



United States Department of the Interior
BUREAU OF LAND MANAGEMENT

Utah State Office
P.O. Box 45155
Salt Lake City, UT 84145-0155
<http://www.blm.gov>



IN REPLY REFER TO:

UT-090-1610-017J

Dear Reader:

Enclosed is the Proposed Resource Management Plan (PRMP) and Final Environmental Impact Statement (FEIS) for the Monticello Field Office. The Bureau of Land Management (BLM) prepared the PRMP/FEIS in consultation with cooperating agencies, taking into account public comments received during this planning effort. This PRMP/FEIS provides a framework for the future management direction and appropriate use of BLM-administered lands and resources located in San Juan and Grand counties, Utah. The document contains both land use planning decisions and implementation decisions to guide the BLM's management of the Monticello Field Office. The PRMP/FEIS is open for a 30-day review and protest period beginning the date the U.S. Environmental Protection Agency (EPA) publishes the Notice of Availability of the FEIS in the *Federal Register*.

This PRMP/FEIS has been developed in accordance with the National Environmental Policy Act of 1969 (NEPA) and the Federal Land Policy and Management Act of 1976 (FLPMA). The PRMP/FEIS is largely based on Alternative C, the Preferred Alternative in the Draft RMP and EIS, which was released in November 2007. This PRMP/FEIS contains the proposed plan and potential impacts of the proposed plan. The alternatives presented in the Draft RMP/EIS are also provided for comparative purposes. Major comments received during the public review period of the Draft RMP/EIS and responses to these comments are provided on an attached CD. To aid the reader, substantive changes made between the Draft RMP/EIS and the PRMP/FEIS are described in Chapter 1 and are detailed in Appendix S.

Pursuant to BLM's planning regulations at 43 CFR 1610.5-2, any person who participated in the planning process for this PRMP and has an interest which is or may be adversely affected by the planning decisions may protest approval of the planning decisions within 30 days from date the Environmental Protection Agency publishes the Notice of Availability in the *Federal Register*. For further information on filing a protest, please see the accompanying protest regulations in the pages that follow (labeled as Attachment 1). The regulations specify the required elements of your protest. Take care to document all relevant facts. As much as possible, reference or cite the planning documents or available planning records (e.g. meeting minutes or summaries, correspondence, etc.). To aid in ensuring the completeness of your protest, a protest check list is attached to this letter (labeled as Attachment 2). If your protest does not include all of the elements outlined in 43 CFR 1610.5-2 the BLM will not respond to your protest.

E-mailed and faxed protests will not be accepted as valid protests unless the protesting party also provides the original letter by either regular or overnight mail postmarked by the close of the protest period. Under these conditions, the BLM will consider the e-mailed or faxed protest as an advance copy and will

All protests, including the follow-up letter (if e-mailing or faxing) must be in writing and mailed to the following address:

Regular Mail:

Director (210)
Attention: Brenda Williams
P.O. Box 66538
Washington, D.C. 20035

Overnight Mail:

Director (210)
Attention: Brenda Williams
1620 L Street, N.W., Suite 1075
Washington, D.C. 20036

Before including your address, phone number, e-mail address, or other personal identifying information in your protest, be advised that your entire protest – including your personal identifying information – may be made publicly available at any time. While you can ask us in your protest to withhold from public review your personal identifying information, we cannot guarantee that we will be able to do so.

The BLM Director will make every attempt to promptly render a decision on each protest. The decision will be in writing and will be sent to the protesting party by certified mail, return receipt requested. The decision of the BLM Director shall be the final decision of the Department of the Interior.

Upon resolution of all land use plan protests, the BLM will issue an Approved RMP and Record of Decision (ROD). The Approved RMP and ROD will be mailed or made available electronically to all who participated in the planning process and will be available to all parties through the “Planning” page of the BLM national website (<http://www.blm.gov/planning>), or by mail upon request.

Unlike land use planning decisions, implementation decisions are not subject to protest under the BLM planning regulations, but are subject to an administrative review process, through appeals to the Office of Hearings and Appeals (OHA), Interior Board of Land Appeals (IBLA) pursuant to 43 CFR, Part 4 Subpart E. Implementation decisions generally constitute the BLM’s final approval allowing on-the-ground actions to proceed. Where implementation decisions are made as part of the land use planning process, they are still subject to the appeals process or other administrative review as prescribed by specific resource program regulations once the BLM resolves the protests to land use planning decisions and issues an Approved RMP and ROD. Implementation-level decisions in the PRMP/FEIS are indicated by *italic text* and an asterisk (*) in Chapter 2. The Approved RMP and ROD will also clearly identify the implementation decisions made in the plan that may be appealed to the Office of Hearing and Appeals.

Sincerely,



Selma Sierra
Utah State Director

Attachment 1

[Code of Federal Regulations]
[Title 43, Volume 2]
[Revised as of October 1, 2002]
From the U.S. Government Printing Office via GPO Access
[CITE: 43CFR1610.5-2]

[Page 20]

TITLE 43--PUBLIC LANDS: INTERIOR

CHAPTER II--BUREAU OF LAND MANAGEMENT, DEPARTMENT OF THE INTERIOR

PART 1600--PLANNING, PROGRAMMING, BUDGETING--Table of Contents

Subpart 1610--Resource Management Planning

Sec. 1610.5-2 Protest procedures.

(a) Any person who participated in the planning process and has an interest which is or may be adversely affected by the approval or amendment of a resource management plan may protest such approval or amendment. A protest may raise only those issues which were submitted for the record during the planning process.

(1) The protest shall be in writing and shall be filed with the Director. The protest shall be filed within 30 days of the date the Environmental Protection Agency published the notice of receipt of the final environmental impact statement containing the plan or amendment in the Federal Register. For an amendment not requiring the preparation of an environmental impact statement, the protest shall be filed within 30 days of the publication of the notice of its effective date.

(2) The protest shall contain:

(i) The name, mailing address, telephone number and interest of the person filing the protest;

(ii) A statement of the issue or issues being protested;

(iii) A statement of the part or parts of the plan or amendment being protested;

(iv) A copy of all documents addressing the issue or issues that were submitted during the planning process by the protesting party or an indication of the date the issue or issues were discussed for the record; and

(v) A concise statement explaining why the State Director's decision is believed to be wrong.

(3) The Director shall promptly render a decision on the protest. The decision shall be in writing and shall set forth the reasons for the decision. The decision shall be sent to the protesting party by certified mail, return receipt requested.

(b) The decision of the Director shall be the final decision of the Department of the Interior.

**Resource Management Plan Protest
Critical Item Checklist**

**The following items *must* be included to constitute a valid protest
whether using this optional format, or a narrative letter.
(43 CFR 1610.5-2)**

Before including your address, phone number, e-mail address, or other personal identifying information in your **protest**, be advised that your entire **protest**--including your personal identifying information--may be made publicly available at any time. While you can ask us in your **protest** to withhold from public review your personal identifying information, we cannot guarantee that we will be able to do so. All submissions from organizations and businesses, and from individuals identifying themselves as representatives or officials of organizations and businesses, will be available for public inspection in their entirety.

Resource Management Plan (RMP) or Amendment (RMPA) being protested:

Name:
Address:
Phone Number: ()

Your interest in filing this protest (how will you be adversely affected by the approval or amendment of this plan?):

Issue or issues being protested:

Statement of the part or parts of the plan being protested:
Chapter:
Section:
Page:
(or) Map:

Attach copies of all documents addressing the issue(s) that were submitted during the planning process by the protesting party, OR an indication of the date the issue(s) were discussed for the record.
Date(s):

A concise statement explaining why the State Director's decisions is believed to be wrong:

**U.S. DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT**

**THE MONTICELLO FIELD OFFICE
PROPOSED RESOURCE MANAGEMENT PLAN
AND FINAL ENVIRONMENTAL IMPACT STATEMENT**

Bureau of Land Management
Utah State Office
Salt Lake City, Utah

Prepared by the
Monticello Field Office
August 2008

A handwritten signature in black ink, consisting of several loops and a long horizontal stroke extending to the right, positioned above a solid horizontal line.

Selma Sierra
Utah State Director

Monticello Field Office
Proposed Resource Management Plan and Final Environmental Impact Statement

Lead Agency: U.S. Department of the Interior, Bureau of Land Management

Type of Action: Draft () Final (X)
Administrative (X) Legislative ()

Jurisdiction: Southern two-thirds of San Juan County with a small portion on the northern boundary within Grand County, Utah.

Abstract: The Monticello Proposed Resource Management Plan (RMP) and Final Environmental Impact Statement (EIS) describes and analyzes alternatives for the planning and management of public lands and resources administered by the Bureau of Land Management (BLM), Monticello Field Office. The Proposed RMP is open for a 30-day review and protest period beginning the date the U.S. Environmental Protection Agency publishes the Notice of Availability of the Final EIS in the Federal Register.

The **Proposed Plan** consists of a combination of proposed decisions taken from an array of all the alternatives but using Alternative C (Preferred Alternative) from the Draft RMP/Draft EIS as its base. This combination of decisions was developed in response to internal, public and cooperating agency comments. It provides a balanced means to accommodate the widest range of public and agency concerns over resources and resource uses. It provides for continued access to and development of resources with stipulations and mitigation to protect natural and cultural resources.

Alternative A (No Action) is a continuation of existing management practices defined in the 1991 San Juan Resource Management Plan, as amended. **Alternative B** minimizes human activities, offers more protection for wildlife and other natural resources, and favors natural systems over commodities development. **Alternative C** (Preferred Alternative) balances the protection of important environmental values and sensitive resources with commodities development. **Alternative D** emphasizes commodities development over the protection of natural resources. **Alternative E** is based on Alternative B, except it emphasizes protection of 582,360 acres of non-WSA lands with wilderness characteristics and allows for other activities consistent with that emphasis.

Protest/Comment: Protests must be postmarked or received no later than 30 days after publication of the EPA Notice of Availability in the Federal Register. The 30-day protest period (identified above) will not be extended. Refer to the instructions in the letter preceding this abstract for additional information on how to protest and comment. The close of the protest period will be announced in news releases, newsletters, and on the Monticello RMP website at: <http://www.blm.gov/ut/st/en/fo/monticello/planning.html>

For Further Information Contact:

Bureau of Land Management, Monticello Field Office
Attn: Nick Sandberg, Assistant Field Manager
365 North Main
Monticello, Utah 84535
Telephone (435) 587-1505
Email: Nick_Sandberg@blm.gov

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EXECUTIVE SUMMARY

ES. 1 INTRODUCTION

The Bureau of Land Management Utah (BLM) Monticello Field Office (Monticello FO) has prepared this Proposed Resource Management Plan and Final Environmental Impact Statement (Proposed RMP/Final EIS) to provide direction for managing public lands within the Monticello FO and to analyze the environmental effects of a range of management alternatives. A Draft RMP/EIS with five alternatives was presented to the public on November 2, 2007. A 90-day public comment period was held and the comments from the public were used to formulate the Proposed Plan.

The Proposed RMP will replace the San Juan Resource Area Resource Management Plan (RMP), which was signed in 1991. This revised Monticello RMP covers the same area as did the 1991 RMP, which is two-thirds of San Juan County, with a small portion located within southern Grand County (BLM 1991). The Monticello FO planning area (Monticello PA) comprises approximately 4.5 million acres of land, which includes approximately 2.5 million acres of mineral estate and 1.8 million acres of public land administered by the BLM. Elevations vary from 3,700 feet above sea level near Lake Powell to 11,360 feet in the Abajo Mountains.

The Monticello PA is situated in the canyon, plateau, and desert areas of the Colorado Plateau Physiographic Province. The Monticello PA encompasses Glen Canyon National Recreation Area, the Abajo Mountains of the Manti-La Sal National Forest, Canyonlands National Park, the Natural Bridges and Hovenweep National Monuments, and the White Mesa Ute and Navajo Indian Reservations. The Monticello FO shares boundaries with lands administered by the BLM Moab FO, and the Dolores FO in Colorado.

The Proposed RMP was prepared using the BLM's planning regulations and guidance issued under the authority of the Federal Land Policy and Management Act of 1976. An EIS is incorporated into this document to meet the requirements of the National Environmental Policy Act of 1969 (NEPA), the Council on Environmental Quality (CEQ) regulations for implementing NEPA (40 CFR 1500-1508), and requirements of BLM's NEPA Handbook 1790-1.

ES. 2 PURPOSE AND NEED

ES. 2.1 PURPOSE

The Federal Land Policy and Management Act (FLPMA) requires that the BLM "develop, maintain, and when appropriate, revise land-use plans" (43 United States Code [U.S.C.] 1712 [a]). The BLM has determined it is necessary to revise the existing land-use plan (LUP) and prepare a new RMP for the Monticello PA based on a number of new issues that have arisen since preparation of the existing plan. In general, the purpose of this RMP is to provide a comprehensive framework for BLM's management of the public lands within the Monticello PA and its allocation of resources pursuant to the multiple-use and sustained-yield mandate of FLPMA. In addition, the purpose of this plan revision is to:

- Reevaluate, with public involvement, existing conditions, resources, and uses, and reconsider the mix of resource allocations and management decisions designed to balance uses and the protection of resources pursuant to FLPMA and applicable law.
- Resolve multiple-use conflicts or issues between resource values and resource uses. The resulting Monticello RMP will establish consolidated guidance and updated goals, objectives, and management actions for the public lands in the decision area. The RMP will be comprehensive in nature and will address issues that have been identified through agency, interagency, and public scoping efforts.
- Disclose and assess the direct, indirect, and cumulative impacts of the reasonably foreseeable future actions resulting from the management actions in each alternative pursuant to the requirements of the National Environmental Policy Act (NEPA), its implementing regulations, and other applicable laws.

ES. 2.2 NEED

A revision to the 1991 RMP is necessary because there have been significant alterations in the Monticello PA; specifically new information and changed resources, circumstances, and policies that may be relevant to the future management of public lands and allocation of resources under the multiple-use and sustained yield mandate. This determination is further corroborated by a Special Evaluation Report, completed in 2002 by the Monticello FO, which concluded that some of the decisions within the 1991 RMP are in need of revision.

There have been changes in the laws, policies, and regulations that direct the management of the resources on Monticello PA public lands. There has also been an increase in the amount of new information and resource data that need to be considered to better manage the public lands. Visitation to the region has grown and population demographics have changed; as have public awareness and use of lands within the Monticello PA. Specifically, there is a need to evaluate management prescriptions and resource allocations to address the increases in recreation and visitor use, including scenic quality and open spaces, as well as the increased interest in oil and gas development. Land-use plan decisions may be changed only through the amendment or revision process.

ES. 3 PUBLIC INVOLVEMENT

Public involvement has been an integral part of BLM's RMP effort. The scoping period for the Monticello RMP began on June 4, 2003, and ended on January 31, 2004. Scoping consisted of scheduled open houses in six communities (Green River, Monticello, Moab, Blanding, and Salt Lake City, Utah, and Grand Junction, Colorado) and visits to 12 locations throughout the planning area by BLM personnel. In addition, news releases and radio announcements were used to notify the public regarding the scoping period and the planning process and to invite the public to provide written comments. Comments obtained from the public during the scoping period were used to define the relevant issues that would be resolved by presenting a broad range of alternative management actions.

The Draft RMP/EIS was released to the public on November 2, 2007, with publication of the notice of availability (NOA) by the Environmental Protection Agency (EPA). A 90-day public comment period ended on February 4, 2007. The BLM hosted five open houses during the public comment period to provide information on the content of the Draft RMP/EIS and on how to comment. Portions of all the alternatives and information based on the public comment were used to formulate the Proposed Plan, which is presented in this document. Chapter 5 contains additional information on public involvement in the RMP process.

ES. 4 PROPOSED PLAN AND DRAFT EIS ALTERNATIVES

The Proposed Plan and the five alternatives that were presented in the Draft RMP/Draft EIS are now carried forward as part of the Proposed RMP/Final EIS. The Proposed Plan is most closely associated with Alternative C, which was the Preferred Alternative in the Draft RMP. The Proposed Plan has been adjusted based on public comment and review of the Draft RMP/EIS.

Some of the decisions in this Proposed Plan RMP/EIS are carried forward from the existing San Juan RMP (BLM 1991) because there are no conflicts or other issues that would cause BLM to change them. These decisions are common to the Proposed Plan and all alternatives from the Draft RMP because a range of alternative decisions is not necessary for these resources or uses. Other decisions are common to the Proposed Plan and all action alternatives (Alternatives B, C, D and E), but are different from the No Action Alternative (A) due to a change in circumstances. An overview of some specific components of the Proposed Plan and each alternative from the Draft RMP is provided below. A full discussion of the Proposed Plan and each alternative is provided in Chapter 2.

ES. 4.1 PROPOSED PLAN

The Proposed Plan consists of a combination of proposed decisions from the full range of alternatives presented in the Draft RMP/Draft EIS. The Proposed Plan was crafted based on public comments on the Draft RMP/Draft EIS, coordination with the Cooperating Agencies, and internal review and comment. It provides for the balance of use and protection of resources while considering the extent of the environmental impacts to the resources and uses. The Proposed Plan best resolves the major issues, provides common ground among conflicting opinions, and provides multiple uses of public lands in a sustainable fashion.

The Proposed Plan would protect important environmental values and sensitive resources while allowing for an appropriate level of development. It would provide a balance between protection of important natural resources and commodity production, as well as offer a full range of recreation opportunities, including additional opportunities for primitive recreation experiences.

Under the Proposed Plan, 0 acres would be open to cross-country, off-highway vehicle (OHV) use; 393,895 acres would be closed to OHV use; and 1,388,191 acres would be limited to designated routes (Table ES1). Approximately 1,947 miles of Class D travel routes would be designated (Table ES2). Under the Proposed Plan, seven Special Recreation Management Areas (SRMAs) (562,824 acres) would be designated (Table ES3).

Seven Areas of Critical Environmental Concern (ACECs) (73,492 acres) would be designated in the Proposed Plan, and four eligible rivers segments (35.7 miles) would be recommended as suitable for Wild and Scenic River (WSR) designation (Table ES4). Approximately 88,871 acres

of non-WSA lands with wilderness characteristics would be managed to protect, preserve, and maintain their wilderness characteristics. Approximately 493,400 acres would be closed to oil and gas leasing, 66,108 acres would be managed with No Surface Occupancy (NSO) stipulations, and 484,217 acres would be open with standard stipulations (Table ES6). The remaining 594,469 acres would be managed with timing limitations or controlled surface use stipulations.

ES. 4.2 ALTERNATIVE A – NO ACTION

Alternative A would continue of existing management under the current San Juan Resource Area Management Plan (1991) as amended.

ES. 4.3 ALTERNATIVE B

Alternative B would offer more protection for wildlife and other natural resources, and favor natural systems over commodities development. It would emphasize the protection of natural resources and landscapes as well as non-motorized recreation.

ES. 4.4 ALTERNATIVE C – PREFERRED

Alternative C (Preferred Alternative) would protect important environmental values and sensitive resources while allowing for commodities development. It would provide a balance between protection of important natural resources and commodity production, as well as offer a full range of recreation opportunities.

ES. 4.5 ALTERNATIVE D

Alternative D would emphasize commodity development over the protection of natural resources, and would emphasize motorized recreation.

ES. 4.6 ALTERNATIVE E

Alternative E would be the same as Alternative B except that 582,360 acres of non-WSA lands would be managed to preserve, protect, and maintain their wilderness characteristics. These lands would be managed as the following: closed to mineral leasing, closed to OHV use, proposed for withdrawal from mineral entry, right-of-way exclusion area, closed to disposal of mineral materials, closed to private and commercial woodland harvest, and managed as VRM I. Large areas on the west side of the Monticello FO would be difficult to access; any kind of surface-disturbing activities would be difficult to conduct in this area. Wilderness characteristics would be enhanced as would adjacent wilderness values found in WSAs.

Tables ES1 through ES6 summarize OHV categories, designated routes, SRMAs, special designations, non-WSA lands with wilderness characteristics, and oil and gas leasing categories for the Proposed Plan. These tables compare the Proposed Plan to the Draft EIS alternatives.

Table ES1. OHV Categories (Acres)

OHV Designation Category	Alternative A No Action	Alternative B	Alternative C Preferred	Alternative D	Alternative E	Proposed Plan
Open	611,310	0	2,311	2,311	0	0
Limited – designated	218,780	1,359,417	1,362,142	1,780,807	812,679	1,388,191
Limited use – seasonal	540,260	NA	3.8	NA	NA	0
Limited – existing	570,390	NA	NA	NA	NA	NA
Closed	276,430	423,698	418,667	0	970,436	393,895

Table ES2. Designated Routes

Areas Limited to Designated Road and Trails	Alternative A No Action	Alternative B	Alternative C Preferred	Alternative D	Alternative E	Proposed Plan
B Roads	0	875	873	873	875	873
D Roads	0	1,521	1,947	2,205	1,342	1,947

¹ Routes were not formally designated in the 1991 San Juan RMP. Use of existing routes includes 890 miles of B Roads and 2,179 miles of D Roads.

Table ES3. Special Recreation Management Areas

SRMAs	Alternative A No Action	Alternative B	Alternative C Preferred	Alternative D	Alternative E	Proposed Plan
Number	3	5	5	5	5	7
Acres	614,490	508,861	508,517	505,023	505,517	562,824

SRMAs are established to manage intensively used recreation areas and generally do not restrict other uses.

In Alternative B, non-motorized recreation is emphasized.

In Alternative C (preferred), opportunities for both non-motorized and motorized recreation are provided.

In Alternative D, motorized recreation is emphasized.

Table ES4. Special Designations

Type*		Alternative A No Action	Alternative B	Alternative C Preferred	Alternative D	Alternative E	Proposed Plan
ACEC	number	10	12	7	0	12	7
	acres	492,077	521,142	76,761	0	521,142	73,492
WSR	eligible river segments	6	12	12	12	12	12
		56.8 miles	92.4 miles	18.4 miles	0 miles	92.4 miles	35.7 miles
	suitable segments	not evaluated	12	3	0	12	4
WSA	number	13					
	acres	391,599					

* Area of Critical Environmental Concern (ACEC), Wild and Scenic River (WSR), and Wilderness Study Area (WSA)
Acreage may overlap (scenic Highway and Cedar Mesa) and are different than previously published values.

**Acreage based on the Statewide Report to Congress.

Table ES5. Non-WSA Lands with Wilderness Characteristics

Type		Alternative A No Action	Alternative B	Alternative C Preferred	Alternative D	Alternative E	Proposed Plan
WC Units	Number	0	0	0	0	29	5
	Acres	0	0	0	0	582,360	88,871

Table ES6. Oil and Gas Leasing Stipulations

Stipulation	Alternative A No Action	Alternative B	Alternative C Preferred	Alternative D	Alternative E	PROPOSED PLAN
Standard	578,604	365,170	629,472	962,283	213,290	484,217
TL & CSU	659,626	876,740	719,501	421,000	545,641	940,594
NSO	161,224	125,105	39,323	14,175	53,915	66,108
Closed	385,316	416,612	395,329	386,853	974,463	493,400
Projected Wells/LOP	73	66	74	75	54	72

Oil and gas stipulations would apply to other surface-disturbing activities where they are not contrary to laws, regulations, or policy.

The following stipulations would be applied to land-use authorizations: 1) standard stipulations, 2) timing limitations (TL), 3) controlled surface use (CSU), and 4) no surface occupancy (NSO). Areas identified as closed would not be available for oil and gas leasing.

Areas identified as NSO and closed would be avoidance and exclusion areas for rights-of-way, respectively. NSO and closed areas may be recommended for withdrawal of locatable minerals in the future if it is determined that unacceptable resource conflicts are occurring.

ES. 5 AFFECTED ENVIRONMENT

The Monticello FO is known for both its scenic quality and its recreational opportunities, which are an important land use in the planning area. Many visitors enjoy the diverse and varied recreational opportunities of the planning area. Recreation is an important part of San Juan County's economy. Recreational opportunities include scenic driving, mountain biking, hiking, rafting and boating, rock climbing, OHVs, and horseback riding. The many trail-based recreational activities in the planning area are highly dependent upon route systems. Mineral exploration and development comprise another major use of public lands in the Monticello PA. The oldest oil field in Utah is in the Monticello PA, where oil was discovered in Mexican Hat in 1879. In 1956, the development of the Aneth field sparked oil and gas exploration in San Juan County that continues to this day. Oil and gas production is currently taking place in Mexican Hat, Aneth, Lisbon Valley, and the Blanding Basin. There are approximately 42 active oil and/or gas fields in the Monticello PA

Uranium and vanadium deposits can be found within 17 historical mining districts throughout the planning area. With the recent rise in oil, gas and uranium prices, there has been renewed interest in exploration and development of these mineral resources in the Monticello FO. Other mineral resources within the planning area that are likely to be developed include: placer gold, limestone, building stone, sand and gravel, and clay. Other land uses within the planning area include rights-of-way (ROWs) for roads, pipelines, power lines, and communication sites, film permits, and livestock grazing.

Many important natural and cultural resources are found in the Monticello PA. Federally listed wildlife species inhabit the planning area including the Mexican spotted owl, Southwestern willow flycatcher, Colorado pikeminnow, humpback chub, and bonytail chub. The planning area also contains habitat for mule deer, elk, desert bighorn sheep, pronghorn, Gunnison Sage-grouse, and Gunnison's prairie dog.

Pre-Columbian cultural sites affiliated with Pueblo people, and sites related to Archaic and Paleo Indian cultures are present (12,000–5,000 B. C.). Historic Period (post-Columbian) occupation in the area includes one National Historic Trail (Old Spanish National Historic Trail) and one pioneer historic trail (Hole in the Rock). Other historic properties are related to Ute, Navajo, Apache sites and Anglo ranching, farming and mining locations. Over 28,000 cultural sites have been recorded.

ES. 6 ENVIRONMENTAL CONSEQUENCES

The Proposed Plan would allow for many uses to continue but would constrain certain activities to maintain or protect important natural resources, including some non-WSA lands with wilderness characteristics, and crucial wildlife habitats. This could result in some short-term adverse impacts to local economies and resource extraction businesses, but long-term economic benefits would be gained from the emphasis on a diversity of recreational activities.

Alternative A, the No Action Alternative, would maintain the current rate of progress in meeting rangeland health standards and protecting resource values. It would allow for use to mostly continue at current levels in the same places in the planning area, with adjustments required in order to meet Standards for Rangeland Health or to mitigate resource concerns in compliance with existing laws and regulations.

Alternative B would have the least potential to adversely impact physical and biological resources and would protect a variety of vegetation types and wildlife habitats. Alternative B would be restrictive to resource extraction. Alternative B would have the potential for adverse impacts to businesses that depend on public land for resource extraction.

Alternative C, the Preferred Alternative, would allow for many uses to continue but would constrain certain activities in order to maintain or protect important natural resources. This could result in some short-term adverse impacts to local economies and resource extraction businesses, but long-term economic benefits could be gained from the emphasis on a diversity of recreational activities.

Alternative D offers the greatest potential benefits to the local economy from resource extraction, although economic benefits from recreation use would not be maximized. Resource extraction uses would generally be least encumbered by management decisions under this alternative. Alternative D would result in greater impacts on the physical and biological environment than actions proposed under the Proposed Plan or Alternatives B, C, or E.

Alternative E would be the same as Alternative B, except 582,360 acres of non WSA lands with wilderness characteristics would be managed to protect, preserve and maintain their wilderness characteristics. This alternative would be the most restrictive for access and resource extraction. Some benefit to back country recreation would be realized.

Table 2.2 at the end of Chapter 2 summarizes potential impacts for the Proposed Plan and by alternatives from the Draft RMP. Detailed descriptions of impacts of the Proposed Plan and five draft alternatives are provided in Chapter 4, along with a discussion of the cumulative impacts, irretrievable and irreversible commitments of resources, and unavoidable adverse impacts of the alternatives.

ES. 7 BRIEF SUMMARY OF CHANGES BETWEEN THE PREFERRED ALTERNATIVE AND THE PROPOSED PLAN

As a result of public comment, coordination with cooperating agencies, and internal review of the Draft RMP/EIS, the Proposed Plan is based on the Preferred Alternative from the Draft RMP/Draft EIS (Alternative C). Major changes between the Preferred Alternative from the Draft RMP and the Proposed Plan include the following: protecting five areas for their wilderness characteristics; adding a segment of the San Juan River as suitable for inclusion into the National Wild and Scenic River System; reducing the size of the Indian Creek and San Juan River ACECs; expanding the Grand Gulch Plateau SRMA (also referred to as the Cedar Mesa SRMA) to include management zones for McLoyd Canyon–Moon House and Comb Ridge cultural areas (previously described as cultural special management areas) and changing the Beef Basin cultural special management area to a SRMA; allowing for OHV use for the full length of Arch Canyon; making Indian Creek a limited to designated routes OHV area; and expanding the wildlife crucial habitat boundaries, in accordance with the Utah Division of Wildlife Resources data. All of these changes fall within the range of alternatives presented in the Draft RMP/Draft EIS. Other changes between the Draft RMP/EIS and the Proposed RMP/FEIS include clarifications in wording, editing, expanded analysis, and the addition of new information. The end of Chapter 1 has a summary of these changes. Appendix S contains a complete listing of changes between the Draft RMP/EIS and the present document.

ES. 8 NEXT STEPS

Following publication by the EPA and the BLM of an NOA of the Proposed RMP/Final EIS in the Federal Register and distribution of the document, there will be a 30-day protest period. In addition, a 60-day Governor's Consistency Review period runs concurrently with the first half of the protest period. The state director will approve the Proposed RMP/Final EIS by issuing a public Record of Decision (ROD), which is a concise document summarizing the findings and decisions from the Proposed RMP. However, approval shall be withheld on any portion of a plan being protested until final action has been completed on such protest. Before such approval is given, there shall be public notice and opportunity for public comment on any significant change made to the Proposed Plan. Among other decisions, the proposed ACEC designations and OHV categories (limitations and closures) will be approved when the ROD is signed. Implementation-level decisions analyzed through this planning process will be appealable for 30 days after the ROD is signed.

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4.0 ENVIRONMENTAL CONSEQUENCES OF THE PROPOSED PLAN AND DRAFT ALTERNATIVES

4.1. INTRODUCTION

This chapter analyzes the environmental consequences of the management decisions proposed under the five alternatives and the Proposed Plan described in Chapter 2. These decisions were developed as alternative ways of managing and allocating resources and uses of the public lands within the Monticello Planning Area (PA) to balance these uses under the multiple-use, sustained-yield mandate of the Federal Land Policy and Management Act (FLPMA). The Bureau of Land Management (BLM) planning decisions about resource use and management in the Monticello Planning Area (PA) will be based on this analysis. Note that there are two sections on management decisions common to the alternatives. One section discusses management decisions shared by all of the alternatives (A, the No-Action Alternative, the Action Alternatives, and the Proposed Plan); the other section describes decisions shared by only the Action Alternatives (B through E and the Proposed Plan).

Alternative A (No Action) continues the existing management practices defined in the San Juan Resource Management Plan (RMP). Alternative B would minimize human activities within the Monticello PA. Alternative C would protect important environmental values and sensitive resources while allowing the development of oil and gas resources, recreational facilities, and other human uses. Alternative D would emphasize resource development and human consumption of resources. Alternative E would minimize human activities and manage more acreage for a natural state, primitive recreation, and solitude. The Proposed Plan would protect important environmental values and sensitive resources while allowing commodities development. This Proposed Resource Management Plan and Final Environmental Impact Statement (PRMP/FEIS) provides a landscape-scale, "big picture" analysis because in most cases the exact locations of projected development and other changes are not known at this time. Impacts for each specific resource or use presented in Chapter 3 are discussed under each alternative. *Impacts* are defined as modifications to the existing environment brought about by implementing an alternative. They can be beneficial or adverse, result from the decisions directly or indirectly, and be long-term, short-term, temporary, or cumulative.

BLM staff used existing data, current methodologies, professional judgments, and projected actions and levels of use to compile the analysis, which takes into account the mitigation measures and stipulations described in Chapter 2 and Appendices A, F, I, and M. If impacts are not discussed, the analysis has indicated that none would occur, or their magnitude would be negligible.

When impacts of a decision are the same under more than one alternative, they are disclosed under the first applicable alternative discussed, and then referenced under other pertinent alternatives.

Chapter 4 discusses and analyzes the environmental consequences of program decisions on each listed resource or use. Resources and uses are presented in alphabetical order. The environmental consequences of the decisions imposed by other programs on that resource are also delineated for each of the five alternatives and the Proposed Plan. For half of the resources, the analysis

identifies the impacts of each of the other program decisions on that resource value or use, by alternative. For example, the impacts of recreation decisions on vegetation are listed under each of the five alternatives:

Vegetation

Impacts of Recreation Decisions on Vegetation

Alternative A

Alternative B

Alternative C

Alternative D

Alternative E

Resources and uses organized this way include fire management, non-WSA lands with wilderness characteristics, paleontological resources, recreation, riparian resources, socioeconomic conditions, soils and water resources, special designations, special status species, travel management, vegetation, and wildlife and fisheries.

For resources and uses largely unaffected by other program decisions, the impacts are grouped under each of the five alternatives. This format made the disclosure of environmental consequences on these resources easier to understand. For example, the impacts of other program decisions on lands and realty under Alternative A appear all together:

Lands and Realty

Impacts of Alternative A

Impacts of Alternative B

Impacts of Alternative C

Impacts of Alternative D

Impacts of Alternative E

Resources and uses organized this way include air quality, cultural resources, health and safety, lands and realty, livestock grazing, minerals, visual resources, and woodlands.

4.1.1. ANALYTICAL ASSUMPTIONS AND GUIDELINES

Following are the general assumptions used to assess all alternatives. Assumptions specific to an individual resource value, use, or program (e.g., wildlife habitat, recreation, or fire management) appear at the beginning of the analysis for that section.

- All resource decisions recognize valid existing rights.
- The entire planning area is allocated one of the following leasing stipulations for oil and gas development:
 - Open subject to standard lease terms;
 - Timing limitations and controlled surface use;
 - No surface occupancy; or
 - Closed.
- BLM would have the funding and work force to implement the selected alternative.
- Additional National Environmental Policy Act (NEPA) analysis would be required to determine the impacts from site-specific actions (activity plans) and could identify additional mitigating measures.

- All lands identified for disposal are free of encumbrances and can be disposed of. This includes cultural-resource clearances.
- Demand for recreational activities (both dispersed and concentrated), energy production, vegetative resources, and wildlife use (nonconsumptive and consumptive) will increase over time.
- Short-term impacts are those that would last for fewer than 5 years.
- Long-term impacts are those that would last for 5 years or more.
- State highways and county B class roads through the Monticello PA will remain open and accessible.
- All decisions, projects, activities, and mitigation for the alternatives would be completed as described in Chapter 2 and Appendix A (Surface Stipulations Applicable to Oil and Gas Leasing and Other Surface-disturbing Activities).
- Acreages were calculated using GIS technology, so there may be slight variations in total acres between disciplines. These variations are negligible and will not affect analysis.
- WSA acreages in the following sections vary from those identified in the Statewide Report to Congress. GIS calculations were used only for analysis purposes.
- The decisions of the RMP apply only to public lands managed by the BLM. They do not apply to in-held or adjacent private, state, or other lands.
- Reasonable access across BLM lands to state lands must be provided under all alternatives.
- The required consultations for Section 106 of the National Historic Preservation Act are in progress and will be completed prior to signature of the ROD.

4.1.2. ASSUMPTIONS AND METHODOLOGY FOR MINERAL DEVELOPMENT

The BLM prepared a mineral potential report (MPR) for the Monticello PA in July 2005. The report outlined the potential for occurrence and reasonable foreseeable development (RFD) of all mineral resources for the Monticello PA for the next 15 to 20 years. The potential for future oil and gas activity and the associated surface disturbance are presented in Table 4.1, and the predicted geophysical activity and its consequences are outlined in Table 4.2. This activity includes potential mineral development and geophysical activities on state, private, United States Department of Agriculture Forest Service (USFS), tribal, BLM, and National Park Service (NPS) lands within the Monticello PA. Table 4.3 shows the existing and predicted cumulative surface disturbance for all of these lands.

Table 4.1. Predicted Oil and Gas Drilling and Associated Surface Disturbance for Each Development Area within the Monticello PA (see Map 17)

Development Area	Number of Wells Projected to Be Drilled	Estimated Future Surface Disturbance from Drilling Wells (acres)
Paradox fold and fault belt (per year)	1–6	9.6–57.6
Blanding sub-basin (per year)	3–13	28.8–124.8
Monument upwarp (per year)	1–2	9.6–19.2
Total per year for next 15 years	5–21	48.0–201.6
Average per year for next 15 years	13	124.8

Table 4.1. Predicted Oil and Gas Drilling and Associated Surface Disturbance for Each Development Area within the Monticello PA (see Map 17)

Development Area	Number of Wells Projected to Be Drilled	Estimated Future Surface Disturbance from Drilling Wells (acres)
Total for next 15 years	195	1,872.0

Source: BLM 2005b.

Table 4.2. Predicted Amount of Geophysical Activity and Associated Surface Disturbance for Each Development Area within the Monticello PA

Development Area	Projected Linear Miles of Geophysical Surveys	Estimated Future Surface Disturbance from Geophysical Surveys (acres)
Paradox fold and fault belt (per year)	24–53	43.6–96.4
Blanding sub-basin (per year)	18–40	32.7–72.7
Monument upwarp (per year)	9–20	16.4–36.4
Total per year for next 15 years	51–113	92.7–205.5
Average per year for next 15 years	82	149.1
Total for next 15 years	1,230	2,236.4

Source: BLM 2005b.

Table 4.3. Total Existing and Predicted Surface Disturbance from All Drilling Activities and Predicted Reclamation within the Monticello PA

	Number of Wells	Total Surface Disturbance
Total existing surface disturbance	1,615	15,504
Active wells	1,135	10,896
Abandoned wells	480	4,608
Future surface disturbance for the next 15 years	195	1,872
Gross surface disturbance for the next 15 years	1,810	17,376
Total predicted reclamation in the next 15 years	527	5,059
Reclamation of future dry wells	27	259
Reclamation of existing abandoned wells	480	4,608
Reclamation of future abandoned wells	20	192
Total net surface disturbance for the next 15 years		12,317

Source: BLM 2005b.

Predicted surface disturbance for oil and gas development by alternative on BLM lands was calculated by multiplying the percentage of BLM lands open for development under each of the alternatives by the total number of wells predicted for all lands. For oil and gas, the resultant number of wells was multiplied by surface-disturbance assumptions per well to arrive at the total disturbance (Table 4.4). Geophysical disturbances were calculated in the same manner (Table

4.5). It should be noted that the total number of wells cited in the RFD report do not represent upper limits on the number of wells that could be drilled in the Monticello PA during the next 15 years. The RFD is not intended to and does not place a cap on the total number of wells that may be drilled in the Monticello PA under this plan. The RFD well totals represent the BLM's best estimate of future reasonably foreseeable development to allow the BLM to assess the impacts of this development and inform the decision maker about anticipated consequences of the alternative management decisions. The total number of wells permitted would be determined through site-specific NEPA analysis of development projects.

Table 4.4. Summary of RFD-Predicted Wells and Surface Disturbance for Oil and Gas on BLM Lands

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Blanding Su-basin						
Avg. number of wells/LOP	41	38	41	41	38	40
Avg. surface disturbance/yr.	26	24	26	26	24	26
Avg. surface disturbance/LOP	394	363	395	395	364	387
Monument Upwarp						
Number of wells/LOP	7	8	9	9	7	7
Avg. surface disturbance/yr.	5	5	5	6	5	5
Avg. surface disturbance/LOP	69	79	82	86	71	72
Paradox Fold and Fault Belt						
Number of wells/LOP	25	20	24	25	18	24
Avg. surface disturbance/yr.	16	13	16	16	11	16
Avg. surface disturbance/LOP	236	194	233	240	170	233

¹ These numbers are based on several calculations that have been prorated and subsequently rounded, so there may be slight discrepancies in the summary numbers. For example, under Alternatives C and D, nine wells are predicted, but the resulting surface disturbance numbers are slightly different. This is a result of the base well numbers being rounded. You could assume under Alternative C that the well number was closer to 9, whereas under Alternative D the well number was closer to 10. Detailed information on the calculations is available in the Monticello FO.

Table 4.5. Summary of Geophysical Disturbances on BLM Lands

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Blanding Sub-basin						
Avg. miles/yr.	10	9	10	10	9	10
Avg. miles/LOP	205	188	205	205	188	201
Avg. acres/yr.	18	16	18	18	16	17
Avg. acres/LOP	271	249	271	271	250	266

Table 4.5. Summary of Geophysical Disturbances on BLM Lands

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Monument Upwarp						
Avg. miles/yr.	5	5	6	6	5	5
Avg. miles/LOP	83	95	99	103	85	86
Avg. acres/yr.	8	9	10	10	8	8
Avg. acres/LOP	120	137	143	149	123	125
Paradox Fold and Fault Belt						
Avg. miles/yr.	18	15	17	18	14	17
Avg. miles/LOP	271	224	269	277	211	269
Avg. acres/yr.	33	28	33	34	26	33
Avg. acres/LOP	495	408	489	504	388	489
All RFD Areas						
Total miles/yr.	37	34	38	39	32	32
Total acres/yr.	59	53	61	62	50	59
Total miles/LOP	559	507	572	585	484	556
Total acres/LOP	886	794	903	924	761	879

4.1.3. TYPES OF IMPACTS TO BE ADDRESSED—DIRECT, INDIRECT, AND CUMULATIVE

Direct impacts result from an alternative affecting a specific resource and generally occur at the same time and place. *Indirect impacts* can result from one resource affecting another (e.g., soil erosion and sedimentation affecting water quality) or can happen later in time or farther away (e.g., disturbed soil moving downslope into a stream and affecting water quality), but they are still reasonably foreseeable. *Long-term impacts* persist for years (longer than 5 years, for this PRMP/FEIS). *Short-term impacts* cause temporary or ephemeral changes to the environment that end once the activity stops (those that persist for less than 5 years, for this document), such as air-polluting emissions caused by earthmoving equipment during construction. Short-term impacts result in changes to the environment that are stabilized or mitigated rapidly, such as surface disturbance that is revegetated immediately after earthmoving is completed. Impacts can vary from a slightly discernible change to a full modification or elimination of the environmental condition. Cumulative impacts can also result from past, present, and reasonable foreseeable future actions by federal, state, and local governments; private individuals, and operators in or near the Monticello PA.

4.2. IMPACTS TO CRITICAL ELEMENTS

The following critical elements are not impacted by the decisions proposed in the alternatives, or are adequately mitigated to prevent significant impacts, and will not be discussed further in this analysis. The other critical elements are addressed in further detail in the analysis of the PRMP/FEIS.

4.2.1. IMPACTS OF ALTERNATIVES ON PRIME AND UNIQUE FARMLANDS

All alternatives in this PRMP/FEIS coincide with the intent of the Secretary of Agriculture's Memorandum 1827 for prime land. The Monticello PA does not include any prime farmland, nor do any of the alternatives impact any prime farmland soils (NRCS 1993).

4.2.2. IMPACTS OF ALTERNATIVES ON INVASIVE AND/OR NOXIOUS NON-NATIVE PLANTS

Vegetation and surface-disturbing changes would result from all the alternatives in this PRMP/FEIS. These disturbances all increase the risk of propagation of exotic, invasive or noxious nonnative plants. However, effective implementation of management decisions common to all of the alternatives would prevent the risk from becoming greater than at present and help reduce risk in the future.

4.2.3. INCOMPLETE OR UNAVAILABLE INFORMATION

This study was done using the best available information, data that are believed sufficient to make a programmatic analysis of the impacts of multidisciplinary decisions on management direction for the entire PA. This information includes, but is not limited to, landscape-level data, such as geophysical analysis program (GAP) vegetation data, Soil Survey Geographic database (SSURGO) soils data, and FO information on wildlife habitat boundaries. Additional site-specific data (including cultural-resource and threatened, endangered, and sensitive (TES) surveys) will be required to complete NEPA analysis necessary before actions can be implemented.

4.3. ENVIRONMENTAL CONSEQUENCES OF THE PROPOSED PLAN AND ALL ALTERNATIVES

4.3.1. AIR QUALITY AND CLIMATE

This section presents an emission inventory of air pollutants associated with the Proposed Plan. The projected emissions are compared to base year emissions (2005) for Grand and San Juan County to provide context for the emission estimates. No quantitative assessment of potential impacts to concentrations, visibility, or atmospheric deposition are included in this analysis. Existing conditions concerning air quality are described in Chapter 3.

The Monticello PA is located in an area designated as attainment for all pollutants (EPA 2003a). The alternatives discussed below have been evaluated to estimate emissions associated with each alternative and the Proposed Plan.

4.3.1.1. GLOBAL CLIMATE CHANGE

The assessment of climate changing pollutant emissions and climate change is in its formative phase; therefore, it is not yet possible to know with confidence the net impact to climate. However, the Intergovernmental Panel on Climate Change (IPCC 2007) recently concluded that "warming of the climate system is unequivocal" and "most of the observed increase in globally average temperatures since the mid-20th century is very likely due to the observed increase in anthropogenic [man-made] greenhouse gas concentrations."

The lack of scientific tools designed to predict climate change on regional or local scales limits the ability to quantify potential future impacts. Currently BLM does not have an established mechanism to accurately predict the effect of resource management-level decisions from this planning effort on global climate change. However, potential impacts to air quality due to climate change are likely to be varied. For example, if global climate change results in a warmer and drier climate, increased particulate matter impacts could occur due to increased wind blown dust from drier and less stable soils. Cool season plant species' spatial ranges are predicted to move north and to higher elevations, and extinction of endemic threatened/endangered plants may be accelerated. Due to loss of habitat, or due to competition from other species whose ranges may shift northward, the population of some animal species may be reduced. Less snow at lower elevations would be likely to impact the timing and quantity of snowmelt, which, in turn, could impact aquatic species. In the future, as tools for predicting climate changes in a management area improve and/or changes in climate affect resources and necessitate changes in how resources are managed, BLM may be able to re-evaluate decisions made as part of this planning process and adjust management accordingly.

4.3.1.2. IMPACTS COMMON TO ALL ALTERNATIVES

Certain management decisions for air quality resources apply to all alternatives. Management common to all alternatives and the Proposed Plan relate to the application of standard state and federal policy and regulations. These policies and regulations call for appropriate management of air quality within the Monticello PA. This includes application of the Best Available Control Technology (BACT), provided by the Utah Division of Air Quality (UDAQ), as needed to meet air quality standards. Compliance with Utah Air Conservation (UAC) regulation R307-205 requires appropriate dust-abatement measures for construction, demolition, clearing, or

excavation of land areas larger than one-quarter acre (UAC R307-205, August 1, 2006); and management of emissions must also prevent deterioration to air quality in PSD Class I Areas (UAC R307-405, August 1, 2006). These policies, standards, and guidelines are likely to have long term, beneficial impacts on PA air quality by ensuring the continued protection of human health and maintaining scenic quality.

Potential emissions common to all alternatives include particulate matter (PM₁₀ and PM_{2.5}), carbon monoxide (CO), sulfur dioxide (SO₂), nitrogen oxides (NO_x), volatile organic compounds (VOCs), and hazardous air pollutants (HAPs; e.g. N-hexane, benzene, toluene, formaldehyde, ethylbenzene, and xylenes). Actual pollutant loads produced are dependant on the number and type of pollutant sources, source location, duration of loading, local topographical and meteorological conditions and other site-specific factors.

4.3.1.2.1. POTENTIAL IMPACTS FROM PRESCRIBED FIRE

Under all alternatives and the Proposed Plan, approximately 15,000 acres of pinyon-juniper woodland vegetation would be subject to prescribed fire, and approximately 27,000 acres would receive non-fire treatments (42,000 acres total) over the next 10-year period. The preferred schedule of these treatments would be 5,000 to 10,000 acres per year across the PA, depending on budgetary and time constraints.

There are several pollutants of concern are specific to prescribed burning, chiefly particulate matter and carbon dioxide (CO₂). Particulate matter produced in prescribed burns is predominantly PM_{2.5} (70% of the smoke from burns falls into this category). The generation of increased particulate matter is especially noticeable in high-intensity, catastrophic wildland fire. Fire also produces carbon dioxide (CO₂), a gas that is potentially related to incremental global climate change. Biomass burning contributes to the release of greenhouse gases (such as CO₂) and eliminates a carbon sink. The detrimental air quality impacts from wildfire would likely be greater than those from prescribed fire and exert a larger adverse impact on air quality in the Monticello PA. Direct impacts of prescribed fire fall into two general categories: short-term and long-term. Short-term air quality impacts projected from prescribed burns include a general increase in particulate matter (primarily PM_{2.5}), CO₂ and ozone precursor emissions (NO_x and VOCs) in burn areas and those locations immediately downwind. Emissions are a function of size, burn time, fuel type, fuel organization (i.e., slash piles, broadcast, wind-rows), fuel moisture, wind speed, atmospheric stability, etc.

The type and amount of air pollutants released from burning wildland vegetation vary according to the type of fuel, moisture content, temperature of the fire, and amount of smoldering after the fire. Since prescribed burning occurs irregularly, it is generally possible to restrict burning in potential non-attainment areas on "bad air quality days" to avoid violating air quality standards. Long-term, direct air quality impacts projected from prescribed burns include a general increase in airborne particulate matter from the burn site as a result of ash dispersion and transport. BLM obtains a burn permit from UDAQ prior to initiating a prescribed burn. This increase would occur only until revegetation occurs and growth matures.

Indirect impacts on air quality from prescribed burns (short-term and long-term) include an increase in airborne particulate matter from the burn site as a result of wind-based erosion of devegetated areas. Vegetation management, an active part of fire management, would mitigate this potential impact. Fuel-reduction treatments, authorized by the LUP Amendment, could

potentially decrease the number and intensity of wildland fires with a concurrent potential “decrease” in the amount of particulate matter. A greater long-term effect of prescribed burning would be a reduction in particulate matter, CO₂, and ozone precursor emissions specific to wildfire in unmanaged areas. Ozone (a product of biomass combustion formed through the interaction of ozone precursors, volatile organic carbon compounds (VOCs), and nitrogen oxides) is a precursor to greenhouse gases and a major constituent of photochemical smog. Although generally ozone produced by prescribed fire is quickly diluted and dispersed into the air, it may contribute to the greenhouse effect. Since ozone is a criteria pollutant, its production may be regulated by a state implementation plan (SIP), or burns may be banned under ozone alerts.

BLM fire-management policy coincides with the UDAQ permitting process and, as such, would be timed in conjunction with meteorological conditions to minimize smoke. BLM would implement specific policy, rules and procedures to minimize the air quality impacts to regional haze for fire events. For example, BLM would comply with the current Smoke Management Plan (SMP) and Memorandum of Agreement (MOU) between BLM, USFS, and UDAQ. Compliance with UAC regulation R307-204 and implementation of surface stabilization would mitigate potential air quality impacts.

4.3.1.2.2. POTENTIAL IMPACTS FROM ABANDONED MINE LANDS

Abandoned mine sites, one aspect of health and safety management decisions general to all alternatives have the potential for direct, short-term, adverse impacts on air quality. Potential impacts are specific to the remediation of abandoned mine sites determined to pose a risk to human health and safety. Remediation techniques generally include collapsing or sealing open shafts and adits and/or capping or removing tailings or other hazardous materials. Land disturbance associated with these practices and operating heavy equipment during remediation could result in increases in short-term emissions of particulate matter (PM₁₀ and PM_{2.5}), SO₂, NO_x, hydrocarbons, and combustion by-products. Actual pollutant loads produced are dependent on the number and type of emission sources on-site, relative area of disturbance, source location, duration of work, local topographical and meteorological conditions, and other site-specific factors.

4.3.1.3. IMPACTS FROM ALTERNATIVES

The implementation of cultural resource management decisions to inventory, protect, preserve the resource, and to comply with Section 106 of the National Historic Preservation Act; paleontological decisions to protect, evaluate, support scientific research, and allow recreational collection of fossils, special status animal species management decisions to protect listed species; and visual resource management decisions to protect scenic quality would have negligible impacts on air quality because these management activities would likely produce low levels of emissions. Therefore, the management of these resources will not be discussed further in this section.

The implementation of livestock grazing, riparian, soil and watershed, travel, vegetation and TES vegetation, wildlife, and woodlands management decisions that limit or reduce surface and vegetation disturbance and grazing intensity and time; management for greater vegetation retention and generation; and improve/upgrade existing road surfaces would likely produce low levels of emissions. Proposed management decisions, including travel management, generally

include lower overall surface/soil disturbance. This is because managing livestock grazing allotments to ensure proper functioning conditions and forage utilization levels, protecting riparian vegetation and soils, protecting sensitive soils and water resources, improving vegetation communities through treatments, protecting wildlife species and their habitat, and managing woodlands for sustainable harvesting would not likely affect air quality. Potentially beneficial impacts from these management decisions would likely include reduced PM₁₀ and other wind-borne particulate matter from erosion of exposed soils as vegetation and soil cohesion improve over time. Short-term benefits to air quality would most likely not be measurable in the PA. Long-term impacts are likely to produce negligible to minor beneficial impacts on long-term air quality, primarily as a result of limiting vehicular travel during critical periods. As the impacts of these management decisions are likely to be beneficial, minor, and unmeasurable within site-specific areas, they will not be discussed further in this section.

Land and realty management decisions, other than those related to compressor stations, are projected to have no significant effect on air quality except as they affect other management decisions. It should be noted that while some compressor stations are authorized by rights-of-way, most are associated with oil and gas leases. The projections and modeling assumptions and impacts from these facilities are discussed in detail in Section 4.3.7, Minerals.

Recreation and mineral-extraction management decisions are expected to have the greatest effect on air quality. The potential effects of management decisions on these resources are discussed in detail below.

4.3.1.3.1. ANALYSIS ASSUMPTIONS

Mineral development potential in the Monticello PA was identified as low for the majority of commodities assessed: coal, potash and salt, tar sands, copper, and gold. A moderate to high extraction potential was identified for uranium/vanadium, depending on the mining area, and a high extraction potential exists for limestone, building stone, and clay. The extraction potential for sand and gravel was rated as moderate to high depending on the relative distance from an established road.

As mineral development is a permitted process, and a variety of multi-level regulatory processes (discussed in the introduction of this section) exist to ensure that pollutant levels do not increase above identified thresholds and/or air quality criteria, it is assumed that mineral development operations would be carried out in compliance with existing policies and regulations at both the state and federal level. It is further assumed that roads, pipelines, excavations, and other mineral development-related disturbances in areas with soils susceptible to wind erosion would be appropriately surfaced (covering of piles where appropriate, graveling or surfactants applied to roads, etc.) to reduce fugitive dust generated by traffic and related activities. Such treatments would be applied as appropriate on local and resource access roads that represent a dust problem. Lower speed limits, enforced by the appropriate authority, would also limit dust in project and adjacent areas.

state and federal preconstruction/excavation permit processes are required to consider cumulative impacts of proposed and surrounding future sources to ensure that proposed sources within the project area would not contribute to exceedances of the national ambient air quality standards (NAAQS). Development potential for mineral resources in the Monticello PA is discussed in greater detail in Section 4.3.7, Minerals.

Several areas with high to moderate fluid-hydrocarbon-extraction potential (oil and gas wells) are identified in Section 4.3.7, Minerals. Existing wells are relatively common in the Monticello PA. The total number of wells (oil and gas) within the PA (which includes lands other than those managed by the BLM) is 1,615. If approved, future drilling is projected to occur at a rate of 5 to 21 wells per year over the next 15 years.

BLM identified primary emission sources for oil and gas development as gas-fired compressors (about 1 compressor for 16 wells or a minimum of 2 per RFD area), glycol dehydrators (estimated at 1 per producing well), flaring (assumed to occur in 60% of the producing wells, with flared gas assumed to be 'sweet'), fugitive dust (from roadways and pads, with construction assumed to represent the critical period). Primary emission components were identified as CO, NOx, SO2, PM10, and PM2.5, CO2, volatile organic compounds (VOCs), and hazardous air pollutants (HAPs).

To assess the potential for air quality effects from oil and gas extraction, BLM assumed that assumed the average surface disturbance per existing well would be similar for future well sites. An average disturbance area of 9.6 acres per well was estimated using existing roads and pipelines associated with similar locations where oil and gas extraction has occurred. This figure, multiplied by the total number of wells for the Proposed Plan, was used to calculate a potential area of disturbance of 15,504 acres, based on the predicted RFD scenario for oil and gas (BLM 2005d). This acreage is divided into 5.5 acres of road developed per well and 4.1 acres of well pad disturbance.

For the purposes of this analysis, the number of wells drilled in any of the RFD areas (Blanding sub-basin, Monument upwarp, and Paradox fold and fault belt) was assumed to be proportional to the acreage of land open for mineral development under that alternative, as described in Section 4.3.7 Minerals. In addition, BLM assumed that 50% of the wells drilled would be dry holes. The assumed maximum well pads constructed per year were also derived from the analysis of oil and gas development described in Section 4.3.7. Future oil and gas development over the next 15 years is projected to be 7 to 8 wells per year. This assumption projects a total number (over 15 years) of total 54–75 wells and approximately 518–720 additional acres of disturbance. While special stipulations (timing limitations and controlled surface use) may impose minor restrictions, surface-disturbing activities could still occur and therefore, these special stipulations would not result in a reduction in the number of wells

Predicted number of wells and associated acreages on BLM lands within the RFD areas (Paradox Fold and Fault Belt, Blanding Sub-basin, and Monument Upwarp), were used as the basis of analysis for air quality impacts specific to future oil and gas development within the MPA. Impacts on air quality were assessed as annual estimated emissions at peak oil and gas production during the next fifteen years.)

.Dispersion modeling was not conducted for this analysis, because the locations of oil and gas wells can not be determined at the programmatic planning level. AP-42, Fifth Edition methodology was employed to calculate total emissions from the following sources: compressors, glycol dehydrators, flaring, fugitive dust associated with well pad construction and vehicle travel to and from wells (EPA 2005).

For each development scenario, the number of expected compressors was based on expected number of total producing wells and the expected gas production potential of each well. The

number of compressors necessary for each alternative was calculated from an assessment of the average number compressors (0.063 per producing well) required for potential oil and gas development in the Vernal FO, located to the north of the PA (Trinity and Nicholls 2006). To accommodate the expansive distances between wells and the separate RFD areas, a minimum of two compressors per RFD area was assumed. The analysis also assumed there would be one glycol dehydrator per gas well, with a well spacing of 40 acres.

Generalized projected emissions from compressors include CO, NO_x, CO₂, SO₂, PM₁₀, PM_{2.5}, VOCs, Total Organic Compounds (TOC), and a variety of hazardous air pollutants (HAPs). Emission rates were calculated using AP-42, Fifth Edition factors for 4-stroke lean-burn engines (EPA 2003e, EPA 2006). Conversion between AP-42 factors (pounds per million metric British thermal units [lb/MMBtu] fuel input) and emission rates used in the analysis (grams/second) were based on the following assumptions derived from the Vernal FO Air Quality Model Report (Trinity and Nicholls 2006). Required compression was calculated based on the assumption that 1,100 hp of compression is required to move 10 million feet³/day of gas from a field pressure of 250 pounds per square inch (PSI) to a sales line pressure of 800 PSI. The compressors are assumed to have a turbine efficiency of 34%. NO_x emission rates for compressors were calculated based on a Best Available Control Technology (BACT) limit of 0.7 grams per horsepower hour (g/hp-h). Emission rates calculated for each pollutant are assumed to be emitted evenly throughout the year and are displayed in Table 4.6.

Table 4.6. Emission Rates for Compressors

Pollutant	Emission Rate (g/sec)	Emissions (tons per year/unit)
Criteria Pollutants and Greenhouse Gases		
CO	0.58	20.08
NO _x	0.19	6.74
CO ₂	114.1	3,965.28
PM ₁₀	0.0103	0.36
PM _{2.5}	0.0103	0.36
SO ₂	0.00061	0.02
VOC	0.12	4.25
TOC	1.52	52.99
Hazardous Air Pollutants		
Acetaldehyde	0.0087	0.30
Acrolein	0.0053	0.19
Benzene	0.00046	0.016
Ethylbenzene	0.00004	0.0014
Formaldehyde	0.055	1.90
Naphthalene	0.000077	0.0027
Toluene	0.00042	0.015
Xylenes	0.00019	0.0066
Other HAPs	0.0048	0.17

An average emission rate of 1.45×10^{-7} g/sec hydrogen sulfide (H₂S) was assumed for all glycol dehydrators (Trinity and Nicholls 2006). All H₂S was assumed to convert to SO₂ (ATSDR 1999) for the purposes of this assessment. Other emission estimates for glycol dehydrators are summarized in Table 4.7 and were derived from assumptions relating to glycol dehydrators in the Vernal FO (Trinity and Nicholls 2006).

Table 4.7. Emission Rates for Glycol Dehydrators

Pollutant	Emission Rate (g/sec)	Emissions (tons per year/unit)
SO ₂	0.000000145	0.000005041
Benzene	0.0368	1.28
Ethylbenzene	0.0067	0.23
H ₂ S	0.000000145	0.00000504
Toluene	0.058	2.01
Xylenes	0.109	3.80

Flaring was assumed to be required in 60% or less of the producing wells. Flared gas was assumed to be "sweet" and contain no sulfur. Flaring emissions applicable to this analysis were assumed to be primarily NO_x and CO. Flaring emissions and relative percentage of wells flared were calculated using the generalized flaring emissions identified for the Vernal FO RMP (Trinity and Nicholls 2006) and are summarized in Table 4.8.

Table 4.8. Emission Rates for Flaring

Pollutant	Emission Rate (g/sec)	Emissions (tons per year/unit)
CO	0.053	1.8
NO _x	0.0098	0.34
PM ₁₀	0.00089	0.031
PM _{2.5}	0.00089	0.031

Fugitive dust emissions were estimated using AP-42, Fifth Edition Section 13.2.2 for construction traffic on roads and Section 13.2.3 for heavy construction operations of well pads and new roads. Section 13.2.3 estimates total suspended particulate matter which are converted to PM₁₀ by applying a conversion factor of 0.26 (Trinity and Nicholls 2006). Conversion from PM₁₀ to PM_{2.5} is similarly achieved through a conversion factor of 0.15.

Construction activity was assumed to occur for 10 days for each well pad developed, both producing and dry. BLM assumed that the control efficiency (PM₁₀ and PM_{2.5}) for watering was 25% on construction sites including the well pad and on new resource roads. BLM assumed that watering of all exposed disturbance areas at the well pad site itself would occur as appropriate during the construction period. BLM assumed that 10% of the roads would be watered. The control efficient for graveling roads was assumed to be 75%; 40% of new roads were assumed to be graveled. It was therefore assumed that 50% of new roads would receive no treatment to reduce fugitive dust. All of these assumptions were taken from the Vernal FO Air Quality Model Report and fugitive dust calculations (Trinity and Nicholls 2006). A total of 12 construction

vehicles operating on-site at any one time were assumed with a total of 346 round trips (the majority of which are pick-up trucks for site visits). The average round trip distance was assumed to be 10 miles. Vehicle weights range from 8,000 lbs for a diesel pick-up truck to 85,000 lbs for diesel low-boy equipment haulers, cementer trucks, and completion rigs. BLM assumed that all mobile vehicles would be working at any one time on-site. This scenario is assumed to be representative of periods of intense activity and, therefore, serves as a conservative estimate of critical conditions.

Soils in the MPA have been characterized as having low to moderate wind-erodibility. Soil moisture content of 5% and soil silt content of 5% were assumed.

In addition to construction-specific actions, some additional post-construction particulate matter (dust) emissions are projected to occur on a short-term basis due to loss of vegetation within the construction and staging areas. Given appropriate soil stabilization and revegetation measures, these emissions are likely to be minimal to negligible.

The contribution to potential air quality impacts from other [non-oil and gas] mineral development was considered nominal and oil and gas related activities were assumed to be the largest component of mineral related activity within the MPA. Therefore, only oil and gas related emissions were directly considered in assessing emissions.

4.3.1.3.2. ALTERNATIVE A

4.3.1.3.2.1. Impacts of Mineral Decisions on Air Quality Under Alternative A

The minerals management decisions under Alternative A would maintain existing levels of use without additional constraints. Four primary BLM leasing categories for oil and gas have been identified within this assessment:

- Standard lease terms (Standard)
- Special Conditions, or Timing Limitations and/or Controlled Surface Use (Limited)
- No surface occupancy (NSO)
- Closed (lands designated as closed are not available for oil and gas development activities and therefore were not included in this analysis)

Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005f), it is estimated that 73 oil and gas wells would be drilled over the next fifteen years (Table 4.9) under Alternative A, and that 38 of these would produce oil or gas. Of the producing wells, 24 are estimated to require flaring (60%). The maximum number of well pads constructed per year is assumed to be 8 (See Section 4.3.7). Alternative A would require an estimated 5 compressors and 38 glycol dehydrators. Surface disturbance associated with these wells is estimated to involve approximately 701 acres over the next fifteen years. Oil and gas development is anticipated to occur in all RFD areas but is projected to be least likely to occur in the Monument Upwarp RFD area, while the Blanding Sub-basin area is projected to experience the greatest amount of development. Additional information on disturbance specific to salable resources, other leasable resources, and geophysical exploration is available in Section 4.3.7.4.5 Impacts of Mineral Decisions on Mineral Resource Development. Calculated numbers of wells for each RFD area in Alternative A are also listed in Table 4.9.

Table 4.9. Average Predicted Oil and Gas Wells on BLM Lands within RFD Areas under Alternative A over 15 years

RFD Area	Predicted Oil and Gas Wells ¹	Predicted Producing Oil and Gas Wells	Producing Oil and Gas Wells Estimated to Require Flaring	Estimated Compressors Necessary ²	Estimated Glycol Dehydrators Necessary ²
Paradox Fold and Fault Belt	25	13	8	1	13
Blanding Sub-basin	41	21	13	2	21
Monument Upwarp	7	4	3	2	4
Total	73	38	24	5	38

Note: Calculations based on BLM lands only, and are specific to a time period of 15 years.

¹ The number of oil and natural gas wells was calculated as a cumulative total, not independently. For the purpose of analyzing impacts of minerals decisions on the total number of oil and natural gas wells, BLM lands designated as No Surface Occupancy (NSO) were not considered open for development.

² Necessary compressors were calculated at 0.063 per producing well (minimum of 2 per RFD area). Necessary glycol dehydrators were calculated at 1 per producing well (Trinity and Nicholls 2006).

Total emissions (tons/year) of criteria pollutants and greenhouse gases from compressors, glycol dehydrators, flaring, and fugitive dust associated with construction activities for Alternative A are summarized in Table 4.10. The base-year emission inventory for Grand and San Juan Counties are also displayed for comparison purposes. Particulate matter emission increases are expected to be 1.3% for PM₁₀ and PM_{2.5} over base-year data respectively. A 0.5% increase in CO, a 1.5% increase in NO_x, and a 0.8% increase in Volatile Organic Compounds (VOCs) over base-year emissions is also expected. VOCs and NO_x are precursors to ozone formation. No base-year TOC data are available for comparison.

Table 4.10. Summary of Predicted Emissions and Comparison to Regional Base-year for the Monticello FO Related to Expected Oil and Gas Development under Alternative A

Pollutant	Estimated Emissions under Alternative A (tons/year)	Grand County Base-year ¹ (t/year)	San Juan County Base-year ¹ (t/year)	Regional Base-year ² (t/year)	Percent change from Regional Base-year
CO	145	18,107	9,042	27,149	0.5%
NO _x	42	1,611	1,152	2,764	1.5%
CO ₂	19,826	No data	No data	No data	No data
PM ₁₀	31	851	1,529	2,380	1.3%
PM _{2.5}	7	200	332	532	1.3%
SO _x	0.1	27	67	94	0.1%
VOC	299	36,803	1,533	38,337	0.8%
TOC	543	No data	No data	No data	No data

¹ 2005 Emission inventory obtained from Utah Division of Air Quality. URL: http://www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05_State_List.htm ² Regional base-year assumed to be total emissions in Grand and San Juan County.

Emissions of hazardous air pollutants (HAPs) are summarized in Table 4.11 for Alternative A. Base-year HAPs data from the State of Utah Division of Air Quality for Grand and San Juan Counties do not include emissions from existing oil and gas development and therefore were found not be appropriate for comparison. The largest potential emissions of HAPs are for benzene (49 t/year), toluene (77 t/year), and xylenes (144 t/year). All of the HAPs listed below with the exception of H₂S and naphthalene (one of the other HAPs) are also considered VOCs and are included as such in the criteria pollutant discussion above.

Table 4.11. Predicted Emissions of Hazardous Air Pollutants (HAPs) for the Monticello FO Related to Expected Oil and Gas Development under Alternative A

Pollutant	Emissions from Compressors (t/year)	Emissions from Glycol Dehydrators (t/year)	Total Emissions (t/year)
Benzene	0.1	48.6	48.7
Ethylbenzene	0.01	8.9	8.9
Formaldehyde	9.5	-	9.5
H ₂ S	No data	0.0002	0.0
Toluene	0.1	76.4	76.5
Xylenes	0.0	144.3	144.3
Other HAPs	0.8	No data	3.3

4.3.1.3.2.2. Impacts of Recreation Decisions on Air Quality Under Alternative A

Recreation management decisions under Alternative A would maintain existing levels of motorized vehicle use, without additional constraints. Potential affects on air quality would be primarily associated with combustion by-products from automobiles, OHVs, and other hydrocarbon-combustion based transport, and surface disturbance from off-trail and off-road activities. Potential air quality constituents of concern related to recreational use include particulate matter (PM₁₀ and PM_{2.5}), hydrocarbons, and combustion by-products.

Because the locations of all future recreation sites within the Monticello PA are not presently known, quantification of potential air quality impact is not appropriate. Since the Monticello PA is currently in attainment, continued recreational use at the current level is not likely to result in long-term, project-wide exceedances of ambient air quality standards. However, heavy recreational use may contribute to short term exceedances of air quality standards.

Recreation management decisions that limit or reduce surface and vegetation disturbance and OHV and other off-trail access, and improve existing road and trail surfaces are likely to have negligible impacts on air quality in the short term, and negligible to incrementally beneficial impacts on long-term air quality. This is because short-term benefits to air quality would most likely not be measurable in the Monticello PA, and because long-term benefits would include site-specific reductions in wind-borne particulate matter due to less erosion of exposed soils as vegetation and soil cohesion improve over time.

4.3.1.3.3. ALTERNATIVE B

Alternative B is expected to have a slightly lower overall impact on air quality in the Monticello PA than Alternative A because the emphasis of management decisions on conservation of resources under this alternative would limit surface disturbances and other impacts to air quality.

4.3.1.3.3.1. Impacts of Mineral Decisions on Air Quality Under Alternative B

Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005f), it is estimated that 66 oil and gas wells would be drilled over the next fifteen years (Table 4.12) under Alternative B, a decrease of approximately 10% from Alternative A. It is assumed that 33 wells would produce oil or gas. Of the producing wells, 21 are estimated to require flaring (64%). The maximum number of well pads constructed per year is assumed to be 7 (See Section 4.3.7). Alternative B would require an estimated 5 compressors and 33 glycol dehydrators. Surface disturbance associated with these wells is estimated to involve approximately 634 acres over the next fifteen years. Oil and gas development is anticipated to occur in all RFD areas but is projected to be least likely to occur in the Monument Upwarp RFD area, while the Blanding Sub-basin area is projected to experience the greatest amount of development, similar to Alternative A. Additional information on disturbance specific to salable resources, other leasable resources, and geophysical exploration is available in Section 4.3.7.4.5 Impacts of Mineral Decisions on Mineral Resource Development. Calculated numbers of wells for each RFD area in Alternative A are also listed in Table 4.12.

Table 4.12. Average Predicted Oil and Gas Wells on BLM Lands within RFD Areas under Alternative B over 15 years

RFD Area	Predicted Oil and Gas Wells ¹	Predicted Producing Oil and Gas Wells	Producing Oil and Gas Wells Estimated to Require Flaring	Estimated Compressors Necessary ²	Estimated Glycol Dehydrators Necessary ²
Paradox Fold and Fault Belt	20	10	6	1	10
Blanding Sub-basin	38	19	12	2	19
Monument Upwarp	8	4	3	2	4
Total	66	33	21	5	33

Note: Calculations based on BLM lands only, and are specific to a time period of 15 years.

¹ The number of oil and natural gas wells was calculated as a cumulative total, not independently. For the purpose of analyzing impacts of minerals decisions on the total number of oil and natural gas wells, BLM lands designated as No Surface Occupancy (NSO) were not considered open for development.

² Necessary compressors were calculated at 0.063 per producing well (minimum of 2 per RFD area). Necessary glycol dehydrators were calculated at 1 per producing well (Trinity and Nicholls 2006).

Total emissions (tons/year) of criteria pollutants and greenhouse gases from compressors, glycol dehydrators, flaring, and fugitive dust associated with construction activities for Alternative B are summarized in Table 4.13. The base-year emission inventory for Grand and San Juan Counties are also displayed for comparison purposes. Particulate matter emissions increases are expected to be 1% for PM₁₀ and PM_{2.5} over base-year data. A 1% increase in CO, NO_x, and

Volatile Organic Compounds (VOCs) over base-year emissions is also expected. VOCs and NO_x are precursors to ozone formation. No base-year TOC data are available for comparison.

Table 4.13. Summary of Predicted Emissions and Comparison to Regional Base-year for the Monticello FO Related to Expected Oil and Gas Development under Alternative B

Pollutant	Estimated Emissions under Alternative B (t/year)	Grand County Base-year ¹ (t/year)	San Juan County Base-year ¹ (t/year)	Regional Base-year ² (t/year)	Percent change from Regional Base-year
CO	139	18,107	9,042	27,149	1%
NO _x	41	1,611	1,152	2,764	1%
CO ₂	19,826	No data	No data	No data	No data
PM ₁₀	28	851	1,529	2,380	1%
PM _{2.5}	6	200	332	532	1%
SO _x	0.1	27	67	94	0%
VOC	263	36,803	1,533	38,337	1%
TOC	507	No data	No data	No data	No data

¹ 2005 Emission inventory obtained from Utah Division of Air Quality. URL: http://www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05_State_List.htm

² Regional base-year assumed to be total emissions in Grand and San Juan County.

Emissions of hazardous air pollutants (HAPs) are summarized in Table 4.14 for Alternative B. Base-year HAPs data from the State of Utah Division of Air Quality for Grand and San Juan Counties do not include emissions from existing oil and gas development and therefore were found not be appropriate for comparison. The largest potential emissions of HAPs are for benzene (42 t/year), toluene (66 t/year), and xylenes (125 t/year). All of the HAPs listed below with the exception of H₂S and naphthalene (one of the other HAPs) are also considered VOCs and are included as such in the criteria pollutant discussion above.

Table 4.14. Predicted Emissions of Hazardous Air Pollutants (HAPs) for the Monticello FO Related to Expected Oil and Gas Development under Alternative B

Pollutant	Emissions from Compressors (t/year)	Emissions from Glycol Dehydrators (t/year)	Total Emissions (t/year)
Benzene	0.1	42.2	42
Ethylbenzene	0.01	7.7	7.7
Formaldehyde	9.5	-	9.5
H ₂ S	-	0.0	0.0
Toluene	0.1	66.3	66
Xylenes	0.0	125.3	125
Other HAPs	0.8	-	3.3

4.3.1.3.3.2. Impacts of Recreation Decisions on Air Quality Under Alternative B

Under Alternative B, recreation-management decisions would place more restrictions on motorized OHV use, when compared to Alternative A.

Recreation management decisions under this alternative that limit or reduce surface and vegetation disturbance and OHV and other off-trail access, and improve existing road and trail surfaces are likely to produce negligible impacts on short-term air quality and negligible to minor, beneficial impacts on long-term air quality. This is because the beneficial outcomes include site-specific reduced PM₁₀ and other wind-borne particulate matter due to less erosion of exposed soils (and less production of fugitive dust) as vegetation and soil cohesion improve over time, and because the short-term air quality impacts would most likely not be measurable in the Monticello PA. Thus, the adverse impacts of recreation on air quality under Alternative B are would be similar to or less than those described for Alternative A.

4.3.1.3.4. ALTERNATIVE C

4.3.1.3.4.1. Impacts of Mineral Decisions on Air Quality Under Alternative C

Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005f), it is estimated that 74 oil and gas wells would be drilled over the next fifteen years under Alternative C (Table 4.15), a decrease of approximately 1% from Alternative A. It is assumed that 38 wells would produce oil or gas. Of the producing wells, 24 are estimated to require flaring (65%). The maximum number of well pads constructed per year is assumed to be 8 (See Section 4.3.7). Alternative C would require an estimated 5 compressors and 38 glycol dehydrators. Surface disturbance associated with these wells is estimated to involve approximately 710 acres over the next fifteen years (an increase of approximately 1% from Alternative A). Oil and gas development is anticipated to occur in all RFD areas but is projected to be least likely to occur in the Monument Upwarp RFD area, while the Blanding Sub-basin area is projected to experience the greatest amount of development, similar to Alternative A. Additional information on disturbance specific to salable resources, other leasable resources, and geophysical exploration is available in Section 4.3.7.4.5, Impacts of Mineral Decisions on Mineral Resource Development. Calculated numbers of wells for each RFD area under Alternative C are also listed in Table 4.15.

Table 4.15. Average Predicted Oil and Gas Wells on BLM Lands within RFD Areas under Alternative C over 15 years

RFD Area	Predicted Oil and Gas Wells ¹	Predicted Producing Oil and Gas Wells	Producing Oil and Gas Wells Estimated to Require Flaring	Estimated Compressors Necessary ²	Estimated Glycol Dehydrators Necessary ²
Paradox Fold and Fault Belt	24	12	8	1	12
Blanding Sub-basin	41	21	13	2	21
Monument Upwarp	9	5	3	2	5
Total	74	38	24	5	38

Note: Calculations based on BLM lands only, and are specific to a time period of 15 years.

¹ The number of oil and natural gas wells was calculated as a cumulative total, not independently. For the purpose of analyzing impacts of minerals decisions on the total number of oil and natural gas wells, BLM lands designated as No Surface Occupancy (NSO) were not considered open for development.

² Necessary compressors were calculated at 0.063 per producing well (minimum of 2 per RFD area). Necessary glycol dehydrators were calculated at 1 per producing well (Trinity and Nicholls 2006).

Total emissions (tons/year) of criteria pollutants and greenhouse gases from compressors, glycol dehydrators, flaring, and fugitive dust associated with construction activities for Alternative C are summarized in Table 4.16. The base-year emission inventory for Grand and San Juan Counties are also displayed for comparison purposes. Particulate emissions increases are expected to be 1% for PM₁₀ and PM_{2.5} over base-year data respectively. A 1% increase in CO, a 2% increase in NO_x, and a 1% increase in volatile organic compounds (VOCs) over base-year emissions are also expected. VOCs and NO_x are precursors to ozone formation. No base-year TOC data are available for comparison.

Table 4.16. Summary of Predicted Emissions and Comparison to Regional Base-year for the Monticello FO Related to Expected Oil and Gas Development under Alternative C

Pollutant	Estimated Emissions under Alternative C (t/year)	Grand County Base-year ¹ (t/year)	San Juan County Base-year ¹ (t/year)	Regional Base-year ² (t/year)	Percent change from Regional Base-year
CO	145	18,107	9,042	27,149	1%
NO _x	42	1,611	1,152	2,764	2%
CO ₂	19,826	No data	No data	No data	No data
PM ₁₀	31	851	1,529	2,380	1%
PM _{2.5}	7	200	332	532	1%
SO _x	0.1	27	67	94	0%
VOC	299	36,803	1,533	38,337	1%
TOC	543	No data	No data	No data	No data

¹ 2005 Emission inventory obtained from Utah Division of Air Quality. URL: http://www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05_State_List.htm

² Regional base-year assumed to be total emissions in Grand and San Juan County.

Emissions of hazardous air pollutants (HAPs) are summarized in Table 4.17 for Alternative C. Base-year HAPs data from the State of Utah Division of Air Quality for Grand and San Juan Counties do not include emissions from existing oil and gas development and therefore were found not be appropriate for comparison. The largest potential emissions of HAPs are for benzene (47 t/year), toluene (74 t/year), and xylenes (141 t/year). All of the HAPs listed below with the exception of H₂S and naphthalene (one of the other HAPs) are also considered VOCs and are included as such in the criteria pollutant discussion above.

Table 4.17. Predicted Emissions of Hazardous Air Pollutants (HAPs) for the Monticello FO Related to Expected Oil and Gas Development under Alternative C

Pollutant	Emissions from Compressors (t/year)	Emissions from Glycol Dehydrators (t/year)	Total Emissions (t/year)
Benzene	0.1	48.60	49
Ethylbenzene	0.0	8.85	8.9
Formaldehyde	9.5	-	9.5
H ₂ S	-	0.000	0.0
Toluene	0.1	76.40	76
Xylenes	0.0	144.31	144
Other HAPs	0.8	-	3.3

4.3.1.3.4.2. Impacts of Recreation Decisions on Air Quality Under Alternative C

Under Alternative C, recreation management decisions would place additional restrictions on motorized vehicle use as compared to Alternative A, specifically for lands with non-WSA wilderness characteristics.

Recreation management decisions under this alternative that limit or reduce surface and vegetation disturbance and OHV and other off-trail access, and improve existing road and trail surfaces are likely to produce negligible impacts on short-term air quality and negligible to minor beneficial impacts on long-term air quality. These beneficial outcomes include site-specific reduced PM₁₀ and other wind-borne particulates due to less erosion of exposed soils as vegetation and soil cohesion improve over time. Short-term benefits to air quality would most likely not be measurable in the overall PA.

The adverse impacts of recreation on air quality under Alternative C would be similar to or less than those described for Alternative A.

4.3.1.3.5. ALTERNATIVE D

4.3.1.3.5.1. Impacts of Mineral Decisions on Air Quality Under Alternative D

Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005f), it is estimated that 75 oil and gas wells would be drilled over the next fifteen years (Table 4.18), an

increase of approximately 1.03 times Alternative A. It is assumed that 39 wells would produce oil or gas. Of the producing wells, 24 are estimated to require flaring (62%). The maximum number of well pads constructed per year is assumed to be 8 (See Section 4.3.7). Alternative D would require an estimated 5 compressors and 39 glycol dehydrators. Surface disturbance associated with these wells is estimated to involve approximately 720 acres over the next fifteen years (an increase of approximately 3% from Alternative A). Oil and gas development is anticipated to occur in all RFD areas but is projected to be least likely to occur in the Monument Upwarp RFD area, while the Blanding Sub-basin area is projected to experience the greatest amount of development, similar to Alternative A. Additional information on disturbance specific to salable resources, other leasable resources, and geophysical exploration is available in Section 4.3.7.4.5, Impacts of Mineral Decisions on Mineral Resource Development. Calculated numbers of wells for each RFD area in Alternative D are also listed in Table 4.18.

Table 4.18. Average Predicted Oil and Gas Wells on BLM Lands within RFD Areas under Alternative D over 15 years

RFD Area	Predicted Oil and Gas Wells ¹	Predicted Producing Oil and Gas Wells	Producing Oil and Gas Wells Estimated to Require Flaring	Estimated Compressors Necessary ²	Estimated Glycol Dehydrators Necessary ²
Paradox Fold and Fault Belt	25	13	8	1	13
Blanding Sub-basin	41	21	13	2	21
Monument Upwarp	9	5	3	2	5
Total	75	39	24	5	39

Note: Calculations based on BLM lands only, and are specific a time period of 15 years.

¹ The number of oil and natural gas wells was calculated as a cumulative total, not independently. For the purpose of analyzing impacts of minerals decisions on the total number of oil and natural gas wells, BLM lands designated as No Surface Occupancy (NSO) were not considered open for development.

² Necessary compressors were calculated at 0.063 per producing well (minimum of 2 per RFD area). Necessary glycol dehydrators were calculated at 1 per producing well (Trinity and Nicholls 2006).

Total emissions (tons/year) of criteria pollutants and greenhouse gases from compressors, glycol dehydrators, flaring, and fugitive dust associated with construction activities for Alternative D are summarized in Table 4.19. The base-year emission inventory for Grand and San Juan Counties are also displayed for comparison purposes. Particulate emissions increases are expected to be 1% for PM₁₀ and PM_{2.5} over base-year data. A 1% increase in CO, a 2% increase in NO_x, and a 1% increase in volatile organic compounds (VOCs) over base-year emissions are also expected. VOCs and NO_x are precursors to ozone formation. No base-year TOC data are available for comparison.

Table 4.19. Summary of Predicted Emissions and Comparison to Regional Base-year for the Monticello PA Related to Expected Oil and Gas Development under Alternative D

Pollutant	Estimated Emissions under Alternative D (t/year)	Grand County Base-year ¹ (t/year)	San Juan County Base-year ¹ (t/year)	Regional Base-year ² (t/year)	Percent change from Regional Base-year
CO	145	18,107	9,042	27,149	1%
NO _x	42	1,611	1,152	2,764	2%
CO ₂	19,826	No data	No data	No data	No data
PM ₁₀	31	851	1,529	2,380	1%
PM _{2.5}	7	200	332	532	1%
SO _x	0.1	27	67	94	0%
VOC	307	36,803	1,533	38,337	1%
TOC	550	No data	No data	No data	No data

¹ 2005 Emission inventory obtained from Utah Division of Air Quality. URL: http://www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05_State_List.htm

² Regional base-year assumed to be total emissions in Grand and San Juan County.

Emissions of hazardous air pollutants (HAPs) are summarized in Table 4.20 for Alternative D. Base-year HAPs data from the State of Utah Division of Air Quality for Grand and San Juan Counties do not include emissions from existing oil and gas development and therefore were found not be appropriate for comparison. The largest potential emissions of HAPs are for benzene (50 t/year), toluene (78 t/year), and xylenes (148 t/year). All of the HAPs listed below with the exception of H₂S and naphthalene (one of the other HAPs) are also considered volatile organic compounds and are included as such in the criteria pollutant discussion above.

Table 4.20. Predicted Emissions of Hazardous Air Pollutants (HAPs) for the Moab FO Related to Expected Oil and Gas Development under Alternative D

Pollutant	Emissions from Compressors (t/year)	Emissions from Glycol Dehydrators (t/year)	Total Emissions (t/year)
Benzene	0.1	49.9	50
Ethylbenzene	0.01	9.1	9.1
Formaldehyde	9.5	-	9.5
H ₂ S	-	0.000	0.000
Toluene	0.1	78.4	78
Xylenes	0.0	148.1	148
Other HAPs	0.8	-	3.3

4.3.1.3.5.2. Impacts of Recreation Decisions on Air Quality Under Alternative D

Under Alternative D, recreation management decisions would place minor additional restrictions on motorized vehicle use as compared to Alternative A.

Recreation management decisions under this alternative that limit or reduce surface and vegetation disturbance and OHV and other off-trail access, and improve existing road and trail surfaces are likely to produce negligible impacts on short-term air quality and negligible to minor beneficial impacts on long-term air quality. These beneficial outcomes include site-specific reduced PM₁₀ and other wind-borne particulates due to less erosion of exposed soils as vegetation and soil cohesion improve over time. Short-term benefits to air quality would most likely not be measurable in the overall PA.

The adverse impacts of recreation on air quality under Alternative D are expected to be similar to those described for Alternative A.

4.3.1.3.6. ALTERNATIVE E

Alternative E is projected to have a lower overall impact on air quality in the Monticello PA than Alternative A because less surface disturbances and emissions would be allowed under this alternative than under Alternative A.

4.3.1.3.6.1. Impacts of Mineral Decisions on Air Quality Under Alternative E

Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005f), it is estimated that 54 oil and gas wells would be drilled over the next 15 years (Table 4.21), a decrease of approximately 26% from Alternative A. It is assumed that 28 wells would produce oil or gas. Of the producing wells, 18 are estimated to require flaring (64%). The maximum number of well pads constructed per year is assumed to be 7 (See Section 4.3.7). Alternative D would require an estimated 5 compressors and 28 glycol dehydrators. Surface disturbance associated with these wells is estimated to involve approximately 518 acres over the next 15 years (a decrease of approximately 26% from Alternative A). Oil and gas development is anticipated to occur in all RFD areas but is projected to be least likely to occur in the Monument Upwarp RFD area, while the Blanding Sub-basin area is projected to experience the greatest amount of development, similar to Alternative A. Additional information on disturbance specific to salable resources, other leasable resources, and geophysical exploration is available in Section 4.3.7.4.5, Impacts of Mineral Resource Development Decisions on Mineral Resource Development. Calculated numbers of wells for each RFD area in Alternative E are also listed in Table 4.21.

Table 4.21. Average Predicted Oil and Gas Wells on BLM Lands within RFD Areas under Alternative E over 15 years

RFD Area	Predicted Oil and Gas Wells ¹	Predicted Producing Oil and Gas Wells	Producing Oil and Gas Wells Estimated to Require Flaring	Estimated Compressors Necessary ²	Estimated Glycol Dehydrators Necessary ²
Paradox Fold and Fault Belt	15	8	5	1	8

Table 4.21. Average Predicted Oil and Gas Wells on BLM Lands within RFD Areas under Alternative E over 15 years

RFD Area	Predicted Oil and Gas Wells ¹	Predicted Producing Oil and Gas Wells	Producing Oil and Gas Wells Estimated to Require Flaring	Estimated Compressors Necessary ²	Estimated Glycol Dehydrators Necessary ²
Blanding Sub-basin	36	18	11	2	18
Monument Upwarp	3	2	2	2	2
Total	54	28	18	5	28

Note: Calculations based on BLM lands only, and are specific to A time period of 15 years.

¹ The number of oil and natural gas wells was calculated as a cumulative total, not independently. For the purpose of analyzing impacts of minerals decisions on the total number of oil and natural gas wells, BLM lands designated as No Surface Occupancy (NSO) were not considered open for development.

² Necessary compressors were calculated at 0.063 per producing well (minimum of 2 per RFD area). Necessary glycol dehydrators were calculated at 1 per producing well (Trinity and Nicholls 2006).

Total emissions (tons/year) of criteria pollutants and greenhouse gases from compressors, glycol dehydrators, flaring, and fugitive dust associated with construction activities for Alternative E are summarized in Table 4.22. The base-year emission inventory for Grand and San Juan Counties are also displayed for comparison purposes. Particulate emissions increases are expected to be 1% for PM₁₀ and PM_{2.5} over base-year data. A 0% increase in CO and a 1% increase in NO_x and volatile organic compounds (VOCs) over base-year emissions are also expected. VOCs and NO_x are precursors to ozone formation. No base-year TOC data are available for comparison.

Table 4.22. Summary of Predicted Emissions and Comparison to Regional Base-year for the Monticello FO Related to Expected Oil and Gas Development under Alternative E

Pollutant	Estimated Emissions under Alternative E (t/year)	Grand County Base-year ¹ (t/year)	San Juan County Base-year ¹ (t/year)	Regional Base-year ² (t/year)	Percent change from Regional Base-year
CO	134	18,107	9,042	27,149	0%
NO _x	40	1,611	1,152	2,764	1%
CO ₂	19,826	No data	No data	No data	No data
PM ₁₀	27	851	1,529	2,380	1%
PM _{2.5}	6	200	332	532	1%
SO _x	0.1	27	67	94	0%
VOC	226	36,803	1,533	38,337	1%
TOC	470	No data	No data	No data	No data

¹ 2005 Emission inventory obtained from Utah Division of Air Quality. URL: http://www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05_State_List.htm

² Regional base-year assumed to be total emissions in Grand and San Juan County.

Emissions of hazardous air pollutants (HAPs) are summarized in Table 4.23 for Alternative E. Base-year HAPs data from the State of Utah Division of Air Quality for Grand and San Juan Counties do not include emissions from existing oil and gas development and therefore were found not be appropriate for comparison. The largest potential emissions of HAPs are for benzene (36 t/year), toluene (56 t/year), and xylenes (106 t/year). All of the HAPs listed below with the exception of H₂S and naphthalene (included in the other HAPs category) are also considered volatile organic compounds and are included as such in the criteria pollutant discussion above.

Table 4.23. Predicted Emissions of Hazardous Air Pollutants (HAPs) for the Moab FO Related to Expected Oil and Gas Development under Alternative E

Pollutant	Emissions from Compressors (t/year)	Emissions from Glycol Dehydrators (t/year)	Total Emissions (t/year)
Benzene	0.1	35.8	36
Ethylbenzene	0.01	6.5	6.5
Formaldehyde	9.5	-	9.5
H ₂ S	-	0.000	0.000
Toluene	0.1	56.3	56
Xylenes	0.0	106.3	106
Other HAPs	0.8	-	3.3

4.3.1.3.6.2. Impacts of Recreation Decisions on Air Quality Under Alternative E

Under Alternative E, recreation management decisions would place additional restrictions on motorized vehicle use as compared to Alternative A, specifically for lands with non-WSA wilderness characteristics.

Recreation management decisions under this alternative that limit or reduce surface and vegetation disturbance and OHV and other off-trail access, and improve existing road and trail surfaces are likely to produce negligible impacts on short-term air quality, and negligible to minor, beneficial impacts on long-term air quality. These beneficial outcomes would likely include site-specific reduced PM₁₀ and other wind-borne particulates due to reduced erosion of exposed soils as vegetation and soil cohesion improve over time. Short-term benefits to air quality would most likely not be measurable in the overall project area.

The adverse impacts of recreation on air quality under Alternative E would be similar to or less than those described for Alternative A.

4.3.1.3.7. PROPOSED PLAN**4.3.1.3.7.1. Impacts of Mineral Decisions on Air Quality Under the Proposed Plan**

Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005f), it is estimated that 72 oil and gas wells would be drilled over the next 15 years under the Proposed Plan (Table 4.24), a decrease of approximately 1% from Alternative A. It is assumed that 37 wells would produce oil or gas. Of the producing wells, 24 are estimated to require flaring (65%). The maximum number of well pads constructed per year is assumed to be 8 (See Section 4.3.7). The Proposed Plan would require an estimated 5 compressors and 37 glycol dehydrators. Surface disturbance associated with these wells is estimated to involve approximately 691 acres over the next 15 years (a decrease of approximately 1% from Alternative A). Oil and gas development is anticipated to occur in all RFD areas but is projected to be least likely to occur in the Monument Upwarp RFD area, while the Blanding Sub-basin area is projected to experience the greatest amount of development, similar to Alternative A. Additional information on disturbance specific to salable resources, other leasable resources, and geophysical exploration is available in Section 4.3.7.4.5, Impacts of Mineral Decisions on Mineral Resource Development. Calculated numbers of wells for each RFD area under the Proposed Plan are also listed in Table 4.24.

Table 4.24. Average Predicted Oil and Gas Wells on BLM Lands within RFD Areas under the Proposed Plan over 15 years

RFD Area	Predicted Oil and Gas Wells ¹	Predicted Producing Oil and Gas Wells	Producing Oil and Gas Wells Estimated to Require Flaring	Estimated Compressors Necessary ²	Estimated Glycol Dehydrators Necessary ²
Paradox Fold and Fault Belt	24	12	8	1	12
Blanding Sub-basin	41	21	13	2	21
Monument Upwarp	7	4	3	2	4
Total	72	37	24	5	37

Note: Calculations based on BLM lands only, and are specific to A time period of 15 years.

¹ The number of oil and natural gas wells was calculated as a cumulative total, not independently. For the purpose of analyzing impacts of minerals decisions on the total number of oil and natural gas wells, BLM lands designated as No Surface Occupancy (NSO) were not considered open for development.

² Necessary compressors were calculated at 0.063 per producing well (minimum of 2 per RFD area). Necessary glycol dehydrators were calculated at 1 per producing well (Trinity and Nicholls 2006).

Total emissions (tons/year) of criteria pollutants and greenhouse gases from compressors, glycol dehydrators, flaring, and fugitive dust associated with construction activities for the Proposed Plan are summarized in Table 4.25. The base-year emission inventory for Grand and San Juan Counties are also displayed for comparison purposes. Particulate matter emissions increases are expected to be 1% for PM₁₀ and PM_{2.5} over base-year data respectively. A 1% increase in CO, a 2% increase in NO_x, and a 1% increase in volatile organic compounds (VOCs) over base-year emissions are also expected. VOCs and NO_x are precursors to ozone formation. No base-year TOC data are available for comparison.

Table 4.25. Summary of Predicted Emissions and Comparison to Regional base-year for the Monticello FO Related to Expected Oil and Gas Development under the Proposed Plan

Pollutant	Estimated Emissions under Alternative C (t/year)	Grand County Base-year ¹ (t/year)	San Juan County Base-year ¹ (t/year)	Regional Base-year ² (t/year)	Percent change from Regional Base-year
CO	145	18,107	9,042	27,149	1%
NO _x	42	1,611	1,152	2,764	2%
CO ₂	19,826	No data	No data	No data	No data
PM ₁₀	31	851	1,529	2,380	1%
PM _{2.5}	7	200	332	532	1%
SO _x	0.1	27	67	94	0%
VOC	292	36,803	1,533	38,337	1%
TOC	536	No data	No data	No data	No data

¹ 2005 Emission inventory obtained from Utah Division of Air Quality. URL: http://www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05_State_List.htm

² Regional base-year assumed to be total emissions in Grand and San Juan County.

Emissions of hazardous air pollutants (HAPs) are summarized in Table 4.26 for Alternative C. Base-year HAPs data from the State of Utah Division of Air Quality for Grand and San Juan Counties do not include emissions from existing oil and gas development and therefore were found not be appropriate for comparison. The largest potential emissions of HAPs are for benzene (47 t/year), toluene (74 t/year), and xylenes (141 t/year). All of the HAPs listed below with the exception of H₂S and naphthalene (one of the other HAPs) are also considered VOCs and are included as such in the criteria pollutant discussion above.

Table 4.26. Predicted Emissions of Hazardous Air Pollutants (HAPs) for the Monticello FO Related to Expected Oil and Gas Development under Proposed Plan

Pollutant	Emissions from Compressors (t/year)	Emissions from Glycol Dehydrators (t/year)	Total Emissions (t/year)
Benzene	0.1	47.32	47
Ethylbenzene	0.0	8.62	8.6
Formaldehyde	9.5	-	9.5
H ₂ S	-	0.000	0.0
Toluene	0.1	74.39	74
Xylenes	0.0	140.51	141
Other HAPs	0.8	-	3.3

4.3.1.3.7.2. Impacts of Recreation Decisions on Air Quality Under Proposed Plan

Under the Proposed Plan, recreation management decisions would place additional restrictions on motorized vehicle use as compared to Alternative A, specifically for lands with non-WSA wilderness characteristics.

Recreation management decisions under this alternative that limit or reduce surface and vegetation disturbance and OHV and other off-trail access, and improve existing road and trail surfaces are likely to produce negligible impacts on short-term air quality and negligible to minor beneficial impacts on long-term air quality. These beneficial outcomes are likely to include site-specific reduced PM₁₀ and other wind-borne particulates due to less erosion of exposed soils as vegetation and soil cohesion improve over time. Short-term benefits to air quality would most likely not be measurable in the overall PA.

The adverse impacts of recreation on air quality under the Proposed Plan would be similar to or less than those described for Alternative A.

4.3.1.4. SUMMARY OF IMPACTS

Recreation and mineral management (oil and gas development) decisions would emit pollutants during operation (i.e., vehicle emissions, well operations, compressor engines, etc.), along with fugitive dust from public vehicle use, OHVs, construction and mineral development activities. Impacts to air quality from prescribed fire management decisions would likely be related to particulate matter (primarily PM_{2.5}) and carbon dioxide (CO₂). Impacts would likely be short term and would result in long-term benefits for other resources.

With respect to oil and gas development alternatives, all of the alternatives would lead to additional emissions and impacts to air quality. Although potential impacts were not assessed quantitatively, the analysis provides for comparison to base-year emissions and a relative comparison among alternatives. The Proposed Plan would result in a 1% increase of PM₁₀ and PM_{2.5} emissions over base-year data respectively. Increases in NO_x and VOCs over base-year, the precursors for ozone formation, would be 2% and 1% respectively. This slight increase in emissions could affect ozone concentrations in Canyonlands National Park which are already close to the new 8-hr standard of 0.075 ppm (see Chapter 3, Section 3.2.2). Of all of the alternatives analyzed, Alternative E is the most protective of air quality with total emissions ranging from 5 to 26% less than Alternative A for individual pollutants. The differences in air emissions between Alternative A and the Proposed Plan are very small (Table 4.27).

Table 4.27. Comparison Among Alternatives of Emitted Pollutants Associated with Oil and Gas Development

	Alt A	Alt B		Alt C		Alt D		Alt E		Proposed Plan	
	Total Emissions (t/year)	Total Emissions (t/year)	Compare to Alt A	Total Emissions (t/year)	Compare to Alt A	Total Emissions (t/year)	Compare to Alt A	Total Emissions (t/year)	Compare to Alt A	Total Emissions (t/year)	Compare to Alt A
Criteria pollutants and greenhouse gases											
CO	145	139.2	-4%	145	0%	145	0.0%	134	-7.7%	145	0%
NO _x	42	40.9	-2%	42	0%	42	0.0%	40	-4.9%	42	0%
CO ₂	19,826	19,826.4	0%	19,826	0%	19,826	0.0%	19,826	0.0%	19,826	0%
PM ₁₀	31	27.6	-12%	31	0%	31	0.0%	27	-12.1%	31	0%
PM _{2.5}	7	6.1	-9%	7	0%	7	0.0%	6	-10.6%	7	0%
SO _x	0.1	0.1	0%	0.1	0%	0.1	0.0%	0	0.0%	0.1	0%
VOC	299	262.8	-12%	299	0%	307	2.4%	226	-24.4%	292	-2%
TOC	543	506.5	-7%	543	0%	550	1.3%	470	-13.5%	536	-1%
Hazardous Air Pollutants											
Benzene	49	42	-13%	49	0%	50	2.6%	36	-26.3%	47	-3%
Ethylbenzene	9	8	-13%	9	0%	9	2.6%	7	-26.3%	9	-3%
Formaldehyde	10	10	0%	10	0%	10	0.0%	10	0.0%	10	0%
H ₂ S	0.0	0.0	-13%	0.0	0%	0.0	2.6%	0	-26.3%	0.0	-3%
Toluene	76	66	-13%	76	0%	78	2.6%	56	-26.3%	74	-3%
Xylenes	144	125	-13%	144	0%	148	2.6%	106	-26.3%	141	-3%
Other HAPS	3.3	3.3	0%	3.3	0%	3.3	0.0%	3	0.0%	3.3	0%
Total Hazardous Air Pollutants	294	257	-12%	294	0%	301	2.5%	220	-24.9%	286	-2%

4.3.1.5. MITIGATION MEASURES

Required mitigation measures are outlined in state and federal policies and regulations that govern the air quality permit process and include application of the BACT; compliance with appropriate dust-abatement measures for construction, demolition, clearing, or excavation of land; management of emissions to prevent deterioration to air quality in PSD Class I Areas; and restrictions imposed by regulatory agencies and management authorities on equipment and vehicle air emissions.

Additional mitigation measures may include additional surface stabilization, lower vehicle speed limits, and reclamation to improve surface vegetation. BLM would consider mitigation for potential direct project impacts in an EIS for a proposed project. BLM would not prescribe a particular mitigation measure. BLM may consider requiring the proponent to demonstrate the potential project impacts are not greater than an applicable level-of-concern.

Mitigation may be applied to fugitive dust and NO_x impacts. Fugitive dust refers to any particulate matter that is not deliberately emitted by a well-defined source. Fugitive dust sources typically include windblown dust from un-vegetated lands, construction, and unpaved roads. Table 4.28 shows several fugitive dust mitigation options available.

Table 4.28. Effectiveness and Costs of Fugitive Dust Mitigation Measures (PM₁₀)

	Dust Sources					
	Disturbed Areas	Unpaved Roads ¹				
Effectiveness	Level proportional to percentage of land cover	0–50% reduction in uncontrolled dust emissions	33%–100% control efficiency	80% for 15 mph ³ 65% for 20 mph ³ 25% for 30 mph ³	30% reduction	90% reduction
Estimated Cost	Unknown	\$4,000/mile	\$2,000 to \$4,000/mile per year	Unknown	\$9,000/mile	\$11,000 to \$60,000/mile

NO_x emissions are associated with combustion. Table 4.29 shows several potential mitigation measures that could reduce impacts from NO_x emissions. The appropriate level of control will be determined by the State of Utah during the construction permit process.

Table 4.29. Efficiency of Nitrogen Oxides (NO_x) Mitigation Measures

	NO _x Emissions Sources			
	Field Compressors	Sales Compressors	Temporary Diesel Generators ¹	Heavy Equipment
Mitigation Options/Efficiency	Implement BACT Typically results in a NO _x emission rate of about 1 g/bhp-hr	Implement BACT Typically results in a NO _x emission rate of about 1 g/bhp-hr	Register with state; UDEQ regulate as appropriate	Voluntary use of diesel engines

In addition, Table 4.30 shows additional mitigation measures to be considered in the planning area impact assessment. These are general mitigation opportunities that should be considered and applied as appropriate. BLM has no authority to require application of these measures, although industry is encouraged to implement these measures on its own before they are required by the State of Utah. Advances in technology are likely to offer new mitigation options during the time covered by the RMP. Under NEPA, the planners of individual projects in the planning area must consider mitigation. The State of Utah, as the permitting authority, will review permit applications and require specific emission control devices and measures as appropriate. All costs shown in this table are approximate.

Table 4.30. Additional Mitigation Measures with Approximate Costs and Benefits

Type of Mitigation	Approximate Cost	Environmental Cost	Potential Limitations	Environmental Benefit
Selective Catalytic Reduction for Compressor Emissions	\$4,000 to \$27,000 per NO _x ton-year.	Possible NH ₃ releases.	May be cost prohibitive for oil and gas applications.	NO _x emission rate reduced to 0.1 g/hp-hr; decreased visibility impact.
"Green Completions" and Flowback Units	Capital cost ranges from \$1,000 to \$10,000. Operating cost is \$1,000/year. Payback 1–3 years.	Moving equipment to and from well completions. Fugitive dust from trucks.		Saves 100,000 cubic feet of gas per well per year. Reduces flaring emissions by 70%–90% at completion.
Electrical Compressors	Capital cost is 40% of gas turbine cost. Operating costs depend on location of transmission lines.	Displaced air emissions from compressor unit to electric power plant.		Moving air emissions away from sensitive PSD Class I areas.
Fugitive Dust Road Treatment	\$2,400–\$50,000 per mile.	Possible vegetation effects.		20%–100% dust control.

Table 4.30. Additional Mitigation Measures with Approximate Costs and Benefits

Type of Mitigation	Approximate Cost	Environmental Cost	Potential Limitations	Environmental Benefit
Fugitive Dust Administrative Control	\$13,000 per well for remote telemetry. A few added work hours per year traveling at enforced speed limits.	Minor/unknown.	Difficult to enforce.	Reduced VMTs with related emission reductions. Slower speeds give 20%–50% reductions in dust emissions.
Larger Diameter Sales Pipeline	Capital costs increase with larger pipes. Operating costs decrease with larger pipes.	Larger trench for burying line. Slightly more surface disturbance.	Probably applicable only for large producing operations.	Possibly resulting in lower compressor emissions.
Microhole Drilling	Cost of technology transfer; then potentially less than conventional drilling.	Additional impacts if duplicate drilling is necessary.		Lighter equipment on roads, smaller drilling sites, reduced gaseous emissions during drilling.
Condensate Pipelines	Cost of pipe and installation minus cost of eliminated storage tank and trucking.	Trench for burying line.	The cost may outweigh benefit.	Eliminate emissions from storage vessels; eliminate miles traveled by vacuum trucks.
Wind Farm Electric Generation	4 to 5 cents/kW-hr. Capital costs are large.	Visual impacts, impacts on raptors, maintenance.	Large capital costs required	Reduced power plant emissions. (VOC, NO _x , SO ₂ , CO, CO ₂)
Phased oil and gas Development	Short-term loss of state and federal royalties	Emissions averaged over a longer period.		Peak emissions and impacts are reduced.

The relationship between VOC and nitrogen oxides to form ozone is complex. At this time it is unclear how ozone concentrations would change with VOC and NO_x mitigation. However, Table 4.31 outlines potential VOC mitigation measures.

Table 4.31. VOC Mitigation Measures

Type of Mitigation	Approximate Cost	Environmental Cost	Potential Limitations	Environmental Benefit
Condenser on Glycol Dehydrator	\$1,000 to \$10,000	Unknown		95% VOC and HAP reduction.
Activated Carbon Filter on Condensate Storage Tank	\$1,000 and up	Energy required to recycle filter.		50%–80% VOC reduction.

Table 4.31. VOC Mitigation Measures

Type of Mitigation	Approximate Cost	Environmental Cost	Potential Limitations	Environmental Benefit
Stage I Vapor Controls for Condensate Transfer for Truck Loading	\$1,000–\$3,000	Potential fire risk with improper operation.		90% VOC emission reduction during transfer.

4.3.1.6. UNAVOIDABLE ADVERSE IMPACTS

Prescribed fire would result in degradation of air quality because smoke from an increase in wind-borne particulates (PM₁₀ and PM_{2.5}) resulting from loss of vegetative cover unless revegetation treatments are consistently implemented and evaluated for success with current monitoring techniques.

4.3.1.7. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Prescribed fire may result in short-term and, to a lesser degree, long-term degradation of air quality because of an increase in wind-borne particulates (PM₁₀ and PM_{2.5}) due to loss of vegetation. Such degradation is not expected to be substantial if revegetation measures are adequately monitored and supported for regrowth.

4.3.1.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

There are irretrievable impacts to air quality that would occur over the next 15 years. A number of activities contribute to the degradation of air quality, including smoke from prescribed burning, dust from motor vehicle travel on dirt roads, and industrial emissions to the atmosphere from motor vehicles and energy production. While these activities individually may not cause a significant quantity or duration of impacts, they would occur continuously over the next 15 years at some interval or frequency, and contribute some level of emissions to the air. Since the impacts would be continuous, impacts to air quality would be irretrievable over the next 15 years. However, because the impacts would cease if the activities ended, they would not be irreversible.

4.3.2. CULTURAL RESOURCES

Impacts to the cultural resources of the Monticello PA would primarily result from surface and subsurface disturbance such as development projects, recreational use/OHV travel, and fire management. Impacts might, however, also result from specific cultural-resource management decisions and non-surface visual and noise disturbances. These latter impacts would be felt primarily at sites or locations deemed sacred or traditionally important by Native American tribes and used by these groups in ways that might be disrupted by visual obstructions and/or noise levels.

Because the majority of cultural resources identified in the Monticello PA consist of archaeological sites, the primary resource impacts-related concern would be disturbance of the artifacts, features, and architecture of sites in ways that reduce their integrity and the potential to recover data and alter their association with traditional values. Archaeological data consist of both objects (in the broad sense of artifacts, architecture, features, etc.) and the spatial (horizontal and vertical) relationships among them. Our ability to interpret and understand the past is based on recovering not only its material culture in the form of artifacts, buildings, and the built environment but also on the spatial relationships among different aspects of that culture. Therefore, surface and subsurface disturbances that not only destroy material culture, but also the spatial relationships that are key to understanding and interpreting it, can have the greatest adverse impact on cultural resources. Impacts include elimination or reduction of the data, including the setting and physical integrity of sacred or other sites, National Register of Historic Places (NRHP)-listed or -eligible sites, landscapes, and cultural-landscape areas; disruption or reduction of the religious values of sites and areas; and damage to traditional use areas or resource sites. In general, impacts on cultural resources from surface disturbance are long-term (i.e., permanent): once an archaeological site has been damaged or disturbed, the impact typically cannot be reversed. Short-term visual or noise impacts, however, can often be mitigated or accommodated.

Potential impacts to cultural resources from the proposed management decisions are difficult to quantify as the revised PRMP/FEIS management decisions do not stipulate specific areas where surface-disturbing activities are likely to occur, nor have the exact locations of all cultural resources been identified in the PA. However, it is possible to estimate impacts based on the proposed general locations of activities and the relationships of these areas of activity to zones where cultural resources are more or less likely to be found.

Impacts on cultural resources may be direct, indirect, negligible, or nonexistent, depending on the resource-management decision. Specifically, PRMP/FEIS decisions for air quality, health and safety (e.g., maintaining public safety around abandoned mine land sites (AMLs) and reducing the risks of hazardous materials spills), and soils and watersheds would have negligible or very minor direct or indirect impact on cultural resources within the Monticello PA. Protection of air quality, protecting sensitive soils, and safeguarding streams, creeks, and other waterways would not affect management decisions to inventory and protect cultural resources. Therefore, they will not be considered further in this analysis. All other resource decisions that could potentially impact cultural resources either beneficially or adversely are discussed in detail below.

Analyzing impacts to cultural resources involves developing methods for assessing the impacts of nonspecific and/or program management decisions on areas where the precise number, type, and location of cultural resources are either poorly known or unknown. As described in Chapter 3, no more than approximately 10% of the Monticello PA has been systematically inventoried for cultural resources, and surveying the entire area would not be feasible within the parameters of an RMP (i.e., at the programmatic level of analysis and resource management). Therefore, it is not possible to determine, at the planning stage, if site-specific management decisions would affect cultural resources because many areas are lacking data on the location, type, and number of the cultural resources that lie within them.

Importantly, a management prescription common to the Proposed Plan and all five of the alternatives is that efforts to identify and assess cultural resources will be conducted as part of compliance with Section 106 of the National Historic Preservation Act (NHPA) prior to any site-specific actions. However, to conduct any kind of impact analysis, it is necessary to estimate the densities of sites that may be affected by management decisions under this DEIS. Including a site or sites in management decisions does not imply that they would necessarily be affected in any particular way. Management activities could have beneficial, adverse, or negligible impacts to cultural resource sites, and, by using the Section 106 process, adverse impacts can nearly always be avoided or mitigated. The goal of this analysis is to assess the relative impact of management decisions on cultural resources in a consistent and replicable manner.

The BLM developed a model of cultural-resource site density at a landscape level as a means of estimating the effect of management decisions on the resource. This model built upon techniques used by other researchers in the region to estimate site densities (e.g., Tipps et al. 1988). The goal of the model is to be able to estimate whether large or moderate numbers of sites are probable within a given area of the landscape. The model is not designed to predict specific site locations, nor does it intend to determine that certain portions of the landscape may or may not be used in any particular way. It is a mechanism for assessing relative site densities. The model supplements, but does not replace, what Monticello FO resource specialists, who make land-use decisions based on site-specific information, already know.

While this site-density prediction model is not perfect, it is sufficiently accurate to be used as a tool for analyzing potential impacts of management decisions on cultural resource sites. It has between a 70% and 80% success rate in defining 160-acre quadrants with 1, 2, or more cultural resource sites. The model is used in the analysis of impacts in this PRMP/FEIS as a way to gauge whether a proposed management decision under the Proposed Plan or a particular alternative would involve more acres of high or medium site-density land than another. The model cannot predict numbers of sites affected by decisions, nor should it be considered a replacement for cultural inventory. As noted, Section 106 of the NHPA requires that all specific actions with the potential to involve cultural resources must be supported by efforts, such as an inventory, to document cultural resources.

To assess the impacts of proposed management actions, it is important to ask how likely they are to produce surface-disturbing activities within high, medium, or low site-density zones. It is assumed that the potential for disturbance would be proportional to the total acres of land in each site-density category within the area likely to be disturbed. For example, assume that a proposed management area contains 100 acres, 20 acres (20%) of which the site-density model has classified with high site-density and 80 acres (80%) of which it has classified with medium or

low site-density. Assume also that a particular management decision is expected to disturb 50 acres within that 100-acre area. It follows logically that 10 acres (20%) of that disturbance would affect the high site-density area, and 40 acres (80%) would affect the medium or low site-density area. Again, while not precise, this method results in a quantifiable assessment of probable relative effects of proposed management decisions.

4.3.2.1. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Certain management decisions for various resource programs would apply to the Proposed Plan and all of the proposed alternatives. These decisions have the potential to impact cultural resources in a variety of ways. For example, the Proposed Plan and all alternatives stipulate that standard BLM policy and Sections 106, 110, and 111 of the NHPA should govern cultural resources. These policies and regulations call for both proactive and reactive management of cultural resources within the Monticello PA. *Proactive actions* include nominating worthy cultural sites for the NRHP, surveying areas for cultural resources in the absence of specific project-related activities, establishing cultural-resource interpretation programs, and prohibiting the use of ropes and other climbing aids to access cultural sites. *Reactive actions* include conducting or requiring site-identification surveys in response to applications for land development, use, or transfer; identifying measures to eliminate, reduce, or compensate for impacts to cultural sites resulting from management decisions; and limiting or eliminating access to cultural sites that are either being damaged by visitation or pose a threat to visitors. All of these proactive and reactive measures are designed to recognize the scientific and experimental, traditional, educational/public, and conservation values of cultural resources within the PA. Table 4.32 summarizes the anticipated impacts to cultural resources under the Proposed Plan and all of the alternatives.

Table 4.32. Impacts Common to the Proposed Plan and All Alternatives

Resource Program	Impact on Cultural Resources
Cultural Resources	Program measures provide for avoiding, minimizing, or compensating for impacts to cultural resources, and supporting public enjoyment of the majority of the resources within the PA. These measures would result in long-term beneficial impacts to these cultural resources. The beneficial impacts would result from 1) continuing to implement policies and to follow regulations that are designed to identify important resources and either minimize or reduce impacts to them, 2) educating the public about protecting and valuing cultural resources, 3) restricting or prohibiting land uses that are known to cause direct and indirect, adverse impacts to specific cultural resources, and 4) expanding the FO staff's knowledge about the location and nature of cultural resources within their management responsibility.
Fire Management	A total of 12,760 acres would undergo prescribed fire. Approximately 10,185 acres lie in high cultural-resource site-density areas and 2,575 acres in medium site-density areas. An additional 26,412 acres would receive non-fire treatments, with approximately 20,796 acres described as high site-density and 5,616 acres as medium site-density areas. BLM fire-management policy requires surveys to identify cultural resources prior to any type of treatment for fuel reduction. Consequently, the actual risk to cultural resources within the Monticello PA from fire-management decisions would be minor because sites would be identified and the potential impacts would be mitigated.
Health and Safety	The AML program, whereby abandoned mine sites that pose a risk to human health and safety are remediated, would cause minor, direct, long-term, adverse impacts to

Table 4.32. Impacts Common to the Proposed Plan and All Alternatives

Resource Program	Impact on Cultural Resources
	historical structures and features associated with the mine sites because of actions required to remediate the sites. However, the AML program would be conducted in compliance with the NHPA so that avoidance or mitigation measures would be implemented as appropriate, thereby minimizing the adverse impacts. Hazardous waste clean-up in the event of spills could also result in impacts to cultural resources that may be present in the area of the spill. Since the occurrence of spills is low, particularly large-scale spills, the actual risk to cultural resources is also low. However, in emergency situations where clean-up must take place immediately due to imminent risk to human health and safety, cultural resources may be impacted without prior documentation or development of avoidance and/or minimization measures.
Lands and Realty	Decisions under the Lands and Realty program, including land transfers, avoidances and exclusions, disposals, easements, issuances of rights-of-way, etc. can impact cultural resources depending on the use of the involved lands after the program. In all cases of disposals or transfers, the BLM requires an assessment of environmental impacts and adherence with the Section 106 process, thereby providing for the protection of cultural resources on involved lands. Because the impacts of program decisions on cultural resources for such decisions as issuances of rights-of-ways and easements and designation of avoidance and exclusion areas depends on the uses of the lands, the potential impacts are assessed based upon the future use. Please, see the impacts analysis for minerals development, non-WSA lands with wilderness characteristics, etc. for more information about impacts from actions authorized under the Lands and Realty program.
Livestock Grazing	Maintaining the five side canyons of the Comb Wash allotment as unavailable to grazing would have long-term, beneficial impacts on cultural resources by protecting 16,599 acres of known high site-density lands from potential livestock trampling and rubbing. These include Mule Canyon below Highway 95, Arch Canyon, Fish Canyon, Owl Canyon, and Road Canyon.
Minerals – Other than oil and gas or geophysical work	An estimated 851 acres of land within the Monticello PA could be subjected to surface disturbance over the next 15 years in association with the development of uranium and vanadium, placer gold, limestone, sand and gravel, building stone, and clay. Surface disturbance could occur in areas where cultural resources are present; however, pre-disturbance field surveys to identify such resources and design avoidance or mitigation measures would minimize or eliminate the potential for actual effects on cultural sites and materials.
Paleontology	Minor, adverse and beneficial impacts could occur from paleontological decisions. Beneficial impacts from predevelopment paleontological surveys could identify cultural resources and thereby allow site avoidance. Adverse impacts could result from scientific collection and excavation of vertebrate fossils that may be within cultural resource sites. Minor impacts may occur as a result of recreational fossil collection: casual collectors may not distinguish between paleontological materials and cultural resources or may not recognize the difference between paleontological and cultural artifacts, thereby causing unintentional impacts to cultural sites.

Table 4.32. Impacts Common to the Proposed Plan and All Alternatives

Resource Program	Impact on Cultural Resources
Recreation	<p>Recreational use of lands within the PA can have adverse impacts on cultural resources from inadvertent damage, looting, and vandalism associated with camping, mountain biking, backpacking, etc. Potential recreation decision impacts on cultural resources are largely unquantifiable since the exact locations of recreational activity relative to individual cultural sites and high site density areas are not known. Further, there is no way to specifically assess the potential impacts on cultural resources from differences in permitted group sizes or numbers of day or overnight use permits between alternatives other than to say that, generally speaking, smaller group sizes would presumably have a somewhat lesser impact on cultural resources since fewer people would be visiting a site at any one time and less trampling would occur. However, over the long-term, there is likely to be little difference between alternatives based upon group size or permit restrictions.</p> <p>More measurable impacts occur from recreational use associated with OHV activity. An analysis of potential impacts from OHV use is presented by alternative in the impacts tables under Travel. Proactive management of recreational activity through designation of specific recreation locations and issuance of permits, closing of climbing routes affecting cultural sites, and excluding camping in the Indian Creek riparian corridor would all have generally beneficial impacts on cultural resources by reducing the overall number of conflicts between recreation activities and cultural resources.</p>
Special Designations	<p>Under the Proposed Plan and all alternatives, WSAs would be managed under the IMP to protect wilderness values. The IMP stipulates that very low levels of surface disturbances would be allowed in order to maintain wilderness suitability for potential designation by Congress. The impacts would be beneficial and long term on cultural resources because surface disturbance-related impacts to cultural resources would be minimized.</p>
Special status Species / Wildlife	<p>Management decisions under these resource programs would have a direct beneficial impact on cultural resources because of spatial buffers around wildlife areas that would prevent ground-disturbing activities around cultural sites within the buffer.</p>
Vegetation	<p>Under the Proposed Plan and all alternatives, vegetation treatments would have negligible direct impacts on cultural resources because all areas proposed for treatments would have site-specific cultural inventories performed prior to treatment, and known cultural resources would be avoided. Exposure could create indirect adverse impacts, however, to avoided cultural sites in treatment areas because these sites would be noticeable to the public: treatment-avoidance of sites would make them obviously visible as areas that contrast with the surrounding treated areas, with potential disturbance through collection of artifacts.</p>

4.3.2.2. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ACTION ALTERNATIVES

Cultural resource management decisions common to the Proposed Plan and all action alternatives (B through E) would have long-term, beneficial impacts on cultural resources. These management decisions would include developing cultural resource management plans (CRMPs) or to inventory and protect cultural resources in specific management areas. In additions to protecting cultural resources, these plans would designate worthy sites to include in the NRHP, as appropriate, thereby raising awareness of the importance of the sites, removing access to specific sites at risk or otherwise restricting access, and proactively reducing fire hazards around

sensitive sites. These actions would reduce impacts to cultural resource sites through early identification, assessment, and implementation of protective measures.

4.3.2.3. IMPACTS FROM THE PROPOSED PLAN AND ALTERNATIVES

Proposed management decisions for many resource programs within the Monticello PA vary by the Proposed Plan and alternatives. The potential impacts of these varying decisions are discussed in the following sections by the Proposed Plan and alternatives.

4.3.2.3.1. ALTERNATIVE A

Impacts to cultural resources from various BLM resource program decisions under Alternative A, excluding special designations, are summarized in Table 4.33. Because special designations incorporate an array of individualized management decisions, discussion of their impact on cultural resources follows the Table 4.33 summary.

Table 4.33. Impacts to Cultural Resources under Alternative A

Resource	Impact on Cultural Resources
Cultural Resources	<p>Under Alternative A, the cultural resources on 37,433 acres of high site-density land in the Grand Gulch Special Emphasis area (GGSE)/Grand Gulch National Historic District (GGNHD) would be designated for special management. The plans for the GGSE/GGNHD provide protection for cultural resources that supplements that afforded by Section 106 of the NHPA. Cultural resources would be regularly monitored for impacts related to permissible uses, and measures to minimize or mitigate any impacts would be implemented when necessary. Restrictions on surface disturbances would reduce the risks of adverse impacts to cultural resources. These actions would also reduce the adverse impacts to sites, locations, and landscape features that are important to Native American tribes.</p> <p>The Old Spanish National Historic Trail would be afforded special consideration, including beneficial development of a management plan designed to protect the resource values that have made it nationally important.</p> <p>Under Alternative A, no allocation or group-size limits; restrictions on camping, OHV use, pets or dogs, or grazing; fire bans, fees, or other recreational limitations would be placed upon the Comb Ridge CSMA, the Butler Wash area east of Comb Ridge, the Tank Bench CSMA, the Beef Basin CSMA, or Monticello PA lands outside of these areas. No special considerations would be given to the proactive conservation, interpretation, investigation, or traditional allocation of cultural resources, except on an occasional case-by-case determination. Cultural resources in these areas would be avoided or impacts to them mitigated only through development or land uses that require permits or approval from the Monticello FO. There would be no restrictions on visits to the McLoyd Canyon-Moon House site, although visitors are presently causing deterioration to portions of it (personal communication with Nancy Shearin, Monticello FO, May 7, 2003). Cultural resources not associated with areas of development or permitted use would continue to be subject to direct and indirect, adverse impacts from recreational activity, including OHV travel, group and individual camping, and hiking and touring in sites. Impacts of this nature are presently not quantifiable because records of them are not kept, and many incidents are unknown to the BLM owing to the remote and undocumented locations of many cultural resources within the Monticello PA.</p>

Table 4.33. Impacts to Cultural Resources under Alternative A

Resource	Impact on Cultural Resources
Livestock Grazing	Allotments within the Monticello PA, with the exception of the five side canyons of Comb Wash and other areas designated unavailable for grazing, would be open to grazing, though site-specific closure or restrictions could be enacted if undue damage to cultural resources from livestock grazing occurred. Open allotments include 888,111 acres, in high site-density and 748,942 acres in medium site-density areas. This represents 90% of all estimated high site-density and 94% of all estimated medium site-density lands in the Monticello PA. Making grazing unavailable in certain high site-density areas such as Comb Ridge would have a long-term, beneficial impact on their cultural resources. Potential trampling of archaeological sites and brushing and rubbing against structures and rock-art panels by livestock would be eliminated in these areas, though impacts from hooved wildlife would continue. Alternative A grazing decisions would be expected to pose slightly greater adverse risks to cultural resources than the Proposed Plan and Alternatives B and C because Alternative A leaves more acres open to grazing. Alternative A would pose roughly comparable risk to cultural resources as Alternative D. However, under any alternative, the BLM may modify livestock grazing in specific areas when undue adverse impacts to cultural resource sites occur, which would reduce long-term adverse impacts.
Minerals, Oil, and Gas	Approximately 417 acres of land in high site-density and 313 acres in medium site-density areas would be subject to physical disturbance of varying degrees during the next 15 years as a result of predicted RFD oil and gas development. This amounts to approximately 0.06% of the total acres of high site-density and 0.05% of medium site-density lands available for mineral development under Alternative A. The BLM's standard procedures require inventory of areas proposed for mineral development before it can occur. These inspections allow cultural resource sites to be identified and minimization, avoidance, or mitigation measures to be implemented. The Monticello PA contains several locations and landscape features that have been deemed culturally and/or spiritually important to Native American tribes with cultural patrimony in the area. Most of these areas, including Montezuma Canyon, the San Juan River, Comb Ridge, Mancos Jim Mesa, Spanish Mossback Mesa, and Allen Canyon, would be managed under a combination of NSO, controlled surface use (CSU), and standard leasing stipulations. Applying NSO and CSU leasing stipulations and restrictions would reduce the opportunities for surface-disturbing and other landscape-altering activities that would otherwise decrease the cultural, traditional, and/or spiritual values of these resources.
Minerals, Geophysical	Direct, adverse impacts to known cultural resources and sites from geophysical activities under this alternative are likely to be negligible to minor because resources and sites would be avoided or mitigated. Surface disturbance throughout the Monticello PA from geophysical activities under this alternative is estimated to be 886 acres during the next fifteen years. Assuming that the potential for such disturbance to occur in high and medium site-density areas is equal to the ratio of these lands available for geophysical work within the PA, then surface disturbance from geophysical work would be expected on approximately 479 acres (0.05%) of high site-density and 407 acres (0.05%) of medium site-density lands.
Non-WSA Lands with Wilderness Characteristics	Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness values. Surface disturbances, impacts to cultural resources, and the mitigation applied to reduce impacts would be the same as analyzed and discussed under each resource for Alternative A.
Riparian Resources	Riparian resource-management decisions under Alternative A would be expected to have a negligible to minor, beneficial impact on cultural resources because they would restrict surface-disturbing activities in riparian zones and floodplains. Such management actions would affect approximately 14,383 acres of high site-density and 6,314 acres of medium

Table 4.33. Impacts to Cultural Resources under Alternative A

Resource	Impact on Cultural Resources
	<p>site-density lands within the PA. This represents approximately 1.5% of all estimated high site-density and 0.8% of all estimated medium site-density lands within the PA.</p> <p>Limitations on surface-disturbing activities and other landscape alterations within riparian areas would provide some beneficial protection to waterways that possess culturally important features for Native American tribes.</p>
Special status Species	The impacts would be the same as those described above under Impacts Common to All Alternatives (Section 4.3.2.1).
Travel	<p>Travel management decisions under Alternative A would close 142,008 acres to OHV use in high site-density areas. This represents 14% of all estimated high site-density lands in the PA and would have long-term, beneficial impacts on cultural resources by minimizing OHV-related surface disturbances. Travel on an additional 422,805 acres (43%) in high site-density areas would be limited to designated roads and trails, with the same expected impact because no new OHV surface disturbance would be allowed. Because 423,619 acres (43%) in high site-density areas would be open to cross-country OHV use without restrictions, OHV travel in these areas would result in long-term, adverse impacts to cultural resources.</p>
Visual Resources	<p>Approximately 395,797 acres of high site-density and 330,313 acres of medium site-density lands within the Monticello PA would be designated as VRM Class I or II. This represents 40% of all high site-density and 41% of all medium site-density lands in the PA. Management of these lands, especially those managed under VRM Class I objectives, would limit ground-disturbing activities that have the potential to impact cultural resources, which would have long-term, beneficial impacts on the resource.</p>
Woodlands	<p>Woodland harvesting zones would not be established, and all woodland areas within the PA, outside of WSAs, developed recreation areas, selected ACECs, and select cultural-resource management areas would be available for use. Within the PA, approximately 857,000 acres of land possess pinyon-juniper woodlands suitable for harvesting. Of those lands, approximately 464,446 acres are located in high site-density and 392,559 acres in medium site-density areas. This represents approximately 47% of all estimated high site-density and 49% of all estimated medium site-density lands in the PA. Permits to harvest and gather woodland products would be processed on a case-by-case basis. Collection of woodland products, except dead wood for camp fires, would be prohibited in all WSAs, as well as in several known high site-density areas, including the side canyons of Comb Wash (Arch Canyon, Fish Canyon, Owl Canyon, Road Canyon, and Mule Canyon south of Highway 95). Collection of woodland products would also be prohibited on known cultural resource sites. Further, woodland product gathering under a permit would require gathering identification and subsequent avoidance of cultural resources. Pinyon and juniper comprise the primary woodland targets for harvesting within the PA, and these vegetation environments are linked to relatively high densities of cultural resource sites. The restrictions placed on gathering and harvesting woodland products and the limited amount of ground disturbance associated with actual gathering within the Monticello PA under Alternative A would result in a low potential for direct, adverse impacts to cultural resources. However, the potential for indirect impacts would be relatively high because of OHV travel-related surface disturbances to harvest and collect woodland products, and the potential looting and vandalism resulting from use of the harvesting areas.</p>

Special-designations management decisions under Alternative A would have both direct and indirect, long-term impacts on cultural resources within the Monticello PA. WSAs account for 386,027 acres on land within the PA and overlap with other special designation lands (e.g., Areas of Critical Environmental Concern [ACECs]) to a great extent (see Map 87). A total of 230,969 acres in WSAs are lands classified with high site density, and 153,926 acres are classified as having medium site density (totaling 391,599 acres). The WSA acreage is the same under the Proposed Plan and all of the alternatives because WSA designation is not part of the PRMP/FEIS. WSAs are managed under the Interim Management Policy (IMP), which imposes restrictions on ground-disturbing activities that may impair the wilderness suitability of that WSA. Actions generally considered to meet this non-impairment standard are those that are short-term, do not create surface disturbances or do not allow the construction of permanent facilities. When completed, surface disturbances may not degrade the area to such an extent that they substantially constrain Congress's decision to designate the area as wilderness. Because of these restrictions on surface-disturbing activities, the impacts to cultural resources within WSAs would be long-term, indirect, and beneficial.

In addition to WSAs, special designation areas include ACECs and wild and scenic rivers (WSRs). The following discussion addresses these other special designation areas. High cultural-resource site-density areas pose the greatest concern for potential adverse impacts in special designation areas, so this discussion focuses on them. Special designation areas (excluding WSAs) under Alternative A encompass approximately 121,769 acres with high site-density. This represents approximately 12% of all estimated high site-density lands within the Monticello PA. Within these special designation areas, management decisions include a range of prescriptions that would benefit cultural resources by affording them direct and indirect protection from potentially adverse impacts. These decisions include implementing NSO stipulations for mineral development on approximately 2,539 acres, managing approximately 2,272 acres under VRM Class I objectives (with limitations on surface disturbances), eliminating OHV use on approximately 2,904 acres, and prohibiting mineral disposal and geophysical work on 3,171 acres of high site-density lands. Table 4.34 lists the special designation areas where these decisions apply and the acreage of high site-density lands they contain. If a special designation area is not listed in the table, either the decisions do not apply to it, or no estimated acres of high site-density lands occur within it. The restrictions noted in the table reduce the potential impacts to cultural resource sites from surface disturbance. These sites include ones identified by Native American tribes as culturally, traditionally, or spiritually important that may be located either in or adjacent to special designation areas.

Table 4.34. Acres of High Site-Density Lands in Special Designation Areas with Decisions Affecting Cultural Resources, Alternative A

Special Designation (All ACECs)	NSO for Mineral Development	Closed to Mineral Development	Closed to Mineral Disposal	Closed to Geophysical Work	Designated as VRM Class I	Closed to OHV Use
Alkali Ridge	0	0	0	0	0	0
Bridger Jack	0	0	0	0	0	1
Cedar Mesa	17,493	37	37	37	16,832	240
Dark Canyon	0	49	49	49	204	75

Table 4.34. Acres of High Site-Density Lands in Special Designation Areas with Decisions Affecting Cultural Resources, Alternative A

Special Designation (All ACECs)	NSO for Mineral Development	Closed to Mineral Development	Closed to Mineral Disposal	Closed to Geophysical Work	Designated as VRM Class I	Closed to OHV Use
Hovenweep	880	0	880	0	0	0
Indian Creek	3,443	0	3,443	0	3,907	3,443
Lavender Mesa	586	0	586	0	0	586
Scenic Highway Corridor	19,840	1	0	0	20,736	7
Shay Canyon	0	0	0	0	42	0
Total	42,242	87	4,995	86	41,721	4,352

Within many special designation areas, surface-disturbing activities would still be allowed, but for the most part, regulations would limit the amount of actual disturbance (e.g., CSU stipulations for mineral development and requirements for non-mechanized vegetation treatments). Many of these areas would also be managed under VRM Class II objectives, which, while less restrictive than VRM Class I, would still provide a high level of protection to cultural resources by limiting surface-disturbing activities.

4.3.2.3.2. ALTERNATIVE B

Table 4.35 summarizes impacts to cultural resources from various BLM resource program decisions under Alternative B, excluding special designations. Because special designations incorporate an array of individualized management actions, discussion of their impact on cultural resources follows the Table 4.35 summary.

Table 4.35. Impacts to Cultural Resources under Alternative B

Resource Program	Impact on Cultural Resources
Cultural Resources	The impacts to cultural resources would be the same as under Alternative A, except that 98,348 acres of land in high-density site areas would receive special management consideration (restrictions on surface disturbance and OHV use) to protect important cultural resource values. Cultural resource special management would increase the beneficial impacts.
	Segments of the Old Spanish National Historic Trail would be designated for types of travel that would not damage or alter their historic condition. Additionally, special recreation permits would be authorized only for heritage tours and reenactments on the trail. Limiting damaging travel and trail use would have a direct, long-term, beneficial impact on the trail because intact segments would be better preserved.

Table 4.35. Impacts to Cultural Resources under Alternative B

Resource Program	Impact on Cultural Resources
	<p>Imposing private and commercial size limits for recreational and land-use groups and implementing a permit system would have long-term beneficial impacts on cultural resources in restricted areas because reducing the number of people in or near cultural resource sites at any given time would minimize deterioration and degradation. The smaller the group-size on a given site at a given time, the lower the probable adverse recreational impact to a site. Specific group-size and visitation limits for the Moon House ruin would be more stringent than restrictions for other sites. These limitations would directly and beneficially impact the site in the long-term.</p>
Livestock Grazing	<p>Approximately 137,440 acres of land would be maintained as unavailable for grazing, and additional areas would also be unavailable for grazing in at least 11 known high site-density areas. Alternative B would also restrict livestock activities to trailing in at least 4 other high site-density locations. Beyond these unavailable or restricted areas, grazing would be permitted on 1,627,623 acres of land within the Monticello PA. These lands are located in both high (882,676 acres) and medium (744,947 acres) site-density areas. This represents 90% of all estimated high site-density and 93% of all estimated medium site-density lands in the PA. Cultural resource sites in these areas would be exposed to potentially adverse trampling by livestock. Alternative B would leave approximately the same total number of acres open to grazing as the Proposed Plan and Alternatives A and C; however, Alternative B has approximately 5,435 fewer acres in high site-density areas than does Alternative A. Alternative B leaves the same number of acres in high site-density areas open to grazing as the Proposed Plan and Alternative C, and approximately 9,200 fewer total acres than Alternative D. Consequently, Alternative B would presumably have a slightly lower, potentially adverse grazing impact on cultural resources than Alternatives A and D and roughly the same as the Proposed Plan and Alternative C.</p>
Minerals, Oil, and Gas	<p>The impacts to cultural resources would be the same as under Alternative A, except that approximately 338 acres of land in high site-density and 298 acres in medium site-density areas would be subject to varying degrees of disturbance during the next fifteen years, based on the RFD predicted development of oil and gas resources. This would be approximately 0.04% of the total acres of high site-density and 0.04% of medium site-density lands available for mineral development under Alternative B. The exact number of sites involved in development cannot be predicted at this time; however, impacts to specific sites are not expected to be any greater than under Alternative A because Alternative B specifies the same level of identification of sites and avoidance, minimization, or mitigation of impacts. Alternative B decisions could have slightly less impacts on cultural landscapes in developed areas than Alternative A because the total number of acres subject to disturbance under Alternative B would be somewhat lower than Alternative A. The Monticello PA contains several locations and landscape features that have been deemed culturally and/or spiritually important to Native American tribes. Most of these areas, including Montezuma Canyon, the San Juan River, Comb Ridge, Mancos Jim Mesa, Spanish Mossback Mesa, and Allen Canyon, would be managed under a combination of NSO, CSU, and standard leasing stipulations. Applying NSO and CSU stipulations would reduce the opportunities for surface-disturbing activities and other landscape-altering activities that could decrease the cultural, traditional, and/or spiritual values of these resources.</p>

Table 4.35. Impacts to Cultural Resources under Alternative B

Resource Program	Impact on Cultural Resources
Minerals, Geophysical	The impacts to cultural resources would be the same as under Alternative A, except that surface disturbance would be reduced to approximately 427 acres of high site-density and 367 acres of medium site-density lands. This represents 0.04% of all estimated high site-density and 0.05% of all estimated medium site-density lands within the PA. Alternative B would produce surface disturbance in approximately 92 fewer acres (52 in high site-density and 40 in medium site-density areas) than Alternative A.
Non-WSA Lands with Wilderness Characteristics	Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness values. Surface disturbances, impacts to cultural resources, and the mitigation applied to reduce impacts would be the same as analyzed and discussed under each resource for Alternative B.
Riparian Resources	The same impacts are predicted as under Alternative A, except Alternative B would implement additional restrictions that would indirectly protect cultural resources within certain riparian areas. These restrictions apply to OHV use and livestock grazing (see Chapter 2 Alternatives, Riparian). The additional restrictions on the use and disturbance of riparian and floodplain resources under Alternative B are expected to produce slightly greater beneficial impacts to cultural resources in these restricted zones by further reducing opportunities for surface-disturbing activities.
Special Status Species	Limited long-term, indirect, beneficial impacts to cultural resources are likely from restrictions on surface disturbance in areas of special-species habitat. The benefit would be slightly greater than under Alternative A because the wildlife protection spatial buffers would be larger.
Travel	Because of 238,879 acres in high site-density areas would be closed to OHV use under Alternative B, there would be similar beneficial impacts, but to a greater degree, than those discussed under Alternative A. This acreage represents 24% of all estimated high site-density lands within the PA. When compared to Alternative A, travel in an additional 325,669 acres (76%) in high site-density areas would be limited to designated roads and trails with the same long-term beneficial impacts to cultural resources. No areas within the Monticello PA would be open to cross-country OHV use, with greater long-term, beneficial impacts than Alternative A because 1) 423,619 acres (43%) in high site-density areas (open under Alternative A) would be protected from travel-related surface disturbances, and 2) Alternative B would identify approximately twice as many acres for limited use (designated route restrictions) as Alternative A, which would result in long-term beneficial impacts on cultural resources.
Visual Resources	Approximately 431,797 acres of high site-density and 315,022 acres of medium site-density lands within the Monticello PA would be managed under VRM Class I or Class II objectives. This represents 44% of all high site-density and 40% of all medium site-density lands in the PA. The impacts from Alternative B on cultural resources would be similar to, but greater in degree, than those under Alternative A because more area would be protected under VRM Class I and Class II designations.

Table 4.35. Impacts to Cultural Resources under Alternative B

Resource Program	Impact on Cultural Resources
Woodlands	Although 307,179 acres of high site-density and 197,212 acres of medium site-density areas would be open for woodland harvesting, there would be limited restrictions on OHV travel into these areas. These areas represent 31% of all estimated high site-density and 25% of all estimated medium site-density lands in the PA. Cultural-resources inventories would be required before woodlands could be harvested on lands within the North Comb (Comb Ridge) area north of Highway 95 and the Montezuma watershed. The Cedar Mesa Cultural SRMA, outside of the WSA, would be closed to harvesting. Gathering woodland products for private use would have a low potential for long-term, adverse impacts on cultural resources within open areas, except in instances where OHV travel to gather these products is permitted. Commercial woodland harvesting would have greater impact than private use because it would occur on a larger scale. Potential adverse impacts to cultural resources from woodlands management decisions under Alternative B would likely be slightly lower than those anticipated for Alternative A because Alternative B imposes greater travel restrictions, and imposes requirements for cultural-resource surveys, and would close at least one high site density area (Cedar Mesa) to harvesting.

Special-designations management decisions under Alternative B would have both direct and indirect long-term impacts on cultural resources within the Monticello PA. As noted with Alternative A, WSAs account for 391,599 acres on land within the PA and overlap with other special designation lands (e.g., ACECs) to a great extent (see Map 88). A total of 230,969 acres in WSAs are lands classified with high cultural resource site-density, and 153,926 acres are classified with medium site-density. The Proposed Plan and all alternatives would include the same acreage for WSAs. WSAs are managed under the IMP, which imposes restrictions on surface-disturbing activities. These restrictions, the same as those described for Alternative A, would have long-term, indirect, beneficial impacts on cultural resources within these areas by reducing opportunities for disturbance.

The following discussion addresses special designation areas other than WSAs. Within these other special designation areas, the Proposed Plan and different alternatives propose an array of management actions that vary widely in the level of surface disturbance they allow or prohibit. Since high cultural-resource site-density areas pose the greatest concern for potential adverse impacts in special designation areas, this discussion focuses on them. Special designation areas that would be managed under Alternative B include approximately 151,992 acres with high site-density. This represents approximately 15% of all estimated high site-density lands within the PA. Within these special designation areas, management decisions would include a range of prescriptions that would benefit cultural resources by affording them direct and indirect protection from adverse impacts. These prescriptions would include implementing NSO leasing stipulations for mineral development on approximately 44,185 acres, closing areas to mineral development on 17,833 acres, managing approximately 61,736 acres under VRM Class I objectives (with limitations on surface disturbance), eliminating OHV use on approximately 2,904 acres, and prohibiting mineral disposal and geophysical work on 85,141 acres of high site-density lands. Table 4.36 lists the special designation areas where these decisions apply and the acreage of high site-density lands they contain. If a special designation area is not listed in the table, either the decisions do not apply to it, or no estimated acres of high site-density lands

occur within it. The restrictions noted in the table reduce the risk of impact on cultural resource sites by surface-disturbing activities.

Table 4.36. Acres of High Site-density Lands in Special Designation Areas with Decisions Affecting Cultural Resources, Alternative B

Special Designations (All ACECs)	NSO for Mineral Development	Closed to Mineral Development	Closed to Mineral Disposal	Closed to Geophysical Work	VRM Class I Designation	Closed to OHV Use
Alkali Ridge ¹	1991	0	0	0	0	0
Bridger Jack	0	0	0	0	0	3
Cedar Mesa	4,632	5	5	5	13	0
Dark Canyon	0	204	204	204	204	0
Hovenweep	880	0	880	0	0	0
Indian Creek	3,907	0	3,907	0	3,908	3,908
Lavender Mesa	632	0	632	0	0	632
Lockhart Basin	34,059	927	34,059	0	34,986	0
San Juan River	1,738	497	1,738	0	710	567
Valley of the Gods	0	17,833	17,833	0	17,833	0
Total	47,839	88	59,258	209	57,646	5,110

¹Includes the Alkali Ridge National Historic Landmark (2,146 acres)

Within many special designation areas, surface-disturbing activities would still be allowed, but for the most part, management decisions would limit the amount of actual disturbance (e.g., CSU leasing stipulations for mineral development, and requirements for non-mechanized vegetation treatments). Many of these areas would also be managed under VRM Class II objectives, which, while less restrictive than VRM Class I, would still provide a measure of protection to cultural resources by limiting surface-disturbing activities.

4.3.2.3.3. ALTERNATIVE C

Table 4.37 summarizes impacts to cultural resources from various BLM resource program decisions under Alternative C, excluding special designations. Because special designations incorporate an array of individualized management decisions, discussion of their impact on cultural resources follows the Table 4.37 summary.

Table 4.37. Impacts to Cultural Resources under Alternative C

Resource Program	Impact on Cultural Resources
Cultural Resources	<p>As discussed under Alternative B, 98,348 acres of land in high-density site areas would be subject to special management consideration to protect important cultural resource values. Cultural-resource program decisions and impacts under Alternative C would be the same as discussed under Alternative B.</p> <p>The potential impacts related to the management of the Old Spanish National Historic Trail would be identical to those described for Alternative B.</p> <p>Impacts due to recreational use of cultural resources would be the same as for Alternative B, except that there would be a negligible increase in adverse impacts because of larger commercial group sizes allowed in high site-density areas.</p>
Livestock Grazing	Potential adverse and beneficial impacts to cultural resources under Alternative C would be the same as those described for Alternative B because the two alternatives would manage approximately the same areas open, unavailable, or restricted to livestock grazing.
Minerals, Oil, And Gas	Approximately 381 acres of land in high site-density and 329 acres in medium site-density areas would be subject to varying amounts of physical disturbance during the next fifteen years. These equates to approximately 0.05% of the total acres of high site-density and 0.05% of medium site-density lands available for mineral development under Alternative C. Alternative C could have a slightly greater impact on cultural landscapes than Alternative B because the total number of acres subject to disturbance would be somewhat higher, but less than Alternative A.
Minerals, Geophysical	Impacts would be the same but slightly greater in intensity than those described under Alternative A because surface disturbance is estimated to be 903 acres during the next fifteen years. Approximately 489 acres of high site-density and 414 acres of medium site-density lands would be involved. This represents 0.05% of all estimated high site-density and 0.05% of all estimated medium-site density lands within the PA. Alternative C would produce surface disturbance in approximately 17 more acres (10 in high site-density and 7 in medium site-density areas) than Alternative A.
Non-WSA Lands with Wilderness Characteristics	Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness values. Surface disturbances, impacts to cultural resources, and the mitigation applied to reduce impacts would be the same as analyzed and discussed under each resource for Alternative C.
Riparian Resources	The impacts are identical to those discussed for Alternative B.
Special Status Species	Limited, long-term, beneficial impacts on cultural resources would be expected in areas where spatial buffers against surface disturbance around habitats are created. Alternative C is expected to have greater long-term beneficial impact on cultural resources than Alternatives A and B because of the larger buffer areas.
Travel	The impacts would be the same as those discussed under Alternative A, except the long-term beneficial impacts would increase because of closed areas (234,890 acres [24%] in high site-density areas) and designated routes (an additional 750,153 acres [76%] in high site-density areas). The long-term adverse impacts within designated open OHV areas would be reduced to 2,311 acres (0.2% of the Monticello PA).

Table 4.37. Impacts to Cultural Resources under Alternative C

Resource Program	Impact on Cultural Resources
Visual Resources	Approximately 324,539 acres of high site-density and 242,876 acres of medium site-density lands within the Monticello PA would be managed for VRM Class I or II conditions. This represents 33% of all high site-density and 30% of all medium site-density lands in the PA. The beneficial impacts of Alternative C on cultural resources would be similar but less than with Alternative A because fewer acres would be protected under VRM Class I and Class II designations.
Woodlands	Under Alternative C, 367,319 acres of high cultural-resource site-density and 229,492 acres of medium site-density areas would be available for woodcutting. This represents 37% of all estimated high site-density and 29% of all estimated medium site-density lands within the PA. Off-road travel to gather woodland products would be permitted across a portion of the open areas. Cultural-resource inventories would be required before woodland products could be harvested on lands within the North Comb (Comb Ridge) area north of Highway 95, Cedar Mesa (outside of the WSA), and the Montezuma watershed. Potential impacts to cultural resources from woodlands management decisions under Alternative C would probably be lower than those anticipated for Alternative A because Alternative C imposes greater travel restrictions and requirements for cultural-resource inventories.

Special-designations management decisions under Alternative C would have both direct and indirect long-term impacts on cultural resources within the Monticello PA. As noted under Alternative A, WSAs account for 391,599 acres of land within the PA and overlap with other special designations (e.g., ACECs) to a great extent (see Map 90). WSAs are managed under the IMP, which implements stringent restrictions on surface-disturbing activities (see the discussion for special designations in Section 4.3.14). A total of 230,969 acres in WSAs are lands classified with high cultural-resource site density. Another 153,926 acres are classified with medium site density. The same acres and management prescriptions would apply to WSAs across the Proposed Plan and all alternatives. Consequently, the potential impacts on cultural resources in WSAs within special designation areas under Alternative C would be identical to those described previously for Alternatives A and B.

Special designation areas that would be managed under Alternative C include approximately 57,267 acres of lands with high cultural-resource site density. This represents approximately 6% of all estimated high site-density lands within the PA. Within these special designation areas, management actions include a range of prescriptions that would benefit cultural resources by affording them direct and indirect protection from adverse impacts. These decisions include implementing NSO leasing stipulations for mineral development on approximately 5,290 acres, closing areas to mineral development on 17,833 acres, managing approximately 22,841 acres under VRM Class I objectives (with strict limitations on surface disturbance), eliminating OHV travel on approximately 632 acres, and prohibiting mineral disposal on 23,123 acres of high site-density lands. Table 4.38 lists the special designation areas where these decisions apply and the acreage of high site-density lands they contain.

Table 4.38. Acres of High Site-Density Lands in Special Designation Areas with Decisions Affecting Cultural Resources, Alternative C

Special Designation (All ACECs)	NSO for Mineral Development	Closed to Mineral Development	Closed to Mineral Disposal	Closed to Geophysical Work	VRM Class I Designation	Closed to OHV Use
Alkali Ridge ¹	1,991	0	1,991	0	0	0
Hovenweep	880	0	880	0	0	0
Indian Creek	3,904	0	0	0	3,904	0
Lavender Mesa	632	0	632	0	0	632
San Juan River	1,738	497	1,738	0	710	567
Valley of the Gods	17,833	0	17,833	0	17,825	<1
Total	26,978	497	23,074	0	22,439	1,199

¹Includes the Alkali Ridge National Historic Landmark (2,146 acres)

If a special designation area is not listed in the table, either the decisions do not apply to it, or no estimated acres of high site-density lands occur within it. The restrictions noted in the table reduce opportunities for surface-disturbing activities to impact cultural resource sites.

Alternative C provides for approximately twice as many acres covered by NSO leasing stipulations in high site-density special designation areas as Alternative A but 8 times fewer acres than Alternative B. Alternative C would close more acres to mineral development in non-WSA special designation areas than Alternative A and the same number of acres as Alternative B. Alternative C would manage approximately 10 times more high site-density lands under VRM Class I objectives than would Alternative A but approximately 3 times less than Alternative B. Alternative C would close approximately 5 times fewer acres of land in high site-density areas to OHV travel than Alternatives A and B. Alternative C would close approximately 7 times more land in high site-density areas to mineral disposal and geophysical work than Alternative A but approximately 3 times less than Alternative B. In all cases, Alternative C would provide greater benefits to cultural resources in special designation areas than would Alternative D, which implements no special designation regulations.

Surface-disturbing activities would still be allowed, but in general, regulations would limit the level of actual disturbance (e.g., CSU stipulations for mineral development and requirements for non-mechanized vegetation treatments). Many of these areas would also be managed under VRM Class II objectives, which, while less restrictive than VRM Class I objectives, would still provide protection to cultural resources by limiting surface-disturbing activities.

4.3.2.3.4. ALTERNATIVE D

Cultural resource management decisions under Alternative D would produce all of the impacts discussed in Section 4.3.2.1, Impacts Common to the Proposed Plan and All Alternatives. However, as is the case with the Proposed Plan and all other alternatives, Alternative D proposes additional decisions that would also affect cultural resources within the PA. Table 4.39 summarizes the impacts to cultural resources from resource management decisions under Alternative D, excluding special designations. Because special designations incorporate an array

of individualized management actions, discussion of their impact on cultural resources follows the Table 4.39 summary.

Table 4.39. Impacts to Cultural Resources under Alternative D

Resource Program	Impact on Cultural Resources
Cultural Resources	<p>Special management consideration would be given to 38,995 acres of land in high-density site areas to protect important cultural resource values. Alternative D would designate similar, but slightly greater, acreage in high-density site areas for specific management consideration than Alternative A but only approximately one-third the acreage of the Proposed Plan and Alternatives B and C. The Comb Ridge/Butler Wash, the Tank Bench, and Beef Basin areas would not be managed as CSMAs. Because fewer acres of high site-density areas are designated for special management of cultural resources, the opportunities for long-term benefits would be reduced, and the risk that cultural resource sites in these areas could be impacted would increase. This would pose the same potential risks to cultural resources as Alternative A. The McLoyd Canyon-Moon House would be managed under Alternative D, for the most part, the same way as under the Proposed Plan and Alternative C, which are also very similar to Alternative B. Consequently, potential impacts to cultural resources under Alternative D are similar to those described for the Proposed Plan and Alternatives B and C. Compared to Alternative A, this alternative would be more beneficial because restrictions would be applied under this alternative to protect the site that would not be applied under Alternative A.</p> <p>The impact to historic trails would be the same as that of the Proposed Plan and Alternative C.</p> <p>Potential recreation impacts on cultural resources under Alternative D would be similar to those discussed with the Proposed Plan and Alternative C because similar limits are imposed on commercial group size in high site-density areas; however, Alternative D would allow four additional persons per private group. This larger group size would slightly increase the risk of potential impacts to cultural sites. The larger number of visitors per day to McLoyd Canyon-Moon House under Alternative D would intensify the potential impacts on the ruin and surrounding sites because of the "wear and tear" that comes with more foot traffic. Compared to Alternative A, this alternative would be more beneficial for the site for reasons discussed previously.</p>
Livestock Grazing	<p>The 137,440 acres currently unavailable to grazing would be maintained, and additional acreage would be unavailable to grazing in at least 9 known high site-density areas. Outside of these areas, grazing would be permitted on 1,636,844 acres of land within the PA. These lands are located in both high (887,971 acres) and medium (748,873 acres) site-density areas. Cultural resource sites in these areas would be exposed to potential trampling by livestock as described under Alternative B. Alternative D would manage approximately 9,200 acres more than any other alternative as available to grazing. Approximately 140 less grazing acres would be located in high site-density areas under Alternative D than under Alternative A, but Alternative D would make approximately 5,295 more acres in high site-density areas available to grazing than would the Proposed Plan and Alternatives B and C. Consequently, Alternative D would likely have greater potential adverse impacts on cultural resources than either the Proposed Plan or Alternatives B and C and roughly the same impacts as Alternative A. Alternative D would probably also have lower potential beneficial impacts to cultural resources than the Proposed Plan and Alternatives B and C, where fewer known high site-density areas would be unavailable for grazing. Potential beneficial impacts under Alternative D would be comparable to those under Alternative A.</p>

Table 4.39. Impacts to Cultural Resources under Alternative D

Resource Program	Impact on Cultural Resources
Minerals, Oil, and Gas	Approximately 391 acres of land in high site-density and 330 acres in medium site-density areas would be impacted by varying levels of disturbance from mineral development during the next fifteen years. This surface area would be approximately 0.05% of the total acres of high site-density and 0.05% of medium site-density lands available for mineral development under Alternative D. However, impacts to specific sites are not expected to be any greater under this alternative because the same level of identification of sites and avoidance, minimization, or mitigation of impacts prior to surface disturbance would be required. Alternative D could have a slightly greater impact on cultural landscapes in developed areas than Alternative B because the total number of acres subject to disturbance would be higher. Additionally, potential impacts to cultural landscapes under Alternative D would be greater than those anticipated for Alternative B, but slightly less than Alternative A because fewer acres would be potentially impacted.
Minerals, Geophysical	Temporary surface disturbance that is reclaimed within 10 years would be prescribed under Alternative D. All geophysical work would be subject to the BLM standard policy of resource identification and avoidance, minimization, and/or mitigation of adverse impacts. For this reason, impacts to cultural resources from geophysical activities under this alternative are expected to be minimal. Approximately 924 acres can potentially be disturbed during the next fifteen years. This consists of approximately 501 acres of high site-density and 423 acres of medium site-density lands and represents 0.05% of all estimated high site-density and 0.05% of all estimated medium site-density lands within the PA. Alternative D would produce surface disturbance in approximately 38 more acres (22 in high site-density and 16 in medium site-density areas) than Alternative A. It would also produce surface disturbance in 130 more acres (74 in high site-density and 56 in medium site-density areas) than Alternative B and 21 more acres (12 in high site-density and 9 in medium site-density areas) than the Proposed Plan and Alternative C.
Non-WSA Lands with Wilderness Characteristics	Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness values. Surface disturbances, impacts to cultural resources, and the mitigation applied to reduce impacts would be the same as analyzed and discussed under each resource for Alternative D.
Riparian Resources	Impact to riparian resources under Alternative D would be the same as Alternative A.
Special Status Species	Limited, long-term, beneficial impacts on cultural resources would result in areas where spatial buffers are created. Alternative D would likely have a greater long-term beneficial impact on cultural resources than Alternative A, which designates no buffers, but less than the Proposed Plan and Alternatives B and C, which have larger buffers.
Travel	Travel would be limited to designated routes, and more acres would be placed in this category under Alternative D than under any other alternative. However, fewer acres would be closed to OHV use under Alternative D than under the Proposed Plan and any other alternative. Alternative D would specify fewer acres open to unrestricted OHV use than Alternative A, more acres open than Alternative B, and the same number of acres open as the Proposed Plan and Alternative C. Alternative D would have slightly greater long-term beneficial impacts on cultural resources because travel would be restricted on more acreage to designated routes (985,043 acres in high site-density areas) than with Alternative A. There would also be fewer long-term adverse impacts to cultural resources than under Alternative A because the total acreage available for open OHV use (2,311 acres) would be less.

Table 4.39. Impacts to Cultural Resources under Alternative D

Resource Program	Impact on Cultural Resources
Visual Resources	Approximately 237,057 acres of high site-density and 162,201 acres of medium site-density lands within the Monticello PA would be managed under VRM Class I or Class II objectives. This represents 24% of all high site-density and 20% of all medium site-density lands in the PA. Management of these lands, especially under VRM Class I conditions, would limit ground-disturbing activities that have the potential to impact cultural resources. The potentially adverse impacts of Alternative D decisions on cultural resources would be similar to, but less than, Alternative A because a smaller area would be protected under VRM Class I and Class II designations.
Woodlands	The impacts to cultural resources would be the same as under the Proposed Plan and Alternative C, except that fewer restrictions would be placed on OHV travel to gather and transport harvested wood. Consequently, potential adverse impacts under Alternative D would likely be less than with Alternative A, which would have fewer travel restrictions.

Special-designations management decisions under Alternative D would have both direct and indirect long-term impacts on cultural resources within the Monticello PA. Under Alternative D, no ACECs would be designated nor would any Wild and Scenic River (WSR) segments be recommended as eligible for WSR status; however, existing WSAs would continue to be managed under the IMP, with stringent restrictions on surface-disturbing activities. As the same acres and management prescriptions would apply to WSAs across the Proposed Plan and all alternatives, the potential impacts on cultural resources within WSAs under Alternative D would be identical to those described previously for Alternatives A, B, and C. However, Alternative D would implement no other types of special designations with their associated limitations on surface-disturbing activities. Therefore, the beneficial impacts to cultural resources in special designation areas under Alternative D would be less than those anticipated for the Proposed Plan or any other proposed alternative.

4.3.2.3.5. ALTERNATIVE E

Potential impacts to cultural resources under Alternative E would be identical to those described for Alternative B, except that this alternative would propose management decisions that would provide greater protection for cultural resources. Under Alternative E, 582,357 acres of non-WSA lands with wilderness characteristics would be closed to mineral leasing and disposal of mineral materials, managed under VRM Class I objectives, retained in federal ownership, and closed to firewood gathering, woodland harvesting and OHV use. These areas would also be excluded from rights-of-way (ROWs) permitting. It would also be recommended that these lands be withdrawn from locatable mineral entry. These actions would reduce the potential for direct and indirect adverse impacts on cultural resources by eliminating surface-disturbing activities and motorized access into more remote, generally unmonitored areas that may contain such resources. Table 4.40 summarizes the impacts of Alternative E's resource-program decisions that differ from Alternative B.

Table 4.40. Impacts to Cultural Resources under Alternative E Where They Differ from Alternative B

Resource Program	Impact on Cultural Resources
Minerals, Oil, and Gas	Approximately 327 acres of land in high site-density and 192 acres in medium site-density areas would be impacted by varying degrees of disturbance over the next fifteen years. This amounts to approximately 0.03% of the total acres of high site-density and 0.02% of medium site-density lands available for mineral development under Alternative E. The precise number of sites involved in development cannot be predicted; however, impacts to specific sites are not expected to be any greater than under Alternative A because the same level of identification of sites and avoidance, minimization, or mitigation of impacts would be required. Alternative E could have slightly less impact on cultural landscapes in developed areas than Alternatives A and B because the total number of acres subject to disturbance is somewhat lower. Potential impacts to cultural landscapes under Alternative E would also be slightly less than those anticipated for the Proposed Plan and Alternatives C and D. The Monticello PA contains several locations and landscape features that have been deemed culturally and/or spiritually important to Native American tribes with cultural patrimony in the area. Most of these known areas, including Montezuma Canyon, the San Juan River, Comb Ridge, Mancos Jim Mesa, Spanish Mossback Mesa, and Allen Canyon, would be managed under a combination of NSO, CSU, and standard leasing stipulations. Applying NSO and CSU stipulations would reduce opportunities for surface-disturbing and other landscape-altering activities that could decrease the cultural, traditional, and/or spiritual values of these resources.
Non-WSA lands with Wilderness Characteristics	More restrictive, beneficial, management (e.g., no surface-disturbing activities, VRM Class I designation, no OHV use or ROW permitting) would be prescribed for cultural resources within non-WSA lands with wilderness characteristics; this is particularly notable for lands in the CRC SMA and BBC SMA. Non-WSA lands with wilderness characteristics in these CSMA s would include Comb Ridge (13,760 acres), Fish and Owl Creek Canyons (3,580 acres), Road Canyon (530 acres), the San Juan River (640 acres), Dark Canyon (13,280 acres), and Butler Wash (1,180 acres).
Travel	Approximately 474,291 acres in high site-density areas would be closed to OHV use. This encompasses 48% of all estimated high site-density lands within the PA. Travel in an additional 513,062 acres (52%) in high site-density areas would be limited to designated routes. No areas within the Monticello PA would be open to unrestricted, cross-country OHV use. Alternative E would close more acres to OHV use than the Proposed Plan and any other alternative, and approximately 179 miles of OHV routes would be closed in lands with non-WSA wilderness characteristics. Approximately one-third more areas would be restricted to limited use (through designated route restrictions) under Alternative E than under Alternative A. Alternative E would designate fewer acres for limited OHV use (through designated route restrictions) than would the Proposed Plan and Alternatives B, C, and D, though it would close more acres to OHV use than the Proposed Plan and Alternatives C and D. These travel decisions would have potential long-term beneficial impacts to cultural resource sites in high-density areas throughout the Monticello PA, and the beneficial impacts would likely be greater under Alternative E than the Proposed Plan or any other alternative because fewer sites away from designated routes could be impacted by direct and indirect OHV use. Long-term adverse impacts under Alternative E would be expected to be approximately the same as under Alternative B, which has similar acreage distributed among categories of closed and limited OHV use. Alternative E

Table 4.40. Impacts to Cultural Resources under Alternative E Where They Differ from Alternative B

Resource Program	Impact on Cultural Resources
	would produce fewer long-term adverse impacts than Alternatives A and D, which close substantially fewer acres to OHV use.
Visual Resources	Approximately 565,528 acres of high site-density and 544,314 acres of medium site-density lands within the Monticello PA would be managed under VRM Class I or Class II objectives. This represents 57% of all high site-density and 68% of all medium site-density lands in the PA. Managing these lands, especially for VRM Class I objectives, would limit ground-disturbing activities that have the potential to impact cultural resources. Therefore, cultural resources located on these lands would experience a long-term benefit. Alternative E would manage the most acres of land among the Proposed Plan and alternatives under VRM Class I or Class II designations, and would have more beneficial impacts on cultural resources than Alternative A because greater restrictions would be placed on surface disturbances within the PA.
Woodlands	Alternative E would open 241,712 acres of high site-density and 129,498 acres of medium site-density areas for woodland harvesting, with limited restrictions on OHV travel. This would encompass 24% of all estimated high site-density and 16% of all estimated medium site-density lands in the PA. Alternative E would likely have a lower potential for adverse impacts than the Proposed Plan and Alternatives B, C, and D because they would allow woodland harvesting on more land; non-WSA lands with wilderness characteristics would not be open to private or commercial woodland harvest. It should be noted, however, that the Proposed Plan and Alternatives C and D place greater restrictions on off-road travel to transport woodland products than does Alternative E. These travel restrictions would lower the potential risk of impacts to cultural resource sites.

4.3.2.3.6. PROPOSED PLAN

Table 4.41 summarizes impacts to cultural resources from various BLM resource program decisions under the Proposed Plan, excluding special designations. Because special designations incorporate an array of individualized management decisions, discussion of their impact on cultural resources follows the Table 4.41 summary.

Table 4.41. Impacts to Cultural Resources under the Proposed Plan

Resource Program	Impact on Cultural Resources
Cultural Resources	<p>As discussed under Alternative B, approximately 98,348 acres of land in high-density site areas would be subject to special management consideration to protect important cultural resource values. Cultural-resource program decisions and impacts under the Proposed Plan would be the same as discussed under Alternative B.</p> <p>The potential impacts related to the management of the Old Spanish National Historic Trail would be identical to those described for Alternative B, except that additional protective consideration would be given to individual landmarks along the trail.</p> <p>Impacts due to recreational use of cultural resources would be the same as for Alternative B, except that there would be a negligible increase in adverse impacts because of larger commercial group sizes allowed in high site-density areas.</p>

Table 4.41. Impacts to Cultural Resources under the Proposed Plan

Resource Program	Impact on Cultural Resources
Livestock Grazing	Potential adverse and beneficial impacts to cultural resources under the Proposed Plan would be the same as those described for Alternative B because the two alternatives would manage approximately the same areas open, unavailable, or restricted to livestock grazing.
Minerals, Oil, And Gas	Approximately 393 acres of land in high site-density and 299 acres in medium site-density areas would be subject to varying amounts of physical disturbance over the next 20 years. These acreages equate to approximately 0.05% of the total acres of high site-density and 0.05% of medium site-density lands available for mineral development under the Proposed Plan. The Proposed Plan could have a slightly greater impact on cultural landscapes than Alternative B because the total number of acres subject to disturbance would be somewhat higher, but less than Alternative A.
Minerals, Geophysical	Impacts would be the same but slightly greater in intensity than those described under Alternative A because surface disturbance is estimated to be 903 acres over the next 20 years. Approximately 513 acres of high site-density and 390 acres of medium site-density lands would be involved. This represents 0.05% of all estimated high site-density and 0.05% of all estimated medium-site density lands within the PA. The Proposed Plan would produce surface disturbance in approximately 17 more acres (34 more in high site-density but 17 less in medium site-density areas) than Alternative A.
Non-WSA lands with Wilderness Characteristics	More restrictive, beneficial, management (e.g., no surface-disturbing activities, VRM Class II designation, OHV use limited to designated trails, or ROW avoidance areas) would be prescribed for five areas of non-WSA lands with wilderness characteristics. Of the 88,871 acres where wilderness characteristics are being managed approximately 12,808 acres of high site-density lands.
Riparian Resources	The impacts are identical to those discussed for Alternative B.
Special status Species	Limited, long-term, beneficial impacts on cultural resources would be expected in areas where spatial buffers against surface disturbance around habitats are created. The Proposed Plan is expected to have similar long-term beneficial impact on cultural resources than Alternatives B and C because of the similar buffer areas and restrictions within them.
Travel	The impacts would be the same as those discussed under Alternative A, except the long-term beneficial impacts would increase because of closed areas (234,604 acres [24%] in high site-density areas) and designated routes (an additional 752,651 acres [76%] in high site-density areas). The long-term adverse impacts within designated open OHV areas would be reduced to zero acres.
Visual Resources	Approximately 351,283 acres of high site-density and 299,745 acres of medium site-density lands within the Monticello PA would be managed for VRM Class I or II conditions. This represents 36% of all high site-density and 38% of all medium site-density lands in the PA. The beneficial impacts of the Proposed Plan on cultural resources would be similar but less than with Alternative A because fewer acres would be protected under VRM Class I and Class II designations.
Woodlands	Under the Proposed Plan, 507,753 acres of high cultural-resource site-density and 333,708 acres of medium site-density areas would be available for woodcutting. This represents 51% of all estimated high site-density and 42% of all estimated medium site-density lands within the PA. Off-road travel to gather woodland products would be permitted across a portion of the open areas. Cultural-resource inventories would be required before woodland products could be harvested on lands within the North Comb

Table 4.41. Impacts to Cultural Resources under the Proposed Plan

Resource Program	Impact on Cultural Resources
	(Comb Ridge) area north of Highway 95, Cedar Mesa (outside of the WSA), and the Montezuma watershed. Potential impacts to cultural resources from woodlands management decisions under the Proposed Plan would probably be lower than those anticipated for Alternative A because the Proposed Plan imposes greater travel restrictions and requirements for cultural-resource inventories.

Special-designations management decisions under the Proposed Plan would have both direct and indirect long-term impacts on cultural resources within the Monticello PA. As noted under Alternative A, WSAs account for 386,027 acres of land within the PA and overlap with other special designations (e.g., ACECs) to a great extent (see Map 90). WSAs are managed under the IMP, which implements stringent restrictions on surface-disturbing activities (see the discussion for special designations in Section 4.3.14. A total of 230,969 acres in WSAs are lands classified with high cultural resource site density. Another 153,926 acres are classified with medium site density. The same acres and management prescriptions would apply to WSAs across all the Proposed Plan and all alternatives. Consequently, the potential impacts on cultural resources in WSAs within special designation areas under the Proposed Plan would be identical to those described previously for Alternatives A and B.

Six of the seven ACECs that would be managed under the Proposed Plan include approximately 61,077 acres of lands with high cultural resource site density. This represents approximately 6% of all estimated high site-density lands within the PA. Within these special designation areas, management actions include a range of prescriptions that would benefit cultural resources by affording them direct and indirect protection from adverse impacts. These decisions include implementing NSO leasing stipulations for mineral development on approximately 8,698 acres, closing areas to mineral development on 18,234 acres, managing approximately 22,345 acres under VRM Class I objectives (with strict limitations on surface disturbance), eliminating OHV travel on approximately 1,200 acres, and prohibiting mineral disposal on 23,123 acres of high site-density lands. Table 4.42 lists the special designation areas where these decisions apply and the acreage of high site-density lands they contain.

Table 4.42. Acres of High Site-Density Lands in Special Designation Areas with Decisions Affecting Cultural Resources, Proposed Plan

Special Designation (All ACECs)	NSO for Mineral Development	Closed to Mineral Development	Closed to Mineral Disposal	Closed to Geophysical Work	VRM Class I Designation	Closed to OHV Use
Alkali Ridge ¹	1,991	0	1,991	0	0	0
Hovenweep	880	0	880	0	0	0
Indian Creek	3,904	0	3,904	0	3,904	0
Lavender Mesa	632	0	632	0	0	632
San Juan River	2,139	0	2,139	0	615	567
Valley of the Gods	<1	17,833	17,833	0	17,825	<1

Table 4.42. Acres of High Site-Density Lands in Special Designation Areas with Decisions Affecting Cultural Resources, Proposed Plan

Special Designation (All ACECs)	NSO for Mineral Development	Closed to Mineral Development	Closed to Mineral Disposal	Closed to Geophysical Work	VRM Class I Designation	Closed to OHV Use
Total	9,546	17,833	27,379	0	22,344	1,199

¹Includes the Alkali Ridge National Historic Landmark (2,146 acres)

If a special designation area (ACEC or Wild and Scenic River) is not listed in the table, either the decisions do not apply to it, or no estimated acres of high site-density lands occur within it. The restrictions noted in the table reduce opportunities for surface-disturbing activities to impact cultural resource sites.

The Proposed Plan provides for approximately twice as many acres covered by NSO leasing stipulations in high site-density special designation areas as Alternative A but approximately 8 times fewer acres than Alternative B. The Proposed Plan would manage approximately 10 times as many high site-density lands under VRM Class I objectives than would Alternative A but approximately 3 times less than Alternative B. The Proposed Plan would close approximately 5 times fewer acres of land in high site-density areas to OHV travel than Alternatives A and B. The Proposed Plan would close approximately 7 times more land in high site-density areas to mineral disposal and geophysical work than Alternative A but approximately 3 times less than Alternative B. In all cases, The Proposed Plan would provide greater benefits to cultural resources in special designation areas than would Alternative D, which implements no special designation regulations.

Surface-disturbing activities would still be allowed, but in general, regulations would limit the level of actual disturbance (e.g., CSU stipulations for mineral development and requirements for non-mechanized vegetation treatments). Many of these areas would also be managed under VRM Class II objectives, which, while less restrictive than VRM Class II objectives, would still provide protection to cultural resources by limiting surface-disturbing activities.

4.3.2.4. SUMMARY OF IMPACTS

In general, impacts to cultural resources would be long-term, with short-term impacts typically being indirect and temporary, such as visual or auditory intrusions on traditional cultural sites or sacred properties. As the majority of management decisions proposed under the PRMP/FEIS would be for the long term, impacts to cultural resources from program decisions are considered to be long-term.

The Proposed Plan and all alternatives considered in this EIS have the potential to impact cultural resources within the Monticello PA. The risk of or potential for impact varies depending on the type of management decisions that the Proposed Plan or any given alternative would implement. The Proposed Plan and all alternatives would comply with applicable laws, such as the NHPA, and internal BLM policy. These laws and policies require the BLM to consider cultural resources when implementing management decisions; consider ways to avoid, minimize, or mitigate adverse impacts to important cultural resources; and consult with interested parties, including federally recognized Native American tribes.

In general, Alternative E provides the most potential beneficial impact to cultural resources within the Monticello PA among the Proposed Plan and all alternatives. This is because Alternative E would enact greater restrictions than the Proposed Plan or any other alternative on surface-disturbing activities such as mineral development, recreational use, and OHV travel and would include more special designation areas and non-WSA lands with wilderness characteristics with their proposed management restrictions on surface disturbance and OHV travel and managing areas under VRM Class I and II objectives. These management decisions would reduce the opportunities for adverse impacts to cultural resources. Alternatives B and E would focus on proactive management of cultural resources by developing integrated cultural/recreational management plans. Based upon these same decisions, the Proposed Plan and Alternative C would provide the next greatest benefit to cultural resources, followed by Alternative A. Alternative D would provide the least amount of benefit to cultural resources in the Monticello PA among the Proposed Plan and all the alternatives.

4.3.2.5. MITIGATION MEASURES

All decisions and actions described under the Proposed Plan and all the alternatives for the Monticello PA RMP must also comply with cultural resource laws, such as Section 106 of the NHPA, as well as internal agency guidelines. These laws and guidelines require consideration of alternatives to eliminate, reduce, and/or mitigate adverse impacts to cultural resources. Although the preferred treatment of important cultural resources within an area is complete avoidance, this is not always possible. Consequently, mitigation of impacts is an important alternative. While avoidance helps to preserve the physical archaeological record within an area, mitigation could result in the gradual elimination of the physical archaeological record and its conversion into a paper or archival record. Because mitigation of adverse impacts to a cultural resource must be specific to that resource—designating the values that render it eligible for the NRHP or important to a particular culture group, such as a Native American tribe—as well as to the nature of the impact, appropriate mitigation cannot be defined at this programmatic level of analysis. Should specific adverse impacts to individual cultural resources be identified during the site-specific NEPA and project-specific Section 106 processes, the BLM would develop and implement a mitigation plan in consultation with the Utah State Historic Preservation Office (SHPO) Native American tribes, the Advisory Council on Historic Preservation, and other interested parties, as appropriate.

4.3.2.6. UNAVOIDABLE ADVERSE IMPACTS

Because the location and nature of all cultural resources in the area under consideration are unknown, it is not possible to determine if there would be unavoidable adverse impacts to cultural resources and/or what they might be at this time. There is some potential for unavoidable adverse impacts with nearly any proposed management decision. However, following applicable law and policy would provide opportunities for prevention and/or mitigation of many of these impacts.

4.3.2.7. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Because the location and nature of all cultural resources in the area under consideration are unknown, it is not possible to determine if there would be changes in short-term uses or long-term productivity of these resources. However, it should be noted that adherence to applicable

law and policy would prevent any loss in the long-term productivity of this resource due to previously described short-term use.

4.3.2.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

Because the location and nature of all cultural resources in the area under consideration are unknown, it is not possible to determine if there would be irreversible and/or irretrievable impacts to cultural resources and/or what they might be. Most of the proposed management decisions include the potential for impact. However, following applicable law and policy would prevent and/or mitigate many potential impacts.

4.3.3. FIRE MANAGEMENT

Impacts to the fire management program within the Monticello PA would result from both fire and non-fire management decisions. The impacts would vary by alternative, depending on specific program prescriptions that could either directly or indirectly reduce or contribute to fuels loading or increase or decrease the risks of wildland fire.

4.3.3.1. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

4.3.3.1.1. IMPACTS OF AIR QUALITY DECISIONS ON FIRE MANAGEMENT

Under the Proposed Plan and all alternatives, prescribed burns would be consistent with the Utah Division of Environmental Quality (UDEQ) permitting process and timed in conjunction with meteorological conditions so as to minimize smoke impacts. In addition, the BLM would comply with the current Smoke Management Memorandum of Agreement (MOU) between BLM, USFS, and UDAQ. The MOU, in accordance with UAC regulation R301-204, requires reporting size, date of burn, fuel type, and estimated air emissions from each prescribed burn. Additional restrictions on prescribed burns and Wildland Fire Use (WFU) treatments during certain conditions or near Visual Resource Management, Class I areas would also apply. All of these restrictions could impact the size and/or timing of fire management activities such as managed wildland fire and prescribed burns. However, these limitations would not substantially reduce the effectiveness of long-term fire management.

4.3.3.1.2. IMPACTS OF FIRE MANAGEMENT DECISIONS ON FIRE MANAGEMENT

The management decisions common to the Proposed Plan and all alternatives that impact fire management would consist of 1) establishing fire management priorities; 2) establishing fire suppression objectives; 3) using wildland fire for improving natural resources or accomplishing specific resource objectives; 4) reducing fuel loading; 5) preventing and mitigating wildland fire within the Monticello PA, and applying emergency stabilization and rehabilitation treatments to areas to protect human property and/or important natural and cultural resources.

The impacts of these decisions would directly and beneficially impact human safety and in the short-term and long-term by making the protection of human health, safety, and property (in wildland urban interfaces [WUIs] and at-risk communities) the highest priority of fire management, fire suppression, fire use for resource benefit, emergency stabilization and rehabilitation, and wildland fire prevention. Common fire management decisions would have long-term, direct and indirect, beneficial impacts on ecosystem health and watersheds by setting a high priority on the use of wildland fire (through prescribed burning), fire suppression, and emergency stabilization and rehabilitation to protect, maintain, and enhance native vegetation communities, to protect watersheds from soil erosion, and to protect land and aquatic habitat of listed and non-listed species.

Under the Proposed Plan and all alternatives, 5,000 to 10,000 acres of the Monticello PA would be treated annually across the planning area, depending on budgetary and time constraints. The majority of these treatments would likely be concentrated in the pinyon-juniper vegetation type, including historical sagebrush/grassland that has been encroached upon by pinyon-juniper (BLM 2005k). Approximately 92% of this vegetation type is in fire regime/condition class (FRCC) 3, which indicates that it suffers high departure (>66% variation) from historical fire return interval

and/or vegetation condition/fuel loading. The main reasons the majority of the pinyon-juniper in the planning area falls within this FRCC are 1) loss of native understory of pinyon-juniper stands; 2) cheatgrass invasion of disturbed pinyon-juniper stands; and 3) fuel loading in uncharacteristically thick pinyon-juniper stands (BLM 2005k). The Moab Fire District Fire Management Plan has a long-term goal to treat up to approximately 41,000 acres of pinyon-juniper vegetation in the Monticello PA with prescribed fire (14,600 acres) and non-fire treatments (26,400 acres) over the next 10-year period. These treatments would take place in five Fire Management Units (FMUs) throughout the planning area. These treatment acreages are only approximate long-term goals, but are the best available estimates for the purposes of analysis.

Fuels treatments for the Monticello PA would have additional long-term, beneficial impacts on vegetation communities by improving historic fire regimes to encourage native vegetation establishment and to control non-native, invasive species that could otherwise displace native vegetation. The fire management decisions common to the Proposed Plan and all alternatives would directly protect known, sensitive, and valuable cultural resources and cultural landscapes by setting priorities to prevent damage to these irreplaceable resources from wildland fire.

If the Moab Fire District is able to successfully implement fuels treatments over a maximum number of desired acres in a given year, a general transition toward improved FRCC and DWFC in the Monticello FO could eventually be realized. Landscape-level fuel treatments require a long-term commitment of resources to implement, monitor, and maintain; implementation can depend on a myriad of factors such as climate, funding, threats or infestation from invasive species, and other variables; and, acreage goals can be altered or transformed by unexpected factors such as catastrophic wildland fire, drought, or changes in habitat for T&E species. In consideration of these many aspects, improved FRCC and DWFC as well as other management goals and objectives may take generations for actual accomplishments to be realized.

4.3.3.1.3. IMPACTS OF LANDS AND REALTY DECISIONS ON FIRE MANAGEMENT

Under the Proposed Plan and all alternatives, minimum impact criteria for filming would limit the use of pyrotechnics and explosives, as well the numbers of people and vehicles in sensitive areas. This would provide a slight decrease in the risk of inadvertent fire starts from human causes.

4.3.3.2. PROPOSED PLAN AND ALTERNATIVES IMPACTS

Impacts to fire condition may be indirect, negligible, or non-existent, depending on the resource management decision. Specifically, resource program decisions for health and safety, livestock grazing, paleontology, soils and water resources, special status species, are expected to have little or no direct or indirect impact on fire condition within the Monticello PA. Decisions for these resources do not preclude surface-disturbing activities. As such, they will not be considered further in this analysis. All other Proposed Plan and alternative decisions with the potential to impact cultural resources either beneficially or adversely are discussed below.

4.3.3.2.1. IMPACTS OF CULTURAL RESOURCE DECISIONS ON FIRE MANAGEMENT

The majority of cultural resource decisions affecting fire management are associated with restrictions in cultural emphasis zones within SRMAs. Restrictions on vegetation treatments and woodland harvest can lead to fuel loading, particularly in pinyon-juniper and conifer vegetation

types, thereby resulting in increased risk of large catastrophic fires. Table 4.43 below summarizes these proposed restrictions under the Proposed Plan and each alternative.

Table 4.43. Acreage of CSMA Restrictions on Fire Management and Fuels Treatment (acres)

Restriction	Alt. A	Alt. B	Alt. C	Alt. D	Alt. E	Proposed Plan
No Surface-disturbing Vegetation Treatments (in pinyon-juniper)	26,902	46,042	0	0	46,042	0
No Woodland Harvest (in pinyon-juniper and conifer veg types)	26,915	79,163	45,703	44,139	79,163	0

4.3.3.2.1.1. Alternative A

Under Alternative A, Grand Gulch National Historic District, consisting of 37,433 acres, would be subject to conditional fire suppression with motorized suppression methods used only if necessary to protect life or property. The Comb Ridge, McLoyd Canyon-Moon House Tank Bench, and Beef Basin CSMA's, are not identified as CSMA's in the current management plan and would be available for fuels treatment and fuels management activities as outlined in the Moab Fire District Fire Management Plan (BLM 2005k). To reduce hazards and to restore ecosystems, authorized fuels management actions include wildland fire use, prescribed burns, and mechanical, manual, chemical, biological, and seeding treatments. Fuels treatments are focused on the desired wildland fire condition (DWFC) of restoring historic fire regimes to ecosystems when feasible, so that future wildland fire use actions can be more easily implemented. It should be noted that the Moab Fire District's revised FMP would confine virtually all (approximately 99.5%) of the proposed fire management-related vegetation treatments to the pinyon-juniper vegetation type (BLM 2005k). Accordingly, this alternative would contribute to returning approximately 36,344 acres of pinyon-juniper in these CSMA's to DWFC, but would prevent the opportunity for fire management-associated vegetation treatments on approximately 26,902 acres of pinyon-juniper (see Table 4.43). Woodland harvest (private and commercial) would not be allowed on 26,915 acres of pinyon-juniper and conifer vegetation types, which could lead to fuel loading, thereby resulting in increased risk of large catastrophic fires, unless other treatments were used.

4.3.3.2.1.2. Alternative B

Under Alternative B, the Comb Ridge (30,752 acres) and the Tank Bench (2,646 acres) CSMA's are available for non-surface-disturbing vegetation treatments, and the Beef Basin CSMA (20,302 acres) is available for any type of vegetation treatment. The Grand Gulch National Historic District (37,388 acres) is excluded from vegetation treatments, except non-motorized weed control with no surface disturbance, and the McLoyd Canyon-Moon House CSMA (1,607 acres) has no restrictions impacting decisions on fire management. Accordingly, a full array of fuels treatments would be available to contribute to returning 17,204 acres of pinyon-juniper to DWFC. This represents far less acreage available for all fire management options than

Alternative A. Additionally it would restrict surface-disturbing fire management treatments on approximately 46,042 acres of pinyon-juniper, although a total of 19,140 acres of that pinyon-juniper acreage would be available for non-surface-disturbing fire management. This would provide some assistance in moving these vegetation types towards DWFC; however, it would not be as effective as the management actions under Alternative A, which allow both surface and non-surface-disturbing treatments in these areas. Woodland harvest (private and commercial) would not be allowed on 79,163 acres, although in some cases, collection of dead wood for campsites would be allowed. This represents almost a threefold increase over the harvesting restrictions under Alternative A (see Table 4.43). Accordingly, the long-term impacts of wildland fires would be higher under this alternative than under Alternative A.

4.3.3.2.1.3. Alternative C

Under Alternative C, the Beef Basin (20,302 acres) and the McLoyd Canyon-Moon House (1,607 acres) CSMA's would be managed the same as under Alternative B. The Tank Bench CSMA (2,646 acres) would also be managed the same as under Alternative B except vegetation treatments and surface-disturbing land treatments consistent with PRMP/FEIS management objectives would be allowed. Under Alternative C, the Comb Ridge CSMA (30,752 acres) would be available for vegetation treatments and surface-disturbing land treatments that are consistent with management plan objectives. In the Grand Gulch National Historic District (37,388 acres), non-motorized vegetation treatments, including aerial seeding, hand reseeding, planting seedlings, and control of invasive non-native species are allowed as long as they do not impact cultural resources and are consistent with the IMP. This would represent the same types and amounts of vegetation for all fire management options as described under Alternative A, plus an additional 26,902 acres of pinyon-juniper to be available for treatment with the non-motorized treatments described above. Based on the allowable treatment (approximately 60% more of the area available for treatment than under Alternative A), this alternative would likely allow more opportunities than Alternative A to move these vegetation types to DWFC, with subsequent reductions in long-term fire impacts.

Woodland harvest (private and commercial) would not be allowed on 45,703 acres, although in some cases, collection of dead wood for campsites would be allowed. This is approximately 160% more restriction than under Alternative A, which could lead to fuel loading, unless other treatments were used (see Table 4.43).

4.3.3.2.1.4. Alternative D

Under Alternative D, the Tank Bench would not be managed as a CSMA; it would be managed the same as adjacent areas with no restrictions on fire management. Comb Ridge and Beef Basin would not be managed as CSMA's, but otherwise they would be managed the same as under Alternative C. The McLoyd Canyon-Moon House CSMA (1,607 acres) and the Grand Gulch National Historic District (37,388 acres) would be managed the same as under Alternative C. Woodland harvest (private and commercial) would not be allowed on 44,139 acres, although in some cases, collection of dead wood for campsites would be allowed (see Table 4.43).

This alternative would have virtually identical impacts on DWFC and long-term fire impacts as Alternative C.

4.3.3.2.1.5. Alternative E

Under Alternative E, the impacts of cultural resources decisions on fire management would be same as under Alternative B.

4.3.3.2.1.6. Proposed Plan

Under the Proposed Plan, all CSMAs will be managed as SRMAs or as recreation management zones within designated SRMAs and the Grand Gulch National Historic District would be managed as a recreation management zone within the Cedar Mesa SRMA. Impacts of recreation decisions on fire management are discussed in Section 4.3.3.2.4.

4.3.3.2.2. IMPACTS OF MINERALS DECISIONS ON FIRE MANAGEMENT

Minerals decisions impacting fire management are largely associated with potential increased risk of human-caused fires because of mineral development. These impacts are best compared by showing relative difference in acreage of lands open for surface-disturbing minerals development for the Proposed Plan and each alternative (Table 4.44).

Table 4.44. Acreage of Planning Area Lands Open and Closed to Surface-disturbing Mineral Development (% of Planning Area)

Development	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Leasable						
Open (Standard or Special Stipulations)	1,238,230 (69%)	1,241,910 (70%)	1,348,973 (76%)	1,383,283 (78%)	758,931 (42%)	1,224,811 (69%)
Closed (NSO/ Closed)	546,540 (31%)	541,717 (30%)	434,652 (24%)	401,028 (22%)	1,028,378 (58%)	559,508 (31%)
Locatable						
Open	1,652,743 (93%)	1,533,413 (86%)	1,663,211 (93%)	1,738,992 (97%)	951,053 (53%)	1,734,458 (97%)
Withdrawn	132,380 (7%)	251,710 (14%)	121,912 (7%)	46,131 (3%)	834,070 (47%)	50,665 (3%)
Salable						
Open/Open Special Conditions	1,405,340 (79%)	1,241,904 (70%)	1,348,968 (76%)	1,383,277 (78%)	758,931 (43%)	1,348,968 (76%)

In general, Alternative E has the least amount of land available for surface-disturbing mineral extraction, followed by the Proposed Plan and Alternatives A, B, C, and D respectively. However, the Proposed Plan and the alternatives are very similar in the amount of area they make available for mineral development. Additionally, it should be noted that the actual amount of development predicted over the next 15 years is relatively low; therefore, mineral

development activities would likely have a relatively low impact on fire management and fire risk in comparison to other human activities such as recreational visitation.

Minerals management decisions under the Proposed Plan and all alternatives would potentially impact fire management through the creation of additional WUI areas, which could increase the likelihood for fire suppression to protect minerals infrastructure and improvements in the event of wildland fire. However, the potential for wildland fire in minerals development areas would be low because of fire-related mitigation applied during minerals development; thus, the impacts would be negligible.

4.3.3.2.3. IMPACT OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON FIRE MANAGEMENT

4.3.3.2.3.1. Alternatives A, B, C and D

Under Alternatives A, B, C and D, lands with wilderness characteristics would be not managed to maintain these characteristics and fuels treatment response activities not would need to be compatible with the goals and objectives of protecting non-WSA lands with wilderness characteristics

4.3.3.2.3.2. Alternative E

Under Alternative E, a total of 582,360 acres of non-WSA lands with wilderness characteristics would be managed to maintain their these characteristics. These areas would be closed to OHV use, which would reduce the risk of human-caused fire starts and virtually eliminate the risk of fire starts from motorized vehicles. Non-WSA lands with wilderness characteristics would also be closed to mineral leasing and disposals and would prohibit new road construction or ROWs, which would also reduce the risk of human-caused fire starts associated with these activities and associated workers. However, non-WSA lands with wilderness characteristics would also be closed to woodland harvest, which would potentially increase fuel loading unless other vegetation treatments were used in its place. Fire and fuels treatment response activities would need to be compatible with the goals and objectives of protecting non-WSA lands with wilderness characteristics and would use light on the land techniques. This could restrict the method and equipment type used and fire operations within these lands. Compared to Alternatives A, B, C and D, Alternative E would reduce the risk of human-caused fire starts, but could potentially increase fuel loading in non-WSA lands with wilderness characteristics.

4.3.3.2.3.3. Proposed Plan

Under the Proposed Plan, a total of 88,871 acres of non-WSA lands would be managed to maintain their wilderness characteristics. These areas would be limited to designated routes and trails, which would reduce the risk of human-caused fire starts and lower eliminate the risk of fire starts from motorized vehicles. Grand Gulch, Mancos Mesa, and Nokai Dome West and Nokai Dome East would be closed to leasing and be exclusion areas for ROWs; Dark Canyon would be NSO and an avoidance area for ROWs. These actions would reduce the risk of human-caused fire starts associated with these activities and associated workers. Although campfire wood collection would be permitted, lands with wilderness characteristics would be closed to commercial and personal woodland harvest, which would potentially increase fuel loading unless other vegetation treatments were used in its place. Fire and fuels treatment response activities

would need to be compatible with the goals and objectives of protecting non-WSA lands with wilderness characteristics and would use light on the land techniques. This could restrict the method, equipment type, and fire operations within the non-WSA lands with wilderness characteristics. Compared to Alternatives A, B, C, and D, the Proposed Plan would reduce the risk of human-caused fire starts, but to a lesser degree than under Alternative E, but could potentially increase fuel loading in non-WSA lands with wilderness characteristics.

4.3.3.2.4. IMPACT OF RECREATION DECISIONS ON FIRE MANAGEMENT

Recreation decisions impacting fire management include development of recreation areas, which could limit wildland fire use; restrictions on woodland harvest, which could increase fuel loading and thus fire risk; campfires and dispersed camping, which could increase risk of human-caused wildland fire starts; and issuance of special recreation permits, which could provide additional opportunities to educate visitors on wildfire prevention.

Under the Proposed Plan and all alternatives, new sites/facilities would be developed in response to user demands, amenity value and critical resource protection needs. Developing and maintaining campgrounds, trails, routes, and other recreation infrastructure would increase the number of WUI areas, which would require increased fire suppression and would reduce the number of acres available for wildland fire use. Additionally developed recreation areas would be unavailable for private and/or commercial use of woodland products, including on-site collection of dead wood for campfires. This could increase fuel loading unless other vegetation treatments were used to reduce fuel loading.

There would be indirect, potentially adverse impacts on fire management from the increased risks of human-caused wildland fire from increased recreational and campfire use and restrictions on woodland harvesting. Table 2.45 provides a summary of fuels removal restrictions and SRP limits. Dispersed camping and campfire restrictions are outlined by SRMA in Table 2.1, Summary of Alternatives.

In general, Alternative A has the fewest restrictions on campfires and dispersed camping, and as shown in Table 2.45, provides fewer opportunities for fire prevention education via SRPs, actions which could reduce risk of wildland fire starts. However, Alternative A also places no restrictions on commercial and private collection of woodland products, which would help to reduce fuel loading in SRMAs (Table 4.45).

Table 4.45. Recreation Restrictions Impacting Fire Management

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
No Woodland Harvest* (acres)	0	495,830	120,091	120,091	495,830	159,086
SRP motorized vehicles OHVs limits	0	15 motorized vehicles/ OHVs	25 motorized vehicles/ OHVs	0	15 motorized vehicles/ OHVs	25 motorized vehicles/ OHVs

*Acreage overlaps with woodland harvest restrictions in Table 4.43.

Of the action alternatives, Alternatives C and D generally has the fewest dispersed camping and campfire restrictions and SRP educational opportunities, but slightly more woodland collection restrictions, which could increase fuel loading and fire risk as compared Alternative A. Alternatives B and E provide the most restrictions concerning dispersed camping and campfires, and provide more opportunities for educational through issuance of SRPs; however, more restriction on woodland gathering could increase fuel risk unless other vegetation treatments were used to reduce fuel loading. The Proposed Plan has more restrictions on woodland gathering than Alternatives A, C and D, but fewer than Alternatives B and E. The Proposed Plan also offers more opportunities for education through issuance of SRPs than Alternatives A and D.

Other recreation decisions impacting fire management include designation of the ERMA. Within the ERMA, there are no campfire restrictions. Management decisions for managing the ERMA are not specified under Alternative A. Alternative A therefore have the highest risk of human-caused wildland fire starts due to campfires/dispersed camping, followed by Alternative D, which would allow dispersed camping within 300 feet of designated routes. Alternatives B and E would have the lowest risk, allowing dispersed camping only in previously disturbed areas. Alternative C and the Proposed Plan would allow dispersed camping within 150 feet of designated routes.

4.3.3.2.5. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON FIRE MANAGEMENT

Special designations affect fire management, and consequently DWFC and long-term fire risk, by restricting vegetation treatments or restricting woodland harvest. Restricting vegetation treatments prevents managers from decreasing fuel loading and moving fire return interval and vegetation composition to levels closer to historic conditions. Restricting woodland harvest reduces the amount of fuels removed from an area, and thus increases fuel loading in the conifer and pinyon-juniper vegetation types where harvest most commonly occurs. Woodland harvest acts as a *de facto* vegetation treatment; therefore, its prohibition increases the risk of large or catastrophic fires if other treatments are not utilized in its place. Special designations vary across the Proposed Plan and alternatives based on size of area and type of restriction. This analysis will determine the acres of these types of restrictions due to special designations and the impacts of those acres on fire management goals and long-term fire risk. It should be noted that some of the proposed special designated areas include prohibitions on OHV use. The overall impacts of OHV restrictions are discussed in Section 4.3.10.4.17, Travel Decisions on Recreation.

Special designations in the Monticello PA include ACECs, WSRs, and WSAs. Proposed management prescriptions for WSRs have negligible impact on fire management as they do not restrict vegetation management or woodland harvest more than other management decisions. Additionally, fewer than 10 acres of fire management treatments are planned within riparian vegetation types in the Monticello PA under the Moab FMP; therefore, proposed WSRs are unlikely to affect or be affected by potential fire management actions. Accordingly, WSR impacts on fire management are not analyzed further.

Under the Proposed Plan and all alternatives, a total of 386,027 acres are WSAs. These acreages would be closed to woodland harvest and surface-disturbing vegetation treatments. Accordingly, this acreage (approximately 22% of the planning area) would have limited means to proactively reduce fuel loading or to move vegetation types to DWFC. However, over the long-term, some vegetation treatments may be allowed if they are non-impairing. These would include reseeding

with native species after a fire or pruning. However, stand conversion activities such as mechanical removal of pinyon-juniper encroachment or Douglas fir encroachment on aspen would not be permitted (H-8550-1 - Interim Management Policy For Lands Under Wilderness Review). Fire suppression would be permitted with the understanding that it be conducted with a minimum amount of mechanical and/or motorized resources.

ACECs have various management decisions by alternative for vegetation treatments. Overall, designation of potential ACECs and the subsequent restrictions on these areas would have the greatest impact on fire management activities in the planning area. All ACECs are considered under Alternatives B and E, no ACECs are considered under Alternative D. See Section 4.3.14, Special Designations, for a list of proposed ACECs by alternative. Table 4.46 below summarizes the restrictions of fire and fuels treatments and woodland harvest in ACECs in the planning area.

Table 4.46. Acreage of ACEC Restrictions on Fire Management and Fuels Treatment (acres)

Restriction	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
No Surface-disturbing Vegetation Treatments ¹ (in pinyon-juniper and conifer/mountain shrub)	7,099	59,079	608	0	59,079	768
No Woodland Harvest ² (in pinyon-juniper and conifer/mountain)	114,461	353,858	49,998	47,285	353,858	107,507

¹ Acreage overlaps with woodland harvest restrictions in Table 4.43 and includes areas not managed as ACECs but with woodland harvest restrictions.

² All or portions of Bridger Jack Mesa, Butler Wash North, Cedar Mesa, Dark Canyon, Indian Creek, and Lockhart Basin potential ACECs are also contained within WSAs. WSAs are managed under the IMP and would prohibit surface-disturbing vegetation treatments under all Alternatives. Acreage not closed to surface-disturbing treatments under potential ACEC designation is not included in this table.

4.3.3.2.5.1. Alternative A

Under Alternative A, a total of 492,077 acres of land would be designated as ACECs. These ACECs are shown in Table 4.133. Restrictions on vegetation treatments and woodland harvest within these ACECs could impact fire management. Under this alternative, a total of 7,099 acres of pinyon-juniper and conifer/mountain shrub land within these ACECs would not allow surface-disturbing vegetation treatments. This represents approximately 0.4% of the public lands in the Monticello FO that would have limited means to decrease fuel loading or to move vegetation types to DWFC. Additionally, a total of 137,275 acres of existing pinyon-juniper and conifer/mountain shrub (approximately 8% of the FO) would be restricted from either private or commercial woodland harvest. Although woodland harvest is not specifically targeted as a fire management activity, it does provide opportunities to thin dead wood from pinyon-juniper and conifer vegetation types. Thus, woodland harvest acts as a *de facto* vegetation treatment, and its prohibition increases the risk of large or catastrophic fires if other treatments are not utilized in its place.

4.3.3.2.5.2. Alternative B

Alternative B would carry forward the existing ACECs from Alternative A; however, some of them would be of different size or have different restrictions. A total of 521,142 acres of lands would be designated as ACECs under this alternative. Of these lands, a total of 59,079 acres of pinyon-juniper and conifer/mountain shrub (3.0% of the planning area) would be restricted from surface-disturbing vegetation treatments. This would provide significantly less opportunities to decrease fuel loading and move vegetation towards DWFC as compared to Alternative A. This alternative would also prohibit private or commercial woodland harvest on 353,858 acres of pinyon-juniper and conifer/mountain shrub vegetation in ACEC lands (approximately 20% of the planning area). This would result in much more acreage of these vegetation types likely to experience fuel loading or that would require active vegetation treatments to reduce fuel loading than under Alternative A.

Access to designated campsites was correlated with reduced human-caused fire ignitions in the Moab Fire District from 1999 to the present time in spite of increased levels of visitation (BLM 2005k). Under this alternative, a total 306,861 acres would include restrictions on dispersed camping, which would continue to slightly lower the risk of human-caused fire ignitions in the Cedar Mesa and Shay Canyon ACECs.

4.3.3.2.5.3. Alternative C

Alternative C would have seven designated ACECs. A total of 76,761 acres of lands would be designed as ACECs under this alternative. A total of 768 acres would be restricted from surface-disturbing vegetation treatments (approximately 0.03% of the planning area). This would result in substantially more opportunities to decrease fuel loading and move vegetation towards DWFC as compared to both Alternative B and Alternative A. This alternative would also prohibit private or commercial woodland harvest on 49,998 acres (approximately 3% of the planning area) of pinyon-juniper and conifer/mountain shrub vegetation in existing or proposed ACEC lands. This would result in over twice the acreage where pinyon-juniper and conifer vegetation would be open for fuel reduction resulting from woodland harvest as compared to Alternative A and approximately seven times more total acres than Alternative B. Overall, Special Designation decisions under Alternative C would provide more opportunities for fire management than Alternative A or B. Accordingly, Alternative C would likely result in less long-term fire risk to these areas than these alternatives.

Under this alternative, a total of 119 acres would include restrictions on dispersed camping, which would continue to slightly lower the risk of human-caused fire ignitions in the Shay Canyon ACEC.

4.3.3.2.5.4. Alternative D

Alternative D would designate no ACECs and would not restrict surface-disturbing vegetation treatments. However, it would impose woodland harvest restrictions on ACEC areas proposed under the Proposed Plan and other alternatives. This alternative would prohibit private or commercial woodland harvest on 47,285 acres of ACEC lands. This would result in over twice the total acres where pinyon-juniper and conifer/mountain brush vegetation types would be open for fuel reduction resulting from woodland harvest as compared to Alternative A. Overall,

Special Designation decisions under Alternative D would provide the most opportunities for fire management as compared to Alternatives A, B, C, E and the Proposed Plan.

4.3.3.2.5.5. Alternative E

Alternative E would have the same impacts as those under Alternative B as management prescriptions regarding surface-disturbing vegetation treatments, woodland harvest and dispersed camping are the same.

4.3.3.2.5.6. Proposed Plan

The Proposed Plan would designate seven ACECs with a total of 73,492 acres. In general, the Proposed Plan would have the similar impacts as those under Alternative C, as management prescriptions regarding surface-disturbing vegetation treatments and dispersed camping are the same. The Relevant and Important values of those ACECs that would not be designated would continue to be protected by other resource management decisions that may include restrictions on surface-disturbing vegetation treatments. The Proposed Plan would prohibit private or commercial woodland harvest on a total of 107,507 acres of where pinyon-juniper and conifer/mountain brush vegetation types. This would likely result in less long-term fire risk to these areas than Alternatives A, B, and E, but more than Alternative C and Alternative D.

4.3.3.2.6. IMPACTS OF TRAVEL DECISIONS ON FIRE MANAGEMENT

Travel management decisions impacting fire management include restrictions on OHV use. Motorized use creates a limited risk of human-caused fire. This risk includes heat and sparks from motors and exhaust systems. This risk is increased substantially if travel occurs off of designated routes. The cross-country motorized travel category poses the greatest risk of inadvertent wildland fire starts, followed by travel on designated routes. Cross country travel is much more likely to bring the heat and sparks from exhaust systems in direct contact with vegetation than travel on designated routes, which are typically devoid of vegetation. Closing areas to motorized travel largely eliminates the risk of inadvertent fire starts from motorized vehicles. (Table 4.47).

Table 4.47. Travel Restrictions Impacting Fire Management and Risk (acres)

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
OHV Use Categories						
Open to Cross-Country Travel	611,310	0	2,311	2,311	0	0
Limited to Existing/Designated Routes	1,329,430	1,359,417	1,362,142	1,780,807	812,679	1,388,191
Closed	276,430	423,698	418,667	0	970,435	393,895

*Acreage overlaps with woodland harvest restrictions in Table 4.43.

The Proposed Plan and all of the action alternatives would lessen the impact of human-caused fires more than Alternative A due to the reduction of motorized cross-country travel under those alternatives.

4.3.3.3. SUMMARY OF IMPACTS

Table 2.2 of Chapter 2 contains a summary of impacts of management decisions on fire management.

4.3.3.4. MITIGATION MEASURES

Management common to the Proposed Plan and all alternatives, described in Chapter 2, would serve to mitigate potential significant adverse impacts to fire management and fire risk. These include fire management treatments and prioritization, and fire suppression activities that would be designed to prevent impacts to people, property, and key ecosystem components.

4.3.3.5. UNAVOIDABLE ADVERSE IMPACTS

The prohibition of fuels reduction and vegetation treatments in various areas throughout the field office may have unavoidable impacts by increasing the long-term risk of large and/or catastrophic fires. These areas include cultural management zones within SRMAs, SRMAs and ACECs, as described in Chapter 2 and Sections 4.3.3.2.1, 4.3.3.2.4, and 4.3.3.2.5, respectively. If such fires occur, this would have an avoidable adverse impact on the resources, time and money needed to suppress such fires, as well as the potential subsequent loss of property and natural resource values.

4.3.3.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

The unavoidable impacts described above would potentially impact the long-term efficiency of fire management in the planning area. However, if non-surface-disturbing vegetation treatments and fire suppression are effectively implemented, they would not result in a long-term loss of key ecosystem components or the long-term productivity of natural resources in the planning area. There would be no irreversible impacts from fire management.

4.3.3.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

There would be no irreversible or irretrievable impacts to fire management (i.e., fuels treatments, fire suppression, emergency stabilization, prevention and mitigation).

4.3.4. HEALTH AND SAFETY

The sources, handling, and disposal of hazardous materials are subject to the federal and state laws discussed in Chapter 3 in Section 3.5, Health and Safety. These laws and regulations are designed to safeguard human health and safety and to protect the natural environment, and thus, minimize the short-term and long-term risks associated with the use, storage, and disposal of hazardous materials. Currently, the Monticello PA implements the Compliance Assessment—Safety, Health, and Environment (CASHE) and Environmental Management Systems (EMS) programs to manage hazardous materials.

Management decisions regarding the following resources and uses would have negligible impacts on the use, storage, and disposal of hazardous materials and so are not further analyzed in this section:

- Air Quality
- Cultural and Paleontological Resources
- Fire Management
- Lands and Realty
- Livestock Grazing
- Non-WSA Lands with Wilderness Characteristics
- Recreation and Travel
- Vegetation, including Woodlands, Riparian, Soils, and Water
- Wildlife and Special status Species
- Special Designations
- Visual Resources

The above resources would have negligible impacts because maintaining air pollutant concentrations below air quality standard threshold levels; protecting cultural resources and fossils; reducing fuel loads and treating vegetation to reduce the risks of wildland fire; acquiring, exchanging, and/or selling federal lands, and permitting ROWs; and protecting the wilderness values within lands with non-WSA wilderness characteristics would not affect the handling, storage, or disposal of hazardous materials nor affect the remediation of hazardous materials site. Likewise, managing recreational resources and recreational opportunities within SRMAs and the ERMA; maintaining travel access throughout the Monticello PA; providing opportunities for woodland harvesting; protecting riparian areas, sensitive soils and watersheds; protecting wildlife and federally listed species; managing WSAs, WSRs, and ACECs to protect sensitive and valued resources; and protecting scenic quality would also not affect the ability of the Monticello FO to control or dispose of hazardous materials, or affect FO cleanup of hazardous materials spills, and hazardous waste sites.

4.3.4.1. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Under all of the alternatives and the Proposed Plan, BLM management practices for dealing with hazardous substances would protect environmental resources because the authorized uses of materials that could potentially affect human health and safety would comply with federal and state requirements to reduce or eliminate any potential impacts. State, local agency, and BLM

procedures would address accidental spills and releases as well as unauthorized uses. These procedures would minimize the risks of public exposure to and environmental impacts from hazardous materials.

The Monticello PA RFD predictions for oil and gas development indicate that the average number of wells drilled within the life of the RMP would range from 54 wells (less than 4 wells per year) under Alternative E to 75 wells (5 wells per year) under Alternative D. The surface disturbance resulting from constructing a well pad, road, and associated pipelines is estimated to be approximately 9.6 acres. Thus, the total projected surface disturbance for oil and gas drilling would range from 516 acres under Alternative E to 720 acres under Alternative D. Given the small number of predicted wells that would be drilled within the next fifteen years, the health and safety risks due to hazardous materials under all alternatives would be negligible. However, any mineral exploration and development activities would increase the risks in the PA, and impacts from spills or releases would be adverse and long-term. The following are oil- and gas-related development activities that would pose risks from hazardous materials under all the alternatives.

Pipelines

Installing pipelines and support services for them (e.g., compressor stations) would be necessary for oil and gas development. The hazardous materials associated with pipelines include diesel fuel leaks or spills from compressor stations, and benzene and hexane leaks from natural gas condensation. Leaks or ruptures in the pipelines could also pose safety and environmental risks.

The operators installing and operating oil and gas pipelines would be responsible for understanding and complying with the applicable laws and regulations governing hazardous materials. The Monticello FO would be responsible for inspecting and monitoring these operations to ensure operator compliance, which would reduce the risks of pipeline-related leaks and spills.

Power Lines

It may be necessary to install power lines for oil and gas development. The operators that install and maintain these power lines would be responsible for understanding and complying with the applicable laws and regulations to prevent the release of hazardous materials related to power lines and transformers (e.g., PCB leaks from electrical transformers).

Transportation

Mineral-development activities would increase the risks associated with transporting hazardous materials. Transportation (e.g., trucking) companies would be responsible for understanding and abiding by all applicable transportation laws and regulations, which would reduce the risks of spills or releases.

Gas Flow-Line Leakage or Ruptures

The potential would exist for natural gas flow-line leakage or ruptures during extraction and processing (see Section 3.5.2.1, Health and Safety). The U.S. Department of Transportation (DOT) data indicate that an average of one rupture annually should be expected for every 5,000 miles of pipeline, with more than 50% of ruptures resulting from heavy equipment striking the pipeline. Such ruptures could potentially cause a fire or explosion if a spark or open flame

ignited the escaping natural gas. Compliance with the applicable DOT regulations discussed in Section 3.5.2.1 would reduce these risks.

Well Fires and Explosions

Even though these risks are low, oil and gas companies typically have a procedure within their emergency contingency plan to call a service company specializing in controlling and extinguishing well fires in the unlikely event of one.

Human-Caused Fires

Well-pad fires and explosions are a potential health and safety hazard, but implementing the Utah Division of Oil, Gas, and Mining (UDOGM) measures for surface fires would reduce the risks of human-caused wildland fires resulting from unsafe well practices. Well sites would be kept free of vegetation and trash to minimize fire fuel in the vicinity, thus reducing the risks to operators from this potential hazard.

Geologic Hazards

The potential risks associated with oil and gas development include geologic hazards. These hazards include hydrogen sulfide releases and abnormally high gas pressures that could result in fires and explosions. Following is a description of these risks and the standard measures required to minimize them.

- Hydrogen Sulfide—hydrogen sulfide releases (a byproduct of drilling, extraction, and processing) would be monitored by special detectors located near drill holes. If hydrogen sulfide gas was detected, then the well operator could implement a hydrogen sulfide emergency contingency plan.
- Abnormal High Pressure—High pressures could be encountered when drilling. Blowout prevention equipment would be used to control any abnormally high pressures safely. Onshore Oil and Gas Order No. 2 established the minimum equipment necessary to drill safely under high-pressure conditions, and all wells on federal mineral leases would be required to comply with this order. Wells drilled on private and state leases would be subject to similar requirements from the UDOGM. Pressure equipment would be site-specifically prescribed during the application for permit to drill (APD) permitting process, and operators would be required to maintain the equipment. The Monticello FO and the UDOGM would conduct inspections during drilling to verify compliance with these requirements, which would reduce the health and safety risks from this geologic hazard.

Abandoned Mine Land (AML)

In conformance with the BLM's long-term strategies and national policies, the Monticello FO recognizes the need to identify and address physical safety and environmental hazards at all AML sites on public lands. To accomplish this long-term goal, criteria from the national policies would be established under all alternatives to assist in determining priorities for site mitigation and reclamation (see Table 2.1 Summary Table of Alternatives-Health and Safety, for AML program priorities). Under all alternatives and the Proposed Plan, Health and Safety management decisions would prioritize all known AML sites for remediation and closure. The prioritized sites would be remediated, based on the need to protect public health and safety and watersheds, and on funds contributed by other agencies collaborating in site remediation.

Addressing the physical safety concerns and environmental hazards of AML sites would likely have long-term beneficial impacts on health and safety by reducing the risks to the public and improving the quality of natural resources. Remediation of sites would likely improve water and soil quality, therefore improving vegetation and wildlife habitat in the areas adversely impacted by mining operations. With several agencies working collaboratively to address the safety and environmental impacts, remediation would likely have a beneficial impact on BLM management decisions because the reclaimed lands would be considered in future planning for other resource uses, including consideration as potential recreation areas.

4.3.4.2. IMPACTS FROM ALTERNATIVES AND THE PROPOSED PLAN

Due to the small number of new oil and gas wells predicted within the LOP, and the small difference in predicted drilled wells among the proposed alternatives (54 to 75 wells), the impacts across the range of alternatives would not be broad. The greater the acreage open to oil and gas development, the more oil and gas infrastructure (e.g., pipelines, power lines, transportation routes) would be necessary; therefore, it was assumed that the alternative with more predicted development would have a slightly higher risk from hazardous materials than the alternative with less. For example, the potential health and safety risks and adverse impacts would be slightly higher with Alternative C than Alternative D because more acres would be open to development and thus would likely require more oil and gas infrastructure. The types of hazardous materials possibly resulting from oil and gas development include sodium hydroxide, diesel fuel, methanol, hydrochloric acid, acetic acid, zinc and copper compounds, and propane (see Section 3.5.2.1, Health and Safety, for a list of typical hazardous materials and their uses in oil and gas development).

4.3.4.2.1. ALTERNATIVE A

Under Alternative A, approximately 1,238,230 acres (69% of the PA) would be open to oil and gas exploration and development with standard and special (timing and CSU) lease stipulations. Oil and gas development under this alternative would potentially create health and safety risks from the use, generation, storage, transportation, and/or disposal of hazardous materials used in minerals exploration and development.

4.3.4.2.2. ALTERNATIVE B

Under Alternative B, approximately 1,241,910 acres of BLM-administered lands would be open for oil and gas development with standard and special lease stipulations (70% of the PA). This represents a 1% increase in the total amount of acres available for leasing compared to Alternative A and would present a negligible increase in the potential use, generation, storage, transportation, and/or disposal of hazardous materials.

4.3.4.2.3. ALTERNATIVE C

Under Alternative C, approximately 1,348,973 acres of BLM-administered lands would be open for oil and gas development with standard and special lease stipulations (76% of the PA), a 7% increase in the total area available when compared to Alternative A. Thus, Alternative C would minimally increase the use, generation, storage, transportation, and/or disposal of hazardous materials, with a minimal increase in the potential health and safety risks of these substances when compared to Alternative A.

4.3.4.2.4. ALTERNATIVE D

Under Alternative D, approximately 1,383,283 acres of BLM-administered lands would be open for oil and gas development with standard and special lease stipulations (78% of the PA), a 9% increase in the total amount of acres available under Alternative A. Alternative D would minimally increase the use, generation, storage, transportation, and/or disposal of hazardous materials, with a minimal increase in the potential health and safety risks of these substances when compared to Alternative A.

4.3.4.2.5. ALTERNATIVE E

Under Alternative E, approximately 758,931 acres of BLM-administered lands would be open for oil and gas development with standard and special lease stipulations (43% of the PA). This represents a 26% decrease in the total amount of acres available under Alternative A. Thus, Alternative E would moderately decrease the potential risks to human health and safety from oil and gas-related use, generation, storage, transportation, and/or disposal of hazardous materials.

4.3.4.2.6. PROPOSED PLAN

Under Alternative C, approximately 1,224,807 acres of BLM-administered lands would be open for oil and gas development with standard and special lease stipulations (69% of the PA), the same amount of total area available when compared to Alternative A. The impacts would be similar to Alternative A because of the relative sizes of the areas.

4.3.4.3. SUMMARY OF IMPACTS

Mineral management decisions would increase the risk of impacts due to hazardous materials. Due to the small amount of predicted wells during the next fifteen years, however, the difference in impacts among Alternatives A, B, C, D and the Proposed Plan would be negligible. Alternative E would moderately reduce risks to health and safety because the area available for mineral leasing under standard and special leasing regulations would be substantially less.

4.3.4.4. MITIGATION MEASURES

Using signs to identify the location of underground pipelines would help reduce the potential for pipeline ruptures by heavy equipment. No additional mitigation would be required to reduce impacts from hazardous materials because it is assumed that users and producers would comply with existing federal and state laws and regulations pertaining to the use, generation, storage, transportation, and disposal of hazardous materials. Compliance with existing regulations would reduce the health and safety risks to a minor or low level.

4.3.4.5. UNAVOIDABLE ADVERSE IMPACTS

The risks from hazardous materials would increase during mineral exploration and development, causing potentially unavoidable adverse impacts including the possible release of hydrogen sulfide (a byproduct of drilling, extracting, and processing), abnormally high pressure during drilling, seismic activity, gas flow-line leakage or rupture, well fires, and explosions. Risks and impacts would increase due to the disruption of mineral operations if these events occurred and the subsequent release of hazardous materials into the environment. It should be noted that the natural release of hydrogen sulfide is not covered under the Comprehensive Environmental

Response Compensation and Liability Act (CERCLA), but it could be a potential hazard according to the Occupational Safety and Health Administration (OSHA). All gases resulting from oil and gas exploration and production streams are CERCLA exempt (EPA 2002).

4.3.4.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Short-term mineral development or other resource use in the PA would not result in impacts to long-term productivity or ability to control and manage hazardous materials.

4.3.4.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

There are no irreversible or irretrievable impacts to the control or management of hazardous materials stemming from any of the alternatives.

4.3.5. LANDS AND REALTY

Lands and Realty is a resource use rather than an environmental component. Consequently impacts to lands and realty are determined by the emphasis of other resource programs. The discussion of the effects on lands and realty in each alternative will be limited to the effects on permitted or authorized uses and land tenure adjustments (LTAs).

Impacts to the lands and realty program stem from those resource decisions that limit or hinder permitting rights-of-way (ROWs) or other land-use authorizations, or affect the BLM's ability to acquire and dispose of land or make other LTAs. Restrictions to protect wildlife, vegetation, recreation, riparian areas, soils/watersheds, visual resources, special status species, and cultural resources programs can collectively impact the lands and realty program by limiting surface-disturbing activities and allowable land-use authorizations. As such, potential impacts from these program decisions will be analyzed in this chapter.

ROWs are issued for the placement of roads, power lines, pipelines, communications sites, and wind and solar energy sites on public lands. Within the Monticello PA, such decisions primarily result from minerals (access routes, pipelines, etc), special designations (WSAs are exclusion areas for ROWs), wilderness characteristics (could be exclusion areas for ROWs), and lands and realty itself (corridors for energy and access, filming authorizations).

The specific program management decisions regarding the following resources and resource uses would have no discernible impacts (short-term and/or long-term, as well as direct and/or indirect) on lands and realty regardless of the alternative chosen: air quality; fire management; hazardous materials management; livestock grazing; paleontological resources; and woodlands. Given the negligible impact of these resource program decisions on lands and realty, they will not be analyzed further in this chapter.

4.3.5.1. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Right-of-way (ROW) avoidance and exclusion areas would be consistent with the stipulations identified in Appendix A for oil and gas leasing and other surface-disturbing activities. NSO areas are avoidance areas for ROWs; no ROW would be granted in NSO areas unless there are no feasible alternatives. Closed areas would be exclusion areas for ROWs; no ROW would be granted in these areas.

The impacts of these exclusion/avoidance areas include restricting the placement of ROWs and facilities, limiting future access, delaying or increasing the cost of energy supplies, and creating communications dead zones or delaying the availability of communications services. Limitations on the placement of ROWs could also result in ROWs being located in less desirable or less economically feasible locations. All of these would add to the costs of constructing and time to process ROWs.

Lands and realty program decisions would manage actions proposed for public lands in accordance with standard BLM land policies as related to Recreation and Public Purposes Act leases and other LTAs. ROWs and LTAs would continue to be granted under all of the management alternatives. The granting of ROWs would accommodate the desired placement of facilities, enhance access to facilities and all lands within the Monticello PA, and promote efficient energy supply/transmission and communications. Granting ROWs would also help to

minimize the cost of energy and communications developments for the reasons discussed above, and promote trails and recreational use from the additional opportunities created along ROW access routes.

LTAs (disposals, access, easements, transportation and utility corridors, withdrawals, acquisitions) would help to facilitate access within the Monticello PA and adjoining properties, improve the BLM's management ability, reduce conflicts with adjoining landowners and surrounding communities, and accommodate surrounding communities' needs. The Monticello FO would work cooperatively with the State of Utah and with private landowners to identify opportunities for LTAs using the criteria established for disposal and acquisition of lands. LTAs would facilitate BLM efforts to meet management goals and objectives, as set forth in this PRMP/FEIS.

Under the Proposed Plan and all alternatives, filming permits would be issued within the Monticello PA on a case-by-case basis. The application of minimum-impact filming criteria (Appendix P) would streamline the permit application process by providing stipulations for mitigating filming impacts, and encourage the filming industry to use previously approved locations that meet the minimal impact criteria.

Impacts common to the Proposed Plan and all alternatives would occur due to VRM class designation decisions, cultural resource management decisions, and special status species management decisions. All ROW grants would comply with restrictions for cultural resources and special status species and the presence of protected resources. The impact could increase the cost and time required for processing of applications, and could delay or alter the route of proposed ROWs.

4.3.5.2. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ACTION ALTERNATIVES

Several lands and realty decisions would have impacts common to the Proposed Plan and all of the action alternatives, (all alternatives other than Alternative A—No Action).

A West Wide Energy Corridor (WWEC) EIS for Utility Corridors in 11 Western states, including Utah, is being developed by the Washington Office of the BLM in accordance with the Energy Policy Act of 2005. Under the Proposed Plan and all action alternatives, these corridors and all existing utility corridors would be available for utility and other types of ROWs, which could help to minimize the cost of energy and communications developments and encourage development of energy resources.

Under the Proposed Plan and all action alternatives, wind and solar energy development would be permissible within the Monticello PA. Authorizations for wind and energy uses would incorporate the best management practices contained in the Final Wind Energy Programmatic EIS (BLM 2005f: 2-10 to 2-24) and would be stipulated in ROW grants. Implementation of these measures would provide for the use of Monticello PA lands for alternative energy and communications uses, but utilizing BMPs could add to the cost to site and construct facilities.

Under the Proposed Plan and all action alternatives, a total of 6,581 acres of land has been identified for disposal (see Appendix C). These lands meet the BLM requirements for disposal and are consistent with the LTA policies of the agency.

4.3.5.3. ALTERNATIVES IMPACTS

A summary of the acreages for avoidance, exclusion, withdrawal, and restrictions are listed in Table 4.48, and the impacts are discussed below. Generally, the impacts to lands and realty under each alternative are similar, but vary in the sizes of the affected areas within the Monticello PA.

Table 4.48. Acreage of Avoidance, Exclusion, and Recommended for Withdrawal from Mineral Entry (acres)

Restriction	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Lands Excluded from new ROWs	120,800	416,612	395,329	386,853	974,463	416,115
Avoidance Areas for ROWs	253,790	125,105	39,323	14,175	53,915	133,293
Lands Available for ROWs with Standard Terms and Conditions	578,604	365,170	629,472	962,283	213,290	484,217
Lands Available for ROWs with CSU/CST/TL	659,626	876,739	719,501	421,000	545,641	740,594
Lands Recommended for Withdrawal from Mineral Entry**	132,380	251,710	121,912	46,131	834,070	50,665
Lands Available for Disposal	5,911*	6,581	6,581	6,581	6,581	6,581

*Published acreage from 1991 RMP (BLM 1991a).

** See Maps 5–9

4.3.5.3.1. ALTERNATIVE A

A total of 120,800 acres would be exclusion areas for new ROWs. An additional 253,790 acres are avoidance areas for new ROWs. Exclusion and avoidance areas impact lands and realty by restricting the placement of ROWs and facilities, limiting future access, delaying or increasing the cost of energy supplies, and creating communications dead zones or delaying the availability of communications services. Limitations on the placement of ROWs could also result in ROWs being located in less desirable or less economically feasible locations and would add to the costs and time to process ROWs. As the number of acres of land that are exclusion areas increase, the likelihood for adverse impacts would increase because of the increasing limitations on ROW placement. Alternative A has the smallest amount of exclusion areas (though not the smallest avoidance areas), and results in the fewest limitations on the placement of future ROWs.

Other resource management decisions could also affect or limit the placement of ROWs and facilities on BLM lands due to minerals-related timing or controlled surface use leasing limitations on surface-disturbing activities. The size and duration of impacted areas, and limitations on surface-disturbing activities would also likely occur because of riparian, soils and watershed, visual resources, special status species, and wildlife management decisions. Limitations on surface-disturbing activities from these resource management decisions would preclude or hinder the placement of new ROWs, with potential increases in ROW construction costs, by limiting access to some areas of the Monticello PA or delaying the completion of

ROWs (in the case of seasonal limitations). Alternative A proposes to manage 659,626 acres with timing and controlled surface use leasing stipulations and 578,604 acres with standard stipulations.

Minerals and energy development decisions would impact the BLM's workload (and time spent) processing ROW grants (primarily roads and pipelines). A total of 73 wells are projected to be developed under Alternative A. Under Alternative A, approximately 132,380 acres (or 7% of the PA) would be recommended for withdrawal from mineral entry (Map 5). This decision would potentially provide fewer opportunities for mineral resource development on this acreage and less production and supply of mineral resources; however, Alternative A proposes the least restrictions on surface-disturbing activities, and thus would have the least impact on the construction of future ROWs.

4.3.5.3.2. PROPOSED PLAN AND ALTERNATIVES B THROUGH E

The specific acreage affected under these alternatives is shown above in Table 4.48. Alternative E and the Proposed Plan have the greatest acreages of proposed exclusion/avoidance areas, followed by Alternatives B, C and D. Alternative A proposes the least amount of exclusion and avoidance areas, and thus would have less impact on the construction of future ROWs as compared to the Proposed Plan and all the action alternatives.

Minerals-related timing or controlled surface use leasing limitations on surface-disturbing activities would be greatest under Alternatives B and C and the Proposed Plan, which would have limitations on 9% (Alternative B), 12% (Proposed Plan) and 33% (Alternative B) more acreages as compared to Alternative A. Alternative D and E would have 36% and 17% less acres timing or controlled surface use leasing limitations as compared to Alternative A.

The ROW development associated with well development under Alternative A is similar to that projected for the Proposed Plan and Alternatives C and D, with 72, 74 and 75 wells, respectively. However, the ROW development associated with the 73 wells in Alternative A is 11% greater than the development associated with the 66 wells predicted under Alternative B, and 35% greater than the development associated with the 54 wells predicted under Alternative E.

Under Alternative D and the Proposed Plan, approximately 60% fewer lands would be recommended for withdrawal from mineral entry than under Alternative A. This decision would potentially provide more opportunities for mineral resource development on this acreage and less production and supply of mineral resources as compared to Alternative A. Alternative C would recommend approximately 8% fewer lands, resulting in opportunities similar to Alternative A. Alternative B and E proposed 41% more acres be recommended for withdrawal. This decision would potentially provide fewer opportunities for mineral resource development as compared to Alternative A.

4.3.5.4. MITIGATION MEASURES

No mitigation measures are proposed under any of the alternatives.

4.3.5.5. UNAVOIDABLE ADVERSE IMPACTS

There would be no unavoidable adverse impacts.

4.3.5.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

There would be no loss of long-term productivity from short-term uses.

4.3.5.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

The Proposed Plan and all alternatives permit LTAs that may result in the permanent loss of lands from public ownership if they enter state or private land ownership.

There are no irreversible or irretrievable impacts to Lands or Realty for the Proposed Plan or any alternative.

4.3.6. LIVESTOCK GRAZING

Impacts on livestock grazing activities are generally the result of activities that affect forage levels (and are quantified as animal unit months [AUMs]). Management decisions that are likely to have the greatest beneficial impacts on livestock grazing would include vegetation treatments and fire treatments that could increase vegetation productivity and forage (AUMs) available for livestock in the long-term from improvements in vegetation communities. Management decisions that allow and activities that produce surface disturbance and reduce vegetation productivity (e.g., minerals exploration and development, right of way (ROW) construction, recreational area development, cross-country motorized off-highway vehicle [OHV] travel) or resource decisions and activities that limit surface disturbances (e.g., special designation areas, non-WSA lands with wilderness characteristics, soil and water resources, and visual resources) would also impact livestock grazing by affecting forage levels. The analyses of these impacts on livestock grazing are based on the follow assumptions:

- Livestock grazing occurs throughout the Monticello PA, and the acreages used in this analysis represent the grazing allotments on BLM-administered lands.
- Livestock grazing is and would continue to be managed in accordance with the Standards for Rangeland Health and Guidelines for Grazing Management for BLM Lands in Utah (see Appendix D). If a grazing allotment fails to meet rangeland standards, and where it is determined that livestock grazing management practices would be a substantial factor in this failure, grazing practices would be modified so that progress could be made toward achieving the standard(s). Such modifications could include a change in stocking rate, the kind of livestock, the season of use and/or length of season, or a combination of these. Livestock grazing management modifications could also include making allotments or portions of allotments temporarily unavailable to livestock grazing in order to repair or rehabilitate areas not meeting rangeland health standards. These repair and/or rehabilitation modifications could result in a short-term or long-term loss of livestock grazing acreages and AUMs available for livestock grazing.
- Changes to livestock grazing preferences found necessary through adaptive management and monitoring and inventories acceptable to the BLM Authorized Officer would be made on an allotment-specific determination during the implementation phase of the RMP. The only changes in grazing preference considered in this analysis would be the management decisions whereby grazing allotments or portions of allotments would be proposed as unavailable for livestock grazing as part of the alternative.
- Data collected from rangeland monitoring studies would be used to assist the BLM Field Manager in determining to what extent changes to livestock grazing would be needed to maintain or restore rangeland health, meet resource objectives, and assure that livestock use levels are sustainable. When required, temporary suspension of livestock use would be implemented to restore an area so that it could continue to sustainably support livestock grazing and other uses.
- Under all alternatives and the Proposed Plan, specified allotments would undergo season-of-use changes to facilitate grazing management while maintaining rangeland health standards. Changes in season-of-use do not necessarily affect available acreage or forage in AUMs. The season-of-use changes, common to all action alternatives as well as the Proposed Plan, are shown in Table 4.49 below.

Table 4.49. Season-of-Use Changes, under All Action Alternatives and the Proposed Plan

Allotment	1991 RMP Season-of-Use	2006 RMP Proposed Season-of-Use	Season-of-Use Change
Church Rock	12/1 to 3/31	12/1 to 5/31	Increased spring use 61 days
Indian Rock	11/15 to 3/31	11/15 to 4/15	Increased spring use 15 days
Owens Dugout	11/25 to 3/31	11/25 to 4/30	Increased spring use 30 days
Laws	9/1 to 3/31	4/16 to 11/15	Decreased fall and winter use 136 days, increased spring and summer use 138 days
Bear Trap	7/15 to 11/30	09/01 to 12/02	Decreased summer and fall use 139 days, increased winter use 103 days
Monument Canyon	12/5 to 5/31	12/1 to 5/31	Increased winter use 5 days

New allotments have been established since the approval of the 1991 RMP. These allotments were split from existing allotments so there was no change in acres available for grazing or AUMs. The new areas and their seasons-of-use are shown in Table 4.50.

Table 4.50. New Allotments Created Since the 1991 RMP, Existent under All Alternatives and the Proposed Plan

Allotment	2006 RMP Proposed Season-of-Use	AUMs	Acreage
South Vega	1/6 to 2/28	6	455
Upper Mail Station	11/14 to 2/28	106	1821
Big Westwater	10/15 to 12/15, or 4/1 to 5/31	50	480

While changes in these seasons-of-use are proposed in this PRMP/FEIS, they may be modified at a later date along with the seasons-of-use on other allotments as part of general allotment administration at the activity-based decision level. Compliance with existing laws and regulations and appropriate analysis would be conducted prior to any season-of-use change, and an amendment to the forthcoming revised RMP would not be required.

There are 74 grazing allotments in the Monticello PA. These grazing allotments encompass approximately 1,761,351 acres of BLM-administered land, and approximately 78,796 AUMs (active preference) of forage are administered by the Monticello FO. The main quantitative units for comparison between alternatives as well as the Proposed Plan are acres and AUMs available (gained or lost) to livestock grazing use. Length of grazing season will also be used when comparing grazing impacts between alternatives and the Proposed Plan.

In order to calculate a loss or gain in AUMs for any area unavailable or available to livestock grazing under this PRMP/FEIS, the acreage of the area is divided by the area of the grazing allotment(s) within which it occurs. This percentage is used to calculate the number of AUMs of forage likely to occur within the area of consideration. The exception to this method would be

for situations in which an entire allotment or part of an allotment allocated to a permittee separately from the other permittee(s) in the remainder of the allotment is to be unavailable to grazing. In this case, the entire grazing preference of the permittee is affected and that figure is used. It is assumed that the calculated number of AUMs in an allotment as shown in the Monticello FO Analysis of Management Situation (AMS) (BLM 2005c) correctly represents the amount of forage available.

4.3.6.1. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Management decisions common to the Proposed Plan and all alternatives that would affect the livestock grazing resource by directly decreasing or increasing acres and AUMs available to livestock, are as follows:

Under the Fire Management Plan (FMP), wildland fires could be allowed to burn unless they threaten Wildland-Urban Interface (WUI) areas, threatened, endangered, or special status species, high priority sub-basins or watersheds, cultural resources and/or cultural landscapes, or sensitive ecosystems. If wildland fire occurs on rangeland, it may result in a short-term loss of acres and AUMs available to livestock because of 1) vegetation loss, and 2) because of the BLM grazing guidelines that require burned areas that are re-seeded to be rested from livestock use for at least two growing seasons after a fire. Burned areas that are not re-seeded require a minimum rest period of one growing season (BLM 1997, and BLM 1999a). These rest periods from livestock grazing may need to be adjusted on a site-specific basis to ensure the establishment of sufficient vegetation post fire to promote soil stability and long-term plant productivity and sustainability.

Under all alternatives and the Proposed Plan, livestock grazing decisions currently do and would continue to make designated areas unavailable for grazing, including (see Table 4.51): Bridger Jack Mesa, the Grand Gulch area of Cedar Mesa, Dark Canyon (partially unavailable), Lavender Mesa, five identified mesa tops (in the White Canyon area), Pearson Canyon, Rogers Exclusion, and developed recreation sites. Note that Lavender Mesa, 5 identified mesa tops, and Bridger Jack Mesa are physically inaccessible to livestock, so the impacts to livestock grazing would be negligible. Unavailability of the Grand Gulch and Dark Canyon would have long-term, adverse impacts on livestock grazing because these areas and their potential AUMs are currently unavailable for livestock grazing and would continue to be unavailable.

For all alternatives as well as for the Proposed Plan, health and safety decisions to reduce the risks of hazardous materials spills and improve public safety around abandoned mine land (AML) sites would have negligible impacts on livestock grazing in the short term because livestock grazing acreages and AUMs would not change. In the long term, the reclamation of AML sites could potentially expand livestock grazing acreage and increase AUMs.

Table 4.51. Areas to Remain Unavailable for Grazing, Under the Proposed Plan and All Alternatives

Areas Unavailable for Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing¹	Justification
Bridger Jack Mesa	Indian Creek	6,260	Difficult access to livestock, no water, sparse vegetation, protect relict vegetation.
Dark Canyon areas (includes 962 acres in Fable Valley that is limited to trailing/emergency use)	Indian Creek, White Canyon	38,050	Protect scenic quality and wildlife habitat, and maintain primitive recreational opportunities.
Five mesa tops	Lake Canyon, White Canyon	33,576	No water, sparse vegetation, protect wildlife habitat.
Grand Gulch	Lake Canyon, Slickhorn	15,658	Protect cultural resources and maintain primitive recreation opportunities.
Lavender Mesa	Indian Creek	649	Inaccessible to livestock, no water, sparse vegetation, protect relict vegetation.
Pearson Canyon Hiking Trail	Little Boulder	1,118	Maintain recreational opportunities.
Comb Wash (Arch, Fish & Owl, Mule, Road)		16,599	Protect cultural resources and maintain primitive recreational opportunities.
Developed Recreation Sites		467	Protect recreational values.
Wildlife Habitat (East Canyon)		8,204	Allocated to wildlife habitat.
Wildlife Habitat (Peter's Canyon)		7,516	Allocated to wildlife habitat.
Total Unavailable Acres		128,098	

¹ Acreages for particular areas may vary slightly due to the differences in shapefiles for GIS calculations.

Proposed land disposals (6,581 acres), exchanges, and sales under lands and realty for all of the alternatives and the Proposed Plan could potentially reduce acres and AUMs available for livestock grazing in the long-term. Land acquisitions would potentially increase livestock grazing acreages and AUMs. Construction of energy or communication sites, or ROWs could result in a short-term loss of acres and AUMs during construction and a permanent loss if the structure or ROW prohibits grazing indefinitely in the area.

Surface-disturbing activities due to minerals exploration and development would result in both short-term losses of AUMs and total acres accessible for livestock grazing during exploration drilling and geophysical exploration, until the disturbed areas are reclaimed. There would be long-term losses of AUMs and livestock grazing acreage from surface disturbances if wells were drilled and developed for production of oil and gas (this would include losses of AUMs and acreage from related infrastructure and pipelines construction) for the production life of the well, and from the extraction of locatable and salable minerals. The potential long-term loss of livestock grazing acreage from oil and gas development is predicted to range from 721 acres maximum (Alternative D) to 519 acres minimum (Alternative E). Disturbance from any type of construction could indirectly and adversely affect livestock by increasing the numbers of exotic, invasive and/or noxious weed species, many of which are toxic to livestock (Young et al. 1999) or unpalatable and could result in a loss of grazable acres or AUMs. The noise, dust, and human presence associated with certain construction activities (e.g., minerals access road construction, well drilling, and pipeline construction/maintenance) could decrease the acreages or AUMs in the short-term.

Grazing would be unavailable on existing developed recreation sites (presently encompassing approximately 467 acres) or future developed recreation sites, with permanent losses of livestock grazing acreage and AUMs within the new site developments.

Since improper livestock grazing can have adverse impacts on riparian ecosystems (Armour et al. 1991), it may be necessary to modify grazing practices when it is determined that a riparian area is identified as "Functioning at Risk" (see Table 3.24) and livestock have been determined to be a causal factor in this condition. Restrictions could be imposed under all alternatives and the Proposed Plan (in compliance with BLM Riparian Policy) within the 28,997 acres of riparian areas, causing a short-term loss of acres and AUMs available to livestock through seasonal restrictions, forage utilization limits, or making affected riparian areas unavailable for livestock grazing.

Generally, highly dispersed livestock grazing has minor impact on soils, but modified management practices may be necessary where soils are found to be sensitive to disturbances by livestock. This could result in a decrease in acres and AUMs available to livestock.

Existing vegetation treatments would be maintained through retreatment of sites, and new treatments would be implemented as needed to meet management objectives. Vegetation treatments would reduce livestock grazing acreages and AUMs in the short-term, but could increase the AUMs available in the long term for livestock from potentially increased vegetation productivity after the site has been rehabilitated.

In general, where livestock grazing could potentially impact the habitats of special status species and species that are listed, or proposed for listing, or candidates for listing under the Endangered Species Act (ESA), changes would be made to grazing management practices to protect species and their habitat. This could decrease AUMs and acreages available to livestock and/or increase management requirements under the terms and conditions of the permit.

Any area available for grazing because of other resource management activities that had previously been unavailable could increase the number of acres and AUMs available to livestock if conditions allow.

If an allotment occurs in bighorn sheep habitat, it would not be possible to change the animal permitted in that allotment from cattle to sheep. Domestic sheep can transmit diseases such as pneumonia to native bighorn sheep, which is thought to have caused high numbers of bighorn sheep fatalities (Foreyt and Jessup 1982, Jessup 1985). Forage and water competition by livestock also creates stress to bighorn sheep, and all such interactions would be avoided (Desert Bighorn Council 1990).

A portion of the Comb Wash Allotment (those areas closed by court order and encompassing approximately 16,599 acres and 337 AUMs within Mule Canyon below U-95, and Arch, Fish, Owl, and Road Canyons) would be unavailable to livestock grazing under all alternatives as well as under the Proposed Plan. This would result in a long-term, adverse impact from loss of forage for livestock grazing. The impact would be minor because the unavailable acreages total less than 0.01% of the available livestock acreage within the Monticello PA.

Special designation decisions for all alternatives and the Proposed Plan would make acreages within Bridger Jack Mesa (6,260 acres), Dark Canyon areas (38,050 acres), and Lavender Mesa (649 acres) unavailable for livestock grazing in order to protect scenic quality, natural values, and relict vegetation. The impacts to livestock grazing would be negligible within Bridger Jack and Lavender Mesas because, as mentioned above, these areas are physically inaccessible nearly so in the case of Bridger Jack Mesa to livestock. Managing portions of Dark Canyon as unavailable to livestock grazing would have minor, adverse impacts due to limits on livestock-related water development construction and maintenance, and limits on livestock grazing fencing installation, because much of the area lies within a WSA.

Wildlife and fisheries decisions under all alternatives and the Proposed Plan would manage the five mesa tops as unavailable to livestock grazing in order to protect bighorn sheep habitat. This would have negligible impacts on livestock grazing because available forage is sparse, and no water is available.

For all alternatives and the Proposed Plan, a total of 1,633,253 acres and 78,459 AUMs would be unavailable to livestock grazing within the Monticello Field Office.

4.3.6.2. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ACTION ALTERNATIVES

Under all action alternatives and the Proposed Plan, cultural resources decisions in special designation areas would prescribe special conditions to protect at-risk resources from possible damage due to livestock grazing. This could result in fewer acres or AUMs available in the long-term for livestock if it is determined that site closures are necessary in order to protect cultural resources. The impacts would be minor because livestock grazing limitations and/or unavailability would be site-specific within the approximately 62,567 acres encompassing the Comb Ridge Recreation Management Zone, Beef Basin SRMA, Tank Bench SRMA, and McLoyd Canyon-Moon House Recreation Management Zone.

Recreation decisions for all action alternatives and the Proposed Plan would potentially restrict livestock grazing, with a potential loss of acres and AUMs, if it is determined that livestock pose a risk of damaging cultural/recreation resources (e.g., petroglyph or pictograph panels, and interpretive sites).

Recreation-related travel decisions under the Proposed Plan and all of the action alternatives would limit motorized OHV use by reducing the current level of open, cross-country use from

611,310 acres to 0 acres open under Alternatives B and E, 2,311 acres under Alternative C and D, and 0 acres under the Proposed Plan. This would have 1) long-term, direct, beneficial impacts on livestock grazing from reduced noise and human-activity-related disturbances to livestock, and 2) indirect, beneficial impacts on livestock grazing from potential improvements in forage productivity through reduced surface disturbance impacts to vegetation.

4.3.6.3. PROPOSED PLAN AND ALTERNATIVES IMPACTS

Under the Proposed Plan and all alternatives, there would be negligible impacts to livestock grazing from decisions on air quality, paleontology, non-WSA lands with wilderness characteristics, WSAs and WSRs, visual resources, and woodlands, so these resources will not be discussed and analyzed further. The impacts would be negligible because meeting National Ambient Air Quality Standards (NAAQS) and Prevention of Significant Deterioration (PSD) program air quality standards, allowing scientific study and recreational collection of fossils, protecting wilderness values within WSAs and non-WSA lands with wilderness characteristics, maintaining ORVs along eligible WSR segments, protecting scenic quality, and maintaining sustainable woodland resources for harvesting would not change the size of grazing allotments, improve or degrade forage productivity or utilization levels, or change AUMs for livestock grazing.

4.3.6.3.1. ALTERNATIVE A

4.3.6.3.1.1. Impacts of Cultural Resource Decisions on Livestock Grazing Under Alternative A

Under this alternative, cultural resource management decisions for the Comb Ridge, Beef Basin, and Tank Bench areas would not restrict or impact current livestock grazing activities. Within the Grand Gulch Special Emphasis Area, livestock grazing would be available except for approximately 15,659 acres in Grand Gulch and its tributaries. However, as discussed above under Impacts Common to the Proposed Plan and All Alternatives, the Grand Gulch Special Emphasis Area is and would remain closed to grazing, with minor impacts to grazing from the relatively small area unavailable for grazing, in order to protect cultural resources.

4.3.6.3.1.2. Impacts of Livestock Grazing Decisions on Livestock Grazing Under Alternative A

Impacts would be the same as those discussed under Impacts Common to the Proposed Plan and All Alternatives. Actions under this alternative would require the closure of 128,098 acres of land from livestock grazing, which would remove 337 AUMs of forage from access. Approximately 1,633,253 acres and 78,459 AUMs would remain accessible to livestock for grazing under this alternative.

4.3.6.3.1.3. Impacts of Mineral Decisions on Livestock Grazing Under Alternative A

The predicted RFD surface disturbance due to oil and gas development that would occur under this alternative would be approximately 699 total acres, which would have minor, long-term impacts on livestock grazing from loss of acreages and AUMs through surface disturbances, and wellpad and access road construction. The impacts would be negligible to minor because the size

of the affected area would be relatively small (0.04% of available livestock grazing acreage within the PA).

4.3.6.3.1.4. Impacts of Recreation Decisions on Livestock Grazing Under Alternative A

As discussed under Impacts Common to the Proposed Plan and All Alternatives, Pearson Canyon and all developed recreation sites would be unavailable to livestock grazing. The impacts of these management decisions would have negligible to minor impacts on livestock grazing as Pearson Canyon (1,118 acres) and existing recreational facilities (totaling approximately 467 acres) comprise a relatively small area (approximately 0.08% of the total area available for livestock grazing within the Monticello PA). Under this alternative, livestock grazing would be allowed within the San Juan SRMA and the Cedar Mesa C-SRMA, with beneficial impacts to livestock from maintained grazing acreages and AUMs.

4.3.6.3.1.5. Impacts of Riparian Decisions on Livestock Grazing Under Alternative A

There are no specific management decisions under this alternative that would impact riparian resources. However, as discussed under Impacts Common to the Proposed Plan and All Alternatives, there would be potentially short term and long-term impacts to livestock grazing from acres made unavailable to livestock to protect Functioning At Risk riparian resources.

4.3.6.3.1.6. Impacts of Special Designation Decisions on Livestock Grazing Under Alternative A

As discussed under Impacts Common to the Proposed Plan and All Alternatives, livestock grazing would be unavailable in the Bridger Jack ACEC (6,260 acres), canyon bottoms of Dark Canyon ACEC (38,050 acres), and Lavender Mesa ACEC (649 acres), with impacts to livestock grazing as discussed in that subsection. The impacts from management of WSAs and WSRs would be minor because, while no areas are unavailable to livestock grazing, limits on surface disturbances could limit improvements in livestock-water structures, and fencing.

4.3.6.3.1.7. Impacts of Special Status Species Decisions on Livestock Grazing Under Alternative A

Under Alternative A, there are no special status species decisions that restrict or make livestock grazing acreages unavailable. Thus, the impacts to livestock grazing from special status species decisions would be negligible.

4.3.6.3.1.8. Impacts of Travel Decisions on Livestock Grazing Under Alternative A

The continuation of current travel decisions would have long-term impacts on livestock grazing from motorized OHV use on 611,310 acres designated as open to cross-country use. The adverse impacts would result from 1) engine noise-related, and human activity and presence-related disturbances to livestock, and 2) surface disturbances to forage productivity.

4.3.6.3.1.9. Impact of Vegetation Decisions on Livestock Grazing Under Alternative A

Under Alternative A, existing vegetation treatments would be maintained and new treatments applied on 232,130 acres that could adversely impact livestock grazing in the short term and/or long term, depending on the type of treatment (BLM 1991b): mechanical treatments could remove shrub and woodland shelter need by livestock for cover, prescribed burning could potentially create conditions for the establishment or spread of toxic, invasive plant species that lack forage value. However, maintaining existing vegetation treatment areas and applying new treatments would also have long-term, beneficial indirect impacts on livestock from potentially improved forage conditions. Protection of relict vegetation within the Lavender Mesa and Bridger Jack Mesa ACECs would have negligible impacts on livestock grazing, as discussed above under Special Designation, because the mesas are and would remain inaccessible to livestock.

4.3.6.3.1.10. Impacts of Wildlife and Fisheries Decisions on Livestock Grazing Under Alternative A

There are no specific management decisions that would impact livestock grazing, except for the five mesa tops discussed above under Impacts Common to the Proposed Plan and All Alternatives.

4.3.6.3.2. ALTERNATIVE B

4.3.6.3.2.1. Impacts of Cultural Management Decisions on Livestock Grazing Under Alternative B

Cedar Mesa (including Comb Ridge Management Zone [MZ], Grand Gulch National Historic District [NHD], and the McLoyd Canyon Moon House MZ), Tank Bench, and Beef Basin Special Recreational Management Areas (SRMAs) would be open to grazing under this alternative, but with stipulations to restrict livestock access if cultural resources become impacted. Compared to Alternative A, the impacts would be the same (negligible) because these areas would remain available for livestock grazing.

4.3.6.3.2.2. Impacts of Livestock Grazing Decisions on Livestock Grazing Under Alternative B

The following areas (shown in Table 4.52 below) would be unavailable for grazing (with a reduction in available AUMs) under this alternative, in addition to those listed for the Proposed Plan and all alternatives in Table 4.51 above. Compared to Alternative A, the reduction in acreages and AUMs would have long-term, adverse impacts on livestock grazing because grazing opportunities would be lost for the foreseeable future.

Table 4.52. Acres and AUMs of Forage Unavailable under Alternative B in Addition to Those Listed under Alternative A (No Action)¹

Area Unavailable for Livestock Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing ¹	Forage Lost (AUMs)	Justification
Dodge Canyon	Dodge Canyon	1,598	110	Sparse livestock forage, protect wildlife habitat.
Horsehead Canyon	Montezuma Canyon	571	38	Lack of livestock water, protect wildlife and riparian habitat.
Portions of Butler Wash Canyons	Perkins Brothers, Tank Bench/ Brushy Basin, White Mesa	208	20	Protect cultural resources.
Slickhorn Canyon	Perkins Brothers	2,600	210	Maintain primitive recreational opportunities, confined canyon has limited forage availability, protect cultural resources.
Rone Bailey Mesa	Upper Mail Station	1,162	68	Limited accessibility, lack of livestock water, sparse livestock forage.
Mule Canyon (including North and South Forks north of U-95)	Comb Wash, Texas-Muley	1,328	157	Maintain primitive recreation opportunities, protect cultural resources.
Rogers	Rogers	40	No active preference allotted	Sparse livestock forage, small isolated parcel difficult to manage.
Subtotal		7507		
Limited to Livestock Trailing Only	Lake Canyon, Harts Draw, Indian Creek	5,555		Confined canyons have limited forage availability, balance potential conflicts with other resources or uses (wildlife habitat, primitive recreation, vegetation, cultural, etc), maintain riparian habitat.
Total		13,062	603	

¹Acreages are for BLM-administered land only. Acres for particular areas may vary slightly due to differences in shapefiles used in GIS acre calculations.

These restrictions would allow a total of 1,620,191 acres and 77,856 AUMs available for livestock grazing under this alternative. This would be a 0.8% reduction in livestock grazing acres (and 0.8% fewer AUMs) when compared to Alternative A.

4.3.6.3.2.3. Impacts of Mineral Decisions on Livestock Grazing Under Alternative B

Under Alternative B, it is predicted that 636 acres of land would be disturbed due to oil and gas development. This is 63 fewer acres than Alternative A, and compared to Alternative A this alternative would have fewer adverse impacts on livestock grazing from the potential reduction in AUMs due to minerals exploration and development.

4.3.6.3.2.4. Impacts of Recreation Management Decisions on Livestock Grazing Under Alternative B

Grazing would be allowed within special recreation management areas (SRMAs), with a timing restriction in the riparian areas within the San Juan River SRMA (affecting the Perkins Brothers, East League, and McCracken Wash Allotments) that confines the grazing season to the period of October 1 through May 31. There would be no change in the season of use as the current seasons of use fall within the prescribed period. Under this alternative, although grazing would be allowed in the Cedar Mesa Cultural SRMA, at-risk cultural resources would be protected against possible damage due to grazing. Thus, grazing areas could potentially become unavailable, resulting in a loss of acres and AUMs, if it is determined that livestock pose a risk of damaging cultural resources. As discussed above, this management prescription would be the same discussed under impacts common to all action alternatives, with negligible impacts on livestock grazing activities and opportunities because of the likelihood that a relatively small area would become unavailable to livestock grazing. The impacts of recreation-related OHV travel decisions would be the same as discussed under Impacts Common to All Action Alternatives. Compared to Alternative A, recreation management decisions under Alternative B would have the same impacts.

4.3.6.3.2.5. Impacts of Riparian Management Decisions on Livestock Grazing Under Alternative B

This alternative would restrict grazing access in the following riparian areas, and would allow trailing only: Moki Canyon, Lake Canyon, Harts Canyon, and Indian Creek from Kelley Ranch vicinity to Forest Service. These decisions would restrict livestock grazing and have long-term, adverse, but minor, impacts on opportunities for livestock grazing in these riparian areas. Compared to Alternative A, the riparian decisions under Alternative B would have the same impacts because the degree of impacts to livestock grazing would be the same.

4.3.6.3.2.6. Impacts of Special Designation Management Decisions on Livestock Grazing Under Alternative B

The proposed Shay Canyon ACEC is the only special designation area that would change its status from open to limited to livestock trailing only under this alternative. The ACEC would be reduced in size, its acreage decreasing from 1,770 acres under Alternative A to 119 acres under Alternative B. So, there would be a loss of grazing acreage under this alternative. Compared to Alternative A, special designation decisions under this alternative would have the same (negligible) impacts on livestock grazing because the affected area is relatively small.

4.3.6.3.2.7. Impacts of Special Status Species Management Decisions on Livestock Grazing Under Alternative B

Livestock grazing would be prohibited between March 20 and May 15 on allotments within sage-grouse habitat. In year-round habitat, grazing would be limited as necessary to maintain and/or improve habitat in areas within six miles of active sage-grouse strutting ground. Allotments subject to these restrictions are Sage Flat, Upper East Canyon, Sage-grouse and Dry Farm. The impacts on grazing would be negligible, as the prohibitions would not make livestock grazing unavailable on the affected allotments, but temporally restricted to protect species habitat. Compared to Alternative A, this alternative would have the same impacts.

4.3.6.3.2.8. Impacts of Travel Decisions on Livestock Grazing Under Alternative B

Travel decisions to reduce acreages of open motorized OHV travel from 611,310 acres to no acres would have long term, beneficial impacts on livestock by reducing noise and human presence disturbances and surface disturbances to livestock forage. Compared to Alternative A, this alternative would be more beneficial to livestock grazing because potential impacts to livestock from motorized OHV travel would be substantially less.

4.3.6.3.2.9. Impacts of Vegetation Management Decisions on Livestock Grazing Under Alternative B

Under this alternative, vegetation treatment on 1,000 acres of existing land treatments would continue and new treatments on 6,600 acres per year would be implemented. Over 20 years, this would result in approximately 152,000 acres of vegetation treatments throughout the Monticello PA. Compared to Alternative A, this would be a reduction of approximately 72,530 acres of vegetation treatments or 33% less than the total 232,130 acres of treatments under Alternative A. The treated areas would be unavailable for grazing in the short-term, as discussed above under management common to all alternatives, but likely improvements to the rangeland conditions would likely result in greater AUMs available or more acres open to grazing if an area is rehabilitated to the point of meeting the Standards for Rangeland Health. Compared to Alternative A, this alternative would have less indirect, beneficial impacts on livestock grazing because fewer acres would be treated to improve vegetation communities and AUMs.

It is important to note that not all of these treated areas would lead to an increase in acres or AUMs available to livestock. At this programmatic level of analysis, no specific areas for these vegetation treatments have been established, and it is not possible to determine whether there would be an increase or decrease in AUMs or acreage without data on treatment site locations or rehabilitation goals.

4.3.6.3.2.10. Impacts of Wildlife Management Decisions on Livestock Grazing Under Alternative B

Spring grazing (April 15 to June 15) would be eliminated on grazing allotments or pastures of the allotments that occur within pronghorn habitat. These allotments, as shown in Table 4.53, are: Hart Draw (partial), Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, and Tank Draw (see Appendix D).

Table 4.53. Changes to Livestock Season of Use in Certain Allotments under Alternative B as Compared to Alternative A (No Action)

	Total BLM Acres in Allotment or Part of Allotment	Alternative A Season of Use	Alternative B Proposed Season of Use	Change In Number of Days of Access	Percent Change in Season of Use
Mail Station	6,499	11/01 to 4/30	11/01 to 4/15	- 15	- 6%
Upper Mail Station	1,821	11/14 to 2/28	11/14 to 2/28	0	0%
Dry Valley/Deer Neck	4,172	12/01 to 4/30	12/01 to 4/15	- 15	- 7%
Lone Cedar	18,426	12/01 to 4/30	12/01 to 4/15	- 15	- 7%
Tank Draw	9,454	12/01 to 4/30	12/01 to 4/15	- 15	- 7%
Hart Draw (partial)	69,470	10/16 to 6/15	10/16 to 4/15	- 61	- 25%

Since these are seasonal restrictions, there would be no change in acreage or AUMs available for livestock, so the impacts on livestock grazing would be negligible. The impacts of this alternative, when compared to Alternative A would be the same.

4.3.6.3.3. ALTERNATIVE C

Management of cultural, Special Designation (ACEC), recreation, and riparian resources decisions would also be the same as discussed under Alternative B, with the same impacts to livestock grazing.

4.3.6.3.3.1. Impacts of Livestock Grazing Decisions on Livestock Grazing Under Alternative C

Table 4.54 lists the areas that would be unavailable to grazing under this alternative, in addition to those listed under Alternative A in Table 4.51.

The same areas would be available for grazing under Alternative C as in Alternative B, with the exception of Mule Canyon which would be unavailable for grazing below U-95. These restrictions would allow a total of 1,621,515 acres and 78,013 AUMs to be available for livestock grazing under this alternative. This is 0.7% fewer acres and 0.6% fewer AUMs than Alternative A.

Table 4.54. Acres and AUMs of Forage Unavailable under Alternative C in Addition to Those Listed under Alternative A (No Action)¹

Area Unavailable for Livestock Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing ¹	Forage Lost (AUMs)	Justification
Dodge Canyon	Dodge Canyon	1,598	110	Sparse livestock forage, protect wildlife habitat.
Horsehead Canyon	Montezuma Canyon	571	38	Lack of livestock water, protect wildlife and riparian habitat.
Portions of Butler Wash Canyons	Perkins Brothers, Tank Bench/ Brushy Basin, White Mesa	208	20	Protect cultural resources.
Slickhorn Canyon	Perkins Brothers	2,600	210	Maintain primitive recreational opportunities, confined canyon has limited forage availability, protect cultural resources.
Rone Bailey Mesa	Upper Mail Station	1,162	68	Limited accessibility, lack of livestock water, sparse livestock forage.
Rogers	Rogers	40	No active preference allotted	Sparse livestock forage, small isolated parcel difficult to manage.
Subtotal		6179		
Limited to Livestock Trailing only	Lake Canyon, Harts Draw, Indian Creek	5,555		Confined canyons have limited forage availability, balance potential conflicts with other resources or uses (wildlife habitat, primitive recreation, vegetation, cultural, etc), maintain riparian habitat.
Total		11,734	446	

¹Acreages are for BLM-administered land only. Acres for particular areas may vary slightly due to differences in shapefiles used in GIS acre calculations.

4.3.6.3.3.2. Impacts of Mineral Decisions on Livestock Grazing Under Alternative C

Approximately 710 acres are predicted to have minerals-related surface disturbance under this alternative. This is 11 acres or 1.7% more than Alternative A, so compared to Alternative A, there would likely be a slightly greater long-term, adverse (but minor) reduction in acreages and

AUMs from loss of vegetation due to wellpad, access road, infrastructure construction, and from mineral extraction.

4.3.6.3.3.3. Impacts of Special Status Species Management Decisions on Livestock Grazing Under Alternative C

Livestock grazing under Alternative C would be prohibited between March 20 and May 15 on allotments within sage-grouse habitat. In year-round habitat, grazing levels would be limited as necessary to maintain and/or improve habitat in areas within six miles of active sage-grouse strutting ground. Allotments subject to these restrictions would be Sageflat, Upper East Canyon, Sage-grouse and Dry Farm. The impacts on grazing would be the same as discussed under Alternative B (negligible), as the prohibitions would not make livestock grazing unavailable on the affected allotments, but temporally restricted to protect species habitat. Compared to Alternative A, this alternative would have the same impacts.

4.3.6.3.3.4. Impacts of Travel Decisions on Livestock Grazing Under Alternative C

The impacts from travel decisions would be the same as discussed under Alternative B because the travel decisions are similar. While approximately 2,311 acres would be managed as open to cross-country OHV use, these areas are relatively small, located in close proximity to each other, and are currently used as OHV play areas. Thus, the impacts to livestock grazing would be negligible.

4.3.6.3.3.5. Impacts of Vegetation Management Decisions on Livestock Grazing Under Alternative C

Vegetation treatments on 1,500 acres of existing land treatments would continue, and new treatment would be annually conducted on 7,800 acres. Grazing on these areas would be temporarily suspended, but in the long-term could possibly result in an increase in AUMs available to livestock. The impacts to livestock grazing would be the same as discussed under Alternative B, but to a slightly greater degree, as more acreage would be treated. Compared to Alternative A, Alternative C impacts on livestock grazing would have more potentially adverse impacts because 9,300 acres would be treated annually to improve rangeland conditions and vegetation communities (approximately 186,000 over 20 years), which would be 20% fewer acres throughout the Monticello PA than the proposed acreage treatments under Alternative A.

4.3.6.3.3.6. Impacts of Wildlife Management Decisions on Livestock Grazing Under Alternative C

Current grazing management would continue and, where possible, would be altered to benefit forb production on pronghorn ranges in the following grazing allotments: Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, Tank Draw and Hart Draw. This could result in fewer AUMs available to livestock than under Alternative A, but there are no specific prescriptions under this alternative, and therefore quantitative analysis is not possible. When compared to Alternative A, this alternative would have the same impacts on livestock grazing.

4.3.6.3.4. ALTERNATIVE D

Management of cultural and recreation resources as they affect livestock grazing would be the same as all other action alternatives as discussed in the Alternative B analysis above. Management of riparian resources as it pertains to grazing would be the same as Alternative A.

4.3.6.3.4.1. Impacts of Livestock Grazing Decisions on Livestock Grazing Under Alternative D

The areas listed in Table 4.55 would be unavailable to grazing, in addition to those listed under Alternative A in Table 4.51:

Table 4.55. Acres and AUMs of Forage Unavailable under Alternative D in Addition to Those Listed under Alternative A (No Action)¹

Area Unavailable for Livestock Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing ¹	Forage Lost (AUMs)	Justification
Portions of Butler Wash Canyons	Perkins Brothers, Tank Bench/ Brushy Basin, White Mesa	208	20	Protect cultural resources.
Slickhorn Canyon	Perkins Brothers	2,600	210	Maintain primitive recreational opportunities, confined canyon has limited forage availability, protect cultural resources.
Rone Bailey Mesa	Upper Mail Station	1,162	68	Limited accessibility, lack of livestock water, sparse livestock forage.
Rogers	Rogers	40	No active preference allotted	Sparse livestock forage, small isolated parcel difficult to manage.
Subtotal		4,010		
Limited to Livestock Trailing Only	None in addition to Alternative A.	N/A		
Total		4,010	298	

¹Acreages are for BLM-administered land only. Acres for particular areas may vary slightly due to differences in shapefiles used in GIS acre calculations.

These restrictions would leave a total of 1,629,240 acres and 78,161 AUMs available for livestock grazing under this alternative. This would be 0.4% fewer AUMs and 0.2% fewer acres than Alternative A, with the same impacts as discussed under Alternative A.

4.3.6.3.4.2. Impacts of Mineral Decisions on Livestock Grazing Under Alternative D

Under this alternative, RFD predictions of minerals development indicate that approximately 721 acres would lose the potential for livestock grazing due to surface-disturbing oil and gas

exploration and development activities. This is 22 acres or 3.1% more than Alternative A, which, when compared to Alternative A, would have more long-term impacts to livestock grazing from the loss of AUMs.

4.3.6.3.4.3. Impacts of Special Designation Management Decisions on Livestock Grazing Under Alternative D

Under Alternative D, the only addition would be 649 acres on the Lavender Mesa that would not be managed as an ACEC and therefore would be opened to livestock grazing. However, this land is on a mesa top and is physically inaccessible to cattle, and therefore the impacts to grazing would be the same as Alternative A and as discussed in the Impacts Common to All Alternatives subsection.

4.3.6.3.4.4. Impacts of Special Status Species Management Decisions on Livestock Grazing Under Alternative D

Livestock grazing under Alternative D would be prohibited between March 20 and May 15 on allotments within sage-grouse habitat. Grazing would be managed to maintain Rangeland Health. Allotments subject to these restrictions are Sage Flat, Upper East Canyon, Sage-grouse and Dry Farm. These management decisions, and their impacts on livestock grazing and AUMs, would be the same as discussed under Alternative B.

4.3.6.3.4.5. Impacts of Travel Decisions on Livestock Grazing Under Alternative D

The impacts from travel decisions would be the same as discussed under Alternative B because the travel decisions are similar. While approximately 2,311 acres would be managed as open to cross-country OHV use, these areas are relatively small, located in close proximity to each other, and are currently used as OHV play areas. Thus, the impacts to livestock grazing would be negligible.

4.3.6.3.4.6. Impacts of Vegetation Management Decisions on Livestock Grazing Under Alternative D

Approximately 9,300 acres/year of new vegetation treatments would be conducted and 2,000 acres of existing treatments would be maintained per year to improve vegetation communities within the Monticello PA. Over 20 years, a potential total of 226,000 acres would be treated, with short-term and long-term impacts as discussed under Impacts Common to All Alternatives above. Compared to Alternative A, this alternative would have the same short-term and long-term impacts on livestock grazing because Alternative D would treat over 97% of the acreage proposed for treatment under Alternative A.

4.3.6.3.4.7. Impacts of Wildlife Management Decisions on Livestock Grazing Under Alternative D

Current grazing management would continue, and where possible, would be altered to favor for production on pronghorn ranges in the same grazing allotments and with the same impacts as discussed under Alternative C. As also discussed under Alternative C, it is not possible to analyze the management changes in a quantitative sense, but it should be noted that this management decision could decrease AUMs available to livestock to some degree within these allotments, when compared to Alternative A.

4.3.6.3.5. ALTERNATIVE E

The analysis and impacts from cultural, special designation, recreation, riparian, special status species, visual, vegetation, and wildlife resources management decisions as they pertain to livestock grazing management would be the same as discussed under Alternative B because the management decisions would be the same.

4.3.6.3.5.1. Impacts of Livestock Grazing Decisions on Livestock Grazing Under Alternative E

The following areas would be unavailable for grazing under this alternative (Table 4.56), in addition to those listed under Alternative A in Table 4.51.

These restrictions would allow a total of 1,620,191 acres and 77,856 AUMs to be available for livestock grazing under this alternative. This is 0.8% fewer acres and 0.8% fewer AUMs than Alternative A.

Table 4.56. Acres and AUMs of Forage Unavailable under Alternative E in Addition to Those Listed under Alternative A (No Action)¹

Area Unavailable for Livestock Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing ¹	Forage Lost (AUMs)	Justification
Dodge Canyon	Dodge Canyon	1,598	110	Sparse livestock forage, protect wildlife habitat.
Horsehead Canyon	Montezuma Canyon	571	38	Lack of livestock water, protect wildlife and riparian habitat.
Portions of Butler Wash Canyons	Perkins Brothers, Tank Bench/Brushy Basin, White Mesa	208	20	Protect cultural resources.
Slickhorn Canyon	Perkins Brothers	2,600	210	Maintain primitive recreational opportunities, confined canyon has limited forage availability, protect cultural resources.
Rone Bailey Mesa	Upper Mail Station	1,162	68	Limited accessibility, lack of livestock water, sparse livestock forage.
Mule Canyon (including North and South Forks north of U-95)	Comb Wash	1,328	157	Maintain primitive recreational opportunities, protect cultural resources.
Rogers	Rogers	40	No active preference allotted	Sparse livestock forage, small isolated parcel difficult to manage.
Subtotal		7507		

Table 4.56. Acres and AUMs of Forage Unavailable under Alternative E in Addition to Those Listed under Alternative A (No Action)¹

Area Unavailable for Livestock Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing ¹	Forage Lost (AUMs)	Justification
Limited to Trailing Only	Lake Canyon, Harts Draw, Indian Creek	5555		Confined canyons have limited forage availability, balance potential conflicts with other resources or uses (wildlife habitat, primitive recreation, vegetation, cultural, etc), maintain riparian habitat.
Total		13,062	603	

¹Acreages are for BLM-administered land only. Acres for particular areas may vary slightly due to differences in shapefiles used in GIS acre calculations.

4.3.6.3.5.2. Impacts of Mineral Decisions on Livestock Grazing Under Alternative E

Under Alternative E, it is predicted that 519 acres of land would be disturbed due to minerals exploration and development. This is 181 fewer acres than proposed under Alternative A, or 25.9% less, but the impacts to grazing would be the same as discussed under Alternative A, but to a lesser degree, because fewer acres available for grazing and fewer AUMs would be lost in the long-term from minerals-related surface disturbances.

4.3.6.3.5.3. Impacts of Non-WSA Lands with Wilderness Characteristics on Livestock Grazing Under Alternative E

Potential beneficial impacts to livestock grazing could occur due to the 582,357 acres of non-WSA lands with wilderness characteristics not being available for surface-disturbing activities or recreational OHV travel. Forage would not be reduced due to surface-disturbing activities (road construction, oil and gas facilities, ROWs, etc). In addition, conflicts with motorized recreational users (livestock harassment, noise, gates left open, etc.) would be eliminated in non-WSA lands with wilderness characteristics. Compared to Alternative A, this alternative would be more beneficial because there would be a reduced potential for forage reductions from surface disturbance activities.

4.3.6.3.5.4. Impacts of Travel Decisions on Livestock Grazing Under Alternative E

No acres would be open to OHV use under this alternative. This is the same as Alternative B. Travel decisions to reduce acreages of open motorized OHV travel from 611,310 acres to no acres would have long term, beneficial impacts on livestock by reducing noise and human presence disturbances and surface disturbances to livestock forage. Compared to Alternative A, this alternative would be more beneficial to livestock grazing because potential impacts to livestock from motorized OHV travel would be substantially less.

4.3.6.3.6. THE PROPOSED PLAN

Management of cultural, Special Designation (ACEC), recreation, and riparian resources decisions would also be the same as discussed under Alternative B, with the same impacts to livestock grazing.

4.3.6.3.6.1. Impacts of Livestock Grazing Decisions on Livestock Grazing Under the Proposed Plan

Table 4.57 lists the areas that would be unavailable to grazing under this alternative, in addition to those listed under Alternative A in Table 4.51.

The same areas would be available for grazing under the Proposed Plan as in Alternative B, with the exception of Mule Canyon which would be unavailable for grazing below U-95. These restrictions would allow a total of 1,621,515 acres and 78,013 AUMs to be available for livestock grazing under this alternative. This is 0.7% fewer acres and 0.6% fewer AUMs than Alternative A.

Table 4.57. Acres and AUMs of Forage Unavailable under the Proposed Plan in Addition to Those Listed under Alternative A (No Action)¹

Area Unavailable for Livestock Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing¹	Forage Lost (AUMs)	Justification
Dodge Canyon	Dodge Canyon	1,598	110	Sparse livestock forage, protect wildlife habitat.
Horsehead Canyon	Montezuma Canyon	571	38	Lack of livestock water, protect wildlife and riparian habitat.
Portions of Butler Wash Canyons	Perkins Brothers, Tank Bench/ Brushy Basin, White Mesa	208	20	Protect cultural resources.
Slickhorn Canyon	Perkins Brothers	2,600	210	Maintain primitive recreational opportunities, confined canyon has limited forage availability, protect cultural resources.
Rone Bailey Mesa	Upper Mail Station	1,162	68	Limited accessibility, lack of livestock water, sparse livestock forage.
Rogers	Rogers	40	No active preference allotted	Sparse livestock forage, small isolated parcel difficult to manage.
Subtotal		6179		

Table 4.57. Acres and AUMs of Forage Unavailable under the Proposed Plan in Addition to Those Listed under Alternative A (No Action)¹

Area Unavailable for Livestock Grazing	Allotment(s)	BLM Acres Remaining Unavailable for Grazing ¹	Forage Lost (AUMs)	Justification
Limited to Livestock Trailing only	Lake Canyon, Harts Draw, Indian Creek	5,555		Confined canyons have limited forage availability, balance potential conflicts with other resources or uses (wildlife habitat, primitive recreation, vegetation, cultural, etc), maintain riparian habitat.
Total		11,734	446	

¹Acres are for BLM-administered land only. Acres for particular areas may vary slightly due to differences in shapefiles used in GIS acre calculations.

4.3.6.3.6.2. Impacts of Mineral Decisions on Livestock Grazing Under the Proposed Plan

Approximately 710 acres are predicted to have minerals-related surface disturbance under this alternative. This is 11 acres or 1.7% more than Alternative A, so compared to Alternative A, there would likely be a slightly greater long-term, adverse (but minor) reduction in acreages and AUMs from loss of vegetation due to wellpad, access road, infrastructure construction, and from mineral extraction.

4.3.6.3.6.3. Impacts of Special Status Species Management Decisions on Livestock Grazing Under the Proposed Plan

Livestock grazing under the Proposed Plan would be prohibited between March 20 and May 15 on allotments within sage-grouse habitat. In year-round habitat, grazing levels would be limited as necessary to maintain and/or improve habitat in areas within four miles of active sage-grouse strutting ground. Allotments subject to these restrictions would be Sage Flat, Upper East Canyon, Sage-grouse and Dry Farm. The impacts on grazing would be the same as discussed under Alternative B (negligible), as the prohibitions would not make livestock grazing unavailable on the affected allotments, but temporally restricted to protect species habitat. This alternative would have the same impacts as Alternative A.

4.3.6.3.6.4. Impacts of Travel Decisions on Livestock Grazing Under the Proposed Plan

The impacts from travel decisions would be the same as discussed under Alternative B because the travel decisions are similar. No acres would be managed as open to cross-country OHV use; there would be no impacts to livestock grazing would be negligible.

4.3.6.3.6.5. Impacts of Vegetation Management Decisions on Livestock Grazing Under the Proposed Plan

Vegetation treatments on 1,500 acres of existing land treatments would continue, and new treatment would be annually conducted on 7,800 acres. Grazing on these areas would be temporarily suspended, but in the long-term could possibly result in an increase in AUMs available to livestock. The impacts to livestock grazing would be the same as discussed under Alternative B, but to a slightly greater degree, as more acreage would be treated. Compared to Alternative A, the Proposed Plan would have more potentially adverse impacts on livestock grazing as 9,300 acres would be treated annually to improve rangeland conditions and vegetation communities (approximately 186,000 over 20 years), which would be 20% fewer acres throughout the Monticello PA than the proposed acreage treatments under Alternative A.

4.3.6.3.6.6. Impacts of Wildlife Management Decisions on Livestock Grazing Under the Proposed Plan

Current grazing management would continue and, where possible, would be altered to benefit forb production on pronghorn ranges in the following grazing allotments: Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, Tank Draw and Hart Draw. This could result in fewer AUMs available to livestock than under Alternative A, but there are no specific prescriptions under this alternative, and therefore quantitative analysis is not possible. When compared to Alternative A, this alternative would have the same impacts on livestock grazing.

4.3.6.4. SUMMARY OF IMPACTS

Grazing restrictions due to resource management decisions would cause the following losses to acres and AUMs under the Proposed Plan and each alternative (Table 4.58):

Table 4.58. Acres and AUMs Lost due to Grazing Restrictions from Resource Management Decisions

	Proposed Plan	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E
Acres Closed	134,277	127,136	134,642	133,318	131,149	134,642
Acres Limited To Trailing Only	5,555	962	6,518	6,518	962	6,518
Total	139,832	128,098	141,160	139,836	132,111	141,160
AUMs	783	337	940	783	635	940

When subtracted from the 1991 RMP totals of 1,761,351 BLM acres and 78,796 AUMs, proposed livestock grazing restrictions would leave the following total acreages available for grazing (Table 4.59)

Table 4.59. Total Acres Available to Livestock under the Proposed Plan and Each Alternative as well as Percent Difference Comparisons

	Proposed Plan	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E
Acres available	1,621,515	1,633,253	1,620,191	1,621,515	1,629,240	1,620,191
Compared to Proposed Plan	--	0.7% more	0.08% less	same	0.5% more	0.08% less
Compared to A	0.7% less	--	0.8% less	0.7% less	0.2% less	0.08% less
Compared to B	0.08% more	0.8% more	--	0.08% more	0.6% more	same
Compared to C	same	0.7% more	0.08% less	--	0.5% more	0.08% less
Compared to D	0.5% less	0.2% more	0.6% less	0.5% less	--	0.6% less
Compared to E	0.08% more	0.8% more	same	0.08% more	0.6% more	--

Total AUMs available under each alternative are listed in Table 4.60:

Table 4.60. Total AUMs Available under Each Alternative and Comparisons Between Alternatives

	Proposed Plan	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E
AUMs available	78,013	78,459	77,856	78,013	78,161	77,856
Compared to Proposed Plan	--	0.6% more	0.2% less	same	0.2% more	0.2% less
Compared to A	0.6% less	--	0.8% less	0.6% less	0.4% less	0.8% less
Compared to B	0.2% more	0.8% more	--	0.2% more	0.4% more	same
Compared to C	same	0.6% more	0.2% less	--	0.2% more	0.2% less
Compared to D	0.2% less	0.4% more	0.4% less	0.2% less	--	0.4% less
Compared to E	0.2% more	0.8% more	same	0.2% more	0.4% more	--

As shown in the above table, there is very little difference between the numbers of acres and AUMs available when analyzed within the context of the area available for livestock grazing within the PA.

Disturbance caused by minerals extraction would have the following impacts in terms of annual acres under each alternative (Table 4.61):

Table 4.61. Annual Acres of Disturbance Due to Minerals Extraction Activities Under the Proposed Plan and All Alternatives

	Proposed Plan	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E
Acres of disturbance	688	699	636	710	721	519

Table 4.61. Annual Acres of Disturbance Due to Minerals Extraction Activities Under the Proposed Plan and All Alternatives

	Proposed Plan	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E
Compared to Proposed Plan	--	1.6% more	7.6% less	3.2% more	4.8% more	24.6% less
Compared to A	1.6% less	--	9.0% less	1.5% more	3.0% more	25.9% less
Compared to B	8.2% more	9.9% more	--	11.6% more	13.4% more	18.5% less
Compared to C	3.1% less	1.5% less	10.4% less	--	1.5% more	27.0% less
Compared to D	4.8% less	3.0% less	11.8% less	1.5% less	--	28.2% less
Compared to E	32.6% more	34.9% more	22.7% more	37.1% more	39.2% more	--

As shown, Alternative D would have the highest degree of surface disturbance and Alternative E would have the least.

4.3.6.5. MITIGATION MEASURES

All mitigation measures to minimize or avoid impacts have been addressed in the management common to all subsections found in Chapter 2 and in livestock grazing practices described in Appendices A, I, and O.

4.3.6.6. UNAVOIDABLE ADVERSE IMPACTS

The loss due to other management decisions that cause permanent surface disturbances (e.g., trail construction, facility construction, wellpad access roads) of acres or AUMs that would otherwise be available for livestock use would be unavoidable. Unavoidable adverse impacts would also include invasive weed species that become established and spread as a result of soil and vegetation disturbances (including those disturbances caused by livestock). Impacts adjacent to livestock management facilities such as water troughs and handling facilities would be unavoidable. Some conflicts with recreational activities would be unavoidable.

4.3.6.7. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Management decisions for some resources would cause short-term, adverse impacts to livestock grazing but would eventually be a benefit to the resource and contribute to long-term productivity. Vegetation treatments and fire management treatments would cause short-term loss of acres and AUMs available to livestock from vegetation and surface disturbances, but would potentially contribute to a greater area and amount of forage in the long-term by improving the productivity of vegetation and reducing woodlands.

4.3.6.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

Irretrievable impacts to the livestock grazing resource would include the establishment and spread of weedy, exotic, and/or noxious native-vegetation-displacing plant species that could

occur as a result of surface disturbances from minerals development; vegetation and fire treatments, woodland harvesting, and improper livestock management. Irreversible impacts to acres and AUMs available to livestock would occur anywhere a permanent structure is constructed, which would eliminate vegetation productivity for use as livestock forage.

4.3.7. MINERALS

This section presents the environmental consequences of resource management decisions proposed under each of the alternatives described in Chapter 2 on mineral resource development. Existing conditions concerning minerals are described in Chapter 3.

Negligible impacts to mineral resource development would result from air quality, fire, health and safety, livestock grazing, paleontology, travel, or woodlands management decisions. The impacts would be negligible because maintaining air quality within NAAQS thresholds through appropriate mitigation; identifying and reducing wildland fire risks; reducing the risks of hazardous spills; maintaining safety around AML sites; establishing utilization levels and applying grazing standards and guidelines; designating recreational OHV access within the planning area; and permitting woodland harvesting would not reduce the opportunities for minerals leasing or for the exploration and development of mineral resources. Therefore, the impacts of management actions for these resources or programs on mineral resource development will not be analyzed further in this section. No impacts to mineral resource development would result from "casual use" activities.

For the Monticello PA and the expected number of wells (76 wells over the next 15 years) and other mineral development air quality does reach a level that precludes or impairs mineral resource development. In full field development scenarios, or if production was substantially higher than predicted, air quality could become more impacted and would be analyzed in future environmental documentation. Further discussion of air quality can be found in Chapters 2 and 3.

In accordance with BLM policy and its recognition of the National Energy Policy and Conservation Act of 2000 (EPCA), as discussed in Chapters 2 and 3, mineral resource development would be allowed throughout the Monticello PA subject to standard terms and conditions unless precluded by other program prescriptions. Stipulations would be followed to mitigate the impacts of oil and gas and other mineral activity (see Appendix A-Stipulations Applicable to Oil and Gas Leasing and Other Surface-disturbing Activities). The stipulations would apply to all surface-disturbing activities, aside from the exception, modification, and waiver situations as determined by an Authorized Officer and guided by the criteria in Appendix A. The area specific restrictions on surface-disturbing activities listed in the table in Appendix A vary by alternative and detail limits on timing, surface use, and occupancy, as well as closures throughout the Monticello FO.

As described in Chapter 3, mineral resources are categorized into three mineral program types: leasable, locatable, and salable. Leasable minerals are subject to disposal by lease under the authority of the Minerals Leasing Act of 1920, as amended, and include oil, natural gas, coal, potash, and tar sands.

Locatable minerals are usually the base and precious metal ores, ferrous metal ores, and certain classes of industrial minerals for which acquisition is made by staking a mining claim (location) over the deposit and then acquiring the necessary permits to explore or mine. For purposes of this planning effort these include uranium and vanadium, placer gold, and limestone.

-Salable minerals are defined as mineral commodities disposed of sales contract or free use permit issued by the federal government. Salable minerals are generally common varieties of

construction materials and aggregates, such as sand, gravel, and roadbed and ballast material. For purposes of this planning effort these include sand and gravel, building stone, and clay.

The BLM allocates land as available or unavailable for use for the three mineral programs, and stipulates conditions of use. *Leasing* uses Standard Lease Terms, Special Conditions (Timing Limitations and/or Controlled Surface Use, TL/CSU), No Surface Occupancy, and closed. Lands classified for *locatable* minerals are identified as open to mineral entry or recommended for withdrawal from mineral entry. Lands recommended for withdrawal would be managed as prescribed in the PRMP/FEIS until such time as they are actually withdrawn by Congress. Lands identified for *salable* minerals are open with standard terms and conditions, open with special conditions, or closed.

Summaries of the RFD scenario for leasable, locatable, and salable minerals as well as predicted geophysical exploration activity levels are summarized below and discussed in detail in the Mineral Potential Report and RFD.

4.3.7.1. SUMMARY OF LEASABLE MINERAL RFD

The RFD prepared for this PRMP/FEIS utilizes data on past and current oil and gas development to predict future development for all lands in the Monticello PA, both BLM lands and non-BLM lands (BLM 2005b, 2005d). The RFD estimates the average acreage of disturbance per well (including the well pad, roads, and pipelines) to be 9.6 acres; the total number of existing oil and gas wells to be 1,615; and the existing surface disturbance as 15,504 acres.

The BLM administers 38.2% of the lands in the Monticello PA (see Table 1.1). Assuming the RFD applies uniformly across all lands in the Monticello PA, any calculations made, in conjunction with the disturbance per well number (9.6 acres) and the alternatives matrix in Chapter 2, can be used to estimate potential mineral resource development impacts (measured in number of wells and resulting acres of surface disturbance) on BLM lands for each alternative.

For the purposes of this analysis, it was assumed that the number of wells likely to be drilled under each alternative would be proportional to the acreage of land open for mineral resource development under that alternative. For example, if an alternative had 90% of BLM lands in the Monticello FO open for development, it would be assumed that 90% of the RFD on BLM lands would be drilled under that alternative. Table 4.62 shows the acreages of and predicted number of wells on BLM lands over the next 15 years within the three RFD areas, which are to be the focus of this analysis and of future oil and gas development within the Monticello FO.

Table 4.62. Baseline/RFD Acreages of Lands and Predicted Number of Wells in the 3 RFD Areas over the next 15 Years

RFD Area	Acreage		BLM% of Total	Wells	
	Total	BLM		Total	BLM
Paradox Fold and Fault Belt	531,671	257,412	48	53	25
Blanding Sub-basin	1,173,537	405,664	35	120	42
Monument Upwarp	1,950,562	734,523	38	23	9
Total	3,655,770	1,397,599		196	76

4.3.7.2. SUMMARY OF GEOPHYSICAL RFD

Calculations can be made regarding impacts of geophysical exploration on BLM lands for each alternative in conjunction with the disturbance associated with linear miles of source line within the Monticello FO (disturbance of 2,236 acres caused by 1,230 linear miles of source line; BLM 2005d) and the alternatives matrix in Chapter 2. It is assumed that the linear miles of source line likely to be used under a given alternative would be proportional to the acreage of land open for mineral resource development under that alternative.

4.3.7.3. SUMMARY OF LOCATABLE MINERAL RFD AND SALABLE MINERAL RFD

The same procedure can be applied to calculations regarding impacts of locatable and salable mineral resource development on BLM lands for each alternative, in conjunction with the acres of disturbance within the Monticello FO (disturbance of 360 acres caused by locatable mineral resource development and of 491 acres caused by salable mineral resource development; BLM 2005b) and the alternatives matrix in Chapter 2. It is assumed that the acreage likely to be developed for locatable and salable mineral resources under a given alternative would be proportional to the acreage of land open for these types of development under that alternative.

As mentioned in the introduction to Chapter 4, short-term impacts are those that would last for up to 5 years, and long-term impacts are those that would be longer than 5 years. Because the impact indicators for this resource were number of wells and the number of acres available for mineral resource development over the next 15 years, short-term impacts were not distinguished from long-term impacts.

4.3.7.4. IMPACTS COMMON TO ALL ALTERNATIVES

In the next 15 to 20 years, 27 dry holes, 20 abandoned wells, and all 480 currently abandoned wells would be successfully reclaimed totaling 5,059 acres. . This would result in the surface being reclaimed and the restoration of vegetation and soils. Additionally, in the next 15 years, approximately 559 linear miles of source line for 2-D and 3-D geophysical exploration would be conducted on BLM lands and would result in approximately 886 acres of surface disturbance, which would be reclaimed within 10 years. This exploration would beneficially impact mineral resource development and production in that it would improve the data available for making prudent mineral resource development decisions (BLM 2005d). Geophysical exploration can increase the probability of drilling a successful well and reduce the amount of unnecessary exploratory drilling (such as step-out drilling) which could reduce operational costs and make mineral development more profitable. This is a beneficial impact.

Under all alternatives and the Proposed Plan, standard conditions (e.g., standard lease terms, best management practices [BMPs], conditions of approval (COAs), and standard operating procedures [SOPs]) are applied to all mineral development activities on a site-specific basis. These standard conditions include compliance with non-discretionary laws (e.g., threatened and endangered species and cultural laws) and are intended to mitigate impacts to other resources (e.g., VRM, cultural, wildlife, soils, vegetation, recreation). The standard conditions add to operation costs and often result in longer processing time for applications and, delays in operations.

4.3.7.4.1. IMPACTS OF CULTURAL RESOURCE DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Under all of the alternatives and the Proposed Plan, the development of specific restrictions for culturally sensitive areas such as Cedar Mesa could slow the processing of proposed mineral resource development for these areas. Generally, more rigorous protection or mitigation measures would be applied in culturally sensitive areas. Such plans may specify monitoring systems, protective measures, equipment used, the development of research designs, and/or treatment. These restrictions and mitigations could add to the cost (in time, labor, or materials) of gaining cultural resource clearances for a given mineral resource development project.

Grand Gulch National Historic District (37,388 acres) would be unavailable for oil and gas leasing, closed to mineral material disposal, and open to geophysical exploration, except for the Special Emphasis area. There would be an adverse impact on the development of 37,388 acres as these resources would not be available for development and production and royalties would be reduced. The Old Spanish Trail and Hole-in-the-Rock trail would be managed for historic values. The prescriptions would generally be impairments to mineral development; but are not expected to be prohibitive.

4.3.7.4.2. IMPACTS OF LANDS AND REALTY DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Under all alternatives and the Proposed Plan, the disposal out of federal ownership of up to 6,581 acres of BLM lands within the Monticello FO (see Appendix C and Chapter 2) would result in fewer opportunities for mineral resource development on those parcels and less production and supply of mineral resources. This is somewhat mitigated because lands are evaluated for mineral potential as part of the disposal process. High potential lands may not be disposed of because it would not be in the public interest.

WSAa are exclusion areas for ROWs but are still available to locatable mineral development. Exclusion of ROWs in WSAs would have a negative impact on mineral resource development because it would be more costly and timely to develop and mitigate impacts. These impacts are also discussed under special designations because the reason for the exclusion is protection of wilderness (WSAa); however, the mechanism of exclusion of ROWs is a realty action.

4.3.7.4.3. IMPACTS OF RECREATION DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Under all alternatives and the Proposed Plan developed recreation sites—existing and future—would be subject to NSO, recommended for withdrawal from mineral entry, and closed to mineral materials disposal. Oil and gas developers who wish to lease resources underlying developed recreation sites would be required to conduct directional drilling, which adds costs and logistical challenges to individual projects. Removing these sites from mineral entry and disposal would result in fewer options for developers of locatable and salable mineral resources, and potentially would lower the yield and commercial supply of these resources. It is likely that mineral resource development would be thus limited on more than 460 acres because they become developed recreation sites (see Section 4.3.10, Recreation) and would be a minor impact to mineral resource development.

4.3.7.4.4. IMPACTS OF RIPARIAN RESOURCE DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Under all alternatives and the Proposed Plan riparian areas (approximately 20,435 acres) and lands within active floodplains or within 100 m of riparian areas would be subject to NSO. The impacts to mineral resource development resulting from protection of riparian resources on 20,435 acres would be increased costs. Producing oil and gas on lands subject to NSO is higher than it is on lands subject to standard and special stipulations due to the necessity of drilling directionally from adjacent locations where surface occupancy is allowed.

Under all alternatives and the Proposed Plan minor, beneficial impacts to mineral resource development could result from allowing non-surface-disturbing geophysical work within floodplains and riparian/aquatic areas. Geophysical exploration can increase the probability of drilling a successful well and reduce the amount of unnecessary exploratory drilling. Surface-disturbing exploration techniques (such as step-out drilling) could be reduced, thereby making mineral development more profitable by reducing operational costs.

Under all alternatives and the Proposed Plan, oil and gas developers would be required to follow the Guidance for Pipeline Crossings (see Appendix F), including conducting hydraulic analysis during the design phase to eliminate potential environmental degradation. This may result in minor to negligible, adverse impacts to oil and gas development because it would potentially increase the up front cost of specific development projects.

Minor, beneficial impacts to mineral resource development could result from allowing mineral operations within floodplains and riparian/aquatic areas on a limited basis if there are no practical alternatives for avoidance or if impacts could be fully mitigated. Direct beneficial impacts occur by having more acreage (20,435 acres) available for mineral resource development. Small, indirect, beneficial impacts (less operating cost) occur by having sand and gravel available in locations near other mineral development operations.

4.3.7.4.5. IMPACTS OF MINERALS DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Under all alternatives and the Proposed Plan including the No Action alternative mineral decisions could impact development of minerals by creating restrictions between incompatible developments. Generally, prohibitive conflicts would occur between two leasable minerals (such as oil and gas versus potash) where large acres of land would exclude other resource development. However, potash and coal were determined to be low potential for development so this potential conflict will not be analyzed in detail for the Monticello PA.

A more likely conflict would be between Leasable and Locatable/Salable mineral development, where placement of one facility prohibits placement of another. Small surface disturbances (e.g., gravel pits, mine locations) could impact oil and gas development. Usually, small locatable/salable operations do not prohibit oil and gas development; they only restrict placement. Adverse impacts (e.g., increased costs due to directional drilling) may occur where placement of an oil and gas facility is required to be moved away from an existing mine/pit. For reasons stated in the MPR, development potential is low for coal, tar sand, and salt and potash resources in the Monticello FO during the foreseeable future. Thus, mineral resource development decisions would result in negligible impacts to the development of these resources under all alternatives and the Proposed Plan, and these mineral resources are not discussed further in this section.

Because of rights granted to claimants under the mining laws, the BLM may impose only those surface use restrictions that are necessary to prevent undue or unnecessary degradation. Therefore, based on the RFD scenario, locatable mineral development (primarily uranium and vanadium) would likely continue during the next 15 years, regardless of the alternative implemented. This would result in beneficial impacts to the mineral resource industry by increasing the domestic supply of uranium and vanadium. On the other hand, increased extraction of these resources would also, over time, reduce the quantities of finite uranium-vanadium resources in the Monticello FO.

4.3.7.4.6. IMPACTS OF SOILS AND WATERSHED DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Under all alternatives and the Proposed Plan any mineral resource development occurring in sensitive soils (see Chapter 2 and Section 3.14.4.3, Sensitive Soils) would require BMPs and applicable mitigation measures (Appendix A and I) to minimize impacts. Moderately and highly wind erodible soils (892,228 acres) would require a project proponent to comply with BMPs and mitigation measures, which could result in increased costs and time required to implement a mineral resource exploration or development project in sensitive soils. The same impact would occur for highly water erodible soils on 27,704 acres. Soil characteristics were not used in determining lease categories, these are based on criteria such as ACEC designations, floodplains, or Special Status Species or wildlife needs; however, the amount of soils that may potentially be considered “sensitive” varies under the different alternatives because of the variation in the areas assigned different lease categories in each alternative. The presence of “sensitive soils” may increase the costs associated with developing areas due to the need for erosion control plans or implementation of soil protection measures, therefore comparing the amount of potential “sensitive soils” under each lease category provides a basis for comparing potential impacts on mineral resource development by alternative from this resource.

4.3.7.4.7. IMPACTS OF SPECIAL DESIGNATIONS ON MINERAL RESOURCE DEVELOPMENT

The Monticello FO has 13 existing WSAs or ISA complexes. WSAs are areas that must be managed in a manner that does not impair their suitability for congressional designation as Wilderness (BLM 1991c; Table 4.39).

These WSA designations would continue to apply across all alternatives and the Proposed Plan and 386,027 acres (or 21.6%) of BLM lands would remain closed to leasing. These closures are non-discretionary. Adding to or removing acreage from these WSAs is beyond the scope of this Proposed Plan. Maintaining the WSAs would have negative impacts upon mineral resource extraction and development because they would exclude lands from mineral resource development and lower the number of locations where potential wells could be drilled (BLM 1990; see Table 4.63). The lower number of locations could lead to a lower production and supply of oil and natural gas and fewer royalties paid to the federal government and/or the State of Utah. The finite, non-renewable resource found beneath the WSAs would not be depleted.

Table 4.63. Acres of WSAs within Each RFD Area

RFD Area	RFD Acres within WSAs	Total RFD Acres*	% of RFD within WSA
Paradox Fold and Fault Belt	10,893	268,305	4.1

Table 4.63. Acres of WSAs within Each RFD Area

RFD Area	RFD Acres within WSAs	Total RFD Acres*	% of RFD within WSA
Blanding Sub-basin	15,582	421,246	3.7
Monument Upwarp	359,552	1,094,076	32.9
Total	386,027	1,783,627	21.6

* The administrative definition of RFD areas precludes WSAs, and WSAs were *not* included in the calculations and projections of the RFD (BLM 2005d). However, this number represents the total physical, geographic acreage (rather than the administrative acreage) and includes WSA acreages to depict how much of each geographic area is lost to mineral resource exploration and development due to being WSAs (i.e., closed to leasing). Note that the vast majority of RFD acres within WSAs—both in area and percentage—occur in the Monument Upwarp RFD Area.

4.3.7.4.8. IMPACTS OF SPECIAL STATUS SPECIES ON MINERAL RESOURCE DEVELOPMENT

All alternatives and the Proposed Plan require some degree of spatial or temporal limitation on surface-disturbing activities to protect special status species and wildlife populations and their important habitats. In the case of mineral and energy resource development, specific conditions of approval or lease terms are often required to mitigate the adverse affects of development activities on special status species. Measures needed to comply with non-discretionary laws (e.g., Section 7 consultation with the U.S. Fish and Wildlife Service [USFWS]) are provided for in the Standard Lease Terms and lease notices. Under all alternatives and the Proposed Plan, there would be continued application of lease notices for federally listed plant and animal species as determined by Section 7 consultation between the BLM and USFWS and for any non-listed special status plant or animal species that occurs or has potential to occur in proposed lease areas. In addition, all special status species-related measures outlined in Stipulations Applicable to Oil and Gas Leasing and Other Surface-disturbing Activities (Appendix A), Conservation Measures and Best Management Practices for Federally Listed Species (Appendix Q) would be followed.

Spatial and temporal limitations (hereafter referred to as controlled surface use and timing limitations, respectively) would have an adverse impact on mineral resource development by increasing exploration costs, time, and effort. However, the degree and magnitude of such increases depend on many factors, including the options for project siting, the locale of the lease, and the drilling window. Operators may experience adverse economic impacts if drilling operations are curtailed during special status species protection periods or if drilling operations must be moved to another area on the lease. Impacts to mineral resource development resulting from the following species and general wildlife protection measures would apply under all alternatives and the Proposed Plan.

4.3.7.4.8.1. Bald Eagle

All alternatives and the Proposed Plan would implement controlled surface use and timing limitations near Bald Eagle nesting or winter roost habitat or during the nesting or roosting season. Table 4.64 summarizes the seasonal restrictions on mineral resource development by species that occur in the Monticello FO, including the Bald Eagle. Restrictions occur for eight months of the year. Potential adverse impacts to mineral resource development could be more time and costs for requirements such as nest monitoring or surveys, the exclusion of certain areas, avoidance of certain areas for up to eight months, and scheduling extra time for processing

applications and drilling. Operators can have difficulty in scheduling a rig due to a timing limitation or may incur additional costs having a rig on stand-by.

Table 4.64. Seasonal Restrictions within Established Buffer Zones Applied to Mineral Resource Development under All Alternatives

Species	Dates	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Burrowing Owl – Nesting (0.25 mile)	3/1 – 8/31												
Cooper's Hawk – Nesting (0.5 mile)	3/15 – 8/31												
Ferruginous Hawk – Nesting (0.5 mile)	3/1 – 8/1												
Golden Eagle – Nesting (0.5 mile)	1/1 – 8/31												
Northern Goshawk – Nesting (0.5 mile)	3/1 – 8/15												
Peregrine Falcon – Nesting (1.0 mile)	2/1 – 8/31												
Prairie Falcon – Nesting (0.25 mile)	4/1 – 8/31												
Red-tailed Hawk – Nesting (0.5 mile)	3/15 – 8/15												
Short-eared Owl – Nesting (0.25 mile)	3/1 – 8/1												
Swainson's Hawk – Nesting (0.5 mile)	3/1 – 8/31												
Bald Eagle – Nesting (1.0 mile)	1/1 – 8/31												
Bald Eagle – Roosting (0.5 mile)	11/1 – 3/31												
Mexican Spotted Owl – Breeding (0.5 mile)	3/1 – 8/31												
SWW Flycatcher – Breeding (0.25 mile)	5/1 – 9/30												
Yellow-billed Cuckoo – Breed. (0.25 mile)	5/1 – 8/31												
California Condor – Known nest (1.0 mile)	3/1 – 8/31												
Migratory birds – Known priority habitat	5/1 – 7/31												

Source: Romin and Muck 2002.

4.3.7.4.8.2. Mexican Spotted Owl (MSO)

Surveys for nesting and foraging habitat suitability and individual owls are common components of the preservation of the MSO and its habitat in the Monticello FO (see Table 4.64 for seasonal restrictions). Under all alternatives and the Proposed Plan two-year surveys for MSO are required in the case of permanent structures (e.g., new producing oil and gas wells), as is the occasional noise analysis if noise generating facilities are sited in or near habitat. Spatial buffers of 0.5 mile around nests or habitat are typically adequate. The full avoidance and minimization measures specified in the alternatives matrix in Chapter 2 would result in FO-wide impacts on mineral resource development similar to those described for the Bald Eagle (above).

4.3.7.4.8.3. Southwestern Willow Flycatcher and Western Yellow-billed Cuckoo

Under all alternatives and the Proposed Plan the protection of riparian habitat within the range of these two species may include surveys or monitoring, timing limitations during the nesting season (see Table 4.64), and spatial and noise buffers around suitable habitat, particularly if permanent facilities are developed nearby. A 300-foot buffer around suitable riparian habitat is required year-round to prevent surface-disturbing activities. This particular species management decision would have a negative, minor impact on individual mineral resource development projects sited near riparian areas. Costs, time, and effort may increase if surveys are conducted to find out if the habitat is suitable, and if it is suitable, costs, time, and effort may increase again in the re-routing and re-siting of facilities and/or directional drilling. The full avoidance and minimization measures specified in the alternatives matrix in Chapter 2 would result in impacts on mineral resource development similar to those described for the Bald Eagle (above).

4.3.7.4.8.4. Endangered Colorado River Fishes

Within the Monticello FO, mineral resource development may encroach on riparian habitat in the 100-year floodplain of designated critical habitat for the bonytail, humpback chub, Colorado pikeminnow, and razorback sucker. Under all alternatives and the Proposed Plan restrictions on development in and around riparian habitat would have impacts on mineral resource development similar to those described for the riparian habitat of the Southwestern Willow Flycatcher and the Western Yellow-billed Cuckoo (above). Additionally, any water depletion affecting the Colorado River system requires consultation with the USFWS and would likely result in operators paying water depletion fees if they are using surface water to supply drilling operations. This would likely increase both development time and costs.

4.3.7.4.8.5. California Condor

Under all alternatives and the Proposed Plan mineral resource development in the Monticello FO would be timed and sited to avoid the nesting season (see Table 4.64) and locales of California condor. The protection of nesting habitat for this species may involve measures similar to those described for the Southwestern Willow Flycatcher and the Western Yellow-billed Cuckoo (above). No permanent structures or roads, including new producing oil and gas wells and access roads, would be allowed within 1.0 mile of known condor nest sites. This particular species management decision would have a negative, minor impact on individual mineral resource development projects sited near known nest sites. Costs, time, and effort may increase if surveys are conducted to find out if nests are nearby, and if nests are nearby, costs, time, and effort may

increase again in the re-routing and re-siting of facilities. The full avoidance and minimization measures specified in the alternatives matrix in Chapter 2 would result in impacts on mineral resource development similar to those described for the Bald Eagle (above).

4.3.7.4.8.6. Migratory Birds and Raptors

Under all alternatives and the Proposed Plan occupied, migratory bird habitat would require mineral resource developers to avoid or minimize surface-disturbing activities during nesting season. This in turn would result in impacts on mineral resource development similar to those described for the Bald Eagle (above). Occupied priority migratory bird habitat will be determined with the use of Utah Partners in Flight Avian Conservation Strategy, Intermountain West Joint Venture Bird Habitat Conservation Areas, and other migratory bird conservation plans.

4.3.7.4.8.7. Summary of Impacts Common to All Special Status Species Decisions on Mineral Resource Development

Exact acreages of habitat to be restricted would depend on the results of field surveys associated with specific projects within the Monticello FO and cannot be quantified at this time. However, some general conclusions can be drawn regarding the timing limitations. As is evident from Table 4.64, developers would be able to conduct mineral resource exploration, development, and production without timing limitations for only one month out of the year (i.e., October). The fall and winter months (i.e., September through February) would have the fewest timing limitations on mineral resource development, while the spring and summer months (i.e., March through August) would have the most. The most restrictive months of the year would be May through July; nearly all timing limitations would be in effect during that period.

4.3.7.4.9. IMPACTS OF VISUAL RESOURCE DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Mineral resource development would be subject to the VRM class objectives of the area within which development would occur. VRM management on areas designated as VRM Class III and IV imposes minimal restrictions on mineral resource development. Designation of an area as VRM Class I essentially closes the area to mineral resource activity. Management of areas as VRM Class II allows alteration of line, form, color and texture that characterize the existing landscape, although the resulting contrast should not attract the attention of the casual observer. Meeting VRM Class II objectives imposes additional costs on mineral resource developers and may restrict development in certain areas.

Under all action alternatives and the Proposed Plan, areas managed as VRM Classes II, III, and IV would typically be available to leasing with either standard lease terms or controlled surface use stipulations. This visual resource decision would generally have a beneficial effect on mineral resource development because more areas would be available under standard lease terms or controlled surface use stipulations, rather than being restricted with NSO. The beneficial impact would be that mineral exploration and development could still occur.

Under all action alternatives and the Proposed Plan, direct, adverse impacts to mineral resource development resulting from VRM Class I designations would include the exclusion of lands available for mineral resource development, a lower number of locations where potential wells

could be drilled, a lower yield and commercial supply of oil and natural gas, and fewer royalties. All WSAs (386,027 acres) are managed as VRM Class I for all alternatives.

4.3.7.4.10. IMPACTS OF WILDLIFE AND FISHERIES DECISIONS ON MINERAL RESOURCE DEVELOPMENT

Crucial big game habitats are subject to special conditions regulating surface-disturbing activities during certain seasons. These seasonal conditions would not impact maintenance and operation activities for mineral production. The seasonal conditions would result in negative, minor impacts to mineral resource development, in the form of slowed production from mineral resource development facilities in this area due to timing limitations.

4.3.7.4.11. IMPACTS OF OTHER LANDS MANAGED BY BLM ON MINERAL RESOURCE DEVELOPMENT

Under all alternatives and the Proposed Plan, the BLM manages federal leases on certain lands not administered by the BLM, including:

- 101,720 acres within the Glen Canyon National Recreation Area (NRA),
- 366,850 acres within the Manti-LaSal National Forest, Monticello Ranger District,
- 51,610 acres within the Navajo Indian Reservation,
- 1,080 acres within Indian Trust Lands, and
- 55,390 acres on private, split-estate lands.

The impacts of permitting leasing on these non-BLM lands within the Monticello FO—a total of 576,650 acres—would have beneficial and long-term impacts upon mineral resource development, especially oil and gas. Leasing of these non-BLM lands would result in the permitting of additional wells, which in turn would result in an increase in the domestic supply of oil and gas and increased royalties to the federal government or the State of Utah. The Navajo Nation would also receive economic benefits from the leasing of their lands, including fees from the use of surface permits and ROWs. However, continued oil and gas extraction would, over time, reduce the quantities of finite fossil fuel resources in the Monticello FO.

4.3.7.5. ALTERNATIVES IMPACTS

4.3.7.5.1. ALTERNATIVE A

4.3.7.5.1.1. Impacts of Cultural Resource Decisions on Mineral Resource Development Under Alternative A

Various SRMAs, historic districts and landmarks and historic trails have been designated throughout the Monticello FO. Some cultural designations are located within recreational designations or special designations.

- The Cedar Mesa SRMA and its impacts on mineral resource development are discussed in full in Section 4.3.7.4.3, Impacts of Recreation Decisions on Mineral Resource Development.

- The Grand Gulch Historic District is within WSAs that are managed under the IMP. This section assesses impacts of the cultural resource decisions associated with this entity. The Alkali Ridge Historic Landmark is discussed in Section 4.3.7.5.1.8 Impacts of Special Designations on Mineral Resources..
- Under the No Action Alternative cultural resource decisions regarding the 37,433-acre Grand Gulch Historic District (already within a WSA) and the 4,240-acre special emphasis area (within the historic district) would result in the entire historic district being closed to disposal of mineral materials (Table 4.65) and the special emphasis area being closed to leasing and geophysical work.

These cultural resource decisions for the Grand Gulch Historic District would have negative, minor impacts on mineral resource development, particularly mineral materials. These decisions would account for a 2.1% decrease in BLM lands available for mineral materials disposal and a 0.2% decrease in BLM lands available for leasing and geophysical work, which in turn would result in less oil and gas productivity and geophysical exploration within the historic district. Ultimately, direct impacts would be manifest as a slightly lower yield of oil and gas; less sand, gravel, building stone, and clay available for public consumption; and poorer data on the mineral resource reserves underlying the historic district. Indirect impacts would include increased time and cost of individual mineral resource development projects within this historic district because of the likelihood of needing to re-route pipelines, access roads, and well pads to avoid cultural resource sites.

4.3.7.5.1.2. Impacts of Lands and Realty Decisions on Mineral Resource Development Under Alternative A

Under the No Action Alternative, the existing transportation and utility ROW corridors would have a beneficial impact on mineral resource exploration and development because additional travel corridors would allow easier access to mineral resource development facilities, sites, and well pads within the Monticello FO.

Under Alternative A, approximately 132,380 acres would be recommended for withdrawal from mineral entry. This decision has the potential to result in fewer opportunities for mineral resource development on this acreage and less production and supply of mineral resources.

Table 4.65. Acres of BLM Lands Available for Mineral Resource Development under Each Alternative and the Proposed Plan

Resource	Alternative A – No Action*	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
LEASABLE MINERAL RESOURCE DEVELOPMENT, INCLUDING OIL AND GAS						
Standard Lease Terms	578,604 *(584,270)	365,170	629,472	962,283	213,290	484,217
Special Conditions	659,626 (815,690)	0	0	0	0	0
Timing Limitations (TL)	0	786,489	569,657	418,242	511,649	594,569
Controlled Surface Use (CSU)	0	67,288	51,419	2,758	25,428	60,741
TL and CST	0	22,963	98,425	0	8,564	85,384
<i>Subtotal of Open Lands</i>	<i>1,238,230 (1,399,960)</i>	<i>1,241,910</i>	<i>1,348,973</i>	<i>1,383,283</i>	<i>758,929</i>	<i>1,224,911</i>
No Surface Occupancy	161,224 (268,080)	125,105	39,323	14,175	53,915	66,108
Closed to Leasing**	385,316 (111,170)	416,612	395,329	386,853	974,463	493,400
<i>Due to WSAs</i>	<i>386,027 (111,170)</i>	<i>386,027</i>	<i>386,027</i>	<i>386,027</i>	<i>386,027</i>	<i>386,027</i>
<i>Due to non WSA w/ WCs</i>	<i>***</i>	<i>0</i>	<i>0</i>	<i>0</i>	<i>582,357</i>	<i>77,331</i>
<i>Due to ACECs</i>	<i>***</i>	<i>¹312,950</i>	<i>2,730</i>	<i>0</i>	<i>399,345</i>	<i>22,863</i>
<i>Due to WSRs</i>	<i>0</i>	<i>18,768</i>	<i>3,968</i>	<i>0</i>	<i>0</i>	<i>6736</i>
LOCATABLE MINERAL RESOURCE DEVELOPMENT (MINERAL ENTRY)						
Open	1,652,743	1,533,413	1,663,211	1,738,992	951,053	1,734,458
Withdrawn	132,380	251,710	121,912	46,131	834,070	50,665
SALABLE MINERAL RESOURCE DEVELOPMENT (MINERAL MATERIAL DISPOSAL)****						
Standard Terms and Conditions	578,604 (584,270)	365,168	624,734	962,279	213,290	624,734
Special Conditions	810,652 (821,070)	876,736	724,234	420,998	545,641	724,234
<i>Subtotal of Open Lands</i>	<i>1,389,256 (1,405,340)</i>	<i>1,241,904</i>	<i>1,348,968</i>	<i>1,383,277</i>	<i>758,931</i>	<i>824,811</i>
Closed	395,514 (373,850)	542,402	435,338	401,026	1,025,378	435,338

*The acreages currently managed (the first acreage listed) differ from the 1991 RMP acreages (the second acreage listed in parenthesis) because of WSAs (closed to leasing under IMP after the 1991 RMP was signed), which were not taken into account at the time of the 1991 RMP. Most of these WSAs were ACECs and available for leasing subject to special conditions.

** Approximately 386,027 of these acres are closed due to WSA designation, across all alternatives (BLM 1990; see the IMP; see also Section 4.3.7.4.7 and Table 2.1, Summary of Impacts, for an itemized list of all closures and their acreages). WSA closures are non-discretionary and, thus, are beyond the scope of this EIS analysis. Due to improvements in GIS technology since the 1991 RMP and differences in datasets and methods of calculation, the Closed sub-categories (e.g., WSAs, ACECs) *do not add up to the total Closed acreage* (e.g., 385,316 under the No Action).

*** WSA designations account for all closures under the No Action.

**** See Maps 21 – 26 for mineral material disposals under each alternative.

¹ There is overlap between ACECs and WSAs so they are not additive under Alternatives B-C and the Proposed Plan.

4.3.7.5.1.3. Impacts of Mineral Decisions on Mineral Resource Development Under Alternative A

Oil and Gas Resources

In total, approximately 1,238,230 acres of BLM lands within the Monticello FO would remain administratively open for oil and gas leasing under Standard and Special lease stipulations within the three RFD development areas (see Table 4.65). Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005d), it is estimated that 73 predicted oil and gas wells would be drilled over the next 15 years (Table 4.66; Map 27). The socioeconomic analysis in this chapter (Section 4.3.12, Socioeconomic Resources) estimates the yield of oil and gas—in terms of barrels and thousand cubic feet (Mcf), respectively—that would result from implementation of the No Action Alternative.

Under this alternative, approximately 47% of all open BLM lands would be available under standard stipulations, and approximately 53% of all open BLM lands would be available under special stipulations. Oil and gas development would occur in all three RFD areas. Although the largest acreage available for development is in the Monument Upwarp RFD Area, it is worth noting that this area would likely see the least amount of development in terms of wells (i.e., 7). Among all RFD areas, it also is the one with the greatest proportion and amount of its lands subject to special stipulations from management prescriptions used to protect ACECs, WSAs, and VRM Class I or II. Most wells (i.e., 41) would be drilled in the Blanding Sub-basin RFD Area.

Under this alternative, the federal government and/or the State of Utah would continue to receive royalties from the production and sale of oil and gas (see Section 4.3.12, Socioeconomic Resources). Continued oil and gas extraction would also, over time, reduce the quantities of finite fossil fuel resources found in the Monticello FO, though it is difficult to quantify the proportional impact on these reserves.

Geophysical Exploration

Under the No Action Alternative, approximately 559 linear miles of source line for 2-D and 3-D geophysical exploration would be conducted during the next 15-20 years and would result in approximately 886 acres of surface disturbance. This exploration would beneficially impact mineral resource development and production because it would refresh or increase the data available for making prudent mineral resource development decisions (BLM 2005d). More costly and surface-disturbing exploration techniques (e.g., step-out drilling) would be reduced, making mineral development more profitable. Geophysical exploration would occur in all three RFD areas, as detailed in Table 4.66.

Table 4.66. Predicted Oil and Gas Wells and Geophysical Exploration on BLM Lands within RFD Areas under Alternative A—No Action, Average over 15 Years and Maximum per Year (MPY)

RFD Area	Acres of BLM Lands Available			% of BLM Lands Available	Predicted Wells*	Geophysical Exploration	
	Standard	Special	Total			Linear Miles of Source Line	Acres
AVERAGE OVER 15 YEARS							
Paradox Fold and Fault Belt	163,953	89,121	253,074	98	25	271	495
Blanding Sub-basin	270,410	127,657	398,067	98	41	205	271
Monument Upwarp	144,241	442,848	587,089	80	7	83	120
LOP Total	578,604	659,626	1,238,230		73	559	886
MAXIMUM PER YEAR (MPY)**							
Paradox Fold and Fault Belt	***	***	***	***	3	25	45
Blanding Sub-basin	***	***	***	***	4	14	25
Monument Upwarp	***	***	***	***	1	6	11
MPY Total	***	***	***		8	45	81

Note: Calculations based on BLM lands only.

*Oil and natural gas wells are considered together.

**Based on the RFD (BLM 2005d), MPY reflects the maximum development that *could* occur in *any given year* for the next 15 years. During most Plan years, development per year will be less than this maximum. To find the *average* development per year, take the value of interest in the first part of the table divide the value by 15, which is the number of years the Plan is expected to be in effect.

Other Leasable Mineral Resources

Although 1,238,230 acres of BLM land are administratively open for the leasing of potash and salt and tar sands development, potential (and thus impacts) are low. The Cane Creek and Lisbon Valley Known Potash Leasing Areas (KPLAs) (less than 9,000 acres), and the White Canyon Designated Tar Sand Area (DTSA) (approximately 10,000 acres) are considered low development potential as discussed in the Mineral Potential Report for the Monticello PA (BLM 2005b, pages 34-35). Based on the low potential and infrequent development/interest in potash and salt and tar sands leasing because of mineral resource development decisions, impacts would be negligible under the No Action Alternative.

Locatable Mineral Resources

In total, approximately 1,675,057 acres of BLM land would remain open to development of uranium-vanadium, copper, gold, and limestone under the No Action Alternative. Oil and gas development has a high potential to co-occur with uranium-vanadium development and some potential to co-occur with limestone development (in the south-central and southeastern Monticello FO). However, uranium-vanadium and limestone mining operations are typically small enough to preclude conflict or adverse impacts with oil and gas development (BLM 2005d). This is evident in the Lisbon Valley area, a historically well established uranium mining district and a prolific producer of oil and gas. The impacts of any future development of locatable resources would be analyzed through site-specific NEPA when and if the project(s) are proposed.

Salable Mineral Resources

In total, approximately 1,405,340 acres of BLM land would remain open to development of sand and gravel, building stone, and clay (Map 21), and there is high potential for continued development of known deposits at existing levels for the next 15 years, regardless of the alternative chosen. Although unexplored areas of high development potential are dispersed throughout the Monticello PA, and although development of these resources may be co-located with oil and gas and other mineral resource development, particularly in the northeastern portion of the Monticello PA, mineral material disposal operations are typically discrete sites, small enough to avoid conflicts with the development of other mineral resources. Negligible impacts to salable resources from development of other mineral resources would be anticipated. Based on increased acreages available for oil and gas leasing or other mineral development, an indirect impact could be the increased need for sand and gravel for road maintenance and construction.

4.3.7.5.1.4. Impacts of Management of Non-WSA Lands with Wilderness Characteristics on Mineral Resource Development Under Alternative A

Under the No Action Alternative, no BLM lands would be managed as non-WSA lands with wilderness characteristics and therefore there would be no impacts on mineral resource development.

4.3.7.5.1.5. Impacts of Recreation Decisions upon Mineral Resource Development Under Alternative A

Under the No Action Alternative, mineral resource development in the 15,100-acre San Juan River SRMA would be subject to NSO within the 100-m riparian area and to standard or special stipulations outside that area. No impacts on mineral resource development in this SRMA would result from recreation decisions under the No Action Alternative.

Under the No Action Alternative, leasing and other mineral resource development activities would be subject to standard or special stipulations for the portions of the 385,000-acre Cedar Mesa SRMA that are outside a WSA. Therefore, no impacts on mineral resource development in these areas would result from recreation decisions under this alternative.

4.3.7.5.1.6. Impacts of Riparian Resource Decisions on Mineral Resource Development Under Alternative A

The impacts of riparian resource decisions on mineral resource development are the same for all alternatives and the Proposed Plan and are discussed above under Section 4.3.7.4, Impacts Common to All Alternatives.

4.3.7.5.1.7. Impacts of Soils and Watershed Decisions on Mineral Resource Development Under Alternative A

Under the No Action Alternative, a minimum of 1,063,019 acres of BLM lands open to surface-disturbing mineral resource development (i.e., leasing under Standard or Special Stipulations, and lands that are subject to No Surface Occupancy but are Open to minerals entry, or 76.5% of open BLM lands) are overlain by sensitive soils with medium and high limitations (Table 4.67). Stipulations required to protect sensitive soils would require a project proponent to comply with BMPs and mitigation measures, which could result in increased costs and time required to implement a mineral resource exploration or development project in sensitive soils.

Table 4.67. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under Alternative A–No Action

RFD Area	Leasing Category	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
Blanding Sub-basin	Standard	270,410	Alkalinity	223,674	82.7
	Special	127,657	Alkalinity	107,629	84.3
	NSO, Open to ME ¹	4,078	Alkalinity	2,971	72.9
	Subtotal	402,145		334,274	83.1
Monument Upwarp	Standard	144,241	Alkalinity	95,694	66.3
	Special	442,848	Alkalinity	323,125	73.0
	NSO, Open to ME ¹	142,032	Alkalinity	111,175	78.3
	Subtotal	729,121		529,994	72.7

Table 4.67. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under Alternative A–No Action

RFD Area	Leasing Category	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
Paradox Fold and Fault Belt	Standard	163,953	Alkalinity	125,069	76.3
	Special	89,121	Rooting Depth	69,434	77.9
	NSO, Open to ME ¹	4,916	Rooting Depth	4,248	86.4
	Subtotal	257,990		198,751	77.0
Total		1,389,256		1,063,019	76.5

1. NSO, Open to ME = No Surface Occupancy but Open to Mineral Entry.

2. Possible limiting factors are water erosion, wind erosion, droughty soils, excess salt, excess sodium, rooting depth, and alkalinity.

4.3.7.5.1.8. Impacts of Special Designations Decisions on Mineral Resource Development Under Alternative A

Impacts from ACECs on Mineral Resource Development

Protection of the relevant and important values identified for ACECs generally result in "special management attention" which is usually greater restrictions on mineral resource development and other surface-disturbing activities. These restrictions are often implemented with a shift away from Standard Terms and Conditions to CSU, NSO, or Closure.

Under the No Action Alternative 492,077 acres of BLM lands occur in ACECs, of which 387,535 are subject to NSO or closed to leasing. Of the 387,535 acres there are 268,138 acres closed to leasing because they are also located in WSAs. The remaining 119,397 acres have been limited as a direct result of designation of the ACECs. Closure of 6.7% of all BLM lands (119,397 acres) due to ACEC designation (Table 4.68) would have a negative impact on mineral resource extraction and development. These areas would be excluded from mineral resource development and lower the number of locations where potential wells could be drilled. The lower number of locations could indirectly lead to a lower production and supply of oil and natural gas and fewer royalties paid to the federal government and/or the State of Utah. The finite non-renewable resource found beneath these lands would not be depleted.

The exact acreage of each ACEC varies by alternative. Across all alternatives, the following existing and proposed ACECs are entirely or partially within one or more WSAs: Bridger Jack Mesa, Butler Wash North, Cedar Mesa, and Dark Canyon. For each of these ACECs, the portion(s) that overlap with a WSA would be managed as WSAs and would be impacted the same as described above for WSAs (Map 87).

Table 4.68. Acreages of Existing and Potential ACECs that are Available to Mineral Resource Development, if Designated under Alternative A–No Action²

ACEC	Acres			VRM Outside WSA ²	Acres in Each Lease Category				Other Activities Outside WSAs		
	Total	Within WSA ¹	Outside WSA		Standard	Special	NSO	Closed	Mineral Entry	Mineral Disposal	Geophysical Exploration
EXISTING											
Alkali Ridge	39,202	--	39,202	III	473	38,729	0	0	Yes	yes	yes
(Alkali Ridge NHL)	(2,340)	--	(2,340)	III	(0)	(2,340)	(0)	(0)	Yes	yes	yes
Bridger Jack Mesa	6,260	6,260	0	NA	13	0	0	6,247	Yes	no	yes
Butler Wash North	17,464	17,464	0	I (Var.)	536	122	1,213	15,592	Yes	no	yes
Cedar Mesa ³	295,336	184,015	111,321	Var.	1,521	75,892	23,387	194,537	Yes	yes	yes
(Grand Gulch SEA)	(4,240)	(4,240)	--	I	(0)	(0)	(0)	(4,240)	No	no	no
(Valley of the Gods SEA)	(31,387)	--	(31,387)	I	--	--	--	--	Yes	yes	yes
(Scenic Highway Corridor)	(SEE POTENTIAL)										
Dark Canyon	61,660	61,660	0	I	114	168	0	61,377	No	no	no
Hovenweep	1,798	--	1,798	III	170	913	713	0	Yes	no	yes
Indian Creek/Lockhart Basin	8,510	--	8,510	I	5	461	3,443	4,602	Yes	no	yes
(Indian Creek)	(8,510)	--	(8,510)	I	(5)	(461)	(3,443)	(4,602)	Yes	no	yes
(Lockhart Basin)	(SEE POTENTIAL)										
Lavender Mesa	649	--	649	NA	50	2	597	0	Yes	no	yes
POTENTIAL											
(Lockhart Basin)	(0)	--	(0)	NA	(0)	(0)	(0)	(0)	--	--	--
San Juan River	0	--	15,100	NA	0	0	0	0	--	--	--
Shay Canyon	3,561	--	3,561	III	392	3,169	0	0	Yes	yes	yes
(Valley of the Gods SEA)	(SEE EXISTING)										
Scenic Highway Corridor	57,637	9,930	47,807	I (Var.)	303	2,879	65,893	9,934	--	yes	--

"NA" and "--" both mean Not Applicable. Items in parenthesis are subsets of the first number above that is *not* in parenthesis.

1. Always VRM I and Closed to leasing.

2. According to Alternatives Matrix in Chapter 2, if specified. 3. Portions of Cedar Mesa ACEC lie within eight WSAs.

² There are slight variances between total ACEC acres and Acres in Each Lease Category due to GIS polygon variances.

Impacts from WSRs on Mineral Resource Development

The number of miles of recommended WSRs varies by alternative. Impacts on mineral resource development resulting from WSR decisions include prescriptions for mineral resource development in riparian and floodplain areas; these are discussed in detail above, in Section 4.3.7.4.4, Impacts of Riparian Resources Decisions on Mineral Resource Development. Many WSR recommendations prescribe NSO in riparian areas as a condition of designation. However, as NSO leasing would occur in riparian areas regardless of the WSR recommendations of these segments, designation of the following recommended segments would result in no additional impacts to mineral resource development under No Action:

- Arch Canyon (2,208 acres, BLM river miles, 6.9)
- Colorado River Segment #1 (352 acres, BLM river miles, 2.2)
- Indian Creek (1,536 acres, BLM river miles, 4.8)
- San Juan River Segment #1 (1,360 acres, BLM river miles, 8.5)
- Dark Canyon (2,048 acres, BLM river miles, 6.4)
- Fable Valley (2,176 acres, BLM river miles, 6.8)

Under the No Action Alternative, Colorado River Segments #2 and #3 and San Juan River Segments #2 through #5 have been determined to be eligible for WSR designation. Therefore, adverse impacts resulting from WSR decisions, in the form of limited mineral resource development (e.g., NSO leases and other strict limitations) would occur on 7,168 acres. This acreage accounts for a 0.4% decrease in BLM lands available for optimal mineral resource development; therefore, the impacts, although adverse, are negligible.

4.3.7.5.1.9. Impact of Special Status Species and Other Wildlife and Fisheries Decisions on Mineral Resource Development Under Alternative A

Bighorn Sheep Lambing and Rutting

Under the No Action Alternative, oil and gas exploration, development, and geophysical work would be prohibited on 329,750 acres of bighorn sheep crucial habitat (or 18.4% of all BLM lands) during the lambing season (106 days) and rutting season (92 days; Table 4.69). Other mineral resource development may continue with a plan of operation. These management decisions would result in negative, minor impacts to mineral resource development, in the form of slowed production from mineral resource development facilities in this area due to timing limitations.

Pronghorn Fawning Area

Under the No Action Alternative, oil and gas exploration, development, and/or production and geophysical work would be prohibited on the 12,960-acre pronghorn crucial habitat area (or 0.7% of all BLM lands) during the fawning season (31 days; see Table 4.69). Other mineral resource development may continue with a plan of operation. These management decisions would result in impacts similar in type to those that would occur in bighorn lambing and rutting habitat, though at slightly less magnitude.

Table 4.69. Additional Seasonal Restrictions within Established Buffer Zones Applied to Mineral Resource Development under Alternative A

Species	Dates	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Bighorn – Lambing (329,750 acres)	4/1 – 7/15												
Bighorn – Rutting (329,750 acres)	10/15 – 12/31												
Pronghorn – Fawning (12,960 acres)	5/15 – 6/15												
Deer – Winter use (197,550 acres)	12/15 – 4/30												

Deer Winter Range

Under the No Action Alternative, oil and gas exploration, development, and/or production and geophysical work would be prohibited on the 197,550-acre deer crucial winter range (or 11.1% of all BLM lands) during the period of critical winter use (151 days; see Table 4.69). Other mineral resource development may continue with a plan of operation. These management decisions would result in impacts similar in type to those that would occur in bighorn lambing and rutting habitat, though at slightly less magnitude.

In all, wildlife decisions necessitating special stipulations would impact various acreages at various times of the year. Under the No Action Alternative, no wildlife related timing limitations would be enforced on any acreage from July 15 through October 15 (92 days). However, the most limitations would occur from December 15–31 and for the month of April, at which times wildlife related restrictions on up to 527,300 acres (or 29.5% of all BLM lands, if habitats do not overlap) would be enforced.

4.3.7.5.1.10. Impacts of Vegetation Management Decisions on Mineral Resource Development Under Alternative A

Under the No Action Alternative, maintenance of existing vegetation treatments and the implementation of new treatments on approximately 232,130 acres of lands in the Monticello PA would have minimal impacts on exploration, development, and production of mineral resources.

Under this alternative, however Bridger Jack Mesa (5,290 acres) and Lavender Mesa (649 acres) ACECs are protected for near relict and relict vegetation. The management prescriptions include open to oil and gas leasing, but NSO. This will have an adverse impact, as the cost to directionally drill is higher than conventional vertical drilling.

The ACECs are also closed to mineral materials, which removes the acreage and minerals available. However, the mineral materials in this area are lower grade and access would be very difficult and costly.

The ACECs are available for locatable minerals with an approved plan of operation. Access would likely be along escarpments and not on the mesa tops. However, surface disturbance for ventilation shafts might be limited or more costly and be an adverse impact.

Generally, the impacts of vegetation management on mineral resource development are minor because the acreage is small and access is difficult. Additionally, most of the area is protected by the IMP as it falls within a WSA (see Section 4.3.14, Special Designations).

4.3.7.5.1.11. Impacts of Visual Resource Management Decisions on Mineral Resource Development Under Alternative A

Mineral resource development would be subject to the VRM Class objectives of the area within which development would occur. Areas managed as VRM III and VRM IV allow a wider range of impacts on visual resources and generally would have negligible impacts on mineral resource development in the Monticello PA. Areas managed as VRM I and VRM II result in more limitations to mineral resource development in the Monticello PA since fewer changes to the line, form, color and texture that characterize the existing landscape would be allowed. Table

4.70 quantifies the acreages of land within each VRM Class, which dictate the level of surface disturbance allowed.

Table 4.70. Acreages of Each VRM Class by Alternative

VRM Class	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
I	371,575	497,668	425,179	390,424	998,370	422,989
II	355,112	250,641	132,001	8,838	111,478	228,041
III	416,806	426,350	531,920	692,741	264,369	507,583
IV	637,875	608,463	693,995	691,119	407,459	623,002
Total	1,781,368	1,783,122	1,783,095	1,783,122	1,781,676	1,781,615

Note that these acreages include WSAs, which are managed as VRM I. Table 4.63 and other tables discussing the impacts of mineral resource development decisions on mineral resource development exclude WSAs, and thus reflect different acreages.

Under the No Action Alternative, approximately 371,575 acres (or 20.9% of BLM lands) would fall into the VRM I class, and in these areas, mineral resource development would be subject to NSO or closed to leasing due to the restrictions on surface disturbance in this VRM class. Most of the lands managed as VRM Class I are also WSAs (see discussion for Impacts Common to all and Special Designations). These lands would be closed to oil and gas leasing. Lands managed as VRM Class I would have little if any surface-disturbing activities, as it is difficult to accomplish oil or gas activities of any kind (directional or otherwise) and yet achieve the VRM objectives in a VRM I area. Accordingly, it is likely that such areas, including NSO areas, could have adverse impacts on mineral resource development, thus resulting in a lower number of locations where potential wells could be drilled, a lower yield and commercial supply of oil and natural gas, and fewer royalties.

Areas that inventory as VRM II but are in areas that are available to leasing subject to standard or special stipulations would be managed as VRM III, unless otherwise specified in the special management prescriptions found in the 1991 RMP. These visual resource decisions would have a beneficial, minor impact on mineral resource development because areas normally subject to NSO could be available under standard or special stipulations. The beneficial impact would take the form of simplified exploration and production, with corresponding lower costs.

4.3.7.5.2. ALTERNATIVE B

4.3.7.5.2.1. Impacts of Cultural Resource Decisions on Mineral Resource Development Under Alternative B

The Comb Ridge CSMA (30,752 acres) and the Tank Bench CSMA (2,646) would be closed to locatable mineral entry, mineral material disposal, and geophysical exploration. Oil and gas leasing and development would be subject to NSO. In addition McLoyd-Moon House (1,607 acres) would be unavailable for oil and gas leasing. These cultural resource decisions would account for a 2.0% decrease in BLM lands available for mineral entry and mineral material disposal, though leasing in all but McLoyd-Moon House could continue subject to NSO. Impacts on mineral resource development in the historic district would be the same as impacts under the No Action Alternative, except that closing the entire historic district to geophysical exploration

under Alternative B is more restrictive than the No Action Alternative (accounting for 2.1% of all BLM lands). Because no gathering of geophysical data would occur in the historic district under Alternative B, no new data or knowledge of the mineral resource reserves underlying the historic district would be collected.

4.3.7.5.2.2. Impacts of Lands and Realty Decisions for Alternative B on Mineral Resource Development Under Alternative B

Under Alternative B, approximately 251,710 –acres (or 14.0.0% of all BLM lands) would be recommended for withdrawal from mineral entry. This decision has the potential to result in adverse impacts of the same type as the No Action Alternative, but at a greater magnitude. Alternative B, along with Alternative E, represents the greatest acreage recommended for withdrawal.

4.3.7.5.2.3. Impacts of Mineral Decisions on Mineral Resource Development Under Alternative B

Oil and Gas Resources

Approximately 1,241,910 acres of BLM lands within the Monticello FO would be administratively open for oil and gas leasing under standard and special lease stipulations, within the three RFD development areas (see Table 4.65). Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005d), it is estimated that 66 predicted oil and gas wells would be drilled over the next 15 years (Table 4.71; Map 28; BLM 2005c). This alternative would result in an increase of approximately 3,680 acres available for development (or 0.3%) but a decrease of 7 predicted oil and gas wells (or 9.6%) compared to the No Action Alternative. See the socioeconomic analysis in this chapter (Section 4.3.12, Socioeconomic Resources) for the projected yield of oil and gas for Alternative B.

Alternative B has a slightly larger (0.3%) acreage open to leasing while but has more stipulations for protection of resources. Alternative B has less development (as measured in wells), compared to Alternative A. The increase in BLM lands administratively open to leasing compared to Alternative A is negligible.

The decrease of wells compared to the No Action Alternative could be due to the smaller acreages of BLM lands available under standard stipulations (the most open stipulations). Under Alternative B, approximately 29% of all BLM lands available for leasing would be subject to standard stipulations, and approximately 71% of all open BLM lands would be subject to special stipulations. Considerably more land is subject to special stipulations. The adverse impacts of more stipulations include increased costs for development, increased time for processing of applications, and fewer months each year that surface-disturbing activities could be conducted.

Table 4.71. Predicted Oil and Gas Wells and Geophysical Exploration on BLM Lands within RFD Areas under Alternative B, Average over 15 Years and Maximum per Year (MPY)

RFD Area	Acres of BLM Lands Available			% of BLM Lands Available	Predicted Wells*	Geophysical Exploration	
	Standard	Special	Total			Linear Miles of Source Line	Acres
AVERAGE OVER 15 YEARS							
Paradox Fold and Fault Belt	24,359	182,875	207,234	81	20	224	408
Blanding Sub-basin	148,521	217,919	366,440	90	38	188	249
Monument Upwarp	192,290	475,946	668,236	91	8	95	137
LOP Total	365,170	876,740	1,241,910		66	507	794
MAXIMUM PER YEAR (MPY)**							
Paradox Fold and Fault Belt	***	***	***	***	2	21	37
Blanding Sub-basin	***	***	***	***	4	13	23
Monument Upwarp	***	***	***	***	1	7	13
MPY Total	***	***	***		7	41	73

Note: Calculations based on BLM lands only.

*Oil and natural gas wells are considered together.

**Based on the RFD (BLM 2005d), MPY reflects the maximum development that *could* occur in *any given year*. During most Plan years, development per year will be less than this maximum.

Oil and gas development would occur in all three RFD areas. Similar to the No Action Alternative, the Monument Upwarp RFD Area would see the least amount of development in terms of wells (i.e., 8), despite having the most lands administratively open to development. Also similar to the No Action Alternative, most wells (i.e., 38) would be drilled in the Blanding Sub-basin RFD Area. In looking at the individual RFD areas, other possible factors for the notable decrease in wells under Alternative B become apparent. First, approximately 81,100 acres of open BLM lands have shifted from the Blanding Sub-basin and Paradox Fold and Fault Belt RFD Areas (the areas of more active development) to the Monument Upwarp RFD Area (the area of least development) under Alternative B. The loss of projected wells from the active areas (a loss of 8 wells, compared to the No Action Alternative) is not compensated with the gain of wells in the less active area (a gain of 1 well, compared to the No Action Alternative). Second, of the acres of BLM lands open to leasing, the Blanding Sub-basin and Paradox Fold and Fault Belt RFD areas both have more lands subject to special stipulations than standard stipulations. In the Blanding Sub-basin RFD area, 2.5 times more open lands are subject to special stipulations under Alternative B than under the No Action Alternative. In the Paradox Fold and Fault Belt RFD Area, 1.9 times more open lands are subject to special stipulations under Alternative B than under the No Action Alternative.

Ultimately, under Alternative B, the direct impacts of mineral resource development decisions on oil and gas production would be somewhat adverse compared to the No Action Alternative. A small decrease in the potential number of oil and gas wells under Alternative B (a 9.6% decrease) would lead to a small decrease in the available supply of oil and/or natural gas. The federal government and/or the State of Utah would continue to receive royalties from the production and sale of oil and gas, though at somewhat lower rates than under the No Action Alternative (see Section 4.3.12, Socioeconomic Resources). However, the decreased number of predicted wells would also decrease the rate at which finite reserves of fossil fuel resources in the Monticello FO are extracted and consumed (compared to the No Action Alternative), which would have a beneficial impact on the long-term viability and availability of these resources.

Geophysical Exploration

Under Alternative B, approximately 507 linear miles of source line for 2-D and 3-D geophysical exploration would be conducted over the next 15 years for the purposes outlined in Section 4.3.7.1, Summary of Leasable RFD, and would result in approximately 794 acres of surface disturbance over the next 15 years. This exploration would result in beneficial impacts to mineral resource development of the same type and quality described in Section 4.3.7.1 and for the same reasons (BLM 2005d). However, less exploration would happen under Alternative B than under the No Action Alternative; 52 fewer miles of source line (a decrease of 9.3%) would be used under Alternative B compared to the No Action Alternative. Geophysical exploration would occur in all three RFD areas, as detailed in Table 4.71.

Other Leasable Mineral Resources

Although 1,241,910 acres of BLM land would be administratively open under Alternative B for the leasing of potash and salt and tar sands (an increase of approximately 3,700 acres, or 0.3% acres, compared to the No Action Alternative); because the level of development expected is low, impacts to potash and salt and tar sands leasing due to mineral resource development decisions would be negligible; the same as impacts under the No Action Alternative.

Locatable Mineral Resources

Approximately 1,527,656 acres of BLM land would be open under Alternative B to mineral entry of uranium-vanadium, copper, gold, and limestone: a decrease of approximately 147,401 acres compared to the No Action Alternative. Impacts of locatable resource decisions under this alternative would be essentially the same as those described for the No Action Alternative, except that there would be slightly less acreage and mineral available for development. The surface disturbance and occupation associated with mining operations for uranium-vanadium, copper, gold, and limestone are usually small enough that they do not prohibit leasable mineral development and therefore the impact is negligible. Small, beneficial impacts could occur to leasable minerals as more roads are maintained or developed for access to locatable minerals.

Salable Mineral Resources

Approximately 1,241,904 acres of BLM land would be open to development of sand and gravel, building stone, and clay under Alternative B (Map 22). This represents a decrease of approximately 147,350 acres (11%) compared to the No Action Alternative. Impacts of salable resource decisions under this alternative would be essentially the same as those described for the No Action Alternative, except that there would be slightly less acreage and minerals available for development. The surface disturbance and occupation associated with mining operations for sand and gravel, building stone, and clay are usually small enough that they do not prohibit leasable mineral development, and therefore the impact is negligible. Small, beneficial impacts could occur to leasable minerals as more roads are maintained or developed for access to locatable minerals.

4.3.7.5.2.4. Impacts of Management of Non-WSA Lands with Wilderness Characteristics on Mineral Resource Development under Alternative B

Impacts under Alternative B would be the same as under Alternative A, for the same reasons.

4.3.7.5.2.5. Impacts of Recreation Resource Decisions on Mineral Resource Development Under Alternative B

Under Alternative B, in the 10,203-acre San Juan River SRMA, surface disturbance from mineral resource development on existing claims would be minimized without curtailing valid existing rights. Leasing in the SRMA would be subject to NSO. The SRMA would be closed to and recommended for withdrawal from mineral entry. Finally, the SRMA would be closed to mineral materials disposal except for the area above the rim in the vicinity of the Bluff Airport lease. These recreation decisions would account for a 0.6% decrease in BLM lands available for leasing-related surface disturbance, mineral entry, and mineral materials disposal compared to the No Action Alternative. Thus they would have generally negative but negligible impacts upon mineral resource development compared to the No Action Alternative, which does not specify restrictions on mineral resource development in this SRMA.

Under Alternative B, portions of the 375,734-acre Cedar Mesa Cultural SRMA that are outside a WSA would be leased under standard or special stipulations. As this same area presently includes some amount of land subject to NSO (and would continue this categorization under the No Action Alternative), Alternative B represents a negligible, beneficial impact to mineral resource development in comparison to the No Action Alternative. Standard and special

stipulations are the less restrictive leasing stipulations, and if more lands are available under these stipulations, a larger yield and commercial supply of oil and gas would potentially result.

4.3.7.5.2.6. Impacts of Soils and Watershed Decisions on Mineral Resource Development Under Alternative B

Under Alternative B, a minimum of 1,049,158 acres of BLM lands open to surface-disturbing mineral resource development (or 76.7% of open BLM lands) are overlain by sensitive soils with medium and high limitations (Table 4.72). The particular requirements and limitations on such mineral resource development and the resulting impacts on mineral resource development would be the same as those under the No Action Alternative.

Table 4.72. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under Alternative B

RFD Area	Leasing Stipulation	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
Blanding Sub-basin	Standard	148,521	Alkalinity	127,525	85.9
	Special	217,919	Alkalinity	182,212	83.6
	NSO, Open to ME ¹	39,805	Alkalinity	29,888	75.1
	Subtotal	406,245		339,625	83.6
Monument Upwarp	Standard	192,290	Alkalinity	133,552	69.5
	Special	475,946	Alkalinity	354,952	74.6
	NSO, Open to ME ¹	35,826	Rooting Depth	24,142	67.4
	Subtotal	704,062		512,646	72.8
Paradox Fold and Fault Belt	Standard	24,359	Alkalinity	19,544	80.2
	Special	182,875	Rooting Depth	142,307	77.8
	NSO, Open to ME ¹	49,473	Rooting Depth	35,036	70.8
	Subtotal	256,707		196,887	76.7
Total		1,241,910		1,049,158	76.7

1. NSO, Open to ME = No Surface Occupancy but Open to Mineral Entry.

2. Possible limiting factors are water erosion, wind erosion, droughty soils, excess salt, excess sodium, rooting depth, and alkalinity.

Under Alternative B, in addition to the Gold Book Standards (BLM and FS 2005), a plan (and BLM approval) would be required for surface disturbance occurring on slopes between 21 and 40%, and no surface disturbance would be allowed on slopes over 40%. These soils and watershed management decisions would have minor, negative impacts on surface-disturbing mineral resource development in several ways. For a given mineral resource development project occurring on slopes of 21%–40%, costs, time, and effort for mineral resource development would increase due to the necessity of preparing and implementing an erosion control plan. For a given mineral resource development project on lands including slopes over 40%, mineral resource development facilities such as pads and pipelines would need to be re-sited or re-routed which, in addition to increasing costs, time, and effort for the project, would have the potential to be less than optimal in design, according to the specific goals of the project proponent.

4.3.7.5.2.7. Impacts of Special Designations Decisions for Alternative B on Mineral Resource Development Under Alternative B

ACECs

All ACECs are considered for management in Alternative B. ACECs are designated when special management attention is required to protect and prevent irreparable damage to important historic, cultural, or scenic values, fish and wildlife resources, or other natural systems or processes, or to protect life and safety from natural hazards.

In Alternative B, there are 521,142 acres of BLM lands that occur in ACECs (Table. 4.73) that require special management protection. Generally, the impacts to mineral development are increased costs to implement mitigation, delayed times for processing applications, decreased areas available for development and exploration, and limitations of the types of equipment, processes, and time available for development. All of these would be considered impediments to development and exploration for leasable, locatable, and salable minerals.

In all, 373,349 of these acres are subject to NSO or closed to leasing. If 285,782 acres (out of 373,349 acres) are closed to leasing because they are located in WSAs, the remaining 87,567 acres are limited to mineral resource development as a direct result of designation of the ACECs (see Table 4.73). Therefore, for the purposes of this analysis, implementation of Alternative B represents a closure of 4.9% of all BLM lands (87,567 acres) due to ACEC designation. ACEC designation under Alternative B has slightly less negative impact upon mineral resource development (about 1.8% less) than it does under the No Action Alternative.

WSAs

Impacts would be the same as Alternative A and were presented in Impacts Common to All.

WSRs

Under Alternative B, all WSR segments are recommended suitable.

- A total of 7,984 acres—comprising Colorado River Segment #3, Dark Canyon, and San Juan River Segments #3 and #5—are recommended with prescriptions of VRM I, closure to oil and gas development, and recommendations for withdrawal from mineral entry.
- A total of 3,056 acres—comprising Colorado River Segment #2 and Fable Valley—are recommended with prescriptions of VRM II and NSO restrictions on leasing.
- A total of 2,272 acres—comprising San Juan River Segments #2 and #4—are recommended with prescriptions of VRM III and standard stipulations for leasing except in riparian areas.

Therefore, under Alternative B, a total of 11,040 acres is effectively unavailable for leasing due to WSR recommendation decisions. This unavailable acreage accounts for 2.6% of all BLM lands and amounts to a minor to negligible, adverse impact, in comparison to the No Action Alternative.

Table 4.73. Acreages of Existing and Potential ACECs that are Available to Mineral Resource Development, if Designated under Alternative B

ACEC	Acres			VRM Outside WSA ²	Lease Stipulation (Acres)				Other Activities Outside WSAs		
	Total	Within WSA ¹	Outside WSA		Standard	Special	NSO	Closed	Entry	Disposal-	Geophysical
EXISTING											
Alkali Ridge	39,196	--	39,196	IV	0	37,050	2,146	0	--	--	--
(Alkali Ridge NHL)	(2,146)	--	(2,146)	NA	(0)	(0)	(2,146)	(0)	no	no	No
Bridger Jack Mesa	6,225	6,225	0	II	0	7	0	6,212	yes	no	Yes
Butler Wash North	17,365	17,365	0	I	4	209	0	17,152	no	no	--
Cedar Mesa ⁴	306,743	247,954	58,789	III	40,170	65,473	6,270	194,830	--	--	--
(Grand Gulch SEA)	(4,240)	(4,240)	--	NA	(0)	(0)	(0)	(4,240)	--	--	--
(Valley of the Gods SEA)	... SEE POTENTIAL ...										
(Scenic Highway Corridor)	... NOT SPECIFIED ...										
Dark Canyon	61,660	61,660	0	I	0	85	0	61,574	no	no	No
Hovenweep	2,439	--	2,439	III	2,412	0	0	0	yes	no	Yes
Indian Creek/Lockhart Basin	56,293	6,842	49,431	I	0	1	48,704	7,588	no	no	Yes
(Indian Creek)	(8,510)	(6,842)	(1,668)	I	(0)	(1)	(3,907)	(4,602)	no	no	Yes
(Lockhart Basin)	(47,783)	(0)	(47,783)	I	(0)	(0)	(44,797)	(2,986)	no	no	Yes
Lavender Mesa	649	--	649	II	0	0	649	0	yes	no	Yes
POTENTIAL											
(Lockhart Basin)	... SEE EXISTING ...										
San Juan River ³	7,590	--	7,590	I, II, III (Var.)	2,298	0	4,810	432	no	no	--
Shay Canyon	119	--	119	II	0	0	119	0	yes	no	Yes
Valley of the Gods	22,863	--	22,863	I	0	0	0	22,863	no	no	--

"NA" and "--" both mean Not Applicable. Items in parenthesis are subsets of the first number above that is *not* in parenthesis.

1. Always VRM I, or closed to leasing.
2. According to Alternatives Matrix in Chapter 2, if specified.
3. To be managed as SRMA in this alternative.
4. Portions of Cedar Mesa ACEC lie within eight WSAs.

4.3.7.5.2.8. Impacts of Special Status Species and Other Wildlife and Fisheries Decisions on Mineral Resource Development Under Alternative B

Gunnison Sage-grouse

Under Alternative B, management decisions regarding Gunnison Sage-grouse would include reserving 4,524 acres of BLM lands (or 0.2% of all BLM lands) for crucial year-round habitat.

In lek habitat on these lands (within .06 miles of active strutting grounds), the species management decisions detailed in the Alternatives Matrix in Chapter 2 would result in negligible, adverse impacts to mineral resource development, primarily from leasing limitations on surface use near active strutting grounds, including reduced opportunities for geophysical work and limitations on activities from March 20 through May 15 of each season. These surface and timing limitations would not prohibit or deter mineral resource development; they would merely slow down development and/or production of the resource.

Oil and gas exploration and development subject to standard stipulations would be allowed in year-round habitat on these lands (within 6.0 miles of active strutting grounds), though mineral resource developers would follow the Suggested Management Practices in the Gunnison Sage-grouse Rangewide Conservation Plan (BLM 20051), which in some cases may necessitate more rigorous conservation practices during standard leasing. Nonetheless, adverse impacts to mineral resource development from implementation of the Gunnison Sage-grouse Rangewide Conservation Plan would be negligible.

Alternative B would result in the most restrictions on mineral resource development due to Gunnison Sage-grouse management decisions.

Bighorn Sheep Lambing and Rutting

Under Alternative B, on the 453,388-acre bighorn crucial habitat area (or 25.4% of all BLM lands), the special conditions described in Chapter 2 would be enforced for the duration of the lambing season and rutting season (Table 4.74; see also the No Action Alternative for the duration). These management decisions would result in the same timing related impacts as the No Action Alternative. However, because this crucial habitat area is 123,638 acres (37.9%) larger than it is under the No Action Alternative, the net impact to mineral resource development under Alternative B would be somewhat negative compared to the No Action Alternative.

Pronghorn Fawning Area

Under Alternative B, on the 29,365-acre pronghorn crucial habitat area (or 1.6% of all BLM lands) the special conditions described in Chapter 2 would be enforced for the duration of the fawning season (46 days; see Table 4.74). These management decisions would result in minor impacts on mineral resource development, in the form of slightly slowed production from mineral resource development facilities in this area because of timing limitations, though more so than under the No Action Alternative.

Table 4.74. Additional Seasonal Restrictions within Established Buffer Zones Applied to Mineral Resource Development under Alternative B

Species	Dates	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Gunnison Sage-grouse leks (2.0 miles)													
Non-disturbing geophysical work	3/20 – 5/15												
All permitted activities (nighttime)	3/20 – 5/15												
Bighorn – Lambing (453,388 acres)	4/1 – 7/15												
Bighorn – Rutting (453,388 acres)	10/15 – 12/31												
Pronghorn – Fawning (29,365 acres)	5/1 – 6/15												
Deer – Winter use (785,921 acres)	11/1 – 5/15												
Elk – Winter use (191,173 acres)	11/1 – 5/15												

Because this crucial habitat area is 16,405 acres (129%) larger and the fawning season is 15 days (32.6%) longer than under the No Action Alternative, impacts on mineral resource development from this wildlife decision would occur over more than twice the area and for a longer period of time under Alternative B compared to the No Action Alternative. However, considering the low acreage of BLM lands devoted to this habitat under Alternative B, even though the difference between this alternative and the No Action Alternative is dramatic, the overall impact on the FO-wide mineral resource development program remains very minor to negligible.

Deer Winter Range

Under Alternative B, on the 785,921-acre deer crucial winter range (or 44.1% of all BLM lands), the special conditions described in Chapter 2 would be enforced for 196 days of critical winter use (i.e., more than half the year; see Table 4.74). This crucial habitat area is 588,371 acres (297.8%) larger and the duration of enforcement is 45 days (29.8%) longer than under the No Action Alternative. These management decisions would result in major impacts on mineral resource development compared to the No Action Alternative, both in terms of the large area restricted as winter range and the duration of enforcement of the restrictions. Major impacts would include delays in permitting for production of mineral resources and restrictions on the period of surface disturbance.

Elk

Under Alternative B, on the 191,173-acre elk crucial winter range (or 10.7% of all BLM lands), the special conditions described in Chapter 2 would be enforced during the period of winter use (196 days, or more than half the year; see Table 4.74). These management decisions would result in impacts on mineral resource development compared to the No Action Alternative, similar to those described above for deer winter range, though over a much smaller area.

In all, wildlife decisions necessitating special stipulations would impact various acreages at various times of the year. Under Alternative B, as under the No Action Alternative, no wildlife related timing limitations would be enforced on any acreage from July 15 through October 15 (92 days). At the other end of the spectrum, restrictions from May 1 through 15 would be enforced on up to 876,736 acres (or 49% of all BLM lands, assuming overlap; see Table 4.65) under Alternative B which, throughout this analysis, is the single largest restriction of mineral resource development (in area) because of preservation of other resources.

4.3.7.5.2.9. Impacts of Vegetation Management Decisions on Mineral Resource Development Under Alternative B

Impacts to mineral resource development under Alternative B would be essentially the same as under the No Action Alternative, except that fewer acres of vegetation would be treated (1,000 acres/year), and because the same acreages of vegetation in ACECs would be protected from surface disturbance.

4.3.7.5.2.10. Impacts of Visual Resource Decisions on Mineral Resource Development Under Alternative B

Under Alternative B, approximately 497,668 acres (or 27.9% of BLM lands) would fall into the VRM I class, and in these areas, mineral resource development would be subject to NSO or closed to leasing because of the restrictions on surface disturbance in this VRM class. Adverse

impacts under Alternative B would be of the same type as in the No Action Alternative, for the same reasons, but at a greater magnitude (7.0%).

4.3.7.5.3. ALTERNATIVE C

4.3.7.5.3.1. Impacts of Cultural Resource Decisions on Mineral Resource Development—Alternative C

Under Alternative C, cultural resource decisions regarding the 30,752-acre Comb Ridge CSMA and the 37,388-acre Grand Gulch National Historic District would result in the same impacts to mineral resource development as occur under Alternative B.

Under Alternative C, the 2,646-acre Tank Bench CSMA would be open to mineral entry, mineral materials disposal, geophysical exploration, and oil and gas leasing and development with standard stipulations. The No Action Alternative does not specify cultural resource decisions affecting mineral resource development for the Tank Bench CSMA; therefore, Alternative C would result in negligible, beneficial impacts to mineral resource development in the Tank Bench CSMA, compared to the No Action Alternative. Direct impacts would include a very slight increase in oil and gas productivity and productivity of locatable and salable minerals, as well as improved data on the mineral resource reserves underlying the CSMA.

4.3.7.5.3.2. Impacts of Lands and Realty Decisions on Mineral Resource Development—Alternative C

Under Alternative C, approximately 121,912 acres (or 8.2% of all BLM lands) would be recommended for withdrawal from mineral entry. This decision has the potential to result in adverse impacts of the same type as the No Action Alternative, but at a much lower magnitude.

4.3.7.5.3.3. Impacts of Mineral Resource Development Decisions on Mineral Resource Development—Alternative C

Oil and Gas Resources

In total, approximately 1,348,973 acres of BLM lands within the Monticello FO would be administratively open for oil and gas leasing under standard and special lease stipulations within the three RFD development areas (see Table 4.65). Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005c), it is estimated that 74 predicted oil and gas wells would be drilled over the 15 years (Table 4.75; Map 32; BLM 2005c). This alternative would result in an increase of approximately 110,743 acres available for development (or 8.9%) and an increase of 1 predicted oil and gas well (or 1.4%) compared to the No Action Alternative. See the socioeconomic analysis in this chapter (Section 4.3.12, Socioeconomic Resources) for the projected yield of oil and gas for Alternative C.

Table 4.75. Predicted Oil and Gas Wells and Geophysical Exploration on BLM Lands within RFD Areas under Alternative C, Average 15 Years and Maximum per Year (MPY)

RFD Area	Acres of BLM Lands Available			% of BLM Lands Available	Predicted Wells*	Geophysical Exploration	
	Standard	Special	Total			Linear Miles of Source Line	Acres
AVERAGE OVER 15 YEARS							
Paradox Fold and Fault Belt	81,564	169,204	250,768	97	24	269	489
Blanding Sub-basin	254,706	142,314	397,020	98	41	205	271
Monument Upwarp	293,201	407,984	701,185	95	9	99	143
LOP Total	629,471	719,502	1,348,973		74	573	903
MAXIMUM PER YEAR (MPY)**							
Paradox Fold and Fault Belt	***	***	***	***	3	25	45
Blanding Sub-basin	***	***	***	***	4	14	25
Monument Upwarp	***	***	***	***	1	7	13
MPY Total	***	***	***		8	46	83

Note: Calculations based on BLM lands only.

*Oil and natural gas wells are considered together.

**Based on the RFD (BLM 2005c), MPY reflects the maximum development that *could* occur in *any given year*. During most Plan years, development per year will be less than this maximum.

Under this alternative, approximately 47% of all open BLM lands would be available under standard stipulations, and approximately 53% of all open BLM lands would be available under special stipulations. Although the overall acreage administratively open to leasing is greater under this alternative than under the No Action Alternative, Alternative C's standard stipulations/special stipulations ratio is very similar to that of the No Action Alternative.

Oil and gas development would occur in all three RFD areas. Similar to the No Action Alternative, the Monument Upwarp RFD area would see the least amount of development in terms of wells (i.e., 9), despite having the most lands administratively open to development. Also similar to the No Action Alternative, most wells (i.e., 41) would be drilled in the Blanding Sub-basin RFD Area. Some notable differences in the RFD areas' land categorizations can be seen between Alternative C and the No Action Alternative. In the Paradox Fold and Fault Belt RFD area, under Alternative C, more than two-thirds of available lands are subject to special stipulations, whereas under the No Action Alternative, nearly two-thirds of available lands are available under standard stipulations. In the Monument Upwarp RFD area, more than twice as much land is subject to standard stipulations under Alternative C compared to the No Action Alternative, while the land subject to special stipulations decreases by only about 7.9% under Alternative C.

Ultimately under Alternative C the direct impacts of mineral resource development decisions on oil and gas production would be beneficial, but negligible, compared to the No Action Alternative. A very small increase in the potential number of oil and gas wells under Alternative C (a 1.4% increase) would lead to a very small increase in the available supply of oil and/or natural gas and in royalties (see Section 4.3.12, Socioeconomic Resources).

Geophysical Exploration

Under Alternative C, approximately 573 linear miles of source line for 2-D and 3-D geophysical exploration would be conducted over 15 years for the purposes outlined in Section 4.3.7.2, Summary of Geophysical RFD and would result in approximately 903 acres of surface disturbance over 15 years. This exploration would result in beneficial impacts to mineral resource development of the same type and quality described in Section 4.3.7.2 and for the same reasons (BLM 2005c), to a greater degree than the No Action Alternative. Fourteen more miles of source line (an increase of 2.5%) would be used under Alternative C compared to the No Action Alternative. Geophysical exploration would occur in all three RFD areas, as detailed in Table 4.75.

Other Leasable Mineral Resources

Although 1,348,973 acres of BLM land would be administratively open under Alternative C for the leasing of potash and salt and tar sands (an increase of approximately 110,743 acres, or 8.9%, compared to the No Action Alternative), because the level of development expected is so low, impacts to potash and salt and tar sands leasing because of mineral resource development decisions would be nearly identical to those described under the No Action Alternative.

Locatable Mineral Resources

Approximately 1,734,458 acres of BLM land would be open under Alternative C to mineral entry of uranium-vanadium, copper, gold, and limestone, a decrease of approximately 81,715 acres, or an increase of approximately 4.6% compared to the No Action Alternative. The types

and forms of impacts under Alternative C would be the same as those described for the No Action Alternative.

Salable Mineral Resources

Approximately 1,358,968 acres of BLM land would be open to development of sand and gravel, building stone, and clay under Alternative C. This represents a decrease of approximately 40,288 acres compared to the No Action Alternative. Impacts under Alternative C would be essentially the same as those described for the No Action Alternative.

4.3.7.5.3.4. Impacts of Management of Non-WSA Lands with Wilderness Characteristics on Mineral Resource Development—Alternative C

Impacts under Alternative C would be the same as under Alternative A, for the same reasons.

4.3.7.5.3.5. Impacts of Recreation Decisions on Mineral Resource Development—Alternative C

Under Alternative C, in the 9,859-acre San Juan River SRMA, recreation decisions that pertain to mineral resource development would be the same as Alternative B, except that the entire SRMA, including the Bluff Airport vicinity, would be closed to mineral materials disposal. These recreation decisions would result in essentially the same impacts as Alternative B.

Under Alternative C, recreation decisions regarding the 375,739-acre Cedar Mesa Cultural SRMA would result in the same impacts that would occur under Alternative B.

4.3.7.5.3.6. Impacts of Soils and Watershed Decisions on Mineral Resource Development—Alternative C

Under Alternative C, a minimum of 1,063,652 acres of BLM lands open to surface-disturbing mineral resource development (or 76.6% of available BLM lands) are overlain by sensitive soils with medium and high limitations (Table 4.76). The particular requirements and limitations on such mineral resource development and the resulting impacts on mineral resource development would be the same as those under the No Action Alternative.

Table 4.76. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under Alternative C

RFD Area	Leasing Category	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
Blanding Sub-basin	Standard	254,706	Alkalinity	214,035	84.0
	Special	142,314	Alkalinity	117,263	82.4
	NSO, Open to ME ¹	8,213	Alkalinity	7,316	89.1
	Subtotals	405,233		338,614	83.6
Monument Upwarp	Standard	293,201	Alkalinity	207,717	70.8
	Special	407,984	Alkalinity	298,098	73.1
	NSO, Open to ME ¹	25,171	Alkalinity	24,069	95.6

Table 4.76. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under Alternative C

RFD Area	Leasing Category	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
	Subtotals	726,356		529,884	73.0
Paradox Fold and Fault Belt	Standard	81,564	Rooting Depth	64,994	79.7
	Special	169,204	Rooting Depth	124,877	73.8
	NSO, Open to ME ¹	5,939	Rooting Depth	5,283	89.0
	Subtotals	256,707		195,154	76.0
Total		1,388,296		1,063,652	76.6

1. NSO, Open to ME = No Surface Occupancy but Open to Mineral Entry.

2. Possible limiting factors are water erosion, wind erosion, droughty soils, excess salt, excess sodium, rooting depth, and alkalinity.

Under Alternative C, the impacts of requiring a plan for slopes between 21% and 40% and implementing the Gold Book Standards (BLM and FS 2005) would be the same as Alternative B. Implementing surface-disturbing mineral resource development on slopes over 40% is still generally disallowed under Alternative C, but if re-siting would cause "undue or unnecessary degradation" it may be allowed. Therefore, the negative, minor impacts of Alternative C on mineral resource development on slopes above 40% are similar in type to Alternative B but somewhat less in magnitude.

4.3.7.5.3.7. Impacts of Special Designations Decisions on Mineral Resource Development—Alternative C

Under Alternative C, 76,764 acres of BLM lands would occur in ACECs (Table 4.77). In all, 41,876 of these acres are subject to NSO or closed to leasing. If 4,602 acres (out of 41,876 acres) are automatically closed to leasing because they are located in WSAs, we assume that the remainder—37,274 acres—has been limited to mineral resource development as a direct result of designation of the ACECs (see Table 4.77). Therefore, for the purposes of this analysis, implementation of Alternative C represents a closure of 2.1% of all BLM lands (37,274 acres) due to ACEC designation. ACEC designation under Alternative C has less of a negative impact on mineral resource development than it does under the No Action Alternative (about 4.6% less) or under Alternative B (about 2.8% less).

Table 4.77. Acreages of Existing and Potential ACECs that are Available to Mineral Resource Development, if Designated under Alternative C

ACEC	Acres			VRM Outside WSA ²	Acres in Each Lease Category				Other Activities Outside WSAs		
	Total	Within WSA ¹	Outside WSA		Standard	Special	NSO	Closed	Entry	Disposal	Geophysical
EXISTING											
Alkali Ridge	39,196	--	39,196	IV	6,032	31,018	2,146	0	yes	yes	yes
(Alkali Ridge NHL)	(2,146)	--	(2,146)	NA	(0)	(0)	(2,146)	(0)	no	no	yes
Bridger Jack Mesa	0	NA	NA	NA	13	0	0	6,212	...	NOT DESIGNATED ACEC	...
Butler Wash North	0	NA	NA	NA	179	35	0	17,152	...	NOT DESIGNATED ACEC	...
Cedar Mesa -SRMA ⁴	0	NA	NA	NA	77,889	32,489	15	196,349	...	DESIGNATED SRMA	...
(Grand Gulch SEA)	(4,240)	(4,240)	--	NA	(0)	(0)	(0)	(4,240)	--	--	--
(Valley of the Gods SEA)	22,863										
(Scenic Highway Corridor)	0										
Dark Canyon	0	NA	NA	NA	0	85	0	61,574	...	NOT DESIGNATED ACEC	...
Hovenweep	2,439	--	2,439	III	2,412	0	0	0	yes	no	yes
Indian Creek/Lockhart Basin	56,293	6,423	49,870	NA	5,590	37,945	5,170	7,588	--	--	--
(Indian Creek)	(3,905)	(0)	(3,905)	I	(0)	(1)	(3,907)	(4,602)	no	no	yes
(Lockhart Basin)	(0)	NA	NA	III	(5,590)	(37,944)	(1,263)	(2,986)	...	NOT DESIGNATED ACEC	...
Lavender Mesa	649	--	649	II	0	0	649	0	yes	--	yes
POTENTIAL											
(Lockhart Basin)	... SEE EXISTING ...										
San Juan River ³	7,590	--	7,590	I, II, III (Var.)	0	0	4,860	2,730	no	no	--
Shay Canyon	119	--	119	II	0	0	119	0	yes	no	yes
Valley of the Gods	22,863	--	22,863	I	0	0	22,863	0	--	no	--

"NA" and "--" both mean Not Applicable. Items in parenthesis are subsets of the first number above that is *not* in parenthesis.

1. Always VRM I, or closed to leasing.
2. According to Alternatives Matrix in Chapter 2, if specified.
3. To be managed as SRMA in this alternative.
4. Portions of Cedar Mesa ACEC lie within eight WSAs.

Under Alternative C, Colorado River Segments #2 and #3 and the Dark Canyon segment, a total of 3,968 acres, are recommended suitable for WSR designation. As the suitable segments would be managed as VRM I and II, these recommendations would effectively make these areas unavailable for leasing. This acreage accounts for a 0.2% decrease in BLM lands available for optimal mineral resource development in comparison with the No Action Alternative. Accordingly, this would result in essentially the same potential mineral resource development as the No Action Alternative.

4.3.7.5.3.8. Impacts of Special Status Species and Other Wildlife and Fisheries Decisions on Mineral Resource Development—Alternative C

Gunnison Sage-grouse

Approximately 4,524 acres of Gunnison Sage-grouse crucial year-round habitat, would be available for leasing subject to NSO. This represents less than 1.0% of the BLM lands in the Monticello Field Office. This would have a negligible impact on potential mineral resource development.

Bighorn Sheep Lambing and Rutting

The bighorn lambing and rutting seasons are shorter under Alternative C than they are under the No Action Alternative and Alternative B (30 days shorter for lambing and 16 days shorter for rutting; Table 4.78). Under Alternative C, the lambing timing restrictions would occur on 415,395 acres of crucial lambing habitat (or 23.3% of all BLM lands). This area is larger than that designated under the No Action Alternative (by 85,645 acres, or 26.0%), but smaller than that designated under Alternative B (by 37,993 acres, or 8.4%). Because Alternative C's lambing timing limitations are less than the No Action Alternative while the crucial habitat is greater, it cannot be determined whether the net, negative impacts on mineral resource development from Alternative C are more or less than the No Action Alternative. However, the impacts on mineral resource development from Alternative C are definitively less in magnitude than Alternative B, due to the smaller acreage of habitat and the shortened duration of the timing limitations.

Table 4.78. Additional Seasonal Restrictions within Established Buffer Zones Applied to Mineral Resource Development under Alternative C

Species	Dates	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Gunnison Sage-grouse leks (0.6 miles)													
Non-disturbing geophysical work	3/20 – 5/15												
All permitted activities (dawn hours)	3/20 – 5/15												
Bighorn – Lambing (415,395 acres)	4/1 – 6/15												
Bighorn – Rutting (453,390 acres)	10/15 – 12/15												
Pronghorn – Fawning (29,365 acres)	5/1 – 6/15												
Deer – Winter use (266,406 acres)	11/15 – 4/15												
Elk – Winter use (97,471 acres)	11/15 – 4/15												

Under Alternative C, the rutting timing restrictions would occur across a habitat area that is essentially the same size as under Alternative B. Because Alternative C's rutting timing limitations are less than the No Action Alternative while its crucial habitat acreage is greater, it cannot be determined whether the net, negative impacts on mineral resource development from Alternative C are more or less than the No Action Alternative. However, the impacts on mineral resource development from Alternative C are definitively less than Alternative B, due to the shortened duration of the timing limitations under Alternative C.

Pronghorn Fawning Area

Under Alternative C, impacts on mineral resource development due to pronghorn decisions would be the same as under Alternative B.

Deer Winter Range

Under Alternative C, on the 266,406-acre deer crucial winter range (or 14.9% of all BLM lands), the special conditions described in Chapter 2 would be enforced for 181 days of critical winter use (see Table 4.78). These management decisions would result the same type and quality of impacts to mineral resource development as are described under the No Action Alternative, but to a greater degree. Alternative C results in greater impacts both in terms of the larger area being restricted as winter range (larger by 68,856 acres, or 34.9% compared to the No Action Alternative) and the longer duration of enforcement of the restrictions (longer by 30 days, or 16.6% compared to the No Action Alternative).

Elk

Under Alternative C, on the 97,471-acre elk crucial winter range (or 5.5% of all BLM lands), the special conditions described in Chapter 2 would be enforced for 181 days of critical winter use (see Table 4.78). These management decisions would result in the same type and quality of impacts to mineral resource development as are described under Alternative B, but to a lesser degree. Alternative C results in fewer impacts both in terms of the smaller area being restricted as winter range (smaller by 93,702 acres, or 49.0% compared to Alternative B) and the shorter duration of enforcement of the restrictions (shorter by 15 days, or 7.7% compared to Alternative B).

In all, wildlife decisions necessitating special stipulations would impact various acreages at various times of the year. Under Alternative C, no wildlife related timing limitations would be enforced on any acreage from June 15 through October 15 (122 days). This amounts to less restriction to mineral resource development compared to Alternative B and the No Action Alternative, in the form of an additional month of mineral resource development without wildlife related timing limitations. At the other end of the spectrum, restrictions from November 15 through December 15 would be enforced on up to 729,567 acres (or 41% of all BLM lands, assuming overlap; see Table 4.65) under Alternative C³. This maximum is less restrictive than Alternative B but more restrictive than Alternative D.

³ The maximum of 729,567 acres was derived from the acres subject to special stipulations in Table 4.41, rather than the maximum acreage in Table 4.54 (which would have been 817,267 acres, assuming no overlap). As 817,267 acres is greater than the acreage subject to special stipulations in Table 4.41 (729,567 acres), it is evident that there is considerable overlap among the various habitats. Therefore, at the most limited time of November 15–December 15, the maximum acreage that can be assumed is the one in Table 4.41.

4.3.7.5.3.9. Impacts of Vegetation Management Decisions on Mineral Resource Development—Alternative C

Impacts on mineral resource development under Alternative C would be essentially the same as under the No Action Alternative. Although only the vegetation of the Lavender Mesa ACEC would be protected, the area of the Bridger Jack Mesa ACEC—in which surface disturbance would be allowed—is such a small proportion of the total planning area that the impacts at the PA-wide level would be essentially the same at approximately 0.03%.

4.3.7.5.3.10. Impacts of Visual Resource Decisions on Mineral Resource Development—Alternative C

Under Alternative C, approximately 425,179 acres (or 23.8% of BLM lands) would fall into the VRM I class, and in these areas, mineral resource development would be subject to NSO or closed to leasing because of the restrictions on surface disturbance in this VRM class.

Adverse impacts under Alternative C would be of the same type as the No Action Alternative, for the same reasons. The magnitude of these impacts would be greater than Alternative A (by 2.9%) but less than Alternative B.

4.3.7.5.4. ALTERNATIVE D

4.3.7.5.4.1. Impacts of Cultural Resource Decisions on Mineral Resource Development Under Alternative D

Under Alternative D, Comb Ridge would not be managed as a CSMA and no cultural resource decisions affecting mineral resource development are specified. Therefore, impacts on the mineral resource development of Comb Ridge under Alternative D would be the same as impacts under the No Action Alternative. Under Alternative D, Tank Bench would not be managed as a CSMA; however, the impacts on mineral resource development would be the same as under Alternatives A and C. Under Alternative D, impacts to development of mineral resources underlying the Grand Gulch Historic District would be the same as Alternative B, except that "casual use" geophysical exploration (as defined under 43 CFR § 3150; see Chapter 2) would be allowed, resulting in negligible but beneficial impacts in the form of improvements in the accuracy and amount of data and knowledge on the mineral resource reserves underlying the historic district.

4.3.7.5.4.2. Impacts of Lands and Realty Decisions on Mineral Resource Development Under Alternative D

Under Alternative D, approximately 46,131 acres (or 2.6% of all BLM lands) would be recommended for withdrawal from mineral entry. This decision would result in a very low level of adverse impacts to mineral resource development (see Alternative A for impact types and forms), similar to Alternative C.

4.3.7.5.4.3. Impacts of Mineral Decisions on Mineral Resource Development Under Alternative D

Oil and Gas Resources

In total, approximately 1,383,283 acres of BLM lands within the Monticello FO would be administratively open for oil and gas leasing under standard and special lease stipulations, within the three RFD development areas (see Table 4.65). Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005d), it is estimated that 75 predicted oil and gas wells would be drilled over the next 15 years (Table 4.79; Map 30; BLM 2005c). This alternative would result in an increase of approximately 145,053 acres available for development (or 11.7%) and an increase of 2 predicted oil and gas wells (or 2.7%) compared to the No Action Alternative. See the socioeconomic analysis in this chapter (Section 4.3.12, Socioeconomic Resources) for the projected yield of oil and gas for Alternative D.

Of all the alternatives, Alternative D represents the largest amount of land open for mineral resource development, under the least restrictive terms; Alternative D has the most land available under standard stipulations (at approximately 962,300 acres, or 69.6% of available lands) and represents a substantial increase in lands available under standard stipulations over the No Action Alternative—an increase of nearly 383,700 acres, or 66.3%. The shift toward standard stipulations under Alternative D also requires lowering the proportion of available lands subject to special stipulations from 53.3% of available lands under the No Action Alternative to 30.4% of available lands under Alternative D (see Table 4.79).

Oil and gas development would occur in all three RFD areas. Similar to the No Action Alternative, the Monument Upwarp RFD area would see the least amount of development in terms of wells (i.e., 9), despite having the most lands administratively open to development. Also similar to the No Action Alternative, most wells (i.e., 41) would be drilled in the Blanding Sub-basin RFD area. Between the No Action Alternative and Alternative D, leasing stipulations appear to have shifted out of special stipulations and into standard stipulations, particularly in the Monument Upwarp and Blanding Sub-basin RFD areas. It also appears that the acreage difference between the No Action Alternative and Alternative D can be found almost entirely within the Monument Upwarp RFD area: there is a difference of almost 141,000 acres between the No Action Alternative and Alternative D in the Monument Upwarp RFD area, while the other two RFD areas stay about the same size.

Table 4.79. Predicted Oil and Gas Wells and Geophysical Exploration on BLM Lands within RFD Areas under Alternative D, Average over the 15 Years and Maximum per Year (MPY)

RFD Area	Acres of BLM Lands Available			% of BLM Lands Available	Predicted Wells*	Geophysical Exploration	
	Standard	Special	Total			Linear Miles of Source Line	Acres
AVERAGE OVER 15 YEARS							
Paradox Fold and Fault Belt	153,496	104,374	257,870	100	25	277	504
Blanding Sub-basin	303,258	94,233	397,491	98	41	205	271
Monument Upwarp	505,529	222,393	727,922	99	9	103	149
LOP Total	962,283	421,000	1,383,283		75	585	924
MAXIMUM PER YEAR (MPY)**							
Paradox Fold and Fault Belt	***	***	***	***	3	25	46
Blanding Sub-basin	***	***	***	***	4	14	25
Monument Upwarp	***	***	***	***	1	8	14
MPY Total	***	***	***		8	47	85

Note: Calculations based on BLM lands only.

*Oil and natural gas wells are considered together.

**Based on the RFD (BLM 2005d), MPY reflects the maximum development that *could* occur in *any given year*. During most Plan years, development per year will be less than this maximum.

Ultimately, under Alternative D, the direct impacts of mineral resource development decisions on oil and gas production would be beneficial, but negligible, compared to the No Action Alternative. A very small increase in the potential number of oil and gas wells under Alternative D (a 2.7% increase) would lead to a very small increase in the available supply of oil and/or natural gas and in royalties (see Section 4.3.12, Socioeconomic Resources).

Geophysical Exploration

Under Alternative D, approximately 585 linear miles of source line for 2-D and 3-D geophysical exploration would be conducted over the next 15 years for the purposes outlined in Section 4.3.7.2, Summary of Geophysical RFD and would result in approximately 924 acres of surface disturbance over the next 15 years. This exploration would result in beneficial impacts to mineral resource development of the same type and quality described in Section 4.3.7.2, for the same reasons (BLM 2005d), to a greater degree than the No Action Alternative. Under Alternative D, 26 more miles of source line (an increase of 4.7%) would be used compared to the No Action Alternative. Geophysical exploration would occur in all three RFD areas, as detailed in Table 4.79.

Other Leasable Mineral Resources

Although 1,348,973 acres of BLM land would be administratively open under Alternative D for the leasing of potash and salt and tar sands (an increase of approximately 110,743 acres, or compared to the No Action Alternative), because the level of development expected is so low, impacts on potash and salt and tar sands leasing because of mineral resource development decisions would be nearly identical to those described under the No Action Alternative.

Locatable Mineral Resources

Approximately 1,739,389 acres of BLM land would be open under Alternative D to mineral entry of uranium-vanadium, copper, gold, and limestone, an increase of nearly 64,332 acres, or 3.8% compared to the No Action Alternative. Impacts on locatable resources would be beneficial compared to the No Action Alternative, due to the increased acreage available for the development of these resources.

Salable Mineral Resources

Approximately 1,383,277 acres of BLM land would be open to development of sand and gravel, building stone, and clay under Alternative D (Map 24). This represents a decrease of nearly 6,000 acres (0.4%) compared to the No Action Alternative. Impacts under Alternative D would be essentially the same as those described for the No Action Alternative.

4.3.7.5.4.4. Impacts of Management of Non-WSA Lands with Wilderness Characteristics on Mineral Resource Development Under Alternative D

Impacts under Alternative D would be the same as under Alternative A, for the same reasons.

4.3.7.5.4.5. Impacts of Recreation Decisions on Mineral Resource Development Under Alternative D

Under Alternative D, recreation decisions regarding the 10,203-acre San Juan River SRMA and the 375,734-acre Cedar Mesa Cultural SRMA would result in essentially the same impacts that would occur under Alternative B.

4.3.7.5.4.6. Impacts of Soils and Watershed Decisions on Mineral Resource Development Under Alternative D

Under Alternative D, a minimum of 1,069,495 acres of BLM lands open to surface-disturbing mineral resource development (or 76.5% of available BLM lands) are overlain by sensitive soils with medium and high limitations (Table 4.80). The particular requirements and limitations on such mineral resource development and the resulting impacts on mineral resource development would be the same as those under the No Action Alternative.

Table 4.80. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under Alternative D

RFD Area	Leasing Stipulation	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
Blanding Sub-basin	Standard	303,258	Alkalinity	249,443	82.3
	Special	94,233	Alkalinity	82,372	87.4
	NSO, Open to ME ¹	8,936	Alkalinity	7,291	81.6
	Subtotal	406,427		339,106	83.4
Monument Upwarp	Standard	505,529	Alkalinity	357,781	70.8
	Special	222,393	Alkalinity	171,730	77.2
	NSO, Open to ME ¹	5,240	Alkalinity	4,755	90.7
	Subtotal	733,162		534,266	72.9
Paradox Fold and Fault Belt	Standard	153,496	Rooting Depth	122,329	79.7
	Special	104,374	Rooting Depth	73,794	70.7
	NSO, Open to ME ¹	0	—	0	—
	Subtotal	257,870		196,123	76.1
Total		1,397,459		1,069,495	76.5

1. NSO, Open to ME = No Surface Occupancy but Open to Mineral Entry.

2. Possible limiting factors are water erosion, wind erosion, droughty soils, excess salt, excess sodium, rooting depth, and alkalinity.

Under Alternative D, the impacts of requiring a plan only for slopes greater than 40% would be the same as Alternatives B and C in type. However, the impacts under Alternative D would be much less than Alternatives B and C in magnitude.

4.3.7.5.4.7. Impacts of Special Designations Decisions on Mineral Resource Development Under Alternative D

Under Alternative D, zero acres of BLM lands would be designated as ACECs (Table 4.81). Though management prescriptions are made for these parcels of land (e.g., leasing and VRM categories, whether to allow minerals entry, disposal, or geophysical work) none of these prescriptions are associated with an ACEC designation. Therefore, under Alternative D, special designation decisions regarding ACECs would have no impacts on mineral resource development.

Under Alternative D, none of the river segments recommended for WSR designation in other alternatives are recommended as suitable. Therefore, under Alternative D, WSR decisions would cause no impacts on mineral resource development.

4.3.7.5.4.8. Impacts of Special Status Species and Other Wildlife and Fisheries Decisions on Mineral Resource Development Under Alternative D

Gunnison Sage-grouse

Impacts to mineral resource development under Alternative D would be of the same type and quality as under Alternative B, except that the reserved year-round habitat would be slightly smaller (at 2,877 acres, which is a decrease of 1,647 acres, or 36.4%, compared to Alternative B) and that the lek habitat buffer zone would be slightly smaller (i.e., 0.25-mile buffer around lek habitat under Alternative D, compared with the 2.0-mile buffer in Alternative B). Of all the action alternatives, Alternative D represents the fewest Gunnison Sage-grouse related restrictions on mineral resource exploration, development, and production.

Bighorn Sheep Lambing and Rutting

The bighorn lambing and rutting seasons under Alternative D are identical to those under Alternative C (i.e., shorter than under the No Action Alternative and Alternative B; Table 4.82). Under Alternative D, the lambing and rutting timing restrictions would occur on 299,009 acres of crucial habitat (or 16.8% of all BLM lands). This area is smaller than that designated under the No Action Alternative (by 30,741 acres, or 9.3%), smaller than that designated under Alternative B (by 154,379 acres, or 34.1%), and smaller than that designated under Alternative C (by at least 116,386 acres, or 28.0%), making Alternative D by far the least restrictive to mineral resource exploration, development and production in terms of wildlife decisions of both timing limitations and habitat acreage restrictions. Nonetheless, impacts from these wildlife decisions would be of the type and quality described under the No Action Alternative.

Pronghorn Fawning Area

Under Alternative D, impacts on mineral resource development from pronghorn decisions would be the same in type and quality as under Alternative B, except they would occur over a smaller area: 13,961 acres (or 1.0% of all BLM lands; see Table 4.82). This crucial habitat area is approximately 1,000 acres (7.7%) larger than it is under the No Action Alternative but approximately 15,400 acres (52.5%) smaller than under Alternatives B and C. Ultimately, impacts would be greater than under the No Action Alternative but less than under Alternatives B and C.

Table 4.81. Acreages of Existing and Potential ACECs that are Available to Mineral Resource Development, if Designated under Alternative D

ACEC	Acres			VRM Outside WSA ²	Leasing Stipulation				Other Activities Outside WSAs		
	Total	Within WSA ¹	Outside WSA		Standard	Special	NSO	Closed	Entry	Disposal	Geophysical
EXISTING											
Alkali Ridge	0	NA	NA	NA	12,951	24,098	2,146	0	...	NOT DESIGNATED ACEC	...
(Alkali Ridge NHL)	0	NA	NA	NA	(0)	(0)	(2,146)	(0)	no	no	yes
Bridger Jack Mesa	0	NA	NA	NA	0	0	0	6,212	...	NOT DESIGNATED ACEC	...
Butler Wash North	0	NA	NA	NA	183	30	0	17,152	...	NOT DESIGNATED ACEC	...
Cedar Mesa -SRMA ⁴	0	NA	NA	NA	107,355	3,038	0	196,349	...	DESIGNATED C-SRMA	...
(Grand Gulch SEA)	0	NA	NA	NA	(0)	(0)	(0)	(4,240)	--	--	--
(Valley of the Gods SEA)				NA							
(Scenic Highway Corridor)				NA							
Dark Canyon	0	NA	NA	NA	232	101		61,326	...	NOT DESIGNATED ACEC	...
Hovenweep				NA	2,412	0	0	0	yes	yes	yes
Indian Creek/Lockhart Basin	0	NA	NA	NA	--	--	--	--	--	--	--
(Indian Creek)	0	NA	NA	NA	107	3,802	0	4,602	...	NOT DESIGNATED ACEC	...
(Lockhart Basin)	0	NA	NA	NA	5,938	40,024	0	1,821	...	NOT DESIGNATED ACEC	...
Lavender Mesa	0	NA	NA	NA	649	0	0	0	...	NOT DESIGNATED ACEC	...
POTENTIAL											
(Lockhart Basin)	... SEE EXISTING ...										
San Juan River ³	... NOT DESIGNATED ACEC ...			II	0	0	7,590	0	--	no	--
Shay Canyon	0	--	119	III	119	0	0	0	...	NOT DESIGNATED ACEC	...
Valley of the Gods	0	--	22,863	III	22,863	0	0	0	...	NOT DESIGNATED ACEC	...

"NA" and "--" both mean Not Applicable. Items in parenthesis are subsets of the first number above that is *not* in parenthesis.

1. Always VRM I, or closed to leasing.
2. According to Alternatives Matrix in Chapter 2, if specified.
3. To be managed as SRMA in this alternative.
4. Portions of Cedar Mesa ACEC lie within eight WSAs.

Table 4.82. Additional Seasonal Restrictions within Established Buffer Zones Applied to Mineral Resource Development under Alternative D

Species	Dates	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Gunnison Sage-grouse leks (0.25 miles)													
Non-disturbing geophysical work	3/20 – 5/15												
Minerals Ops activities (dawn hours)	3/20 – 5/15												
Bighorn – Lambing (299,009 acres)	4/1 – 6/15												
Bighorn – Rutting (299,009 acres)	10/15 – 12/15												
Pronghorn – Fawning (13,961 acres)	5/1 – 6/15												
Deer – Winter use (182,315 acres)	12/1 – 4/15												
Elk – Winter use (62,484 acres)	12/1 – 4/15												

Deer Winter Range

Under Alternative D, on the 182,315-acre deer crucial winter range (or 10.2% of all BLM lands), the special conditions described in Chapter 2 would be enforced for 136 days of critical winter use (see Table 4.82). These management decisions would result the same type and quality of impacts on mineral resource development as are described under the No Action Alternative, but to a lesser degree. Alternative D results in fewer impacts both in terms of the smaller area being restricted as winter range (smaller by 15,235 acres, or 7.7% compared to the No Action Alternative) and the shorter duration of enforcement of the restrictions (shorter by 15 days, or 9.9%, compared to the No Action Alternative). Therefore, of all the alternatives, Alternative D represents the least amount of restriction to mineral resource development due to deer winter range decisions.

Elk

Under Alternative D, on the 62,484-acre elk crucial winter range (or 3.5% of all BLM lands), the special conditions described in Chapter 2 would be enforced for 136 days of critical winter use (see Table 4.82). These management decisions would result the same type and quality of impacts on mineral resource development as are described under Alternative B, but to a much lesser degree. Alternative D would result in fewer impacts to mineral resource development both in terms of the smaller area being restricted as winter range (smaller by 128,689 acres, or 67.3%, compared to Alternative B) and the shorter duration of enforcement of the restrictions (shorter by 60 days, or 30.6%, compared to Alternative B). Elk management decisions under Alternative E would result in the least impacts on mineral resource development of all the alternatives.

In all, wildlife decisions necessitating special stipulations would impact various acreages at various times of the year. Under Alternative D, no wildlife related timing limitations would be enforced on any acreage from June 15 through October 15—identical to Alternative C (122 days). At the other end of the spectrum, restrictions from April 1–15 and from December 1–15 would be enforced on up to 420,998 acres (or 23.6% of all BLM lands, assuming overlap; see Table 4.65) under Alternative D.⁴ This acreage represents the least restriction of mineral resource development of all the alternatives.

4.3.7.5.4.9. Impacts of Vegetation Management Decisions on Mineral Resource Development Under Alternative D

Under Alternative D, no relict or near relict vegetation would be protected. Therefore, no impacts on mineral resource development would result from vegetation management decisions.

4.3.7.5.4.10. Impacts of Visual Resource Decisions on Mineral Resource Development Under Alternative D

Under Alternative D, approximately 390,424 acres (or 21.9% of BLM lands) would fall into the VRM I class, and in these areas, mineral resource development would be subject to NSO or closed to leasing because of the restrictions on surface disturbance in this VRM class.

⁴ The maximum of 420,998 acres was derived from the acres subject to special stipulations in Table 4.41, rather than the maximum acreage in Table 4.55 (which would have been 543,808 acres, assuming no overlap). As 543,808 acres is greater than the acreage subject to special stipulations in Table 4.41 (420,998 acres), it is evident that there is considerable overlap among the various habitats. Therefore, at the most limited times of April 1–15 and December 1–15, the maximum acreage that can be assumed is the one in Table 4.41.

Of the action alternatives, Alternative D most closely resembles the No Action Alternative. Adverse impacts under Alternative D would be of the same type as the No Action Alternative, for the same reasons. The magnitude of these impacts would be greater than Alternative A (by 1.0%) but less than Alternatives B and C.

4.3.7.5.5. ALTERNATIVE E

4.3.7.5.5.1. Impacts of Cultural Resource Decisions on Mineral Resource Development Under Alternative E

Impacts under Alternative E would be the same as under Alternative B, except that the 30,752-acre Comb Ridge CSMA would be closed to mineral resource development instead of subject to NSO. This additional restriction on mineral resource development from cultural resource decisions would be a more adverse impact on mineral resource development than Alternative B, as not even directional drilling would be allowed in this CSMA.

4.3.7.5.5.2. Impacts of Lands and Realty Decisions on Mineral Resource Development Under Alternative E

Under Alternative E, approximately 582,360 acres of non-WSA lands with wilderness characteristics would be managed as exclusion areas for ROWs. This would limit mineral production and access for exploration. Existing production could be limited by not allowing needed ROWs. Non-WSA lands with wilderness characteristics would also be recommended for withdrawal from mineral entry, prohibiting development of uranium-vanadium, copper, gold, and limestone on 582,360 acres.

4.3.7.5.5.3. Impacts of Mineral Decisions on Mineral Resource Development Under Alternative E

Oil and Gas Resources

In total, approximately 758,931 acres of BLM lands within the Monticello FO would be administratively open for oil and gas leasing under standard and special lease stipulations, within the three RFD development areas (see Table 4.65). Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005d), it is estimated that 54 predicted oil and gas wells would be drilled over the next 15 years (Table 4.83; Map 31; BLM 2005c). This alternative would result in a decrease of approximately 479,300 acres available for development (or 38.7%) and a decrease of 19 predicted oil and gas wells (or 26.0%) compared to the No Action Alternative. See the socioeconomic analysis in this chapter (Section 4.3.12, Socioeconomic Resources) for the projected yield of oil and gas for Alternative E.

Table 4.83. Predicted Oil and Gas Wells and Geophysical Exploration on BLM Lands within RFD Areas under Alternative E, Average over 15 Years and Maximum per Year (MPY)

RFD Area	Acres of BLM Lands Available			% of BLM Lands Available	Predicted Wells*	Geophysical Exploration	
	Standard	Special	Total			Linear Miles of Source Line	Acres
AVERAGE OVER 15 YEARS							
Paradox Fold and Fault Belt	21,584	132,087	153,671	60	15	165	301
Blanding Sub-basin	130,253	217,905	348,158	86	36	179	237
Monument Upwarp	61,451	195,648	257,099	35	3	36	53
Lop Total	213,288	545,640	758,928		54	380	591
MAXIMUM PER YEAR (MPY)**							
Paradox Fold and Fault Belt	***	***	***	***	2	15	28
Blanding Sub-basin	***	***	***	***	4	12	22
Monument Upwarp	***	***	***	***	1	3	5
MPY Total	***	***	***		7	30	55

Note: Calculations based on BLM lands only.

*Oil and natural gas wells are considered together.

**Based on the RFD (BLM 2005d), MPY reflects the maximum development that *could* occur in *any given year*. During most Plan years, development per year will be less than this maximum.

By far, Alternative E would result in the most adverse impacts on mineral resource development, compared to the No Action Alternative. One contributing factor in the decrease of acres available and wells (compared to the No Action Alternative) is that Alternative E has the smallest acreage of BLM lands available under standard stipulations (the most open stipulations), of all the alternatives. Under this alternative, approximately 28% of all open BLM lands would be available under standard stipulations, and approximately 72% of all open BLM lands would be subject to special stipulations. However, the greatest contributing factor in the decrease of acres available and wells is the closure of non-WSA lands with wilderness characteristics under Alternative E.

Oil and gas development likely would occur in all three RFD areas, but most years, the Monument Upwarp RFD area would see no development in terms of wells (see Table 4.83). Alternative E is the only alternative in which the Monument Upwarp RFD area has fewer lands open to leasing than another RFD area—specifically, the Blanding Sub-basin RFD area. Indeed, the Blanding Sub-basin RFD area is the area that changes least in terms of acres available under Alternative E compared to the No Action Alternative; the Blanding Sub-basin RFD area is only 49,909 acres smaller under Alternative E. Similar to the No Action Alternative, most wells (36) would be drilled in the Blanding Sub-basin RFD area. In a comparison between Alternative E and the No Action Alternative, the notable difference between percentage of lands available and percentage of wells drilled over 15 years can be explained by the fact that many of the non-WSA lands with wilderness characteristics in the Monument Upwarp RFD Area, which already has a lower development potential than the other 2 RFD areas.

Ultimately, a decrease in the potential number of oil and gas wells under Alternative E (a 26% decrease) would lead to a decrease in the available supply of oil and/or natural gas. The federal government and/or the State of Utah would continue to receive royalties from the production and sale of oil and gas, though at lower rates than under the No Action Alternative (see Section 4.3.12, Socioeconomic Resources). However, the decreased number of predicted wells would also decrease the rate at which finite reserves of fossil fuel resources in the Monticello FO are extracted and consumed (compared to the No Action Alternative), which would have a beneficial impact on the long-term viability and availability of these resources.

Geophysical Exploration

Under Alternative E, approximately 380 linear miles of source line for 2-D and 3-D geophysical exploration would be conducted over the next 15 years for the purposes outlined in Section 4.3.7.2, Summary of Geophysical RFD, and would result in approximately 591 acres of surface disturbance over the next 15 years. This exploration would result in beneficial impacts to mineral resource development of the same type and quality described in Section 4.3.7.2, for the same reasons (BLM 2005d). However, less exploration would happen under Alternative E than under the No Action Alternative: 179 fewer miles of source line (a decrease of 32.0%) would be used under Alternative E compared to the No Action Alternative. Geophysical exploration would occur in all three RFD areas, as detailed in Table 4.83.

Other Leasable Mineral Resources

Although 758,929 acres of BLM land would be administratively open under Alternative E for the leasing of potash and salt and tar sands (a decrease of approximately 479,301 acres, or 39%, compared to the No Action Alternative), because the level of development expected is so low,

impacts on potash and salt and tar sands leasing from mineral resource development decisions would be the same as impacts under the No Action Alternative.

Locatable Mineral Resources

Approximately 1,015,384 acres of BLM land would be open under Alternative E to mineral entry of uranium-vanadium, copper, gold, and limestone, a decrease of approximately 659,673 acres, compared to the No Action Alternative. Impacts of locatable resource decisions under this alternative would be essentially the same as those described for the No Action Alternative, except that there would be slightly less acreage available for the development of these resources.

Salable Mineral Resources

Approximately 758,931 acres of BLM land would be open to development of sand and gravel, building stone, and clay under Alternative E (Map 25). This represents a decrease of approximately 630,324 acres compared to the No Action Alternative. Impacts of salable resource decisions under this alternative would be essentially of the same form and type as those described for the No Action Alternative, except that they would be more adverse under Alternative E.

4.3.7.5.5.4. Impacts of Management of Non-WSA Lands with Wilderness Characteristics on Mineral Resource Development Under Alternative E

Under Alternative E, approximately 582,360 acres of non-WSA lands with wilderness characteristics (or 32.6%) would be managed as closed to mineral leasing, proposed for withdrawal from mineral entry, ROW avoidance area, closed to disposal of mineral materials, and managed as VRM I.

These management decisions would have an adverse impact on mineral resource development. Fewer lands would be available for oil and gas leasing and subsequent mineral resource development; this would result in fewer wells drilled over the next 15 years. Adverse impacts on mineral entry could occur because 32.6% fewer acres would be available for development of locatable minerals, resulting in less mining activity and less production of uranium-vanadium, copper, and placer gold.

4.3.7.5.5.5. Impacts of Recreation Resource Decisions on Mineral Resource Development Under Alternative E

Impacts from recreation decisions under Alternative E would be the same as under Alternative B. Impacts of recreation decisions under Alternative E would result in an adverse impact compared to the No Action Alternative, of essentially the same magnitude as Alternative B. Non-WSA lands with wilderness characteristics which would be closed to leasing, occur within many SRMAs, but these closures are not a result of recreation decisions.

4.3.7.5.5.6. Impacts of Soils and Watershed Decisions on Mineral Resource Development Under Alternative E

Under Alternative E, a minimum of 659,170 acres of BLM lands open to surface-disturbing mineral resource development (or 81.1% of open BLM lands) are overlain by sensitive soils with medium and high limitations (Table 4.84). The particular requirements and limitations on such

mineral resource development and the resulting impacts on mineral resource development would be the same as those under the No Action Alternative; however, Alternative E is unique because, while it reflects the lowest minimum acreage, it also reflects the highest percentage of open BLM lands overlain by sensitive soils.

Table 4.84. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under Alternative E

RFD Area	Leasing Category	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
Blanding Sub-basin	Standard	130,253	Alkalinity	110,367	84.7
	Special	217,905	Alkalinity	182,198	83.6
	NSO, Open to ME ¹	21,427	Alkalinity	19,319	90.2
	Subtotal	369,585		311,884	84.4
Monument Upwarp	Standard	61,451	Alkalinity	42,971	69.9
	Special	195,648	Alkalinity	153,274	78.3
	NSO, Open to ME ¹	7,960	Droughty	7,678	96.5
	Subtotal	265,059		203,923	76.9
Paradox Fold and Fault Belt	Standard	21,584	Alkalinity	17,702	82.0
	Special	132,087	Rooting Depth	103,840	78.6
	NSO, Open to ME ¹	24,528	Droughty	21,821	89.0
	Subtotal	178,199		143,363	80.5
Total		812,843		659,170	81.1

1. NSO, Open to ME = No Surface Occupancy but Open to Mineral Entry.

2. Possible limiting factors are water erosion, wind erosion, droughty soils, excess salt, excess sodium, rooting depth, and alkalinity.

Under Alternative E, impacts on areas of over 20% slope would be the same as under Alternative B, for the same reasons.

4.3.7.5.5.7. Impacts of Special Designations Decisions on Mineral Resource Development Under Alternative E

Under Alternative E, 521,141 acres of BLM lands would occur in ACECs (Table 4.85). In all, 432,145 of these acres are subject to NSO or closed to leasing. If 393,477 acres (out of 432,145 acres) are automatically closed to leasing because they are located in WSAs or are non-WSA lands with wilderness characteristics, we assume that the remainder—38,668 acres—has been limited to mineral resource development as a direct result of designation of the ACECs (see Table 4.85). Therefore, for the purposes of this analysis, implementation of Alternative E represents a limitation of 2.2% of all BLM lands (38,668 acres) due to ACEC designation. ACEC designation under Alternative E has less of a negative impact on mineral resource development than it does under the No Action Alternative (about 4.5% less) or Alternative B (about 2.7% less). Alternative E is most like Alternative C in terms of impacts to mineral resource development from ACEC designation.

Table 4.85. Acreages of Existing and Potential ACECs that are Available to Mineral Resource Development, if Designated under Alternative E

ACEC	Acres			VRM Outside WSA and LWC ²	Lease Stipulations (Acres)				Other Activities Outside WSAs		
	Total	Within WSA and LWC ¹	Outside WSA and LWC		Standard	Special	NSO	Closed	Entry	Disposal	Geophysical
EXISTING											
Alkali Ridge (Alkali Ridge NHL)	39,196 ... NOT SPECIFIED ...	--	39,196	IV	0	37,050	2,146	0	--	--	--
Bridger Jack Mesa	6,225	6,214	11	I	0	5	0	6,220	yes	no	--
Butler Wash North	17,365	15,524	1,841	I	4	172	0	17,188	no	no	--
Cedar Mesa³	306,743	254,879	51,864	III	21,524	27,779	2,560	254,879	--	--	--
(Grand Gulch SEA)	(4,240)	(4,240)	--	NA	(0)	(0)	(0)	(4,240)	--	--	--
(Valley of the Gods SEA)	... SEE POTENTIAL ...										
(Scenic Highway Corridor)	... NOT SPECIFIED ...										
Dark Canyon	61,660	61,606	54	I	0	22	0	61,638	no	no	no
Hovenweep	2,439	--	2,439	III	2,412	0	0	0	yes	no	yes
Indian Crk/Lockhart Basin	56,293	31,608	24,685	I	0	0	24,508	31,785	no	no	--
(Indian Creek)	(8,510)	(8,489)	(21)	I	(0)	(0)	(21)	(8,489)	no	no	--
(Lockhart Basin)	(47,783)	(23,119)	(24,664)	I	(0)	(0)	(24,487)	(23,296)	no	no	--
Lavender Mesa	649	649	0	I	0	0	0	649	no	--	--
POTENTIAL											
(Lockhart Basin)	... SEE EXISTING ...										
San Juan River ⁴	7,590	2,155	5,435	I, II, III	0	0	3,567	4,023	no	no	--
Shay Canyon	119	99	20	I	0	0	20	99	no	no	no
Valley of the Gods	22,863	20,743	2,120	I	0	0	0	22,863	no	no	--

"NA" and "--" both mean Not Applicable. Items in parenthesis are subsets of the first number above that is *not* in parenthesis.

LWC = Lands with Wilderness Characteristics; bolded ACECs indicate those with LWCs.

1. Always VRM I, or closed to leasing.
2. According to Alternatives Matrix in Chapter 2, if specified.
3. Portions of Cedar Mesa ACEC lie within eight WSAs.
4. To be managed as SRMA in this alternative.

Impacts due to WSR recommendations under Alternative E would be the same in type and form as under Alternative B.

4.3.7.5.5.8. Impacts of Special Status Species and Other Wildlife and Fisheries Decisions on Mineral Resource Development Under Alternative E

Gunnison Sage-grouse

Under Alternative E, management decisions regarding Gunnison Sage-grouse would be the same as under Alternative B, as would the impacts on mineral resource development from these management decisions.

Bighorn Sheep Lambing and Rutting

Under Alternative E, on the 453,386-acre bighorn crucial habitat area (or 25.4% of all BLM lands), the special conditions described in Chapter 2 would be enforced for the duration of the lambing season and rutting season (Table 4.86; see also the No Action Alternative for the duration). These management decisions would result in the same impacts as Alternative B.

Pronghorn Fawning Area

Impacts under Alternative E would be the same as under Alternative B, for the same reasons.

Deer Winter Range

Impacts under Alternative E would be the same as under Alternative B, for the same reasons.

Elk

Impacts under Alternative E would be the same as under Alternative B, for the same reasons.

4.3.7.5.5.9. Impacts of Vegetation Management Decisions on Mineral Resource Development Under Alternative E

Impacts on mineral resource development under Alternative E would be essentially the same as under Alternative B, except that fewer acres of vegetation would be treated (2,000 acres/year), and because the same acreages of vegetation would be protected from surface disturbance.

4.3.7.5.5.10. Impacts of Visual Resource Decisions on Mineral Resource Development Under Alternative E

Under Alternative E, approximately 998,370 acres (or 56.0% of BLM lands) would fall into the VRM I class, and in these areas, mineral resource development would be subject to NSO or closed to leasing because of the restrictions on surface disturbance in this VRM class. Adverse impacts under Alternative E would be of the same type as under the No Action Alternative, for the same reasons, but at a greater magnitude (35.1%). Alternative E proposes the greatest VRM related limits to mineral resource development.

Table 4.86. Additional Seasonal Restrictions within Established Buffer Zones Applied to Mineral Resource Development under Alternative E

Species	Dates	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
Gunnison Sage-grouse leks (2.0 miles)													
• Non-disturbing geophysical work	3/20 – 5/15												
• All permitted activities (nighttime)	3/20 – 5/15												
Bighorn – Lambing (453,388 acres)	4/1 – 7/15												
Bighorn – Rutting (453,388 acres)	10/15 – 12/31												
Pronghorn – Fawning (29,365 acres)	5/1 – 6/15												
Deer – Winter use (785,921 acres)	11/1 – 5/15												
Elk – Winter use (191,173 acres)	11/1 – 5/15												

4.3.7.5.6. PROPOSED PLAN

4.3.7.5.6.1. Impacts of Cultural Resource Decisions on Mineral Resource Development Under The Proposed Plan

Under the Proposed Plan, cultural resource decisions regarding the 37,388-acre Grand Gulch National Historic District, Comb Ridge Management Zone (30,752 acres) McLoyd-Moon House (1,609 acres), and Beef Basin SRMA (20,302 acres) would result in the same impacts to mineral resource development as occur under Alternative B.

4.3.7.5.6.2. Impacts of Lands and Realty Decisions on Mineral Resource Development Under The Proposed Plan

Under the Proposed Plan, approximately 50,665 acres (or 2.9% of all BLM lands) would be recommended for withdrawal from mineral entry. This decision has the potential to result in adverse impacts of the same type as the No Action Alternative, but at a much lower magnitude.

4.3.7.5.6.3. Impacts of Mineral Decisions on Mineral Resource Development Under The Proposed Plan

Oil and Gas Resources

In total, approximately 1,224,811 acres of BLM lands within the Monticello FO would be administratively open for oil and gas leasing under standard and special lease stipulations within the three RFD development areas (see Table 4.65). Based on the proportion of BLM lands open for leasing and the RFD (BLM 2005d), it is estimated that 72 predicted oil and gas wells would be drilled over the next 15 years (Table 4.87; Map 32; BLM 2005c). This alternative would result in a decrease of approximately 17,102 acres available for development and a decrease of 1 predicted oil and gas well (or 1.4%) compared to the No Action Alternative. See the socioeconomic analysis in this chapter (Section 4.3.12, Socioeconomic Resources) for the projected yield of oil and gas for the Proposed Plan.

Under this alternative, approximately 40% of all open BLM lands would be available under standard stipulations, and approximately 60% of all open BLM lands would be available under special stipulations. Although the overall acreage administratively open to leasing is greater under this alternative than under the No Action Alternative, standard stipulations/special stipulations ratio under the Proposed Plan is very similar to that of the No Action Alternative.

Oil and gas development would occur in all three RFD areas. Similar to the No Action Alternative, the Monument Upwarp RFD area would see the least amount of development in terms of wells (i.e., 9), despite having the most lands administratively open to development.

Table 4.87. Predicted Oil and Gas Wells and Geophysical Exploration on BLM Lands within RFD Areas under The Proposed Plan, Average over 15 Years and Maximum per Year (MPY)

RFD Area	Acres of BLM Lands Available			% of BLM Lands Available	Predicted Wells*	Geophysical Exploration	
	Standard	Special	Total			Linear Miles of Source Line	Acres
AVERAGE OVER 15 YEARS							
Paradox Fold and Fault Belt	40,242	210,525	250,767	97	24	269	489
Blanding Sub-basin	224,265	145,007	369,272	96	41	205	271
Monument Upwarp	230,925	376,945	607,870	83	7	99	143
LOP Total	629,471	732,477	1,227,909		72	573	903
MAXIMUM PER YEAR (MPY)**							
Paradox Fold and Fault Belt	***	***	***	***	3	25	45
Blanding Sub-basin	***	***	***	***	4	14	25
Monument Upwarp	***	***	***	***	1	7	13
MPY Total	***	***	***		8	46	83

Note: Calculations based on BLM lands only.

*Oil and natural gas wells are considered together.

**Based on the RFD (BLM 2005d), MPY reflects the maximum development that *could* occur in *any given year*. During most Plan years, development per year will be less than this maximum.

Also similar to the No Action Alternative, most wells (i.e., 41) would be drilled in the Blanding Sub-basin RFD Area. Some notable differences in the RFD areas' leasing stipulations can be seen between the Proposed Plan and the No Action Alternative. In the Paradox Fold and Fault Belt RFD area, under the Proposed Plan, more than two-thirds of available lands are subject to special stipulations, whereas under the No Action Alternative, nearly two-thirds of available lands are available under standard stipulations. In the Monument Upwarp RFD area, more than twice as much land is subject to standard stipulations under the Proposed Plan compared to the No Action Alternative, while the land subject to special stipulations decreases by only about 7.9% under the Proposed Plan.

Ultimately under the Proposed Plan the direct impacts of mineral resource development decisions on oil and gas production would be beneficial, but negligible, compared to the No Action Alternative. A very small increase in the potential number of oil and gas wells under the Proposed Plan (a 1.4% increase) would lead to a very small increase in the available supply of oil and/or natural gas and in royalties (see Section 4.3.12, Socioeconomic Resources).

Geophysical Exploration

Under the Proposed Plan, approximately 556 linear miles of source line for 2-D and 3-D geophysical exploration would be conducted over the next 15 years for the purposes outlined in Section 4.3.7.2, Summary of Geophysical RFD and would result in approximately 879 acres of surface disturbance over the next 15 years. This exploration would result in beneficial impacts to mineral resource development of the same type and quality described in Section 4.3.7.2 and for the same reasons (BLM 2005d), to a greater degree than the No Action Alternative. Fourteen more miles of source line (an increase of 2.5%) would be used under the Proposed Plan compared to the No Action Alternative. Geophysical exploration would occur in all three RFD areas, as detailed in Table 4.87.

Other Leasable Mineral Resources

Although 1,348,973 acres of BLM land would be administratively open under the Proposed Plan for the leasing of potash and salt and tar sands (an increase of approximately 110,743 acres, or 8.9%, compared to the No Action Alternative), because the level of development expected is so low, impacts to potash and salt and tar sands leasing because of mineral resource development decisions would be nearly identical to those described under the No Action Alternative.

Locatable Mineral Resources

Approximately 1,682,865 acres of BLM land would be open under the Proposed Plan to mineral entry of uranium-vanadium, copper, gold, and limestone, a decrease of approximately 7,808 acres, or less than 1%, compared to the No Action Alternative. The types and forms of impacts under the Proposed Plan would be the same as those described for the No Action Alternative.

Salable Mineral Resources

Approximately 1,358,968 acres of BLM land would be open to development of sand and gravel, building stone, and clay under the Proposed Plan (Map 26). This represents a decrease of approximately 40,288 acres compared to the No Action Alternative. Impacts under the Proposed Plan would be essentially the same as those described for the No Action Alternative.

4.3.7.5.6.4. Impacts of Management of Non-WSA Lands with Wilderness Characteristics on Mineral Resource Development Under The Proposed Plan

Under the Proposed Plan, approximately 88,871 acres of non-WSA lands with wilderness characteristics (or 5.0 %) would be managed as NSO and closed to mineral leasing, proposed for withdrawal from mineral entry (approximately 4,280 acres), ROW avoidance area, closed to disposal of mineral materials, and managed as VRM II.

These management decisions would have an adverse impact on mineral resource development. Fewer lands would be available for oil and gas leasing and subsequent mineral resource development; this would result in fewer wells drilled over the next 15 years. Adverse impacts on mineral entry could occur because 5.0 % fewer acres would be available for development of locatable minerals, resulting in less mining activity and less production of uranium-vanadium, copper, and placer gold.

4.3.7.5.6.5. Impacts of Recreation Decisions on Mineral Resource Development Under The Proposed Plan

Under the Proposed Plan, in the 9,859-acre San Juan River SRMA, recreation decisions that pertain to mineral resource development would be the same as Alternative B, except that the entire SRMA, including the Bluff Airport vicinity, would be closed to mineral materials disposal. These recreation decisions would result in essentially the same impacts as Alternative B.

Under the Proposed Plan, recreation decisions regarding the 375,734-acre Cedar Mesa Cultural SRMA would result in the same impacts that would occur under Alternative B.

4.3.7.5.6.6. Impacts of Soils and Watershed Decisions on Mineral Resource Development Under The Proposed Plan

Under The Proposed Plan, a minimum of 1,063,652 acres of BLM lands open to surface-disturbing mineral resource development (or 76.6% of available BLM lands) are overlain by sensitive soils with medium and high limitations (Table 4.88). The particular requirements and limitations on such mineral resource development and the resulting impacts on mineral resource development would be the same as those under the No Action Alternative.

Table 4.88. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under The Proposed Plan

RFD Area	Leasing Stipulation	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
Blanding Sub-basin	Standard	254,706	Alkalinity	214,035	84.0
	Special	142,314	Alkalinity	117,263	82.4
	NSO, Open to ME ¹	8,213	Alkalinity	7,316	89.1
	Subtotal	405,233		338,614	83.6
Monument Upwarp	Standard	293,201	Alkalinity	207,717	70.8
	Special	407,984	Alkalinity	298,098	73.1

Table 4.88. Minimum Acreages of High- and Medium-risk Sensitive Soils within Lands Open to Surface-disturbing Mineral Resource Development, by RFD Area, under The Proposed Plan

RFD Area	Leasing Stipulation	Total Acreage	Largest Single Limiting Factor ²	Acreage	% Total Acreage
	NSO, Open to ME ¹	25,171	Alkalinity	24,069	95.6
	Subtotal	726,356		529,884	73.0
Paradox Fold and Fault Belt	Standard	81,564	Rooting Depth	64,994	79.7
	Special	169,204	Rooting Depth	124,877	73.8
	NSO, Open to ME ¹	5,939	Rooting Depth	5,283	89.0
	Subtotal	256,707		195,154	76.0
Total		1,388,296		1,063,652	76.6

1. NSO, Open to ME = No Surface Occupancy but Open to Mineral Entry.

2. Possible limiting factors are water erosion, wind erosion, droughty soils, excess salt, excess sodium, rooting depth, and alkalinity.

Under the Proposed Plan, the impacts of requiring a plan for slopes between 21% and 40% and implementing the Gold Book Standards (BLM and FS 2005) would be the same as Alternative B. Implementing surface-disturbing mineral resource development on slopes over 40% is still generally disallowed under the Proposed Plan, but if re-siting would cause "undue or unnecessary degradation" it may be allowed. Therefore, the negative, minor impacts of the Proposed Plan on mineral resource development on slopes above 40% are similar in type to Alternative B but somewhat less in magnitude.

4.3.7.5.6.7. Impacts of Special Designations Decisions on Mineral Resource Development Under The Proposed Plan

Under the Proposed Plan, 73,492 acres of BLM lands would occur in ACECs (Table 4.89). In all, 41,292 of these acres are subject to NSO or closed to leasing. If 4,602 acres (out of 41,292 acres) are automatically closed to leasing because they are located in WSAs, we assume that the remainder—34,942 acres—has been limited to mineral resource development as a direct result of designation of the ACECs (see Table 4.89). Therefore, for the purposes of this analysis, implementation of the Proposed Plan represents a closure of 1.9% of all BLM lands (34,942 acres) due to ACEC designation. ACEC designation under the Proposed Plan has less of a negative impact on mineral resource development than it does under the No Action Alternative (about 4.4% less) or under Alternative B (about 2.6% less).

Under the Proposed Plan, Colorado River Segments #2 and #3, San Juan Segment # 5, and the Dark Canyon segment, a total of 35.7 miles (BLM River Miles) , are recommended suitable for WSR designation. As the suitable segments would be managed as VRM I and II, these recommendations would effectively make these areas unavailable for leasing. This mileage accounts for a 0.2% decrease in BLM lands available for optimal mineral resource development in comparison with the No Action Alternative for WSR segments. Accordingly, this would result in essentially the same potential mineral resource development as the No Action Alternative.

4.3.7.5.6.8. Impacts of Special Status Species and Other Wildlife and Fisheries Decisions on Mineral Resource Development Under The Proposed Plan

Gunnison Sage-grouse

Impacts to mineral resource development under the Proposed Plan would be of the same type and quality as under Alternative B, except that the lek habitat buffer zone would be slightly smaller (i.e., a 0.6-mile buffer around lek habitat under the Proposed Plan, compared with a 2.0-mile buffer in Alternative B), in favor of mineral resource exploration and development.

Table 4.89. Acreages of Existing and Potential ACECs that are Available to Mineral Resource Development, if Designated under the Proposed Plan

ACEC	Acres			VRM Outside WSA ²	Lease Stipulation (Acres)				Other Activities Outside WSAs		
	Total	Within WSA ¹	Outside WSA		Standard	Special	NSO	Closed	Entry	Disposal	Geophysical
EXISTING											
Alkali Ridge	39,196	--	39,196	IV	0	37,050	2,146	0	yes	yes	yes
(Alkali Ridge NHL)	(2,146)	--	(2,146)	NA	(0)	(0)	(2,146)	(0)	no	no	yes
Bridger Jack Mesa	0	NA	NA	NA	13	0	0	6,212	... NOT DESIGNATED ACEC ...		
Butler Wash North	0	NA	NA	NA	179	35	0	17,152	... NOT DESIGNATED ACEC ...		
(Grand Gulch SEA)	0	0	--	NA	(0)	(0)	(0)	(4,240)	--	--	--
(Valley of the Gods SEA)	22,863										
(Scenic Highway Corridor)	0										
Dark Canyon	0	NA	NA	NA	0	85	0	61,574	... NOT DESIGNATED ACEC ...		
Hovenweep	2,439	--	2,439	III	0	1535	877	0	yes	no	yes
Indian Creek/Lockhart Basin	0	0	0	NA	5,590	37,945	5,170	7,588	--	--	--
(Indian Creek)	(3,908)	(0)	(3,908)	I	(0)	(1)	(3,908)	0	no	no	yes
(Lockhart Basin)	(0)	NA	NA	III	(5,590)	(37,944)	(1,263)	(2,986)	... NOT DESIGNATED ACEC ...		
Lavender Mesa	649	--	649	II	0	0	649	0	yes	--	yes
POTENTIAL											
(Lockhart Basin)	... SEE EXISTING ...										
San Juan River ³	4,321	--	4,321	I, II, III (Var.)	0	0	4204	982	no	no	--
Shay Canyon	119	--	119	II	0	0	119	0	yes	no	yes
Valley of the Gods	22,863	--	22,863	I	0	0	22,863	0	--	no	--

"NA" and "--" both mean Not Applicable. Items in parenthesis are subsets of the first number above that is *not* in parenthesis.

1. Always VRM I, or closed to leasing.
2. According to Alternatives Matrix in Chapter 2, if specified.
3. To be managed as SRMA in this alternative.
4. Portions of Cedar Mesa ACEC lie within eight WSAs.

Bighorn Sheep Lambing and Rutting

The bighorn lambing and rutting seasons are shorter under the Proposed Plan than they are under the No Action Alternative and Alternative B (30 days shorter for lambing and 16 days shorter for rutting; Table 4.90). Under the Proposed Plan, the lambing timing restrictions would occur on 415,395 acres of crucial lambing habitat (or 23.3% of all BLM lands). This area is larger than that designated under the No Action Alternative (by 85,645 acres, or 26.0%), but smaller than that designated under Alternative B (by 37,993 acres, or 8.4%). Because the Proposed Plan's lambing timing limitations are less than the No Action Alternative while the crucial habitat is greater, it cannot be determined whether the net, negative impacts on mineral resource development from The Proposed Plan are more or less than the No Action Alternative. However, the impacts on mineral resource development from the Proposed Plan are definitively less in magnitude than Alternative B, due to the smaller acreage of habitat and the shortened duration of the timing limitations.

Under the Proposed Plan, the rutting timing restrictions would occur across a habitat area that is essentially the same size as under Alternative B. Because timing limitations for rutting under the Proposed Plan are less than the No Action Alternative while its crucial habitat acreage is greater, it cannot be determined whether the net, negative impacts on mineral resource development from the Proposed Plan are more or less than the No Action Alternative. However, the impacts on mineral resource development from the Proposed Plan are definitively less than Alternative B, due to the shortened duration of the timing limitations under the Proposed Plan.

Pronghorn Fawning Area

Under the Proposed Plan, impacts on mineral resource development due to pronghorn decisions would be the same as under Alternative B.

Deer Winter Range

Under the Proposed Plan, on the 266,406-acre deer crucial winter range (or 14.9% of all BLM lands), the special conditions described in Chapter 2 would be enforced for 181 days of critical winter use (see Table 4.90). These management decisions would result the same type and quality of impacts to mineral resource development as are described under the No Action Alternative, but to a greater degree. The Proposed Plan results in greater impacts both in terms of the larger area being restricted as winter range (larger by 68,856 acres, or 34.9% compared to the No Action Alternative) and the longer duration of enforcement of the restrictions (longer by 30 days, or 16.6% compared to the No Action Alternative).

Elk

Under the Proposed Plan, on the 97,471-acre elk crucial winter range (or 5.5% of all BLM lands), the special conditions described in Chapter 2 would be enforced for 181 days of critical winter use (see Table 4.90). These management decisions would result in the same type and quality of impacts to mineral resource development as are described under Alternative B, but to a lesser degree. The Proposed Plan results in fewer impacts both in terms of the smaller area being restricted as winter range (smaller by 93,702 acres, or 49.0% compared to Alternative B) and the shorter duration of enforcement of the restrictions (shorter by 15 days, or 7.7% compared to Alternative B).

Table 4.90. Additional Seasonal Restrictions within Established Buffer Zones Applied to Mineral Resource Development under The Proposed Plan

Species	Dates	Jan		Feb		Mar		Apr		May		Jun		Jul		Aug		Sep		Oct		Nov		Dec	
Gunnison Sage-grouse leks (0.6 miles)																									
Non-disturbing geophysical work	3/20 – 5/15																								
All permitted activities (dawn hours)	3/20 – 5/15																								
Bighorn – Lambing (415,395 acres)	4/1 – 6/15																								
Bighorn – Rutting (453,390 acres)	10/15 – 12/15																								
Pronghorn – Fawning (29,365 acres)	5/1 – 6/15																								
Deer – Winter use (266,406 acres)	11/15 – 4/15																								
Elk – Winter use (97,471 acres)	11/15 – 4/15																								

In all, wildlife decisions necessitating special stipulations would impact various acreages at various times of the year. Under the Proposed Plan, no wildlife related timing limitations would be enforced on any acreage from June 15 through October 15 (122 days). This amounts to less restriction to mineral resource development compared to Alternative B and the No Action Alternative, in the form of an additional month of mineral resource development without wildlife related timing limitations. At the other end of the spectrum, restrictions from November 15 through December 15 would be enforced on up to 729,567 acres (or 41% of all BLM lands, assuming overlap; see Table 4.65) under the Proposed Plan⁵. This maximum is less restrictive than Alternative B but more restrictive than Alternative D.

4.3.7.5.6.9. Impacts of Vegetation Management Decisions on Mineral Resource Development Under The Proposed Plan

Impacts on mineral resource development under the Proposed Plan would be essentially the same as under the No Action Alternative, except that fewer acres of vegetation would be treated (1,500 acres/year). Although only the vegetation of the Lavender Mesa ACEC would be protected, the area of the Bridger Jack Mesa ACEC—in which surface disturbance would be allowed—is such a small proportion of the total planning area that the impacts at the PA-wide level would be essentially the same at approximately 0.03%

4.3.7.5.6.10. Impacts of Visual Resource Decisions on Mineral Resource Development Under The Proposed Plan

Under the Proposed Plan, approximately 422,989 acres (or 23.8% of BLM lands) would fall into the VRM I class, and in these areas, mineral resource development would be subject to NSO or closed to leasing because of the restrictions on surface disturbance in this VRM class.

Adverse impacts under the Proposed Plan would be of the same type as the No Action Alternative, for the same reasons. The magnitude of these impacts would be greater than Alternative A (by 2.9%) but less than Alternative B.

4.3.7.6. MITIGATION MEASURES

None of the alternatives would result in impacts that would necessitate mitigation of mineral resource development other than those found in standard operating procedures (Appendix A and I, and O). Furthermore, the various leasing stipulations and policies (see Appendix A) serve as a framework for best management practices for mineral resource development in the Monticello FO.

4.3.7.7. UNAVOIDABLE ADVERSE IMPACTS

Unavoidable, adverse impacts for mineral resource development include the slow, steady depletion of finite mineral resources under the surface of the Monticello FO, including oil, natural gas, potash, salt, tar sands, uranium-vanadium, copper, gold, limestone, sand, gravel, building stone, and clay. To a lesser extent, unavoidable, adverse impacts also include the

⁵ The maximum of 729,567 acres was derived from the acres subject to special stipulations in Table 4.41, rather than the maximum acreage in Table 4.54 (which would have been 817,267 acres, assuming no overlap). As 817,267 acres is greater than the acreage subject to special stipulations in Table 4.41 (729,567 acres), it is evident that there is considerable overlap among the various habitats. Therefore, at the most limited time of November 15–December 15, the maximum acreage that can be assumed is the one in Table 4.41.

relatively small, project-sized alterations to the geological surfaces and topography of the Monticello FO because of mineral resource extraction practices.

4.3.7.8. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Short-term uses of mineral resources at the predicted rate (RFD) are unlikely to affect the long-term productivity of the resource over the next 15 years.

4.3.7.9. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

The extraction and development of mineral resources from the Monticello FO would result in both an irreversible and irretrievable loss of those mineral resources because of the finite nature of the resource. The impacts would be irretrievable and irreversible because once extracted, the mineral resource cannot be used again, nor can it be replaced in the foreseeable future.

4.3.7.10. SUMMARY OF IMPACTS

The summary of impacts on mineral resource development can be found in Table 2.2.

4.3.8. NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

Non-WSA lands with wilderness characteristics are areas having 5,000 acres, or areas less than 5,000 acres that are contiguous to designated wilderness, WSAs, or other lands administratively endorsed for wilderness; or in accordance with the Wilderness Act's language, areas "of sufficient size as to make practicable its preservation and use in an unimpaired condition." These are areas in a natural or undisturbed condition that provide outstanding opportunities for solitude or primitive forms of recreation (non-motorized and non-mechanized activities in undeveloped settings). BLM used the same criteria for determining wilderness characteristics as in the 1979 wilderness inventory. The 5,000 acre value was helpful to BLM in making preliminary judgments, but it was not considered a limiting factor.

The Proposed Plan and all of the alternatives would impact the values of non-WSA lands with wilderness characteristics to some degree. Generally, actions that create surface disturbance adversely affect the natural characteristics of these areas and the setting for experiences of solitude and primitive recreational activities. Motorized uses in these areas detract from opportunities for both solitude and primitive forms of recreation.

Under the Proposed Plan, parts of four non-WSA lands with wilderness characteristics totaling 88,871 acres would be managed with emphasis on protection of the area's wilderness characteristics. All or parts of 29 non-WSA lands with wilderness characteristics, totaling 493,489 acres would be managed with emphasis on other resources values and uses. Under Alternatives A, B, C, and D, no non-WSA lands with wilderness characteristics would be managed with specific emphasis on protection of the wilderness characteristics. Under Alternative E, all 29 non-WSA lands with wilderness characteristics would be managed with emphasis on protection of wilderness characteristics on 582,360 acres. See Table 2.1, Summary Table of Alternatives

The analysis that follows will disclose the effects of the various actions prescribed under the Proposed Plan and each alternative on the wilderness characteristics of non-WSA lands with wilderness characteristics proposed for management and protection of those characteristics and non-WSA lands with wilderness characteristics that are proposed for management with emphasis on other resource values and uses.

Resources or uses determined to have negligible impacts on non-WSA lands with wilderness characteristics include air quality and health and safety. This is because 1) maintaining air quality within threshold levels for constituent pollutants would not affect wilderness characteristics within the non-WSA lands with wilderness characteristics, and 2) there are no abandoned mine lands, unauthorized dumping sites, or hazardous materials spills that have been identified in non-WSA lands with wilderness characteristics; therefore, it is not an issue or resource for further analysis.

4.3.8.1. IMPACTS OF CULTURAL RESOURCES DECISIONS ON NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

Under the Proposed Plan and all alternatives, the BLM would provide for legitimate field research by qualified scientists and institutions. These activities could create temporary surface-disturbing activities by digging and excavation. If conducted in non-WSA lands with wilderness characteristics, it would create a loss of naturalness and temporarily disturb opportunities for

solitude and primitive recreation in the immediate area of research due to excavation activities. In the long-term, however, knowing more about the cultural resources of an area, interpreting the resource in a fashion consistent with protection of wilderness characteristics, and viewing cultural resource sites in the non-WSA lands with wilderness characteristics would all add to the enjoyment of these areas for primitive recreational purposes. Protection of historic and prehistoric resources in non-WSA lands with wilderness characteristics would enhance opportunities for primitive forms of recreation. And, protection of cultural resources adds to the character of the setting that supports these recreational opportunities.

4.3.8.1.1. ALTERNATIVE A

4.3.8.1.1.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Alternative A would not designate any Cultural Special Management Areas or Special Recreation Management Areas (SRMAs), thus there would be no impacts from this decision on non-WSA lands with wilderness characteristics. Because there would be no CSMA or SRMA prescriptions for protecting cultural resources in portions of the Butler Wash, Dark Canyon, Comb Ridge, Fish and Owl Creeks, Road Canyon, and San Juan River non-WSA lands with wilderness characteristics, archeological site integrity may be endangered by OHV use and other surface-disturbing activities that are currently allowed under the existing land-use plan. Loss of archeological site integrity would reduce opportunities for primitive recreation associated with viewing and studying cultural resources sites.

4.3.8.1.2. ALTERNATIVE B

4.3.8.1.2.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Under Alternative B, Comb Ridge would be managed as a 38,012-acre Cultural Special Management Area (CSMA). This includes all 13,760 acres of Comb Ridge, 3,580 acres of Fish and Owl Creeks, 530 acres of Road Canyon, and 640 acres of the San Juan River non-WSA lands with wilderness characteristics. Under management prescriptions for this CSMA, the area would be closed to geophysical work, closed to disposal of mineral materials, open to oil and gas leasing subject to an NSO stipulation, and closed to private and commercial firewood cutting. Vegetation treatments would be allowed by non-surface-disturbing methods only, OHV use would be limited to designated routes, the area would be closed to dispersed camping, and group sizes would be limited. Improvements for range, wildlife habitat, and watershed would be allowed.

Beef Basin would be managed as a 20,302-acre CSMA. This would include 13,280 acres of the Dark Canyon and 1,180 acres of the Butler Wash non-WSA lands with wilderness characteristics. Management would include closing the CSMA to private and commercial firewood cutting, limiting OHV use to designated routes, and limiting group size. Improvements for range, wildlife habitat, watershed, and vegetation treatments would be allowed, and primitive car camping areas would be designated in Ruin Park, Middle Park, House Park, and along the

Beef Basin Loop Road within the Dark Canyon non-WSA lands with wilderness characteristics. The CSMA has moderate potential for oil and gas production, and would be open to oil and gas leasing subject to controlled surface use or timing limitation.

In both of these CSMA's, the majority of management prescriptions would protect the natural characteristics of portions of the non-WSA lands with wilderness characteristics and continue to provide opportunities for solitude and primitive recreation. Improvements for range, wildlife habitat and watershed would diminish the natural characteristics of the areas, depending on the methods used in both CSMA's. In the Beef Basin CSMA, vegetation treatments could be by mechanical, biological, chemical, or fire. If mechanical treatments are used within the non-WSA lands with wilderness characteristics, the natural characteristics of the areas would be compromised within the treatment area because it would leave an apparent imprint of human work on the land that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. During the time of the treatments, opportunities for solitude and primitive recreation would be foregone in and around the areas being treated due to noise and human activity associated with the vegetation manipulations. Road and well pad construction associated with oil and gas development in the Beef Basin CSMA would reduce the natural characteristics of the non-WSA lands with wilderness characteristics. The noise and presence of people and equipment, and the alteration of the landscape would reduce opportunities for solitude and primitive forms of recreation.

OHV use on designated routes in both CSMA's would detract from the opportunities for solitude and conflict with primitive recreation when vehicles (and associated motorized noise) are in the non-WSA lands with wilderness characteristics. In addition, developing a car campground in Ruin Park and designating car camping sites in Dark Canyon non-WSA lands with wilderness characteristics would detract from the natural characteristics of these lands and reduce opportunities for solitude and primitive recreation in the immediate areas where car camping is occurring.

4.3.8.1.3. ALTERNATIVE C

4.3.8.1.3.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Management proposed for the Comb Wash CSMA would be different from Alternative B in that the area would be open to private and commercial firewood cutting and available for vegetation treatments and surface-disturbing land treatments. These types of activities, if done within the non-WSA lands with wilderness characteristics, would have long-term impacts to the natural characteristics of the landscape by leaving chain-sawed stumps from firewood cutting and allowing for other types of mechanical surface disturbance that do not appear natural. During the time of the activities, opportunities for solitude and primitive recreation would be interrupted by chain saw noise and other mechanical equipment as well as by the human working presence.

Management proposed for the Beef Basin CSMA would generally be the same as in Alternative B, thus the same impacts to non-WSA lands with wilderness characteristics would ensue.

4.3.8.1.4. ALTERNATIVE D

4.3.8.1.4.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Under Alternative D, Comb Ridge would not be managed as a CSMA and Beef Basin would not be managed as a CSMA either. The cultural resources in the Comb Ridge area would be managed with the same prescriptions as the surrounding lands. Harvest of woodland products; construction of livestock, wildlife, and watershed facilities; land treatments, and motorized use of designated routes would disturb the landscape and natural characteristics of portions of the Comb Wash, Fish and Owl Creeks, Road Canyon, and San Juan River non-WSA lands with wilderness characteristics. The noise and presence of people, equipment, and vehicles used for these activities would also change the setting needed to support opportunities for primitive recreation and reduce opportunities to find solitude.

The cultural resources in the Beef Basin area would be managed by closing the area to private or commercial use of woodland products, and allowing for a commercial campground in the Ruin Park area. Closing the area to firewood cutting would continue to protect the natural characteristics within the Dark Canyon and Butler Wash non-WSA lands with wilderness characteristics. However, managing the area for mineral, energy, and mineral material production; constructing livestock, wildlife, and watershed facilities; implementing vegetation treatments; and developing a commercial campground within the Ruin Park area would create surface disturbances and introduce human-made facilities that would degrade the natural characteristics of the affected portions of the non-WSA lands with wilderness characteristics, and the opportunity for a primitive recreation experience would be lost in portions of the non-WSA lands with wilderness characteristics where these activities would be developed.

4.3.8.1.5. ALTERNATIVE E

4.3.8.1.5.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Under this alternative, all 29 non-WSA lands with wilderness characteristics, totaling 582,360 acres, would be managed to protect and preserve their wilderness characteristics. Management of the Comb Ridge and Beef Basin CSMA's would be similar to Alternative B, except that the prescription would be more restrictive. They would be closed to oil and gas leasing, closed to OHV use in those areas within the non-WSA lands with wilderness characteristics, and construction of new range, wildlife, or watershed facilities would not be allowed. All of these management actions would fully protect the wilderness characteristics of the 13,760 acres of Comb Ridge, 3,580 acres of Fish and Owl Creeks, 530 acres of Road Canyon, 640 acres of San Juan River, 13,280 acres of the Dark Canyon, and 1,180 acres of the Butler Wash non-WSA lands with wilderness characteristics that fall within these CSMA's, as no surface-disturbing activities would be allowed.

4.3.8.1.6. PROPOSED PLAN

4.3.8.1.6.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Under the Proposed Plan, five areas totaling 88,871 acres of non-WSA lands with wilderness characteristics comprising Dark Canyon (11,540 acres), Nokai Dome East (18,618 acres), Nokai Dome West (14,988 acres), Mancos Mesa (30,068 acres), and Grand Gulch (13,657 acres) would be managed to protect their wilderness characteristics.

Under the Proposed Plan, Comb Ridge would be managed as a Recreation Management Zone within the Cedar Mesa SRMA. The prescription for the Comb Ridge Recreation Management Zone would be different than management proposed under Alternative B. Under the Proposed Plan, the area would be open to private and commercial firewood cutting and available for vegetation treatments and surface-disturbing land treatments, where consistent with plan objectives. These types of activities, if done within the Grand Gulch non-WSA lands with wilderness characteristics in the SRMA, would have long-term impacts to the natural characteristics of the landscape, leaving chain-sawed stumps from firewood cutting, vegetation clearing, and other types of mechanical surface disturbance that would not appear natural. During the time of the activities, opportunities for solitude and primitive recreation would be interrupted by the noise of chain saws and other mechanical equipment, as well as by the presence of people working, and the loss of the natural characteristics that provide the setting for primitive recreation activities and experiences of solitude.

Management proposed for the Beef Basin SRMA would generally be the same as in Alternative B, except vegetation treatments in the Dark Canyon non-WSA lands with wilderness characteristics would only be permitted if consistent with plan objectives, protecting the natural characteristics of the non-WSA lands with wilderness characteristics. During the treatment, however, the presence and noise of people and equipment would reduce opportunities for solitude and conflict with primitive forms of recreation. When implementation of the treatment was finished, and any needed reclamation occurred, those opportunities would return.

4.3.8.1.6.2. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

The management prescription for the Comb Ridge Recreation Management Zone within the Cedar Mesa SRMA would have the same effects on the wilderness characteristics of Lime Creek, Valley of the Gods, Road Canyon, Comb Ridge, and Fish and Owl Creeks non-WSA lands with wilderness characteristics as described for Grand Gulch above (see Section 4.3.8.1.6.1 above). However, under the Proposed Plan, these non-WSA lands with wilderness characteristics would not be managed with emphasis on protection of their wilderness characteristics.

Management proposed for the Beef Basin SRMA would have the same effect on the wilderness characteristics of Butler Wash non-WSA lands with wilderness characteristics as described for Dark Canyon above (see Section 4.3.8.1.6.1 above).

In summary, cultural resources decisions affect non-WSA lands with wilderness characteristics. Decisions that protect cultural resources also tend to protect wilderness characteristics. Under the Proposed Plan and Alternatives B, C, and E, CSMAs, SRMAs, and Recreation Management Zones within SRMAs are established with management actions to protect cultural resources.

Alternative E is the most restrictive, and fully protects the wilderness characteristics of all or portions of the six non-WSA lands with wilderness characteristics that fall within two of the CSMA. The Proposed Plan would allow for firewood cutting and surface-disturbing land treatment when consistent with plan objectives. These actions would have some impacts on the natural characteristics of non-WSA lands with wilderness characteristics in the SRMAs and Recreation Management Zones within the SRMAs. Alternative B is very similar to Alternative E, but allows for some surface-disturbing activities associated with watershed, wildlife, range facilities and vegetation treatments, which would affect the naturalness of portions of the non-WSA lands with wilderness characteristics, if implemented. Alternative C establishes CSMA at Cedar Mesa (including Comb Ridge) and Beef Basin. In the Cedar Mesa CSMA, the effect of cultural resource decisions on non-WSA lands with wilderness characteristics would be similar to Alternative B, except that harvest of woodland products and land treatments would be permitted with impacts to the wilderness characteristics of non-WSA lands with wilderness characteristics. In the Beef Basin CSMA, the effects of cultural resources decisions on wilderness characteristics would be similar to Alternative B, except in Dark Canyon. There, limitation on vegetation treatments to non-surface-disturbing methods would protect the natural characteristics of the Dark Canyon non-WSA lands with wilderness characteristics. Alternatives A and D propose no CSMA and apply the same management as surrounding public lands. Many of those decisions would allow for surface-disturbing actions that would degrade the wilderness characteristics of the non-WSA lands with wilderness characteristics.

4.3.8.2. IMPACTS OF FIRE MANAGEMENT DECISIONS ON NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

Under the Proposed Plan and all alternatives, the BLM would attempt to restore natural fire regimes in fire-dependent and adapted ecosystems through the use of prescribed or managed wildland fire. The Monticello FO would base its priorities for all aspects of fire management decisions based on five categories (see Chapter 2, Table 2.1 Fire Management) to determine where fire is desired and where it is not. Further, following any wildland fire event, emergency stabilization and restoration (ESR) actions would be developed and implemented, as appropriate. Fuels treatment and management activities would be consistent with the resource goals and objectives in the PRMP/FEIS and may include mechanical treatments, manual treatments, prescribed fire, chemical spraying, or biological treatments and seeding.

Restoration of fire to fire-dependent and adapted ecosystems would restore a more natural vegetation community (in both species and composition) and watershed conditions and wildlife populations dependent on those communities. In the short-term, a burned landscape may reduce desire (opportunities) for primitive recreation. In the long-term, following reclamation of fire management disturbances, however, a more natural vegetation community would benefit the natural characteristics of non-WSA lands with wilderness characteristics and enhance the setting and opportunities for primitive forms of recreation, including hiking, backpacking, hunting, wildlife viewing, photography, and nature study. This would enhance the natural conditions of the non-WSA lands with wilderness characteristics.

Setting fire objectives through fire management categories would identify where fire is desired on the land, leading to the same benefits to natural characteristics as restoring fire to fire-dependent and adapted ecosystems. When it is necessary to suppress fire in non-WSA lands with wilderness characteristics, development and implementation of the ESR plan would restore fire

suppression disturbances to the land and vegetation (e.g., fire line construction), resulting in the restoration of the natural characteristics of the non-WSA lands. Fuels treatments in non-WSA lands with wilderness characteristics would aid in restoration of a more natural fire regime in these lands. The use of fire to accomplish this reduction would be compatible with the natural characteristics of these areas. The use of mechanical treatments would leave an apparent imprint of human work on the land that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics.

In the short-term, fire operations (e.g., fire line construction) would create surface disturbances that degrade the natural landscape and characteristics of the non-WSA lands with wilderness characteristics. The noise and presence of the people, equipment, and operations would also diminish opportunities for solitude and conflict with primitive forms of recreation. In the long-term, however, surface disturbance associated with the fire treatment would be restored, with little to no net impact on the natural characteristics. The impacts of the noise and presence of fire operations on opportunities for solitude and primitive recreation would cease, restoring those opportunities.

4.3.8.3. IMPACTS OF LANDS AND REALTY MANAGEMENT DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

4.3.8.3.1. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

An existing utility corridor overlies slivers of Comb Ridge, Road Canyon, and San Juan River non-WSA lands with wilderness characteristics along Highway 163. Although none are currently proposed, placement of future utility ROWs within these portions of the corridors would diminish the wilderness characteristics of these areas. Construction and placement of utility lines would cause surface-disturbing activities and placement of surface facilities that would reduce the natural characteristics of the lands within the non-WSA lands with wilderness characteristics, and alter the setting needed to support opportunities for primitive recreation activities and experiences of solitude.

4.3.8.3.2. ALTERNATIVE A

4.3.8.3.2.1. Impacts Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Surface disturbances and impacts resulting from lands and realty management decisions would degrade natural characteristics, diminish opportunities for solitude, and conflict with opportunities for primitive recreation.

Portions of four non-WSA lands with wilderness characteristics, totaling 8,880 acres, would be proposed for mineral withdrawal, to give management emphasis to other resource values and uses, under Alternative A.

- 280 acres of the Dark Canyon non-WSA lands with wilderness characteristics
- 390 acres of the Gooseneck non-WSA lands with wilderness characteristics
- 3,890 acres of the Indian Creek non-WSA lands with wilderness characteristics
- 4,320 acres of the San Juan River non-WSA lands with wilderness characteristics

The proposed mineral withdrawals would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation in each of the non-WSA lands with wilderness characteristics by preventing surface disturbance created by mining and the noise and presence people, vehicles, and equipment associated with mining.

A total of 113,240 acres in all or portions of 19 non-WSA lands with wilderness characteristics would continue to be ROW avoidance or exclusion areas (Table 4.91).

Table 4.91. Acres of Avoidance or Exclusion for ROWs in Non-WSA Lands with Wilderness Characteristics (all acreage not under exclusion or avoidance remain open for ROWs)

Name of Non-WSA Land with Wilderness Characteristics	Total Acres	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E (all avoidance areas)	Proposed Plan
Arch Canyon	50	50	0	0	0	50	0
Bridger Jack Mesa	23,050	1,220	670	690	0	23,050	690
Butler Wash	1,660	40	0	0	0	1,660	0
Cheesebox Canyon	13,240	2,630	0	0	0	13,240	0
Comb Ridge	13,760	520	13,760	0	0	13,760	0
Cross Canyon	1,350	0	0	0	0	1,350	0
Dark Canyon	66,330	0	3,310	3,350	0	66,330	11,540
Fish and Owl Creeks	24,650	2,110	3,590	0	0	24,650	0
Fort Knocker Canyon	12,410	5,710	0	0	0	12,410	0
Gooseneck	3,570	0	3,570	970	0	3,570	970
Grand Gulch	55,240	17,810	100	70	0	55,240	13,657
Gravel and Long	36,890	6,020	0	0	0	36,890	0
Hammond Canyon	4,700	0	0	0	0	4,700	0
Harmony Flat	9,660	2,900	0	0	0	9,660	0
Harts Point	24,740	0	170	0	0	24,740	0
Hatch Lockhart Hart	1,760	0	1,760	0	0	1,760	0
Indian Creek	23,280	3,680	19,760	4,140	0	23,280	4,140
Lime Creek	5,560	5,530	5,560	5,560	0	5,560	5,560

Table 4.91. Acres of Avoidance or Exclusion for ROWs in Non-WSA Lands with Wilderness Characteristics (all acreage not under exclusion or avoidance remain open for ROWs)

Name of Non-WSA Land with Wilderness Characteristics	Total Acres	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E (all avoidance areas)	Proposed Plan
Mancos Mesa	61,570	27,490	12,760	250	0	61,570	30,068
Nokai Dome	94,270	15,200	12,600	420	0	94,270	33,606 ¹
Red Rock Plateau	17,010	0	0	0	0	17,010	0
Road Canyon	11,320	2,220	2,080	1,540	0	11,320	1,540
San Juan River	14,340	5,110	4,820	4,180	0	14,340	4,180
Shay Mountain	6,710	0	100	100	0	6,710	100
Sheep Canyon	4,000	0	0	0	0	4,000	0
Squaw and Papoose Canyons	3,570	0	0	0	0	3,570	0
Upper Red Canyon	24,920	1,500	0	0	0	24,920	0
Valley of the Gods	13,670	13,450	13,670	13,670	0	13,670	13,670
White Canyon	9,080	50	0	0	0	9,080	0
Total Acres	582,360	113,240 (19%)	98,280 (17%)	34,940 (6%)	0 (0%)	582,360 (100%)	119,721 (20%)

¹Of this 33,606 acres, 18,618 acres are in Nokai Dome East and 14,988 acres are in Nokai Dome West.

The majority of lands within the Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics would be within ROW avoidance areas. Only the 5,110 acres in the San Juan River non-WSA would be an exclusion area, the rest would be avoidance areas. These areas are to be avoided but may be available for location of ROWs with special stipulations if the proposal meets the goals and objectives of other resources and uses in the land-use plan. There are no ROW proposals for these areas at this time, and the avoidance areas would protect the natural characteristics of the non-WSA lands with wilderness characteristics in these areas. However, the rest of the non-WSA lands with wilderness characteristics (469,120 acres) would remain available for the placement of ROWs. More permanent, long-term impacts would occur if the ROW is for an overhead power line than for a buried pipeline. However, any surface-disturbing activity and/or placement of permanent visual facilities would detract from the natural characteristics of the area and disrupt the setting needed to support primitive forms of recreation.

4.3.8.3.3. ALTERNATIVE B

4.3.8.3.3.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Nine non-WSA lands with wilderness characteristics areas, totaling 49,835 acres, intersect with proposed mineral withdrawals under Alternative B:

- 40 acres of the Butler Wash non-WSA
- 280 acres of the Dark Canyon non-WSA
- 3,570 acres of the Gooseneck non-WSA
- 155 acres of the Harts Point non-WSA
- 18,870 acres of the Indian Creek non-WSA
- 5,560 acres of the Lime Creek non-WSA
- 1,530 acres of the Road Canyon non-WSA
- 6,160 acres of the San Juan River non-WSA
- 13,670 acres of the Valley of the Gods non-WSA

The proposed mineral withdrawals would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation in all of the Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics and portions of the other seven non-WSA lands with wilderness characteristics by preventing the location of mining claims and the noise and presence of surface disturbance, people, vehicles, and equipment associated with mining.

A total of 98,280 acres in all or portions of 16 non-WSA lands with wilderness characteristics would be ROW avoidance or exclusion areas (see Table 4.91). All of the lands within the Comb Ridge, Gooseneck, Hatch/Lockhart/Hart, Lime Creek, and Valley of the Gods non-WSA lands with wilderness characteristics would be within ROW avoidance areas. Only the 4,820 acres in the San Juan River non-WSA area would be an exclusion area, the rest would be avoidance areas. These areas are to be avoided but may be available for location of ROWs with special stipulations if the proposal meets the goals and objectives of other resources and uses in the land-use plan. There are no ROW proposals for these non-WSA lands with wilderness characteristics at this time, and the avoidance area prescription would prevent surface disturbance and placement of structures, and protect the natural characteristics of the non-WSA lands with

wilderness characteristics. However, the rest of the non-WSA lands with wilderness characteristics (484,080 acres) would remain available for the placement of ROWs. More permanent, long-term impacts would occur if the ROW is for an overhead power line than for a buried pipeline. However, any surface-disturbing activity and/or placement of permanent visual facilities would detract from the natural characteristics of the area and disrupt the setting needed to support primitive forms of recreation.

4.3.8.3.4. ALTERNATIVE C

4.3.8.3.4.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Three non-WSA lands with wilderness characteristics areas, totaling 10,230 acres, intersect with proposed mineral withdrawals under Alternative C:

- 390 acres of the Gooseneck non-WSA
- 3,890 acres of the Indian Creek non-WSA
- 5,950 acres of the San Juan River non-WSA

The proposed mineral withdrawals would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation in each of these areas by preventing mining claims and the noise and presence of surface disturbance, people, vehicles, and equipment associated with mining.

A total of 34,940 acres in all or portions of 12 non-WSA lands with wilderness characteristics would continue to be ROW avoidance or exclusion areas (see Table 4.91). All of the lands within the Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics would be within ROW avoidance areas. Only the 4,180 acres in the San Juan River non-WSA would be an exclusion area, the rest would be avoidance areas. These areas are to be avoided but may be available for location of ROWs with special stipulations if the proposal meets the goals and objectives of other resources and uses in the land-use plan. There are no ROW proposals for these areas at this time, and it is expected and assumed that the avoidance areas would protect the natural characteristics of the non-WSA lands with wilderness characteristics. However, the rest of the non-WSA lands with wilderness characteristics (547,420 acres) would remain available for the placement of ROWs. More permanent, long-term impacts would occur if the ROW is for an overhead power line than for a buried pipeline. However, any surface-disturbing activity and/or placement of permanent visual facilities would detract from the natural characteristics of the area and disrupt the setting needed to support primitive forms of recreation.

4.3.8.3.5. ALTERNATIVE D

4.3.8.3.5.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

One non-WSA lands with wilderness characteristics, totaling 1,960 acres, intersects with proposed mineral withdrawals under Alternative D:

- 1,960 acres of the San Juan River non-WSA

This proposed mineral withdrawal would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation in this non-WSA lands with wilderness characteristics by preventing location of mining claims and the noise and presence of surface disturbance, people, vehicles, and equipment associated with mining.

All 582,360 acres would be open for placement of ROWs (see Table 4.91). No specific ROWs are proposed at this time, but if implemented, more permanent, long-term impacts would occur if the ROW is for an overhead power line than for a buried pipeline. However, any surface-disturbing activity and/or placement of permanent visual facilities would detract from the natural characteristics of the non-WSA lands with wilderness characteristics and disrupt the setting needed to support primitive forms of recreation.

4.3.8.3.6. ALTERNATIVE E

4.3.8.3.6.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

All 29 areas of non-WSA lands with wilderness characteristics, totaling 582,360 acres would be proposed for mineral withdrawal. The proposed mineral withdrawal would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation in each of the non-WSA lands with wilderness characteristic by preventing location of mining claims and the noise and presence of surface disturbance, people, vehicles, and equipment associated with mining. If surface-disturbing activities occur on existing mining claims in non-WSA lands with wilderness characteristics, natural characteristics would be lost in the immediate area of the mining activities. Opportunities for solitude and primitive recreation would also be forgone in those areas, but would be regained as the recreationists moved farther away from the mining activity.

Under this alternative, all 29 areas of non-WSA lands with wilderness characteristics would be managed as ROW exclusion areas (see Table 4.91). Exclusion from future ROW development for pipelines and power lines, corridor designation, or other ROWs would protect the natural characteristics of the non-WSA lands with wilderness characteristics. Protection of the natural landscape would also preserve the setting needed to support primitive forms of recreation and experiences of solitude.

4.3.8.3.7. PROPOSED PLAN

4.3.8.3.7.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

A total of 88,871 acres in portions of five non-WSA lands with wilderness characteristics would be ROW avoidance areas (see Table 4.91). All of the lands located in the Dark Canyon, Mancos Mesa, Nokai Dome East, Nokai Dome West, and Grand Gulch non-WSA lands with wilderness characteristics that would be managed to protect those characteristics under the Proposed Plan would be managed as ROW avoidance areas. These areas are to be avoided but may be available for location of ROWs with special stipulations if the proposal meets the goals and objectives of other resources and uses in the land-use plan. There are no ROW proposals for these non-WSA lands with wilderness characteristics at this time, and the avoidance area prescription would protect the natural characteristics of the non-WSA lands with wilderness characteristics.

4.3.8.3.7.2. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Three non-WSA lands with wilderness characteristics areas, totaling 10,230 acres, intersect with proposed mineral withdrawals under the Proposed Plan:

- 390 acres of the Gooseneck non-WSA
- 3,890 acres of the Indian Creek non-WSA
- 5,950 acres of the San Juan River non-WSA

The proposed mineral withdrawals would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation in each of the non-WSA lands with wilderness characteristics by preventing location of mining claims and the noise and presence of surface disturbance, people, vehicles, and equipment associated with mining.

A total of 30,850 acres in all or portions of eight non-WSA lands with wilderness characteristics would be ROW avoidance or exclusion areas (see Table 4.91). All of the lands within the Valley of the Gods non-WSA lands with wilderness characteristics would be within a ROW exclusion area. The lands in Lime Creek non-WSA lands with wilderness characteristics would be in an avoidance area. Only the 4,180 acres in the San Juan River non-WSA would be an exclusion area, the rest would be avoidance areas. These areas are to be avoided but may be available for location of ROWs with special stipulations if the proposal meets the goals and objectives of other resources and uses in the land-use plan. There are no ROW proposals for these non-WSA lands with wilderness characteristics at this time, and the avoidance area prescription would protect the natural characteristics of the non-WSA lands with wilderness characteristics. However, the rest of the non-WSA lands with wilderness characteristics (463,329 acres) would remain available for the placement of ROWs. More permanent, long-term impacts would occur if the ROW is for an overhead power line than for a buried pipeline. However, any surface-disturbing activity and/or placement of permanent visual facilities would detract from the natural characteristics of the area and disrupt the setting needed to support primitive forms of recreation.

In summary, Alternative E would protect all 582,360 acres of the non-WSA lands with wilderness characteristics by precluding surface-disturbing activities associated with mining and ROWs by proposing mineral withdrawals and managing them as ROW exclusion areas. In contrast, Alternative D would not manage any of the non-WSA lands as ROW avoidance or exclusion areas and only proposes a portion of one non-WSA lands with wilderness characteristics (1,960 acres) for mineral withdrawal. This would leave the majority of all 582,360 acres of non-WSA lands vulnerable to surface-disturbing activities that would allow them to lose their wilderness characteristics. The Proposed Plan and other three alternatives provide descending protections from ROW avoidance or exclusion areas. The Proposed Plan protects 20% of the non-WSA lands with wilderness characteristics by managing them as avoidance or exclusion areas, Alternative A protects 19%, Alternative B protects 17%, and Alternative C protects 6%.

Proposed mineral withdrawals under Alternative A protect the wilderness characteristics on portions of four non-WSA lands with wilderness characteristics totaling 8,880 acres, Alternative B protects all or portions of nine non-WSA lands with wilderness characteristics totaling 49,835 acres, and the Proposed Plan and Alternative C protects a portion of three non-WSA lands with wilderness characteristics totaling 10,230 acres.

4.3.8.4. IMPACTS OF LIVESTOCK GRAZING ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

Livestock grazing is guided by livestock objectives set in the Standards for Rangeland Health and Guidelines for Grazing Management. Proper levels of livestock use are guided by these objectives, thus, it is not anticipated that livestock grazing would have impacts on the natural characteristics of the non-WSA lands with wilderness characteristics under the Proposed Plan or any alternative because meeting these objectives would maintain healthy vegetation communities and watershed condition of the lands. When livestock use is properly managed, it would not affect the appearance of the natural characteristics of the non-WSA lands with wilderness characteristics. Grazing assessments completed by Monticello FO staff and any subsequent actions taken to remedy impending issues would maintain and enhance the natural characteristics of non-WSA lands with wilderness characteristics. Further, improved natural characteristics would sustain the setting needed to support opportunities for primitive and unconfined recreation and the experience of solitude that visitors seek.

While there would be some visual evidence of livestock use in the non-WSA lands with wilderness characteristics (presence of livestock, feces, trampling of soil, fences, and consumption of vegetation), rangeland health and riparian conditions would be maintained through proper management under the Standards and Guidelines assessments, and the appearance of natural characteristics of these areas would be maintained. For some visitors, the presence of livestock would be an adverse impact on the desired experience (connection with the natural world and experiences of solitude). However, this impact would be seasonal. At other times of the year, livestock would not be present, soils would recover, and vegetation would re-grow, reducing the impact on the visitor.

Under the Proposed Plan and all alternatives, some allotments, or some parts of allotments, that overlie portions of non-WSA lands with wilderness characteristics would be unavailable for grazing. When some visitors encounter an area with little or no evidence of livestock use, their experience of solitude and primitive recreation may be enhanced.

4.3.8.5. IMPACTS OF MINERAL DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

4.3.8.5.1. OIL AND GAS

The mineral assumptions for analysis and the RFD scenarios presented in the beginning of this chapter were used in the analysis of impacts to non-WSA lands with wilderness characteristics. These RFD scenarios for oil and gas development were derived from the MPR for the Monticello FO (BLM 2005b). Three development areas, each with its own RFD, have been identified in the Monticello PA: the Paradox Fold and Fault Belt, the Monument Upwarf, and the Blanding Sub-basin. Non-WSA lands with wilderness characteristics lie within all three of them.

The Paradox Fold and Fault Belt area totals 259,390 acres of public lands outside of WSAs. It encompasses all of four and portions of two areas of non-WSA lands with wilderness characteristics which total 79,750 acres, or about 31% of the public land within this minerals development area (Table 4.92). About 70 acres within two of the non-WSA lands with wilderness characteristics are currently leased for oil and gas development or have pending leases.

Table 4.92. Paradox Fold and Fault Belt Development Area and Non-WSA Lands with Wilderness Characteristics

Name of Non-WSA Lands with Wilderness Characteristics	Acres and (% of Non-WSA within Public Lands in Paradox Fold and Fault Belt Area)	Acres of Non-WSA with Existing Leases and (% of Lease Total of Non-WSA)
Bridger Jack Mesa	19,900 (8%)	0
Gooseneck	3,570 (1%)	0
Harts Point	24,740 (10%)	60 (< 1%)
Hatch/Lockhart/Hart	1,760 (<1%)	0
Indian Creek	23,280 (9%)	10 (<1%)
Shay Mountain	6,500 (3%)	0

The Monument Upwarp area has a total of 739,640 acres of public lands outside of WSAs. It includes all of 16 and portions of seven non-WSA lands with wilderness characteristics, which total 465,000 acres, or about 63% of the public land area (Table 4.93). About 3,340 acres within six non-WSA lands with wilderness characteristics are currently leased for oil and gas development or have pending leases.

Table 4.93. Monument Upwarp Area and Non-WSA Lands with Wilderness Characteristics

Name of Non-WSA Lands with Wilderness Characteristics	Acres and (% of Non-WSA within Public Lands in Monument Upwarp Area)	Acres of Non-WSA with Existing Leases and (% of Lease Total of Non-WSA)
Arch Canyon	50 (<1%)	0
Bridger Jack Mesa	3,150 (<1%)	0
Butler Wash	1,660 (<1%)	0
Cheesebox Canyon	13,240 (2%)	0
Comb Ridge	1,080 (<1%)	0
Dark Canyon	66,330 (9%)	0
Fish and Owl Creeks	18,800 (3%)	210 (1%)
Fort Knocker Canyon	12,410 (2%)	0
Grand Gulch	55,240 (7%)	1,600 (3%)
Gravel and Long Canyon	36,890 (5%)	0
Hammond Canyon	4,700 (<1%)	380 (8%)
Harmony Flat	9,660 (1%)	660 (7%)
Lime Creek	5,200 (<1%)	290 (6%)
Mancos Mesa	61,570 (8%)	0
Nokai Dome	94,270 (13%)	0
Red Rock Plateau	17,010 (2%)	0
Road Canyon	3,360 (<1%)	0

Table 4.93. Monument Upwarp Area and Non-WSA Lands with Wilderness Characteristics

Name of Non-WSA Lands with Wilderness Characteristics	Acres and (% of Non-WSA within Public Lands in Monument Upwarp Area)	Acres of Non-WSA with Existing Leases and (% of Lease Total of Non-WSA)
San Juan River	7,570 (1%)	0
Shay Mountain	210 (<1%)	0
Sheep Canyon	4,000 (<1%)	0
Upper Red Canyon	24,920 (3%)	0
Valley of the Gods	13,670 (2%)	200 (1%)
White Canyon	9,080 (1%)	0

The Blanding Sub-basin area has a total of 406,770 acres of public lands outside of WSAs. It includes all of two and portions of five non-WSA lands with wilderness characteristics, which total 38,540 acres, or about 9% of the public land area (Table 4.94). About 1,030 acres within two non-WSA lands with wilderness characteristics are currently leased for oil and gas development or have pending leases.

Table 4.94. Blanding Sub-basin Area and Non-WSA Lands with Wilderness Characteristics

Name of Non-WSA Lands with Wilderness Characteristics	Acres and (% of Non-WSA within Public Lands in Blanding Sub-Basin Area)	Acres of Non-WSA with Existing Leases and (% of Lease Total of Non-WSA)
Comb Ridge	12,680 (3%)	0
Cross Canyon	1,350 (<1%)	740 (55%)
Fish and Owl Creeks	5,850 (1%)	0
Lime Creek	360 (<1%)	0
Road Canyon	7,960 (2%)	0
San Juan River	6,770 (2%)	0
Squaw and Papoose Canyon	3,570 (1%)	290 (8%)

Each of the three development areas has differing RFD projections for oil and gas development by alternative. Table 4.4 in Section 4.1.2, Assumptions and Methodology for Mineral Development, portrays those projections. Table 4.95 below summarizes that information.

Table 4.95. Development Areas with RFD Projected Number of Wells/Year Over the Next 15 years

Development Areas	Alternative A Projected Wells Per Year/LOP	Alternative B Projected Wells Per Year/LOP	Alternative C Projected Wells Per Year/LOP	Alternative D Projected Wells Per Year/LOP	Alternative E Projected Wells Per Year/LOP	Proposed Plan Projected Wells Per Year/LOP
Paradox Fold and Fault Belt	~2/ 25	~1/ 20	~2/24	~2/25	~1/15	~2/24
Monument Upwarp	~1 / 7	~1 / 8	~1 / 9	~1 / 9	~1/ 3	~1 / 9
Blanding Sub-Basin	~3 / 41	~3 / 38	~3/ 41	~3 / 41	~2/ 36	~3/ 41

It is assumed that 9.6 acres would be disturbed for every well drilled. The assumed disturbance for the RFD by well is inclusive of well pads, road access, associated infrastructure, pipelines, gas plants, and for water disposal facilities, among other things.

4.3.8.5.2. IMPACTS ASSOCIATED WITH OIL AND GAS LEASING/DEVELOPMENT UNDER THE PROPOSED PLAN AND ALL ALTERNATIVES

A number of variables would determine the degree of impact to non-WSA lands with wilderness characteristics, including where surface-disturbing activities occur, land form or topography, vegetation type, sequence of development, and reclamation time. Soil types and climate would affect the time it takes to reclaim disturbances. Successful reclamation would take about 10 years.

Construction and operation of oil and gas wells and associated support facilities, including roads, surface and buried pipelines, power lines, and compressor stations would create soil and vegetation disturbance and the presence of permanent structures (for the life of the oil/gas field) that would degrade the natural characteristics of non-WSA lands with wilderness characteristics. In addition to site-specific surface disturbance, the cumulative number of wells would change the appearance of natural characteristics.

Noise from construction and operation of producing wells, including the presence of work crews, vehicles, and equipment, would degrade opportunities for solitude and conflict with primitive recreational opportunities in proximity to industrial development. As recreational visitors move away from the sources of development, the sights and sounds of development would diminish. However, it can be expected that sights and sounds from development would reduce opportunities for solitude and primitive and unconfined recreation up to one-half mile beyond the direct loss of natural characteristics.

Table 4.96 displays the oil and gas leasing stipulations, by alternative, for each of the non-WSA lands with wilderness characteristics.

Table 4.96. Oil and Gas Leasing Stipulations for Non-WSA Lands with Wilderness Characteristics

Name	Total Acres	Currently Leased	Stipulation ¹	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
Arch Canyon	50	0	Standard	0	0	50	50	0	50
		0	CSU/TL	0	50	0	0	0	0
		0	NSO	50	0	0	0	0	0
		0	Closed	0	0	0	0	50	0
Bridger Jack Mesa	23,050	0	Standard	15,040	1,490	4,590	22,780	0	4,590
		0	CSU/TL	6,790	20,890	17,770	270	0	17,770
		0	NSO	1,220	670	690	0	0	690
		0	Closed	0	0	0	0	23,050	0
Butler Wash	1,660	0	Standard	90	0	350	360	0	350
		0	CSU/TL	1,530	1,660	1,310	1,300	0	1,310
		0	NSO	40	0	0	0	0	0
		0	Closed	0	0	0	0	1,660	0
Cheesebox Canyon	13,240	0	Standard	4,140	0	4,940	8,350	0	4,940
		0	CSU/TL	6,470	13,240	8,300	4,890	0	8,300
		0	NSO	2,630	0	0	0	0	0
		0	Closed	0	0	0	0	13,240	0
Comb Ridge	13,760	0	Standard	5,320	0	12,630	13,760	0	12,630
		0	CSU/TL	7,920	0	1,130	0	0	1,130
		0	NSO	500	13,760	0	0	0	0
		0	Closed	20	0	0	0	13,760	0
Cross Canyon	1,350	710	Standard	1,350	1,350	1,350	1,350	0	1,350
		30	CSU/TL	0	0	0	0	0	0
		0	NSO	0	0	0	0	0	0
		0	Closed	0	0	0	0	1,350	0

Table 4.96. Oil and Gas Leasing Stipulations for Non-WSA Lands with Wilderness Characteristics

Name	Total Acres	Currently Leased	Stipulation ¹	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
Dark Canyon	66,330	0	Standard	43,720	3,290	10,400	44,570	0	6,880
		0	CSU/TL	22,610	59,730	52,580	21,760	0	44,539
		0	NSO	0	0	0	0	0	11,611
		0	Closed	0	3,310	3,350	0	66,330	3,300
Fish and Owl Creeks	24,650	210	Standard	1,190	3,360	16,490	24,650	0	16,490
		0	CSU/TL	21,350	17,700	8,160	0	0	8,160
		0	NSO	2,110	3,590	0	0	0	0
		0	Closed	0	0	0	0	24,650	0
Fort Knocker Canyon	12,410	0	Standard	170	0	0	11,600	0	0
		0	CSU/TL	6,530	12,410	12,410	810	0	12,410
		0	NSO	5,710	0	0	0	0	0
		0	Closed	0	0	0	0	12,410	0
Gooseneck	3,570	0	Standard	1,650	0	0	0	0	0
		0	CSU/TL	1,920	0	2,600	3,570	0	2,600
		0	NSO	0	2,580	80	0	0	80
		0	Closed	0	990	890	0	3,570	890
Grand Gulch	55,240	1,600	Standard	3,710	36,550	46,240	52,070	0	32,546
		0	CSU/TL	34,350	18,590	8,930	3,170	0	8,964
		0	NSO	17,180	100	70	0	0	62
		0	Closed	0	0	0	0	55,240	13,668
Gravel and Long	36,890	0	Standard	20	0	1,350	460	0	1,350
		0	CSU/TL	30,850	36,890	35,540	36,430	0	35,540
		0	NSO	6,020	0	0	0	0	0
		0	Closed	0	0	0	0	36,890	0

Table 4.96. Oil and Gas Leasing Stipulations for Non-WSA Lands with Wilderness Characteristics

Name	Total Acres	Currently Leased	Stipulation ¹	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
Hammond Canyon	4,700	380	Standard	2,600	0	4,700	4,700	0	4,700
		0	CSU/TL	2,100	4,700	0	0	0	0
		0	NSO	0	0	0	0	0	0
		0	Closed	0	0	0	0	4,700	0
Harmony Flat	9,660	660	Standard	0	0	0	7,740	0	0
		0	CSU/TL	6,760	9,660	9,660	1,920	0	9,660
		0	NSO	2,900	0	0	0	0	0
		0	Closed	0	0	0	0	9,660	0
Harts Point	24,740	60	Standard	9,860	1,400	6,320	12,890	0	6,320
		0	CSU/TL	14,880	23,170	18,420	11,530	0	18,420
		0	NSO	0	170	0	0	0	0
		0	Closed	0	0	0	0	24,740	0
Hatch Lockhart Hart	1,760	0	Standard	1,760	0	0	0	0	0
		0	CSU/TL	0	0	1,760	1,760	0	1,760
		0	NSO	0	1,760	0	0	0	0
		0	Closed	0	0	0	0	1,760	0
Indian Creek	23,280	10	Standard	12,240	0	3,000	6,940	0	3,000
		0	CSU/TL	7,360	3,520	16,140	16,340	0	16,140
		0	NSO	3,680	19,760	4,140	0	0	4,140
		0	Closed	0	0	0	0	23,280	0
Lime Creek	5,560	285	Standard	30	0	0	5,560	0	0
		0	CSU/TL	0	0	0	0	0	0
		0	NSO	5,530	0	5,560	0	0	5,560
		0	Closed	0	5,560	0	0	5,560	0

Table 4.96. Oil and Gas Leasing Stipulations for Non-WSA Lands with Wilderness Characteristics

Name	Total Acres	Currently Leased	Stipulation ¹	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
Mancos Mesa	61,570	0	Standard	4,720	22,070	22,070	40,940	0	19,300
		0	CSU/TL	29,360	26,740	39,250	20,630	0	12,170
		0	NSO	27,490	12,760	250	0	0	32
		0	Closed	0	0	0	0	61,570	30,068
Nokai Dome	94,270	0	Standard	0	40,250	40,250	94,270	0	25,153
		0	CSU/TL	79,070	41,420	53,600	0	0	35,511
		0	NSO	15,200	12,600	420	0	0	0
		0	Closed	0	0	0	0	94,270	33,606
Red Rock Plateau	17,010	0	Standard	0	0	0	0	0	0
		0	CSU/TL	17,010	17,010	17,010	17,010	0	17,010
		0	NSO	0	0	0	0	0	0
		0	Closed	0	0	0	0	17,010	0
Road Canyon	11,320	0	Standard	220	7,970	9,390	11,320	0	9,390
		0	CSU/TL	8,880	1,270	390	0	0	390
		0	NSO	2,220	550	1,540	0	0	1,540
		0	Closed	0	1,530	0	0	11,320	0
San Juan River	14,340	0	Standard	9,230	9,520	10,160	14,340	0	10,160
		0	CSU/TL	0	0	0	0	0	0
		0	NSO	5,110	3,660	3,060	0	0	3,060
		0	Closed	0	1,160	1,120	0	14,340	1,120
Shay Mountain	6,710	0	Standard	2,730	6,610	910	6,710	0	910
		0	CSU/TL	3,980	0	5,700	0	0	5,700
		0	NSO	0	100	100	0	0	100
		0	Closed	0	0	0	0	6,710	0

Table 4.96. Oil and Gas Leasing Stipulations for Non-WSA Lands with Wilderness Characteristics

Name	Total Acres	Currently Leased	Stipulation ¹	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
Sheep Canyon	4,000	0	Standard	800	0	0	4,000	0	0
		0	CSU/TL	3,200	4,000	4,000	0	0	4,000
		0	NSO	0	0	0	0	0	0
		0	Closed	0	0	0	0	4,000	0
Squaw and Papoose Canyons	3,570	110	Standard	3,570	3,570	3,570	3,570	0	3,570
		180	CSU/TL	0	0	0	0	0	0
		0	NSO	0	0	0	0	0	0
		0	Closed	0	0	0	0	3,570	0
Upper Red Canyon	24,920	0	Standard	4,330	21,200	21,220	12,570	0	21,220
		0	CSU/TL	19,090	3,720	3,700	12,350	0	3,700
		0	NSO	1,500	0	0	0	0	0
		0	Closed	0	0	0	0	24,920	0
Valley of the Gods	13,670	200	Standard	130	0	0	13,670	0	0
		0	CSU/TL		0	0	0	0	0
		0	NSO	13,540	0	13,670	0	0	13,670
		0	Closed	0	13,670	0	0	13,670	0
White Canyon	9,080	0	Standard	4,250	380	1,810	5,930	0	1,810
		0	CSU/TL	4,780	8,700	7,270	3,150	0	7,270
		0	NSO	50	0	0	0	0	0
		0	Closed	0	0	0	0	9,080	0

¹CSU/TL = Controlled Surface Use/Timing Limitations

NSO = No surface occupancy

4.3.8.5.2.1. Alternative A

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Surface disturbances resulting from oil and gas leasing decision that permit development would degrade natural characteristics, diminish opportunities for solitude, and conflict with primitive recreation activities. All or portions of 28 of the 29 non-WSA lands with wilderness characteristics, comprising 470,590 acres, would remain open to leasing and development under standard oil and gas stipulations or under CSU or TL stipulations (see Table 4.96). This comprises over 80% of the non-WSA wilderness lands with wilderness characteristics. Twenty percent of the non-WSA lands with wilderness characteristics (all of one and portions of 18 non-WSAs with wilderness characteristics) would be either closed to leasing or have an NSO stipulation on the leases.

In the Paradox Fold area, all or portions of the six non-WSA lands with wilderness characteristics, comprising 74,850 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 29% of the public lands within the development area. Approximately 4,900 acres (1,220 acres in Bridger Jack Mesa and 3,680 acres in Indian Creek non-WSAs) would have an NSO stipulation applied to the lease, or about 2% of the development area. Based on the percentage of non-WSA lands with wilderness characteristics and the existing or pending leases within those six areas, the highest potential for leasing and/or development would be in Harts Point, Indian Creek or Bridger Jack Mesa non-WSAs lands with wilderness characteristics. Given that the projection for drilling for oil and gas is about two wells per year for the public lands within the Paradox Fold area, and that 31% of the development area encompasses non-WSA lands with wilderness characteristics, up to one well per year, or up to 15 wells over a 15-year period, could be drilled within these areas. This could disturb up to 9.6 acres per year, or approximately 144 acres over the next 15 years within the non-WSA wilderness characteristics lands. Leasing and development within these non-WSA lands with wilderness characteristics would cause the affected portions to lose their natural characteristics. The effects on opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 144 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the number of projected wells in this development area over the next 15 years.

In the Monument Upwarp area, 22 of the 23 non-WSA lands with wilderness characteristics would remain all or partially open to leasing under standard stipulations or under CSU or TL stipulations (357,200 acres, or 48% of the development area). Approximately 107,800 acres in 17 non-WSA lands with wilderness characteristics would be under an NSO stipulation or closed to leasing, which is about 15% of the public land within the development area. This includes 50 acres in Arch Canyon (100% of this non-WSA land with wilderness characteristics); 40 acres in Butler Wash (2%); 2,630 acres in Cheesebox Canyon (20%); 520 acres in Comb Ridge (4%); 2,110 acres in Fish and Owl Creeks (9%); 5,710 acres in Fort Knocker Canyon (5%); 17,180 in Grand Gulch (31%); 6,020 acres in Gravel and Long Canyon (16%); 2,900 acres in Harmony Flat (30%); 5,530 acres in Lime Creek (99%); 27,490 acres in Mancos Mesa (45%); 15,200 acres in Nokai Dome (16%); 2,220 in Road Canyon (20%); 5,110 acres in San Juan River (36%);

1,500 acres in Upper Red Canyon (6%); 13,540 acres in Valley of the Gods (99%); and 50 acres in White Canyon (1%). Based on the percentage of non-WSA lands with wilderness characteristics and the existing and pending leases within those areas, the highest potential for leasing and/or development would be in Nokai Dome, Dark Canyon, Mancos Mesa, and Grand Gulch non-WSA lands with wilderness characteristics. Given that the projection for drilling for oil and gas is less than one well per year for all of the public lands in the Monument Upwarp area, and that 63% of the development area encompasses non-WSA lands with wilderness characteristics, that projected one well per year, or up to seven wells over a 15-year period, could be drilled within the non-WSA lands with wilderness characteristics. This could disturb up to 9.6 acres per well, or approximately 67 acres over the next 15 years. Leasing and development within these non-WSA lands with wilderness characteristics could cause the affected portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 67 acres of direct surface-disturbing activities, and would impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the next 15 years.

In the Blanding Sub-basin area, all seven non-WSA lands with wilderness characteristics, totaling 38,540 acres (or 9% of the development area), would remain open to leasing under standard stipulations or under CSU or TL stipulations. None of the lands would be under an NSO stipulation or closed to leasing. Based on the percentage of non-WSA lands with wilderness characteristics and/or the existing and pending leases within those areas, the highest potential for leasing and/or development would be in Cross Canyon, Squaw and Papoose Canyon, and the east side of Comb Ridge non-WSA lands with wilderness characteristics. Given that the projection for drilling for oil and gas is three wells per year for all of the public lands within the Monument Upwarp area, and that 9% of the development area encompasses non-WSA lands with wilderness characteristics open to leasing under standard stipulations, CSU, or TL, up to one well per year, or up to 15 wells over a 15-year period, could be drilled within the non-WSA lands with wilderness characteristics. This could disturb up to 9.6 acres per year, or up to 144 acres over the next 15 years. Leasing and development within these non-WSA lands with wilderness characteristics would cause the affected portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 144 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the next 15 years.

Geophysical exploration activities would be authorized for all non-WSA lands with wilderness characteristics, subject to the oil and gas leasing stipulations and the exceptions to those activities that are non-surface-disturbing as defined in Appendix A. Geophysical activities would have short-term, minimal impacts on naturalness due to crushed vegetation, tire tracks, and small drill holes and their cuttings. Solitude and primitive recreation opportunities would be impacted in the short-term by the presence of equipment, people, noise, and work associated with geophysical exploration activities. When the geophysical activity ceases, solitude and primitive

recreation opportunities would resume and disturbances to the naturalness would be restored in the short-term.

In summary, up to 37 wells over the 15-year RFD scenario, disturbing up to 355 acres, could occur in non-WSA lands with wilderness characteristics under this alternative. Ten of the 29 areas have a higher potential for these wells to be drilled based on existing leases and/or percentages of non-WSA lands within the development areas. All of Arch Canyon and the majority (99%) of Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics would be protected from surface-disturbing activities associated with oil and gas leasing due to an NSO stipulation or closed to leasing.

4.3.8.5.2.2. Alternative B

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Surface disturbances resulting from oil and gas leasing decision that permit development would degrade natural characteristics, diminish opportunities for solitude, and conflict with primitive recreation activities. All or portions of 24 of the 29 non-WSA lands with wilderness characteristics, comprising 485,010 acres, would remain open to leasing and development under standard oil and gas stipulations or under CSU or TL stipulations (see Table 4.96). This comprises nearly 83% of these non-WSA lands. Seventeen percent of the non-WSA lands with wilderness characteristics (all of five and portions of 11 non-WSAs) would be either closed to leasing or have an NSO stipulation on the leases. It is assumed that the various waivers, exceptions, and modifications under the NSO stipulation would not be granted because they would not be in concert with other resource goals and objectives in these areas.

In the Paradox Fold area, portions of four of the six non-WSA lands with wilderness characteristics, comprising 53,720 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 21% of the public lands within the development area. Approximately 26,030 acres, which includes 670 acres in Bridger Jack Mesa (3% of the non-WSA); 3,570 acres in Gooseneck (100%), 170 acres in Harts Point (1%); 1,760 acres in Hatch/Lockhart/Hart (100%); 19,760 acres in Indian Creek (85%); and 100 acres in Shay Mountain (1%), would have an NSO stipulation applied to the lease or be closed to leasing. This comprises about 10% of the development area. Based on the percentage of non-WSA lands with wilderness characteristics and the existing or pending leases within those six areas, the highest potential for leasing and/or development would be in Harts Point or Bridger Jack Mesa non-WSAs wilderness characteristics areas. Given that the projection for drilling for oil and gas is about one well per year for all of the public lands within the Paradox Fold area, and that 30% of the development area encompasses non-WSA lands with wilderness characteristics open for leasing, up to one well per year, or up to 15 wells over a 15-year period, could be drilled within these areas. This could disturb up to 9.6 acres per year, or approximately 144 acres over the next 15 years within the non-WSA lands. No surface disturbance associated with oil and gas activities would occur in Gooseneck or Hatch/Harts/Lockhart non-WSA lands with wilderness characteristics or on over 85% of the Indian Creek non-WSA lands with wilderness characteristics. Leasing and development within the Bridger Jack Mesa, Harts Point, Indian Creek, or Shay Mountain non-WSA lands with wilderness characteristics would cause the affected portion to lose its natural characteristics and diminish opportunities for solitude and

primitive recreation due to exploration for and development of oil and gas resources. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the number of projected wells in this development area over the next 15 years.

In the Monument Upwarp area, all of 14 and portions of six non-WSA lands with wilderness characteristics, comprising 407,870 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 55% of the public lands within the development area. Approximately 57,130 acres or about 8% of the lands in the development area, in all or portions of nine non-WSA lands with wilderness characteristics would be under an NSO stipulation or closed to leasing. This includes 1,080 acres in Comb Ridge (100% of this non-WSA); 3,310 acres in Dark Canyon (5%); 3,590 acres in Fish and Owl Creeks (15%); 100 acres in Grand Gulch (<1%); 5,200 acres in Lime Creek (100%); 12,760 acres in Mancos Mesa (21%); 12,600 acres in Nokai Dome (13%); 4,820 acres in San Juan River (63%); and 13,670 acres in Valley of the Gods (100%). Based on the percentage of non-WSA lands with wilderness characteristics and the existing and pending leases within those areas, the highest potential for leasing and/or development would be the same as in Alternative A: Nokai Dome, Dark Canyon, Mancos Mesa, and Grand Gulch non-WSA lands with wilderness characteristics. However, all of Comb Ridge, Lime Creek and Valley of the Gods non-WSA land with wilderness characteristics would be protected from surface-disturbing oil- and gas-related activities, thus protecting their wilderness characteristics. Given that the projection for drilling for oil and gas is less than one well per year for all of the public land within the Monument Upwarp area, and that 63% of the development area encompasses non-WSA lands with wilderness characteristics, the projected one well per year, or up to eight wells over a 15-year period, could be drilled within the non-WSA lands with wilderness characteristics. This would disturb up to 9.6 acres per well, or approximately 77 acres over the next 15 years. Surface disturbance associated with leasing and development within these non-WSA wilderness characteristics lands would cause the affected portion to lose their natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 77 acres of direct surface-disturbing activities, and would impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the next 15 years.

In the Blanding Sub-basin area, all of four and a portion of one non-WSA land with wilderness characteristics, totaling 23,420 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This comprises 6% of the public lands in the development area. Approximately 15,120 acres in three non-WSA lands with wilderness characteristics would be under an NSO stipulation or closed to leasing, which is about 4% of the public land development area. This includes 12,680 acres in Comb Ridge (100% of this non-WSA with wilderness characteristics); 360 acres in Lime Creek (100%); and 2,080 acres in Road Canyon (26%). Based on the percentage of non-WSA lands with wilderness characteristics and/or the existing and pending leases within those areas, the highest potential for leasing and/or development would be in Cross Canyon and Squaw and Papoose Canyon. Given that the projection for drilling for oil and gas is three wells per year for the all of the public land in the Blanding Sub-basin area, and that just over 5% of the development area encompasses non-WSA lands with wilderness

characteristics open to leasing under standard, CSU, or TL stipulations, it is still anticipated that up to one well per year could be drilled in the non-WSA lands because the Blanding Sub-basin area contains oil and gas fields and the majority of existing wells within the whole Monticello FO. This could disturb up to 9.6 acres per year, or up to 144 acres over the next 15 years; however, none of the surface-disturbing activities would be within Comb Ridge or Lime Creek non-WSA lands with wilderness characteristics, thus protecting those values. Leasing and development within these non-WSAs wilderness lands with wilderness characteristics would cause the affected portion to lose its natural characteristics and opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the next 15 years.

Impacts from geophysical activities would be the same as Alternative A.

In summary, up to 38 wells over the 15-year RFD scenario, disturbing up to 365 acres could occur in non-WSA lands with wilderness characteristics under this alternative. Eight of the 29 areas have a higher potential for these wells to be drilled based on existing leases and/or percentages of non-WSA lands within the development areas. All of Gooseneck, Hatch/Lockhart/Hart, Lime Creek, Valley of the Gods, Comb Ridge, and 85% of Indian Creek non-WSA lands with wilderness characteristics would be protected from surface-disturbing activities associated with oil and gas leasing due to NSO or closed to leasing stipulations.

4.3.8.5.2.3. Alternative C

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Surface disturbances resulting from oil and gas leasing decision that permit development would degrade natural characteristics, diminish opportunities for solitude, and conflict with primitive recreation activities. All or portions of 27 of the 29 non-WSA lands with wilderness characteristics, comprising 547,420 acres, would remain open to leasing and development under standard oil and gas stipulations or under CSU or TL stipulations (see Table 4.96). This comprises nearly 94% of these non-WSA lands. Six percent of the non-WSA lands with wilderness characteristics totaling 34,940 acres (all of two and portions of 10 non-WSAs wilderness areas) would be either closed to leasing or have an NSO stipulation on the leases. It is assumed that the various waivers, exceptions, and modifications under the NSO stipulation would not be granted because they would not be in concert with other resource goals and objectives in these areas.

In the Paradox Fold area, all or portions of the six non-WSA lands with wilderness characteristics, comprising 73,850 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 29% of the public lands within the development area. Approximately 5,900 acres, which includes 690 acres in Bridger Jack Mesa (3% of the non-WSA); 970 acres in Gooseneck (27%), 4,140 acres in Indian Creek (18%), and 100 acres in Shay Mountain (2%) non-WSA lands with wilderness characteristics would have an NSO stipulation applied to the lease or be closed to leasing. This comprises about 2% of the development area. Based on the percentage of non-WSA lands with wilderness characteristics and the existing or pending leases within those six areas, the highest potential for leasing and/or

development would be in Bridger Jack Mesa, Harts Point, or Indian Creek non-WSAs. Given that the projection for drilling for oil and gas is about two wells per year for all of the public lands in the Paradox Fold area, and that 31% of the development area encompasses non-WSA lands with wilderness characteristics open for leasing, up to one well per year, or up to 15 wells over a 15-year period, could be drilled within these areas. This could disturb up to 9.6 acres per year, or up to 144 acres over the next 15 years within the non-WSA wilderness lands. Leasing and development within the seven non-WSAs wilderness characteristics areas would cause that portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 144 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the number of projected wells in this development area over the next 15 years.

In the Monument Upwarp area, all of 15 and portions of six non-WSA lands with wilderness characteristics, comprising 437,860 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 59% of the public lands within the development area. Approximately 27,140 acres, or about 4% of the lands in the development area, in all of two and portions of six non-WSA lands with wilderness characteristics would be under an NSO stipulation or closed to leasing. This includes 3,350 acres in Dark Canyon (5% of this non-WSA); 70 acres in Grand Gulch (<1%); 5,200 acres in Lime Creek (100%); 250 acres in Mancos Mesa (<1%); 420 acres in Nokai Dome (<1%); 4,180 acres in San Juan River (55%); and 13,670 acres in Valley of the Gods (100%). Based on the percentage of non-WSA lands with wilderness characteristics and the existing and pending leases within those areas, the highest potential for leasing and/or development would be the same as in Alternative A: in Nokai Dome, Dark Canyon, Mancos Mesa, and Grand Gulch non-WSA lands with wilderness characteristics. However, all of Lime Creek and Valley of the Gods non-WSAs would be protected from surface-disturbing oil- and gas-related activities, thus protecting their wilderness characteristics. Given that the projection for drilling for oil and gas is less than one well per year for the public lands within the Monument Upwarp area, and that 63% of the development area encompasses non-WSA lands with wilderness characteristics, the projected one well per year, or up to nine wells over a 15-year period, could be drilled within the non-WSA lands. This could disturb up to 9.6 acres per well, or approximately 86 acres over the next 15 years. Leasing and development within these non-WSA lands could cause that portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 86 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the life of the next 15 years.

In the Blanding Sub-basin area, all of five and a portion of one non-WSA lands with wilderness characteristics, totaling 36,640 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This comprises over 9% of the public lands in the development area. Approximately 1,900 acres in two non-WSA lands with wilderness characteristics would be under an NSO stipulation or closed to leasing, which is less than 1% of the public lands within

this development area. This includes 360 acres in Lime Creek (100% of the non-WSA) and 1,540 acres in Road Canyon (24%). Based on the percentage of non-WSA lands with wilderness characteristics and/or the existing and pending leases within those areas, the highest potential for leasing and/or development would be in Comb Ridge, Cross Canyon, and Squaw and Papoose Canyon. Given that the projection for drilling for oil and gas is three wells per year for the all of the public lands within the Blanding Sub-basin area, and that just over 9% of the development area encompasses non-WSA lands with wilderness characteristics open to leasing under standard stipulations, CSU, or TL stipulations, it is still anticipated that up to one well per year could be drilled in the non-WSA lands because the Blanding Sub-basin area contains oil and gas fields and the majority of existing wells within the Monticello PA. This could disturb up to 9.6 acres per year, or approximately 144 acres over the next 15 years, however, none of the surface-disturbing activities would be within Lime Creek non-WSA lands with wilderness characteristics, thus protecting those values. Leasing and development within these non-WSA wilderness lands could cause that portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 144 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the next 15 years.

Impacts from geophysical activities would be the same as Alternative A.

In summary, up to 39 wells over the 15-year RFD scenario, disturbing up to 374 acres could occur in non-WSA lands with wilderness characteristics under this alternative. Ten of the 29 areas have a higher potential for these wells to be drilled based on existing leases and/or percentages of non-WSA wilderness lands within the development areas. However, all of Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics would be protected from surface-disturbing activities associated with oil and gas leasing due to an NSO stipulation.

4.3.8.5.2.4. Alternative D

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, non-WSA lands with wilderness characteristics would not be protected or managed to preserve their wilderness characteristics. Surface disturbances resulting from oil and gas leasing decision that permit development would degrade natural characteristics, diminish opportunities for solitude, and conflict with primitive recreation activities. All of the 29 non-WSA lands with wilderness characteristics would remain open to leasing and development under standard oil and gas stipulations or under CSU or TL stipulations under this alternative.

In the Paradox Fold area, all six non-WSA lands with wilderness characteristics would remain open to leasing under standard stipulations or under CSU or TL stipulations (79,750 acres). This is 31% of all of the public lands within this development area. Based on the percentage of non-WSA lands with wilderness characteristics and the existing leases within those areas, the highest potential for leasing and/or development would be in Bridger Jack Mesa, Indian Creek, and Harts Point. Because well projections under this alternative are similar to Alternative A, and generally the same percentage of lands in the development area encompass non-WSA lands with

wilderness characteristics, the same analysis of impacts to non-WSA lands with wilderness characteristics resulting from development of one well in this area would occur.

In the Monument Upwarp area, all 23 non-WSA lands with wilderness characteristics would remain open to leasing under standard stipulations or under CSU or TL stipulations (465,000 acres). This is 63% of the public lands in the whole development area. Based on the percentage of non-WSA lands with wilderness characteristics and the existing leases within those areas, the highest potential for leasing and/or development would be in the Dark Canyon, Grand Gulch, Mancos Mesa, and Nokai Dome non-WSA lands with wilderness characteristics. Because well projections under this alternative are generally the same as in Alternative A, and generally the same percentage of lands in this development area encompass non-WSA lands with wilderness characteristics, the same analysis of impacts to non-WSA lands with wilderness characteristics resulting from development of one well would occur.

In the Blanding Sub-basin area, all seven non-WSA lands with wilderness characteristics, totaling 38,540 acres (or 9% of the public lands in the development area), would remain open to leasing under standard stipulations or under CSU or TL stipulations. Based on the percentage of non-WSA lands with wilderness characteristics and/or the existing and pending leases within those areas, the highest potential for leasing and/or development would be in Cross Canyon, Squaw and Papoose Canyon, and the east side of Comb Ridge non-WSA lands with wilderness characteristics. Given that the projection for drilling for oil and gas is generally the same as Alternative A and the same acreage is available for leasing, the same assumptions and impacts to non-WSA lands with wilderness characteristics would occur.

Impacts from geophysical activities would be the same as Alternative A.

In summary, up to 37 wells over the 15-year RFD scenario, disturbing up to 355 acres could occur in non-WSA lands with wilderness characteristics under this alternative. All areas would remain available for leasing and development. Ten of the 29 non-WSAs have a higher potential for these wells to be drilled based on their large acreage and existing leases within the development areas.

4.3.8.5.2.5. Alternative E

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Under Alternative E, all the non-WSA lands with wilderness characteristics would be managed to protect their wilderness characteristics and closed to leasing. However, existing leases still remain in 10 of the 29 non-WSA lands with wilderness characteristics. Development of these leases could compromise wilderness characteristics values in these areas. Below is a breakdown of how or where that may occur based on the development areas and the predicted surface disturbance for oil and gas activity under this alternative. Those non-WSA lands with wilderness characteristics that are not currently leased would be fully protected under the leasing closure under this alternative. This would preserve the naturalness of the areas and maintain the outstanding opportunities for primitive recreation and solitude.

In the Paradox Fold and Fault Belt area, all non-WSA lands with wilderness characteristics would be closed to future leasing. However, portions of two non-WSA lands with wilderness characteristics are under existing leases comprising 70 acres. Based on the size of the leases in the non-WSA lands with wilderness characteristics, the highest potential for development would

be in Harts Point and Indian Creek non-WSA wilderness areas. The projection for drilling for oil and gas is one well per year for the all of the public lands within the development area under this alternative. The leased lands comprise far less than 1% of the public lands within the development area. It is not expected that these leases would be developed based on this low RFD and the amount of other public lands available for leasing and development. However, if they are developed, and one well would, on average, cause surface disturbance on up to 9.6 acres, far less than 1% of each of the non-WSA lands with wilderness characteristics would be impacted. Surface disturbance associated with development of these small, leased areas within the non-WSA lands with wilderness characteristics would cause the affected portion to lose its natural characteristics and opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources.

In the Monument Upwarp area, all non-WSA lands with wilderness characteristics would be closed to future leasing. However, portions of six of the 23 non-WSA lands with wilderness characteristics are under existing leases comprising 3,340 acres. Based on the size of the leases within the non-WSA lands with wilderness characteristics, the highest potential for development of those leases could be in Grand Gulch or Harmony Flat. The RFD projection for drilling for oil and gas is less than one well per year (or seven wells over the next 15 years) for all of the public lands in this development area under this alternative. The leased lands comprise far less than 1% of the public lands within the development area. However, because of the amount of public land that would be closed to leasing under this alternative in this development area, it is assumed that the leases within any of the six areas could be developed. If they are developed and one well would, on average, cause surface disturbance on up to 9.6 acres, far less than 1% of each of the non-WSA lands with wilderness characteristics would be impacted. Even if all of the projected seven wells over the next 15 years are developed in the 1,600 acres leased in Grand Gulch, the total disturbance would be 67 acres within this 55,240-acre area (far less than 1%). Development of any of these small leased areas within the non-WSA lands with wilderness characteristics would cause the affected portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 67 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, the majority of the areas would maintain their wilderness characteristics integrity.

In the Blanding Sub-basin area, all non-WSA lands with wilderness characteristics would be closed to future leasing. However, portions of two of the seven non-WSA lands with wilderness characteristics are under existing leases comprising 1,030 acres. Both of these non-WSAs, Cross Canyon and Squaw and Papoose Canyon, are vulnerable to development of the existing leases since they are near an existing oil and gas field and they lie within an area of the Monticello FO that has had the most oil and gas activity. The leases within the development area, however, comprise far less than 1% of the public lands within this development area. Given that the projection for drilling for oil and gas is two wells per year for the whole 406,770 acres of public land within the Blanding Sub-basin area, and only 1,030 acres is available for development within the non-WSA lands with wilderness characteristic, it is not anticipated that any wells would be drilled in the non-WSA lands with wilderness characteristics. If developed, however, it would cause these non-WSA wilderness areas to lose a small portion of their natural characteristics and opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources. However, it is not anticipated that any of the areas would

lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the 15-year scenario.

Geophysical operations would be considered if they are not surface-disturbing (i.e., heliportable drilling, walked lines, etc.) See Appendix A for a definition of surface-disturbing activities. Impacts to wilderness characteristics would be negligible except for the actual time of operations. Noise and movement associated with the activities could temporarily disrupt the opportunities for solitude and conflict with primitive recreation activities.

In summary, existing leases within 10 non-WSA lands would allow for development on those leases; however, it is not anticipated that development would occur in any of the areas except possibly within the Monument Upwarp area due to the limited amount of land that would remain available for leasing. All other non-WSA lands with wilderness characteristics would be protected from oil and gas leasing and developments activities by closing the areas to future leasing.

4.3.8.5.2.6. Proposed Plan

Under the Proposed Plan, five non-WSA lands with wilderness characteristics (88,871 acres) would be managed to preserve their wilderness characteristics. Of these five areas, Dark Canyon (11,540 acres) would be available for leasing with a NSO stipulation. The remaining four areas, Nokai Dome East, Nokai Dome West, Mancos Mesa, and Grand Gulch, totaling 77,331 acres would not be available for leasing. This comprises about 15% of the non-WSA lands with wilderness characteristics that have been identified in the planning area. It is assumed that the various waivers, modifications, and exceptions to the NSO stipulation would not be granted because they would not be in concert with other resources objectives of the Dark Canyon non-WSA lands with wilderness characteristics.

All or portions of 27 of the 29 non-WSA lands with wilderness characteristics, comprising 460,093 acres, would remain open to leasing and development under standard oil and gas stipulations or under CSU or TL stipulations (see Table 4.96). This comprises nearly 79% of these non-WSA lands. Twenty-one percent of the non-WSA lands with wilderness characteristics totaling 123,197 acres (all of two and portions of nine non-WSAs lands with wilderness characteristics) would be either closed to leasing or have an NSO stipulation on the leases. It is assumed that the various waivers, exceptions, and modifications under the NSO stipulation would not be granted because they would not be in concert with other resource goals and objectives in these areas.

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

In the Monument Upwarp area, all of 15 and portions of six non-WSA lands with wilderness characteristics, comprising 349,603 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 47% of the public lands within the development area. Approximately 88,871 acres or about 12% of the lands in the development area, in portions of five non-WSA lands with wilderness characteristics would be available for leasing with an NSO stipulation or closed to leasing. This includes 11,540 acres in Dark Canyon (17% of this non-WSA); 13,657 acres in Grand Gulch (25%); 30,068 acres in Mancos Mesa (49%); 18,618 acres in Nokai Dome East (20%); and 14,988 acres in Nokai Dome West (16%). Based on the percentage of non-WSA lands with wilderness characteristics and the existing and pending leases within those areas, the highest potential for leasing and development would be the

same as in Alternative A: in Nokai Dome East, Nokai Dome West, Dark Canyon, Mancos Mesa, and Grand Gulch non-WSA lands with wilderness characteristics, but outside the portions of these non-WSA lands with wilderness characteristics managed for their wilderness characteristics (and NSO or closed to leasing) under the Proposed Plan. Since these five non-WSA lands with wilderness characteristics are NSO or closed to leasing and do not contain any existing leases, there would be no impacts to the natural characteristics or opportunities for solitude or primitive recreation from surface disturbance, noise, or presence of people, vehicles, and equipment use during exploration and production of oil or gas.

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

In the Paradox Fold area, all or portions of the six non-WSA lands with wilderness characteristics, comprising 73,850 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 28% of the public lands within the development area. Approximately 5,900 acres, which includes 690 acres in Bridger Jack Mesa (3% of the non-WSA); 970 acres in Gooseneck (27%), 4,140 acres in Indian Creek (18%), and 100 acres in Shay Mountain (2%) non-WSA lands with wilderness characteristics would have an NSO stipulation applied to the lease or be closed to leasing. This comprises about 2% of the development area. Based on the percentage of non-WSA lands with wilderness characteristics and the existing or pending leases within those six areas, the highest potential for leasing and/or development would be in Bridger Jack Mesa, Harts Point, or Indian Creek non-WSA lands with wilderness characteristics. Given that the projection for drilling for oil and gas is about two wells per year for all of the public lands in the Paradox Fold area, and that 31% of the development area encompasses non-WSA lands with wilderness characteristics open for leasing, up to one well per year, or up to 15 wells over a 15-year period, would be drilled within non-WSA lands with wilderness characteristics. This would disturb up to 9.6 acres per year, or up to 144 acres over the next 15 years within the non-WSA lands with wilderness characteristics. Leasing and development within these non-WSAs lands with wilderness characteristics would cause the affected portion to lose its natural characteristics. The loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 144 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the non-WSA lands with wilderness characteristics would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the number of projected wells in this development area over the next 15 years.

In the Monument Upwarp area, all of 15 and portions of six non-WSA lands with wilderness characteristics, comprising 349,603 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This is about 47% of the public lands within the development area. Approximately 23,050 acres or about 3% of the lands in the development area, in all two and a portion of one non-WSA lands with wilderness characteristics would be available for leasing with an NSO stipulation or closed to leasing. This includes 5,200 acres in Lime Creek (100%); 4,180 acres in San Juan River (55%); and 13,670 acres in Valley of the Gods (100%). Based on the percentage of non-WSA lands with wilderness characteristics and the existing and pending leases within those areas, the highest potential for leasing and development would be the same as in Alternative A: in Nokai Dome, Dark Canyon, Mancos Mesa, and Grand Gulch non-WSA lands with wilderness characteristics, outside portions of these non-WSA lands with wilderness characteristics managed for their wilderness

characteristics (and NSO or closed to leasing) under the Proposed Plan. However, all of Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics would be protected from surface-disturbing oil- and gas-related activities, thus protecting their wilderness characteristics. Given that the projection for drilling for oil and gas is less than one well per year for the public lands within the Monument Upwarp area, and that 63% of the development area encompasses non-WSA lands with wilderness characteristics, the projected one well per year, or up to nine wells over a 15-year period, would be drilled within the non-WSA lands with wilderness characteristic. This would disturb up to 9.6 acres per well, or approximately 86 acres over the next 15 years. Leasing and development within these non-WSA lands with wilderness characteristics would cause the affected portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 86 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the next 15 years.

In the Blanding Sub-basin area, all of five and a portion of one non-WSA lands with wilderness characteristics, totaling 36,640 acres, would remain open to leasing under standard stipulations or under CSU or TL stipulations. This comprises over 9% of the public lands in the development area. Approximately 1,900 acres in two non-WSA lands with wilderness characteristics would be available for leasing with an NSO stipulation or closed to leasing, which is less than 1% of the public lands within this development area. This includes 360 acres in Lime Creek (100% of the non-WSA lands with wilderness characteristics) and 1,540 acres in Road Canyon (24%). Based on the percentage of non-WSA lands with wilderness characteristics and the existing and pending leases within those areas, the highest potential for leasing and development would be in Comb Ridge, Cross Canyon, and Squaw and Papoose Canyon. Given that the projection for drilling for oil and gas is three wells per year for all of the public lands within the Blanding Sub-basin area, and that just over 9% of the development area includes non-WSA lands with wilderness characteristics open to leasing under standard stipulations, CSU, or TL stipulations, it is still anticipated that up to one well per year would be drilled in the non-WSA lands with wilderness characteristics because the Blanding Sub-basin area contains oil and gas fields and the majority of existing wells within the Monticello PA. This would disturb up to 9.6 acres per year, or approximately 144 acres over the next 15 years, however, none of the surface-disturbing activities would be within Lime Creek non-WSA lands with wilderness characteristics, thus protecting those values. Leasing and development within these non-WSA lands with wilderness characteristics would cause the affected portion to lose its natural characteristics. Loss of opportunities for solitude and primitive recreation due to exploration for and development of oil and gas resources would be broader than just for the 144 acres of direct surface-disturbing activities, and could impact these values for up to one-half mile from the ongoing activity. However, it is not anticipated that any of the areas would lose their wilderness characteristics in totality because of the small amount of acreage projected to be disturbed and the few projected wells in this development area over the next 15 years.

Impacts from geophysical activities would be the same as Alternative A.

In summary, up to 39 wells over the 15-year RFD scenario, disturbing up to 374 acres would occur in non-WSA lands with wilderness characteristics under the Proposed Plan. Ten of the 29

areas have a higher potential for these wells to be drilled based on existing leases and/or percentages of non-WSA lands with wilderness characteristics within the development areas. However, all of Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics would be protected from surface-disturbing activities associated with oil and gas leasing due to an NSO stipulation.

Under the Proposed Plan and each alternative, the following percentage of non-WSA lands with wilderness characteristics would remain open to leasing and development under standard oil and gas stipulations or under CSU or TL stipulations:

- Alternative A, 81% of all non-WSA lands (470,590 acres)
- Alternative B, 83% of all non-WSA lands (485,010 acres)
- Alternative C, 94% of all non-WSA lands (548,350 acres)
- Alternative D, 100% of the non-WSA lands (582,360 acres)
- Alternative E, 0% of the 29 non-WSA lands (0 acres)
- Proposed Plan, 79% of the 29 non-WSA lands (460,093 acres)

Based on the low RFDs for the Monticello PA, up to three wells could be drilled per year in the non-WSA lands with wilderness characteristics that are open to leasing and development under the Proposed Plan and Alternatives A, B, C, and D. It is assumed that 9.6 acres of surface disturbance would be associated with each well drilled. Under the Proposed Plan and all four alternatives, the maximum amount of surface disturbance would be between 355 acres and 374 acres over the 15-year RFD scenario. Although oil and gas well development would cause surface-disturbing activities that would result in loss of wilderness characteristics in some areas, it is not expected under the Proposed Plan or any alternative that the amount of disturbance based on well projections and the scattered nature of the wells would be substantial. Although small acreages may be lost in some of the non-WSA lands with wilderness characteristics, it is not predicted that any of the areas would lose their wilderness characteristics in whole.

4.3.8.5.3. SALABLE MINERALS

4.3.8.5.3.1. Impacts Common to the Proposed Plan and All Alternatives

Salable minerals are managed following the same objectives as oil and gas resources. The same non-WSA lands with wilderness characteristics that are open under standard stipulations or minor constraints for oil and gas leasing would be available for salable mineral disposal, just as those non-WSA lands with wilderness characteristics either closed to leasing or under NSO stipulations would be unavailable for salable mineral disposal (see Table 4.96). The non-WSA lands with wilderness characteristics with the highest potential for sand and gravel occurrence within 3 miles of a road overlie portions of the Comb Ridge, Harts Point, Valley of the Gods, Mancos Mesa, Nokai Dome, Upper Red Canyon, Fort Knocker Canyon, and Gravel and Long Canyon areas. Currently there is only one sand and gravel pit contiguous to the northernmost end of Comb Ridge. All or portions of 26 non-WSA lands with wilderness characteristics have high potential for building stone occurrence. None of the non-WSA lands with wilderness characteristics are currently near a building stone quarry. Those non-WSAs with wilderness characteristics that do not intersect with the building stone resource are Grand Gulch, Lime Creek and Valley of the Gods. The San Juan River non-WSA land with wilderness

characteristics has a high potential for limestone occurrence, and there is a limestone quarry near the area.

4.3.8.5.3.2. Alternative A

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

All or portions of 28 of the 29 non-WSA lands with wilderness characteristics, comprising 469,660 acres, would remain open to salable mineral disposal. This comprises over 80% of these non-WSA lands. Most of the Comb Ridge non-WSA land with wilderness characteristics (13,240 acres) would remain open to sand and gravel disposal and 9,230 acres of the San Juan River non-WSA lands with wilderness characteristics would be open to limestone disposal. Where surface disturbance would occur, natural characteristics and opportunities for primitive recreation and solitude would be foregone. If the gravel pits or building rock quarries have associated support facilities, including roads and power lines, soil and vegetation disturbance, the presence of permanent structures would degrade the natural characteristics of non-WSA lands with wilderness characteristics. Noise from the operation of sand and gravel pits or rock quarries, including the presence of work crews, vehicles, and equipment, would degrade opportunities for solitude and conflict with primitive recreational opportunities in proximity to industrial development. As recreational visitors move away from the sources of development, the sights and sounds of development would diminish. However, it can be expected that sights and sounds from development would reduce opportunities for solitude and primitive and unconfined recreation up to one-half mile beyond the direct loss of natural character, depending on topography.

Twenty percent of the non-WSA lands with wilderness characteristics totaling 112,700 acres (all of one and portions of 18 non-WSAs) would be closed to salable mineral disposal; thus, the wilderness characteristics of those areas would be maintained.

4.3.8.5.3.3. Alternative B

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

All or portions of 24 of the 29 non-WSA lands with wilderness characteristics areas, comprising 484,080 acres, would remain open to salable mineral disposal. This comprises nearly 83% of these non-WSA lands. Where surface disturbance would occur, natural characteristics and opportunities for primitive recreation and solitude would be foregone. The same impacts to wilderness values as described under Alternative A would ensue. Seventeen percent of the non-WSA lands with wilderness characteristics totaling 98,280 acres (all of five and portions of 11 non-WSAs) would be closed to salable mineral disposal, thus, the wilderness characteristics of those areas would be maintained. The Comb Ridge non-WSA lands with wilderness characteristics would be closed to sand and gravel disposal, but 9,520 acres of the San Juan River non-WSA lands with wilderness characteristics would be open to limestone disposal.

4.3.8.5.3.4. Alternative C

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

All or portions of 27 of the 29 non-WSA lands with wilderness characteristics, comprising 547,420 acres, would remain open to salable mineral disposal. This comprises nearly 94% of these non-WSA lands. The Comb Ridge non-WSA would remain open to sand and gravel

disposal. Where surface disturbance would occur, naturalness and opportunities for primitive recreation and solitude would be foregone. The same impacts to wilderness values as described under Alternative A would ensue. Six percent of the non-WSA lands with wilderness characteristics totaling 34,940 acres (all of two and portions of 10 non-WSAs) would be closed to salable mineral disposal, thus the wilderness characteristics of those areas would be protected. The San Juan River non-WSA would be closed to limestone disposal.

4.3.8.5.3.5. Alternative D

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

All of the 29 non-WSA in the 582,360 acres of non-WSA lands with wilderness characteristics would remain open to disposal of salable minerals under standard conditions or minor constraints. Where surface disturbance occurs, natural characteristics and opportunities for primitive recreation and solitude would be diminished or lost, with the same impacts to wilderness characteristics as described under Alternative A.

4.3.8.5.3.6. Alternative E

Non-WSA Lands with Wilderness Characteristic Managed to Protect Wilderness Characteristics

Under Alternative E, all lands within the non-WSA lands with wilderness characteristics would be closed to salable mineral disposal as part of the prescription to manage for protection of their wilderness characteristics. These areas would not be developed for production of sand, gravel, and building stone under this alternative. This would preserve natural characteristics and maintain the outstanding opportunities for primitive recreation and solitude of the non-WSA lands with wilderness characteristics.

4.3.8.5.3.7. Proposed Plan

Non-WSA Lands with Wilderness Characteristic Managed to Protect Wilderness Characteristics

Portions of five non-WSA lands with wilderness characteristics, including 88,871 acres would be closed to mineral material disposal. This comprises 15% of all the non-WSA lands with wilderness characteristics. Under the Proposed Plan, Dark Canyon (11,540 acres), Mancos Mesa (30,068 acres), Nokai Dome East (18,618 acres), Nokai Dome West (14,988 acres), and Grand Gulch (13,657 acres) would be managed to protect their wilderness characteristics and would be closed to mineral material disposal.

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

All or portions of 27 of the 29 non-WSA lands with wilderness characteristics, comprising 459,163 acres, would remain open to salable mineral disposal. This comprises nearly 79% of these non-WSA lands with wilderness characteristics. The Comb Ridge would remain open to sand and gravel disposal. Where surface disturbance would occur, naturalness and opportunities for primitive recreation and solitude would be foregone. The same impacts to wilderness characteristics as described under Alternative A would ensue. Six percent of the non-WSA lands with wilderness characteristics totaling 34,326 acres (all of two and portions of six non-WSA lands with wilderness characteristics) would be closed to salable mineral disposal, thus the wilderness characteristics of those areas would be maintained. The San Juan River non-WSA lands with wilderness characteristics would be closed to limestone disposal.

4.3.8.5.4. LOCATABLE MINERALS

4.3.8.5.4.1. Impacts Common to the Proposed Plan and All Alternatives

Portions of 17 non-WSA lands with wilderness characteristics are located within areas of moderate to high potential for uranium and vanadium and are within historic mining districts: Bridger Jack Mesa (8,670 acres within the non-WSA), Butler Wash (80 acres), Cheesebox Canyon (12,440 acres), Comb Ridge (470 acres), Fort Knocker Canyon (1,180 acres), Gooseneck (3,330 acres), Gravel and Long Canyon (19,270 acres), Hammond Canyon (340 acres), Harmony Flat (180 acres), Harts Point (18,860 acres), Hatch/Lockhart/Hart (1,520 acres), Indian Creek (10,020 acres), Red Rock Plateau (15,480 acres), Shay Mountain (5,380 acres), Squaw and Papoose Canyon (3,570 acres), Upper Red Canyon (9,550 acres), and White Canyon (1,170 acres). In all, 111,510 acres within non-WSA lands with wilderness characteristics, or 19% of the non-WSA lands are within areas of moderate to high potential for uranium and vanadium occurrence, and in historic mining districts.

Future development of these resources is expected to occur within the historic mining districts, and currently there are over 7,000 mining claims for this resource, many within the non-WSA lands with wilderness characteristics within the Monticello FO. If new mining development occurs within these areas, direct loss of wilderness characteristics would be unavoidable due to surface-disturbing activities. To date, however, there has been no new activity associated with the existing claims within the non-WSA lands with wilderness characteristics. New mining claims are filed continually, and changes could occur that would impact lands with wilderness characteristics by removing vegetation, moving soils, and disrupting the natural landscape. It would also alter the setting needed to support primitive recreation activities and opportunities to find solitude for those non-WSA lands with wilderness characteristics where new mining activities occur. For purposes of analysis, it is assumed that development for uranium and vanadium mining could occur anywhere within the moderate to high development potential areas in the historic mining districts.

Some lands in the non-WSA lands with wilderness characteristics have been recommended for withdrawal from mineral entry to give management emphasis to other resource values and uses. The withdrawals would prevent surface disturbance that would reduce or eliminate wilderness characteristics. The following is an analysis of the effects of proposed mineral withdrawals on the wilderness characteristics of non-WSA lands with wilderness characteristics.

4.3.8.5.4.2. Alternative A

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

There are two non-WSA lands with wilderness characteristics within historic uranium and vanadium mining districts, totaling 4,280 acres, where mineral withdrawals have been proposed:

- 390 acres of the Gooseneck non-WSA lands with wilderness characteristics
- 3,890 acres of the Indian Creek non-WSA lands with wilderness characteristics

The proposed mineral withdrawals would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation in each of these areas by preventing location of mining claims and the noise and presence of surface disturbance, people, vehicles, and equipment associated with mining in those areas. However, if mining claims currently exist in

these areas, wilderness characteristics could be at risk of development for uranium and vanadium mining as described in Section 4.3.8.5.3.1, Impacts Common to the Proposed Plan and All Alternatives.

4.3.8.5.4.3. Alternative B

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

There are three non-WSA lands with wilderness characteristics areas within historic uranium and vanadium mining districts, totaling 13,505 acres, where mineral withdrawals have been proposed:

- 3,330 acres of the Gooseneck non-WSA wilderness characteristics area
- 155 acres of the Harts Point non-WSA wilderness characteristics area
- 10,020 acres of the Indian Creek non-WSA wilderness characteristics area

The proposed mineral withdrawals would preserve the natural characteristics and opportunities for both solitude and primitive forms of recreation by preventing location of mining claims and the noise and presence of surface disturbance, people, vehicles, and equipment associated with mining in those areas. However, if mining claims currently exist in these areas, wilderness characteristics could be at risk of development for uranium/vanadium mining as described in Section 4.3.8.5.3.1, Impacts Common to the Proposed Plan and All Alternatives.

4.3.8.5.4.4. Alternative C

The impacts would be the same as Alternative A because management decisions are the same.

4.3.8.5.4.5. Alternative D

Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

None of the withdrawals proposed under this alternative would occur in non-WSA lands with wilderness characteristics within an historic uranium or vanadium mining district. All non-WSA lands with wilderness characteristics within the historic mining areas could be claimed and mined. If new mining development occurs within these areas, the natural characteristics of the landscape would be altered and opportunities for solitude and primitive recreation would be diminished due to surface-disturbing activities related to mining.

4.3.8.5.4.6. Alternative E

Non-WSA Lands with Wilderness Characteristic Managed to Protect Wilderness Characteristics

All non-WSA lands with wilderness characteristics would be proposed for mineral withdrawal under this alternative as part of the management prescription to protect wilderness characteristics. However, uranium and vanadium mining claims currently exist in the majority of the historic mining districts. If new mining development occurs within these areas, direct loss of natural characteristics and opportunities for solitude and primitive recreation would be unavoidable due to surface-disturbing activities.

4.3.8.5.4.7. Proposed Plan

The effects of proposed mineral withdrawals on uranium and vanadium mining, and the resultant impact on non-WSA lands with wilderness characteristic would be the same as Alternative A because management decisions are the same.

4.3.8.6. IMPACTS OF NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

There are 29 areas, outside of existing WSAs, totaling 582,360 acres, in the Monticello PA that were inventoried and found to have wilderness characteristics. See Table 3.19 for a list of areas by name and acreage with wilderness characteristics and Maps 33 and 34 for locations and names of non-WSA lands with wilderness characteristics.

4.3.8.6.1. ALTERNATIVES A, B, C, AND D

4.3.8.6.1.1. Non-WSA Lands with Wilderness Characteristic Managed for Other Resource Values and Uses

Under these alternatives, there are no specific actions prescribed to directly protect or enhance the natural characteristics and opportunities for solitude or primitive recreation in the non-WSA lands with wilderness characteristics. Thus, there are no effects on the natural characteristics or opportunities for solitude or primitive recreation of the non-WSA lands with wilderness characteristics.

4.3.8.6.2. ALTERNATIVE E

4.3.8.6.2.1. Non-WSA Land with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Under Alternative E, all 29 non-WSA lands with wilderness characteristics, totaling 582,360 acres, would be managed with emphasis on protection of their wilderness characteristics, by the following prescription:

- VRM Class I objectives
- Closed to commercial or personal woodland harvest
- Closed to OHV use
- Managed with “Light-on-the-Land” fire suppression techniques
- ROW exclusion areas
- Proposed for withdrawal from locatable mineral entry
- Closed to mineral leasing
- Closed to disposal of mineral materials

These decisions would prevent surface disturbances that would degrade the natural characteristics of the non-WSA wilderness lands, prevent surface disturbances and uses that would be incompatible with primitive recreation activities, and protect the setting needed to support the experience of solitude. These management decisions would protect the natural characteristics of all of the non-WSA wilderness lands, and maintain the opportunities for solitude or primitive recreation that exists within these areas.

Many elements of the prescription to protect the wilderness characteristics of the non-WSA lands with wilderness characteristics would prevent surface disturbances that would degrade the natural characteristics of these areas. Closure of the non-WSA lands with wilderness characteristics to oil and gas leasing, ROW exclusion objectives, and closure to harvest of woodland products would prevent surface disturbances that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Protection of the undeveloped nature of the non-WSA lands with wilderness characteristics would also maintain the setting needed to support primitive forms of recreation and experiences of solitude. Management to visual resource management Class I objectives would prevent landscape modifications that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics.

Closing the non-WSA lands with wilderness characteristics to (OHV) travel would prevent expansion of OHV use and surface disturbance that would degrade the natural characteristics of these lands. This element of the prescription would also prevent the noise and presence of motor vehicles would degrade opportunities for solitude and conflict with primitive forms of recreation like hiking, backpacking, wildlife viewing, and nature study.

Under this alternative, the non-WSA lands with wilderness characteristics would be recommended for mineral withdrawal. This action would prevent mineral entry and surface disturbance that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics, diminish opportunities for solitude, and conflict with primitive forms of recreation. Use of “Light-on-the-Land” fire suppression techniques would minimize surface disturbances resulting from fire suppression efforts that would degrade the natural characteristics of these areas. It would also reduce and minimize the reclamation effort that would be needed following fire suppression to restore the natural characteristics of the non-WSA lands with wilderness characteristics.

4.3.8.6.3. PROPOSED PLAN

4.3.8.6.3.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Under the Proposed Plan five non-WSA lands with wilderness characteristics would be managed to protect their wilderness characteristics: Dark Canyon (11,540 acres), Grand Gulch (13,657 acres), Mancos Mesa (30,068 acres), and Nokai Dome East (18,618 acres), and Nokai Dome West (14,988 acres). To give emphasis to management of wilderness characteristics, the five non-WSA lands with wilderness characteristics would be managed by the following prescription:

- VRM Class II objectives
- OHV use limited to designated roads and trails
- ROW avoidance areas
- NSO for mineral leasing in Dark Canyon non-WSA lands with wilderness characteristics
- Closed to mineral leasing in Grand Gulch, Mancos Mesa, Nokai Dome East, and Nokai Dome West non-WSA lands with wilderness characteristics
- Closed to disposal of mineral materials
- Existing facilities (e.g., livestock or wildlife facilities) would be maintained

- Closed to commercial or personal woodland harvest
- Managed with “Light-on-the-Land” fire suppression techniques

These decisions would limit surface disturbances that would degrade the natural characteristics of the non-WSA wilderness lands. Closure to woodland harvest, limiting motorized vehicle use to designated routes, ROW avoidance objectives, NSO and closure to mineral leasing, and closure to mineral material production would prevent surface disturbances that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. VRM Class II objectives, however, would allow minor developments that would result in localized surface disturbances that would degrade the natural characteristics of small areas of the non-WSA lands with wilderness characteristics. Overall, however, the natural character of the landscape, and thus its natural characteristics, would remain in tact.

Motorized use of designated routes in the non-WSA lands with wilderness characteristics would be inconsistent with primitive forms of recreation and the noise and presence of the vehicles would degrade opportunities for solitude. For some visitors, the impacts would be temporary, lasting only while the vehicles are present. For others, the presence and noise of motor vehicles would have a longer lasting effect on their desired experience. However, no routes are designated in the five non-WSA lands with wilderness characteristics managed for those values under the Proposed Plan. Maintenance of existing facilities would temporarily diminish opportunities for solitude and primitive forms of recreation. Once the noise and presence of people and equipment is removed, those opportunities would return.

4.3.8.6.3.2. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the Proposed Plan, no specific actions are prescribed to directly protect or enhance the wilderness characteristics of all or portions of 29 non-WSA lands with wilderness characteristics. Thus, there would be no effect on the wilderness characteristics of the non-WSA lands with wilderness characteristics.

4.3.8.7. IMPACTS OF PALEONTOLOGICAL RESOURCE DECISIONS ON NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

Paleontology decisions common to the Proposed Plan and all alternatives provide for mitigation of impacts to fossils resulting from BLM-authorized activities, interpretation of fossils, collection of common invertebrate and plant fossils, and protection of significant vertebrate and invertebrate fossils. As with cultural resources, knowing more about the paleontological resources of the area, interpreting the resource in a manner consistent with protection of wilderness characteristics, viewing fossil sites in the non-WSA lands with wilderness characteristics, and protecting significant fossils from collection or damage would add to the enjoyment of these areas for primitive recreational purposes. Protection of fossils would add to the character of the setting that supports these recreational opportunities. However, collection of even common invertebrate fossils, while providing a primitive recreational experience, would remove an element of the natural landscape, and thus the areas’ natural characteristics.

4.3.8.8. IMPACTS OF RECREATION DECISIONS ON WSA LANDS WITH WILDERNESS CHARACTERISTICS

4.3.8.8.1. SPECIAL RECREATION MANAGEMENT AREAS (SRMAs)

4.3.8.8.1.1. Alternative A

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Three existing SRMAs include all or portions of 13 non-WSA lands with wilderness characteristics. All other non-WSA wilderness lands would be managed as part of the Extensive Recreation Management Area (ERMA).

San Juan River SRMA: A portion (4,240 acres) of the San Juan River non-WSA land with wilderness characteristics lies within the San Juan River SRMA. The SRMA is more than double the size of the non-WSA, and the primary objective for management of this scenic area is for outstanding recreational opportunities and visitor experience for back-country river running, camping, and cultural appreciation. Management under this alternative allows for motorized boating, 40,000 user days per year, restricted camping areas along the river, and vehicle camping in the uplands. Portions of the SRMA would be open to leasing under standard stipulations and under NSO, and a portion would be recommended for locatable mineral withdrawal. The area would be a mixture of open, closed, and limited OHV use. The SRMA would remain closed to woodland product harvest. The SRMA prescription would partially protect the natural characteristics of the landscape and opportunities for solitude and primitive forms of recreation in that portion of the San Juan non-WSA within the SRMA, but would disrupt the opportunity for solitude and primitive recreation along the river due to motorized boat noise and the number of user days per year allowed on the river. Motorized vehicle activity, especially cross-county driving would create surface disturbance that reduces the natural characteristics of the area and allow for disruption of the opportunities for solitude and primitive recreation when vehicles are in the vicinity. Some areas would remain open for surface disturbance associated with oil and gas leasing activity which, if leased and developed, would cause the loss of natural characteristics within the non-WSA lands with wilderness characteristics.

Canyon Basin SRMA: This 214,390-acre SRMA includes all or portions of the Bridger Jack Mesa (22,380 acres), Butler Wash (1,530 acres), Dark Canyon (52,290 acres), Harts Point (14,070 acres), Indian Creek (14,750 acres), and Shay Mountain (6,450 acres) non-WSA lands with wilderness characteristics. The purpose of this large SRMA is to provide outstanding recreational opportunities and experiences. Management allows for creating designated parking areas for rock climbers and firewood cutting. There are no group limits or group size limits and the majority of the area is open to dispersed camping and vehicle use, including dispersed camping in many areas along the Indian Creek Corridor. Detailed management for this SRMA is not proposed that would protect or enhance the wilderness characteristics of these non-WSA lands with wilderness characteristics. In fact, providing no group size or number of group limits and dispersed vehicle camping throughout the SRMA would result in numbers of visitors and types of activities that detract from the solitude and primitive recreation experiences of the non-WSA lands with wilderness characteristics. Surface-disturbing activities such as development of new parking areas or cutting firewood would degrade the natural characteristics of the affected areas.

Grand Gulch Plateau SRMA: There are 122,704 acres in six non-WSA lands with wilderness characteristics located in the Grand Gulch Plateau SRMA (in the other alternatives the name of the SRMA is changed to the Cedar Mesa Cultural SRMA). This includes 13,654 acres in Comb Ridge, 23,560 acres in Fish and Owl Creeks, 54,970 acres in Grand Gulch, 5,560 acres in Lime Creek, 11,290 acres in Road Canyon, and 13,670 acres in Valley of the Gods non-WSA lands with wilderness characteristics. The SRMA includes all of the acreage in Lime Creek and Valley of the Gods and almost all acreage in Fish and Owl Creeks, Grand Gulch and Road Canyon non-WSA lands with wilderness characteristics. The objective for management of this SRMA is to provide outstanding recreational opportunities and visitor experience to engage in back-country and front-country recreation, and rural cultural appreciation. The management prescription includes restrictions on numbers of visitors, commercial uses and numbers, and equestrian use in certain areas of the SRMA, as well as restrictions on camping and limits of days and people. There are numerous implementation-level decisions included in the management prescriptions for this SRMA, the most salient, and the ones most affecting wilderness characteristics being:

- Open to commercial and/or private firewood cutting
- No limit on recreation day-use permits
- Mesa Top Day Use, no group size limit
- Mesa Top Overnight Camping, open to dispersed camping with no group size limit
- Canyons for Day Use, private and commercial group size limit of 12, including stock trips
- Canyons for Day Use, no limit on numbers of parties for private or commercial use per day per trailhead
- Canyons Overnight Camping, group size limit of 12
- Canyons Overnight Camping, commercial trips limited to one per day per trailhead
- Trailhead allocations range from 22 -26 overnight visitors per day

These prescriptions would affect the non-WSA lands with wilderness characteristics primarily due to the numbers of people, group size limits, and commercial activities allowed to occur in this SRMA under this alternative. The opportunities for solitude and primitive recreation would be diminished because a person seeking that experience would, inevitably, meet other people, groups, and commercial outfitting and stock activities. In addition, allowing private and commercial woodcutting within these areas would deter from the natural characteristics of the area by leaving cross-county vehicle tracks, tree stumps and cut limbs. The noise associated with chain saws and vehicles would, temporarily impact the opportunities for solitude, as well.

None of the remaining non-WSA lands with wilderness characteristics are within SRMAs under this alternative, therefore, there would be no recreation management objectives or focus within those areas. Because these lands are not within a managed SRMA with specific recreation objectives, they would be available for other surface-disturbing uses including commercial permitting activities, special recreation permits, new road construction, and other activities that could impact the natural characteristics and opportunities for primitive recreation and solitude that currently exist in the non-WSA lands with wilderness characteristics.

4.3.8.8.1.2. Alternative B

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Five SRMAs would be designated that include all or portions of 16 non-WSA lands with wilderness characteristics. All other non-WSA lands would be managed as part of the ERMA.

San Juan River SRMA: A portion (4,120 acres) of the San Juan River non-WSA land with wilderness characteristics lies within the 10,203-acre San Juan River SRMA. The primary objective for management of this scenic area is for outstanding recreational opportunities and visitor experiences for back-country river running, camping, and cultural appreciation. The SRMA management prescription under this alternative would not allow motorized boating, permits 30,000 user days per year, restricts camping areas along the river, restricts vehicle camping in the uplands, and provides for oil and gas leasing subject to NSO stipulations. The SRMA would be closed to disposal of mineral materials and recommended for locatable mineral withdrawal. The SRMA would be closed to OHV use in some areas and limited to designated routes in others. The area would remain closed to woodland product harvest. The SRMA management prescription would protect the natural characteristics of the landscape and opportunities for solitude and primitive forms of recreation in that portion of the San Juan non-WSA within the SRMA. Compared to Alternative A, motorized boating would be prohibited and user days would be reduced by 10,000. This would enhance the recreation setting to provide greater opportunities to experience solitude and primitive recreation. Vehicle use on designated routes would disrupt the opportunities for solitude and primitive recreation when vehicles are in the vicinity, but opportunities would return when the vehicle noise has subsided. Surface-disturbing activities associated with mineral development would not be allowed, protecting and enhancing both the natural characteristics of the area and opportunities for solitude and primitive forms of recreation.

Indian Creek SRMA: This 89,271-acre SRMA (a portion of the Canyon Basins SRMA in Alternative A) encompasses portions of four non-WSA lands with wilderness characteristics totaling 47,390 acres: Bridger Jack Mesa (22,780 acres), Harts Point (8,970 acres), Indian Creek (12,980 acres), and Shay Mountain (960 acres). The management prescription would close the SRMA to commercial and private firewood cutting and only allow vehicle camping in designated sites. The majority of use within this SRMA is outside of the non-WSA lands with wilderness characteristics, although some rock climbing does occur. Closing the area to private or commercial firewood cutting would protect the natural characteristics of the area and would prevent the noise and activities associated with this action. Allowing camping only in designated sites would focus vehicle camping to specific areas where disturbance has already occurred and not permit new surface disturbance, thereby protecting the natural characteristics of the non-WSA lands.

Dark Canyon SRMA: This 30,820-acre SRMA (a portion of the Canyon Basins SRMA in Alternative A) encompasses small portions of the Dark Canyon (1,563 acres) and Gravel and Long Canyon (220 acres) non-WSA lands with wilderness characteristics. Group size would be limited to 10 people in a private party and 12 people in a commercial party. Only one commercial trip per week is allowed and no more than 15 private users per day would be allowed. Camping would only be allowed in designated sites. The SRMA would be closed to private or commercial firewood cutting which would protect the natural characteristics of the non-WSA lands. Because the topography is rough with numerous canyons bisecting the SRMA, and the

limits on numbers of private and commercial user is low, the potential to experience solitude and a primitive recreation experience would be enhanced. Closing the SRMA to firewood cutting would protect the natural characteristics of the non-WSA lands with wilderness characteristics. In addition, designating camping areas would also protect the SRMA from additional surface-disturbing activity, thereby protecting the natural characteristics of the non-WSA lands with wilderness characteristics.

Cedar Mesa Cultural SRMA: There are 109,700 acres in six non-WSA lands with wilderness characteristics included in the Cedar Mesa Cultural SRMA. This includes 640 acres in Comb Ridge, 23,560 acres in Fish and Owl Creeks, 54,980 acres in Grand Gulch, 5,560 acres in Lime Creek, 11,290 acres in Road Canyon, and 13,670 acres in Valley of the Gods non-WSA lands with wilderness characteristics. The C-SRMA includes all of the acreage in Lime Creek and Valley of the Gods non-WSA lands with wilderness characteristics and almost all acreage in Fish and Owl Creeks, Grand Gulch and Road Canyon non-WSA lands with wilderness characteristics. The objective for management of this C-SRMA is to provide outstanding recreational opportunities and visitor experiences to engage in back-country and front-country recreation, and rural cultural appreciation. The C-SRMA management prescription would include restrictions on numbers of visitors, type and number of commercial uses, and equestrian use in certain areas of the C-SRMA, as well as restrictions on camping and limits of length of stay and numbers of people. There are numerous planning- and implementation-level decisions included in the management prescriptions for this C-SRMA, the most salient, and the ones that would most affect wilderness characteristics include:

- Closed to commercial and private firewood cutting
- Available for construction of watershed, range, and wildlife improvements and vegetation treatments
- 25-person limit on recreation day-use permits
- Mesa Top Day Use, 10-person group size limit
- Mesa Top Overnight Camping, designated primitive campsites, 12-person group size limit
- Canyons for Day Use, 10-person group size limit for private and commercial groups; one commercial group limit every other day; no stock trips allowed in canyon
- Canyons Overnight Camping, 6-person private group size limit and 10-person commercial group size limit; commercial trips limited to one per day per trailhead
- Trailhead allocations are 16 overnight visitors per day

These prescriptions would affect the non-WSA lands with wilderness characteristics primarily due to the limits on numbers of people, group size, and commercial activities allowed to occur in this C-SRMA under this alternative. Compared to Alternative A, the opportunities for solitude and primitive recreation would be augmented because a person seeking that experience would meet fewer people, groups, and commercial outfitting and stock activities. Closing the area to woodcutting would maintain the natural characteristics of the non-WSA lands with wilderness characteristics. Impacts to natural characteristics would occur to varying degrees, depending on the types of watershed, range, wildlife facilities or vegetation treatments that would be implemented in the non-WSA lands with wilderness characteristics. If vegetation treatment would be implemented with biological or chemical methods, or with prescribed fire, the area would have temporary visual impacts, but surface disturbance would be limited and the

treatments would have a natural appearance. If mechanical methods would be used, surface disturbance would be evident and visual imprints of people would be apparent. During the time of the activities, the opportunities for solitude and primitive recreation would be temporarily affected due to noise and human activities in the area.

White Canyon SRMA: This 2,828-acre SRMA includes small portions of four non-WSA lands with wilderness characteristics: 400 acres in Cheesebox Canyon, 1,258 acres in Fort Knocker Canyon, 430 acres in Gravel and Long Canyon, and 960 acres in Sheep Canyon. The SRMA management prescription would exclude the area from private or commercial firewood cutting, which would protect the natural characteristics of the non-WSA lands with wilderness characteristics. Primitive campgrounds would be developed at Soldier and Gravel Crossings and implementation-level actions such as packing out human waste and use of fire pans would be enacted. Surface disturbance and the presence of human-made structures associated with developing primitive campgrounds would reduce the natural characteristics of those specific localities of the non-WSA lands with wilderness characteristics.

None of the remaining non-WSA lands with wilderness characteristics are within SRMAs under this alternative, therefore, there would be no recreation management objectives or focus within those areas. Because these lands are not within a managed SRMA with specific recreation objectives, they would be available for other surface-disturbing uses including commercial and special recreation permit activities, new road construction, and other uses that would impact the natural characteristics and opportunities for primitive recreation and solitude that currently exist in those non-WSA lands with wilderness characteristics.

4.3.8.8.1.3. Alternative C

4.3.8.8.1.3.1 Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Five SRMAs would be designated that overlie all or portions of 16 non-WSA lands with wilderness characteristics. All other non-WSA lands would be managed as an ERMA.

San Juan River SRMA: A portion (3,810 acres) of the San Juan River non-WSA land with wilderness characteristics lies within the 9,859-acre San Juan River SRMA. The primary objective for management of this scenic area is for outstanding recreational opportunities and visitor experience for back-country river running, camping, and cultural appreciation. Management under this alternative allows for motorized boating, 40,000 user days per year, restricted camping areas along the river, restricted vehicle camping in the uplands and leasing subject to NSO stipulations. The area is closed to mineral material disposal and recommended for locatable mineral withdrawal. The SRMA would be closed to OHV use in some areas and limited to designated routes in others. The area would remain closed to woodland product harvest. The SRMA management would partially protect the natural characteristics of the landscape and opportunities for solitude and primitive forms of recreation in that portion of the San Juan non-WSA that overlies the SRMA. Like Alternative A, motorized boating would be allowed on the river, and 40,000 user days would be permitted. This could impact the opportunity for solitude and primitive recreation by having so much human activity on the river, as well as noise from motorized boat engines. Like Alternative B, surface-disturbing activities associated with minerals would be precluded, protecting the natural characteristics of this area. In addition, fewer non-WSA lands would be protected because the SRMA would be smaller than

Alternative B and the acreage of non-WSA lands with wilderness characteristics overlying it would be reduced by 310 acres.

Dark Canyon SRMA: This 30,820-acre SRMA (formerly a portion of the Canyon Basins SRMA) encompasses small portions of the Dark Canyon (1,563 acres) and Gravel and Long Canyon (220 acres) non-WSA lands with wilderness characteristics. Group size limits include 15 people in a private party and 15 people in a commercial party. Three commercial trips per week are allowed and no more than 20 private users per day would be allowed. Camping would only be allowed in designated sites. The SRMA is closed to private or commercial firewood cutting which would protect the natural characteristics of the non-WSA lands. Although an increased level of human use would be allowed in this area from Alternative B, because the topography is rough with numerous canyons bisecting the SRMA the potential to experience solitude and a primitive recreation experience is high, even with the increased level of human use. In addition, designating camping areas would also protect the SRMA from additional surface-disturbing activity, thereby protecting the natural characteristics of the non-WSA lands.

Indian Creek SRMA: This 89,271-acre SRMA (formerly a portion of the Canyon Basins SRMA in Alternative A) encompasses portions of four non-WSA lands with wilderness characteristics totaling 47,390 acres: Bridger Jack Mesa (22,780 acres), Harts Point (8,970 acres), Indian Creek (12,980 acres), and Shay Mountain (960 acres). Management prescriptions would be the same as in Alternative B except that some dispersed vehicle camping would be allowed in some areas along the Indian Creek corridor and designated to specific sites in other areas. Dispersed vehicle camping allows for new surface disturbance as vehicles pull off routes and establish new camp sites. This would detract from the natural characteristics of the non-WSA lands if the dispersed camping were to occur there. Otherwise, the analysis would be the same as Alternative B.

Cedar Cultural Mesa SRMA: There are 109,700 acres in six non-WSA lands with wilderness characteristics that overlie the Cedar Mesa Cultural SRMA. This includes 640 acres in Comb Ridge, 23,560 acres in Fish and Owl Creeks, 54,980 acres in Grand Gulch, 5,560 acres in Lime Creek, 11,290 acres in Road Canyon, and 13,670 acres in Valley of the Gods non-WSA lands with wilderness characteristics. This is all of the acreage in Lime Creek and Valley of the Gods and almost all acreage in Fish and Owl Creeks, Grand Gulch and Road Canyon non-WSA lands with wilderness characteristics. The objective for management of this C-SRMA is to provide outstanding recreational opportunities and visitor experience to engage in back-country, front-country and rural cultural appreciation recreation. Management includes restrictions on numbers of visitors, commercial uses and numbers, and equestrian use in certain areas of the C-SRMA, as well as restrictions on camping and limits of days and people. There are numerous planning and implementation-level decisions included in the management prescriptions for this C-SRMA, the most salient, and the ones most affecting wilderness characteristics being:

- Open to commercial and/or private firewood cutting
- Available for watershed, range, and wildlife improvements and vegetation treatments
- 25 person limit on recreation day-use permits
- Mesa Top Day Use, 12 person group size limits
- On Mesa Top Overnight Camping, designated primitive campsites, with group size limit of 24

- In Canyons for Day Use, private and commercial group size limit of 12, one commercial group allowed each day, no stock trips in canyons, elsewhere stock limited to 8 animals
- In Canyons Overnight Camping, group size limits of 8 for private and 12 for commercial; commercial trips limited to one per day per trailhead
- Trailhead allocations are all 20 overnight visitors per day

Similar to Alternative A, these prescriptions would affect the non-WSA lands with wilderness characteristics primarily due to the numbers of people, group size limits, and commercial activities allowed to occur in this C-SRMA under this alternative. The opportunities for solitude and primitive recreation would be diminished because a person seeking that experience would, inevitably, meet other people, groups, and commercial outfitting and stock activities. In addition, allowing private and commercial woodcutting within these areas would deter from the natural characteristics of the area by leaving cross-county vehicle tracks, tree stumps and litter from cutting limbs. The noise associated with chain saws and vehicles would temporarily impact the opportunities for solitude, as well. Impacts to natural characteristics could also occur depending on the types of watershed, range, wildlife or vegetation treatments that would be implemented in the non-WSA lands with wilderness characteristics. Treatments by biological, chemical, or fire methods, the area would have temporary visual impacts, but surface disturbance would be limited and the treatments would have more of a natural appearance. If by mechanical methods, surface disturbance would be evident and visual imprints of humans would be apparent. During the time of the activities, the opportunities for solitude and primitive recreation would be temporarily affected due to noise and human activities in the area.

White Canyon SRMA: Generally the same impacts as Alternative B.

None of the other non-WSA lands with wilderness characteristics are within SRMAs under this alternative, therefore, there would be no recreation management objectives or focus within those areas. Because these lands are not within a managed SRMA with specific recreation objectives, they would be vulnerable to surface-disturbing uses including commercial and special recreation permit activities, new road construction, and other uses that could impact the natural characteristics and opportunities for primitive recreation and solitude that currently exist in those areas.

4.3.8.8.1.4. Alternative D

4.3.8.8.1.4.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Five SRMAs would be designated that include all or portions of 16 non-WSA lands with wilderness characteristics. All other non-WSA lands with wilderness characteristics would be managed as part of the ERMA.

San Juan River SRMA: A portion (1,960 acres) of the San Juan River non-WSA lands with wilderness characteristics lies within the 3,365-acre San Juan River SRMA. The primary objective for management of this scenic area is for outstanding recreational opportunities and visitor experiences for back-country river running, camping, and cultural appreciation. The SRMA management prescription under this alternative would allow for motorized boating, 45,000 user days per year, some restricted camping areas along the river, some restricted vehicle camping in the uplands, and oil and gas leasing subject to NSO stipulations. The area would be

closed to mineral material disposal and recommended for locatable mineral withdrawal. The SRMA would be closed to OHV use in some areas and limited to designated routes in others. The SRMA would remain closed to woodland product harvest. Impacts of this SRMA alternative on the San Juan River non-WSA lands would be the same as Alternative C except that even more visitor days would be permitted on the river, further detracting from the opportunities of solitude and primitive recreation. In addition, fewer non-WSA lands would be protected because the SRMA would be smaller than Alternative B and the non-WSA acreage overlying it would be reduced by 2,160 acres.

Dark Canyon SRMA: This 30,820-acre SRMA (a portion of the Canyon Basins SRMA under Alternative A) encompasses small portions of the Dark Canyon (1,563 acres) and Gravel and Long Canyon (220 acres) non-WSA lands with wilderness characteristics. Group size would be limited to 15 people in a private party and 15 people in a commercial party. Commercial trips would be limited to seven per week but there would be no limits on private users per day. Dispersed camping would be allowed within the canyons and mesa tops. The SRMA would be closed to private or commercial firewood cutting, which would protect the natural characteristics of the non-WSA lands with wilderness characteristics. This alternative would allow the most human use. This increased use could diminish the opportunity for solitude and conflict with primitive recreation due to interaction with other uses, either private or commercial. In addition, allowing dispersed camping throughout the area would reduce the natural characteristics of the area by creating new surface disturbances from campfire rings and crushed vegetation.

Indian Creek SRMA: This 89,271-acre SRMA (a portion of the Canyon Basins SRMA in Alternative A) includes portions of four non-WSA lands with wilderness characteristics totaling 47,390 acres: Bridger Jack Mesa (22,780 acres), Harts Point (8,970 acres), Indian Creek (12,980 acres), and Shay Mountain (960 acres). Management prescriptions would be the same as in Alternative B except that some dispersed vehicle camping would be allowed throughout the Indian Creek corridor. Dispersed vehicle camping would create new surface disturbance as vehicles pull off routes and establish new camp sites. This would reduce the natural characteristics of the non-WSA lands with wilderness characteristics where the vehicle camping occurred. Otherwise, the analysis would be the same as Alternative B.

Cedar Mesa Cultural SRMA: There are 109,700 acres in six non-WSA lands with wilderness characteristics within the Cedar Mesa Cultural SRMA. This includes 640 acres in Comb Ridge, 23,560 acres in Fish and Owl Creeks, 54,980 acres in Grand Gulch, 5,560 acres in Lime Creek, 11,290 acres in Road Canyon, and 13,670 acres in Valley of the Gods non-WSA lands with wilderness characteristics. The C-SRMA includes all of the acreage in Lime Creek and Valley of the Gods and almost all acreage in Fish and Owl Creeks, Grand Gulch, and Road Canyon non-WSAs lands with wilderness characteristics. The objective for management of this C-SRMA is to provide outstanding recreational opportunities and visitor experiences to engage in back-country and front-country recreation and rural cultural appreciation. The C-SRMA management prescription includes restrictions on numbers of visitors, types and numbers of commercial uses, and equestrian use in certain areas of the C-SRMA, as well as restrictions on camping and limits on length of stay and numbers of people. There are numerous planning- and implementation-level decisions that would be included in the management prescriptions for this C-SRMA, the most salient, and the ones most affecting wilderness characteristics being:

- Open to commercial and private firewood cutting

- Available for watershed, range, and wildlife improvements and vegetation treatments
- 25-person limit on recreation day-use permits
- Mesa Top Day Use, 12- and 25-person group size limits
- Mesa Top Overnight Camping, no designated campsites for groups less than 24, no group size limit, campsite facility development allowed
- Canyons for Day Use, 12-person private and commercial group size limit, two commercial groups allowed each day, no stock trips in canyons, elsewhere no stock limits on numbers of animals
- Canyons Overnight Camping, 12-person private group size limit and 12-person commercial group size limit; commercial trips limited to one per day per trailhead
- Trailhead allocations are 24 overnight visitors per day

This alternative provides for the greatest amount of human and stock use of all alternatives within this C-SRMA and would have the largest impact on opportunities for solitude and primitive recreation due to the numbers of people, size of groups, and commercial activities allowed. This alternative provides for the greatest probability of encountering other humans, stock animals, and evidence of human activity. Large group sizes and commercial activities, along with potential campsite facility development; private and commercial firewood cutting; and construction of watershed, range, and wildlife facilities and vegetation treatments would all reduce the natural characteristics of the non-WSA lands with wilderness characteristics and opportunities for solitude and primitive recreation. This is because of increased human encounters and more surface-disturbing activities. A person seeking solitude would, inevitably, encounter other people, groups, and commercial outfitters and stock. Allowing private and commercial woodcutting within these areas would degrade the natural characteristics of the area by leaving cross-county vehicle tracks, tree stumps and cut limbs. The noise associated with chain saws and vehicles would temporarily impact the opportunities for solitude, as well. Impacts to naturalness would also occur in varying degrees, depending on the types of watershed, range, and wildlife facilities constructed or vegetation treatments that would be implemented in the non-WSA lands. If treatments were implemented by biological or chemical methods, or with prescribed fire, the area would have temporary visual impacts, but surface disturbance would be limited and the treatments would have more of a natural appearance. If mechanical methods were used, surface disturbance would be evident and visual imprints of humans would be apparent. During the time of the activities, the opportunities for solitude and primitive recreation would be temporarily diminished due to noise and human activities in the area.

White Canyon SRMA: Generally the same impacts as Alternative B.

None of the remaining non-WSA lands with wilderness characteristics are within SRMAs under this alternative, therefore, there would be no recreation management objectives or focus within those areas. Because these lands are not within a managed SRMA with specific recreation objectives, they would be available for other surface-disturbing uses including commercial and special recreation permit activities, new road construction, and other uses that would impact the natural characteristics and opportunities for primitive recreation and solitude that currently exist in those non-WSA lands with wilderness characteristics.

4.3.8.8.1.5. Alternative E

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Five SRMAs would be designated that include all or portions of 16 non-WSA lands with wilderness characteristics. All remaining non-WSA lands with wilderness characteristics would be managed as part of the ERMA.

San Juan River SRMA: A portion (4,120 acres) of the San Juan River non-WSA land with wilderness characteristics lies within the 10,203-acre San Juan River SRMA. The primary objective for management of this scenic area is for outstanding recreational opportunities and visitor experiences for back-country river running, camping, and cultural appreciation. The SRMA management prescription under this alternative would be the same as in Alternative B except that non-WSA lands with wilderness characteristics would be closed to OHV use. The effect of SRMA management on the wilderness characteristics of non-WSA lands with wilderness characteristics would be the same as in Alternative B except that opportunities for solitude and primitive recreation would be enhanced because the presence and noise of OHVs would be precluded.

Indian Creek SRMA: The effect of SRMA management on the wilderness characteristics of non-WSA lands with wilderness characteristics would be the same as in Alternative B, except that vehicle camping would not be allowed within the non-WSA lands with wilderness characteristics and opportunities for solitude and primitive recreation would be enhanced because the presence and noise of OHVs would be precluded.

Dark Canyon SRMA: Same impacts to wilderness characteristics of the non-WSA lands with wilderness characteristics as Alternative B.

Cedar Mesa Cultural SRMA: There are 109,700 acres in six non-WSA lands with wilderness characteristics within the Cedar Mesa Cultural SRMA. This includes 640 acres in Comb Ridge, 23,560 acres in Fish and Owl Creeks, 54,980 acres in Grand Gulch, 5,560 acres in Lime Creek, 11,290 acres in Road Canyon, and 13,670 acres in Valley of the Gods non-WSA lands with wilderness characteristics. The C-SRMA would include all of the acreage in Lime Creek and Valley of the Gods and almost all acreage in Fish and Owl Creeks, Grand Gulch, and Road Canyon non-WSA lands with wilderness characteristics. The objective for management of this C-SRMA would be to provide outstanding recreational opportunities and visitor experiences to engage in back-country and front-country recreation and rural cultural appreciation. The C-SRMA management prescription includes restrictions on numbers of visitors, types and numbers of commercial uses and users, and equestrian use in certain areas of the C-SRMA, as well as restrictions on camping, including length of stay and numbers of people. There would be numerous planning- and implementation-level decisions included in the management prescriptions for this C-SRMA, the most salient, and the ones most affecting wilderness characteristics being:

- Closed to commercial and private firewood cutting
- Allows maintenance of existing range improvements, but no new improvements would be constructed
- 25-person limit on recreation day-use permits
- Mesa Top Day Use, 10-person group size limit

- Mesa Top Overnight Camping, designated primitive campsites, with 12-person group size limit
- Canyons for Day Use, 10-person private and commercial group size limit, limit of one commercial group allowed every other day, no stock trips allowed in canyon
- Canyons Overnight Camping, 6-person private group size limit and 10-person commercial group size limit; commercial trips limited to one per day per trailhead
- Trailhead allocations are 16 overnight visitors per day

The impacts to wilderness characteristics would be the same as for Alternative B, except further protection to the wilderness characteristics would be provided by precluding construction of watershed, range, and wildlife improvements and vegetation treatments on non-WSA lands with wilderness characteristics. Surface disturbance associated with such activities would be prohibited, thereby protecting the natural characteristics

White Canyon SRMA: Same impacts to wilderness characteristics as Alternative B.

None of the remaining non-WSA lands with wilderness characteristics are within SRMAs under this alternative, therefore, there would be no recreation management objectives or focus within those areas. Because these lands are not within a managed SRMA, They would not be subject to specific recreation objectives, However, recreation management decisions that may result in substantial surface-disturbing actions would not be permitted in non-WSA lands with wilderness characteristics under this alternative.

4.3.8.8.1.6. Proposed Plan

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Three Special Recreation Management Areas (SRMAs) would be designated under the Proposed Plan that include non-WSA lands with wilderness characteristics managed to protect those characteristics.

Dark Canyon SRMA: The SRMA includes a portion (11,540 acres) of the Dark Canyon non-WSA lands with wilderness characteristics. Under the Proposed Plan, the non-WSA lands with wilderness characteristics would be managed with emphasis on protection of those characteristics. The effects of recreation management for the SRMA on the wilderness characteristics of the non-WSA lands with wilderness characteristics would be the same as described in the Dark Canyon SRMA section below, for that portion of the non-WSA lands with wilderness characteristics managed to protect those characteristics.

Cedar Mesa SRMA: Cedar Mesa SRMA also includes a portion (13,657 acres) of the Grand Gulch non-WSA lands with wilderness characteristics. Under the Proposed Plan, it would be managed with emphasis on protection of its wilderness characteristics. The effects of recreation management for the Cedar Mesa SRMA on the wilderness characteristics of the non-WSA lands with wilderness characteristics would be the same as described in the Cedar Mesa SRMA section below, for that portion of the non-WSA lands with wilderness characteristics managed to protect those characteristics.

Beef Basin SRMA: The Beef Basin SRMA includes the 11,540 acres of the Dark Canyon non-WSA lands with wilderness characteristics managed to protect those characteristics. Management would include closing the SRMA to private and commercial firewood cutting,

limiting OHV use to designated routes, and limiting group size. Improvements for range, wildlife habitat, watershed, and vegetation treatments would be allowed if consistent with management objectives, and primitive car camping areas would be designated in Ruin Park, Middle Park, House Park, and along the Beef Basin Loop Road. The SRMA has moderate potential for oil and gas production, and would be open to oil and gas leasing subject to controlled surface use or timing limitation, but the non-WSA lands with wilderness characteristics would be available for leasing only with an NSO stipulation.

The majority of management prescriptions would protect the natural characteristics in the non-WSA lands with wilderness characteristics and continue to provide opportunities for solitude and primitive recreation. Improvements for range, wildlife habitat and watershed would result in surface disturbance and minimal structures that diminish the natural characteristics of the areas, but in the long term, restore vegetation communities and wildlife populations, enhancing the natural characteristics and opportunities for primitive forms of recreation (hunting, wildlife viewing, and nature study) depending on the methods used in the SRMAs. Vegetation treatments in the Dark Canyon non-WSA lands with wilderness characteristics would only be permitted if consistent with plan objectives, protecting the natural characteristics of the non-WSA lands with wilderness characteristics. During the treatment, however, the presence and noise of people and equipment would reduce opportunities for solitude and conflict with primitive forms of recreation. When implementation of the treatment was finished, and any needed reclamation occurred, those opportunities would return.

OHV use on designated routes in the SRMAs would detract from the opportunities for solitude and conflict with primitive recreation when vehicles (and associated motorized noise) are in proximity to the non-WSA lands with wilderness characteristics. In addition, developing a car campground in Ruin Park and designating car camping sites in Dark Canyon non-WSA lands with wilderness characteristics would detract from the natural characteristics of these lands and reduce opportunities for solitude and primitive recreation in the immediate areas where car camping is occurring.

Non-WSA lands with wilderness characteristics that are managed to protect their wilderness characteristics under the Proposed Plan in Mancos Mesa (30,068 acres), Nokai Dome East (18,618 acres), and Nokai Dome West (14,988 acres) are not located in any proposed SRMA. Thus, SRMA decisions would not affect the wilderness characteristics of these non-WSA lands with wilderness characteristics. The effects of recreation management decisions identified for the ERMA (see analysis below) would be similar to those identified under Alternative E.

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Six SRMAs would be designated that include all or portions of 17 non-WSA lands with wilderness characteristics. All other non-WSA lands would be managed as part of the ERMA.

San Juan River SRMA: A portion (3,810 acres) of the San Juan River non-WSA lands with wilderness characteristics lies within the 9,859-acre San Juan River SRMA. The primary objective for management of this scenic area is for outstanding recreational opportunities and visitor experiences for back-country river running, camping, and cultural appreciation. The SRMA management prescription under this alternative allows for motorized boating, 40,000 user days per year, restricted camping areas along the river, restricted vehicle camping in the uplands and oil and gas leasing subject to NSO stipulations. The area is closed to mineral material

disposal and recommended for locatable mineral withdrawal. The SRMA would be closed to OHV use in some areas and limited to designated routes in others. The area would remain closed to woodland product harvest. The SRMA management prescription would partially protect the natural characteristics of the landscape and opportunities for solitude and primitive forms of recreation in that portion of the San Juan River non-WSA lands with wilderness characteristics included in the SRMA. Like Alternative A, motorized boating would be allowed on the river, and 40,000 user days would be permitted. This would impact the opportunity for solitude and primitive recreation by allowing this level human activity on the river, as well as noise from motorized boat engines. Like Alternative B, surface-disturbing activities associated with minerals would be precluded, protecting the natural characteristics of the non-WSA lands with wilderness characteristics. In addition, fewer non-WSA lands with wilderness characteristics would be protected because the SRMA would be smaller than Alternative B and the non-WSA lands with wilderness characteristics acreage within the SRMA would be reduced by 310 acres.

Dark Canyon SRMA: This 30,820-acre SRMA (a portion of the Canyon Basins SRMA under Alternative A) encompasses small portions of the Dark Canyon (1,563 acres) and Gravel and Long Canyon (220 acres) non-WSA lands with wilderness characteristics. Group size would be limited to 18 people in a private party and 18 people in a commercial party. Three commercial trips per week would be allowed and no more than 20 private users per day would be allowed. Camping would only be allowed in designated sites. The SRMA would be closed to private or commercial firewood cutting which would protect the natural characteristics of the non-WSA lands with wilderness characteristics. Although an increased level of human use would be allowed in this SRMA as compared to Alternative B, the rough, canyon topography enhances the potential to experience solitude and a primitive recreation experience, even with the increased level of human use. In addition, designating camping areas would also protect the SRMA from additional surface-disturbing activity, thereby protecting the natural characteristics of the non-WSA lands with wilderness characteristics.

Indian Creek SRMA: This 89,271-acre SRMA (a portion of the Canyon Basins SRMA in Alternative A) encompasses portions of four non-WSA lands with wilderness characteristics totaling 47,390 acres: Bridger Jack Mesa (22,780 acres), Harts Point (8,970 acres), Indian Creek (12,980 acres), and Shay Mountain (960 acres). The SRMA management prescription would be the same as in Alternative B except that some dispersed vehicle camping would be allowed in some areas along the Indian Creek corridor and designated to specific sites in other areas. Dispersed vehicle camping would result in new surface disturbance as vehicles pull off routes and establish new camp sites. This would degrade the naturalness of small portions of the non-WSA lands with wilderness characteristics if the camps were established there. Otherwise, the analysis would be the same as Alternative B.

Cedar Mesa SRMA: There are 122,820 acres in six non-WSA lands with wilderness characteristics that overlie the Cedar Mesa SRMA. This includes 13,760 acres in Comb Ridge, 23,560 acres in Fish and Owl Creeks, 54,980 acres in Grand Gulch, 5,560 acres in Lime Creek, 11,290 acres in Road Canyon, and 13,670 acres in Valley of the Gods non-WSA lands with wilderness characteristics. The SRMA includes all of the acreage in Lime Creek and Valley of the Gods and almost all acreage in Fish and Owl Creeks, Grand Gulch and Road Canyon non-WSA lands with wilderness characteristics. The objective for management of this SRMA is to provide outstanding recreational opportunities and visitor experiences to engage in back-country and front-country recreation and rural cultural appreciation. The management prescription would

include restrictions on numbers of visitors, types and numbers of commercial uses, and equestrian use in certain areas of the SRMA, as well as restrictions on camping and limits on length of stay and numbers of people. There would be numerous planning and implementation-level decisions included in the management prescription for this SRMA, the most salient, and the ones most affecting wilderness characteristics being:

- Open to commercial and private firewood cutting, except in the portion of the Grand Gulch non-WSA lands with wilderness characteristics being managed to protect its wilderness characteristics
- Available for construction of watershed, range, and wildlife improvements and vegetation treatments. In the Grand Gulch non-WSA lands with wilderness characteristics managed to protect its wilderness characteristics, vegetation treatment would be permitted by non-surface-disturbing methods only.
- 25-person limit on recreation day-use permits
- Mesa Top Day Use, 12-person group size limit
- Mesa Top Overnight Camping, designated primitive campsites for groups of 20 to 24 individuals, 24-person group size limit
- Canyons for Day Use, 12-person private and commercial group size limit, one commercial group allowed each day, no stock trips in canyons, elsewhere stock limited to 8 animals
- Canyons Overnight Camping, 8-person private group size limit and 12-person commercial group size limit; commercial trips limited to one per day per trailhead
- Trailhead allocations are 20 overnight visitors per day

Similar to Alternative A, these prescriptions would affect the non-WSA lands with wilderness characteristics primarily due to the limits on numbers of people, group size, and commercial activities allowed to occur in this SRMA under the Proposed Plan. The opportunities for solitude and primitive recreation would be diminished because a person seeking that experience would, inevitably, meet other people, groups, and commercial outfitters with stock. In addition, allowing private and commercial woodcutting within these areas would degrade the natural characteristics of the area by leaving cross-county vehicle tracks, tree stumps and cut limbs. The noise associated with chain saws and vehicles would temporarily impact the opportunities for solitude, as well. Impacts to natural characteristics would also occur to different degrees depending on the types of watershed, range, and wildlife facilities constructed or vegetation treatments that would be implemented in the non-WSA lands with wilderness characteristics. If treatment were conducted with biological or chemical methods, or with prescribed fire, the area would have temporary visual impacts, but surface disturbance would be limited and the treatments would have more of a natural appearance. If mechanical methods were used, surface disturbance would be evident and visual imprints of humans would be apparent. During the time of the activities, the opportunities for solitude and primitive recreation would be temporarily diminished due to the noise and human activities in the area.

In the portion of the Grand Gulch non-WSA lands with wilderness characteristics managed to protect its wilderness characteristics, no wood cutting would be permitted and vegetation treatments would be only be implemented with non-surface-disturbing methods. These limitations on these activities would preserve the natural characteristics of the non-WSA lands with wilderness characteristics. With limits on wood cutting, there would be no impacts to

opportunities for solitude or primitive recreation. The noise and presence of people and equipment during vegetation treatments, however, would temporarily diminish opportunities for solitude and primitive recreation.

White Canyon SRMA: Generally, the same impacts on the wilderness characteristics of non-WSA lands with wilderness characteristics as described under Alternative B.

None of the remaining non-WSA lands with wilderness characteristics are within SRMAs under this alternative, therefore, there would be no recreation management objectives or focus within those areas. Because these lands are not within a managed SRMA with specific recreation objectives, they would be available for other surface-disturbing uses including commercial and special recreation permit activities, new road construction, and other uses that would impact the natural characteristics and opportunities for primitive recreation and solitude that currently exist in the non-WSA lands with wilderness characteristics.

Beef Basin SRMA: Beef Basin SRMA includes 1,740 acres of the Dark Canyon and 1,180 acres of the Butler Wash non-WSA lands with wilderness characteristics. Management would include closing the SRMA to private and commercial firewood cutting, limiting OHV use to designated routes, and limiting group size. Improvements for range, wildlife habitat, watershed, and vegetation treatments would be allowed, and primitive car camping areas would be designated in Ruin Park, Middle Park, House Park, and along the Beef Basin Loop Road within the Dark Canyon non-WSA lands with wilderness characteristics. The SRMA has moderate potential for oil and gas production, and would be open to oil and gas leasing subject to controlled surface use or timing limitation.

In the SRMA, the majority of management prescriptions would protect the natural characteristics of portions of the non-WSA lands with wilderness characteristics and continue to provide opportunities for solitude and primitive recreation. Improvements for range, wildlife habitat and watershed, however, would diminish the natural characteristics of the areas, depending on the methods used in the SRMA. In the Beef Basin SRMA, vegetation treatments could be by mechanical, biological, chemical, or fire. If mechanical treatments are used within the non-WSA lands with wilderness characteristics, the natural characteristics of the areas would be compromised within the treatment area because it would leave an apparent imprint of human work on the land that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. During the time of the treatments, opportunities for solitude and primitive recreation would be foregone in and around the areas being treated due to noise and human activity associated with the vegetation manipulations. Road and well pad construction associated with oil and gas development in the SRMA would reduce the natural characteristics of the non-WSA lands with wilderness characteristics. The noise and presence of people and equipment, and the alteration of the landscape would reduce opportunities for solitude and primitive forms of recreation.

OHV use on designated routes in the SRMA would detract from the opportunities for solitude and conflict with primitive recreation when vehicles (and associated motorized noise) are in the non-WSA lands with wilderness characteristics. In addition, developing a car campground in Ruin Park and designating car camping sites in Dark Canyon non-WSA lands with wilderness characteristics would detract from the natural characteristics of these lands and reduce opportunities for solitude and primitive recreation in the immediate areas where car camping is occurring.

4.3.8.8.2. EXTENSIVE RECREATION MANAGEMENT AREAS (ERMAs)

4.3.8.8.2.1. Alternative A

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Dispersed camping would be allowed throughout the Monticello FO under this alternative and vehicle pull-offs to existing dispersed sites or to new dispersed sites would not be limited to a specified distance of disturbance off of existing routes. This would impact non-WSA lands with wilderness characteristics with existing routes, because new vehicle disturbances could ensue and the natural characteristics would be degraded by new routes, crushed vegetation, compacted soil areas, fire rings, and other human disturbances.

Special Recreation Permits (SRPs) would only be required for commercial uses. There would be no established criteria or limits on numbers of people or group size for private parties. SRPs would be considered for off-route commercial events. All non-WSA lands with wilderness characteristics are open for SRP consideration subject to site-specific NEPA analysis. SRPs could be considered throughout the non-WSA lands with wilderness characteristics within the ERMA. Impacts to natural characteristics from off-road OHV events and other unregulated recreational activities, as well as impacts to opportunities for solitude and primitive recreation would result due to noise from vehicles and large groups throughout these areas. New routes could be created in the OHV open areas that would further degrade the wilderness characteristics of the non-WSA lands with wilderness characteristics.

4.3.8.8.2.2. Alternative B

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Dispersed camping would be allowed only in previously disturbed areas off designated routes under this alternative. This would protect the natural characteristics of the non-WSA lands with wilderness characteristics by not allowing for any new surface disturbance associated with vehicle camping.

SRPs would be required for groups of more than 25 people for day use and for groups of more than 15 people for overnight groups. SRPs would also be required for OHV groups of more than 15 motorized vehicles and camping groups with more than 10 vehicles or more than 50 people. All permitted use would be on designated routes. Commercial camping would be in designated areas and commercial motorized events would be limited to two groups of 12 vehicles per route per day. Special OHV events would be limited to 350 vehicles. Providing SRPs for numbers of people, vehicles, and events at set levels allows the BLM to maintain control of activities on public lands and also allows the BLM to guide large groups and events to areas where there is the least amount of conflict with or impacts to natural resources. Still, any SRPs authorized in non-WSA lands with wilderness characteristics would have the potential to impact the natural characteristics of the areas due to surface disturbances created by group camping activities and to affect opportunities for solitude and primitive recreation, depending on where the SRP has been issued or where an event is taking place. Most of these impacts would be short-term, however, and when the event is over, or the group leaves the area, the opportunities for solitude and primitive recreation would be present. Only allowing SRP events on designated routes provides for protection of the natural characteristics of the non-WSA lands with wilderness characteristics because new surface-disturbing vehicle activities would not be permitted.

4.3.8.8.2.3. Alternative C

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, dispersed camping would be allowed throughout the Monticello FO within 150 feet of centerline off designated routes. This would impact all non-WSA lands with existing routes, because new vehicle disturbances could ensue and the natural characteristics of the areas would be affected by new routes, crushed vegetation, compacted soil areas, fire rings, and other human disturbances. However, limiting the disturbance to 150 feet concentrates use near an already disturbed linear intrusion (the route) and protects the natural characteristics of the non-WSA lands beyond the 150-foot corridor (300 feet wide total).

SRPs would be required for groups of more than 50 people for day use and for groups of more than 25 people for overnight groups. SRPs would also be required for OHV groups of more than 25 motorized vehicles, and camping groups with more than 15 vehicles or more than 50 people. All permitted use would be on designated routes. There would be no group or size limits on commercial use SRPs. Like Alternative B, providing SRPs for numbers of people, vehicles, and events that set limitations allows the BLM to maintain control of activities on public lands and also allows the BLM to guide large groups and events to areas where there is the least amount of conflict with or impacts to natural resources. However, number limits would be considerably higher under this alternative than under Alternative B, and therefore, there could be additional impacts from more people causing more surface disturbance. Any SRPs authorized in non-WSA lands with wilderness characteristics would have the potential to impact natural characteristics due to group camping activities and to affect opportunities for solitude and primitive recreation, depending on where the SRP has been issued or where an event is taking place. Most of these impacts would be short-term, however, and when the event is over, or the group leaves the area, the opportunities for solitude and primitive recreation would be present. Only allowing SRP events on designated routes provides for protection of the natural characteristics of the non-WSA lands with wilderness characteristics because new surface-disturbing vehicle activities would not be permitted.

4.3.8.8.2.4. Alternative D

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, dispersed camping would be allowed throughout the Monticello FO within 300 feet of centerline off designated routes. This would impact all non-WSA lands with wilderness characteristics with existing routes, because new vehicle disturbances would ensue and the natural characteristics of the areas would be affected by new routes, crushed vegetation, compacted soil areas, fire rings, and other human disturbances. This alternative allows for the most potential disturbance from vehicle camping and off-road use due to the width of the corridor. However, limiting the disturbance to 300 feet concentrates use near an already-disturbed linear intrusion (the route), and protects the natural characteristics of the non-WSA lands with wilderness characteristics beyond the 300-foot corridor (600 feet wide total).

SRPs would be required for groups of more than 75 people for day use and for groups of more than 50 people for overnight use. SRPs would not be required for motorized vehicles (any numbers) on designed routes. Car camping groups of more than 20 vehicles or more than 50 people would require an SRP. Special OHV events would be limited to 350 vehicles. All permitted use would be on designated routes. There would be no group or size limits on

commercial use SRPs. Authorizing SRPs that limit numbers of people, vehicles, and events would allow the BLM to maintain control of activities on public lands and guide large groups and events to areas where there is the least amount of conflict with or impacts to natural resources or other uses. This alternative, however, would allow the highest number of people, groups, and commercial activities before requiring an SRP. As a result, there could be additional impacts to non-WSA lands with wilderness characteristics from more people causing more surface disturbance. Any SRPs issued in non-WSA lands with wilderness characteristics would have the potential to impact natural characteristics due to surface disturbance created by group camping activities, and to affect opportunities for solitude and primitive recreation, depending on where the SRP has been issued or where an event is taking place. Most of these impacts would be short-term, however, and when the event is over, or the group leaves the area, the opportunities for solitude and primitive recreation would be present. Only allowing SRP events on designated routes would provide for protection of the natural characteristics of the non-WSA lands with wilderness characteristics because new surface-disturbing activities would not be permitted.

4.3.8.8.2.5. Alternative E

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

All routes in non-WSA lands with wilderness characteristics would be closed to vehicle use under this alternative; therefore, there would be no surface disturbance associated with off-road vehicle travel for camping. This would protect the natural characteristics of the non-WSA lands with wilderness characteristics because no new surface-disturbing activities would be allowed, and existing disturbance would be provided an opportunity to rehabilitate.

SRPs would be required for groups and commercial activities at the same numbers prescribed under Alternative B. However, there would be no competitive mechanized or motorized events permitted in non-WSA lands with wilderness characteristics. All motorized activities would be precluded within non-WSA lands with wilderness characteristics, thus, the loss of opportunities for solitude and primitive recreation from the noise and presence of vehicles would be prevented. Other non-motorized, non-commercial activities would still be permitted within the non-WSA lands with wilderness characteristics, however. Those uses would temporarily impact opportunities for solitude and primitive recreation, but would be short-term. When the event was over, or the group left the area, the opportunities for solitude and primitive recreation would be present.

4.3.8.8.2.6. Proposed Plan

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Under the Proposed Plan, dispersed camping would be allowed throughout the Monticello FO in previously disturbed areas within 150 feet of centerline off designated routes. However, in the Dark Canyon, Mancos Mesa, Nokai Dome East, Nokai Dome West, and Grand Gulch non-WSA lands with wilderness characteristics managed to protect their wilderness characteristics under the Proposed Plan, vehicle travel would be limited to designated routes and surface disturbance resulting from off-road travel to dispersed camp sites would not occur. Thus, the natural characteristics of these non-WSA lands with wilderness characteristics would not be degraded.

SRPs would be required for groups of more than 50 people for day use and for overnight groups of more than 25 people. SRPs would also be required for OHV groups of more than 25 motorized vehicles, and camping groups with more than 15 vehicles or more than 50 people. All permitted use would be on designated routes. There would be no group or size limits on commercial use SRPs. Like Alternative B, authorizing SRPs that limit numbers of people, vehicles, and events, allows the BLM to maintain control of activities on public lands and also allows the BLM to guide large groups and events to areas where there is the least amount of conflict with or impacts to natural resources or other uses. However, use limits would be considerably higher under the Proposed Plan than under Alternative B, and therefore, there could be additional surface disturbance resulting from more people. Any SRPs provided in non-WSA lands with wilderness characteristics would have the potential to impact naturalness due to surface disturbance created by group camping activities, and to affect opportunities for solitude and primitive recreation, depending on where the SRP has been issued or where an event is taking place. Most of these impacts would be short-term, however, and when the event is over, or the group leaves the area, the opportunities for solitude and primitive recreation would be present. Only allowing SRP events on designated routes would provide for protection of the natural characteristics of the non-WSA lands with wilderness characteristics because new surface-disturbing vehicle activities would not be permitted.

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the Proposed Plan, dispersed camping would be allowed throughout the Monticello FO in previously disturbed areas within 150 feet of centerline off designated routes. While this requirement would prevent expansion of surface disturbance that would degrade the natural characteristics of non-WSA lands with wilderness characteristics, the presence and noise of motor vehicles driving on these routes to existing campsites would diminish opportunities for solitude and conflict with primitive forms of recreation on lands in proximity to the routes. However, as a person participating in primitive forms of recreation moves away from the route, deeper into the heart of the non-WSA lands with wilderness characteristics, the adverse effect of motor vehicles would diminish and eventually disappear as the separation from the noise and presence of vehicles increases.

SRPs would be required for groups of more than 50 people for day use and for overnight groups of more than 25 people. SRPs would also be required for OHV groups of more than 25 motorized vehicles, and camping groups with more than 15 vehicles or more than 50 people. All permitted use would be on designated routes. There would be no group or size limits on commercial use SRPs. Like Alternative B, providing SRPs that limit numbers of people, vehicles, and events allows the BLM to maintain control of activities on public lands and also allows the BLM to guide large groups and events to areas where there is the least amount of conflict with or impacts to natural resources. However, use limits would be considerably higher under the Proposed Plan than under Alternative B, and therefore, there could be additional surface disturbance resulting from more people. Any SRPs provided in non-WSA lands with wilderness characteristics would have the potential to impact naturalness due to surface disturbance created by group camping activities, and to affect opportunities for solitude and primitive recreation, depending on where the SRP has been issued or where an event is taking place. Most of these impacts would be short-term, however, and when the event is over, or the group leaves the area, the opportunities for solitude and primitive recreation would be present. Only allowing SRP events on designated routes would provide for protection of the natural

characteristics of the non-WSA lands with wilderness characteristics because new surface-disturbing vehicle activities would not be permitted.

4.3.8.9. IMPACTS OF TRAVEL MANAGEMENT DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

4.3.8.9.1. OFF-HIGHWAY VEHICLE (OHV) TRAVEL MANAGEMENT

Table 4.97 displays acres of OHV area designations by non-WSA lands with wilderness characteristics and alternative.

Table 4.97. OHV Management in non-WSA Lands with Wilderness Characteristics

Name	Total Acres	OHV Category	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
Arch Canyon	50	open	50	0	0	0	0	0
		limited to designated	0	50	50	50	0	50
		closed	0	0	0	0	50	0
Bridger Jack Mesa	23,050	open	14,550	0	0	0	0	0
		limited to designated	6,790	22,380	22,360	23,050	0	22,360
		closed	1,710	670	690	0	23,050	690
Butler Wash	1,660	open	90	0	0	0	0	0
		limited to designated	900	1,660	1,660	1,660	0	1,660
		closed	670	0	0	0	1,660	0
Cheesebox Canyon	13,240	open	4,840	0	0	0	0	0
		limited to designated	8,400	13,240	13,240	13,240	0	13,240
		closed	0	0	0	0	13,240	0
Comb Ridge	13,760	open	12,940	0	0	0	0	0
		limited to designated	820	13,760	13,760	13,760	13,760	13,760
		closed	0	0	0	0	0	0
Cross Canyon	1,350	open	1,350	0	0	0	0	0
		limited to designated	0	1,350	1,350	1,350	0	1,350
		closed	0	0	0	0	1,350	0
Dark Canyon	66,330	open	43,720	0	0	0	0	0
		limited to designated	21,660	66,330	66,330	66,330	0	66,330
		closed	950	0	0	0	66,330	0
Fish and Owl Creeks	24,650	open	550	0	0	0	0	0

Table 4.97. OHV Management in non-WSA Lands with Wilderness Characteristics

Name	Total Acres	OHV Category	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
		limited to designated	24,100	24,650	24,650	24,650	0	24,650
		closed	0	0	0	0	24,650	0
Fort Knocker Canyon	12,410	open	170	0	0	0	0	0
		limited to designated	12,240	12,410	12,410	12,410	0	12,410
		closed	0	0	0	0	12,410	0
Gooseneck	3,570	open	1,650	0	0	0	0	0
		limited to designated	1,920	3,570	3,570	3,570	0	3,570
		closed	0	0	0	0	3,570	0
Grand Gulch	55,240	open	3,640	0	0	0	0	0
		limited to designated	43,110	55,210	55,210	55,240	0	55,208
		closed	8,490	0	30	0	55,240	32
Gravel and Long	36,890	open	0	0	0	0	0	0
		limited to designated	36,890	36,890	36,890	36,890	0	36,890
		closed	0	0	0	0	36,890	0
Hammond Canyon	4,700	open	2,590	0	0	0	0	0
		limited to designated	2,110	4,700	4,700	4,700	0	4,700
		closed	0	0	0	0	4,700	0
Harmony Flat	9,660	open	0	0	0	0	0	0
		limited to designated	9,660	9,660	9,660	9,660	0	9,660
		closed	0	0	0	0	9,660	0
Harts Point	24,740	open	10,410	0	0	0	0	0
		limited to designated	14,330	24,740	24,740	24,740	0	24,740
		closed	0	0	0	0	24,740	0
Hatch Lockhart Hart	1,760	open	1,760	0	0	0	0	0
		limited to designated	0	1,760	1,760	1,760	0	1,760
		closed	0	0	0	0	1,760	0
Indian Creek	23,280	open	12,250	0	20	20	0	0
		limited to designated	7,350	19,390	23,260	23,260	0	23,280

Table 4.97. OHV Management in non-WSA Lands with Wilderness Characteristics

Name	Total Acres	OHV Category	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
		closed	3,680	3,890	0	0	23,280	0
Lime Creek	5,560	open	30	0	0	0	0	0
		limited to designated	5,530	5,560	5,560	5,560	0	5,560
		closed	0	0	0	0	5,560	0
Mancos Mesa	61,570	open	4,760	0	0	0	0	0
		limited to designated	35,720	48,420	49,060	61,570	0	61,484
		closed	21,090	13,150	12,510	0	61,570	86
Nokai Dome	94,270	open	0	0	0	0	0	0
		limited to designated	82,730	81,670	81,890	94,270	0	94,270
		closed	11,540	12,600	12,380	0	94,270	0
Red Rock Plateau	17,010	open	0	0	0	0	0	0
		limited to designated	17,010	17,010	17,010	17,010	0	17,010
		closed	0	0	0	0	17,010	0
Road Canyon	11,320	open	50	0	0	0	0	0
		limited to designated	11,050	11,320	11,320	11,320	0	11,320
		closed	220	0	0	0	11,320	0
San Juan River	14,340	open	9,230	0	0	0	0	0
		limited to designated	0	10,270	10,550	14,340	0	10,550
		closed	5,110	4,070	3,790	0	14,340	3,790
Shay Mountain	6,710	open	2,730	0	0	0	0	0
		limited to designated	3,980	6,710	6,710	6,710	0	6,710
		closed	0	0	0	0	6,710	0
Sheep Canyon	4,000	open	800	0	0	0	0	0
		limited to designated	3,200	4,000	4,000	4,000	0	4,000
		closed	0	0	0	0	4,000	0
Squaw and Papoose Canyons	3,570	open	3,570	0	0	0	0	0
		limited to designated	0	3,570	3,570	3,570	0	3,570
		closed	0	0	0	0	3,570	0
Upper Red Canyon	24,920	open	4,320	0	0	0	0	0

Table 4.97. OHV Management in non-WSA Lands with Wilderness Characteristics

Name	Total Acres	OHV Category	Alt A	Alt B	Alt C	Alt D	Alt E	Proposed Plan
		limited to designated	20,600	24,920	24,920	24,920	0	24,920
		closed	0	0	0	0	24,920	0
Valley of the Gods	13,670	open	130	0	0	0	0	0
		limited to designated	13,540	13,670	13,670	13,670	0	13,670
		closed	0	0	0	0	13,670	0
White Canyon	9,080	open	4,420	0	0	0	0	0
		limited to designated	4,660	9,080	9,080	9,080	0	9,080
		closed	0	0	0	0	9,080	0

4.3.8.9.1.1. Alternative ANon-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under present management, cross-country motorized use is allowed for game retrieval and antler collection in areas open for motorized travel. The Monticello FO also has the discretion to authorize cross-country travel for any commercial or organized group events. These actions would continue to degrade the natural characteristics of the non-WSA lands with wilderness characteristics by allowing new surface-disturbing activity from motorized vehicles, as well as conflict with solitude and primitive recreation experiences from the sights and sounds of vehicle travel.

Under current management, 140,600 acres in all or portions of 25 of the 29 non-WSA lands with wilderness characteristics are open to cross-country travel (see Table 4.97). Cross-country motorized travel in these non-WSA lands would result in surface disturbance to soils and vegetation that would alter the landscape and diminish the natural characteristics of these non-WSA lands with wilderness characteristics. Further, the presence and noise of motorized vehicles would degrade a visitor's opportunity for solitude and conflict with opportunities for primitive and unconfined recreation activities.

Under this alternative, OHV use would be limited to designated routes on 388,390 acres within portions of 24 non-WSA lands with wilderness characteristics. Current route inventories in the non-WSA lands with wilderness characteristics have found approximately 410 miles of existing routes in 27 of the 29 areas:

- Bridger Jack Mesa – 27.97 miles
- Butler Wash – 2.60 miles
- Cheesebox Canyon – 2.28 miles
- Comb Ridge – 5.28 miles
- Cross Canyon – 1.78 miles

- Dark Canyon – 56.55 miles
- Fish and Owl Creeks – 26.53 miles
- Fort Knocker Canyon – 2.44 miles
- Gooseneck – 2.20 miles
- Grand Gulch – 60.49 miles
- Gravel and Long Canyon – 13.73 miles
- Harmony Flat – 1.88 miles
- Harts Point – 19.08 miles
- Hatch/Lockhart/Hart – 2.99 miles
- Indian Creek – 21.20 miles
- Lime Creek – 2.52 miles
- Mancos Mesa – 27.80 miles
- Nokai Dome – 55.98 miles
- Red Rock Plateau – 8.39 miles
- Road Canyon – 11.26 miles
- San Juan River – 10.65 miles
- Shay Mountain – 2.60 miles
- Sheep Canyon – 0.10 miles
- Squaw and Papoose Canyon – 10.17 miles
- Upper Red Canyon – 18.04 miles
- Valley of the Gods – 5.42 miles
- White Canyon – 10.01 miles

Limiting OHV use would confine soil and vegetation disturbance caused by motor vehicles to existing routes, and result in no additional change to the natural characteristics of the non-WSA lands with wilderness characteristics. The presence and noise of vehicles using these routes, however, would reduce the opportunity for visitors to find solitude, especially in proximity to the routes. Motorized uses would conflict with primitive and unconfined recreation opportunities sought in the non-WSA lands with wilderness characteristics.

Currently, there are no routes within the 4,700-acre Hammond Canyon or the 50-acre Arch Canyon non-WSA lands with wilderness characteristics. Because no routes would be designated in these areas, surface disturbance caused by motorized travel, and the resultant impacts to the natural characteristics of the non-WSA lands with wilderness characteristics, would not be evidenced. Further, because there would be no OHV use in these areas, there would be no degradation of opportunities for solitude or conflict with primitive forms of recreation in these areas. The natural characteristics and opportunities for solitude and primitive recreation of these non-WSA lands with wilderness characteristics would be unaffected by OHV travel on designated routes. While these two non-WSA lands with wilderness characteristics currently have no routes within them, Arch Canyon and over half of Hammond Canyon remain open to cross-country OHV travel and impacts to wilderness characteristics could occur if OHV users choose to engage in cross-country use.

There are 53,370 acres in portions of nine non-WSA lands with wilderness characteristics that are closed to OHV use. The natural characteristics of these areas and the opportunities for solitude and primitive recreation would be preserved because no surface disturbance from vehicle tracks or noise from this use would occur within the closed areas.

4.3.8.9.1.2. Impacts Common to Alternatives B, C, and D

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under Alternatives B, C, and D, vehicles would be required to stay on designated routes, with the exception of 20 acres designated open in the Indian Creek non-WSA lands with wilderness characteristics under Alternative D. Game retrieval and antler collection must be done on foot and vehicles cannot go off designated roads for such activities. The Monticello FO would not authorize cross-country travel for any commercial or organized group events. All motorized routes not designated as open would be signed as closed. These actions would continue to preserve the natural characteristics of the non-WSA lands with wilderness characteristics because no new surface-disturbing activity would be allowed from motorized vehicles.

4.3.8.9.1.3. Alternative B

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, all non-WSA lands with wilderness characteristics would be limited to designated routes or closed (see Table 4.69). There would be approximately 258 miles of routes designated in the following non-WSA lands with wilderness characteristics:

- Bridger Jack Mesa – 13.57 miles
- Butler Wash – 0.24 miles
- Cheesebox Canyon – 0.29 miles
- Comb Ridge – 1.66 miles
- Cross Canyon – 1.78 miles
- Dark Canyon – 38.60 miles
- Fish and Owl Creeks – 13.85 miles
- Fort Knocker Canyon – 0.92 miles
- Gooseneck – 2.20 miles
- Grand Gulch – 48.47 miles
- Gravel and Long Canyon – 8.20 miles
- Harmony Flat – 1.83 miles
- Harts Point – 8.61 miles
- Hatch/Lockhart/Hart – 2.99 miles
- Indian Creek – 12.81 miles
- Lime Creek – 2.13 miles
- Mancos Mesa – 11.62 miles
- Nokai Dome – 29.34 miles
- Road Canyon – 7.93 miles

- San Juan River – 6.67 miles
- Shay Mountain – 2.60 miles
- Sheep Canyon – 0.10 miles
- Squaw and Papoose Canyon – 10.17 miles
- Upper Red Canyon – 16.68 miles
- Valley of the Gods – 5.42 miles
- White Canyon – 9.23 miles

Reducing the miles of designated routes to 258 miles (by 152 miles of inventoried routes in 21 non-WSA lands with wilderness characteristics, as compared to Alternative A) would reduce the impacts to solitude and primitive recreations by limiting motorized noise within these areas. Limiting OHV use to existing routes would confine soil and vegetation disturbance caused by motor vehicles to existing routes, and result in no additional change to the natural characteristics of the non-WSA lands with wilderness characteristics. The presence and noise of vehicles using these routes, however, would reduce the opportunity for visitors to find solitude, especially in proximity to the routes. And, motorized uses would conflict with primitive and unconfined recreation opportunities sought in the non-WSA lands with wilderness characteristics.

The most notable areas where there would be a substantial decrease in miles of routes designated for travel would be in Bridger Jack Mesa, Dark Canyon, Fish and Owl Creeks, Grand Gulch, Harts Point, Indian Creek, Mancos Mesa, and Nokai Dome non-WSA lands with wilderness characteristics. In addition, two areas that would have designated routes under Alternative A would have none under Alternative B: Red Rock Plateau and Sheep Canyon non-WSA lands with wilderness characteristics. Because no routes would be designated in these areas, there would be no new surface disturbance caused by motorized travel that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Further, because there would be no OHV use in these areas, the opportunities for solitude and primitive forms of recreation would be unaffected by motorized travel.

There are 35,070 acres in portions of five non-WSAs with wilderness characteristics that would be closed to OHV use. The natural characteristics of these areas and the opportunities for solitude and primitive recreation would be preserved because no new surface disturbance or noise would occur from this use within those portions of the non-WSA lands with wilderness characteristics closed to motorized use.

4.3.8.9.1.4. Alternative C

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, all non-WSA lands with wilderness characteristics would be limited to designated routes or closed (see Table 4.97). In these areas, 348 miles of routes would be designated in the following non-WSA lands with wilderness characteristics:

- Bridger Jack Mesa – 24.69 miles
- Butler Wash – 1.29 miles
- Cheesebox Canyon – 2.28 miles
- Comb Ridge – 1.92 miles

- Cross Canyon – 1.78 miles
- Dark Canyon – 43.92 miles
- Fish and Owl Creeks – 20.57 miles
- Fort Knocker Canyon – 1.23 miles
- Gooseneck – 2.20 miles
- Grand Gulch – 50.09 miles
- Gravel and Long Canyon – 8.30 miles
- Harmony Flat – 1.88 miles
- Harts Point – 11.38 miles
- Hatch/Lockhart/Hart – 2.99 miles
- Indian Creek – 19.72 miles
- Lime Creek – 2.13 miles
- Mancos Mesa – 26.83 miles
- Nokai Dome – 54.10 miles
- Red Rock Plateau – 7.87 miles
- Road Canyon – 7.93 miles
- San Juan River – 9.52 miles
- Shay Mountain – 2.60 miles
- Sheep Canyon – 0.10 miles
- Squaw and Papoose Canyon – 10.17 miles
- Upper Red Canyon – 17.2 miles
- Valley of the Gods – 5.42 miles
- White Canyon – 10.07 miles

Reducing the miles of designated routes by 62 miles in 19 non-WSA lands from the inventoried routes (Alternative A) would help to reduce the impacts to solitude and primitive recreation by limiting motorized presence and noise within these areas. The most notable areas where there would be a substantial decrease in miles of routes designated are in Dark Canyon, Grand Gulch, and Harts Point non-WSA lands with wilderness characteristics. Limiting OHV use to existing routes would confine soil and vegetation disturbance caused by motor vehicles to existing routes, and result in no additional change to the natural characteristics of the non-WSA lands with wilderness characteristics. The presence and noise of vehicles using these routes, however, would reduce the opportunity for visitors to find solitude in the non-WSA lands, especially in proximity to the routes. And, motorized uses would conflict with primitive and unconfined recreation opportunities sought in the non-WSA lands.

There are also 29,400 acres in portions of five non-WSAs that are closed to OHV use. The naturalness of these areas and the opportunities for solitude and primitive recreation would be preserved because no surface disturbance from vehicle tracks or presence of vehicles and noise from this use within those closed portions of the non-WSA lands with wilderness characteristics would ensue.

Twenty acres in Indian Creek non-WSA lands with wilderness characteristics would remain open to cross-country vehicle use, as part of an open OHV play area designation. Cross-country motorized travel in this non-WSA would result in surface disturbance to soils and vegetation that would alter the landscape and diminish the natural characteristics of this 20-acre area of non-WSA lands with wilderness characteristics. Further, the presence and noise of motorized vehicles would degrade a visitor's opportunity for solitude and conflict with opportunities for primitive and unconfined recreation activities.

4.3.8.9.1.5. Alternative D

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, OHV use would be limited to designated routes on all 582,360 acres within the 29 non-WSA lands with wilderness characteristics, except for 20 acres in the Indian Creek non-WSA lands with wilderness characteristics which would remain open to cross-country travel as part of an OHV play area (see Table 4.97).

All inventoried routes from Alternative A would be designated open for OHV use, resulting in 410 miles of designated routes in 27 of the 29 non-WSAs:

- Bridger Jack Mesa – 27.97 miles
- Butler Wash – 2.60 miles
- Cheesebox Canyon – 2.28 miles
- Comb Ridge – 5.28 miles
- Cross Canyon – 1.78 miles
- Dark Canyon – 56.55 miles
- Fish and Owl Creeks – 26.53 miles
- Fort Knocker Canyon – 2.44 miles
- Gooseneck – 2.20 miles
- Grand Gulch – 60.49 miles
- Gravel and Long Canyon – 13.73 miles
- Harmony Flat – 1.88 miles
- Harts Point – 19.08 miles
- Hatch/Lockhart/Hart – 2.99 miles
- Indian Creek – 21.20 miles
- Lime Creek – 2.52 miles
- Mancos Mesa – 27.80 miles
- Nokai Dome – 55.98 miles
- Red Rock Plateau – 8.39 miles
- Road Canyon – 11.26 miles
- San Juan River – 10.65 miles
- Shay Mountain – 2.60 miles
- Sheep Canyon – 0.10 miles
- Squaw and Papoose Canyon – 10.17 miles

- Upper Red Canyon – 18.04 miles
- Valley of the Gods – 5.42 miles
- White Canyon – 10.01 miles

Limiting OHV use to designated routes would confine soil and vegetation disturbance caused by motor vehicles to the existing routes, and result in no additional change to the natural characteristics of the non-WSA lands with wilderness characteristics. The presence and noise of vehicles using these routes, however, would reduce the opportunity for visitors to find solitude, especially in proximity to the routes. Motorized uses would conflict with primitive and unconfined recreation opportunities sought in areas with wilderness characteristics. There are two non-WSA lands with wilderness characteristics that have no routes: Arch Canyon (50 acres) and Hammond Canyon (4,700 acres). Because no routes would be designated in these areas, surface disturbance caused by motorized travel, and the resultant degradation of the natural characteristics of the non-WSA lands with wilderness characteristics, would not occur. Further, because there would be no presence or noise of motorized vehicles, opportunities for solitude and primitive forms of recreation would be protected.

Twenty acres in Indian Creek non-WSA lands with wilderness characteristics would remain open to cross-country vehicle use, as part of an open OHV play area designation. Cross-country motorized travel in this portion of the non-WSA lands with wilderness characteristics would result in surface disturbance to soils and vegetation that would alter the landscape and diminish the natural characteristics of this 20-acre area. Further, the presence and noise of motorized vehicles would degrade a visitor's opportunity for solitude and conflict with opportunities for primitive and unconfined recreation activities.

4.3.8.9.1.6. Alternative E

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

This alternative would designate all 582,360 acres of the 29 non-WSA lands with wilderness characteristic areas as closed to OHV use. Because these acres would be closed, no routes would be designated and surface disturbance caused by motorized travel and the resultant impacts to the natural characteristics of the non-WSA lands with wilderness characteristics would not occur. Further, because there would be no OHV use in these areas, there would be no conflicts with opportunities for solitude or primitive forms of recreation in these areas because noise and disturbance associated with OHV would be eliminated. The natural characteristics and opportunities for solitude and primitive recreation of these non-WSA lands with wilderness characteristics would be unaffected by OHV travel.

4.3.8.9.1.7. Proposed Plan

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

The five non-WSA lands with wilderness characteristics would be limited to designated routes (see Table 4.97). However, under the Proposed Plan, no routes would be designated in the non-WSA lands with wilderness characteristics managed to protect their wilderness characteristics:

- Dark Canyon
- Grand Gulch

- Mancos Mesa
- Nokai Dome East
- Nokai Dome West

Because no roads or trails would be designated in the five non-WSA lands with wilderness characteristics, there would be no surface disturbance that would degrade natural characteristics and no presence or noise of vehicles that diminish opportunities for solitude or conflict with primitive forms of recreation. This would be a substantial decrease in motorized use, compared to Alternative A).

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the Proposed Plan, all non-WSA lands with wilderness characteristics would be limited to designated routes or closed (see Table 4.97). In these areas, 173 miles of routes would be designated in the following non-WSA lands with wilderness characteristics:

- Bridger Jack Mesa – 24.69 miles
- Butler Wash – 1.29 miles
- Cheesebox Canyon – 2.28 miles
- Comb Ridge – 1.92 miles
- Cross Canyon – 1.78 miles
- Fish and Owl Creeks – 20.57 miles
- Fort Knocker Canyon – 1.23 miles
- Gooseneck – 2.20 miles
- Gravel and Long Canyon – 8.30 miles
- Harmony Flat – 1.88 miles
- Harts Point – 11.38 miles
- Hatch/Lockhart/Hart – 2.99 miles
- Indian Creek – 19.72 miles
- Lime Creek – 2.13 miles
- Red Rock Plateau – 7.87 miles
- Road Canyon – 7.93 miles
- San Juan River – 9.52 miles
- Shay Mountain – 2.60 miles
- Sheep Canyon – 0.10 miles
- Squaw and Papoose Canyon – 10.17 miles
- Upper Red Canyon – 17.2 miles
- Valley of the Gods – 5.42 miles
- White Canyon – 10.07 miles

Reducing the miles of designated routes to 173 miles (as compared to Alternative A) would reduce the impacts to solitude and primitive recreation by limiting the presence of motorized vehicles and their noise within these areas. The most notable area where there would be a substantial decrease in miles of routes traveled are in Harts Point non-WSA lands with

wilderness characteristics. Limiting OHV use to existing routes would confine soil and vegetation disturbance caused by motor vehicles to existing routes, and result in no additional disturbance and change to the natural characteristics of the non-WSA lands with wilderness characteristics. The presence and noise of vehicles using these routes, however, would reduce the opportunity for visitors to find solitude, especially in proximity to the routes. And, motorized uses would conflict with primitive and unconfined recreation opportunities sought in the non-WSA lands with wilderness characteristics.

There are also 4,598 acres in portions of four non-WSA lands with wilderness characteristics that would be closed to OHV use. The naturalness of these areas and the opportunities for solitude and primitive recreation would be protected because no surface disturbance or noise from this use would occur within those portions of the non-WSA lands with wilderness characteristics closed to motorized use.

In summary, Alternative E would provide the most protection to the naturalness and opportunities for solitude and primitive recreation of non-WSA lands with wilderness characteristics by closing all these lands to OHV travel, followed by Alternative B. In Alternative B there would be no non-WSA lands with wilderness characteristics designated as open to cross-country OHV use. Non-WSA lands with wilderness characteristics would be protected by restricting OHV use to designated routes (258 miles) on 94% of the non-WSA lands with wilderness characteristics and closing the remainder to OHV use. Under Alternative C, 20 acres of non-WSA lands with wilderness characteristics would be designated as open to cross-country OHV use. The rest of the non-WSA lands with wilderness characteristics would be protected by restricting OHV use to designated routes (348 miles) on 95% of the non-WSA lands with wilderness characteristics and closing the remainder to OHV use. The effects of OHV decisions on non-WSA lands with wilderness characteristics under the Proposed Plan would be very similar to Alternative C. Alternative D also allows for cross-country OHV use on 20 acres of non-WSA lands with wilderness characteristics and designates all inventoried routes as open for OHV use (410 miles). No areas would be closed to OHV use. Alternative A would continue to allow for cross-country OHV use on 25% of the non-WSA lands with wilderness characteristics, limit use to designated or existing routes on 66% of the areas, and close 9% to OHV use. Alternative A and D would provide the lowest level of protection. Although Alternative A provides some protection within closed OHV areas, it contains the most acres of open OHV use. Alternative D contains no closed OHV areas and would continue to allow open OHV use on 20 acres of the non-WSA lands with wilderness characteristics.

4.3.8.9.2. MECHANIZED RECREATIONAL TRAVEL (MOUNTAIN BIKES)

4.3.8.9.2.1. Alternative A

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Areas currently open to motorized cross-country travel would continue to be open for cross-country mountain bike use. In non-WSA lands with wilderness characteristics, lands open to cross country mountain bike use under Alternative A are described under Section 4.3.8.9.1, Off-Highway Vehicle (OHV) Travel Management. Any new development of trails for mountain bikes in non-WSA lands would be in conflict with the primitive forms of trail use. If there were substantial levels of use on the trails (by foot, horse, and/or bike) in the non-WSA lands, the visitor's ability to find and experience solitude would be reduced.

4.3.8.9.2.2. Alternatives B , C, and D

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under these alternatives, mountain bikes would only be allowed on routes designated open for motorized use. Under all of the alternatives there are varying miles of routes that would be designated for OHV, and thus mountain bike travel. If there were substantial levels of use on the trails (by OHV, foot, horse, and/or bike) in the non-WSA lands with wilderness characteristics, the visitor's ability to find and experience solitude would be reduced. Change to the natural characteristics of the landscape as a result of mountain bike use is expected to be minimal, however, because the routes are already established and no new surface disturbance is expected.

4.3.8.9.2.3. Alternative E

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Non-WSA lands with wilderness characteristics would be closed to mountain bike use because no OHV routes would be designated for such use. This would protect and enhance opportunities for solitude and primitive recreation in the non-WSA lands with wilderness characteristics because fewer forms of recreation use would be allowed, and access for recreational purposes would be limited to non-mechanized users on foot or on horseback. This would potentially reduce the number of people recreating in the non-WSA lands with wilderness characteristics, enhancing opportunities for both solitude and the other primitive recreational activities.

4.3.8.9.2.4. Proposed Plan

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Under the Proposed Plan, mountain bikes would only be allowed on routes designated open for motorized use. Under all of the alternatives there are varying miles of routes that would be designated for OHV, and thus mountain bike travel. If there were substantial levels of use on the trails (by OHV, foot, horse, and/or bike) in the non-WSA lands with wilderness characteristics, the visitor's ability to find and experience solitude would be reduced. Change to the natural characteristics of the landscape as a result of mountain bike use is expected to be minimal, however, because the routes are already established and no new surface disturbance is expected.

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

The impacts would be the same as described for non-WSA lands with wilderness characteristics managed to protect their wilderness characteristics (see Section 4.3.8.9.2.4 above).

4.3.8.10. IMPACTS OF RIPARIAN DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

All non-WSA lands with wilderness characteristics contain riparian ecosystems. The objective of riparian management is to manage riparian areas for properly functioning condition and to avoid or minimize loss or degradation of riparian areas, wetlands, and associated floodplains so as to preserve and enhance natural and beneficial values and provide for fish, wildlife and special status species habitats. Decisions to implement any of these objectives would improve the natural vegetation condition of non-WSA lands with wilderness characteristics, and thus, their natural characteristics. Improved riparian and wetland condition would enhance wildlife habitat, and thus, the natural characteristics of non-WSA lands. Further, improved wildlife habitat would lead

to increases in riparian-obligate wildlife species populations and opportunities for wildlife viewing. And, improved riparian and wetland condition would improve the setting for other primitive recreational opportunities, including hiking, camping, and nature study.

Under the Proposed Plan and all alternatives, no surface disturbance would be permitted within active floodplains or within 100 m of riparian areas. This protection would prevent soil and vegetation disturbances and placement of structures that would degrade the natural characteristics of non-WSA lands with wilderness characteristics. Protection of natural characteristics would preserve the setting needed to support opportunities for primitive forms of recreation and experiences of solitude.

Inventory of riparian areas not functioning or functioning at risk would result in the identification and implementation of measures to restore these areas to properly functioning condition, which would enhance the natural characteristics of the riparian portions of non-WSA lands with wilderness characteristics. Riparian zones are critical to the life cycles of many wildlife species (fish, amphibians, mammals, and birds). They are typically scenic and desired recreation settings. Maintenance and restoration of riparian zones would maintain and enhance opportunities for primitive recreation, including hiking, wildlife viewing, camping, nature study, fishing, and other activities dependent upon water courses and riparian ecosystems.

Closing unnecessary multiple social trails in the riparian area of Fish Creek within the Fish and Owl Creeks non-WSA lands with wilderness characteristic would protect the natural characteristics of Fish Creek by preventing additional surface disturbance.

4.3.8.11. IMPACTS OF SOILS/WATERSHED DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

4.3.8.11.1. ALTERNATIVE A

4.3.8.11.1.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the No Action Alternative, where surface-disturbing actions are allowed in sensitive soil areas, there are no specific requirements for an erosion control strategy, approved survey and design, or slope restrictions for surface-disturbing activities on slopes between 21 and 40%. Depending on the type of surface-disturbing activities and the level of development or disturbance in non-WSA lands with wilderness characteristics, watershed issues associated with soil erosion could impact the naturalness characteristics of non-WSA lands with wilderness characteristics.

4.3.8.11.2. ALTERNATIVES B, C, AND D

4.3.8.11.2.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Where surface-disturbing actions are allowed in sensitive soil areas, specific requirements for an erosion control strategy, approved survey and design, or slope restrictions for surface-disturbing activities on steep slopes would be mandatory. Applying these requirements would help maintain natural characteristics of non-WSA lands with wilderness characteristics by mitigating potential erosion problems that could be created from permitted activities in these areas. However, even

with an approved plan to stabilize surface disturbance and prevent erosion, the disturbance and associated treatment or structure would still impact the natural characteristics to varying degrees, depending on the type and extent of the treatment or development.

4.3.8.11.3. ALTERNATIVE E

4.3.8.11.3.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

No surface-disturbing activities on sensitive soils would be permitted within non-WSA lands with wilderness characteristics, thereby maintaining their natural characteristics.

4.3.8.11.4. PROPOSED PLAN

4.3.8.11.4.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Where surface-disturbing actions are allowed in sensitive soil areas, specific requirements for an erosion control strategy, approved survey and design, or slope restrictions for surface-disturbing activities on steep slopes would be mandatory. Applying these requirements would help maintain natural characteristics of non-WSA lands with wilderness characteristics by mitigating potential erosion problems that could be created from permitted activities in these areas. However, even with an approved plan to stabilize surface disturbance and prevent erosion, the disturbance and associated treatment or structure would still impact the natural characteristics to varying degrees, depending on the type and extent of the treatment or development.

Under the Proposed Plan, portions of Dark Canyon, Mancos Mesa, Nokai Dome East, Nokai Dome West, and Grand Gulch non-WSA lands with wilderness characteristics would be managed to protect their wilderness characteristics. To achieve that objective, only minimal development and non-surface-disturbing land treatment would be permitted, minimizing or preventing impacts to the natural characteristics of these non-WSA lands with wilderness characteristics.

4.3.8.11.4.2. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Where surface-disturbing actions are allowed in sensitive soil areas, specific requirements for an erosion control strategy, approved survey and design, or slope restrictions for surface-disturbing activities on steep slopes would be mandatory. Applying these requirements would help maintain natural characteristics of non-WSA lands with wilderness characteristics by mitigating potential erosion problems that could be created from permitted activities in these areas. However, even with an approved plan to stabilize surface disturbance and prevent erosion, the disturbance and associated treatment or structure would still impact the natural characteristics to varying degrees, depending on the type and extent of the treatment or development.

4.3.8.12. IMPACTS OF SPECIAL DESIGNATION DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

For the purposes of this section of the analysis, “special designations” include ACECs established under each alternative, rivers recommended eligible in Alternative A and suitable for

inclusion in the National Wild and Scenic Rivers System under the Proposed Plan and four action alternatives, and wilderness study areas (WSAs) being managed to protect their wilderness characteristics under each alternative.

4.3.8.12.1. ALTERNATIVE A

4.3.8.12.1.1. Areas of Critical Environmental Concern (ACECs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Of the 10 ACECs that would continue to be designated under this alternative to protect a variety of relevant and important values, seven ACECs would include portions of non-WSA lands with wilderness characteristics. Those ACECs are the Scenic Highway Corridor, Indian Creek, Butler Wash, Dark Canyon, Shay Canyon, Lavender Mesa and Cedar Mesa. The management prescriptions for these ACECs would generally provide protection to the naturalness and opportunities for solitude and primitive recreation in all of the non-WSA lands.

The Scenic Highway Corridor ACEC includes portions of 13 non-WSA lands with wilderness characteristics totaling 38,580 acres: White Canyon (30 acres), Grand Gulch (7,935 acres), Comb Ridge (590 acres), Upper Red Canyon (915 acres), Harmony Flat (2,545 acres), Cheesebox Canyon (2,630 acres), Nokai Dome (3,140 acres), Mancos Mesa (5,260 acres), Fort Knocker Canyon (5,390 acres), Gravel and Long Canyon (6,350 acres), Road Canyon (420 acres), Fish and Owl Creeks (2,175 acres), and Valley of the God (1,200 acres) non-WSA lands with wilderness characteristics. Special conditions for managing the ACEC include: 1) reseeding with native vegetation; 2) NSO stipulation for oil and gas leasing; 3) retaining lands in public ownership; 4) managing to a VRM Class I objective; and 5) OHV use on designated roads and trails. All of these measures would help to protect and enhance the natural characteristics by eliminating new surface-disturbing activities. OHV use on designated routes would temporarily interfere with opportunities for solitude and primitive recreation when OHVs are in the area. Although the ACEC would remain available for mineral materials disposal, this is a discretionary action that must meet VRM objectives, and thus is unlikely to occur within this area. The ACEC would also remain open to firewood cutting in specified areas which would detract from the natural characteristics of the non-WSA lands with wilderness characteristics. It would also detract from the opportunities for solitude and primitive recreation when wood cutters are in the area due to chain saw noise, vehicle tracks, and evidence of surface disturbance. Although the ACEC would not be proposed for mineral withdrawal, and no recent mining activity has occurred along these highway stretches, it could be at risk of new development for uranium and vanadium extraction in the old mining districts (see Section 4.3.8.5.4, Locatable Minerals).

Indian Creek ACEC includes 3,900 acres of the Indian Creek non-WSA lands with wilderness characteristics. Special conditions for managing the ACEC include: 1) reseeding with native vegetation; 2) NSO stipulation for oil and gas leasing; 3) retaining lands in public ownership; 4) managing to a VRM Class I objective; and 5) closed to OHV use; 6) closed to mineral materials disposal; and 7) closed to commercial and personal firewood cutting. All of these measures would help to protect and enhance the natural characteristics of the non-WSA lands with wilderness characteristics, as well as protect the opportunities for solitude and primitive recreation, by eliminating new surface-disturbing activities. Although the ACEC would not be proposed for mineral withdrawal, and no recent mining activity has occurred, it could be at risk

of new development for uranium and vanadium extraction in the old mining districts (see Section 4.3.8.5.4, Locatable Minerals).

Butler Wash ACEC includes 40 acres of the Butler Wash non-WSA lands with wilderness characteristics. Special conditions for managing the ACEC include: 1) NSO stipulation for oil and gas leasing; 2) retaining lands in public ownership; 3) managing to a VRM Class I objective; and 4) closed to OHV use; 5) closed to mineral materials disposal; and 6) closed to commercial and personal firewood cutting. All of these measures would help to protect and enhance the natural characteristics, as well as protect the opportunities for solitude and primitive recreation, by eliminating new surface-disturbing activities. Although the ACEC would not be proposed for mineral withdrawal, and no recent mining activity has occurred, it could be at risk of new development for uranium and vanadium extraction in the old mining districts (see Section 4.3.8.5.4, Locatable Minerals).

Dark Canyon ACEC includes 280 acres of the Dark Canyon non-WSA lands with wilderness characteristics. Special conditions for managing the ACEC include: 1) unavailable for oil and gas leasing; 2) retaining lands in public ownership; 3) managing to a VRM Class I objective; and 4) closed to OHV use; 5) closed to mineral materials disposal; 6) closed to commercial and personal firewood cutting. All of these measures would help to protect and enhance the natural characteristics of the non-WSA lands with wilderness characteristics, as well as protect the opportunities for solitude and primitive recreation, by eliminating new surface-disturbing activities.

The Shay Canyon ACEC includes 515 acres of the Harts Point and 1,022 of the Shay Mountain non-WSA lands with wilderness characteristics. This ACEC is open for mineral leasing under special conditions, available for disposal of mineral materials, and open to mineral entry. Any of these activities, if approved within the non-WSA lands with wilderness characteristics would result in surface disturbance that would cause that portion to lose its natural characteristics. Opportunities for solitude and primitive recreation would be diminished in these non-WSA lands with wilderness characteristics due to exploration for and development of oil and gas resources, mineral material pit development, or mining, and could impact these opportunities for up to one-half mile from the ongoing activity. However, the ACEC is also protected with a VRM Class I objective, closed to private and commercial wood cutting, and limited OHV use on designated routes only. Any new development would need to meet the VRM management objective, thereby mandating extensive mitigation to any such activities. Closing the area to wood cutting would help protect the natural characteristics, as well as opportunities for solitude, by excluding the noise, tire tracks and other human activities associated with wood cutting. The occasional presence and noise of OHV use would reduce opportunities for solitude and conflict with primitive forms of recreation when vehicles were traveling the designated routes.

The Lavender Mesa ACEC includes 650 acres of the Bridger Jack Mesa non-WSA lands with wilderness characteristics. Special conditions for managing the ACEC include: 1) NSO stipulation for oil and gas leasing; 2) retaining lands in public ownership; 3) closed to OHV use; 4) closed to mineral materials disposal; 5) excluded from surface-disturbing activities; 6) excluded from land treatments or habitat improvements; and 7) closed to commercial and personal firewood cutting. All of these measures would protect, preserve, and enhance the natural characteristics of the non-WSA lands with wilderness characteristics, as well as protect the opportunities for solitude and primitive recreation, by eliminating new surface-disturbing

activities. Although the ACEC would not be proposed for mineral withdrawal, and no recent mining activity has occurred, it could be at risk of new development for uranium and vanadium extraction in the old mining districts (see Section 4.3.8.5.4, Locatable Minerals).

The Cedar Mesa ACEC overlies all or portions of six non-WSA lands with wilderness characteristics totaling 62,640 acres: all of Lime Creek (5,560 acres), the majority of Road Canyon (10,830 acres), Valley of the Gods (12,450 acres), Fish and Owl Creeks (21,870), and portions of Grand Gulch (11,680 acres), and Comb Ridge (250 acres) non-WSA lands with wilderness characteristics. Lime Creek, Road Canyon, and Valley of the Gods non-WSAs lands with wilderness characteristics lie within a special emphasis area of the ACEC and have more restrictions than the other three non-WSA lands with wilderness characteristics. The special emphasis area management includes: 1) closed to oil and gas leasing; 2) retaining lands in public ownership; 3) managing to a VRM Class I objective; and 4) closed to OHV use; 5) closed to mineral materials disposal; 6) closed commercial and personal firewood cutting, and 7) recommended segregation from mineral entry. These measures would protect the natural characteristics, as well as the opportunities for solitude and primitive recreation, by eliminating many surface-disturbing activities.

Portions of Fish and Owl Creeks, Grand Gulch, and Comb Ridge non-WSA lands with wilderness characteristics would fall within the less restrictive part of the Cedar Mesa ACEC, which allows for: 1) oil and gas leasing and development under standard stipulations; 2) disposal of mineral materials; 3) land treatments and range improvements; 4) commercial and private wood cutting; 5) OHV use on designated routes; and 6) mineral entry. These management decisions would allow for surface-disturbing activities that would create the loss of natural characteristics by placement of oil and gas wells and associated facilities, mechanical land and vegetation treatments, and wood-cutting activities. Limiting OHV activity to designated routes would help protect the natural characteristics of the areas by not allowing cross-country travel and new surface disturbance. Although the ACEC would not be proposed for mineral withdrawal, and no recent mining activity has occurred, it could be at risk of new development for uranium/vanadium extraction in the old mining districts (see Section 4.3.8.5.4, Locatable Minerals).

4.3.8.12.1.2. Wild and Scenic Rivers (WSRs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, two of the 29 non-WSA land areas are within eligible WSR segments, totaling 14.7 miles in those three areas. There are 5 miles of the eligible river segment of the Colorado River that includes the Gooseneck non-WSA lands with wilderness characteristics. And, there are 9.7 miles of the eligible river segment of the San Juan River that includes the San Juan River non-WSA lands with wilderness characteristics. Protection of river values (pending future suitability studies) would prevent uses and surface disturbances that would detract from the natural characteristics of the two non-WSA lands with wilderness characteristics within the half-mile river corridor (a quarter mile on each side of the river segment). The presence and noise of motor boat use along the San Juan River would reduce opportunities for solitude and conflict with primitive recreation in this river.

4.3.8.12.1.3. Wilderness Study Areas

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Even though Alternative A does not propose specific management to protect the wilderness characteristics of non-WSA lands with wilderness characteristics, the presence of contiguous WSAs and National Park Service lands would expand and enhance opportunities for solitude and primitive forms of recreation available in the non-WSA lands with wilderness characteristics.

4.3.8.12.2. ALTERNATIVE B

4.3.8.12.2.1. Areas of Critical Environmental Concern (ACECs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative there would be 12 ACECs designated to protect a variety of relevant and important values, of which 10 ACECs would include portions of non-WSA lands with wilderness characteristics. Those ACECs are the Indian Creek, Butler Wash, Dark Canyon, Shay Canyon, Lavender Mesa, Cedar Mesa, Lockhart Basin, San Juan River, and Valley of the Gods. The management prescriptions for these ACECs would generally provide protection to the natural characteristics and opportunities for solitude and primitive recreation in all of the non-WSA lands with wilderness characteristics.

The Indian Creek ACEC includes 3,900 acres of the Indian Creek non-WSA lands with wilderness characteristics. Prescriptions for managing the ACEC are the same as described in Alternative A, and the impacts to non-WSA lands with wilderness characteristics would be the same.

The Butler Wash ACEC includes 40 acres of the Butler Wash non-WSA lands with wilderness characteristics. Special conditions for managing the ACEC include: 1) NSO stipulation for oil and gas leasing; 2) retaining lands in public ownership; 3) managing to a VRM Class I objective; 4) OHV use limited to designated routes; 5) closed to mineral materials disposal; 6) closed to commercial and personal firewood cutting; and 7) proposed for mineral withdrawal. All of these measures would help to protect and enhance the natural characteristics, as well as protect the opportunities for solitude and primitive recreation, by eliminating new surface-disturbing activities. The occasional presence and noise of OHV use would reduce opportunities for solitude and conflict with primitive forms of recreation when vehicles were traveling the designated routes.

The Dark Canyon ACEC includes 280 acres of the Dark Canyon non-WSA lands with wilderness characteristics. Prescriptions for managing the ACEC are the same as described in Alternative A, and the impacts to non-WSA lands with wilderness characteristics would be the same.

The Shay Canyon ACEC includes 100 acres of the Shay Mountain non-WSA lands with wilderness characteristics. The prescriptions for managing this potential ACEC include: 1) NSO for oil and gas leasing; 2) OHV use limited to designated routes; 3) no surface-disturbing vegetation treatment or wildlife and watershed improvements; 4) hiking only on designated trails; 5) open to mineral entry; 6) closed to disposal of mineral materials; 7) closed to private or commercial wood cutting; and 8) managed to VRM Class II objectives. This prescription is much more restrictive than Alternative A and would protect natural characteristics from surface-

disturbing activities. The occasional presence and noise of OHV use would reduce opportunities for solitude and conflict with primitive forms of recreation when vehicles were traveling the designated routes. Although the ACEC would not be proposed for mineral withdrawal, and no recent mining activity has occurred, it could be at risk of new development for uranium/vanadium extraction in the old mining districts (see Section 4.3.8.5.4, Locatable Minerals).

The Lavender Mesa ACEC includes 650 acres of the Bridger Jack Mesa non-WSA lands with wilderness characteristics. Special conditions for managing the ACEC include: 1) NSO stipulation for oil and gas leasing; 2) retaining lands in public ownership; 3) managing to a VRM Class II objective; 4) closed to OHV use; 5) closed to mineral materials disposal; 6) excluded from surface-disturbing activities; 7) excluded from surface-disturbing land treatments or habitat improvements; and 8) closed to commercial and personal firewood cutting. Like Alternative A, all of these measures would protect and enhance the natural characteristics, as well as protect the opportunities for solitude and primitive recreation, by eliminating new surface-disturbing activities. Although the ACEC would not be proposed for mineral withdrawal, and no recent mining activity has occurred, it could be at risk of new development for uranium/vanadium extraction in the old mining districts (see Section 4.3.8.5.4, Locatable Minerals).

The Cedar Mesa ACEC includes portions of four non-WSA lands with wilderness characteristics totaling 60,055 acres: Fish and Owl Creeks (24,010 acres), Grand Gulch (26,635 acres), Road Canyon (9,160 acres) and Comb Ridge (250 acres). Management prescriptions for this ACEC include 1) open to oil and gas leasing and development under standard stipulations; 2) available for watershed, vegetation and range projects; 3) VRM Class III objectives; 4) closed to commercial and private wood cutting; and 5) OHV use permitted on designated routes. This management prescription allows for surface-disturbing activities that would create the loss of wilderness characteristics by potential placement of oil and gas wells and associated facilities and mechanical land and vegetation treatments. Limiting OHV activity to designated routes (no cross country travel) would prevent added surface disturbance and protect natural characteristics. Closing the ACEC to wood cutting would prevent impacts associated with that activity on the naturalness and opportunities for solitude and primitive recreation.

The Lockhart Basin ACEC includes portions of four non-WSA lands with wilderness characteristics totaling 21,305 acres: Indian Creek (15,820 acres), all of Gooseneck (3,570 acres), Hatch/Lockhart/Hart (1,765 acres), and Harts Point (150 acres). The management objectives for this ACEC would prescribe: 1) NSO for oil and gas leasing; 2) closed to disposal of mineral materials; 3) VRM Class I objectives; 4) prohibit surface-disturbing activities; 5) retained in public ownership; 6) proposed for mineral withdrawal; and 7) closed to commercial or private firewood cutting. The management prescription for this ACEC would protect and enhance the natural characteristics and provide opportunities for solitude and primitive recreation in the non-WSA lands with wilderness characteristics.

The San Juan River ACEC includes 2,155 acres of the San Juan River non-WSA lands with wilderness characteristics. The management prescription includes: 1) OHV use limited to designated routes; 2) closed to private and commercial firewood cutting; 3) available for watershed, range improvements and vegetation treatments; 4) managed to VRM Class I, II, and III objectives; 5) NSO for oil and gas leasing; 6) closed to mineral materials disposal; and 7) retained in public ownership. This prescription would maintain the wilderness characteristics of

the San Juan River. Depending on the methods used for the land treatments and improvements, short-term or long-term impacts to natural characteristics would occur if accomplished with surface-disturbing methods in the non-WSA lands with wilderness characteristics (see Section 4.3.17, Vegetation, for description of methods and impacts). The occasional presence and noise of OHV use would reduce opportunities for solitude and conflict with primitive forms of recreation when vehicles were traveling the designated routes.

The Valley of the Gods ACEC includes all of Lime Creek (5,560 acres), all of Valley of the Gods (13,670 acres), and a small portion of Road Canyon (1,530 acres) non-WSA lands with wilderness characteristics. The prescription for this ACEC includes: 1) unavailable for oil and gas leasing; 2) retaining lands in public ownership; 3) managing to a VRM Class I objective; 4) OHV use limited to designated routes; 5) closed to mineral materials disposal; 6) closed to commercial and personal firewood cutting in designated areas; and 7) available for vegetation treatments. Virtually all of these measures would protect the natural characteristics, as well as protect the opportunities for solitude and primitive recreation, by eliminating many surface-disturbing activities. OHV use on designated routes would temporarily interfere with opportunities for solitude and primitive recreation when OHVs are in the area. Any vegetation treatment would be required to meet VRM Class I objectives and would probably be by fire, biological, or chemical methods to meet this objective.

4.3.8.12.2.2. Wild and Scenic Rivers (WSRs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, three of the 29 non-WSA land areas are located in suitable WSR segments, totaling 15.3 miles in those three areas.

Five miles of the Colorado River segment found suitable under this alternative includes the Gooseneck non-WSA lands with wilderness characteristics. It would be managed for its recommended classification as "scenic." The river corridor would be available for oil and gas leasing with an NSO stipulation, closed to OHV use, recommended for mineral withdrawal, managed to VRM Class I objectives, and closed to motorized use. This management prescription would protect and preserve natural characteristics because no surface-disturbing activities would be allowed, and opportunities for solitude and primitive recreation as noise from motorized uses would be eliminated.

There are 9.7 miles of the suitable river segment of the San Juan River that includes with the San Juan River non-WSA lands with wilderness characteristics. This portion of the river has a recommended suitable classification of "wild," and would be managed to VRM Class I objectives, closed to oil and gas leasing, closed to OHV use, and recommended for mineral withdrawal. This management prescription would protect and preserve the natural characteristics because no surface-disturbing activities would be allowed, and opportunities for solitude and primitive recreation as noise from motorized uses would be eliminated.

There is 0.6 mile of Indian Creek suitable for inclusion in the National Wild and Scenic River System that includes the Shay Mountain non-WSA lands with wilderness characteristics. This river has a recommended suitable classification of "recreational" and would be managed under VRM Class III objectives, open to oil and gas leasing under standard lease terms, and OHV use would be limited to designated routes. Although limiting OHV activity to designated routes would help protect the natural characteristics of the non-WSA lands with wilderness

characteristics by not allowing cross-country travel, the other management prescriptions would not protect these values. Surface-disturbing activities would be permitted which would detract from the natural characteristics of the area and interrupt opportunities for solitude and primitive recreation.

4.3.8.12.2.3. Wilderness Study Areas

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Even though Alternative B does not propose specific management to protect the wilderness characteristics of non-WSA lands with wilderness characteristics, the presence of contiguous WSAs and National Park Service lands would expand and enhance opportunities for solitude and primitive forms of recreation available in the non-WSA lands with wilderness characteristics.

4.3.8.12.3. ALTERNATIVE C

4.3.8.12.3.1. Areas of Critical Environmental Concern (ACECs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative there would be seven ACECs designated to protect a variety of relevant and important values, of which five ACECs would overlie portions of non-WSA lands with wilderness characteristics. Those ACECs are Indian Creek, Shay Canyon, Lavender Mesa, San Juan River, and Valley of the Gods. The management prescriptions for these ACECs would generally provide some protection to the natural characteristics and opportunities for solitude and primitive recreation in all of the non-WSA lands.

The 3,900-acre potential Indian Creek ACEC falls within the Indian Creek non-WSA lands with wilderness characteristics. The acreage and prescriptions for managing the ACEC are the same as described in Alternative A, except OHV use would be limited to designated roads and trails. The effect of this ACEC prescription on the non-WSA lands with wilderness characteristics would be the same as for Alternative B, except that allowable motorized use would disrupt opportunities for solitude and conflict with primitive recreation activities.

The potential Shay Canyon ACEC overlies 100 acres of the Shay Mountain non-WSA lands with wilderness characteristics. The acreage and prescriptions for managing this potential ACEC would be the same as Alternative B, thus the analysis would be the same.

The potential Lavender Mesa ACEC overlies 650 acres of the Bridger Jack Mesa non-WSA lands with wilderness characteristics. The acreage and prescriptions for managing this potential ACEC would generally be the same as Alternative A, thus the analysis would be essentially the same.

The potential San Juan River ACEC overlies 2,155 acres of the San Juan River non-WSA lands with wilderness characteristics. While the acreage would be less than Alternative B, prescription for managing this potential ACEC would be the same. Thus, the analysis would be the same, on fewer ACEC acres.

The potential Valley of the Gods ACEC overlies all of Lime Creek (5,560 acres), all of Valley of the Gods (13,670 acres), and a small portion of Road Canyon (1,530 acres) non-WSA lands with wilderness characteristics. The acreage and prescriptions for managing this potential ACEC

would be the same as Alternative B, except the ACEC would not be recommended for mineral withdrawal and utility corridors would be permitted. These differences in the impact analysis with Alternative B would allow for surface disturbance and land uses that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Operations of mines and utility lines would detract from the setting needed to support opportunities for solitude and primitive recreation activities.

4.3.8.12.3.2. Wild and Scenic Rivers (WSRs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, one of the 29 non-WSA land areas intersect with a suitable WSR segment. Five miles of the Colorado River segment found suitable under this alternative intersect with the Gooseneck non-WSA lands with wilderness characteristics. As with Alternative B, it would be managed for its tentative classification as "scenic" and would be unavailable for oil and gas leasing, closed to OHV use, recommended for mineral withdrawal, managed to VRM Class I objectives, and closed to motorized use. All of these management actions would protect and preserve natural characteristics because no surface-disturbing activities would be allowed, and opportunities for solitude and primitive recreation, as noise from motorized uses would be eliminated.

4.3.8.12.3.3. Wilderness Study Areas

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Even though Alternative C does not propose specific management to protect the wilderness characteristics of non-WSA lands with wilderness characteristics, the presence of contiguous WSAs and National Park Service lands would expand and enhance opportunities for solitude and primitive forms of recreation available in the non-WSA lands with wilderness characteristics.

4.3.8.12.4. ALTERNATIVE D

4.3.8.12.4.1. Areas of Critical Environmental Concern (ACECs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under Alternative D, no ACECs would be designated, therefore, management prescriptions to protect relevant and important values would not be applied and would not afford protection of wilderness characteristics in non-WSA lands with wilderness characteristics.

4.3.8.12.4.2. Wild and Scenic Rivers (WSRs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, no WSR segments would be found suitable. Therefore, management prescriptions to protect the suitable river segments would not be applied and would not afford protection of wilderness characteristics in non-WSA lands with wilderness characteristics.

4.3.8.12.4.3. Wilderness Study Areas

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Even though Alternative D does not propose specific management to protect the wilderness characteristics of non-WSA lands with wilderness characteristics, the presence of contiguous WSAs and National Park Service lands would expand and enhance opportunities for solitude and primitive forms of recreation available in the non-WSA lands with wilderness characteristics.

4.3.8.12.5. ALTERNATIVE E

4.3.8.12.5.1. Areas of Critical Environmental Concern (ACECs)

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Alternative E designates the same number of ACECs and includes the same number of non-WSA lands with wilderness characteristics as Alternative B. All of the non-WSA lands with wilderness characteristics that fall within the ACECs (Indian Creek, Butler Wash, Dark Canyon, Shay Canyon, Lavender Mesa, Cedar Mesa, Lockhart Basin, San Juan River, and Valley of the Gods) would be afforded protection under this alternative due to the ACEC prescriptions that include protections for wilderness characteristics. All of the lands would be closed to oil and gas leasing, closed to firewood cutting, closed to OHV use, proposed for mineral withdrawal, managed to a VRM Class I objective, and excluded from any surface-disturbing activities. The natural characteristics of the non-WSA lands with wilderness characteristics would be protected and the opportunities for solitude and primitive recreation would be preserved.

4.3.8.12.5.2. Wild and Scenic Rivers (WSRs)

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

All three suitable river segments that include non-WSA lands with wilderness characteristics described under Alternative B would be carried forward into this alternative. This would include 5 miles along the Colorado River within the Gooseneck non-WSA lands with wilderness characteristics, 9.7 miles along the San Juan River in the San Juan River non-WSA lands with wilderness characteristics, and 0.6 miles of the suitable portion of Indian Creek that includes the Shay Mountain non-WSA lands with wilderness characteristics. Management prescriptions to protect wilderness characteristics under this alternative would be equally or more restrictive to other land uses than the wild and scenic river prescriptions, limiting surface disturbances and protecting the natural characteristics of the non-WSA lands with wilderness characteristics and preserving the opportunities for solitude and primitive recreation.

4.3.8.12.5.3. Wilderness Study Areas (WSAs)

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Non-WSA lands with wilderness characteristics in Arch Canyon, Bridger Jack Mesa, Butler Wash, Cheesebox Canyon, Cross Canyon, Dark Canyon, Fish and Owl Creeks, Grand Gulch, Indian Creek, Lime Creek, Mancos Mesa, Road Canyon, and Squaw and Papoose Canyon are contiguous to wilderness study areas (many of the same name) that are managed under the BLM's IMP to protect their wilderness values. Protecting and maintaining the wilderness characteristics in the non-WSA lands would continue to safeguard their natural characteristics

and expand opportunities for solitude and primitive forms of recreation found in the adjacent WSAs. In addition, Bridger Jack Mesa, Butler Wash, Dark Canyon, Gooseneck, and Indian Creek non-WSA lands with wilderness characteristics are contiguous with lands administratively endorsed for wilderness within Canyonlands National Park. Dark Canyon non-WSA lands with wilderness characteristics are also contiguous with the Forest Service's Dark-Woodshoe Canyon Wilderness Area. There are also non-WSA lands that are contiguous to lands administratively endorsed for wilderness within the Glen Canyon National Recreation Area. These are the Grand Gulch, Dark Canyon, Nokai Dome, and Sheep Canyon non-WSA lands with wilderness characteristics. Non-WSA lands with wilderness characteristics that are contiguous to lands administratively endorsed for wilderness within Natural Bridges National Monument include Cheesebox Canyon and Harmony Flat. Similar to the WSAs, protecting the non-WSA lands with wilderness characteristics to preserve their wilderness characteristics would enhance and expand the opportunities for solitude and primitive recreation, as well as natural characteristics, in the National Park units and the Forest Service-designated wilderness area.

4.3.8.12.6. PROPOSED PLAN

4.3.8.12.6.1. Areas of Critical Environmental Concern (ACECs)

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

Management decisions for designated ACECs under the Proposed Plan would not affect the five non-WSA lands with wilderness characteristics managed to protect those characteristics.

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the Proposed Plan, there would be seven ACECs designated to protect a variety of relevant and important values, of which five ACECs would include portions of non-WSA lands with wilderness characteristics. Those ACECs are Indian Creek, Shay Canyon, Lavender Mesa, and Valley of the Gods. The management prescriptions for these ACECs would generally provide some protection to the natural characteristics and opportunities for solitude and primitive recreation in all of the non-WSA lands with wilderness characteristics.

The 3,900-acre Indian Creek ACEC falls within the Indian Creek non-WSA lands with wilderness characteristics. The prescription for managing the smaller ACEC would be the generally the same as described in Alternative A, except that OHV use would be permitted on designated roads and trails. Thus, the impacts of ACEC management on wilderness characteristics would be similar to Alternative A, except that motor vehicle use of roads and trails would diminish opportunities for solitude and conflict with primitive forms of recreation.

The Shay Canyon ACEC includes 100 acres of the Shay Mountain non-WSA lands with wilderness characteristics. The acreage and prescriptions for managing this ACEC would be the same as Alternative B, thus the impacts to wilderness characteristics would be the same.

The Lavender Mesa ACEC includes 650 acres of the Bridger Jack Mesa non-WSA lands with wilderness characteristics. The acreage and prescriptions for managing this ACEC would be the same as Alternative B, thus the impacts to wilderness characteristics would be the same.

The San Juan River ACEC includes 2,155 acres of the San Juan River non-WSA lands with wilderness characteristics. The prescription for managing this ACEC would be the same as

Alternative B for a smaller ACEC. Thus, the impacts of ACEC management on wilderness characteristics would be the same as Alternative B.

The Valley of the Gods ACEC includes all of Lime Creek (5,560 acres), all of Valley of the Gods (13,670 acres), and a small portion of Road Canyon (1,530 acres) non-WSA lands with wilderness characteristics. The acreage and prescriptions for managing this ACEC would be generally the same as Alternative B, except the ACEC would not be recommended for mineral withdrawal. Thus the impacts to wilderness characteristics would be similar, but allow for surface disturbance related to locatable mining. This disturbance could degrade the natural characteristics of the non-WSA lands with wilderness characteristics and reduce opportunities for both solitude and primitive recreation activities.

4.3.8.12.6.2. Wild and Scenic Rivers (WSRs)

Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the Proposed Plan, one of the 29 non-WSA lands with wilderness characteristics lies within suitable WSR segments. Approximately 7 miles of the Colorado River (5 miles of Segment 3 and 2 miles of Segment 2) found suitable under this alternative includes the Gooseneck non-WSA lands with wilderness characteristics, though the Gooseneck non-WSA lands with wilderness characteristics are not managed to protect their wilderness characteristics under this alternative. As with Alternative B, these two river segments would be managed for their recommended suitable classification as "scenic." Segment 2 would be managed as NSO for mineral leasing, managed by VRM Class II objectives (landscape retention), and open to motorized use on the river. Segment 3 would be unavailable for oil and gas leasing, closed to OHV use, recommended for mineral withdrawal, managed to VRM Class II objectives, and open to motorized use on the river. All of these management actions would protect the natural characteristics of the non-WSA lands with wilderness characteristics because no surface-disturbing activities would be allowed. However, the presence and noise (use) of motorized boats on the river would diminish opportunities for solitude and conflict with primitive recreation uses of the non-WSA lands adjacent to the river.

4.3.8.12.6.3. Wilderness Study Areas

Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics

The Proposed Plan would manage portions of Dark Canyon, Mancos Mesa, Nokai Dome East, Nokai Dome West, and Grand Gulch non-WSA lands with wilderness characteristics to protect their wilderness characteristics. Dark Canyon, Mancos Mesa, and Grand Gulch are contiguous to existing WSAs. Nokai Dome West is contiguous to lands administratively endorsed for wilderness in the Glen Canyon National Recreation Area. Nokai Dome East is not contiguous to any lands with identified wilderness characteristics or values. Managing these non-WSA lands with wilderness characteristics for those wilderness characteristics would expand opportunities for primitive recreation activities in large undeveloped settings from the adjacent WSAs and Park Service lands to include these areas, enhancing and expanding undeveloped landscapes, primitive recreational opportunities, and opportunities to find solitude.

In summary, the Proposed Plan and Alternatives B and E would provide the most long-term protection to the naturalness and opportunities for solitude and primitive recreation of non-WSA lands with wilderness characteristics by designating the most acres as ACECs and by

recommending the longest stretches of waterways for protection in the National Wild and Scenic Rivers System, followed by Alternative A. Alternative C would provide some protection of the naturalness and opportunities for solitude and primitive recreation of non-WSA lands with wilderness characteristics, but recommends few ACECs and only recommends two river segment for protection in the National Wild and Scenic Rivers System. Alternative D would provide the lowest level of protection, as it would not designate ACECs or recommend suitable river segments for protection.

4.3.8.13. IMPACT OF SPECIAL STATUS SPECIES DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

Under the Proposed Plan and all alternatives, management actions would focus on maintaining, protecting, and enhancing habitats for special status species. Decisions that would help protect non-WSA lands with wilderness characteristics include applying avoidance and minimization measures for all surface-disturbing activities in special status species habitats, including using BMPs wherever possible. This would limit surface disturbance and help to maintain the natural characteristics of the non-WSA lands with wilderness characteristics where they intersect with special status species habitat. Another action common to the Proposed Plan and all alternatives would be to implement habitat manipulations where translocation and population augmentation of special status species would occur, if necessary. If surface-disturbing methods were used, this would degrade the natural characteristics of the non-WSA lands with wilderness characteristics, at least in the short term. During the time the habitat manipulation is being conducted, the opportunity for solitude and primitive recreation would be disrupted. In addition, any recovery plan actions that require construction of range improvements would introduce unnatural elements of human manipulation to the landscape, degrading the natural characteristics of the non-WSA lands with wilderness characteristics.

Mexican Spotted Owl habitat is generally associated with deep, narrow canyons that are within Hatch/Lockhart/Hart, Indian Creek, Harts Point, Shay Mountain, Dark Canyon, Fish and Owl Creeks, Gravel and Long Canyon, and Nokai Dome non-WSA lands with wilderness characteristics. Southwestern Willow Flycatcher and Yellow-billed Cuckoo habitat, as well as riverine habitat for endangered Colorado river fishes, fall within the San Juan River non-WSA lands with wilderness characteristics. Actions taken to maintain, protect, and enhance these habitats for special status species would improve the populations and would enhance the natural characteristics of the lands where these species occur in the non-WSA lands with wilderness characteristics. Further, larger and healthier populations would expand opportunities for primitive and unconfined recreation opportunities, including wildlife viewing, photography, and natural history study.

Vegetation treatments and manipulations to improve special status species habitats would be completed with fire, chemicals, biologically, or mechanically. In the long-term, vegetation treatments with fire would restore vegetation communities and display a more natural composition of grasses, forbs, shrubs, and trees. If these treatments occurred in non-WSA lands with wilderness characteristics, this objective would enhance the natural characteristics of the non-WSA lands with wilderness characteristics in the long-term, and healthy populations would enhance opportunities for primitive recreation, wildlife viewing, and wildlife studies. In the short-term, however, burning operations would result in disturbance of the landform and vegetation through fire-line construction needed to manage the fire. Further, the presence and

noise of people, vehicles, equipment, and aircraft would eliminate opportunities for solitude and primitive and unconfined recreation in proximity to the fire. The impacts on opportunities for solitude and primitive recreation would be temporary, lasting for the duration of the burning operation and reclamation. When the fire and reclamation operations are complete, these opportunities would return. Soil and vegetation disturbance for fire-line construction would diminish the natural characteristics of the non-WSA lands with wilderness characteristics, but reclamation would restore the natural conditions in a relatively short period of time. Mechanical vegetation manipulation in non-WSA lands with wilderness characteristics would have long-term impacts on the natural characteristics of the non-WSA lands with wilderness characteristic and opportunities for solitude and primitive and unconfined recreation. While restoration of vegetation communities would be beneficial to the natural characteristics of non-WSA lands with wilderness characteristics, the use of chain saws, bull dozers, and brush hogs to accomplish the objective would leave an obvious imprint of human activity on the land, diminishing the natural characteristics. Also, in the short-term, the presence and noise of people and equipment would eliminate opportunities for solitude and primitive forms of recreation in proximity to the treatment area. In the long-term, a setting clearly manipulated by humans would reduce the opportunities for both solitude and primitive recreation.

4.3.8.14. IMPACTS OF VEGETATION DECISIONS ON NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

Under the Proposed Plan and all alternatives, existing vegetation treatments would be maintained, as appropriate, to allow for the desired mix of vegetation types, structural stages, and landscape/riparian/watershed function and provide for native plant, fish, and wildlife habitats. Vegetation treatments would be completed with fire, chemicals, biologically, or mechanically to achieve and maintain standards for rangeland health and desired vegetation condition. In the long-term, vegetation treatments with fire would restore vegetation communities and display a more natural composition of grasses, forbs, shrubs, and trees. If these treatments occurred in non-WSA lands with wilderness characteristics, this objective would enhance the natural characteristics of the non-WSA lands with wilderness characteristics in the long-term. Maintenance of vegetation treatment areas with fire would maintain or enhance wildlife habitat and populations of species dependent on that habitat (e.g., deer, elk, antelope, sage-grouse, and song birds). If these treatments occurred in non-WSA lands with wilderness characteristics, healthy wildlife populations would enhance opportunities for primitive recreation, wildlife viewing, and hunting. In the short-term, however, burning operations would result in disturbance of the landform and vegetation through fire-line construction needed to manage the fire. Further, the presence and noise of people, vehicles, equipment, and aircraft would eliminate opportunities for solitude and primitive and unconfined recreation in proximity to the fire. The impacts on opportunities for solitude and primitive recreation would be temporary, lasting for the duration of the burning operation and reclamation. When the fire and reclamation operations are complete, these opportunities would return. Soil and vegetation disturbance for fire-line construction would diminish the natural characteristics of the non-WSA lands with wilderness characteristics, but reclamation would restore the natural conditions in a relatively short period of time.

Mechanical vegetation manipulation in non-WSA lands with wilderness characteristics would have long-term impacts on the natural characteristics and opportunities for solitude and primitive and unconfined recreation. While restoration of vegetation communities would be beneficial to the natural characteristics of non-WSA lands with wilderness characteristics, the use of chain

saws, bull dozers, and brush hogs to accomplish the objective would leave an obvious imprint of human activity on the land, diminishing the natural characteristics. Also, in the short-term, the presence and noise of people and equipment would eliminate opportunities for solitude and primitive forms of recreation in proximity to the treatment area. In the long-term, a setting clearly manipulated by humans would reduce the opportunities for both solitude and primitive recreation.

Actions that are common to the Proposed Plan and all action alternatives include prioritizing sagebrush communities for treatment within numerous areas in the Monticello FO. Non-WSA lands with wilderness characteristics that lie within these priority areas include Harts Point, Dark Canyon, and Shay Mountain. In addition, proposed greasewood treatments would occur in portions of Fish and Owl Creeks, Road Canyon, Comb Wash, Indian Creek, and Hammond Canyon. Depending on the method used to treat these areas, prescribed fire, mechanical, biological, or chemical impacts to wilderness characteristics would be varied, as described above.

The control of noxious weeds would have both beneficial and adverse impacts on the wilderness characteristics of non-WSA lands with wilderness characteristics, depending on the method of control, under the Proposed Plan and all alternatives. The use of fire, chemical, and biological treatments would control noxious weeds and insects with no apparent evidence of human intervention on the landscape. Thus there would be no noticeable impact on the natural characteristics of the non-WSA lands with wilderness characteristics. Control of non-native vegetation and restoration of native vegetation communities, however, would result in a more natural vegetation community, and thus more natural characteristics of the non-WSA lands with wilderness characteristics. The use of mechanical treatments to eradicate non-native vegetation and would leave a noticeable imprint of human work on the landscape, and degrade the natural characteristics, if the treatments were to occur in the non-WSA lands with wilderness characteristics. Depending on the vegetation community treated (grassland and shrub land vs. woodland or coniferous forest), the length of time the evidence of mechanical treatments remained on the landscape would vary before the surface and vegetation disturbances returned to a more natural or unmodified condition.

Reclaiming or restoring of up to 30,000 to 50,000 acres of vegetation treatments in FRCC III; maintaining existing land treatments; and implementing new vegetation treatments in sagebrush, pinyon-juniper, riparian, and greasewood habitats would have the same impact on the natural characteristics of the non-WSA lands with wilderness characteristics as described above. Depending on the treatment method used, the loss of natural characteristics could be substantial in the short-term, but would be beneficial to the natural characteristics of the non-WSA lands with wilderness characteristics in the long-term. If done by a surface-disturbing mechanized method, the evidence of human intervention on the land would be apparent and would remain longer.

4.3.8.15. IMPACTS OF VISUAL RESOURCE MANAGEMENT DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

4.3.8.15.1. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

There are four objectives for visual resources management (VRM Classes I–IV) that provide for various levels of landscape protection and change. The objective of Class I is to preserve the

characteristic landscape, while the objective of VRM Class IV provides for landscape modifications (see Chapter 3, Section 3.19.2). Land-use planning decisions to designate and manage areas by Class I objectives would preserve the characteristic landscape. In non-WSA lands with wilderness characteristics, this objective (VRM Class I) would preserve the natural characteristics of the area. VRM Class II objectives would retain the characteristic landscape, allowing for minor changes to the landform and vegetation. This objective would generally protect the natural characteristics of the non-WSA lands with wilderness characteristics. The objective of VRM Class III is to partially retain the existing character of the landscape, allowing for moderate changes to land and vegetation. This objective is not compatible with preserving the natural characteristics of non-WSA lands with wilderness characteristics. VRM Class IV objectives provide for major modification of the landscape, clearly incompatible with preservation of the natural characteristics of non-WSA lands with wilderness characteristics.

Under Class I and II objectives, preserving the natural characteristics of the non-WSA lands with wilderness characteristics would also preserve the undeveloped setting needed to support opportunities for solitude and primitive forms of recreation. Since VRM Class III and IV objectives would not preserve an undeveloped setting, opportunities for both solitude and primitive recreation would be diminished.

Table 4.98 shows the VRM objectives (Classes I–IV) for non-WSA wilderness areas, by alternative.

Table 4.98. VRM Classes in Non-WSA Lands with Wilderness Characteristics by Alternative

Name	Total Acres	VRM Class	Alt. A (acres)	Alt. B (acres)	Alt. C (acres)	Alt. D (acres)	Alt. E (acres)	Proposed Plan
Arch Canyon	50	I	0	0	0	0	50	0
		II	50	50	0	0	0	0
		III	0	0	50	50	0	50
		IV	0	0	0	0	0	0
Bridger Jack Mesa	23,050	I	0	0	0	0	23,050	0
		II	18,900	19,580	18,010	0	0	18,010
		III	1,710	1,710	3,280	21,290	0	3,280
		IV	2,440	1,760	1,760	1,760	0	1,760
Butler Wash	1,660	I	0	40	40	40	1,660	40
		II	0	0	0	0	0	0
		III	1,660	1,620	1,620	1,620	0	1,620
		IV	0	0	0	0	0	0
Cheesebox Canyon	13,240	I	2,350	6,230	0	0	13,240	0
		II	3,700	0	2,610	0	0	2,610
		III	0	0	3,740	6,350	0	3,740
		IV	7,190	7,010	6,890	6,890	0	6,890
Comb Ridge	13,760	I	670	11,930	0	0	13,760	0
		II	10,760	0	11,650	0	0	11,650

Table 4.98. VRM Classes in Non-WSA Lands with Wilderness Characteristics by Alternative

Name	Total Acres	VRM Class	Alt. A (acres)	Alt. B (acres)	Alt. C (acres)	Alt. D (acres)	Alt. E (acres)	Proposed Plan
		III	2,330	1,830	2,110	13,760	0	2,110
		IV	0	0	0	0	0	0
Cross Canyon	1,350	I	0	0	0	0	1,350	0
		II	0	0	0	0	0	0
		III	0	0	0	0	0	0
		IV	1,350	1,350	1,350	1,350	0	1,350
Dark Canyon	66,330	I	6,530	3,260	3,260	3,260	66,330	3,310
		II	8,770	8,930	0	0	0	11,613
		III	29,510	30,880	39,800	39,800	0	31,213
		IV	21,520	23,260	23,270	23,270	0	20,194
Fish and Owl Creeks	24,650	I	2,890	0	0	0	24,650	0
		II	8,600	30	0	0	0	0
		III	11,550	0	23,040	23,040	0	23,040
		IV	1,610	24,620	1,610	1,610	0	1,610
Fort Knocker Canyon	12,410	I	5,130	0	0	0	12,410	0
		II	380	3,750	3,520	0	0	3,520
		III	0	0	230	3,750	0	230
		IV	6,900	8,660	8,660	8,660	0	8,660
Gooseneck	3,570	I	0	3,570	990	0	3,570	990
		II	3,570	0	80	0	0	80
		III	0	0	2,500	3,570	0	2,500
		IV	0	0	0	0	0	0
Grand Gulch	55,240	I	16,150	30	30	30	55,240	78
		II	6,270	0	0	0	0	13,662
		III	32,780	55,210	55,140	55,140	0	41,378
		IV	40	0	70	70	0	122
Gravel and Long	36,890	I	6,970	36,890	0	0	36,890	0
		II	29,850	0	6,350	0	0	6,350
		III	0	0	30,540	36,890	0	30,540
		IV	70	0	0	0	0	0
Hammond Canyon	4,700	I	0	0	0	0	4,700	0
		II	0	0	0	0	0	0
		III	2,840	3,090	3,090	3,090	0	3,090
		IV	1,860	1,610	1,610	1,610	0	1,610
Harmony Flat	9,660	I	1,990	0	0	0	9,660	0

Table 4.98. VRM Classes in Non-WSA Lands with Wilderness Characteristics by Alternative

Name	Total Acres	VRM Class	Alt. A (acres)	Alt. B (acres)	Alt. C (acres)	Alt. D (acres)	Alt. E (acres)	Proposed Plan
		II	6,000	8,400	8,400	0	0	8,400
		III	0	0	0	8,400	0	0
		IV	1,670	1,260	1,260	1,260	0	1,260
Harts Point	24,740	I	450	150	0	0	24,740	0
		II	9,980	10,790	10,790	0	0	10,790
		III	40	20	170	10,960	0	170
		IV	14,270	13,780	13,780	13,780	0	13,780
Hatch Lockhart Hart	1,760	I	0	1,760	0	0	1,760	0
		II	1,760	0	0	0	0	0
		III	0	0	1,760	1,760	0	1,760
		IV	0	0	0	0	0	0
Indian Creek	23,280	I	3,970	19,700	4,130	0	23,280	4,130
		II	19,310	3,580	3,470	0	0	3,470
		III	0	0	15,680	23,280	0	15,680
		IV	0	0	0	0	0	0
Lime Creek	5,560	I	5,560	5,560	5,560	0	5,560	5,560
		II	0	0	0	0	0	0
		III	0	0	0	5,560	0	0
		IV	0	0	0	0	0	0
Mancos Mesa	61,570	I	19,270	15,220	0	0	61,570	0
		II	14,670	14,730	12,760	0	0	30,828
		III	8,740	12,090	28,780	41,540	0	19,640
		IV	18,890	19,530	20,030	20,030	0	11,102
Nokai Dome	94,270	I	16,030	12,390	0	0	94,270	0
		II	1,420	3,720	12,600	0	0	38,994
		III	13,680	15,160	18,490	32,000	0	9,115
		IV	63,140	63,000	63,180	62,270	0	46,161
Red Rock Plateau	17,010	I	0	0	0	0	17,010	0
		II	640	330	0	0	0	0
		III	0	0	330	330	0	330
		IV	16,370	16,680	16,680	16,680	0	16,680
Road Canyon	11,320	I	1,990	1,550	1,530	0	11,320	1,530
		II	240	17	0	0	0	0
		III	5,930	9,725	7,090	8,600	0	7,090
		IV	3,160	28	2,700	2,720	0	2,700

Table 4.98. VRM Classes in Non-WSA Lands with Wilderness Characteristics by Alternative

Name	Total Acres	VRM Class	Alt. A (acres)	Alt. B (acres)	Alt. C (acres)	Alt. D (acres)	Alt. E (acres)	Proposed Plan
San Juan River	14,340	I	3,600	3,030	3,030	0	14,340	3,030
		II	650	890	890	3,020	0	890
		III	2,990	2,720	2,720	3,540	0	2,720
		IV	7,100	7,700	7,700	7,780	0	7,700
Shay Mountain	6,710	I	1,890	0	0	0	6,710	0
		II	1,990	4,120	1,970	0	0	1,970
		III	1,110	1,040	3,190	5,160	0	3,190
		IV	1,720	1,550	1,550	1,550	0	1,550
Sheep Canyon	4,000	I	40	0	0	0	4,000	0
		II	0	0	0	0	0	0
		III	0	0	0	0	0	0
		IV	3,960	4,000	4,000	4,000	0	4,000
Squaw and Papoose Canyons	3,570	I	0	0	0	0	3,570	0
		II	0	0	0	0	0	0
		III	0	0	0	0	0	0
		IV	3,570	3,570	3,570	3,570	0	3,570
Upper Red Canyon	24,920	I	620	0	0	0	24,920	0
		II	0	0	0	0	0	0
		III	2,330	2,630	2,630	2,630	0	2,630
		IV	21,970	22,290	22,290	22,290	0	22,290
Valley of the Gods	13,670	I	13,670	13,670	13,670	0	13,670	13,670
		II	0	0	0	0	0	0
		III	0	0	0	13,670	0	0
		IV	0	0	0	0	0	0
White Canyon	9,080	I	30	0	30	0	9,080	30
		II	5,030	5,370	0	0	0	0
		III	0	0	5,340	5,370	0	5,340
		IV	4,020	3,710	3,710	3,710	0	3,710

4.3.8.15.2. ALTERNATIVE A**4.3.8.15.2.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses**

Under Alternative A, 262,340 acres would be managed by VRM Class I and II objectives in all of six and parts of 19 non-WSA lands with wilderness characteristics, protecting the natural

characteristics of those lands in the non-WSAs lands with wilderness characteristics as described above. Conversely, 320,020 acres would be managed by Class III and IV objectives. While the focus of these VRM objectives (III and IV) is to provide for activities and uses that would change the landscape, this does not mean every acre would be developed or changed. Thus, in those non-WSA lands with wilderness characteristics with these VRM objectives, the natural characteristics could be lost. And, if the natural characteristics of these areas are lost, the opportunities for solitude and primitive recreation would be lost, as the setting needed to support these opportunities would be altered.

4.3.8.15.3. ALTERNATIVE B

4.3.8.15.3.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under Alternative B, 219,267 acres would be managed by VRM Class I and II objectives in all of six and parts of 17 non-WSA lands with wilderness characteristics, protecting the natural characteristics of those lands in the non-WSAs lands with wilderness characteristics, as described above. Conversely, 363,093 acres would be managed by Class III and IV objectives. The impact of these visual objectives (III and IV) on natural characteristics, solitude, and primitive recreation would be the same as described for Alternative A.

4.3.8.15.4. ALTERNATIVE C

4.3.8.15.4.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under Alternative C, 125,370 acres would be managed by VRM Class I and II objectives in all of two and parts of 18 non-WSA lands with wilderness characteristics, protecting the natural character of those lands in the non-WSAs. Also, under this alternative, 456,990 acres would be managed by VRM Class III and IV objectives. The impact of these visual objectives (III and IV) on natural characteristics, solitude, and primitive recreation would be the same as described for Alternative A.

4.3.8.15.5. ALTERNATIVE D

4.3.8.15.5.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under Alternative C, 6,350 acres would be managed by VRM Class I and II objectives in parts of four non-WSA lands with wilderness characteristics, protecting the natural characteristics of those lands in the non-WSA lands with wilderness characteristics. Conversely, 576,010 acres would be managed by VRM Class III and IV objectives. The impact of these visual objectives (III and IV) on natural characteristics, solitude, and primitive recreation would be the same as described for Alternative A.

4.3.8.15.6. ALTERNATIVE E**4.3.8.15.6.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics**

Under Alternative D, 582,360 acres would be managed by VRM Class I objectives in all of the 29 non-WSA lands with wilderness characteristics, protecting the natural characteristics of those lands, and the settings required to support opportunities for solitude and primitive forms of recreation.

4.3.8.15.7. PROPOSED PLAN**4.3.8.15.7.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics**

Under the Proposed Plan, 88,871 acres would be managed by VRM Class II objectives in parts of five non-WSA lands with wilderness characteristics, protecting the natural characteristics of those lands in the non-WSA lands with wilderness characteristics.

4.3.8.15.7.2. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the Proposed Plan, 106,334 acres would be managed by VRM Class I and II objectives in all of two and parts of 18 non-WSA lands with wilderness characteristics, protecting the natural characteristics of those lands in the non-WSA lands with wilderness characteristics. Also, under this alternative, 387,155 acres would be managed by VRM Class III and IV objectives. The impact of these visual objectives (III and IV) on natural characteristics, solitude, and primitive recreation would be the same as described for Alternative A.

In summary, the VRM class objectives proposed in Alternative E would provide protection of the natural characteristics of all the non-WSA lands with wilderness characteristics by applying a VRM Class I management objective to those lands. VRM objectives in Alternative A, which is the No Action Alternative, would provide protection to the natural characteristics of the 262,340 acres in all or parts of 25 non-WSA lands with wilderness characteristics by applying both VRM Class I and II management objectives to those lands. Alternative B would protect 219,267 acres in all or parts of 23 non-WSA lands with wilderness characteristics, also by applying both VRM Class I and II management objectives to those lands. Alternative C would protect 125,330 acres in all or parts of 20 non-WSA lands with wilderness characteristics with VRM Class I and II objectives. Alternative D would protect 6,350 acres in portions of four non-WSA lands with wilderness characteristics with VRM Class I and II management objectives. And, the Proposed Plan would protect 195,205 acres in all or parts of 20 non-WSA lands with wilderness characteristics with VRM Class I and II objectives.

4.3.8.16. IMPACTS OF WILDLIFE AND FISHERIES DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

Under the Proposed Plan and all alternatives, a variety of decisions would be implemented to restore, maintain, and enhance wildlife habitat and populations. Improved wildlife populations would enhance the natural characteristics of the land in all of the non-WSA lands with wilderness characteristics. Further, larger and healthier wildlife populations would expand

opportunities for primitive and unconfined recreation opportunities, including wildlife viewing, hunting, photography, and natural history study.

Within pronghorn fawning areas, which includes a small part of the eastern portion of the Harts Point non-WSA lands with wilderness characteristics (under the Proposed Plan and Alternatives B, C, and E), special condition decisions to close the habitat from May 1–June 15 to numerous surface-disturbing activities would enhance opportunities for solitude and primitive recreation on a seasonal basis. If construction of water sources to support antelope populations would be needed, this would result in more animals and the benefits described above. Construction of human-made features on the land, however, would degrade the natural, undeveloped characteristics of the non-WSA lands with wilderness characteristics. Under Alternative E, Harts Point non-WSA lands with wilderness characteristics would be managed with emphasis on protection of wilderness characteristics, and new water developments or facilities would either be precluded or constructed with mitigation to protect their wilderness characteristics.

In bighorn sheep habitat, a decision to prioritize habitat improvement projects on the "five mesa tops" would affect Upper Red Canyon, Red Rock Plateau, Gravel and Long Canyon, Cheesebox Canyon, White Canyon, and Mancos Mesa non-WSA lands with wilderness characteristics. Habitat improvement projects would include installation of guzzlers, development of springs, and vegetation manipulations. Because the five mesas are small, isolated mesa tops within a larger habitat, the animals move in and out of non-WSA lands with wilderness characteristics. Construction of water sources to support wildlife populations would result in more wildlife and the benefits to opportunities for primitive recreation as described above. Construction of human-made features on the land, however, would degrade the natural, undeveloped characteristics of the non-WSA lands with wilderness characteristics.

Under the Proposed Plan, portions of Mancos Mesa and Nokai Dome non-WSA lands with wilderness characteristics would be managed to protect wilderness characteristics. Under Alternative E, all non-WSA lands with wilderness characteristics would be managed with emphasis on protection of their wilderness characteristics. In areas managed to protect wilderness characteristics under the Proposed Plan and Alternative E, new water developments or facilities would either be precluded or constructed with mitigation within the non-WSA lands with wilderness characteristics to protect their wilderness characteristics. Each of the alternatives defines a different amount of habitat for bighorn sheep lambing and rutting areas. Non-WSA lands with wilderness characteristics that lie within portions of this habitat by alternative are as follows:

- Alternatives A (329,750 acres): Fort Knocker Canyon, White Canyon, Gravel and Long Canyon, Cheesebox Canyon, Mancos Mesa, and Upper Red Canyon
- Proposed Plan and Alternatives B and E (453,388 acres): Fort Knocker Canyon, White Canyon, Gravel and Long Canyon, Cheesebox Canyon, Mancos Mesa, Nokai Dome, Upper Red Canyon, Gooseneck, Hatch/Lockhart/Harts, Indian Creek, and Harts Point
- Alternative C (415,395/453,390 acres): Fort Knocker Canyon, White Canyon, Gravel and Long Canyon, Cheesebox Canyon, Mancos Mesa, Nokai Dome, Upper Red Canyon, Gooseneck, Hatch/Lockhart/Harts, Indian Creek, Harts Point, Dark Canyon, Red Rock Plateau, and Sheep Canyon

- Alternative D (299,009 acres): Fort Knocker Canyon, White Canyon, Gravel and Long Canyon, Cheesebox Canyon, Mancos Mesa, Upper Red Canyon, Gooseneck, Hatch/Lockhart/Harts, Indian Creek, and Harts Point

Special condition decisions to close lambing and rutting areas to numerous surface-disturbing activities from April 1–June 15 and October 15–December 15 (Proposed Plan and Alternatives C and D), and April 1–July 15 and October 15–December 31 (Alternatives A, B, and E) would enhance opportunities for solitude and primitive recreation on a seasonal basis.

Numerous non-WSA lands with wilderness characteristics overlie crucial deer winter ranges, and vegetation treatments are proposed within the crucial habitat to improve winter range. Depending on the type of treatment conducted different impacts to wilderness characteristics would ensue. Vegetation treatments would be completed with fire, chemicals, biologically, or mechanically to achieve the desired vegetation condition. In the long-term, vegetation treatments with fire would restore vegetation communities and display a more natural composition of grasses, forbs, shrubs, and trees. If these treatments occurred in non-WSA lands with wilderness characteristics, this objective would enhance the natural characteristics of the non-WSA lands with wilderness characteristics in the long-term. Maintenance of vegetation treatment areas with fire would maintain or enhance wildlife habitat and populations of species dependent on that habitat (deer and elk). If these treatments occurred in non-WSA lands with wilderness characteristics, healthy wildlife populations would enhance opportunities for primitive recreation, wildlife viewing, and hunting. In the short-term, however, burning operations would result in disturbance of the landform and vegetation through fire-line construction needed to manage the fire. Further, the presence and noise of people, vehicles, equipment, and aircraft would eliminate opportunities for solitude and primitive and unconfined recreation in proximity to the fire. The impacts on opportunities for solitude and primitive recreation would be temporary, lasting for the duration of the burning operation and reclamation. When the fire and reclamation operations are complete, these opportunities would return. Soil and vegetation disturbance for fire-line construction would diminish the natural characteristic of the non-WSA lands with wilderness characteristics, but reclamation would restore the natural conditions in a relatively short period of time. Biological and chemical treatment methods would have similar impacts as prescribed fire.

Mechanical vegetation manipulation in non-WSA lands with wilderness characteristics would have long-term impacts on the natural characteristics and opportunities for solitude and primitive and unconfined recreation. While restoration of vegetation communities would be beneficial to the natural characteristics of non-WSA lands with wilderness characteristics, the use of chain saws, bull dozers, and brush hogs to accomplish the objective would leave an obvious imprint of human activity on the land, diminishing the natural characteristics. Also, in the short-term, the presence and noise of people and equipment would eliminate opportunities for solitude and primitive forms of recreation in proximity to the treatment area. In the long-term, a setting clearly manipulated by humans would reduce the opportunities for both solitude and primitive recreation.

Under the Proposed Plan, portions of Dark Canyon and Grand Gulch non-WSA lands with wilderness characteristics would be managed to protect wilderness characteristics. Under Alternative E, all non-WSA lands with wilderness characteristics would be managed with emphasis on protection of their wilderness characteristics. In areas managed to protect wilderness characteristics under the Proposed Plan and Alternative E, vegetation treatments with

non-mechanical methods would be more compatible with protection of the natural characteristics of the landscape and providing opportunities for solitude and primitive recreation activities (see analysis above). Non-WSA lands with wilderness characteristics that lie within crucial deer winter habitat, by alternative, are as follows:

- Alternatives A and D: Harts Point, Dark Canyon, Butler Wash, Harmony Flat and Grand Gulch
- Alternatives B and E: Harts Point, Bridger Jack Mesa, Shay Mountain, Dark Canyon, Butler Wash, White Canyon, Sheep Canyon, Long Canyon, Gravel and Long Canyon, Cheesebox Canyon, Harmony Flat, Grand Gulch, Fish and Owl Canyon, Comb Ridge, Arch Canyon, Hammond Canyon
- Alternative C: Harts Point, Bridger Jack Mesa, Shay Mountain, Dark Canyon, Butler Wash, White Canyon, Cheesebox Canyon, Harmony Flat, Grand Gulch, Fish and Owl Canyon, and Comb Ridge
- Proposed Plan: Harts Point, Bridger Jack Mesa, Shay Mountain, Dark Canyon, Butler Wash, White Canyon, Cheesebox Canyon, Harmony Flat, Grand Gulch, Fish and Owl Canyon, Comb Ridge, Hammond Canyon, and Road Canyon

Special condition decisions that would close crucial deer winter range to numerous surface-disturbing activities from December 15–April 30 (Alternative A), November 1–May 15 (Alternative B and E), November 15–April 15 (Proposed Plan and Alternative C), and December 1–April 15 (Alternative D) would enhance opportunities for solitude and primitive recreation on a seasonal basis.

Numerous non-WSA lands with wilderness characteristics also lie within crucial elk habitat. Vegetation treatments would be proposed within these areas to improve winter range for deer and elk. Depending on the type of treatment conducted, different impacts to wilderness characteristics could ensue (see analysis under crucial deer winter range above).

Under the Proposed Plan, portions of Dark Canyon and Grand Gulch non-WSA lands with wilderness characteristics would be managed to protect wilderness characteristics. Under Alternative E, all non-WSA lands with wilderness characteristics would be managed with emphasis on protection of their wilderness characteristics. In areas managed to protect wilderness characteristics under the Proposed Plan and Alternative E, vegetation treatments with non-mechanical methods would be more compatible with protection of the natural characteristics of the landscape and providing opportunities for solitude and primitive recreation activities (see analysis above). Non-WSA lands with wilderness characteristics that lie within crucial elk habitat, by alternative are as follows:

- Alternatives A: None defined
- Alternatives B and E: Bridger Jack Mesa, Shay Mountain, Dark Canyon, Butler Wash, White Canyon, Gravel and Long Canyon, Cheesebox Canyon, Grand Gulch, Fish and Owl Canyon, Arch Canyon, and Hammond Canyon
- Alternative C and D: Bridger Jack Mesa, Shay Mountain, Dark Canyon, White Canyon, and Hammond Canyon
- Proposed Plan: Bridger Jack Mesa, Cheesebox Canyon, Dark Canyon, White Canyon, and Hammond Canyon

4.3.8.17. IMPACTS OF WOODLAND AND FOREST DECISIONS ON NON- WSA LANDS WITH WILDERNESS CHARACTERISTICS

Under the Proposed Plan and all alternatives permits for woodland products would continue to be sold to the public, consistent with the availability of woodland products and the protection of sensitive resource values. The Proposed Plan and each alternative prescribes areas where woodland product harvest is allowed or prohibited. Table 4.99 provides the acres of areas open or closed to woodland harvest by the Proposed Plan and alternative for non-WSA lands with wilderness characteristics.

Table 4.99. Wood-cutting Allocations in non-WSA Lands with Wilderness Characteristics

Wood-cutting Allocations in Non-WSA Lands with Wilderness Characteristics			Alternative (acres)					Proposed Plan
Name	Acres	Restriction	A	B	C	D	E	
Arch Canyon	50	open	50	50	50	50	0	50
		closed	0	0	0	0	50	0
Bridger Jack Mesa	23,050	open	130	130	130	130	0	130
		closed	22,920	22,920	22,920	22,920	23,050	22,920
Butler Wash	1,660	open	0	0	0	0	0	0
		closed	1,660	1,660	1,660	1,660	1,660	1,660
Cheesebox Canyon	13,240	open	13,170	12,770	12,770	12,770	0	12,770
		closed	70	470	470	470	13,240	470
Comb Ridge	13,760	open	0	0	0	0	0	0
		closed	13,760	13,760	13,760	13,760	13,760	13,760
Cross Canyon	1,350	open	1,340	1,340	1,340	1,340	0	1,340
		closed	10	10	10	10	1,350	10
Dark Canyon	66,330	open	33,960	33,960	33,960	33,960	0	33,960
		closed	32,370	32,370	32,370	32,370	66,330	32,370
Fish & Owl Creeks	24,650	open	13,320	0	13,320	13,320	0	13,320
		closed	11,330	24,650	11,330	11,330	24,650	11,330
Fort Knocker Canyon	12,410	open	12,400	11,140	11,140	11,140	0	11,140
		closed	10	1,270	1,270	1,270	12,410	1,270
Gooseneck	3,570	open	0	0	0	0	0	0
		closed	3,570	3,570	3,570	3,570	3,570	3,570
Grand Gulch	55,240	open	21,924	0	21,924	21,924	0	21,924
		closed	33,316	55,240	33,316	33,316	55,240	33,316
Gravel & Long Canyon	36,890	open	36,850	36,420	36,420	36,420	0	36,420
		closed	40	470	470	470	36,890	470
Hammond Canyon	4,700	open	4,700	4,700	4,700	4,700	0	4,700
		closed	0	0	0	0	4,700	0
Harmony Flat	9,660	open	9,630	9,630	9,630	9,630	0	9,630
		closed	30	30	30	30	9,660	30
Harts Point	24,740	open	8,890	8,890	8,890	8,890	0	8,890
		closed	15,850	15,850	15,850	15,850	24,740	15,850
Hatch/Lockhart/Hart	1,760	open	0	0	0	0	0	0
		closed	1,760	1,760	1,760	1,760	1,760	1,760

Table 4.99. Wood-cutting Allocations in non-WSA Lands with Wilderness Characteristics

Wood-cutting Allocations in Non-WSA Lands with Wilderness Characteristics			Alternative (acres)					Proposed Plan
Name	Acres	Restriction	A	B	C	D	E	
Indian Creek	23,280	open	0	0	0	0	0	0
		closed	23,280	23,280	23,280	23,280	23,280	23,280
Lime Creek	5,560	open	0	0	0	0	0	0
		closed	5,560	5,560	5,560	5,560	5,560	5,560
Mancos Mesa	61,570	open	0	0	0	0	0	0
		closed	61,570	61,570	61,570	61,570	61,570	61,570
Nokai Dome	94,270	open	0	0	0	0	0	0
		closed	94,270	94,270	94,270	94,270	94,270	94,270
Red Rock Plateau	17,010	open	17,010	17,010	17,010	17,010	0	17,010
		closed	0	0	0	0	17,010	0
Road Canyon	11,320	open	1,810	0	1,810	1,810	0	1,810
		closed	9,510	11,320	9,510	9,510	11,320	9,510
San Juan River	14,340	open	0	0	0	0	0	0
		closed	14,340	14,340	14,340	14,340	14,340	14,340
Shay Mountain	6,710	open	4,040	4,040	4,040	4,040	0	4,040
		closed	2,670	2,670	2,670	2,670	6,710	2,670
Sheep Canyon	4,000	open	3,990	3,990	3,990	3,990	0	3,990
		closed	10	10	10	10	4,000	10
Squaw & Papoose Canyon	3,570	open	3,530	3,530	3,530	3,530	0	3,530
		closed	40	40	40	40	3,570	40
Upper Red Canyon	24,920	open	24,920	24,920	24,920	24,920	0	24,920
		closed	0	0	0	0	24,920	0
Valley of the Gods	13,670	open	0	0	0	0	0	0
		closed	13,670	13,670	13,670	13,670	13,670	13,670
White Canyon	9,080	open	9,080	9,080	9,080	9,080	0	9,080
		closed	0	0	0	0	9,080	0

4.3.8.17.1. ALTERNATIVE A**4.3.8.17.1.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses**

Commercial and personal wood cutting would be prohibited on 361,616 acres on all or portions of 24 non-WSA lands with wilderness characteristics. Ten non-WSAs lands with wilderness characteristics would be closed in their entirety to wood-cutting activities (Butler Wash, Comb Ridge, Gooseneck, Hatch/Hart/Lockhart, Indian Creek, Lime Creek, Mancos Mesa, Nokai Dome, San Juan River, and Valley of the Gods), thereby protecting the natural characteristics of the landscape from surface-disturbing activities associated with wood cutting. Those portions of the non-WSA lands with wilderness characteristics in the other 14 areas that are closed to wood-cutting activities would be provided the same protections. However, in the 220,744 acres that

remain open for wood cutting (and where the resource exists), natural characteristics would be compromised by surface-disturbing activities such as driving cross-country to the trees, cutting the trunks of trees, and leaving stumps and debris. Wood cutting would also diminish opportunities for solitude and primitive recreation due to the noise of vehicles and chain saws and surface disturbances associated with human activity.

4.3.8.17.2. ALTERNATIVE B

4.3.8.17.2.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Commercial and personal wood cutting would be prohibited on 387,090 acres on all or portions of 24 non-WSA lands with wilderness characteristics. Thirteen non-WSAs would be completely restricted from wood cutting activities (Butler Wash, Comb Ridge, Fish and Owl Creek, Gooseneck, Grand Gulch, Hatch/Hart/Lockhart, Indian Creek, Lime Creek, Mancos Mesa, Nokai Dome, Road Canyon, San Juan River, and Valley of the Gods), thereby protecting the natural characteristics of the landscape from surface-disturbing activities associated with wood cutting. Those portions of the non-WSA lands with wilderness characteristics in the other 11 areas that are closed to wood cutting activities would be provided the same protections. However, in the 195,270 acres that remain open for wood cutting (and where the resource exists), natural characteristics may be compromised by surface-disturbing activities such as driving cross-country to the trees, cutting the trunks of trees, and leaving stumps and debris. Wood cutting would also diminish opportunities for solitude and primitive recreation due to noise of vehicles and chain saws and surface disturbances associated with human activity.

4.3.8.17.3. ALTERNATIVE C

4.3.8.17.3.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under this alternative, commercial or personal wood cutting would be prohibited on 350,380 acres on all or portions of 24 non-WSA lands with wilderness characteristics. Similar to Alternative A, 10 non-WSAs would be completely restricted from wood-cutting activities (Butler Wash, Comb Ridge, Gooseneck, Hatch/Hart/Lockhart, Indian Creek, Lime Creek, Mancos Mesa, Nokai Dome, San Juan River, and Valley of the Gods), thereby protecting the natural character of the landscape from surface-disturbing activities associated with wood cutting. Those portions of the non-WSA lands with wilderness characteristics in the other 14 areas that are restricted from wood-cutting activities would be provided the same protections. However, in the 231,980 acres that remain open for wood cutting (and where the resource exists), natural characteristics would be compromised by surface-disturbing activities such as driving cross-country to the trees, cutting the trunks of trees and leaving stumps and debris, and by affecting the solitude and primitive recreation opportunities with mechanical chain saws and surface disturbances associated with human activity.

4.3.8.17.4. ALTERNATIVE D**4.3.8.17.4.1. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses**

Under Alternative D, commercial or personal wood cutting would be prohibited on 363,706 acres on all or portions of 24 non-WSA lands with wilderness characteristics. Similar to Alternative A, 10 non-WSA lands with wilderness characteristics would be entirely closed to wood cutting activities (Butler Wash, Comb Ridge, Gooseneck, Hatch/Hart/Lockhart, Indian Creek, Lime Creek, Mancos Mesa, Nokai Dome, San Juan River, and Valley of the Gods), thereby protecting the natural characteristics of the landscape from surface-disturbing activities associated with wood cutting. Those portions of the non-WSA lands with wilderness characteristics in the other 14 areas that are closed to wood cutting would be provided the same protections. However, in the 218,654 acres that remain open for wood cutting (and where the resource exists), natural characteristics would be compromised by surface-disturbing activities such as driving cross-country to the trees, cutting the trunks of trees, and leaving stumps and debris. Wood cutting would also diminish opportunities for solitude and primitive recreation due to noise of vehicles and chain saws and surface disturbances associated with human activity.

4.3.8.17.5. ALTERNATIVE E**4.3.8.17.5.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics**

All 582,360 acres of non-WSA lands with wilderness characteristics in the 29 areas within the Monticello FO would be closed to wood cutting under this alternative. Wilderness characteristics, therefore, would be protected from the surface and vegetation disturbance and noise and presence of people, vehicles, and equipment associated with wood cutting. Closing the non-WSA lands with wilderness characteristics to wood cutting would maintain the natural characteristics of the landscape and opportunities for solitude and primitive recreation.

4.3.8.17.6. PROPOSED PLAN**4.3.8.17.6.1. Non-WSA Lands with Wilderness Characteristics Managed to Protect Wilderness Characteristics**

Under the Proposed Plan, commercial or personal wood cutting would be prohibited on 88,871 acres in non-WSA lands with wilderness characteristics being managed to protect their wilderness characteristics. Similar to Alternative A, the five non-WSA lands with wilderness characteristics being managed to protect their wilderness characteristics would be closed to wood cutting activities (Dark Canyon – 11,540 acres, Mancos Mesa – 30,068 acres, Nokai Dome East – 18,618 acres, Nokai Dome West – 14,988 acres, and Grand Gulch – 13,657 acres), thereby preserving the natural characteristics of the landscape from surface-disturbing activities typically associated with wood cutting, such as driving cross-country to the trees, cutting the trunks of trees, and leaving stumps and debris. Closure to wood cutting would also maintain opportunities for solitude and primitive recreation by preventing the presence and noise of vehicles and chain saws normally used for wood cutting.

4.3.8.17.6.2. Non-WSA Lands with Wilderness Characteristics Managed for Other Resource Values and Uses

Under the Proposed Plan, commercial or personal wood cutting would be prohibited on 274,835 acres on all or portions of 24 non-WSA lands with wilderness characteristics. Similar to Alternative A, 10 non-WSA lands with wilderness characteristics would be entirely closed to wood cutting activities (Butler Wash, Comb Ridge, Gooseneck, Hatch/Hart/Lockhart, Indian Creek, Lime Creek, Mancos Mesa, Nokai Dome, San Juan River, and Valley of the Gods), thereby protecting the natural characteristics of the landscape from surface-disturbing activities associated with wood cutting. Those portions of the non-WSA lands with wilderness characteristics in the other 14 areas that are closed to wood cutting would be provided the same protections. However, in the 218,654 acres of non-WSA lands with wilderness characteristics that remain open for wood cutting, the natural characteristics would be compromised by surface-disturbing activities such as driving cross-country to the trees, cutting the trunks of trees, and leaving stumps and debris. Wood cutting would also diminish opportunities for solitude and primitive recreation due to noise of vehicles and chain saws and surface disturbances associated with human activity.

4.3.8.18. SUMMARY OF IMPACTS

See Table 2.2 for a summary of impacts to non-WSA lands with wilderness characteristics. There are 582,360 acres of non-WSA lands with wilderness characteristics in the Monticello FO.

4.3.8.18.1. ALTERNATIVE A—NO ACTION

Under Alternative A, the No Action Alternative, no actions would be prescribed to specifically protect the wilderness characteristics of the non-WSA lands with wilderness characteristics. However, 262,340 acres in all or parts of the 25 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives. These management objectives provide for preservation and retention of the landscape and would limit surface disturbances, and protect the natural characteristics of these lands. In addition, designation and management of seven ACECs and recommendations for designation of two wild and scenic rivers would prescribe measures that would protect all or portions of 22 of the non-WSA lands with wilderness characteristics. Further, 53,370 acres of non-WSA lands would be closed to OHV use, protecting the natural characteristics of the landscape and the opportunities for solitude and primitive forms of recreation.

Other actions prescribed under No Action, however, would provide for other resources values and uses that would degrade the wilderness characteristics of parts of these areas. About 470,590 acres of non-WSA lands with wilderness characteristics would be open to oil and gas leasing, subject to standard and timing and controlled surface use stipulations. Even with this amount of land available for leasing and development, only 37 wells and 355 acres of disturbance are anticipated over the next 15 years. Cross country OHV use would be permitted on 140,600 acres resulting in additional surface disturbance that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Motorized travel would be limited to 410 miles of designated routes on another 388,390 acres of non-WSA lands with wilderness characteristics. While limiting OHV use to designated routes would prevent further surface disturbance and loss of natural characteristics, the presence and noise of vehicles would diminish opportunities for solitude and conflict with primitive recreation activities. Fire wood cutting would be permitted

on 220,774 acres, resulting in surface and vegetation disturbance that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Again, the noise and presence of people, vehicles, and equipment would reduce opportunities for solitude and primitive forms of recreation.

4.3.8.18.2. ALTERNATIVE B

Under Alternative B, no actions would be prescribed to specifically protect the wilderness characteristics of the non-WSA lands with wilderness characteristics. However, 219,267 acres in all or parts of the 23 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives. These management objectives provide for preservation and retention of the landscape and would limit surface disturbances, and protect the natural characteristics of these lands. In addition, designation and management of 10 ACECs and recommendations for designation of three wild and scenic rivers would prescribe measures that would protect all or portions of 15 of the non-WSA lands with wilderness characteristics. Further, 35,070 acres of non-WSA lands would be closed to OHV use, protecting the natural characteristics of the landscape and the opportunities for solitude and primitive forms of recreation.

Other actions prescribed under Alternative B, however, would provide for other resources values and uses that would degrade the wilderness characteristics of parts of these areas. About 485,010 acres of non-WSA lands with wilderness characteristics would be open to oil and gas leasing, subject to standard and timing and controlled surface use stipulations. Even with this amount of land available for leasing and development, only 38 wells and 365 acres of disturbance are anticipated over the next 15 years. Motorized travel would be limited to 258 miles of designated routes on another 547,290 acres of non-WSA lands with wilderness characteristics. While limiting OHV use to designated routes would prevent further surface disturbance and loss of natural characteristics, the presence and noise of vehicles would diminish opportunities for solitude and conflict with primitive recreation activities. Fire wood cutting would be permitted on 195,270 acres, resulting in surface and vegetation disturbance that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Again, the noise and presence of people, vehicles, and equipment would reduce opportunities for solitude and primitive forms of recreation.

4.3.8.18.3. ALTERNATIVE C

Under Alternative C, no actions would be prescribed to specifically protect the wilderness characteristics of the non-WSA lands with wilderness characteristics. However, 125,370 acres in all or parts of the 20 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives. These management objectives provide for preservation and retention of the landscape and would limit surface disturbances, and protect the natural characteristics of these lands. In addition, designation and management of five ACECs and recommendations for designation of one wild and scenic river would prescribe measures that would protect all or portions of eight of the non-WSA lands with wilderness characteristics. Further, 29,400 acres of non-WSA lands would be closed to OHV use, protecting the natural characteristics of the landscape and the opportunities for solitude and primitive forms of recreation.

Other actions prescribed under Alternative C, however, would provide for other resources values and uses that would degrade the wilderness characteristics of parts of these areas. About 548,350 acres of non-WSA lands with wilderness characteristics would be open to oil and gas leasing, subject to standard and timing and controlled surface use stipulations. Even with this amount of land available for leasing and development, only 39 wells and 374 acres of disturbance are anticipated over the next 15 years. Motorized travel would be limited to 348 miles of designated routes on another 552,960 acres of non-WSA lands with wilderness characteristics. While limiting OHV use to designated routes would prevent further surface disturbance and loss of natural characteristics, the presence and noise of vehicles would diminish opportunities for solitude and conflict with primitive recreation activities. Fire wood cutting would be permitted on 231,980 acres, resulting in surface and vegetation disturbance that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Again, the noise and presence of people, vehicles, and equipment would reduce opportunities for solitude and primitive forms of recreation.

4.3.8.18.4. ALTERNATIVE D

Under Alternative D, no actions would be prescribed to specifically protect the wilderness characteristics of the non-WSA lands with wilderness characteristics. However, 6,350 acres in parts of the five non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives. These management objectives provide for preservation and retention of the landscape and would limit surface disturbances, and protect the natural characteristics of these lands. No ACECs would be designated and no wild and scenic rivers would be recommended, providing no additional protection to the wilderness characteristics of non-WSA lands with wilderness characteristics.

Other actions prescribed under Alternative D, however, would provide for other resources values and uses that would degrade the wilderness characteristics of parts of these areas. About 582,360 acres of non-WSA lands with wilderness characteristics would be open to oil and gas leasing, subject to standard and timing and controlled surface use stipulations. Even with this amount of land available for leasing and development, only 37 wells and 355 acres of disturbance are anticipated over the next 15 years. Motorized travel would be limited to 410 miles of designated routes on another 582,340 acres of non-WSA lands with wilderness characteristics. While limiting OHV use to designated routes would prevent further surface disturbance and loss of natural characteristics, the presence and noise of vehicles would diminish opportunities for solitude and conflict with primitive recreation activities. Fire wood cutting would be permitted on 218,654 acres, resulting in surface and vegetation disturbance that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Again, the noise and presence of people, vehicles, and equipment would reduce opportunities for solitude and primitive forms of recreation.

4.3.8.18.5. ALTERNATIVE E

Under Alternative E, all 582,360 acres in 29 non-WSA lands with wilderness characteristics would be managed to protect their wilderness characteristics. To protect these values, the non-WSA lands with wilderness characteristics would be closed to mineral leasing (though some leases currently exist), closed to OHV use, closed to mineral material disposal, closed to wood cutting, managed under VRM Class I objectives, and recommended for withdrawal from mineral

entry. There are currently 4,400 acres in parts of 10 non-WSA lands with wilderness characteristics under lease. These leases could be explored and developed, subject the terms and conditions of the leases, even if they degrade wilderness characteristics.

4.3.8.18.6. PROPOSED PLAN

Under the Proposed Plan five areas totaling 88,871 acres would be managed with emphasis on protection of their wilderness characteristics. To protect their wilderness values, the non-WSA lands with wilderness characteristics would be closed or NSO to oil and gas leasing, OHV use would be limited to designated routes, closed to fire wood cutting, closed to mineral material disposal, managed as VRM Class II, and exclusion and avoidance areas for future placement of ROWs.

Of the 29 non-WSA lands with wilderness characteristics, 195,205 acres in all or parts of the 23 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives. These management objectives provide for preservation and retention of the landscape and would limit surface disturbances, and protect the natural characteristics of these lands. In addition, designation and management of five ACECs and recommendations for designation of one wild and scenic river would prescribe measures that would protect all or portions of eight of the non-WSA lands with wilderness characteristics. Further, 4,598 acres of non-WSA lands would be closed to OHV use, protecting the natural characteristics of the landscape and the opportunities for solitude and primitive forms of recreation.

Other actions prescribed under the Proposed Plan, however, would provide for other resources values and uses that would degrade the wilderness characteristics of parts of these areas. About 460,093 acres of non-WSA lands with wilderness characteristics would be open to oil and gas leasing, subject to standard and timing and controlled surface use stipulations. Even with this amount of land available for leasing and development, only 39 wells and 374 acres of disturbance are anticipated over the next 15 years. Motorized travel would be limited to 348 miles of designated routes on another 577,762 acres of non-WSA lands with wilderness characteristics. While limiting OHV use to designated routes would prevent further surface disturbance and loss of natural characteristics, the presence and noise of vehicles would diminish opportunities for solitude and conflict with primitive recreation activities. Fire wood cutting would be permitted on 218,654 acres, resulting in surface and vegetation disturbance that would degrade the natural characteristics of the non-WSA lands with wilderness characteristics. Again, the noise and presence of people, vehicles, and equipment would reduce opportunities for solitude and primitive forms of recreation.

4.3.8.19. MITIGATION MEASURES

There are a number of actions proposed under the Proposed Plan and all alternatives that would limit surface disturbance, focus on primitive forms of recreation, and maintain or restore upland and riparian vegetation condition, all of which would maintain and enhance the wilderness characteristics of portions of non-WSA lands with wilderness characteristics. Under the Proposed Plan and alternatives, withdrawals from entry under the mining laws would prevent surface disturbance in parts of some of the non-WSA lands, protecting the natural characteristics of these areas.

Under the Proposed Plan and all alternatives, actions to prohibit surface disturbance within floodplains and within 100 m of riparian zones would protect the natural condition of riparian portions of non-WSA lands with wilderness characteristics. Protection of the natural condition of these areas would also enhance the setting needed to provide opportunities for both solitude and primitive forms of recreation. Further, managing riparian zones to achieve proper functioning condition would maintain and restore vegetation condition and water quality that would enhance the natural condition of riparian portions of the non-WSA lands with wilderness characteristics and settings that support primitive forms of recreation like floating, hiking, and wildlife viewing.

Under the Proposed Plan and alternatives, prescribed burning to restore fire-dependent and adapted vegetation communities would maintain and enhance the natural characteristics of non-WSA lands with wilderness characteristics, enhance wildlife habitat for hunting, photography, and wildlife viewing, and enhance the visual appeal by introducing variety to the landscape. Under the Proposed Plan, all or parts of 20 non-WSA lands with wilderness characteristics would be managed to VRM Class I or Class II standards. Managing areas by these VRM objectives would limit surface disturbance and maintain the natural characteristics of portions of the non-WSA lands with wilderness characteristics. Under Alternative E, all of the non-WSA lands with wilderness characteristics would be managed to VRM Class I standards, providing even more protection of the natural characteristics of these areas, than Class II objectives.

Under the Proposed Plan and alternatives, recreation management objectives for portions of proposed special recreation management areas would provide activities, settings, and experiences for primitive forms of recreation. These objectives would provide protection of the natural characteristics and opportunities for solitude and primitive forms of recreation in portions of some of the non-WSA lands with wilderness characteristics.

Management of ACECs and recommendations for wild and scenic river designation under the Proposed Plan and all alternatives would maintain and enhance wilderness characteristics in portions of the non-WSA lands with wilderness characteristics.

And, restrictions on surface disturbance on steep slopes (21%–40%), and the requirement for erosion control plans would reduce disturbances that would degrade the natural characteristics of some of the non-WSA lands with wilderness characteristics.

4.3.8.20. UNAVOIDABLE ADVERSE IMPACTS

Under the Proposed Plan and all alternatives except Alternative E, non-WSA lands with wilderness characteristics would not be recommended for withdrawal from mineral entry. Although substantial development for locatable minerals is not anticipated, mining claimants would have the right to develop mining claims. It is possible that some unavoidable adverse impacts from mining operations could occur that would impact natural characteristics and opportunities for solitude and primitive recreation.

Under Alternative E, all 582,360 acres of non-WSA lands with wilderness characteristics would be closed to oil and gas leasing. There are, however, currently 4,400 acres of lands in 10 of the non-WSA lands with wilderness characteristics currently under lease. Because the leases have been issued, they may be explored and developed according to the terms and condition of each lease. The exercise of rights under a valid lease could result in surface disturbance (i.e., access road and well pad) that would degrade the natural characteristics of the non-WSA lands with

wilderness characteristics and the opportunities for solitude and primitive recreation they provide.

Under the Proposed Plan and all of the alternatives except Alternative E, vehicles would be permitted to drive on designated road and trails in some of the non-WSA lands with wilderness characteristics. While this action would limit further surface disturbance and loss of natural characteristics, the noise and presence of vehicles would reduce opportunities to find solitude and conflict with primitive forms of recreation. While this effect may not be permanent, it would diminish visitors' experiences in varying degrees.

Under the Proposed Plan and all alternatives except Alternative E, some minor livestock, wildlife, and recreation facilities would be permitted. While construction of these facilities may not eliminate the wilderness characteristics of entire non-WSA lands with wilderness characteristics, the surface disturbance and long-term presence of a human-made structure would reduce the natural characteristics to some degree.

4.3.8.21. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Under the Proposed Plan and all alternatives, construction of oil and gas exploration access roads and well pads or mining roads and sites would produce surface disturbance that results in a long-term loss of natural characteristics and opportunities for solitude and primitive recreation in portions of the non-WSA lands with wilderness characteristics. Similarly, under the Proposed Plan and alternatives, OHV driving and woodcutting would cause long-term losses of natural characteristics and opportunities for solitude and primitive recreation.

Under the Proposed Plan and all alternatives, the use of prescribed fire to restore fire-dependent and adapted ecosystems would, in the long term, enhance vegetation condition and the natural characteristics of non-WSA lands with wilderness characteristics. A more natural landscape would improve opportunities for both solitude and primitive forms of recreation. Further, construction of riparian exclosure fences needed for restoration of riparian areas would degrade the natural characteristics of non-WSA lands with wilderness characteristics in the short term but would enhance the riparian vegetation community in the long term, providing for a more natural landscape and settings for primitive recreational activities. Upon restoration, the exclosure fences could be removed.

Protection of ACEC or recommended wild and scenic river values under the Proposed Plan and alternatives would maintain and enhance wilderness characteristics in portions of non-WSA lands with wilderness characteristics in the long term.

4.3.8.22. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

A number of land uses are proposed under the Proposed Plan and all alternatives that would result in surface disturbances that would irretrievably impact the wilderness characteristics of portions of the non-WSA land with wilderness characteristics. Under the Proposed Plan and alternatives development of oil and gas wells, above-ground pipeline and power line corridors and communication sites, forest and woodland treatments by mechanical means (bull dozers, brush hogs, and chainsaws), construction of livestock and wildlife waters and fences, construction of roads and trails, allocation of open areas and designated routes for motorized vehicle use, and allocation of areas for the harvesting of forest and woodland products (e.g., fire wood) would all result in irretrievable degradation of the natural characteristics of non-WSA

lands with wilderness characteristics. Further, implementation of these structures, land treatments, and uses would change the natural, undeveloped setting to a more developed landscape that is not conducive to primitive recreation activities and experiences of solitude. Land and vegetation disturbance, the presence of human-made structures on the land, and the noise and presence of people, equipment, and vehicles would not support an experience of solitude and would conflict with primitive recreational activities. No irreversible impacts are anticipated.

4.3.9. PALEONTOLOGICAL RESOURCES

The BLM Utah State paleontologist has classified all of the geologic units within the Monticello PA according to the Potential Fossil Yield Classification system (PFYC). The BLM is currently using this study in lieu of the current paleontological resource management classification system in the process of considering the use of the PFYC as policy. The PFYC system is described in Chapter 3 (Section 3.10, Paleontology), and the results of the PFYC classification for the Monticello PA form the basis for the analysis of impacts to paleontological resources.

For this analysis, the 46 mapped geologic units that occur within the Monticello PA were classified according to the PFYC, and the results are shown in Table 4.100. Three units are Class 1, eight are Class 2, nineteen are Class 3, fourteen are Class 4/5, and two are Class 5. Surficial exposures of Class 1 units comprise approximately 19 acres, Class 2 units encompass approximately 458,885 acres, Class 3 units are within approximately 901,335 acres, Class 4/5 are in approximately 277,556 acres, and Class 5 lie within approximately 146,960 acres.

Table 4.100. Mapped Geologic Units within the BLM Monticello PA and their PFYC Classes, in Approximate Descending Stratigraphic Order

Age	Mapped Geologic Unit(s)	PFYC Class
Quaternary (Holocene)	Landslide deposits, alluvium, sand and gravel deposits, colluvium, talus deposits, slopewash, pediment deposits, eolian deposits, dune sand, terrace gravels, surficial material	2
Quaternary (Pleistocene)	Landslide deposits, alluvium, sand and gravel deposits, colluvium, talus deposits, slopewash, pediment deposits, eolian deposits, dune sand, terrace gravels, surficial material	2
Tertiary	Abajo Mountain Intrusives	1
	Minette Intrusives	1
	Explosion Breccia	1
Cretaceous	Mancos Shale	3
	Cedar Mountain Formation	5
	Dakota Sandstone	3
	Burro Canyon Formation	4/5
	Dakota and Burro Canyon formations	4/5
Jurassic	Morrison Formation – Brushy Basin Member	5
	Morrison Formation – Westwater Canyon Member	4/5
	Morrison Formation – Salt Wash Member	4/5
	Morrison Formation – Recapture Member	4/5
	Bluff Sandstone	2
	Summerville Formation	3
	Summerville and Curtis Formations	3
	Entrada Sandstone	2
	Summerville Formation and Entrada Sandstone	3

Table 4.100. Mapped Geologic Units within the BLM Monticello PA and their PFYC Classes, in Approximate Descending Stratigraphic Order

Age	Mapped Geologic Unit(s)	PFYC Class
	Carmel Formation	2
	Navajo Sandstone	2
	Kayenta Formation	3
	Navajo Sandstone and Kayenta Formation	3
	Wingate Sandstone	2
	Kayenta Formation and Wingate Sandstone	3
Triassic	Moenave Formation and Wingate Sandstone	3
	Chinle Formation	4/5
	Chinle Formation – Moss Back Member	4/5
	Chinle Formation – Moss Back Member and lower part	4/5
	Chinle Formation – Church Rock and Owl Rock Members	4/5
	Chinle Formation – lower part	4/5
	Chinle Formation – Monitor Butte Member	4/5
	Chinle Formation – Petrified Forest and Moss Back Members	4/5
	Chinle Formation – Shinarump Member and Mottled Siltstone Member	4/5
	Chinle Formation – upper part	4/5
	Moenkopi Formation	3
Permian	Cutler Formation	3
	Cutler Formation – White Rim Sandstone Member	2
	White Rim Sandstone Member and Organ Rock Tongue	3
	Cutler Formation – Organ Rock Tongue	3
	Cutler Formation – Halgaito Tongue	3
	Cutler Formation – Cedar Mesa Sandstone	3
	Cutler Formation – unnamed arkose	
	Cutler Formation – transition zone with Cedar Mesa Sandstone Member	
Pennsylvanian	Rico Formation	3
	Hermosa Formation	3
	Hermosa Formation – upper part	3
	Hermosa Formation – Paradox Member	3

Geologic mapping by: Hackman and Wyant, 1973 (Escalante 1° × 2° Quadrangle, scale 1:250,000); Haynes et al., 1972 (Cortez 1° × 2° Quadrangle, scale 1:250,000); Williams, 1964 (Moab 1° × 2° Quadrangle, scale 1:250,000); and Williams and Hackman, 1971 (Salina 1° × 2° Quadrangle, scale 1:250,000).

As discussed in Chapter 3, Section 3.10.4, Class 1 geologic units have no sensitivity (i.e., are not likely to contain recognizable fossil remains), thus none or negligible impacts to paleontological resources would be expected. Geologic units designated as Class 2 have a low sensitivity (not likely to contain scientifically valuable fossils), with likely negligible to minor impacts to

paleontological resources. Class 3 geologic units have moderate sensitivity (the fossil content varies in scientific significance, in abundance, and in predictable occurrence), and the risks of adverse impacts to paleontological resources within this unit would be moderate. Class 4/5 and Class 5 geologic units have been designated high-sensitivity units (highly fossiliferous geologic units that regularly and predictably produce vertebrate fossils and/or scientifically significant nonvertebrate fossils, and that are at risk of natural degradation and/or human-caused adverse impacts), and thus would have a high risk of being adversely impacted. Since the risks to paleontological resources in Class 1 and Class 2 units range from none to minor, only potential impacts to Class 3, Class 4/5, and Class 5 units are discussed in the following subsections.

4.3.9.1. TYPES OF PALEONTOLOGICAL RESOURCE IMPACTS

The loss or destruction of any identifiable fossil that could yield information important to prehistory, or that embodies the distinctive characteristics of a type of organism, environment, period of time, or geographic region, would be a significantly adverse paleontological impact. Direct adverse impacts on paleontological resources would primarily concern the potential destruction of non-renewable paleontological resources and the loss of information associated with these resources, including the unlawful or unauthorized collection of fossil remains. If potentially fossiliferous bedrock or surficial sediments were disturbed, the disturbance could result in the adverse destruction of paleontological resources and subsequent loss of information. At the site-specific project level, direct, adverse impacts can typically be reduced to a level below significance through the implementation of paleontological mitigation.

Surface disturbance may result in the exposure of fossils that would not likely have been unearthed via natural processes. If mitigation measures are implemented, these newly exposed fossils would become beneficially available for salvage, data recovery, scientific analysis, and permanent preservation at a public museum. The beneficial impacts resulting from mitigation would include advances in scientific knowledge by both permitted field researchers and paleontologists who study fossils in museum collections, contributions to public education and interpretation, and community involvement and partnerships.

In general, in those areas that are underlain by paleontologically sensitive geologic units, the greater the amount of ground disturbance, the higher the potential for adverse impacts to paleontological resources. For areas that are directly underlain by geologic units with no paleontological sensitivity, there would be no potential for impacts on paleontological resources unless sensitive geologic units that underlie the non-sensitive unit were also impacted. Impacts analyzed in this section include direct (ground-disturbance-related), indirect (operations-related), and cumulative impacts of the proposed management decisions.

4.3.9.1.1. DIRECT IMPACTS TO PALEONTOLOGICAL RESOURCES

Direct impacts would result from activities planned or authorized by the BLM, and would occur at the same time and place as the surface-disturbing activity. The potential for direct impacts on scientifically important surface and sub-surface fossils in fossiliferous sedimentary deposits is controlled by two factors: 1) the depth and lateral extent of disturbance of fossiliferous bedrock and/or surficial sediments, and 2) the depth and lateral extent of occurrence of fossiliferous bedrock and/or surficial sediments beneath the surface. Ground disturbance has the potential to adversely impact an unknown quantity of fossils that may occur on or underneath the surface in areas containing paleontologically sensitive geologic units. Without mitigation, these fossils, as

well as the paleontological data they could provide if properly salvaged and documented, could be adversely impacted, rendering them permanently unavailable for future scientific research.

4.3.9.1.2. INDIRECT IMPACTS TO PALEONTOLOGICAL RESOURCES

Indirect impacts would occur later in time or farther away in distance than direct impacts, but are still reasonably foreseeable. They would typically include those impacts that result from the continuing implementation of management decisions and associated activities, and/or the normal, ongoing operations of facilities constructed within a specific project area. For example, an indirect adverse impact on paleontological resources would be the construction of a new road that increases public access to a previously inaccessible area, and results in unauthorized fossil collecting and vandalism. Mitigation strategies could include surveys by permitted and qualified paleontologists to collect important surface fossils, transfer them to a public museum, and identify locations of fossil localities that have the potential to yield additional fossils as erosion occurs. Other mitigation strategies could include augmentation of law enforcement staff and increased patrols, and the construction of protective fencing or other barriers around known paleontological sites.

4.3.9.2. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Management decisions related to fire management could have long-term direct and indirect adverse and beneficial impacts on paleontological resources. Surface-disturbing actions such as road construction, the building of fire lines, and prescribed burns could damage or destroy surface fossils in paleontologically sensitive areas/geologic units (Class 3, 4/5, and 5). In these areas, paleontological resource impacts mitigation would reduce potential direct, adverse impacts to below the level of significance. Surface fossils would be collected by a qualified and BLM-permitted paleontologist prior to surface disturbance, and paleontological monitoring of construction-related excavations would allow the salvage and recovery of important sub-surface paleontological resources. The recovered fossils would be transferred to a public museum for permanent storage. Potential long-term, adverse indirect impacts would result from the construction of new fire roads and fire breaks, which would increase OHV access into areas that were previously less accessible or inaccessible to the public, thus increasing the potential for unauthorized fossil collecting (poaching) and vandalism. The recovery and preservation of fossils as the result of paleontological mitigation would be a beneficial impact because it would permanently preserve paleontological resources that may have otherwise never been discovered, and make them available for scientific research, education, and display.

Decisions related to paleontological resource decisions common to all alternatives and the Proposed Plan could have both short- and long-term, direct and indirect, beneficial impacts on paleontological resources. Under all alternatives and the Proposed Plan, management decisions would be designed to reduce potential adverse impacts to below the level of significance. All alternatives and the Proposed Plan would promote and facilitate scientific research by qualified and permitted paleontologists, encourage partnerships, manage access to scientifically significant fossils, reduce unauthorized use of known paleontological resources, and would provide for mitigation of adverse impacts on scientifically significant surface and sub-surface fossils where necessary to protect them and ensure their permanent storage and preservation in a public museum. Appropriate recreational use of common invertebrate and plant fossils would be encouraged, as would public education and interpretation of paleontological resources.

Paleontological Resource Use Permits administered by the BLM Utah State Office for scientific study would provide important information to the Monticello FO about the locations (both geographic and stratigraphic) and kinds of important paleontological resources in their jurisdiction. Providing Internet Web sites, local interpretive sites, and written information to the public about fossils and hobby collection would have the potential to directly and beneficially impact the resource by increasing the public's knowledge of the earth sciences and encouraging good stewardship, potentially reducing illegal collection, and increasing the likelihood that important paleontological discoveries would be reported to the BLM.

Management decisions related to air quality, cultural resources, health and safety, vegetation, riparian areas, soils and watersheds, visual resources, wildlife, and special status species would have negligible impacts on paleontological resources, and therefore will not be further analyzed. No additional impact analysis is needed because maintaining air quality by ensuring that constituent pollutants do not exceed standard threshold levels; surveying sites, protecting cultural resources, and developing interpretive sites; maintaining public health by reclaiming AML sites and managing potentially hazard materials; applying vegetation treatments to improve ecosystem health; protecting riparian resources, sensitive soils, and watersheds from surface disturbances would neither inhibit nor enhance the scientific collection and analysis of important fossils, not affect recreational collection of fossils, nor alter the ability of the BLM to protect fossil resources. Also, neither would the protection of scenic quality nor protecting wildlife habitat and federally listed and sensitive species affect the preservation, collection and/or study of paleontologic resources.

4.3.9.3. ALTERNATIVES AND PROPOSED PLAN IMPACTS

This subsection discusses the impacts of the proposed alternative and Proposed Plan resource management decisions on paleontological resources. Because the analyses of the management decisions presented in this chapter do not reflect specific projects or actions, some impacts can only be expressed qualitatively. In most cases, subsequent site-specific analyses would be required in order to implement resource management decisions. These analyses would address potential site-specific impacts on a variety of resources, including paleontological resources. More detailed or locality-specific studies and appropriate environmental documents would be prepared in compliance with NEPA and its implementing regulations as well as BLM policy as required.

Actions related to lands and realty management decisions would have long-term indirect, adverse and beneficial impacts on paleontological resources. Land acquisitions by the BLM would affect paleontological resources by increasing public access to areas that contain paleontologically sensitive geologic units and areas that contain fossil localities. Public access to these areas could result in an increased adverse risk of unauthorized collection or vandalism of paleontological resources. However, land acquisitions would also create the opportunity for the BLM to establish stewardship of paleontological resources on these newly acquired lands, which could result in associated educational benefits including interpretive opportunities and the permanent storage of scientifically significant fossils collected in public museums. Transfer of BLM lands to private ownership would have long-term, indirect, and cumulatively adverse impacts on paleontological resources by removing scientifically significant fossils from the public domain, thus rendering them permanently unavailable for scientific research and education. Commercial exploration and development, and associated access of BLM lands for energy resources would have direct and

indirect, adverse impacts on paleontological resources. Surface-disturbing activities associated with exploration and development could damage or destroy scientifically significant surface and sub-surface fossils. The ongoing operations of commercial energy facilities and associated infrastructure on BLM lands would have indirect, adverse impacts on paleontological resources by increasing access to lands that were previously inaccessible, and thus increasing the likelihood of unauthorized fossil collecting and vandalism.

Management decisions related to livestock grazing decisions could have direct and indirect adverse impacts on paleontological resources from livestock grazing in areas containing occurrences of scientifically significant surface fossils. This is because damage to or destruction of surface fossils is known to occur as a result of trampling by livestock (similar to the impacts on cultural resources from livestock grazing, see Section 4.3.2.3.1). Generally, grazing areas would be evaluated for important paleontological resources if they occur in areas containing paleontologically sensitive units (Classes 3, 4/5, and 5). See Section 4.3.6.3, Livestock Grazing Alternatives Impacts, for the range of acreages unavailable to livestock grazing.

Surface disturbance that results from mineral exploration and development (including geophysical surveys) could adversely affect paleontological resources by damaging or destroying them. Under all alternatives and the Proposed Plan, management decisions related to minerals decisions would provide for a variety of mineral exploration and development activities for oil and gas, coal, tar sand, sand and gravel, potash, and geothermal resources. Because these activities typically involve surface disturbance, adverse impacts on paleontological resources would result under all alternatives and the Proposed Plan, if mitigation was not applied. These impacts are most likely to occur in paleontologically sensitive units that are designated as Class 3, 4/5, and 5. Therefore, the PFYC classes of geologic units and surface acreage eligible for minerals exploration and development are an important consideration to paleontological resource impacts.

Management decisions related to recreation decisions would have both adverse and beneficial direct and indirect long-term impacts on paleontological resources. For example, allowing motorized vehicles into previously prohibited areas increases the likelihood that scientifically significant surface fossils could be accidentally damaged or destroyed, or intentionally vandalized. Management decisions such as implementing public education and environmental awareness programs, such as the BLM's "Tread Lightly!" and "Leave No Trace" programs would reduce illegal fossil collection, vandalism, or accidental destruction by educating the public on the need to preserve the resource. Developed recreation sites are closed to recreational fossil collection (see 43 CFR 8365.1-5[b]). This closure would thus reduce potentially adverse impacts on paleontological resources. Direct impacts on paleontological resources resulting from recreation decisions would be related to the level of surface disturbance associated with recreational development, such as the construction of recreational facilities including roads, and the degree of increased human activity in paleontologically sensitive areas/geologic units. Potential long- and short-term indirect impacts would also result from increases in levels of unauthorized collecting and associated vandalism that could accompany increased human activity. It should be noted, however, that regulated recreational use of areas tends to provide better protection to paleontological resources than does unregulated use. Collecting common invertebrate and plant fossils for personal, noncommercial use is an accepted, low-impact use of public lands, and could foster a greater overall appreciation for paleontological resources and their scientific importance. In areas containing known fossil localities, mitigation could include

surveys to collect exposed fossils and transfer them to a qualified public museum, or the installation of fencing or other barriers around the known fossil localities to protect the resources.

Under each alternative, recreation decisions would continue existing ROWs for all existing developed recreation sites and facilities, and would provide similar protective ROWs for all new recreation facilities. The primary framework for recreation management in the Monticello PA is the Special Recreation Management Area (SRMA). SRMAs are used to define components of the recreation program including OHV designations, recreation permitting, developed recreation facilities, campsite designation, tourism, and heritage tourism. All lands outside of the SRMAs are designated as part of the Extensive Recreation Management Area (ERMA), which is defined as the area where recreational opportunities and concerns do not require explicit recreation management.

Impacts related to special designations decisions could have indirect, adverse and beneficial impacts on paleontological resources. For the purpose of this analysis, Special Designations fall into two categories: Areas of Critical Environmental Concern (ACECs) and Wild and Scenic Rivers (WSRs). FLPMA defines an ACEC as an area "within the public lands where special management attention is required to protect and prevent irreparable damage to important historic, cultural, or scenic values, fish and wildlife resources, or other natural systems or processes, or to protect life and safety from natural hazards." ACECs differ from some other special management designations in that designation by itself does not automatically prohibit or restrict other uses in the area. The 1968 Wild and Scenic Rivers Act established legislation for a National Wild and Scenic Rivers System (NWSRS) to protect and preserve designated rivers throughout the nation in their free-flowing condition, as well as their immediate environments. The Act contains policy for managing designated rivers, and created processes for designating additional rivers into the National System. To the extent that Special Designations of BLM lands in paleontologically sensitive areas/geologic units (Class 3, 4/5, and 5) result in restricted public access and use, and prohibit surface-disturbing actions, paleontological resources would be less likely to be unlawfully collected or vandalized, or damaged or destroyed by livestock, vehicular traffic, or construction. Therefore, in this general sense, Special Designations represent a beneficial impact on paleontological resources because they lessen the probability of their permanent loss to science and education. If public access to special designations areas such as ACECs is encouraged or facilitated with trails, roads, or off-road use, and surface-disturbing actions are permitted, adverse direct and indirect impacts on paleontological resources could occur. These impacts could be reduced to below the level of significance with the implementation of paleontological mitigation measures designed to collect scientifically significant fossils prior to ground disturbance and transfer them to a public museum, or to protect resources in place with the installation of fencing or other protective barriers. Under each alternative, varying management decisions would apply to ACECs and WSRs. Decisions related to ACECs and WSRs include various levels of management prescriptions for the 12 ACECs and eligible WSRs segments managed by the Monticello FO.

Impacts related to travel decisions are generally similar to those discussed under recreation in that they include potentially adverse, direct and indirect impacts on paleontological resources associated with surface-disturbing actions, and increased public access to BLM lands resulting in a greater potential for unauthorized fossil collecting or vandalism. The construction of travel infrastructure such as roads, trails, and trailheads would be associated with construction-related

surface disturbance that could damage or destroy fossils in areas with paleontologically sensitive areas/geologic units (Class 3, 4/5, and 5). The overall increase in public access to BLM lands associated with travel decisions would increase the potential for unauthorized fossil collecting (poaching) and vandalism. As with other management decisions, the potentially adverse impacts to paleontological resources could be reduced to below the level of significance through mitigation. Mitigation in itself would be a beneficial impact because it would result in the authorized collection of fossils that may otherwise never have been discovered, along with their preservation in a public museum where they would be available for scientific research and education. Mitigation strategies would include surveys of paleontologically sensitive areas/geologic units by a qualified and permitted paleontologist in areas where surface-disturbing actions are planned, to collect surface occurrences of fossils and associated data. It would also include the installation of protective fencing or other barriers around known fossil localities. Interpretive signs and displays in paleontologically sensitive areas. Mitigation could include the encouragement of lawful collection of invertebrate and plant fossils, could foster a greater overall appreciation for paleontological resources and their scientific significance.

Decisions related to woodlands decisions would have long-term direct adverse impacts on paleontological resources due to surface-disturbing actions from OHV access, road construction, and commercial and private woodland harvesting. Additionally, the increase in public access resulting from new roads would have indirect adverse impacts on paleontological resources because it could increase the potential for unauthorized fossil collecting and vandalism. The implementation of paleontological mitigation measures in paleontologically sensitive areas/geologic units prior to and during the construction of new roads and other surface-disturbing activities related to woodlands management would reduce potential adverse direct and indirect impacts on paleontological resources to below the level of significance. Such measures provide for a qualified and BLM-permitted paleontologist to collect scientifically significant surface fossils and associated data, and transfer these resources to a public museum for permanent storage.

Under all action alternatives, woodlands decisions would include the harvesting of woodlands in 9 proposed harvesting zones. Woodlands resource management decisions would be guided by BLM Forest Health and Forest Management standards and guidelines, and the Healthy Forests Initiative.

4.3.9.3.1. IMPACTS OF LANDS AND REALTY DECISIONS ON PALEONTOLOGICAL RESOURCES

The analysis of impacts of lands and realty decisions on paleontological resources under each alternative address rights-of-ways (ROWs) for land-use authorizations including access roads, pipelines, communication sites and many other types of land uses.

4.3.9.3.1.1. Alternative A

Under Alternative A, there are no specified restrictions on the locations of land-use authorizations including access roads, pipelines, communication sites and many other types of land uses within the Monticello PA (except in WSAs). This alternative would have the highest potential for adverse impacts on paleontological resources as it could result in the greatest amount of surface disturbance associated with land-use authorizations and development activities.

4.3.9.3.1.2. Alternative B

Under Alternative B, land-use ROWs would be permitted on all lands within the Monticello PA except WSAs, eligible Wild and Scenic River segments, ACECs, all areas managed as open to minerals leasing with major constraints (such as areas under NSO leasing stipulations), designated VRM Class I, II, and III areas, migratory bird habitats and raptor nesting complexes in riparian habitats and sagebrush and aspen, and special status species habitats. Of all the proposed alternatives, Alternative B would exclude the second largest area within the Monticello PA from land-use authorizations, primarily because of VRM constraints on surface disturbances that could impact scenic quality (see Table 4.240, VRM Class Designation Acreages by Alternative). Thus, this alternative has the second lowest potential for adverse impacts on paleontological resources as it would result in the second least amount of surface disturbance associated with land-use authorizations activities. Compared to Alternative A, this alternative would have more beneficial impacts to the resource because more area would be protected from surface disturbances.

4.3.9.3.1.3. Alternative C

Under Alternative C, Land-use authorizations would be permitted on all lands within the Monticello PA except WSAs, eligible Wild and Scenic River corridors, ACECs, all areas managed as open to oil and gas leasing with major constraints (such as areas under NSO stipulations), designated VRM Class I, II, and III areas, and migratory bird habitats and raptor nesting complexes in riparian habitats and sagebrush and aspen. Alternative C exempts the third largest area of the PA from land-use authorizations, primarily because of VRM management objective constraints on surface disturbances. The impacts of this alternative, when compared to Alternative A, would be the same as Alternative B.

4.3.9.3.1.4. Alternative D

Under Alternative D, land-use authorizations permitted on all lands within the Monticello PA except WSAs, designated VRM Class I areas, threatened and endangered species habitats, and all areas managed as open to oil and gas leasing with major constraints (such as NSO areas). Alternative D exempts the fourth largest amount of BLM land from land-use authorizations (after Alternatives B, C, and E). As related to potential surface disturbance and increased access to public lands associated with land-use authorizations, potential adverse impacts on paleontological resources under Alternative D would be less than Alternative A for the same reasons as discussed under Alternative B.

4.3.9.3.1.5. Alternative E

Lands and realty management decisions under Alternative E would be the same as the impacts discussed under Alternative B, except that 582,360 acres of non-WSA lands with wilderness characteristics would be managed as exclusion areas for ROWs. This would restrict or prohibit surface disturbances and would have additional long-term, beneficial, preservation-related impacts on paleontological resources. Compared to Alternative A, this alternative would have the lowest potential for adverse impacts to the resource because it would result in the least amount of surface disturbance associated with land-use authorizations.

4.3.9.3.1.6. Proposed Plan

Lands and realty management decisions under the Proposed Plan would be the same as the impacts discussed under Alternative B, except 88,871 acres of non-WSA lands with wilderness characteristics would be managed as avoidance areas for ROWs-. The impacts of this alternative, when compared to Alternative A, would be the similar to Alternative B, but would protect more area from surface disturbances.

4.3.9.3.2. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON PALEONTOLOGICAL RESOURCES

4.3.9.3.2.1. Alternative A

Under Alternative A, no acres of Class 1 units, 1,501 acres of Class 2 units, 129,899 acres of Class 3 units, 5,151 acres of Class 4/5 units, and 724 acres of Class 5 units would be unavailable for livestock grazing. Alternative A would have the highest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it would manage the least amount of land as unavailable to livestock grazing (128,098 unavailable acres under management actions common to all alternatives), and thus would have the greatest likelihood of livestock trampling of important surface fossils.

4.3.9.3.2.2. Alternatives B and E

Alternatives B and E would manage the same number of acres as unavailable for grazing (128,098 acres under management actions common to all alternatives, with an additional 13,062 acres as unavailable to livestock grazing , including portions of Slickhorn Canyon (Perkins Brother's Allotment), Rone Bailey Mesa (Upper Mail Station Allotment), Dodge Canyon Allotment, Mule Canyon, Arch Canyon, Fish and Owl Canyons, Road Canyon, Roger Allotment, West Butler Wash Canyon, and Horsehead Canyon within the Montezuma Canyon Allotment. Under Alternatives B and E, no acres of Class 1 units, 4,034 acres of Class 2 units, 126,939 acres of Class 3 units, 7,552 acres of Class 4/5 units, and 2,053 acres of Class 5 units would be unavailable for livestock grazing. These alternatives would restrict other areas to livestock trailing only, with no grazing, and the BLM would develop seasonal restrictions, unavailable acreages, and/or forage utilization limits on grazing in riparian areas considered to be Functioning at Risk. Compared to Alternative A, this alternative would have more beneficial impacts on paleontological resources because more area would be protected from the potential impacts of livestock trampling.

Alternatives B and E would have the lowest potential for long-term adverse impacts to the resource because these alternatives would impose the most restrictions on livestock grazing, with reduced potential for adverse impacts to paleontological resources. Compared to Alternative A, these alternatives would be have less adverse impacts to the resource from livestock grazing because more area would be unavailable to livestock grazing disturbances of surface fossils. The impacts comparison of this alternative with Alternative A would be the same as discussed above for Alternative B.

4.3.9.3.2.3. Alternative C

Alternative C would have the third largest acreage managed as unavailable for livestock grazing (after Alternative E) by managing 128,098 acres as unavailable under management actions

common to all alternatives, with an additional 8,163 acres managed as unavailable. The acreages and impacts would be the same as discussed under Alternative B, except that Alternative C opens Mule Canyon below U-95 to livestock grazing. Under Alternative C, zero acres of Class 1 units, 4,031 acres of Class 2 units, 134,159 acres of Class 3 units, 7,552 acres of Class 4/5 units, and 2,053 acres of Class 5 units would be unavailable for livestock grazing. The impacts comparison with Alternative A would be the same as discussed under Alternatives B and E.

4.3.9.3.2.4. Alternative D

Alternative D livestock grazing decisions would manage the fourth most acreage as unavailable to livestock grazing (with slightly less unavailable acreages [128,098 acres as unavailable under management actions common to all alternatives, with an additional 4,010 acres managed as unavailable], when compared to Alternative A). Under Alternative D, Slickhorn Canyon (Perkins Brother's Allotment), Rone Bailey Mesa (Upper Mail Station Allotment), Mule Canyon below U-95, Arch Canyon, Fish and Owl Canyons, Road Canyon, Rogers Allotment, and portions of West Butler Wash Canyons would be unavailable for livestock grazing. Under Alternative D, zero acres of Class 1 units, 2,664 acres of Class 2 units, 130,032 acres of Class 3 units, 5,111 acres of Class 4/5 units, and 724 acres of Class 5 units would be unavailable for livestock grazing. Alternative D would have a higher potential for adverse impacts on paleontological resources in sensitive areas/geologic units due to livestock trampling than Alternatives B, C, and E, but a lower potential for adverse impacts than Alternative A.

4.3.9.3.2.5. Proposed Plan

The Proposed Plan would have the fourth largest acreage managed as unavailable for livestock grazing by managing 128,098 acres as unavailable under management actions common to all alternatives, with an additional 13,718 acres managed as unavailable. The acreages and impacts would be the same as discussed under Alternative B. Under the Proposed Plan, zero acres of Class 1 units, 10,687 acres of Class 2 units, 109,484 acres of Class 3 units, 8,370 acres of Class 4/5 units, and 5,106 acres of Class 5 units would be unavailable for livestock grazing.

4.3.9.3.3. IMPACTS OF MINERALS DECISIONS ON PALEONTOLOGICAL RESOURCES

Impacts to paleontological resources from oil and gas leasing are discussed by alternative below. Surface disturbance for mineral development other than oil and gas would be 851 acres over 15 years for all alternatives and include Uranium and Vanadium, Placer Gold, Limestone, Sand and Gravel, Building Stone, and Clay.

4.3.9.3.3.1. Alternative A

The number of acres open to oil and gas leasing under both standard and special stipulations within each Monticello PA RFD area under Alternative A and corresponding paleontological sensitivities of geologic units is shown in Table 4.101.

Table 4.101. Proposed Acreages per PFYC Classes Open to Oil and Gas Leasing Under Alternative A for Each of the RFD Areas

	Class 1	Class 2	Class 3	Class 4/5	Class 5
Blanding	19	78,268	36,241	163,403	120,136
Monument Upwarp	0	166,911	335,015	72,658	12,506
Paradox Fold and Fault	0	127,473	85,977	31,317	8,306
Total	19	372,652	457,233	267,378	140,948

Table 4.102 shows the oil and gas leasing stipulations applicable by RFD area for Alternative A.

Table 4.102 Oil and Gas Leasing Stipulations (acres) by RFD Area, Alternative A

RFD Area	Open with Standard Conditions	Open with Special Stipulations	Open with No Surface Occupancy	Closed to Oil and Gas Leasing
Blanding	270,410	127,657	9,059	15,547
Monument Upwarp	144,241	442,848	147,249	359,337
Paradox Fold and Fault	163,953	89,121	4,916	10,432

Alternative A has the second lowest potential for adverse, surface disturbance-related impacts on paleontological resources because it proposes opening the second least amount of land containing paleontologically sensitive (Class 3, 4/5, and 5) geologic units for minerals exploration and development (see Table 4.113 in Section 4.3.9.4, Summary of Impacts).

4.3.9.3.3.2. Alternative B

The number of acres open to oil and gas leasing under both standard and special stipulations within each RFD area under Alternative B and corresponding paleontological sensitivities of geologic units is provided in Table 4.103:

Table 4.103. Proposed Acreages per PFYC Classes Open to Oil and Gas Leasing Under Alternative B for Each of the RFD Areas

	Class 1	Class 2	Class 3	Class 4/5	Class 5
Blanding	19	56,593	30,408	159,113	120,217
Monument Upwarp	0	179,266	400,895	75,585	12,506
Paradox Fold and Fault	0	120,491	51,713	26,851	8,180
Total	19	356,350	483,016	261,751	140,903

Table 4.104 below shows the oil and gas leasing stipulations applicable by RFD area for Alternative B.

Table 4.104. Oil and Gas Leasing Stipulations (acres) by RFD Area, Alternative B

RFD Area	Open with Standard Conditions	Open with Special Stipulations	Open with No Surface Occupancy	Closed to Oil and Gas Leasing
Blanding	148,521	214,212	39,805	15,000
Monument Upwarp	192,290	456,604	35,826	390,014
Paradox Fold and Fault	24,359	182,876	49,473	11,597

Alternative B has the third lowest potential for surface disturbance-related adverse impacts on scientifically significant paleontological resources because it contains the third lowest number of acres of paleontologically sensitive (Class 3, 4/5, and 5) geologic units on acreage proposed for minerals exploration and development (see Table 4.113 in Section 4.3.9.4, Summary of Impacts). Compared to Alternative A, this alternative would have potentially more adverse impacts on the resource because more acreage with sensitive paleontological fossils would be open to minerals development.

4.3.9.3.3.3. Alternative C

The number of acres open to oil and gas leasing under both standard and special stipulations on BLM-administered lands within each RFD area under Alternative C and corresponding paleontological sensitivities of geologic units is provided in Table 4.105:

Table 4.105. Proposed Acreages per PFYC Classes Open to Oil and Gas Leasing Under Alternative C for Each of the RFD Areas

	Class 1	Class 2	Class 3	Class 4/5	Class 5
Blanding	19	75,907	36,770	164,025	120,300
Monument Upwarp	0	192,183	419,889	76,607	12,507
Paradox Fold and Fault	0	127,397	83,470	31,722	8,180
Total	19	395,487	540,129	272,354	140,987

Table 4.106 shows the oil and gas leasing stipulations applicable by RFD area for Alternative C.

Table 4.106. Oil and Gas Leasing Stipulations (acres) by RFD Area, Alternative C

RFD Area	Open with Standard Conditions	Open with Special Stipulations	Open with No Surface Occupancy	Closed to Oil and Gas Leasing
Blanding	254,706	142,314	8,213	16,012
Monument Upwarp	293,201	407,984	25,171	367,720
Paradox Fold and Fault	81,564	172,205	5,939	11,597

Alternative C has the fourth lowest potential for adverse impacts on scientifically significant paleontological resources because it contains the fourth lowest acreage of paleontologically sensitive (Class 3, 4/5, and 5) geologic units within areas proposed for minerals exploration and development (see Table 4.113 in Section 4.3.9.4, Summary of Impacts). Compared to Alternative A, this alternative would have potentially more adverse impacts because more acreage of sensitive resources would be open to minerals development.

4.3.9.3.3.4. Alternative D

The number of acres proposed as open to oil and gas leasing under both standard and special stipulations within the Monticello PA RFD areas under Alternative D and corresponding paleontological sensitivities of geologic units are provided in Table 4.107:

Table 4.107. Proposed Acreages per PFYC Classes Open to Oil and Gas Leasing Under Alternative D for Each of the RFD Areas

	Class 1	Class 2	Class 3	Class 4/5	Class 5
Blanding	19	75,865	37,334	163,974	120,299
Monument Upwarp	0	193,556	445,074	76,775	12,506
Paradox Fold and Fault	0	127,526	90,342	31,823	8,179
Total	19	396,957	572,750	272,572	140,984

Table 4.108 shows the oil and gas leasing stipulations applicable by RFD area for Alternative D.

Table 4.108. Oil and Gas Leasing Stipulations (acres) by RFD Area, Alternative D

RFD Area	Open with Standard Conditions	Open with Special Stipulations	Open with No Surface Occupancy	Closed to Oil and Gas Leasing
Blanding	303,258	118,675	8,936	15,506
Monument Upwarp	505,529	222,393	5,240	360,914
Paradox Fold and Fault	153,496	104,374	0	10,433

Alternative D would have the highest potential for adverse impacts on scientifically significant paleontological resources because it contains the largest amount of acreage of paleontologically sensitive (Class 3, 4/5, and 5) geologic units within acreage proposed for minerals exploration and development (see Table 4.113 in Section 4.3.9.4, Summary of Impacts). Compared to Alternative A, this alternative would have potentially more adverse impacts because more acreage of sensitive resources would be open to minerals development.

4.3.9.3.3.5. Alternative E

The number of acres open to oil and gas leasing under both standard and special stipulations within each RFD area under Alternative E and corresponding paleontological sensitivities of geologic units are provided in Table 4.109:

Table 4.109. Proposed Acreages per PFYC Classes Open to Oil and Gas Leasing Under Alternative E for Each of the RFD Areas

	Class 1	Class 2	Class 3	Class 4/5	Class 5
Blanding	19	56,076	30,255	156,724	119,658
Monument Upwarp	0	163,911	324,905	71,702	12,506
Paradox Fold and Fault	0	95,645	24,600	18,750	8,160
Total	19	315,632	379,760	247,176	140,324

Table 4.110 shows the oil and gas leasing stipulations applicable by RFD area for Alternative E.

Alternative E would have the lowest potential for adverse impacts on scientifically significant paleontological resources because it would manage the smallest acreage for minerals exploration and development in paleontologically sensitive areas/geologic units (Class 3, 4/5, and 5). Compared to Alternative A, this alternative would have potentially less adverse impacts because fewer acres of sensitive resources would be open to minerals activities and surface disturbances.

Table 4.110. Oil and Gas Leasing Stipulations (acres) by RFD Area, Alternative E

RFD Area	Open with Standard Conditions	Open with Special Stipulations	Open with No Surface Occupancy	Closed to Oil and Gas Leasing
Blanding	148,520	217,919	40,492	15,001
Monument Upwarp	170,523	433,456	35,826	454,270
Paradox Fold and Fault	24,359	172,444	46,770	24,732

4.3.9.3.3.6. Proposed Plan

The number of acres open to oil and gas leasing under both standard and special stipulations on BLM-administered lands within each RFD area under the Proposed Plan and corresponding paleontological sensitivities of geologic units is provided in Table 4.111:

Table 4.111. Proposed Acreages per PFYC Classes Open to Oil and Gas Leasing Under The Proposed Plan for Each of the RFD Areas

	Class 1	Class 2	Class 3	Class 4/5	Class 5
Blanding	19	80,301	48,437	167,527	125,649
Monument Upwarp	0	250,897	753,300	77,352	12,506
Paradox Fold and Fault	0	127,529	100,244	32,360	8,179
Total	19	458,727	901,981	277,239	146,334

Table 4.12 shows the oil and gas leasing stipulations applicable by RFD area for the Proposed Plan.

Table 4.112. Oil and Gas Leasing Stipulations (acres) by RFD Area, Proposed Plan

RFD Area	Open with Standard Conditions	Open with Special Stipulations	Open with No Surface Occupancy	Closed to Oil and Gas Leasing
Blanding	215,202	152,531	38,123	16,076
Monument Upwarp	228,783	377,588	22,001	465,683
Paradox Fold and Fault	40,228	210,475	5,984	11,626

The Proposed Plan has the fifth lowest potential for adverse impacts on scientifically significant paleontological resources because it contains the fifth lowest acreage of paleontologically sensitive (Class 3, 4/5, and 5) geologic units within areas proposed for minerals exploration and development (see Table 4.113 in Section 4.3.9.4, Summary of Impacts). Compared to Alternative A, this alternative would have potentially more adverse impacts because more acreage of sensitive resources would be open to minerals development.

4.3.9.3.4. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON PALEONTOLOGICAL RESOURCES

Management decisions related to non-WSA lands with wilderness characteristics decisions would have beneficial direct and indirect impacts on paleontological resources that occur within their boundaries. Non-WSA lands with wilderness characteristics would be managed to protect natural values; surface-disturbing activities would be prohibited. This decision would protect any paleontological resources that exist on non-WSA lands that are managed to protect their wilderness characteristics.

4.3.9.3.4.1. Alternatives A through D

No acres of non-WSA lands with wilderness characteristics would be managed to protect wilderness values. Therefore, no beneficial impact to paleontological resources would occur. The potentially adverse impacts to the resource would be the same as discussed under the other resources within this section.

4.3.9.3.4.2. Alternative E

Alternative E would manage 582,357 acres to protect non-WSA lands with wilderness characteristics. These lands would be managed as 1) closed to oil and gas leasing, 2) designated as VRM Class I (allowing a very low degree of surface impacts), 3) closed to OHV travel, and 4) ROWs would not be permitted. These restrictions would protect paleontological resources by precluding surface-disturbing activities. Compared to Alternative A this alternative would have more beneficial impacts on the resource because more area would be protected from surface and subsurface disturbances.

4.3.9.3.4.3. Proposed Plan

The Proposed Plan would manage 88,871 acres to protect non-WSA lands with wilderness characteristics. These lands would be managed as 1) closed to oil and gas leasing in Grand Gulch, Mancos Mesa, and Nokai Dome, and NSO in Dark Canyon, 2) designated as VRM Class II (allowing a low degree of surface impacts), 3) limited to designated roads and trails, and 4) ROWs avoidance areas. These restrictions would protect paleontological resources by precluding surface-disturbing activities. Compared to Alternative A this alternative would have more beneficial impacts on the resource because more area would be protected from surface and subsurface disturbances.

4.3.9.3.5. IMPACTS OF RECREATION DECISIONS ON PALEONTOLOGICAL RESOURCES

4.3.9.3.5.1. Alternative A

Alternative A would generally have the least restrictions to recreational activities within the SRMAs and the ERMA. However, since site surveys and resource mitigation would be conducted prior to surface disturbance, the impacts from recreational activities on paleontological resources would likely be minor.

4.3.9.3.5.2. Alternative B

Alternative B would generally be the second most restrictive on recreational activities within the Monticello PA SRMAs and the ERMA. To the extent that increased recreation results in greater public access and may require the installation of surface-disturbing infrastructure such as trails, and buildings, adverse impacts on important paleontological resources may result. Thus, Alternative B has the second lowest potential for adverse impacts on paleontological resources (after Alternative E) related to recreation decisions. Compared to Alternative A, this alternative would be more beneficial to the resource because more restrictions would be placed on recreational activities and facility construction.

4.3.9.3.5.3. Alternative C

Alternative C generally provides the third highest level of restrictions on recreational activities within the SRMAs and the ERMA. To the extent that increased recreation results in greater public access and may require the installation of surface-disturbing infrastructure such as roads, trails, and buildings, adverse impacts on important paleontological resources may result. Thus, Alternative C has a lower potential for adverse impacts on paleontological resources related to recreation decisions than Alternatives A.

4.3.9.3.5.4. Alternative D

Alternative D would generally provide the fourth highest level of restrictions on recreational activities within the Monticello PA SRMAs and the ERMA. The impacts would be the same as those discussed under Alternative B and C, but to a potentially greater adverse degree, from fewer restrictions on recreational activities. Alternative D would have a higher potential for adverse impacts on paleontological resources than Alternative A because of more restrictions on recreation-related surface disturbances and access than Alternative A.

4.3.9.3.5.5. Alternative E

The impacts on paleontological resources from recreation management decisions within the SRMAs, and the ERMA would be the same as discussed under Alternative B, except within lands with non-WSA wilderness characteristics, which would be managed with additional protective measures that would be beneficial to paleontological resources, as described above in Section 4.3.9.3.4. Approximately 165,831 acres of SRMAs would have inventoried wilderness characteristics, and would therefore be managed with prescriptions beneficial to paleontological resources. An additional 416,526 acres within the ERMA would also be managed under these beneficial prescriptions. Because of the large area managed to preclude surface disturbance and with reduced public access, Alternative E would be the most beneficial to paleontological resources. However, there would also be an adverse reduction of discovery and recovery of additional fossils and other resources due to reduced surface disturbance and access. Compared to Alternative A, this alternative would be more beneficial to the resource because of the increased level of protection within the non-WSA lands with wilderness characteristics.

4.3.9.3.5.6. Proposed Plan

The impacts on paleontological resources from recreation management decisions within the SRMAs and the ERMA would be the same as discussed under Alternative B, except within lands with non-WSA wilderness characteristics, which would be managed with additional protective measures that would be beneficial to paleontological resources, as described above in Section 4.3.9.3.4. Approximately 13,600 acres of SRMAs lie within non-WSA lands with wilderness characteristics, and would therefore be managed with prescriptions beneficial to paleontological resources. To the extent that increased recreation results in greater public access and may require the installation of surface-disturbing infrastructure such as roads, trails, and buildings, adverse impacts on important paleontological resources may result. Thus, the Proposed Plan has a lower potential for adverse impacts on paleontological resources related to recreation decisions than Alternatives A.

4.3.9.3.6. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON PALEONTOLOGICAL RESOURCES

4.3.9.3.6.1. Alternative A

Alternative A would generally be the least restrictive in terms of commercial and recreational access uses of lands designated as ACECs and eligible WSR segments. Under Alternative A, no acres of Class 1 geologic units, 96,932 acres of Class 2 units, 171,736 acres of Class 3 units, 141,790 acres of Class 4/5 units, and 93,985 acres of Class 5 units would lie within ACECs. Under Alternative A, 3,577 acres of ACECs would be open to minerals leasing under standard

conditions, 122,335 acres would be open under controlled surface use and timing limitations, 95,246 acres would be open with no surface occupancy, and 292,289 acres would be closed to minerals leasing. Of all the alternatives, Alternative A would permit the greatest commercial and recreational access to ACECs and WSRs, and is associated with the highest amount of potential surface disturbance. Therefore, Alternative A has the greatest potential for adverse impacts on important paleontological resources.

4.3.9.3.6.2. Alternative B

Alternative B would generally be the second most restrictive in terms of commercial and recreational access and uses of lands proposed as ACECs and eligible WSR segments (only Alternative E is more restrictive). Under Alternative B, no acres of Class 1 geologic units, 43,954 acres of Class 2 units, 439,341 acres of Class 3 units, 21,793 acres of Class 4/5 units, and 14,804 acres of Class 5 units would be designated as ACECs. Under Alternative B, 44,884 acres of ACECs would be open to minerals leasing under standard conditions, 102,825 acres would be open under controlled surface use and timing limitations, 62,698 acres would be open with no surface occupancy, and 310,651 acres would be closed to minerals leasing. Compared to Alternative A, this alternative would be more beneficial to the resource because more restrictions would be placed on access to areas with sensitive paleontological resources.

4.3.9.3.6.3. Alternative C

Under Alternative C, no acres of Class 1 geologic units, 11,141 acres of Class 2 units, 34,302 acres of Class 3 units, 15,264 acres of Class 4/5 units, and 14,804 acres of Class 5 units would be designated as ACECs. Under Alternative C, 92,115 acres of ACECs would be open to minerals leasing under standard conditions, 101,572 acres would be open under controlled surface use and timing limitations, 35,822 acres would be open with no surface occupancy, and 291,605 acres would be closed to minerals leasing. Alternative C is less restrictive than Alternatives B and E, but more restrictive than Alternatives A and D. Therefore, Alternative C would be the third most limiting in terms of commercial and recreational access to ACECs and eligible WSR segments, and is associated with the second least degree of potential surface disturbance and resulting adverse impacts on important paleontological resources. Compared to Alternative A, this alternative would be more beneficial to the resource because more restrictions would be placed on access to areas with sensitive paleontological resources.

4.3.9.3.6.4. Alternative D

Under Alternative D, no new ACECs would be designated and no river segments would be managed as eligible for WSR status. Under this alternative, 152,809 acres of existing ACECs would be open to minerals leasing under standard conditions, 71,093 acres would be open under controlled surface use and timing limitations, 9,736 acres would be open with no surface occupancy, and 287,462 acres would be closed to minerals leasing. Alternative D would be the second least restrictive in terms of commercial and recreational access and uses of lands designated as ACECs and WSRs, and thus would potentially allow the second most degree of adverse impacts to paleontological resources of the proposed alternatives because it would allow the second highest level of commercial and recreational access to ACECs and river segments within the Monticello PA. This alternative would be more restrictive than Alternative A, so Alternative D would have potentially fewer adverse impacts to the resource than Alternative A.

4.3.9.3.6.5. Alternative E

The impacts of special designation decisions on the resource would be similar to those discussed under Alternative B because the proposed ACEC acreages and miles of eligible WSR segments would be the same. Under this alternative, the proposed ACECs would encompass approximately 109,206 acres of non-WSA lands with wilderness characteristics, and would therefore be managed with prescriptions that would prevent surface disturbances to paleontological resources. Because of the larger area managed to preclude surface disturbance and with reduced public access, Alternative E would be the most beneficial to paleontological resources. However, there would also be an adverse reduction of discovery and recovery of additional fossils and other resources due to reduced surface disturbance and access. Compared to Alternative A, this alternative would be more beneficial to the resource because greater protection would be afforded the resource.

4.3.9.3.6.6. Proposed Plan

Under the Proposed Plan, no acres of Class 1 geologic units, 11,141 acres of Class 2 units, 34,302 acres of Class 3 units, 15,264 acres of Class 4/5 units, and 14,804 acres of Class 5 units would be designated as ACECs. Under the Proposed Plan, 79,224 acres of ACECs would be open to minerals leasing under standard conditions, 109,823 acres would be open under controlled surface use and timing limitations, 19,216 acres would be open with no surface occupancy, and 312,853 acres would be closed to minerals leasing. The Proposed Plan is less restrictive than Alternatives B, C, and E, but more restrictive than Alternatives A, and D. Compared to Alternative A, the Proposed Plan would be more beneficial to the resource because more restrictions would be placed on access to areas with sensitive paleontological resources.

4.3.9.3.7. IMPACTS OF TRAVEL DECISIONS ON PALEONTOLOGICAL RESOURCES

4.3.9.3.7.1. Alternative A

Under Alternative A, 611,310 acres would be open to OHV use, 540,260 acres would be open to limited use with seasonal restrictions, 570,390 acres would be limited to existing roads and trails, 218,780 acres would be limited to designated roads and trails, and 276,430 acres would be closed to OHV use. Of the proposed alternatives, Alternative A would have the highest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it opens the highest acreage of the Monticello PA to travel and access to the general public, thus increasing the potential for unauthorized fossil collection and vandalism of scientifically significant paleontological resources in sensitive areas/geologic units. The construction of new roads, routes or trails in sensitive areas/geologic units under Alternative A would also adversely impact paleontological resources if surface disturbances were not mitigated to protect the resource.

4.3.9.3.7.2. Alternative B

Under Alternative B, no acres would be open to cross-country OHV travel, 1,359,417 acres would be limited to designated routes, and 423,698 acres would be closed to OHV use. Of the proposed alternatives, Alternative B would have the second lowest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it is the second most travel restrictive (after Alternative E). This would reduce the likelihood of unauthorized fossil

collection and vandalism of scientifically significant paleontological resources resulting from increased access to public lands due to the construction of roads, routes, and trails. Compared to Alternative A, this alternative would be more beneficial to the resource because all cross-country OHV travel (and potential impacts to surface fossils from this form of travel) would be eliminated.

4.3.9.3.7.3. Alternative C

Under Alternative C, 2,311 acres would be open to cross-country OHV use, 1,362,142 acres would be limited to designated routes, approximately 3.8 miles would be limited to designated routes with seasonal restrictions, and 418,667 acres would be closed to OHV use. Alternative C would have the third lowest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it is the fourth-most travel restrictive. Alternatives B and E would have a lower potential for adverse impacts, and Alternatives A and D would have a higher potential for adverse impacts resulting from increased public access due to the construction of roads, routes, and trails.

4.3.9.3.7.4. Alternative D

Under Alternative D, 2,311 acres would be open to cross-country OHV use, 1,780,807 acres would be limited to designated routes, no acres would be limited to designated routes with seasonal restrictions, and zero acres would be closed to OHV use. Alternative D would have the second highest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it is the second least travel restrictive. Alternatives B, C, and E would have a lower potential for adverse impacts, and Alternative A would have a higher potential for adverse impacts resulting from increased public access due to the construction of roads, routes, and trails.

4.3.9.3.7.5. Alternative E

Under Alternative E, no acres would be open to cross-country OHV use, 812,683 acres would require travel along designated routes, and 970,435 acres would be closed to OHV use. Of all the alternatives, Alternative E would have the lowest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it is the most travel restrictive. These restrictions would reduce the likelihood of unauthorized fossil collection and vandalism of scientifically significant paleontological resources resulting from increased public access due to the construction of roads, routes, and trails. Compared to Alternative A, this alternative would be more beneficial to the resource because of the substantial reduction in travel opportunities, most notably on lands with non-WSA wilderness characteristics.

4.3.9.3.7.6. Proposed Plan

Under the Proposed Plan, zero acres would be open to cross-country OHV use, 1,388,191 acres would be limited to designated routes, approximately 6.9 miles would be limited to designated routes with seasonal restrictions, and 393,895 acres would be closed to OHV use. The Proposed Plan would have the third lowest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it is the third-most travel restrictive. Alternatives B and E would have a lower potential for adverse impacts, and Alternatives A and D would have a higher

potential for adverse impacts resulting from increased public access due to the construction of roads, routes, and trails.

4.3.9.3.8. IMPACTS OF WOODLANDS DECISIONS ON PALEONTOLOGICAL RESOURCES

4.3.9.3.8.1. Alternative A

Under Alternative A, no restrictions would be placed on the harvesting and use of woodlands products outside WSAs and other designated exclusion areas (see Section 4.3.20.3.1.12, Impacts of Woodlands Decisions on Woodlands). Of the proposed alternatives, Alternative A would permit the most commercial and public access within the Monticello PA for woodlands product use (1,309,894 acres would be available for harvesting within the PA), including surface disturbance associated with the harvesting and access to harvesting areas. Under Alternative A, zero acres of Class 1 units, 194,783 acres of Class 2 units, 365,088 acres of Class 3 units, 186,942 acres of Class 4/5 units, and 110,193 acres of Class 5 units would be open to woodland harvest. Alternative A would have the highest potential for adverse impacts on paleontological resources in sensitive areas/geologic units because it would result in greater surface disturbance that could damage or destroy important or valuable fossils. It would also facilitate greater commercial and public access to more areas within the PA, thus increasing the potential for unauthorized fossil collecting and vandalism.

4.3.9.3.8.2. Alternative B

Alternative B would place a high level of seasonal restrictions, limits, and closures of areas to woodlands harvesting. Under Alternative B, a total of 730,074 acres of BLM lands would be available for commercial and recreational use of woodlands products with harvesting limits and restrictions specific to each of the proposed nine harvesting zones. This alternative would potentially affect no acres of Class 1 geologic units, 96,932 acres of Class 2 units, 171,736 acres of Class 3 units, 141,790 acres of Class 4/5 units, and 93,985 acres of Class 5 units on land open to woodland harvesting. Because it would allow the second least amount of surface disturbance associated with woodlands harvesting and the least amount of commercial and public access to potentially sensitive areas/geologic units of all alternatives and the Proposed Plan, Alternative B would have the second lowest potential for adverse impacts on important paleontological resources. Compared to Alternative A, this alternative would be more beneficial to the resource because more restrictions would be placed on woodland harvesting that would provide greater protection to paleontological resources.

4.3.9.3.8.3. Alternative C

Of the proposed alternatives, Alternative C would manage woodland resources with the third highest level of seasonal restrictions, limits and closures of areas to harvesting. Under Alternative C, 841,938 acres would be available for commercial and private harvesting, with specified harvesting limits and restrictions for each of the nine woodland zones. This alternative would manage woodland resources with zero acres of Class 1 geologic units, 98,838 acres of Class 2 units, 234,757 acres of Class 3 units, 153,168 acres of Class 4/5 units, and 106,909 acres of Class 5 units on land available for harvesting. Because it would allow the second lowest amount of surface disturbance associated with woodlands products harvesting and the second lowest amount of commercial and public access to potentially sensitive areas/geologic units,

Alternative C would have a lower potential for adverse impacts on important paleontological resources than Alternatives A.

4.3.9.3.8.4. Alternative D

Of the proposed alternatives, Alternative D would have the fourth highest level seasonal restrictions, limits, and closures of areas to woodland harvesting. The acreage available for woodlands harvesting would be the same as Alternative C. However, Alternative D places fewer restrictions on woodlands harvesting than Alternative C by removing the stipulation that OHV travel be restricted to 150 feet of designated routes in most woodland zones. As it would allow the second highest amount of surface disturbance associated with woodlands products harvesting and the second highest amount of commercial and public access to potentially sensitive areas/geologic units, Alternative D would have a higher potential for adverse impacts on important paleontological resources than Alternatives B, C, and E, but a lower potential for adverse impacts to paleontological resources than Alternative A.

4.3.9.3.8.5. Alternative E

The impacts of Alternative E woodland management decisions on paleontological resources would be the same as those discussed under Alternative B because the proposed management decisions would be the same, except that 1) approximately 6,197 acres within the proposed woodland harvesting zones would impose restrictions on surface disturbance to protect lands with non-WSA wilderness characteristics (these areas fall within the White Canyon, Harts Draw, and South Cottonwood zones), and 2) 548,477 acres would be available for harvesting within the PA. The impacts on paleontological resources would be beneficial in the long-term within these areas because the underlying resources would be protected. This alternative would have the lowest potential for adverse impacts on important paleontological resources because it would manage the smallest area for woodland harvesting. Compared to Alternative A, this alternative would be more beneficial to paleontological resources because over 40% less of the Monticello PA would be available for harvesting.

4.3.9.3.8.6. Proposed Plan

The Proposed Plan would manage woodland resources with the third highest level of seasonal restrictions, limits and closures of areas to harvesting. Under the Proposed Plan, 841,938 acres would be available for commercial and private harvesting, with specified harvesting limits and restrictions for each of the nine woodland zones. This alternative would manage woodland resources with zero acres of Class 1 geologic units, 101,974 acres of Class 2 units, 234,759 acres of Class 3 units, 153,167 acres of Class 4/5 units, and 106,909 acres of Class 5 units on land available for harvesting. Because it would allow the third lowest amount of surface disturbance associated with woodlands products harvesting and the third lowest amount of commercial and public access to potentially sensitive areas/geologic units, the Proposed Plan would have a lower potential for adverse impacts on important paleontological resources than Alternatives A.

4.3.9.4. SUMMARY OF IMPACTS

In this section, the impacts of the five alternatives evaluated in this chapter are summarized. Table 4.113 summarizes the acreage available by PFYC class for mineral exploration and development.

Alternative E would have the lowest potential for adverse impacts on scientifically significant paleontological resources because it involves the least amount of acreage in paleontologically sensitive areas/geologic units (Class 3, 4/5, and 5). Alternative A would have the second lowest potential, followed by Alternative B. Alternative C would have the fourth lowest potential. Alternative D would have the highest potential for adverse impacts on scientifically significant paleontological resources.

Table 4.113. Summary of Proposed Acreages per PFYC Classes Available for Mineral Exploration and Development within the Monticello PA

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Class 1	19	19	19	19	19	19
Class 2	372,652	356,350	395,487	396,957	214,747	341,533
Class 3	457,233	483,016	540,129	572,750	168,343	481,981
Class 4/5	267,378	261,751	272,354	272,572	237,698	263,473
Class 5	140,948	140,903	140,987	140,984	138,121	140,903
Total Class 3-5	865,559	885,670	953,470	986,306	544,162	886,357
Total	1,238,230	1,242,039	1,348,976	1,383,282	758,928	1,227,909

See Section 4.3.9, Paleontological Resources, for detailed PFYC class descriptions.

4.3.9.5. MITIGATION MEASURES

As a nonrenewable resource, paleontological resources are unique. At the time fossils are discovered during paleontological surveys or mitigation monitoring of ground-disturbing activities, many have already been subjected to a variety of destructive processes. These include predation; scavenging; disarticulation of skeletal remains; transport; primary weathering; diagenesis (physical changes in rock that occur over time, such as compaction, cementation, and mineral replacement); erosion; secondary weathering; and, if discovered during monitoring, additional damage that may have occurred during the ground-disturbing action that led to fossil discovery. Unlike other resources, it is difficult to develop measurable performance standards for paleontological mitigation because 1) fossils may have been damaged by natural processes prior to their discovery during a paleontological survey or during paleontological monitoring; 2) sub-surface fossils are often further damaged by construction activities that reveal their presence to paleontological monitors, and 3) there is no way to quantify how many fossils are preserved in the sedimentary deposits underlying a given site that were not exposed during the ground-disturbing action. Therefore, the absence of fossils would not indicate failure of the mitigation measures. Paleontological mitigation seeks to discover, via survey or monitoring, as many scientifically significant fossils as possible prior to their destruction during human-caused surface disturbance. Measurable performance standards in paleontology apply to survey- and mitigation-monitoring procedures, which ensure that fossil localities are documented thoroughly and accurately, and that fossils are collected according to professional paleontological standards.

4.3.9.6. UNAVOIDABLE ADVERSE IMPACTS

With project-specific assessments and, if appropriate, paleontological mitigation, lands and realty decisions, minerals decisions, recreation decisions, woodlands decisions, livestock grazing decisions, travel decisions, and special-designations decisions under all alternatives and the Proposed Plan would reduce adverse impacts on paleontological resources resulting from surface-disturbing actions to below the level of significance. However, the increased possibility of public access to previously inaccessible lands due to new commercial and recreational activities and infrastructure will increase loss risk of paleontological resources due to unauthorized fossil collecting (poaching). The loss of these resources represents an unavoidable adverse impact. The rate, extent, intensity, and duration of loss cannot be quantified at this time due to lack of data.

4.3.9.7. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY IMPACTS

Short-term uses of BLM lands for activities involving surface disturbance or increased public access would have long-term impacts on non-renewable paleontological resources. In paleontologically sensitive areas/geologic units, surface-disturbing activities affecting paleontological resources would include mineral development (including oil and gas), trampling by livestock, and the construction of infrastructure such as roads, trails, reservoirs, buildings, and fire lines. Travel decisions involving maintenance, upgrade, and realignment of roads and OHV use would also have long-term adverse impacts on paleontological resources in sensitive areas/geologic units. Enhancing or restricting public access through Lands and Realty decisions and Special Designations would create the potential for long-term impacts, either adverse or beneficial. In most cases, implementation of paleontological mitigation measures would reduce adverse impacts to below the level of significance, and result in beneficial impacts by salvaging and preserving fossils that otherwise may have never been discovered. Such fossils would be permanently available in a public museum for scientific research, education, and public display. Accordingly, these long-term impacts would not result in a loss of the long-term productivity of this resource.

4.3.10. RECREATION

Recreational resources are defined for this impacts analysis as the natural elements (e.g., scenery, vegetation, geology, land forms, weather) within the environment that provide the physical basis for recreation. Recreational opportunities are defined as the combination of the natural elements and human-controlled conditions (e.g., roads and trails, developed sites, signs, route markers, facilities) that create the potential for recreation. Recreational expectations are those assumptions made by the recreation resource user (for example, an OHV rider, scenic driver, or hiker [see the description of user groups below]) that, having prepared for the desired recreational experience, he/she will have that desired experience (e.g., a challenging or scenic off-road trail, driving while enjoying high-quality scenery, or the natural sights and sounds of an undeveloped landscape along a hiking trail). Recreational user satisfaction can be defined as the mental state in which the resource user is able to successfully benefit from the available recreational opportunities and recognize that his/her recreational experiences meet or exceed those recreational expectations.

The following assumptions were made and considered in the analysis of impacts of the proposed RMP management decisions on recreational opportunities and experiences, and on recreation resources within the Monticello PA:

- The BLM assumed that resource users within the Monticello PA could be classified into specific user groups, each of which has its set of recreation expectations or objectives, recreational opportunities, and needs to achieve satisfying recreational experiences. We also assumed that, because each user group has its needs, opportunities, and expectations, each group also has specific recreational conditions and criteria that increase the likelihood of satisfying user experiences. The descriptions, expectations, and criteria of these groups were derived from Monticello FO resource specialist knowledge of visitor use of recreational resources and of what constitutes user group satisfaction, based on informal but long-term in-field interviews with visitors recreating throughout the PA. For the action alternatives (Alternatives B, C, D, and E) and the Proposed Plan, the Monticello FO's benefits-based recreation management (BBM) goals and objectives (see Appendix E) for the proposed SRMAs were also used in analyzing the impacts of resource decisions on user groups and on the likelihood of users having satisfying recreational experiences in these areas. The recreation user groups and assumed conditions/criteria for satisfactory recreational user experiences are:
 - **Scenic Drivers** – This would include users of passenger cars and recreational vehicles (RVs) driving for pleasure while enjoying scenic attractions.
 - ◆ This user group prefers paved access to scenic vistas, cultural sites, and interpretive stations with turnoffs and/or temporary parking.
 - ◆ High traffic volumes, crowded kiosk parking areas, impacts to visual resources from paved viewpoints, and crowded developed campsites would adversely affect this user group's recreational experience.
 - **Motorized (off-highway)** – This group would include users of off-road motorcycles, all terrain vehicles (ATVs), and four wheel drive vehicles.
 - ◆ This group prefers a range of settings, from remote, natural-appearing environments with non-paved surfaces and few human disturbances through settings that include graded, dirt roads and challenging trails to settings that could

include moderate evidence of human sights, sounds, and surface disturbances. A moderate concentration of users and the presence of human constructed structures are acceptable. Trails and facilities provided for group activities (including parking lots, trail information, trailheads, and toilet facilities) are generally beneficial for this group.

- ♦ Overcrowding and overuse of trails, particularly by slower users (e.g., hikers or mountain bikers) and other OHV users, would have an adverse impact on their experiences. Moderate numbers of hikers, bikers, or equestrians are unlikely to adversely affect their recreational experiences.
- **Mountain bikers** – Mountain bike users prefer a relatively natural or naturally appearing environment, with natural surface trails ranging from beginner to advanced where evidence of human disturbances, restrictions, and controls are present but are subtle or do not dominate the environment. Recreation facilities would be optional and would blend with the natural environment. Recreation management would encourage user dispersal. Preferred facilities include semi-primitive camping with basic facilities (i.e., parking lots, trailheads, and toilet facilities).
 - ♦ Overcrowding, noise (particularly from motorized users), dust/exhaust, and poor trail etiquette from other users can have an adverse impact on this group's recreational experiences.
- **Non-mechanized** – This group would include hikers, backpackers, and equestrians.
 - ♦ This group prefers a natural appearing environment with little evidence of disturbance, few restrictions or visitor controls, no motorized users, and few mountain bikers. Trails, signs and active management that foster dispersal of users are the typical management decisions needed for this user group.
 - ♦ Adverse recreational experiences include those listed under mountain biking, but would also include the high speeds of mountain biking and motorized users. The speed and noise of motorized users is of particular concern to equestrian users.
- **River floating** – This group would include those recreating in non-motorized boats (predominantly in canoes, kayaks, and rafts).
 - ♦ The needs of this group are similar to those of the non-mechanized user group, with a natural appearing environment that shows little evidence of human disturbances within the river corridor. Other than boat ramps and restroom facilities at put-in and take-out locations and designated primitive campsites, facilities needs are few.
 - ♦ Overcrowding, noise, and impacts to visual resources seen from the San Juan and Colorado Rivers would detract from the user experience.
- **Specialized Recreation** – This group includes rock climbers, competitive motorized trail users, and Building-Antenna-Span-Earth (BASE) jumpers.
 - ♦ This diverse group prefers locations that provide the conditions for specialized recreation. Recreation BASE jumpers prefer high cliffs with favorable wind conditions and safe landing zones. Rock climbers prefer a range of challenging routes in sufficient numbers so that crowding and waiting is minimized. Competitive motorized trail users prefer challenging routes, often with enough distance and open area to allow for speed.

- ♦ Overcrowding of a given area or site may detract from the user or group experience for either BASE jumpers or rock climbers. Conflicts with slower moving vehicles, people, or livestock would detract from the user experience for competitive motorized trail users.

While recognizing that some recreational resource users may not have expectations that include high scenic quality, recreational opportunities that are likely to provide satisfying experiences in general are related in some way to scenic quality and to visual resource management (VRM) because high quality scenery was assumed to be an important recreational expectation for all user groups. Thus, it was further assumed that those management decisions that protect visual resources/scenic quality or permit fewer surface disturbances (in areas designated as VRM Class I and II and managed under their resource objectives) would have more beneficial impacts to recreational experiences and opportunities than those management decisions that allow greater degrees of surface disturbance and less visual resource protection (those areas designated as VRM Class III and IV and managed under VRM Class III and Class IV objectives).

4.3.10.1. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Management decisions common to all of the alternatives and the Proposed Plan would include developing and/or improving campgrounds (e.g., Sand Island, Indian Creek, Comb Wash), improving developed cultural resource interpretive sites (i.e., Butler Wash Ruin, Mule Canyon Ruin, Three Kiva Pueblo), and improving the Kane Gulch Ranger Station. As discussed in Section 3.11.4.2, Resource Conflicts/Impacts, increasing recreational resource use and resource use conflicts are adversely impacting recreational resources and user experiences. Accommodating the increase in resource users through improvements to recreation facilities and sites would have long-term, direct, beneficial impacts for all user groups by potentially enhancing the recreational user experience.

As discussed above, a fundamental component of the recreational experience in the Monticello PA is scenic quality, so those management decisions that diminish or degrade scenic quality through the effects of smoke, haze, or other air pollutants would have potentially adverse short-term or long-term impacts on the recreational opportunities that include scenic quality as part of the experience. For all of the alternatives, air quality management decisions would comply with current interagency MOUs regarding smoke management. Fire management treatment (including prescribed burning) would be timed to minimize smoke impacts and mitigation would be applied in compliance with federal and state regulations to meet air quality standards and prevent deterioration of air quality within the Monticello PA airshed. All of these decisions would have long-term, direct, beneficial impacts on recreational opportunities for all recreation user groups that include scenic quality as a component of the recreational experience because smoke, haze, and other air pollutants produced within the Monticello PA would be mitigated or limited to levels that would not likely diminish or degrade scenic quality.

Management decisions common to all of the alternatives and the Proposed Plan include managing the Old Spanish National Historic Trail to beneficially protect its recreational and interpretive resource values in the long-term, with the exception that under the action alternatives (i.e., B, C, D, and E) and the Proposed Plan, SRPs would be authorized only for re-enactments and heritage tours. This would also have long-term, beneficial impacts on the resource by managing the potential impacts from recreational resource users.

None of the alternatives or the Proposed Plan propose specific areas or acreages for fire management. Fire management decision impacts to recreation resources and on all recreation user groups would be beneficial in the long-term: management decisions common to all of the alternatives and the Proposed Plan would use fuels treatments (e.g., prescribed fire) to restore ecosystems and to reduce hazards associated with fuel loading. Fire suppression would be a required consideration for all non-prescribed fires. The potential disturbances caused by these activities would be short-term, surface disturbance-related impacts on recreational activities and recreation resources that would include the closing of recreational facilities and the loss of recreational opportunities within burned areas for all user groups until recreation resources were rehabilitated or restored. Recreational scenic quality would be adversely impacted in the short-term in burned areas until vegetation re-growth. The long-term, beneficial impacts on recreation resources and user experiences would be produced by the reduced risk or likelihood of wildland fires within treated areas (and the reduced risk of loss of remote and developed recreational areas and facilities from fire). The improvement of wildlife habitat (and enhancement of recreation opportunities for wildlife viewing and hunting in the long-term) for all user groups by improving vegetation communities through fire management would have long-term, beneficial impacts to recreation. It should be noted that fuels treatments to reduce the risk of wildland fire would be similar to those used to improve vegetation communities and improve or restore ecosystem health. See Section 4.3.17.2.7, Impacts of Paleontological Resources Decisions on Vegetation, for related impacts on recreation from vegetation treatments.

Under all of the alternatives and the Proposed Plan, management decisions to identify and address hazardous materials within the Monticello PA that pose health or safety risks (e.g., AML sites, hazardous waste sites) would continue to pose potential short-term health and safety risks to all recreational users in those areas where hiking, OHV use, and target shooting are in close proximity to hazardous materials and AML sites. Once the health and safety concerns of AML sites, unauthorized waste dumps, and hazardous materials sites (e.g., lead contaminated shooting ranges) were addressed and/or the areas were reclaimed, these areas would be considered as beneficially in compliance with federal and state regulations and/or as possible recreation areas. If managed as such they would then be an additional recreation resource and potentially provide beneficial, long-term recreational opportunities to all user groups (e.g., mining interpretive sites; OHV, biking, or hiking destinations).

For impacts common to all alternatives and the Proposed Plan, season-of-use changes in grazing allotments would beneficially affect wildlife by improving the functioning condition of grazed areas and also providing improved forage for wildlife, which would indirectly benefit long-term recreational opportunities for wildlife viewing and/or hunting for all user groups.

There are no specific paleontological management decisions that are applicable to each alternative. However, the collection of invertebrate and plant fossils on BLM-administered public lands for personal, non-commercial use is an approved recreational activity. The impacts of paleontological management decisions common to all alternatives and the Proposed Plan on recreation resources would be negligible in the short-term and long-term because fossil collection is a recognized recreational activity, and current and proposed management decisions would not constrain, limit, or enhance this activity beyond those limits already mandated in BLM regulations and policy.

Management decisions for SSS under all of the alternatives and the Proposed Plan would have impacts on special recreation users and commercial recreation groups requiring SRPs. Commercial groups would be seasonally restricted from recreating within SSS habitat to protect these species during breeding seasons, which would have adverse impacts on motorized recreational opportunities for commercial users. Private, non-commercial motorized users would not be affected by these restrictions. Specialized recreation user groups (i.e., rock climbers, BASE jumpers) would be restricted from using climbing routes within areas where raptor species would be nesting, which would have adverse impacts on specialized recreation opportunities during raptor nesting season.

Under all alternatives and the Proposed Plan, travel decisions would prohibit vehicle access within the San Juan River SRMA along a river segment from Comb Wash downstream to Lime Creek, and below Mexican Hat Bridge. This would have long, term, adverse impacts on recreation-related travel because opportunities would not be available for motorized OHV recreation within this area. Under all alternatives and the Proposed Plan, non-mechanized travel would not be restricted except to protect specific resource values, preserve public safety, and maintain identified recreational opportunities. All alternatives and the Proposed Plan would identify routes and provide recreational opportunities for non-mechanized travel that are independent of motorized OHV and mountain biking routes. These management decisions would have long-term, beneficial impacts on non-mechanized recreational users because the recreational opportunities for this user group would be enhanced by relatively unrestricted access throughout the Monticello PA and by management decisions to spatially separate non-mechanized users from mountain biking and motorized OHV users. These decisions would increase the likelihood that non-mechanized users would have satisfying recreational experiences where the expectations include remoteness and a sense of solitude, an undeveloped, pristine natural environment, and natural sounds and sights.

Under all of the alternatives and the Proposed Plan, the impacts of management decisions for woodlands would be adverse in the long-term on recreation user groups whose expectations include solitude and a sense of remoteness in an undisturbed landscape. Woodland harvesting would be allowed within some SRMAs and within the ERMA, and there would be adverse impacts on non-mechanized users from intrusive noise produced by chainsaws and by motorized OHVs used to access and collect harvested wood. Adverse visual impacts on non-mechanized, mountain biking, scenic driver, specialized, and some motorized OHV groups would result from wood collecting OHV surface disturbances, trash and litter, and the remnants of cut stands of pinyon and juniper.

As the impacts for air quality, fire management, human health and safety, paleontology, SSS, and woodlands would have the same impacts on recreation under all alternatives and the Proposed Plan; the impacts of these resource decisions on recreation will not be discussed further.

4.3.10.2. IMPACTS COMMON TO ALL ACTION ALTERNATIVES AND THE PROPOSED PLAN

Management decisions common to all action alternatives (Alternatives B, C, D, and E) and the Proposed Plan would:

- Close the proposed San Juan River SRMA to woodland products use except for on-site collection of campfire wood and permitted collection of wood by Native Americans for

ceremonial purposes. This would have long-term, direct, beneficial impacts on recreation resources and recreational experiences by preserving scenic quality along the SRMA river corridor.

- Exclude backpackers from camping within one mile of Slickhorn Canyon and Grand Gulch along the San Juan River. This would have long-term, direct, beneficial impacts for river floating user groups by potentially reducing crowding by non-mechanized user groups along the river corridor. It would also have long-term, adverse impacts on non-mechanized groups by limiting recreational opportunities along the San Juan River corridor.
- Limit camping within the proposed Cedar Mesa SRMA (under Grand Gulch Plateau Mesa-Top Camping) to 14 days within any period of 28 consecutive days. This would have long-term, beneficial impacts on recreation resources and experiences within the SRMA by limiting the potential impacts from commercial and private non-mechanized users.
- Require that all garbage, refuse, and solid waste be packed out of the proposed Cedar Mesa SRMA (under Grand Gulch Plateau [In-Canyon Permitted Overnight Camping]). This would have substantially beneficial, long-term preservation-related impacts on recreation resources within this portion of the SRMA. The impacts to non-mechanized users would be negligible because packing out waste would not affect the recreational opportunities for experiencing solitude, cultural resources, and a natural environment.
- Prohibit camping within the Indian Creek riparian corridor (within the proposed Indian Creek SRMA), from Newspaper Rock to south of the Dugout Ranch, with camping outside of the riparian corridor limited to designated camping areas and campsites. As funding permits, the designated campground at Newspaper Rock would be removed and rehabilitated, with new campgrounds and parking areas constructed within the proposed SRMA. These management decisions would have long-term, beneficial impacts on recreation resources and on recreation user groups that frequent this area (i.e., scenic drivers, specialized, motorized, and non-motorized) because recreation resources would be protected and adequate recreation facilities would be constructed to enhance the recreational experience.
- Rock climbing routes in conflict with cultural sites would be closed. This management decision would have long-term, direct, adverse impacts on specialized recreational opportunities. However, it would have long-term, beneficial impacts on other user groups that consider scenic quality and regional cultural viewing and interpretation an important recreational experience.
- Woodland harvesting would be prohibited within the Indian Creek SRMA and the White Canyon SRMA, including on-site collection of firewood for campsites. This would have long-term, beneficial impacts on recreation resources by preserving recreation-related scenic resources. The impacts on all user groups would be beneficial in the long-term because the recreational experience would be enhanced by the preservation of scenic quality.
- Under all of the action alternatives and the Proposed Plan, BBM would be applied to the proposed SRMAs that include targeted outcomes to enhance personal, community, economic, and environmental goals (see Appendix E). This would have beneficial impacts on all user groups, as all SRMAs would be managed with prescriptions to increase the likelihood that resource users would have satisfying recreational experiences.

The general management decisions of the action alternatives and the Proposed Plan would apply adaptive management to protect natural and cultural resources, and maintain and enhance recreational opportunities. Wildlife water sources would be protected and camping would be

excluded within buffer zones around these areas to allow wildlife access to water. Dispersed camping within the Monticello PA would be assessed for its environmental impacts and would be seasonally closed, as conditions warrant, to protect recreational resources, and recreational OHV off-road retrieval of game would be prohibited. These management decisions would have long-term, resource protection-related, beneficial impacts on recreation resources, but there could be short-term, adverse impacts to specific recreation user groups to protect recreation resources (e.g., seasonal exclusion of non-mechanized users from dispersed camping areas to protect recreation resources, prohibitions on off-road game retrieval for motorized OHV users).

4.3.10.3. ALTERNATIVES AND PROPOSED PLAN IMPACTS

4.3.10.3.1. IMPACTS OF CULTURAL DECISIONS ON RECREATION

4.3.10.3.1.1. Alternative A

Under Alternative A, cultural management decisions that impact recreation resources are either unspecified or unrestricted within Comb Ridge, Tank Bench, and Beef Basin. Vehicle and OHV use decisions would designate these areas as either open, limited to designated routes, or closed. There are no management decisions that address dispersed camping, private and commercial group size limits, campfires, or pets. The impacts would be long-term, and substantially adverse to recreation-related cultural resources and to all recreation user groups because, as discussed in Section 3.11.4 Recreation Issues and Concerns, the current trend toward increasing recreational use within the Monticello PA is creating recreational resource use conflicts between user groups, and the potential for OHV-caused degradation of recreation resources. A lack of specific management decisions to address these concerns would perpetuate current conditions, exacerbate recreation-related cultural resource degradation, and allow resource user conflicts to intensify, resulting in a diminishing likelihood of recreation resource users having satisfactory recreational experiences.

The McLoyd Canyon-Moon House and the Grand Gulch Special Emphasis Area/National Historic District lie within WSAs, and are subject to the management decisions required to protect the resources within WSAs. Under this alternative, public access to the McLoyd Canyon-Moon House would be restricted, which would reduce and adversely impact, in the long-term, the recreational opportunities for motorized, mountain biking, and non-mechanized recreational user groups.

The Grand Gulch National Historic District would be closed to OHV use, managed to restrict recreational activities if cultural or scenic values were degraded or damaged, and managed for primitive recreational opportunities. These management decisions would have long-term, beneficial impacts on those user groups that seek solitude and dispersed and remote recreational opportunities (non-mechanized or specialized users) because the area would be managed for opportunities that they prefer, but would highly limit the recreational opportunities for mechanized user groups (scenic driver, motorized OHV, and mountain bikers).

4.3.10.3.1.2. Alternative B

Under Alternative B, cultural sites within the Monticello PA would be closed to recreational use if the Monticello FO determines that recreational activities pose a risk to cultural resources. Also, in order to protect and preserve the planning area's cultural resources, climbing aids and ropes

would be prohibited to access cultural sites/ruins except in emergencies or administrative needs. These management decisions would have long-term, beneficial, preservation-related impacts on recreation resources because cultural sites are a component of the recreational opportunities within the PA, and protecting these recreational resources would preserve cultural/interpretive-recreational opportunities.

Under this alternative, specific management plans and SRMA status would be developed for culturally sensitive areas within Cedar Mesa that could potentially limit or restrict recreational activities to protect cultural resources. This would have long-term, preservation-related beneficial impacts on recreation resources that include a cultural resource component by reducing the likelihood of recreation-related degradation of or loss of recreational opportunities.

To protect cultural resources, this alternative would create CSMA in areas known to have a high density of cultural resource sites, and/or sites that may be eligible for NRHP designation and provide recreational opportunities for cultural resource interpretation. These management areas would include Comb Ridge CSMA (30,752 acres), the Tank Bench CSMA (2,646 acres), the Beef Basin CSMA (20,302 acres), and the McLoyd Canyon-Moon House CSMA (1,607 acres). Other special management areas for cultural resources would include the current Grand Gulch National Historic District (contained with the Cedar Mesa SRMA), the Hole in the Rock Trail, and the Old Spanish National Historic Trail.

The proposed Comb Ridge CSMA would be managed for heritage tourism, OHV use would be limited to designated routes, the CSMA would be closed to dispersed camping (with camping only in designated areas), hiking would be allowed only on designated trails, and a campground would be developed in Comb Wash. These management decisions would be beneficial to recreation resources in the long-term by reducing the likelihood of recreation-related degradation or loss of recreational opportunities within the CSMA, and by enhancing the recreational experience from improved and/or expanded recreational facilities. The impacts on user groups would be variable; there would be beneficial recreational opportunities for scenic drivers, motorized, and mountain biking recreational user groups from a designated route/trail system and recreational facilities. The recreational opportunities for non-mechanized dispersed hiking, equestrian, backpacking, and specialized recreation would be few to none because of the prohibitions on dispersed camping; the low likelihood of satisfying recreational experiences that include solitude, a sense of remoteness and an undeveloped, natural environment; and the high likelihood of user conflicts between mechanized and non-mechanized user groups. Also under this alternative, recreation users would be required to obtain a permit to access Butler Wash east of Comb Ridge. The permit process would require viewing a video on low-impact recreation at Sand Island or the Kane Gulch Ranger Station. The impacts on the recreational experience caused by the additional travel time to and from these sites to watch a video would be adverse for all user groups (the Kane Gulch Station would be approximately 22 miles one-way from the entrance to Butler Wash), and there would be a potential for non-compliance with the permitting process for this area because of the perceived inconvenience, delay, and expense.

The proposed Tank Bench CSMA management decisions would have impacts on recreation resources similar to those discussed for Comb Ridge above, but to a lesser degree, as no recreational facilities are proposed for the area. The impacts on recreational user groups would be beneficial in the long-term for scenic drivers and non-motorized users (day hikers). The area is proposed as closed to OHV use, so the recreational opportunities for motorized OHV and

mountain biking recreational users would be few to none, with long-term, adverse impacts to these user groups. Closing the area to OHV recreational opportunities would have long-term, beneficial impacts to non-mechanized and specialized user groups, as resource user conflicts with motorized users would be reduced and the opportunities for solitude, quiet, and a sense of remoteness would be enhanced.

The proposed Beef Basin CSMA management decisions would have impacts on recreation resources similar to those discussed for Comb Ridge, as OHV use and hiking would be confined to designated routes, primitive car camping would be at designated sites only, and car camping facilities would be developed for primitive camping. The impacts on recreational user groups would be similar to that discussed for the Comb Ridge CSMA because this area would also be managed for heritage tourism, except that additional restrictions would be placed on specialized (rock climbing) user groups to protect rock art.

The proposed McLoyd Canyon-Moon House CSMA would have impacts on culturally related recreation resources similar to those discussed for Comb Ridge: camping would be restricted to designated areas, visitors would be prohibited from entering the Moon Room and adjoining rooms at Moon House and hiking would be allowed only on designated trails. These management decisions would have long-term, beneficial impacts on the recreation-related cultural resource by reducing the likelihood of recreation-related degradation or loss of recreational opportunities and experiences. There would be long-term, beneficial impacts on non-motorized users, and on non-mechanized users that do not require dispersed, remote recreational opportunities (i.e., day hikers) because the hiking and driving route restrictions would be more compatible with these user groups. The recreational opportunities for non-mechanized dispersed hiking and backpacking, motorized, scenic driver, and specialized recreation would be available within the surrounding Cedar Mesa SRMA with long-term, beneficial impacts on these users; however, management decisions to protect the cultural site would impose restrictions or controls on site visitation, pets, campfires, and waste management that could adversely reduce the level of satisfying recreational experiences within the CSMA.

As the proposed Grand Gulch National Historic District lies within a WSA, the restrictions on surface disturbances and activities that could potentially affect the area would be greater to preserve the wilderness characteristics of the WSA, as required by the IMP. The historic district would be closed to OHV use, with trails and camping areas designated as necessary to protect cultural resources. These management decisions would have long-term, beneficial impacts on culturally related recreation resources similar to those discussed for Comb Ridge CSMA above. The impacts on scenic drivers, motorized, mountain biking, and specialized mechanized user groups experiences would be long-term, substantial reductions in recreational opportunities. Activities associated with these activities would be prohibited within the WSA because of their potential for surface disturbances and the potential degradation of wilderness values. Non-mechanized users would benefit in the long-term because of the recreational opportunities for remote and dispersed camping, hiking, and backpacking.

Compared to Alternative A, this alternative would have more long-term, beneficial impacts on recreation resources within the proposed Comb Ridge, McLoyd Canyon-Moon House, Tank Bench and Beef Basin CSMA because recreation-related cultural resources would be protected and maintained and opportunities for education and interpretation would be preserved. Compared to Alternative A, the impacts to the proposed Grand Gulch Historic District under this alternative

would be negligible because the area would continue to receive protection under the area's WSA land status. Under this alternative, approximately 62,567 acres (including the current Grand Gulch Historic District) would be designated for protection of cultural resources. Compared to Alternative A, this alternative would have greater long-term, beneficial impacts on recreation resources because these areas would be managed for protection of their cultural/recreational resources under CSMA management plans. Compared to Alternative A, this alternative would have fewer recreational opportunities for user groups because protection-related management decisions would limit or prohibit some activities that would be allowed under Alternative A. Thus, there would be more adverse, long-term impacts to recreational opportunities under Alternative B than under Alternative A. However, unlimited use by recreation user groups under Alternative A would potentially create resource use conflicts between user groups. Alternative B, by limiting or prohibiting recreational activities in specified areas, would beneficially reduce resource use conflicts. When compared to Alternative A, Alternative B would have more certain long-term, beneficial impacts because reducing resource use conflicts would increase the likelihood that scenic driver, motorized OHV, mountain biking, and non-mechanized user groups would have satisfying recreational experiences.

4.3.10.3.1.3. Alternative C

The cultural resource management decisions on recreation resources would be similar to those discussed under Alternative B for the proposed Comb Ridge, McLoyd Canyon-Moon House, Tank Bench, and Beef Basin CSMA's because the management decisions would be similar. The Old Spanish National Historic Trail would have impacts similar to those discussed under Alternative B.

4.3.10.3.1.4. Alternative D

Under this alternative, Comb Ridge, Tank Bench and Beef Basin would not be managed as CSMA's. Comb Ridge would be managed for OHV use on designated routes. Beef Basin would prohibit climbing aids except as hiking route aids, develop a commercial campground in the Ruin Park area, and close campsites that degrade or adversely impact cultural sites. Management decisions under this alternative would be beneficial to recreation resources in the long-term, similar to those discussed under Alternative B, by reducing the likelihood of recreation-related degradation or loss of recreational opportunities within these areas, but to a lesser degree because these areas would be managed with fewer resource-protecting management decisions when compared to the other action alternatives. The impacts on user groups under this alternative would be more beneficial in the short-term because fewer restrictions and prohibitions on activities within these areas would create more opportunities for all user groups. In the long-term, the impacts on user groups would be adverse because of the potential for increased resource user conflicts and degraded recreational resources, as discussed under Alternative A. Compared to Alternative A, this alternative would have more beneficial impacts on recreation resources in the short term because of the proposed resource protection measures, but in the long-term the increased likelihood of recreation user conflicts and the likely degradation of recreation resources would have impacts similar to those discussed under Alternative A.

The impacts of management decisions under this alternative on the McLoyd Canyon-Moon House CSMA would be similar to those discussed under Alternative C because the management decisions are similar.

The impacts of management decisions on the Grand Gulch National Historic District would be similar to those discussed under Alternative C because the management decisions are similar.

4.3.10.3.1.5. Alternative E

Under this alternative, management decisions for the Beef Basin, Tank Bench, and the McLoyd Canyon-Moon House CSMA, the Old Spanish National Historic Trail, and the Grand Gulch Historic District would be similar to those discussed under Alternative B because the management decisions are similar to Alternative B. Under this alternative there are no lands with non-WSA wilderness characteristics that lie within these cultural/recreational areas (that might otherwise limit the recreation opportunities within these areas).

Within the Comb Ridge CSMA, 18,514 acres (49% of the area) would be managed to protect the wilderness values of the non-WSA lands with wilderness characteristics. The impacts on recreation resources would be beneficial in the long-term, similar to the discussion under Alternative B. Within the protected non-WSA lands with wilderness areas, the beneficial impacts to culturally related recreation resources would be enhanced by the increased restrictions on surface disturbances imposed by VRM Class I management objectives and prohibitions of OHV use. The impacts on resource user groups would be the same as discussed under Alternative B because the area's proposed recreational management decisions emphasizing heritage tourism would be the same. The impacts on recreation users from the permitting process for Butler Wash would be the same as discussed under Alternative B.

4.3.10.3.1.6. Proposed Plan

Under the Proposed Plan, the Grand Gulch National Historic District (37,388 acres), Comb Ridge and Butler Wash (30,752 acres) and McLoyd Canyon-Moon House (1,607 acres) would be managed as a recreation management zones (RMZs) within the Cedar Mesa SRMA. Tank Bench (2,646 acres) and Beef Basin (20,302 acres) would be managed as SRMAs, with emphasis on cultural resource protection. The impacts would be beneficial in the long term for all resource users because of the protective and preservation prescriptions applied to cultural resources within these recreation management areas, and from preservation of recreational opportunities for resource interpretation. The proposed Grand Gulch Historic District would have impacts similar to those discussed under Alternative B, but to a greater beneficial degree, because while the area would continue to be managed under WSA surface disturbance restrictions and because the cultural resource management decisions would be similar, additional recreational opportunities for pack animal camping would be available. The Old Spanish National Historic Trail would have impacts similar to those discussed under Alternative B.

4.3.10.3.2. IMPACTS OF LANDS AND REALTY DECISIONS ON RECREATION

There are no specific lands and realty management decisions under the alternatives and the Proposed Plan that are applicable to recreation. Management decisions common to all of the alternatives and the Proposed Plan that would potentially impact recreation resources include those proposed to protect Monticello PA resources during commercial filming projects. Management decision stipulations that require protection of habitat, soils, and cultural resources and prohibit the use of explosives or pyrotechnics or the introduction of exotic species would have short-term and long-term, beneficial impacts to recreation by preserving recreation resources. Prohibitions on pyrotechnics and explosives would have short-term, beneficial

impacts on opportunities for non-mechanized, river floating, specialized, and mountain biking user groups because the potential noise and light distractions caused by these devices would not be a source of disturbance to those who seek recreational opportunities that can provide solitude and/or minimal artificial distractions. Protection of soils, water, air, vegetation, and wildlife during filming projects would have long-term, beneficial impacts on all recreational users because maintaining recreational resources would increase the likelihood that they would have satisfactory recreational experiences.

Management decisions common to all of the action alternatives and the Proposed Plan would establish avoidance and exclusion areas for proposed ROWs. These areas would include non-WSA lands with wilderness characteristics (under Alternative E and the Proposed Plan), ACECs, WSAs, WSR segments, developed recreation sites, and special emphasis and hiking areas. The impacts on recreation would be similar to the above discussion: long-term, beneficial protection of resources from surface disturbances, which would benefit all user groups because opportunities would be maintained for satisfying recreational experiences.

4.3.10.3.3. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON RECREATION

Under all of the alternatives and the Proposed Plan, 128,098 acres would be unavailable for livestock grazing because of vegetation, wildlife, recreation, or other resource concerns. This would have long-term, beneficial impacts on all user groups, as high scenic quality and naturalness are generally common to all recreational user expectations. Cattle tend to disrupt the backcountry experience sought by hikers, mountain bikers, and backpackers because of the presence of manure along trails and at camp sites, the consumption of wildlife forage (that potentially reduces wildlife viewing opportunities), and surface disturbances that contribute to soil compaction and soil erosion and indirectly exacerbate the opportunities for exotic species establishment and spread. Proper grazing management through the livestock grazing standards and guidelines would reduce these impacts to all recreation user groups.

4.3.10.3.3.1. Alternative A

Alternative A would make 16,599 acres, which are included in the total 128,098 closed acres and discussed above, unavailable to livestock grazing within the 5 side canyons of Comb Wash (Mule (south of highway U-95), Arch, Fish, Owl, and Road canyons). The impacts on recreation resources and resource user groups in these areas would be beneficial in the long-term, for reasons as discussed above.

4.3.10.3.3.2. Alternative B

This alternative would make 13,062 additional acres unavailable for livestock grazing. Alternative B would also develop additional seasonal use restrictions and forage utilization limits on grazing in riparian areas found to be Functioning At Risk and Non-Functional, potentially closing land available for livestock grazing. These management decisions would have beneficial, long-term impacts on recreation resources and on recreational opportunities for resource users, as discussed under Alternative A.

4.3.10.3.3.3. Alternative C

Alternative C would have impacts on recreation resources and users similar to those discussed under Alternative B because the proposed management decisions would be similar (except for altered areas unavailable for grazing in Mule Canyon (south of U-95 only)). Compared to Alternative A, this alternative would have impacts similar to those discussed under Alternative B for the same reasons.

4.3.10.3.3.4. Alternative D

Alternative D would make approximately 13,062 acres within the Monticello PA unavailable for livestock grazing, with impacts on recreation resources similar to those discussed under Alternative B because the proposed management decisions would be similar. Compared to Alternative A, this alternative would have similar impacts on recreation resources, but to a slightly more beneficial degree, because the number of acres unavailable for livestock grazing would be slightly higher (a 1% increase in exclusions compared to Alternative A).

4.3.10.3.3.5. Alternative E

The impacts of this alternative on recreation would be the same as discussed under Alternative B because the proposed grazing decisions are the same.

4.3.10.3.3.6. Proposed Plan

The Proposed Plan would have impacts on recreation resources and users similar to those discussed under Alternative B because the proposed management decisions would be similar (except for additional areas unavailable for grazing in south Mule Canyon). Compared to Alternative A, the Proposed Plan would have impacts similar to those discussed under Alternative B, for the same reasons.

4.3.10.3.4. IMPACTS OF MINERALS DECISIONS ON RECREATION

4.3.10.3.4.1. Alternative A

Under Alternative A, approximately 1,238,230 acres would be available under standard stipulations and timing and controlled surface use leasing stipulations for oil and natural gas exploration and development (69% of the planning area). It should be noted, however, that the RFD predictions for minerals development are that an average total of 73 natural gas or oil wells would be drilled, with a total surface disturbance of approximately 699 acres within 15 year after approval of the proposed RMP. Under this alternative, the predicted surface disturbances on BLM-administered lands within the planning area from geophysical activities over the lifetime of the proposed RMP would be 886 acres. All of the geophysical surface disturbances would be reclaimed within 10 years. Also, locatable and salable minerals development (e.g., uranium, vanadium, and gold mining; sand, gravel, stone, limestone, and clay quarrying) would cause approximately 851 acres of surface disturbances within 15 years after approval of the proposed RMP. Thus, the expected potential disturbance from oil and natural gas exploration and development and related disturbances would be 2,436 acres or approximately 0.14% of the planning area.

The impacts on recreation resources from the drilling of approximately 73 oil or gas wells within the Monticello PA and other minerals activities would be minor because of the very small area of potential surface-disturbance impacts and the likelihood that this relatively small area would potentially impact visual/scenic quality to a minor degree. Additional long-term, beneficial motorized OHV recreational opportunities may be created along oil and gas well access roads if these roads were open for public access, but the impacts on these recreational opportunities would be minor, as the access roads would be short spur roads from existing roads within the planning area and the access roads would be reclaimed at the end of the well lifecycle. The impacts on recreational resource user groups that expect to experience naturalness, isolation, and high levels of scenic quality (non-mechanized, mountain biking, specialized, and river floating users) would be negligible to minor in the long-term because all wells located within high-scenic quality viewsheds (designated VRM Class I and Class II areas) would be required to meet visual resources objectives so that the visual intrusions are either hidden from or not noticeable to the casual viewer.

4.3.10.3.4.2. Alternative B

Under Alternative B, approximately 1,241,909 acres would be available under standard stipulations and timing and controlled surface use leasing stipulations for oil and natural gas exploration and development. The potential impacts of mineral exploration and development on recreation resources and resource user groups would be the same as discussed above under Alternative A because the RFD forecast for minerals development within the planning area would be similar. Under this alternative, the RFD predicts that an average of 66 wells would be drilled during the next fifteen years causing surface disturbances on approximately 636 acres. The predicted surface disturbances within the planning area from geophysical activities over the next fifteen years would be 794 acres, and disturbances caused by salable and locatable minerals development would be 851 acres (the same as Alternative A). The expected total disturbance under this alternative would be approximately 2,281 acres, with total reclamation of geophysical disturbances within 10 years of the activity. Compared to Alternative A, the expected potential disturbance from oil and natural gas exploration and development and geophysical activities would be the same (approximately 0.13% of the planning area). The impacts to recreation resources and users would be the same as discussed under Alternative A.

4.3.10.3.4.3. Alternative C

Under this alternative, approximately 1,348,973 acres would be available under standard stipulations and timing and controlled surface use leasing stipulations for oil and natural gas. The potential impacts on recreation resources and recreation users would be similar to those discussed above under Alternative A because the RFD predicts that an average of 74 wells would be drilled during the next fifteen years, with total surface disturbances of approximately 710 acres, 851 acres of disturbance from salable and locatable minerals development, and approximately 903 acres of surface disturbances from geophysical activities, totaling 2,464 acres (or 0.14% of the planning area). The expected potential disturbances from oil and natural gas exploration and development and other minerals activities would be similar to those discussed under Alternative A.

4.3.10.3.4.4. Alternative D

Under Alternative D, approximately 1,383,283 acres would be available under standard stipulations and timing and controlled surface use leasing stipulations for oil and natural gas. The expected potential disturbance from oil and natural gas exploration and development and geophysical activities would be similar to those discussed under Alternative A because the RFD predictions would be similar: an average of 75 wells drilled within 15 years after approval of the proposed RMP, with approximately 721 total acres of surface disturbances, 851 acres of disturbances from salable and locatable minerals development, and 924 acres of geophysical-related surface disturbances, totaling 2,496 acres (or 0.14% of the planning area). The impacts to recreation resources and user groups would be the same as discussed under Alternative A.

4.3.10.3.4.5. Alternative E

Under this alternative, approximately 582,360 acres of lands with non-WSA wilderness characteristics would be closed to minerals leasing and locatable and salable minerals disposal. This would reduce the area of potential surface disturbances from oil and gas development on lands leased under standard and timing and controlled surface use stipulations to 758,931 acres (a reduction of approximately 45% compared to Alternative A). The RFD prediction for oil, gas, and geophysical activities under this alternative would be a total of 54 wells drilled with expected surface disturbances on 519 acres, 851 acres of disturbances caused by salable and locatable minerals development, and 761 acres of disturbances caused by geophysical exploration, with a total surface disturbance of 2,131 acres. The adverse impacts on recreation from RFD-predicted activities would be similar to those discussed under Alternative A, but to a lesser degree, because more area would be protected from potential surface disturbances within those lands with non-WSA wilderness characteristics.

4.3.10.3.4.6. Proposed Plan

Under the Proposed Plan, approximately 1,224,807 acres would be available under standard stipulations and timing and controlled surface use leasing stipulations for oil and natural gas. The potential impacts on recreation resources and recreation users would be similar to those discussed above under Alternative A because the RFD predicts that an average of 72 wells would be drilled during the next fifteen years, with total surface disturbances of approximately 692 acres, 851 acres of disturbance from salable and locatable minerals development, and approximately 903 acres of surface disturbances from geophysical activities, totaling 2,446 acres (0.14% of the planning area). The expected potential disturbance from oil and natural gas exploration and development would be similar to Alternative A.

4.3.10.3.5. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON RECREATION

4.3.10.3.5.1. Alternatives A – D

Non-WSA lands with wilderness characteristics are not managed to retain their wilderness values under these alternatives. The impacts on recreation resources and user groups would be negligible because there are no management decisions that affect recreation.

4.3.10.3.5.2. Alternative E

Areas with non-WSA wilderness characteristics would be managed under Alternative E and the Proposed Plan only, with a total of 165,831 acres of non-WSA areas with wilderness characteristics that lie within Alternative E-proposed SRMAs. Recreation resources within the proposed SRMAs that contain these areas would receive increased beneficial protection from surface disturbances through management decisions to preserve the wilderness values within the non-WSA wilderness areas. These protective decisions would include closing the areas to OHV travel, managing under VRM Class I objectives to preserve high scenic quality, closing the areas to mineral materials disposal, managing as ROW exclusion areas, and prohibiting private and commercial woodland harvesting.

The impacts on primitive recreation users would be beneficial because naturalness, solitude, and outstanding opportunities for primitive recreation would be preserved and enhanced from closure/restrictions on surface-disturbing activities and other uses on a total of 582,360 acres of non-WSA lands with wilderness characteristics under Alternative E.

There could be adverse impacts to some specialized user groups because no competitive, motorized, or mountain biking events would be permitted in non-WSA lands with wilderness characteristics. Specialized recreational activities (e.g., rock climbing or BASE jumping) that would potentially degrade wilderness values could be restricted or prohibited. Prohibitions on OHV travel in these areas and on specialized activities that could degrade wilderness would have long term, adverse impacts on mechanized and specialized recreation user groups. Approximately 491,628 total acres of non-WSA lands with wilderness characteristics areas would be protected within the ERMA through the same decisions and with the same impacts on recreation resources and user groups as discussed above. Compared to Alternative A, Alternative E would be more beneficial to recreation resources and non-mechanized users because those areas protected as non-WSA wilderness characteristics areas would retain their wilderness values, and retain recreational resources for more non-mechanized recreational opportunities (where solitude, naturalness, and a sense of remoteness are desired experiences) in the long-term than under Alternative A. For mechanized users, this alternative would be more adverse than Alternative A because opportunities for OHV and mountain biking activities would be substantially reduced.

4.3.10.3.5.3. Proposed Plan

The Proposed Plan would manage a total of 13,600 acres of non-WSA lands managed for wilderness characteristics that lie within SRMAs. Recreation resources within the proposed SRMAs that contain these areas would receive increased beneficial protection from surface disturbances through management decisions to preserve the wilderness values within the non-WSA wilderness areas. These protective decisions would include managing under VRM Class II objectives to retain scenic quality, closing the areas to mineral materials disposal, limiting OHV travel to designated routes, prohibiting woodland harvesting, and managing as ROW avoidance areas. The impacts on primitive recreation users would be beneficial because naturalness, solitude, and outstanding opportunities for primitive recreation would be preserved and enhanced from closure/restrictions on surface-disturbing activities and other uses on a total of 88,871 acres of non-WSA lands with wilderness characteristics under the Proposed Plan. Compared to Alternative A, the Proposed Plan would be more beneficial to recreation resources and users because those areas protected as non-WSA wilderness characteristics areas would retain their

wilderness values, and would manage these areas for more recreational opportunities in the long-term for most user groups than under Alternative A: a broader range of mechanized and non-mechanized recreational opportunities would be available in non-WSA lands with wilderness characteristics under the Proposed Plan.

4.3.10.3.6. IMPACTS OF RECREATION DECISIONS ON RECREATION

General analysis assumptions on the impacts to recreation user groups are discussed above in Section 4.3.10. Additionally, it is assumed for analysis purposes that in order to reduce resource use conflicts and to preserve recreation resources, management decision restrictions or limitations on private and commercial recreational opportunities would have both beneficial as well as adverse impacts on recreation user groups. Restrictions on resource use would have long-term beneficial impacts on those recreational user groups that seek experiences associated with a natural, undeveloped, or pristine environment; remoteness; and solitude (in general, river floating, non-mechanized, and mountain biking groups) because restrictions would reduce the likelihood of crowding and resource use conflicts and increase the perception of solitude and remoteness, thus increasing the likelihood of satisfying recreational experiences for these groups. Related to this is the assumption that resource restrictions on commercial permits and commercial group sizes would create more long-term, beneficial recreational opportunities for private, non-commercial users for the same reasons as discussed above: less crowding within a river corridor or on a biking or hiking route would increase the perception of solitude and remoteness, which would increase the likelihood of a satisfying experience for users who seek these recreational qualities.

It is assumed that the proposed restrictions on resource use would also cause short-term, adverse access-related impacts, as users would be denied the opportunity to recreate in a given area, as well as create competition for day use and camping permits for private and commercial uses. These potential reductions in commercial use would reduce recreational opportunities for those users who would rely on a commercial outfitter or a permitted activity for their recreational experiences.

Analysis assumptions for recreation-related waste management and the use of fire pans include the following: by minimizing the amount of waste found around popular recreational areas, it is assumed that the short-term inconvenience of removing or burying waste would be outweighed by the long-term beneficial impacts to the recreational experience that include preservation of visual resources, human health benefits, and maintenance of unspoiled natural and cultural resources. The use of fire pans would have short-term and long-term beneficial impacts on recreation resource and opportunities because they would reduce the risk of recreation-caused wildland fire that could destroy recreation resources. Short-term beneficial impacts would include the safety of those recreating within an area, while the long-term beneficial impacts would include the preservation of the natural and cultural resources within the Monticello PA. A summary of the data contained within the proposed recreation management decisions (and used in the analysis), by alternative, is shown below in Tables 4.84, 4.85, and 4.86 and in Maps 36–40.

4.3.10.3.6.1. San Juan River SRMA

Alternative A

Under this alternative, recreation management decisions would continue under current conditions, and the 15,100-acre San Juan River SRMA would continue to be impacted by conditions and trends as discussed in the Chapter 3 Recreation Section 3.11.2.5.

Current management decisions for river use include restrictions on motorized use, launch limits of 40,000 user days per year, limitations on group size, and a 50% commercial use limitation of total river use. Launch limits and commercial and group limits currently allow recreational opportunities for a large number of users. However, based on the recreational expectations of the river floating user group discussed in Section 4.3.10, the permitted use of motorized boating and the large number of permitted river floaters would reduce the likelihood of a satisfactory recreational experience for those users expecting to experience isolation, a pristine and non-motorized environment, and remoteness. The large percentage of commercial use would also limit, in the short-term, the river recreational opportunities of private users because half the allocation for permitted river use would only be available to commercial users.

Table 4.114. Summary of Recreation Management Decision Analysis Data for Special Recreation Management Areas (SRMAs)

	Decision Type	Alternative A	Alternatives B and E	Alternative C	Alternative D	Proposed Plan
San Juan River SRMA						
	Launch limits (user days/year)	40,000	30,000	40,000	45,000	40,000
	Trip size (group #)	25	20	25	35	25
	Commercial (% of total trips per day)	50%	30%	40%	50%	40%
Cedar Mesa SRMA						
Mesa Top Day Use	Trip size (group #) private and commercial	No Limit	10	12	12	24
Mesa Top Camping	Trip size (group #) private and commercial	No Limit	12	24	No Limit	24
	Dispersed vs. designated camping	Dispersed	Designated only	Designated 12–24 users	Designated 24+ users	Designated 20–24 users
In Canyon Day Use, Private	People per day per trailhead	No Limit	10	12	12	12
In Canyon Day Use, Commercial	Trip size (group #) per day	12	10	12	12	12
	Groups per day per trailhead	No Limit	1	1	2	1
In Canyon Permitted	Trip size (group #)	12	10	12	12	12
Overnight Camping	Dispersed vs. designated camping	Designated only	Designated up to 4–10 users	Designated 8–12 users	Designated 8–12 users	Designated 8–12 users
Private Use	Trip size (group #) per day	12	6	8	12	8
Commercial Use	Trip size (group #) per day	12	10	12	12	12
	Groups per day per trailhead	1	1	1	1	1
Trailhead Allocations, Overnight Visitors Per Day:	Kane	26	16	20	24	20
	Bullet	22	16	20	24	20
	Government	12	16	20	24	20

Table 4.114. Summary of Recreation Management Decision Analysis Data for Special Recreation Management Areas (SRMAs)

	Decision Type	Alternative A	Alternatives B and E	Alternative C	Alternative D	Proposed Plan
	Collins	22	16	20	24	20
	Fish/Owl	26	16	20	24	20
	Road Canyon	22	16	20	24	20
	Lime Creek	22	16	20	24	20
	Mule Canyons	22	16	20	24	20
	Slickhorn Canyons	22	16	20	24	
Dark Canyon SRMA						
	Trip size (group #) private	No limit	10	15	15	18
	Commercial	No limit	12	15	15	18
	Commercial trips per week	No limit	1	3	7	3
	Total private users per day	No limit	15	20	No limit	20

Table 4.115. Summary of Recreation Management Decision Analysis Data, Special Recreation Permits (SRPs)

Decision Type	Alternative A	Alternative B	Alternative C	Alternative D	Proposed Plan
Private Use					
Day use organized event in ERMAs	N/A	25 people	50 people	75 people	50 people
Overnight group or event in ERMA	N/A	15 people	25 people	50 people	25 people
Group OHVs on designated routes	N/A	15 OHVs	25 OHVs	No limit	25 OHVs
Mountain biking on designated routes	N/A	15	25	No limit	25
Group of riding/pack animals	N/A	10 animals	15 animals	20 animals	15 animals
Car camping	N/A	10 vehicles or 50 people	15 vehicles or 50 people	20 vehicles or 50 people	15 vehicles or 50 people
Commercial Use					
Groups size limits for commercial motorized events	Any commercial use	2 groups of 12 vehicles/day	Same as Alternative B	2 groups of 25 vehicles/day	Same as Alternative B

Table 4.115. Summary of Recreation Management Decision Analysis Data, Special Recreation Permits (SRPs)

Decision Type	Alternative A	Alternative B	Alternative C	Alternative D	Proposed Plan
Balloon festivals limits	Any commercial use	35 balloons	Same as Alternative B	Same as Alternative B	Same as Alternative B
Special OHV event limits	Any commercial use	350 total vehicles	Same as Alternative B	Same as Alternative B	Same as Alternative B
Commercial hiking in Comb and Butler Wash	Any commercial use	10 individuals	Same as Alternative B	N/A	Same as Alternative B

Table 4.116 SRMA Acreages, Under All Alternative and the Proposed Plan

SRMA	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Tank Bench	0	0	0	0	0	2,646
Beef Basin	0	0	0	0	0	20,302
San Juan River	15,100	10,203	9,859	6,365	9,859	9,859
Cedar Mesa	385,000	375,739	375,739	375,739	375,739	407,098
Dark Canyon	214,390	30,820	30,820	30,820	30,820	30,820
Indian Creek	0	89,271	89,271	89,271	89,271	89,271
White Canyon	0	2,828	2,828	2,828	2,828	2,828
Total	614,490	508,861	508,517	505,023	508,517	562,824

Under this alternative, vehicle access and camping would be restricted between Comb Wash and Lime Creek, and below Mexican Hat Bridge, which would have long-term, adverse impacts on non-river floating users by maintaining restrictions on recreation-related travel opportunities for access to and recreation within the SRMA. Other proposed management decisions would minimize resource use conflicts by designating certain reserved campsites along the river corridor, with timing stipulations that permit only one-night stays at each campsite. This would have beneficial, short-term impacts on the river recreational experience by dispersing users along the river corridor, which would reduce the perception of crowding and the impacts of human noise. Under this alternative, the permitted levels of visitation and the lack of resource protection management decisions would continue to have potentially long-term impacts to recreation resources because, as discussed in Section 3.11.2.5.1, intense river use and associated human-caused surface disturbances along the river corridor would continue to disturb riparian vegetation, create conditions for the spread of invasive species, impact special status species habitat, and degrade cultural resources.

Alternative B

Alternative B would manage the San Juan River as a 10,203-acre SRMA for the purposes of providing opportunities to engage in backcountry private and commercial river running, backcountry hiking and camping, horseback riding, and cultural site visitation. This alternative would designate and manage motorized boating within the San Juan River corridor for emergency use only. Riparian resources would be protected and launch limits would be set at 30,000 user days per year to improve the river running experience, with trip sizes limited to 20 people. Under this alternative, commercial users would also be restricted to 30% of the total river use. The impacts of these management decisions on river floating users would be beneficial in the long-term because the river floating experience would potentially be enhanced by creating conditions that reduce river use crowding and motorized noise and increase the sense of remoteness, solitude, and a pristine, natural environment. The opportunities for private users of the river would be beneficially increased in the long-term, while commercial river user recreational opportunities would be proportionally reduced. The proposed reductions in commercial river permits would also create increased competition among outfitters and those who would rely on a commercial outfitter for their recreational river opportunities within the SRMA because the opportunities for a commercially based river experience would be limited by the available permits. Under this alternative, vehicle camping restrictions would be limited to areas upstream of Comb Wash, and the bench above Sand Island would be closed to vehicle camping, and all areas within one-half mile of designated campsites would exclude vehicle camping. This would have long-term, beneficial impacts on river floating users by increasing the recreational opportunities for solitude and a sense of remoteness, but would limit the river recreational opportunities for all other user groups.

The land on the south bank of the San Juan River is owned by the Navajo Nation and camping is currently not permitted. Under this alternative, an MOU allowing camping on the south bank would be negotiated between the BLM, the NPS, and the Navajo Nation. If an MOU were agreed to, this management decision would potentially have long-term beneficial impacts on recreational opportunities for backcountry-river camping because the opportunities would be increased. The reduction in permits would have long-term, beneficial impacts on river floating recreational user groups because these conditions would increase the likelihood for a satisfactory

river floating experience in which a sense of isolation and a primitive backcountry experience is an important recreational expectation.

Under this alternative, vehicle camping would be allowed upstream of Comb Wash only, with exceptions along Lime Creek Road, the Mexican Hat Rock area, and the Mexican Hat Boat Ramp. Further restrictions under Alternative B would include closing the bench above Sand Island Recreation Area to vehicle camping and closing camping within one-half mile of designated campsites. Lime Creek Campground would be reserved for river runners only. Limiting the availability of camp sites and access along the river would potentially create a higher density of camping sites and a higher number of user impacts in areas where camping is allowed. This would potentially impact non-mechanized, specialized, and mountain biking users by degrading the overall recreational experience because the opportunities for isolation and a sense of remoteness would be marginally reduced. However, this would be offset somewhat by the designation of the Lime Creek campground (with designation contingent on project funding), which would decrease competition for campsites among river runners themselves, as well as between river runners and other recreationists. Livestock grazing restrictions and prohibitions on woodland harvesting under this alternative would have long-term, beneficial impacts on riparian resources and on the recreation resource components that lie along and within the riparian corridor, including wildlife habitat, vegetation, and scenic quality.

When compared to Alternative A, this alternative would reduce the number of annual launch limits from the current 40,000 under Alternative A to 30,000 user days per year. This 25% reduction in permitted use would increase the likelihood of satisfactory river recreational experiences where the expectation includes a sense of remoteness and solitude, and would reduce potential user conflicts and impacts on the resource by allowing river users to be more widely dispersed along the river corridor. Compared to Alternative A, Alternative B would have potentially greater long-term beneficial impacts on river floating users because it reduces the number of annual river permits, which would create more of an experience of solitude and a sense of isolation for those floating the river. However, this alternative would have more short-term, access-related recreational opportunity impacts on those potential river users who were unable to obtain permits to float the river. Compared to Alternative A, this alternative would have more beneficial preservation-related impacts on riparian resources. The long-term outcome of increasing the likelihood for satisfying private and commercial river running, backcountry, and cultural visitation recreational experiences within the proposed SRMA would include an enhanced appreciation for the area's cultural heritage, mental health maintenance from experiencing a quiet and natural environment, an improved sense of well-being from physical exercise, personal growth and development, an enhanced appreciation of the natural environment, tourist revenue from permits, and stimulation and a sense of achievement from river running challenges and risks.

Compared to Alternative A, Alternative B would reduce the size of the San Juan River SRMA to 10,203 acres (a 30% reduction in area compared to the 15,000 acres under Alternative A); however management decisions under Alternative B would seek to purchase private property and/or land development rights along the river to expand recreational areas within the SRMA boundary. This would have beneficial impacts on river recreation, if land purchases or development rights were acquired.

Alternative C

General management decisions under Alternative C would be the same as discussed under Alternative B, with similar impacts on recreation resources and resource users.

Management decisions under this alternative would allow motorized boating on the river, with impacts as discussed under Alternative A. An MOU with the Navajo Nation and the NPS would be sought under this alternative, and proposed designated camping and camping restrictions along the river corridor would have impacts as discussed under Alternative B. Commercial river use would be allowed up to 40% of the total river use, with impacts to recreational river users similar to those discussed under Alternative B. Launch limits of 40,000 user days per year would have impacts to recreation similar to those discussed under Alternative A because the management decisions are similar. The vehicle camping restrictions under this alternative would be the same as Alternative B, with similar impacts to recreation user groups. The impacts of grazing restrictions and woodland harvesting prohibition under this alternative would be the same as discussed under Alternative B because the management decisions are the same.

Compared to Alternative A, this alternative would manage the SRMA as 9,859 acres (a 33% reduction in size), with more potentially adverse impacts to recreational resources under Alternative C because the area managed for recreational resource protection would be reduced. Restrictions on grazing and woodland harvesting would have more beneficial impacts on recreation than Alternative A because recreation resources would receive more protection, and more designated campsites (assuming a successful, mutually beneficial MOU with the Navajo Nation and the NPS) would have more beneficial impacts on recreation user groups than under Alternative A. Under this alternative, the SRMA would be managed to maintain opportunities for remoteness and isolation within the bounds imposed by the permit and patrol system, which would be more beneficial to river users than Alternative A because Alternative A would not address these recreation qualities. Alternative C would have similar motorized boating and launch limit impacts as Alternative A.

Alternative D

General management decisions would be the same as discussed under Alternative B, with similar impacts on recreation resources and resource users.

Specific management decisions under this alternative would establish launch limits at 45,000 user days per year, motorized boating would be allowed, trip sizes would be limited to 35 individuals per trip, and commercial/private permit allocations would be evenly split. The impacts of these management decisions on recreational river users would be similar to those discussed under Alternative A. Management decisions to increase the number of designated campsites through an MOU with the Navajo Nation and the NPS with the purpose of reducing resource user conflicts along the river would have impacts similar to those discussed under Alternative B. Under this alternative, vehicle camping restrictions would be limited to the Sand Island area and all areas within one-half mile of designated campsites. This would have long-term, beneficial impacts on non-river floating recreation users by increasing the recreational opportunities for access to and recreation within the SRMA for scenic drivers, motorized, mountain biking, non-mechanized, and specialized recreation resource users.

Compared to Alternative A, the boundary of the SRMA under Alternative D would be reduced to 6,365 acres (a 58% reduction), thereby reducing the number of acres managed specifically for

recreational opportunities and SRMA recreation resource protection. However, while the SRMA boundary would be reduced when compared to Alternative A, those areas remaining within the proposed SRMA would receive greater resource protection than under Alternative A because more management decisions would be proposed to beneficially reduce resource use conflicts, protect recreation resources, and apply adaptive management to the SRMA for the protection of recreational resources and maintain and/or enhance recreational opportunities than would occur under Alternative A.

Alternative E

The impacts on recreation within the San Juan River SRMA would be the same as discussed under Alternative B for a portion of the SRMA (the area outside the non-WSA lands with wilderness characteristics).

Approximately 4,124 acres (40% of the proposed San Juan River SRMA) of non-WSA lands with wilderness characteristics lie within the San Juan River SRMA. Under Alternative E, the impacts to recreation for this SRMA would be that recreation resources would receive increased protection from surface disturbances through management decisions to preserve the wilderness values within the non-WSA wilderness characteristics areas. These protective decisions would include closing the areas to OHV travel, management under VRM Class I objectives to preserve high scenic quality, closure to firewood gathering, and closure to mineral leasing and mineral materials disposal.

The impacts on primitive recreation users would be beneficial because naturalness, solitude, and outstanding opportunities for primitive recreation would be preserved and enhanced from closure/restrictions on surface-disturbing activities and other uses on 4,124 acres in non-WSA lands with wilderness characteristics.

Proposed Plan

The management decisions under the Proposed Plan would be the same as discussed under Alternative C, with very similar impacts on recreation resources and resource users.

4.3.10.3.6.2. Cedar Mesa C-SRMA

Alternative A

Under Alternative A the area proposed as Cedar Mesa C-SRMA (under the action alternatives) would continue to be managed as part of the current 385,000-acre Grand Gulch Plateau SRMA. Camping would be allowed only at designated campsites, campfires would be prohibited, pets would be under human control at all times and excluded from sensitive sites, stock animal use would require a permit, and specified areas within the SRMA would be open or closed to stock animal use and subject to length of stay restrictions. Group sizes would be limited and stock animal herding would be prohibited and excluded from water sources and other sensitive sites. Stock use would be limited to existing trails. All of these management decisions would have long-term, beneficial impacts within the SRMA because these decisions would maintain the cultural and natural resource recreational opportunities within the SRMA by reducing or minimizing recreation user group impacts. Recreation user groups most likely to benefit from these management decisions would be those seeking primitive, dispersed, and remote recreational opportunities (non-mechanized hikers, equestrian, and stock animal users).

Alternatives B

The management decisions under Alternative B would establish the current Grand Gulch SRMA as the 375,739-acre Cedar Mesa Cultural SRMA (C-SRMA). The C-SRMA would be managed to provide cultural appreciation/interpretive related recreation, and backcountry to front country recreational opportunities. These opportunities would include rock art viewing, hiking, horseback riding, OHV riding, and camping. Pet and stock animal restrictions would be the same as discussed under Alternative A with additional stipulations that would exclude these animals from canyons requiring permits, which would have additional beneficial, preservation-related impacts on recreational resources. Woodland harvesting and collecting prohibitions and potential vegetation treatments and wildlife improvements within the proposed C-SRMA would also have long-term, beneficial protection-related impacts on recreation resources. There would be short-term impacts on vegetation and scenic quality from surface disturbances caused by vegetation and range treatments, as discussed under Fire Management. Under this alternative, dispersed camping would be allowed except in cultural at-risk areas, but permits would be required for a limited number of overnight camping and day hiking groups to preserve sensitive cultural resources. This would have long-term, beneficial impacts on recreation resource users by expanding the opportunities for remote, dispersed, backcountry recreational experiences by non-mechanized, mountain biking, and motorized user groups while still preserving sensitive recreational resources. The potential outcome of these recreational opportunities would be a greater likelihood for an appreciation and understanding of the natural environment and the area's cultural heritage, improved physical health and fitness from exercise, positive contributions to the local economy and increased revenues from tourist revenue, personal growth and development by confronting physical challenges in a remote setting, and maintenance of mental health from relaxation in an uncrowded, remote, and physically stimulating environment.

Compared to Alternative A, this alternative would have impacts that are more beneficial to recreational opportunities by allowing dispersed camping within the C-SRMA. There would be more long-term beneficial impacts to recreational resources under this alternative when compared to Alternative A because permitted vegetation, range, and wildlife improvements would enhance the recreational experience (e.g., improved wildlife habitat that would potentially increase the likelihood of satisfying wildlife observation experiences, a healthy mosaic of vegetation that provides a natural wilderness-like experience and better sight-seeing, etc.).

Alternative C

This alternative would have management decisions and impacts similar to those discussed under Alternative B (except for those decisions addressing pet and stock animal issues) because the management decisions are similar. Pet and stock animal-related management decisions would be similar to those discussed under Alternative A except that greater limitations would be applied to stock day use under Alternative C. Stock day use would be limited to one party per day per trailhead in all canyons requiring permits, which would have short-term, adverse, but minor, limitation-related impacts on stock use recreational opportunities for this user group, but long-term, beneficial impacts on the recreational resource through resource preservation. Also, greater limitations would be placed on pets and stock animals if resource monitoring and management determined that the presence of these animals was adversely affecting recreational resources. The impacts of this decision on recreational opportunities or resource user groups would be negligible to minor because pets are not an integral component of recreational resources or

opportunities within the C-SRMA and alternative stock trails and recreational opportunities would be available within the C-SRMA. The benefits from the recreational opportunities provided under this alternative would be similar to those discussed under Alternative B.

This alternative would have more beneficial impacts on recreation and resource users than Alternative A for reasons similar to those discussed under Alternative B because the management decisions are similar: more opportunities would be available for dispersed recreation, and more resource protection-related management decisions would be applied than under Alternative A to ensure the maintenance and preservation of recreation resources.

Alternative D

Alternative D would have management decisions and impacts similar to those proposed under Alternative C because the management decisions are the same, except for those decisions addressing pets and stock animals. Under this alternative, pets and stock would be prohibited or have limitations placed on their presence if monitoring determined they were causing adverse impacts to resources within the C-SRMA. Otherwise, stock and pet management decisions and impacts would be the same as discussed under Alternative A.

Compare to Alternative A, this alternative would have more beneficial impacts on recreational opportunities and resources for reasons similar to those discussed under Alternative B because the management decisions are similar. Pet and stock-animal management decisions would be more beneficial than Alternative A because greater limitations or prohibitions would potentially be placed on them under this alternative to protect recreation resources.

Alternative E

Under this alternative, the impacts on recreation would be the same as discussed under Alternative B, except that approximately 109,700 acres (29% of the proposed C-SRMA) would be protected from surface disturbances to preserve the wilderness values within non-WSA lands with wilderness characteristics. This would beneficially impact recreational resources within these areas through the application of greater restrictions and prohibitions on surface disturbances, including mineral leasing closure, no off-route OHV use, designation as VRM Class I, and closing these areas to firewood collection and woodland harvesting. The impacts on non-mechanized resource user groups would be the same as the discussion under Alternative B because the opportunities for remote, dispersed, backcountry experiences would remain. However, the exclusion of OHV motorized (and mountain biking) travel within the non-WSA wilderness characteristics areas would have adverse impacts on OHV recreational opportunities within these areas. In comparing this alternative with Alternative A, Alternative E would have more beneficial impacts on non-mechanized users, but more adverse impacts on mechanized users because of the restrictions placed on non-WSA lands with wilderness characteristics within the C-SRMA.

Proposed Plan

The Proposed Plan would manage Cedar Mesa as a SRMA, but would have management decisions and impacts similar to those discussed under Alternative B (except for those decisions addressing pet and stock animal issues, emphasis zones, and non-WSA lands with wilderness characteristics [see below]) because the management decisions are similar. Pet and stock animal-related management decisions would be similar to those discussed under Alternative A except

that greater limitations would be applied to stock day use under the Proposed Plan. Stock day use would be limited to one party per day per trailhead in all canyons requiring permits, which would have short-term, adverse, but minor, limitation-related impacts on stock use recreational opportunities for this user group, but long-term, beneficial impacts on the recreational resource through resource preservation. Also, greater limitations would be placed on pets and stock animals if resource monitoring and management determined that the presence of these animals was adversely affecting recreational resources. The impacts of this decision on recreational opportunities or resource user groups would be negligible to minor because pets are not an integral component of recreational resources or opportunities within the SRMA and alternative stock trails and recreational opportunities would be available within the SRMA. The benefits from the recreational opportunities provided under the Proposed Plan would be similar to those discussed under Alternative B.

Under the Proposed Plan, the 375,739-acre Cedar Mesa SRMA would include two emphasis zones: Comb Ridge (30,752 acres) and McLoyd Canyon-Moon House (1,607 acres), for a total SRMA acreage of 407,098 acres. The emphasis within these zones would be placed on cultural resource protection and recreational use, which would benefit scenic driving, OHV users, non-motorized (mountain biking), and non-mechanized users that seek cultural resource interpretive experiences.

Under the Proposed Plan, 13,600 acres (4% of the proposed Cedar Mesa SRMA) would be managed as non-WSA lands with wilderness characteristics for the preservation of wilderness values. Beneficial, minor impacts to recreation resources and user groups would result from the additional restrictions or prohibitions on surface disturbances within these areas. The impacts would be minor because the proposed SRMA under this alternative would be managed to maintain the area's cultural resources and natural environment for a range of recreational opportunities (including OHV recreational use on designated routes, and non-mechanized activities throughout these areas) as discussed under Alternative B, which would be consistent with the management prescriptions to preserve non-WSA lands with wilderness characteristics (prohibited commercial woodcutting, OHV use limited to designated routes, and ROW avoidance areas).

This alternative would have more beneficial impacts on recreation and resource users than Alternative A for reasons similar to those discussed under Alternative B because the management decisions are similar: more opportunities would be available for dispersed recreation, and more resource protection-related management decisions would be applied than under Alternative A to ensure the maintenance and preservation of recreation resources.

4.3.10.3.6.3. Grand Gulch

Alternative A

Under Alternative A, 385,000 acres would continue to be managed as the Grand Gulch Plateau SRMA through the management decisions established in the 1991 RMP. As a continuation of current management, the SRMA would be impacted by conditions and trends discussed in Section 3.11.4.2. These include the potential for increased resource use conflicts, disturbance of cultural resources within the SRMA, and trampling of vegetation and disturbance to wildlife from recreationists.

Grand Gulch/Cedar Mesa Top Day Use and Camping

Under this alternative, the Cedar Mesa mesa top would remain open to dispersed camping, no permits would be required, and there would be no limitations on the number and size of user groups. The beneficial impacts for all recreation user groups under Alternative A would be short-term because current recreational management would provide unrestricted opportunities for non-mechanized recreational groups that seek remoteness, solitude, and primitive backcountry experiences. The long-term impacts of unrestricted resource use would include recreational resource degradation across the mesa top from an increasing number of unrestricted recreational resource users. Current trends and conditions (see Section 3.11.3) indicate that this type of unrestricted recreational use is likely to result in visitor overcrowding, resource use conflicts, and resource degradation, with potentially adverse impacts on all recreation user groups.

Grand Gulch/Cedar Mesa In-Canyon Day Use

Management decisions for in-canyon day use within the Grand Gulch SRMA limit commercial and private groups sizes by setting the group size limits at 12 individuals, but they do not limit the number of parties per day along trails. Permits are required for commercial groups. As discussed above, the impacts of these management decisions would have beneficial short-term impacts on non-mechanized users because the recreational opportunities for experiencing daytime in-canyon hiking and sightseeing are essentially unrestricted. As the popularity of the area increases, as is indicated by current trends, the long-term impacts would include resource use conflict and recreational experience degrading impacts for those seeking a recreational experience that includes solitude, quiet, and uncrowded trails because there are no private or commercial restrictions on access to any of the day use canyons.

Grand Gulch/Cedar Mesa In-Canyon Camping

Under Alternative A, current management limits group sizes (see Table 4.114 above) and no overnight camping party may spend more than two consecutive nights at a campsite near Junction Ruin, Turkey Pen Ruin, Jailhouse Ruin, or the mouth of Bullet Canyon. Camping would be permitted in all established campsites only, away from any cultural resources and riparian areas. No campfires would be allowed.

In-canyon management decisions would restrict the number of people allowed to camp within the canyons, which would have protection-related beneficial impacts on both recreation-related cultural and natural resources while maintaining recreational opportunities for in-canyon isolation and a sense of solitude (recreational qualities that are sought by non-mechanized recreational user groups). Non-mechanized user groups may experience short-term impacts on the range of available in-canyon camping recreational opportunities because of the limitations placed on the number of users allowed to camp, where they may camp, and how long they may camp. In-canyon camping restrictions would have long-term preservation-related beneficial impacts on recreation resources by restricting the potential surface disturbances caused by camping to specific areas and requiring waste management and disposal at campsites. Restrictions on in-canyon length-of-stay would beneficially provide more recreational opportunity in the long-term for more non-mechanized user groups because more groups could potentially receive in-canyon camping permits during the camping season.

Alternatives B and E

Grand Gulch/Cedar Mesa-Top Day Use and Camping

Under the action alternatives (Alternatives B, C, D, and E) and the Proposed Plan, the Grand Gulch area would be managed as the Cedar Mesa SRMA to provide cultural appreciation/interpretive-related recreation and backcountry to front country recreational opportunities. These managed opportunities would include rock art viewing, hiking and backpacking, horseback riding, OHV riding, and camping.

Management decisions under Alternatives B and E would permit an unrestricted number of day use groups on the mesa top, but limit group size for commercial and private recreational use to 10 individuals per group. Camping would be permitted in designated campsites with limitations on group size (12 individuals per group) for commercial and private groups. Waste removal would be required for overnight camping, and campsites would be closed if adaptive-management monitoring detected that recreation users were adversely impacting sensitive mesa top cultural sites. The impacts of these management decisions on mesa top recreational resources would be beneficial in the long-term because cultural resources would be protected, the intensity of surface disturbances caused by non-mechanized recreational user groups would be reduced by reducing group sizes and restricting campsites, and waste removal from campsites would reduce the impacts to natural resources. The impacts on resource users would also be beneficial in the long term: limiting both day use and camping group sizes would increase the likelihood of a satisfying recreational experience by limiting the noise, overcrowding, and use conflicts associated with large groups. Waste removal would have short-term and long-term, beneficial impacts on resource users by maintaining a satisfying recreational camping experience. Limiting group size would have negligible impacts on recreational opportunities for non-mechanized recreational users because there are no limits on the number of groups permitted on the mesa top. The potential outcome of increasing the likelihood of satisfying recreational experiences through the proposed management decisions would have beneficial impacts on resource users as discussed under Alternatives B and E, Cedar Mesa SRMA.

Compared to Alternative A, these alternatives would have more beneficial impacts on mesa top day use and camping recreational opportunities because limitations on group size, waste removal requirements, the requirement for designated camping, and monitoring of cultural resources would provide more protection to recreational resources, reduce the potential for resource use conflicts, and reduce the intensity of recreation-caused surface disturbances to the recreation resource.

Grand Gulch/Cedar Mesa In-Canyon Day Use

In-canyon day use for commercial and private groups would have limitations on group size and group numbers per day (group size limits of 10 individuals for commercial and private; one commercial group every other day per trailhead, one private group per day per trailhead). In-canyon areas would be closed to commercial use, as needed to protect cultural and natural resources, and permits would be required for private and commercial groups. The impacts of these management decisions on recreational resources would be beneficial in the long-term because the intensity of recreation-caused surface disturbances within the canyons would be reduced and natural and cultural recreation resources would be protected. Under these alternatives, there would be potential impacts of 10 visitors per day per trailhead from private users, and five visitors per day per trailhead for commercial users (totaling 15 visitors per day

per trailhead). The impacts on in-canyon recreation users would be short-term, but minor on those non-mechanized users who seek in-canyon recreational opportunities but do not immediately receive an in-canyon permit because of group size and number limitations. The long-term impacts on resource users seeking an in-canyon recreational opportunity would be beneficial because group size and number limits (i.e., a reduction in the density of in-canyon recreation users) would: (1) beneficially increase the likelihood of a satisfying experience in which remoteness, isolation, and quiet are expected; and (2) reduce the likelihood of resource use conflicts between in-canyon day use groups.

Compared to Alternative A, these alternatives would have more beneficial, long-term impacts on recreation resources and on non-mechanized user groups because more resource protection-related management decisions would be applied to in-canyon day use. Alternatives B and E would have more long-term beneficial impacts on recreation resource users than Alternative A because more restrictions on group size and numbers would, in the long-term, create in-canyon group conditions that increase the likelihood for satisfying in-canyon recreational experiences.

Grand Gulch/Cedar Mesa In-Canyon Camping

The management decisions applicable to in-canyon camping would be the same as discussed under Alternative A except that designated campsites would be assigned based on group size and if stock animals are included in the group, limitations on group camping would be applied if monitoring determined that recreation activity was adversely impacting in-canyon cultural resources, limits on the size and number of private and commercial in-canyon camping groups would be applied, and requirements for waste removal would be enforced if monitoring determined that recreation-related waste was threatening public health and/or in-canyon resources. Under these alternatives, private group size would be limited to six individuals per day for each trailhead, and commercial groups would be limited to 10 individuals per day for each trailhead. Overnight camping use for the major trails in the proposed SRMA would be limited to 16 visitor days per trail. The impacts of these management decisions on recreation resources would be similar to the impacts discussion for Grand Gulch/Cedar Mesa top day use, in-canyon day use, and mesa top camping.

Compared to Alternative A, these alternatives would have impacts that are more beneficial to recreation resources and on recreation resource users for the same reasons as discussed under Grand Gulch/Cedar Mesa top day use, in-canyon day use, and mesa top camping.

Alternative C

Grand Gulch/Cedar Mesa Top Day Use and Camping

Day use management decisions and impacts would be the same as those discussed under Alternative B except there would be no group size limits, commercial or private, for groups using Kane Gulch Ranger Station, Mule Canyon Ruin, Salvation Knoll, and other sites as identified. Group size limits of 12 individuals for other private and commercial use on the mesa top would be applied, but there would be no limits on group numbers. The long-term impacts of unrestricted group size limits on recreation resources in the developed, day use areas would be negligible to minor because: (1) these sites have been managed and designed to accommodate large number of visitors and (2) adaptive management would be applied to these areas (as discussed under management decisions common to action alternatives) to ensure that resource degradation would not occur. The impacts on recreation resource users (primarily motorized

scenic drivers and non-mechanized day hikers) would be negligible because site visitation has not required a permit.

Mesa top camping management decisions and impacts would be the same as discussed under Alternative B except group size limits would be doubled (to 24 individuals) for commercial and private groups, and large groups (12–24 individuals) would be assigned designated campsites to accommodate the large group size. Increasing the group size limits under this alternative (that is, potentially doubling the number of individuals permitted to camp on the mesa top when compared to Alternative B) could have impacts on recreational opportunities to experience remoteness, isolation, and an uncrowded backcountry experience if large groups were hiking and/or camping near each other. Permitting large-group size under this alternative could also increase the likelihood of resource use conflicts (e.g., competition for shade, water, scenic view points) if several large groups are using the same trail or route, but management decisions to designate campsites for large groups would mitigate this concern. The impacts to recreation resources from permitted large groups and designating campsites for large groups would be mixed: the impacts on trailside natural resources would be more intense in the long-term because of the larger number of individuals impacting an area at the same time, but designated campsites would have long-term beneficial impacts on natural resources because it is assumed that these sites would be designed to accommodate large group sizes, thereby concentrating camping impacts within the designated area.

Compared to Alternative A, this alternative would be more beneficial for reasons discussed under Alternative B, and because even though large groups would be permitted to camp on the mesa top, management decisions would accommodate camping impacts by designating campsites that could absorb these potential impacts.

Grand Gulch/Cedar Mesa In-Canyon Day Use

The proposed management decisions and impacts for in-canyon day use under this alternative are similar to those proposed and discussed under Alternative B, except that a group size of 12 individuals per group for private and commercial use would be applied. Private and commercial use would be limited to 12 individuals per day for each trailhead, with impacts of 12 visitors per day per trailhead from private users, and 12 visitors per day per trailhead from commercial users (totaling 24 visitors per day per trailhead), a 60% increase in use compared to Alternative B. The comparison of this alternative to Alternative A would be similar to the discussion under Alternative B.

Grand Gulch/Cedar Mesa In-Canyon Camping

The proposed management decisions and impacts for in-canyon camping under this alternative would be similar to those proposed under Alternative B, except that under this alternative, private group size would be limited to eight individuals per day for each trailhead, and commercial groups would be limited to 12 individuals per day for each trailhead. Overnight camping use for the major trails in the proposed SRMA would be limited to 20 visitors per day per trail, a 25% increase in recreational use when compared to Alternative B. The comparison of this alternative to Alternative A would be similar to the discussion under Alternative B.

Alternative D

Grand Gulch/Cedar Mesa Top Day-Use and Camping

The proposed management decisions for in-canyon day use and camping under this alternative would be similar to those proposed under Alternative C, with similar impacts. The comparison of this alternative for mesa top day use to Alternative A would be similar to the discussion under Alternative C.

The proposed management decisions for mesa top camping would not establish designated campsites for large groups fewer than 24 individuals, would establish designated campsites for group sizes larger than 24 individuals, group size limits would not be set, campsite facilities would be developed as needed, and recreational activity at campsites that adversely impact cultural sites would be closed. These management decisions would have long-term impacts on recreational resources similar to those discussed under Alternative A because of the potential for resource use conflicts and overcrowding from unrestricted numbers of campers, the potential degradation of resources caused by the concentration of large camping groups at undesignated campsites, and the potential degradation of natural and cultural resources from concentrated surface disturbances caused by large camping and hiking groups. The proposed management decision to provide campsite facilities as needed to accommodate the large camping groups would have beneficial impacts on natural resources by providing for waste disposal, and it would have beneficial impacts on the recreation experience of those recreation users who expect a less primitive, less natural camping experience. However, based on the assumed recreational expectations (as described in Section 4.3.10) of non-mechanized recreational user groups, the development of mesa top campsites with toilets, fire grates, picnic tables, and other amenities would likely produce an unsatisfying recreational experience where there was an expectation of a primitive, undeveloped, natural, remote, and uncrowded backcountry experience that also provides opportunities for solitude.

The impacts on recreational users would be similar to those discussed under Alternative A.

Grand Gulch/Cedar Mesa In-Canyon Day Use

The proposed management decisions for in-canyon day use under this alternative would be similar to those proposed under Alternative C except that two commercial groups per day (with 12 individuals per group) would be permitted to access the Grand Gulch trails (totaling 24 commercial visitors per day per trail). Combined with proposed private trail use of 12 visitors per day per trail, this would have a total trail impact of 36 visitors per day per trail, an almost two and one-half times increase in permitted day trail use when compared to Alternative B and a one and one-half times increase when compared to Alternative C. The impacts would be similar to those discussed under Alternative A (e.g., resource degradation, potentially unsatisfying hiking experiences) because the number of individuals permitted to access trails under this alternative would likely create conditions that degrade, diminish, or reduce the opportunities for a sense of solitude, quiet, naturalness, and remoteness sought by this recreational user group.

Grand Gulch/Cedar Mesa In-Canyon Camping

The management decisions for this alternative would be similar to those discussed under Alternative C except that dispersed camping would be permitted for groups of seven or fewer, groups of eight to 12 and those with stock animals would be permitted to camp in designated campsites, and adaptive-management limits on visitors would be modified to protect recreational

resources. The impacts on recreational resources and on recreational users would be similar to those discussed under Alternative C because, while total overnight visitor limits would be higher (24 visitors per day per trail versus 20 for Alternative C, or a 20% increase over Alternative C), the impacts of dispersed in-canyon camping and the impacts of larger group designated camping would be similar. Compared to Alternative A, this alternative would have impacts similar to those discussed under Alternative C.

Proposed Plan

Grand Gulch/Cedar Mesa Top Day-Use and Camping

The impacts to recreation resources and users would be the same as discussed under Alternative C with one exception. The exception being that groups of 20-24 individuals would be required to camp in designated sites.

Increasing the minimum size for groups being required to camp in designated sites on the Mesa Top (an increase from 12 to 20) under this alternative could have impacts on recreational opportunities to experience remoteness, isolation, and an uncrowded backcountry experience if large groups were hiking and/or camping near each other. Permitting large-group size under this alternative could also increase the likelihood of resource use conflicts (e.g., competition for shade, water, scenic view points) if several large groups are using the same trail or route, but management decisions to designate campsites for large groups would mitigate this concern. The impacts to recreation resources from permitted large groups and designating campsites for large groups would be mixed: the impacts on trailside natural resources would be more intense in the long-term because of the larger number of individuals impacting an area at the same time, but designated campsites would have long-term beneficial impacts on natural resources because it is assumed that these sites would be designed to accommodate large group sizes, thereby concentrating camping impacts within the designated area.

Compared to Alternative A, this alternative would be more beneficial for reasons discussed under Alternative B, and because even though large groups would be permitted to camp on the mesa top, management decisions would accommodate camping impacts by designating campsites that could absorb these potential impacts.

Grand Gulch/Cedar Mesa In-Canyon Day Use

The impacts to recreation resources and users would be the same as discussed under Alternative C because the management decisions are the same.

Grand Gulch/Cedar Mesa In-Canyon Camping

The impacts to recreation resources and users would be the same as discussed under Alternative C because the management decisions are the same.

4.3.10.3.6.4. Dark Canyon SRMA

Under the action alternatives (B, C, D, and E) and the Proposed Plan, the 30,820-acre Dark Canyon SRMA would be established. Under these alternatives, the area would be managed under the BBM goals and objectives (see Appendix E) to provide recreational opportunities for backcountry, non-mechanized recreation, and cultural resource and heritage appreciation. The primary activities for which the area would be managed would include backcountry hiking and

backpacking, canyoneering, horseback riding, cultural site visiting, and wilderness therapy and education.

Alternative A

Under this alternative, Dark Canyon would continue to be managed under the stipulations of the 214,390-acre Canyon Basin SRMA management plan (which would also continue to include Indian Creek [see below]). Management decisions under this plan would include no limitations on recreation group size or group numbers, open to dispersed camping, no permits for private use, no permit fees for commercial use, dogs and vehicles allowed, fires allowed, and a minimal ranger presence within the Canyon Basin SRMA. Current conditions and trends, discussed in Section 3.11.3, describe increasing demand for both private and commercial use of the area by non-mechanized user groups for primitive backcountry hiking; increasing popularity of the area combined with unlimited, unrestricted group size; minimal monitoring of potential recreation-caused surface disturbances from unrestricted camping and potential degradation of cultural resources; the unrestricted use of campfires; and the unrestricted presence of pets within the area, which would create conditions for substantial noise and surface disturbance. In the long-term, these conditions would intensify as demand for access to the area continues to grow. The impacts on recreation resource users would be beneficial in the short-term because the recreational opportunities for non-mechanized user groups to experience remote, primitive, backcountry hiking and sightseeing and a sense of solitude and isolation would be unrestricted. However, as private and commercial demand to experience this area increases, the long-term impacts on recreation users would include the potential for overcrowding, the potential for pet noise, the potential for resource use conflicts because of overcrowding, pet waste, pet-wildlife and pet-human conflicts, the increasing potential for surface disturbances that degrade cultural and natural resources, and the resulting degradation or diminishment of recreational opportunities for a satisfying primitive, backcountry recreational experience.

Alternatives B and E

Similar management decisions for the proposed Dark Canyon SRMA under Alternatives B and E would include limits on group size (10 individuals for private use, 12 individuals for commercial use), limits on the total number of private users per day (15 individuals), the establishment of a permit and fee system, designated campsites, limits on campfire use (mesa tops only), waste management, prohibitions on pets, and prohibitions on firewood collection. Under this alternative, one commercial trip allowed per week (12 individuals), combined with a maximum 15 private users per day would have a potential maximum use of 27 individuals per day within the SRMA. These management decisions would have short-term and long-term protection-related, beneficial impacts on recreation resources within the boundaries of the SRMA because: (1) limits on group size and number of users, removal of waste, and camping within designated campsites within the SRMA would reduce the intensity and area of natural resource surface disturbances; and (2) restricting campfire use would reduce surface disturbances and reduce the risk of wildland fire within the canyon. The impacts of limiting group size and numbers could cause short-term delayed entry into the SRMA for those recreation resource users seeking opportunities for a primitive, remote backcountry experience. However, these management decisions would have long-term beneficial impacts on those non-mechanized recreation resource users seeking a primitive, remote backcountry experience that includes a pristine natural environment, a sense of solitude and remoteness, and quiet. The potential beneficial outcome of

the opportunities for backcountry recreational experiences would include physical rest and maintenance of mental health, improved physical fitness, increased tourist revenue, and an appreciation of the natural environment and the region's cultural heritage. The likelihood of a satisfying backcountry experience that includes the above attributes would be increased because: (1) limits on group size and group numbers would increase the likelihood of group dispersal within the SRMA; (2) designated camping, prohibitions on open fires, and requirement for waste removal would reduce natural resource impacts; and (3) and the prohibitions on pets would reduce pet-wildlife and pet-human conflicts and potentially reduce the level of intrusive noise.

Note that under Alternative E, approximately 2,522 acres (8% of the proposed Dark Canyon SRMA) would be managed as non-WSA lands with wilderness characteristics for the preservation of wilderness values. Beneficial, minor impacts to recreation resources and user groups would result from the additional restrictions or prohibitions on surface disturbances within these areas. The impacts would be minor because: (1) the proposed SRMA under this alternative would be managed to maintain the area's pristine environment for remote, dispersed, and primitive recreation, allowing only minor surface disturbance impacts, and (2) the size of the affected area would be relatively small in comparison to the size of the proposed SRMA, which would not likely affect the opportunities for primitive recreation within the proposed SRMA.

Compared to Alternative A, this alternative would preserve the recreation-related natural and cultural resources, have a greater potential to reduce or prevent resource use conflicts, and create the conditions and increase the likelihood for a satisfying recreational experience for non-mechanized recreational user groups.

Alternative C

The management decisions under Alternative C would be same as those discussed under Alternative B except that adaptive-management would assess and then determine if waste management was required to preserve recreation resources, pets would be allowed in-canyon but on leash and under physical control, fire pans would be permitted, and groups size and numbers would be increased. The impacts on Dark Canyon recreation resources would be similar to those discussed under Alternative B, but with a decrease in long-term beneficial impacts caused by an increase in permitted commercial groups (15 individuals per group for private and commercial use; an increase from one commercial group per week under Alternative B to three commercial groups per week under this alternative) and reduced restrictions on pets within the canyon. A total of 20 private users per day would be permitted. So, total permitted SRMA use per day could be 65 users per day (45 commercial users and 20 private users). This would potentially increase maximum users per day by almost two and one-half times when compared to Alternative B. An increase in commercial groups under this alternative would reduce the sense of in-canyon solitude and remoteness because commercially related users would potentially increase more than three times in comparison to Alternative B. The presence of pets within the canyon could create in-canyon intrusive noise and on-trail human-pet conflicts, but mandatory physical control of pets would mitigate pet-wildlife conflicts.

Compared to Alternative A, this alternative would have more beneficial resource preservation and recreation user impacts for the same reasons as discussed under Alternative B.

Alternative D

Alternative D proposes management decisions for Dark Canyon that would allow seven commercial trips per week and group size limits of 15 individuals for both commercial and private recreational groups. Dispersed camping and campfires would be permitted throughout the proposed SRMA, as would on-site collection of campfire wood and physically controlled on-leash pets in the canyon. Maximum potential commercial-type recreation within the SRMA would be limited to a total 105 individuals per day (seven groups of 15 individuals each) with no limits on the number of private groups. At least, this represents an almost four-fold increase in recreational impacts within the SRMA when compared to Alternative B. The impacts of these management decisions on recreation resources would be similar to those discussed under Alternative A because the combination of unrestricted dispersed camping, an unrestricted number of private groups, large and numerous commercial groups, unrestricted use of campfires, no designated campsites, and unrestricted collection of firewood would have substantial long-term impacts on recreation resources. As discussed under Alternative A, there would be short-term beneficial impacts on unrestricted recreational opportunities for primitive, dispersed non-mechanized backcountry recreational experiences, but these opportunities would be diminished and/or degraded, and the likelihood of a satisfying backcountry experience that includes solitude, quiet, a sense of remoteness in a pristine environment, and the potential personal benefits derived from those experiences (as discussed under Alternative B) would be adversely impacted. This would be due to overcrowding, resource user conflicts indirectly caused by overcrowding, noise, and natural and cultural resource degradation caused by the intensity of recreational use and by the intensity of surface disturbances from dispersed camping, firewood collection, and human and pet waste.

Compared to Alternative A, this alternative would have impacts similar to those discussed under Alternative A because, while Alternative A would manage the area with fewer restrictions than Alternative D, the differences between the two alternatives would be negligible.

Proposed Plan

The impacts on recreation in Dark Canyon would be the same as discussed under Alternative C except that private and commercial group size limits would be increased from 15 to 18 individuals. The impacts on Dark Canyon recreation resources would be similar to those discussed under Alternative B, but with a decrease in long-term beneficial impacts caused by an increase in permitted commercial groups (18 individuals per group for private and commercial use). A total of 20 private users per day would be permitted. So, total permitted SRMA use per day could be 74 users per day (54 commercial users and 20 private users). This would potentially increase maximum users per day by almost two and one-half times when compared to Alternative B. An increase in commercial groups under this alternative would reduce the sense of in-canyon solitude and remoteness because commercially related users would potentially increase more than three times in comparison to Alternative B.

Compared to Alternative A, this alternative would have more beneficial resource preservation and recreation user impacts for the same reasons as discussed under Alternative B.

4.3.10.3.6.5. Indian Creek SRMA

Alternative A

Under Alternative A, Indian Creek Corridor would continue to be managed under the stipulations of the 214,390-acre Canyon Basin SRMA management plan. The management decisions for this area would be the same as those discussed above under Dark Canyon, Alternative A (see Section 4.3.10.3.6.4). The impacts of these management decisions on recreation resources within Indian Creek would be short-term and long-term, based on the current conditions and trends discussed in Section 3.11.3. Briefly, these current trends and conditions include: (1) the rapidly increasing popularity of the area for specialized (rock climbing), non-mechanized (hiking), motorized OHV use, and scenic driver user groups; (2) the demand for additional recreational services and facilities to meet the needs of these diverse recreational users; (3) an increase in the size and intensity of use of dispersed camping areas; (4) intensifying resource use conflicts (between recreation user groups and between livestock grazing and recreational uses) because of its increasing popularity; (5) waste management concerns; (6) inadequate and/or unsafe vehicle parking along the Indian Creek Corridor; and (7) the current impacts of recreational activities on the area's cultural resources.

Continuing to manage Indian Creek under the above-mentioned conditions combined with proposed management decisions that permit unlimited, unrestricted group size, minimal monitoring of potential recreation-caused surface disturbances from unrestricted camping and potential degradation of cultural resources, the unrestricted use of campfires, and the unrestricted presence of pets within the area would create conditions for substantially intensifying surface disturbances to recreation-related natural and cultural resources. The proposed management decisions under this alternative would cause these impacts because the decisions neither address nor mitigate the current recreational trends and conditions that are affecting and are expected to continue to affect this area.

Under Alternative A, the current impacts on recreation resource user groups would continue to intensify because the management decisions proposed under this alternative do not address these conditions. Specifically, the management decisions under this alternative would permit increasing resource user group conflicts, permit an increase in health and safety concerns, permit the potential degradation of recreation cultural and natural resources, permit a diminishment and degradation of recreational opportunities, and create a substantial decline in satisfactory recreational experiences for all resource user groups because none of the adversely causative issues described above would be addressed under the proposed management decisions.

Alternative B

Under Alternative B (and the other action alternatives), the 89,721-acre Indian Creek SRMA would be established and managed to provide BBM-based opportunities for backcountry to front country recreation, as well as opportunities for interpretation of cultural resources and appreciation of the region's cultural heritage. Managed recreational opportunities would include rock climbing, OHV riding, backcountry hiking and backpacking, viewing rock art, camping, wilderness education, and sight-seeing.

Management decisions under Alternative B would include prohibitions on dispersed camping within the Indian Creek riparian corridor from Newspaper Rock to downstream of the Dugout Ranch, the Newspaper Rock campground would be closed and rehabilitated, designated-only

camping would be allowed along Bridger Jack Mesa bench, a new campground would be constructed, prohibitions on woodcutting and collecting with restrictions on campfires would be applied, rock climbing routes that adversely impact cultural sites would be closed, funds from camping fees would be used to develop new facilities, parking areas would be developed, adaptive monitoring of the area would be applied to ensure resource protection, and new climbing routes would be established with designs to ensure raptor protection. Management decisions under this alternative would also prohibit dispersed camping in the Indian Creek Corridor. Other specific management decisions that address the need to protect and limit impacts to the area's natural and cultural resources, limit resource user conflicts, and meet the BLM's mandate for multiple use within the proposed SRMA boundary were analyzed in the Indian Creek Corridor Plan and Environmental Assessment (EA) (BLM 2005m).

Alternative B management decisions and the management decisions contained within the Indian Creek Corridor Plan EA Decision Record would have short-term and long-term beneficial impacts on recreation resources within the proposed Indian Creek SRMA because recreation-related cultural resources and natural resources would be protected from potential degradation or disturbances caused by rock climbing, OHV use, and hiking. Intensifying visitor use and camping near Newspaper Rock would be addressed, as would waste concerns. Designated camping, prohibitions on dispersed camping and wood collection for campfires, and adaptive-management and monitoring of recreation resources within the SRMA would have short-term and long-term beneficial impacts because surface disturbances would be restricted to designated areas.

The impacts on recreational user groups that use the area would be beneficial in the short-term and long-term because building additional recreation facilities (parking lots, campgrounds, toilets, and day use picnic areas) would, respectively, reduce traffic safety concerns along the Indian Creek Corridor, relieve the demand for camping within the proposed SRMA, improve waste management conditions, and provide additional recreational opportunity areas for scenic driving users to enjoy the area. Recreation resource user groups that seek dispersed camping opportunities (e.g., rock climbers, backpackers) would be impacted by limitations that would be placed on dispersed camping (dispersed camping would not be allowed within the Indian Creek Corridor), which would reduce these opportunities and potentially diminish the recreational experiences that include dispersed camping. There would be long-term, beneficial impacts on all other recreation user groups that seek recreational opportunities in the proposed SRMA because, as the area's popularity continues to grow, the proposed management decisions would limit the number of users that are permitted to recreate and camp in the proposed SRMA, thereby reducing the potential for overcrowding and user conflicts. Management prescriptions contained within the EA, combined with the proposed management decisions under this alternative, would increase the likelihood that the current conditions and trends (as discussed under Alternative A) would be addressed, which in turn would increase the likelihood that recreational expectations would be met and that users would have satisfying recreation experiences and would maintain the range of recreational opportunities currently available in the area. The maintenance of recreational opportunities within the proposed SRMA would also increase the likelihood for beneficial experiences that include BBM objectives of challenging physical exercise and improved physical health, increased tourist revenues, education and personal development and growth, and maintenance of mental health (Table E.2.3, Appendix E).

Compared to Alternative A, this alternative would be more beneficial in the short-term and long-term because it would adequately address the resource use conflicts and recreational resource degradation concerns that are occurring within the area proposed as the Indian Creek SRMA.

Alternative C

The management decisions under this alternative would be the same as those discussed under Alternative B except that dispersed camping would be allowed within the Indian Creek Corridor (with designated, dispersed camping allowed within specific camping zones). The impacts of management decisions under this alternative would be similar to those discussed under Alternative B, but with greater surface disturbance impacts caused by dispersed camping from the expected increasing use of the area by recreation user groups. The comparison of Alternative A to this alternative would be similar to those impacts discussed under Alternative B because the management decisions and the impacts of the management decisions are similar.

Alternative D

The management decisions and impacts on recreation resources and recreation resource users would be similar under Alternative D to those discussed under Alternative C because the management decisions are similar.

The comparison of Alternative A to this alternative would be similar to those impacts discussed under Alternative B because the management decisions and the impacts of the management decisions are similar.

Alternative E

Under this alternative, the impacts on recreation resources and users would be the same as discussed under Alternative B because the management decisions are the same, except that approximately 47,393 acres (53% of the proposed SRMA) of non-WSA lands with wilderness characteristics that lie within the proposed SRMA and would be managed to preserve their wilderness values. The impacts on recreation resources would be the same as discussed under Alternative B because surface disturbances within the proposed SRMA would be limited to specific areas (i.e., parking lots, designated camping sites, hiking trails, rock climbing on designated routes, and OHV travel along designated routes) to preserve the area's recreation resources. The impacts on recreation user groups would also be similar to Alternative B for non-mechanized users because the management decisions applied to the non-WSA wilderness characteristics areas to preserve wilderness values under this alternative (e.g., no wood gathering, no OHV use, mineral leasing closures, no new road construction) would maintain opportunities for solitude and a sense of remoteness. Opportunities for motorized OHV use and mountain biking would be adversely impacted within the non-WSA lands with wilderness characteristics portion of the SRMA because these activities would be prohibited. Compared to Alternative A, this alternative would have more long term, beneficial impacts on recreation resources and users because management decisions would address current concerns and user conflict trends briefly discussed under Alternative A.

Proposed Plan

The impacts to recreation within the Indian Creek SRMA would be the same as discussed under Alternative C because the management decisions are the same.

4.3.10.3.6.6. White Canyon SRMA

Alternative A

Under this alternative, White Canyon would not be managed as an SRMA. Management decisions under this alternative would not restrict private or commercial group size, would allow open camping and campfires, and would not require permits for private groups but would require permits for commercial groups. The impacts on recreation resources could be adverse in the long-term if campfires, camping wastes, and dispersed camping caused surface disturbances along the canyon rim were to degrade recreational resources. Increasing waste disposal within the canyon, which could degrade the in-canyon recreational experience for specialized recreation users (canyon climbers, slot canyoneers) and non-mechanized users (canyon hikers), would have short-term adverse impacts on these recreation users.

Alternative B

Alternative B would create the White Canyon SRMA (2,828 acres) for the purposes of providing outstanding recreational opportunities and visitor experiences while protecting the area's natural and cultural resource values. The SRMA would be managed to provide opportunities for recreation that include backcountry hiking and backpacking, remote camping, canyoneering, cultural site visitation, and wilderness education. Management of the SRMA would include the establishment of a backcountry permit system if deemed necessary, the development of primitive campgrounds at Soldier and Grave Crossings, the use of fire pans on mesa tops, a ban on campfires in canyons, and the requirement that wastes be packed out. These management decisions would have short-term and long-term, resource preservation-related beneficial impacts in-canyon and on the canyon rim of the SRMA by reducing or mitigating surface disturbances to recreational resources. The implementation of a backcountry permit system (as necessary to protect resources) could have access-related impacts on recreational user groups in the short-term by limiting recreational opportunities, but it would also increase the likelihood for solitude, a sense of isolation, and a satisfying canyon experience by reducing the density of canyon recreation users. The beneficial outcome of managing the area under BBM goals and objectives for satisfying recreational experiences would include the likelihood for personal development and growth from physical challenges within the canyon, an appreciation for the region's cultural heritage and natural resources, improved physical health, mental health maintenance, and tourism revenue from backcountry permits (Table E.2.5, Appendix E).

Compared to Alternative A, this alternative would have more long-term beneficial impacts on the SRMA natural recreational resources and on the recreational opportunities for a satisfying in-canyon experience because the potential impacts caused by increasing use of the area would be less under this alternative than under Alternative A.

Alternative C

The management decisions and impacts under this alternative would be similar to those discussed under Alternative B because the management decisions would be similar. Compared to Alternative A, the impacts under Alternative C would be similar to those discussed under Alternative B.

Alternative D

Under Alternative D, the White Canyon SRMA would be established with management decisions that include the development of primitive canyon-rim campsites, waste management options if waste becomes a concern, and requirements for fire pans for in-canyon and canyon rim campfires. Management decisions would not include the establishment of a backcountry permit system. The impacts of these management decisions would have beneficial long-term impacts on recreation resources by providing canyon rim camping sites and requiring fire pans for campfires. These decisions would reduce or limit surface-disturbances to recreation resources. Recreation resources could be impacted in the long-term by the lack of a backcountry permit system because the intensity of in-canyon and canyon rim recreational use (with the potential for surface disturbances) would not be limited. The impacts of unlimited visitation and recreation within the SRMA could be adverse in the long-term because potential overcrowding would reduce the opportunities for a satisfying in-canyon canyoneering or hiking experiences if in-canyon recreational expectations include solitude, a sense of remoteness, and an unspoiled canyon environment. The potential beneficial outcomes of BBM management for satisfying recreational experiences (as discussed under Alternative B) would be unlikely because of the reduced opportunities for these experiences (see Table E.2.5, Appendix E). However, compared to Alternative A, this alternative would have impacts that are more beneficial on recreation resources and on recreational users because it proposes management decisions that would limit or mitigate surface disturbances caused by recreational resource use.

Alternative E

Under Alternative E, the management decisions and impacts on recreation would be the same as under Alternative B because the management decisions are the same, except that approximately 2,092 acres (74% of the proposed SRMA) would be managed as non-WSA land with wilderness characteristics for the protection of wilderness values. The impacts on recreation resources would be the same as discussed under Alternative B because the proposed SRMA management decisions under this alternative would apply the same prescriptions to protect recreational resources from surface disturbances as those applied within non-WSA wilderness characteristics areas. The impacts on recreational users would be the same as discussed under Alternative B because both alternatives would have the same levels of resource protection with the same impacts on resource users.

Proposed Plan

The management decisions and impacts under the Proposed Plan would be similar to those discussed under Alternative B because the management decisions would be similar. Compared to Alternative A, the Proposed Plan impacts would be the same as those discussed under Alternative B.

4.3.10.3.6.7. Extensive Recreation Management Area (ERMA)

Alternative A

Management decisions for managing the ERMA are not specified under this alternative. However, general management decisions under this alternative would apply adaptive management to the Monticello PA to monitor and assess resource uses to determine if more intensive management should be applied to the ERMA. If adaptive management were to

determine that an area was receiving intense use, then SRMA designation would be an option for that area, with SRMA designation assigned through the RMP amendment process. Construction of recreation facilities would be considered for areas within the ERMA, as needed, to ensure visitor health and safety, reduce user conflicts, and protect recreation resources.

All of these proposed management decisions would have long-term, beneficial impacts on ERMA recreation resources because adaptive management would ensure that changes in recreation resource use would receive an appropriate management response to protect recreation resources. The impacts on recreational resource users would also be beneficial in the long-term because ERMA adaptive management would respond appropriately to potential resource use conflicts and resource user group needs for facilities, which would maintain the likelihood for satisfactory recreational experiences for all recreation user groups.

Alternative B

Alternative B would also apply the general adaptive management decisions to the Monticello PA to monitor and assess resource uses, as discussed above under Alternative A, with the same impacts on recreation resources and resource user groups. Specific management decisions under this alternative would limit dispersed vehicle camping within the ERMA to previously disturbed areas along designated routes, limit camping to designated type camping along portions of the Bears Ears road and Deer Flat roads, and coordinate with the Glen Canyon Recreation Area on constructing a campground at Muley Point. These specific management decisions would also have long-term, beneficial impacts on recreation resources within the ERMA by limiting potential recreation-related surface disturbances from camping. The impacts on recreation user groups that seek dispersed vehicle camping opportunities would be minor in the long-term because the recreational opportunities for this type of camping within the ERMA would be reduced. The potential construction of a campground at Muley Point would be beneficial in the long-term for scenic driver groups and other recreational user groups that seek remote but developed camping sites with high scenic quality because the campground would provide additional recreational opportunities for camping and sightseeing.

Compared to Alternative A, this alternative would have impacts that are more beneficial to recreation resources by limiting vehicle camping-related surface disturbances to areas along designated routes. The impacts on dispersed vehicle camper recreation resource users would be minor because limitations on this form of camping would reduce vehicle camping recreational opportunities. The proposed construction of a campground would have impacts that are more beneficial to recreation than Alternative A because it would provide more recreational opportunities for vehicle camping with a sight-seeing and visual quality component.

Alternative C

The management decisions and impacts on recreation resources and recreation users would be the same as discussed under Alternative B except that dispersed vehicle camping would be allowed within 150 feet of centerline on roads within the ERMA, with dispersed camping encouraged within previously disturbed areas. The impacts of these management decisions would have potential long-term, adverse, but minor, impacts on recreation resources because surface disturbances from dispersed vehicle camping would potentially degrade roadside recreation resources and expand the disturbed areas. The impacts would be minor because Monticello FO monitoring and management would assess resource impacts and close and

rehabilitate roadside camping areas if the level or intensity of the activity were determined to be excessive. Adaptive management would reduce the adverse impacts of roadside vehicle camping because impact mitigation would be applied. The comparison of impacts under Alternative A to this alternative would be similar to those discussed under Alternative B because the impacts discussed under Alternative C are similar to Alternative B.

Alternative D

The management decisions and impacts on recreation resources and recreation users would be the same as discussed under Alternative C except that dispersed vehicle camping would be allowed within 300 feet of centerline on roads within the ERMA. The impacts of dispersed vehicle roadside camping would be similar to those impacts discussed under Alternative C because adaptive management mitigation would be applied to areas where surface disturbances were deemed excessive, including closing and rehabilitating disturbed roadside vehicle camping sites. The comparison of the impacts Alternative A with the impacts of this alternative would be similar to those discussed under Alternative C because the impacts of Alternative C would be similar to the Alternative D impacts.

Alternative E

Under this alternative, a total of 416,526 acres of non-WSA lands with wilderness characteristics would be managed within the ERMA. These areas would be closed to firewood gathering and woodland harvesting, closed to OHV travel and new road construction, designated as VRM Class I, and closed to mineral leasing. Surface disturbances within these areas would be minimized to preserve their wilderness characteristics, which would have long-term, beneficial impacts on recreation resources. The impacts on user groups within these areas would be the same for non-mechanized users as the discussion under Alternative B because the decisions are the same. However, the opportunities for motorized OHV travel, mountain biking, and scenic driving into these the non-WSA wilderness characteristics areas within the ERMA would be eliminated while opportunities for non-mechanized recreation and dispersed camping would remain. Compared to Alternative A, this alternative would have fewer beneficial impacts on recreation user groups because mechanized activities within non-WSA areas with wilderness characteristics in the ERMA would be prohibited.

Proposed Plan

The management decisions and impacts on recreation resources and recreation users would be the same as discussed under Alternative B except that dispersed vehicle camping would be allowed within previously disturbed areas 150 feet of centerline of roads or routes within the ERMA. The impacts of these management decisions would be minor in the long-term on recreation resources because using existing disturbed areas for dispersed vehicle camping would not degrade roadside recreation resources; however, there is the potential for vehicle campers to adversely expand the boundaries of the existing roadside disturbed areas. This potential impact would be minor because FO monitoring and management would assess resource impacts and close and rehabilitate roadside camping areas if the level or intensity of the activity were determined to be excessive. Adaptive management would reduce the adverse impacts of roadside vehicle camping because impact mitigation would be applied. Under this alternative, 75,271 acres of non-WSA lands with wilderness characteristics would be managed within the ERMA to preserve their wilderness values. These lands would be unavailable for woodland harvesting,

managed under VRM Class II objectives, and would limit OHV use to designated routes. The impacts to recreation would be beneficial in the long term for motorized, mountain biking, and non-mechanized users. Mechanized user groups would have travel opportunities within these areas along designated routes, but opportunities for also be available for solitude, remoteness, and the enjoyment of areas with high scenic quality and unspoiled landscapes. The comparison of impacts under Alternative A to this alternative would be similar to those discussed under Alternative B because the impacts discussed under Alternative C are similar to Alternative B.

4.3.10.3.6.8. Special Recreation Permits (SRPs)

Alternative A

Under this alternative, the proposed special recreation permit (SRP) management decision would require SRPs for any recreation-related commercial activity within the Monticello PA (e.g., river floating), with no specified limits on group size. Under this alternative, the issuing of SRPs would be a discretionary management decision containing standard stipulations and additional stipulations as needed to control visitor use (i.e., reduce or minimize resource use conflicts), help meet management objectives, protect cultural and natural resources, and provide for the health and safety of visitors. These SRP management decisions would have long-term, beneficial impacts on recreation resources and on recreation resource users because the special recreation permit process would review the proposed commercial activity and include stipulations to ensure that recreational resources would not be adversely impacted and that the resource use would minimize conflicts between other recreational user groups.

Alternative B

Under Alternative B, the proposed management decisions for SRPs would include those discussed under Alternative A with additional management decisions that would use SRPs to manage not only commercial activities and events but also competitive events, organized group events, vending, and special areas. Specific criteria for determining if an SRP would be required would be proposed under this alternative, including: (1) events, activities, or group sizes that involve a threshold number of individuals; (2) events with potential resource use conflicts and/or health and safety concerns; (3) events that could potentially conflict with management guidelines or prescriptions; and (4) commercial limitations on group size and time of use to protect natural and cultural resources. These SRP criteria would have impacts similar to those discussed under Alternative A because they would also ensure that natural and cultural recreation resources would be protected from special event/activity-related surface disturbances, and that recreational resource user conflicts would be minimized or prevented. Compared to Alternative A, this alternative would have more beneficial, long-term impacts on recreation resources because it proposes specific SRP permit criteria, which Alternative A does not, that could be used to more finely manage and limit the adverse impacts of large recreational private and commercial groups or events.

Alternative C

This alternative would have similar impacts as discussed under Alternative B because the management decisions are similar. The comparison of this alternative to Alternative A would be similar to the discussion under Alternative B.

Alternative D

This alternative would have similar impacts as discussed under Alternative B because the management decisions are similar. The comparison of this alternative to Alternative A would be similar to the discussion under Alternative B.

Alternative E

Alternative E would have impacts similar to those discussed under Alternative B, except that no competitive motorized or mechanized events would be permitted within non-WSA lands with wilderness characteristics. The impacts would be similar to those discussed under Alternative B, but to a lesser degree, because commercial-type specialized recreational opportunities would be reduced, with long-term, adverse impacts on this user group.

Proposed Plan

The Proposed Plan would have similar impacts as discussed under Alternative B because the management decisions are similar. The comparison of this alternative to Alternative A would be similar to the discussion under Alternative B.

4.3.10.3.7. IMPACTS OF RIPARIAN DECISIONS ON RECREATION

4.3.10.3.7.1. Alternative A

Under Alternative A, no specific management decisions would be applied to riparian areas that would affect recreational activities. However, as discussed in Section 3.12.4 Riparian Resource Demand and Forecast, current trends and conditions under this alternative would have indirect impacts on recreational opportunities in riparian areas. The current impacts on riparian resources from recreational use and exotic species encroachment from surface disturbances would continue to degrade riparian recreational resources, and would likely in time degrade scenic quality and recreational opportunities for wildlife viewing, hiking, equestrian, and other trail uses from the loss of native riparian vegetation and riparian habitat. Livestock grazing could degrade riparian areas and recreational opportunities for wildlife viewing, sightseeing, day hiking, and camping (see Section 3.12.4.1) if standards and guidelines are not followed. Consequently, mechanized and non-mechanized user group conflicts would likely intensify as increasing numbers of users compete for use of this diminishing resource, thus reducing the opportunities for and likelihood of satisfying recreational experiences in riparian areas for all users.

4.3.10.3.7.2. Alternative B

Management decisions under this alternative would limit, seasonally restrict, or make unavailable livestock grazing in selected riparian areas determined to be Functioning At Risk. Selected riparian areas Functioning At Risk would also be closed to motorized OHV and mountain biking use if riparian assessments determined that these activities were contributing to riparian degradation. Functioning At Risk riparian areas would be temporarily closed to dispersed, motorized camping until riparian proper functioning conditions were restored. These management decisions would have long-term, beneficial impacts on recreation resources by reducing or removing the causes of surface disturbance-related impacts to riparian recreational resources. These management decisions would have short-term, adverse impacts on recreational opportunities within those riparian areas determined to be Functioning At Risk (approximately

431 miles within the planning area, see Section 3.12.2) because recreational opportunities for some motorized user groups (e.g., OHV, dispersed vehicle campers) would be reduced. There would be long-term, beneficial impacts for all resource user groups because the restoration of functioning riparian areas would increase the likelihood for a satisfying recreational experience in riparian areas where the recreational expectation includes an available water source, protection from summer heat, absence of livestock, scenic quality, and wildlife viewing.

Compared to Alternative A, this alternative would have long-term impacts that are more beneficial to recreational resources and to riparian recreational use because the proposed management decisions would specifically address the causes of recreational/riparian degradation, apply site-specific adaptive management to assess the level of riparian restoration, and eventually increase the recreational opportunities in these areas to a greater degree than proposed under Alternative A.

4.3.10.3.7.3. Alternative C

Under Alternative C, the management decision impacts on riparian recreational resources would be similar to those discussed under Alternative B because the management decisions are the same. The comparison of Alternative A to this alternative would be the same as discussed under Alternative B above.

4.3.10.3.7.4. Alternative D

The management decision impacts on riparian recreational resources under this alternative would be similar to those discussed under Alternative A because the management decisions are the same.

4.3.10.3.7.5. Alternative E

Under Alternative E, the management decision impacts on riparian recreational resources would be similar to those discussed under Alternative B because the management decisions are the same: Functioning At Risk riparian areas would be closed to cross-country motorized OHV and mountain biking use, and closed to dispersed camping. Opportunities for these recreational activities would be reduced, with long-term, adverse impacts on motorized and mountain biking groups and those seeking dispersed, motorized camping.

4.3.10.3.7.6. Proposed Plan

Under the Proposed Plan, the management decision impacts on riparian recreational resources would be similar to those discussed under Alternative B because the management decisions are the same. The comparison of Alternative A to this alternative would be the same as discussed under Alternative B above.

4.3.10.3.8. IMPACTS OF SOILS/WATERSHED RESOURCES DECISIONS ON RECREATION

4.3.10.3.8.1. Alternative A

The soil and watershed management decisions under this alternative are unspecified for recreation resources and activities. The impacts on recreation would be negligible.

4.3.10.3.8.2. Alternatives B–E, and the Proposed Plan

Soils and watershed management decisions under these alternatives and under the Proposed Plan do not specifically address recreation resources and/or recreational users because the management decisions address soil productivity, soil erosion, sedimentation, and watershed health. However, these alternatives have proposed management decisions for erosion control plans for steep slopes that would include steep slope erosion control strategies, and would require BLM-approved survey and design plans for surface-disturbing activities on these slopes. These proposed decisions would have long-term, beneficial, indirect impacts on recreation resources and recreation resource users by mitigating soil erosion that could potentially degrade recreation-related scenic quality. Compared to Alternative A, these alternatives would be more beneficial to recreation resources because Alternative A does not include specific management decisions to control, prevent, or mitigate soil erosion.

4.3.10.3.9. IMPACTS OF SPECIAL DESIGNATION–ACEC DECISIONS ON RECREATION

4.3.10.3.9.1. Alkali Ridge ACEC

Alternative A

Under Alternative A, the 39,202-acre Alkali Ridge ACEC would be managed to preserve the cultural resources contained within it. Preservation-related management decisions would include surrounding buffer areas for permanent protection of all NRHP-eligible cultural resource sites. In those areas where cultural resources or their buffer areas could not be avoided, then appropriate mitigation would be applied to those cultural sites. These management decisions would have beneficial, long-term impacts on recreation-related cultural resources because the resource would be preserved or potential impacts mitigated, and sightseeing/interpretive recreational opportunities would be maintained.

The 2,340-acre Alkali Ridge National Historic Landmark would be managed under the same management decisions as discussed above, with additional protection of all cultural resources by stipulating a 100-foot avoidance area around these resources, with the same impacts as discussed above.

Alternatives B and E

Under these alternatives, the 39,196-acre Alkali Ridge ACEC would be designated as a cultural ACEC, a RMP-consistent cultural resource management plan would be written for the area, on-site collection of campfire wood collecting would be permitted, and surface-disturbing activities that would potentially impact ACEC cultural resources would be prohibited. These management decisions would have long-term, beneficial impacts as discussed above under Alternative A. The impacts on recreation user groups would be similar to the impacts discussed under Alternative A.

Under these alternatives, the 2,146-acre Alkali Ridge National Historic Landmark would be managed to preserve cultural-recreational resources by prohibiting surface-disturbing activities that could adversely affect those resources. The beneficial impacts on the resource and on recreational users would be similar to the impacts discussed under Alternative A but to a greater degree, because more limitations would be placed on activities that could potentially threaten the landmark's cultural-recreational resources.

Alternative C

The management decisions under this alternative would be similar to those discussed under Alternative A, except that an RMP-consistent cultural resource management plan would be written for the area and some limits would be placed on surface-disturbing activities (livestock grazing, woodland harvesting, and vegetation treatments) to protect cultural resources. The impacts on cultural-recreation resources and recreation user groups would be similar to those discussed under Alternative A because the management decisions are similar.

The impacts on the Alkali Ridge National Historic Landmark would be similar to those discussed under Alternative B because the proposed management decisions are similar.

Alternative D

Under Alternative D, the area would not be designated as a cultural ACEC, but an RMP-consistent cultural resource management plan would be written for the area. The impacts on cultural recreation resources would be adverse in the long-term because the management decisions under this alternative do not limit potential surface-disturbing activities that could adversely impact cultural resources, particularly livestock grazing impacts and watershed improvement projects. The impacts on sight-seeing recreation resource user groups would be adverse in the long-term because the potential degradation of cultural resources under this alternative would reduce the recreational opportunities for viewing cultural recreational resources. Compared to Alternative A, this alternative would be more adverse in the long-term for recreational resources because, until a management plan was approved for managing the area's cultural resources, this alternative provides fewer resource protection management decisions than Alternative A.

The impacts on the Alkali Ridge National Historic Landmark would be similar to those discussed under Alternative B because the proposed management decisions would be similar.

Proposed Plan

The impacts to recreation would be the same as discussed under Alternative C, except that controlled surface use leasing would be allowed within the ACEC. Management decisions that emphasize the protection of prehistoric and historic cultural resources within the ACEC from direct and indirect impacts from minerals development would ensure that these resources were permanently maintained for recreational enjoyment and interpretation. The location of minerals development infrastructure within the vicinity of known cultural sites would have a long term, adverse impact on the recreational use of cultural sites from a loss or degradation of context. However, management decisions under the Proposed Plan would emphasize maintenance of the relevant and important cultural values, so mitigation would ensure that the adverse impacts would be minimized. Compared to Alternative A, the Proposed Plan would have more beneficial impacts on recreation because more management would be applied to protect known cultural sites within the ACEC.

The impacts of management decisions on recreation within the Alkali Ridge National Historic Landmark would be the same as discussed under Alternative B because the management decisions would be similar. Geophysical exploration would be allowed under the Proposed Plan, but this activity would be short term and limited to casual use.

4.3.10.3.9.2. Bridger Jack Mesa ACEC

Alternative A

Under Alternative A, Bridger Jack Mesa ACEC (6,260 acres) lies entirely within a WSA, with management decisions that are consistent with the preservation of wilderness values, including ACEC near relict vegetation values. The impacts of this alternative's management decisions on recreation resources would continue to be beneficial in the long-term because the resource would be protected under IMP stipulations. Non-mechanized user groups would continue to benefit from opportunities for dispersed camping and hiking, backpacking, and equestrian activities within the WSA's pristine and undeveloped landscape. Motorized OHV, mountain biking, specialized, and scenic driving user groups would continue to be adversely impacted by the lack of recreational opportunities within the WSA because of IMP-imposed restrictions on surface disturbances.

Alternatives B–E, and the Proposed Plan

The impacts on recreation resources and on resource users would be the same as discussed under Alternative A because the area lies within a WSA, except that the ACEC would be slightly reduced in size and would encompass 6,225 acres. Note that under Alternatives C and D and under the Proposed Plan, Bridger Jack Mesa would not be managed as an ACEC; however, there would be affects to recreation from these decisions because the area would be managed under IMP stipulations to preserve WSA wilderness values.

4.3.10.3.9.3. Butler Wash North ACEC

Alternative A

Under Alternative A, the 17,464-acre Butler Wash ACEC lies entirely within a WSA, with management decisions that would be consistent with the preservation of wilderness values under the IMP, including ACEC scenic values. The impacts of this alternative's management decisions on recreation resources and user groups would be negligible because the area is and would continue to be protected to preserve wilderness and scenic values.

Alternatives B–E, and the Proposed Plan

The impacts on recreation resources and on resource users would be the same as discussed under Alternative A because the area lies within a WSA. Note that under Alternatives C and D and under the Proposed Plan, Butler Wash North would not be managed as an ACEC; however, there would be affects to recreation from these decisions because the area would be managed under IMP stipulations to preserve WSA wilderness values.

4.3.10.3.9.4. Cedar Mesa ACEC

Alternative A

Alternative A would continue to manage the 295,336-acre Cedar Mesa ACEC for cultural, recreational, and primitive/natural area values. Management decisions under this alternative would permit short-term impacts to recreational resources from surface disturbances that include rangeland and wildlife habitat improvements, as well as fire suppression to protect life and

property. Areas open to mineral entry and disposal of mineral materials could have long-term surface disturbance-related impacts on recreation within the ACEC by reducing the recreational opportunities for sight-seeing in areas of high scenic quality. Management decisions that limit OHV use to designated trails that limit or prevent impacts to cultural resources, manage areas for primitive or non-motorized use, and manage the scenic highway corridor would have long-term, beneficial impacts on mechanized and non-mechanized recreational resource users because the recreational opportunities for scenic driver, motorized, and non-mechanized resource users would be maintained.

Alternative B

Under Alternative B, the 306,742-acre Cedar Mesa ACEC would be managed for its cultural resources as a cultural-ACEC. Management decisions under this alternative would close the area to dispersed camping, require camping waste be packed out, and limit day use and overnight camping permits to protect cultural resources. The impacts on recreational resources would be beneficial in the long-term because the resources would be protected from surface disturbances. Short-term impacts to recreational resources would be similar to those discussed under Alternative A. The impacts on recreational resource user groups would be a long-term reduction in the recreational opportunities for motorized and non-motorized resource users because of the restrictions placed on motorized use and the prohibitions on dispersed camping. Compared to Alternative A, this alternative would have more long-term beneficial protection-related impacts on recreational resources. This alternative would also have long-term impacts that are more adverse to recreational resource users because of the reduced opportunities for motorized and non-mechanized recreational experiences within the ACEC.

Alternative C

Under this alternative, the long-term beneficial impacts to recreational resources would be similar to those discussed under Alternative B because, though the area would not be designated as a cultural-ACEC, the management decisions applied to the area through the proposed designation as a 375,739-acre SRMA would be similar. The long-term impacts to recreational users would be similar to Alternative B, but to a lesser degree because the area would be open to dispersed camping. Compared to Alternative A, this alternative would have more long-term, beneficial protection-related impacts on recreational resources, but it would also have more long-term, adverse impacts on recreational resource users because of the reduced opportunities for motorized recreational experiences.

Alternative D

The impacts of this alternative would be similar to those discussed under Alternative C because the management decisions are the same as proposed for Alternative C: the area would not be designated as a cultural ACEC, but would instead be managed under proposed designation as a 375,734-acre SRMA, with similar management decisions to those proposed under Alternative B.

Alternative E

Under this alternative, the management decisions would be similar to Alternative B, except that approximately 60,049 acres (19% of the proposed ACEC) would be managed for protection of wilderness characteristics within the proposed ACEC. The impacts to recreational resources would be similar to Alternative B, but to a greater degree, from the additional surface protection

of wilderness characteristics areas under VRM Class I management objectives that would preserve scenic quality, soils, vegetation, and cultural values for all user groups. Compared to Alternative A, this alternative would have more beneficial impacts on recreational resources and users by maintaining more area for non-mechanized opportunities.

Proposed Plan

The impacts to recreation for the Cedar Mesa area would be the same as discussed under Alternative C because the special designation management decisions would be the same: the area would not be managed as an ACEC, those portions of the area outside of the WSAs would be managed under an SRMA management plan.

4.3.10.3.9.5. Dark Canyon ACEC

Under all of the alternatives and the Proposed Plan, the area proposed as the Dark Canyon ACEC lies partially within a WSA, with management decisions that are consistent with the IMP that stipulates preservation of wilderness values. The impacts of this alternative's management decisions on recreational resources and recreational resource users would be beneficial in the long-term because the area is and would continue to be protected and managed to preserve wilderness values. Low-impact, non-mechanized recreational activities, (as discussed in Section 4.3.10.3.10) would continue to be permitted, with continued long-term, beneficial impacts to these users. That portion of Dark Canyon that does not lie within the WSA would be impacted by special designation decisions as discussed below.

Alternative A

The currently designated 61,660-acre Dark Canyon ACEC would continue to be managed as an ACEC for recreation, scenic, and natural area values. The impacts on recreation resources would be beneficial to non-mechanized users in the long term because the area would continue to be unavailable for livestock grazing and mineral leasing, excluded from woodland harvesting, closed to OHV use, and managed for minimal surface disturbances under VRM Class I objectives. These decisions would continue to provide beneficial opportunities for solitude, quiet, remoteness, and a pristine, undisturbed landscape sought by non-mechanized recreation users. The impacts to mechanized and motorized users would continue to be adverse in the long term because the opportunities for these user groups would be either highly limited or prohibited within the ACEC.

Alternative B

The management decisions under this alternative would be the same as discussed above under Alternative A because the decisions are very similar: OHV use would be prohibited within the 61,600-acre ACEC; surface-disturbing activities would be very limited or prohibited; the area would be managed as VRM I for minimal surface disturbances.

Alternative C

Under this alternative, Dark Canyon would not be managed as an ACEC. However, as discussed above, the portion that lies within a WSA would continue to be managed under IMP stipulations to preserve the area's wilderness values, with impacts on recreation as discussed under Alternative A. Under this alternative, the non-WSA portion of Dark Canyon would be managed under SRMA prescriptions that would impose limitations or prohibitions on surface disturbances

within the canyon that are similar to those described under Alternative A above. So, the impacts to recreation resources and users would be the same as discussed under that alternative.

Alternative D

This alternative would apply the same management decisions as Alternative C. The impacts to recreation would be the same as that alternative.

Alternative E

This alternative would apply the same management decisions as Alternative B. The impacts to recreation would be the same as that alternative.

Proposed Plan

The Dark Canyon ACEC would not be designated under the Proposed Plan. The impacts of the Proposed Plan decisions on recreation in Dark Canyon would be the same as discussed for Alternative C because the decisions are the same.

4.3.10.3.9.6. Hovenweep ACEC

Alternative A

Under Alternative A, the impacts on recreational resource and recreational resource users within the 1,798-acre ACEC would be similar to the analysis discussed under the Cedar Mesa ACEC for Alternative A because the management decisions applicable to recreation are similar. Mineral leasing, geophysical activities, mineral entry, and mineral disposal would have short term and long term, adverse impacts on opportunities for sightseeing, but allowed OHV use would maintain opportunities for motorized OHV and mountain biking recreation. The protection of riparian and aquatic areas, and floodplains would provide opportunities for wildlife viewing, and cultural resource protection would provide opportunities for interpretive viewing. However, the impacts to recreational users seeking opportunities for cultural resource viewing and wildlife viewing would be adverse in the long term. This is because minerals development would likely affect the cultural context of cultural resource interpretive viewing and sightseeing, and wildlife viewing would likely be adversely affected by the noise, movement, and surface disturbances associated with minerals development.

Alternatives B

Under Alternative B, the area would be designated as an ACEC and expanded to include an additional 620 acres (totaling 2,439 acres), the area would be managed under VRM Class III objectives, available for mineral leasing under standard stipulations, and available for mineral entry. The impacts to recreational users seeking opportunities for cultural resource viewing and wildlife viewing would be adverse in the long term. This is because minerals development would likely affect the cultural context of cultural resource interpretive viewing and sightseeing, and wildlife viewing would likely be adversely affected by the noise, movement, and surface disturbances associated with minerals development. Compared to Alternative A, this alternative would be more adverse for recreation because of management decisions that would allow more surface disturbances within the ACEC that would detract from the expected recreational experience associated with cultural resource viewing and interpretation.

Alternative C

The impacts on recreation under this alternative would be the same as discussed under Alternative B because the management decisions to expand the ACEC boundaries, to allow standard stipulation minerals leasing and designate the area as VRM Class III would be the same.

Alternative D

Under this alternative, the Hovenweep ACEC would not be established and management of the area would be identical with surrounding lands. The area would be available for minerals development and open to watershed and vegetation treatments that would not impact sensitive cultural sites. The impacts of management decisions on recreational resources would be short-term and long-term. Short-term impacts to recreational resources would be produced by surface disturbances from vegetation and watershed treatments that would temporarily degrade scenic quality and reduce the recreational opportunities for sight-seeing. Long-term impacts to recreational resources would be produced by the paucity of management decisions to protect the area's cultural resources from surface disturbances while permitting minerals development, livestock grazing, and campfires. The impacts on recreational resource users would be beneficial in the long-term for recreational user groups that seek opportunities for OHV and non-motorized trail use because there would be few limitations on trail development. The impacts on recreational users who seek opportunities for solitude, undisturbed and undeveloped natural landscapes, and remoteness would be adverse in the long-term because under this alternative the area would not be managed to preserve these recreational qualities. Compared to Alternative A, this alternative would have more adverse impacts because fewer resource protection-related management decisions would be specified. The impacts on recreational resource users would be similar to Alternative A.

Alternative E

The impacts of management decisions on recreation would be the same as discussed under Alternative B because the decisions are the same.

Proposed Plan

The impacts of the Proposed Plan on recreation would be similar to those discussed under Alternative A because the management decisions are similar, except that the 880 acre visual emphasis zone would be managed as VRM II under the Proposed Plan. Compared to Alternative A, the Proposed Plan would have somewhat more beneficial impacts for recreational experiences because of management for VRM Class II for part of the area and the increased emphasis on maintaining the important cultural and historical values of the area through more stringent surface management stipulations.

4.3.10.3.9.7. Indian Creek ACEC

Alternative A

Under this alternative, the 8,510-acre Indian Creek ACEC would be managed to protect visual quality. Management decisions would permit minimal surface disturbances within the area (e.g., fire suppression to protect life and property, livestock grazing, geophysical activities). The area would be closed to OHV use. Recreational activities would be restricted if adaptive management determined that scenic values were being degraded. These management decisions would have

long-term, protection-related beneficial impacts on recreational resources. The impacts on recreational user groups would be variable: there would be long-term, beneficial impacts on non-mechanized groups because the area's management would be consistent with the recreational expectations of these groups (i.e., scenic quality, a pristine environment, natural sights and sounds, solitude); the impacts on OHV and mountain biking recreational users would be adverse in the long-term because the recreational opportunities for these groups would be limited.

Alternative B

The impacts on recreation under this alternative would be similar to those discussed under Alternative A because the management decisions to preserve scenic quality would be similar.

Alternative C

This alternative would have similar impacts as Alternative A on recreational resources because the management decisions are similar. The impacts on non-mechanized recreational users would be beneficial in the long-term because dispersed camping would be permitted within the Indian Creek Corridor. The impacts on mechanized recreational users would be similar to Alternative A. Compared to Alternative A this alternative would have fewer beneficial impacts because less area would be protected for recreation-related scenic quality in the 3,908-acre ACEC (a 46% reduction when compared to Alternative A). There would also be more adverse impacts to all recreation users from the substantially reduced size of the ACEC from 8,510 acres to 3,908 acres under this alternative that would reduce the area available for recreating. The reduced size of the ACEC would likely create use conflicts between mechanized and non-mechanized user groups.

Alternative D

Under this Alternative, the Indian Creek ACEC would not be established. The area would not be managed to maintain scenic quality, but would be managed for consistency with the surrounding lands. Those areas that lie within WSAs would have recreation impacts similar to the impacts discussed under Alternative B because WSA resource protection stipulations would preserve scenic quality and non-mechanized recreational resources. Recreational resources in those areas within the Indian Creek corridor that lie outside of WSAs would not be managed for their protection, which would be an adverse long-term impact. The affects on recreational user groups would be variable: non-mechanized user groups would be adversely impacted in the long-term because management of non-WSA areas would be inconsistent with this group's recreational expectations that include an undeveloped and natural landscape, high scenic quality, natural sights and sounds, and a sense of remoteness and solitude; motorized, mountain biking, and specialized recreational user groups would be beneficially impacted in the short-term because the reduced restrictions on recreational activities within non-WSA areas would create more recreational opportunities for these users. However, the long-term impacts on all resource user groups would include an increased likelihood for resource use conflicts from expected increasing numbers of users combined with the reduced limitations on recreational resource use.. Compared to Alternative A, this alternative would be more adverse in the long-term because there would be less protection of recreational resources and an increased likelihood in the long-term for unsatisfying recreational experiences for all recreational resource users.

Alternative E

The impacts of this alternative on recreational resources and users would be the same as discussed under Alternative B because the management decisions are the same, except that approximately 3,887 acres (30% of the proposed ACEC) would be managed to preserve wilderness values within the non-WSA lands with wilderness characteristics that lie within the proposed 8,510-acre ACEC. The impacts on recreational resources and users of these areas would be the same as discussed under Alternative A because management to maintain a high level of visual quality and to preserve a pristine environment would be applied under both alternatives.

Proposed Plan

This alternative would have similar impacts as Alternative A on recreational resources and on non-mechanized recreation because the management decisions are similar. The impacts on non-mechanized recreational users would be beneficial in the long-term because dispersed camping would be permitted within the Indian Creek ACEC. The impacts on OHV and mountain biking recreational users be adverse for OHV opportunities because the ACEC would be closed to OHV use. Compared to Alternative A, this alternative would have more beneficial impacts because a greater range of recreational opportunities would be available. Lockhart Basin ACEC

Alternative A

Under this alternative Lockhart Basin would not be managed as an ACEC. However, the existing Indian Creek ACEC (designated to maintain scenic quality) and the Indian Creek WSA (managed under IMP stipulations) lie partially within the Lockhart Basin area. The current management decisions for Indian Creek ACEC in the basin would limit recreational use if adaptive management determined that visual resource values were being degraded. The area would be open for mineral leasing (subject to NSO leasing stipulations), closed to OHV use, woodland harvesting would be prohibited, and the area would continue to be managed under VRM Class I objectives. This would have long term, beneficial impacts on non-mechanized users and scenic drivers, but would continue to have adverse impacts on OHV and mountain bikers from limited opportunities. Those areas within the basin, but outside of the current ACEC and WSA boundaries are managed under VRM Class III objectives (see section 4.3.18 Visual). In these areas the impacts to resource users would be reversed: OHV and mechanized users would benefit from travel opportunities, while non-mechanized users would be adversely affected by a lack of solitude, quiet, seclusion, naturalness, and remoteness.

Alternative B

Under Alternative B Lockhart Basin would be designated as a 47,783-acre ACEC and as VRM Class I for management and preservation of scenic quality. All surface-disturbing activities would be prohibited, but the area would be open for campfires. The impacts to recreational resources and user groups would be beneficial in the long-term because management under the VRM Class I objectives would restrict surface-disturbing activities or actions that would impair visual resources and scenic quality to very low levels of impact. The impacts on user groups that seek quiet, solitude, and remoteness in undisturbed landscapes (i.e., hikers, mountain bikers, scenic drivers) would benefit in the long-term because opportunities would be available that would likely meet their expectations. There would be few opportunities for other mechanized or specialized user groups, so the impacts on these users would be adverse in the long-term from

limited recreational opportunities. Compared to Alternative A, this alternative would be more beneficial for those groups seeking quiet and solitude, with impacts to other user groups similar to those discussed under Alternative A.

Alternative C

Under this alternative, Lockhart Basin would not be designated as a scenic ACEC. The area would be designated as VRM Class II and Class III, available for livestock use, and open for mineral leasing (subject to standard and timing and controlled surface use leasing stipulations). The impacts to recreation resources would be adverse in the long-term for all recreational resource user groups in the designated VRM Class III area because visual objectives would permit surface disturbances throughout the area from recreational and non-recreational activities that would impact visual/scenic quality both from within the basin and from recreational areas that overlook the basin (see Visual Resources Section 4.3.18).

Compared to Alternative A, this alternative would be more adverse in the long-term for recreational resources and for all recreational resource users in the VRM Class III-designated area because the visual resource objectives under this alternative would permit more surface disturbance-related impacts to recreation resources that would likely diminish the quality of recreational experiences in the area.

Alternative D

The impacts under this alternative would be the same as discussed under Alternative C because the management decisions are the same.

Alternative E

Under this alternative, management decisions would be the same as those discussed under Alternative B, except that approximately 21,298 acres (45% of the proposed ACEC) with non-WSA wilderness characteristics that lie within the ACEC boundary would be protected from surface disturbances through VRM Class I designation and under minerals leasing prohibitions. The impacts on recreation would be the same as Alternative B because the management decisions under Alternative E would also protect the proposed ACEC under VRM Class I management objectives and through prohibitions on surface disturbances.

Proposed Plan

The impacts to recreation in Lockhart Basin from Proposed Plan decisions would be the same as discussed under Alternative C because the management decisions are the same.

4.3.10.3.9.8. Lavender Mesa ACEC

Alternative A

Under this alternative, the 649-acre Lavender Mesa ACEC would continue to be maintained to manage the relict vegetation on the mesa top and managed for primitive, non-motorized recreation. The management decisions would minimize surface-disturbing activities within the ACEC; would exclude OHV, pack animal, and saddle stock use; and would limit recreational activities that would potentially degrade scenic or cultural resource values. These decisions would have long-term beneficial preservation-related impacts on recreational resources because scenic quality, cultural resources, and an undisturbed environment are valued components of the

recreational experience. The impacts on scenic driver, mountain biking, motorized OHV, and most specialized recreational user groups would be negligible in the long-term because, though mountain biking and motorized OHV recreational opportunities and activities would be excluded from the ACEC, the ACEC is physically inaccessible to mechanized use. The impacts on non-mechanized recreational users and specialized recreation climbing users would be beneficial in the long-term because the management decisions would maintain the recreational opportunities and expectations that are preferred by this group: natural sights and sounds, remoteness, isolation, and a pristine, undeveloped environment.

Alternative B

The impacts of management decision on recreational users under this alternative would be similar to those discussed for Alternative A because the size of the ACEC and the management decisions are similar. Compared to Alternative A, this alternative would permit a greater degree of recreational resource degradation: recreational activities would be restricted or limited only if vegetation communities were being adversely affected.

Alternative C

The impacts of management decision on recreational users under this alternative would be similar to those discussed for Alternative A because the size of the ACEC and the management decisions are similar. Compared to Alternative A, this alternative would have long-term impacts on recreational resources as discussed under Alternative B above.

Alternative D

Under this Alternative, the ACEC would not be established and would be managed consistent with the surrounding area. Mountain biking and motorized recreation on designated routes would be permitted on the mesa top but, as noted above, the mesa top is inaccessible to these recreational activities. The impacts on recreational resources under this alternative would be potentially adverse in the long-term because there would be very few limitations or restrictions on potential surface-disturbing activities (e.g., unlimited dispersed camping; lack of waste management) and these surface disturbances would potentially degrade recreational resources. Management decisions under this alternative would also not limit surface disturbance-related resource degradation by those users who access the mesa top (climbers, non-mechanized users), which could further exacerbate surface disturbances on the mesa top. In the long-term, potential recreational resource degradation and the lack of resource protection would likely degrade the recreational experience for those accessing the mesa top. Compared to Alternative A, this alternative would have long-term impacts that are more adverse to recreation resources because management decisions would not preserve the recreational resources on Lavender Mesa.

Alternative E

Under Alternative E, the proposed 649-acre ACEC would be protected as an area with non-WSA wilderness characteristics. The impacts to recreation resources would be beneficial in the long-term because surface disturbance restrictions to preserve wilderness values on the mesa would be either prohibited or greatly limited. The impacts to resource users would be comparable to the discussion under Alternative A because the level of resource preservation and allowed recreational activities would be the same.

Proposed Plan

The impacts to recreation in Lavender Mesa (mesa top) from Proposed Plan decisions would be the same as discussed under Alternative C because the management decisions are the same.

4.3.10.3.9.9. Scenic Highway Corridor

Alternative A

Under this alternative, the current 70,017-acre Scenic Highway Corridor ACEC would be managed to preserve scenic values. Restrictions to recreational use within the ACEC would be applied within the 21,380-acre area of the ACEC that overlaps with the Cedar Mesa ACEC. Restrictions would be applied to preserve scenic quality along the corridor, with potential long term, adverse impacts on mechanized and non-mechanized recreational opportunities to prevent surface disturbances or visual intrusions within the ACEC viewshed.

Alternatives B – E, and Proposed Plan

Under the action alternatives and the Proposed Plan, the scenic highway corridor would not be designated as an ACEC, with beneficial impacts on recreational opportunities from reduced restrictions on activities along the former ACEC corridor. Compared to Alternative A, these alternatives and the Proposed Plan would have more beneficial impacts on recreation because fewer restrictions would potentially be placed on recreational activities.

4.3.10.3.9.10. Shay Canyon ACEC

Alternative A

This alternative would continue to manage the 3,561-acre Shay Canyon ACEC for conservation of cultural resources. The area would permit limited OHV use (along designated routes) and would manage the canyon for permanent protection of sensitive cultural sites, but would have no other specified limits or restrictions on recreational activities. The impacts of this alternative's management decisions on recreational resources would be minor because: (1) the area would be managed under VRM Class I objectives, so long-term degradation of scenic quality from surface disturbances would be minimal; (2) OHV-related surface disturbances would be limited; and (3) recreation-related cultural resources would be protected. The impacts on recreational resource users would also be minor because recreational opportunities for mechanized and non-mechanized groups would be available within the ACEC.

Alternative B

Under Alternative B, 119 acres would be designated as the Shay Canyon ACEC to manage the cultural resources within the canyon. The area would be closed to camping, motorized OHV and mountain biking recreational use would be limited to designated routes, hiking would be limited to designated trails, and recreation would be limited if cultural resources were adversely impacted by these activities. The impacts on recreational resources would be beneficial in the long-term because management decisions under this alternative would prohibit surface disturbances within the proposed ACEC (e.g., NSO for oil and gas development, no campfires, restricted grazing, no surface-disturbing vegetation or wildlife treatments). The impacts on recreational use within the ACEC would be adverse in the long-term because management decisions to protect cultural resources would limit the recreational opportunities for mechanized

and non-mechanized recreation within the proposed ACEC. Compared to Alternative A, this alternative would have greater long-term, adverse impacts on recreational resources and on recreational opportunities within the ACEC because it would: (1) reduce the size of the ACEC to approximately 2% of the acreage managed under Alternative A, so specific ACEC-related management prescriptions for the protection of recreational resources would be reduced; and (2) reduce the recreational opportunities within the ACEC because the 119-acre proposed ACEC would be too small to accommodate the range of recreational activities presently permitted under Alternative A.

Alternative C

The impacts of this alternative would be the same as those discussed under Alternative B because the management decisions are the same.

Alternative D

Under this alternative, the Shay Canyon ACEC would not be established but would be managed consistent with the surrounding lands. Management decisions would limit OHV use to designated trails, but management of the area under VRM Class III objectives would allow surface disturbances from other land-use activities. In the long-term, recreational resources would potentially become degraded through surface-disturbing minerals exploration and development, livestock grazing, watershed treatments, and fuels treatments. The impacts on recreational resource users would be beneficial in the short-term because opportunities would become available for a range of mechanized and non-mechanized recreational activities. In the long-term, the lack of management prescriptions to protect recreational resources would allow those resources (i.e., cultural, wildlife, vegetation, and scenic quality) to become degraded, which would reduce the likelihood of satisfying recreational experiences for all resource user groups. Compared to Alternative A, this alternative would have impacts that are more adverse because management decisions would not preserve the recreational resources or recreational opportunities within the Shay Canyon area.

Alternative E

The management decisions under this alternative would be similar to those discussed under Alternative B, except that approximately 99 acres (83% of the proposed ACEC) would be managed to protect non-WSA lands with wilderness characteristics within the proposed ACEC. The impacts would be similar to those discussed under Alternative B because management decisions that prohibit surface disturbances within the canyon would be similar, except that OHV use would be prohibited within the non-WSA lands with wilderness characteristics. The adverse impacts on recreation and user groups would be the same as Alternative B, but to a reduced degree, because mechanized activities (OHV and mountain biking activities) would not be allowed. As discussed under Alternative B, the adverse impacts to recreation would be caused by designating an area too small to accommodate the range of allowed recreational opportunities.

Proposed Plan

The impacts of this alternative would be similar to those discussed under Alternative B because the management decisions are the same.

4.3.10.3.9.11. San Juan River ACEC

Alternative A

Under this alternative, the San Juan River would not be designated as an ACEC; however, the 15,100-acre area would continue to be managed under the current prescriptions and management decisions for the San Juan River SRMA. Analyses of the impacts of those management decisions on recreation and on recreation user groups are discussed under San Juan SRMA, Alternative A above.

Alternative B

Under Alternative B, the San Juan ACEC would be managed as a 7,590-acre area for the protection of scenic, cultural, wildlife, and natural system values. Management decisions would limit surface disturbances within the proposed ACEC boundaries: vehicle access and motorized OHV and mountain biking activities would be restricted to designated routes, and trails to cultural sites would be designated, as needed, to protect resource values; recreational activities would be limited or restricted if those activities were determined to adversely impact wildlife; camping sites would be closed or restricted, as necessary, to protect resource values; and climbing aids to access cultural and raptor nesting sites would be prohibited. The management decisions under this alternative would have long-term beneficial impacts on recreational resources because recreational resource values that include scenic quality, wildlife, and cultural resource components would be preserved or managed to ensure minimal impacts.

The impacts on motorized OHV, mountain biking, non-mechanized, and specialized recreational user groups would be a long-term reduction or limitation of recreational opportunities within the proposed ACEC if recreational activities were determined to have adverse impacts on cultural, scenic, and wildlife resource values. The impacts of ACEC management decisions on river users would be minor to negligible because the recreational opportunities for this group would not likely be affected by ACEC resource use restrictions: river use would be limited by group size and group numbers under the proposed SRMA (see Section 4.3.10.3.10), with overnight camping at designated campsites.

Compared to Alternative A, this alternative would manage 50% fewer acres along the San Juan River corridor for the preservation of recreational values and place more limitations on San Juan River corridor recreational use. However, this alternative would manage the acreage within the proposed ACEC with greater restrictions on surface-disturbing activities than Alternative A, which would provide more long-term protection to those resources that would beneficially contribute to the river user's recreational experience.

Alternative C

The impacts of proposed management decisions on recreation under this alternative would be the same as discussed under Alternative B because the proposed decisions would be the same.

Alternative D

Under Alternative D, the San Juan River ACEC would not be designated. However, the management decisions under this alternative would be similar to those described under Alternative B, with similar impacts to recreational resources and user groups. Compared to

Alternative A, this alternative would have impacts that are similar to those discussed under Alternative B.

Alternative E

The impacts on recreational resources and users would be the same as discussed under Alternative B because the management decisions are the same, except that 2,155 acres (28% of the proposed ACEC) of non-WSA lands with wilderness characteristics that lie within the ACEC would prohibit any surface disturbances that could potentially degrade the existing wilderness values within these areas. The impacts of non-WSA wilderness characteristics area protection on recreational resources and users would be the same as the discussion under Alternative B because the ACEC would be managed under alternative decisions to ensure that there would be minimal impacts to visual, cultural, wildlife, and natural values within the ACEC.

Proposed Plan

Under this alternative, the 4,321-acre San Juan ACEC would be managed with the same prescriptions as discussed under Alternative B. Therefore, the impacts would be same as discussed for that alternative, but reduced in scope, because of the reduced size of the ACEC (under this alternative San Juan River segment #5 [2,768 acres] would be managed under the NWSRS).

4.3.10.3.9.12. Valley of the Gods ACEC

Alternative A

This alternative would manage the 31,387-acre Valley of the Gods (within the current Cedar Mesa ACEC) for scenic quality preservation through VRM Class I designation with surface disturbances compatible with this visual resource objective. The impacts on recreational resources would continue to be beneficial in the long-term because the VRM Class I limitations on surface disturbances would continue to preserve recreational resources (e.g., OHV use would be limited to designated routes, potential scenic quality-degrading minerals activities would require visual mitigation and/or approved plans of operation). The impacts on scenic driver, mechanized and non-mechanized recreational resource user groups would continue to be beneficial in the long-term because recreational opportunities would continue to be available for these groups, with the likelihood of satisfying scenic quality-related recreational experiences because management decisions would continue to preserve the high scenic quality of the area.

Alternative B

This alternative would manage the Valley of the Gods as a 22,863-acre ACEC for the preservation of scenic quality. The impacts on recreational resources would be similar to those discussed for Alternative A because the area would continue to be protected under VRM Class I management objectives with a similar level of potential surface disturbances to recreational resources. The impacts on recreational user groups would be similar to the discussion under Alternative A because the recreational opportunities for scenic driving, motorized OHV, mountain biking, and non-mechanized users would be similar. This alternative would provide recreation-related scenic quality protection to 73% of the area that would be protected under Alternative A. Consequently, the amount of recreational opportunities described would be proportionally less than those provided under Alternative A.

Alternative C

This alternative would have impacts similar to those discussed under Alternative B because the management decisions are the same.

Alternative D

Alternative D would not designate the 22,863-acre Valley of the Gods as an ACEC for the protection of scenic quality and the area would be managed under VRM Class III objectives. The area would be managed for a lower level of visual/scenic quality (i.e., more surface disturbances would be permitted), with potentially adverse impacts on those recreational opportunities that include a high scenic quality component. The likelihood of satisfying recreational experiences for scenic driver, mountain biking, motorized, and non-mechanized user groups within this area would be diminished in comparison with Alternative A.

Alternative E

This alternative would manage the proposed ACEC under decisions similar to Alternative B, except that approximately 20,743 acres (91% of the proposed ACEC) within the ACEC would be managed to protect non-WSA lands with wilderness characteristics. The impacts would be the same as discussed under Alternative B because management decisions to protect wilderness characteristics (designation as VRM Class I, closed to mineral leasing and minerals disposal, closed to woodland harvesting) would also be applied to the entire ACEC under that alternative.

Proposed Plan

The Proposed Plan would have impacts similar to those discussed under Alternative B because the management decisions are the same.

4.3.10.3.10. IMPACTS OF SPECIAL DESIGNATION—WILD AND SCENIC RIVERS DECISIONS ON RECREATION

4.3.10.3.10.1. Colorado River Segments

Alternative A

Under Alternative A, Segment #1 (a 2.2-mile segment) was not evaluated for eligibility under the NWSRS. However, the river segment would continue to be managed according to floodplains and riparian/aquatic areas guidelines described in the current RMP, which includes limiting OHV use to designated trails, NSO minerals leasing, and prohibitions on surface disturbances caused by mountain biking and motorized OHV equipment (except for fire management or geophysical work). The impacts on recreational resources would be beneficial in the long-term because recreation-related restrictions or limitations would continue to be imposed on the river segment to protect any ORVs that the river segment may possess. The impacts on mountain biking, motorized, river floating, and non-mechanized resource users would be beneficial in the long-term because recreational opportunities for these user groups would continue to be available under current management decisions.

Colorado River Segments #2 and #3 (5.5 and 6.5 miles, respectively) were determined to be eligible, and would be managed to preserve any ORVs that the segments might possess. The impacts on recreation resources would be beneficial in the long-term because recreation resources (e.g., scenic, wildlife, cultural resources) would be preserved. The impacts on

motorized, mountain biking, river floating, and specialized recreational user groups would be negligible in the long-term because, though river segment eligibility would continue to prohibit surface disturbances that could potentially degrade the ORVs for these river segments, recreational opportunities would continue to be available for these user groups. The impacts on non-mechanized and river floating recreational use would continue to be beneficial in the long-term because protection of the river corridor from surface disturbances along these segments would be compatible with the recreational expectations of these users, which includes a natural-appearing environment and little evidence of human surface disturbances along the river corridor. The impacts on mountain biking and motorized users would also be beneficial in the long-term because use of designated trails along the river corridor would continue.

Alternatives B and E

Under Alternatives B and E, Colorado River Segment #1 would be recommended as suitable for classification as recreational and would be managed under VRM Class III objectives. The impacts on recreational resources would be beneficial in the long-term because recreational ORVs that include cultural, wildlife, fishery, scenic, and ecological resources (see Section 3.15.2.2) would be preserved. The impacts on recreational resource users would be variable. Management decisions under these similar alternatives would have long-term beneficial impacts on specialized, mountain biking and motorized OHV users because recreational opportunities would be available along the river corridor for trail use, and surface disturbances would be managed under VRM Class III objectives (development and roads already exist on the northern side of the segment in the Moab FO [see Appendix H, Special Designations]). The impacts on non-mechanized and river floating user groups would be beneficial in the long-term because the recreational opportunities for experiencing solitude, remoteness, natural sights and sounds, and an undeveloped and pristine, natural-looking environment would be partially preserved under the Recreation category; however, the proximity of mechanized and non-mechanized users within the 352-acre, 6.2-mile segment would create the potential for resource user conflicts. Compared to Alternative A, these alternatives would permit a greater degree of surface disturbance under VRM Class III management objectives that would potentially degrade recreation resources, but would also provide more opportunities for recreational resource users.

Colorado River segment #2 would be recommended as suitable for classification as scenic and would be managed under VRM Class II objectives. The impacts would be beneficial because river ORVs would be preserved. Increased mountain biking and motorized OHV recreational opportunities would have long-term, beneficial impacts on user groups that seek those opportunities because some surface disturbances along the river corridor would be permitted. The increased recreational opportunities for solitude, isolation, and naturalness would have beneficial impacts on recreational users who seek these experiences; however, the potential exists for adverse resource use conflicts between mechanized and non-mechanized users within the relatively narrow, 880-acre, 6.8-mile river segment. Compared to Alternative A, these alternatives would have impacts that are more beneficial to recreation resources because river corridor ORVs would be protected.

Segment #3 would be recommended as suitable for classification as scenic, would be managed under VRM Class I objectives, and would be closed to OHV use. The impacts of these management decisions would be beneficial in the long-term for recreational resources because surface disturbances within the river corridor would be minimized. Under these alternatives,

there would be a long-term, adverse reduction in recreational opportunities for mountain biking and motorized OHV user groups. The impacts on non-mechanized and river floating users would be an increased likelihood of satisfying recreational experiences from the elimination of OHV travel (and reduced resource use conflicts with this activity) within the river corridor. Compared to Alternative A, this alternative would be more beneficial for non-mechanized and river floating users and more adverse for mountain biking and motorized users.

Alternative C

Under this alternative, Segment #1 would be recommended as not suitable under the NWSRS. The impacts on recreational resources and on recreational resource users would be adverse in the long-term because the river corridor would be managed under minerals timing and controlled surface use leasing stipulations that could have long-term, adverse surface disturbance-related impacts on recreational scenic quality within the river corridor from potential minerals development.

Under this alternative, the impacts on Colorado River Segment #2 would be similar to those discussed under Alternative B because the management decisions are similar. There would be long-term, adverse impacts to river floating users and on-shore non-mechanized users from resource use conflicts with permitted motorized boat use within the river corridor, which would diminish the recreational experience for those river floaters, hikers, equestrians, and backpackers who seek non-mechanized, natural sights and sounds. Compared to Alternative A, this alternative would be less beneficial for recreational users because of the increased likelihood of recreational use conflicts.

The impacts on Colorado River Segment #3 would be similar to those discussed under Alternative B because the management decisions are similar. There would be impacts to river floating users and on-shore non-mechanized users, as discussed under Segment #2 above, because motorized boat use would be allowed. Compared to Alternative A, this alternative would have impacts similar to those discussed under Alternative B. Compared to Alternative A, this alternative would have similar impacts on recreational river use.

Alternative D

Under Alternative D, the Colorado River segments #1 – #3 would be recommended as not suitable under the NWSRS, which would have long-term impacts on recreational river use as discussed for Segment #1 under Alternative C because the segments would be managed under controlled surface use mineral leasing stipulations. Compared to Alternative A, this alternative would be more adverse in the long-term on recreational river opportunities because management decisions would provide fewer protections to recreational resources, and the likelihood of recreational resource degradation and unsatisfying recreational experiences for river floaters and non-mechanized users along the river corridor would be increased.

Proposed Plan

The impacts to recreation would be the same as discussed under Alternative C, except that segment 3 of the Colorado River would be managed as VRM Class II, otherwise the management decisions are the same.

4.3.10.3.10.2. Indian Creek

Alternative A

Under this alternative Indian Creek was not evaluated for eligibility under the NWSRS, but still would be managed according to the floodplains and riparian/aquatic areas guidelines described in the current RMP. The impacts on recreational use would continue to be beneficial because recreational resources would continue to be protected under current RMP management decisions and because a range of recreational opportunities for mountain biking, motorized, and non-mechanized groups would continue to be available within the creek corridor.

Alternative B

Alternative B would manage the proposed 4.8-mile segment of Indian Creek as recommended suitable for classification as recreational. The segment would be managed as VRM Class III objectives, with OHV travel limited to designated routes. The impacts on recreational resources would be beneficial in the long-term because recreation-related ORVs (i.e., cultural resources) would be protected. The impacts on recreational resource users would also be beneficial in the long-term because more recreational opportunities for motorized OHV, mountain biking, and non-mechanized resource users would become available within the creek corridor under VRM Class III class objectives management, while continuing to protect the creek riparian and floodplain area; however, it is likely that user conflicts will develop and intensify with increased use of the area by mechanized and non-mechanized users within the narrow, 1,536-acre, 6.5-mile long river segment. Compared to Alternative A, this alternative would be more beneficial for recreation because the creek would be managed with more protection of recreational resources.

Alternative C

Alternative C would manage Indian Creek as recommended not suitable. This alternative would have long-term, adverse impacts on recreational resources because the Monticello FO eligibility study determined that the creek possesses recreation ORVs, and a non-suitability recommendation would increase the likelihood that the creek's ORVs would be degraded and diminished by surface-disturbing activities. Under this alternative, the area beyond the creek riparian and floodplain would be managed under standard stipulations and timing and controlled surface use mineral leasing stipulations, which would likely decrease the quality of recreational resource users' experience, as well as potentially resulting in long-term surface disturbance-related degraded or diminished recreational resources. Compared to Alternative A, this alternative would be less beneficial because it would manage the creek segment with fewer recreational resource protection measures.

Alternative D

Alternative D would manage Indian Creek as recommended not suitable. This alternative would have similar long-term impacts on recreational resources and users as discussed under Alternative C because the segment would be managed under standard mineral leasing stipulations.

Alternative E

Under Alternative E, the impacts on recreation would be similar those discussed under Alternative B, except that 0.6 miles of the Indian Creek river corridor would be managed under

VRM Class I objectives to preserve non-WSA lands with wilderness characteristics. Protecting the 0.6-mile segment of river would provide additional protection to recreational resources and enhance opportunities for non-mechanized users by prohibiting surface disturbances that could degrade the area's wilderness values. The impacts to motorized, mountain biking, and specialized user groups would be the same as discussed under Alternative B because these activities would still be limited to designated routes within the river corridor. Compared to Alternative A, this alternative would have more beneficial impacts to recreational resources and users, as discussed under Alternative B.

Proposed Plan

The impacts would be the same as discussed under Alternative C because the Proposed Plan would also recommend the creek segment as unsuitable.

4.3.10.3.10.3. Fable Valley

Alternative A

Under Alternative A, Fable Valley was not evaluated for eligibility under the NWSRS. The impacts on recreational resources and on non-mechanized users would continue to be beneficial because the area lies within the Dark Canyon WSA and has been and would continue to be managed under the IMP for protection of its wilderness characteristics. The impacts on recreation resources and non-mechanized recreational opportunities would continue to be beneficial in the long-term, with opportunities for satisfying hiking, backpacking, and equestrian experiences within a pristine, undeveloped landscape. The opportunities for motorized OHV, mountain biking, specialized, and scenic driving groups would continue to be adverse in the long-term because IMP-imposed stipulations would continue to prohibit mechanized use and limit surface disturbances in these areas.

Alternatives B–E, and the Proposed Plan

The action alternatives and Proposed Plan impacts would be the same as discussed under Alternative A because of the valley's stream segment location within a WSA.

4.3.10.3.10.4. Dark Canyon

Alternative A

Under Alternative A, Dark Canyon was not evaluated for eligibility under the NWSRS. The impacts on recreation would be the same as discussed under Fable Canyon above: the proposed wild stream segment lies within the Dark Canyon WSA and recreation resources have been and would continue to receive protection under the IMP.

Alternatives B, C, and E, and the Proposed Plan

Under these alternatives and the Proposed Plan, the Dark Canyon stream segment was recommended suitable for designation as wild. The segment would be managed under VRM Class I objectives, closed to OHV use, and unavailable for mineral leasing. This impacts would be beneficial to non-mechanized recreation users as opportunities for solitude, naturalness, and a sense of remoteness would be preserved. The impacts to mechanized users would be adverse, as opportunities for these activities would be prohibited or very limited. Compared to Alternative

A, the impacts would be the same because the area is currently managed for preservation of wilderness values as a WSA under IMP stipulations.

Alternative D

Management decisions under this alternative would recommend the Dark Canyon stream segment as not suitable for consideration under the NWSRS. However, the impacts of this alternative would be the same as discussed under Alternative A because the stream segment would continue to be managed under IMP stipulations to preserve wilderness values within the WSA.

4.3.10.3.10.5. San Juan River Segments

Alternative A

Under this alternative the 8.5-mile San Juan River Segment #1 was not evaluated for eligibility under the NWSRS, with impacts similar to those described under Colorado River Segment #1 for Alternative A.

Segment #2. This 10-mile segment was determined to be eligible and would be managed under VRM Class I objectives with minimal surface disturbances, OHV use limited to designated trails, and withdrawn from mineral entry. The impacts on recreational resources and users would continue to be beneficial in the long-term because recreational resources within this segment of the river corridor would be protected. The impacts on recreational user groups would be beneficial in the long-term because recreational opportunities would continue to be available to mountain biking, OHV users, river floating, and non-mechanized users.

Segments #3 – #5. The impacts for these segments (totaling 34.8 miles) would be the same as described for Segment #2 because the management decisions would be the same.

Alternatives B and E

Segment #1. Under Alternatives B and E, this segment would be recommended as suitable for recreational classification, managed under VRM Class III objectives, and subject to NSO minerals leasing within the floodplain and riparian corridor. River ORVs (i.e., historic, fish, and wildlife) would be beneficially protected in the long-term under this classification, but it should be noted that, though these similar alternatives propose to manage the segment as suitable for classification as recreational, the eligibility study conducted by the BLM Monticello FO found that "recreation and ecological values are not ORVs found in new Segment #1" because of current uses and development along this river segment (see Appendix H for a discussion of the evaluation process for segment #1). Thus, the impact on recreational resources would be negligible to minor because this segment possesses few recreation or ecological ORVs. A comparison of this alternative to Alternative A shows that the impacts to recreation would be similar because recreational resources have not been well preserved along this segment.

Segment #2. This segment would be recommended as suitable for recreational classification, managed under VRM Class III objectives, and subject to NSO leasing within the riparian areas and floodplain. The impacts of these management decisions on recreation resources would be beneficial in the long-term because recreation-related ORVs would be protected and recreational opportunities for river floating, mountain biking, motorized OHV, and non-mechanized activities would be maintained. However, increased recreational use of the segment would likely create

resource use conflicts because of proximity between mechanized and non-mechanized users within the relatively narrow, 1,600-acre, 10-mile long river segment. Compared to Alternative A, this alternative would be less beneficial because Alternative A provided a greater degree of protection to recreational resources than this alternative.

Segment #3. This 13.3-mile segment would be recommended as suitable for wild classification, managed under VRM Class I objectives, closed to OHV use, and proposed for mineral withdrawal. These impacts on recreational resources would be beneficial in the long-term because of the high degree of protection proposed for this river segment. The impacts on user groups would be variable: closing the segment to motorized OHV use would reduce the recreational opportunities for this user group; river floaters and non-mechanized users would benefit from the proposed management decisions because removing OHVs from the river corridor would likely enhance the recreational experience where solitude, a sense of remoteness, natural sights and sounds, and a pristine river corridor environment is expected. Compared to Alternative A, these alternatives would be more beneficial for non-mechanized user and less beneficial for motorized OHV users. The impacts of these alternatives on recreational resources would be similar to Alternative A.

Segment #4. This 4.2-mile segment would be recommended as suitable for recreation classification, managed under VRM Class III objectives, and subject to NSO leasing within the riparian areas and floodplain. The impacts to recreation would be similar to those discussed under Segment #2 because the management decisions are the same.

Segment #5. The impacts to recreation along this 17.3-mile segment would be similar to those discussed under Segment #3 because the management decisions are the same.

Alternative C

Segment #1. Under this alternative, Segment #1 would be recommended as not suitable for classification under the NWSRS. The impacts on recreational resources and users would be negligible because, as mentioned above under Alternative B, this river segment was not considered eligible by the Monticello FO and it did not possess sufficient ecological or recreational ORVs. Compared to Alternative A, this alternative would have similar impacts.

Segment #2. This segment would be recommended as not suitable. The impacts on recreational resources would be adverse in the long-term because the Monticello FO eligibility study determined that this segment does possess recreational ORVs, so a status of non-suitability would deny NWSRS protection to these recreation-related resource values. A lack of recreational resource protection would increase the likelihood of surface disturbance-related degradation of recreational ORVs with an associated diminishing of recreational experiences and opportunities on all recreational resource users within the river corridor. The floodplain and riparian areas along the river segment would be protected under executive orders and BLM riparian management policy, but beyond these areas, the river corridor would be open to mineral development under standard leasing stipulations. Compared to Alternative A, this alternative would be more adverse to recreation resources in the long-term because it would provide less protection to these resources.

Segment #3. The impacts to recreation would be similar to those discussed under Segment #2 because the river segment was determined to possess Wild ORVs and the management decision is the same as Segment #2 (not suitable for recommendation). A status of non-suitability would

deny NWSRS protection to the recreation-related resource values along the river segment, with adverse degradation and/or loss of recreational opportunities.

Segment #4-#5. Same as Segment #2.

Alternative D

Segment #1. Under this alternative, recreational resource within this river segment would have impacts similar to those discussed under Alternative C because the management decision is the same.

Segment #2. The impacts on recreation within this segment would be similar to those discussed under Segment #2 for Alternative C because the management decision is the same.

Segment #3-#5. Same as Segment #2, Alternative C.

Proposed Plan

Segment #1-#4. The impacts would be the same as discussed under Alternative C because the river segment recommendations are the same.

Segment #5. This 17.3-mile, 2,768-acre river segment would have the same management prescriptions as discussed under Alternative B, with the same impacts on recreation user groups and recreation resources.

4.3.10.3.10.6. Arch Canyon

Alternative A

Under Alternative A, a 6.9-mile segment of Arch Canyon was not evaluated for eligibility under the NWSRS, but would still be managed according to the floodplains and riparian/aquatic areas guidelines described in the current RMP. The impacts on recreational use would continue to be the same as those discussed under Indian Creek Alternative A because the management decisions are the same.

Alternatives B and E

Under these alternatives, the impacts would be similar to those discussed for Indian Creek Alternative B (recommended as suitable, recreational) because the management decisions are the same.

Alternative C

Under this alternative, the impacts would be similar to those discussed for Indian Creek (recommended not suitable) because the management decisions are the same, except that the area beyond the creek riparian areas and floodplain would be managed under standard mineral leasing stipulations.

Alternative D

The impacts under Alternative D would be similar to those discussed for Indian Creek (recommended not suitable) because the management decisions are the same.

Proposed Plan

The impacts would be the same as Alternative C because the river segment recommendation is the same.

4.3.10.3.10.7. White Canyon

Alternative A

Under Alternative A, White Canyon was determined to be eligible under the NWSRS, and would be managed to preserve any ORVs that the segment might possess. The impacts on recreation would be beneficial in the long-term because recreational resources would be preserved. The impacts on specialized recreation and non-mechanized recreational user groups would continue to be beneficial because recreational opportunities would continue to be available for these users.

Alternatives B – E, and Proposed Plan

Under these alternatives and the Proposed Plan, White Canyon would be managed as not suitable for classification under the NWSRS because the canyon is not a free-flowing water system. Thus, White Canyon is ineligible for inclusion under the NWSRS. The impacts on recreational resources would be negligible because the action alternatives and the Proposed Plan would designate the area as a SRMA to protect the canyon's recreational resources and continue to provide recreational opportunities for specialized and non-mechanized recreation within the canyon. Compared with Alternative A the impacts would be similar: these alternatives would provide protection to recreational resources and provide recreational opportunities for non-mechanized and specialized user groups along the canyon rim and within the canyon.

4.3.10.3.11. IMPACTS OF SPECIAL DESIGNATION—WILDERNESS DECISIONS ON RECREATION

Under all of the alternatives and the Proposed Plan, WSAs would be managed consistent with the IMP until Congress makes wilderness designations or releases the WSAs from wilderness review (see Section 3.15.3.2). The Monticello FO currently manages 13 WSAs to preserve their wilderness values under VRM Class I objectives. The impacts on recreation resources and non-mechanized recreational opportunities of managing these areas under the IMP would continue to be beneficial in the long term, with opportunities for satisfying hiking, backpacking, equestrian, and dispersed camping experiences within a pristine, undeveloped landscape. The opportunities for motorized OHV, mountain biking, specialized, and scenic driving groups would continue to be adverse in the long term, as IMP-imposed stipulations would continue to prohibit mechanized use and limit surface disturbances in these areas under all of the alternatives and under the Proposed Plan because the areas have been and would continue to be managed so that their wilderness suitability would not be impaired.

4.3.10.3.12. IMPACTS OF TRAVEL DECISIONS ON RECREATION

4.3.10.3.12.1. OHV Areas

Alternative A

Under Alternative A, 611,310 acres would be open to cross-country OHV use, and 1,329,430 acres would be limited to designated routes. Approximately 276,430 acres would be designated as closed to OHV use. Managing OHV use under current "open" designations would be

beneficial for motorized OHV users because few restrictions on cross-country OHV use would continue to provide long-term recreational opportunities for this resource user group. However, the resource degradation-related impacts to soils, water quality, scenic quality, cultural resources, wildlife, and vegetation (all of which are components of the recreational experience), and the impacts associated with OHV noise and other resource user groups would continue to impact other resource users within the 611,310 acres designated as open to OHV use because this area would continue to remain open to OHV-caused cross-country surface disturbances. The impacts of designated limited routes would continue to provide beneficial, long-term recreational/travel opportunities for motorized OHV and mountain biking user groups, with negligible impacts on recreational resources, as these routes would not increase surface disturbance impacts to recreational resources. WSAs would be closed to OHV travel except within designated "ways"; thus the impacts to recreation would provide opportunities for backcountry experiences to non-mechanized users, but would have adverse impacts on motorized OHV users from a lack of access to WSAs. However, the long-term impacts of OHV management decisions under this alternative on natural and cultural resources and on other recreational resource users would be substantially adverse because, as discussed in Sections 3.11.3 and 3.11.4, OHV use within the Monticello PA is increasing, with the likelihood that OHV-related resource use conflicts with other resources would continue to intensify in the long-term.

Alternative B

Under Alternative B, no acres would be designated as open to cross-country OHV use, with all OHV routes (1,359,417 acres) designated as limited to designated routes. Approximately 423,698 acres would be designated as closed to OHV use. Management decisions under this alternative would designate OHV travel routes for mountain bikes, single track motorized (motorcycles), or two-track motorized OHV use (four-wheelers, jeeps, ATV). Site-specific route adjustments would be permitted based on recreational opportunities, access needs, and resource constraints. The short-term and long-term impacts on recreational resources would be beneficial because: (1) the adverse impacts to natural and recreation-related (interpretive) cultural resources from cross-country OHV use would be eliminated, and (2) surface disturbance-related impacts from OHV use would be restricted to designated routes (which are, in effect, areas that have already been impacted by surface disturbances).

The impacts on motorized OHV users would be adverse in the long-term because a substantial area would not be managed for cross-country OHV travel, with the elimination of opportunities for this form of recreation. The impacts on mountain biking user groups would be beneficial in the short- and long-term because management decisions would permit the spatial separation of potentially conflicting resource users, which would reduce user conflicts and increase the likelihood of a satisfying recreational experience for all OHV route users. The impacts of this alternative on other resource users would be variable: the impacts on scenic drivers and specialized recreation users would be negligible because these user groups are not likely to have resource use conflicts with OHV users; and the impacts on river floating users would be beneficial in the long-term if non-motorized routes were designated along river corridors, otherwise noise-related impacts from motorized OHV use would have potentially adverse impacts on the recreational expectations of solitude, quiet, and remoteness for this group. Similarly, the potential impacts of this alternative on non-mechanized users (i.e., hikers, equestrians) would be an adverse reduction in recreational opportunities for solitude and a sense of backcountry remoteness from noise-related OHV use if designated OHV routes were to lie

near hiking trails. Otherwise, the elimination of cross-country OHV travel within the planning area would have long-term, beneficial impacts on non-mechanized users because of the reduced likelihood for encountering OHV noise and users, with a loss of a sense of remoteness, quiet, and solitude.

Compared to Alternative A, this alternative would have long-term impacts on those recreational opportunities associated with cross-country OHV use because these opportunities would be eliminated. This alternative would have more long-term beneficial impacts on recreational resources and on recreational user groups than Alternative A because: (1) resource use conflicts would be reduced through adaptive management of OHV route designation and use, and (2) surface disturbance-related impacts to natural and cultural resources from OHV use (which would affect all recreation user groups) would be reduced.

Alternative C

This alternative would designate 2,311 acres as open to cross-country OHV use, with 1,362,142 acres limited to designated routes for OHV use, and 418,667 acres designated as closed to OHV use. The open OHV play areas would lie within (1) the proposed Indian Creek SRMA in contiguous parcels (totaling 2,214 acres) along Indian Creek, and be managed under the SRMA plan prescriptions, and (2) on 97 acres within Butler Wash, managed under the Comb Ridge CSMA. Management decisions would also designate route-limited OHV use to access trailheads within WSAs, and approximately 3.8 miles would be designated as a limited OHV route within Arch Canyon. The impacts on recreation of OHV designations under this alternative would be similar to those discussed under Alternative B because the management decisions would be similar. Long-term surface disturbance-related impacts would occur within the 2,311 acres designated as open to cross-country OHV use, but the impacts would be relatively minor because: (1) the area of potential impacts is less than 1% of the Monticello PA, (2) the open OHV play areas would be managed under the proposed SRMA and CSMA to ensure that open OHV use would be contained, and (3) past recreational OHV use has already caused OHV-related surface disturbances in both areas.

Compared to Alternative A, this alternative would have impacts similar to those discussed under Alternative B because more than 99% of the area designated as open to OHV cross-country use under Alternative A would be limited to designated routes or closed to OHV use under this alternative. The comparative impacts on recreational resource user groups would be similar to those impacts discussed under Alternative B because the adaptive management decisions to respond to recreational user needs, conflicts, and opportunities would be the same as those discussed under Alternative B.

Alternative D

Under this alternative, 2,311 acres would be designated as open to cross-country OHV use, approximately 1,780,807 acres would be available for travel on limited designated routes, and no acreage would be designated as closed to OHV travel. The impacts of this alternative on recreation resources would be similar to those impacts discussed under Alternative C because a relatively small area would be affected by open OHV recreation. The impacts on non-mechanized and mountain biking recreational user groups would be adverse in the long-term, because no areas would be closed to motorized OHV use. This would increase the potential for resource use conflicts because of the increased likelihood for encounters between non-

mechanized, mountain biking, and motorized OHV users throughout the planning area. Under this alternative, the opportunities for unlimited, cross-country OHV recreation would be adversely impacted in the long-term when compared to Alternative A because approximately 609,000 acres (99% of the area designated as open under Alternative A) would have prohibitions on cross-country OHV travel, a substantial reduction in opportunities for this type of motorized OHV recreation. However, when compared to Alternative A, there would be increased opportunities for motorized and specialized (motorized) OHV recreation throughout the planning area for recreation along designated routes, which would have long-term, beneficial impacts to motorized OHV because no area would be closed to this recreational user group.

Alternative E

Under this alternative, management decisions would be the same as Alternative B, except all travel routes (approximately 179 miles of D-Class roads [see Section 4.3.16, Travel Management]) within lands with non-WSA wilderness characteristics would be closed to OHV use. The impacts on recreational use would be to reduce the opportunities for motorized OHV use and experiences on approximately 582,360 acres, which would have a substantially adverse impact to motorized OHV user groups. However, non-mechanized user groups would benefit from the increased opportunities for solitude, a sense of remoteness, and reduced user conflicts with mechanized groups. Compared to Alternative A, this alternative would have more beneficial impacts to non-mechanized users from increased opportunities for satisfying experiences within more areas closed to motorized users. Conversely, this alternative would have greater adverse impacts to motorized OHV and mountain biking user groups from closure of travel routes within the non-WSA wilderness characteristics areas because opportunities for motorized and mountain biking recreational experiences would be reduced.

Proposed Plan

This alternative would designate no acres as open to cross-country OHV use, with 1,388,191 acres limited to designated routes for OHV use, and 393,895 acres designated as closed to OHV use. Management decisions would also designate route-limited OHV use to access trailheads within WSAs, and the entire length of Arch Canyon (from the canyon mouth to the USFS boundary, approximately 8 miles) would be designated as a limited OHV route. The impacts on recreation of OHV designations under this alternative would be similar to those discussed under Alternative B because the management decisions would be similar.

Compared to Alternative A, this alternative would have impacts similar to those discussed under Alternative B because all of the area designated as open to OHV cross-country use under Alternative A would be limited to designated routes or closed to OHV use under this alternative. The comparative impacts on recreational resource user groups would be similar to those impacts discussed under Alternative B because the adaptive management decisions to respond to recreational user needs, conflicts, and opportunities would be the same as those discussed under Alternative B.

4.3.10.3.12.2. OHV Special Stipulation Areas

Alternative A

Management decisions for special stipulation areas would include OHV exclusions within the McLoyd Canyon-Moon House cultural site (no public travel allowed along 500 feet of BLM-

administered access road) to protect cultural resources, with impacts as discussed under Section 4.3.10.3.1.

Travel and access within Arch Canyon would be limited to designated routes to protect special status species and habitat within the canyon. The impacts on recreational resources within Arch Canyon would be beneficial in the long-term because wildlife habitat would be preserved from potential OHV-caused surface disturbances, and recreational opportunities for wildlife viewing, sight-seeing, and camping would be maintained. As recreation increases within the canyon, there is the likelihood for adverse resource use conflicts between mechanized and non-mechanized users from the proximity of these users along canyon trails and routes.

Alternatives B and E

Under these alternatives, the access route to McLoyd Canyon-Moon House would be closed to motorized use (approximately one mile of D-Class road D4798), which would reduce or eliminate the recreational opportunities for some visitors to experience the site because it would be likely that a portion of recreational users now able to visit the site would not be able to walk there. However, reducing the level and intensity of recreational sight-seeing within the site would have long-term, beneficial impacts on the recreational/cultural resource by reducing recreation-caused impacts to the site.

Arch Canyon would be closed to OHV use, access permits for non-mechanized users (i.e., hikers, equestrians) would be required, and group sizes would be limited to two groups per day of 10 individuals per group (or 20 visitors per day). Permitted groups or individuals would be allowed to camp within the canyon. The management decisions that exclude motorized OHV and mountain biking recreation groups from the canyon would have long-term, adverse impacts on these user groups by eliminating the opportunities for these user groups to experience Arch Canyon, but long term, beneficial impacts on non-mechanized users from increased opportunities for solitude, naturalness, and reduce user conflicts. The impacts to recreational resources within the canyon would be beneficial in the long-term because potential surface disturbance impacts caused by OHV use would be eliminated.

Compared to Alternative A, this alternative would reduce the recreational opportunities within Arch Canyon and McLoyd Canyon-Moon House. The impacts to recreational resources within McLoyd Canyon-Moon House and Arch Canyon under this alternative would be more beneficial in the long-term when compared to Alternative A because the access exclusions, permit limitations on group size and group number for overnight camping, and limitations on recreational use would have more preservation-related impacts on recreational resources.

Alternative C

Management decisions for the McLoyd Canyon-Moon House site would have similar impacts on recreational use and on the recreation resource as discussed under Alternative B because a portion of the route (approximately 500 feet of D-Class road D4798) would be closed to motorized traffic.

Management decisions for Arch Canyon would have similar impacts on recreational use and on recreational resources as discussed under Alternative A because the management decisions are similar: OHV use would be restricted to designated routes (totaling approximately 3.8 miles) with some portions closed to protect special status species. Under this alternative, an OHV

permit system and limits on the size of OHV groups and number of groups allowed to access the canyon would be applied (totaling 24 OHVs per day), which would have short-term impacts on those motorized recreation users seeking recreational experiences within the canyon because of limitations on OHV use in the canyon. There would be no limits on the number of non-mechanized recreational users within the canyon and no overnight camping limits for permitted OHV users and non-mechanized users, which would maintain this recreational opportunity for both user groups. As discussed under Alternative A, there is the likelihood for adverse resource user conflicts within the canyon between mechanized and non-mechanized users from the proximity of these users to each other within the canyon.

Compared to Alternative A, this alternative would have similar impacts as discussed under Alternative B for the McLoyd Canyon-Moon House cultural/recreational site.

The impacts on Arch Canyon, when compared to Alternative A, would be similar for recreational resources, but this alternative would have greater short-term impacts on motorized recreational users because of limitations caused by the maximum number of users permitted per day (24 OHVs per day) under this alternative with no specified limits on access under Alternative A.

Alternative D

Under this alternative, the management decision impacts on the McLoyd Canyon-Moon House site and on recreational users of the site would be similar to those discussed under Alternative A because motorized access to the site along D4798 would be permitted under this alternative.

The management decision impacts on recreational users in Arch Canyon would be similar to those discussed under Alternative C, but to a lesser degree, because only commercial motorized recreational users would require permits and be subject to access limitations (12 individuals per group with two groups per day). The limitations on motorized and non-mechanized camping would be similar to the discussion under Alternative A because only commercial OHV users would be subject to short-term access and camping restrictions. The impacts on recreational resources within the canyon would be similar to Alternative A because motorized users would be allowed year-round, but would be limited to designated routes.

Compared to Alternative A, the impacts of Alternative D decisions for Arch Canyon would be similar because the management decisions affecting recreational resources and recreational users would be similar: few restrictions on motorized, mountain biking, and non-motorized recreational opportunities, and preservation of wildlife habitat by limiting OHV use to designated trails.

Proposed Plan

Management decisions for the McLoyd Canyon-Moon House site would have similar impacts on recreational use and on the recreation resource as discussed under Alternative B because a portion of the route (approximately 500 feet of D-Class road D4798) would be closed to motorized traffic.

Management decisions for Arch Canyon would limit OHV travel to designated routes along the entire length of the canyon (up to the USFS boundary, approximately 8 miles), which would provide opportunities for OHV recreation within the canyon. There would be seasonal commercial and organized use restrictions along 7.5 miles of the designated route from March 1 through August 31 to protect sensitive species, which would have adverse impacts on OHV

opportunities for commercial users; this restriction would not impact private OHV users. There would be no limits on the number of non-mechanized recreational users within the canyon and no overnight camping limits for permitted OHV users and non-mechanized users, which would beneficially maintain this recreational opportunity for both user groups. However, it is likely that the proximity of non-mechanized and mechanized users would create adverse user conflicts as recreational use of the canyon increases.

Compared to Alternative A, this alternative would have similar impacts as discussed under Alternative B for the McLoyd Canyon-Moon House cultural/recreational site.

The impacts on Arch Canyon, when compared to Alternative A, would be similar for recreational resources, but this alternative would have fewer restrictions on motorized recreational users than Alternative A.

4.3.10.3.13. IMPACTS OF VEGETATION DECISIONS ON RECREATION

4.3.10.3.13.1. Alternative A

The short-term and long-term impacts of management decisions for vegetation on recreation resources and users would be similar to those discussed under Fire Management, Section 4.3.3 because the vegetation management decisions would be similar. Under this alternative, treatments would be applied to approximately 232,130 acres within vegetation communities to control exotic and invasive species and improve ecosystem health using methods similar to those for fire management, re-seeding, and restoration. Rehabilitation of disturbed areas would use techniques similar to those used for areas affected by prescribed and wildland fire.

4.3.10.3.13.2. Alternatives B and E

Under these alternatives, approximately 7,600 acres per year of a range of vegetation cover types would be treated (or approximately 114,000 acres during the next 15 years), with impacts similar to those discussed in Section 4.3.3 Fire Management. Compared to Alternative A, these similar alternatives would treat approximately 49% of the area proposed under Alternative A, with fewer short-term, adverse impacts on recreational opportunities and resources.

4.3.10.3.13.3. Alternative C

Alternative C would treat approximately 9,300 acres per year (or approximately 139,500 acres over the next 15 years) of various vegetation cover types to improve or restore ecosystem health, with impacts as discussed in Section 4.3.3 Fire Management. Compared to Alternative A, this alternative would treat approximately 60% of the area proposed under Alternative A, with impacts on recreation as discussed in Alternative B.

4.3.10.3.13.4. Alternative D

This alternative would treat approximately 11,300 acres per year (or approximately 169,500 acres over the next 15 years) of various vegetation cover types to improve or restore ecosystem health, with impacts as discussed in Section 4.3.3 Fire Management. This alternative would treat approximately 73% of the area proposed under Alternative A, with impacts as discussed in Alternative B.

4.3.10.3.13.5. Proposed Plan

The impacts of vegetation decisions under the Proposed Plan would be the same as discussed under Alternative C because the decisions are the same.

4.3.10.3.14. IMPACTS OF VISUAL RESOURCES DECISIONS ON RECREATION

4.3.10.3.14.1. Alternative A

Under Alternative A, approximately 371,575 acres would be managed for higher levels of visual resource protection under VRM Class I objectives, and 355,112 acres would be managed for visual resource protection under VRM Class II objectives, with approximately 41% of the planning area managed for high scenic quality. There would be lower levels of visual resource and scenic quality protection under VRM Class III and Class IV on 1,054,681 acres. The VRM Class I and II resource objectives would have long-term, protection-related, beneficial impacts on recreational resources and all recreational resource users because recreation-related scenic quality would be preserved or impacted to a minor degree. As discussed in Section 4.3.18, Visual Resources, the visual resource inventory conducted for the Monticello FO determined that the visual inventory classes (which are a measure of visual values [scenic quality, public concern for scenic quality]) were the same as the VRM classes assigned under the 1991 RMP.

4.3.10.3.14.2. Alternative B

Under Alternative B, 497,668 acres would be managed under VRM Class I (33% more than Alternative A), with 250,641 acres managed under VRM Class II visual quality objectives (42% of the planning area would be managed for high scenic quality). Approximately 1,034,813 acres would be managed under the visual resource objectives of VRM Class III and Class IV. Compared to the current VRM inventory and Alternative A, this alternative would manage 21,622 more acres under higher levels of VRM Class I and Class II scenic quality protection. This would have long-term, beneficial impacts on recreation resources and users because more acres would be managed to prevent or mitigate surface disturbances to visual and scenic quality under VRM Class I and Class II objectives, with associated long-term, beneficial impacts on recreation-related scenic quality. Compared to Alternative A, this alternative would be more beneficial because more acres would be protected from potential scenic quality degradation.

4.3.10.3.14.3. Alternative C

Under Alternative C, VRM Class I would be designated on 425,179 acres (14% more than Alternative A), and VRM Class II would be designated on 132,001 acres. This alternative would manage 31% of the planning area for high scenic quality. The combined acreage designated as VRM Class III and Class IV would be approximately 1,225,915 acres. Compared to the current VRM inventory/Alternative A, this alternative would reduce the area of higher levels of resource protection under VRM Class I and II by 169,507 acres (a 10% reduction) to 31% of the planning area. This would have long-term, adverse impacts on recreational resources and users because fewer acres would be managed for high-level protection of visual and scenic quality and more area would be managed for potential surface disturbance-related scenic quality degradation.

4.3.10.3.14.4. Alternative D

Under Alternative D, 390,424 acres would be managed as VRM Class I. The VRM Class II-designated area would comprise 8,838 acres, while the combined VRM Class III and Class IV areas would include 1,386,860 acres. Compared to the current VRM inventory and Alternative A, this alternative would reduce the number of acres for higher levels of visual resource protection under VRM Class I and II designation by 327,425 (a reduction of 19%), with approximately 22% of the planning area managed for high scenic quality. This would have long-term, adverse impacts on recreational resources and users because fewer acres would be managed to prevent or mitigate surface disturbances to visual and scenic quality, and would allow for more scenic quality degradation under VRM Class III and IV.

4.3.10.3.14.5. Alternative E

Alternative E would manage all non-WSA lands with wilderness characteristics under VRM Class I designation, which would result in 998,370 acres within the planning area being designated for management under this VRM class objective (269% more VRM Class I acreage than Alternative A). Approximately 111,478 acres would be managed under VRM Class II objectives, and approximately 671,828 acres would be managed under VRM Class III and IV objectives. Compared to the total VRM Class I and II acreages designated under Alternative A, this alternative would have more long-term, beneficial impacts on recreation-related visual resources because 383,161 more acres would be designated to preserve high quality scenic values under VRM Class I and II objectives (see Section 4.3.18, Visual Resources).

4.3.10.3.14.6. Proposed Plan

Under the Proposed Plan, VRM Class I would be designated on 422,989 acres (3% more than Alternative A), and VRM Class II would be designated on 228,041 acres (totaling 651,030 acres). This alternative would manage 37% of the planning area for high scenic quality under VRM Class I and II objectives. The combined acreage designated as VRM Class III and Class IV would be approximately 1,130,585 acres. Compared to the current VRM inventory/Alternative A, this alternative would reduce the area of higher levels of resource protection under VRM Class I and II by 75,657 acres (a 5% reduction). This would have long-term, adverse impacts on recreational resources and users because fewer acres would be managed for high-level protection of visual and scenic quality and more area would be managed for potential surface disturbance-related scenic quality degradation.

4.3.10.3.15. IMPACTS OF WILDLIFE RESOURCES DECISIONS ON RECREATION

4.3.10.3.15.1. Alternative A

Under Alternative A, current wildlife management decisions in the 1991 RMP would seasonally close crucial bighorn sheep, pronghorn, and deer habitat in the ERMA to OHV use to protect lambing, rutting, and winter habitat. These wildlife habitat closures would have short-term, adverse, seasonal impacts on opportunities for motorized OHV recreational opportunities because open OHV use would be prohibited in these areas.

There are no specified management decisions under any of the SRMAs that would restrict or prohibit motorized OHV use or other recreational activities because of wildlife seasonal habitat closures.

4.3.10.3.15.2. Alternatives B and E

Under these alternatives, commercial-type motorized or mountain biking tours and events would be seasonally prohibited (i.e., special recreation permits [SRPs] would not be issued) for OHV routes within pronghorn, bighorn sheep, deer, and elk crucial habitat and lambing and rutting areas (consistent with UDWR-identified crucial habitat). This would impact commercial-type OHV recreation in the short-term by decreasing the opportunities for motorized recreation along designated routes in crucial habitat areas (see Section 4.3.16, Travel Management). Compared to Alternative A, Alternatives B and E would have more restrictions on permitted and/or commercial OHV recreational opportunities within the ERMA area because 512 miles of travel routes would be seasonally closed to commercial recreational travel, with decreased opportunities for recreational access and movement through the planning area.

4.3.10.3.15.3. Alternative C

The impacts under Alternative C would be similar to those as discussed under Alternative B because the management decisions are similar, except that elk crucial habitat (in UDWR-identified habitat) would also be seasonally closed to commercial OHV use and approximately 135 miles of travel routes (26% of the routes closed under Alternative B) would be closed in the short-term to some permitted or commercial OHV use or mountain biking tours and events. Compared to Alternative A, this alternative would have more restriction-related impacts to commercial-type recreational OHV opportunities because these opportunities would be more limited.

4.3.10.3.15.4. Alternative D

The impacts on OHV recreational user groups from wildlife management decisions under this alternative would be similar to those discussed under Alternatives B, C, and E because the management decisions are similar: while commercial and private recreational OHV use would be permitted, though limited to designated routes within the ERMA seasonal wildlife restrictions would be applied to protect crucial UDWR-identified wildlife habitat.

4.3.10.3.15.5. Proposed Plan

The impacts would be the same as discussed under Alternative B (closed to permitted or commercial OHV use seasonally in UDWR-identified wildlife habitat) because the management decisions are the same.

4.3.10.4. SUMMARY OF IMPACTS

See Table 2.2 for a full summary of the impacts to recreation. In general, Alternatives B and E would be more beneficial in the long-term to non-mechanized users because under these alternatives mountain biking and motorized OHV user groups would be more restricted (through travel closures, access limitation, and/or travel access prohibitions to protect wilderness values within non-WSA areas with wilderness characteristics) than under the other alternatives. Under these alternatives, more opportunities would be available for non-mechanized users to experience

solitude and a sense of remoteness, with reduced user conflicts from mechanized users. Alternative D would have more beneficial impacts on mountain biking and motorized OHV users because this alternative proposes fewer recreation-related travel restrictions for these groups. Alternative C would balance the benefits to non-mechanized and mechanized user groups by managing for mountain biking and motorized OHV use while also providing opportunities for non-mechanized user groups.

4.3.10.5. MITIGATION MEASURES

In addition to the Management Common to All described in Chapter 2, Appendix A, and Appendix I, other measures to reduce or mitigate the impacts to recreational resources and recreational resource users would include:

- Apply fugitive dust control along scenic backways, historic trails, and heavily used travel routes to preserve recreation-related scenic quality;
- During and after prescribed burning, vegetation treatments, and fire suppression when areas are being reclaimed, encourage and educate recreational users to use alternate areas with similar recreational opportunities to permit affected recreational areas to re-vegetate;
- Educate recreational resource users regarding protection of recreation-related cultural and natural resources.

4.3.10.6. UNAVOIDABLE ADVERSE IMPACTS

Minerals exploration and development (e.g., seismic exploration along existing routes, spur road construction, well pad drilling) and OHV use would likely have short-term and long-term, unavoidable, adverse impacts on recreational user groups whose recreational expectations include solitude, naturalness, and a sense of remoteness (i.e., non-mechanized, river floating, and some specialized recreational user groups).

4.3.10.7. SHORT-TERM USE VS. LONG-TERM PRODUCTIVITY

In general, short-term uses (e.g., prescribed fire treatments, geophysical minerals activities, vegetation treatments) would have long-term impacts on recreational opportunities (productivity) where scenic quality is a component of recreational expectations. While disturbances to vegetation would be in the short-term, vegetation establishment and re-growth is typically long-term in the Monticello PA. Thus, the scenic quality contrasts from surface and vegetation disturbances would have potentially long-term impacts on recreational opportunities and experiences.

4.3.10.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

There are no unavoidable impacts that would cause irreversible, unrestorable losses of recreational resources because vegetation communities can be restored, and recreation-related cultural resources can be protected. Irretrievable impacts to recreational resources would be caused by: (1) the loss or degradation of recreation-related scenic quality from vegetation treatments, fuel reductions, or invasive weed control until vegetation re-growth; (2) the irretrievable loss of scenic recreational opportunities due to mineral development until production well sites are shutdown, the wellpads are reclaimed, and production infrastructure is removed. As discussed above in the Summary, the impacts from vegetation and surface

disturbances would have long-term, irretrievable impacts on recreational opportunities to experience scenic quality until vegetation re-growth.

4.3.11. RIPARIAN RESOURCES

Within the Monticello PA, riparian areas are typically associated with perennial, intermittent, and ephemeral streams, as well as isolated springs and other water sources. The area of potential effect for riparian resources would include all riparian areas identified in the preliminary riparian inventory for the Monticello FO. Management decisions with the potential to impact riparian resource health, the proper functioning condition (PFC) of streams, water resources necessary to riparian zone establishment and survival, or the physical environment on which riparian vegetation depends (e.g., stream stability) were evaluated in this analysis.

Analysis of impacts to the riparian resources within the Monticello PA were conducted primarily by overlaying proposed management decisions (e.g., surface disturbances due to grazing, OHV travel, camping and other recreational use, and woodland harvest) on the 28,994 acres of riparian areas in the PA, as identified in the GIS-based Utah GAP database (Lowry et al. 2005) of vegetation types. In assessing the level of surface-disturbing and vegetation-modifying impacts on riparian resources, the total acreage of surface disturbance, visitor and livestock use, and loss or degradation of riparian habitat were considered. All alternatives would include riparian management actions with the potential to affect riparian resources. Where GIS or other quantitative data were unavailable, potential impacts to riparian resources were analyzed qualitatively, based on these same criteria.

Under all alternatives, management decisions for the following resources would result in negligible impacts to riparian resources: air quality, cultural resources, health and safety, and paleontological resources. The impacts would be negligible because protecting air quality, protecting cultural resources under Section 106, maintaining safety around AML sites and reducing the risks of hazardous materials spills and spill-site cleanup, and protecting known fossil areas for scientific study and recreational collection of fossils would neither degrade nor improve the water, soil, and vegetation components of riparian resources. Accordingly, the impacts of management actions for these resource categories are not analyzed further in this section.

4.3.11.1. IMPACTS COMMON TO ALL ALTERNATIVES

4.3.11.1.1. IMPACTS OF RIPARIAN DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Impacts to riparian areas in the Monticello PA would be a result of vegetation disturbance and surface-disturbing activities within the riparian zones, and are subject to restrictions to ensure that conditions are improved or at least not degraded. The Proposed Plan and all alternatives must adhere to Standard 2 of the Utah BLM Standards for Rangeland Health, which apply to riparian resources in the Monticello PA. Standard 2 states that "[r]iparian and wetland areas [must be] in properly functioning condition (PFC). Stream channel morphology and functions are appropriate to soil type, climate, and function" (BLM 1997). The BLM would develop monitoring and management strategies and restrictions as necessary to meet or maintain PFC. Meeting or maintaining PFC would improve the physical and biological condition of those riparian zones that do not currently meet PFC standards, and would therefore constitute a beneficial impact to riparian zones in the Monticello PA.

Pipeline crossings of perennial, intermittent, and ephemeral stream channels would be constructed to withstand 100-year floods to prevent breakage and subsequent accidental contamination of runoff during high-flow events. Surface crossings would be constructed high enough to remain above stream flows at each crossing, and subsurface crossings would be buried deep enough to remain undisturbed by scour throughout passage of the peak flow. Hydraulic analysis would be completed in the design phase (by the project proponent) to eliminate potential environmental degradation associated with pipeline breaks at stream crossings to avoid repeated maintenance of such crossings. Specific recommendations regarding surface and subsurface crossings are found in Guidance for Pipeline Crossings (see Appendix F). These stipulations would minimize the chances of a pipeline break and the subsequent adverse impacts associated with the release of unrefined petroleum or other hazardous substances and or flood flow obstruction.

Under the Proposed Plan and all alternatives, oil and gas development would be managed with NSO minerals leasing stipulations in riparian areas. No new surface-disturbing activities would be allowed within active floodplains or within 100 m of riparian areas. The Monticello FO would follow BLM guidelines for managing riparian areas (see Technical Reference 1737-6: Riparian Area Management, as amended). All floodplains and riparian/wetlands would be managed in accordance with Executive Orders 11988 and 11990, Sections 303 and 404 of the Clean Water Act, and the ESA. These orders would protect riparian resources and floodplains from surface disturbance and vegetation removal.

Management of public lands by the Monticello FO would be consistent with the Colorado River Salinity Control Act and comply with Utah's state water-quality standards. Uses would be managed to minimize and mitigate damage to soils and to maintain and/or restore overall watershed health and reduce erosion, stream sedimentation, and salinization of water. These management actions would limit short- and long-term adverse impacts to riparian resources by reducing water quality degradation, salinization, and sedimentation that would impact the biological and physical structure of riparian areas.

Floodplains and riparian areas would generally be excluded from private commercial use of woodland products (but would be accessible to Native Americans for ceremonial purposes), thus limiting adverse impacts to resources due to vegetation disturbance, streambank trampling, and noxious weed spread. Habitat, range, and watershed improvements would be allowed and have been evaluated in the 1991 Vegetation EIS (BLM 1991b). Riparian areas would be excluded from surface disturbance by mechanized or motorized equipment and from structural development under all alternatives, thereby beneficially protecting riparian resources from disturbance.

The Proposed Plan and all alternatives would close social trails in Road Canyon, Fish Creek, and Mule Canyon and restrict camping within 200 feet of isolated springs and water sources to protect riparian resources by limiting trampling of vegetation, disturbance of streambanks, and noxious weed spread. Implementation of the Southwest Willow Flycatcher Recovery Plan would potentially benefit riparian resources through habitat enhancement and water management.

The Proposed Plan and all alternatives would require the control of invasive and non-native weed species, as identified in Table 3.59, and prevention of the infestation and spread of new invasive species through cooperative agreements and implementation of BLM weed-management policies and action plans. Pack stock and riding stock users on BLM-administered land would be required

to use certified weed-free feed. Use of certified weed-free seed mixes, mulch, and fill would be required in restoration/rehabilitation activities. To help control noxious weeds, power washing of equipment may be required for permitted uses. The Monticello FO would reduce tamarisk and Russian olive where appropriate using allowable vegetation treatments (refer to Section 4.3.17, Vegetation Resources, for treatment acreages). These actions would reduce adverse impacts to riparian resources from noxious weeds.

4.3.11.1.2. IMPACTS OF FIRE DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Fire management actions under all alternatives would have the same impacts on riparian resources. The impacts would generally be adverse in the short-term due to increased sedimentation and increased runoff from areas where prescribed burns are implemented. Long-term beneficial impacts would occur under all alternatives from reduction of the risk of and severity of wildland fires, and from the establishment of a more natural fire return interval. Estimated fuels reduction treatments of 5,000 to 10,000 acres per year would be designed to limit potential impacts to riparian habitat under all alternatives, which would have long-term, beneficial impacts on riparian resources.

4.3.11.1.3. IMPACTS OF LANDS AND REALTY DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Under all alternatives, land tenure adjustments (LTAs) could acquire riparian areas, and LTA criteria call for the retention of those riparian areas already in public ownership. LTAs would beneficially impact riparian resources under all action alternatives, as the resources would be protected by the stipulations placed on their use.

4.3.11.1.4. IMPACTS OF SOIL AND WATER RESOURCES DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Under all alternatives, management of all floodplains and riparian/wetland areas in accordance with Executive Orders 11988 and 11990, the Clean Water Act, the ESA, and Utah's Rangeland Health Standards would have a beneficial impact on riparian resources in the Monticello PA. Management under the terms of these directives would reduce the disturbance of riparian vegetation and soils and the introduction and establishment of weeds on floodplains. Prohibition of surface disturbances in active floodplains or within 100 m of riparian areas would also protect riparian systems under all alternatives.

4.3.11.1.5. IMPACTS OF VEGETATION DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Under all alternatives, vegetation treatment decisions would reduce the prevalence of invasive Russian olive and tamarisk throughout the Monticello PA and replace them with native willow and cottonwood stands. These actions would have a beneficial impact on riparian areas through the restoration of their native ecosystem characteristics.

4.3.11.1.6. IMPACTS OF WILDLIFE DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Wildlife management decisions would have the same impacts under all alternatives. The management of wildlife would potentially affect resources in riparian areas where elk are allowed to graze. Some loss of riparian vegetation would occur from browsing.

4.3.11.1.7. IMPACTS OF WOODLAND DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Woodland management in riparian areas would allow collection of willows and cottonwoods for Native American ceremonial purposes through a permit system. Wood-collection and harvesting practices in riparian areas would be required to maintain PFC in riparian areas, so that, although impacts to riparian productivity and health would be adverse, they would be negligible.

4.3.11.2. ALTERNATIVES IMPACTS

4.3.11.2.1. IMPACTS OF LANDS AND REALTY DECISIONS ON RIPARIAN RESOURCES

4.3.11.2.1.1. Alternative A

Right-of-way (ROW) exclusions on 120,800 acres would benefit riparian areas by limiting the possibility of surface disturbances, vegetation removal, and changes in hydrology and sedimentation that might result from an expanded road network.

4.3.11.2.1.2. The Proposed Plan and Alternatives B, C, D, and E

Avoiding issuance of ROWs in NSO areas and exclusion of ROWs in defined areas (including WSAs, non-WSA lands with wilderness characteristics, and some ACECs and WSRs C) would beneficially limit both surface disturbance and vegetation removal in riparian zones within the Monticello PA and changes in hydrology and sedimentation that might result from an expanded road network.

4.3.11.2.2. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON RIPARIAN RESOURCES

4.3.11.2.2.1. Alternative A

Proper herd management would provide long-term protection and enhancement of riparian areas through stimulation of growth of riparian vegetation. Grazing regulations would ensure proper grazing practices through implementation of seasonal closures or closure of allotments when degradation occurs. Proper grazing practices would ensure protection of riparian areas through maintenance of vegetative cover leading to riparian area health. Drought conditions, however, could worsen adversely impacted riparian plant growth and streambank stability. Proper livestock grazing would benefit riparian systems by ensuring recruitment of riparian plant species.

Impacts on riparian vegetation vary with season of use. For example, grazing riparian areas in late spring allows vegetation to grow through summer and into the fall and protect banks during critical spring runoff and late summer thunderstorms. Changes in season of use or AUMs would ensure compliance with all standards of the Utah BLM Standards for Rangeland Health,

particularly Standard 2. Compliance with Standard 2 would minimize adverse impacts to riparian areas by requiring changes in grazing management wherever monitoring shows degradation of riparian areas when PFC is not achieved.

The use of riparian exclosures within grazing allotments would protect and enhance riparian resources within the Monticello PA. The following areas would be unavailable for grazing under Alternative A: Comb Wash side canyons, including Mule Canyon below U-95, and Arch, Fish, Owl, and Road Canyons. The closure of these 2,400 riparian acres to grazing would eliminate adverse impacts to riparian resources on approximately 12% of the available riparian habitat in the planning area. The total riparian area open to grazing under Alternative A would be 17,600 acres. Table 4.117 shows the riparian acreage open to and unavailable for grazing under each alternative.

Table 4.117. Livestock Grazing in Riparian Areas, by Alternative

	Alternative A	Alternatives B C, and E; and the Proposed Plan	Alternative D
Open	17,600	17,200	18,020
Unavailable	2,400	2,800	2,380

4.3.11.2.2.2. Alternative B

Under Alternative B, the closure of riparian areas to grazing would protect riparian vegetation (as described above under Alternative A) on approximately 2,800 acres within the Monticello PA. Grazing would still be allowed on approximately 17,200 acres of riparian area. These management actions would close approximately 14% of the grazed riparian areas within the Monticello PA, compared to closure of approximately 12% of riparian areas under Alternative A (see Table 4.116).

4.3.11.2.2.3. Alternative C

Management of livestock grazing under Alternative C with respect to riparian areas would be the same as under Alternative B, and the impacts would thus be the same as well.

4.3.11.2.2.4. Alternative D

The total acreage of riparian area open for livestock grazing under Alternative D would be approximately the same as proposed under Alternative A. The closure of riparian areas to grazing would protect and enhance riparian vegetation (described above under Alternative A) on approximately 2,380 acres within the Monticello PA. Grazing would still be allowed on approximately 18,000 acres of riparian area. These management actions would close slightly less riparian area than under Alternative A (see Table 4.116).

4.3.11.2.2.5. Alternative E

The impacts to riparian resources under Alternative E would be the same as those described for Alternative B.

4.3.11.2.2.6. Proposed Plan

The impacts to riparian resources under the Proposed Plan would be the same as those described for Alternative B.

4.3.11.2.3. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS ON RIPARIAN RESOURCES

4.3.11.2.3.1. Alternatives A, B, C and D

Under Alternatives A, B, C and D, non-WSA lands with wilderness characteristics would not have any special management prescriptions to protect their wilderness values. Riparian resources within these areas would therefore be unaffected by management to protect the wilderness characteristics of non-WSA lands with wilderness characteristics.

4.3.11.2.3.2. Alternative E

Under Alternative E, riparian areas within 582,360 acres of non-WSA lands with wilderness characteristics would be beneficially protected from surface disturbance, vegetation removal, and other impacts (as described elsewhere in Section 4.3.11) by closure of this acreage to mineral leasing and entry, all OHV use, all ROWs permitting, mineral disposal, and woodland harvesting.

4.3.11.2.3.3. Proposed Plan

Under the Proposed Plan, riparian areas within 88,871 acres of non-WSA lands with wilderness characteristics would be beneficially protected from surface disturbance, vegetation removal, and other impacts (as described elsewhere in Section 4.3.11) by limiting OHV use to designated roads and trails; closure to mineral leasing in Grand Gulch, Mancos Mesa Nokai Dome West and Nokai Dome East, and NSO for mineral leasing in Dark Canyon; designation as ROW avoidance and exclusion areas; and closure of this acreage to mineral disposal, and commercial or personal woodland harvesting.

4.3.11.2.4. IMPACTS OF RECREATION DECISIONS ON RIPARIAN RESOURCES

The Proposed Plan and all alternatives would require that recreation be managed to meet Utah's Rangeland Health Standards, guided by the Standards for Public Land Health and Guidelines for Recreation Management for BLM Lands in Utah (see Appendix E for Standards and Guides). These guidelines describe the procedures that should be applied to achieve standards for rangeland health within the recreation program. Where long-term damage to riparian resources by recreational uses is observed or anticipated, the Monticello FO would limit or control activities through specialized management tools such as designated campsites, management of human and pet waste, permits, area closures, and limitations on number of users and duration of use. The FO would consider and, where appropriate, implement management methods to protect natural resources. Limitation on visitor numbers would reduce direct adverse impacts to riparian resources by limiting bank trampling and noxious weed spread. Dispersed camping where allowed may be closed seasonally or as impacts or environmental conditions warrant. This action would protect riparian resources in areas where degradation of riparian habitat is occurring.

The designation of SRMAs would have both adverse and beneficial impacts on riparian resources. Allowing visitation to SRMAs would result in impacts to riparian resources, such as trampling of streambank vegetation and the potential spread of exotic, invasive, or noxious weeds. Indirect impacts, including changes in timing and amount of runoff, would occur as a result of vegetation trampling and weed infestation. Limits on visitor use through implementation of a permit system in high-traffic areas would reduce long-term user impacts and related effects.

4.3.11.2.4.1. Alternative A

The San Juan River SRMA would be designated under Alternative A, and river trips on the San Juan would require a special use permit. Alternative A would continue management of the San Juan River SRMA under current launch limits, which allow approximately 40,000 user-days per year, private and commercial trips combined. Trip size would be limited to 25 people on private trips and 25 passengers plus 8 crewmembers on commercial trips. These levels of visitor activities would directly and indirectly impact riparian resources, as discussed above.

The Grand Gulch Plateau (Cedar Mesa) would have no user allocation limits for day use, would be open to dispersed camping, and would have no limits on in-canyon numbers of parties per day. Group size would be limited to 12 for in-canyon day and overnight use; no limits on commercial use would be instituted. Trailhead allocations would range from 22 to 26 visitors for in-canyon overnight use, except the Government trailhead, which would have a limit of 12 visitors.

There would be no limits on camping and access in the Dark Canyon SRMA, and dispersed camping would be allowed in the Indian Creek Corridor SRMA, which would be designated under Alternative A. These management prescriptions would result in more direct impacts to riparian resources from visitor use under Alternative A than under any other alternative. Backpackers in Slickhorn Canyon and Grand Gulch would not be allowed to camp within 1 mile of the river, protecting riparian resources in these areas from visitor use impacts. The designated campground would be removed from the Newspaper Rock area and rehabilitated. This action would limit direct visitor use impacts to riparian resources adjacent to this campground under all alternatives.

OHV use would potentially impact riparian resources through disturbance of riparian vegetation, streambank destruction, and a subsequent increase in sedimentation. Under Alternative A, OHV use within riparian areas would be open on 10,871 acres, closed on 3,524 acres, and limited to designated routes on 6,302 acres, providing a total of 61 miles of travel routes in the Monticello FO. The percentage of riparian area open, closed, and limited to designated routes under Alternative A would be 53%, 17%, and 30% of total riparian acreage, respectively, the largest amount of riparian area open to cross-country OHV travel or with designated routes for OHV travel under all alternatives (Table 4.118). Thus, under Alternative A there would be the highest risk for potential impacts to riparian resources.

Table 4.118. OHV Use in Riparian Areas by Alternative (Acres)

OHV Category	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Open	10,871 (53%)	0	135 (1%)	135 (1%)	0	0 (0%)
Closed	3,524 (17%)	3,977 (19%)	3,676 (18%)	0	8,779 (43%)	3,539 (17%)
Limited to Designated Routes	6,302 (30%)	16,458 (81%)	16,624 (81%)	20,300 (99%)	11,656 (57%)	16,894 (83%)
Travel routes (miles)	61	43	52	56	43	60

4.3.11.2.4.2. Alternative B

Many of the impacts of recreation management on riparian resources discussed under Alternative A apply to this and other alternatives as well. User numbers under Alternative B (and under Alternative E) would generally be lower than under Alternative A and all other action alternatives. Restrictions on camping, pets, and user-group sizes under Alternative B (and Alternative E) would also be more stringent than under other alternatives.

Alternative B would designate the San Juan River SRMA, where no motorized boating would be allowed. Launch schedules would allow approximately 30,000 user-days per year, 10,000 fewer user-days than under Alternatives A and C, and 15,000 fewer user-days than under Alternative D. Trip size would be limited to 20 people (including crew) for both private and commercial use, fewer persons than under any other alternative. These restrictions would result in approximately 30% less potential disturbance to riparian habitat than under Alternative A.

Visitor use of the Grand Gulch Plateau (Cedar Mesa) would limit group size to 10 people for day use. Primitive sites would be designated, group sizes would be limited to 12 people, and overnight visitors would be required to remove all human waste. These management actions would reduce impacts to riparian resources, whereas Alternative A would place no such limits on use of the mesa top.

In-canyon riparian resources would be protected from visitor-use impacts where use is restricted. Restrictions on use would include limits on in-canyon visitor numbers. Group size would be 2 people fewer than under Alternative A, and permits would be required for high-season use. Limits of 10 people per trailhead and one commercial trip every other day would provide more protection for riparian resources than under Alternative A, which would not designate daily visitor numbers.

In-canyon overnight use would be the same as under Alternative A, with some exceptions. Some campsites would be designated, and if human waste became a problem, a policy to carry out waste could [or might] be implemented. Private-group size would be limited to 6 people per day per trailhead, 50% less visitation than allowed under Alternative A. Total caps for trailheads would be 16 people per day, 30%–40% less visitation than under Alternative A.

Fewer commercial permits would be issued for the Dark Canyon SRMA under Alternative B than under any other alternative. Camping would be allowed only in designated sites, with no dispersed camping. Group size would be limited to 10–12 and the number of private users in the canyon per day to 15, whereas Alternative A would not have any visitor use limits. These restrictions would decrease surface disturbance, the risk of trampling of riparian vegetation, and the potential for loss of shade and increased sedimentation.

Dispersed camping would not be allowed in the Indian Creek Corridor. Camping would be allowed only in designated sites, resulting in fewer adverse impacts to riparian resources than under any other alternative.

Alternative B would designate OHV travel in riparian areas, with 3,977 acres closed, 16,458 acres limited to designated routes, no acres open to cross-country travel, and a total of 43 miles of travel routes available. Closing or limiting travel in riparian areas would protect riparian resources and limit impacts from OHV use, as discussed under Alternative A. Only Alternative E would provide a higher level of protection of riparian resources

The percentage of riparian area open, closed, and limited to designated routes under Alternative B would be approximately 0%, 19%, and 81%, respectively. Compared to Alternative A, these limits on OHV use in riparian areas would result in 10,871 fewer acres open to OHVs, 453 more acres closed, 10,156 more acres with OHVs limited to designated routes in riparian areas, and 18 fewer miles of travel routes. Alternative B (along with Alternative E) would thus have the lowest recreation-related riparian use levels and the lowest level of potential impacts of the proposed alternatives.

4.3.11.2.4.3. Alternative C

The discussion of Alternative A provided a general description of the impacts of recreation management on riparian resources. User numbers under Alternative C would be similar to those under Alternative A. However, restrictions on camping, pets, and user-group sizes under Alternative C would be more stringent than those under Alternative A.

The San Juan SRMA would be designated with management decisions similar to those under Alternative A. Launch limits would allow approximately 40,000 user-days per year, the same as under Alternative A. Trip size would be limited to 25 people, including crew on commercial trips. For commercial trips, the total would be 8 fewer than under Alternative A. These management actions would therefore result in slightly less adverse impact than would occur under Alternative A.

Visitor day use of the Grand Gulch Plateau (Cedar Mesa) would be limited to a group size of 12 people in most areas. Primitive sites would be designated, group size would be limited to 24 people, and overnight visitors would be required to remove human waste. These management actions would substantially reduce impacts to riparian resources on the mesa top over Alternative A, which would have no such limits.

In-canyon riparian resources would be protected from visitor-use impacts where use is restricted. Restrictions on use would include limits on in-canyon visitor numbers. Group size would be limited to 12, the same as under Alternative A, and a limited permit system would be implemented. Limits of 12 people per trailhead and one commercial trip per day per trailhead

would provide more protection for riparian resources than under Alternative A, which would not limit commercial use.

In-canyon overnight use would be the same as under Alternative A, with some exceptions. Some campsites would be designated for large groups (8–12 people), and if human waste should become a problem, a requirement to carry out waste might be implemented. Private group size would be limited to 8 people per day per trailhead, 33% less visitation than allowed under Alternative A. Total caps for trailheads would be 20 people per day, resulting in approximately 10% less visitation than under Alternative A.

The Dark Canyon SRMA would be designated with three commercial permits, fewer than under Alternative A. Camping would be allowed in designated sites only, with no dispersed camping. Group size would be limited to 15 people and the number of private users in the canyon to 20 per day, resulting in a reduction of surface and vegetation disturbance in comparison with Alternative A, which would not have any visitor use limits. These restrictions would decrease surface disturbance, the risk of trampling of riparian vegetation, and the potential for loss of shade and increased sedimentation.

Dispersed camping would be allowed in the Indian Creek Corridor except within certain zones where camping is limited to designated sites, resulting in fewer impacts to riparian resources than under Alternative A.

Alternative C would manage OHV travel in riparian areas, with 3,676 acres closed, 16,624 acres limited to designated routes, and 135 acres of designated open areas. Closing or limiting OHV travel in riparian areas would protect riparian resources and limit impacts from OHV use, as discussed under Alternative A. These limits on OHV use would provide a higher level of protection of riparian resources than Alternatives A and D, but less protection than Alternatives B and E.

The percentage of riparian area that would be open, closed, and limited to designated routes for OHV use under Alternative C would be approximately 1%, 18%, and 81%, respectively. These limits on OHV use in riparian areas would result in 10,736 fewer acres open to OHVs, 152 more acres closed to OHVs, and 10,322 more acres with designated route limitations for OHVs in riparian areas than under Alternative A. Designated routes in riparians would total 52 linear miles, 9 fewer miles, or approximately 15% less, than under Alternative A.

Overall, management actions for recreation under Alternative C would provide more protection of riparian resources than would Alternatives A and D, and less protection than management actions under Alternatives B and E.

4.3.11.2.4.4. Alternative D

Impacts of recreation management on riparian resources that apply to all alternatives were discussed under Alternative A. User numbers under Alternative D would generally be lower than under Alternative A and all other action alternatives.

Alternative D would designate the San Juan River SRMA, where no motorized boating would be allowed. Launch schedules would allow approximately 45,000 user-days per year, 5,000 more user days than under Alternative A. Trip size would be increased to 35 people (including crew) for both private and commercial use, more than under any other alternative, with approximately 5% more potential for disturbance to riparian habitat than under Alternative A.

Visitor use of the Grand Gulch Plateau (Cedar Mesa) would limit group size to 12 people for day use within the WSA and 25 people outside the WSA. There would be no site designation for groups under 24 and no group size limit. These management actions would have the same impacts on riparian resources as those under Alternative A, which would also impose no camping limits on the mesa top.

Grand Gulch in-canyon riparian resources would be protected from visitor-use impacts where use is restricted. Restrictions on use would be the same as under Alternative C, except that two commercial trips per trailhead would be allowed, with a slightly greater risk of adverse visitor impacts.

In-canyon overnight use would generally be the same as under Alternative A, with some exceptions. Some campsites would be designated, and if human waste should become a problem, carrying out waste might be required. Private group size would be limited to 12 people per day per trailhead, the same as under Alternative A. Total caps for trailheads would be 24 people per day, also the same as under Alternative A.

The Dark Canyon SRMA would be designated, with fewer commercial permits than under any other alternative. Dispersed camping would be allowed. Visitation would be limited to 15 users per day in the canyon. Surface and vegetation disturbance would be reduced in comparison with Alternative A, which would not have any visitor use limits. These restrictions would decrease surface disturbance, the risk of trampling of riparian vegetation, and the potential for loss of shade and increased sedimentation.

Dispersed camping would be allowed in the Indian Creek Corridor, with the same exceptions as under Alternative C. Alternative D would thus result in slightly fewer adverse visitor-related impacts than Alternative A.

Alternative D would designate OHV travel in riparian areas, with no riparian areas closed to OHV use, 20,300 acres in areas limited to designated routes, and 135 acres open to cross-country OHV travel. Closing or limiting OHV travel areas in riparian areas would protect riparian resources and limit impacts from OHV use, as discussed under Alternative A. The limits on OHV use under Alternative D would provide more protection of riparian resources than those under Alternative A, as all of the riparian area within the Monticello FO would be limited to designated routes under this alternative. Under Alternative D, approximately 10,736 fewer riparian acres would be open to OHVs in riparian areas, 3,524 fewer acres would be closed, and 13,998 more acres would be limited to designated routes than under Alternative A. A total of 56 linear miles of travel routes would be designated in riparian areas, 5 fewer miles than under Alternative A.

Alternative D would have similar use levels in designated recreation areas. Impacts to riparian areas would be similar under Alternative D and Alternative A.

4.3.11.2.4.5. Alternative E

Impacts to riparian resources under Alternative E would be the same as under Alternative B, except that restrictions on OHV use would be more stringent and fewer impacts to riparian areas from OHV use would occur. Overall, impacts under Alternative E would be less adverse than under any other alternative. Alternative E would designate OHV travel in riparian areas, with 3,977 acres closed, 16,458 acres limited to designated routes, and no acres open to cross-country

OHV travel. These limits on OHV use would provide the highest level of protection of riparian resources of any alternative.

The percentages of riparian areas open, closed, and limited to designated routes under Alternative E would be approximately 0%, 43%, and 57%, respectively. As a result, 10,871 fewer acres would be open to OHVs, 5,255 more acres would be closed, and 5,354 more acres would be limited to designated travel routes in riparian areas than under Alternative A. The total number of linear miles limited to designated routes in riparian areas would be 43, 18 fewer miles than under Alternative A.

4.3.11.2.4.6. Proposed Plan

Recreation management and its impact on riparian resources would be the same under the Proposed Plan as described under Alternative C, except for the management of OHV travel. The Proposed Plan would manage OHV travel in riparian areas, with 3,539 acres closed, 16,894 acres limited to designated routes, and 0 acres of designated open areas. Closing or limiting OHV travel in riparian areas would protect riparian resources and limit impacts from OHV use, as discussed under Alternative A. These limits on OHV use would provide a higher level of protection of riparian resources than Alternatives A and D, but less protection than Alternatives B and E.

The percentage of riparian area that would be open, closed, and limited to designated routes for OHV use under the Proposed Plan would be approximately 0%, 17%, and 83%, respectively. These limits on OHV use in riparian areas would result in 10,871 fewer acres open to OHVs, 15 more acres closed to OHVs, and 10,592 more acres with designated route limitations for OHVs in riparian areas than under Alternative A. Designated routes in riparian areas would total 60 linear miles, 1 fewer mile, or approximately 2% less, than under Alternative A.

Overall, management actions for recreation under Alternative C would provide more protection of riparian resources than would Alternatives A and D, and less protection than management actions under Alternatives B and E.

4.3.11.2.5. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON RIPARIAN RESOURCES

4.3.11.2.5.1. Alternative A

Areas designated as WSAs would restrict motorized use to existing routes. This management decision would protect riparian resources from new direct impacts from motorized use, as described under Section 4.3.10, Recreation. Under Alternative A, management of WSAs would continue to retain wilderness values, thus protecting riparian values through limitations on motorized use on a total of 2,400 acres of riparian area within the Monticello PA.

ACECs would have different management prescriptions based on resources of concern. Under Alternative A, a total of 5,700 riparian acres would have limitations on motorized use within ACECs. Motorized use would be limited to existing roads and trails within the Alkali Ridge ACEC and the Scenic Highway Corridor ACEC (900 riparian acres). Motorized use would be limited to designated roads and trails within the Cedar Mesa ACEC (partial), Hovenweep ACEC, and Shay Canyon ACEC (1,300 acres). Areas would be closed to motorized use within the Butler Wash ACEC, Cedar Mesa ACEC (partial), Dark Canyon ACEC, and Indian Creek corridor ACEC (3,600 acres). ACEC designation would not generally limit livestock use. All livestock

exclosures were analyzed in Section 4.3.6.1, Impacts Common to All Alternatives, in relation to potential riparian impacts.

Management of ACECs under Alternative A would not limit geophysical work within these areas. Geophysical work would potentially impact riparian resources through vegetation trampling and removal, habitat fragmentation, and possible noxious plant infestation. Any geophysical work within riparian areas would require site-specific NEPA analysis.

Some overlap of ACECs and WSAs would occur under all alternatives. Six ACECs would overlap with WSAs: Bridger Jack Mesa, Butler Wash, Cedar Mesa, Dark Canyon, Indian Creek Corridor, and Lockhart Basin (see Maps 87-90).

4.3.11.2.5.2. Alternative B

The designation of WSAs under Alternative B would be the same as under Alternative A and as discussed above, except that no travel would be allowed within WSAs under Alternative B. The limitation on travel would slightly reduce the risk of impacts to riparian areas from boundary road maintenance, erosion, or changes in hydrology or sediment yield from roads.

Management of ACECs under Alternative B would not preclude OHV limits to designated routes or closure of areas to OHV use. Analysis of impacts of OHV use on riparian resources appears above in Section 4.3.11.2.4, Impacts of Recreation Decisions on Riparian Resources. Surface-disturbing vegetation treatments would not be allowed in the Alkali Ridge and Shay Canyon ACECs, protecting approximately 400 more riparian acres than Alternative A, which would allow surface-disturbing vegetation treatments. Indirect impacts of surface disturbance were discussed under Section 4.3.17, Vegetation. In the Shay Canyon ACEC, Alternative B would limit livestock use on 20 more riparian acres than Alternative A. Designation of the Bridger Jack Mesa, Butler Wash, Cedar Mesa, Dark Canyon, Hovenweep, Indian Creek Corridor, Lockhart Basin, Lavender Mesa, San Juan River, and Valley of the Gods ACECs would have the same impacts as under Alternative A.

4.3.11.2.5.3. Alternative C

Under Alternative C, special designation would generally result in very similar impacts to riparian resources as under Alternative B, except that ACECs would generally be managed with slightly less protective prescriptions (such as VRM Class, mineral stipulations, livestock management, camping restrictions, and woodland harvest). Like Alternative B, Alternative C would be more protective of riparian resources than Alternative A.

4.3.11.2.5.4. Alternative D

Alternative D would manage WSAs according to the IMP, resulting in the same impacts to riparian resources as would occur under Alternative A. No ACECs would be designated under Alternative D, thus there would be no impacts to riparian resources, as discussed under Alternative A.

4.3.11.2.5.5. Alternative E

The impacts to riparian resources under Alternative E would be the same as those described under Alternative B, except that riparian areas in 109,206 acres of ACECs in non-WSA lands

with wilderness characteristics would be managed with additional limitations on woodland harvest, mineral entry, surface disturbance, and ROWs that would protect riparian areas. Because many of these activities are already prohibited in riparian areas and many ACECs, these further restrictions would have a minor beneficial impact on riparian resources.

4.3.11.2.5.6. Proposed Plan

Under the Proposed Plan, special designation would generally result in very similar impacts to riparian resources as under Alternative B, except that ACECs would generally be managed with slightly less protective prescriptions (such as VRM Class, mineral stipulations, livestock management, camping restrictions, and woodland harvest). Like Alternative B, the Proposed Plan would be more protective of riparian resources than Alternative A. Additionally, riparian areas in 25,410 acres of ACECs in non-WSA lands with wilderness characteristics would be managed with additional limitations on woodland harvest, mineral entry, surface disturbance, and ROWs that would protect riparian areas. Because many of these activities are already prohibited in riparian areas and many ACECs, these further restrictions would have a minor beneficial impact on riparian resources.

4.3.11.2.6. IMPACTS OF SPECIAL STATUS SPECIES DECISIONS ON RIPARIAN RESOURCES

4.3.11.2.6.1. Alternative A

The implementation of management decisions related to special status species would generally protect and/or enhance riparian resources. Recovery plans for the Southwestern Willow Flycatcher, Colorado River fishes, Bald Eagle, and Yellow-billed Cuckoo would benefit riparian resources through habitat enhancement and potential reductions in riparian habitat degradation. Removal of tamarisk and Russian olive for restoration or enhancement of special status species habitat would generally benefit riparian resources.

All alternatives, including Alternative A, would avoid loss of cottonwood gallery riparian habitats and limit surface disturbance in riparian areas to protect Bald Eagle roosting areas. Any disturbance of riparian vegetation would be replaced with native species or ecological equivalents for all special status species. These actions would help maintain existing riparian resources.

All alternatives, including Alternative A, would also restrict surface-disturbing activities within 300 feet of suitable Southwestern Willow Flycatcher and Yellow-billed Cuckoo habitat yearlong and would require 0.25-mile buffers for permanent noise-producing facilities. These obligate riparian species preferentially use riparian areas for all life phases. Restrictions on surface disturbance would reduce potential impacts to riparian resources, as discussed under Impacts Common to All Alternatives. The eradication of tamarisk and Russian olive would cause short-term surface disturbance but would result in long-term enhancement of riparian resources. The BLM would ensure that water extraction or disposal activities do not result in changes to hydrologic regimes that would result in loss or degradation of riparian habitat. Alternative A would avoid loss of riparian habitats in designated critical habitat to protect the endangered Colorado River fishes.

4.3.11.2.6.2. Alternative B

Alternative B would propose the same management decisions and result in the same impacts as described under Alternative A. Group size for non-motorized recreation uses would be limited to 10 individuals and 2 groups per day in Arch Canyon, and a permit system would be implemented. These decisions would protect riparian resources and reduce impacts to riparian resources in Arch Canyon more than the actions taken under Alternative A, which would not limit use in Arch Canyon.

4.3.11.2.6.3. Alternative C

Alternative C would propose the same management decisions and result in the same impacts as those described under Alternative A. OHV use would be limited to the designated route to the end of the State Section (T37S, R20E, Section 16) and to the end of the route at the National Forest boundary. Group size for non-motorized recreation users would be limited to 12 individuals and 2 groups per day, and a permit system would be implemented.

4.3.11.2.6.4. Alternative D

Alternative D would result in the same management and impacts as described under Alternative A. In addition, Alternative D would protect habitat for Mexican Spotted Owl and flannelmouth sucker in Arch Canyon, where OHV use limited to designated routes would be allowed year-round. The number of commercial motorized uses would be limited to 12 people and 2 trips a day. These management actions to protect special status species would result in fewer adverse impacts to riparian resources than under Alternative A and more adverse impacts than under the other action alternatives.

4.3.11.2.6.5. Alternative E

The impacts to riparian resources under Alternative E would be the same as those described for Alternative B because the proposed management decisions would be the same.

4.3.11.2.6.6. Proposed Plan

The Proposed Plan would utilize the same management decisions and result in the same impacts as those described under Alternative A. OHV use would be limited to the designated route in Arch Canyon to the end at the National Forest boundary, a total of 8 miles one way. Organized and commercial groups are required to obtain a Special Recreation Use Permit. This permit would allow access on the designated route up to the National Forest boundary except from March 1 through August 31. During this period, access would be 7.5 miles of the designated route. Motorized access would not be allowed within 0.5 miles of the National Forest boundary.

4.3.11.2.7. IMPACTS OF VEGETATION DECISIONS ON RIPARIAN RESOURCES**4.3.11.2.7.1. Alternative A**

Alternative A would not propose any riparian vegetation treatments and would involve no vegetation management decisions that would affect riparian resources.

4.3.11.2.7.2. Alternative B

The Monticello FO would conduct vegetation treatments in riparian areas under all action alternatives. Potential impacts related to vegetation treatments include increased runoff and sedimentation due to loss of vegetative cover in the short term. Improvement of riparian condition (PFC) would occur over the long term, after treatment areas have recovered.

Under Alternative B, 500 acres of riparian vegetation treatments would be completed each year, resulting in long-term improvement of riparian condition. This would be 500 more acres of riparian treatment than under Alternative A.

4.3.11.2.7.3. Alternative C

Alternative C proposes to implement 100 acres of riparian vegetation treatments each year to restore ecosystem health and PFC of riparian areas. These decisions would result in 400 fewer acres treated in riparian areas than under Alternatives B and E, 100 more acres treated than under Alternative A, and the same acreage treated as under Alternative D. Overall, the management of vegetation resources under Alternative C would result in more beneficial impacts than under Alternative A or Alternative D, and fewer beneficial impacts than under Alternatives B and E.

4.3.11.2.7.4. Alternative D

Under Alternative D, the management of and impacts to riparian resources would be the same as under Alternative C.

4.3.11.2.7.5. Alternative E

The impacts to riparian resources under Alternative E would be the same as those described for Alternative B because the proposed management decisions would be the same.

4.3.11.2.7.6. Proposed Plan

Under the Proposed Plan, the management of and impacts to riparian resources would be the same as under Alternative C.

4.3.11.2.8. IMPACTS OF VISUAL RESOURCE DECISIONS ON RIPARIAN RESOURCES

In general, VRM designation of Class I and Class II would limit any surface disturbance and corresponding indirect adverse impacts to riparian resources from erosion and sedimentation due to vegetation clearing and/or soil disturbance. Conversely, areas that are designated as VRM Class III and Class IV would allow surface-disturbing actions, with the associated risk of sedimentation impacts to adjacent riparian areas.

4.3.11.2.8.1. Alternative A

Management decisions under Alternative A would designate as VRM Class I and Class II 12,200 acres of riparian habitat, approximately 60% of the total riparian resources within the Monticello PA. Table 4.119 compares the number of acres designated as VRM Class I and Class II for each of the alternatives.

Table 4.119. VRM Class I and Class II Designation in Riparian Areas by Alternative (Acres)

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
VRM I and II	12,200	11,200	8,600	5,300	13,704	10,835

4.3.11.2.8.2. Alternative B

Management of visual resources under Alternative B would result in reduction of surface disturbance through requirement of NSO leasing stipulations and limits on construction in areas adjacent to 11,200 acres of riparian areas within the Monticello PA. Indirect impacts to riparian resources would be reduced in these areas. Under Alternative B, 1,000 fewer riparian acres would be protected through visual resource management than under Alternative A, resulting in an increased risk of surface disturbance from human-construction on 56% of riparian areas within the Monticello PA, compared to 60% under Alternative A.

4.3.11.2.8.3. Alternative C

Management of visual resources under Alternative C would result in reduction of surface disturbance through requirement of NSO and limits on construction in areas adjacent to 8,600 acres of riparian areas within the Monticello PA. Under Alternative C, 3,600 fewer riparian acres would be protected through visual resource management than under Alternative A, resulting in an increased risk of surface disturbance from human-construction on 70% of riparian areas within the Monticello FO, compared to 60% under Alternative A.

4.3.11.2.8.4. Alternative D

Management of visual resources under Alternative D would result in reduction of surface disturbance on areas adjacent to 5,300 acres of riparian areas within the Monticello PA. Alternative D would protect 6,900 fewer riparian acres than visual resource management under Alternative A, resulting in an increase of impacts on approximately 25% of riparian areas within the Monticello PA, compared to 60% under Alternative A.

4.3.11.2.8.5. Alternative E

Impacts to riparian resources under Alternative E would be the same as those described under Alternative B, except that more area would be designated as VRM Classes I and II. Under Alternative E, 1,504 more riparian acres would be protected through visual resource management than under Alternative A, resulting in a decreased risk of surface disturbance from human-construction on 67% of riparian areas within the Monticello FO, compared to 60% under Alternative A and 56% under Alternative B.

4.3.11.2.8.6. Proposed Plan

Management of visual resources under the Proposed Plan would result in reduction of surface disturbance through requirement of NSO and limits on construction in areas adjacent to 10,835 acres of riparian areas within the Monticello PA. Under the Proposed Plan, 1,365 fewer riparian

acres would be protected through visual resource management than under Alternative A, resulting in an increased risk of surface disturbance from human-construction on 63% of riparian areas within the Monticello FO, compared to 60% under Alternative A.

4.3.11.3. SUMMARY OF IMPACTS

Resource management decisions would generally allow or limit direct and indirect adverse impacts to riparian resources. All alternatives would have similar impacts on riparian resources from fire, soils, and watershed management. The alternatives differ in their impacts in management of livestock grazing, recreation management, special designations, and visual resource management.

Proper levels of livestock grazing would not result in adverse impacts to riparian resources, as discussed above. The highest level of riparian resource protection would occur under Alternatives B and E, under which fewer riparian acres would be grazed by livestock. The Proposed Plan and Alternative C would provide more protection of riparian resources than Alternatives A and D, both of which would impose similar restrictions on livestock grazing in riparian areas.

Recreation decisions would generally impact riparian resources in areas where increased visitor use would result in riparian habitat degradation. Alternatives B and E would have the lowest levels of user numbers of the proposed alternatives. Alternative D would have the highest user numbers; followed by Alternative A. The Proposed Plan and Alternative C would provide a level of use between Alternative B and Alternative A.

Special designations would protect riparian resources in areas where management prescriptions reduce OHV use. These limits on use would result in ranking of impacts between alternatives, as described under Recreation.

Visual resource protection would generally limit surface disturbance, resulting in reduced indirect adverse impacts to riparian resources that could result from changes in watershed hydrology and stream sedimentation. Alternative E would provide the highest level of riparian resource protection from visual resource management, followed by Alternative A, Alternative B, the Proposed Plan, Alternative C, and Alternative D, in that order.

4.3.11.4. MITIGATION MEASURES

The management decisions common to all proposed alternatives, as described in Chapter 2 and in Appendixes A and I, outline the mitigation measures that would serve to avoid and/or minimize impacts to riparian resources resulting from management actions.

4.3.11.5. UNAVOIDABLE ADVERSE IMPACTS

Any pipeline crossings of stream channels could result in the temporary loss of riparian habitat. OHV use and presence of livestock in riparian areas have the potential for the loss or degradation of riparian habitat, but changes in management based on monitoring would limit these impacts.

4.3.11.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

The short-term use of vegetation treatments in specific riparian resource areas would affect the long-term productivity of the treated areas by increasing the likelihood of achieving riparian PFC

in degraded riparian habitat. Long-term productivity would be beneficially impacted, since the goals of the short-term treatments in riparian areas would be to improve ecosystem health, reduce invasive and exotic species, and restore PFC.

4.3.11.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

Irretrievable loss of riparian habitat could occur due to grazing, visitor trampling, and construction-related removal of riparian habitat. However, that habitat could eventually be restored, so those impacts would not be irreversible. However, it is possible that noxious-weed infestation of disturbed riparian areas could become an irreversible impact, given the difficulties observed in the past in controlling invasive species such as tamarisk and Russian olive.

4.3.12. SOCIOECONOMIC RESOURCES

Impacts to social and economic conditions could result from the implementation of any of the alternatives. While the range of socioeconomic impacts may vary depending on the alternative implemented, some management actions would have a measurable impact on socioeconomics and are disclosed in the following analysis.

Potential economic impacts include changes in employment and income, changes in tax revenue for local, state, and federal government entities, and changes in the demand for housing and public service. Where available, quantitative data are used to analyze impacts. Where quantitative data are not available, a qualitative analysis is performed based on best available information.

Social impacts to communities cannot be measured in economic terms. These human impacts include enhancements or detractions from existing lifestyles, sense of place, community values, and unfair or unjust impacts or burdens on low income or minority populations. Accordingly, these impacts are assessed qualitatively.

Impacts to socioeconomic resources from implementation of alternatives would be considered significant if one or more of the following occurs:

- Substantial gains or losses in population/employment.
- Activities or operations substantially altering the lifestyles or quality of life of individuals utilizing or living near the Monticello FO.
- Disproportionately high and adverse environmental or human health impacts to an identified minority or low income population that appreciably exceed those to the general population around the project area.

4.3.12.1. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

4.3.12.1.1. IMPACTS TO ENVIRONMENTAL JUSTICE

Executive Order (EO) 12898, "Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations," requires identifying and addressing disproportionately high and adverse human health and environmental impacts of federal programs, policies, and activities on minority or low income populations. To evaluate potential environmental justice impacts, the following federal agency guidance documents were reviewed:

- EO 12898, "Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations," February 11, 1994, Federal Register at 7630.
- U.S. Environmental Protection Agency, "Interim Final Guidance for Incorporating Environmental Justice Concerns in EPA's Compliance Analysis, Office of Federal Activities," September 30, 1997.
- Council on Environmental Quality, "Environmental Justice: Guidance under the National Environmental Policy Act (NEPA)," Executive Office of the President, December 1997.

The following five step method was used to evaluate potential environmental justice impacts associated with land management actions proposed by the BLM:

1. Identify potential minority or low income populations within the study area.
2. Identify a broad range of potential environmental and human health effects that could affect minority or low income populations including safety, traffic, air quality, noise, cultural resources, hazardous waste sites and hazardous materials transport, natural resources, land use, and socioeconomics.
3. Assess whether the potential impacts on minority and low income populations would be high and adverse.
4. Conduct extended outreach to minority and low income populations that would experience potential high and adverse effects.
5. Evaluate mitigation measures that would be used to minimize adverse impacts to minority and low income populations.

Census data for San Juan County, as well as Utah, were used for this analysis. These baseline data are summarized in Section 3.12.4.2. It includes:

- Total population.
- Percent of population of minority status (e.g., Black or African American, Hispanic or Latino, Asian American, American Indian or Alaskan Native, Native Hawaiian and other Pacific Islanders).
- Percent of population of low income status using annual statistical thresholds from the Bureau of Census Current Population Reports.
- Percent of population of minority status for the entire state of Utah.
- Percent of population of low income status in the entire state of Utah using annual statistical thresholds from the Bureau of Census Population Reports.

The data listed above were then used to determine whether the populations residing within the counties in the study area constitute an "environmental justice population" that meets any of the following criteria:

- At least one-half of the population is of minority status.
- At least one-half of the population is of low income status.
- The percentage of population of minority status is a least 10 percentage points higher than for the entire state of Utah.
- The percentage of population of low income status is at least 10 percentage points higher than for the entire state of Utah.

San Juan County is home to 27% of the state's Native American population and 55.7% of the county's total population; therefore Native Americans are not the minority in San Juan County. However, in Utah, 93.8% of the entire population identify themselves as white and 1.3% of the population identify themselves as Native American/Alaskan Native (GOPB 2002). Therefore, when considered state or region-wide, Native Americans are considered a minority. Despite the population data that indicates non-minority status within San Juan County, Native Americans are considered a minority group for the purposes of analyzing and ensuring environmental justice during this RMP process.

In 2003, the number of people in San Juan County living below the poverty line was higher than the state average (22.6% versus. 10%). While San Juan County poverty trends show a decrease

over time, they remain higher than the state average. In terms of race, the Native American population has the highest poverty level in the county at 48%, or 3,809 individuals.

Under each alternative, it has been determined that BLM resource management actions would not result in disproportionate effects to "environmental justice populations" defined in Executive Order 12898. Minority and low income populations do exist in the planning area, but no BLM action proposed across all alternatives or the Proposed Plan would cause disproportionate adverse impacts to these populations.

Two issues identified in Section 3.13.4.3 related to Native American concerns with BLM management decisions have been addressed to meet the group's needs and would not adversely impact their traditional practices. Under all alternatives and the Proposed Plan, wood gathering in designated areas would be allowed, with the exception of Cedar Mesa (outside of Cedar Mesa WSA) under Alternative B. Also under all alternatives and the Proposed Plan, the collection of cottonwoods and willows along riparian areas for ceremonial purposes would be permitted.

4.3.12.1.2. IMPACTS TO PILT PAYMENTS

None of the alternatives would result in significant changes in federal ownership in the planning area. Any future land exchanges or sales would be assessed to determine specific impacts, but in general, actions proposed with the PRMP/FEIS would not change payments to San Juan County made under the Payments in Lieu of Taxes (PILT) program according to established formulas.

4.3.12.1.3. IMPACTS TO POPULATION

Population changes in San Juan County that could be associated with the implementation of alternatives under consideration of this EIS would likely be linked to employment changes. Activities such as livestock grazing and mineral development within the Monticello FO that support jobs in the area are not expected to increase or decrease substantially under any of the alternatives (see impacts analysis below for further details). Therefore, it is not likely the BLM-related management decisions would result in significant changes in current population trends (see Section 3.13.4.2.1 for local population data).

4.3.12.2. ALTERNATIVES AND PROPOSED PLAN IMPACTS

The following resource management decisions would have negligible to minor impacts on woodland resources and will not be analyzed further in this section:

Air Quality

None of the decisions concerning air quality are expected to adversely affect the social or economic conditions of San Juan County.

Health and Safety

Health and safety management actions for all of the alternatives that would identify and address abandoned mine lands safety concerns, respond to hazardous waste releases, and protect public health and safety would have negligible adverse impacts to social and economic conditions of San Juan County. The health and safety management restrictions would not interfere or restrict the local economy or government revenue or the local social character of San Juan County.

Paleontology

Management actions for paleontological resources would have negligible impacts on socioeconomic resources because the recreational and scientific collection of fossils, as well as the protection of these resources, would be similar to current conditions and are the same across alternatives. Personal collection of invertebrate and plant fossils would be allowed throughout the Monticello PA. The recreational collection of vertebrate fossils, as well as of noteworthy invertebrate and plant fossils, is already prohibited within the Monticello PA. Therefore, the recreational collection of fossils from BLM-administered lands would have minimal impacts on the local economy. The permit-required scientific gathering of fossils within the planning area occurs rarely; approximately 1–2 permits are issued annually (see Section 3.10.2). The economic contributions, including sales and hotel tax revenue, from scientific collection would also be negligible under all alternatives and the Proposed Plan.

Riparian

Management decisions common to all alternatives and the Proposed Plan for riparian resources would have negligible impacts to the social and economic conditions of communities in San Juan County. The impacts would be negligible because all floodplains and riparian/wetlands would be managed in accordance with Executive Orders, the Clean Water and Endangered Species Acts, and Utah's Standards for Rangeland Health, and because there is opportunity for mineral leasing across all alternatives and the Proposed Plan outside of riparian areas. These mandates and management actions would not allow great variation in the management of the resource that would have a substantial impact on the local economy or social character of communities.

Soils and Watershed

Soils and watershed actions common to all alternatives and the Proposed Plan would have negligible impacts on socioeconomics. Approximately 76% of BLM lands available for surface-disturbing activities are overlain with medium-risk and high-risk sensitive soils. Any surface disturbance projects (i.e., minerals development) initiated on these sensitive soils would require the use of Best Management Practices and mitigation measures such as those in Appendix A and Appendix I. The large percentage of lands available for surface disturbance and the relatively small amount of wells anticipated to be developed over the next 15 years (75 wells according to the BLM's RFD) would not result in an adverse impact on potential oil and gas exploration and development locations, so there would be no economic loss to the county. Under all alternatives and the Proposed Plan developers would be able to extract oil and gas from more than three-quarters of medium- and high-risk soils and as a result generate revenues for federal and local governments.

Development on slopes greater than 20% would require a BLM-approved plan by developers and may require additional costs and time to relocate well pads and pipelines. This may result in a decrease in revenue for the developer. However, impacts to local economic conditions would be negligible given that the developers would still be permitted to produce on slopes ranging from 21%–40% and generate revenue accordingly.

Special Status Species

The impacts of special status species management actions common to all alternatives and the Proposed Plan on socioeconomics would be minor because temporary seasonal or spatial buffers

and restrictions for roosting or nesting birds and habitat enhancement to protect special status species would not specifically restrict economic growth or social well-being. Restriction on mineral development within special status species habitat could adversely impact developers during specific times of year (see Section 4.3.7.4.8, Impacts of Special Status Species Decisions on Minerals). This could slow production due to timing limitations. However, due to the large amount of acres open to oil and gas development across alternatives (more than one million acres) and the small number of wells predicted within the Monticello FO, an adverse economic impact is unlikely because drilling would commence during periods without seasonal restrictions or year-round in areas without restrictions.

Vegetation

Vegetation management actions across all alternatives and the Proposed Plan could have minor beneficial impacts to the local economy if labor, seed, and equipment maintenance come from local communities.

4.3.12.2.1. IMPACTS OF CULTURAL RESOURCES DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

Under all alternatives and the Proposed Plan, cultural resource management decisions could have potential impacts to socioeconomics. Given that San Juan County has more than 25,000 cultural sites, 60%–65% of which are on BLM lands, the area is well known for its cultural resources and draws many visitors to the area. With approximately 4,000 self-identified registered visitors to cultural resource sites in the early 2000s, public interest in cultural sites appears to be increasing. Cultural resource management for recreational use draws hikers and OHV users to the area to visit sites. Increases or decreases in access to sites and the quality of the sites have the potential to socially impact the visitor and local communities and economically impact revenues.

Cultural resource management decisions could increase or decrease recreational visits to the sites and influence the overall visitor experience. The level of impacts is related to several factors, including the importance of the sites to the Native American communities in the area (the historic cultural sites in the area serve as a connection between the landscape and the local tribes' heritage), any links between local residents and cultural resources, and the degree to which specific sites draw visitors to the area.

Potential economic impacts resulting from cultural resource management decisions could include an increase or decrease in visitor spending. Increasing access could increase visitor spending in the area in the short-term, but degradation to sites could lead to long-term adverse economic impacts, as visitors may choose not to continue to come to the area.

4.3.12.2.1.1. Alternative A

Under Alternative A, 37,433 acres of land is designated for special management related to cultural resources. All of this land is located in the Grand Gulch Special Emphasis Area/Grand Gulch National Historic District. The restrictions proposed under this alternative (see Section 4.3.2, Cultural Resources, for details) reduce the risk of damage to cultural resources. The preservation of the resources in this area would have long-term beneficial social impacts to visitors and Native American communities. However, under this alternative there are minimal restrictions on other special recreation management areas (SRMAs), so the potential for loss of cultural integrity would be greater in these areas. Access to the SRMAs is not restricted under

this alternative, so there is greater opportunity for access and recreation than if the sites were managed for special protections of cultural resources. Sites could be directly or indirectly impacted by increased visitor traffic (with resulting looting and vandalism). Other activities, such as oil and gas development, livestock grazing, and collection and harvesting of woodland resources would also create opportunities for direct and indirect, adverse impacts to cultural resources. These impacts could potentially degrade the visitor experience and therefore reduce the number of visitors to the area. Although difficult to quantify, a decrease in visitors to cultural sites could adversely impact the local economy through decreased traveler spending.

4.3.12.2.1.2. Alternative B

Under Alternative B, 98,348 acres of land would be subject to special management consideration for the purpose of protecting important cultural resource values. With a 162% increase in the amount of SRMAs and more use restrictions compared to Alternative A, this alternative provides the second greatest amount of cultural resource protection after Alternative E. Management actions under this alternative would have short- and long-term, direct and indirect, beneficial social impacts. Visitor experience would be positive over the short and long-term because sites would maintain their historic and cultural integrity. Both directly and indirectly, Native American tribes would maintain a connection and the unique sense of place developed around preservation of the cultural sites in the area.

Alternative B would enact private and commercial group size limits and a permitting system in high-density cultural resource site areas. The limitations of group sizes could theoretically reduce visitation to the area. However, long-term visitation to these sites would likely continue to increase because site integrity would be maintained, providing a higher quality experience and thus potentially encouraging more people to visit the area. This in turn, would likely have long-term positive benefits to the local economy.

4.3.12.2.1.3. Alternative C

Under Alternative C, 98,348 acres of land would be subject to special management consideration to protect cultural resource values. The acreage and location would be identical to Alternative B. Restrictions are also similar to Alternative B, with the exception of the Tank Bench SRMA, which would be open to geophysical work, locatable mineral entry, mineral disposal, and oil and gas development under standard lease terms. Minor adverse social and economic impacts could occur as a result of mineral extraction if operations detract from recreational visits to cultural sites. In addition, the potential inadvertent damage to sites as a result of mineral extraction could have an adverse impact on local tribes and their connection to their cultural heritage. However, mineral development at the implementation level would be required to comply with Section 106 of the NHPA, which would require that development avoid, minimize, or mitigate such potential impacts. Other social and economic impacts would be identical to those described for Alternative B.

4.3.12.2.1.4. Alternative D

Under Alternative D, 38,995 acres of land would be subject to special management consideration for the purpose of protecting cultural resource values. This is a 5% increase from Alternative A

and a 156% decrease in acres proposed under Alternatives B, C, and E. Impacts to social and economic conditions from cultural resource management decisions under this alternative would be similar to impacts described under Alternative A.

4.3.12.2.1.5. Alternative E

Impacts under Alternative E would be similar to those described in Alternative B, with the exception that lands in the Comb Ridge SRMA that were open to oil and gas leasing subject to NSO stipulations would be closed to oil and gas leasing under Alternative E. This would provide greater restrictions for development than under Alternative B and provide a higher quality experience and encourage more people to visit the area. This in turn, would likely have long-term positive benefits to the local economy.

4.3.12.2.1.6. Proposed Plan

Under the Proposed Plan, 98,348 acres of land would be subject to special management consideration to protect cultural resource values. The acreage and location would be identical to Alternative B. Restrictions are also similar to Alternative B, with the exception of the Tank Bench SRMA, which would be open to geophysical work, locatable mineral entry, mineral disposal, and oil and gas development under standard lease terms. Minor adverse social and economic impacts could occur as a result of mineral extraction if operations detract from recreational visits to cultural sites. In addition, the potential inadvertent damage to sites as a result of mineral extraction could have an adverse impact on local tribes and their connection to their cultural heritage. However, mineral development at the implementation level would be required to comply with Section 106 of the NHPA, which would require that development avoid, minimize, or mitigate such potential impacts. Other social and economic impacts would be identical to those described for Alternative B.

4.3.12.2.2. IMPACTS OF FIRE MANAGEMENT DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

During a normal fire year the Moab Fire District averages 100 wildfires, resulting in 10,000 to 16,000 acres each year of disturbed and potentially damaged land. The Moab Fire District encompasses the Monticello, Moab, and Price FOs. Most fire activity occurs in the eastern half of the district, although fires can occur in almost all areas of each FO. In the 25-year period between 1980 and 2005, approximately 74% of wildland fires occurring in the Moab Fire District were caused by lightning. Prior to 1995, an average of 100 fires per year burned an average of 10,000 acres per year. The past decade has shown a trend of increasing wildland fire, with an average of 130 fires each year burning an average of 16,000 acres. With specific regard to the Monticello PA, over a 10-year period an average of 2,000 acres are burned each year (personal communication between Dave Engleman, FMO Moab FO, and Laura Burch Vernon, SWCA, September 5, 2006). See Section 3.4 for further fire management details.

In the upper Snake River Plain, which has similar vegetation types as the Moab Fire District, the average cost of wildland fire treatment was estimated to be approximately \$105 per acre. The average cost for wildland fire suppression was estimated to be approximately \$140 per acre (BLM 2006a). Based on an average of 2,000 acres burned per year in within the Monticello FO, the annual cost to suppress fires would be estimated to be \$280,000. The cost of fighting fires, including supplies and labor, has the potential to impact the local economies.

Of the total expenditures for the fire management program, the following are estimates of approximate percentages spent in each category:

- 45% variable costs
- 30% fixed labor costs
- 25% other suppression costs (BLM 2006a)

Increased fire treatment and suppression activity could lead to more seasonal jobs in the region, as more firefighters would be needed during fire season. The fixed labor costs for suppression (see above) would be funneled back into the community since the firefighters are generally employed at a local level and thus contribute to the local economy. Areas of the economy that are boosted by the variable costs (50% of fire management expenditures) for treatment and suppression include fuel, food, lodging, maintenance, vehicles, administration, aviation, warehousing, and seeding. Assuming that 70% of the variable costs are spent in local communities (BLM 2006a), an estimated \$98,000 would be funneled into the local economy annually. These contributions to the local economies would be distributed throughout the four counties comprising the Moab Fire District, including San Juan, Grand, Carbon, and Emery.

Full suppression of increasingly larger fires could potentially result in adverse fiscal impacts to affected agencies and local volunteer fire departments. If future demands for firefighting services cannot be met by current staffing levels and budgets, the Monticello FO and other agencies that help fight fires on BLM lands would be adversely impacted.

It should be noted that wildfire treatment, such as actively managing lands to reduce fuel loads, is less costly to agencies than fire suppression (\$105 per acre versus \$140 per acre). Expenditures for fuels treatments in the Moab Fire District (MFD), however, are currently paid almost exclusively to out-of-area contractors, providing only marginal direct economic benefits to the local economy (personal communication between Bill Stevens, MFO, and Brian Keating, MFD fuels specialist, June 27, 2007). Actively managing BLM lands to reduce fuel loads would potentially provide economic benefits associated with the reduced risk of large-scale fires that could damage personal property (e.g., homes) and would result in lower expenditures for fire suppression treatments.

Homes and structures that are located within areas faced with wildfire threats are becoming increasingly susceptible to wildland fire, with an accompanying risk to lives and property. Communities in need of management action to reduce the threat from wildland fire on adjacent public lands are identified as WUIs. WUIs presently recognized within the Monticello PA include the communities of Blue Mountain Ranch, Natural Bridges, Bug Point, Cedar Point, Canyon Terrace, Boulder Point, Eastland, Ucolo, Summit Point, Montezuma Canyon, Bluff, Peter's Canyon, Blanding, and Monticello. Fuels treatments to reduce fuel loads in these areas would potentially have long-term beneficial impacts on these communities because of the decrease in the risk of damage to property. If there is a reduced risk of large-scale fires in WUI areas, people may be more likely to remain in these areas and individuals interested in remote locations for primary or secondary homes could be more likely to build in these areas, thus maintaining or increasing the populations of local communities.

4.3.12.2.3. IMPACTS OF LANDS AND REALTY DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

Management decisions common to Alternatives A–D and the Proposed Plan for lands and realty for access, permits, transfer, acquisition, or exchanges of lands within the PA would have negligible impacts on socioeconomics in the county. The impacts would be negligible because specific lands and realty management actions would be determined to be in the interest of the public and would accommodate the needs of local and state governments, including the needs for the economy, public purposes, and community growth.

Alternative E would prohibit land disposals and new ROWs on non-WSA lands with wilderness characteristics. The prohibition of land transfers, exchanges, or ROW authorizations on the proposed 582,357 acres are not anticipated to have major impacts on socioeconomics although infrastructure development for revenue-generating activities such as mineral development, recreation, and timber harvesting would be limited to a greater extent than under Alternatives A – D.

Under all Alternatives and the Proposed Plan existing leases with valid existing rights will be granted ROW regardless of alternative selected. Once the alternative has been implemented, new leases would not be entitled to ROW access. However, the ROW avoidance and exclusion areas tend to be closed to oil and gas leasing or No Surface Occupancy (NSO).

Applications for filming permits limited to existing highways, roads, and pullouts throughout the Monticello FO would be granted under all alternatives and the Proposed Plan without further NEPA analysis provided they meet the criteria outlined in Table 2.1, Lands and Realty–Actions Common to All. Film permits that do not meet this criteria would be analyzed through the NEPA process. Film permits have contributed minimally to the Monticello FO in recent years. In 2005, six permits were issued out of the Monticello FO totaling approximately \$1,050. The costs of the film permits were \$250 per day for moving shots and \$100 per day for still shots. In addition to the fees collected from the BLM, filming crews contribute to the local economies via sales and hotel taxes. Under all alternatives and the Proposed Plan contributions from film permits and expenditures by film crews while in the community would likely be similar to those currently experienced.

4.3.12.2.4. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

A decrease in the number of acres open to grazing has the potential to negatively impact the lifestyle of ranchers in the community. Losses in grazing opportunities could result in lost income and consequently a decline in social well-being for affected ranchers and their families. The inability of ranchers to continue with traditional practices could potentially impact overall character and the way of life for residents of San Juan County. The preservation of the agricultural way of life is very important to members of the rural communities according to comments made by San Juan County residents at a workshop held by the Sonoran Institute prior to the development of the San Juan County Social and Economic Baseline Study in 2004.

Reductions in ranching-based income would make it difficult for families to earn a living on ranching alone. Family members may have to get second jobs or work off the farm to bring in additional income. If ranchers are unable to continue operations, impacts to local communities

could include loss of business activity and/or the businesses themselves and a decline in population if individuals have to relocate to earn a living.

For the purposes of this analysis, the term "AUM" is used to indicate a change in available forage, not a change in the legally allotted grazing. Under Alternatives B, C, and D, portions of allotments would be unavailable for grazing. To get a sense of impacts to the permittees, the percentage of allotments closed was applied to the total number of AUMs under Alternative A (78,459 AUMs).

4.3.12.2.4.1. Alternative A

Under Alternative A, all livestock grazing actions would be the same as those laid out in the 1991 RMP, with the exceptions of new laws and regulatory policies that affect management of the resources under all alternatives and the Proposed Plan. The forage availability and number of AUMs would likely continue at current levels and the economic contributions to the local communities would also continue at current levels. The total area open to livestock forage would continue to be 1,633,253 acres and the number of AUMs under Alternative A would be 78,459 (see Table 4.120).

Table 4.120. Grazing Impacts by Alternative

	Acres Available for Livestock Grazing	% Difference from Alternative A	AUMs Available for Livestock Grazing	% Difference from Alternative A
Alternative A	1,633,253		78,459	
Alternative B	1,620,191	-0.70	77,856	-0.08
Alternative C	1,736,589	6.30	77,898	-0.07
Alternative D	1,629,240	-0.20	78,046	-0.05
Alternative E	1,620,191	-0.70	77,856	-0.08
Proposed Plan	1,621,515	-0.70	77,898	-0.08

This alternative would most closely maintain current livestock grazing conditions for permittees. Best professional judgment of the Monticello FO indicates that the acres open to grazing meet the demand of permittees. Income, jobs, sales, and tax revenue related to grazing within the Monticello PA would remain similar to current levels. Expenditures from ranchers contributing to the local economy (e.g., feed, grazing fees, veterinary costs, fuel, repairs, and labor) would be similar to current conditions.

4.3.12.2.4.2. Alternative B

Under Alternative B, there would be a 13,062-acre reduction (0.7% decrease) in the amount of acreage open to livestock foraging. There would be a 0.08% decrease or 603 less AUMs than Alternative A (see Table 4.120). See Section 4.3.6, Livestock Grazing, for details on closures to livestock.

It is not likely that 0.7% decrease in available forage would have an adverse, substantial, long- or short-term impact on the ranching community. Overall, the 1,620,191 acres of total forage open

under this alternative would meet the needs of grazing permittees, similar to Alternative A. It is possible that a slight decrease in forage acreage may require the supplementation of feed, which would come at a cost to the rancher. However, the slight decrease in acres open to forage is not likely to impact the social conditions related to agriculture. A 0.7% decrease in the amount of acres open to forage would not likely result in a loss of agricultural related jobs and income; therefore the quality of ranching life in and around the Monticello FO would likely be unaffected by this resource decision under this alternative.

4.3.12.2.4.3. Alternative C

Compared to the other alternatives and the Proposed Plan, Alternative C has the greatest amount of acres open for livestock grazing with a 6.3% increase compared to the No Action Alternative - Alternative A. However, the amount of AUMs available under Alternative C is similar to the No Action Alternative with only a 0.70% decrease under the action alternative. With a 6.3% increase in acres available for grazing and a nearly identical amount of AUMs under Alternative C, compared to Alternative A, impacts to social and economic conditions would be similar to current conditions.

4.3.12.2.4.4. Alternative D

With a 0.20% decrease in the number of acres open to forage and a 0.05% decrease (or 20 AUMs) in the number of AUMs under Alternative D, impacts to the social and economic conditions in San Juan County resulting from grazing would be similar to Alternative A.

4.3.12.2.4.5. Alternative E

Impacts to the social and economic conditions from grazing would be the same under Alternative E and Alternative B because the acres of forage available for livestock grazing are the same.

4.3.12.2.4.6. Proposed Plan

Impacts to the social and economic conditions from grazing would be similar to Alternative B as the amount of AUMs available are identical and the acres available for grazing increases by only 1,324 acres (0.08%) under the Proposed Plan.

4.3.12.2.5. IMPACTS OF MINERALS DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

4.3.12.2.5.1. Locatable Minerals

Uranium-Vanadium

The number of acres open to uranium and vanadium extraction is similar under all alternatives and the Proposed Plan (varying less than 8%) with more than 1,520,000 acres available to exploration and development. Therefore, potential adverse impacts (i.e., restricting the number of acres open to extraction) would be negligible under Alternatives A–E and the Proposed Plan.

Recent increases in the price of uranium have led to a substantial increase in the filing of uranium claims within the Monticello FO. Between FY 2004 and FY 2006, 1,972 mining claims were filed on BLM lands. While the exact percentage of uranium claims versus other locatable mineral claims is not known, it is likely that the majority of the claims filed were for uranium. In addition, the Mineral Potential Report indicates a high potential for the occurrence of uranium

and vanadium in historic mining areas. While the increase in the filing of mining claims does not necessarily predict future development, any extraction activities would have beneficial impacts on local economic conditions because developers would require goods and services in nearby towns.

Potential adverse effects from a dramatic increase in uranium exploration and extraction could include increased amount of stress on the local communities that have primarily identified themselves through the ranching and agriculture industries. Increases in health risks to the local communities could also have adverse impacts. Past uranium mining activities are currently suspected of increased health problems in the Monticello community. While this claim is currently under investigation by the Utah Department of Health, a resurgence of uranium mining activities could have similar adverse health impacts on the miners and members of the community. However, since BLM has no discretion regarding locatable mineral exploration and development, short of recommending areas for withdrawals, impacts resulting from this PRMP/FEIS would have negligible impacts on the resource.

Other Locatables

As in the case of uranium, the extraction of other locatables such as copper, placer gold, and limestone would not be adversely impacted regardless of the alternative selected. This is due to the large number of acres open to extraction and the small amount of mining that is likely to take place. Under all alternatives and the Proposed Plan, the number of acres open to extraction exceeds 1,520,000 and varies less than 8% between alternatives (see Section 4.3.7.3, Summary of Locatable RFD and Salable RFD, for exact acreages).

4.3.12.2.5.2. Salable Minerals

Sand, gravel, building stone, and clay have a high potential for occurrence, and extraction of these minerals would likely occur throughout the next 15 years regardless of the alternative selected. Minor—or even negligible—impacts to socioeconomics would be likely because the operations are typically small, and the number of acres open to extraction would likely be adequate to accommodate demand. Alternative E has 1,167,224 acres open to development of salable minerals, while the other four alternatives have more than 1.2 million acres available. Under all alternatives and the Proposed Plan, these acreages should be sufficient to meet demand for salable minerals (see Section 4.3.7.3, Summary of Locatable RFD and Salable RFD, for exact acreages).

4.3.12.2.5.3. Leasable Minerals

Potash and Salt

Under all alternatives and the Proposed Plan, the same minimum amount of potash and salt development would be expected. Given the large amount of acreage open for leasable mineral development (Table 4.121) it is anticipated that the number of acres open would accommodate the demand for potash and salt extraction. The expected level of development would not appreciably contribute to the economy of San Juan County.

Table 4.121. Summary of Well Potential and Acres Open to Leasing on BLM Land Per Alternative

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Potential Wells						
Acreage Open	1,238,230	1,241,910	1,348,973	1,383,283	758,930	1,227,909
% Of Total Acreage Open Compared to Alternative A	--	0.30	8.20	10.50	-38.70	-0.08
Total Number of Wells/LOP	73	66	74	75	54	72
Total Annual Well Potential	4.86	4.4	4.93	5	3.6	4.8

Oil and Gas Development

The greatest socioeconomic impacts from minerals decisions would result from changes to the oil and gas leasing program that currently exists in the planning area. Because of undefined market and non-market factors, the following analysis is based on simplified assumptions used to quantify general estimates of development costs, employment, production, and production revenue. This analysis is based on the assumptions included in Table 4.121 pertaining to the number of wells drilled per year, employment, production, and fiscal impacts.

Wells Drilled per Year

This analysis is based on an estimate of potential wells drilled annually over the next 15 years. Given the limited range in the number of wells drilled per alternative, under Alternatives A–D and the Proposed Plan, on BLM land (66–75 wells over the next 15 years), a maximum of 5 wells annually (75 wells divided by 15 years = 5) was assumed. The range between alternatives is 9 total wells, which would produce little overall variation between alternative impacts in terms of socioeconomic impacts. Alternative E proposes substantially fewer wells over the next 15 years (54 wells or 3.6 wells drilled annually), in comparison to Alternatives A–D and the Proposed Plan. Given the reduced number of wells under Alternative E, the following analysis also considers the impacts of 3 wells per year in addition to the 5 wells per year under Alternatives A – D and the Proposed Plan. See Table 4.121 for average number of wells predicted per alternative.

Although there are more acres open for development under Alternative B, compared to Alternative A the well potential is slightly lower. This is because the percentage of acres open to development within specific RFD areas is greater under Alternative A than Alternative B. For example, 98% of the Paradox Sub-basin is open to development under Alternative A and 81% is open to development under Alternative B. The percentage open to development impacts the total number of wells predicted for each RFD area throughout the next 15 years. Within the Paradox Sub-basin the total number of wells predicted is 25 and, because of the reduction in percentage open to development under Alternative B, 20 wells are predicted.

Under Alternative E there would be a 38% reduction in acres open for oil and gas leasing and a 26% percent decrease in the predicted oil and gas wells compared to the No Action Alternative. This disproportionate decline can be explained by the substantial decrease in acres open for development in the Monument Upwarp RFD area, which has a large portion of lands with wilderness characteristics and a lower overall development potential when compared to the other alternatives. In contrast to the decline in acres open for leasing, the number of wells drilled per year varies slightly between Alternative E (3.6 wells) and the No Action Alternative (4.8 wells).

Employment

The drilling and completion of an oil well requires a crew of approximately seven full-time employees (FTE). In addition to the crew members, there are several service and supply companies that contribute to well development. One oil well could involve the services of up to 25 employees from drilling to completion. Of the total number of persons involved in the well production, approximately four to five live on site. The other service employees are in the area only temporarily and typically stay in nearby hotels on a short-term basis. It is not likely that the employees related to the oil and gas exploration and completion of wells within the Monticello FO are residents of San Juan County (personal communication between Jeff Brown, Monticello FO, and Laura Burch Vernon, SWCA, on August 11, 2006).

Given the small number of wells predicted annually per alternative (five wells in Alternatives A–D and three in Alternative E) it is reasonable to assume that the same crew and service professionals (or equivalent in the amount of employees) would be responsible for all three to five wells throughout production. This suggests that the overall contribution to San Juan County employment from oil well development is minimal, regardless of alternative. It is not likely that the employment derived from the drilling and completion of wells in the area would positively impact poverty or unemployment rates in San Juan County.

The production of a single well can last up to 20 years and it is during this time that local citizens are employed by oil and gas companies. These oil and gas production jobs pay well (relative to other jobs within the county) and could employ up to 20 to 30 people throughout the life of the well. However, employment related to mining activities, including oil and gas development, only contributed 5.6% to the total employment in San Juan County in 2000 (see Section 3.13.4.2.6).

Production

While the majority of mineral development activity currently occurring within the Monticello FO is oil production (493 producing oil wells versus 15 producing gas wells, per Section 3.8.2.1.1, Table 3.16), there is a potential for the number of gas wells to increase in demand for domestic production of non-renewable resources. Therefore, this analysis will look at the production of both oil and natural gas wells. It assumes that five wells would be drilled annually under Alternatives A–D and three wells under Alternative E; these wells may be any combination of oil or gas.

According to the Energy Information Administration (EIA), in January 2007 current-day oil price was \$56.29 per 42-gallon barrel (EIA 2007). In 2004, the average yearly production per oil well in Utah was 7,141 barrels of oil. Potential annual revenue per oil well is \$401,967, assuming that 7,141 barrels are recovered ($7,141 \times 56.29$). The life of each well is estimated to be 15–20 years. The rate of production per oil well declines approximately 10% per year after the initial

year. Therefore, annual revenue per well would begin at \$401,967 and decrease 10% per year throughout the life of the well.

As of December 2006, the current natural gas price according to the EIA was \$6.65 per thousand cubic feet (MCF) for natural gas (EIA 2007). In 2004, the average yearly production per gas well in the state of Utah was 75,153 MCF (EIA 2007). For analysis purposes, potential annual revenue per natural gas well is assumed to be at the state-wide average of \$499,767 ($75,153 \times \6.65). The life of each well is estimated to be 20 years. The rate of production declines approximately 10% per year after the initial year, according to the Utah Department of Natural Resources (UDNR 2004). Therefore, the recovery value would begin at \$499,767 and decline 10% per year throughout the life of the well.

Fiscal Impacts

The drilling and completion of wells in the Monticello FO would have an impact on local and state governments resulting from services provided, tax, and other revenue received. Tax and royalty revenue would be realized for the life of the well, with diminishing returns after maximum production is reached. The severance tax and royalty revenue generated from natural resource development depends on the amount of the commodity produced. Given the uncertainty of the geology and the market, the quantification of revenue is somewhat speculative.

The severance taxes collected on mineral production are distributed within the state according to a formula published in state statutes. Severance tax revenues are distributed to a variety of state and local entities, including the state's general fund, the state highway fund, counties, cities, and towns. Local government entities within the Monticello FO will only benefit from a percentage of severance taxes collected on production within the study area. However, these entities will also benefit from severance taxes collected on mineral production occurring in other parts of the state (BLM 2003g).

In 2002 the severance tax rate for oil and gas development on Utah lands was 3% of the value up to and including the first \$13 per barrel for oil and \$1.50 per MCF of natural gas; and 5% of the value above these prices. The estimated ad valorem taxes for each mineral type are based on production and assessed values and current tax rates. Ad valorem taxes assessed on property associated with oil and gas operations generate tax revenue for the counties and with respect to this PRMP/FEIS, the greater the number of producing wells in the Monticello FO, the greater the generation of property taxes associated with oil and gas extraction assets.

Royalty revenue to the federal, state, and county governments equals approximately 12.5% of production revenue. The federal government returns 50% of the total royalties to the state where the mineral production occurs. The royalties are then distributed between the state and counties where the production takes place. Assuming the recovery value for one oil well is \$401,967 per year, royalty revenues would be \$50,246 per well at maximum production ($401,967 \times 0.125$). If the recovery value for one natural gas well were \$499,767 per year, royalty revenues would be \$62,471 per well at maximum production ($499,767 \times 0.125$).

San Juan County receives a portion of federal mineral lease monies returned to the State of Utah by the federal government through the Permanent Community Impact Fund Board (CIB). The funds received by the county for infrastructure projects would likely continue in amounts similar to recent contributions regardless of the BLM alternative selected because CIB funding is not directly correlated with production by county but rather by applicant eligibility.

4.3.12.2.5.4. Alternatives A–E and the Proposed Plan

Under Alternatives A–D and the Proposed Plan impacts from oil and gas development would be virtually the same regardless of alternative selected because the acreage open for development varies by less than 11% and the estimated total wells drilled over the next 15 years varies by nine (see Table 4.121). Alternative E allows for less development, with 19 fewer wells than Alternative A and a 38.7% reduction in acres open for development.

4.3.12.2.5.5. Alternative A

Trends related to employment would remain unchanged as long as the wells continued to be drilled and produced. Throughout the next 15 years, it is assumed the FTE required to drill and complete the well would remain at seven, and that the approximately 25 well service employees would remain unchanged. Under all alternatives and the Proposed Plan, the employees responsible for long-term production of the oil and gas wells (approximately 30–40 employees) would remain the same as current conditions. Because there are so few wells anticipated per year, hiring additional employees to drill and produce wells probably would not be necessary as the current number of employees would likely be sufficient to meet the demand. Poverty and unemployment rates would not be positively or adversely impacted. Under all alternatives and the Proposed Plan, local employment resulting from oil and gas activities would continue to have a negligible impact on the job base in San Juan County.

The annual estimated royalty revenue from five oil wells would be \$251,225. The annual estimated royalty revenue from five natural gas wells would be \$312,350 (Table 4.122). The range of economic contributions would vary depending on the combination of oil and gas wells that are producing annually.

Table 4.122. Annual Estimated Royalty Revenue from Oil and Gas Development Per Alternative

	Royalty Revenue–Oil *	Royalty Revenue–Natural Gas*
Alternatives A–D and Proposed Plan: 5 wells	\$251,225	\$312,350
Alternative E: 3 wells	\$150,735	\$187,410

*Revenue at maximum production, decreasing 10% annually.

Assuming that producing wells occur on public lands, 50% of the royalties revenues listed in Table 4.122 would go to the state, 10% of the royalties would go to the General Fund of the US Treasury, and 40% of the of royalties would go to the special purpose accounts of the reclamation fund (BLM 2005n).

Production taxes, such as severance taxes and ad valorem taxes resulting from oil and gas development would increase or decrease in proportion to the amount of production occurring within San Juan County. Overall, the contributions to the local economy from production taxes would be similar to current contributions. Annual oil and gas lease rental would also continue to contribute to the economy in a similar fashion under all alternatives and the Proposed Plan.

4.3.12.2.5.6. Alternative B

Government revenues in the form of royalties from oil and gas production under Alternative B would be similar to those under Alternative A, given that the total well potential between the alternatives is similar (73 under Alternative A and 66 under Alternative B). Although the number of wells under Alternative B is slightly lower, the number of acres open for oil and gas development is slightly greater under Alternative B by 0.3% (see Table 4.121). Employment levels would remain similar to Alternative A.

4.3.12.2.5.7. Alternative C

Government revenues in the form of royalties from oil and gas production under Alternative C would be similar to those under Alternative A, given that the total well potential between the alternatives is similar (73 under Alternative A and 74 under Alternative C). The number of acres open for oil and gas development is slightly greater under Alternative C by 8.2% (see Table 4.121). Employment levels would remain similar to Alternative A.

4.3.12.2.5.8. Alternative D

Government revenues in the form of royalties from oil and gas production under Alternative D would be similar to those under Alternative A, given that the total well potential between the alternatives is similar (73 under Alternative A and 75 under Alternative D). The number of acres open for oil and gas development is greater under Alternative D by 10.5% (see Table 4.121). Employment levels would remain similar to Alternative A.

4.3.12.2.5.9. Alternative E

Alternative E would have the greatest potential for adverse economic impacts when compared to the other alternatives. Government revenues in the form of royalties from oil and gas production under Alternative E would be less than those under Alternative A, given that the total well potential between the alternatives varies by 19 wells (73 under Alternative A and 54 under Alternative E). Compared to Alternative A, the number of acres open for oil and gas development is 38.7% less under Alternative E (see Table 4.121). Annual estimated royalty revenue generated under Alternative E would be \$100,490 less for oil and \$124,940 less for gas than Alternative A (see Table 4.122). Employment levels are unlikely to be adversely impacted by Alternative E because it is probable that the same number of employees would be required to service three wells under Alternative E as would be required to service the five wells under Alternatives A–D. Further, given that oil and gas development is not a major contributor to the local workforce and the annual reduction under Alternative E is 1.4 wells annually, it is not likely that local employment levels will be adversely impacted by Alternative E in comparison to Alternatives A–D.

An additional potential impact to state revenues is the potential loss to SITLA from not being able to lease or develop lands bordered all or in part by non-WSA lands with wilderness characteristics. The value of these lands for oil and gas leasing and/or development may be reduced if all or portions of BLM lands are closed to new oil and gas leasing. This in turn could reduce the monies collected by the state (through SITLA), including royalties and severance taxes. These impacts can be estimated using current data, and incorporating several assumptions. If one assumes that SITLA lands whose perimeter is more than fifty per cent bounded by acreage

closed to new oil and gas leasing as a result of implementing the Alternative E would be unavailable for development, and using the projections of the RFD, one can project that less than one well (0.05) would not be drilled over the next 15 years. Using data provided by the State of Utah, royalty payments to wells on SITLA lands averaged \$57,065 as of early 2008. Severance taxes averaged \$9,335 for all wells, regardless of land ownership. Multiplying these figures by the wells assumed to not be drilled, the fiscal loss to the state would total \$3,003 in royalties and \$491 in severance taxes in any year in which all 0.05 wells would have been in operation.-. This amount could increase over the next 15 years, as it is likely that some fraction of these wells would be in operation in several (or even all) years of the plan. The potential loss in jobs and income, given the assumptions of this section, could total 0.37 jobs and \$12,678 in earnings over the next 15 years.

4.3.12.2.5.10. The Proposed Plan

Government revenues in the form of royalties from oil and gas production under the Proposed Plan would be similar to those under Alternative A, given that the total well potential between the alternatives is similar (73 under Alternative A and 72 under the Proposed Plan). The number of acres open for oil and gas development is slightly less under the Proposed Plan by 0.08% (see Table 4.121). Employment levels would remain similar to Alternative A.

4.3.12.2.6. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

4.3.12.2.6.1. Alternatives A–D

No actions to maintain wilderness characteristics on lands outside of WSAs are proposed under Alternatives A–D, resulting in no additional impacts on socioeconomics.

4.3.12.2.6.2. Alternative E

Alternative E manages 582,357 acres of non-WSA lands with wilderness characteristics to provide maximum protection for the qualities of naturalness, outstanding opportunities for primitive and unconfined recreation or solitude, and supplemental values where present. As with VRM, this resource itself is not a management tool, but relies on restrictions on other resources to achieve its management goals. The tools used include restrictions on vegetative and fuels treatments, travel management, minerals and energy, lands and realty, and recreation. These restrictions are identical to the restrictions discussed in Chapter 4 for each of these resources under Alternative D, and the socioeconomic impacts are similar for each of these resources so restricted.

As with VRM management, the restrictions on development under this alternative have the greatest potential to restrict economic opportunities for those whose livelihood depends all or in part on the restricted activities. This would be particularly true in the case of minerals development and motorized recreation. Conversely, those whose livelihood or even sense of well-being depends on values associated with wilderness characteristics and primitive recreation would receive the greatest benefit under Alternative E. As with VRM, this alternative could benefit those businesses that rely on those recreational visitors who value wilderness qualities.

It is difficult to predict whether the potential socioeconomic gains described above will outweigh the socioeconomic losses which could result from this alternative. Managing lands for wilderness characteristics may have some positive benefits to the local economy, above and beyond benefits to individual users of these areas. There is extensive literature that argues that protecting lands as wilderness provides local, regional, and even national economic benefits. An example is a recent study published by the USFS that summarizes much of the relevant research on this topic, with a special emphasis on recreation. While most published research emphasizes designated wilderness, some of these arguments may be applicable to non-WSA lands with wilderness characteristics (Bowker et al. 2005).

4.3.12.2.6.3. Proposed Plan

Under the Proposed Plan 88,871 acres of non-WSA lands would be managed for wilderness characteristics. Managing the 4 non-WSA lands with wilderness characteristics to maintain their wilderness characteristics could have potential beneficial *or* adverse impacts on socioeconomics depending on the resource impacted. However, given the small percentage of acres to be managed as non-WSA lands with wilderness characteristics (0.04%) it is not likely that impacts on resources such as minerals, livestock grazing, and recreation would have negligible impacts on socioeconomics.

As mentioned in Section 4.3.8.5, Non-WSA Lands with Wilderness Characteristics, 79% of all non-WSA lands with wilderness characteristics would remain open to mineral leasing and development under standard or conditional surface use (CSU) or timing limitations (TL) and given the low number of wells projected annually (up to 5 wells) and over the next 15 years (72 wells) based on the low RFD, it is unlikely that the restrictions would adversely impact those whose livelihood depends on mineral development in the area.

Similarly, adverse impacts to OHV users are unlikely under the Proposed Plan, as 88,825 of the 88,871 acres would be managed for OHV designated-route travel under the Proposed Plan. The impact on OHV users would be minor as OHV use would be allowed within 99% of the non-WSA lands with wilderness characteristics.

The impacts on primitive recreation users would be beneficial under the Proposed Plan, when compared to the No Action Alternative – Alternative A, because naturalness, solitude, and outstanding opportunities for primitive recreation would be preserved and enhanced from closure/restrictions on surface-disturbing activities and other uses on the 88,871 acres of non-WSA lands with wilderness characteristics. However, given the small amount of acreage of non-WSA lands with wilderness characteristics when compared to the entire planning area as well as the fact that OHV travel is permitted in 99% area, it is not likely that benefits to primitive recreation users would be minor. Those whose livelihood or even sense of well-being depends on values associated with wilderness characteristics and primitive recreation would receive a slight benefit under the Proposed Plan, but much less that under Alternative E. As with VRM, this alternative could benefit those businesses that rely on those recreational visitors who value wilderness qualities. Benefits to those businesses that rely on primitive use recreational visitors would be negligible to minor as a result of the designation.

4.3.12.2.7. IMPACTS OF RECREATION DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

Proposed recreation management decisions for the Monticello FO have the potential to impact local and regional socioeconomic conditions. The socioeconomic impacts would primarily be in the form of income and employment effects in the economies that serve the recreational user. Future recreational uses could also affect the fiscal resources and services by the BLM and other government agencies.

However, the relationship between changes in land-use decisions pertaining to recreational use and the associated social and economic impacts are difficult to quantify. Therefore, some assumptions have been made:

- Increasing recreational opportunities could positively affect visitation, which could also benefit local businesses and overall traveler spending in the region.
- Improving the recreational experience would have a positive effect on the social component of recreation, potentially increasing visitation.
- Special Recreation Management Areas (SRMAs) are intended to reduce user conflict as the BLM manages them more broadly for a specific recreational experience in comparison to focus areas. Each SRMA has been previously identified as an area where recreation issues or management concerns occur. SRMAs would still allow for other recreational uses within their boundaries but emphasize particular recreation opportunities that lie within the SRMA.
- With increased recreational use, local businesses would benefit economically. According to a state-commissioned study by D.K. Shifflet & Associates, non-resident travel within Utah has consistently been about double that of resident tourism, measured in terms of visitor-days (D.F.Shifflet & Associates 2006). For 2005, for example, the study found that non-resident visitor days accounted for 66.2% of state-wide visitor days. Not all visitors, of course, are recreational visitors (e.g., business, visiting family), nor are all recreational visitors using BLM lands. Given the lack of other data sources, this figure seems reasonable for purpose of estimating visitor spending, in that non-resident visitors typically spend more per day than resident visitors. It is likely that this figure (66.2%) is too high for some activities and too low for others.

Data on expenditures per local (defined as Utah resident) and non-local visitor day were obtained from the above source. That study estimated non-resident visitor spending state-wide at \$103 per day, with resident spending state-wide averaging \$61 per day. A large part of the difference was due to spending on lodging, implying that many resident visitors are not on overnight trips, which may be representative of the planning area.

With the trend toward increased recreation within the Monticello FO, user conflicts are likely to remain an issue regardless of the alternative selected. User groups, as defined in Section 4.3.8, Non-WSA Lands with Wilderness Characteristics, include motorized (on-road), motorized (off-road), non-motorized, non-mechanized, river floating, and specialized recreation. Increases in conflicts between user groups have the potential to adversely impact visitor experience in the area. The adverse impact to the visitor regarding their recreation experience would likely be short-term. However, long-term adverse impacts to the county's economy could be possible because users would choose to recreate in other areas where they feel they are more likely to have a positive recreational experience. This would contribute to a loss in traveler spending in the area.

4.3.12.2.7.1. Alternative A

As stated in Section 3.13.4.2.7, tourist spending has grown slowly and consistently since the 1990s. Under current management actions recreational use is projected to continue to follow existing trends. Local and regional social and economic impacts from recreation and tourism would be similar to those experienced currently. Visitation to local attractions would be anticipated to follow the existing continual growth trend.

Employment in the travel and tourism-related industries would remain around 1,083, the number of tourism-related jobs reported by the Utah Division of Travel Development in 2003. Tourism-related spending in San Juan County would total approximately \$35.5 million dollars (adjusted for inflation), as it did in 2003. Travel and tourism-related employment would continue to account for approximately 15% of San Juan County's total job base. Expenditures for leisure and hospitality services are taxed at the local and state level and are a benefit to counties. Under Alternative A, tax revenue from visitor spending (i.e. hotel, restaurant, and sales tax) would similarly contribute to the local government's fiscal resource base.

The number of activities impacted by launch limits and trip sizes within SRMAs would be least restrictive and most similar to current conditions under Alternative A. Economic contributions from these groups would also be similar since reductions in permits would not change under Alternative A.

Under the No Action Alternative, 611,310 acres would be open to OHV use and 1,329,430 acres would be designated as limited. As evidenced in the Monticello FO AMS, OHV ownership has increased substantially throughout the last five years within San Juan County and throughout the state. OHV use has increased from 1,833 riders reported in 2002 to 12,060 riders in 2005, as discussed in Section 3.11.4.1. Despite the increase in OHV uses within the Monticello FO, the majority of riders stay on existing roads. The best professional judgment from BLM Monticello FO indicates that acres currently designated as limited, and acres designated as limited across all alternatives and the Proposed Plan, are sufficient in meeting the current demand and foreseeable future demand (personal communication between Gary Torres, Monticello FO, and Laura Burch Vernon, SWCA, on Sept. 7, 2006).

This alternative would allow for OHV users to access the largest number of areas open to OHV compared to other alternatives and more than 1.3 million acres of routes designated as limited. This alternative most closely represents the current conditions for OHV access and as such it is likely that the economic contributions from the user group would be similar to current contributions. Because this alternative has the lowest number of acres designated as limited, it is possible that densities in OHV users on existing roads could increase, but an adverse impact to users and indirectly the local economies is not anticipated. Socioeconomic contributions from OHV use would remain similar to current conditions because the number of riders using the area would be similar to 2005 visitation numbers (12,060 OHV users). Contributions to the local economy from hotel taxes, retail, maintenance, and restaurant sales would continue along the current path.

Recreational users who require or prefer motorized access would enjoy the most short-term benefits under Alternative A. Individuals or groups who value solitude would have fewer places to enjoy that did not allow motorized access, potentially decreasing their recreational experience and/or social well-being. Resource degradation-related impacts to soil, water quality, cultural

resources, wildlife and scenic quality and other impacts associated with OHV use and cross-country travel would adversely impact recreational opportunities and visitation in the long-term.

4.3.12.2.7.2. Alternative B

Decreases in group and trip sizes and boat launches per day or visit within SRMAs could decrease the number of visitors to the planning area and patrons to San Juan County communities. However, decreases in visitors to the area would only occur if use within the SRMA is at capacity. For example, during the high-water season a reduction in launch limits for the San Juan River may limit the number of visitors likely to run the river and patronize local businesses. Limits to group numbers and trip sizes in SRMAs such as Grand Gulch, where permit use is not currently at capacity, would not adversely impact the local economy because visitors would not be turned away.

In recreation areas where use is at capacity, the decreases in group and trip sizes could result in lower recreation-based income and jobs and thus, adversely affect the local economy. The fiscal resources of the local county government would also be indirectly impacted by a decrease in recreational visits to the county. Expenditures for leisure and hospitality services are taxed at the local and state level and are a benefit to counties. It is possible that local government revenue from hotel, restaurant, and sales tax on goods purchased would be reduced under Alternatives B and E. However, because the proportion of total recreation expenditures versus expenditures from local residents and/or non-recreational visitors is not possible to quantify, it is generally concluded that a decrease in recreational use in the area would lead to a decrease in tax revenues for the local government.

The 25% reduction in launch limits per year on the San Juan River would equate to a 25% reduction in revenues for the BLM's fee demonstration program (if the program is operating at capacity), thus adversely impacting services to the public. It is likely that the reduction in launch limits would only prohibit river users during peak season, thus limiting the amount of revenue generated for the fee demonstration program and local retailers. The temporary reduction in launch limits could have a long-term, indirect, adverse impact on local businesses because 25% fewer people would contribute to the local economies prior to or after river trips. However, these impacts would be short-term as peak flows would likely last less than one month's time. During low-water years and non-peak seasons when river use is not at capacity, the reduction in launch limits would have a negligible impact on the local economy.

Under Alternative B, zero acres would be designated as open to OHV use, with all OHV routes (1,397,417) designated as limited. The number of acres designated as limited under Alternatives B and E are not anticipated to reduce the level of OHV travel in the planning area because the number of acres designated as limited would be greater than the No Action Alternative, which appears to meet the demand of OHV users.

Groups or individuals who value solitude and non-motorized activities would have the most places to enjoy under Alternatives B and E, perhaps enhancing the visitor experience. Alternative B is minimally responsive to the desires of individuals and groups who feel public lands should remain open to motorized vehicle access, potentially detracting from their social well-being. The potential for adverse impacts as a result of resource degradation-related OHV use would be considerably less under this alternative compared to Alternatives A, C, D, and the Proposed Plan, thus having a long-term beneficial impact on visitation to the area.

4.3.12.2.7.3. Alternative C

Under Alternative C impacts to socioeconomics from recreation would be similar to Alternative A given similar group and trip sizes and launch limits. Alternative C would provide more potential for increased visitation and economic contribution to regional economies than Alternative B.

This alternative would designate 2,311 acres as open to OHV use, with 1,362,142 acres designated as limited for OHV use. The reduction in acres open to cross-country travel would have potentially adverse social impacts on those OHV users desiring an unrestricted motorized experience. Economic contributions to the local economy could decrease as visitors desiring unrestricted access choose to stop coming to the area.

4.3.12.2.7.4. Alternative D

Impacts to socioeconomics from recreation would be greatest under Alternative D. Recreational opportunities would be greatest under this alternative, with a 29% increase in trip size and 11% increase in launch limits on the San Juan River, increased group and trip sizes throughout the planning area, and unlimited OHV group sizes on designated routes. Increasing access to recreational opportunities may increase visitation to the area and potentially increase overall tourist spending. The greater the number of visitors to the area, the greater the demand for goods and services; thus an increase in employment and spending in the tourism-based industry is likely. Under Alternative D, impacts to the local and regional economy would have long-term beneficial impacts.

Under Alternative D, 2,311 acres would be designated as open to OHV use, with 1,780,807 acres limited to designated routes. The reduction in acres open to cross-country travel would have potentially adverse social impacts on those OHV users desiring an unrestricted motorized experience. Economic contributions to the local economy could decrease as visitors desiring unrestricted access choose to stop coming to the area.

From a social perspective, impacts from recreation could have positive short-term effects because various user groups have the greatest amount of access under Alternative D. However, the long-term impacts of increased recreation use could be adverse, as crowding, user conflicts, and the degradation of the environment could detract from the visitor experience.

4.3.12.2.7.5. Alternative E

Alternative E includes management prescriptions to protect wilderness characteristics on 582,360 acres of non-WSA lands with wilderness characteristics. The overall management prescriptions associated with this alternative would have a stronger emphasis on primitive, semi-primitive, and non-motorized uses than any of the other alternatives. Fewer recreational facilities would be developed. Expenditures by individuals who either desire increased OHV access or developed recreational facilities might decline relative to the other alternatives. These expenditure reductions could cause a loss of income and jobs in the socioeconomic study area. For individuals seeking more primitive and non-motorized recreational experiences, visitation and resulting expenditures and related economic activity, as well as satisfaction, would likely be greatest under this alternative.

As discussed earlier under non-WSA lands with wilderness characteristics, some have argued that the very existence of wilderness characteristics within an area can provide economic benefits to the local economy. To the extent that managing additional lands to preserve wilderness characteristics attracts clients and employees to the planning area, there could be corresponding positive economic benefits to local communities. Local businesses that benefit from the preservation of non-WSA lands, such as Wilderness Quest, would benefit the most from Alternative E.

In a recent comprehensive study completed by the USFS National Use Visitor Monitoring Program for the Moab FO (USFS 2007), the top four activities on BLM lands in Moab mentioned by respondents were (1) hiking/walking/trail running, (2) bicycling/mountain biking, (3) driving a passenger vehicle for pleasure, and (4) viewing natural features. Taken together, this accounted for more than half the responses. Given that the driving answer was in reference to paved roads, these results strongly suggest that OHV use is not necessarily what pushes the recreation economy. The described activities all could benefit from Alternative E and all these groups could be spending in the local economies. Although this study was done for the Moab FO, it does border Monticello and arguably Moab is a better known destination for OHV enthusiasts. The study included both resident and non-resident recreationists.

Under Alternative E, impacts to socioeconomics from recreation would be similar to Alternative B, given similar group and trip sizes and launch limits. Identical to Alternative B, this alternative would result in the closure of 423,698 acres to cross-country OHV use and 1,359,417 would be designated as limited for OHV use. Whether potential economic losses resulting from restrictions on some recreationists would be offset or surpassed by economic gains from other types of recreationists cannot be predicted in this document.

4.3.12.2.7.6. Proposed Plan

Under the Proposed Plan there is a 10% decrease in the amount of acres managed as SRMAs compared to Alternative A. This slight reduction in specific areas managed for a type and range of recreational activities is not likely to have an adverse or beneficial impact when compared to Alternative A and current socioeconomic conditions. Group sizes, trailhead allocations, and launch limits within SRMAs are also similar to Alternative A. See Section 4.3.10.3 for details on SRMA management emphases.

Under the Proposed Plan there are considerably less acres designated as “Open” for cross-country motorized travel in comparison to Alternative A (0 under the Proposed Plan and 611,310 under Alternative A). The impacts of limiting the number of open-designated acres would be long-term direct and indirect, adverse *and* beneficial on recreation. Long-term, direct adverse effects would include the reduction in opportunities for OHV cross-country recreation-related travel. However, this loss would be offset by the 1,947 miles of trails proposed for OHV use in the Proposed Plan. The decrease in acres designated as “open” leads to fewer opportunities for OHV travel, as such these recreationists may reduce their visitation to the area. Reduction in OHV users could have an adverse impact on motorized-recreation-related outfitters and associated businesses.

Long-term beneficial impacts from reducing the amount of acres open for cross-country travel could be realized as a reduction in OHV-related disturbances to soil, water, and wildlife habitats

may improve long-term recreation opportunities for those who prefer non-motorized forms of recreation.

4.3.12.2.8. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

4.3.12.2.8.1. ACECs

Protecting the specific, identified relevance and importance values of ACECs limits activities that are considered incompatible with specific values and resources of concern. Specifically, mineral development and extraction would be limited as a result of ACEC designations. It is important to note the ACEC designation does not completely restrict development. Standard stipulations and controlled surface use are permitted in areas that do not compromise the values or resources of concern. Mineral development with NSO (i.e., directional drilling) is also permitted within ACECs. See Table 4.123 for total amount of acreage proposed per alternative.

Table 4.123. Proposed Total Acreage of Potential ACECs by Alternative and Percentage Difference Compared to Alternative A

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Acres	488,616	521,141	76,764	0	521,141	74,403
Percent	--	7%	-84%	--	7%	-85%

The designations of ACECs would have minor to substantial, negative impacts on minerals resource extraction and development across all alternatives and the Proposed Plan because they would exclude lands from minerals development and lower the number of locations where potential wells could be drilled. The lower number of locations could indirectly lead to a lower yield and commercial supply of oil and natural gas and fewer royalties paid to the federal government and/or the State of Utah. An approximate monetary impact would be difficult to estimate because desired future locations of development in proposed ACEC sites are unknown. However, the development area with the greatest number of wells projected to be drilled annually is the Blanding Sub-basin, with 3–13 wells drilled per year, according to the Monticello FO RFD. Therefore, if a proposed ACEC was within the Blanding Sub-basin there would be greater potential for adverse economic impacts to potential oil and gas developers and subsequently local and federal governments in comparison to the other development areas. The Paradox Fold is the development area with the second highest projected number of wells per year, with 1–6 wells. The Monument Upwarp is predicted to have 1–2 wells drilled per year, and consequently the smallest chance to be adversely impacted by the ACEC designation with respect to oil and gas development.

Under all alternatives and the Proposed Plan OHV use would be allowed in ACECs on designated routes, although the miles of Class D roads would vary slightly between alternatives (see Table 4.179). Allowing OHV access within ACEC designations may be beneficial in the long-term for socioeconomics because opportunities would remain available for recreational

access. Revenue generated in local communities by OHV users would be similar to current conditions.

Commercial-type travel (including motorized/mechanized recreational vehicle use) within the planning area would be allowed under Alternatives A, B, and E, but the impacts on travel would be negligible because no restrictions or prohibitions are specified under these alternatives.

Under Alternatives B, C and E and the Proposed Plan commercial-type motorized or mechanized tours and events would be seasonally prohibited (i.e., SRPs would not be issued) for routes within pronghorn, bighorn sheep, and elk crucial habitat and lambing and rutting areas; thus having minor short-term adverse impacts on travel. However, private motorized or mechanized use within ACECs would be allowed throughout the year and not subject to the seasonal commercial restrictions (see Section 4.3.16, Travel Management, for the proposed times when travel routes would be closed or limited to designated routes in order to protect these wildlife species). Under Alternative D there would be no private or commercial recreational travel restrictions through crucial wildlife habitat.

4.3.12.2.8.2. WSAs

The Monticello FO contains 13 WSAs totaling 386,027 acres (or approximately 21% of BLM lands). WSA designations would continue to apply across all alternatives and the Proposed Plan, including the No Action Alternative (Alternative A), and would be managed in a manner that does not impair their suitability for congressional designation (BLM 1991c). These designations are non-discretionary and, thus, are beyond the scope of this EIS's analysis.

4.3.12.2.8.3. WSR Designations

Alternatives A and D do not recommend WSR designations. Alternatives B and E recommends 92.4 BLM river miles be designated as WSRs including Segments #1–3 of the Colorado River, Indian Creek, Fable Valley, Dark Canyon, San Juan River Segments #1–5, and Arch Canyon. Alternative C recommends that 18.4 BLM river miles be designated as WSRs including Segments #2–3 of the Colorado River and Dark Canyon (see Section 4.3.14.4.3, WSRs – Alternative C). The Proposed Plan recommends 35 BLM river miles be designated as WSR including Segments 2 and 3 of the Colorado River, Dark Canyon and segment 5 of the San Juan River.

Management prescriptions for mineral activities in riparian and floodplains within WSR designations do not allow surface occupancy. Therefore, Alternatives B and E would adversely impact mineral resource extraction and development because they propose the greatest amount of river miles as WSR and lower number of locations where wells could be drilled. This lower number of locations could potentially lead to a lower yield of oil and natural gas and fewer royalties paid to the federal government and/or the State of Utah.

The designation of WSRs under Alternatives B, C, and E and the Proposed Plan could potentially lead to an increase in tourism revenue to the BLM and local communities, thus having a long-term, beneficial impact on the local economies. The designation of rivers and/or river segments could attract more people to the area who enjoy the type of recreation that often accompanies these designations (including high scenic qualities and opportunities for solitude). The increase in tourism based on river recreation could lead to increased revenue to local river running companies, increased permit revenue, and increase in tourist dollars spent within nearby

communities. The greatest potential for an increase in tourism-related revenue would occur under Alternatives B and E (same amount of river miles designated) and secondly under the Proposed Plan.

4.3.12.2.9. EFFECTS OF TRAVEL DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

Socioeconomic impacts from travel-related decisions would likely result from the recreational use of OHVs. Impacts resulting from the closure and designation of OHV routes are discussed in Section 4.3.12.2.7, Effects of Recreation Decisions on Social and Economic Conditions.

4.3.12.2.10. IMPACTS OF VISUAL RESOURCE DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

4.3.12.2.10.1. Alternatives A–E and the Proposed Plan

The demand for a range of recreation opportunities would not be limited as a result of VRM classifications, so impacts to socioeconomics from recreational visitation would be minor under all alternatives and the Proposed Plan. Opportunities for recreation with high levels of scenic quality (in VRM Class I and II designated areas) will remain throughout WSAs, ACECs, SRMAs, and along WSRs. See Section 4.3.12.2.7 for more details on recreation impacts to socioeconomics.

Under all alternatives and the Proposed Plan areas available for oil and gas leasing subject to standard or special stipulations would be managed under VRM Class III or IV objectives (depending on inventory), and areas that inventory as VRM Class II but are in areas open to leasing subject to standard or special stipulations would be managed under VRM Class III objectives, unless otherwise specified in the management prescriptions. Mineral activities in designated VRM Class I and II areas, if allowed, would be subject to at least NSO stipulations. It is difficult to accomplish oil and gas activities of any kind (directional or otherwise) under VRM Class I and II objectives. Table 4.124 illustrates the percentage and acres of land open to mineral development based on VRM classification.

Alternative D would have the least amount of lands under VRM Class I and II objectives, and thus the most acres open for oil and gas exploration and development. Beneficial impacts to socioeconomics would be greatest under this alternative because developers would have the greatest number of acres open to standard and special stipulation leasing and the greatest amount of revenue potential. Impacts to socioeconomics would be slightly less under Alternative C with 7.8% less land under VRM Class III and IV. This decrease could result in a decrease in potential revenue.

Table 4.124. VRM Class Acreages by Alternative

Class	Alternative A/ VRM Inventory	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
VRM I	371,575	497,668	425,179	390,424	998,370	422,989
VRM II	355,112	250,641	132,001	8,838	111,478	228,041
VRM III	416,806	426,350	531,920	692,741	264,369	507,583

Table 4.124. VRM Class Acreages by Alternative

Class	Alternative A/ VRM Inventory	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
VRM IV	637,875	608,463	693,995	691,119	407,459	623,002
Subtotal III and IV	1,054,681	1,034,813	1,225,915	1,383,860	671,828	1,130,585
Total*	1,781,368	1,783,122	1,783,095	1,783,122	1,781,676	1,781,615

Source: BLM 2007d.

*Acreage figures may vary by alternative due to the changes in GIS technology and variances in shapefiles.

Compared to Alternative D, revenues from oil and gas development could be adversely impacted, as 17.4% fewer land-would be open to leasing in designated VRM Class III and IV areas. Economic impacts from Alternatives B would be similar to Alternative A because there is only a 1.2% decrease in VRM Class III and IV areas under Alternative B.

When compared to Alternative A, Alternative E places the greatest restrictions on development to protect VRM with a 21% decrease in VRM Class III and IV lands. As discussed earlier, the restrictions to protect visual resources are decisions within other resources that can impact visual quality. Restrictions under this alternative to protect scenic qualities include restrictions on vegetative treatments and fuels management, travel management, minerals and energy, lands and realty, and recreation. The restrictions on development under VRM Classes I and II under this alternative have the greatest potential to restrict economic opportunities for those whose livelihood depends all or in part on the restricted activities. This would be particularly true in the case of minerals development and motorized recreation. Conversely, the scenic qualities of the planning area that attract visitation would receive the greatest degree of protection under Alternative E. This could positively impact those businesses that rely on that type of recreation visitation, including lodging, restaurants, and outfitting.

The exact number of oil and gas activities that would be restricted as a result of VRM Class I and II designation is difficult to speculate given that future proposed well locations are unknown at this time. Impacts to oil and gas development would occur in locations where drilling would have occurred absent the VRM restrictions. To the extent that VRM precludes development, there would be an adverse economic impact. Because such a large number of acres are open to development (over one million under Alternatives A–D and 671,828 under Alternative E) and the relatively small number of wells proposed over the next fifteen years (75 wells maximum), restrictions on economic opportunities would be minor to moderate depending on desired well locations.

4.3.12.2.11. IMPACTS OF WOODLANDS DECISIONS ON SOCIAL AND ECONOMIC CONDITIONS

4.3.12.2.11.1. Alternative A

In 2006 the Monticello FO issued 556 wood gathering permits. Approximately 80%–90% of the permits issued in a given year are to Navajos who live on the Navajo Reservation. The high percentage of Native American permittees is due to the fact that many use the wood for

subsistence living. The wood is used for heating their homes and other domestic needs. The Navajos harvest wood on BLM lands because wood gathering is not permitted on the reservation.

Management decisions under Alternative A would allow commercial and private woodland products harvesting within the entire planning area, except for 386,027 acres within WSAs, developed recreation areas, and other areas designated as excluded from harvesting. Accordingly, approximately 1,309,894 acres (73% of the PA) would be open to woodland harvest and the remaining 27% would be closed because of WSA-protection constraints under the IMP. There would be few restrictions on harvesting woodland resources under this alternative.

Wood gathering on Cedar Mesa would continue under the No Action Alternative. Current conditions on Cedar Mesa illustrate the damage that unpermitted wood gathering has caused in the area. Cross-travel has the potential to damage to cultural sites and impair the WSA. Under this alternative damage to the area would likely continue.

Identified as a tribal trust issue in the RMP scoping process, cottonwood and willow harvesting in riparian areas for ceremonial purposes would be allowed under all alternatives and the Proposed Plan.

4.3.12.2.11.2. Alternative B

Alternative B would allow commercial and private woodland products harvesting (with permitted off-road travel to collect wood) on a total of 730,074 acres within designated woodlands harvesting zones. This would permit woodland harvesting on approximately 41% of the planning area, with 59% of the planning area (1,055,053 acres) closed to woodland harvesting for products use. The closure of 38% more of the PA, compared to Alternative A, could have moderate social and economic impacts on the groups that depend on wood gathering in area for subsistence.

Under this alternative permitted harvesting of woodlands on a substantial portion of the planning area would be required. Restrictions on cross-country OHV use to gather wood could potential minor adverse impacts on the groups who use the vehicles gather wood in the planning area.

Cedar Mesa would be closed to wood gathering under this alternative. Impacts to individuals who gather wood in this area would be adverse because current harvesting practices in the area would cease. Private and commercial harvesting would be accessible on Montezuma Ridge, approximately 40 miles away from Cedar Mesa. This would likely result in an economic hardship for individuals who gather wood in this area because traveling to an area 40 miles away would be costly (in terms of gas for vehicle and vehicle maintenance) for a population that is highly impoverished.

4.3.12.2.11.3. Alternatives C and D

Under Alternatives C and D there would be fewer number of acres (841,938) potentially available for woodland harvesting compared to Alternative A (47% of the planning area compared to 73% under Alternative A).

Restrictions on cross-country OHV use to gather wood could have potential minor, adverse impacts on the groups who use the vehicles to gather wood in the planning area. Under

Alternatives C and D 2,311 acres would be designated as open to cross-country travel (0.1% of the planning area). The remaining acres open to OHV use would be designated as limited to existing roads.

Cedar Mesa would remain open to woodland harvesting under these alternatives. Thus, groups who use this area to gather wood for subsistence living would be able to continue to do so with restrictions on cross-country travel.

4.3.12.2.11.4. Alternative E

Under Alternative E, the impacts to socioeconomics from woodland resources would be similar to the impacts discussed under Alternative B because the management actions would be similar. However, under Alternative E 31% (548,477 acres) of the Monticello PA would be open for woodland harvesting versus 41% (730,074 acres) under Alternative B. Under Alternative E, approximately 582,357 acres of non-WSA lands with wilderness characteristics within the planning area would be protected from surface disturbances, including disturbances caused by woodland harvesting.

Because Alternative E closes the greatest amount of acreage to woodland harvest, long-term, adverse impacts to private and commercial woodland harvesting individuals and groups would be greatest. Cross-country OHV restrictions would be greatest under Alternative E, with 580,772 acres closed. Current harvesting practices would no longer be permitted on Cedar Mesa. While the resource would still be available under Alternative E, permittees would have to modify collection practices and travel longer distances to obtain wood.

4.3.12.2.11.5. Proposed Plan

Under the Proposed Plan, 837,939 acres would be open to woodland harvesting (encompassing approximately 47% of the Monticello PA). Under this alternative, approximately 4,000 acres of woodlands would be unavailable for private and commercial harvesting within non-WSA lands with wilderness characteristics. Approximately 53% of the PA (947,188 acres) would be closed to woodland harvesting. Opportunities for wood collection would be similar to Alternatives C and D.

Restrictions on cross-country OHV use to gather wood could have potential minor, adverse impacts on the groups who use the vehicles to gather wood in the planning area. Under the Proposed Plan zero acres would be designated as open to cross-country travel. The remaining acres open to OHV use would be designated as limited to existing roads.

Cedar Mesa, excluding WSA lands, would remain open to woodland harvesting under the Proposed Plan. Thus, groups who use this area to gather wood for subsistence living would be able to continue to do so with restrictions on cross-country travel.

4.3.12.3. SUMMARY OF IMPACTS

Overall, the local socioeconomic conditions would not experience substantial adverse impacts from BLM resource management decisions under Alternatives A–D or the Proposed Plan. With significantly more acres closed to surface-disturbing activities under Alternative E, the potential for revenue generating activities, such as mineral development or OHV use, would likely result in decreases in contributions to the local economy. However, tourism-based revenue from

individuals who prefer hiking, backpacking, and sight-seeing in a wilderness-like setting would potentially be greater under Alternative E. Many management decisions for resources such as air quality, fire management, health and safety, lands and realty, paleontology, soils and watersheds, special status species, and woodlands would have minor impacts on social and economic conditions. Resource management decisions for cultural resources, livestock grazing, minerals, non-WSA land with wilderness characteristics, recreation, special designations, travel, and visual resource management would have greater impact than those listed above. Population, employment, and local revenue would remain relatively unchanged with the implementation of Alternatives A–D or the Proposed Plan and may decrease slightly under Alternative E. The influence of proposed resource management decisions would not contribute to a substantial change in the economic diversity of San Juan County. See Table 2.2 for a full summary of the impacts to socioeconomic conditions.

4.3.12.4. MITIGATION MEASURES

No mitigation measures have been identified for impacts to social, economic, and environmental justice conditions.

4.3.12.5. UNAVOIDABLE ADVERSE IMPACTS

No unavoidable adverse impacts to social, economic, and environmental justice conditions resulting from resource management decisions were identified.

4.3.12.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Short-term use of resources in the planning area would have negligible impacts on the long-term social and economic health and stability in San Juan County.

4.3.12.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

There are no irreversible and irretrievable impacts to social, economic, and environmental justice conditions.

4.3.13. SOILS AND WATER RESOURCES

This section discusses impacts to soils and water resources from management actions and resource uses discussed in Chapter 2. The existing conditions of soils and water resources are described in Chapter 3.

The Proposed Plan and all of the alternatives would impact soil and water resources within the Monticello PA, because all include actions that would result in surface disturbance of some kind. Surface disturbance would impact soils and water resources to varying degrees, depending on the amount, location, and type of surface disturbance; the soil type; the time of year; and the surface hydrology. Surface-disturbing activities that currently occur and that are expected to continue include grazing, oil and gas and mineral exploration and development and associated access routes, recreation and off-highway vehicle (OHV) use, and woodland harvest and other forms of vegetation removal and treatments.

For the purposes of this broad scale analysis, the primary indicator of impacts to soils and water resources is the amount of surface disturbance caused by management decisions made for other resources, particularly surface disturbance that occurs in highly erodible, reclamation-limited, or other sensitive soils. Another important indicator of impacts to water resources is a decrease in water quality conditions in perennial streams, including levels of suspended sediments, sediment bedload, dissolved solids, nutrient loads, bacteria counts, and water temperatures. Once these parameters exceed the state water quality standards at a site, the perennial stream is listed on the 303d list, which is the final indicator of poor water quality conditions. The soil limitations with the highest potential to impact soils and water resources are wind erodibility, water erodibility, and shallow root depth. All factors were analyzed and varying degrees of risk were evaluated with regards to these limitations.

All soils in the Monticello PA are susceptible to accelerated erosion, but sensitive soils are more susceptible to impacts. Surface-disturbing activities could result in any of the following impacts under the Proposed Plan or any alternative: increased soil erosion and sedimentation, decreased soil productivity, changes to quantity and quality (e.g., salinity) of surface water and groundwater, loss of vegetation or prevention of revegetation, or introduction of noxious weeds and the attendant increases in water use (e.g., tamarisk uses large quantities of groundwater), and/or changes in soil chemistry and productivity. Analyses of impacts to soil and water resources in this section are based upon the factors contributing to site degradation and their inherent risks (Table 4.125), according to SSURGO soils mapping for the Monticello PA.

Some sites are at risk of degradation because surface layer wind and/or water erodibility factors are high. Kw refers to the relative ease of water erosion. The slope factor accounts for the tendency of steeper slopes to erode more easily. The wind erodibility group refers to the relative ease of wind transport of surface materials.

Other sites are at risk of degradation due to reclamation-limiting factors (i.e., factors that prevent soils from being fully reclaimed following surface disturbance). See Table 4.125 for a list of these factors. In reclamation-limited soils, one or more factors make site reclamation difficult in semi-arid environments, including alkalinity, droughty soils, soil rooting depth, salinity, available water capacity, and sodium adsorption. Available water capacity refers to the amount of water available for plant uptake. Salinity refers to the amount of salt within soils that can be dissolved in surface waters. The sodium adsorption ratio refers to the amount of sodium that can

be held by the soils and influence nutrient uptake. Rooting depth refers to the depth of soil, which influences how far plant roots can grow. Finally, alkalinity refers to soil pH, which generally limits plants' ability to establish when it is higher (i.e., more basic).

An important soil component often affected by surface disturbance is the biological soil crust, comprised of cyanobacteria, lichens and mosses. These crusts help to stabilize soils, reducing erosion and increasing soil productivity. Biological soil crusts have not been mapped and occur in a portion of the soils within the Monticello PA.

Table 4.125. Factors Contributing to Site Degradation and Their Inherent Risks*

Factors	High Risk	Moderate Risk	Low Risk	Restrictive Feature
Erodibility				
Kw Factor (surface layer) and Slope (sl) ¹	K ≥ .37, sl ≥ 10%; or K = .20-.36, sl > 30%	K = .20-.36, sl 10-30%; or K < .20, sl > 30%	K < .20, sl 10-30%; or sl < 10%	Water erosion hazard
Wind Erodibility Group (surface layer)	1, 2	3, 4, 4L	5-8	Wind erosion hazard
Limits on Reclamation				
Available Water Capacity (average to 40 inches; in/in) ²	< 0.05	0.05-0.10	0.10 <	Droughty soils
Salinity ³ (mmhos/cm; surface layer)	16 <	8-16	< 8	Excess salt
Sodium Adsorption Ratio ⁴ (surface layer)	13 <	4-13	< 4	Excess sodium
Depth to Bedrock or Hardpan (inches)	< 10	10-20	20 <	Rooting depth
Alkalinity (pH of surface layer)	9.0 ≤	7.8-8.9	< 7.8	Excess alkalinity

* Draft parameters developed by the BLM's National Science and Technology Center, SSURGO soils mapping.

¹ K Factor of surface layer adjusted for the effect of rock fragments. Slope is the maximum value for the range of slope of a soil component within a map unit.

² Maximum value for the range of available water capacity for the soil layer; inches of water per inches of soil.

³ Maximum value for the range in soil salinity.

⁴ Maximum value for the range in sodium adsorption ratio.

Throughout this analysis, highly erodible soils, reclamation-limited soils, and biological soil crusts are collectively referred to as sensitive soils. Biological soil crusts are discussed only qualitatively and are not included in the tables. However, any of the other soil parameters may overlap in any area, and so acreages presented in this analysis are not additive. For example, a particular acreage may have soils with shallow rooting depth as well as high wind erodibility. Acreages are also only approximate, due to limitations in soil mapping techniques and the planning area-wide scale of analysis.

Decisions regarding the management of resources other than soil and water in the Monticello PA may affect soil and water resources either directly or indirectly. Those impacts may be beneficial or adverse, and are described below. Management decisions regarding air quality, lands and realty, paleontology, socioeconomics, or wildlife resources would result in negligible impacts to soils and water resources. The impacts would be negligible because protecting air quality,

making lands and realty decisions, allowing recreational fossil collection and scientific study of fossils, improving the local and regional economy, and maintaining habitat for non-listed wildlife species would not have surface-disturbance impacts on sensitive soils and soil crusts. Therefore, impacts from these management decisions were not analyzed.

4.3.13.1. ASSUMPTIONS

For the purposes of this programmatic-level analysis, the acreages disclosed in Table 4.126 to 4.130 are assumed to be evenly distributed across the smallest nominal geographic area represented in each table. The limitations of this type of broad-scale analysis are best seen in cases when surface disturbance is concentrated in areas that are highly sensitive. Site-specific National Environmental Policy Act (NEPA) analysis of impacts to soils and water resources would be required before individual project implementation for projects proposed in sensitive soils. Refer to Table 4.125 for factors that determine inherent risk of site degradation. Areas where surface disturbance would occur in critical watersheds, priority sub-basins, 100-year floodplains, within 100 m of a natural spring, and public water reserves would need to be analyzed on a site-specific basis.

The analysis of cultural resource decisions on soils and water resources was based upon acreage of watershed treatment allowed or not allowed due to the presence or absence of cultural resources. Watershed treatments would generally provide long-term beneficial impacts to soils and water resources. Restrictions on dogs and human waste disposal associated with cultural resource decisions were also considered, where dogs and human waste would adversely impact soils and water resources. The analysis of the impacts of fire management decisions on soils and water resources was based upon the acres of treatment by soil type. Due to the lack of specific areas designated for treatment each year under the PRMP/FEIS, the actual acreage of treatment in areas with soil limitations is difficult to quantify; therefore, a qualitative assessment of long-term impacts was made. Individual fire management projects will be analyzed at the implementation level with site-specific NEPA.

Under all alternatives and the Proposed Plan, all BLM-administered lands in the Monticello PA would be placed in one of the following oil and gas leasing stipulations categories developed in the RMP: standard lease terms (SLT), timing limitations (TL), controlled surface use (CSU), no surface occupancy (NSO), and unavailable for oil and gas leasing. Impacts related to these categories and conditions would depend upon surface disturbance in areas with soil limitations. Generally, where areas are closed to disposal of mineral materials or NSO, there would be no surface disturbance and thus negligible or no adverse impacts to soils and water resources. Areas open to mineral use under standard lease terms or timing limitations would potentially have short-term adverse impacts to soils and water resources where surface disturbance would occur in limited soils. However, under all alternatives, the relative amount of potential mineral-related soil disturbance and groundwater withdrawal in the planning area is minimal and, consequently, would likely have negligible impacts to soils and water resources. Refer to Tables 4.1 – 4.3 for the estimated acreages of surface disturbance related to mineral development.

All alternatives would be subject to limits on surface disturbance related to paleontological resources. Recreational collectors may collect and retain reasonable amounts of common invertebrate and plant fossils for personal, non-commercial use. Surface disturbance must be negligible, and mechanized tools may not be used; therefore, the adverse impacts to soils and water resources from paleontological management decisions would be negligible.

Analysis of impacts of vegetation treatments was based upon total acres of treatment and a qualitative assessment of how that treatment would impact watershed condition. Total acres of treatment by water and/or wind erodibility risk and reclamation potential are included. Direct impacts to soils and water resources in critical watersheds, priority sub-basins, 100-year floodplains, or within 100 m of a spring would require finer scale watershed hydrology data. Qualitative analysis of soils and watershed resource impacts was completed where these resources would be impacted.

4.3.13.2. IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

4.3.13.2.1. IMPACTS FROM SOILS AND WATER DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

The BLM would manage soils and water resources to maintain watershed health and provide favorable conditions for water flow and maintain stable and efficient stream channels as required to provide for fish and wildlife habitat, recreation, and livestock use. All floodplains and riparian/wetlands would be managed in accordance with Executive Orders 11988 and 11990, sections 303 and 404 of the Clean Water Act, and the Endangered Species Act. Maintenance of satisfactory watershed conditions would be required as indicated by maintenance of riparian proper functioning condition (PFC) and Utah's Rangeland Health Standards and Guidelines for Grazing and Recreation. Impacts Common to All Alternatives for riparian PFC were analyzed in Section 4.3.11.1, Riparian Resources. These management decisions would result in beneficial impacts to soils and water resources by protecting and restoring watershed health, healthy soils and good water quality conditions.

Surface-disturbing activities that are currently occurring and are expected to continue include grazing, oil and gas exploration, development and production, recreation and OHV use, and woodland harvest/vegetation removal. As a result of surface-disturbing activities in areas having soils prone to wind erosion, water erosion, or with limitations on reclamation, impacts common to all alternatives include soil erosion, sedimentation, and impacts to surface and ground water quantity and quality. Surface disturbance can result in loss of vegetation or prevention of revegetation, increased soil erosion and sedimentation, and increased salinity in surface waters. Erosion control practices for slopes greater than 20% would be the same for all alternatives, as per Utah's Non-Point Source Management Plan (UDEQ 2000b). Careful planning of development to minimize impacts to soil and water is important in protecting water quality and soil productivity. Part of this planning includes compliance with the Utah BLM Standards for Rangeland Health (Appendix D). All alternatives must adhere to Rangeland Health Standards 1 and 4:

- Upland soils [must] exhibit permeability and infiltration rates that sustain or improve site productivity, considering the soil type, climate, and landform.
- BLM will apply and comply with water quality standards established by the State of Utah (R317.2) and the federal clean water and safe drinking water acts. Activities on BLM lands will fully support the designated beneficial uses described in the Utah Water Quality Standards (R317.2) for surface and groundwater.

Surface-disturbing actions would require site-specific NEPA analysis. Actions that would not comply with standards 1 and 4 in the short-term would require mitigation in the form of

reclamation and rehabilitation. This mitigation would reduce accelerated erosion; ensure water quality, soil productivity, and sustainability; and would result in a relative beneficial impact to soil and water resources.

The BLM would manage public lands consistent with the Colorado River Salinity Control Act, comply with Utah's state water quality standards, and collaborate with San Juan County and local municipalities on management of municipal watersheds to meet local needs. Maintenance or improvement of soil quality and long-term soil productivity would be achieved through the implementation of Standards for Rangeland Health and other soil protection measures. Uses would be managed to minimize and mitigate damage to soils. Modification of BMPs and vegetation would be managed to meet water quality standards and maintain watershed function in Montezuma Creek, Indian Creek (Forest Service boundary to Newspaper Rock), Johnson Creek (and tributaries from confluence with Recapture Creek to headwaters), and Recapture Reservoir to achieve water quality standards and watershed function. Watershed function would be assessed using Utah's Rangeland Health Standards, riparian PFC, and state water quality standards. These actions would result in the maintenance and restoration of overall watershed health, including reduction of erosion, stream sedimentation, and salinization of water.

Any surface-disturbing activity located in reclamation-limited soils (shown as high-risk in Table 4.125) will be subject to site-specific NEPA analysis and will incorporate mitigating measures to minimize accelerated soil erosion and improve soil stability.

4.3.13.2.2. IMPACTS OF FIRE MANAGEMENT DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Fire management under all alternatives would follow the guidelines in Utah Land-use plan Amendment for Fire and Fuels Management (LUP Amendment), and is incorporated by reference into the PRMP/FEIS (BLM 2005g). The document can be found at www.ut.blm.gov/fireplanning/index.htm. The impacts of fire management on soil and water resources would be adverse in the short-term due to increased sedimentation and increased runoff from areas where vegetation is removed from prescribed burns or other fuel reduction treatments. Long-term beneficial impacts would occur under all alternatives due to the potential reduction of fire severity and impacts, as well as improving the ability to control fire in and around treated areas. Please refer to the environmental assessment of the LUP Amendment (BLM 2005g) for analysis of impacts to soils and water resources related to plan implementation.

Under all alternatives, estimated fuels reduction treatments of 5,000 to 10,000 acres per year would be targeted subject to budgetary constraints. Fuels reduction treatments would be designed to limit potential short-term adverse impacts to areas with soil limitations and limit changes in surface hydrology under all alternatives. The return of a more natural fire return interval would result in long-term beneficial impacts to soils and water resources through reduced fire severity, which would lower the potential for long-term loss of vegetative cover and resulting stream sedimentation and changes in surface hydrology due to increased runoff. The actual location of treatment areas will be determined based on need and individual treatments will be analyzed with site-specific NEPA.

4.3.13.2.3. IMPACTS OF HEALTH AND SAFETY DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

The management of hazardous materials under all alternatives would affect soils and water resources in the short-term, where Abandoned Mine Lands (AMLs) are rehabilitated. Water-quality-based AML program priority watersheds have been identified by the state based on (a) one or more water laws or regulations; (b) threat to public health or safety; and (c) threat to the environment. The rehabilitation of watersheds impacted by AMLs would result in long-term beneficial impacts on soils and water resources by reducing the detrimental impacts of AML water drainage. The impacts of these decisions would be the same under all alternatives; therefore, no impacts analysis was completed by alternative.

4.3.13.2.4. IMPACTS OF RECREATION DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Managing recreation to meet Utah's Rangeland Health Standards would ensure that standards for rangeland health are met within the recreation program, thereby beneficially impacting soil productivity. Limiting or controlling activities through specialized management tools, where long-term damage to soils or water resources by recreational uses is observed or anticipated, would reduce the area of existing long-term impacts to soils and water resources in the Monticello PA. Long-term impacts would also be reduced through revisions to recreation management plans and management framework plans when they prove to be inadequate to maintain public land health.

OHV access for game retrieval would follow all area and route designations. (There would be no off-road retrieval). The public would be notified of these restrictions in the Federal Register. These limits on OHVs would reduce long-term adverse impacts that would otherwise result from motorized recreation.

Under the Proposed Plan and all alternatives, dispersed camping, while allowed where not specifically restricted, may be closed seasonally or as impacts or environmental conditions warrant. The BLM would emphasize "Leave No Trace" camping and travel techniques throughout the Monticello PA. BLM would consider and, where appropriate, implement management methods to protect soils and water resources.

4.3.13.2.5. IMPACTS OF WILDLIFE AND FISHERIES DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Wildlife and fisheries decisions under the Proposed Plan and all of the alternatives would prioritize the maintenance and/or improvement of lowland riparian, wetlands, and low and high desert scrub communities, which are the four most important and used habitat types by migratory birds in the Monticello PA. It is likely that the maintenance and/or improvement of these habitats would have indirect benefits to soils and water resources by ensuring the ecological functions of these systems. Beneficial impacts to soils and water resources due to wildlife and fisheries management would correspond to improvement of vegetative conditions and was evaluated in Sections 4.3.17, Vegetation Resources, and 4.3.11, Riparian Resources.

4.3.13.2.6. IMPACTS OF WOODLANDS DECISIONS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Floodplains and riparian/aquatic areas would be excluded from woodland product use except for limited on-site collection of driftwood for campfires, and uses for Native American ceremonial purposes as determined on site-specific basis. Cottonwood and willow harvest would be allowed in areas with proper functioning condition for Native American ceremonial uses only, which would minimize potential adverse increases in surface water temperature due to loss of vegetation cover immediately adjacent to streams. Harvest would be administered under a permit system, where restrictions on harvest would be implemented as necessary to achieve or maintain PFC, and maintain or improve Threatened or Endangered Species/Special Status Species (TES/SSS) habitat. These actions would limit adverse impacts to soils and water resources resulting from vegetation disturbance in riparian areas.

4.3.13.3. ALTERNATIVES IMPACTS

4.3.13.3.1. IMPACTS OF CULTURAL RESOURCE DECISIONS ON SOILS AND WATER

4.3.13.3.1.1. Alternative A

Management actions under Alternative A would not designate any CSMA's. This alternative would not place limitations on watershed treatments, so soils may be subject to surface-disturbing treatments but would not experience the potential long-term beneficial impacts of those treatments. The disposal of human and pet waste would not be controlled within any CSMA's under Alternative A. Potential impacts including e-coli contamination of water and small amounts of soil disturbance with subsequent sedimentation would continue to occur. Cultural resource management under Alternative A would not limit vegetative treatments, so some soils would be subject to surface-disturbing treatments. Long-term adverse impacts from cultural resource decisions would be partially mitigated by the closure of the Grand Gulch Special Emphasis Area and Grand Gulch National Historic District to surface-disturbing activities.

4.3.13.3.1.2. Alternative B

Cultural Resource decision impacts on soil and water resources would be identical to those under Alternative A with the following exceptions:

- 1) Alternative B would designate Comb Ridge (38,012 acres) and Tank Bench (2,600 acres) as CSMA's, and has prescriptions for Grand Gulch National Historic District (37,400 acres). These designations/prescriptions would prohibit surface-disturbing vegetation treatments in these areas. This would prevent potential short-term increases in erosion and subsequent potential for sedimentation in perennial watercourses. However, these limitations would also result in some potential long-term increases in erosion and/or sedimentation in areas where the restrictions prevent effective fuels management or post-fire rehabilitation. Limits on vegetative treatment would also reduce long-term improvement of soil productivity and stability that can result from vegetation management.
- 2) In the Comb Ridge, Tank Bench, Beef Basin (20,300 acres), McLoyd Canyon-Moon House (1,600 acres) CSMA's, and Grand Gulch NHD, human waste would be packed out, thus reducing the potential adverse impacts to soils and water resources from e-coli

contamination. McLoyd Canyon-Moon House CSMA and Grand Gulch NHD would not allow pack animals or pets, further limiting adverse impacts to soils and water resources from streambank trampling and animal waste.

In summary, Alternative B would place limits on watershed treatments within 40,700 acres. These limits on watershed treatments would reduce the potential for increased erosion and sedimentation in the short-term, but would also prevent potential long-term benefits to watershed health in comparison with Alternative A. However, human waste, pets, and livestock would be managed with greater restrictions in CSMA's under Alternative B than under any other alternative, resulting in the lowest level of adverse impacts to soils and water resources from these sources.

4.3.13.3.1.3. Alternative C

Alternative C would allow surface-disturbing land treatments in Comb Ridge, Tank Bench, Beef Basin, and Grand Gulch (non-motorized only) (refer to Section 4.3.17, Vegetation Resources). This would have short- and long-term impacts identical to those described under Alternative A. Additionally, under Alternative C, groups larger than 20 would be required to pack out human waste in the Beef Basin CSMA. All human waste would be required to be packed out of the McLoyd Canyon-Moon House CSMA. Qualitative analysis of impacts related to these limits was discussed under Alternative A. These limits would generally reduce adverse impacts to soils and water resources, as compared to Alternative A.

Overall, Alternative C would limit the beneficial impacts of watershed treatments less than Alternative A. Human waste disposal and group size would be controlled more than under Alternative A, with corresponding benefits to soils and water resources.

4.3.13.3.1.4. Alternative D

Alternative D proposes to manage McLoyd Canyon-Moon House (1,607 acres) as a CSMA, where visitors would be required to pack out human waste resulting in lower adverse impacts to water resources in this area than under Alternative A. Grand Gulch National Historic District (37,388 acres) would be managed with the same prescriptions as under Alternative C. Comb Ridge, Tank Bench, and Beef Basin would not be managed as CSMA's, and would therefore be at greater risk of adverse impacts to soil and water resources due to improper human waste disposal.

Overall, Alternative D would provide the fewest beneficial impacts to soils and water resources due to cultural resources decisions, as compared to the other action alternatives. Alternative D would provide more protection of soils and water resources than Alternative A, which would not designate any CSMA's.

4.3.13.3.1.5. Alternative E

Cultural resource decision impacts on soil and water resources would be identical to Alternative B, except that Alternative E would close the Comb Ridge CSMA (38,012 acres) and Beef Basin CSMA (20,300 acres) to oil and gas leasing, surface-disturbing vegetation treatments, and cross-country OHV use. These prescriptions would provide greater protection for soils and water resources than any other alternative.

4.3.13.3.1.6. Proposed Plan

Cultural resource decision impacts on soil and water resources under the Proposed Plan would be the same as those described under Alternative C except that Comb Ridge would become a recreation management zone within the Cedar Mesa SRMA, Tank Bench CSMA would become Tank Bench SRMA, Beef Basin CSMA would become Beef Basin SRMA, and McLoyd Canyon-Moon House (1,607 acres) would become a recreation management zone.

4.3.13.3.2. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON SOILS AND WATER

Livestock grazing management decisions would affect soils and water resources when AUMs for livestock and/or wildlife are adjusted in response to evidence from monitoring that water quality or soil degradation is imminent or occurring. Depending on season of use and duration, reducing AUMs could have a short-term, direct, and potentially beneficial impact, as it could increase the area of ground cover left after the grazing season. Changes in ground cover, including biological soil crusts, would have direct, long-term impacts to water quality and soil productivity.

With respect to livestock grazing, the alternatives vary between areas proposed as unavailable for livestock grazing. Impacts on vegetation (and subsequently, on water and soils) vary depending on the season of use in relation to vegetation growing seasons. For example, proper grazing in areas with the potential for periods of high runoff (generally due to spring runoff and late summer thunderstorms) would reduce or minimize the adverse impacts of these events: banks that retain their vegetation (due to properly managed livestock grazing) would likely be protected from erosion caused by high flows.

4.3.13.3.2.1. Alternative A

Livestock grazing would be monitored for compliance with all rangeland standards (Appendix D). Where monitoring shows site degradation, adaptive management of livestock use through changes in seasons of use and closure of areas not meeting rangeland standards would reduce adverse impacts to soils and water resources.

Alternative A would have long-term indirect beneficial impacts to soil and water resources in the Comb Wash side canyons (Mule Canyon below U-95, Arch, Fish, Owl, and Road). These areas would continue to be unavailable for livestock grazing and this rest from grazing would allow maintenance and/or improvement of vegetation subsequently restoring soil productivity. The impacts of livestock grazing on soil and water resources on other allotments within the Monticello PA would continue to be managed in accordance with Utah Rangeland Health Standards. The areas unavailable for livestock grazing under Alternative A would protect approximately 3,000 acres of wind erodible soil, 5,600 acres of water erodible soils, and 14,600 acres of soil with poor reclamation potential from adverse impacts due to grazing. Livestock grazing would continue to occur on approximately 94,500 acres of wind erodible soils, 16,300 acres of water erodible soils, and 328,700 acres of soil with poor reclamation potential. Refer to Table 4.126 for comparison with other alternatives.

Table 4.126. Livestock Grazing in Soils with Limitations

Alternative(s)	Limitation	Open	Unavailable
Alternative A	Wind	94,500	3,000
	Water	16,300	5,600
	Reclamation Limited	328,700	14,600
Alternatives B and E	Wind	94,200	3,300
	Water	16,300	5,600
	Reclamation Limited	326,000	17,300
Alternative C and the Proposed Plan	Wind	94,200	3,300
	Water	16,300	5,600
	Reclamation Limited	326,000	17,300
Alternative D	Wind	94,500	3,000
	Water	16,300	5,600
	Reclamation Limited	328,500	14,800

4.3.13.3.2.2. Alternative B

Under Alternative B, the BLM would develop seasonal restrictions, closures, and/or forage utilization limits on grazing in all riparian areas and especially those Functioning at Risk. These actions and closures of areas to grazing would reduce adverse impacts to soils and water resources similarly to Alternative A. The total area with limited soils open to livestock grazing under Alternative B would be very slightly less than under Alternative A. Refer to Table 4.126 for comparison of alternative impacts. For a qualitative description of the impacts of removal of grazing from riparian areas, see Section 4.3.11.2.2, Impacts of Livestock Grazing Decisions on Riparian Resources, for Alternative A.

4.3.13.3.2.3. Alternative C

Alternative C would have the same closure areas and management of livestock grazing, and therefore the same impacts, as Alternative B. The one exception would be Mule Canyon, only part of which would be made unavailable for grazing under Alternative C. Therefore, Alternative C would have very slightly more impacts on soils and watersheds than Alternatives B and A. However, the acreage of limited soils open to livestock grazing is nearly identical under all alternatives.

4.3.13.3.2.4. Alternative D

Alternative D would make the same areas unavailable to grazing as Alternative B, with the exception of the Horsehead Canyon within the Montezuma Canyon allotment, Dodge Canyon allotment, and Mule Canyon allotment north of U-95, all of which would be open to livestock grazing under Alternative D. There would be no seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas classified as Functioning at Risk, so fewer reductions in adverse impacts would occur as compared to Alternative B. This alternative would

have very similar impacts to sensitive soils as would occur under Alternative A (see Table 4.126).

4.3.13.3.2.5. Alternative E

Under Alternative E, the total area with limited soils open and unavailable for livestock grazing would be the same as under Alternative B, with the same impacts to soils and water resources.

4.3.13.3.2.6. Proposed Plan

Under the Proposed Plan, the total area with limited soils open and unavailable for livestock grazing would be the same as under Alternative C, with the same impacts to soils and water resources.

4.3.13.3.3. IMPACTS OF MINERAL DECISIONS ON SOILS AND WATER

Impacts related to mineral development would occur where sensitive soils were impacted through surface disturbance. These impacts include loss of vegetative cover and associated accelerated soil erosion, sedimentation of surface waters, and a loss of soil productivity.

4.3.13.3.3.1. Alternative A

Refer to Table 4.127 below for a comparison of limited soil acreage open and closed under Alternative A and the action alternatives. Alternative A would result in more adverse impacts to soils and water resources as compared to the Proposed Plan and the action alternatives, which have fewer acres of limited soils open to mineral development. A total of 77,600 acres of wind erodible; 15,000 acres of water erodible; and 217,300 acres of reclamation-limited soils would be open to surface-disturbing mineral leasing under Alternative A. A total of 23,500 acres of wind erodible; 12,800 acres of water erodible; and 85,000 acres of reclamation limited soils would be closed to surface-disturbing mineral leasing. It should be noted that Table 4.127 indicates areas open for surface-disturbing leasing; it does describe the actual predicted disturbance from mineral development.

Geophysical exploration would also be allowed under Alternative A, and would potentially adversely impact soils and water resources in areas with limited soils in the short term. Table 4.128 outlines estimated potential surface disturbance due to oil and gas leasing and geophysical exploration over the next 15 years (15 years). This surface disturbance would have potential long-term adverse impacts on soils and water resources where disturbance occurs in sensitive soils. Under Alternative A, the total potential surface disturbance due to oil and gas leasing and geophysical exploration would be 665, 189, and 731 acres in the Blanding Sub-basin, Monument Upwarp, and Paradox Fold and Fault Belt respectively. These acreages would represent less than 1% of the total Monticello PA and disturbance would impact a very small percentage of the limited soils open to surface disturbance (see Table 4.127).

4.3.13.3.3.2. Alternative B

Under Alternative B, the following acreages of sensitive soils would be open for mineral leasing: 74,000 acres of highly wind erodible soils; 15,100 acres of highly water erodible soils; 276,930 acres of reclamation sensitive soils. This would be approximately 3,600 less wind erodible; 100 more water erodible; and 59,630 less reclamation sensitive acres open to mineral leasing than

under Alternative A. A total of 3,300 more wind erodible; 200 less water erodible; and 37,500 less reclamation sensitive soils would be closed, as compared to Alternative A (see Table 4.127). The total estimated surface disturbance from oil and gas development and exploration would be lower under Alternative B (1,430 acres) than under Alternative A (1,585 acres), as shown in Table 4.128. An additional 851 acres of surface disturbance would occur over 15 years under Alternative B due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres). This disturbance would occur under the Proposed Plan and all of the action alternatives, but is not expected under Alternative A (No Action).

Table 4.127. Acreage of Limited Soils Open and Closed to Surface-disturbing Mineral Leasing by Alternative

		Alternative A			Alternative B			Alternative C		
		Wind	Water	Reclamation Limited	Wind	Water	Reclamation Limited	Wind	Water	Reclamation Limited
Blanding Sub-basin	open	14,000	3,800	102,900	9,600	3,300	82,230	14,300	3,800	99,100
	closed	700	400	8,200	5,000	800	27,300	300	300	10,400
Monument Upwarp	open	43,600	10,200	8,500	49,000	11,000	101,600	49,900	11,700	108,300
	closed	22,500	12,000	75,200	17,000	11,300	5,900	16,400	16,900	52,300
Paradox Fold and Fault Belt	open	20,000	1,000	105,900	15,400	800	93,100	19,276	943	104,300
	closed	300	400	1,600	4,800	500	14,300	965	368	3,200
Total in Monticello PA	open	77,600	15,000	217,300	74,000	15,100	276,930	83,476	16,443	311,700
	closed	23,500	12,800	85,000	26,800	12,600	47,500	17,665	17,568	65,900

Table 4.127. Acreage of Limited Soils Open and Closed to Surface-disturbing Mineral Leasing by Alternative

		Alternative D			Alternative E			Proposed Plan		
		Wind	Water	Reclamation Limited	Wind	Water	Reclamation Limited	Wind	Water	Reclamation Limited
Blanding Sub-basin	open	14,400	3,800	99,000	9,642	3,219	78,555	11,299	3,335	82,843
	closed	300	300	10,500	5,057	900	30,975	3,386	783	26,687
Monument Upwarp	open	50,100	12,100	108,800	8,926	4,301	41,000	41,998	10,392	87,606
	closed	1,600	10,200	51,700	57,136	17,975	119,574	24,065	11,883	72,969
Paradox Fold and Fault Belt	open	20,200	1,100	107,000	11,164	358	76,476	19,276	43	104,263
	closed	<100	200	500	9,076	953	30,942	965	368	3,156
Total in Monticello PA	open	84,700	17,000	314,800	29,732	7,878	196,031	72,573	14,570	274,712
	closed	1,900	10,700	62,700	71,269	19,828	181,491	28,416	13,034	102,812

Table 4.128. Predicted Surface Disturbance over Life of Plan From Oil and Gas Leasing and Geophysical Exploration

	Alternative A				Alternative B				Alternative C			
	Blanding Sub basin	Monument Upwarp	Paradox Fold and Fault Belt	Total	Blanding Sub basin	Monument Upwarp	Paradox Fold and Fault Belt	Total	Blanding Sub basin	Monument Upwarp	Paradox Fold and Fault Belt	Total
Oil and gas average disturbance LOP	394	69	236	699	363	79	194	636	395	82	233	710
Geophysical surface disturbance LOP	271	120	495	886	249	137	408	794	271	143	489	903
Total predicted surface disturbance	665	189	731	1,585	612	216	602	1,430	666	225	722	1,613

Table 4.128. Predicted Surface Disturbance over Life of Plan From Oil and Gas Leasing and Geophysical Exploration

	Alternative D				Alternative E				Proposed Plan			
	Blanding Sub basin	Monument Upwarp	Paradox Fold and Fault Belt	Total	Blanding Sub basin	Monument Upwarp	Paradox Fold and Fault Belt	Total	Blanding Sub basin	Monument Upwarp	Paradox Fold and Fault Belt	Total
Oil and gas average disturbance LOP	395	86	240	721	345	30	143	518	395	82	233	710
Geophysical surface disturbance LOP	271	149	504	924	237	53	301	591	271	143	489	903
Total predicted surface disturbance	666	235	744	1,645	582	83	444	1,109	666	225	722	1,613

4.3.13.3.3. Alternative C

Under Alternative C, the following approximate acreages of sensitive soils would be open to surface-disturbing activities related to mineral leasing: 83,476 acres of highly wind erodible soils; 16,443 acres of highly water erodible soils; and 311,700 acres of reclamation sensitive soils. This would result in potential for surface disturbance on approximately 5,876 more wind erodible acres; 1,443 more water erodible acres; and 94,400 more reclamation limited soils than under Alternative A. Approximately 17,700 wind erodible acres; 17,600 water erodible acres; and 65,900 reclamation-limited acres would be closed to mineral leasing. The 1,613 acres of total estimated surface disturbance would be greater than the 1,585 acres estimated under Alternative A (see Table 4.128). An additional 851 acres of surface disturbance would occur over 15 years under Alternative C due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres). This disturbance would occur under the Proposed Plan and all of the action alternatives, but is not expected under Alternative A (No Action).

4.3.13.3.4. Alternative D

Under Alternative D, the following acreages of sensitive soils would be open to potential surface-disturbing activities related to mineral leasing: 84,700 acres of highly wind erodible soils; 17,000 acres of highly water erodible soils; and 314,800 acres of reclamation sensitive soils. This would result in potential adverse impacts on 7,100 more wind erodible acres; 2,000 more water erodible acres; and 97,500 more reclamation-limited soils than under Alternative A. A total of 1,900 wind erodible acres; 10,700 water erodible acres; and 62,700 reclamation-limited acres would be closed to mineral leasing. An estimated total of 1,645 acres of soil disturbance due to minerals development and exploration would be greater than under Alternative A (1,585 acres) and the other action alternatives (see Table 4.128). An additional 851 acres of surface disturbance would occur over 15 years under Alternative D due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres). This disturbance would occur under the Proposed Plan and all of the action alternatives, but is not expected under Alternative A (No Action).

4.3.13.3.5. Alternative E

Under Alternative E, the following acreages of sensitive soils would be open for mineral leasing: 29,732 acres of highly wind erodible soils; 7,878 acres of highly water erodible soils; and 196,031 acres of reclamation sensitive soils. This would be approximately 47,868 less wind erodible; 7,122 less water erodible; and 21,269 less reclamation sensitive acres open to mineral leasing than under Alternative A. A total of 47,769 more wind erodible; 7,028 more water erodible; and 96,491 more reclamation sensitive soils would be closed, as compared to Alternative A. The 1,109 acres of estimated surface disturbance due to mineral development and exploration would be lower than under any alternative, including the 1,585 acres expected under Alternative A (see Table 4.128). An additional 851 acres of surface disturbance would occur over 15 years under Alternative E due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres),

and clay (18 acres). This disturbance would occur under the Proposed Plan and all of the action alternatives, but is not expected under Alternative A (No Action).

4.3.13.3.3.6. Proposed Plan

Under the Proposed Plan, the following approximate acreages of sensitive soils would be open to surface-disturbing activities related to mineral leasing: 72,573 acres of highly wind erodible soils; 14,570 acres of highly water erodible soils; and 274,712 acres of reclamation sensitive soils. This would result in potential for surface disturbance on approximately 5,027 less wind erodible acres; 460 less water erodible acres; and 57,412 more reclamation limited soils than under Alternative A. Approximately 28,416 wind erodible acres; 13,034 water erodible acres; and 102,812 reclamation-limited acres would be closed to mineral leasing. The 1,613 acres of total estimated surface disturbance would be greater than the 1,585 acres estimated under Alternative A (see Table 4.128). An additional 851 acres of surface disturbance would occur over 15 years under the Proposed Plan due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres). This disturbance would also occur under all of the action alternatives, but is not expected under Alternative A (No Action).

4.3.13.3.4. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON SOILS AND WATER

4.3.13.3.4.1. Alternatives A–D

There would be no direct impacts from non-WSA lands with wilderness characteristics decisions on soils and water under these alternatives, since no lands would be managed to preserve wilderness characteristics. Because these areas would not receive protective management, they may be open to adverse impacts to soils and water resources, such as additional development, ROWs, and surface-disturbing activities.

4.3.13.3.4.2. Alternative E

Under Alternative E, a total of 582,360 acres of non-WSA lands with wilderness characteristics would be managed to maintain their wilderness characteristics. These areas would be closed to OHV use, which would reduce soil disturbance, erosion, and associated impacts to water quality. Lands with wilderness characteristics would also be closed to mineral leasing and disposals and would prohibit new road construction or ROWs, which would also reduce impacts to soils and water resources. Finally, lands with wilderness characteristics would be closed to woodland harvest, thereby eliminating associated surface disturbance and associated impacts to soils and water resources. Therefore, Alternative E would have beneficial impacts to soils and water resources over approximately 582,360 more acres than any other alternative, including Alternative A.

4.3.13.3.4.3. Proposed Plan

Under the Proposed Plan, a total of 88,871 acres of non-WSA lands with wilderness characteristics would be managed to maintain their wilderness characteristics. These areas would limit OHV use to designated routes, which would reduce soil disturbance, erosion, and associated impacts to water quality. Lands with wilderness characteristics would also be NSO or

closed to mineral leasing and disposals and would be avoidance or exclusion areas of ROWs, which would also reduce impacts to soils and water resources. Therefore, the Proposed Plan would have beneficial impacts to soils and water resources over approximately 88,871 more acres than the alternatives (including Alternative A), except for Alternative E.

4.3.13.3.5. IMPACTS OF RECREATION DECISIONS ON SOILS AND WATER

Recreation management decisions would potentially affect sensitive soils and water quality in critical watersheds and priority sub-basins under the Proposed Plan and all alternatives. The disturbance of sensitive soils (reclamation limited, highly erodible, or biological crusts) through surface disturbance and loss of vegetative cover in areas open to OHV use would increase the risk of stream sedimentation and resultant decreases in water quality. Disturbance levels would be relative to amount of surface disturbance and proximity to water resources. Limiting OHV use to designated routes would minimize adverse impacts to soils and water. Vegetation disturbance in riparian areas and highly erodible areas from OHV use or visitor use would increase the risk of water quality degradation and loss of soil productivity due to accelerated wind and water erosion and vegetation removal.

Vegetation disturbance leading to increased surface runoff and alteration of erosional and depositional processes would occur in areas with high visitor use. Recreation permit systems would continue to manage visitor use in areas with sensitive soils or in riparian areas. Analysis of visitor use was completed under Section 4.3.11.2.4, Impacts of Recreation Decisions on Riparian Resources. Impacts to soils and water resources from visitor use would be at the same relative levels as riparian impacts.

4.3.13.3.5.1. Alternative A

Recreation management decisions under Alternative A would allow OHV use in sensitive soils with potential to disturb 36,400 acres of wind erodible, 5,700 acres of water erodible, and 179,700 acres of reclamation-limited soils. OHV use could potentially result in short-term surface disturbance resulting in streambank destruction, vegetation damage, and sedimentation of surface waters. OHV trails could also lead to increased incidence of water erosion due to gullying resulting in sedimentation of streams. A total of 64,600 acres of wind erodible, 22,000 acres of water erodible, and 199,100 acres of reclamation limited soils would be limited to designated routes or closed to OHV use, thus reducing adverse impacts on soils and water resources in closed or travel limited areas. Refer to Table 4.129 for comparison between alternatives.

Table 4.129. OHV Use in Reclamation-Limited Soils by Alternative

		Alternative A			Alternative B			Alternative C		
		Wind	Water	Reclamation limited	Wind	Water	Reclamation limited	Wind	Water	Reclamation limited
All RFD areas	open	36,400	5,700	179,700	0	0	0	200	0	300
	closed or limited	64,600	22,000	199,100	101,000	27,700	376,100	100,800	27,700	375,800
		Alternative D			Alternative E			Proposed Plan		
		Wind	Water	Reclamation limited	Wind	Water	Reclamation limited	Wind	Water	Reclamation limited
All RFD areas	open	300	0	300	0	0	0	0	0	73
	closed or limited	100,700	27,700	375,800	101,000	27,700	376,100	100,936	27,703	375,978

4.3.13.3.5.2. Alternative B

OHV use under Alternative B would be the lowest of any alternative, along with Alternative E (see Table 4.129). No areas would be open to cross-country OHV use within the Monticello PA. This would result in 36,400 less wind erodible acres; 5,700 less water erodible; and 179,700 less reclamation sensitive acres where OHV use would occur on designated routes than under Alternative A.

Several SRMAs would be designated under Alternative B, which would result in management restrictions that would impact soils and water resources. Within the San Juan River SRMA, launch schedules would allow approximately 30,000 user/days per year, which is 10,000 fewer user days than Alternative A and Alternative C, and 15,000 fewer user days than Alternative D. Trip size would be limited to 20 people (including crew) for both private and commercial use, which is fewer than any other alternative. These management actions would reduce adverse impacts due to visitor use more than any other alternative (except Alternative E, which would have the same management). Camping permits would be less than any other alternative in the Grand Gulch Plateau (Cedar Mesa) In-Canyon Camping Area, resulting in the greatest amount of soil and water resources protection of any alternative. Levels of camping are shown in the Alternatives Matrix. The Dark Canyon SRMA would allow fewer commercial permits than under any alternative. Camping in designated sites would be allowed and dispersed camping would not be allowed. Group size would be limited to 10–12 with 15 private users per day in the canyon. Alternative A would not have any user limits within the Dark Canyon SRMA. Limits on group size and number of commercial permits would reduce bank trampling, human waste (e-coli), and noxious weed spread in regulated areas. These actions would result in a reduction of surface and vegetation disturbance due to human use, thus having the highest level of protection for soils and water resources of any alternative. Dispersed camping would not be allowed in the Indian Creek Corridor. Camping would only be allowed in designated sites resulting in fewer impacts to riparian resources than any alternative.

4.3.13.3.5.3. Alternative C

Under Alternative C very few areas would be open to OHV use within the Monticello PA. This would result in 36,200 less wind erodible acres; 5,700 less water erodible acres; and 179,400 less reclamation sensitive acres subject to impacts from OHV use than under Alternative A. Areas closed to OHV use and limited to designated routes would be nearly the same as under Alternative B (see Section 4.3.13.2.4). By reducing OHV use to designated trails and closing some areas to OHV use, Alternative C would have the similar levels of impact to sensitive soils as Alternative B, and far fewer than Alternative A (see Table 4.129).

The San Juan SRMA would be designated with similar management as under Alternative A. Launch limits would allow approximately 40,000 user/days per year, which is the same as under Alternative A. Alternative C would allow fewer user days than Alternative D and more user days than Alternatives B and E. Trip size would be limited to 25 people (including crew) total for both private and commercial trips, which is fewer than Alternative A and Alternative D, and more than Alternatives B and E. Refer to discussion in Alternative A for impacts related to soil and vegetation disturbance from visitor use.

The camping numbers in Grand Gulch Plateau (Cedar Mesa) In-Canyon Camping Area would be more than Alternatives B and E and less than Alternative A and Alternative D, as reflected in the Alternatives Matrix. Camping in designated sites would be allowed in the Dark Canyon SRMA. Group size would be limited to 15 with up to 20 private users per day. These limits would protect soils and water resources from adverse impacts due to visitor use more than Alternative A and Alternative D (which would not designate camping limits) and less than Alternatives B and E. Dispersed camping would be allowed in the Indian Creek Corridor except for within the following designated dispersed camping zones that have been established: Bridger Jack Mesa, Indian Creek Falls, and Creek Pasture. Camping within these zones would be limited to designated sites. These limits on camping would protect soils and water resources more than Alternative A and Alternative D and less than Alternative B.

Overall, Alternative C would provide more protection of soils and water resources due to management actions for recreation than Alternative A and Alternative D and less protection than under Alternatives B and E.

4.3.13.3.5.4. Alternative D

Under Alternative D, 300 acres of wind erodible and 300 acres of reclamation limited soils would be open to OHV use within the Monticello PA. This would be 36,100 less wind erodible acres; 5,700 less water erodible; and 179,400 less reclamation-limited acres open to OHV use than under Alternative A. There would be no areas closed to OHV use under Alternative D, but nearly all OHV use would be limited to designated routes (see Section 4.3.13.2.4). By reducing OHV use to designated trails, Alternative D would have the similar levels of use within sensitive soils as Alternative B, and far fewer than Alternative A (see Table 4.129).

Alternative D would allow approximately 45,000 user/days per year, private and commercial trips combined within the San Juan SRMA, which would result in a higher level of use than under any other alternative. Trip size would be increased to a maximum of 35 people per trip for both private and commercial use, which would be more people per trip than any other alternative. Camping permit numbers in the Grand Gulch Plateau (Cedar Mesa) In-Canyon Camping Area would be greater than Alternatives B, C, and E and fewer than under Alternative A, as reflected in the Alternatives Matrix. Dispersed camping would be allowed in the Dark Canyon SRMA, resulting in the same impacts as under Alternative A. The group size would be the same as Alternative C, with no limits on private user numbers. Dispersed camping would be allowed throughout the Indian Creek corridor, which would provide the lowest amount of protection of soils and water resources of any alternative.

Overall, Alternative D would provide the lowest level of protection for soils and water resources due to recreation decisions than any action alternative but a higher level of protection than under Alternative A.

4.3.13.3.5.5. Alternative E

Under Alternative E, the impacts of recreation decisions on soils and water resources would be the same as under Alternative B, except that no OHV travel would be allowed within non-WSA lands with wilderness characteristics (582,360 acres). By reducing OHV use to designated routes and closing the highest overall acreage to OHV use of any alternative (958,410 acres),

Alternative E would have the lowest use levels, and consequently, the lowest OHV-related soils impacts within designated recreation areas, of any alternative.

4.3.13.3.5.6. Proposed Plan

Under the Proposed Plan, the impacts of recreation decisions on soils and water resources would be the same as under Alternative C, except that OHV travel would be limited to designated routes within non-WSA lands with wilderness characteristics (88,871 acres). By reducing OHV use to designated routes the Proposed Plan would have the second lowest use levels, and consequently, the second lowest OHV-related soils impacts within designated recreation areas, as compared to the alternatives.

4.3.13.3.6. IMPACTS OF RIPARIAN DECISIONS ON SOILS AND WATER

4.3.13.3.6.1. Alternative A

Alternative A would limit surface disturbance in riparian areas, and would thereby limit adverse impacts to soils and water resources, since riparian areas naturally filter surface runoff and attenuate floods. Reduction of floods would limit the amount of erosion and sedimentation of water bodies.

All floodplains and riparian/wetlands are managed in accordance with Executive Orders 11988 and 11990, sections 303 and 404 of the Clean Water Act, and the Endangered Species Act, thus protecting riparian areas from impacts related to surface disturbance. These protections would indirectly reduce adverse impacts to soils and water resources by reducing sedimentation and salinization of water.

Under Alternative A, oil and gas development would be No Surface Occupancy (NSO) in riparian areas. The Monticello PA would follow Utah's Standards for Rangeland Health and Guidelines for Grazing and Recreation Management to achieve riparian PFC. No new surface-disturbing activities would be allowed within active floodplains or within 100 m of riparian areas. These actions would protect soils and water resources from adverse impacts due to surface disturbance.

4.3.13.3.6.2. Alternative B

Impacts under Alternative B would be the same as under Alternative A except that selected areas would be closed to motorized use and livestock trailing, which would result in minor beneficial reductions in impacts to soils and water resources.

4.3.13.3.6.3. Alternative C

Under Alternative C, the impacts of riparian decisions would be the same as under Alternative B.

4.3.13.3.6.4. Alternative D

Under Alternative D, the impacts of riparian decisions would be the same as under Alternative A.

4.3.13.3.6.5. Alternative E

Under Alternative E, the impacts of riparian decisions would be the same as under Alternative B.

4.3.13.3.6.6. Proposed Plan

Under the Proposed Plan, the impacts of riparian decisions would be the same as under Alternative B.

4.3.13.3.7. IMPACTS OF SOILS AND WATER DECISIONS ON SOILS AND WATER

In addition to those impacts common to all alternatives described in Section 4.3.13.2, soils and water decisions specific to each alternative would also affect soils and water resources.

4.3.13.3.7.1. Alternative A

There would be no additional impacts under Alternative A.

4.3.13.3.7.2. Alternative B

Under Alternative B, soil erosion and subsequent stream sedimentation would be beneficially reduced by stipulations requiring that erosion control plans be developed for surface-disturbing activities on slopes greater than 20%. These measures would reduce erosion and sedimentation relative to Alternative A.

4.3.13.3.7.3. Alternative C

Under Alternative C, soil erosion and subsequent stream sedimentation would be beneficially reduced by stipulations requiring that erosion control plans be developed for surface-disturbing activities on slopes greater than 20%, and that surface disturbance be limited on slopes greater than 40%. These measures would reduce erosion and sedimentation relative to Alternatives A and B.

4.3.13.3.7.4. Alternative D

Under Alternative D, soil erosion and subsequent stream sedimentation would be beneficially reduced by stipulations requiring that erosion control plans be developed for surface-disturbing activities on slopes greater than 40%. These measures would reduce erosion and sedimentation relative to Alternatives A.

4.3.13.3.7.5. Alternative E

Impacts under Alternative E would be the same as under Alternative B, except that additional restrictions on surface-disturbing activities would apply within non-WSA lands with wilderness characteristics. Therefore, impacts to soils and water resources would be less adverse under Alternative E than under any other alternative.

4.3.13.3.7.6. Proposed Plan

Under the Proposed Plan, the impacts of soils and water resources decisions would be the same as under Alternative C.

4.3.13.3.8. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON SOILS AND WATER

Special Designations would generally reduce adverse impacts to floodplains, soils, and water resources through limits on surface disturbance within Areas of Critical Environmental Concern (ACECs) and river segments designated as Wild and Scenic under the National Wild and Scenic River System (NWSRS). Short-term adverse impacts to soils and water resources would occur in areas where vegetation treatments are allowed within special designations. Allowing vegetation treatments would result in increased sedimentation in the short-term, but would provide long-term beneficial impacts on soils and water resources by improving vegetation cover and health.

Under the Proposed Plan and all alternatives, ACEC designation would generally require areas with surface disturbance to be reclaimed using BMP's after project completion. This would reduce any long-term adverse impacts to soils and water resources. The total acreage of limited soils in ACECs by alternative is shown in Table 4.130 below. Short-term adverse impacts would still occur due to any surface-disturbing activities in these areas, but effective reclamation would prevent these impacts from being long-term. Additionally, OHV use would generally be limited to designated trails or prohibited, thus reducing adverse impacts as discussed under Section 4.3.13.2.4, Impacts of Recreation Decisions Common to All Alternatives.

Table 4.130. ACEC Special Designations in Limited Soils, by Alternative

	Alternative A			Alternatives B			Alternative C		
	Wind	Water	Reclamation limited	Wind	Water	Reclamation limited	Wind	Water	Reclamation limited
ACECs	9,400	12,200	91,400	9,200	11,200	100,000	300	600	14,100
	Alternative D			Alternatives E			Proposed Plan		
	Wind	Water	Reclamation limited	Wind	Water	Reclamation limited	Wind	Water	Reclamation limited
ACECs	0	0	0	9,200	11,200	100,000	300	600	14,100

4.3.13.3.8.1. Alternative A

A total of 9,400 acres of wind erodible soils; 12,200 acres of water erodible soils; and 91,400 acres of reclamation-limited soils would be within designated ACECs under Alternative A (see Table 4.130). These designations would generally reduce impacts to soils and water resources due to surface disturbance, as described above.

The designation of river segments as Wild and Scenic would not be evaluated under Alternative A. River segments determined eligible for designation in the 1991 RMP would retain protections

from surface disturbance, thus limiting adverse impacts. River segments not evaluated in the 1991 RMP would not be protected from surface disturbance and its impacts.

4.3.13.3.8.2. Alternative B

Designation of ACECs and Wild and Scenic river segments proposed under Alternative B would limit surface disturbance on 9,200 acres of wind erodible; 11,185 acres of water erodible; and 100,000 acres of reclamation limited soils. This would result in protection of 200 fewer acres of wind erodible; 1,000 fewer acres of water erodible; and 8,600 more acres of reclamation limited soils, as compared to the Alternative A. However, the management prescriptions of special designations under Alternative B are generally slightly more protective than under Alternative A.

Management of Wild and Scenic Rivers under Alternative B would recommend Dark Canyon (2,048 acres) and San Juan River Wild Segments #3 and #5 (4,896 acres) as Wild under the WSR system. These designations would limit surface disturbance within the river corridors at these locations. These actions would provide more long-term protection of soils and water resources than Alternative A, which would not designate any Wild river segments.

The designations proposed under Alternative B would result in the protection of more acres of reclamation limited soils and biological soil crusts than Alternative A.

4.3.13.3.8.3. Alternative C

Designation of ACECs and Wild and Scenic river segments proposed under Alternative C would limit surface disturbance on 300 acres of wind erodible; 600 acres of water erodible; and 14,100 acres of reclamation limited soils. These designations would result in less protection for soils and water resources than under Alternative A (see Table 4.130).

Management of Wild and Scenic Rivers under Alternative C would recommend Dark Canyon (2,048 acres) as Wild under the WSR system, as well as sections of the Colorado River that were already determined to be eligible. This designation would limit surface disturbance within the river corridor. These limits on surface disturbance would provide more long-term protection of soils and water resources than Alternative A, which would not designate any Wild river segments.

The designations proposed under Alternative C would result in the protection of fewer acres of reclamation limited soils and biological soil crusts than Alternative A.

4.3.13.3.8.4. Alternative D

There would be no special designations under Alternative D. No reduction in adverse impacts would occur under this alternative, resulting in the lowest level of protection from adverse impacts.

4.3.13.3.8.5. Alternative E

Under Alternative E, the impacts of special designations decisions on soils and water resources would be the same as under Alternative B.

4.3.13.3.8.6. Proposed Plan

Under the Proposed Plan, the impacts of special designations decisions on soil and water resources would be the same as under Alternative C.

4.3.13.3.9. IMPACTS OF SPECIAL STATUS SPECIES DECISIONS ON SOILS AND WATER

The management of special status species under all alternatives would generally be positive where soils are indirectly protected from disturbance due to protections for TES. Where treatments are limited due to the presence of TES, impacts could be beneficial or adverse.

4.3.13.3.9.1. Alternative A

Under Alternative A, the BLM would conduct inventories and monitoring studies in order to determine special status plant and animal species locations, potential habitat, population dynamics, and existing and potential threats. Beneficial impacts would occur where riparian areas and waterways would be protected through implementation of current and future sensitive species Conservation Agreements. These agreements include the Colorado River cutthroat trout Conservation Agreement and Strategy and Conservation Agreement for the roundtail chub, bluehead sucker, and flannelmouth sucker.

Specific actions to improve habitat for some TES would likely result in beneficial impacts on soils and water resources due to improvement of natural water filtration and increased water holding capacity of natural vegetation. Limits on surface disturbance would reduce adverse impacts due to loss of vegetation and its natural water filtration and flood attenuation properties. The protections of Bald eagle winter roosting sites, including avoidance of disturbance to or loss of large cottonwood gallery riparian habitats, would reduce adverse impacts to soils and water resources by maintaining the natural filtration of these areas. Where riparian gallery habitats are lost, adverse impacts to soils and water resources would be due to increased runoff and lack of filtration of surface waters. Bald Eagle protection would also require avoidance of surface disturbance in riparian areas, with the same impacts as discussed above. The protections for Mexican Spotted Owls (MSO) would require any activity that includes water production would be managed to ensure maintenance or enhancement of riparian habitat, thus reducing adverse impacts to soils and water resources.

Any BLM lands that contains riparian habitat within the range of Southwestern Willow Flycatcher or Yellow-billed Cuckoos would be managed to avoid development and/or implement use restrictions. The BLM would ensure that water extraction or disposal practices do not result in change of hydrologic regime that would result in loss or degradation of riparian habitat. Revegetation of temporarily disturbed areas within riparian areas and adjacent uplands would be done with native species or ecological equivalents. These actions or limits on disturbance would reduce the adverse impacts of disturbance to soils and water resources as discussed above. Avoidance of development and/or use restrictions within BLM areas, watersheds, or tributaries to Designated Critical Habitat for the Colorado River fish (bonytail, humpback chub, Colorado pikeminnow, and razorback sucker) would also result in reduction of adverse impacts to soils and water resources. Finally, limits on water depletions to protect special status fish would also result in reduction of adverse impacts such as reduced spring flood magnitudes or less frequent floodplain inundation.

4.3.13.3.9.2. Alternative B

Under Alternative B, the impacts of special status species decisions would be the same as under Alternative A, except that there would be minor additional protective measures within Gunnison Sage-grouse and Mexican Spotted Owl habitat that would also benefit soils and watersheds, such as prohibitions on road construction within 2 miles of active strutting grounds. These additional measures would have a minor impact on soils, but would have a greater benefit than under Alternative A.

4.3.13.3.9.3. Alternative C

Under Alternative C, the impacts of special status species decisions would be the same as under Alternative A, except that there would be minor additional protective measures within Gunnison Sage-grouse and Mexican Spotted Owl habitat that would also benefit soils and watersheds, such as NSO leasing stipulations and prohibitions on road construction within 0.6 miles of active strutting grounds. These additional measures would have a minor impact on soils, but would have a greater benefit than under Alternatives A and D. They would have a less beneficial impact than Alternatives B and E.

4.3.13.3.9.4. Alternative D

Under Alternative D, the impacts of special status species decisions would be the same as under Alternative A, except that there would be negligible, additional protective measures within Gunnison Sage-grouse and Mexican Spotted Owl habitat that would also benefit soils and watershed, such as prohibitions on road construction within 0.25 miles of active strutting grounds. These additional measures would have a negligible beneficial impact on soils.

4.3.13.3.9.5. Alternative E

Under Alternative E, the impacts of special status species decisions would be the same as under Alternative B.

4.3.13.3.9.6. Proposed Plan

Under the Proposed Plan, the impacts of special status species decisions would be the same as under Alternative C

4.3.13.3.10. IMPACTS OF VEGETATION DECISIONS ON SOILS AND WATER

Vegetation treatments would potentially impact soils and water resources through changes in vegetation type and canopy cover, and the resulting shifts in water runoff and erosion. Vegetation treatments would potentially increase surface water temperature due to lost vegetation cover adjacent to streams, which would be an adverse impact on water resources. Surface-disturbing vegetation treatments could also result in increased erosion and stream sedimentation. Analysis of beneficial impacts of vegetation treatments was based upon total acres of treatment that improves watershed condition.

4.3.13.3.10.1. Alternative A

Under Alternative A, existing vegetation treatment would continue on 232,100 acres.

4.3.13.3.10.2. Alternative B

Under Alternative B, the impacts from vegetation management decisions would be similar to those described under Alternative A. Alternative B would result in approximately 7,600 acres of vegetation treatments per year, or a total of 114,000 acres over 15 years. This is approximately 118,100 fewer acres of vegetation treatments than Alternative A, and would therefore result in fewer short-term adverse impacts and fewer long-term beneficial impacts to soils and water resources.

4.3.13.3.10.3. Alternative C

Under Alternative C, the impacts from vegetation management decisions would be similar to those described under Alternative B. Alternative C would result in approximately 9,300 acres of vegetation treatments per year, or a total of 139,500 acres over 15 years. This is approximately 92,600 fewer acres of vegetation treatments than Alternative A, and would therefore result in fewer short-term adverse impacts and fewer long-term beneficial impacts to soils and water resources.

4.3.13.3.10.4. Alternative D

The impacts from vegetation management decisions under Alternative D would be similar to those described under Alternative B. Alternative D would result in approximately 11,300 acres of vegetation treatments per year, or a total of 169,500 acres over 15 years. This is approximately 62,600 fewer acres of vegetation treatments than Alternative A, and would therefore result in fewer short-term adverse impacts and fewer long-term beneficial impacts to soils and water resources.

4.3.13.3.10.5. Alternative E

Under Alternative E, the impacts of vegetation management decisions on soils and water resources would be the same as under Alternative B except that no new land treatments would be allowed in non-WSA lands with wilderness characteristics.

4.3.13.3.10.6. Proposed Plan

Under the Proposed Plan, the impacts of vegetation management decisions on soils and water resources would be the same as under Alternative C.

4.3.13.3.11. IMPACTS OF VISUAL RESOURCE DECISIONS ON SOILS AND WATER

The designation of VRM classes would result in indirect impacts to soil and water resources depending on the type of surface-disturbing activity that these classes would allow. For example, VRM Class I would stipulate NSO and would limit potentially adverse surface-disturbing activities in order to protect scenic quality, whereas VRM Class II would stipulate that management activities not alter landforms, but would not necessarily limit surface-disturbing activities. For the purpose of this analysis, the potential impacts of VRM designation are evaluated based on the acreage of each limited soil type that would be protected by being within areas designated as VRM Class I and II. These acreages, by alternative, are listed in Table 4.131.

4.3.13.3.11.1. Alternative A

Under Alternative A, approximately 36,050 acres of wind erodible, 16,015 acres of water erodible, and 140,071 acres of reclamation limited soils would be designated as VRM Class I and II. Approximately 64,840 acres wind erodible, 11,512 water erodible, and 235,592 acres reclamation limited soils would be designated as VRM Class III and IV, and therefore would be at greater risk of adverse impacts due to surface disturbances.

4.3.13.3.11.2. Alternative B

Visual resource management under Alternative B would designate 34,539 acres of wind erodible; 16,331 acres of water erodible; and 135,232 acres of reclamation limited soils as VRM Class I and II. This would result in the protection of 1,511 fewer wind erodible acres; 316 more water erodible acres; and 4,839 fewer reclamation-limited acres than under Alternative A.

4.3.13.3.11.3. Alternative C

Visual resource management under Alternative C would designate 28,622 acres of wind erodible; 12,879 acres of water erodible; and 105,081 acres of reclamation limited soils as VRM Class I and II. This would be 7,428 fewer wind erodible acres; 3,136 fewer water erodible acres; and 34,990 fewer reclamation-limited acres designated as VRM Class I and II than under Alternative A.

4.3.13.3.11.4. Alternative D

Visual resource management under Alternative D would designate approximately 16,584 acres of wind erodible; 10,746 acres of water erodible; and 60,502 acres of reclamation limited soils as VRM Class I and II. This would be 19,466 fewer wind erodible acres; 5,269 fewer water erodible acres; and 79,569 fewer reclamation-limited acres designated as VRM Class I and II than under Alternative A (see Section 4.3.18, Visual Resources, for a qualitative description of the impacts of VRM).

4.3.13.3.11.5. Alternative E

Visual resource management under Alternative E would designate 72,796 acres of wind erodible; 21,164 acres of water erodible; and 199,099 acres of reclamation limited soils as VRM Class I and II. This would result in the protection of 36,746 more wind erodible acres; 5,149 more water erodible acres; and 59,028 more reclamation-limited acres than under Alternative A.

4.3.13.3.11.6. Proposed Plan

Visual resource management under the Proposed Plan would designate 38,135 acres of wind erodible; 14,085 acres of water erodible; and 124,767 acres of reclamation limited soils as VRM Class I and II. This would be 2,085 more wind erodible acres; 1,930 fewer water erodible acres; and 15,304 fewer reclamation-limited acres designated as VRM Class I and II than under Alternative A.

Table 4.131. VRM Designation - Limited Soils by Alternative

	Alternative A			Alternative B			Alternative C		
	Wind	Water	Reclamation	Wind	Water	Reclamation	Wind	Water	Reclamation
VRM I and II (acres)	36,050	16,015	140,071	34,539	16,331	135,232	28,622	12,879	105,081
VRM III and IV (acres)	64,840	11,512	235,592	66,390	11,362	240,503	72,304	14,813	270,630
	Alternative D			Alternative E			Proposed Plan		
	Wind	Water	Reclamation	Wind	Water	Reclamation	Wind	Water	Reclamation
VRM I and II (acres)	16,584	10,746	60,502	72,796	21,164	199,099	38,135	14,085	124,767
VRM III and IV (acres)	84,590	16,952	315,186	28,118	6,529	176,631	62,770	13,605	250,934

4.3.13.3.12. IMPACTS OF WOODLANDS DECISIONS ON SOILS AND WATER

Potential impacts to soils and water resources from woodlands decisions may result from an increased risk of excessive vegetation removal, surface disturbance, soil compaction, and hydrological changes in areas open to woodland harvest. This risk would be due to the potential for surface disturbance from motorized vehicles and foot traffic during wood gatherings, as well as the loss of woody shrub and forest vegetation from areas, particularly those areas with sensitive and/or highly erodible soils.

4.3.13.3.12.1. Alternative A

Under Alternative A, a total of 1,309,894 acres of the Monticello PA would be open to woodland harvest. Therefore, Alternative A would result in the highest risk of impacts to soils and water resources (Table 4.132), as described above.

Table 4.132. Acres of Soils Available for Woodland Harvesting, By Alternative

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Available for Woodland Harvesting (Acres)	1,309,894	730,074	841,938	841,938	548,477	837,939

4.3.13.3.12.2. Alternative B

Under Alternative B, a total of 730,074 acres would be open to woodland harvest, or 579,820 fewer acres than under Alternative A. Therefore, Alternative B would result in a lower risk of adverse impacts to soils and water resources, as described above.

4.3.13.3.12.3. Alternatives C and D

Under Alternatives C and D, a total of 841,938 acres would be open to woodland harvest, or 467,956 fewer acres than under Alternative A. Therefore, Alternatives C and D would result in a lower risk of adverse impacts to soils and water resources, as described above.

4.3.13.3.12.4. Alternative E

Under Alternative E, a total of 548,477 acres would be open to woodland harvest, or 761,417 fewer acres than under Alternative A. Therefore, Alternative E would result in a lower risk of adverse impacts to soils and water resources, as described above.

4.3.13.3.12.5. Proposed Plan

Under the Proposed Plan, a total of 837,939 acres would be open to woodland harvest, or 471,955 fewer acres than under Alternative A. Therefore, the Proposed Plan would result in a lower risk of adverse impacts to soils and water resources, as described above.

4.3.13.4. MITIGATION MEASURES

Any activity with potential for surface disturbance would be required to follow stipulations as outlined in Appendix A and Appendix I. These surface stipulations would protect soils and water resources by requiring Best Management Practices (BMPs) for all activities in limited soils or on slopes greater than 20%. The use of BMPs would limit adverse impacts to soils and water resources.

4.3.13.5. UNAVOIDABLE ADVERSE IMPACTS

Unavoidable adverse impacts would include short-term, increased erosion and sedimentation and short-term nutrient release to surface waters due to prescribed burning and vegetation treatments; increases in surface water temperature due to vegetation cover lost because of vegetation treatment and woodland harvesting immediately adjacent to streams; and loss of soils productivity and water quality degradation due to surface disturbances caused by proposed oil and gas exploration, development, and production.

4.3.13.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Livestock grazing would provide a short-term economic benefit for the livestock industry that would not affect the long-term soil productivity of soils and water if Rangeland Standards and Guides are met as detailed in Chapter 2 Management Common to All. Similarly, minerals development, recreation, and OHV use would provide a short-term economic benefit to the tourism industry and would not affect long-term soil productivity and water quality if appropriate applicant committed measures and Chapter 2's Management Common to All is effectively implemented. However, where surface-disturbing activities in reclamation-limited soils cannot be mitigated successfully or reclaimed, some long-term loss of soil productivity could result.

4.3.13.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

Drilling of oil and gas wells would result in a long-term loss of that soil productivity within wellpad, wellpad infrastructure, and access roads during the productive life of the well. Areas dedicated to cross country or concentrated OHV use may not be able to be completely restored due to erosion, and some small irretrievable losses of soil may occur. None of the adverse impacts would be irreversible because soils and water productivity could be restored in the long-term.

4.3.14. SPECIAL DESIGNATIONS

Impacts from the various alternatives related to values associated with Areas of Critical Environmental Concern (ACECs), Wild and Scenic Rivers (WSRs), and Wilderness Study Areas (WSAs) are described in this section.

In general, management of specially designated areas is focused on allowing those uses and activities that are considered compatible with the specific, special resources of concern, while restricting those uses and activities that would impact those identified value(s). In the case of ACECs, the management focuses on protecting specific, identified relevant and important values, resources, and natural systems, or managing natural hazards.

For river segments that are eligible/suitable for congressional designation into the national system, the management focuses on protecting the specific, identified, outstandingly remarkable values, the free-flowing nature of the river, and tentative classifications for eligible river segments.

For WSAs, the management focuses on maintaining the wilderness setting, characteristics and experience, and meeting the non-impairment standard of the Interim Management Policy and Guidelines for Lands Under Wilderness Review (IMP – BLM, 1995). Accordingly, this impact analysis will determine how each alternative impacts the relevant and important values for ACECs, the outstandingly remarkable values and tentative classifications for eligible Wild and Scenic Rivers, and the wilderness setting, characteristics and experience in WSAs. WSAs will be managed under the IMP the Proposed Plan and all alternatives. The only decisions being considered for WSAs are OHV area designations, travel routes, and VRM objectives (classes).

4.3.14.1. ACECs – IMPACTS COMMON TO THE PROPOSED PLAN AND ALL ALTERNATIVES

Impacts common to the Proposed Plan and all alternatives would be caused by implementation of resource program policies such as best management practices, cultural mandates, and appropriate fire management response. Those that would protect the relevant and important values will not be discussed further. In addition, except for Alternative A, No Action, OHV use would be limited to designated routes unless otherwise specified. This would protect the relevant and important values of the ACECs by eliminating surface disturbance from cross-country OHV travel. Limiting OHV use to designated routes throughout the planning area would also likely result in a shift in riding in motorized recreation as OHV riders throughout the field office adjust their riding habits to comply with the new restrictions. This shift would likely result in fewer instances of inadvertent, casual, or deliberate illegal riding off designated routes, and would consequently also decrease the risk of impacts to resources within the ACEC.

Any section(s) of a proposed or existing ACEC that falls within a WSA would be managed under the IMP, which strictly regulates surface disturbance and impacts that would alter the naturalness and opportunities for primitive recreation and solitude of the area. One of the practical effects of interim management is permitted activities in WSAs (except grandfathered and valid existing rights) are limited to temporary uses that create no new surface disturbance, nor involve permanent placement of structures. Prescriptions for lands that lie in both (overlap) ACECs and WSAs must comply with the prescription (IMP or ACEC) that is most restrictive. Since the IMP imposes special management conditions to protect wilderness characteristics, it is assumed that there would be no impacts to the relevant and important values in the overlap areas and that

ACEC management would be duplicative in most instances. Table 4.133 lists the percent of ACECs that overlap with WSAs. Maps 87–90 show the areas where ACECs would overlap with WSAs under each alternative.

4.3.14.2. ACECs – ALTERNATIVES IMPACTS

In order for an area to be designated as an ACEC, it must meet the criteria of "relevance" and "importance" and require special management to protect the relevant and important values, resources, natural systems, or hazards (generally referred to as values) as described in 43 CFR 1610.7-2 and BLM Manual Section 1613.11-.12. This analysis focuses on impacts to these values. These impacts are described in detail under Alternative A (No Action). The subsequent impacts analysis for the action alternatives (B, C, D, and E) and the Proposed Plan discloses their level of impact in comparison to Alternative A.

ACECs are areas that are subject to special management to protect relevant and important values. While standard management includes compliance with policy, laws, and mandates, special management typically includes restrictive prescriptions such as closures to mineral development, limits on livestock grazing or restrictions on woodland product harvest, VRM Class I management, and packing out human waste. Some of the decisions to be made in this plan would have no adverse impacts on existing or potential ACECs, eligible river segments, or WSAs regardless of the alternative chosen. Only decisions that may affect the values of these areas are analyzed further.

Table 4.133. ACECs by Alternative, with Percent of Each that is WSA

ACECs	Alternative A		Alternatives B and E		Alternative C		Alternative D		Proposed Plan	
	Acres ^a	% WSA	Acres	% WSA	Acres	% WSA	Acres	% WSA	Acres	% WSA
Alkali Ridge	39,202	0	39,196	0	39,196	0	0	N/A	39,196	0
Bridger Jack Mesa	6,260	100	6,225	100	0	N/A	0	N/A	0	N/A
Butler Wash North	17,464	100	17,365	100	0	N/A	0	N/A	0	N/A
Cedar Mesa	295,336 ^b	64.0	306,743	68.3	0	N/A	0	N/A	0	N/A
Dark Canyon	61,660	100	61,660	100	0	N/A	0	N/A	0	N/A
Hovenweep	1,798	0	2,439	0	2,439	0	0	N/A	2,439	0
Indian Creek	8,510	13.4	8,510	80.4	3,908	0	0	N/A	3,908	0
Lockhart Basin	N/A	N/A	47,783	0	0	N/A	0	N/A	0	N/A
Lavender Mesa	649	0	649	0	649	0	0	N/A	649	0
Shay Canyon	3,561	0	119	0	119	0	0	N/A	119	0

Table 4.133. ACECs by Alternative, with Percent of Each that is WSA

ACECs	Alternative A		Alternatives B and E		Alternative C		Alternative D		Proposed Plan	
	Acres ^a	% WSA	Acres	% WSA	Acres	% WSA	Acres	% WSA	Acres	% WSA
San Juan River	0	0	7,590	0	7,590	0	0	N/A	4,321	0
Scenic Highway	57,637 ^c	9,930	0	N/A	0	N/A	0		0	N/A
Valley of the Gods	0 ^d	0	22,863	0	22,863	0	0	N/A	22,863	0
Total	492,177		521,141		76,764		0		73,495	

^a GIS technology has changed since the last RMP. Acres listed under this alternative may be slightly different even though the polygon is the same size under other alternatives.

^b Includes Pine and Step Canyons 21,280 acres of the Scenic Highway Corridor ACEC

^c Does not include 21,380 acres that overlaps with the Cedar Mesa ACEC.

^d Acreage included in Cedar Mesa ACEC (31,387 acres).

4.3.14.2.1. ALKALI RIDGE ACEC⁶

Alkali Ridge is proposed as an ACEC under Alternatives A, B, C, and E and the Proposed Plan to provide special management attention to protect the area's relevant and important cultural and historic values. The area would not be designated as an ACEC under Alternative D.

4.3.14.2.1.1. Alternative A

Under Alternative A, Alkali Ridge ACEC (39,202 acres) would be managed as open to most resource uses including mineral development, woodland harvest, livestock and OHV use, and land treatments. Cultural resources would be avoided by a sufficient margin as to allow permanent protection. This ACEC would also encompass the Alkali Ridge National Historic Landmark (2,340 acres), which would have identical management prescriptions under this alternative, including the requirement that cultural resources be avoided by 100 feet. It should be noted that agency responsibilities to a National Historic Landmark are higher than to National Register listed or eligible properties (see 36CFR65.2(c)(2): Federal agencies must take actions to minimize impacts to such a resource, in consultation with the Advisory Council). Active leasing within a landmark where data recovery might be required would likely be construed as an increased threat. In the remainder of the ACEC, all cultural properties eligible for the National Register of Historic Places would be surrounded by an avoidance area sufficient enough to allow permanent protection.

In general, direct impacts to cultural resources under this alternative would be avoided through adherence to the Section 106 process and avoidance of sites through relocation of surface-disturbing activities. However, cultural resource districts, landscapes, and some traditional cultural properties (TCPs) would not be afforded the same beneficial protection due to the fact

⁶ In order to reduce redundancy, when similar impacts occur in different ACECs, a detailed explanation of impacts will be given in the first ACEC presented. Subsequent analysis will summarize the impacts and the reader can assume that the detailed information of impacts from the previous ACEC also applies.

that these types of resources often cover vast geographic areas and have multiple individual sites which may be affected by the physical and auditory disturbances created by construction and operation of mineral development infrastructure and other surface-disturbing activities. Physical and auditory disturbances are especially critical to TCPs where viewsheds and soundscapes are the primary components. These impacts can render the TCP non-functional for the related Native American Tribe or other cultural group (BLM 2004).

Although livestock grazing would be managed under the Standards for Rangeland Health there is potential for direct impacts to cultural resources from trampling and loss of vegetation in areas with livestock grazing, especially in riparian areas or other areas where cattle tend to congregate. Trampling can dislodge and fracture cultural artifacts and destroy site integrity. Loss of vegetation exposes cultural resources making them more susceptible to looting and degradation from exposure (Roney 1977). Most of the adverse effects to the sites in the Monticello FO have occurred from past livestock grazing and trailing activities (personal communication between Nancy Shearin, Monticello FO and Deb Reber, SWCA, 2006). Future disturbance will only add to the site degradation.

Indirect negative impacts to cultural resources may also occur from recreational activities that are not targeted under Section 106. Increasing visitation from hikers, cyclists, and OHV users to more remote areas would increase the risk of intentional and inadvertent damage to cultural resources. Loss of ground cover may churn up archaeological deposits and destroy historical context. Archaeological materials exposed by natural or human-induced erosion would then become vulnerable to unauthorized collection (VanderHoek 2005). The risk would be greater from OHV use due to their ability to travel over greater distances and access more remote locations. Under Alternative A, OHV use is limited to existing trails in the proposed ACEC. Limiting motorized travel to existing routes would prevent off-road use and further surface disturbance that would damage cultural resources.

Alternative A allows for private and commercial use of woodland products. There is potential for negative indirect impacts to cultural resources from this activity. Impacts consist primarily of unintended damage to cultural sites by driving vehicles off designated roads for the cutting and loading of wood and the subsequent use of the resultant "trail" (tire tracks) by OHV riders (BLM 2004).

Allowing surface-disturbing vegetation treatments would have adverse and/or beneficial long-term effects. Adverse effects would be possible if cultural surveys (especially in areas of dense vegetation cover) do not reveal cultural resources and treatments inadvertently destroy them. Vegetation treatment projects also could impact sites where Native Americans collect plants that are culturally significant. (CA. State Board of Forestry and Fire Protection 2006) In addition, if locations of cultural resources are known and surrounding areas are treated, the demarcation between the treatment and non-treatment areas makes cultural resources more visible and therefore more subject to damage and looting. Conversely, beneficial impacts to cultural resources would occur from the reduction in fuels loading and may protect sites from wildfire in addition to offering positive benefits to other resource programs.

Under Alternative A, the area would be open for mineral leasing with Standard stipulations. The entire ACEC falls within the Blanding Sub-Basin RFD area that has a high potential for mineral development. Approximately 41 wells are predicted to be developed in the area totaling 394 acres of surface disturbance. (See minerals discussion for specifics). Although surveys would

have to be conducted prior to development, identified sites would have to be avoided, and mitigation measures employed there is a risk of impacts to the integrity of the landscape as discussed in the second paragraph of Alternative A.

4.3.14.2.1.2. Alternative B

Alternative B (39,196 acres) would be generally the same as Alternative A, except that this alternative would close the area to harvest of woodland product and surface-disturbing vegetation treatments. Alternative B would restrict livestock use if cultural resources are being impacted and manage the area as VRM Class IV rather than VRM Class III.

There would be a beneficial long-term effect from closing the area to woodland product use because it would eliminate any chances of secondary impacts from cross-country travel to collect wood. (See discussion of impacts from OHV use under Alternative A) This proactive decision would offer a greater degree of protection to cultural resources than Alternative A.

Unlike the other alternatives, Alternatives B specifically states that livestock use would be restricted if cultural resources are being damaged. There is no difference between this alternative and the Proposed Plan or other alternatives from a management perspective, as this restriction would be implemented regardless of whether or not it is stated in the PRMP/FEIS. However it does forewarn the permittee and may give the resource specialist more leverage to implement the restriction for site-specific proposals because it would be based on recent analysis and decisions.

Alternative B would limit OHV use to designated roads and trails in the entire ACEC rather than existing roads and trails under Alternative A. This would have essentially the same effects on ACEC values as Alternative A.

Alternative B does not allow for surface-disturbing vegetation treatments and treatment must avoid cultural sites by a sufficient margin as to have no impact. This decision provides the highest degree of protection to cultural resources because it does not allow for surface disturbance, thereby eliminating any possibility of damage from surface-disturbing activities.

The final difference between Alternative B and Alternative A is the change to VRM management Class III from VRM Class IV. VRM Class IV would allow for major modifications to the landscape in comparison to VRM III that would allow moderate changes. However, this shift of VRM management objective is unlikely to have a substantial effect on cultural resources and associated values as both classes allow for development and associated surface disturbance.

Under this alternative, the ACEC would also include Alkali Ridge National Historic Landmark which would be managed with the same prescriptions as the ACEC with the following exceptions: 1) it would be managed as NSO for oil and gas leasing rather than timing and controlled surface use; 2) campfires would not be allowed; 3) it would be closed to geophysical work and the disposal of mineral materials; and 4) it would be recommended for withdrawal from locatable mineral entry. These actions would have direct beneficial long-term effects to cultural resources because they would eliminate any chance of inadvertent disturbance to cultural sites from mineral development and recreational use, thereby reducing potential risk to the integrity of the sites on a landscape level.

4.3.14.2.1.3. Alternative C

Alternative C proposes the same management prescription as Alternative A except for prescriptions involving woodland harvest, vegetation treatments, visual resources management, and mineral leasing stipulations. Woodland harvest would be allowed but off-road travel to conduct that harvest would be allowed in chained areas only. Since surveys are required prior to chaining activities, cultural resources would typically have been identified and avoided before subsequent woodland harvest occurs. However, indirect OHV impacts could result as described in Alternative A.

Alternative C also differs from Alternative A in that they allow for woodland product use. However, that use would be confined to specific areas within Alkali Ridge if cultural resources are being damaged. This adaptive management strategy offers beneficial protection, including the closure of areas if there is evidence of damage. This is more restrictive than Alternative A and less restrictive than Alternative B.

Alternative C allows for vegetation treatments with non-surface-disturbing methods being preferred. If surface-disturbing treatments were approved, access routes would have to be reclaimed to prevent future use. This decision would prevent adverse impacts from OHV use as routes would be reclaimed thereby eliminating access. It also allows for noxious weed treatments that use the minimum amount of surface disturbance necessary.

Alternative C would manage landscapes by VRM Class IV objectives, rather than Class III under Alternative A. The objective of Class IV provides for landscape change, and would allow for surface disturbance and landscape change. However, future actions would not move forward without adherence to the Section 106 process and the protections afforded to cultural resources by laws, regulations, and policies.

Alternative C would provide for oil and gas leasing subject to Standard stipulations (6,032 acres), timing limitations and controlled surface use (31,018 acres) and no surface occupancy (2,146 acres). The ACEC falls within the Blanding Sub-Basin RFD area that has a high potential for mineral development. Standard stipulations and controlled surface use would permit oil and gas exploration and development with mitigation for resource values and uses of concern. Approximately 41 wells are predicted to be developed in the RFD area totaling 394 acres of surface disturbance. (See minerals discussion for specifics). Under controlled surface use, cultural resource surveys would be conducted prior to surface disturbance, identified sites would be avoided, and mitigation measures would be implemented, protecting the relevant and important cultural resource values of the ACEC. Even with mitigation, however, there would be a risk of impacts to the integrity of the landscape as discussed under Alternative A.

Alkali Ridge National Historic Landmark would be managed the same as it is under Alternative B except the area would be open to geophysical exploration that meets the definition of "casual use." Impacts would be similar to Alternative B with a slightly greater risk of minor surface disturbance from geophysical exploration.

4.3.14.2.1.4. Alternative D

Under Alternative D, the area would not be designated as an ACEC and would be managed as open to all uses. The area would be available for woodland harvest, watershed improvements,

and livestock use. It would be managed as available for mineral development and as VRM Class IV.

The impacts for this alternative would be similar to Alternative A.

4.3.14.2.1.5. Alternative E

The impacts under Alternative E (39,196 acres) would be the same as those under Alternative B because the management decisions would be the same.

4.3.14.2.1.6. Proposed Plan

The impacts under the Proposed Plan would be the same as described for Alternative C above, except that the ACEC would be available for mineral leasing with timing limitations and controlled surface use (37,050 acres) and no surface occupancy (2,146 acres). The effect of oil and gas leasing and development on the relevant and important cultural and historic values would be the same as described under Alternative C. The ACEC would also be managed as VRM III instead of VRM IV which would have impacts similar to Alternative A.

4.3.14.2.2. BRIDGER JACK MESA ACEC

Bridger Jack Mesa is proposed as an ACEC (Mesa top only) under Alternatives A (6,260 acres), B (6,225 acres), and E (6,225 acres) to protect the relevant and important relict vegetation values. It would not be designated as an ACEC under the Proposed Plan and Alternatives C and D. The entire proposed ACEC falls within the Bridger Jack Mesa WSA.

4.3.14.2.2.1. Alternative A

Under Alternative A the area would be designated as an ACEC and managed to exclude almost all surface-disturbing activities including mineral development. By curtailing virtually all surface-disturbing activities this alternative would offer direct long-term protection to the relevant and important relict vegetation. It should be noted that since the area is overlapped by Bridger Jack WSA and managed under the IMP it would be managed so as to prevent impairment to the wilderness values (Map 87). Management under the IMP's non-impairment standard would also provide long-term protection of the ACEC values.

Recreational use would be allowed but would be limited if vegetative resources are being damaged. Due to the inaccessibility of the area, recreation use is anticipated to be low. OHV and mountain bike use would not be allowed. Therefore, recreational activities would consist mainly of light foot traffic and would result in little disturbance to the vegetation.

4.3.14.2.2.2. Alternatives B and E

Alternatives B and E would designate a slightly smaller ACEC, 6,224 acres, with the same management prescriptions as Alternative A. The modification of the ACEC boundary under this alternative would exclude the non-vegetated spires. Impacts would be the same as described under Alternative A.

4.3.14.2.2.3. Alternatives C and D

Alternatives C and D propose to drop the current ACEC designation and manage the area with prescriptions of the surrounding area with the only special management being exclusion from livestock and saddle stock grazing and woodland product use. As with Alternatives A, B, and E, it would be managed under the IMP, so vegetation values would be protected regardless of whether or not it is an ACEC. As mentioned under Alternative A the area is mostly inaccessible, so the exclusions of livestock grazing and woodland product use don't appear to be necessary to protect the resource.

4.3.14.2.2.4. Proposed Plan

Under the Proposed Plan, Bridger Jack Mesa would not be managed as an ACEC. Management of the WSA under the non-impairment standard of the IMP, however, would protect the relevant and important relict vegetation values of the ACEC. In addition, under the Proposed Plan, the area would be closed to livestock grazing, including grazing by pack and saddle stock. As described under Alternatives C above, the area is mostly inaccessible to livestock, so this action would have little protective effect on the relict vegetation. The area would also be closed to harvest of woodland products, except collection of wood for campfires. Again, given the inaccessibility of the area, this action would have little protective effect on the ACEC values.

4.3.14.2.3. BUTLER WASH NORTH ACEC

Butler Wash North is proposed as an ACEC to protect the areas scenic values under Alternatives A (17,464 acres) and B and E (17,365 acres). The area would not be designated as an ACEC under Alternatives C and D or the Proposed Plan. The entire proposed ACEC would lie within the Butler Wash WSA.

4.3.14.2.3.1. Alternative A

Under Alternative A the area would be closed to mineral leasing, as part of the WSA. Since the area would be managed as VRM Class I, the visual objective would be to retain a unmodified (natural) landscape. As per BLM Manual 8410 the objectives would be to preserve the existing character of the landscape and the level of change should be very low and should not attract attention. Geophysical work would be allowed if conducted by non-surface-disturbing methods. Thus, direct negative impacts from geophysical work on the scenic quality are not anticipated.

As a result of the decision to close the area to use of woodlands products there would be no harvest of pinyon or juniper, thereby providing beneficial impacts to visual resources by retaining the natural character of the landscape. The ACEC would be closed to OHV use.

Livestock grazing would be allowed and would be managed under the Standards and Guidelines for grazing management. One of the guidelines states that when establishing grazing practices and rangeland improvements, the quality of the outdoor recreation experience would be considered. Aesthetic and scenic values, water, campsites and opportunities for solitude are among those considerations. For that reason there would be negligible effects from this activity on the scenic quality.

Since the entire area falls within a WSA, management prescriptions between the alternatives would have to conform to the IMP. Designating the area as an ACEC would reinforce protection of the scenic quality of the area.

4.3.14.2.3.2. Alternatives B and E

Alternatives B and E propose almost an identical management prescription as Alternative A except the BLM would seek to acquire state inholdings and would impose limitations on livestock grazing if scenic resources are being impacted. Acquiring state inholdings would have a major beneficial impact to the ACEC values because the state is not obligated to follow the IMP on their inholdings within WSAs, so development is possible within those areas. Any development involving surface disturbance would have a negative impact on the scenic values. If the BLM acquires those inholdings they would be managed in accordance with the IMP thereby protecting the scenic values of the ACEC.

4.3.14.2.3.3. Alternatives C and D

Alternatives C and D would not designate Butler Wash ACEC and management would default to the IMP. Management under the IMP would limit surface disturbances that would diminish the scenic values of the area. These alternatives would not pursue acquisition of state inholdings, and development on state sections that could impact the scenic values of the ACEC.

4.3.14.2.3.4. Proposed Plan

The Proposed Plan would not designate Butler Wash ACEC. However, management of the area as part of the Butler Wash WSA under the IMP would protect the relevant and important scenic ACEC values. In addition to the IMP, Butler Wash North would be retained in public ownership; be unavailable for private or commercial use of woodland products, though limited on-site collection of dead wood for campfires would be permitted; be available for livestock use, but may be limited if cultural resources are impacted; closed to OHV use; and be managed by VRM Class I objectives. These actions would also limit surface disturbances that would degrade the relevant and important scenic values of Butler Wash North.

4.3.14.2.4. CEDAR MESA ACEC

Cedar Mesa is currently managed as an ACEC under Alternative A to protect its relevant and important cultural and scenic values, and the designation would continue under Alternatives B and E. Under Alternative A, the ACEC (295,336 acres) would include Valley of the Gods. Under Alternatives B and E the ACEC (306,742 acres) would not include Valley of the Gods as it is proposed as a separate ACEC under these alternatives. Cedar Mesa would not be designated as an ACEC under Alternatives C and D or the Proposed Plan. The area would be managed as a Cultural Special Recreation Management Area (C-SRMA) under Alternatives C and D, and an SRMA under the Proposed Plan. (See the Recreation section for a discussion of impacts from this decision). Grand Gulch, Road Canyon, Fish Creek Canyon, and Mule Canyon WSAs overlie the proposed Cedar Mesa ACEC comprising 209,619 acres or 71% of the proposed ACEC under Alternative A and 68% under Alternatives B and E. The existing ACEC configuration includes Valley of the Gods (22,863 acres), which is proposed as a separate ACEC under Alternatives B, C, and E and the Proposed Plan.

The WSAs would be managed under the IMP and the Grand Gulch Special Emphasis area management prescriptions are discussed in the next section.

The remaining acres would be managed as outlined in the alternatives matrix and the impacts from those decisions are discussed below. Those elements of the ACEC prescription that are consistent with IMP direction would also apply to the WSA area.

4.3.14.2.4.1. Alternative A

Under Alternative A, the 295,336 acre area would be available for land treatments and wildlife habitat and range improvements. These actions would maintain and enhance vegetation and forage important to wildlife and their habitat, but also result in surface disturbance and modification of the landscape or scenic values. Over the long-term following reclamation (natural or actions taken by people), vegetation treatments would introduce variety to the vegetation community, enhancing its scenic appeal. Prior to vegetation treatments, the treatment area would be surveyed for cultural resources, and necessary mitigation measure implemented to protect cultural resources.

With this alternative, the area would open to woodland product harvest in designated areas. On-site collection of dead fuel wood would be allowed throughout the entire area. The harvesting of woodland product could be detrimental to the values of the ACEC depending on the area involved and the amount of wood harvested. Firewood cutting would remove some degree of vegetation, changing that element of the landscape. Depending on the amount or degree of removal, harvest of fuelwood could result in a noticeable change to the landscape – the scenery. Since cutting areas would be designated, those areas could be designed to reduce change to the landscape, and would be surveyed for the presence of cultural resources prior to cutting to mitigate any disturbance or harm to cultural sites.

Under Alternative A the area would be open for mineral leasing with Standard stipulations, and NSO stipulations in areas managed for primitive recreation settings. NSO stipulations would protect the scenery of the landscape in those primitive recreation settings. Leasing with standard stipulations would allow construction of roads and well pads and placement of structures that would alter the scenery of the ACEC. However, the entire ACEC falls within the Monument Upwarp RFD which has low potential for mineral development (See Minerals discussion for specifics). Only nine wells are projected to be developed in the Monument Upwarp over the next 15 years, totaling 69 acres of surface disturbance. There would also be surface disturbance created by geophysical work totaling 120 acres within the Monument Upwarp. This would be reclaimed within ten years. The ACEC is also open to the disposal of mineral materials and mineral entry. Depending on the location of these activities, there would be a risk of compromising the scenic values of the ACEC because of surface disturbance caused by mining activities and mineral development. The surface disturbance resulting from these development activities would be mitigated with the requirement for revegetation. Only that disturbance that would be successfully reclaimed within 5 years after project completion would be permitted. Depending on the soil and vegetation type in the project area this could preclude some development and would benefit the values of the ACEC. With all surface disturbance and development activities, cultural surveys would be conducted prior to implementation of the project to identify any cultural resources and prescribe needed mitigation measures, thus protecting cultural sites.

In the areas where the Scenic Highway Corridor overlaps (21,280 acres) the ACEC special conditions for the Corridor take precedence. The Corridor would be managed as open to most uses including mineral entry but it would also be managed as NSO for minerals and as VRM I. These two actions would rule out any occurrences of visible surface disturbance and would consequently protect the values of the ACEC in this area of overlap.

Special protective management prescriptions close the Grand Gulch Special Emphasis Area to the following uses: mineral leasing, geophysical work, disposal of mineral materials, woodland product harvest, and ORV use. In addition a withdrawal from mineral entry would be requested and the area would be managed as VRM I. All of these actions would benefit the area by preventing surface disturbance and protecting the cultural and scenic resource values of the ACEC.

4.3.14.2.4.2. Alternative B

Alternative B's management prescriptions diverge from Alternative A in the aspects of recreational use, livestock use, and woodland product harvest.

Under Alternative B the area would be available for livestock use, but with special conditions to protect at risk cultural resources. The special conditions mostly involve fencing to keep livestock from impacting sites with features at risk such as standing walls or large middens. Restrictions would be in conformance with the grazing permit renewal stipulations specific to protecting cultural resources at risk from livestock impacts within each allotment. Thus, there would be variations in protective measures for each allotment depending on site density and type. (personal communication between Nancy Shearin, Monticello FO and Deb Reber, SWCA on August 24, 2006) This prescription would offer beneficial direct protections to the cultural values of the ACEC by preventing damage from livestock trampling.

Recreation use under Alternative B would be managed in the following way: 1) the area would be closed to dispersed camping; 2) overnight campers would be required to pack out human waste; 3) recreation permits for both day and overnight use would be limited as necessary to prevent cultural site damage from over visitation and 4) campfires would be limited to mesa tops and would be closed if there are impacts to cultural sites. All of these actions would provide beneficial direct and indirect impacts to the cultural and scenic ACEC values. Closing the area to dispersed camping and limiting visitation would decrease surface disturbance, limit social trails, and may reduce vandalism, pot hunting, and surface collections.

Alternative B provides for additional protections to the ACEC values by requiring that human waste be packed out. This decision would maintain site-specific aesthetic values (i.e., campsites, canyons), water quality, and improve health and safety concerns. For much of Cedar Mesa there is concentrated use in narrow corridors. These small areas cannot isolate and naturally process large amounts of human waste. Research has shown that buried feces, and the microbes in it, persist for many months when buried. The volume of waste generated along the trail, combined with a climate that is not conducive to composting, make "digestion" of waste unlikely.

Closing the area to private and commercial use of woodland products would have direct beneficial impacts to the relevant and important values of the ACEC. This decision would diminish impacts to cultural sites by eliminating unintended damage from driving vehicles off designated roads for the cutting and loading of wood and the subsequent use of the resultant

"trail" (tire tracks) by OHV riders. This decision would also prohibit the harvesting of pinyon-juniper, reducing alteration to the vegetation component of the landscape and its scenic quality.

Impacts to the Grand Gulch Special Emphasis Area would be the same as Alternative A.

4.3.14.2.4.3. Alternatives C and D and the Proposed Plan

Under Alternatives C and D and the Proposed Plan, the area would not be designated as an ACEC. However, it would be managed as a Cultural Special Recreation Management Area – C-SRMA under Alternatives C and D and an SRMA under the Proposed Plan (see Section 4.3.10, Recreation). No special management prescription would be implemented to protect the relevant and important cultural and scenic values. As a C-SRMA or SRMA, the management focus would be on providing outstanding recreational opportunities while protecting natural and cultural resource values. Further, large portions of the proposed ACEC are located in the Grand Gulch, Road Canyon, Fish Creek Canyon, and Mule Canyon WSAs. Management of the WSAs under the IMP to protect their wilderness characteristics would prevent surface disturbances and protect the relevant and important scenic and cultural resource ACEC values. Fuelwood harvest would be permitted in parts of the C-SRMA and SRMA. Removal of some degree of vegetation cover would alter the vegetation component of the landscape and thus the scenery of the ACEC. However, fuelwood harvest would not be permitted without survey and mitigation to protect cultural resources. The WSA portions of the proposed ACEC would be closed to oil and gas leasing and OHV use, and managed by VRM Class I objectives to preserve the characteristic landscape. All of these measures would continue to protect most of the ACEC values.

4.3.14.2.4.4. Alternative E

The impacts under Alternative E would be the same as those described under Alternative B, except that approximately 60,049 acres (20% of the proposed Cedar Mesa ACEC) would be managed with emphasis on protection of the natural characteristics and opportunities for solitude and primitive recreation within non-WSA lands with wilderness characteristics. This management would protect the relevant and important scenery and cultural resource values of the ACEC by limiting surface disturbance. These areas would be managed as VRM Class I, closed to mineral leasing, managed as exclusion areas for ROWs, closed to new road construction, closed to woodland harvesting and gathering, and closed to OHV travel.

The impacts to the Grand Gulch Special Emphasis Area would be the same as Alternative A.

4.3.14.2.5. DARK CANYON ACEC

Dark Canyon is an existing ACEC (61,660 acres) and Alternatives A, B, and E (61,660 acres) would continue ACEC management to protect the scenic and wildlife values. The ACEC would not be designated as an ACEC under Alternatives C and D or the Proposed Plan. Dark Canyon WSA overlaps the entire proposed ACEC (Maps 87 and 88).

4.3.14.2.5.1. Alternative A

Alternatives A proposes to exclude most surface-disturbing activities including woodland product use, OHV use, livestock use, oil and gas development, and mineral material disposal. The area would also be managed under VRM Class I objectives to preserve the characteristics landscape. Excluding surface-disturbing activities would have beneficial impacts to the relevant

and important values because the natural character of the landscape would be retained thereby protecting scenic values. These management prescriptions would also offer benefits to wildlife by eliminating noise from construction projects, preventing habitat fragmentation, retaining soil structure and preventing vegetation loss. VRM I management would have similar beneficial impacts because the level of change to the characteristic landscape must be very low and not attract attention consequently eliminating most surface-disturbing activities.

Besides the benefits of reducing surface disturbance, closing the area to OHV use would benefit wildlife by eliminating noise disturbances. Scientific literature indicates some wildlife species may be affected by excessive noise and disturbance. Displacement during winter depletes energy reserves needed for survival and reproduction by mammals and birds. On the other hand, some species (especially deer) adapt to the noise disturbance over time and may no longer be displaced by the activity (USFS 2005).

Under Alternative A, area recreation use would be limited if cultural or resources or scenic values are being damaged. Although this decision would be beneficial in the long term, there is risk of short term direct and indirect negative impacts to the area from increased recreation use as limitations on use would only be applied after there is evidence of damage. Scenic values could be compromised by localized surface disturbance. Vegetation around the perimeter of campsites could be destroyed as more and larger groups occupy the sites. There is potential for cutting of greenwood because of lack of dead and downed wood for campfires and an increased risk of human induced wildfire. Water quality could be diminished by an increase in human and pet waste. Negative impacts to wildlife could occur from the presence and noise of visitors during sensitive breeding and foraging periods.

A withdrawal for mineral entry would prevent mining related surface disturbance, with the same beneficial impacts to wildlife and scenery as noted above.

4.3.14.2.5.2. Alternatives B and E

Alternatives B and E would have similar effects on relevant and important scenic and wildlife values as Alternative A. Under these alternatives, however, campfires would only be allowed on mesa tops (not in the canyons) and there would be a requirement to pack out human waste. Packing out human waste would maintain site-specific aesthetic values, water quality, and improve health and safety concerns. This would indirectly benefit wildlife as they rely on healthy water systems. Packing out waste would offer some benefits to the scenic values by reducing the risk of erosional forces revealing human waste and paper by-products. Restricting campfire use to mesa tops would have minor beneficial impacts to the scenic values by reducing the risk of wildfire and eliminating unsightly campfire rings, ash, and debris. Reducing the risk of wildfire would have long-term beneficial impacts on wildlife because habitat would be preserved.

4.3.14.2.5.3. Alternatives C and D

Alternatives C and E would similar impacts to ACEC values as described for Alternatives B and E because the ACEC would remain within the Dark Canyon WSA and managed under the IMP to protect it wilderness characteristics. The protective prescription of the IMP would prevent surface disturbance, protecting the relevant and important scenic and wildlife value, as described for Alternatives B and E.

4.3.14.2.5.4. Proposed Plan

Under the Proposed Plan, Dark Canyon would not be managed as an ACEC. It would, however, be managed as part of Dark Canyon WSA, under the IMP, with the same protective effects on ACEC values as described for the other alternatives. As a part of the WSA and a special recreation management area, however, Dark Canyon would be closed to private and commercial firewood cutting, closed to livestock use (except Fable Valley), closed to motorized and mechanized use, recommended for mineral withdrawal, and closed to oil and gas leasing. Recreation use would be limited if scenic and wildlife values were threatened. These actions would prevent or limit surface disturbance and protect wildlife habitat, resulting in protection of the relevant and important scenic and wildlife ACEC values.

4.3.14.2.6. HOVENWEEP ACEC

Hovenweep is an existing ACEC (1,798 acres) and Alternatives A, B, C, and E and the Proposed Plan would continue ACEC management to provide special management attention to protect the area's relevant and important cultural and habitat management values. The size of the ACEC would be increased from 1,798 acres under Alternative A to 2,418 acres under Alternatives B, C, and E and the Proposed Plan. The additional 620 acres is contiguous with the existing ACEC and is east of Hovenweep National Monument. The area would not be designated as an ACEC under Alternative D.

4.3.14.2.6.1. Alternative A

Under Alternative A, No Action, Hovenweep ACEC would be managed as open to most uses except for the disposal of mineral materials and woodland product use. These uses would result in surface disturbances that could harm the cultural resources and habitat values of the ACEC without mitigation measures. Needed mitigation measure, however, would be implemented and protect the ACEC values

Mineral leasing would be subject to timing and controlled surface use on 918 acres (51.0%), which includes the ten acres of Cajon Pond Habitat, and no surface occupancy on 880 acres (49%) for the Visual Protective Zone. Surface uses would be precluded in Cajon Pond during the shorebird and waterfowl courtship and nesting season (March 1-June 30). The proposed ACEC is in the Blanding Sub-basin, the RFD area that has high potential for mineral development. Those portions that are managed with timing and controlled surface use would be subject to impacts from surface disturbance (see Alkali Ridge ACEC impacts discussion). The NSO stipulations for the Visual Protection Zone would offer indirect beneficial protection to values of the ACEC by eliminating surface disturbance.

Mineral entry would be allowed with an approved plan of operation.⁷ This would have negative effects on the values of the ACEC if approved. Although impacts to cultural sites would be mitigated there is still a risk of loss of site integrity and damage to cultural resources from relocation. Depending on the location of the mine, there could be degradation to visual quality in the Visual Protective Zone and Hovenweep National Monument.

⁷ There is no historical knowledge of the evolution of these seemingly opposite management decisions other than mineral withdrawals require congressional approval which can be extremely labor intensive and time consuming to obtain.

4.3.14.2.6.2. Alternatives B and E

Under Alternatives B and E, an additional acquired 620 acres contiguous to the eastern border of the current ACEC and Hovenweep National Monument would be added to the ACEC. Alternatives B and E would be managed the same as Alternative A except under these alternatives, no new routes would be designated within the ACEC and surface-disturbing land treatments would not be allowed. One other key difference between these alternatives and Alternative A is that Alternatives B and E would manage the area as open to oil and gas leasing with Standard stipulations. The fact that oil and gas leasing would be managed under standard stipulations could negate the positive aspects of the other two decisions, which preclude surface disturbance. Allowing surface disturbance of up to 9.6 acres per well would have a detrimental effect on the visual, cultural, and wildlife resources. The visual protection zone and Cajon pond would be open for development. This could degrade the scenic quality of the surrounding areas including Hovenweep National Monument and may impact wildlife species utilizing the pond as habitat. In addition to surface disturbance, indirect adverse effects include noise and habitat fragmentation.

4.3.14.2.6.3. Alternative C

Alternative C is similar to Alternative A except that it would allow for watershed improvements and vegetative treatments as long as cultural sites are not impacted and the emphasis would be on non-surface-disturbing treatments. This allows for more protection of cultural sites while still allowing the flexibility to conduct treatments when needed to prevent noxious weed infestations and to improve wildlife habitat.

As with Alternatives B and E, Alternative C would also manage oil and gas leasing with Standard stipulations. Impacts would be the same as noted in Alternatives B and E.

4.3.14.2.6.4. Alternative D

Alternative D would not designate the ACEC and would manage the area with similar prescriptions of the surrounding area. This equates to essentially the same management as Alternative C except the area would be managed as VRM Class IV. This would allow for the level of change to the landscape to be high rather than moderate. This difference would have a negligible on the impacts to the ACEC values. Consequently, impacts from Alternative D would be similar to Alternative C.

4.3.14.2.6.5. Proposed Plan

The Proposed Plan is similar to Alternative A, except that it would allow for watershed improvements and vegetative treatments as long as cultural sites are not impacted and the emphasis would be on non-surface-disturbing treatments. This allows for more protection of cultural sites while still allowing the flexibility to conduct treatments when needed to prevent noxious weed infestations and to improve wildlife habitat. In addition, the visual emphasis zone would be managed as VRM II and NSO which would have beneficial impacts to the ACEC by reducing surface disturbance.

The Proposed Plan would manage oil and gas leasing with timing limitations and controlled surface use (1,538 acres), and NSO (880 acres) stipulations. Development on that portion of the ACEC available for leasing with timing limitations and controlled surface use would result in

surface disturbance and impacts to relevant and important cultural resource and habitat values as noted in Alternative B. However, compliance with Section 106 of the National Historic Preservation Act would mitigate adverse effect on cultural sites and values.

4.3.14.2.7. INDIAN CREEK ACEC

Indian Creek is managed as an ACEC under Alternatives A, B, C, and E and the Proposed Plan to provide special management attention to protect the area's relevant and important scenic values. The area would not be designated as an ACEC under Alternative D. The size of the proposed ACEC varies between alternatives. Under Alternative A it would be 8,510 acres with 6,130 acres (47%) overlapping the Indian Creek WSA (Map 87). Under Alternatives B and E, the ACEC would be 8,510 acres with 4,602 acres (54%) overlapping the Indian Creek WSA (Map 88) and under Alternative C it would be 3,908 acres with the WSA completely excluded (Map 89). The WSA would be managed to protect its wilderness characteristics under the IMP, protecting the scenic quality of the ACEC.

4.3.14.2.7.1. Alternative A

Under Alternative A the area would be managed as closed to the disposal of mineral materials, woodland product harvest, and OHV use. Closures to all of these activities would benefit the scenic quality by preventing surface disturbance and landscape change.

Surface-disturbing activities such as mineral leasing, geophysical work and mineral entry would be allowed but they would be subject to a VRM Class I management standard which would either preclude the project entirely or only allow it if it meets the visual quality standards for the area. (As an example, mineral infrastructure may be located in a deep gully or other area that is topographically invisible from a typical viewpoint.) Restricting or concealing these activities would preserve the characteristics landscape (landform and vegetation) in visible areas thereby protecting the scenic quality.

Recreation use would be curtailed if scenic values were damaged. As mentioned in Section 4.3.10, Recreation, use would be allowed until there is evidence of damage the landscape – the scenery. The evidence could be as minor as footprints in biological soil crusts to something more significant such as a social trail in sensitive soils.

The area would be available for livestock use. This would have negligible impacts on the scenic quality, as grazing doesn't result in noticeable changes to the landform or vegetation.

Another management prescription that would preserve and enhance the scenic qualities would be the requirement that revegetation be done with native species only. This would help retain the natural characteristics of the area and eliminate unnatural breaks of differing vegetation types.

4.3.14.2.7.2. Alternative B

Alternative B would be the same as Alternative A with the following exception. First, the BLM would request a mineral withdrawal for the area, which means it would be closed to mineral entry. This affords protection to the scenic values of the ACEC by preventing mining-related surface-disturbing activities that alter and degrade the scenic quality of the landscape. Second, the ACEC would be available for oil and gas leasing subject to a NSO stipulation, without exceptions. Third, the ACEC would be closed to fuelwood cutting, and collection for campfires.

These additional measures would further limit landscape change from surface disturbance and protect the relevant and important scenic values of the ACEC.

4.3.14.2.7.3. Alternative C

Alternative C is the same as Alternative B, except it allows for some dispersed camping but only outside of specified zones and OHV use would be limited to designated roads and trails. The difference in the amount of damage to scenic resources between the two alternatives would be negligible.

4.3.14.2.7.4. Alternative D

Alternative D would not designate the area as an ACEC and would allow all uses including dispersed camping. The area would be managed as VRM III, allowing moderate, but not landscape dominating change. The area that would be NSO under Alternatives A, B, and C would be managed as available to mineral leasing with timing and controlled surface use. OHV use would be limited to designated roads and trails. Allowing for surface-disturbing activities and construction of mineral infrastructure would alter the area's scenic qualities and the nature of the landscape.

4.3.14.2.7.5. Alternative E

The impacts under Alternative E would be the same as those under Alternative B, except approximately 3,887 acres (30% of the proposed ACEC) would be managed to maintain the wilderness characteristics of non-WSA lands with wilderness characteristics. Protection of wilderness characteristics would include closure to mineral leasing and VRM Class I management objectives. These actions would provide long-term, protection of the relevant and important scenic values because protection of non-WSA lands with wilderness characteristics values would prevent surface disturbance that would diminish the scenic quality of the ACEC.

4.3.14.2.7.6. Proposed Plan

The Proposed Plan would be the same as Alternative B, except that 3,908 acres would be designated as an ACEC. The difference between the two alternatives would not noticeably change the impacts to the scenic values of the ACEC. In that portion of the proposed ACEC that would not be designated and managed as an ACEC under the Proposed Plan, much of it would be managed as part of the Indian Creek WSA. Management of the WSA under the IMP would prohibit uses that would result in surface disturbances that degrade wilderness values. That protection would also protect the relevant and important scenic ACEC values.

4.3.14.2.8. LOCKHART BASIN ACEC

Lockhart Basin is proposed as an ACEC (47,783 acres) under Alternatives B and E to provide special management attention to protect the area's relevant and important scenic values. There is currently no existing ACEC for Lockhart Basin. A portion of the potential ACEC includes the existing Indian Creek ACEC. The area would not be designated as an ACEC under Alternatives C and D or the Proposed Plan.

4.3.14.2.8.1. Alternative A

Under Alternative A the portion of the potential ACEC Lockhart Basin ACEC includes the existing Indian Creek ACEC (8,642 acres) and would be managed by VRM Class I objectives. The remaining 39,141 acres would be managed as VRM II. Although the area would be open to most uses, including mineral leasing, geophysical exploration, mineral material development, and mining entry, the limitations of the VRM Class I and Class II objectives would limit most surface disturbance and would preserve the scenic values of the ACEC. There would be some risk of change to the landscape under VRM II but as noted in VRM class objectives, landscape changes should not attract the attention of the casual observer.

4.3.14.2.8.2. Alternative B

Alternative B and Alternative E are the only alternatives proposing that Lockhart Basin be designated as an ACEC to protect its scenic values. Alternative B would preclude surface-disturbing activities, manage the area under VRM Class I landscape objectives, and propose the area for withdrawal from mineral entry. Precluding surface-disturbing activities and managing the area as VRM I would offer a high degree of protection of the visual resources thereby protecting the ACEC's relevant and important scenic values.

4.3.14.2.8.3. Alternatives C and D

Alternatives C and D would not designate an ACEC and would allow most uses except woodland product harvest. Mineral leasing would be subject to timing limitations and controlled surface use but only in the bighorn sheep area. The rest of the area would be open with Standard stipulations. The area would be managed as VRM Class II and Class III. These visual objectives would mitigate and reduce changes to the landscape, but not prevent changes to the scenic values of the area, as oil and gas development would be allowed and the wells along with the associated infrastructure would degrade the visual quality from select viewpoints.

4.3.14.2.8.4. Alternative E

The impacts under Alternative E would be the same as those under Alternative B, except that approximately 21,298 acres (45% of the proposed ACEC) would be managed to protect the wilderness characteristics of non-WSA lands with wilderness characteristics. This management prescription would limit surface disturbance and provide additional protection for the ACEC's relevant and important scenic values by closing these acres to mineral leasing and geophysical exploration (by eliminating exemptions for geophysical exploration when VRM Class I criteria could be met), and by managing landscape change with VRM Class I objectives.

4.3.14.2.8.5. Proposed Plan

The Proposed Plan would not designate the ACEC and would allow most uses except woodland product harvest. Mineral leasing would be subject to timing limitations and controlled surface use in the bighorn sheep area. The rest of the area would be open for leasing with Standard stipulations. The area would be managed as VRM Class II and Class III. While these measures would not prevent alteration of landscape (scenic values), mitigation measures would be implemented to reduce the view of authorized surface disturbances, such as oil and gas development and the associated infrastructure.

4.3.14.2.9. LAVENDER MESA ACEC

Lavender Mesa is an existing ACEC (649 acres) and the designation would continue under Alternatives A, B, C, and E and the Proposed Plan to protect the area's relevant and import relict vegetation values. The area would not be designated as an ACEC under Alternative D.

4.3.14.2.9.1. Alternative A

Alternative A would prohibit OHV use, disposal of mineral materials, use of woodland products, grazing, land treatments (including vegetation treatments), wildlife habitat improvements, watershed control structures, and surface disturbance. Recreational use would be allowed but access is difficult. This alternative provides long-term protection to the ACEC values by precluding virtually all surface disturbance, thereby protecting the relict vegetation. There could be minor adverse impacts from hikers and climbers trampling vegetation or camping on the relict vegetation but recreational use can be curtailed under this alternative if there are any signs of damage to relict vegetation. Some mineral development would also be allowed but only on the slopes of the mesa as the mesa tops are NSO. This too would protect the relict vegetation on the mesa tops.

4.3.14.2.9.2. Alternative B

The Alternative B management prescription would be the same as Alternative A, except under Alternative B there would be allowances to conduct non-surface-disturbing vegetative treatments to control invasive species and for rehabilitation of disturbed surfaces. Alternative B would also prohibit campfires, limit recreation if vegetative resources are being impacted, and manage landscape change by VRM Class II objectives.

These prescriptions would offer a slightly higher degree of protection to the relict vegetation than Alternative A because controlling invasive species would benefit the native plants. Given that invasive plants draw excessive amounts of water from the soil, displace native plants, and are practically unusable for food, cover, or nesting substrate by native wildlife (BLM Undated) they are a major threat to native species. Implementing this prescription would reduce the risk of invasive species gaining a foothold in the area consequently protecting and allowing for an increase in relict vegetation.

Prohibiting campfires would also provide a higher level of protection to the relict vegetation values in comparison to Alternative A by eliminating the possibility of damage from campfires, campfire rings, or the possibility of human induced wildfires.

VRM Class II objectives would limit surface disturbances that would harm the relict vegetation community.

4.3.14.2.9.3. Alternative C

Impacts from Alternative C are essentially the same as described above for Alternative B.

4.3.14.2.9.4. Alternative D

Under this alternative, the ACEC would not be designated, offering no special protection to the relevant and important relict vegetation community. The lands would be managed the same as the surrounding area - VRM Class III, OHVs limited to designated routes, and closed to

firewood cutting. However, since the mesa top is inaccessible to vehicles and livestock, little change to the plant community is expected.

4.3.14.2.9.5. Alternative E

The impacts under Alternative E would be the same as those under Alternative B, except that additional protections of the relevant and important relict vegetation would occur due to management focused on maintaining the wilderness characteristics of non-WSA lands with wilderness characteristics. This alternative would provide more protection for relict vegetation of the entire 649-acre ACEC. Closing the ACEC to oil and gas leasing and locatable mineral entry, as well as managing the landscape for VRM Class I objectives, would limit surface disturbance, protecting the relict vegetation community.

4.3.14.2.9.6. Proposed Plan

Impacts of the ACEC prescription of the Proposed Plan would be essentially the same as described for Alternative B.

4.3.14.2.10. SHAY CANYON ACEC

Shay Canyon is an existing ACEC (3,561 acres) and Alternatives A, B, C, and E and the Proposed Plan would continue ACEC management to provide special management attention to protect the area's relevant and important cultural values. The size of the ACEC would be reduced to 119 acres under Alternatives B, C, and E and the Proposed Plan to only include the area with the highest site density. It would not be designated under Alternative D.

4.3.14.2.10.1. Alternative A

Under Alternative A the area managed as an ACEC would be 3,561 acres and would include the Newspaper Rock art panel, the riparian corridor of Indian Creek and the core of Shay Canyon.

Alternative A would allow for grazing, campfires, and camping within the ACEC. All of these activities would increase the risk of minor localized surface disturbance to the cultural and paleontological sites from trampling and exposure. There is also potential for looting and vandalism from campers who may discover previously unexposed sites.

Under Alternative A the area would be managed as VRM Class I. This management prescription would virtually eliminate the risk of damage from major surface-disturbing activities within the 3,561 acres because the objective of this management class is to preserve the characteristics landscape. Consequently, even though mineral development (including mineral material disposal, mining entry, and mineral leasing) would be allowed under Alternative A, it is virtually precluded by the overriding requirements of VRM Class I. There is some risk of localized surface disturbance from geophysical work but it too must comply with VRM Class I objectives and would not impact the values of the ACEC.

This alternative would allow for vegetation treatments and watershed and habitat improvements. The requirement that revegetation must be successfully established within 5 years after project completion supplements these prescriptions and assures that although there may be some temporary surface disturbance no irreparable harm would occur from these activities within the ACEC. The area would be closed to woodland product harvest and this would further protect

cultural resources by eliminating the chance of negative impacts from vehicles driving off designated roads for cutting and loading wood.

OHV use would be limited to designated roads and trails. This limitation would prevent additional surface disturbance that would potentially harm cultural and paleontological sites.

4.3.14.2.10.2. Alternatives B and C and the Proposed Plan

The size of the ACEC would be reduced to 119 acres under Alternative B and the Proposed Plan, and the management prescriptions for that smaller area would be more restrictive than under Alternative A. No surface disturbance would be allowed for vegetation, watershed, or wildlife treatments/improvements. The area would be closed to the disposal of mineral materials, woodland product harvest, and camping. Livestock use would be restricted to trailing only and hiking would be limited to designated trails (except for side canyons). Mineral leasing would be managed as NSO. All of these prescriptions would protect the ACEC values by reducing the possibility of surface-disturbing activities that could damage cultural sites. The VRM II prescription under this alternative would complement these prescriptions by only allowing minimal change to the landscape. OHV use would be limited to designated roads and trails. This limitation would prevent additional surface disturbance that would potentially harm cultural and paleontological sites.

The remainder of the proposed ACEC, however, would not be designated under the Proposed Plan or these alternatives but would be managed in a manner similar to Alternative A. Lands outside the ACEC would be managed as VRM Class II rather than VRM Class I. This would be less restrictive than Alternative A. However, since several other prescriptions limit surface disturbance, the risk of adverse impacts would be minimal. Any action proposed would be implemented only following compliance with Section 106 of the National Historic Preservation Act, protect the cultural resource values of the lands not designated and managed as an ACEC.

4.3.14.2.10.3. Alternative D

Under Alternative D the area would not be designated as an ACEC and as with Alternative A grazing, vegetation treatments, campfires and camping would be allowed. As noted under Alternative A these activities would increase the risk of surface disturbance to the cultural and paleontological sites from trampling, vandalism, and exposure. In addition mineral development including mineral material disposal would be allowed under Alternative D. There could be adverse impacts if surveys missed sites or cultural resources were damaged during relocation but in an area of this size the risk would be low. With this alternative the area would be managed as VRM Class III rather than VRM Class II as it is under Alternatives A, B, and C and the Proposed Plan. This would allow for a higher level of surface disturbance and would increase the potential for impacts to cultural sites.

4.3.14.2.10.4. Alternative E

The impacts under Alternative E would be the same as those under Alternative B, except that there would be additional protections to the relevant and important cultural values from the management prescriptions for non-WSA lands with wilderness characteristics. Under this alternative, the prescription for protective management of 99 acres of non-WSA lands with wilderness characteristics (83% of the proposed ACEC) would provide additional protection for

cultural resources by closing the ACEC to oil and gas leasing, geophysical exploration, and mineral entry; managing the ACEC under VRM Class I objectives; and closing the ACEC to OHV use. These actions prescribed to protect the wilderness characteristics of the non-WSA lands with wilderness characteristics would limit surface disturbance that could harm cultural and paleontological resources.

4.3.14.2.11. SAN JUAN RIVER ACEC

The San Juan River is proposed as an ACEC under Alternatives B (7,590 acres), C (4,321 acres), and E (7,590 acres) and the Proposed Plan (4,321 acres) to protect the area's relevant and important wildlife values, scenery, cultural resources, and natural systems. The area would not be designated under Alternatives A or D but would be managed as the San Juan River Special Recreation Management Areas (SRMA). It should be noted that the area south of the river corridor is under the jurisdiction of the Navajo Nation, and these prescriptions would not apply.

4.3.14.2.11.1. Alternative A

Under Alternative A the area would not be designated as an ACEC but would be managed as a special recreation management area (SRMA) of 15,100 acres. See the Recreation Section 4.3.10 for a description of impacts from SRMA decisions under this alternative.

Oil and gas leasing would be managed with timing and controlled surface use stipulations within the areas managed for semi-primitive, motorized recreation objectives (ROS – SPM) and NSO within areas managed for primitive objectives (ROS – P) (see Map 35). The remaining area would be managed with Standard oil and gas leasing stipulations. The ROS-P area corresponds with the eligible segment proposed as a Wild and Scenic River and would be protected from development within a quarter-mile of centerline. This would have beneficial impacts to the relevant and important values. Areas outside of this corridor would be managed with Timing and Controlled Surface Use and Standard stipulations. The values of these areas would be negatively impacted if mineral development were to occur because of surface disturbances, visual intrusions, and disruptions to wildlife and wildlife habitat.

Grazing is allowed under this alternative and could cause direct short-term negative impacts to the riparian areas. Springs and tributary streams are especially susceptible as livestock tend to congregate/loiter in these areas. Cattle grazing in riparian areas affects nutrients, fecal bacteria, sediments, stream banks, and vegetation in the riparian ecosystem, with associated effects on water quality. Livestock grazing in riparian areas can cause non-point source water pollution. (Mosley et al. 2005) Although grazing is managed under the Standards for Rangeland Health and permittees generally follow its mandates, it is difficult to apply these standards to free-roaming cattle on a day-to-day basis. Consequently there can be occasional impacts in these areas. Livestock grazing may also cause long-term direct impacts to cultural resources. (See Alkali Ridge ACEC Alternative A).

Under this alternative, the area would be recommended for withdrawal from mineral entry. This would directly benefit the values of the ACEC by precluding surface disturbance. This decision would help to preserve the pristine nature of the river corridor and would enhance the recreational experience. Sedimentation and pollution from surface disturbance would be reduced thereby improving or maintaining water quality and wildlife habitat. The visual integrity of the area would be preserved.

The river corridor would be managed as VRM Class I, Class II, and Class III. In those areas that would be managed as VRM Class I or Class II, the values of the ACEC would be protected because surface disturbance would not occur in VRM Class I areas and would be limited in VRM Class II areas. However those areas that would be managed as VRM Class III would be subject to moderate levels of surface-disturbing activities that would adversely impact the values of the ACEC.

4.3.14.2.11.2. Alternative B

This alternative differs from Alternative A because the entire area would be managed as NSO for mineral leasing and the VRM categories would shift from a higher percentage of VRM Class I to a higher percentage of VRM Class II and Class III. In addition the entire area would be closed to mineral materials disposal rather than just the ROS-P areas, and livestock grazing seasons of use would be shortened by two weeks to one month depending on the allotment.

Managing the entire area as NSO for mineral leasing would have beneficial impacts to the values of the ACEC by preventing surface disturbance. Shifting from a higher percentage of VRM Class I to VRM Class II and Class III could have some impacts to the values of the ACEC because some level of surface disturbance may be allowed under VRM Class II and would certainly be allowed under VRM Class III. Even though the disturbances may meet the visual standards there would still be the risk of impacts to the wildlife, cultural, and natural systems values because of sedimentation, noise, and inadvertent damages to cultural sites from development.

Closing the entire area to minerals materials disposal would further protect the values of the ACEC by eliminating surface disturbance and impacts from mining activities such as and noise from construction and operations.

Shortening the seasons of use for livestock grazing would benefit the values of the ACEC by reducing forage and habitat conflicts with wildlife and reducing the risk of impacts to riparian areas as noted in Alternative A.

Range, wildlife, and watershed improvement projects, including vegetation treatments would benefit wildlife by enhancing habitat. These projects would provide opportunities to restore native vegetation communities, benefiting the natural systems of the ACEC. Vegetation treatment would also add variety to the vegetation component of the landscape, enhancing the scenic appeal of the areas (e.g., restoring riparian communities, adding openings of shrubs and grasses to pinyon-juniper stands). While these projects may not directly benefit cultural resources, they would be designed, mitigated, and implemented to prevent harm or disturbance to cultural sites.

4.3.14.2.11.3. Alternative C and the Proposed Plan

Alternative C would be the same as Alternative B. The Proposed Plan would be the same as Alternative B, except for a smaller ACEC (4,321 acres). Under the Proposed Plan, 3,269 acres would not be designated and managed as an ACEC. The relevant and important wildlife, scenic, and cultural resource values and natural system values would be protected, however. Those lands not managed for their ACEC values would be located in a segment of the San Juan River recommended suitable for wild and scenic river designation. Management to protect river values

would also protect the relevant and important values of the lands in the ACEC not designated under the Proposed Plan .

4.3.14.2.11.4. Alternative D

The area would not be designated as an ACEC under this alternative. The area would be managed with the same prescriptions, as Alternative B except that the entire area would be managed as VRM Class II and Class III, livestock use would be allowed from October 1-May 31, and the area would not be recommended for mineral withdrawal.

Managing the area as VRM Class II would offer beneficial protections to the values of the ACEC by precluding most surface use and retaining the visual integrity of the landscape. VRM Class III objectives would allow more moderate changes to the landscape, affecting the scenic quality of the lands. Livestock seasons of use would be similar to Alternative A. Please see the discussion under that alternative for possible impacts. Since the area would not be recommended for withdrawal there would be a risk of impacts to the values of the ACEC from mineral entry. The riparian corridor would be managed as NSO for oil and gas development, and there would only be impacts if an exception was applied, or the development area was outside of the riparian corridor.

4.3.14.2.11.5. Alternative E

The impacts under Alternative E would be the same as those under Alternative B, except that approximately 2,155 acres (28% of the proposed ACEC) of non-WSA lands with wilderness characteristics would be managed with further resource protections in order to preserve their wilderness values. This management decision would further protect the relevant and important (wildlife, scenic, cultural values, and natural systems) values of the ACEC by closing the non-WSA lands with wilderness characteristics to mineral leasing and mining entry, managing the area under VRM Class I objectives, excluding ROWs, prohibiting new roads, and closing the area to woodland harvesting and OHV travel.

4.3.14.2.12. SCENIC HIGHWAY ACEC

There are several Scenic Byways or Backways including: Indian Creek Corridor Scenic Byway, Bicentennial Trail of the Ancients, Monument Valley to Bluff Scenic Backway, Lockhart Basin Road Scenic Backway, Abajo Loop Road Scenic Backway, and Trail of the Ancients Scenic Backway. Management of lands adjacent to Scenic Byways and Backways could affect the visitor's experience while driving along the Byways, depending on the activities allowed.

Generally, surface-disturbing activities could have an adverse impact to the visitor experience that might be driving by on their way to a destination or visiting the Cedar Mesa area. VRM Classes I and II limit surface disturbance and tend to protect the scenic values and are therefore a benefit to the Scenic Byways and Backways. Protection such as NSO, closed to leasing, ROW avoidance and exclusion areas, and special designations such as WSAs, ACECs, and WSRs could all benefit the Scenic Byways by restricting or minimizing surface disturbance. Standard terms and conditions allow for moving oil and gas operations up to 200 m and could delay activities for up to 60 days which could be used to mitigate some impacts. Impacts from dust clouds (from filming, mineral development or exploration) could be allowed in most of these areas and would adversely impact visitor experiences; however, the impact would be short term.

Alternatives B and E tend to be more restrictive regarding surface-disturbing activities. Alternative E is the most restrictive protecting 582,360 acres for non-WSA lands with wilderness characteristics by closing the area to surface-disturbing activities, OHV use, and recommending the areas for mineral withdrawal.

WSAs are managed the same for all alternatives and the Proposed Plan and restrict activities that might adversely impact the Scenic Byways and Backways. Alternative A would manage the ACEC as NSO and VRM Class I. This generally would restrict surface-disturbing activities on the entire 79,017 acres of the Scenic Highway Corridor ACEC.

4.3.14.2.12.1. Alternative A

Under Alternative A the area proposed for designation as an ACEC is 79,017 acres, although 21,380 acres overlap with Cedar Mesa ACEC. Thus outside the Cedar Mesa ACEC, the Scenic Highway ACEC is 57,637 acres. Further, there are 9,930 acres that overlap with WSAs and are protected by the IMP (Map 87). The 9,930 acres would continue to be protected under all alternatives.

Alternative A would allow for mineral leasing with NSO, open to mineral entry with an approved plan of operation, excluded from land treatments, and managed as VRM Class I. VRM Class I, would eliminate the risk of damage from major surface-disturbing activities within the 57,737 acres because of the restrictive nature of this management class. Consequently, even though mineral development (including minerals disposal, entry and leasing) would be allowed under Alternative A, it is restricted by the overriding requirements of VRM Class I. There is some risk of localized surface disturbance from geophysical work but it would be minor and would not impact the values of the ACEC.

4.3.14.2.12.2. Alternatives B, C, and D and the Proposed Plan

Under these alternatives and the Proposed Plan, the area would not be managed as an ACEC. Under Alternative B, however, due to the overlap of 21,380 acres with the Cedar Mesa ACEC, protection of scenic values would still occur. As stated above, under all alternatives and the Proposed Plan, those lands that overlap with WSAs would be protected by the IMP (Maps 88–90). No appreciable impacts to the scenic values of those lands would occur.

4.3.14.2.12.3. Alternative E

Impacts would be the same as Alternative B except for those non-WSA lands with wilderness characteristics that lie within the ACEC corridor. Non-WSA lands with wilderness characteristics would be closed to leasing, closed to OHV travel, recommended for withdrawal from mineral entry, and managed by VRM Class I objectives. These restrictive measures would limit surface disturbance and reduce impacts so as to be negligible for any lands that overlap between the Scenic Highway ACEC and non-WSA lands with wilderness characteristics.

4.3.14.2.13. VALLEY OF THE GODS ACEC

Valley of the Gods is an existing special emphasis area within the Cedar Mesa ACEC. Under Alternatives B, C, and E and the Proposed Plan, 22,863 acres (including the special emphasis area) would be managed as a stand-alone ACEC to provide special management attention to

protect the area's relevant and important scenic values. The area would not be designated as an ACEC under Alternative D.

4.3.14.2.13.1. Alternative A

Under Alternative A, the 31,387-acres special emphasis area would be managed as NSO for mineral leasing and it would be open to the disposal of mineral materials, mineral entry, and geophysical work. Since the area would also be managed as VRM I this would preclude most development and resultant surface disturbance, except in areas where that disturbance would not be visible. This would have beneficial impacts on the scenic values of the ACEC by protecting the area from visible surface disturbance. With Alternative A, the area would be open to woodlands harvest but this would not impact the values of the ACEC because there are very few woodland resources in the area. In addition the area is open to livestock and OHV use limited to designated trails. These prescriptions would have minor impacts to the scenic values from localized surface disturbance but would not impact the larger landscape. A withdrawal from mineral entry would not be pursued under this alternative, but again with a VRM Class I management objectives, visible surface disturbance would be precluded.

4.3.14.2.13.2. Alternatives B and C

Under Alternatives B and C, the size of the ACEC would be reduced to 22,863 acres, 8,524 acres less than the Special Emphasis Area under Alternative A. These alternative differ from Alternative A because the area would be closed to the disposal of mineral materials, mineral leasing, and woodland product harvest, and a withdrawal from mineral entry would be pursued. These actions would limit surface disturbance in the entire ACEC, protecting scenic values, even areas unseen from primary viewpoints. These actions would also provide additional protection to other resource values because it would limit surface disturbance, again, even in areas that are not visible to the average traveler. Under Alternatives B and C, vegetation treatments would be allowed. These treatments would be required to comply with VRM Class I objectives, protecting the scenic value of the ACEC. Vegetation treatments may also introduce variety to the vegetation component of the landscape, and enhance the visual appeal of an area. One other difference from Alternative A is that campfires would not be allowed. This would offer temporary beneficial protections to the scenic values of the ACEC by preventing haze.

4.3.14.2.13.3. Alternative D

Under Alternative D, the area would not be designated as an ACEC. The area would be managed as open to minerals leasing, mineral entry, and mineral material disposal, with a VRM Class III landscape objective. Since this area has high development potential for limestone and sand and gravel and moderate development potential for oil and gas, some development could occur. This would introduce modification of the landform and vegetation and introduce human-made structures, negatively affecting the relevant and important scenic values of this eligible ACEC. However, depending of the type and the location of development, it may be possible to screen from key observation points, although it would not be required under VRM III. The area would be available for campfire use under this alternative and this would cause temporary impacts to the scenic values from haze.

4.3.14.2.13.4. Alternative E

The impacts under Alternative E would be the same as those under Alternatives B and C, except that approximately 20,743 acres of the ACEC (91%) would be managed with further resource protections in order to maintain those non-WSA lands with wilderness characteristics that lie within the ACEC boundaries. This management would further protect the relevant and important scenic values of the ACEC by limiting surface disturbance through closure to mineral leasing and mining entry, management under VRM Class I objectives, exclusion of ROWs and new roads, closure of the area to woodland harvesting and wood gathering, and closure of the area to OHV travel.

4.3.14.2.13.5. Proposed Plan

The impacts of the Proposed Plan would be the same as Alternative B, except that mineral withdrawal would not be recommended, and the ACEC would be open to mineral leasing subject to no surface occupancy. However, under the Proposed Plan, land uses would be required to comply with VRM Class I management objectives, and visible surface disturbance would be precluded, protecting the relevant and important scenic ACEC values.

4.3.14.3. WILD AND SCENIC RIVERS – IMPACTS COMMON TO ALL ALTERNATIVE AND THE PROPOSED PLAN

In all action alternatives (B, C, D and E) and the Proposed Plan, where eligible rivers would be determined suitable, the BLM would manage these segments to protect or enhance the outstandingly remarkable values, tentative classification, and free-flowing nature of these rivers with specific protection allocations within the river corridor (1/4 mile of the high water mark on each side of the river). The extent of BLM's authority is limited to those portions of the segment where BLM manages the shoreline, or other lands within the corridor, and is subject to valid existing rights. Further discussion is presented in Appendix H, Special Designations including the suitability determination.

The free-flowing character of eligible river segments would be protected to the extent that modifications such as stream impoundments, channelization, and/or rip rapping would not be permitted along BLM shorelines. However, depending upon the alternative, values may be at risk from potential mineral development, OHV activity, or other surface-disturbing activities. Also, the protection is limited because there are no federal reserved water rights established for in-stream flow purposes because of eligibility or suitability determinations. In addition, unless BLM land is somehow involved in a proposed action, BLM has no control of potential modifications of the shoreline or other development (including development related to the perfection of water rights) on non-public lands. Because of these factors, there would be no effect on the Colorado River Compact from protective management of eligible/suitable segments. BLM's management authority only extends to public lands within the river corridor, and there are no water rights associated with suitability determinations. A suitability determination also has no effect on existing water compacts. Table 4.134 outlines the segments of rivers that would be determined suitable by alternative.

4.3.14.4. WILD AND SCENIC RIVERS – ALTERNATIVES IMPACTS

Shown in Table 4.134 is a summary of management prescriptions by alternative. In all cases where the recommendation is "suitable wild" the lands are recommended for withdrawal from mineral entry.

Table 4.134. River Segments that Would be Determined Suitable and Total River Miles (RM), by Alternative

River/ River Segment	Alternative A	Alternatives B and E	Alternative C	Alternative D	Proposed Plan
Colorado River					
Segment #1- Recreational	0	2.2	0	0	0
Segment #2-Scenic	0	5.5	5.5	0	5.5
Segment #3-Scenic	0	6.5	6.5	0	6.5
Indian Creek- Recreational	0	4.8	0	0	0
Fable Valley-Scenic	0	6.8	0	0	0
Dark Canyon-Wild	0	6.4	6.4	0	6.4
San Juan River					
Segment #1- Recreational	0	8.5	0	0	0
Segment #2- Recreational	0	10	0	0	0
Segment #3-Wild	0	13.3	0	0	0
Segment #4- Recreational	0	4.2	0	0	0
Segment #5-Wild	0	17.3	0	0	17.3
Arch Canyon- Recreational	0	6.9	0	0	0
Total	0	92.4	18.4	0	35.7

Table 4.135. River Segments Evaluated and Recommended for Wild and Scenic River Designation by Alternative

Segment	Acres	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Colorado River Segment #1	352	Not evaluated NSO in floodplains and riparian corridors ROS semi primitive, non-motorized	Recommendation: Suitable, Recreational VRM III Standard oil and gas lease terms	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Recreational Same as Alternative B	Recommendation: Not Suitable
Colorado River Segment #2	880	Eligible NSO in floodplains and riparian corridors ROS semi primitive, non-motorized	Recommendation: Suitable, Scenic VRM II NSO oil and gas leasing	Recommendation: Suitable, Scenic Same as Alternative B	Recommendation: Not Suitable	Recommendation: Suitable, Scenic Same as Alternative B	Recommendation: Suitable, Scenic Same as Alternative B
Colorado River Segment #3	1,040	Eligible NSO in floodplains and riparian corridors ROS semi primitive, non-motorized	Recommendation: Suitable, Scenic VRM I Closed to oil and gas leasing Recommended for withdrawal from mineral entry	Recommendation: Suitable, Scenic Same as Alternative B	Recommendation: Not Suitable	Recommendation: Suitable, Scenic Same as Alternative B, except: Closed to oil and gas leasing.	Recommendation: Suitable, Scenic Same as Alternative B, except VRM II
Indian Creek	1,536	Not evaluated	Recommendation: Suitable, Recreational VRM III Standard oil and gas lease terms NSO in floodplains and riparian corridors	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Recreational Same as Alternative B	Recommendation: Not Suitable

Table 4.135. River Segments Evaluated and Recommended for Wild and Scenic River Designation by Alternative

Segment	Acres	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Dark Canyon	2,048	Not evaluated	Recommendation: Suitable, Wild VRM I Closed to oil and gas leasing Recommended for withdrawal from mineral entry	Recommendation: Suitable, Wild Same as Alternative B	Recommendation: Not Suitable	Recommendation: Suitable, Wild Same as Alternative B	Recommendation: Suitable, Wild Same as Alternative B
Fable Valley	2,176	Not evaluated	Recommendation: Suitable, Scenic VRM I NSO oil and gas leasing	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Scenic Same as Alternative B, except: Closed to oil and gas leasing	Recommendation: Not Suitable
San Juan River Segment #1	1,360	Not evaluated	Recommendation: Suitable, Recreational VRM III Standard oil and gas lease terms NSO in floodplains and riparian corridors	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Recreational Same as Alternative B	Recommendation: Not Suitable

Table 4.135. River Segments Evaluated and Recommended for Wild and Scenic River Designation by Alternative

Segment	Acres	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
San Juan River Segment #2	1,600	Eligible. VRM I Withdrawn from mineral entry Surface disturbance from mining activities on existing claims would be limited to the extent possible without curtailing valid existing rights Area above the rim in the vicinity of the Bluff airport lease would be available for mineral material disposal. In areas closed to OHV a plan of operations is required for any mining-related activity other than casual use	Recommendation: Suitable, Recreational VRM III Standard oil and gas lease terms NSO in floodplains and riparian corridors	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Recreational Same as Alternative B	Recommendation: Not Suitable
San Juan River Segment #3	2,128	Same as San Juan River Segment #2	Recommendation: Suitable, Wild VRM I Closed to oil and gas leasing Recommended for withdrawal from mineral entry	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Wild Same as Alternative B, except: Closed to oil and gas leasing	Recommendation: Not Suitable

Table 4.135. River Segments Evaluated and Recommended for Wild and Scenic River Designation by Alternative

Segment	Acres	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
San Juan River Segment #4	672	Same as San Juan River Segment #2	Recommendation: Suitable, Recreational VRM III Standard oil and gas lease terms NSO in floodplains and riparian corridors	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Recreational Same as Alternative B	Recommendation: Not Suitable
San Juan River Segment #5	2,768	Same as San Juan River Segment #2	Recommendation: Suitable, Wild VRM I NSO oil and gas leasing Recommended for withdrawal from mineral entry	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Wild Same as Alternative B	Recommendation: Suitable, Wild VRM I Closed to oil and gas leasing Recommended for withdrawal from mineral entry
Arch Canyon	2,208	Not evaluated	Recommendation: Suitable, Recreational VRM III Standard oil and gas lease terms NSO in floodplains and riparian corridors	Recommendation: Not Suitable	Recommendation: Not Suitable	Recommendation: Suitable, Recreational Same as Alternative B	Recommendation: Not Suitable

4.3.14.4.1. ALTERNATIVE A

Under Alternative A, a suitability determination would not be made, but those river segments that were determined eligible in the 1991 San Juan RMP would remain eligible with this alternative. Where BLM manages the shoreline or other lands within the river corridors they would be managed to maintain the free-flowing nature, outstandingly remarkable values, and tentative classification. The segments determined to be eligible were Colorado River Segments #2 and #3 and San Juan River Segments #2 (portion), #3, #4, and #5. Because the eligible river corridors would be subject to the existing land-use plan as far as resource allocations are concerned, they may be subject to case-by-case actions. These would be addressed through the NEPA process with mitigation applied. If any proposed land uses would affect the eligibility of a river segment, it is BLM policy to deny the action until suitability can be considered. Although a suitability determination would not be made in Alternative A (No Action), all eligible rivers would continue to be managed to protect the outstandingly remarkable values (ORVs) in a case-by-case manner. The protective measures identified for the Colorado and San Juan River segments would continue.

The San Juan River (Segments #1 and #2), Arch Canyon, Fable Valley, Indian Creek would be managed as open to minerals leasing under Standard stipulations or timing and controlled surface use. The San Juan River (Segments #3, #4, and #5), Fable Valley, and Dark Canyon would be managed as NSO or closed to mineral leasing. All segments except for the Colorado River and Dark Canyon would be open to mineral entry and the Colorado, Indian Creek, and San Juan River Segments (#1 and #2) are open to minerals material disposal. Generally, riparian corridors would be managed as NSO under BLM's riparian policy and therefore, regardless of the leasing category these areas would be protected from development. However there is an exception to allow for development in riparian areas if there are no other practical alternatives. In addition, on smaller rivers, in areas where the 0.25-mile WSR corridor extends beyond the riparian corridor there would not be NSO protection. In these instances, where mineral leasing (with Standard stipulations or timing and controlled surface use), mining entry, or mineral material disposal would be allowed, the outstandingly remarkable values of these rivers may be at risk from surface disturbance, habitat fragmentation, loss of visual integrity, and noise from construction and operation of mineral development infrastructure.

With this alternative, Dark Canyon and the San Juan River would be managed as SRMAs. This would enhance this segment's recreational values, and would not affect the other outstandingly remarkable values. It would not affect the free-flowing nature of the river, and would be in keeping with the tentative classification of scenic, recreational, or wild.

Arch Canyon, Colorado River (Segment #2), and the San Juan River (Segments #1 and #2) are in an open OHV category. Temporary impacts to outstandingly remarkable values could occur from surface disturbance and noise. All the remaining eligible river segments would be in a limited or closed OHV category. River corridors would largely be protected from disturbance related to OHV activity.

4.3.14.4.2. ALTERNATIVE B

With Alternative B, 92.4 river miles involving the following eligible river segments – Colorado River (Segments #1, #2, and #3), Arch Canyon, Fable Valley, Indian Creek, Dark Canyon, and the San Juan River (Segments #1 through #5) would be determined suitable for designation into the National Wild and Scenic River System (see Table 4.135). Overall, because of the increased acreage identified and managed as suitable, and because other resource allocations such as OHV use limited to designated routes, and closure to mineral entry in all wild segments, this alternative would provide greater protection to outstandingly remarkable values than would the No Action Alternative.

The San Juan River (Segments #1, #2, and #4), Colorado River (Segment #1), Indian Creek and Arch Canyon would be managed as open to minerals leasing under Standard stipulations or timing and controlled surface use, though floodplains and the riparian zones would be NSO. The San Juan River (Segments #3 and #5), Fable Valley, and Dark Canyon would be managed as NSO or closed to mineral leasing. All segments would be open to mineral materials disposal and the Colorado River (Segments #1 and #2), the San Juan (Segments #1, #2, and #4), Arch Canyon, and Fable Valley would be open to mineral entry. The risks to the ORVs in these segments are as noted above in Alternative A.

With Alternative B the Colorado River (Segment #3), Dark Canyon, Fable Valley, and the San Juan River (Segment #3 and #5) would be managed as VRM Class I and the Colorado River (Segment #2) would be managed as VRM Class II. These segments would have direct beneficial protection to the scenic values and indirect benefits to other resource values because the VRM objectives would limit surface disturbance. Unless other management prescriptions would limit surface disturbance in these areas, the remaining segments would be at risk for adverse impacts to the ORVs from surface-disturbing activities.

With this alternative, the San Juan River and Dark Canyon would be managed as SRMAs. This would emphasize these segments' recreational values, and would not affect the other outstandingly remarkable values. It would not affect the free-flowing nature of the river, and would be in keeping with the tentative scenic classification.

All eligible and suitable river segments would be in a limited or closed OHV category, with most of the segments limited. River corridors would largely be protected from disturbance related to OHV activity. No loss of outstandingly remarkable values from OHV use would be anticipated during the next 15 years.

4.3.14.4.3. ALTERNATIVE C

With Alternative C, 18.4 river miles involving the eligible Colorado River Segments #2 and #3 and Dark Canyon Segment would be determined suitable for designation into the National Wild and Scenic River System (see Table 4.135). This alternative would be more protective to the ORVs than Alternatives A and D but less so than Alternatives B and E.

The San Juan River (Segments #1, #2 and #4), Colorado River (Segment #1), Indian Creek and Arch Canyon would be managed as open to minerals leasing under Standard stipulations or timing and controlled surface use. The San Juan River Segments #3 and #5, Fable Valley, and Dark Canyon would be managed as NSO or closed to mineral leasing. All segments would be open to mineral materials disposal. With Alternative C, mineral withdrawals would be pursued

on the San Juan Segments #3 and #5 and Dark Canyon to restrict mineral-related disturbance and would therefore protect the outstandingly remarkable values and tentative classification of the river segments from mineral entry. The risks to the ORVs in the segments open to minerals leasing under Standard stipulations and timing and controlled surface use are as noted above in Alternative A.

With Alternative C, Colorado River (Segment #1) and Dark Canyon would be managed as VRM Class I and Colorado River (Segment #2) and Fable Valley would be managed as VRM Class II. These segments would have beneficial direct protection to scenic and other resource values because the objectives limit surface disturbance. Unless there would be other management prescriptions that would limit surface disturbance in these areas the remaining segments would be at risk for adverse impacts to the ORVs.

With this alternative, Dark Canyon and the San Juan River would be managed as SRMAs. This would emphasize these segments' recreational values, and would not affect the other outstandingly remarkable values. It would not affect the free-flowing nature of the river, and would be in keeping with the tentative classification of scenic.

All eligible and suitable river segments would be in a limited or closed OHV category, with most of the segments limited. River corridors would largely be protected from surface disturbance related to OHV activity. No loss of outstandingly remarkable values from OHV use would be anticipated during the next 15 years.

4.3.14.4.4. ALTERNATIVE D

No segments would be recommended suitable for designation under this alternative. This alternative would offer the least protections to the WSRs in comparison to Alternatives A, B, C and E and the Proposed Plan.

The San Juan River (Segments #1, #2, and #4), Colorado River (Segments #1, #2, and #3), Indian Creek, and Arch Canyon would be managed as open to minerals leasing under Standard stipulations or timing and controlled surface use. The San Juan River (Segments #3, #5), Fable Valley, and Dark Canyon would be managed as NSO or closed to mineral leasing. All segments would be open to mineral materials disposal. No mineral withdrawals would be pursued with this alternative.

Fable Valley and Dark Canyon would be managed as VRM Class I and the San Juan River would be managed as VRM Class II. These segments would provide direct protection to scenic and other resource values because these landscape objectives limit most surface-disturbing activities. The remaining segments would be managed as VRM Class III. Unless there would be other management prescriptions that would limit surface disturbance in these areas the remaining segments would be at risk for adverse impacts to the ORVs from surface disturbance, habitat fragmentation, loss of visual integrity, and noise from construction and operation of mineral development infrastructure.

With this alternative, Dark Canyon and the San Juan River would be managed as SRMAs. This would emphasize this segment's recreational values, and would not affect the other outstandingly remarkable values. It would not affect the free-flowing nature of the river, and would be in keeping with the tentative classification of scenic.

All eligible river segments would be in a limited or closed OHV category, with most of the segments limited. River corridors would largely be protected from disturbance related to OHV activity. No loss of outstandingly remarkable values from OHV use would be anticipated during the next 15 years.

4.3.14.4.5. ALTERNATIVE E

The impacts under Alternative E would be the same as those under Alternative B, except that Colorado River Segment #3, San Juan River Segment #3, and Fable Valley would be closed to oil and gas leasing, and Colorado River Segment #3 and San Juan Segment #3 would be managed lands to maintain the wilderness characteristics of non-WSA land with wilderness characteristics where they exist along those segments. Because of these additional management prescriptions, this alternative would offer the greatest protection to WSRs in comparison to Alternatives A, B, C, and D and the Proposed Plan.

4.3.14.4.6. PROPOSED PLAN

Under the Proposed Plan, 35.7 river miles involving the eligible Colorado River Segments #2 and #3, San Juan River Segment # 5, and Dark Canyon would be determined suitable for designation into the National Wild and Scenic River System (see Table 4.135). This alternative would be more protective to the ORVs than Alternatives A, C, and D but less so than Alternatives B and E.

The San Juan River (Segments #1, #2 and #4), Colorado River (Segment #1), Indian Creek and Arch Canyon would be managed as open to minerals leasing under Standard stipulations or timing and controlled surface use. The San Juan Segments #3, Fable Valley, and Dark Canyon Rivers would be managed as NSO or closed to mineral leasing. All segments would be open to mineral materials disposal. Mineral withdrawals would be pursued on the Colorado River Segment #3, the San Juan River Segments #5, and Dark Canyon to restrict mineral-related disturbance and would therefore protect the outstandingly remarkable values and tentative classification of the river segments from mineral entry. The risks to the ORVs in the segments open to minerals leasing under Standard stipulations and timing and controlled surface use are as noted above in Alternative A.

Under the Proposed Plan, San Juan River Segment # 5 and Dark Canyon would be managed as VRM I and the Colorado River Segments #2 and #3 would be managed as VRM II. These segments would have beneficial direct protection to scenic and other resource values because these landscape objectives would limit surface disturbance. Unless there would be other management prescriptions that would limit surface disturbance in these areas the remaining segments would be at risk for adverse impacts to the ORVs.

With the Proposed Plan, Dark Canyon would be managed as SRMAs. This would emphasize these segments' recreational values, and would not affect the other outstandingly remarkable values. It would not affect the free-flowing nature of the river, and would be in keeping with the tentative classification of scenic.

All eligible and suitable river segments would be in a limited or closed OHV category, with most of the segments limited. River corridors would largely be protected from disturbance related to OHV activity. No loss of outstandingly remarkable values from OHV use would be anticipated during the next 15 years.

4.3.14.5. IMPACTS TO WILDERNESS AND WILDERNESS STUDY AREAS (WSAs)

WSAs are managed under the Interim Management Policy (IMP), which directs the BLM to manage the area so as not to impair their suitability for preservation as wilderness. This applies to all uses and activities except those specifically exempted from this standard by FLPMA (such as grandfathered uses) (BLM 1995). Because of this protective management requirement, there would be no impacts to WSAs from implementation of this plan except in areas with valid existing rights. In those areas the impacts would be similar to those described in Section 4.3.8, Non-WSA Lands with Wilderness Characteristics. Table 4.136 shows the acreages of WSAs in the Monticello FO.

Table 4.136. Acreages of WSAs in the Monticello FO

WSA	Acreage ¹
Bridger Jack Mesa	6,301
Butler Wash	22,043
Cheese Box Canyon	14,826
Cross Canyon	945
Dark Canyon ISA Complex	67,822
Fish Creek Canyon	46,089
Grand Gulch ISA Complex	105,181
Indian Creek	6,884
Mancos Mesa	50,876
Mule Canyon	5,977
Road Canyon	52,372
South Needles	159
Squaw and Papoose Canyon	6,552
Total	386,027

¹ Acreages are GIS calculations and may not reflect acreages presented in BLM statewide Wilderness Study Report.

All WSAs would be managed as VRM Class I. This management objective would preserve the natural landscape. Protection of the natural landscape would protect the setting required to provide for opportunities for solitude and needed to support primitive recreation activities. OHV travel in WSAs would be limited to designated routes. This would protect the natural character of the landscape of the WSAs, but allow for temporary, short-term impacts to opportunities for solitude and primitive forms of recreation in the WSA where motorized travel would be permitted.

4.3.14.6. SUMMARY OF IMPACTS

Alternatives B and E would manage the largest area (521,241 acres) of the Monticello PA as ACECs, followed by Alternative A (504,947 acres), and Alternative C (76,764 acres) and the Proposed Plan (73,495 acres). No ACECs would be designated under Alternative D. Although

Alternative A would designate a comparable number of areas as ACECs, its management prescriptions would generally not be as protective of the relevant and important ACEC values as Alternatives B, C, and E and the Proposed Plan. Therefore, Alternative E, which has the most acres designated and the most protective management prescriptions, would be the most protective of relevant and important ACEC values, followed by Alternatives B and C, the Proposed Plan and Alternative A, respectively. Alternative D would not provide any beneficial impacts to the ACEC values. Alternatives B and E best prevent irreparable damage to the relevant and important values, resources, natural systems and natural hazards. Alternative D does the least to prevent irreparable damage to the relevant and important values, resources, natural systems or natural hazards. However, to some degree because WSAs overlap many of the ACECs in Alternative A, protection is generally in place (Map 87).

In all action alternatives (Alternatives B, C, D, and E) and the Proposed Plan, where eligible rivers would be recommended suitable, the BLM would manage these segments to protect or enhance the outstandingly remarkable values, tentative classification, and free-flowing nature of these rivers with specific protective allocations within the river corridor (1/4 mile of the high water mark on each side of the river) to the extent of its authority, which is limited to those portions of the segment where BLM manages the shoreline or other lands within the corridor, and is subject to valid existing rights. Under Alternative A, a suitability determination would not be made, but those river segments that were determined eligible in the 1991 San Juan RMP would remain eligible with this alternative. Where BLM manages the shoreline or other lands within the river corridors, the rivers would be managed to maintain the free-flowing condition, outstandingly remarkable values, and tentative classification. Under Alternatives B and E, 92.4 miles of river would be recommended as suitable; with the greatest beneficial impacts to wild and scenic rivers. Management prescriptions under Alternative E would be slightly more protective than those under Alternative B. The Proposed Plan would recommend 35.7 miles of river as suitable. Alternative D recommends 18.4 miles suitable for designation. Alternative D would not find any segments suitable.

The management of WSAs would be the same under all alternatives. WSAs would be managed under the Interim Management Plan (IMP), which directs the BLM to manage the area so as not to impair their suitability for preservation as wilderness.

4.3.14.7. MITIGATION MEASURES

No mitigation measures would be required under any of the alternatives or the Proposed Plan.

4.3.14.8. UNAVOIDABLE ADVERSE IMPACTS

Unavoidable adverse impacts would occur from surface disturbance resulting from mineral development and OHV activity, where they are permitted under any alternative or the Proposed Plan.

4.3.14.9. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Any loss of relevant and important ACEC values and outstanding remarkable wild and scenic river values, from surface disturbances created by other resource uses, would persist throughout the next 15 years, and would constitute a long-term loss of these values as a result of short-term uses.

4.3.14.10. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

Any loss of relevant and important ACEC values or outstanding remarkable wild and scenic river values due to mineral development, OHV activity, or other surface disturbances would be irretrievable, lasting until the affected area was fully reclaimed, either naturally or with human intervention.

4.3.15. SPECIAL STATUS SPECIES

This section discusses impacts to special status species from management decisions of other resources and resource uses described in Chapter 2. Existing conditions concerning special status species are described in Chapter 3.

Because of the large number of special status species that may occur in the Monticello PA, including Threatened, Endangered, and Sensitive species, it was determined that, in some cases, the most effective way to disclose impacts at the programmatic level would be to analyze the impacts to the habitat cover type used by those species. Accordingly, for the purposes of analysis, the special status species described in Chapter 3, Section 3.16 are grouped by habitat type, as shown in Table 4.137 below. Impacts to federally listed species are also analyzed by habitat type. Quantitative information is provided for the following species: Mexican Spotted Owl (MSO), Gunnison Sage-grouse, Southwestern Willow Flycatcher (SWFL), Bald Eagle, and Colorado River fish (humpback chub, Colorado pikeminnow, razorback sucker, and bonytail).

4.3.15.1. ANALYSIS ASSUMPTIONS

The habitats associated with these species are representative of the habitats of the other special status species (see Table 4.137). All habitat impacts analyzed in this section are approximations based on assumptions regarding the potential locations of facilities, vegetation treatments, grazing, and other impacts from management decisions. Representations of the available habitat (and critical habitat where designated) for these representative species within the Monticello PA can be found in Map 93 (Colorado fish species and MSO), Map 92 (Bald Eagle), and Map 91 (SWFL). Acreage calculations used for analysis for SWFL and Yellow-billed Cuckoo habitat were made using riparian vegetation acreages. Because both species utilize micro-habitats within riparian habitat, all habitat acreage calculations are likely over-estimations for these species. The Bald Eagle habitat acres used in this document include a 1-mile-wide buffer on all streams and rivers in the Monticello PA, all BLM mule deer winter range and a .05-mile buffer on Highways SR-191, SR-95, SR-275, and SR-211 (personal communication between Deb Reber and Susan Martin, SWCA, and Tammy Wallace, BLM, September 22, 2006). Acres of habitat for the MSO and the 4 endangered Colorado River fish species used in this document are taken from the GIS habitat layer for these species provided by the USFWS and BLM. Acres of Gunnison Sage-grouse habitat used in the following analyses were taken from the DWR habitat GIS layer. All references to the Colorado River fishes are specifically referring to the federally endangered bonytail (*Gila elegans*), Colorado pikeminnow (*Ptychocheilus lucius*), humpback chub (*Gila cypha*), and razorback sucker (*Xyrauchen texanus*). These 4 species are managed similarly, and impacts can typically be analyzed as a group.

The black-footed ferret is not known to occur in the Monticello PA. However, the possibility exists that at some point in time the introduction of experimental non-essential populations of ferrets may be considered. Because there are no specific plans or time frames for re-introductions, potential re-introductions are not analyzed and potential impacts to black-footed ferrets are not analyzed.

In all of the following subsections, management decisions discussed for each of the alternatives and the Proposed Plan are in addition to those discussed under Management Common to All Alternatives and the Proposed Plan in Table 2.1 of Chapter 2. The Proposed Plan and alternatives

have the potential for adverse impacts on special status species through decisions for resource management such as travel, recreational use of the land, vegetation treatments, and oil or gas development.

For most resource decisions for which there is limited variation in impacts by habitat type, impacts are discussed by the Proposed Plan and alternative in order to give an overall description of the impacts resulting from the management action.

Air quality management does not directly result in additional emissions or air quality degradation. Potential impacts to air quality from actions, such as the construction of access roads to oil and gas development sites, would be analyzed as part of the energy and minerals program in the environmental analysis prepared for that action. Appropriate Section 7 consultation with USFWS would be conducted as a part of the environmental process. Therefore, any potential impacts to air quality would result from implementing aspects of the energy and minerals program. Given the objectives and goals of the air quality program and the support function for maintenance of appropriate air quality standards, implementation of the air quality program would not impact any of the listed threatened or endangered plant, fish, and animal species analyzed in this report and would not impact any of the designated critical habitat of the threatened or endangered fish and animal species analyzed in this report within the Monticello PA.

The alternatives have the potential for both adverse and beneficial impacts on special status species through management actions such as travel management, recreational use of the land, vegetation treatments, and oil or gas development. Wherever possible, this document quantifies the amount and types of habitats that would be directly disturbed or reclaimed due to such actions. However, it is often difficult to quantify the loss or improvement of quality or condition of a habitat. Subtle increases or decreases in weeds, shrubs, forbs, water availability, undisturbed areas, or birthing or wintering grounds can greatly affect the distribution, health, and survival of a diversity of sensitive plant and animal species. The degree to which these impacts could occur varies by alternative, with alternatives that increase the amount of surface disturbance within special status species' habitats generally having greater potential adverse impacts on these species. Attempts are made to address potential impacts within each action analysis, but the discussions are often qualitative due to the difficulty in measuring such changes.

Additional assumptions for this chapter include the following: (1) implementation of all of the alternatives would be in accordance with existing laws, regulations, and standard management guidelines; (2) actions associated with emergency or public safety would be performed at the discretion of the Authorized Officer; (3) though impacts resulting from implementation of any of the alternatives may extend beyond Monticello PA boundaries, they will be analyzed to their logical conclusion even if they extend beyond Monticello PA boundaries (an example of this would be analyzing impacts to aquatic species, including downstream impacts beyond the Monticello PA boundaries); and that, (4) public land users will comply with the decisions and allocations contained in the alternatives.

Table 4.137. Grouping of Special Status Species by Habitat Type

Habitat	BLM Special Status Species	Federally Listed Species	Designated Critical Habitat
Desert Shrub	Wildlife: Gunnison's prairie dog, desert night lizard, ferruginous hawk, short-eared owl, Brewer's sparrow, loggerhead shrike, pinyon jay, sage sparrow Plants: Cronquist milkvetch, Cutler milkweed, Copper Canyon milkvetch, Skull Valley spring-parsley, Hole-in-the-Rock prairie clover, spineless hedgehog cactus, Cataract Canyon gilia, Paradox breadroot, Howell scorpionweed, Bluff phacelia, Mancos shadscale, Jane's globemallow	Wildlife: None Plants: None	Wildlife: None Plants: None
Sagebrush and Perennial Grassland	Wildlife: Brewer's sparrow, loggerhead shrike, pinyon jay, sage sparrow, Virginia's warbler, Gunnison's prairie dog, ferruginous hawk, short-eared owl, desert night lizard, Gunnison Sage-grouse, Mogollon vole, kit fox, silky pocket mouse, burrowing owl, Swainson's hawk, prairie falcon Plants: Chatterley's onion, Copper Canyon milkvetch, spineless hedgehog cactus, redroot buckwheat	Wildlife: Black-footed ferret (<i>Mustela nigripes</i>) (E) ⁸ Plants: None	No critical habitat rules have been published for the black-footed ferret. Plants: None
Pinyon-Juniper Woodland	Wildlife: gray vireo, pinyon jay, Virginia's warbler Plants: Chatterley's onion, spineless hedgehog cactus, redroot buckwheat, Paradox breadroot, Howell scorpionweed	Wildlife: None Plants: None	Wildlife: None Plants: None
Conifer and Mountain Shrub	Wildlife: Yavapai mountain snail, Gunnison's prairie dog, Lewis's woodpecker, northern goshawk, three-toed woodpecker, broad-tailed hummingbird, black-throated gray warbler Plants: spineless hedgehog cactus	Wildlife: None Plants: None	Wildlife: None Plants: None

⁸The black-footed ferret does not occur in the MPA, but is included here due to its potential to occur in association with prairie dog habitat. See Sections 4.3.15.1 Analysis Assumptions and 4.3.15.2.9 Impacts Common to All Alternatives for further discussion.

Table 4.137. Grouping of Special Status Species by Habitat Type

Habitat	BLM Special Status Species	Federally Listed Species	Designated Critical Habitat
Riparian and Wetland	Wildlife: American white pelican, bobolink, peregrine falcon, Arizona toad, smooth greensnake, bluehead sucker, roundtail chub, flannelmouth sucker, western Yellow-billed Cuckoo (C), Bald Eagle Plants: alcove bog orchid	Wildlife: SWFL (E), bonytail (E), Colorado pikeminnow (E), humpback chub (E), razorback sucker (E) Plants: None	Colorado River fishes: Designated critical habitat includes portions of the Colorado River and the Green River downstream from the Yampa River, along the San Juan River from Shiprock, NM to the inflow of Lake Powell; and the 100-year floodplain. Plants: None
Caves and Rock Crevices (Seeps)	Wildlife: Allen's big-eared bat, big free-tailed bat, fringed myotis, spotted bat, Townsend's big-eared bat Plants: pinnate spring-parsley, Nevada willowherb, alcove rock-daisy, kachina daisy	Wildlife: California condor (E; Experimental) Plants: Navajo sedge (T)	California condor: Potential nesting habitat occurs within the Monticello PA; however, any individuals in Utah are part of an experimental, non-essential population. Navajo sedge: Potential population in San Juan County occurs on Navajo land.
Rocky Slopes and Canyons	Wildlife: common chuckwalla Plants: Nevada willowherb, Canyonlands lomatium, western hophornbeam	Wildlife: MSO (T) Plants: None	MSO: Designated critical habitat consists of 8.65 million acres in AZ, CO, NM, and UT. In UT, critical habitat has been designated in portions of San Juan County within the Monticello PA. Plants: None

(C) = candidate for federal listing
 (T) = federally listed as threatened
 (E) = federally listed as endangered

4.3.15.2. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Under all alternatives, the BLM would comply with management plans and conservation agreements for special status species as detailed in Chapter 2. Additionally, all special status species-related measures outlined in the BLM's Oil and Gas Stipulations (Appendix C), Conservation Measures and Best Management Practices for Federally Listed Species (Appendix K), and Best Management Practices and Recommended Buffers and Nesting Periods for Raptors (Appendix M) would be followed. Further, the BLM is required to use methods and procedures necessary to improve the condition of special status species and their habitats to the degree such that their special status recognition is no longer warranted (BLM 2001c). There would be no specific individual protections provided for the majority of special status species listed in Table 4.137, including the black-footed ferret, which has no special protective measures in place because there are no known populations in the Monticello PA. Many of these species, however, would be indirectly protected by the restrictions and buffers in place for Gunnison Sage-grouse, MSO, SWFL, Yellow-billed Cuckoo, Bald Eagle, Navajo sedge, California condor, the endangered Colorado River fishes, and migratory birds (discussed in Section 4.3.19, Wildlife and Fisheries). These special status species protections are discussed in the following sections.

4.3.15.3. ALTERNATIVES AND PROPOSED PLAN IMPACTS

4.3.15.3.1. IMPACTS OF CULTURAL RESOURCE DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.1.1. Alternative A

Under Alternative A, the potential direct adverse impacts of cultural resource decisions on special status species include disturbance of individual wildlife and plant species. Wildlife could be disturbed by cultural resource site visitors, and plant species could be trampled or uprooted by visitors in cultural areas with high visitation. The potential indirect adverse impacts of cultural resource decisions on special status species include habitat disturbance and/or alteration caused by surface disturbance. This includes potential introduction and the spread of weedy, non-native plant species. Under Alternative A, Tank Bench and Beef Basin would not be managed as CSMAs and would be managed according to the 1991 San Juan RMP prescriptions. Human disturbance, including noise and vegetation trampling, in special status species habitat would be reduced due to the closure of the Grand Gulch Special Emphasis Area/Grand Gulch National Historic District to private and/or commercial use of woodland products, mineral leasing, OHV use, and mechanized or mechanical surface disturbance, including vegetation treatments. This would have beneficial impacts on special status species by decreasing the amount of surface disturbance caused by foot/vehicle traffic, tree removal, and oil and gas development in the area. Long-term adverse impacts would occur on special status species by not allowing mechanized or mechanical vegetation treatments that are designed to improved habitat for wildlife.

4.3.15.3.1.2. Alternative B

Under Alternative B, the qualitative impacts of cultural resource decisions on special status species would be the same as those discussed under Alternative A. Under this alternative, Comb Ridge, Tank Bench, Beef Basin, and McLoyd Canyon-Moon House would be managed as CSMAs. The Comb Ridge Management Zone (MZ) within the Cedar Mesa SRMA (30,752 acres) would be closed to woodland product collection, closed to oil and gas surface occupancy

and mineral entry, and would only be available for non-surface-disturbing vegetation treatments. Camping would be limited to designated campgrounds and hiking and OHV use would be limited to designated trails. The Tank Bench CSMA (2,646 acres) would have the same surface disturbance restrictions as the Comb Ridge MZ with the Cedar Mesa SRMA, but would be closed to OHV use, campfires, and domestic pets and pack animals. The Beef Basin CSMA (20,302 acres) and the McLoyd Canyon-Moon House CSMA (1,607 acres) would have the same surface disturbance restrictions as the Comb Ridge MZ within the Cedar Mesa SRMA with the exception of mineral leasing, which would be allowed subject to standard terms. Under all alternatives and the Proposed Plan, the Grand Gulch National Historic District (37,388 acres) would be closed to all surface disturbances, with the exception of designated trails and camping areas.

There would be a considerable difference in impacts between Alternative B and Alternative A due to the designation of CSMA and associated restrictions on surface-disturbing activities. Adverse impacts to special status species from surface-disturbing activities and other human disturbances under Alternative B would be considerably reduced from Alternative A due to restrictions on surface disturbances and use within the designated CSMA and the 37,388 acres Grand Gulch National Historic District.

4.3.15.3.1.3. Alternative C

Under Alternative C, the qualitative impacts of cultural resource decisions on special status species would be the same as those discussed under Alternative B. The Comb Ridge MZ within the Cedar Mesa SRMA would be managed the same as under Alternative B, except that woodland product collection and surface-disturbing vegetation treatments would be allowed. The Tank Bench CSMA would be managed the same as under Alternative B, except for the following: it would be open to oil and gas leasing and mineral entry under standard lease terms, hiking would be allowed off trails, and surface-disturbing land activities would be permitted. The Beef Basin CSMA would be managed the same as under Alternative B, except that campfires would be allowed, and groups larger than 20 people would be required to camp in designated areas. The McLoyd Canyon-Moon House CSMA would be managed the same as under Alternative B, except that access to the interior corridor would be limited to 4 people at any one time. The Grand Gulch National Historic District would be managed the same as under Alternative B, but would allow non-motorized vegetation treatments.

There would be a considerable difference in impacts between Alternative C and Alternative A due to the designation of CSMA and associated restrictions on surface-disturbing activities. Adverse impacts to special status species from surface-disturbing activities and other human disturbances under Alternative C would be less than under Alternative A.

4.3.15.3.1.4. Alternative D

Under Alternative D, no CSMA would be proposed for designation. Visitors would be allowed in greater numbers and more area would be open to woodland product harvest under this alternative. In addition, Tank Bench (2,646 acres) would be open to mineral material disposal and geophysical work. These management decisions would have adverse impacts on special status species as described in the other alternatives.

This alternative would have fewer adverse impacts on special status species than would Alternative A because visitor use numbers would be imposed for Butler Wash east of Comb Ridge and for McLoyd Canyon-Moon House, and woodland product harvest would not be allowed in Beef Basin. However, there would be more adverse impacts to special status species under Alternative D than under Alternative B and the Proposed Plan because of the decisions to allow for more visitors, woodland product harvest, and mineral development.

4.3.15.3.1.5. Alternative E

Under Alternative E, impacts of cultural decisions on special status species would be the same as those described under Alternative B with the exception that OHV use would be closed in non-WSA lands with wilderness characteristics and vegetation disturbances would be restricted to protect wilderness characteristics in these areas. This would result in long-term, beneficial impacts to special status species habitat, as well as adverse impacts from restrictions on vegetation treatments to improve vegetation communities and control the spread of invasive species. The Comb Ridge MZ within the Cedar Mesa SRMA and Beef Basin CSMA would allow maintenance for existing improvements to wildlife habitat, but no new improvements would be allowed. This would limit direct impacts associated with surface-disturbing improvements. However, it would also reduce long-term, indirect, beneficial impacts from vegetation and wildlife habitat improvements. Due to the designation of CSMA and protections in place for non-WSA lands with wilderness characteristics, Alternative E would have considerably fewer direct adverse impacts than Alternative A.

4.3.15.3.1.6. Proposed Plan

Under the Proposed Plan, the qualitative impacts of cultural resource decisions on special status species would be the same as those discussed under Alternatives B and C. The Comb Ridge recreation management zone of the Cedar Mesa SRMA would be managed the same as under Alternatives B and C, except that woodland product collection and surface-disturbing vegetation treatments would be allowed. The Tank Bench SRMA would be managed the same as under Alternatives B and C, except for the following: it would be open to oil and gas leasing and mineral entry under standard lease terms, hiking would be allowed off trails, and surface-disturbing land activities would be permitted. The Beef Basin and the McLoyd Canyon-Moon House recreation management zones within the Cedar Mesa SRMA would be managed the same as under Alternatives B and C. The Grand Gulch National Historic District would be managed as a recreation management zone within the Cedar Mesa SRMA, and would allow non-motorized vegetation treatments.

There would be a considerable difference in impacts between the Proposed Plan and Alternative A due to the designation of the recreation management zones, SRMAs and associated restrictions on surface-disturbing activities. Adverse impacts to special status species from surface-disturbing activities and human disturbances under the Proposed Plan would be less than under Alternative A.

4.3.15.3.2. IMPACTS OF FIRE MANAGEMENT DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.2.1. Impacts Common to the Proposed Plan and All Alternatives

The impacts of fire management on special status species would be the same under all alternatives and the Proposed Plan, with all decisions guided by the Utah Land-use plan Amendment (LUP Amendment) for Fire and Fuels Management (Appendix A). Adherence with the LUP Amendment (which mandates the maintenance of existing healthy ecosystems and the protection of threatened, endangered, and special status species) would have beneficial impacts on special status species habitat in the Monticello PA, and would ensure that healthy ecosystems are not adversely impacted by fire management and fuels reduction. Wildland fire use would not be authorized in areas that are known to be highly susceptible to post-fire cheatgrass or other weed invasion, important terrestrial and aquatic habitats, and non-fire adapted vegetation communities unless reasonable Resource Protection Measures (RPMs) were in place. These RPMs would have beneficial impacts on special status species habitat by reducing the spread of weeds and preserving native plant species, thereby maintaining suitable wildlife forage, cover, and habitat.

Fuels management decisions include fuels-reduction treatments on 5,000 to 10,000 acres annually. These fuels-reduction treatments include: mechanical and manual treatments, prescribed fire, chemical or biological vegetation control, and aerial/ground seeding. These fuels management decisions would likely have a beneficial long-term impact on special status species habitat by helping to restore the natural fire regime, which would improve habitat health (Lewis and Harshbarger 1976), forage, nesting opportunities, and cover. Restoring the natural fire regime would also reduce the chance of wildland fire, and the subsequent loss of major ecosystem components. In the short-term, vegetation treatments could result in trampling or removal of forage and/or habitat, and human-caused wildlife disturbance including increased erosion, sedimentation, and surface runoff.

Wildland fire use may be authorized in special status species habitats, and this could adversely impact special status species by burning or cutting of vegetative cover, reduction of the overall quantity or quality of habitat or forage, or mortality of individuals due to fire, trampling, or crushing. Indirect impacts to special status species and their habitats could include increased exposure to predators due to reduced vegetation cover, increased soil erosion, or other impacts to habitat quality. In the long-term, after appropriate rehabilitation wildland fire would benefit special status species habitat in an area by removing competition from weedy natives and invasive species. Once the competition was removed, a diverse native community would have the potential to establish itself in the area (Monsen 2004), which would mean more available forage and cover for special status wildlife species and available habitat for special status plant species (Stevens 2004).

Wildland fire use would not be authorized in the following areas unless reasonable Resource Protection Measures were in place: 1) areas that are known to be highly susceptible to post-fire cheatgrass or other weed invasion, 2) important terrestrial and aquatic habitats, and 3) non-fire-adapted vegetation communities (see Chapter 2 Table 2.1, Summary Table of Alternatives and the Proposed Plan).

Desert Shrub Habitat

Under all alternatives and the Proposed Plan, wildland fire use or fuels management actions and associated surface-disturbing treatments would not be authorized in desert shrub habitats, which are known to be highly susceptible to post-fire cheatgrass or other weed invasion, unless reasonable Resource Protection Measures were in place. Resource Protection Measures would result in beneficial impacts because fire management activities that promote weed invasion could adversely impact special status plant species through direct impacts to individuals and competition from weed species. These also indirectly impact special status wildlife through short- and long-term changes in vegetation composition and structure and weed-induced destabilization of biological soil crusts.

Sagebrush and Perennial Grassland and Pinyon-Juniper Woodland

The LUP indicates that the majority of fuels management treatments would occur in pinyon-juniper woodland and sagebrush habitats. Impacts would be analyzed with site-specific NEPA once it is determined where individual treatments would occur. Under all alternatives and the Proposed Plan, fuels management actions would include surface-disturbing treatments on 5,000–10,000 acres annually within the Monticello PA.

Impacts to special status species would include trampling or removal of vegetation and associated disturbance to sensitive wildlife species from fire and human presence. In the long-term, however, vegetation treatments would potentially benefit special status species habitat by removing competition from weedy natives and invasive species.

Riparian and Wetland Habitats

Direct adverse impacts from fire management decisions would include aquatic habitat degradation and modification, including sedimentation and salinization resulting from soil erosion and stream bank destabilization, changes in water chemistry, changes in flow pattern, and possible water withdrawals (USFWS 2002a; BLM 2005c; Trombulak and Frissell 2000). Indirect beneficial impacts of fire management on special status species and their habitats include the reduction of catastrophic wildland fires that cause habitat modification, soil erosion, stream sedimentation, and water quality degradation. Indirect adverse impacts of fire management in riparian areas include the potential for alteration of plant community structure, species composition, and a relative abundance of species. Fire is an imminent threat to special status species riparian habitats, because native riparian plants are neither fire-adapted nor fire-regenerated; therefore, fires in riparian habitats can cause catastrophic, immediate, and drastic changes in riparian plant density and species composition (USFWS 2002a). Under all alternatives and the Proposed Plan, wildland fire and fuels management decisions would not be authorized in potential special status species riparian habitats (see Section 4.3.15.1).

All Other Special Status Species Habitats in the Monticello PA

Under all other habitat types, wildland fire use would not be authorized unless reasonable Resource Protection Measures were in place if the habitat is deemed susceptible to post-fire cheatgrass or other weed invasion, important as terrestrial and aquatic habitat for special status species, or a non-fire-adapted vegetation community.

4.3.15.3.3. IMPACTS OF HEALTH AND SAFETY DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.3.1. Impacts Common to All Alternatives and the Proposed Plan

Under all alternatives and the Proposed Plan, abandoned mine lands (AMLs) would be prioritized for area reclamation and mitigation. Site-specific NEPA analysis would be completed on all potential AML projects, thereby preventing adverse impacts to special status species. BLM would identify and clean up unauthorized dumping and shooting areas in the PA as required to comply with applicable state, local, and federal regulations. These would include areas such as the unauthorized shooting range west of Blanding, dumps near Hovenweep, the Monticello Airport, and Piute Knoll.

Riparian and Wetland Habitats

Hazardous waste contamination from AML sites could directly or indirectly impact special status species in the short and long-term. Special status fish and amphibian species may be particularly vulnerable to adverse impacts to water quality, which could result in mortality of individuals, reduced forage or prey availability, or impacts to other habitat qualities. Any impacts to water quality could indirectly impact sensitive wildlife species that utilize affected riparian or wetland habitats through exposure to contaminants or impacts to prey availability or habitat quality. Health and safety management decisions could negatively impact the endangered Colorado River fishes due to impacts to the primary constituent elements for their designated critical habitat. Actions associated with health and safety management decisions could also negatively impact SWFL and other riparian species due to surface disturbance impacts resulting in water quality degradation, and increased human activities during mine reclamations and spill clean up.

Under all alternatives and the Proposed Plan, some abandoned mine lands sites would be prioritized due to hazardous waste contamination and water quality issues. The top criteria used to prioritize water-quality-based AML programs include threats to the environment (see special status section of Table 2.2, Summary of Impacts), which takes into account habitat quality for all special status fish species.) These actions are conducted under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) authority and follow CERCLA processes. These reclamations would help to mitigate for the adverse impacts of poor water quality on special status fish species because the threat of groundwater contamination would be removed. Long-term water quality monitoring would be required.

Caves and Rock Crevices

In addition to naturally occurring caves and rock crevices, abandoned mining structures are often used as roosting habitat by bats, including sensitive bat species. Of the 18 bat species in Utah, 14 species regularly occur in abandoned mines. One state special status species (Townsend's big-eared bat) has been found exclusively in abandoned mines (Grandison 2004). Of the special status bat species occurring in the Monticello PA (see Table 4.137), three are known to use caves as winter, day, or night roosts (Oliver 2000). There are also three sensitive plant species that grow in rock crevices and on steep slopes that could be impacted by activities associated with health and safety decisions in the Monticello PA. Completely sealing off AML entrances could have direct adverse impacts to roosting individuals and populations, which could include the reduction of suitable roosting habitats. Under all alternatives and the Proposed Plan, potential mitigations to avoid and/or minimize impacts to special status bat species would include pre-construction surveys and the installation of bat compatible mine gates and cupolas, which allow

bats to pass through but prohibit human entrance. Use of mitigation structures and monitoring would lessen adverse impacts of mine closures on bats.

Under the Proposed Plan, hazardous materials management activities could negatively impact MSO and other cliff dwelling sensitive birds due to disturbance associated with the presence of humans and equipment.

All Other Special Status Species Habitats in the Monticello PA

Under all alternatives and the Proposed Plan, impacts to all other special status species from abandoned mine reclamation would be negligible because they do not occur in areas that would be impacted by these activities. There is potential for negative impacts on species in all other habitat types resulting from the clean up of existing dumping and shooting areas. These impacts are likely to be negligible because the disturbed areas are unlikely to meet the habitat requirements of sensitive species.

4.3.15.3.4. IMPACTS OF LANDS AND REALTY DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.4.1. Impacts Common to All Alternatives and the Proposed Plan

Lands and realty decisions that could potentially impact special status species include access, easements, leases and permits, utility/transportation systems, exchanges, disposals, and withdrawals. Under all alternatives and the Proposed Plan, WSAs would be exclusion areas for ROWs. Withdrawals and excluded areas would preserve and protect special status environmental resources and areas. Similarly, the acquisition and retention of any special status species habitat, quality riparian areas, and key productive ecosystems would have beneficial impacts on special status species.

All areas not identified as avoidance or exclusion would be available for ROWs and could be subject to multiple-use terms on a case-by-case basis (BLM 2004a). The use of ROWs for utility and communication infrastructure could have direct, long-term adverse impacts on special status plant and wildlife species habitat due to surface disturbance for utility lines, communication sites, solar and wind energy sites, pipeline installation, trampling by workers and vehicles during construction activities, as well as impacts to special status bird or bat species and migration routes from wind turbines and construction of maintenance access roads. Additionally, noise and human presence associated with infrastructure installation could have adverse impacts on special status wildlife species in the Monticello PA. The installation of power poles may increase raptor predation on Gunnison's prairie dog and Gunnison Sage-grouse by providing hunting perches. Although this would be an adverse impact on these prey species, it would also provide a beneficial impact on raptor species in the planning area (see Section 4.3.19, Wildlife, for details).

Under all alternatives and the Proposed Plan, applications for filming permits would have to meet the criteria that they do not impact special status species or their habitat. Accordingly, implementation of these minimum-impact criteria would prevent adverse impacts to special status species from filming.

4.3.15.3.4.2. Alternative A

Under Alternative A, lands available for ROWs would be divided into four categories; lands with designated transportation and utility corridors, lands outside designated transportation and utility

corridors, lands to be avoided, and lands to be excluded. Exclusion (120,800 total acres) and avoidance (253,790 total acres) areas under Alternative A would benefit special status species habitat in these areas by limiting the possibility of surface disturbances and vegetation removal that might result from an expanded ROW network.

In areas where ROWs would be authorized, there could be long-term direct, adverse impacts on special status species habitat where installation would occur. These impacts would result from vegetation crushing and removal associated with construction and habitat fragmentation. Short-term direct impacts could result from noise disturbances. Long-term indirect adverse impacts could result from the potential introduction of invasive plant species by construction equipment and building personnel. This alternative has the greatest amount of acreage open to ROW authorization and, therefore the greatest potential for impacts to special status species.

4.3.15.3.4.3. Alternative B

Alternative B would consider proposals for ROWs in the Monticello PA except in exclusion areas (416,612 acres) and avoidance areas (125,105 acres). This would limit both surface disturbance and vegetation removal in these areas which could be beneficial for special status species in these areas. Impacts to special status species from surface-disturbing activities and human disturbances under Alternative B would be less than under Alternative A.

4.3.15.3.4.4. Alternative C

Alternative C would consider proposals for ROWs in the Monticello PA except in exclusion areas (395,329 acres) and avoidance areas (39,323 acres). This would limit both surface disturbance and vegetation removal in these areas which could be beneficial for special status species in these areas. Impacts to special status species from surface-disturbing activities and human disturbances under Alternative C would be less than under Alternative A.

4.3.15.3.4.5. Alternative D

Alternative D would consider proposals for ROWs in the Monticello PA except in exclusion areas (386,853 acres) and avoidance areas (14,175 acres). This would limit both surface disturbance and vegetation removal in these areas which could be beneficial for special status species in these areas. Impacts to special status species from surface-disturbing activities and human disturbances under Alternative D would be less than under Alternative A.

4.3.15.3.4.6. Alternative E

Alternative E would consider proposals for ROWs in the Monticello PA except in exclusion areas (974,463 acres) and avoidance areas (53,915 acres). This would limit both surface disturbance and vegetation removal in these areas which could be beneficial for special status species in these areas. Impacts to special status species from surface-disturbing activities and human disturbances under Alternative E would be less than under Alternative A.

4.3.15.3.4.7. Proposed Plan

The Proposed Plan would consider proposals for ROWs in the Monticello PA except in exclusion areas (416,115 acres) and avoidance areas (133,293 acres). This would limit both surface disturbance and vegetation removal in these areas which could be beneficial for special

status species in these areas. Impacts to special status species from surface-disturbing activities and human disturbances under the Proposed Plan would be less than under Alternative A.

4.3.15.3.5. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.5.1. Impacts Common to All Alternatives and the Proposed Plan

Grazing would continue to be unavailable on 134,520 acres in the areas identified in the Summary Table of Alternatives and the Proposed Plan (Table 2.1), and Table 4.181 in Section 4.3.17, Vegetation, shows the acres unavailable for livestock grazing by vegetation type.

Livestock grazing allotments occupy approximately 99% of all lands within the Monticello PA. Detrimental impacts from grazing could include loss of biodiversity, lowering of population densities, disruption of some ecosystem functions, changes to community organization, and changes to the physical characteristics of both terrestrial and aquatic habitats (Chaneton and Lavado 1996; Fleischner 1994; Olf and Ritchie 1998). Within grazing allotments, special status species may be impacted by trampling, reduced forage or cover vegetation, reduced quality of riparian and wetland habitats, and other impacts to habitat quality or quantity.

Under all alternatives and the Proposed Plan, livestock grazing would be managed according to the Guidelines for Grazing Management to achieve the Standards for Rangeland Health (BLM 1997). By adhering to these standards, the impacts from livestock grazing on special status species are expected to be minimal. Grazing use would be unavailable on approximately 137,440 acres in the Monticello PA whereby adverse impacts to special status species by livestock would be reduced or eliminated. These closures could eliminate potential direct impacts from livestock grazing on special status species and associated habitat. Potential indirect, beneficial impacts could include increased habitat for special status species.

Under all alternatives and the Proposed Plan, grazing would be modified when monitoring indicates that objectives are not being met or resources are being adversely impacted. This would mitigate the adverse impacts of surface disturbance on riparian habitat associated with livestock grazing in the Monticello PA.

Livestock grazing would be permitted, with potentially adverse, indirect impacts from grazing in riparian habitat. A reduction in surface disturbance enables native vegetation to establish faster in riparian habitat.

Vegetation treatments including the use of mechanized or motorized equipment would be allowed in riparian areas. These treatments would have both beneficial and adverse impacts on vegetation in riparian habitat. Long-term beneficial impacts would include reduction of weed populations and creation of favorable conditions for establishment of native species. This, in turn, would improve riparian habitat for special status wildlife species. Short-term adverse impacts would include crushing and inadvertent removal of special status plant species during the treatment process. There could also be temporary adverse impacts on special status fish species habitat due to increased overland flow associated with soil compaction on soils adjacent to riparian areas (see Section 4.3.6, Livestock Grazing).

The SWFL Recovery Plan would be implemented in all suitable habitat areas. This would have beneficial impacts on any species within SWFL habitat because of the goals of the recovery plans, which are, 1) increase and improve occupied, suitable, and potential breeding habitat; 2)

increase meta-population stability; 3) improve demographic parameters; 4) minimize threats to wintering and migration habitat; 5) survey and monitor; 6) conduct research; 7) provide public education and outreach; 8) assure implementation of laws, policies, and agreements that benefit the flycatcher; 9) track recovery progress (USFWS 2002e).

The Utah's Standards for Rangeland Health and Guidelines for Grazing (Appendix G) and Recreation Guidelines (Appendix E) would be followed to achieve proper riparian functioning. Overall, the BLM would avoid degradation of habitats that could result in the loss of riparian vegetation, which would have beneficial impacts to special status species by preventing riparian habitat alteration.

4.3.15.3.5.2. Alternative A

Under Alternative A, 128,098 acres would be unavailable for livestock grazing (those areas shown in Table 4.51). Table 4.138, below, shows the number of acres of habitat for select special status species unavailable for grazing under each alternative.

Species	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Bald Eagle	4,835	7,898	7,898	4,835	7,898	7,898
Federally Listed Fish	0	0	0	0	0	0
MSO	71,178	73,010	73,010	71,178	73,010	73,010
SWFL	2,381	2,816	2,816	2,394	2,816	2,816
Gunnison Sage-grouse	0	0	0	0	0	0

Riparian and Rocky Slopes and Canyons

Under Alternative A, approximately 2% of the total 250,264 acres of Bald Eagle habitat, 10% of the total 22,896 acres of SWFL habitat, and 19% of the total 378,518 acres of MSO habitat in the Monticello PA would be unavailable for livestock grazing.

Adverse impacts of livestock on special status riparian species could include loss of riparian habitat as a result of grazing of palatable native plant species. Once disturbed, these areas could become more susceptible to invasion by noxious and introduced weeds, which tend to be low value forage and cover species for special status wildlife (Popolizio et al. 1994, Sarr et al. 1996, Belsky et al. 1999).

Under Alternative A, none of the total 1,690 acres of designated critical fish habitat in the Monticello PA would be unavailable for livestock grazing. Potential adverse impacts on special status fish species and their habitat would include direct, adverse impacts of livestock presence in streams and indirect, adverse impacts of increased stream sedimentation resulting from overland flow associated with riparian soil compaction. Cattle hooves compact the soil on stream-bank slopes, which results in less rainwater infiltration into soils and more overland

flows. The result is large, short-lived flows rather than small, perennial flows (Trimble and Mendel 1995).

Sagebrush, Desert Shrub, Conifer, and Pinyon-Juniper Woodland

Under Alternative A, none of the Gunnison Sage-grouse habitat in the Monticello PA would be unavailable for livestock grazing, which could have direct and indirect adverse impacts on Gunnison Sage-grouse individuals and their habitat. Livestock grazing, when properly grazed, would not necessarily have adverse impacts on the native plant populations in an area. However, when improper grazing occurs, adverse impacts on native vegetation could be possible in some areas (Sparrow et al. 2003; Young and Evans 1973). The invasion and establishment of weedy species in arid environments is common following surface disturbance. Most native plant species are slow-growing, and generally cannot compete with invasive plants in disturbed areas (Stevens 2004). Under all alternatives and the Proposed Plan, using standards and guides, grazing could be reduced in those areas where the native vegetation appears to be stressed. This would mitigate the adverse impacts of surface disturbance on these special status plant and wildlife habitats associated with livestock grazing in the Monticello PA. Table 4.181 in Section 4.3.17, Vegetation, shows the number of acres unavailable for grazing in each habitat for each alternative.

4.3.15.3.5.3. Alternative B

Under Alternative B, 141,160 acres would be unavailable for livestock grazing (those areas shown in Table 4.51 with additional unavailable acreages shown in Table 4.52). In addition, seasonal restrictions, closures, and/or forage utilization limits would be imposed on grazing in riparian areas determined to be Functioning at Risk. This would help mitigate the potential adverse impacts of livestock grazing in special status species habitats, as discussed in Alternative A.

Riparian and Canyons

Under this alternative, 3% of total Bald Eagle habitat would be unavailable for livestock grazing, which would be 1% more than under Alternative A; 19% of total MSO habitat would be unavailable for livestock grazing (same as Alternative A); 12% of SWFL habitat would be unavailable for livestock grazing (2% more than under Alternative A). These proposed grazing restrictions would have more beneficial impacts on special status species than Alternative A because more potential habitat would be protected from grazing-related surface disturbances to vegetation. There would be no critical fish habitat unavailable for grazing under this alternative.

Sagebrush, Desert Shrub, Conifer, and Pinyon-Juniper Woodland

Under Alternative B, none of the Gunnison Sage-grouse habitat in the Monticello PA would be unavailable for livestock grazing, which would have the same level of direct and indirect adverse impacts on Gunnison Sage-grouse individuals and their habitat as under Alternative A. The additional acres of federally listed species habitat closed to livestock grazing under this alternative would decrease the magnitude of the adverse impacts associated with livestock grazing decisions more than under Alternative A or D.

4.3.15.3.5.4. Alternative C

Under Alternative C, 139,832 acres would be unavailable for livestock grazing (those areas shown in Table 4.51 with additional unavailable acreages shown in Table 4.54). Under Alternative C, the impacts of livestock grazing decisions on special status species would be the same as under Alternative B because the management decisions are the same, except for management of Mule Canyon, which would be made unavailable for grazing south of U-95, (North and South Forks north of U-95 would be open).

4.3.15.3.5.5. Alternative D

Under Alternative D, 132,111 acres would be unavailable for livestock grazing (the number of unavailable acres shown in Table 4.51, with additional unavailable acres shown in Table 4.55). The same number of acres of federally listed wildlife species habitat would be closed to grazing under this alternative as under Alternative A. These closures would reduce the magnitude of the adverse impacts associated with livestock grazing in the Monticello PA, when compared to Alternative A.

4.3.15.3.5.6. Alternative E

Under Alternative E, 141,160 acres would be unavailable for livestock grazing. Under Alternative E, the impacts of livestock grazing decisions on special status species would be the same as under Alternative B because the management decisions are the same, except for management of wilderness values protection within non-WSA lands with wilderness characteristics. Livestock grazing with the non-WSA wilderness characteristics lands would not be affected by the decision to protect wilderness values in these areas.

4.3.15.3.5.7. Proposed Plan

Under the Proposed Plan, 139,832 acres would be unavailable for livestock grazing. The impacts would be similar to Alternative B because the only difference between Alternative B and the Proposed Plan is 656 additional acres would be unavailable for livestock grazing.

4.3.15.3.6. IMPACTS OF MINERAL DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.6.1. Alternative A

In Tables 4.147–4.149 in Section 4.3.17, Vegetation, acres of each special status species habitat type in each leasing category are shown for each of the three RFD areas. Acreage figures under the standard stipulations (standard conditions) and timing and controlled surface use (special conditions) stipulations reflect the total BLM-administered areas within the Monticello PA open to surface-disturbing activities. The impacts of surface-disturbing oil and gas activities on native vegetation (special status species habitat) are discussed in Section 4.3.17.2.5, Impacts of Minerals Decisions on Vegetation. These are not estimates of the total area disturbed within the Monticello PA, but a comparison by alternative of the amount of area open to potential development within BLM-administered areas within the Monticello PA. All acreages provided in this document are approximations. Tables 4.108–4.111 include acres of select federally listed and BLM special status species habitat under each of the minerals leasing stipulations.

Desert Shrub, Sagebrush, Perennial Grassland, Pinyon-Juniper Woodland, and Conifer/Mountain Shrub

Potential direct, adverse impacts of oil and gas development on special status species include placement of facilities or roads within either occupied habitat or potential habitat necessary for recovery, resulting in an overall reduction in suitable and potentially suitable habitat and an increase in habitat fragmentation (see Table 4.259). Additionally, noise associated with construction and operation activities could potentially disturb special status wildlife species. Protective measures would be implemented to mitigate these impacts (see Appendix A). Further mitigation measures include native vegetation protection and restoration requirements discussed in Section 4.3.17.4, which would benefit potentially suitable special status wildlife habitat and special status plant individuals and habitat.

Riparian

Oil and gas development would have both direct and indirect adverse impacts on riparian species. Although the riparian zone is listed as NSO, this stipulation could be waived if necessary for transmission lines, roads, and surface occupancy (Appendix A). Development of oil and gas wells requires approximately 2.4 acre feet of water for well drilling and extraction per well, which could adversely affect riparian habitat. Each contracting company would identify its own water source and disposal methods for waste products. One of the main factors in the listing of the Colorado River fishes was the cumulative impact of water depletion within the Colorado River system and their associated critical habitat. Because the Colorado and San Juan Rivers are designated as critical habitat for the 4 federally listed fish species, any water withdrawal would constitute a significant impact on these species. New depletions from these rivers or changes in the amount of water returned to the rivers would constitute an additional impact on the Colorado River fishes. Although required conservation measures (Appendix A) would help mitigate the adverse impacts of minerals development on water quality, the mineral development, including road construction, outlined for each alternative and the Proposed Plan could result in indirect, adverse impacts to water quality due to sedimentation associated with soil compaction in areas adjacent to riparian areas and subsequent overland flow (Trimble and Mendel 1995).

Other special status species dependent on riparian habitat for survival could be adversely impacted by oil and gas development activities. These impacts include a potential reduction on available prey species (fish) for special status bird species. Under Alternative A, 24% of SWFL habitat, 16% of Bald Eagle habitat, and none of Colorado River fish habitat would be categorized as closed or NSO to minerals leasing.

Rocky Slopes and Canyons

Oil and gas maintenance activities would be allowed year-round in lands managed with standard stipulations and special conditions. The potential exists for the MSO to occupy the rocky slope/canyon habitat in the Monticello PA. Under Alternative A, 31% of MSO habitat would be closed or NSO to minerals leasing. Direct, adverse impacts include short-term disturbance of individual owls and other special status species resulting from construction and operation noise, and a long-term reduction in habitat from the installation of mineral development infrastructure. These impacts, however, would be partially mitigated by riparian habitat restoration requirements and seasonal disturbance restrictions. Impacts to owls and habitat would be avoided or minimized through the implementation of the conservation measures in Appendix A. This

would include survey requirements for temporary activities during the owl breeding season (March 1–August 31) in potentially suitable or known owl habitat. No permanent disturbing actions would be allowed within 0.5 miles of areas where MSO surveys discover nesting individuals.

Table 4.139. Acres of Special Status Species Habitat designated as Closed or NSO by Alternative and Proposed Plan

Species	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
MSO	117,424	166,131	116,648	112,101	300,489	129,969
Gunnison Sage-grouse	0	0	0	119	0	0
Colorado River fish	0	1,670	1,670	1,397	1,668	1,413
SWFL	5,390	11,167	6,603	10,985	11,670	10,105
Bald Eagle	39,127	28,335	25,290	22,360	75,694	27,655

Table 4.139 provides acres of special status species habitat located in areas of the Monticello PA designated as closed or NSO to minerals leasing for each alternative and the Proposed Plan. The acres in Table 4.139 are carried forward from the 1991 RMP, which include acres from both locatable mineral entry and oil and gas RFD areas. Tables 4.140–4.154 provide acres of special status species habitat by RFD area acres only; therefore, they are not comparable. At the time of this analysis, spatially explicit habitat information is only available for these eight federally listed and BLM special status species.

The number of acres of TES species habitat within each of the RFD areas by mineral leasing category are listed in Tables 4.109 through 4.111. Section 4.3.17, Vegetation, provides acreage estimates of actual surface disturbance in each RFD for each alternative and the Proposed Plan. Site-specific NEPA will take place for each oil and gas development once actual well locations are known.

Table 4.140. Acres of Special Status Species Habitat in the Blanding Sub-basin Under Alternative A

Special Status Species	Surface Use with Standard Conditions (acres)	Surface Use Limited by Special Conditions (acres)	NSO and Closed to Mineral Entry (acres)	NSO and Open to Mineral Entry (acres)	Closed to Leasing and Mineral Entry (acres)
MSO	0	0	0	0	0
Gunnison Sage-grouse	122	0	0	0	0
Colorado River fish	423	0	190	0	0
SWFL	6,949	2,266	532	83	410

Table 4.140. Acres of Special Status Species Habitat in the Blanding Sub-basin Under Alternative A

Special Status Species	Surface Use with Standard Conditions (acres)	Surface Use Limited by Special Conditions (acres)	NSO and Closed to Mineral Entry (acres)	NSO and Open to Mineral Entry (acres)	Closed to Leasing and Mineral Entry (acres)
Bald Eagle	23,772	84,111	3,537	2,506	0

Table 4.141. Acres of Special Status Species Habitat in the Monument Upwarp Under Alternative A

Special Status Species	Surface Use with Standard Conditions (acres)	Surface Use Limited by Special Conditions (acres)	NSO and Closed to Mineral Entry (acres)	NSO and Open to Mineral Entry (acres)	Closed to Leasing and Mineral Entry (acres)
MSO	75,225	76,570	0	2,173	99,903
Gunnison Sage-grouse	0	0	0	0	0
Colorado River fish	17	0	262	0	0
SWFL	1,386	1,377	357	964	2,433
Bald Eagle	7,598	31,506	4,759	16,204	7,731

Table 4.142. Acres of Special Status Species Habitat in the Paradox Fold and Fault Under Alternative A

Special Status Species	Surface Use with Standard Conditions (acres)	Surface Use Limited by Special Conditions (acres)	NSO and Closed to Mineral Entry (acres)	NSO and Open to Mineral Entry (acres)	Closed to Leasing and Mineral Entry (acres)
MSO	76,108	33,381	0	4,916	10,432
Gunnison Sage-grouse	4,424	0	0	0	0
Colorado River fish	37	236	0	0	0
SWFL	2,145	1,185	0	294	317
Bald Eagle	14,326	46,379	0	1,723	2,667

4.3.15.3.6.2. Alternative B

Under Alternative B, the qualitative impacts on special status plant and animal species would be the same as described under Alternative A. See Tables 4.152–4.154 in Section 4.3.17, Vegetation for the acres of each vegetation type in each leasing category in each of the RFD areas.

Under Alternative B, 49% of SWFL habitat in the Monticello PA would be categorized as NSO or closed, which is 25% more than under Alternative A. Under Alternative B, 11% of Bald Eagle habitat in the Monticello PA would be categorized as NSO or closed, which is 5% less than under Alternative A. Under Alternative B, 99% of Colorado River fish habitat in the Monticello PA would be categorized as NSO or closed, which is 99% more than under Alternative A. This would protect other special status riparian plant and animal species, including the Yellow-billed Cuckoo. Under Alternative B, 44% of MSO habitat in the Monticello PA would be categorized as NSO or closed, which is 13% more than under Alternative A. This would protect MSO as well as other special status species in this cliff, desert shrub and sagebrush habitat. No Gunnison Sage-grouse habitat would be closed to mineral entry. Overall, Alternative B would have fewer adverse impacts on special status species than Alternative A because more acres of habitat would be closed or NSO to oil and gas leasing. Tables 4.112 to 4.114 list the number of acres of TES habitat within each of the RFD areas.

Table 4.143. Acres of Special Status Species Habitat in the Blanding Sub-basin Under Alternative B

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	0	0	0	0	0	0
Gunnison Sage-Grouse	0	122	0	0	0	0
Colorado River fish	19	0	0	0	961	43
SWFL	2,997	0	2,660	2,444	4,573	284
Bald Eagle	9,664	0	2,921	94,306	7,019	506

Table 4.144. Acres of Special Status Species Habitat in the Monument Upwarp Under Alternative B

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	23,595	2,170	3	122,922	130	105,050
Gunnison Sage-grouse	0	0	0	0	0	0
Colorado River fish	1	0	0	0	199	194
SWFL	680	27	75	1,727	1,318	2,836
Bald Eagle	2,814	3,580	5,762	41,523	3,119	11,410

Table 4.145. Acres of Special Status Species Habitat in the Paradox Fold and Fault Under Alternative B

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	2,806	40,582	25	20,375	49,354	11,597
Gunnison Sage-grouse	69	4,402	0	0	0	0
Colorado River fish	0	0	0	0	74	199
SWFL	96	1,286	7	405	1,686	470
Bald Eagle	853	16,630	35	41,373	2,688	3,593

4.3.15.3.6.3. Alternative C

Under Alternative C, the qualitative affects on special status plant and animal species would be the same as described under Alternative A.

Under Alternative C, 29% of SWFL habitat in the Monticello PA would be categorized as NSO or closed, which is 5% more than under Alternative A. Under Alternative C, 10% of Bald Eagle habitat in the Monticello PA would be categorized as NSO or closed, which is 6% less than under Alternative A. Under Alternative C, 99% of Colorado River fish habitat in the Monticello PA would be categorized as NSO or closed, which is 99% more than under Alternative A. Under Alternative C, 31% of MSO habitat in the Monticello PA would be categorized as NSO or closed, which is the same as under Alternative A. This would protect MSO as well as other special status species in this cliff, desert shrub, and sagebrush habitat. No Gunnison Sage-grouse habitat would be closed or NSO to mineral entry. Overall, Alternative C would have fewer adverse impacts on special status species than Alternative A because more acres of habitat would be closed or NSO to oil and gas leasing. Tables 4.115–4.117 list the number of acres of MSO, Colorado River fishes, and sage-grouse habitat within each of the RFD areas. Spatially explicit protected habitat information is only available for these six special status species.

Table 4.146. Acres of Special Status Species Habitat in the Blanding Sub-basin Under Alternative C

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	0	0	0	0	0	0
Gunnison Sage-Grouse	0	122	0	0	0	0
Colorado River fish	19	0	0	0	961	43
SWFL	5,841	2	90	1,799	2,158	409
Bald Eagle	22,648	5	3,076	81,842	6,339	506

Table 4.147. Acres of Special Status Species Habitat in the Monument Upwarp Under Alternative C

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	53,934	1,790	387	92,711	0	105,050
Gunnison Sage-grouse	0	0	0	0	0	0
Colorado River fish	1	0	0	0	199	194
SWFL	1,711	27	293	1,571	306	2,755
Bald Eagle	6,182	767	8,952	39,369	1,529	11,410

Table 4.148. Acres of Special Status Species Habitat in the Paradox Fold and Fault Under Alternative C

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	22,079	35,101	38,118	12,024	5,819	11,597
Gunnison Sage-grouse	69	4,402	0	0	0	0
Colorado River fish	0	0	0	0	74	199
SWFL	636	1,073	1,112	154	505	470
Bald Eagle	8,514	13,362	1,882	35,909	1,913	3,593

4.3.15.3.6.4. Alternative D

Under Alternative D, the qualitative impacts on special status plant and animal species would be the same as described under Alternative A.

Under Alternative D, 48% of SWFL habitat in the Monticello PA would be categorized as NSO or closed, which is 24% more than under Alternative A. Under Alternative D, 9% of Bald Eagle habitat in the Monticello PA would be categorized as NSO or closed, which is 7% less than under Alternative A. Under Alternative D, 83% of Colorado River fish habitat in the Monticello PA would be categorized as NSO or closed, which is 83% more than under Alternative A. Alternative D is the only alternative to classify any sage-grouse habitat (119 acres) as NSO or closed to minerals development. This would provide more protection for sage-grouse and other special status sagebrush plant and animal species than Alternative A. Under Alternative D, 30% of MSO habitat in the Monticello PA would be categorized as NSO or closed, which is 1% less than Alternative A. This would provide less protection to MSO as well as other special status species in this cliff, desert shrub, and sagebrush habitat. Overall, Alternative D would have fewer adverse impacts on special status species than Alternative A because more acres of habitat would

be closed or NSO to oil and gas leasing. Tables 4.118–4.120 list the number of acres of MSO, Colorado River fishes, and sage-grouse habitat within each of the RFD areas. Spatially explicit protected habitat information is only available for these seven special status species.

Table 4.149. Acres of Special Status Species Habitat in the Blanding Sub-basin Under Alternative D

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	0	0	0	0	0	0
Gunnison Sage-Grouse	3	0	0	0	119	0
Colorado River fish	19	0	0	0	1,004	0
SWFL	409	0	0	2,158	6,596	1,136
Bald Eagle	13,342	0	0	94,233	6,841	0

Table 4.150. Acres of Special Status Species Habitat in the Monument Upwarp Under Alternative D

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	115,434	0	0	36,769	0	101,669
Gunnison Sage-Grouse	0	0	0	0	0	0
Colorado River fish	1	0	0	0	393	0
SWFL	3,354	0	0	371	504	2,432
Bald Eagle	11,760	0	0	43,596	4,947	7,905

Table 4.151. Acres of Special Status Species Habitat in the Paradox Fold and Fault Under Alternative D

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	55,259	0	0	59,046	0	10,433
Gunnison Sage-Grouse	1,713	2,758	0	0	0	0
Colorado River fish	0	0	0	273	0	0
SWFL	1,812	1	0	1,819	0	317
Bald Eagle	15,954	0	0	46,550	0	2,667

4.3.15.3.6.5. Alternative E

Under Alternative E, the qualitative impacts on special status plant and animal species would be the same as described under Alternative A. See Tables 4.164–4.166 in Section 4.3.17, Vegetation for acres of each vegetation type in each leasing category in each of the RFD areas.

Under Alternative E, 56% of SWFL habitat in the Monticello PA would be categorized as NSO or closed, which is 32% more than under Alternative A. Under Alternative E, 31% of Bald Eagle habitat in the Monticello PA would be categorized as NSO or closed, which is 15% more than under Alternative A. Under Alternative E, 99% of Colorado River fish habitat in the Monticello PA would be categorized as NSO or closed, which is 99% more than under Alternative A. This would protect other special status riparian plant and animal species including the Yellow-billed Cuckoo. No Gunnison Sage-grouse habitat would be closed or NSO to mineral entry. Under Alternative E, 79% of MSO habitat in the Monticello PA would be categorized as NSO or closed, which is 48% more than under Alternative A. This would protect MSO as well as other special status species in this cliff, desert shrub, and sagebrush habitat. Overall, Alternative E would have fewer adverse impacts on special status species than Alternative A because more acres of habitat would be closed or NSO to oil and gas leasing. Tables 4.121–4.123 list the number of acres of TES habitat within each of the RFD areas.

Table 4.152. Acres of Special Status Species Habitat in the Blanding Sub-basin Under Alternative E

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No surface Occupancy	Closed
MSO	0	0	0	0	0	0
Gunnison Sage-Grouse	0	122	0	0	0	0
Colorado River fish	19	0	0	0	880	124
SWFL	2,997	0	0	2,444	4,573	284
Bald Eagle	9,442	0	2,921	94,306	5,246	2,501

Table 4.153. Acres of Special Status Species Habitat in the Monument Upwarp Under Alternative E

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	10,684	465	3	40,977	130	201,611
Gunnison Sage-grouse	0	0	0	0	0	0
Colorado River fish	1	0	0	0	184	209
SWFL	656	27	75	1,331	1,318	3,255
Bald Eagle	2,243	686	3,749	14,894	2,479	44,157

Table 4.154. Acres of Special Status Species Habitat in the Paradox Fold and Fault Under Alternative E

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	31	15,879	11	10,068	24,508	74,240
Gunnison Sage-Grouse	69	4,402	0	0	0	0
Colorado River fish	0	0	0	0	74	197
SWFL	96	1,231	2	381	1,663	577
Bald Eagle	209	10,266	15	33,370	80	21,231

4.3.15.3.6.6. Proposed Plan

Under the Proposed Plan, the qualitative affects on special status plant and animal species would be the same as described under Alternative A.

Under the Proposed Plan, 48% of SWFL habitat in the Monticello PA would be categorized as NSO or closed, which is 24% more than under Alternative A. Under the Proposed Plan, 10% of Bald Eagle habitat in the Monticello PA would be categorized as NSO or closed, which is 6% less than under Alternative A. Under the Proposed Plan, 84% of Colorado River fish habitat in the Monticello PA would be categorized as NSO or closed, which is 84% more than under Alternative A. Under the Proposed Plan, 34% of MSO habitat in the Monticello PA would be categorized as NSO or closed, which is 3 % more than under Alternative A. This would protect MSO as well as other special status species in this cliff, desert shrub, and sagebrush habitat. No Gunnison Sage-grouse habitat would be closed or NSO to mineral entry. Overall, the Proposed Plan would have fewer adverse impacts on special status species than Alternative A because more acres of habitat would be closed or NSO to oil and gas leasing. Tables 4.115–4.117 list the number of acres of MSO, Colorado River fishes, and sage-grouse habitat within each of the RFD areas. Spatially explicit protected habitat information is only available for these six special status species.

Table 4.155. Acres of Special Status Species Habitat in the Blanding Sub-basin Under the Proposed Plan

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	0	0	0	0	0	0
Gunnison Sage-Grouse	0	122	0	0	0	0
Colorado River fish	4	0	0	0	1,019	0
SWFL	3,587	36	314	1,532	4,420	409
Bald Eagle	19,430	1,730	25,296	59,975	7,082	0

Table 4.156. Acres of Special Status Species Habitat in the Monument Upwarp Under the Proposed Plan

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	30,139	1790	387	97,391	0	112,489
Gunnison Sage-Grouse	0	0	0	0	0	0
Colorado River fish	1	0	0	0	171	223
SWFL	1,075	68	182	1,043	1,052	3,242
Bald Eagle	5,760	767	8,575	37,646	4,587	10,443

Table 4.157. Acres of Special Status Species Habitat in the Paradox Fold and Fault Under the Proposed Plan

Special Status Species	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
MSO	10,814	35,079	14,656	46,707	5,854	11,626
Gunnison Sage-Grouse	69	4,402	0	0	0	0
Colorado River fish	0	0	0	0	74	199
SWFL	361	1,071	472	1,065	512	470
Bald Eagle	5,533	13,313	2,350	38,316	1,927	3,616

4.3.15.3.7. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON SPECIAL STATUS SPECIES

Management decisions regarding non-WSA lands with wilderness characteristics would generally reduce adverse impacts to the special status species and habitat within their boundaries. Impacts to special status species vary among alternatives based on the acreage managed for wilderness characteristics and the oil and gas leasing stipulations assigned within them.

4.3.15.3.7.1. Impacts Common to All Alternatives and the Proposed Plan

There are no impacts common to all alternatives and the Proposed Plan for lands with wilderness characteristics.

4.3.15.3.7.2. Alternatives A, B, C, and D

Under Alternatives A, B, C, and D, no areas within the Monticello PA would be managed as non-WSA areas with wilderness characteristics.

4.3.15.3.7.3. Alternative E

Under Alternative E, approximately 582,360 acres of non-WSA lands wilderness characteristics would be managed to preserve their wilderness values. Proposed decisions to protect wilderness values would include managing the areas under VRM I objectives, closing the area to oil and gas leasing and locatable mineral development, closing the areas to off-route OHV use and new road construction, designating the areas as ROW exclusion areas, and closing the areas to woodland harvest and wood gathering. Fire suppression on non-WSA lands with wilderness characteristics would be through light on the land techniques. These proposed decisions would have long-term beneficial impacts on special status species in all of the habitat types by reducing the potential for surface disturbances, noise, and alteration of habitat.

4.3.15.3.7.4. Proposed Plan

Under the Proposed Plan, 88,871 acres would be managed for their wilderness characteristics. These areas would include Dark Canyon (11,540 acres), Grand Gulch (13,657 acres), Mancos Mesa (30,068 acres), and Nokai Dome East (18,618 acres) and Nokai Dome West (14,988 acres). Proposed decisions to protect wilderness values would include: 1) managing the areas under VRM II objectives; 2) closing most units to oil and gas leasing and establishing the Dark Canyon unit as NSO; 3) limiting OHV use to designated roads/trails; 4) establishing units as ROW avoidance areas; 5) maintaining existing improvements within units; 6) unavailable for private and commercial wood harvest; 7) available for non-ground disturbing treatments; 8) not proposed for mineral withdrawal; 9) available for mineral materials disposal if the oil and gas leasing category is standard or timing/controlled surface use, otherwise closed to mineral materials disposal; 10) unavailable for coal leasing; and 11) unavailable for geothermal leasing. Fire suppression on non-WSA lands with wilderness characteristics would be through light on the land techniques. These proposed decisions would have long-term beneficial impacts on special status species in all of the habitat types by reducing the potential for surface disturbances, noise, and habitat alteration.

4.3.15.3.8. IMPACTS OF PALEONTOLOGY DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.8.1. Impacts Common to All Alternatives and the Proposed Plan

Management actions associated with paleontological resources program include survey and inventory, development of interpretive sites, establishment of temporary campgrounds, and construction of fences and erosion stabilization structures. Hand tools, power tools, and heavy machinery are used during these actions. Impacts to special status species may result from surface disturbance, foot traffic, soil erosion and compaction, and human presence. These actions can also result in increased potential for weed invasion or other changes to habitat structure and composition. Paleontological resource excavation or preservation actions are typically less than one acre in size and disturbances are generally isolated and short-term. Under all management alternatives and the Proposed Plan, the collection of vertebrate fossils and associated activities would be limited to qualified individuals and would thereby limit surface-disturbing activities to permitted activities.

Piñon-Juniper Woodland and Desert Shrub Habitats

Under the Proposed Plan and other management alternatives, implementation of the paleontological resource management program is likely to adversely affect Jones' cycladenia due to the potential for surface disturbance associated with discovery activities within known or potential piñon-juniper woodland and desert shrub habitats. Paleontological activities could negatively impact MSO and other sensitive species in this habitat due to paleontology related actions such as digging, fencing, and excavations that could alter the habitats utilized by MSO prey and disrupt foraging behaviors.

Conifer and Mountain Shrub Habitat

Under the Proposed Plan, paleontological activities could negatively impact MSO and other sensitive species in conifer and mountain shrub habitat due to paleontology related actions such as digging, fencing, and excavations that could prey habitat and disrupt foraging behaviors.

Riparian, Wetland and Stream Habitat

Under the Proposed Plan, paleontological activities could negatively impact SWFL and other riparian birds due to actions such as digging, fencing, excavations, or establishment of temporary camp sites in riparian habitats. Associated human activities may disrupt nesting and foraging behaviors and result in reduced reproductive success. Paleontological activities may also negatively impact endangered Colorado River fishes due to potential for water quality degradation and aquatic habitat modification during paleontologic activities.

All Other Special Status Species Habitats in the Monticello PA

The impacts of paleontological resource management decisions on all other special status species habitats are expected to be negligible. Potential impacts are discussed in Section 4.3.15.2. Impacts Common to All Alternatives and the Proposed Plan.

4.3.15.3.8.2. Alternative A

Under this alternative, the only impacts on sensitive species and their habitat would be those discussed in the previous section.

4.3.15.3.8.3. Alternatives B and E

Under these alternatives, on-site evaluation of surface-disturbing activities for all Category 3, 4/5, and 5 areas, and avoidance of impacts to paleontological resources are stipulated. In addition to the impacts common to all alternatives and the Proposed Plan, sensitive species in all habitat types would potentially be impacted by the surface disturbance and human presence associated with the on-site evaluations stipulated under these alternatives. In the long-term, any sensitive species habitat located in areas with paleontological resources would benefit from the impact avoidance requirement in these areas. These alternatives would result in fewer long-term, adverse impacts on sensitive species and their habitat than Alternative A.

4.3.15.3.8.4. Alternatives C, D, and the Proposed Plan

Under these alternatives, on-site evaluation of surface-disturbing activities for all Category 5 areas would be required and impacts to paleontological resources would be minimized to the degree practicable. The site evaluation would consider the type of surface disturbance proposed

and mitigation will be developed based on site-specific information. In addition to the impacts common to all alternatives and the Proposed Plan, sensitive species in all habitat types would potentially be impacted by the surface disturbance and human presence associated with the on-site evaluations stipulated under these alternatives. These alternatives would result in fewer long-term, adverse impacts on sensitive species and their habitat than Alternative A.

4.3.15.3.9. IMPACTS OF RECREATION DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.9.1. Impacts Common to All Alternatives and the Proposed Plan

Impacts to special status species from recreation include direct impacts from use of mechanized and non-mechanized vehicles, ground disturbance from trail development, trampling of individuals, habitat fragmentation, and increased access to secluded fragile habitats and species. Increased visitor use of recreational areas may also adversely impact special status species through increased noise and human presence. Indirect adverse impacts to riparian areas from recreation could include alternation of plant community structure and species composition, reduction in the relative abundance of species, and changes to stream channel morphology, all of which may contribute to habitat degradation. Management of recreational areas that includes measures to reduce surface disturbance and resource degradation would also reduce these adverse impacts on special status species.

The adverse impacts of recreation decisions would be partially mitigated by the required reclamation of disturbed areas to meet the Utah Standards for Public Land Health and Guidelines for Recreation Management (Appendix E) and protective measures outlined for federally listed species in Appendix Q. OHV use and dispersed camping are emphasized here due to the higher use levels of these activities in the Monticello PA, and the potential for direct adverse impacts to sensitive species and their habitats from these activities throughout the Monticello PA.

Under all alternatives and the Proposed Plan, riparian areas would be managed as NSO for oil and gas leasing. They would, however, be open to mineral entry and disposal of mineral materials, but not in active floodplains or within 100 m of riparian areas. Woodland product collection would be prohibited. These restrictions would decrease the intensity the impacts of surface disturbance on riparian habitat in the Monticello PA.

4.3.15.3.9.2. Alternative A

Under Alternative A, the San Juan River SRMA would restrict visitor use by issuing a limited number of river permits each year. Also, the Indian Creek SRMA would limit some camping to designated sites, which would reduce the surface disturbance associated with dispersed camping. These restrictions would reduce the adverse impacts of visitor traffic on special status species. There would, however, be adverse surface disturbance associated with the potential trampling and crushing of special status plant species by humans, horses, and vehicles. The surface disturbance associated with foot and vehicle traffic could also lead to the introduction of invasive plant species, with long-term adverse impacts on special status plant and animal habitats as discussed in previous sections. Additional impacts on special status species and their habitat would include direct and indirect disturbance of individual wildlife species by human visitors. Wildlife species, birds in particular, are directly impacted by vehicle traffic and other anthropogenic noise. Traffic noise has been shown to directly interfere with bird vocal communication, which affects territorial behavior and mating success (Reijnen and Foppen,

1994). The San Juan River SRMA (10,203 acres) would allow 40,000 user/days per year, and vehicle camping would not be restricted. These stipulations would allow potential surface and noise disturbances, which would have long-term adverse impacts on special status species in the SRMA, as discussed in previous sections. The acreage of each vegetation type included in the SRMA is listed for each alternative in Table 4.209 in Section 4.3.17, Vegetation.

The Cedar Mesa SRMA (385,000 acres) with the Grand Gulch Plateau SRMA would require pets to be leashed, camping only at campsites, and a total of 196 overnight visitors per day. This would reduce the adverse impacts of surface and noise disturbance associated with visitors. In Table 4.206 in Section 4.3.17 Vegetation, the acreage of each vegetation type included in the SRMA is listed in that table.

Under Alternative A, the Dark Canyon SRMA (214,390 acres) and the Indian Creek SRMA (0 acres) are managed as part of a larger Canyon Basins SRMA. There would be no limit on group size, camping location, or vehicle use. This could result in short- and long-term adverse impacts on special status species from surface and noise disturbances. In Tables 4.168 and 4.169 in Section 4.3.17, Vegetation, the acreage of each vegetation type included in the SRMA is listed for each alternative and the Proposed Plan.

The White Canyon SRMA would have no limit on group size, camping location, or vehicle use. This could result in short- and long-term adverse impacts on special status species due to surface and noise disturbance. In Table 4.206 in Section 4.3.17, Vegetation, the acreage of each vegetation type included in the SRMA is listed. Table 4.158 includes acres of federally listed species habitat in each of the SRMAs under Alternative A. Gunnison Sage-grouse is not included in the table because none of the SRMAs overlap with Gunnison Sage-grouse habitat.

Table 4.158. Acres of Federally Listed Species Habitat in each of the SRMAs Under Alternative A

SRMA	Bald Eagle	Federally Listed Fish	MSO	SWFL
Canyon Basins SRMA	59,799	0	245,465	2,931
Cedar Mesa SRMA	8,928	0	21,268	5,768
Dark Canyon	0	0	0	0
Grand Gulch Plateau	0	0	0	0
Indian Creek	0	0	0	0
San Juan River SRMA	12,642	825	0	4,346
White Canyon	0	0	0	0

Under this alternative, 33% of Bald Eagle habitat, 70% of MSO habitat, 57% of SWFL habitat, 49% of the federally listed fish habitat, and none of the Gunnison Sage-grouse habitat would lie within the boundaries of proposed SRMAs.

4.3.15.3.9.3. Alternatives B and E

Under Alternatives B and E, the impacts of recreation management decisions on special status species would include those outlined below, as well as those discussed in Impacts Common to All Alternatives and the Proposed Plan.

The San Juan River SRMA would allow 30,000 user/days per year, which would be 25% fewer visitors allowed per year than under Alternative A. Vehicle camping would be restricted to designated areas. These management decisions would result in less surface and noise disturbances to habitat than Alternative A, but there would still be long-term, adverse impacts on special status species in the SRMA as discussed in previous sections.

The Cedar Mesa Cultural SRMA (375,739 acres) would be available for livestock use and vegetation treatments, pets would be allowed on leash, dispersed camping would be allowed, and a total of 144 overnight visitors per day would be permitted. This represents a 27% reduction in visitors permitted than under Alternative A. Under Alternatives B and E, the Dark Canyon SRMA (30,820 acres) would have a 15-private visitor per day limit and camping would be allowed in designated areas only. This would be a reduction in permitted visitation when compared with Alternative A, which would allow unlimited visitation. Permitted visitation could result in short and long-term, adverse affects on special status species from surface and noise disturbance, but to a lesser degree than under Alternative A.

In the Indian Creek SRMA, dispersed camping would not be allowed. This alternative would result in short and long-term, adverse impacts on special status species due to surface and noise disturbance associated with visitors, but to a lesser extent than under Alternative A because of the camping restrictions.

The White Canyon SRMA (89,271 acres) would limit use through a permit system. This could still result in short and long-term, adverse affects on special status species due to surface and noise disturbance, but to a lesser degree than under Alternative A. Table 4.159 includes acres of federally listed species habitat in each of the SRMAs under Alternatives B and E. Gunnison Sage-grouse is not included in the table because none of the proposed SRMAs overlap with Gunnison Sage-grouse habitat.

Table 4.159. Alternatives B and E-Acres of Federally Listed Species Habitat in each of the SRMAs

SRMA	Bald Eagle	Federally Listed Fish	MSO	SWFL
Canyon Basins SRMA	0	0	0	0
Cedar Mesa C-SRMA	0	0	0	0
Dark Canyon	846	0	30,820	351
Grand Gulch Plateau	7,737	0	17,330	4,061
Indian Creek	19,243	0	83,203	2,195
San Juan River SRMA	11,217	793	0	3,556
White Canyon	571	0	0	17

Under this alternative, 16% of Bald Eagle habitat in the Monticello PA would be included within proposed SRMAs (17% less than under Alternative A). Forty-seven percent of federally listed fish habitat would be included within SRMA boundaries (2% less than under Alternative A; 35% of MSO habitat would lie within SRMAs, (35% less than under Alternative A); and 44% of SWFL habitat would be included in SRMAs (13% less than under Alternative A).

Overall, this alternative would be likely to have less adverse impacts on special status species in SRMAs than Alternative A because of the increased protection afforded species within the proposed SRMAs.

4.3.15.3.9.4. Alternative C

Under Alternative C, the impacts of recreation management decisions on special status species would include following impacts in addition to those discussed in Impacts Common to All Alternatives.

The San Juan River SRMA (9,859 acres) would allow 40,000 user/days per year, which is the same number of users permitted under Alternative A. Unlike Alternative A, camping would be restricted to designated areas under this alternative. These stipulations would allow for less surface and noise disturbance than Alternative A, but there would still be some long-term, adverse impacts on special status species in the SRMA as discussed in previous sections.

Under Alternative C, the Cedar Mesa Cultural SRMA would be managed the same as under Alternative B with the following exceptions: woodland harvesting would be allowed, and a total of 180 overnight visitors per day would be permitted. Under this alternative, 8% fewer visitors would be allowed per day than under Alternative A which would reduce adverse impacts, however, there could be an increased level of surface disturbance related to woodland gathering and harvesting and/or noise-related disturbance compared with Alternatives A and B. Under Alternative C, the Dark Canyon SRMA management decisions would limit visitation to 20 private visitors per day, and camping would be allowed in designated areas only. This would result in short and long-term adverse impacts on special status species due to surface disturbances, but to a lesser extent than under Alternative A.

In the Indian Creek SRMA, dispersed camping would not be allowed except in designated dispersed camping zones. This alternative would result in short and long-term, adverse impacts on special status species due to surface and noise disturbance associated with visitors, but to a lesser extent than under Alternative A because of the camping restrictions.

Under Alternative C, the impacts in on special status species in the White Canyon SRMA would be the same as under Alternative B.

The same number of acres of federally listed species habitat would be included in SRMAs under this alternative as under Alternative B; therefore, there would be the same impacts on federally listed species and their habitat under this alternative.

4.3.15.3.9.5. Alternative D

Under Alternative D, the impacts of recreation management decisions on special status species resources would include the following impacts, in addition to those discussed previously in Impacts Common to All Alternatives and the Proposed Plan.

The San Juan River SRMA would allow 40,000 user/days per year, and vehicle camping would be restricted to designated areas in specified portions of the SRMA. These stipulations would potentially result in a similar level of surface disturbance as Alternative A, which would include long-term adverse impacts on special status species and their habitat in the SRMA, as discussed in previous sections.

Under Alternative D, the Cedar Mesa Cultural SRMA would be managed the same as under the Proposed Plan with the exception that a total of 216 overnight visitors per day would be permitted. This could result in an increased level of surface and noise disturbance compared with Alternatives A, B, and the Proposed Plan. Under Alternative D, the Dark Canyon SRMA would have no limit on the number of private visitors per day, and dispersed camping would be allowed in some areas. This would result in short- and long-term adverse impacts on special status species and their habitat due to surface and noise disturbance, but to a lesser extent than under Alternative A.

Under Alternative D, the impacts on special status species and their habitat in the Indian Creek SRMA would be the same as under Alternative A. Under Alternative D, the impacts on special status species and their habitat in the White Canyon SRMA would be the same as under Alternative A. Table 4.160 includes acres of federally listed species habitat in each of the SRMAs under Alternative D. Gunnison Sage-grouse is not included in the table because none of the SRMAs overlap with Gunnison Sage-grouse habitat.

Table 4.160. Acres of Federally Listed Species Habitat in each of the SRMAs Under Alternative D

SRMA	Bald Eagle	Federally Listed Fish	MSO	SWFL
Canyon Basins SRMA	0	0	0	0
Cedar Mesa C-SRMA	0	0	0	0
Dark Canyon	846	0	30,820	351
Grand Gulch Plateau	7,737	0	17,330	4,061
Indian Creek	19,243	0	83,203	2,195
San Juan River SRMA	7,767	544	0	2,711
White Canyon	571	0	0	17

Under this alternative, 16% of Bald Eagle habitat in the Monticello PA would be included in an SRMA, which is 17% less than under Alternative A. Thirty-two percent of federally listed fish habitat would be included within proposed SRMA boundaries (17% less than under Alternative A). Thirty-five percent of MSO habitat would be included in an SRMA (35% less than under Alternative A), and 41% of SWFL habitat would be included within the SRMAs (16% less than under Alternative A). Overall, this alternative is likely to have more adverse impacts on special status species within the proposed SRMAs than Alternative A because of the increased number of permitted visitors in some of the SRMAs and the reduction in habitat protection within the SRMAs.

4.3.15.3.9.6. Proposed Plan

Under the Proposed Plan, the impacts of recreation management decisions on special status species would include following impacts in addition to those discussed in Impacts Common to All Alternatives and the Proposed Plan.

The San Juan River SRMA (9,859 acres) would include the same number of acres and be managed the same as under Alternative C.

Under the Proposed Plan, the Cedar Mesa SRMA would be managed the same as under Alternative B with the following exceptions: woodland harvesting would be allowed, stock would be limited to 8 animals, group size would be expanded to 24, and campfires would be allowed on mesa tops. The Cedar Mesa SRMA would include 407,098 acres, which is approximately 6 % larger than under Alternative A. Under the Proposed Plan, 8% fewer visitors would be allowed per day than under Alternative A which would reduce adverse impacts, however, there could be an increased level of surface disturbance related to woodland gathering and harvesting and/or noise-related disturbance compared with Alternative A. The Grand Gulch Plateau would be managed as described for Alternative C.

Under the Proposed Plan, the Dark Canyon SRMA, Indian Creek SRMA, and White Canyon SRMA would be managed as described for Alternative C, except group size limitations for the Dark Canyon SRMA would be 18 people.

Under the Proposed Plan, ERMAs would be managed as described for Alternative C.

4.3.15.3.10. IMPACTS OF RIPARIAN DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.10.1. Impacts Common to All Alternatives and the Proposed Plan

BLM would follow Utah's Standards for Rangeland Health and Guidelines for Grazing and Recreation Management (BLM 1997) to achieve riparian PFC, oil and gas leasing would be NSO in riparian areas, and no new surface-disturbing activities would be allowed within active floodplains or within 100 m of riparian areas unless it can be shown that: a) there are no practical alternatives or, b) all long-term impacts can be fully mitigated or, c) the activity will benefit and enhance the riparian area. In addition, a few trails would be closed to protect riparian resources. These requirements would help mitigate the adverse impacts of surface-disturbing activities on special status species in riparian habitat. Floodplains and riparian/aquatic areas would be subject to fire suppression to protect riparian habitat. This could have short-term, adverse impacts on riparian species as a result of human presence and vegetation trampling associated with fire suppression activities. No camping would be allowed within 200 feet of isolated springs or water sources. This would help protect special status species habitat in these areas by reducing human presence and habitat modification. Hydraulic analysis would be completed in the design phase by the project proponent to eliminate potential environmental degradation associated with pipeline breaks at stream crossings to avoid repeated maintenance of such crossings. Specific recommendations regarding surface and subsurface crossings are found in Guidance for Pipeline Crossings (see Appendix F). These requirements would help mitigate the adverse impacts of stream degradation including sedimentation, removal of bank vegetation (resulting in increased stream temperature), and water contamination on special status fish species.

4.3.15.3.10.2. Alternatives A and D

Under Alternatives A and D, impacts would be the same as discussed under Impacts Common to All Alternatives.

4.3.15.3.10.3. Alternatives B, C, and the Proposed Plan

Under Alternatives B, C, and the Proposed Plan the impacts of riparian management decisions on special status species and their habitat would include the impacts outlined below, in addition to those discussed in Section 4.3.15.2, Impacts Common to All Alternatives and the Proposed Plan.

OHV routes in selected riparian areas would be closed in riparian areas determined to be Functioning at Risk if site-specific analysis shows that OHV use is contributing to the degradation. Riparian areas considered "Functioning at Risk" would be closed to dispersed motorized camping until PFC is restored. In addition, some riparian areas would be unavailable for livestock grazing, while others would be subject to seasonal restrictions and forage utilization limits. These restrictions would lessen the number of acres of special status species habitat subject to the adverse impacts of surface disturbance in special status riparian areas. It would also reduce the adverse impacts of human presence and noise associated with OHV use in special status riparian habitat. Alternatives B, C and the Proposed Plan would be more beneficial to special status species and their habitat than Alternative A.

4.3.15.3.10.4. Alternative E

Under Alternative E, the impacts of riparian management decisions on special status species and their habitat would be the same as for Alternative B except non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as unavailable for OHV use, as ROW exclusion areas, as unavailable for disposal of mineral materials, as unavailable for private and commercial woodland harvest, as VRM Class I, and as proposed for withdrawal from mineral entry. This alternative would be more beneficial to special status species and their habitat than Alternative A.

4.3.15.3.11. IMPACTS OF SOILS AND WATERSHED DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.11.1. Impacts Common to All Alternatives and the Proposed Plan

Under all alternatives and the Proposed Plan, soils and watershed decisions would comply with Utah's Standards for Rangeland Health and Guidelines for Grazing (Appendix G) and Recreation (Appendix E). In addition, all floodplains and riparian/wetlands would be managed in accordance with Executive Orders 11988 and 11990, sections 303 and 404 of the Clean Water Act, the Colorado River Salinity Control Act, and the Endangered Species Act, which would protect the quality of stream water and federally listed species habitat. Also, uses in the Monticello PA would be managed to minimize and mitigate damage to soils, and activities located in areas with special status soils would be subject to site-specific NEPA. These restrictions would decrease the number of acres in the Monticello PA subject to the adverse impacts on special status species and habitat associated with surface-disturbing activities. This includes the indirect impacts of potential stream water contamination associated with increased sedimentation from runoff associated with disturbed areas.

4.3.15.3.11.2. Alternative A

Under Alternative A, impacts would be the same as Impacts Common to All Alternatives.

4.3.15.3.11.3. Alternatives B and D

Under Alternatives B and D, the impacts of soils and watershed management decisions on special status species and their habitat would include the following impacts in addition to those discussed in Alternative A. If surface-disturbing activities cannot be avoided on slopes between 21 and 40%, a plan including an erosion-control strategy and a BLM-approved survey and design would be required. This would provide protection for special status plant and animal species on 218,296 acres of land in the Monticello PA. Therefore, the actions associated with these alternatives would have less adverse impact on special status species and their habitat than Alternative A. Table 4.161 provides the total number of acres of each vegetation type in the Monticello PA with slopes greater than 40%. Special status species in pinyon-juniper woodland habitat would benefit from the large number of acres protected from surface-disturbing activities due to slope use restrictions.

Table 4.161. Acres of Each Vegetation Type by Slope Steepness Category

Vegetation Type	Acres of slopes >40%	Acres of slopes 21-40%
Conifer/Mountain Shrub	1,323	2,662
Desert Shrub	6,391	27,473
Invasive Plants and Weeds	43	213
Pinyon-Juniper Woodland	77,332	180,954
Riparian/Wetland	683	1,461
Sagebrush/ Perennial Grassland	1,684	5,533
Total	87,456	218,296

4.3.15.3.11.4. Alternative C and the Proposed Plan

Under Alternative C and the Proposed Plan, the impacts of soils and watershed management decisions on special status species and their habitat would include the following impacts in addition to those discussed in Alternative B. For slopes greater than 40%, no surface disturbance would be allowed unless it is determined that it would cause undue or unnecessary degradation to pursue other placement alternatives, and an erosion plan would be required. Avoid surface disturbance on slopes greater than 40% would eliminate the adverse impacts associated with surface disturbance on special status species utilizing or inhabiting slopes greater than 40%. Alternative C and the Proposed Plan would be more beneficial to special status species and their habitat than Alternative A.

4.3.15.3.11.5. Alternative E

Under Alternative E, impacts of soils and watershed decisions on special status species would be the same as those described under Alternative B except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as unavailable for OHV use, as ROW exclusion areas, as unavailable for disposal of mineral materials and woodland

harvest, and would be managed as VRM Class I, and as proposed for withdrawal from mineral entry. Therefore, the actions associated with the Proposed Plan would have less adverse impact on special status plant and animal species and their habitat than Alternatives A.

4.3.15.3.12. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.12.1. Impacts Common to All Alternatives and the Proposed Plan

Special Designation areas, such as ACECs, WSAs, and WSRs would generally reduce long-term impacts to special status species that occur within their boundaries. Impacts to special status species vary among the Proposed Plan and alternatives based on the acreage of these specially designated areas, and the oil and gas leasing stipulations assigned within them. ACECs are designated to protect identified relevant and important values such as cultural resources, scenic qualities, and natural systems. ACEC designation would reduce impacts to special status species and habitats by limiting human activity and surface disturbances, preserving habitat, and limiting noise.

WSAs are established in order to provide for the protection of wilderness character and for the use and enjoyment of visitors in a manner that leaves it unimpaired for future use. By definition, no surface disturbance, permanent new development, or ROW would be allowed in the WSAs; the lands would be closed to oil, gas, and mineral leasing. Under all alternatives and the Proposed Plan, where ACECs overlap WSAs (see Maps 87–90 WSA management would take precedence. This land would be managed according to the IMP.

Under all alternatives and the Proposed Plan, any river segments found suitable for designation as a WSR would be recommended to Congress. Once identified—but prior to their official designation by Congress—these river segments would be managed to protect their free-flowing condition and outstandingly remarkable values. These qualities would be maintained within 1/4 mile on each side of the river. The BLM would not seek water rights in these segments, and OHV travel would be limited to designated routes.

A comparative analysis of the management (specifically relating to oil and gas leasing stipulations) of the ACECs under the Proposed Plan and each alternative would be the best representative of potential impacts of Special Designation decisions on special status species. Impacts of surface-disturbing oil and gas activities on special status species and their habitats include direct and indirect human-caused disturbance (i.e., vehicular traffic, trampling of vegetation, noise, and human presence) of individual species and their habitats. Further discussion of the qualitative impacts of surface-disturbing oil and gas activities on native vegetation (special status species habitat) can be found in Section 4.3.17, Vegetation.

Within the Monticello PA, there are 12 proposed ACECs and 12 reviewed WSR segments. Not every proposed ACEC or WSR segment would be designated under each alternative (Table 4.162 and Table 4.163). Other than stipulating that WSAs would be managed according to IMP and as VRM Class I there are no blanket management prescriptions within proposed ACECs, so the impacts to special status species resources from ACEC designations would vary depending on the management stipulations for each area under each alternative and the Proposed Plan.

Table 4.162. Proposed ACEC Acreage under the Proposed Plan and Each Alternative

ACEC	Alternatives					Proposed Pan
	A	B	C	D	E	
Alkali Ridge	39,202	39,196	39,196	0	39,196	39,196
Bridger Jack Mesa	6,260	6,225	0	0	6,225	0
Butler Wash North	17,464	17,365	0	0	17,365	0
Cedar Mesa	295,336*	306,742	0	0	306,742	0
Dark Canyon	61,660	61,660	0	0	61,660	0
Hovenweep	1,798	2,439	2,439	0	2,439	2,439
Indian Creek	8,510	8,510	3,905	0	8,510	3,905
Lockhart Basin	N/A**	47,783	0	0	47,783	0
Lavender Mesa	649	649	649	0	649	649
Shay Canyon	3,561	119	119	0	119	119
San Juan River	0***	7,590	7,590	0	7,590	4,321
Valley of the Gods	0****	22,863	22,863	0	22,863	22,863
Total	492,077	521,142	76,761	0	521,142	73,492

*Acreage includes Cedar Mesa ACEC (295,336) and Pine and Step Canyons (23,653).

**Lockhart Basin is not currently an ACEC. A portion of the potential Lockhart Basin ACEC area includes the existing Indian Creek ACEC accompanied by current management prescriptions for this area.

***The proposed San Juan River ACEC would continue to be managed under SRMA status under Alternative A.

****Under Alternative A, the Valley of the Gods is a Special Emphasis Area for Scenic Value within the Cedar Mesa ACEC.

Table 4.163. Miles of WSR Segment Recommended for Designation by Alternative

WSR Segment	Alternatives					Proposed Plan
	A	B	C	D	E	
Colorado River Segment 1 (Recreational)	0	2.2	0	0	2.2	0
Colorado River Segment 2 (Scenic)	0	5.5	5.5	0	5.5	5.5
Colorado River Segment 3 (Scenic)	0	6.5	6.5	0	6.5	6.5
Indian Creek (Recreational)	0	4.8	0	0	4.8	0
Fable Valley (Scenic)	0	6.8	0	0	6.8	0
Dark Canyon (Wild)	0	6.4	6.4	0	6.4	6.4
San Juan River Segment 1 (Recreational)	0	8.5	0	0	8.5	0
San Juan River Segment 2 (Recreational)	0	10	0	0	10	0
San Juan River Segment 3 (Wild)	0	13.3	0	0	13.3	00
San Juan River Segment 4 (Recreational)	0	4.2	0	0	4.2	0

Table 4.163. Miles of WSR Segment Recommended for Designation by Alternative

WSR Segment	Alternatives					Proposed Plan
	A	B	C	D	E	
San Juan River Segment 5 (Wild)	0	17.3	0	0	17.3	17.3
Arch Canyon (Recreational)	0	6.9	0	0	6.9	0
Total	0	92.4	18.4	0	92.4	35.7

4.3.15.3.12.2. Alternative A

Ten of the 12 proposed ACECs would continue to be managed as ACECs under Alternative A (approximately 492,077 acres in total). This includes Valley of the Gods, which would be a Special Emphasis Area for scenic value within the Cedar Mesa ACEC as well as Pine and Step Canyons, which would be managed with the same prescriptions as Cedar Mesa ACEC. The proposed Lockhart Basin ACEC is not currently an existing ACEC but a portion of it includes the Indian Creek ACEC (8,510 acres). This portion would continue to be managed as an ACEC and is included in the total acreage above.

Under Alternative A, none of the river segments reviewed for WSR status would be recommended as suitable for WSR status. This is fewer than all other Alternatives B, C, E, and the Proposed Plan.

4.3.15.3.12.3. Alternatives B and E

Under Alternatives B and E, all 12 of the proposed ACECs (approximately 521,142 acres in total) would be designated and managed as ACECs. Alternatives B and E would designate 29,065 (or 6%) more acres as ACECs than under Alternative A and 446,663 (or 86%) more acres than under the Proposed Plan, which would indirectly benefit special status species by providing protections from surface disturbance.

Under Alternatives B and E, all 12 of the river segments reviewed for WSR status would be recommended as suitable for WSR status (92.4 miles in total). Management prescriptions vary from river segment to river segment (see Table 2.1 for specific prescriptions by segment) but this variation does not represent a notable difference between alternatives and the Proposed Plan in terms of the impacts of WSR designation since Alternatives B and E recommend more river segments for WSR status than all other alternatives and the Proposed Plan.

4.3.15.3.12.4. Alternative C

Under Alternative C, seven of the proposed ACECs (approximately 76,764 acres in total) would be recognized and managed as ACECs. Alternative C would designate approximately 415,313 (or 84%) fewer land as ACECs than Alternative A, decreasing protections from surface disturbance compared to Alternative A.

Three of the 12 river segments reviewed for WSR status would be designated as suitable for WSR status under Alternative C (18.4 miles in total). The remaining segments would not be

recommended as suitable for WSR status. Alternative C would include 3 more WSR recommended river segments than Alternative A.

4.3.15.3.12.5. Alternative D

Under Alternative D, none of the 12 proposed ACECs would be designated. This is 492,077 fewer acres than under Alternative A, and 74,429 fewer acres than under the Proposed Plan. Fewer acres would be closed to surface-disturbing activities under Alternative D than under all other alternatives and the Proposed Plan.

Under Alternative D, none of the river segments reviewed for WSR status would be recommended as suitable for WSR status. This is fewer than all other alternatives and the Proposed Plan.

4.3.15.3.12.6. Proposed Plan

Under the Proposed Plan, seven of the proposed ACECs (approximately 74,429 acres in total) would be recognized and managed as ACECs. The Proposed Plan would designate approximately 417,648 fewer acres or 85% less land as ACECs than Alternative A, limiting protections from surface disturbance compared to Alternative A.

Four of the 12 river segments reviewed for WSR status would be designated as suitable for WSR status under the Proposed Plan (35.7 miles in total). The remaining segments would not be recommended as suitable for WSR status. The Proposed Plan would include 3 more WSR recommended river segments compared to Alternative A.

4.3.15.3.13. IMPACTS OF SPECIAL STATUS SPECIES DECISIONS ON SPECIAL STATUS SPECIES

Navajo Sedge

Site-specific plant inventories would be required prior to any proposed surface-disturbing projects in suitable Navajo sedge habitat. Activities that would be avoided in suitable habitat include road construction, land disposal and approval of ROW corridors, and grazing activities (trailing, salting, watering, and herding). All motorized travel would be limited to designated routes in suitable Navajo sedge habitat. The use of herbicide and chemical treatments would be restricted. These avoidance measures and restrictions would help to mitigate the adverse impacts of habitat degradation and fragmentation for the Navajo sedge.

Black-footed Ferret

No critical habitat rules have been published for the black-footed ferret. There are no special protective measures in place because there are no known populations in the Monticello PA. However, the 1988 Recovery Plan states, “direct reduction in the area occupied by prairie dogs has been shown to reduce the number of black-footed ferrets linearly” (USFWS 1988). Therefore, it can be assumed that critical habitat for the black-footed ferret coincides with prairie dog habitat (including areas of short vegetation and bare ground), and that impacts described in this chapter for prairie dogs would be the same for the black-footed ferret.

Gunnison Sage-grouse

Major threats to the Gunnison Sage-grouse include roads, fences, and power poles that fragment habitat and provide perches and viewing areas for sage-grouse predators, including raptors,

leading to increased sage-grouse mortality (Connelly et al. 2000, Crawford et al. 2004). Additional threats to Gunnison Sage-grouse include reduction in native vegetation distribution and human disturbance during breeding and nesting season. The BLM's Guidance for the Management of Sagebrush Plant Communities for Sage-grouse Conservation, BLM's National Sage-grouse Habitat Conservation Strategy (BLM 2004d) and Gunnison Sage-grouse Rangeland Conservation Plan (BLM 2005l) would be implemented in suitable habitat in the Monticello PA. An additional 320 acres of suitable Gunnison Sage-grouse habitat would be managed as a conservation easement to protect and enhance their habitat. Adherence to these plans would have beneficial impacts on Gunnison Sage-grouse and other special status sagebrush species in the Monticello PA because of the habitat protections and restrictions on human disturbance specified in these plans.

Mexican Spotted Owl (MSO)

There would be no ground-disturbing activities allowed within a 0.5-mile radius of known MSO nests, with the 0.5-mile protective radii designated as Protected Activity Centers (PACs). These would be protected as outlined in the MSO Recovery Plan (USFWS 1995). Because healthy, native vegetation is a key component of suitable habitat (food source and shelter for owl prey species), these restrictions would have long-term beneficial impacts on MSOs and other special status species in the MSO nest buffer zones. MSO Designated Critical Habitat and suitable habitat would be avoided or use restrictions would be implemented. Suitable habitat restrictions would include staying on designated routes or revegetating access routes created by a project: actions that would help mitigate the adverse impacts of any surface disturbance associated with road construction in MSO prey habitat.

In addition, surveys would be required for temporary activities taking place within 0.5 miles of suitable MSO habitat during breeding season (March 1–August 31). For all permanent actions, two years of surveys would be required prior to commencement of the activity. If MSOs were found during the surveys, no disturbing actions or permanent structures would be allowed within 0.5 miles of any identified nest sites or PACs. Additionally, noise emissions would be reduced below 45 dBA at 0.5 miles from suitable habitat. This would help reduce the stress of noise on MSOs during the breeding season. Various studies have shown that human presence and noise disturbance leads to a significant reduction in prey handling and delivery by females, impacts that would reduce nest success (Frid 2002; Swarthout and Steidl 2003). These requirements would mitigate the adverse impacts of human disturbance on MSOs during breeding season.

Bald Eagle

Bald eagles would be protected as outlined in the Bald Eagle Protection Act of 1940 (16 U.S.C. 668-668d, 54 Stat. 250, as amended). Activities on BLM lands that contain nesting or winter roosting habitat for the Bald Eagle would be avoided or restricted, depending on the duration and timing of the activity. Bald eagles would be managed according to the Best Management Practices for Raptors and their Associated Habitats in Utah (BLM 2006c). These management requirements would include restrictions and avoidance measures, including required surveys prior to activity, possible monitoring during the activity, implementation of seasonal and spatial buffers during the breeding season (January 1–August 31), and avoidance of disturbance in riparian areas unless impracticable. No future ground-disturbing activities would be authorized within a 0.5-mile radius of known Bald Eagle nest sites year-round. Deviations may be allowed only after appropriate levels of consultation and coordination with the USFWS. In addition, no

permanent above-ground structures would be allowed within a 0.50-mile radius of a winter roost site if the structure would result in the habitat becoming unsuitable for future winter roosting by Bald Eagles.

As discussed in the MSO section, these requirements would help to mitigate the adverse impacts of human disturbance on Bald Eagles during breeding and roosting seasons.

Southwestern Willow Flycatcher (SWFL) and Yellow-billed Cuckoo

In SWFL and Yellow-billed Cuckoo riparian habitat, there would be no surface-disturbing activities within 300 feet of riparian areas, restrictions that would have long-term beneficial impacts on riparian special status species and their habitat within those buffer zones by eliminating ground disturbance and preventing habitat degradation. In addition, native species revegetation of disturbed riparian and adjacent upland areas would be required upon completion of an activity. Surveys would be required for activities taking place within suitable riparian habitat (see Map 65). Construction and other disruptive activities would not be permitted within a 0.25 mile buffer of occupied breeding habitat from May 1 through August 15. No permanent loud-noise-emitting facilities would be permitted within 0.25 miles of riparian habitat. In addition, SWFL would be protected as outlined in the SWFL Recovery Plan (USFWS 2002e). These requirements would help to mitigate the adverse impacts of human disturbances on special status bird species during breeding, nesting, and roosting seasons.

California Condor

California condors and their habitat would be protected as outlined in the Recovery Plan for the California condor (USFWS 1996). If California condors are found to nest in the Monticello PA, there would be no roads or permanent structures allowed within 1 mile of the nest. In addition, no surface-disturbing activities or special use permit groups would be allowed within 1 mile of the nest during breeding season. These requirements would help to mitigate the adverse impacts of human disturbance on nesting California condors. Adverse impacts would be similar to those discussed for the MSO.

Endangered Colorado River Fishes

The humpback chub, Colorado pikeminnow, razorback sucker, and bonytail chub would all be protected as outlined in their respective recovery plans (USFWS 2002a; USFWS 2002b; USFWS 2002c; USFWS 2002d). All water depletions from any portion of the Upper Colorado River drainage basin above Lake Powell have been determined to adversely affect or modify the critical habitat of the 4 resident endangered fish species and must be reported to the BLM (USFWS 1987). Any new depletion would require formal Section 7 consultation with the USFWS and would require implementation of the Conservation Measures dictated in the Programmatic Biological Opinion for depletions to the Colorado River system (USFWS 1987).

Surveys and monitoring would be required for activities taking place within designated critical habitat. Loss or degradation of riparian habitats would be avoided. The Utah Oil and Gas Pipeline Crossing Guidance would be implemented for all activities occurring near riparian areas (Appendix F). These requirements would help mitigate the adverse impacts of disturbance on special status fish species within the Monticello PA because of the associated reductions in human impacts such as grazing and surface-disturbing activities on fish habitat (Lentsch and Converse 1997).

4.3.15.3.13.1. Alternative A

Under Alternative A, the impacts of special status species management decisions on special status species would include those discussed in the Impacts Common to All Alternatives and the Proposed Plan section.

4.3.15.3.13.2. Alternatives B and E

Under Alternatives B and E, the impacts of special status species management decisions on special status species and habitat would include the impacts outlined below in addition to those discussed in the Impacts Common to All Alternatives and the Proposed Plan section.

For the Gunnison Sage-grouse, year-round crucial habitat would be designated on 4,524 acres of BLM land in the Monticello PA. This crucial habitat is 3% of estimated sagebrush habitat in the Monticello PA. In sage-grouse lek habitat (defined as the 2-mile radius of an active strutting ground), there would be no surface-disturbing geophysical activities, with the exception of seasonal grazing (closed from March 20 to May 15), allowed. These restrictions would help mitigate the adverse impacts of surface disturbance on vegetation resources in lek habitat. Within six miles of lek habitat, sagebrush treatments, oil and gas leasing with standard stipulations, and seasonal grazing would be allowed. The construction of fences, power lines, wind-power turbines, or other tall structures would not be permitted. This would help reduce the predation of sage-grouse by raptors and the collision of sage-grouse with fences. The allowance of sagebrush treatments would help mitigate the adverse impacts of surface-disturbing activities on special status species and habitat within the 6-mile buffer of the center of the lek. Because of these restrictions, there would be fewer adverse impacts on Gunnison Sage-grouse and other sagebrush special status species associated with these alternatives than with Alternative A.

Under this alternative, the habitat in Arch Canyon for MSO and the flannelmouth sucker would be closed to OHV use, and group size would be limited to 10 individuals and 2 groups per day. These restrictions would help mitigate the impacts of noise disturbance on MSO and other cliff-dwelling special status species in the closure area. The OHV closures would provide the opportunity for the reestablishment of riparian vegetation on closed OHV routes, and reduce the runoff, stream sedimentation, and erosion associated with OHV use that could adversely impact special status fish species habitat.

4.3.15.3.13.3. Alternative C

Under Alternative C, the impacts of special status species management decisions on special status species and habitat would be the same as those discussed in Alternative B except that disturbance would not be allowed within a 0.6-mile radius from the center of a lek. The potential disturbance associated with grazing in and around sage-grouse leks associated with this change in designation would result in this alternative having more adverse impacts on vegetation resources than Alternative B. The construction of fences, power lines, or other tall structures would be avoided. This could help reduce the predation of sage-grouse by raptors. Because of these restrictions, there would be fewer adverse impacts on special status plant and animal species in sagebrush habitat associated with this alternative than with Alternative A.

Under this alternative, portions of the habitat in Arch Canyon for MSO and the flannelmouth sucker would be closed to OHV use, and group size would be limited to 12 vehicles and 2 groups

per day. This would provide more protection for cliff-dwelling wildlife species and special status fish than the management activities proposed under Alternative A.

4.3.15.3.13.4. Alternative D

Under Alternative D, the impacts of special status species management decisions on special status species in sagebrush habitat would include the impacts outlined below, in addition to those discussed in Section 4.3.15.2, Impacts Common to All Alternatives and the Proposed Plan.

For Gunnison Sage-grouse, year-round crucial habitat would be designated on 2,877 acres of BLM land in the Monticello PA. In lek habitat (defined as a 0.25-mile radius of an active strutting ground), there would be no surface-disturbing activities allowed, with the exception of seasonal grazing. These restrictions would help mitigate the adverse impacts of seasonal grazing on special status species and sagebrush vegetation communities in lek habitat. Within 6 miles of the lek center, sagebrush treatments, fence construction, and oil and gas leasing with standard stipulations and seasonal grazing would be allowed. The allowance of sagebrush treatments would help mitigate the adverse impacts of surface-disturbing activities on special status species and habitat within the 6-mile buffer of the lek center.

Under this alternative, the habitat in Arch Canyon for MSO and the flannelmouth sucker would be open to OHV use on designated trails year-round, and commercial motorized group size would be limited to 12 vehicles and 2 trips per day. This would provide more protection for cliff-dwelling wildlife species and special status fish than the management activities proposed under Alternative A.

4.3.15.3.13.5. Proposed Plan

Under the Proposed Plan, the impacts of special status species management decisions on special status species and habitat would include the impacts outlined below in addition to those discussed in the Impacts Common to All Alternatives and the Proposed Plan section.

For the Gunnison Sage-grouse, year-round crucial habitat would be designated on 4,524 acres of BLM land in the Monticello PA. This crucial habitat is 3% of estimated sagebrush habitat in the Monticello PA. In sage-grouse lek habitat (defined as the 2-mile radius of an active strutting ground), there would be no surface-disturbing geophysical activities, and all permitted activities would be avoided from March 20 to May 15. These restrictions would help mitigate the adverse impacts of surface disturbance on vegetation resources in lek habitat. Within four miles of lek habitat, sagebrush treatments, oil and gas leasing with standard stipulations, and limited grazing would be allowed. The construction of fences, power lines, wind-power turbines, or other tall structures would not be permitted. This would help reduce the predation of sage-grouse by raptors and the collision of sage-grouse with fences. The allowance of sagebrush treatments would help mitigate the adverse impacts of surface-disturbing activities on special status species and habitat within the 4-mile buffer of the center of the lek. Because of these restrictions, there would be fewer adverse impacts on Gunnison Sage-grouse and other sagebrush special status species associated with the Proposed Plan than with Alternative A.

Under this alternative, the habitat in Arch Canyon for MSO and the flannelmouth sucker would be open to OHV use limited to designated routes. This restriction would help mitigate the impacts of noise disturbance on MSO and other cliff-dwelling special status species in the closure area. The OHV limitations would provide the opportunity for the reestablishment of

riparian vegetation on closed OHV routes, and reduce the runoff, stream sedimentation, and erosion associated with OHV use that could adversely impact special status fish species habitat.

4.3.15.3.14. IMPACTS OF TRAVEL DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.14.1. Impacts Common to All Alternatives and the Proposed Plan

Under all alternatives and the Proposed Plan for travel management, any new trail designations would consider special status species habitat, which could reduce the adverse impacts of surface and noise disturbance on special status plant and animal species. In addition, National Scenic Byways and Backways would be designated in the Monticello PA. These roads already exist, so there is not likely to be an appreciable impact on special status plant and animal species and their habitat resulting from these designations.

A number of trails would be managed for non-mechanized travel under all alternatives and the Proposed Plan (see Chapter 2 Table 2.1, Summary Table of Alternatives and the Proposed Plan, for the list). Because these trails are already established and in use, there is not likely to be a noticeable increase in disturbances of special status species and habitat resulting from trail maintenance. There would also be trails and/or areas open to OHV use under all alternatives and the Proposed Plan. OHV use can physically damage the vegetation in special status species habitat and cause noise disturbance, which could have direct, adverse impacts on special status species, especially birds and big game, in the Monticello PA (Reijnen and Foppen 1995, Gelbard and Belnap 2003). The surface disturbance associated with OHV use can have direct and indirect adverse impacts on individual plants and animals as well as their habitat.

4.3.15.3.14.2. Alternative A

Under Alternative A, there are a total of 611,310 acres open to OHV use which is more than under any of the other alternatives or the Proposed Plan. Under this alternative, there are 540,260 acres with seasonal restrictions on OHV use off of existing trails to protect bighorn sheep lambing and rutting areas. There are an additional 789,170 acres where OHV use is limited to existing trails. These restrictions would indirectly benefit special status wildlife species using the restricted areas. The number of acres of each habitat type classified as closed or limited OHV use by alternative is located in Tables 4.184–4.186 in Section 4.3.17, Vegetation.

This alternative has 276,430 acres closed to OHV use. These closures would decrease the adverse impacts of this alternative on special status species and their habitat in these protected areas by eliminating surface and noise disturbance associated with OHV use. A reduction in miles of available OHV trails would lead to a reduction in habitat fragmentation for special status wildlife species. A list of closed areas is located in the Summary Table of Alternatives and the Proposed Plan. Closed areas include some ACECs and vegetation study areas. Table 4.164 provides acres of special status species habitat that are open to OHV use, closed to OHV use, or limited to designated trails under this alternative.

Table 4.164. Acres of Special Status Species Habitat by OHV Usage Status Under Alternative A

OHV Status	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
Closed	16,275	371	101,801	3,568	0
Limited	184,785	311	122,529	6,335	0
Open	50,134	483	154,610	13,473	4,593

Under this alternative, 7% of Bald Eagle habitat, 27% of MSO habitat, 16% of SWFL habitat, 22% of the federally listed fish habitat, and none of Gunnison Sage-grouse habitat would be closed to OHV use.

4.3.15.3.14.3. Alternatives B and E

Under Alternatives B and E, the impacts of travel management decisions on special status species would include the following impacts in addition to those discussed in Alternative A. No acres would be open to cross-country OHV travel under these alternatives, which is 100% less than under Alternative A. Under Alternative B, there would be 1,359,417 acres with OHV use limited to designated routes; Alternative E would designate 812,679 acres for limited to designated OHV routes. Compared to Alternative A, there would be a substantial increase in OHV restrictions under these two alternatives because Alternative A would propose 789,170 acres for OHV travel along designated and existing routes.

Alternative B would close 423,698 acres to OHV use, which would be 147,268 acres (1.5 times more acreage) than under Alternative A. Alternative E would close 970,436 acres to OHV use (694,006 acres or 3.5 times more acreage than Alternative A). These closures would decrease the adverse impacts of these alternatives on special status species and their habitat in these protected areas by eliminating noise and surface disturbance associated with OHV use. A list of closed areas is located in the Summary of Alternatives and the Proposed Plan, Table 2.1. Designated OHV Closed areas include vegetation study areas, some SRMAs, and some WSAs. This action would protect more acres of ecologically important special status species habitat from the surface disturbance and weed spread associated with OHV use than Alternative A. Table 4.165 provides acres of special status species habitat that would be open to OHV use, closed to OHV use, or limited to designated routes under this alternative.

Table 4.165. Acres of Special Status Species Habitat by OHV Usage Status Under Alternatives B and E

OHV Status	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
Closed	15,347	117	116,645	4,020	4,593
Limited	235,163	1,018	262,107	18,949	0
Open	0	0	0	0	0

Under these alternatives, 6% of Bald Eagle habitat in the Monticello PA would be closed to OHV use, which is 1% less than under Alternative A. Seven percent of federally listed fish habitat would be closed, which is 15% less than under Alternative A. Thirty-one percent of MSO habitat would be closed to OHV use, which is 4% more than under Alternative A. Eighteen percent of SWFL habitat would be closed, which is 2% more than under Alternative A. One hundred percent of Gunnison Sage-grouse habitat would be closed, which is 100% more than under Alternative A.

There are fewer acres of special status species habitat subject to adverse surface-disturbing impacts, which contribute to habitat fragmentation, under this alternative than under Alternative A.

4.3.15.3.14.4. Alternative C

Under Alternative C, the impacts of travel management decisions on special status species and their habitat would include the following impacts in addition to those discussed in Alternative A. There are a total of 2,311 acres open to OHV use under this alternative, which is 608,999 acres (99%) less than under Alternative A. Note that the proposed open OHV area would be in an existing OHV play area, already disturbed and impacted by previous and current use (see Section 4.3.10.3.12, Impacts of Travel Decisions on Recreation), so the impacts to special status species would be minor. There would be 1,362,142 acres within which OHV use would be limited to designated routes. This would be a 58% increase in acreage, when compared to Alternative A.

This alternative would close 418,667 acres to OHV use, which is 142,237 acres (1.5 times more acreage) than Alternative A. These closures would decrease the adverse impacts of this alternative on native vegetation in these protected areas by eliminating surface disturbance associated with OHV use. A list of closed areas is located in the Summary Table of Alternatives, Table 2.1. Closed areas include vegetation study areas, some SRMAs, some CSMAs, and some WSAs. This action helps protect more acres of ecologically important special status species habitat from the surface disturbance and weed spread associated with OHV use than Alternative A. Table 4.166 below provides acreage of special status species habitat that is open to OHV use, closed to OHV use, or limited to designated trails under this alternative.

Table 4.166. Acres of Special Status Species Habitat by OHV Usage Status Under Alternative C

OHV Status	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
Closed	13,567	124	112,737	3,719	0
Limited	235,388	1,011	263,801	19,114	4,593
Open	1,555	0	2,214	135	0

Under this alternative, 5% of Bald Eagle habitat in the Monticello PA would be closed to OHV use, which is 2% less than under Alternative A. Seven percent of federally listed fish habitat would be closed, which is 15% less than under Alternative A. Thirty percent of MSO habitat would be closed to OHV use, which is 3% more than under Alternative A. Sixteen percent of SWFL habitat would be closed, which is the same as under Alternative A. None of the Gunnison Sage-grouse habitat would be closed, which is the same as under Alternative A. There are fewer

acres of special status species habitat subject to adverse surface-disturbing impacts under this alternative than under Alternative A.

4.3.15.3.14.5. Alternative D

Under Alternative D, the impacts of travel management decisions on special status species and their habitat would include the impacts outlined below, in addition to those discussed in Alternative A.

There are a total of 2,311 acres open to OHV use under this alternative (the same as discussed under the Proposed Plan), which is 608,999 acres (99%) less than under Alternative A. Approximately 1,780,807 acres of the Monticello PA would limit OHV travel to designated routes. This would be an increase of 991,637 acres or over 2 times more acreage than under Alternative A.

Under this alternative, no acres within the Monticello PA would be closed to OHV use, which is 276,430 acres (100%) less than under Alternative A. Table 4.167 below provides acres of special status species habitat that are open to OHV use, closed to OHV use, or limited to designated trails under this alternative.

Table 4.167. Acres of Special Status Species Habitat by OHV Usage Status Under Alternative D

OHV Status	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
Closed	0	0	0	0	0
Limited	248,955	1,105	376,538	22,834	4,593
Open	1,555	0	2,214	135	0

Under this alternative, there would be no special status species habitat closed to OHV use, which is 34% less acreage than under Alternative A. The elimination of OHV closed areas under this alternative would have greater adverse impacts on special status species than the impacts under Alternative A.

4.3.15.3.14.6. Proposed Plan

Under the Proposed Plan, the impacts of travel management decisions on special status species and their habitat would include the following impacts in addition to those discussed in Alternative A. There are a total of zero acres open to OHV use under this alternative, which is 590,225 acres (more than 99%) less than under Alternative A. There would be 1,388,191 acres within which OHV use would be limited to designated routes. This would be a 57% increase in acreage, when compared to Alternative A. Under the Proposed Plan the Arch Canyon route would be opened for the entire length of the canyon to the USFS boundary. This would potentially have long-term adverse impacts (related to noise and human presence) on MSO since Arch Canyon is identified as containing suitable MSO nesting habitat.

The Proposed Plan would close 393,895 acres to OHV use, which is 105,974 acres (38% more acreage) than Alternative A. These closures would decrease the adverse impacts of this alternative on native vegetation in these protected areas by eliminating surface disturbance

associated with OHV use. A list of closed areas is located in the Summary Table of Alternatives and the Proposed Plan, Table 2.1. Closed areas include vegetation study areas, some SRMAs, and some WSAs. This action helps protect more acres of ecologically important special status species habitat from the surface disturbance and weed spread associated with OHV use than Alternative A. Table 4.168 below provides acreage of special status species habitat that is open to OHV use, closed to OHV use, or limited to designated trails under the Proposed Plan.

Table 4.168. Acres of Special Status Species Habitat by OHV Usage Status Under the Proposed Plan

OHV Status	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
Closed	13,505	124	112,737	3,719	0
Limited	232,752	1,011	265,780	19,114	4,593
Open	96	0	0	135	0

Under the Proposed Plan, 5% of Bald Eagle habitat in the Monticello PA would be closed to OHV use, which is 2% less than under Alternative A. Seven percent of federally listed fish habitat would be closed, which is 15% less than under Alternative A. Thirty percent of MSO habitat would be closed to OHV use, which is 3% more than under Alternative A. Eighteen percent of SWFL habitat would be closed, which is 2% more than under Alternative A. None of the Gunnison Sage-grouse habitat would be closed, which is the same as under Alternative A. There are fewer acres of special status species habitat subject to adverse surface-disturbing impacts under the Proposed Plan than under Alternative A.

4.3.15.3.15. IMPACTS OF VEGETATION DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.15.1. Impacts Common to All Alternatives and the Proposed Plan

Under all alternatives and the Proposed Plan, vegetation-related seed gathering and plant collection would be allowed in all areas meeting Utah's Rangeland Health Standards and Grazing Guidelines (BLM 1997). This could have short-term, direct adverse impacts on special status species and their habitat due to trampling and human disturbance during collection activities. Sagebrush habitat would be managed as described in the National Sage-grouse Habitat Conservation Strategy (BLM 2004d). A list of sagebrush communities prioritized for treatment is located in the Summary Table of Alternatives and the Proposed Plan, Table 2.1. These restoration treatments would have long-term beneficial impacts on special status species in native sagebrush communities by providing them with improved habitat (Monsen 2004). The spread of noxious, invasive, and non-native weed species would be controlled through implementation of BLM weed management policies and action plans. In addition, restoration activities and stock animal feed would be required to use certified weed-free seed mixes, mulch, and feed. Actions taken to help slow/stop the spread of weeds in the Monticello PA would help reduce the adverse impacts of surface disturbance associated with stock use, oil and gas development, and other activities that result in the adverse impacts associated with alteration of special status species habitat. Those non-native, exotic, and invasive species of management concern for the Monticello PA are included in Table 3.59.

4.3.15.3.15.2. Alternative A

Under Alternative A, 15,475 acres of land treatments per year would be continued. This treatment decision would be greater than under any of the other alternatives. Impacts are discussed in the Impacts Common to All Alternatives and the Proposed Plan section. Vegetation treatments for each alternative by vegetation type are provided in Table 4.230 in Section 4.3.17, Vegetation.

4.3.15.3.15.3. Alternative B

Under Alternative B, there would be 7,600 acres of vegetation treatments per year, which is about 51% fewer acres of treatment per year than under Alternative A. In general, these treatment decisions would likely have more beneficial impacts on special status species and habitat than Alternative A because of the increased likelihood of successful vegetation treatments due to the concentration of efforts in specified vegetation communities.

4.3.15.3.15.4. Alternative C

Under Alternative C, the impacts of vegetation management decisions on special status species would include the impacts outlined below, in addition to those discussed in Impacts Common to All Alternatives and the Proposed Plan.

There would be 9,300 acres of vegetation treatments under this alternative, which is 30% fewer acres of treatment than under Alternative A. There would be fewer, short-term adverse impacts associated with this alternative than Alternative A because fewer acres would be open to trampling and surface disturbance associated with vegetation treatments.

4.3.15.3.15.5. Alternative D

Under Alternative D, the impacts of vegetation management decisions on special status species would include the impacts outlined below, in addition to those discussed in Impacts Common to All Alternatives and the Proposed Plan.

There would be 11,300 acres of vegetation treatments under this alternative, which is 27% fewer acres of treatment than under Alternative A. There would be fewer, short-term adverse impacts associated with this alternative than Alternative A because fewer acres are open to trampling and disturbance associated with vegetation treatments. There are more long-term beneficial impacts for special status species and habitat under this alternative than under Alternative B or the Proposed Plan because a greater number of acres would receive vegetation treatments.

4.3.15.3.15.6. Alternative E

There would be 7,600 acres of vegetation treatments under this alternative, which is 51% fewer acres of treatment than under Alternative A. Under Alternative E, the impacts to species would be the same as discussed under B, except that approximately 582,357 acres within the planning area would have restrictions on vegetation treatments in order to preserve non-WSA wilderness characteristics. These areas would be managed under VRM Class I objectives, which would limit the degree of treatment-related surface disturbances. The impacts of limiting vegetation treatments would be beneficial in the short- and long-term based on the reduced potential for trampling of species habitat, and the reduced potential for invasive species establishment and

spread from treatment-related surface disturbances. Compared to Alternative A, this alternative would have more beneficial long-term impacts on special status species because more potential habitat would be protected within the non-WSA wilderness characteristics areas.

4.3.15.3.15.7. Proposed Plan

Under the Proposed Plan, the impacts of vegetation management decisions on vegetation resources would include the following impacts in addition to those discussed in Impacts Common to All Alternatives and the Proposed Plan. There would be 9,300 acres of vegetation treatments per year under this alternative, which is 30% fewer acres of treatment per year than under Alternative A. The short-term, adverse impacts of trampling and crushing vegetation associated with treatment would be substantially reduced compared to Alternative A. There are fewer long-term beneficial impacts to special status species and habitat under this alternative than under Alternative A because fewer acres would receive vegetation treatments.

4.3.15.3.16. IMPACTS OF VISUAL RESOURCE DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.16.1. Impacts Common to All Alternatives and the Proposed Plan

Under all alternatives and the Proposed Plan, lands within the Monticello PA would be designated and managed as VRM Classes I through IV (see Chapter 3, Section 3.19, Visual Resources). All WSAs and eligible/designated WSR segments would be managed as VRM Class I or II. Very limited and minor impacts to scenic quality would be allowed in areas designated as VRM Class I or II. Vegetation treatments, with short-term impacts on visual quality, and other similar surface-disturbing activities designed to enhance native vegetation, would be allowed in VRM Class I or II areas. These limitations on surface disturbances as well as allowed habitat enhancement would mitigate the adverse impacts of management activities in special status species habitat.

In areas designated as VRM Class III or IV, visual objectives would allow moderate or major changes to the visual landscape. Most types of surface-disturbing activities and human visitation would be allowed in VRM Class III or IV areas. These types of disturbance could have short- and long-term adverse impacts on special status species and their associated habitat in the Monticello PA.

4.3.15.3.16.2. Alternative A

Alternative A would have the third largest area (726,687 acres) subject to VRM Class I or II resource objective restrictions. It would have the third largest area (1,054,681 acres) subject to VRM Class III or IV resource objectives restrictions (see Map 66 for Alternative A VRM class designations). Because very limited and limited changes to scenic quality would be allowed in areas designated as VRM Class I or II, this alternative would have the third most acres protected from activities that could adversely affect special status plant and wildlife individuals and their suitable habitat.

The number of acres of each habitat type in each of the VRM classes is located in Tables 4.190–4.193 in Section 4.3.17, Vegetation. Table 4.169 contains the number of acres of federally listed species habitat located in each VRM class under this alternative.

Table 4.169. Acres of Federally Listed Species Habitat by VRM Class Under Alternative A

VRM Class	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
I	34,773	435	95,389	4,823	0
II	50,266	592	121,354	9,148	44
III	92,278	0	69,586	6,135	21
IV	72,852	0	91,570	2,729	4,528

Under this alternative, 34% of Bald Eagle habitat, 57% of MSO habitat, 61% of SWFL habitat, 100% of the federally listed fish habitat, and 1% of Gunnison Sage-grouse habitat would be in areas managed as VRM I or II.

4.3.15.3.16.3. Alternative B

Under Alternative B, the impacts of visual resource management decisions on special status species and habitat would include the impacts outlined below, as well as those discussed in Impacts Common to All Alternatives and the Proposed Plan.

Some ACECs would also be managed under VRM Class I or II objectives. This alternative would have the second largest area (748,309 acres) subject to VRM I or II restrictions on impacts to scenic quality. It would have the second smallest area (1,034,813 acres) subject to VRM III or IV restrictions (see Map 67 for Alternative B VRM designations). Because very limited and limited management activities would be allowed in areas designated as VRM I or II, this alternative would have the second highest number of acres protected from activities that could adversely affect special status plant and wildlife individuals and their suitable habitat. Table 4.170 contains the number of acres of federally listed species habitat located in each VRM class under this alternative.

Table 4.170. Acres of Federally Listed Species Habitat by VRM Class Under Alternative B

VRM Class	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
I	20,385	612	165,817	5,978	0
II	58,908	273	67,740	6,811	44
III	98,276	221	63,607	7,463	21
IV	72,695	0	81,374	2,645	4,528

Under this alternative, 32% of Bald Eagle habitat in the Monticello PA would be in areas managed under VRM Class I or II objectives (2% less than under Alternative A); 80% of federally listed fish habitat would be included in VRM Class I or II designated areas (20% less than under Alternative A); 62% of MSO habitat would be included in be in areas managed under VRM Class I or II objectives (5% more than under Alternative A); and 56% of SWFL habitat would be included in VRM Class I or II designated areas (5% less than under Alternative A).

One percent of Gunnison Sage-grouse habitat would lie within areas managed under VRM I or II objectives, which would be the same as Alternative A. Overall, this alternative would be slightly less beneficial to these federally listed species and their habitat than Alternative A because fewer acres of potential habitat would lie within the more-protective VRM Class I and II designated areas.

4.3.15.3.16.4. Alternative C

Under Alternative C, the impacts of visual resource management decisions on special status species and habitat would include those discussed in Management Common to All, with additional impacts from specified ACECs managed as VRM Class I or II. Alternative C would have the fourth largest area (557,180 acres) subject to VRM Class I or II restrictions. It would have the second largest area (1,225,915 acres) subject to VRM III or IV restrictions (see Map 68 for VRM designations under Alternative C). Because VRM Class I and II objectives would limit surface-disturbance-related impacts to existing scenic quality, this alternative would have the fourth largest number of acres protected from activities that could adversely affect special status plant and wildlife individuals and their suitable habitat. Table 4.171 contains the number of acres of federally listed species habitat located in each VRM class under this alternative.

Table 4.171. Acres of Federally Listed Species Habitat by VRM Class Under Alternative C

VRM Class	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
I	19,609	538	121,198	4,381	0
II	32,928	342	51,846	5,527	0
III	81,207	225	124,146	8,894	65
IV	116,519	0	81,328	4,095	4,528

Under this alternative, 21% of Bald Eagle habitat in the Monticello PA would be in areas managed under VRM Class I or II objectives, which is 13% less than under Alternative A. Eighty percent of federally listed fish habitat would be included in VRM Class I or II designated areas under this alternative (20% less than under Alternative A). Forty-six percent of MSO habitat would be included in be in areas managed under VRM Class I or II objectives (11% less than under Alternative A). Forty-three percent of SWFL habitat would be included in VRM Class I or II designated areas (18% less than under Alternative A). None of the Gunnison Sage-grouse habitat would be managed under VRM I or II objectives (1% less than under Alternative A). Overall, this alternative would be less beneficial to these federally listed species and their habitat than Alternative A because fewer acres of habitat would be subject to disturbance restrictions associated with VRM Class I and II objectives.

4.3.15.3.16.5. Alternative D

Under Alternative D, the impacts of visual resource management decisions on special status species and habitat would include those discussed in Impacts Common to All Alternatives and the Proposed Plan. This alternative would have the smallest area (399,261 acres) subject to VRM Class I and II objective restrictions. It would have the largest area (1,383,860 acres) designated

as VRM Class III or IV, with the most area managed to allow moderate to major surface disturbance impacts to visual resources and species habitat (see Map 69 for Alternative D VRM designations). This alternative would have the fewest acres protected (under VRM Class I and II objectives) from activities that could adversely affect special status plant and wildlife individuals and their suitable habitat.

Table 4.172 contains the number of acres of federally listed species habitat located in each VRM class under this alternative.

Table 4.172. Acres of Federally Listed Species Habitat by VRM Class Under Alternative D

VRM Class	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
I	10,686	0	115,708	3,159	0
II	10,501	823	0	3,593	0
III	114,650	236	181,364	12,381	65
IV	114,557	0	81,342	3,722	4,528

Under this alternative, 8% of Bald Eagle habitat in the Monticello PA would be in areas managed as VRM Class I or II (1% more than under Alternative A). Seventy-four percent of federally listed fish habitat would be included in VRM I or II under this alternative, (26% less than under Alternative A). Thirty-one percent of MSO habitat would be included in be in areas managed as VRM I or II (26% less than under Alternative A). Thirty percent of SWFL habitat would be included in VRM I or II (31% less than under Alternative A). None of the Gunnison Sage-grouse habitat would be managed as VRM I or II (1% less than under Alternative A). Overall, this alternative would be less beneficial to these federally listed species and their habitat than Alternatives A, B, or the Proposed Plan because fewer acres of habitat would be subject to disturbance restrictions associated with VRM I and II.

4.3.15.3.16.6. Alternative E

Under Alternative E, approximately 582,357 acres of non-WSA lands with wilderness characteristics would be managed to preserve their wilderness values. Management would include designating these areas as VRM I and limiting surface disturbances to those allowed under this class objective. Table 4.173 shows the acres of special status species habitat by VRM class for Alternative E.

Table 4.173. Acres of Federally Listed Species Habitat by VRM Class Under Alternative E

VRM Class	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
I	68,396	612	300,524	9,500	0
II	43,420	272	23,529	4,204	44
III	74,634	221	26,728	4,618	21
IV	59,737	0	27,523	2,081	4,528

Alternative E would have the most acreage managed under VRM Class I and II objectives (1,109,848), and the least area managed under VRM Class III and IV objectives (671,828 acres). This would have the greatest beneficial impact on special status species when compared to Alternative A and the other action alternatives or the Proposed Plan, because of the likelihood for habitat preservation through restrictions on surface disturbances. Approximately 45% of Bald Eagle habitat would lie within VRM Class I and II designated areas, an increase of 11% when compared to Alternative A. Also managed as VRM Class I and II would be approximately 80% of listed fish species habitat (a decrease of 20% compared to Alternative A), 86% of MSO habitat (a 29% increase compared to Alternative A), 67% of SWFL habitat (a 6% increase compared to Alternative A), and 1% of sage-grouse habitat (identical to Alternative A).

4.3.15.3.16.7. Proposed Plan

Under the Proposed Plan, the impacts of visual resource management decisions on special status species and habitat would include those discussed in Management Common to All, with additional impacts from specified ACECs managed as VRM Class I or II. The Proposed Plan would have the fourth largest area (651,030 acres) subject to VRM Class I or II restrictions. It would have the second largest area (1,130,585 acres) subject to VRM III or IV restrictions (see Map 71 for VRM designations under the Proposed Plan). Because VRM Class I and II objectives would limit surface-disturbance-related impacts to existing scenic quality, the Proposed Plan would have the fourth largest number of acres protected from activities that could adversely affect special status plant and wildlife individuals and their suitable habitat. Table 4.174 contains the number of acres of federally listed species habitat located in each VRM class under the Proposed Plan.

Table 4.174. Acres of Federally Listed Species Habitat by VRM Class Under the Proposed Plan

VRM Class	Bald Eagle	Federally Listed Fish	MSO	SWFL	Gunnison Sage-grouse
I	17,732	339	118,906	4,381	0
II	34,484	545	71,400	5,527	0
III	102,525	221	116,543	8,894	62
IV	91,448	0	71,435	4,095	4,449

Under the Proposed Plan, 19% of Bald Eagle habitat in the Monticello PA would be in areas managed under VRM Class I or II objectives, which is 15% less than under Alternative A. Fifty-two percent of federally listed fish habitat would be included in VRM Class I or II designated areas under this alternative (48% less than under Alternative A). Fifty percent of MSO habitat would be included in be in areas managed under VRM Class I or II objectives (7% less than under Alternative A). Forty-three percent of SWFL habitat would be included in VRM Class I or II designated areas (18% less than under Alternative A). None of the Gunnison Sage-grouse habitat would be managed under VRM I or II objectives (1% less than under Alternative A). Overall, the Proposed Plan would be less beneficial to these federally listed species and their habitat than Alternative A because fewer acres of habitat would be subject to disturbance restrictions associated with VRM Class I and II objectives.

4.3.15.3.17. IMPACTS OF WILDLIFE AND FISHERIES DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.17.1. Impacts Common to All Alternatives and the Proposed Plan

In occupied priority migratory bird habitat, surface disturbance would be avoided from May 1 through July 30. Occupied priority migratory bird habitat will be determined with the use of Utah Partners in Flight Avian Conservation Strategy, Intermountain West Joint Venture Bird Habitat Conservation Areas, and other migratory bird conservation plans. In addition, maintenance/improvement of lowland riparian, wetlands, and low and high desert scrub communities would be prioritized in the Monticello PA. These three requirements would benefit both migratory bird and special status species in these habitats by maintaining and improving habitat necessary for survival.

Reintroduction of native fish and wildlife species into historic or suitable ranges would continue where it is determined to be appropriate. This could help to reestablish special status species, including the Colorado River endangered fish species, in their historical habitat. This would have beneficial impacts on these species in the Monticello PA.

Bighorn sheep habitat on the 5 mesa tops (56,740 acres) would be prioritized for improvement because of potential loss of habitat caused by surface disturbance in these areas. On-site mitigation would be required for projects that disturb or remove forage and browse species used by desert bighorn sheep. These requirements would help mitigate the adverse impacts of surface-disturbing activities on special status species in sagebrush and desert shrub habitat used by bighorn sheep. Listed under each alternative and the Proposed Plan are seasonal wildlife protection areas for big game species. The special conditions common to all alternatives and the Proposed Plan include no use of pyrotechnics, shooting during permitted filming, no use of low-flying aircraft, and minimal surface-disturbing activities (see Appendix P for minimal impact criteria during filming). Exceptions to special conditions for the seasonal wildlife protection areas could be granted by the Monticello FO Manager if it can be shown that legal rights would be curtailed, animals are not present in the specific project location, or the activity can be conducted so as not to adversely affect wildlife species. In addition, maintenance and operation activities for mineral production as well as hunting would be allowed during seasonal restrictions. These special conditions would protect and benefit special status species that utilize these areas during the seasonal protection. There would be less noise and direct disturbance from humans to special status species.

There would be 17,300 acres allotted as wildlife habitat on slopes of Peter's Canyon and East Canyon, which would have beneficial impacts on special status species in this area by reducing forage competition and direct impacts from livestock.

4.3.15.3.17.2. Alternative A

Under Alternative A, seasonal protection would be in place on 329,750 acres from April 1 through July 15 for bighorn sheep lambing, and again from October 15 through December 31 for rutting. There would be 12,960 acres of crucial pronghorn habitat closed to certain surface-disturbing activities from May 15 through June 15 for fawning. There would be 197,550 acres of crucial deer winter habitat closed to certain surface-disturbing activities from December 15 through April 30 (see Chapter 2 Summary Table of Alternatives and the Proposed Plan 2.1 for a list of activities). These closures would also protect special status wildlife species on 279,786 acres of habitat. Alternative A provides a total of 184 days of protection for bighorn sheep, 32 days for pronghorn, 137 days for deer, and no protection for elk (see Table 4.243). These restrictions would protect special status species and their associated habitat from direct human disturbance, noise, and surface-disturbing activities during those seasonal protection times.

Table 4.175 contains the number of acres of special status species habitat located in areas with big game seasonal restrictions under each of the management alternatives and the Proposed Plan.

Table 4.175. Acres of Special Status Species Habitat Located in Areas with Big Game Seasonal Restrictions

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Bald Eagle	188,801	218,868	165,997	195,283	218,868	188,021
Critical Fish	0	286	13	273	286	286
MSO	59,171	325,172	154,998	142,051	325,172	249,206
Gunnison Sage-grouse *	0/0	2,778/4,884	2,456/4,884	0/3,197	2,778/4,884	2,337/4,884
SWFL	1,679	10,937	3,340	4,030	10,937	7,174

*The number following the dash is the total acres of designated sage-grouse habitat for each alternative. The total acres of habitat does not change by alternative for the other special status species listed in the table.

4.3.15.3.17.3. Alternatives B and E

Under Alternatives B and E, the impacts of wildlife and fisheries management decisions on special status species resources would include those discussed in Management Common to All Alternatives and the Proposed Plan, as well as the restrictions in place for wildlife habitat during parts of the year (see Table 4.236). Seasonal wildlife protection areas would have special conditions for all land-use activities with the exception of woodland harvest. Seasonal protection would be in place on 453,388 acres from April 1 through July 15 for bighorn sheep lambing, and again from October 15 through December 31 for rutting. There would be 29,365 acres of crucial pronghorn habitat closed to certain surface-disturbing activities from May 1 through June 15 for

fawning. In addition, spring grazing (April 15–June 15) would be eliminated in allotments within pronghorn habitat. There would be 785,921 acres of crucial deer winter habitat closed to certain surface-disturbing activities from November 1 through May 15. The final restriction would be on 191,173 acres of elk habitat from November 1 through May 15. These closures would also protect special status wildlife species on 558,041 acres of habitat (99% more than under Alternative A). These special conditions include no oil and gas leasing activities, no geophysical work, and no permitted or commercial OHV use.

Alternatives B and E also provide for longer seasonal wildlife protection, which would benefit special status species by providing for a longer period of reduced human disturbances from noise and surface-disturbing activities. Seasonal protection would be the same for bighorn sheep, and it would last 15 days longer for pronghorn fawning areas and 60 days longer for deer winter range areas than in Alternative A. There is no protection for elk habitat in Alternative A, versus 196 days of special conditions in Alternatives B and E (see Table 4.243).

4.3.15.3.17.4. Alternative C

Under Alternative C, the impacts of wildlife and fisheries management decisions on special status species and associated habitat would include those discussed in Management Common to All Alternatives, as well as the restrictions in place for wildlife habitat during parts of the year (see Table 4.237). Seasonal wildlife protection areas would have the same special conditions as under Alternative A, with the exception of OHV restrictions. Under this alternative, the number of OHV users may be limited. In addition, there would be 326,898 acres subject to special wildlife conditions, which is 17% more than under Alternative A. Alternative C provides for different lengths of time for seasonal restrictions. Seasonal protection would be 30 days fewer for bighorn sheep, 15 days more for pronghorn, 15 days more for deer, and 150 days more for elk than Alternative A (see Table 4.243). Because of these differences, this alternative would be less likely to adversely affect special status species and associated habitat in the wildlife protection areas of the Monticello PA than Alternative A.

4.3.15.3.17.5. Alternative D

Under Alternative D, the impacts of wildlife and fisheries management decisions on special status species and associated habitat would include those discussed in Management Common to All Alternatives and the Proposed Plan, as well as the restrictions in place for wildlife habitat during parts of the year (see Table 4.238). Seasonal wildlife protection areas would have the same special conditions as under Alternative A, with the exception of OHV restrictions. Under this alternative, OHV use would only be allowed on designated routes. Additionally, there 265,244 acres would be subject to special wildlife conditions, (5% less than under Alternative A). Seasonal protection would be 45 days fewer for bighorn sheep, 15 days more for pronghorn, the same for deer, and 136 days longer for elk than Alternative A (see Table 4.243). Because of limitation of OHV use to designated trails, this alternative would be less likely to adversely affect special status species and habitat in the wildlife protection areas of the Monticello PA than Alternative A.

4.3.15.3.17.6. Proposed Plan

Under the Proposed Plan, the impacts of wildlife and fisheries management decisions on special status species and associated habitat would include those discussed in Management Common to

All Alternatives and the Proposed Plan, as well as the restrictions in place for wildlife habitat during parts of the year (see Table 4.239). Seasonal wildlife protection areas would have the same special conditions as under Alternative B, which provide more protection to special status species in wildlife habitat than the special conditions included in Alternative A. Under the Proposed Plan, the number of OHV users may be limited. In addition, there would be 963,332 acres subject to special wildlife conditions, which is 56% more than under Alternative A. The Proposed Plan provides for shorter lengths of time for seasonal restrictions than Alternative B. Seasonal protection would not be provided for pronghorn antelope grazing, which is the same as under Alternative A. Deer and elk winter range would include fewer seasonally protected acres protected for fewer days as part of the Proposed Plan than under Alternative B. There would be more acres of deer and elk winter range protected for a longer period of time as part of the Proposed Plan than under Alternative A.

Because of these differences, this alternative would be less likely to adversely affect special status species and associated habitat in the wildlife protection areas of the Monticello PA than Alternative A.

4.3.15.3.18. IMPACTS OF WOODLANDS DECISIONS ON SPECIAL STATUS SPECIES

4.3.15.3.18.1. Impacts Common to All Alternatives and the Proposed Plan

Impacts to special status species from woodland management activities include removal of trees used by these species as cover, roosting, or breeding sites; direct impacts to individuals from trampling or crushing during harvesting; and indirect impacts due to changes in vegetation structure, which could be beneficial or adverse depending on the species. Woodland harvest resulting in reduced probability of wildfire would likely reduce potentially adverse impacts to special status species that occupy woodland habitats.

Indirect adverse impacts of wood gathering include off-road driving, trampling, and removal of native vegetation, which result in special status species habitat degradation that can include reductions in prey species, forage species, and cover.

Sensitive wildlife species in pinyon-juniper woodland habitat would face short- and long-term adverse impacts from surface and noise disturbance associated with woodland harvest.

All WSAs, Arch Canyon, Alkali Ridge NHL, Grand Gulch NHD (mesa-top), Beef Basin, Fable Valley, Comb Ridge SRMA (south of Highway 95), San Juan SRMA, developed recreation sites, areas unavailable for livestock grazing, wildlife enclosures, cultural sites, Indian Creek Corridor, McLoyd Canyon-Moon House, Grand Gulch Plateau SRMA (in-canyon), Grand Gulch NHD (in canyon), floodplains, and riparian/aquatic areas would be excluded from woodland harvesting. This decision would provide beneficial impacts to special status species by protecting habitat from harvesting related surface disturbances and loss of vegetation cover.

4.3.15.3.18.2. Alternative A

Impacts to special status species from woodland management activities include removal of trees used by these species as cover, roosting, or breeding sites; direct impacts to individuals from trampling or crushing during harvesting; and indirect impacts due to changes in vegetation structure, which could be beneficial or adverse depending on the species. Woodland harvest

resulting in reduced probability of wildfire would likely reduce potentially adverse impacts to special status species that occupy woodland habitats.

Indirect adverse impacts of wood gathering include off-road driving, trampling, and removal of native vegetation, which result in special status species habitat degradation that can include reductions in prey species, forage species, and cover.

Under Alternative A, 1,309,894 acres (73% of the planning area) would be open to woodland harvest and wood gathering. In the area open to harvesting, there would be 793,757 acres of pinyon-juniper vegetation available for woodland harvesting. Of the five alternatives and the Proposed Plan, this would have the largest area open to woodland harvest and wood gathering, and therefore the greatest potential risk of disturbance to special status species utilizing the pinyon-juniper woodland habitat (see Table 4.137).

4.3.15.3.18.3. Alternative B

Under Alternative B, 730,075 acres would be open to woodland harvest and wood gathering. This would be 579,820 fewer acres (56% less) than Alternative A. In the area open to harvesting, there would be 504,666 acres of pinyon-juniper vegetation available for woodland harvesting (37% fewer acres than under Alternative A).

In addition, limitations on off-road travel and wood product use in the deer and elk winter range from November 1 through May 15 would do more to mitigate the short-term adverse impacts of woodland product collection and harvest on special status species and habitat than Alternative A. This alternative would have fewer short- and long-term beneficial impacts on special status species and habitat than Alternative A.

4.3.15.3.18.4. Alternative C

Under Alternative C, 841,938 acres would be available for harvesting and the impacts of woodlands management decisions on special status species and habitat would include those discussed in Alternative A. In the area open to harvesting, there would be 597,086 acres of pinyon-juniper vegetation available for woodland harvesting (25% fewer acres than under Alternative A). This alternative would have fewer short- and long-term adverse impacts on special status species and habitat than Alternative A.

4.3.15.3.18.5. Alternative D

Under Alternative D, 841,938 acres would be available for woodland harvesting and the impacts of woodlands management decisions on special status species and habitat would include those discussed in Alternative A. In the area open to harvesting, there would be 597,086 acres of pinyon-juniper vegetation available for woodland harvesting (25% fewer acres than under Alternative A). This alternative would have fewer short- and long-term adverse impacts on special status species and habitat than Alternative A.

4.3.15.3.18.6. Alternative E

Under Alternative E, the impacts of woodlands management decisions on special status species and habitat would be the same as Alternative B, except that 582,360 acres of non-WSA lands with wilderness characteristics would also be closed to woodland harvesting, thereby giving

additional long-term beneficial, surface-disturbance-related protection to special status species and their potential habitat. Under this alternative, 608,476 acres would be open to and available for woodland harvesting (54% fewer acres than under Alternative A). In the area open to harvesting, there would be 73,428 acres of pinyon-juniper vegetation available for woodland harvesting (91% fewer acres than under Alternative A). This alternative would have fewer short- and long-term adverse impacts on special status species and habitat than Alternative A.

4.3.15.3.18.7. Proposed Plan

Under the Proposed Plan, 837,939 acres (36% fewer acres than under Alternative A) would be available for woodland harvesting and the impacts of woodlands management decisions on special status species and habitat would include those discussed in Alternative A. In the area open to harvesting, there would be 597,086 acres of pinyon-juniper vegetation available for woodland harvesting (25% fewer acres than under Alternative A). The Proposed Plan would have fewer short- and long-term adverse impacts on special status species and habitat than Alternative A.

4.3.15.4. MITIGATION MEASURES

The Best Management Practices described in the Management Common to All section in Chapter 2 and Appendixes A and I would serve to avoid and/or minimize impacts to special status species and habitat in the Monticello PA.

4.3.15.5. UNAVOIDABLE ADVERSE IMPACTS

There will be unavoidable adverse impacts to special status species and habitat in the Monticello PA resulting from surface-disturbing activities, recreation, and resource development activities associated with the resource management decisions detailed in the PRMP/FEIS. Potentially adverse impacts include reductions in native forage due to trampling and grazing by wildlife and livestock; trampling and weed introduction by human visitors (motorized and non-motorized); permanent alteration of special status species habitat due to clearing activities such as oil-well pad installation and woodland harvest; and noise disturbance of special status species individuals associated with human presence.

4.3.15.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

As discussed throughout this section, some of the short-term multiple uses of the Monticello PA are likely to impact or reduce special status species and/or their habitat. These uses include oil and gas development, ROW authorizations, livestock grazing, camping, off-road vehicle travel, and woodland harvest. These impacts, however, provide economic benefits, and will be partially mitigated by the actions discussed in the Management Common to All sections for each management decision. Implementation of conservation measures, as well as adherence to BLM requirements and the ESA, would prevent these short-term resource uses from significantly impacting the long-term productivity of special status species habitat in the planning area.

4.3.15.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

Irretrievable impacts associated with surface-disturbing activities proposed throughout the planning area include the loss of special status species habitat value from mineral development, fire treatments, or grazing. These resource values would be lost until successful

restoration/rehabilitation takes place. Management Common to All Alternatives and the Proposed Plan detailed in the Summary Table of Alternatives and the Proposed Plan (Table 2.1 in Chapter 2) requires reclamation of disturbed areas following completion of management actions (i.e., well-pad deconstruction and reseeding and weed eradication in overgrazed areas). Implementation of this reclamation/rehabilitation would prevent these impacts from being irreversible. Some decisions would have irretrievable impacts to special status species, which include loss of habitat from the placement of permanent structures, such as campgrounds and facilities.

4.3.16. TRAVEL MANAGEMENT

As the popularity of travel within the Monticello PA increases and greater numbers of on-road and off-road vehicles and visitors use the road and trail system within the PA, travel management issues are becoming an increasing concern (see the discussion of OHV resource use conflicts in Section 3.11.4.3 and 3.11.4.5, Recreation). These concerns include (and are not limited to) engine noise, air pollution from exhaust emissions, impacts to erodible soils, the potential for travel-related stream sedimentation and non-point source water pollution, potential impacts to federally listed and sensitive wildlife species habitats, and potential impacts to historic and prehistoric archaeological sites.

Two assumptions were used in the analysis of impacts to travel within the Monticello PA:

- Areas designated as open to cross-country OHV use, and areas managed as limited to Designated Routes and Trails would be beneficial to OHV travel, as these areas would allow access within the Monticello PA;
- Areas designated as closed to on and off-road vehicles would be adverse to mechanized travel because of the reduced opportunities for travel access. The number of acres designated as open, limited to designated routes, or closed to OHV travel and the miles of designated routes along B-Class and D-Class roads [see below] were the indicators for analyzing the impacts to travel. (See Table 4.179 at the end of the section for a summary of travel data used in the analysis of impacts.) No assumptions were made for non-mechanized travel (i.e., equestrian, hiking, backpacking) because, as discussed in Section 4.3.16.2.11.2., Non-Mechanized Travel, none of the proposed alternatives and the Proposed Plan would restrict these forms of travel within the PA except where necessary to protect specific resource values, and to maintain public health and safety.

Road classes are discussed and considered in the analysis of impacts to travel. The road classifications relevant to the analysis are as follows:

- Class B roads are those that are regularly maintained by the State of Utah within the Monticello FO planning area, with road surfaces that can be natural, paved, or gravel;
- Class C roads are roads within town or city municipal boundaries (e.g., Monticello, Blanding, Bluff);
- Class D roads are those with natural surfaces only, not on a regular maintenance schedule (though they may be maintained), and not funded for maintenance by the State of Utah (BLM 2005j).

4.3.16.1. IMPACTS COMMON TO ALL ACTION ALTERNATIVES

After approval of the proposed RMP, management decisions under the action alternatives (Alternatives B, C, D, and E) and under the Proposed Plan would continue to analyze the impacts of limited to designated travel routes for all vehicles within the planning area, including mountain biking and motorized OHV routes, through adaptive management at the activity planning level. This would be beneficial to travel management in the long-term because travel-related resource-use conflicts would be identified and resolved through potential modification of these designated limited routes.

Through travel resource management, if the AO determines that OHV travel use would cause or have the potential to cause resource degradation, travel along the route would be prohibited or limited. This would be adverse to travel in the long-term because access opportunities within the planning area would be reduced.

4.3.16.2. ALTERNATIVES AND PROPOSED PLAN IMPACTS

The following resources would have negligible to minor impacts on travel, and will not be analyzed further in this section:

Health and Safety

Health and safety management decisions for all the alternatives and the Proposed Plan that would identify and address abandoned minelands safety concerns, respond to hazardous waste releases, and protect public health and safety would have negligible impacts on travel management because these management decisions would not close routes or delay, restrict, or otherwise interfere with travel opportunities within the Monticello PA.

Livestock Grazing

Grazing management decisions for all alternatives and for the Proposed Plan would have negligible impacts on travel because grazing restrictions and exclusions, and authorized grazing use within the planning area would not prevent or limit travel.

Paleontology

Management decisions for paleontological resources would have negligible impacts on travel because the collection of fossils for personal, commercial, and scientific use, and the protection of these resources would not affect travel opportunities.

Soils and Watershed

Soils and watershed management decisions common to all of the alternatives and to the Proposed Plan would have negligible impacts on travel because none of the soil management decisions to protect sensitive soils, prevent soil erosion, and protect watershed resources would restrict access, prohibit travel, or affect travel opportunities.

Visual Resources

The proposed VRM management decision impacts on travel would be negligible because VRM designations and visual resource objectives within the planning area for all the alternatives would be consistent with other land management decisions, including travel. There are no specific VRM management decisions that would restrict or prohibit travel or access within the Monticello PA, beyond those required by law (e.g., IMP-related restrictions on motorized travel within VRM Class I-managed WSAs).

4.3.16.2.1. IMPACTS OF AIR QUALITY DECISIONS ON TRAVEL

Air quality management decisions common to all of the alternatives would require compliance with Utah air conservation regulations (R307-5-7) prohibiting the use, maintenance, or construction of roads without fugitive dust-abatement measures. BLM policy requires monitoring and managing exhaust emissions to prevent deterioration of air quality within PSD Class I airsheds (e.g., Canyonlands, Arches, and Capitol Reef National Parks). The impacts on

travel within the PA would be minor and short-term along unpaved travel routes (D-Class roads) that require road-surfacing-related, dust-abatement measures, because travelers could experience some travel delays or re-routing around the affected road sections during maintenance.

4.3.16.2.2. IMPACTS OF CULTURAL RESOURCES DECISIONS ON TRAVEL

Under all of the alternatives and the Proposed Plan, management decisions for the Comb Ridge and Beef Basin would allow either open OHV cross-country travel (Alternative A only) or limited OHV travel along designated routes. This would be beneficial in the long-term to travel by allowing access to or within these CSMA/SRMAs.

Management decisions under all of the alternatives and the Proposed Plan for the Grand Gulch National Historic District would designate the area as closed to OHV use, which would have adverse, long-term impacts on travel because opportunities for OHV travel into the area would be prohibited. It should be noted that this area lies within a WSA and, as stipulated under the IMP; mechanized travel (other than along existing "ways") is prohibited within WSAs.

4.3.16.2.2.1. Alternative A

Under Alternative A, travel would be prohibited along a 500-foot segment of a spur road (D-Class road) that allows access to the McLoyd Canyon-Moon House. This would have long-term, adverse impacts on travel for those wishing to drive to the hiking access trailhead for this cultural site, as it would reduce the travel access opportunities for those visitors who either cannot walk or choose not to walk along the spur road to this site.

4.3.16.2.2.2. Alternatives B and E

Under these similar alternatives, the Tank Bench CSMA would be closed to OHV use, with impacts as discussed for the Grand Gulch National Historic District above. Compared to Alternative A, these two action alternatives would have more adverse impacts on travel opportunities because Alternative A would not impose travel restrictions in the area (the management decisions are unspecified).

Management decisions under these alternatives would close the D-Class access road to the McLoyd Canyon-Moon House CSMA (hiking to the Moon House site would be limited to the designated trail), with impacts as described under Alternative A.

4.3.16.2.2.3. Alternative C

The impacts of management decisions for the Tank Bench CSMA would be the same as discussed under Alternatives B and E.

Management decisions impacts on travel for the McLoyd Canyon-Moon House CSMA would be the same as discussed under Alternative B.

4.3.16.2.2.4. Alternative D

Under Alternative D, travel within the Tank Bench area would be managed under the same decisions as the surrounding areas, which would be beneficial for travel in the long-term because travel along designated routes would be allowed. Compared to Alternative A, the beneficial impacts on travel would be similar, but to a lesser degree, because this action alternative would

limit travel to designated routes within the Tank Bench area while travel opportunities under Alternative A would be unspecified (and unlimited).

Travel management decisions under this alternative for the McLoyd Canyon-Moon House CSMA would permit travel along the D-Class road to the Moon House site, with long-term, beneficial impacts on travel because access opportunities would be available. Compared to Alternative A, this action alternative would be more beneficial to travel in the long-term because site access would be available, whereas under Alternative A, directly accessing the site by motorized vehicles would not be allowed.

4.3.16.2.2.5. Proposed Plan

Under the Proposed Plan, the management decisions for the Tank Bench SRMA would be the same as discussed under Alternatives B and E (access to the site limited to the designated trail), with the same impacts comparison to Alternative A.

Management decisions on travel for the McLoyd Canyon-Moon House Management Zone would be the same as discussed under Alternative B.

4.3.16.2.3. IMPACTS OF FIRE MANAGEMENT DECISIONS ON TRAVEL

Fire management decisions under the alternatives and the Proposed Plan would have negligible long-term impacts on travel because prescribed fire treatments, fuels treatments, fire prevention and mitigation, and wildland fire suppression would not prevent or impede travel within the Monticello PA. There could be short-term, minor, adverse impacts on travel if prescribed burns or wildland fires crossed travel routes that required temporary road or trail closure, or temporary re-routing around the fire management or suppression area to protect public safety.

4.3.16.2.4. IMPACTS OF LAND AND REALTY DECISIONS ON TRAVEL

Under management decisions common to all of the alternatives and the Proposed Plan, land and realty decisions would have negligible impacts on travel from granting filming permits for cinematography within the planning area because permit stipulations would require that these activities would not significantly restrict public access along routes. The granting of ROWs access within the planning area for oil and gas leases could have minor, beneficial impacts on travel in the long-term by establishing routes for access in the planning area along spur roads to oil and gas well sites. The ROW impacts would be minor because 1) only production sites would have maintained access to well sites (exploration sites and access roads would be reclaimed), and 2) the RFD predictions for oil and natural gas well drilling throughout the planning area after approval of the Proposed Plan ranges from a relatively small 54 to 76 wells.

4.3.16.2.5. IMPACTS OF MINERALS DECISIONS ON TRAVEL

The impacts of mineral resource management decisions on travel would be similar to those discussed above for Lands and Realty decisions because the decisions are similar. The granting of ROWs and the construction of minerals-related access roads would be permitted under all of the alternatives, but the predicted level of mineral resource development would result in a relatively small number and short length of additional spur-type access roads when compared with the existing and/or designated routes in the planning area. Accordingly, minerals decisions would have beneficial but minor impacts on opportunities for travel within the planning area.

4.3.16.2.6. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON TRAVEL

Alternatives A, B, C, and D would not manage non-WSA lands with wilderness characteristics to preserve their wilderness values. There would be no impacts to travel under these alternatives.

Alternative E would manage non-WSA areas with wilderness characteristics for protection of their wilderness values. Travel management decisions would prohibit all OHV travel within the approximately 582,360 acres of lands inventoried as having non-WSA wilderness characteristics by designating existing routes through these areas as closed to OHV use (see Section 4.3.8.9.1, Off-Highway Vehicle (OHV) Travel Management, for OHV management and acreage closures). The impacts to travel would be substantial under this alternative, as mechanized travel opportunities would not be available within and through those areas (along approximately 179 miles of D-Class routes within non-WSA wilderness characteristics lands) where designated routes have been proposed under the Monticello Travel Plan. Compared to Alternative A, this alternative would have more adverse impacts on travel opportunities because 582,360 acres and 179 miles of OHV routes would be closed to OHV travel opportunities that would not be closed under Alternative A.

The Proposed Plan would manage 88,871 acres of non-WSA lands with wilderness characteristics for the protection of their wilderness values. Management prescriptions would limit OHV travel within these areas to designated routes. However, a substantial portion of these lands (88,825 acres) would be managed for OHV designated-route travel under the PA travel plan and the remaining area (44 acres) would be managed as closed to OHV travel under other resource management prescriptions. The impacts on travel within these areas would be minor because OHV travel along designated routes would be allowed within 99% of these non-WSA lands with wilderness characteristics. Compared to Alternative A, the Proposed Plan would have more adverse impacts on mechanized travel because fewer acres within the PA would be available for open, cross-country OHV travel access.

4.3.16.2.7. IMPACTS OF RECREATION DECISIONS ON TRAVEL

Recreational management decisions common to all of the alternatives and the Proposed Plan would ensure that the Monticello FO coordinate and develop procedures, protocols, and permits with other federal agencies to provide reasonable access for non-recreational use of OHVs for search-and-rescue, military, emergency, and other non-specified uses. This would be beneficial in the long-term by developing plans and establishing routes for efficient travel within the planning area by federal, non-BLM personnel.

4.3.16.2.7.1. Alternative A

Under Alternative A, vehicle access would not be allowed within the San Juan River SRMA between Comb Wash and Lime Creek (as stipulated in the current RMP), which would be adverse in the long-term for travel because opportunities would not be available for recreational access along this stretch of the river.

Commercial-type travel (including motorized/mechanized recreational vehicle use) within the planning area would require an SRP, but the impacts on travel would be negligible because no restrictions or prohibitions are specified under this alternative.

4.3.16.2.7.2. Alternatives B and E

Under Alternatives B and E, vehicle access would not be allowed from Comb Wash to Lime Creek within the San Juan River SRMA, with adverse long-term impacts on travel, because of the reduced opportunities for travel and access to the river. Compared to Alternative A, these alternatives would have the same impacts to travel because Alternative A would also not allow vehicle access along this stretch of the river.

Commercial-type motorized or mechanized tours and events would be seasonally prohibited (i.e., SRPs would not be issued) for routes within pronghorn, bighorn sheep, deer, and elk crucial habitat, and lambing and rutting areas. Table 4.176 below shows the proposed times when travel routes for all alternatives and the Proposed Plan would be closed or limited to designated routes in order to protect these wildlife species.

Table 4.176. Proposed Travel Closing or Travel Limitation Periods in Wildlife Areas

	Alternative A	Alternatives B and E	Alternative C	Alternative D	Proposed Plan
Bighorn Sheep	1 Apr– 5 Jul 15 Oct–31 Dec	1 Apr– 5 Jul 15 Oct–31 Dec	1 Apr–15 Jun 15 Oct–15 Dec	15 Apr–15 May 1 Nov–15 Dec	1 Apr–15 Jun 15 Oct–15 Dec
Pronghorn	15 May–15 Jun	15 Apr–30 Jun	1 May–15 Jun	15 May–15 Jun	1 May–15 Jun
Elk	Unspecified (no identified crucial habitat)	1 Nov–15 May	15 Nov–15 Apr	15 Dec–31 Mar	15 Nov–15 Apr
Deer	15 Dec–30 Apr	1 Nov–15 May	15 Nov–15 April	15 Dec–31 Mar	15 Nov–15 April
Affected Roads in Wildlife Habitat	Zero miles of travel routes seasonally closed to private, permitted, or commercial OHV travel.	512 miles of travel routes seasonally closed to permitted or commercial OHV travel, but open to private use.	135 miles of travel routes seasonally closed to permitted or commercial OHV travel, but open to private use.	Zero miles of travel routes seasonally closed to private, permitted, or commercial travel.	135 miles of travel routes seasonally closed to permitted or commercial OHV travel, but open to private use.

This would have short-term, adverse impacts on specific recreational travel-related activities during these times because the opportunities for permitted or commercial OHV travel and/or motorized events into or through crucial habitat would be prohibited along 512 miles of travel routes in order to protect wildlife species. The impacts on private motorized OHV and mountain biking travel opportunities would be negligible because no wildlife restrictions would be applicable. Compared to Alternative A, these alternatives would have more adverse impacts on travel because 512 miles of travel routes would be seasonally closed to some forms of commercial travel, with decreased opportunities for access and movement through the planning area.

Note that while the recreation management decisions under Alternative E would be very similar to those discussed under Alternative B, Alternative E would manage approximately 582,360 total acres for the protection of non-WSA lands with wilderness characteristics within the proposed SRMAs and the ERMA. The impacts on travel under this alternative would be more adverse to

recreation-related travel opportunities, as discussed in Section 4.3.16.2.6, because travel opportunities for OHVs along D-Class routes within lands with non-WSA wilderness characteristics would be prohibited.

4.3.16.2.7.3. Alternative C

Impacts on travel along the San Juan River from Comb Wash to Lime Creek would be the same as discussed under Alternative B because the management decisions are the same.

Under this alternative, there would be short-term, adverse impacts on travel from seasonal limitations in crucial pronghorn, deer, elk, and bighorn sheep habitat through closing approximately 135 miles of travel routes (26% of the routes closed under Alternative B) to some permitted or commercial OHV use or mechanized tours and events. Compared to Alternative A, this alternative would have more adverse impacts on travel because commercial-type recreational travel opportunities would be reduced.

4.3.16.2.7.4. Alternative D

Impacts on travel along the San Juan River from Comb Wash to Lime Creek would be the same as discussed under Alternatives B.

The impacts on travel from restricting OHV use to designated routes in crucial pronghorn, deer, elk, and bighorn sheep habitat would be negligible because private and commercial recreational travel restrictions would not impede or prevent travel through crucial wildlife habitat (no recreation-related roads would be seasonally closed to travel in crucial wildlife habitat). The impacts would be similar to those discussed for Alternative A.

4.3.16.2.7.5. Proposed Plan

The impacts of recreation decisions on travel under the Proposed Plan would be the same as discussed under Alternative C for commercial access into wildlife areas because the management decisions are the same. The prohibitions on access along the San Juan River would be the same as discussed under Alternative B.

4.3.16.2.8. IMPACTS OF RIPARIAN MANAGEMENT DECISIONS ON TRAVEL

4.3.16.2.8.1. Alternative A

The impacts on travel from riparian management decisions would be negligible under Alternative A. Management decisions under the current RMP would maintain water quality in streams to meet state and federal requirements, and preserve and restore riparian natural functioning conditions, but these decisions would not specifically restrict or prohibit travel within or through riparian areas.

4.3.16.2.8.2. Alternatives B and E

These alternatives would apply the same management decisions to riparian areas, resulting in short-term, adverse impacts on travel opportunities from potential temporary closures of Functioning at Risk riparian areas to dispersed motorized use. These areas would be closed until riparian Proper Functioning Condition (PFC) is restored. Management decisions under these alternatives would have long-term, adverse impacts on travel from closing selected riparian areas

to vehicle traffic if site-specific analysis determines that OHV use is causing riparian degradation. At this programmatic-level of analysis, the size of the at-risk riparian areas that would be closed to travel, and the length of time that they would be closed (and thus reduce the opportunities for travel) are unknown. The impacts on travel from riparian management decisions would be analyzed under NEPA at the site-specific level during project development and implementation. Compared to Alternative A, these alternatives would be more adverse to travel in the short- and long-term because roads and travel routes within riparian areas could potentially be closed to travel opportunities in order to protect riparian resources.

4.3.16.2.8.3. Alternative C

The impacts would be the same as discussed under Alternative B because the management decisions are the same.

4.3.16.2.8.4. Alternative D

The impacts under Alternative D would be the same as discussed under Alternative A because the management decisions are the same.

4.3.16.2.8.5. Proposed Plan

The impacts would be the same as discussed under Alternative B because the management decisions are the same.

4.3.16.2.9. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON TRAVEL

Management decisions related to impacts to travel access and restrictions within ACECs, WSAs, and along recommended eligible Wild and Scenic River segments are analyzed under Sections 4.3.16.2.7 (Impacts of Recreation Decisions), 4.3.16.2.8 (Impacts of Riparian Decisions) and 4.3.16.2.11 (Impacts of Travel Management Decisions) for OHV and other motorized vehicle use.

4.3.16.2.10. IMPACTS OF SPECIAL STATUS SPECIES DECISIONS ON TRAVEL

Management decisions related to impacts to travel access and restrictions within special status species habitat are analyzed under Sections 4.3.16.2.7 (Recreation) and 4.3.16.2.8 (Riparian).

4.3.16.2.11. IMPACTS OF TRAVEL MANAGEMENT DECISIONS ON TRAVEL

4.3.16.2.11.1. OHV Travel

Alternative A

Under Alternative A, OHV travel would be managed under open, limited to designated routes, and closed travel designations. As shown in Table 4.177 below, current OHV designations under Alternative A would manage 611,310 acres as open for cross-country travel (see Map 58). The limited to designated route category of OHV travel would be managed with 540,260 acres designated as limited use with season restrictions to protect important wildlife habitat; 570,390 acres would be managed as limited to existing roads and trails to protect cultural, scenic, and recreational values; and 218,780 acres would be managed as limited to designated roads and trails to protect resource values within ACECs, SRMAs, developed recreation sites, and

riparian/floodplain areas. Approximately 276,430 acres would be managed as closed to OHV travel to protect vegetation study areas, and ACEC resource values.

Table 4.177 OHV Acreage Designations by Alternative

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Open	611,310	0	2,311	2,311	0	0
Limited – Seasonal Restrictions (miles)	540,260	-	3.8 ¹	-	-	8 ¹
Limited – Existing Roads and Trails	570,390	-	-	-	-	-
Limited – Designated Roads and Trails	218,780	1,359,417	1,362,142	1,780,807	812,679	1,388,191
Closed	276,430	423,698	418,667	0	970,436	393,895
Total²	2,217,170³	1,783,115	1,783,120	1,783,118	1,783,115	1,782,086

¹This mileage number applies to Arch Canyon.

²Acreage figures may vary by alternative due to the changes in GIS technology and variances in shapefiles.

³Acres are not additive under this alternative because of overlap between limited use categories.

The impacts to travel under the open OHV category would be beneficial in the long-term because these areas would not impede or restrict OHV travel, continuing to allow unlimited, cross-country OHV travel in the designated open areas. Limited OHV use along designated roads and trails would also have beneficial impacts on OHV travel because travel along these routes would be unimpeded. Limited OHV use with seasonal restrictions would have short-term, adverse impacts on travel opportunities by prohibiting travel along these designated routes during specified times of the year. Areas designated as closed to OHV use would continue to adversely affect motorized OHV travel opportunities.

Alternative B

Alternative B would not designate any acreage under the open OHV travel category. Limited to Designated Route OHV use would be allowed on 1,359,417 acres, with 423,698 acres designated as closed to OHV travel (Map 59). The impacts on OHV travel would be adverse along routes designated as closed to travel because travel and access opportunities within these portions of the planning area would be prohibited. Compared to Alternative A, this alternative would be more adverse in the long-term on travel because 1) more area would be designated as closed to OHV travel (more than 53% more area), and 2) no area would be designated as open to cross-country OHV travel, with long-term, adverse impacts on this form of travel from the elimination of the 611,310 acres of open cross-country OHV travel opportunities allowed under Alternative A.

Arch Canyon would be closed to OHV use to protect special status species within the canyon (e.g., the Mexican Spotted Owl and flannelmouth sucker). The impacts to travel in the long-term would be adverse because opportunities for motorized OHV travel within the canyon would be eliminated. Compared to Alternative A, this alternative would be more adverse because Alternative A would not prohibit travel within the canyon.

Alternative C

This alternative would have impacts similar to those discussed under Alternatives B and E, except that a very small area would be designated as open to cross-country OHV travel opportunities (2,214 acres near Indian Creek within the Indian Creek SRMA, and 97 acres in Butler Wash [within the Cedar Mesa C-SRMA]) (Map 60). The comparison of OHV travel under this alternative with Alternative A would be similar to the comparison under Alternatives B and E because the areas designated as limited and closed are similar: there would be a 5,031-acre difference for the closed category between Alternatives B/E and Alternative C, and a 2,725-acre difference under the limited OHV use category.

Under Alternative C, OHV use would be limited to designated routes within Arch Canyon, with some long-term adverse impacts on travel opportunities through partial closure of the canyon to OHV travel. The impacts on travel under this alternative, when compared to Alternative A, would be similar.-Alternative D

Similar to Alternative C, Alternative D would designate a small 2,311-acre area as open to cross-country OHV travel, but none of the planning area would be designated as closed to OHV travel access along designated routes (Map 61). Under this alternative, the travel opportunities for open unlimited, cross-country OHV travel would be adversely impacted in the long-term, when compared to Alternative A, as approximately 609,000 acres (99% of the area designated as open under Alternative A) would have prohibitions on cross-country OHV travel, with a substantial reduction in opportunities for this form of travel. The opportunities for travel along designated routes and trails would not be restricted, except for the seasonal restrictions on commercially permitted mechanized tours or events as discussed above under Section 4.3.16.2.7. Compared to Alternative A, this alternative would have more beneficial impacts on OHV travel because 276,430 fewer acres would be designated as closed to OHV travel, which would increase the OHV-related travel opportunities within the planning area along designated routes. This alternative would also have more adverse impacts to travel, when compared to Alternative A, from the loss of practically all of the opportunities for cross-country OHV travel.

Under this alternative, OHV use within Arch Canyon would be limited to the designated route along the D-class road that allows access to the canyon. The impacts on travel opportunities within the canyon would be minor because canyon travel opportunities would not be restricted along the designated route. The impacts on travel under this alternative, when compared to Alternative A, would be similar.

Alternative E

Alternative E travel decisions would designate no acres as open to cross-country OHV travel and travel within Arch Canyon would be the same as Alternative B, with impacts as discussed under that alternative. Approximately 970,436 acres would be closed to OHV travel (582,360 acres and 179 miles of routes within non-WSA lands with wilderness characteristics, and the remainder throughout the Monticello PA) (Map 62). As discussed above in Section 4.3.16.2.6, the impacts of closing more than 54% of the Monticello PA to OHV travel would have substantially adverse impacts on mechanized travel opportunities. The impacts on non-mechanized travel would be negligible, as these forms of travel (hiking, backpacking, and equestrian) would not be affected by route closures except where public safety and resource protection would be a concern. The designation of 812,679 acres as limited to designated routes would have impacts on travel

opportunities, as discussed under Alternative B, but to a lesser degree because fewer acres would be designated for travel under this OHV use category.

Compared to Alternative A, this alternative would have substantially more adverse impacts on travel opportunities because: 1) 611,310 acres (100% of the area designated under Alternative A) would be closed to cross-country OHV travel, and 2) 694,006 more acres would be closed to OHV travel opportunities (with a total acreage closure of 970,436 acres or over 3.5 times more acres than designated under Alternative A) under this alternative than under Alternative A.

4.3.16.2.11.2. Proposed Plan

The Proposed Plan would have impacts similar to those discussed under Alternatives B and E. The comparison of OHV travel under the Proposed Plan with Alternative A would be similar to the comparison under Alternatives B and E because the areas designated as limited and closed would be similar: there would be a 29,803-acre difference for the OHV closed category between Alternative B and the Proposed Plan, and a 28,677-acre difference under the limited OHV use category.

Under the Proposed Plan, OHV use would be limited to designated routes within Arch Canyon, with some long-term beneficial impacts on travel opportunities through allowed OHV travel along the entire length of the canyon from its mouth to the USFS boundary. Seasonal restrictions would be applied to commercial OHV groups from March 1 through August 31 to protect sensitive species, but this would not apply to private OHV users. The impacts would be adverse for commercial users from restrictions on travel opportunities, but there would be no impact so private use travel opportunities. The impacts to OHV travel would be similar to Alternative A because there would be opportunities for travel along the full length of the canyon.

4.3.16.2.11.3. Non-Mechanized Travel (Hiking, Backpacking, Equestrian)

Management decisions for all alternatives and the Proposed Plan would provide opportunities for non-mechanized travel on all routes open to mechanized uses, and would manage routes that exclude motorized OHV and mountain bikers to reduce user conflicts, and provide travel opportunities independent of motorized OHV and mountain biking routes. Management would not restrict non-mechanized travel within the Monticello PA, except in areas where specific resource values would need protection or for public health and safety reasons. All of the alternatives and the Proposed Plan would have long-term beneficial impacts to non-mechanized travel because travel opportunities would only be limited for the reasons just mentioned, if the health and safety of the traveler would be put at risk, or where natural and cultural resources have been degraded and need to be rehabilitated or preserved.

4.3.16.2.11.4. Road Travel

Alternative A

Under Alternative A, no D-Class roads would be closed because of resource use conflicts, restrictions to authorized users only, proposed management decisions, purpose and need review, or crucial wildlife habitat. As shown in Table 4.178, 890 miles of B-Class roads would be open within the planning area, with approximately 2,179 miles of D-Class roads open within the planning area. The impacts on travel under this alternative would be negligible because travel

opportunities to access the Monticello PA would not be prohibited or restricted along these roads.

Table 4.178. B-Class and D-Class Roads in the Monticello Planning Area (Miles)

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Open B-Class Roads	890	875	873	873	875	873
Open D-Class Roads	2,179	1,521	1,947	2,205	1,342	1,947
Closed D-Class Roads	0	780	316	45	959	316

Source: BLM 2006d.

¹The D-Class closed roads include those routes seasonally closed to protect wildlife crucial habitat (see Section 4.3.16.2).

Alternative B

Under these alternatives, 15 miles of B-Class roads (fewer than 2%) would not be designated, with 780 miles of D-Class roads (34% of the total number of D-Class roads) proposed for closing because of resource use conflicts, restrictions to authorized users only, proposed management decisions under this alternative, purpose and need review, or crucial wildlife habitat needs. Of the proposed 780 miles of D-Class closures, 258 miles would be closed because of crucial deer habitat needs, 155 miles because of resource designations under this alternative, 75 miles because of crucial elk habitat needs, 136 miles because of crucial bighorn sheep habitat needs, 34 miles because of authorized use only along designated roads, and 30 miles because of purpose and need review of road use. Other reasons for closure would include 47 miles because of riparian vegetation conflicts and 6 miles due to law enforcement conflicts. (See the Monticello Travel Plan [Appendix N] for a description of the route designation process.) The remainder of the proposed closures would be for cultural resource, seasonal, and other wildlife habitat and vegetation conflicts. These proposed road closures would have long-term adverse impacts on travel because of the reduction in planning area travel and access opportunities. Compared to Alternative A, these alternatives would be more adverse to travel because 780 more miles (34% more D-Class routes) would be closed to travel than under Alternative A, which would not close any D-Class roads.

Alternative C

Alternative C would propose to not designate 17 miles of B-Class roads in the travel plan (fewer than 2%), and close 316 miles of D-Class roads (14% of the total number of D-Class roads under this alternative) within the planning area. Of the proposed 316 miles of road closures, the majority of closures would be for the following reasons: 109 miles for crucial deer habitat needs; 38 miles for WSA intrusions/resource designations under this alternative; 58 miles for resource designations; 33 miles for road purpose and need review; 17 miles for authorized use only along specified roads; and 31 miles for bighorn sheep habitat needs. The impacts of these proposed closures would be similar to those discussed under Alternative B because the affects on travel

opportunities would be similar. However, the degree of impact on travel would be roughly half of that disclosed under Alternative B because road closures under this alternative would be 46% of those proposed under Alternative B. Compared to Alternative A, this alternative would have more adverse impacts on travel for the same reasons as discussed under Alternative B.

Alternative D

Alternative D would propose to not designate 17 miles of B-Class roads in the travel plan (the same as under Alternative C) and close 45 miles of D-Class roads. The proposed D-Class closures would be because of WSA intrusions. The impacts of these road closures on travel under this alternative would be minor because 1) the total number of road closures is small, compared to the total miles of B- and D-Class road within the planning area (2% of B-Class roads, 2% of D-Class roads), and 2) the D-Class road closures within WSAs would be for reasons required under the IMP to limit trails and routes to those existing prior to the time that the WSA was established (i.e., to eliminate unauthorized routes within the WSA). Compared to Alternative A, this alternative would be more beneficial to travel along D-Class roads because 26 more miles of D-Class roads would be open for travel than under Alternative A. This would provide more opportunities for planning area travel and access along these roads. The impacts on B-Class roads would be the same as discussed under Alternative B.

Alternative E

Travel decisions for Alternative E would be the same as those discussed under Alternative B, except that the 582,360 acres within non-WSA lands with wilderness characteristics would be closed to OHV travel. Closing these areas would not affect travel opportunities along B-Class routes because these are state-administered and maintained routes, beyond the jurisdiction of BLM land management; however, 179 miles along D-Class roads would be closed to OHV travel opportunities within non-WSA lands with wilderness characteristics. Compared to Alternative A, this alternative would have more adverse impacts on D-Class OHV travel because fewer OHV travel opportunities would be available under Alternative E.

Proposed Plan

The Proposed Plan would not designate 17 miles of B-Class roads (fewer than 2%) in the travel plan, and close 316 miles of D-Class roads (14% of the total number of D-Class roads under this alternative) within the planning area. Of the proposed 316 miles of road closures, the majority of closures would be for the following reasons: 109 miles for crucial deer habitat needs; 38 miles for WSA intrusions/resource designations under this alternative; 58 miles for resource designations; 33 miles for road purpose and need review; 17 miles for authorized use only along specified roads; and 31 miles for bighorn sheep habitat needs. The impacts of these proposed closures would be similar to those discussed under Alternative B because the affects on travel opportunities would be similar. However, the degree of impact on travel would be roughly half of that disclosed under Alternative B because road closures under this alternative would be 46% of those proposed under Alternative B. Compared to Alternative A, this alternative would have more adverse impacts on travel for the same reasons as discussed under Alternative B. Note that while 88,871 acres of non-WSA lands with wilderness characteristics would be managed under this alternative, the impacts to travel would be negligible because management decisions for these areas would allow travel access along designated roads and trails within these areas.

4.3.16.2.11.5. Scenic Byways and Backways

Under all of the alternatives and the Proposed Plan, scenic byways would be maintained along the Indian Creek Corridor, along the Bicentennial–Trail of the Ancients National Scenic Byway, and along Monument Valley. Scenic backways would be maintained along the Lockhart Basin Road, the Trail of the Ancients (Backway), Elk Ridge Road, and the Abajo Loop Road. These management decisions would have long-term, beneficial impacts on travel by providing scenic-quality-related travel opportunities within the PA.

4.3.16.2.12. IMPACTS OF VEGETATION DECISIONS ON TRAVEL

The impacts of vegetation treatments for ecosystem restoration, fire management, and exotic vegetation control on travel are similar to those discussed under Section 4.3.16.2.3, Impacts of Fire Management Decisions on Travel, because the treatments and resultant impacts of the alternatives and the Proposed Plan would be similar.

4.3.16.2.13. IMPACTS OF WILDLIFE AND FISHERIES DECISIONS ON TRAVEL

4.3.16.2.13.1. Alternative A

Under Alternative A, management decisions for the protection of bighorn sheep, pronghorn, and deer would have impacts similar to those discussed in Section 4.3.10, Recreation, i.e., the impacts would be negligible to minor on travel. No restrictions or limitations would be placed on travel except cross-country OHV travel within bighorn sheep crucial habitat (personal communication between Tammy Wallace, Monticello FO, and Thomas Sharp, SWCA, 2006).

4.3.16.2.13.2. Alternatives B and E

Under these alternatives, permitted and commercial OHV travel would be prohibited within bighorn sheep, pronghorn, deer, and elk crucial habitat. The impacts would be short-term, but adverse, on travel opportunities for these activities, as approximately 512 miles of routes would be seasonally closed to protect wildlife. It should be noted that private motorized OHV and mountain biking travel along designated routes would be permitted within these areas, so there would be negligible impacts on opportunities for private travel. Compared to Alternative A, these alternatives would be more adverse to commercial and permitted types of travel because of the prohibitions on OHV access into crucial wildlife habitat.

4.3.16.2.13.3. Alternative C

The impacts of crucial wildlife habitat restrictions on travel would be similar to those discussed under Alternatives B and E, but to a lesser degree, as some travel limitations would be placed on the extent and duration of commercial and permitted OHV use within crucial wildlife habitat. Approximately 135 miles of travel routes would be closed to protect wildlife species under this alternative (26% of the acres closed to travel under Alternatives B and E), which would reduce travel opportunities. It should be noted for Alternatives B and E, that private OHV/mechanized travel along designated routes would be permitted within these areas, so the impacts on opportunities for this type of travel would be negligible. Compared to Alternative A, this alternative would be more adverse to travel because more roads would be closed, and thus the opportunities for travel would be reduced.

4.3.16.2.13.4. Alternative D

The impacts of crucial wildlife habitat restrictions on travel would be similar to those discussed under Alternative A because the management decisions would be similar.

4.3.16.2.13.5. Proposed Plan

The impacts of wildlife and fisheries decisions on travel would be the same as discussed under Alternative B because the decisions are the same.

4.3.16.2.14. IMPACTS OF WOODLANDS DECISIONS ON TRAVEL**4.3.16.2.14.1. Alternative A**

Alternative A woodlands decisions would have negligible impacts on travel because there are no specific management decisions that would reduce or limit travel access opportunities within the Monticello PA.

4.3.16.2.14.2. Alternative B

Alternative B would have short-term, adverse impacts on travel by managing the East Canyon, Harts Draw, Salt Creek Mesa, Dark Canyon, White Canyon, South Cottonwood, and Montezuma Watershed woodland zones with seasonal, commercial-travel restrictions on woodland harvesting access to elk, deer, pronghorn, and bighorn sheep in UDWR-designated crucial habitat in order to protect these wildlife species, as discussed under Section 4.3.10, Recreation, and Section 4.3.19, Wildlife (and shown in Table 4.176 above). Compared to Alternative A, the short-term restrictions and route closures on travel under Alternative B would be more adverse because travel would be seasonally restricted or prohibited in these zones.

4.3.16.2.14.3. Alternative C

The impacts to travel under Alternative C would be similar to Alternative B because woodland decisions under this alternative would impose travel restrictions and close areas to protect site-specific cultural and other sensitive resources. Private and/or commercial woodland harvesting activities would be permitted to travel off-road to harvest and collect wood, but would be limited or prohibited, as necessary, to protect resources.

4.3.16.2.14.4. Alternative D

The impacts on travel under this alternative would be similar to Alternative B because while there would be no OHV woodland harvesting decisions that would restrict or prohibit travel access to harvest and collect wood, site-specific travel restrictions in harvesting areas would be imposed to protect cultural and other sensitive resources.

4.3.16.2.14.5. Alternative E

Under Alternative E, all lands with non-WSA wilderness characteristics within the proposed woodland harvesting zones would be managed to protect wilderness values. Woodland decisions to protect these characteristics would include closure to OHV use, scenic quality management under VRM I objectives, and prohibitions on firewood gathering and woodland harvesting. These management decisions would have short-term and long-term adverse impacts on OHV

travel, as 1) OHV travel (including OHV travel to harvest and collect wood) would not be allowed within the approximately 582,360 acres of lands with non-WSA wilderness characteristics, and 2) the same short-term seasonal restrictions applied to protect wildlife within woodland harvesting zones (as discussed under Alternative B) would restrict travel opportunities. Compared to Alternative A, this alternative would have more adverse impacts on OHV travel because more acreage would be closed to travel or seasonally restrict travel opportunities.

4.3.16.2.14.6. Proposed Plan

The impacts to travel under the Proposed Plan would be similar to Alternative B because crucial wildlife habitat would be protected through seasonal travel restriction. Travel restrictions would also be applied under this alternative to protect site-specific cultural and other sensitive resources, but private and/or commercial woodland harvesting activities would be permitted to travel off-road to harvest and collect wood. Under this alternative, 88,871 acres of non-WSA lands with wilderness characteristics would be managed to protect their wilderness values (as discussed above under Alternative E), including prohibitions on private and commercial woodland harvesting. However, the impacts on travel opportunities would be minor because OHV travel would still be allowed along designated routes and trails within these areas.

4.3.16.3. SUMMARY OF TRAVEL ANALYSIS DATA

The following table (Table 4.179) summarizes acres of OHV designations, miles of proposed travel routes, and proposed travel restrictions under each alternative, the purpose of which is to provide the reader with a concise description of the data used in this impacts analysis.

Table 4.179. Travel Data Summary Table

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Open B-Class Roads	890 miles	875 miles	873 miles	873 miles	875 miles	873 miles
Open D-Class Roads	2,179 miles	1,521 miles	1,947 miles	2,205 miles	1,342 miles	1,947 miles
Closed D-Class Roads	0 miles	780 miles	316 miles	45 miles	959 miles	316 miles
OHV Open	611,310 acres	0 acres	2,311	2,311 acres	0 acres	0 acres
OHV Limited – Seasonal Restrictions	540,260 acres	-	3.8 miles (in Arch Canyon)	-	-	8 miles (in Arch Canyon)
OHV Limited – Existing Roads and Trails	570,390 acres	-	-	-	-	-
OHV Limited – Designated Roads and Trails	218,780 acres	1,359,417 acres	1,362,142 acres	1,780,807 acres	812,679 acres	1,388,191 acres
OHV Closed	276,430 acres	423,698 acres	418,667 acres	0 acres	970,436 acres	393,895 acres

Table 4.179. Travel Data Summary Table

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Bighorn Sheep Travel Restrictions	Closed to OHV cross-country travel from 1 Apr–15 Jul 15 Oct–31 Dec	1 Apr–15 Jul 15 Oct–31 Dec	1 Apr–15 Jun 15 Oct–15 Dec	15 Apr-15 May 1 Nov-15 Dec	1 Apr–15 Jul 15 Oct–31 Dec	1 Apr–15 Jun 15 Oct–15 Dec
Pronghorn Travel Restrictions	15 May-15 Jun	15 Apr–30 June	1 May–15 Jun	15 May-15 Jun	15 Apr–30 June	1 May–15 Jun
Elk Travel Restrictions	Unspecified (no identified crucial habitat)	1 Nov–15 May	15 Nov–15 Apr	15 Dec-31 Mar	1 Nov–15 May	15 Nov–15 Apr
Deer Travel Restrictions	15 Dec-30 Apr	1 Nov– 15 May	15 Nov–15 Apr	15 Dec-31 Mar	1 Nov– 15 May	15 Nov–15 Apr
Affected Roads in Wildlife Habitat	Zero miles of travel routes closed to private, permitted, or commercial OHV travel.	512 miles of travel routes closed to permitted or commercial OHV travel, but open to private use.	135 miles of travel routes closed to permitted or commercial OHV travel, but open to private use.	Zero miles of travel routes closed to private, permitted, or commercial OHV travel.	512 miles of travel routes closed to permitted or commercial OHV travel, but open to private use.	135 miles of travel routes closed to permitted or commercial OHV travel, but open to private use.

4.3.16.4. SUMMARY OF IMPACTS ON TRAVEL

See Table 2.2 of Chapter 2 for a summary of impacts to travel.

4.3.16.5. MITIGATION

There are no mitigation measures to reduce the impacts to access or increase the opportunities for travel within the planning area, except as discussed in Section 4.3.1, Air Quality and Climate for dust abatement.

4.3.16.6. UNAVOIDABLE ADVERSE IMPACTS

Unavoidable adverse impacts to travel would be caused by temporary seasonal road or route closures in crucial fawning, lambing, and crucial winter habitat for wildlife along routes where vehicles could impact deer, elk, bighorn sheep, pronghorn, and special status wildlife species.

4.3.16.7. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Short-term use of resources in the planning area would have no impact on the long-term productivity of travel.

4.3.16.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

All route or road closures described above are irretrievable in that the use of that travel resource would be irretrievably lost until the routes are reopened. However, none of these closures are irreversible in that it is possible to reopen any of these closed areas or routes subject to additional analysis.

4.3.17. VEGETATION RESOURCES

The following resources are not discussed in this section because their management decisions would have negligible impacts on vegetation resources: Air Quality, Health and Safety, Non-WSA lands with wilderness characteristics, and Socioeconomics.

4.3.17.1. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Sagebrush habitat would be managed as required by the BLM Special Status Species Management – Manual 6840 (BLM 2001c), which requires the BLM to use the methods and procedures necessary to improve the condition of special status species and their habitats to the point where special status recognition is no longer warranted. In addition, BLM's National Sage-grouse Habitat Conservation Strategy 1.3.1 guidance (BLM 2004d) would be followed to ensure land-use plans and plan amendments adequately address sage-grouse habitat conservation needs. Harts Draw, Beef Basin, Black Mesa, Alkali, Mustang, Cedar Point, Shay Mesa, and all areas with Gunnison Sage-grouse habitat would be prioritized for treatment. These management actions would have beneficial impacts on native plant species in sagebrush vegetation communities because improved sage-grouse habitat necessitates the maintenance of large areas of native sagebrush communities (Crawford et al. 2004).

The Monticello FO would incorporate vegetation treatments from the Utah Record of Decision (ROD) for Vegetation Treatment on BLM Lands in Thirteen Western States EIS (BLM 1991b as amended). Restoration treatments would include biological, chemical, manual, mechanical, and prescribed burning. These treatments would have long-term, beneficial impacts on all native vegetation communities by reducing competition from noxious weeds and exotic, invasive plant species (BLM 1991b).

The spread of noxious, invasive, and non-native weed species would be controlled by implementing the principles in BLM weed management policies and action plans (see Table 3.59 Invasive and Noxious Weeds of San Juan County). In addition, restoration activities and stock animal feed would be required to use certified weed-free seed mixes, mulch, and feed. Restoration treatments to help slow and/or halt the spread of weed species in the Monticello PA would reduce the adverse impacts of surface disturbances associated with improper livestock management, minerals development, motorized OHV travel in designated open areas, and other activities that result in disturbances to native vegetation. Greasewood would be treated in Comb Wash, Butler Wash, Montezuma, East Canyon, Indian Creek, South and North Cottonwood Wash, and Cross Canyon to improve ground cover, biodiversity, and water quality. This could have short-term, adverse impacts on native vegetation in the treatment areas from surface disturbances and loss of productivity, but would have long-term, beneficial impacts on the treated, native vegetation community as a whole by removing undesirable, non-native plant species, thereby allowing the establishment of a diverse, native vegetation community.

Under all alternatives and the Proposed Plan, seed gathering and plant collection would be allowed in all areas meeting Utah's Rangeland Health Standards. This could have short-term, direct, adverse impacts on native vegetation due to pedestrian trampling, as well as minor potential for loss in reproductive success due to seed/plant removal.

4.3.17.2. ALTERNATIVES AND PROPOSED PLAN IMPACTS**4.3.17.2.1. IMPACTS OF CULTURAL RESOURCE DECISIONS ON VEGETATION****4.3.17.2.1.1. Alternative A**

Under Alternative A, there would be no designated Cultural Special Management Areas (CSMAs) and the cultural areas identified in Table 4.33 would be managed according to 1991 RMP Prescriptions. Butler Wash East of Comb Ridge would be managed with no allocation limit and no size limit on private or commercial groups, with camping, OHV use, dogs, fires and grazing permitted within the area. Under this alternative, potential direct adverse impacts from increased trampling of native vegetation by visitors to cultural sites would be reduced or eliminated. However, there would be adverse impacts associated with surface-disturbing vegetation treatments, and direct disturbance to vegetation and introduction of noxious and invasive weed species from recreationists, vehicles, and livestock. The level of cultural resource protection (that indirectly results in vegetation resource protection) varies by alternative. Because the extent and location of these surface disturbances are not known at this time, the quantitative differences in vegetation impacts between alternatives and the Proposed Plan cannot be determined.

Under all alternatives and the Proposed Plan, adverse impacts of cultural resource decisions on vegetation would be reduced due to the closure of the Grand Gulch National Historic District (37,388 acres) to private and/or commercial use for woodland products, mineral leasing, OHV use, and mechanized or mechanical surface disturbance (including vegetation treatments). This would decrease the number of native trees removed from this area. It would also decrease the amount of surface disturbance caused by foot/vehicle traffic in the area. Under Alternative A, the only surface disturbance restrictions would be in the Grand Gulch National Historic District. See Table 4.180 for the acreages of each vegetation type within the Grand Gulch National Historic District.

Table 4.180. Acreage of Vegetation Type by Cultural Area

Vegetation Type	Comb Ridge	Tank Bench	Beef Basin	McLoyd Canyon-Moon House	Grand Gulch National Historic District
Conifer/mountain shrub	15,884	0	20	0	13
Desert shrub	0	858	181	0	7,154
Invasive species and weeds	4	0	0	0	24
Pinyon-juniper woodland	17,576	1,564	15,796	1,408	26,902
Riparian and wetland	3,378	225	17	3	860
Sagebrush and perennial grassland	1,147	0	4,285	196	2,434
Total Vegetated Acres	37,989	2,647	20,299	1,607	37,387

¹ Acres of each vegetation type were determined using the Southwest ReGAP terrestrial ecological classification system (USGS 2004). Because vegetation types may overlap or be overestimated in the SWReGAP coverages, total acres of vegetation may exceed the total acres of the area being analyzed.

4.3.17.2.1.2. Alternative B

Under Alternative B, the qualitative impacts of cultural resource decisions on vegetation resources would be the same as those discussed under Alternative A. Under this alternative, Comb Ridge Tank Bench Beef Basin and McLoyd Canyon-Moon House would be managed as CSMA. The Comb Ridge CSMA (38,012 acres) would be closed to woodland product collection, closed to oil and gas surface occupancy and mineral entry, and would only be available for non-surface-disturbing vegetation treatments. Camping would be limited to designated campgrounds and hiking and OHV use would be limited to designated trails. The Tank Bench CSMA (2,646 acres) would have the same surface disturbance restrictions as the Comb Ridge CSMA, but would be closed to OHV use. The Beef Basin (20,302 acres) and the McLoyd Canyon-Moon House CSMA (1,607 acres) would have the same surface disturbance restrictions as Comb Ridge CSMA with the exception of mineral leasing, which would be allowed subject to standard terms. Under all alternatives and the Proposed Plan, the Grand Gulch National Historic District (37,388 acres) would be closed to all surface disturbances, with the exception of designated trails and camping areas.

There would be a considerable difference in impacts between Alternative B and the No Action Alternative due to the designation of four CSMA and associated restrictions on surface-disturbing activities. Adverse impacts to vegetation from surface disturbance under Alternative B would be considerably reduced from Alternative A due to restrictions on surface disturbances within 62,567 acres of designated CSMA and the 37,388 acres Grand Gulch National Historic District.

4.3.17.2.1.3. Alternative C

Under Alternative C, the qualitative impacts of cultural resource decisions on vegetation resources would be the same as those discussed under Alternative B. The Comb Ridge CSMA would be managed the same as under Alternative B, except that woodland product collection and surface-disturbing vegetation treatments would be allowed. The Tank Bench CSMA would be managed the same as under Alternative B, except for the following: it would be open to oil and gas leasing and mineral entry under standard lease terms, hiking would be allowed off trails, and surface-disturbing land activities would be permitted. The Beef Basin CSMA and the McLoyd Canyon-Moon House CSMA would be managed the same as under Alternative B, but would allow non-motorized vegetation treatments.

There would be a considerable difference in impacts between Alternative C and the No Action Alternative due to the designation of four CSMA and associated restrictions on surface-disturbing activities. Adverse impacts to vegetation from surface disturbance under Alternative C would be greater than under Alternative B due to more acres of native vegetation in the CSMA subject to adverse impacts from surface disturbance. Adverse impacts under Alternative C would be less than under Alternative A.

4.3.17.2.1.4. Alternative D

Under Alternative D, the qualitative impacts of cultural resource decisions on vegetation resources would be similar to those discussed under Alternative A, as Comb Ridge, Tank Bench, and Beef Basin would not be managed as CSMA, but would be managed with similar management prescriptions as under Alternative C. These areas would be available for livestock

use, surface-disturbing vegetation treatments, and OHV use on designated routes. Tank Bench would be open to locatable mineral entry and disposal of mineral materials and geophysical work, campfires, and private and commercial use of woodland products. Beef Basin would be managed as closed to private or commercial use of woodland products. McLoyd Canyon-Moon House would be managed the same as under Alternative C, with the following exceptions: 24 visitors and two commercial groups would be allowed each day. The Grand Gulch National Historic District would be managed the same as under Alternative C; however, if the WSA is released by Congress, it would be open to oil and gas leasing with no surface occupancy and casual geophysical exploration.

Alternative D would have similar impacts as Alternative A due to the designation of only one CSMA and the Grand Gulch National Historic District, and allowances for surface disturbances associated with livestock grazing, vegetation treatments, OHV use, and mineral entry in the other cultural areas. Adverse impacts to vegetation from surface disturbance under Alternative D would be greater than under Alternatives B and C due to more acres of native vegetation subject to adverse impacts from surface disturbance.

4.3.17.2.1.5. Alternative E

Under Alternative E, impacts of cultural decisions on vegetation resources would be the same as those described under Alternative B with the exception that OHV use would be closed in non-WSA lands with wilderness characteristics and vegetation disturbances would be restricted to protect wilderness characteristics in these areas. This would result in long-term, beneficial impacts to vegetation, as well as adverse impacts from restrictions on vegetation treatments to improve vegetation communities and control the spread of invasive species. The Comb Ridge and Beef Basin CSMA would allow maintenance for existing improvements to wildlife habitat, but no new improvements would be allowed. This would limit direct impacts associated with surface-disturbing improvements. However, it would also reduce long-term, indirect, beneficial impacts from vegetation and wildlife habitat improvements. Due to the designation of four CSMA and protections in place for non-WSA lands with wilderness characteristics, Alternative E would have considerably fewer direct adverse impacts than Alternative A. This alternative would also have fewer direct adverse impacts and indirect beneficial impacts to vegetation than any of the other management alternatives and the Proposed Plan.

4.3.17.2.1.6. Proposed Plan

Under the Proposed Plan, the qualitative impacts of cultural resource decisions on vegetation resources would be the same as those discussed under Alternatives B and C. The Comb Ridge recreation management zone of the Cedar Mesa SRMA would be managed the same as under Alternatives B and C, except that woodland product collection and surface-disturbing vegetation treatments would be allowed. The Tank Bench SRMA would be managed the same as under Alternatives B and C, except for the following: it would be open to oil and gas leasing and mineral entry under standard lease terms, hiking would be allowed off trails, and surface-disturbing land activities would be permitted. The Beef Basin SRMA and McLoyd Canyon-Moon House recreation management zone would be managed the same as under Alternatives B and C. The Grand Gulch National Historic District would be managed the same as under Alternatives B and C, but would allow non-motorized vegetation treatments.

There would be a considerable difference in impacts between the Proposed Plan and the No Action Alternative due to the designation of two SRMAs and two recreation management zones and associated restrictions on surface-disturbing activities. Adverse impacts to vegetation from surface disturbance under the Proposed Plan would be greater than under Alternatives B and C due to more acres of native vegetation in the SRMAs subject to adverse impacts from surface disturbance. Adverse impacts under the Proposed Plan would be less than under Alternative A.

4.3.17.2.2. IMPACTS OF FIRE MANAGEMENT DECISIONS ON VEGETATION

4.3.17.2.2.1. Alternative A

Under Alternative A, the Reasonable and Prudent Measures and Terms and Conditions identified in consultation with the USFWS for the Utah Land-use plan Amendment for Fire and Fuels Management would be implemented in fire-related actions (see Appendix B). Maintenance of existing healthy ecosystems is one of the criteria for establishing fire management priorities and would have beneficial impacts on vegetation resources in the Monticello FO. Wildland fire use would not be authorized in the following areas unless reasonable Resource Protection Measures were in place: areas that are known to be highly susceptible to post-fire cheatgrass or other weed invasion, important terrestrial and aquatic habitats, and non-fire adapted vegetation communities. These measures would have beneficial impacts on vegetation by reducing the spread of weeds and exotic, invasive species into native vegetation communities.

Under all alternatives and the Proposed Plan, fuels management actions would include surface-disturbing treatments on 5,000 to 10,000 acres annually. These actions include: mechanical and manual treatments, prescribed fire, chemical or biological vegetation control, and aerial/ground seeding. These treatments would have long-term beneficial and short-term adverse impacts on vegetation communities in treated areas. Fuels treatments that thin vegetation and reduce or eliminate weeds benefit native vegetation communities by allowing greater growth potential and also by removing competition from weedy native and invasive species. Once competition from weedy or non-native species is removed, a diverse native community has the potential to establish itself in the area (Stevens and Monsen 2004). Adverse impacts associated with fuels management actions include trampling and crushing of vegetation, and thinning or removal of rare or ecologically desirable species. Fuels management actions potentially result in a short-term, adverse reduction in native species diversity. However, in the long-term fuels treatments allow native and desirable non-native species to become established and promote more varied species composition and habitat structure (e.g., forests with multiple age classes and canopy openings for groundcover establishment).

4.3.17.2.2.2. Alternatives B, C, D, E, and the Proposed Plan

Under Alternatives B, C, D, E, and the Proposed Plan the impacts of fire management decisions on vegetation resources would be the same as those discussed under Alternative A.

4.3.17.2.3. IMPACTS OF LANDS AND REALTY DECISIONS ON VEGETATION

Lands and realty decisions include the following issues: access, easements, leases and permits, utility/transportation systems, exchanges, disposals, and withdrawals. The Monticello FO AMS Chapter 7 contains a complete list of common realty issues the Monticello FO can expect. Lands and realty decisions common to the Proposed Plan and the alternatives pertain to filming permits,

Recreation and Public Purpose and other authorizations for disposal, access, easements, land tenure adjustments, and land disposals.

Applications for filming permits for work on existing roads include the following criteria for approval: project would not impact sensitive species habitat, would not involve the use of exotic species, and would not adversely impact relict environments or riparian areas. Applications for filming permits for work in WSAs, WSR corridors, NRHP Eligible Sites, and Native American Sacred Sites would include the following additional criteria for approval: no significant livestock use and a maximum of 15 vehicles and 75 people in the sensitive area. Trampling and vegetation removal associated with filming operations could result in short- and long-term adverse impacts on vegetation resources. Adverse impacts would be reduced by these required avoidance and/or minimization criteria for sensitive habitats, and by restrictions on the use of exotic species.

Under the Proposed Plan and the alternatives approximately 6,581 acres would be identified for disposal. These data are not available in a spatially explicit format; therefore, acres of impacts by TES species habitats are not available for this analysis. Nevertheless, land disposal decisions could result in impacts to all vegetation types. On the other hand, the acquisition and retention of any TES species habitat, quality riparian areas, and key productive ecosystems would protect vegetation resources.

4.3.17.2.3.1. Alternative A

Mineral withdrawals (132,380 total acres) and exclusion (120,800 total acres) and avoidance (253,790 total acres) areas under Alternative A would help preserve and protect sensitive environmental resources and areas.

The Monticello FO AMS Chapter 7 contains a list of ACECs and SRMAs closed to ROWs in the Monticello FO. These closures would benefit vegetation in these areas. However, all areas not identified as avoidance or exclusion will be available for ROWs and could be subject to multiple-use terms on a case-by-case basis (BLM 2005c). ROW corridors are presently used for electric transmission facilities, pipelines 10 inches and larger, communication lines, federal and state highways, and major county road systems. The permanent installation of utility and communication infrastructure in ROWs could have direct, long-term, adverse impacts on native vegetation due to vegetation removal and trampling by workers and vehicles during construction activities.

4.3.17.2.3.2. Alternative B

Under Alternative B, the impacts of lands and realty decisions on vegetation resources would include the qualitative impacts discussed in Alternative A and at the beginning of this section, with the withdrawal of an additional 119,330 acres from locatable mineral entry (an increase of approximately 90% over Alternative A).

Under this alternative lands would be considered available for ROWs except for exclusion areas (approximately 416,612 total acres) and avoidance areas (approximately 125,105 total acres). Exclusion areas under Alternative B would include approximately 245% more land than under Alternative A. Avoidance areas, on the other hand, would include approximately 51% less land than under Alternative A. Overall, this alternative would have fewer adverse impacts on vegetation than Alternative A by withdrawing more land from locatable mineral entry and

excluding more land from ROWs (though less land would be ROW avoidance area than under Alternative A).

4.3.17.2.3.3. Alternative C

Under Alternative C, the impacts of lands and realty decisions on vegetation resources would be the same as under Alternatives A and B, except there would be 10,468 fewer acres withdrawn from locatable mineral entry (approximately 8% less than under Alternative A). Exclusion and avoidance areas for ROWs would consist of 395,329 acres and 39,323 acres, respectively. Under Alternative C exclusion areas would be 227% greater than under Alternative A while avoidance areas would be 85% smaller than under Alternative A. Overall, Alternative C would have more adverse impacts on vegetation than Alternative A due to the lesser acreage of land withdrawn from locatable mineral entry and the lesser acreage established as avoidance for ROWs (though more acreage would be ROW exclusion area under Alternative C than under Alternative A).

4.3.17.2.3.4. Alternative D

Under Alternative D, the impacts of lands and realty decisions on vegetation resources would be the same as under Alternatives A, B, and C, except there would be 86,249 fewer acres withdrawn from locatable mineral entry (approximately 65% less than under Alternative A). Exclusion and avoidance areas for ROWs would consist of 386,853 acres and 14,175 acres, respectively. Under Alternative D exclusion areas would be 220% greater than under Alternative A while avoidance areas would be 94% smaller than under Alternative A. Overall, Alternative D would have more adverse impacts on vegetation than Alternative A due to the lesser acreage of land withdrawn from locatable mineral entry and the lesser acreage established as avoidance for ROWs (though more acreage would be ROW exclusion area under Alternative D than under Alternative A).

4.3.17.2.3.5. Alternative E

Under Alternative E, the impacts of lands and realty decisions on vegetation resources would be the same as the impacts discussed under Alternative B except that under Alternative E 53,915 acres would be ROW avoidance areas (79% less than under Alternative A) and 974,463 acres would be ROW exclusion areas (707% greater than under Alternative A). Also, 834,070 acres would be withdrawn from locatable mineral entry (530% more than under Alternative A). Alternative E would have fewer adverse impacts on vegetation than the other alternatives and the Proposed Plan because fewer surface disturbances would be allowed due to protection of non-WSA lands with wilderness characteristics.

4.3.17.2.3.6. Proposed Plan

Under the Proposed Plan, the impacts of lands and realty decisions on vegetation resources would be the same as under Alternatives A, B, C, D, and E except there would be 81,715 fewer acres (approximately 62% less than under Alternative A) withdrawn from locatable mineral entry. Exclusion areas for ROWs would consist of 416,115 acres (244% more than under Alternative A) while avoidance areas for ROWs would consist of 133,293 acres (47% less than under Alternative A). Overall, the Proposed Plan would have greater adverse impacts on vegetation than Alternative A due to the lesser acreage of land withdrawn from locatable mineral entry and the lesser acreage established as ROW avoidance areas (though more acreage would be ROW exclusion area under the Proposed Plan than under Alternative A).

4.3.17.2.4. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON VEGETATION

Under the Proposed Plan and all alternatives livestock grazing would be managed according to the Guidelines for Grazing Management to achieve the Standards for Rangeland Health (Appendix D). Furthermore, grazing would continue to be excluded from 128,098 acres in areas identified in the Summary Table of Alternatives and the Proposed Plan (Table 2.1). The allotments and their seasons of use would be the same as in the San Juan RMP (BLM 1991) with the exceptions listed in the Summary Table of Alternatives and the Proposed Plan. Included in these 128,098 acres are approximately 15,720 acres excluded from livestock use for wildlife objectives (i.e., managed for wildlife use) on parts of the slopes of Peter's Canyon and East Canyon, which would help maintain native vegetation in those areas. In total, approximately 8% of the Monticello FO planning area would be unavailable for livestock grazing under the Proposed Plan and all alternatives (Map 12). Because the intensity and exact location of grazing activities are not known at this time, the quantitative differences in vegetation will instead be analyzed by comparing the acres of each vegetation type unavailable for grazing under the Proposed Plan and each alternative (Table 4.181). Under the Proposed Plan and all action alternatives new allotments would be added in South Vega, Upper Mail Station, and Big Westwater. In areas where utilization levels have not been established the targeted level of use would be 50% to meet the objectives of this plan.

There is the potential for direct and indirect adverse impacts on vegetation resources associated with grazing-related surface disturbance in 92% of the Monticello PA. Livestock grazing, when done at proper levels, would not have adverse impacts on the native plant species in an area. However, when improper grazing practices occur at higher levels than the native vegetation can support, adverse impacts to native vegetation are inevitable. In all vegetation types in the Monticello PA, if native vegetation is grazed beyond the point of natural regeneration, non-native, weedy species such as cheatgrass are better able to colonize an area and inhibit the future restoration of native species (Sparrow et al. 2003, Young and Evans 1973). Under all alternatives and the Proposed Plan, adaptive management would be applied to livestock grazing in areas where the native vegetation appears to be overburdened, in order to mitigate adverse impacts to vegetation.

4.3.17.2.4.1. Alternative A

The impacts of livestock grazing decisions on vegetation under Alternative A would be the same as the impacts described above for the Proposed Plan and all alternatives because the decisions would be the same.

Table 4.181. Acreage of Each Vegetation Type Unavailable for Grazing for the Proposed Plan and Alternatives

Vegetation Type	Alternative A	Alternatives B and E	Alternative C	Alternative D	Proposed Plan
Conifer/mountain shrub	785	800	800	785	785
Desert shrub	8,411	8,967	8,992	8,420	8,420
Invasive species and weeds	99	99	99	99	99

Table 4.181. Acreage of Each Vegetation Type Unavailable for Grazing for the Proposed Plan and Alternatives

Vegetation Type	Alternative A	Alternatives B and E	Alternative C	Alternative D	Proposed Plan
Pinyon-juniper woodland	121,317	129,641	129,641	121,504	121,504
Riparian/wetland	2,380	2,816	2,816	2,394	2,394
Sagebrush/perennial grass	5,362	5,434	5,434	5,362	5,362
Total	138,354	147,757	147,782	138,564	138,564

4.3.17.2.4.2. Alternatives B and E

Under Alternatives B and E, the impacts of livestock grazing decisions on vegetation resources would be the same as those discussed above, except that additional areas would be made unavailable to grazing. Additional closures would consist of Slickhorn Canyon (Perkins Brother's Allotment), Rone Bailey Mesa (Upper Mail Station Allotment), Dodge Canyon Allotment, Mule Canyon (including North and South Forks north of U-95), Rogers Allotment, Portions of West Butler Wash Canyons, and Horsehead Canyon within the Montezuma Canyon allotment (Map 13). These closures would generally have a beneficial impact on native vegetation through full plant development and growth without livestock grazing pressures. In the long-term, Alternatives B and E would likely have fewer potential adverse impacts on native vegetation in the Monticello FO than Alternative A because of the closure of 13,062 additional acres to livestock grazing. Under Alternatives B and E, 6.6% more acres of the desert shrub vegetation type, 6.9% more pinyon-juniper woodland, 18.3% more riparian/wetland, and 1.3% more sagebrush/perennial grassland would be closed to grazing than under Alternative A, with more potentially beneficial impacts as discussed above.

4.3.17.2.4.3. Alternative C

Under Alternative C, the impacts of livestock grazing decisions on vegetation resources would be the same as discussed for Alternatives B and E, with the exception that Mule Canyon south of U-95 would be unavailable for grazing, and the North and South Forks north of U-95 would be open (Map 14). As discussed above, these closures would generally have a beneficial impact on native vegetation through full plant development and growth without livestock grazing pressures. In the long-term, Alternative C would have fewer potential adverse impacts on native vegetation in the Monticello FO than Alternative A due to the closure of 11,738 additional acres to livestock grazing. Under Alternative C, 6.9% more acres of the desert shrub vegetation type, 6.9% more pinyon-juniper woodland, 18.3% more riparian/wetland, and 1.3% more sagebrush/perennial grassland would be closed to grazing than under Alternative A, with only slightly greater acres of desert shrub.

4.3.17.2.4.4. Alternative D

Under Alternative D, the impacts of livestock grazing decisions on vegetation resources would include those discussed under Alternative A, with the additional closures of Slickhorn Canyon

(Perkins Brother's Allotment), Rone Bailey Mesa (Upper Mail Station Allotment), Rogers Allotment, and portions of West Butler Wash Canyons (Map 15). Due to the closure of 4,013 additional acres to livestock grazing, Alternative D is likely to have slightly less potential adverse impacts on native vegetation in the long-term than Alternative A. Under Alternative D, 0.1% more acres of the desert shrub vegetation type, 0.2% more pinyon-juniper woodland, and 0.6% more riparian/wetland would be closed to grazing than under Alternative A.

4.3.17.2.4.5. Proposed Plan

Under the Proposed Plan, the impacts of livestock grazing decisions on vegetation resources would be the same as discussed above. Specific locations where closures would occur and where restrictions would be in place are listed in the Summary Table of the Proposed Plan and All Alternative (Table 2.1). As discussed above, closures would generally have a beneficial impact on native vegetation through full plant development and growth without livestock grazing pressures. In the long-term, the Proposed Plan would have fewer potential adverse impacts on native vegetation in the Monticello FO than Alternative A due to the closure of 11,738 additional acres to livestock grazing. Under the Proposed Plan, 0.1% more acres of the desert shrub vegetation type, 0.2% more pinyon-juniper woodland, and 0.6% more riparian/wetland would be closed to grazing than under Alternative A.

4.3.17.2.5. IMPACTS OF MINERALS DECISIONS ON VEGETATION

In Tables 4.147–4.149, the number of acres of each vegetation type in each leasing category is shown for each of the RFD areas. Acreage figures under the Standard Stipulations and Timing and Controlled Surface Use reflect the total BLM administered areas within the Monticello PA open to surface-disturbing activities. These are not estimates of the total area disturbed within the Monticello PA, but a comparison by alternative and the Proposed Plan of the amount of area open to potential development within BLM administered areas within the Monticello PA. All acreages provided in the vegetation sections are approximations. The remaining discussion of impacts of minerals decisions on vegetation pertains primarily to oil and gas leasing, mineral material disposal, mineral entry, and geophysical activity. The discussion of impacts due to oil and gas leasing and geophysical activity includes surface disturbance approximations due to these activities. Surface disturbances for other mineral activities would also occur; under the Proposed Plan and all alternatives there would be approximately 851 acres of surface disturbance total for 15 years as a result of uranium and vanadium activities (300 acres), placer gold activities (10 acres), limestone activities (50 acres), sand and gravel activities (360 acres), building stone activities (113 acres), and clay activities (18 acres). This disturbance would have adverse impacts (as described below) on vegetation resources.

Table 4.182. Alternative A—Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulation In the Blanding Sub-basin RFD Area

Vegetation Type	Surface Use with Standard Conditions (acres)	Surface Use Limited by Special Conditions (acres)	NSO and Closed to Mineral Entry (acres)	NSO and Open to Mineral Entry (acres)	Closed to Leasing and Mineral Entry (acres)
Conifer/mountain shrub	549	11	0	1	0
Desert shrub	81,663	17,530	2,167	1,120	5,744
Invasive species and weeds	584	224	0	31	2
Pinyon-juniper woodland	146,689	87,504	2,204	2,526	9,284
Riparian/wetland	6,949	2,266	532	83	410
Sagebrush/perennial grass	31,096	18,454	3	311	97
Total	267,530	125,989	4,906	4,072	15,537

Table 4.183. Alternative A—Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulation In the Monument Upwarmp RFD Area

Vegetation Type	Surface use with Standard Conditions (acres)	Surface use Limited by Special Conditions (acres)	NSO and Closed to Mineral Entry (acres)	NSO and Open to Mineral Entry (acres)	Closed to Leasing and Mineral Entry (acres)
Conifer/mountain shrub	5,002	3,008	0	76	1,008
Desert shrub	21,459	120,633	2,179	53,429	52,554
Invasive species and weeds	30	545		250	228
Pinyon-juniper woodland	101,907	286,930	2,506	78,949	275,201
Riparian/wetland	1,386	1,377	357	964	2,433
Sagebrush/perennial grass	12,997	25,681	0	7,595	27,847
Total	142,781	438,174	5,042	141,263	359,271

Table 4.184. Alternative A—Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulations In the Paradox Fault and Fold Belt RFD Area

Vegetation Type	Surface use with Standard Conditions (acres)	Surface Use Limited by Special Conditions (acres)	NSO and Closed to Mineral Entry (acres)	NSO and Open to Mineral Entry (acres)	Closed to leasing and Mineral Entry (acres)
Conifer/mountain shrub	1,088	37	0	9	14
Desert shrub	45,187	12,159	0	2,098	3,839
Invasive species and weeds	1,366	170	0	1	0
Pinyon-juniper woodland	90,093	54,756	0	2,340	6,191
Riparian/wetland	2,145	1,185	0	294	317
Sagebrush/perennial grass	21,091	20,506	0	174	71
Total	160,970	88,813	0	4,916	10,432

4.3.17.2.5.1. Alternative A

Potential direct adverse impacts from oil and gas production and mineral materials entry and disposal would occur as various forms of surface disturbance. Of the three oil and gas RFD areas within the Monticello FO (see Map 57), vegetation in the Blanding Sub-basin RFD area is expected to be the most impacted by minerals decisions, because it has the highest predicted levels of oil and gas well development (42 wells total for 15 years). In addition, there are nine wells expected in the Monument Upwarp area and 25 wells expected in the Paradox fault and fold belt over the life of the Monticello FO RMP. On average, a well pad disturbs 9.6 acres, so oil and gas development would result in the direct removal of native vegetation from approximately 701 acres (73 wells total) in the Monticello FO total for 15 years. Site-specific analysis will be necessary to determine the vegetation types impacted by oil and gas development.

In addition to the 1,399,454 acres managed for oil and gas leasing in the Monticello FO, there are 530,000 acres of managed coal resources in the San Juan Coal Field, 10,000 acres of tar sand resources in the White Canyon Special Tar Sand Area, two Known Potash Leasing Areas of unspecified size, and 16,320 acres in the Warm Springs canyon geothermal area. Site-specific analysis will be necessary to determine the vegetation types impacted by coal, tar sand, and potash development.

Surface disturbance associated with well, pipeline, and road construction would result in both short- and long-term adverse impacts on vegetation, beyond the life of the well. In the short-term, loss of vegetation associated with surface disturbance would increase the potential for invasion of undesirable plant species, including noxious weeds (Piemeisel 1951). Surface disturbance would also have long-term impacts on vegetation resources. Following completion of oil and gas activities, native seeding and weed management would occur at each site. Initial establishment of sagebrush and other native species following seeding is estimated to take three to four years. Successful establishment is dependent on the exclusion or reduction of livestock and control of weedy annuals on the restoration site during this time (Monsen and Stevens 2004). Revegetation is especially difficult in desert shrub vegetation because soils are shallow and highly saline and moisture availability is relatively low (Stevens and Monsen 2004). Introduction of undesirable plant species, notably cheatgrass, is likely in the sagebrush/perennial grass types due to the species' ability to out-compete native plant species in disturbed areas and to thrive in arid conditions (Morrow and Stahlman 1984, Piemeisel 1951).

Adverse impacts of minerals decisions on vegetation resources would be partially mitigated by the implementation of Management Common to All Alternatives and the Proposed Plan outlined in Table 2.1. This management would include no surface occupancy (NSO) in riparian vegetation, required revegetation of oil and gas well sites upon project completion, and land management that meets or moves towards meeting Utah's Standards for Rangeland Health (Appendix D).

Under this alternative, there would be 41 wells drilled in the Blanding Sub-basin total for 15 years. This would result in approximately 394 acres of surface disturbance. This disturbance could occur in any of the vegetation types except for riparian.

Under this alternative, there would be 7 wells drilled in the Monument Upwarp total for 15 years. This would result in approximately 69 acres of surface disturbance. This disturbance could occur in any of the vegetation types except for riparian.

Under this alternative, there would be 25 wells drilled in the Paradox Fault and Fold Belt total for 15 years. This would result in approximately 236 acres of surface disturbance. This disturbance could occur in any of the vegetation types except for riparian.

Weed Dispersal Associated with Roads

Under the Proposed Plan and all alternatives, new roads would be created to access oil and gas wells in the three RFD areas. In addition, traffic on existing roads is likely to increase due to construction and operation of new and existing oil and gas facilities in the Monticello FO. The number of acres of roadside vegetation that may be invaded by weeds introduced during road construction and traffic was calculated using data from the literature (Gelbard and Belnap 2003). The minimum number of miles of road required to connect future well pads to existing roads was calculated. This number was then converted to meters and multiplied by 100 m, which is the width of potential weed infestation due to road disturbance. The resulting number of acres of roadside vegetation subject to the introduction and/or spread of noxious weeds and invasive species is provided in Table 4.185.

Table 4.185. Acres of Roadside Vegetation Subject to Weed Invasion

Vegetation Type	Alternative A	Alternatives B and E	Alternative C	Alternative D	Proposed Plan
Conifer/mountain shrub	1,010	0	977	1,014	977
Desert shrub	34,272	29,069	32,768	35,056	32,768
Invasive species and weeds	459	428	463	468	463
Pinyon-juniper woodland	59,451	46,126	55,156	59,682	55,156
Riparian/wetland	2,384	1,898	2,252	2,541	2,252
Sagebrush/perennial grass	24,182	19,465	21,689	24,254	21,689
Total	121,758	96,986	113,305	123,015	113,305

Lands Available for Mineral Material Disposal

Under Alternative A, 584,270 acres of land in the Monticello FO are available for disposal of mineral materials subject to standard terms and conditions, or approximately 33% of the 1,784,724 acres in the Monticello FO. There are currently 821,070 acres (approximately 46% of Monticello FO lands) subject to special conditions under Alternative A. Currently, there are 373,850 acres (approximately 21% of Monticello FO lands) closed to disposal of mineral materials.

Lands Available for Mineral Entry

Under Alternative A, 1,652,743 acres of land in the Monticello FO are open to mineral entry, or approximately 93% of the 1,784,724 acres in the Monticello FO. This area is potentially subject to the impacts described above. There are currently 132,380 acres (approximately 7% of Monticello FO lands) withdrawn from mineral entry. These acres would not be subject to the risks of surface disturbance associated with open pit mining activities.

Geophysical Activity

Under all alternatives and the Proposed Plan, geophysical activity would be permitted in the Monticello FO. Under Alternative A, approximately 886 acres of vegetation would be temporarily impacted by geophysical exploration. Impacts associated with exploration on existing roads would include crushing of individual plants and the potential spread of invasive and weedy plant species along existing roadways in the Monticello FO. There would be short-term, negative impacts associated with removal and/or displacement of native vegetation. Areas disturbed by geophysical activity would be completely reclaimed within 10 years. It is not known exactly where the geophysical activity would take place; therefore, the acreage of disturbance by vegetation type is not available. Site-specific NEPA analysis will take place on a project-by-project basis to quantify the impacts by vegetation type. Table 4.186 presents the predicted acres of surface disturbance associated with geophysical exploration by RFD area.

Table 4.186. Acres of Surface Disturbance Associated with Geophysical Exploration by RFD Area

RFD Area	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Blanding	271	249	271	271	250	266
Monument	120	137	143	149	123	125
Paradox	495	408	489	504	385	489
Total	886	794	904	924	758	880

4.3.17.2.5.2. Alternative B

Under Alternative B, the qualitative impacts of minerals decisions on vegetation resources would be the same as those discussed under Alternative A because the impacts from minerals development would be the same. The major differences in impacts between this alternative and the No Action Alternative would be 1,367,015 acres available for management of oil and gas leasing (2.3% fewer acres than under Alternative A), and 365,170 acres available for mineral material disposal with standard stipulations (38% fewer acres than under Alternative A). Acres available for oil and gas leasing by vegetation type in each of the RFD areas are shown in Tables 4.152–4.154. The acres and location of predicted surface disturbance are similar for each alternative and the Proposed Plan.

Under this alternative, there would be 38 wells drilled in the Blanding Sub-basin total for 15 years. This would result in approximately 364.8 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 3 (7%) fewer wells and 28.8 (7%) fewer acres of disturbance than would occur under Alternative A.

Table 4.187. Alternative B—Acreage of Each Vegetation Type by Oil and Gas Leasing Category in the Blanding Sub-basin RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	519	0	0	43	0	0
Desert shrub	70,846	0	752	13,817	16,843	5,019
Invasive species and weeds	367	0	32	432	4	2
Pinyon-juniper woodland	59,056	71	2,660	159,258	17,518	9,579
Riparian/wetland	2,997	0	0	2,444	4,573	284
Sagebrush/perennial grass	14,142	21	141	35,133	402	96
Total	147,927	92	3,585	211,127	39,340	14,980

Table 4.188. Alternative B—Acreage of Each Vegetation Type by Oil and Gas Leasing Category in the Monument Upwarp RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	4,879	2	0	3,030	56	1,126
Desert shrub	85,051	315	9,617	75,456	5,224	74,623
Invasive species and weeds	94	0	7	671	53	227
Pinyon-juniper woodland	92,198	10,721	9,373	325,073	25,242	282,993

Table 4.188. Alternative B—Acreage of Each Vegetation Type by Oil and Gas Leasing Category in the Monument Upward RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Riparian/wetland	680	27	75	1,727	1,318	2,836
Sagebrush/perennial grass	8,285	579	270	33,259	3,760	27,967
Total	191,187	11,644	19,342	439,216	35,653	389,772

Table 4.189. Alternative B—Acreage of Each Vegetation Type by Oil and Gas Leasing Category in the Paradox Fault and Fold Belt RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	611	73	0	438	11	14
Desert shrub	1,954	24,693	1	6,600	25,955	4,080
Invasive species and weeds	495	16	0	868	125	0
Pinyon-juniper woodland	14,092	24,454	29	86,580	21,365	6,708
Riparian/wetland	96	1,286	7	405	1,686	470
Sagebrush/perennial grass	6,863	4,534	0	30,037	295	71
Total	24,111	55,056	37	124,928	49,437	11,343

Under this alternative, there would be 8 wells drilled in the Monument Upwarp total for 15 years. This would result in approximately 76.8 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 1 (14%) more well and 9.6 (147%) more acres of disturbance than would occur under Alternative A.

Under this alternative, there would be 20 wells drilled in the Paradox Fault and Fold Belt total for 15 years, resulting in approximately 192.0 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 5 (20%) fewer wells and 48 (20%) fewer acres of disturbance than would occur under Alternative A. Across the three RFD areas, there would be 7 (9.6%) fewer wells and 67.2 (9.6%) fewer acres of disturbance under Alternative B than would occur under Alternative A.

Weed Dispersal Associated with Roads

Under Alternative B, there would be fewer acres of all vegetation types subject to invasion by noxious weeds and invasive species than under Alternative A due to a reduction in new roads for oil and gas activity. Alternative B would have fewer negative impacts to vegetation than Alternative A, because there would be fewer acres subject to disturbance and potential weed infestation. Table 4.190 provides the percent difference in acres of roadside vegetation subject to weed infestation between Alternatives A and B by vegetation type.

Table 4.190. Percent Difference in Acres of Roadside Vegetation Subject to Weed Infestation

Vegetation Type	Percent Difference Compared with Alternative A
Conifer and mountain shrub	15% less
Desert shrub	15% less
Invasive species and noxious weeds	7% less
Pinyon-juniper woodland	12% less
Riparian and wetland	10% less
Sagebrush and perennial grassland	20% less
Total	20% less

Lands Available for Mineral Material Disposal

Under Alternative B, 365,168 acres of land in the Monticello FO would be available for disposal of mineral materials subject to standard terms and conditions. That is 219,102 acres (37%) fewer than are currently subject to standard terms and conditions for mineral materials disposal under Alternative A.

There would be 876,736 acres subject to special conditions. That is 55,666 acres (7%) more than are currently subject to special conditions for disposal of mineral materials under Alternative A.

There would be 542,402 acres closed to disposal of mineral materials. That is 168,552 acres (45%) more than would be closed to disposal under Alternative A.

Lands Available for Mineral Entry

Under Alternative B, 1,533,413 acres of land in the Monticello FO would be open to mineral entry. That is 7% fewer acres than would be open under Alternative A.

There would be 251,710 acres recommended to be withdrawn from mineral entry. That is 119,330 acres (90%) more than would be withdrawn from mineral entry under Alternative A.

Geophysical Activity

Under Alternative B, the qualitative impacts of geophysical activity on vegetation resources would be the same as those discussed under Alternative A. There would be approximately 794 acres of surface disturbance associated with geophysical exploration under this alternative. This is approximately 10% fewer acres of disturbance than would be expected under Alternative A, which could result in slightly reduced impacts overall due to the decreased acreage open to exploration.

4.3.17.2.5.3. Alternative C

Under Alternative C, the qualitative impacts of minerals decisions on vegetation resources would be the same as those discussed under Alternative A. The major difference in impacts between this alternative and the No Action Alternative is the reduction in acres available for management of oil and gas leasing and mineral material disposal with standard stipulations. Acres available for oil and gas leasing by vegetation type in each of the RFD areas are provided in Tables 4.156–4.158.

Under both Alternatives A and C, there would be 41 wells drilled in the Blanding Sub-basin total for 15 years. This would result in approximately 394 acres of surface disturbance, which could occur in any of the vegetation types except for riparian.

Under this alternative, there would be 9 wells drilled in the Monument Upwarp total for 15 years. This would result in approximately 86 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 2 (29%) more wells and 19.2 (29%) more acres of disturbance than would occur under Alternative A.

Table 4.191. Alternative C–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Blanding Sub-basin RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	544	0	0	18	0	0
Desert shrub	90,330	6	1,341	7,571	2,227	5,803
Invasive species and weeds	490	0	32	313	0	2
Pinyon-juniper woodland	128,580	72	3,041	103,630	3,132	9,686
Riparian/wetland	5,841	2	90	1,799	2,158	409
Sagebrush/perennial grass	26,746	21	230	22,615	227	96
Total	252,531	101	4,734	135,946	7,744	15,996

Table 4.192. Alternative C–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Monument Upwarp RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	7,101	43	15	808	0	1,126
Desert shrub	87,707	166	12,831	73,966	21,811	53,806
Invasive species and weeds	94	0	14	671	46	227
Pinyon-juniper woodland	179,233	4,434	35,318	242,232	2,773	281,611
Riparian/wetland	1,711	27	293	1,571	306	2,755

Table 4.192. Alternative C–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Monument Upwarp RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Sagebrush/perennial grass	14,465	134	3,536	27,971	61	27,954
Total	290,311	4,804	52,007	347,219	24,997	367,479

Table 4.193. Alternative C–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Paradox Fault and Fold Belt RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	995	61	13	54	11	14
Desert shrub	12,655	20,392	18,312	4,804	3,040	4,080
Invasive species and weeds	1,148	16	86	245	8	0
Pinyon-juniper woodland	52,674	20,348	21,710	49,591	2,197	6,708
Riparian/wetland	636	1,073	1,112	154	505	470
Sagebrush/perennial grass	11,807	4,233	349	25,200	141	71
Total	79,915	46,123	41,582	80,048	5,902	11,343

Under this alternative, there would be 24 wells drilled in the Paradox Fault and Fold Belt total for 15 years. This would result in approximately 230 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 1 (4%) fewer wells and 9.6 (4%) fewer acres of disturbance than would occur under Alternative A. Across the three RFD areas, there would be 1 (1.4%) more well and 9.6 (1.4%) more acres of disturbance under Alternative C than would occur under Alternative A.

Weed Dispersal Associated with Roads

Under Alternative C, there would be fewer acres of all vegetation types subject to invasion by noxious weeds and invasive species than under Alternative A due to a reduction in new roads for oil and gas activity. Alternative C would have fewer negative impacts to vegetation than Alternative A because there would be fewer acres subject to disturbance and potential weed infestation. Table 4.194 provides the percent difference in acres of roadside vegetation subject to weed infestation between Alternatives A and C by vegetation type.

Table 4.194. Percent Difference in Acres of Roadside Vegetation Subject to Weed Infestation

Vegetation Type	Percent Difference Compared with Alternative A
Conifer and mountain shrub	3% less
Desert shrub	4% less
Invasive species and noxious weeds	1% more
Pinyon-juniper woodland	7% less
Riparian and wetland	6% more
Sagebrush and perennial grassland	10% more
Total	7% less

Lands Available for Mineral Material Disposal

Under Alternative C, 624,734 acres of land in the Monticello FO would be available for disposal of mineral materials subject to standard terms and conditions. That is 40,464 acres (7%) more than are currently subject to standard terms and conditions for mineral materials disposal under Alternative A.

There would be 724,234 acres subject to special conditions. That is 96,836 fewer acres (12%) than are currently subject to special conditions for disposal of mineral materials under Alternative A.

There would be 435,338 acres closed to disposal of mineral materials. That is 61,488 acres (16%) more than currently closed to disposal under Alternative A.

Lands Available for Mineral Entry

Under Alternative C, 1,663,221 acres of land in the Monticello FO would be open to mineral entry. That is 10,478 fewer acres (less than 1%) than are currently open under Alternative A.

There would be 121,912 acres recommended to be withdrawn from mineral entry. That is 10,468 acres (8%) less than are currently withdrawn from mineral entry under Alternative A.

Geophysical Activity

Under Alternative C, the qualitative impacts of geophysical activity on vegetation resources would be the same as those discussed under Alternative A. There would be approximately 904 acres of surface disturbance associated with geophysical exploration under this alternative. This is approximately 2% more acres of disturbance than would be expected under Alternative A, which would result in a slightly greater impacts overall, due to the increased acreage open to exploration.

4.3.17.2.5.4. Alternative D

Under Alternative D, the qualitative impacts of minerals decisions on vegetation resources would be the same as those discussed under Alternative A. The major difference in impacts between this alternative and the No Action Alternative is a reduction in acres available for management of oil and gas leasing and mineral materials disposal with standard stipulations. Acres available for oil and gas leasing by vegetation type in each of the RFD areas are provided in Tables 4.160–4.162.

Under Alternatives A, C, and D, there would be 41 wells drilled in the Blanding Sub-basin total for 15 years. This would result in approximately 393.6 acres of surface disturbance, which could occur in any of the vegetation types except for riparian.

Under Alternatives C and D, there would be 9 wells drilled in the Monument Upwarp total for 15 years. This would result in approximately 86.4 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 2 (29%) more wells and 19.2 (29%) more acres of disturbance than would occur under Alternative A.

Under Alternatives A and D, there would be 25 wells drilled in the Paradox Fault and Fold Belt total for 15 years. This would result in approximately 240.0 acres of surface disturbance. This disturbance could occur in any of the vegetation types except for riparian. Across the three RFD areas, there would be 2 (29%) more wells and 19.2 (29%) more acres of disturbance than under Alternative A, and more wells and disturbance than would occur under any of the other management alternatives and the Proposed Plan.

Table 4.195. Alternative D–Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulations In the Blanding Sub-basin RFD Area

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	0	0	0	0	555	7
Desert shrub	5,721	0	0	1,726	94,363	5,468
Invasive species and weeds	2	0	0	0	604	231
Pinyon-juniper woodland	9,271	0	0	3,614	165,414	69,842
Riparian/wetland	409	0	0	2,158	6,596	1,136
Sagebrush/perennial grass	96	0	0	247	32,585	17,008
Total	15,499	0	0	7,745	300,117	93,692

Table 4.196. Alternative D–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Monument Upwarp RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	7,597	0	0	459	0	1,037
Desert shrub	145,976	0	0	49,886	1,895	52,530
Invasive species and weeds	606	0	0	220	0	227
Pinyon-juniper woodland	312,464	0	0	153,795	2,550	276,791
Riparian/wetland	3,354	0	0	371	504	2,432

Table 4.196. Alternative D–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Monument Upwarp RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Sagebrush/perennial grass	30,300	0	0	15,990	0	27,830
Total	500,297	0	0	220,721	4,949	360,847

Table 4.197. Alternative D–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Paradox Fault and Fold Belt RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	1,105	24	0	5	0	14
Desert shrub	35,128	0	0	24,315	0	3,840
Invasive species and weeds	1,245	2	0	256	0	0
Pinyon-juniper woodland	90,119	440	0	56,476	0	6,191
Riparian/wetland	1,812	1	0	1,819	0	317
Sagebrush/perennial grass	21,233	2,096	0	18,401	0	71
Total	150,642	2,563	0	101,272	0	10,433

Weed Dispersal Associated with Roads

Under Alternative D, there would be more acres subject to disturbance and potential invasion by noxious weeds and invasive species than under Alternative A due to an increase in new roads for oil and gas activity. Alternative D would have greater negative impacts to vegetation than Alternative A because there would be more acres subject to disturbance and potential weed infestation. Table 4.198 provides the percent difference in acres of roadside vegetation subject to weed infestation between Alternatives A and D by vegetation type.

Table 4.198. Percent Difference in Acres of Roadside Vegetation Subject to Weed Infestation

Vegetation Type	Percent Difference Compared with Alternative A
Conifer and mountain shrub	0%
Desert shrub	2% more
Invasive species and noxious weeds	2% more
Pinyon-juniper woodland	0%
Riparian and wetland	7% more
Sagebrush and perennial grassland	0%
Total	1% more

Lands Available for Mineral Material Disposal

Under Alternative D, 962,283 acres of land in the Monticello FO would be available for disposal of mineral materials subject to standard terms and conditions. That is 378,013 acres (65%) more than are currently subject to standard terms and conditions for mineral materials disposal under Alternative A.

Under this alternative, there would be 420,998 acres subject to special conditions. This is 400,072 fewer acres (49%) than would be subject to special conditions for disposal of mineral materials under Alternative A.

Under this alternative, there would be 401,027 acres closed to disposal of mineral materials. That is 27,177 acres (7%) more than would be closed to disposal under Alternative A.

Lands Available for Mineral Entry

Under Alternative D, 1,738,992 acres of land in the Monticello FO would be open to mineral entry. That is 86,249 acres (5%) more than would be open to mineral entry under Alternative A.

Under Alternative D, it would be recommended that 46,131 acres be withdrawn from mineral entry. That is 86,249 fewer acres (65%) than would be withdrawn under Alternative A.

Geophysical Activity

Under Alternative D, the qualitative impacts of geophysical activity on vegetation resources would be the same as those discussed under Alternative A. There would be approximately 924 acres of surface disturbance associated with geophysical exploration under this alternative. This

is approximately 38 acres (4%) more disturbance than would occur under Alternative A, which would result in a slightly greater impact overall due to the increased acreage open to exploration.

4.3.17.2.5.5. Alternative E

Under Alternative E, the qualitative impacts of minerals decisions on vegetation resources would be the same as those discussed under Alternative A. The major difference in impacts between this alternative and the No Action Alternative would be the reduction in acres available for management of oil and gas leasing and mineral materials disposal due to minerals leasing restrictions within the 582,357 acres of non-WSA lands with wilderness characteristics. These lands would be closed to minerals leasing and mineral materials disposal, closed to off-route OHV use, closed to new road construction to protect non-WSA lands with wilderness characteristics, and surface disturbance impacts would be limited to VRM Class objectives. These restrictions on minerals-related surface disturbance would have long-term, beneficial impacts on vegetation resources within the planning area. Nevertheless, RFD predictions of oil and gas development within the planning area under Alternative E would be approximately 74% of the RFD-predicted level of development under Alternative A (see below). Acres available for oil and gas leasing by vegetation type in each of the RFD areas are provided in Tables 4.164–4.166. The acres and location of predicted surface disturbance is similar for each alternative and the Proposed Plan.

Under this alternative, there would be 36 wells drilled in the Blanding Sub-basin total for 15 years. This would result in approximately 345 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 5 (12%) fewer wells and 48.6 (12%) fewer acres of disturbance than would occur under Alternative A.

Under this alternative, there would be 3 wells drilled in the Monument Upwarp total for 15 years. This would result in approximately 30 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 4 (57%) fewer wells and 37.2 (55%) fewer acres of disturbance than would occur under Alternative A.

Table 4.199. Alternative E–Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulations In the Blanding Sub-basin RFD Area

Vegetation Type	Standard Lease Terms	Controlled Surface use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	519	0	0	43	0	0
Desert shrub	59,650	0	752	13,813	9,744	23,319
Invasive species and weeds	366	0	32	432	1	6
Pinyon-juniper woodland	52,377	71	2,660	159,248	7,097	26,688
Riparian/wetland	2,935	0	0	2,444	3,140	1,780
Sagebrush/perennial grass	13,816	21	141	35,133	312	512
Total	129,663	92	3,585	211,113	20,294	52,305

Table 4.200. Alternative E–Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulation In the Monument Upwarp RFD Area

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	4,652	2	0	1,680	43	2,716
Desert shrub	18,125	302	2,021	31,560	1,272	197,006
Invasive species and weeds	5	0	1	86	9	951
Pinyon-juniper woodland	32,825	914	2,783	135,607	4,923	568,548
Riparian/wetland	327	1	39	787	694	4,814

Table 4.200. Alternative E–Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulation In the Monument Upwarp RFD Area

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Sagebrush/perennial grass	4,428	323	119	14,532	850	53,867
Total	60,362	1,542	4,963	184,252	7,791	827,902

Table 4.201. Alternative E–Acreage of Each Vegetation Type by Oil and Gas Leasing Stipulation In the Paradox Fault and Fold Belt RFD Area

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	611	53	0	425	0	59
Desert shrub	1,787	11,068	0	5,942	12,225	32,261
Invasive species and weeds	495	9	0	868	89	42
Pinyon-juniper woodland	11,570	8,071	13	69,380	11,598	52,625
Riparian/wetland	33	982	2	278	487	2,167
Sagebrush/perennial grass	6,841	3,116	0	29,038	123	2,682
Total	21,337	23,299	15	105,931	24,522	89,836

Under this alternative, there would be 15 wells drilled in the Paradox Fault and Fold Belt total for 15 years. This would result in approximately 143 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is 10 (40%) fewer wells and 97 (40%) fewer acres of disturbance than would occur under Alternative A. Compared to the Alternative A RFD areas, this represents a 26% reduction in expected oil and gas development total for 15 years and the lowest level of disturbance that would occur under any of the management alternatives and the Proposed Plan.

Lands Available for Mineral Materials Disposal

Under this alternative, areas with non-WSA lands with wilderness characteristics would be closed to disposal of mineral materials, which would encompass approximately 1,025,378 acres (58% of the planning area). Under Alternative E, 37% more acreage would be closed to disposal than under Alternative A.

Lands Available for Mineral Entry

Under Alternative E, 951,053 acres of land in the Monticello FO would be open to mineral entry. That is 42% fewer acres than are currently open under Alternative A. There would be 834,070 acres recommended to be withdrawn from mineral entry, which is 701,690 acres (530%) more than would be withdrawn from mineral entry under Alternative A. Non-WSA lands with wilderness characteristics (582,360 of the 834,070 acres noted above) would be recommended for withdrawal from mineral entry.

Geophysical Activity

Non-WSA lands with wilderness characteristics would be closed for geophysical exploration.

Under Alternative E, the qualitative impacts of geophysical activity on vegetation resources would be the same as those discussed under Alternative A. There would be approximately 591 acres of surface disturbance associated with geophysical exploration under this alternative. That is approximately 33% fewer acres of disturbance than would be expected under Alternative A, which could result in reduced impacts to vegetation resources from the decreased acreage open to this form of minerals exploration.

4.3.17.2.5.6. Proposed Plan

Under the Proposed Plan, the qualitative impacts of minerals decisions on vegetation resources would be the same as those discussed under Alternative A. The major difference in impacts between the Proposed Plan and Alternative A is the reduction in acres available for management of oil and gas leasing and mineral material disposal with standard stipulations. Acres available for oil and gas leasing by vegetation type in each of the RFD areas are provided in Tables 4.156–4.158.

Under the Proposed Plan, there would be 42 wells drilled in the Blanding Sub-basin total for 15 years. This would result in approximately 383 acres of surface disturbance, which could occur in any of the vegetation types except for riparian.

Under the Proposed Plan, there would be 9 wells drilled in the Monument Upwarp total for 15 years. This would result in approximately 72 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is the same number of wells as under Alternative A but 3 (4%) more acres of disturbance than would occur under Alternative A.

Table 4.202. Proposed Plan–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Blanding Sub-basin RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	500	0	0	61	0	0
Desert shrub	78,344	5	511	7,490	15,909	5,019
Invasive species and weeds	488	0	32	311	4	2
Pinyon-juniper woodland	112,428	72	2,606	107,612	15,844	9,579
Riparian/wetland	3,816	0	0	1,850	4,349	284
Sagebrush/perennial grass	26,540	21	141	22,735	402	96
Total	222,116	98	3,290	140,059	36,508	14,980

Table 4.203. Proposed Plan–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Monument Upwarp RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	1,898	43	2	5,408	609	1,133
Desert shrub	72,562	1,072	11,208	66,164	1,998	97,282
Invasive species and weeds	93	46	7	617	0	290
Pinyon-juniper woodland	141,638	5,162	20,511	231,200	16,055	331,034
Riparian/wetland	1,089	68	182	1,039	1,167	3,118

Table 4.203. Proposed Plan–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Monument Upwarp RFD

Vegetation Type	Standard Lease Terms	Controlled Surface Use	Controlled Surface Use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Sagebrush/perennial grass	11,489	163	927	28,437	1,247	31,857
Total	228,769	6,554	32,837	332,865	21,076	464,714

Table 4.204. Proposed Plan–Acreage of Each Vegetation Type by Oil and Gas Leasing Category In the Paradox Fault and Fold Belt RFD

Vegetation Type	Standard Lease terms	Controlled Surface Use	Controlled Surface use and Timing Limitations	Timing Limitations	No Surface Occupancy	Closed
Conifer/mountain shrub	260	61	13	789	11	14
Desert shrub	3,807	20,392	26,502	5,462	3,040	4,080
Invasive species and weeds	424	16	117	939	8	0
Pinyon-juniper woodland	26,101	20,348	24,331	73,541	2,197	6,708
Riparian/wetland	364	1,073	1,378	160	505	470
Sagebrush/perennial grass	8,841	4,233	490	28,025	141	71
Total	39,797	46,123	52,831	108,916	5,902	11,343

Under the Proposed Plan, there would be 25 wells drilled in the Paradox Fault and Fold Belt total for 15 years. This would result in approximately 233 acres of surface disturbance, which could occur in any of the vegetation types except for riparian. This is the same number of wells as under Alternative A but 3 (1%) fewer acres of disturbance than would occur under Alternative A. Across the three RFD areas, the number of wells would be the same between the Proposed Plan and Alternative A but there would be 11 (2%) fewer acres of disturbance under the Proposed Plan than under Alternative A.

Weed Dispersal Associated with Roads

Under the Proposed Plan, there would be fewer acres of all vegetation types subject to invasion by noxious weeds and invasive species than under Alternative A due to a reduction in new roads for oil and gas activity. The Proposed Plan would have fewer negative impacts to vegetation than Alternative A because there would be fewer acres subject to disturbance and potential weed infestation. Table 4.205 provides the percent difference in acres of roadside vegetation subject to weed infestation between Alternative A and the Proposed Plan by vegetation type.

Table 4.205. Percent Difference in Acres of Roadside Vegetation Subject to Weed Infestation

Vegetation Type	Percent Difference Compared with Alternative A
Conifer and mountain shrub	3% less
Desert shrub	4% less
Invasive species and noxious weeds	1% more
Pinyon-juniper woodland	7% less
Riparian and wetland	6% more
Sagebrush and perennial grassland	10% more
Total	7% less

Lands Available for Mineral Material Disposal

Lands available for mineral material disposal would be the same under the Proposed Plan as under Alternative C.

Lands Available for Mineral Entry

Under the Proposed Plan, 1,734,458 acres of land in the Monticello FO would be open to mineral entry. That is 81,715 more acres (5%) than are currently open under Alternative A.

There would be 50,665 acres recommended to be withdrawn from mineral entry. That is 81,715 acres (62%) less than are currently withdrawn from mineral entry under Alternative A.

Geophysical Activity

Under the Proposed Plan, the qualitative impacts of geophysical activity on vegetation resources would be the same as those discussed under Alternative A. There would be approximately 904 acres of surface disturbance associated with geophysical exploration under the Proposed Plan. This is approximately 2% more acres of disturbance than would be expected under Alternative

A, which would result in a slightly greater impacts overall, due to the increased acreage open to exploration.

4.3.17.2.6. IMPACTS OF NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS DECISIONS ON VEGETATION

4.3.17.2.6.1. Alternatives A, B, C, and D

Under Alternatives A, B, C, and D, the Monticello FO would not manage the planning area for the preservation of non-WSA lands with wilderness characteristics.

4.3.17.2.6.2. Alternative E

Under Alternative E, approximately 582,357 acres of non-WSA lands with wilderness characteristics would be managed to preserve their wilderness values. The impacts on vegetation resources would be beneficial in the long-term because surface disturbance related impacts to vegetation communities would be limited. There would be short-term and long-term indirect impacts to vegetation resources from preservation of non-WSA lands with wilderness characteristics because of prohibitions on vegetation treatments, fire treatments, and woodland harvesting that would maintain the risks of wildland fire and the spread of invasive species.

4.3.17.2.6.3. Proposed Plan

Under the Proposed Plan, 88,871 acres would be managed for their wilderness characteristics. These areas would include Dark Canyon (11,540 acres), Grand Gulch (13,657 acres), Mancos Mesa (30,068 acres), and Nokai Dome East (18,618 acres) and Nokai Dome West (14,988 acres). Proposed decisions to protect wilderness values would include: 1) managing the areas under VRM II objectives; 2) closing most units to oil and gas leasing and establishing the Dark Canyon unit as NSO; 3) limiting OHV use to designated roads/trails; 4) establishing units as ROW avoidance areas; 5) maintaining existing improvements within units; 6) unavailable for private and commercial wood harvest, except for onsite collection for campfires; 7) available for non-ground disturbing treatments; 8) not proposed for mineral withdrawal; 9) closed to mineral materials disposal; and 10) unavailable for coal and geothermal leasing. These proposed decisions would have long-term beneficial impacts on vegetation by reducing the potential for surface disturbances and alteration of habitat. However, because of prohibitions on vegetation treatments, fire treatments, and woodland harvesting the risk of wildland fire and the spread of invasive species would be maintained in these areas.

4.3.17.2.7. IMPACTS OF PALEONTOLOGICAL RESOURCES DECISIONS ON VEGETATION

4.3.17.2.7.1. Alternative A

Under Alternative A, paleontology decisions that could impact vegetation resources include increased visitor use associated with fossil collection, which could have short-term adverse impacts on vegetation due to trampling. It is BLM policy that only non-mechanized tools are allowed for use by fossil hunters and that any surface disturbances caused by fossil collecting activities have negligible impacts on planning area resources. These requirements would minimize the adverse impacts on vegetation caused by paleontology-related surface disturbances.

4.3.17.2.7.2. Alternatives B, C, D, and E and the Proposed Plan

Because the BLM's fossil collecting policy and resource protection stipulations would be applicable to the Proposed Plan and all of the proposed alternatives, the impacts of paleontology management decisions on vegetation resources under the Proposed Plan and action alternatives would be the same as those discussed under Alternative A.

4.3.17.2.8. IMPACTS OF RECREATION DECISIONS ON VEGETATION

Under the Proposed Plan and all alternatives, all developed recreation sites would be recommended for withdrawal from mineral entry, closed to disposal of mineral materials, and open for oil and gas leasing subject to NSO. In addition, grazing would be unavailable in developed sites and collection of woodland products would not be allowed. These requirements would decrease the intensity of long-term impacts on vegetation in the project area by decreasing the amount of surface disturbance in the SRMAs compared to other areas in the Monticello FO. There would, however, still be surface disturbance associated with trampling and crushing of vegetation by humans, horses, and vehicles. In addition, there is potential for introduction of weed seeds by visitors bringing clothing and equipment to the area from around the country. This disturbance could lead to the introduction of invasive plant species as discussed in previous sections. The adverse impacts of recreation decisions would be partially mitigated by the required reclamation of disturbed areas to meet Utah's Rangeland Health Standards (Appendix D).

4.3.17.2.8.1. Alternative A

Under Alternative A the impacts of recreation management decisions on vegetation resources would include the following impacts in addition to the qualitative impacts discussed at the beginning of this section.

Under Alternative A, the Cedar Mesa SRMA (385,000 acres) would require pets to be leashed, camping only at campsites, and a maximum of 196 overnight visitors per day. This would reduce adverse impacts from surface disturbance associated with visitors. The White Canyon would not be identified as an SRMA under Alternative A and would have no limit on group size, camping location, or vehicle use. This could result in short- and long-term, adverse impacts to vegetation from surface disturbance. Table 4.206 lists the acreage of each vegetation type included in the Cedar Mesa SRMA and White Canyon SRMA.

Table 4.206. Acreage of Each Vegetation Type in the Cedar Mesa and White Canyon SRMAs Under the Proposed Plan and All Alternatives

Vegetation Type	Cedar Mesa SRMA ¹	White Canyon SRMA ²
Conifer/mountain shrub	213	0
Desert shrub	105,904	289
Invasive species and weeds	111	1
Pinyon-juniper woodland	230,453	2,521
Riparian/wetland	4,061	17

Table 4.206. Acreage of Each Vegetation Type in the Cedar Mesa and White Canyon SRMAs Under the Proposed Plan and All Alternatives

Vegetation Type	Cedar Mesa SRMA ¹	White Canyon SRMA ²
Sagebrush/perennial grassland	32,482	0
Total	373,224	2,828

¹Cedar Mesa SRMA would be 385,000 total acres under Alternative A and 407,098 acres under the Proposed Plan.

²White Canyon would not be identified as an SRMA under Alternative A. Under all other alternatives and the Proposed Plan White Canyon SRMA would be 2,828 acres.

Under Alternative A, the Dark Canyon SRMA (30,820 acres) and the Indian Creek SRMA (89,271 acres) would be managed as part of a larger Canyon Basins SRMA (214,390 acres). There would be no limit on group size or vehicle use, but camping would be prohibited within the Indian Creek riparian corridor and limited to designated sites outside the corridor. These restrictions would lessen the adverse impacts of visitor traffic on native vegetation as explained in the above sections. However, this management would result in short- and long-term, adverse impacts to vegetation from surface disturbance. The size of the Dark Canyon and Indian Creek SRMAs would not differ under Alternatives B, C, D, E, and the Proposed Plan. In Tables 4.168 and 4.169, the acreage of each vegetation type included in each SRMA is listed for each alternative and the Proposed Plan.

Under Alternative A, the San Juan River SRMA (15,100 acres) would allow 40,000 user days per year and vehicle camping would not be restricted. These stipulations allow for surface disturbance, which could have long-term, adverse impacts on vegetation in the SRMA as discussed in previous sections. In Table 4.207, the total acreage of each type of vegetation for the San Juan River SRMA is listed for each alternative and the Proposed Plan.

Table 4.207. Acreage of Each Vegetation Type in the Dark Canyon SRMA for the Proposed Plan and All Alternatives

Vegetation Type	Alternative A (Canyon Basins SRMA)	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	2,254	391	391	391
Desert shrub	43,765	908	908	908
Invasive species and weeds	56	3	3	3
Pinyon-juniper woodland	190,473	28,587	28,587	28,587
Riparian/wetland	2,931	351	351	351
Sagebrush/perennial grass	17,562	577	577	577
Total	257,041	30,817	30,817	30,817

Table 4.208. Acreage of Each Vegetation Type in the Indian Creek SRMA for the Proposed Plan and All Alternatives

Vegetation Type	Alternative A (Canyon Basins SRMA)	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	2,254	198	198	198
Desert shrub	43,765	40,818	40,818	40,818
Invasive species and weeds	56	26	26	26
Pinyon-juniper woodland	190,473	42,278	42,278	42,278
Riparian/wetland	2,931	2,195	2,195	2,195
Sagebrush/ perennial grass	17,562	3,741	3,741	3,741
Total	257,041	89,256	89,256	89,256

Table 4.209. Acreage of Each Vegetation Type in the San Juan River SRMA for the Proposed Plan and each Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	0	0	0	0
Desert shrub	3,733	3,268	3,082	1,650
Invasive species and weeds	0	0	0	0
Pinyon-juniper woodland	4,134	4,117	3,979	2,604
Riparian/wetland	2,508	2,117	2,097	1,640
Sagebrush/ perennial grass	3	3	3	3
Total	10,378	9,505	9,161	5,897

4.3.17.2.8.2. Alternative B

Under Alternative B, the impacts of recreation management decisions on vegetation resources would include following impacts in addition to the qualitative impacts discussed above.

Under Alternative B, the San Juan River SRMA would include 12.5% less of the desert shrub vegetation type, 0.4% less pinyon-juniper woodland, and 15.6% less riparian/wetland vegetation than under Alternative A. There would be 30,000 user days permitted per year, which is 25% fewer visitors allowed per year than under Alternative A. Vehicle camping would be restricted to designated areas. These stipulations would allow for less surface disturbance than Alternative A, but there would still be long-term, adverse impacts on vegetation in the SRMA, as discussed in previous sections.

The Cedar Mesa Cultural SRMA would be available for livestock use and vegetation treatments, pets would not be allowed in canyons requiring permits, hiking and overnight camping permits

would be limited to 25 visitors per day, and the area would be managed as VRM III and IV. These actions would result in a decreased level of surface disturbance compared with Alternative A, depending on the level of disturbance resulting from livestock use and vegetation treatments. Under Alternative B, the Dark Canyon SRMA would limit group sizes to 10 and 12 people (private and commercial, respectively), would allow 15 private visitors per day, camping would be allowed in designated areas only, and collection of woodland products, including deadwood for campfires, would be prohibited. Visitor use would result in short- and long-term, adverse impacts on vegetation due to surface disturbance, but to a lesser extent than under Alternative A.

Dispersed camping would not be allowed in the Indian Creek riparian corridor and would be limited to designated sites elsewhere. This would result in short- and long-term, adverse impacts on vegetation from surface disturbance associated with visitors, but to a lesser extent than under Alternative A because of limited visitor and camping permits and other restrictions.

The White Canyon SRMA would limit use through a backcountry permit system. This would result in short- and long-term, adverse impacts on vegetation due to surface disturbance, but to a lesser degree than under Alternative A due to resource protection measures.

4.3.17.2.8.3. Alternative C and Proposed Plan

Under Alternative C and the Proposed Plan, the impacts of recreation management decisions on vegetation resources would include the following impacts in addition to the qualitative impacts discussed above.

Under Alternative C and the Proposed Plan, the San Juan River SRMA (see Table 4.209) would include 17.5% less of the desert shrub vegetation type, 3.8% less pinyon-juniper woodland, and 16.4% less riparian/wetland vegetation than under Alternative A. There would be 40,000 user days per year permitted, which is the same level of visitation allowed under Alternative A. Vehicle camping would be restricted to designated areas. These stipulations would allow for less surface disturbance than Alternative A, but there would still be long-term, adverse impacts on vegetation in the SRMA as discussed in previous sections.

Under Alternative C, the Cedar Mesa SRMA would be managed the same as under Alternative B with the following exceptions: commercial and private use of woodland products would be allowed and campfires would only be allowed on mesa tops. This would result in an increased level of surface disturbance compared with Alternatives A and B, depending on the level of disturbance resulting from livestock use and vegetation treatments.

Under the Proposed Plan the Cedar Mesa SRMA would be 407,098 acres and include two management zones (Comb Ridge, at 30,752 acres, and McLoyd-Moonhouse at 1,607 acres). Management prescriptions for this area under the Proposed Plan would be similar to Alternatives A and B with similar impacts.

Under Alternative C and the Proposed Plan, the Dark Canyon SRMA would be managed the same as Alternative B, except that group size would be limited to 18 people and 20 private visitors per day, which is 25% more than would be permitted under Alternative B. Camping would be allowed in designated areas only if and where necessary, and leashed pets would be allowed. This would result in reduced short- and long-term, adverse impacts on vegetation due to surface disturbance compared to Alternative A, but greater impacts than under Alternative B.

Under Alternative C and the Proposed Plan, in the Indian Creek SRMA, dispersed camping would be allowed in the Indian Creek Corridor and in designated dispersed camping zones (see Summary Table of Alternatives). Because of these camping restrictions, this alternative would have fewer short- and long-term, adverse impacts on vegetation due to surface disturbance associated with visitors than under Alternative A.

Under Alternative C and the Proposed Plan, the impacts on vegetation in the White Canyon SRMA would be the same as under Alternative B.

The Proposed Plan would differ from Alternative C in that it would include two additional SRMAs—Tank Bench (2,646 acres) and Beef Basin (20,302 acres). Providing focused recreation management in these areas would generally reduce adverse impacts to vegetation in these areas.

4.3.17.2.8.4. Alternative D

Under Alternative D, the impacts of recreation management decisions on vegetation resources would include the following impacts in addition to the qualitative impacts discussed above.

Under Alternative D, the San Juan River SRMA would include 55.8% less of the desert shrub vegetation type, 37.0% less pinyon-juniper woodland, and 34.6% less riparian/wetland vegetation than under Alternative A. There would be 45,000 user days per year permitted, which is an increase of 5,000 user days from Alternative A. Vehicle camping would not be restricted within the SRMA except for the bench above Sand Island Recreation Area, which would be closed to camping, and camping would be closed within one-half mile of designated campsites area wide. These stipulations would allow for a slightly reduced amount of surface disturbance as would occur under Alternative A, including long-term, adverse impacts on vegetation in the SRMA as discussed in previous sections.

Under Alternative D, the Cedar Mesa Cultural SRMA would be managed the same as under Alternative C with the following exception: a total of 216 overnight visitors per day would be permitted, which is 20 (10%) more overnight visitors than under Alternative A. This could result in an increased level of surface disturbance compared with Alternatives A, B, and C, depending on the level of disturbance resulting from livestock use and vegetation treatments.

Under Alternative D, the Dark Canyon SRMA would have no limit on the number of private visitors per day and dispersed camping would be allowed in some areas. This would result in short- and long-term, adverse impacts on vegetation due to surface disturbance, but to a lesser extent than under Alternative A.

Under Alternative D, management of the Indian Creek SRMA would be the same as under Alternative C. The White Canyon SRMA would be managed the same as under Alternative C, except that campfires would be allowed and there would be no permit system. There would be fewer short- and long-term, adverse impacts on vegetation due to surface disturbance than under Alternative A.

4.3.17.2.8.5. Alternative E

Under Alternative E, the impacts of recreation management decisions on native vegetation would include the following impacts in addition to those discussed under Alternative B.

Non-WSA lands with wilderness characteristics within proposed SRMAs would be closed to mineral leasing, closed to new road construction, managed under VRM I objectives, closed to woodland harvesting, closed to OHV use, closed to disposal of mineral materials, and proposed for withdrawal from mineral entry. Lands without wilderness characteristics would be managed as VRM III and IV. These stipulations would result in less surface disturbance than under the other four alternatives and the Proposed Plan, but there would still be potential for long-term, adverse impacts on native vegetation within the SRMAs as discussed in previous sections.

In the Cedar Mesa SRMA, there would be special conditions on livestock use on non-WSA lands with wilderness characteristics. In addition, no new vegetation treatments or wildlife habitat improvements would be allowed in non-WSA lands with wilderness characteristics. Finally, non-WSA lands with wilderness characteristics would be managed as VRM Class I. These additional protections would result in less surface disturbance in this SRMA compared with the other four alternatives and the Proposed Plan.

Vegetation resources within all of the proposed SRMAs would be impacted by the above mentioned stipulations to protect non-WSA lands with wilderness characteristics. The non-WSA lands with wilderness characteristics affected within each SRMA would be: San Juan SRMA (4,124 acres or 40% of the SRMA); Cedar Mesa SRMA (109,700 acres or 29% of the SRMA); Dark Canyon (2,522 acres or 8% of the SRMA); Indian Creek SRMA (47,393 acres or 53% of the SRMA); and White Canyon SRMA (2,092 acres or 74% of the SRMA).

Overall, Alternative E would have fewer adverse impacts on native vegetation in SRMAs than Alternative A, the other action alternatives, and the Proposed Plan because of increased protections to limit surface disturbances in non-WSA lands with wilderness characteristics.

4.3.17.2.9. IMPACTS OF RIPARIAN DECISIONS ON VEGETATION

4.3.17.2.9.1. Alternatives A and D

Under Alternatives A and D, riparian areas would be managed as NSO for oil and gas leasing. They would, however, be open to mineral entry and disposal of mineral materials, but not in active floodplains or within 100 m of riparian areas. Woodland product collection would be prohibited in riparian communities, except for ceremonial use by Native Americans. In addition, riparian areas would be grazed according to the Guidelines for Grazing Management to achieve the Standards for Rangeland Health, which require proper riparian functioning condition (Appendix D). The BLM would avoid degradation of habitats that could result in the loss of riparian vegetation. The reduction in surface disturbance associated with these restrictions would help decrease the establishment of noxious weeds and invasive plant species in riparian areas in the Monticello FO. Because livestock grazing would be allowed, there may be indirect, potentially adverse impacts from surface disturbance of riparian soils and vegetation associated with cattle hooves and improper grazing practices, in which case livestock grazing practices would be modified to allow the riparian system to meet and/or move towards meeting Proper Function Conditions (PFC) (Dobson 1973, Kauffman et al. 1983). Reduced surface disturbance in riparian vegetation allows the establishment of native vegetation, which facilitates proper riparian functioning. Vegetation treatments, including the use of mechanized or motorized equipment, would be allowed in riparian areas. These treatments would have both beneficial and adverse impacts on vegetation in riparian areas. Beneficial impacts would include reduction

of weed populations and the restoration of diverse native vegetation. Adverse impacts would include crushing and inadvertent removal of native vegetation during the treatment process.

4.3.17.2.9.2. Alternatives B and C and the Proposed Plan

Under Alternatives B and C and the Proposed Plan the impacts of riparian management decisions on vegetation resources would include the following impacts in addition to those discussed in Alternative A. OHV routes in selected riparian areas would be closed in Functioning At Risk riparian areas if site-specific analysis indicates that OHV use is contributing to riparian degradation. Some riparian areas would be unavailable for livestock grazing, while others would be subject to seasonal restrictions and forage utilization limits if they are found to be Functioning At Risk. These restrictions would reduce the number of acres of native vegetation subject to potentially adverse impacts from surface disturbance in sensitive riparian areas. The Proposed Plan and these alternatives would be more beneficial to vegetation resources when compared to Alternative A.

4.3.17.2.9.3. Alternative E

Under Alternative E, the impacts of riparian management decisions on vegetation resources would include the following impacts in addition to those discussed under Alternatives B and C and the Proposed Plan. Non-WSA lands with wilderness characteristics would be managed as closed to mineral leasing, closed to OHV use, proposed for withdrawal from mineral entry, ROW exclusion areas, closed to private and commercial woodland harvest, and managed as VRM I. These restrictions would reduce the number of acres of native vegetation subject to potentially adverse impacts from surface disturbance in sensitive riparian areas. Alternative E would be more beneficial to vegetation resources when compared to any of the management alternatives and the Proposed Plan.

4.3.17.2.10. IMPACTS OF SOILS AND WATERSHED DECISIONS ON VEGETATION

4.3.17.2.10.1. Alternative A

Under Alternative A, soils and watershed decisions would comply with maintenance of riparian preferred future condition and Guidelines for Grazing Management to achieve the Standards for Rangeland Health. In addition, activities in the Monticello FO would be managed to minimize and mitigate damage to soils, and activities located in areas with sensitive soils (i.e., saline, gypsiferous, or highly erodible) would be subject to site-specific NEPA (see Table 4.126 and 4.127 in Section 4.3.13, Soils and Water Resources). These restrictions would decrease the number of acres in the Monticello FO subject to adverse impacts on vegetation resources associated with surface-disturbing activities. There would not be any slope restrictions on allowable disturbance under this alternative.

4.3.17.2.10.2. Alternatives B and E

Under Alternatives B and E, the impacts of soils and watershed management decisions on vegetation resources would include the following in addition to impacts discussed under Alternative A. Surface-disturbing activities would not be permitted on slopes greater than 40%. This would exclude 87,456 acres (approximately 5%) of land in the Monticello FO from potential development, which would eliminate adverse impacts from surface disturbance on

vegetation growing on slopes greater than 40%. As a result, actions associated with this alternative would have fewer adverse impacts on vegetation resources than Alternative A. If surface-disturbing activities cannot be avoided on slopes between 21% and 40%, a plan including an erosion control strategy and a BLM-approved survey and design would be required. The acres of each vegetation type located in areas where the slopes are greater than 40% or 21% to 40% are provided in Table 4.210.

Table 4.210. Acres of Each Vegetation Type by Slope Steepness Category

Vegetation Type	Acres of slopes >40%	Acres of slopes 21%–40%
Conifer/mountain shrub	1,323	2,662
Desert shrub	6,391	27,473
Invasive species and weeds	43	213
Pinyon-juniper woodland	77,332	180,954
Riparian/wetland	683	1,461
Sagebrush/perennial grassland	1,684	5,533
Total	87,456	218,296

4.3.17.2.10.3. Alternative C and the Proposed Plan

Under Alternative C and the Proposed Plan, the impacts of soils and watershed management decisions on vegetation resources would include the following impacts in addition to those discussed under Alternative A. Surface-disturbing activities would not be permitted on slopes greater than 40% unless it is determined that it would cause undue or unnecessary degradation to pursue other placement alternatives. Therefore, surface disturbance allowed under this alternative could cause direct and indirect adverse impacts on native vegetation on up to 87,456 acres of steep slopes in the Monticello FO. If surface-disturbing activities cannot be avoided on slopes between 21% and 40%, a plan including an erosion control strategy and a BLM-approved survey and design would be required. Therefore, the actions associated with this alternative would have fewer adverse impacts on vegetation resources than Alternatives A and D, but greater adverse impacts than Alternative B.

4.3.17.2.10.4. Alternative D

Under Alternative D, the impacts of soils and watershed management decisions on vegetation resources would require a plan including an erosion control strategy and a BLM-approved survey and design for development of land with slopes greater than 40%. The required erosion and design plan would help mitigate the adverse impacts of surface disturbance on vegetation resources located in and downslope of steep development areas. Therefore, this alternative would have fewer adverse impacts on vegetation resources than Alternative A, but greater adverse impacts than Alternatives B and C.

4.3.17.2.11. IMPACTS OF SPECIAL DESIGNATIONS DECISIONS ON VEGETATION

Under the Proposed Plan and all alternatives, Wilderness Study Areas (WSAs) would be managed according to the Interim Management Policy and Guidelines for Lands Under Wilderness Review. All WSAs would be managed under VRM Class I objectives, which would indirectly minimize the adverse impacts of surface-disturbing activities on vegetation resources by preserving high scenic quality and prohibiting surface disturbances and structures that would degrade VRM I scenic quality (see Section 4.3.18, Visual Resources).

4.3.17.2.11.1. Alternative AAlkali Ridge (39,202 acres)

Under Alternative A, this ACEC would be open for mineral leasing with special conditions, open for geophysical work, available for mineral materials disposal, and open to mineral entry. It would also be available for woodland product collection, surface-disturbing land treatments, range and wildlife habitat improvements, livestock grazing, and OHV use on existing roads and trails. The allowance of these surface-disturbing activities in the ACEC would have both beneficial and adverse impacts on vegetation resources. Land and vegetation treatments would have adverse impacts on vegetation in the short-term due to trampling or removal of individual plants. In the long-term, however, these treatments would help to reestablish native vegetation communities in the ACEC. As discussed in Section 4.3.17.1, Impacts Common to All Alternatives and the Proposed Plan, other surface-disturbing activities allowed in the ACEC would have adverse impacts on vegetation resources. The acres of each vegetation type in Alkali Ridge by alternative and the Proposed Plan are presented in Table 4.211.

Table 4.211. Acreage of Each Vegetation Type in Alkali Ridge by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	1	1	1	N/A
Desert shrub	864	864	864	N/A
Invasive species and weeds	24	24	24	N/A
Pinyon-juniper woodland	31,766	31,760	31,760	N/A
Riparian/wetland	357	357	357	N/A
Sagebrush/perennial grass	5,153	5,153	5,153	N/A
Total	38,165	38,159	38,159	N/A

Bridger Jack Mesa (6,260 acres)

Bridger Jack Mesa ACEC, which is managed for near relict vegetation value, would be closed to mineral leasing, mineral disposal, livestock grazing, OHV use, woodland product collection, and land and vegetation treatments. However, the ACEC would be available for geophysical work and open to locatable mineral entry. The restricted surface-disturbing activities listed above would help to mitigate adverse impacts from authorized surface disturbance. The acres of each

vegetation type in Bridger Jack Mesa by alternative and the Proposed Plan are presented in Table 4.212.

Table 4.212. Acreage of Each Vegetation Type in Bridger Jack Mesa by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	134	133	N/A	N/A
Desert shrub	9	8	N/A	N/A
Invasive species and weeds	0	0	N/A	N/A
Pinyon-juniper woodland	5,969	5,934	N/A	N/A
Riparian/wetland	3	3	N/A	N/A
Sagebrush/perennial grass	147	71	N/A	N/A
Total	6,262¹	6,149	N/A	N/A

¹ Acres of each vegetation type were determined using the Southwest ReGAP terrestrial ecological classification system (USGS 2004). Because vegetation types may overlap or be overestimated in the SWReGAP coverages, total acres of vegetation may exceed the total acres of the area being analyzed.

Butler Wash North (17,464 acres)

This ACEC would be managed with similar restrictions to Bridger Jack Mesa. However, since Butler Wash North is within a WSA surface-disturbing vegetation treatments, otherwise allowed, would be prohibited. The acres of each vegetation type in Butler Wash North by alternative and the Proposed Plan are presented in Table 4.213.

Table 4.213. Acreage of Each Vegetation Type in Butler Wash North by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	46	46	N/A	N/A
Desert shrub	61	61	N/A	N/A
Invasive species and weeds	0	0	N/A	N/A
Pinyon-juniper woodland	16,602	16,506	N/A	N/A
Riparian/wetland	30	28	N/A	N/A
Sagebrush/perennial grass	725	725	N/A	N/A
Total	17,464¹	17,366	N/A	N/A

¹ Acres of each vegetation type were determined using the Southwest ReGAP terrestrial ecological classification system (USGS 2004). Because vegetation types may overlap or be overestimated in the SWReGAP coverages, total acres of vegetation may exceed the total acres of the area being analyzed.

Cedar Mesa (295,337 acres)

This ACEC would be managed with the same restrictions as Alkali Ridge; therefore, impacts would be the same. The acres of each vegetation type in Cedar Mesa by alternative and the Proposed Plan are presented in Table 4.214.

Table 4.214. Acreage of Each Vegetation Type in Cedar Mesa by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	211	212	N/A	N/A
Desert shrub	79,672	55,874	N/A	N/A
Invasive species and weeds	95	109	N/A	N/A
Pinyon-juniper woodland	183,115	212,775	N/A	N/A
Riparian/wetland	3,615	3,588	N/A	N/A
Sagebrush/perennial grass	26,949	31,679	N/A	N/A
Total	293,657	304,237	N/A	N/A

Dark Canyon (61,660 acres)

This ACEC would be managed with similar restrictions to Bridger Jack Mesa except that the area would be subject to conditional fire suppression, with motorized suppression methods used only if necessary to protect life or property. Therefore, there would be a minimal difference in surface disturbance impacts between Dark Canyon and Bridger Jack Mesa ACEC. The acres of each vegetation type in Dark Canyon by alternative and the Proposed Plan are presented in Table 4.215.

Table 4.215. Acreage of Each Vegetation Type in Dark Canyon by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	543	543	N/A	N/A
Desert shrub	1,892	1,892	N/A	N/A
Invasive species and weeds	9	9	N/A	N/A
Pinyon-juniper woodland	56,966	56,966	N/A	N/A
Riparian/wetland	354	354	N/A	N/A
Sagebrush/perennial grass	1,896	1,896	N/A	N/A
Total	61,660¹	61,660¹	N/A	N/A

¹ Acres of each vegetation type were determined using the Southwest ReGAP terrestrial ecological classification system (USGS 2004). Because vegetation types may overlap or be overestimated in the SWReGAP coverages, total acres of vegetation may exceed the total acres of the area being analyzed.

Hovenweep (1,796 acres)

Hovenweep ACEC would be open for mineral leasing (NSO in the visual emphasis zone, special conditions elsewhere), geophysical work, mineral entry, livestock grazing, OHV use on roads and trails, and vegetation treatments in most areas. It would be closed to mineral materials disposal and vegetation treatments in the 880 acre visual protective zone. The surface-disturbing activities allowed in this ACEC would have adverse impacts on vegetation resources as discussed in Section 4.3.17.1, Impacts Common to All Alternatives and the Proposed Plan. Restrictions on mineral materials disposal and vegetation treatments would have beneficial impacts on vegetation resources in this ACEC, and would help mitigate adverse impacts from authorized surface-disturbing activities. The acres of each vegetation type in Hovenweep by alternative and the Proposed Plan are presented in Table 4.216.

Table 4.216. Acreage of Each Vegetation Type in Hovenweep by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	0	0	0	N/A
Desert shrub	305	392	392	N/A
Invasive species and weeds	2	2	2	N/A
Pinyon-juniper woodland	486	813	813	N/A
Riparian/wetland	4	4	4	N/A
Sagebrush/perennial grass	998	1,198	1,198	N/A
Total	1,795	2,409	2,409	N/A

Indian Creek (8,510 acres)

This ACEC would be managed with the same restrictions as Bridger Jack Mesa except that livestock use would be allowed and mineral leasing would be subject to NSO restrictions. Therefore, surface disturbance impacts on vegetation resources would be greater than in the Bridger Jack Mesa ACEC. The acres of each vegetation type in Indian Creek by alternative and the Proposed Plan are presented in Table 4.217.

Table 4.217. Acreage of Each Vegetation Type in Indian Creek by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	0	0	0	N/A
Desert shrub	4,710	4,710	2,289	N/A
Invasive species and weeds	0	0	0	N/A
Pinyon-juniper woodland	3,222	3,222	1,317	N/A
Riparian/wetland	577	577	298	N/A

Table 4.217. Acreage of Each Vegetation Type in Indian Creek by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Sagebrush/perennial grass	0	0	0	N/A
Total	8,509	8,509	3,904	N/A

Lockhart Basin (0 acres)

This area is not managed as an ACEC under Alternative A. The acres of each vegetation type in Lockhart Basin by alternative and the Proposed Plan are presented in Table 4.218.

Table 4.218. Acreage of Each Vegetation Type in Lockhart Basin by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	N/A	0	N/A	N/A
Desert shrub	N/A	25,317	N/A	N/A
Invasive species and weeds	N/A	125	N/A	N/A
Pinyon-juniper woodland	N/A	20,340	N/A	N/A
Riparian/wetland	N/A	1,556	N/A	N/A
Sagebrush/perennial grass	N/A	154	N/A	N/A
Total	N/A	47,492	N/A	N/A

Lavender Mesa (649 acres)

This ACEC would be managed with the same restrictions as Bridger Jack Mesa; therefore, impacts would be the same. The acres of each vegetation type in Lavender Mesa by alternative and the Proposed Plan are presented in Table 4.219.

Table 4.219. Acreage of Each Vegetation Type in Lavender Mesa by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	11	11	11	N/A
Desert shrub	0	0	0	N/A
Invasive species and weeds	0	0	0	N/A
Pinyon-juniper woodland	499	499	499	N/A
Riparian/wetland	0	0	0	N/A
Sagebrush/perennial grass	139	139	139	N/A

Table 4.219. Acreage of Each Vegetation Type in Lavender Mesa by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Total	649	649	649	N/A

Shay Canyon (3,561 acres)

This ACEC would be managed with the same restrictions as Alkali Ridge with one exception: woodland product collection would not be allowed. This would reduce the adverse impacts of permitting surface-disturbing activities in the ACEC. The acres of each vegetation type in Shay Canyon by alternative and the Proposed Plan are presented in Table 4.220.

Table 4.220. Acreage of Each Vegetation Type in Shay Canyon by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	11	0	0	N/A
Desert shrub	1	0	0	N/A
Invasive species and weeds	0	0	0	N/A
Pinyon-juniper woodland	3,057	98	98	N/A
Riparian/wetland	247	20	20	N/A
Sagebrush/perennial grass	245	2	2	N/A
Total	3,561	120	120	N/A

San Juan River (0 acres)

Under Alternative A, this area is managed as an SRMA. The acres of each vegetation type in San Juan River by alternative and the Proposed Plan are presented in Table 4.221.

Table 4.221. Acreage of Each Vegetation Type in San Juan River by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	N/A	0	0	N/A
Desert shrub	N/A	1,650	971	N/A
Invasive species and weeds	N/A	0	0	N/A
Pinyon-juniper woodland	N/A	2,604	1,562	N/A
Riparian/wetland	N/A	1,640	1,380	N/A
Sagebrush/perennial grass	N/A	3	3	N/A

Table 4.221. Acreage of Each Vegetation Type in San Juan River by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Total	N/A	5,897	3,916	N/A

Valley of the Gods (0 acres)

This area is managed as special emphasis area for scenic value within the Cedar Mesa ACEC under Alternative A. The acres of each vegetation type in Valley of the Gods by alternative and the Proposed Plan are presented in Table 4.222.

Table 4.222. Acreage of Each Vegetation Type in Valley of the Gods by Proposed Plan and Alternative

Vegetation Type	Alternative A	Alternatives B and E	Alternative C and Proposed Plan	Alternative D
Conifer/mountain shrub	N/A	0	0	N/A
Desert shrub	N/A	21,383	21,383	N/A
Invasive species and weeds	N/A	0	0	N/A
Pinyon-juniper woodland	N/A	1,395	1,395	N/A
Riparian/wetland	N/A	81	81	N/A
Sagebrush/perennial grass	N/A	0	0	N/A
Total	N/A	22,859	22,859	N/A

4.3.17.2.11.2. Alternative BAlkali Ridge (39,196 acres)

Under Alternative B, this ACEC would be 4 acres (0.01%) smaller than under Alternative A. It would be open for mineral leasing with standard stipulations and livestock grazing, but it would not be open to woodland product collection or surface-disturbing land treatments. The adverse impacts of this alternative on vegetation resources would be less than those under Alternative A because of the reduction in allowable surface-disturbing activities.

Bridger Jack Mesa (6,219 acres)

Under Alternative B, this ACEC would be 41 acres (0.7%) smaller than under Alternative A. As a result, the impacts of management decisions pertaining to surface disturbance would be approximately the same as those discussed for Alternative A.

Butler Wash North (17,365 acres)

Under Alternative B, this ACEC would be 98 acres (0.7%) smaller than under Alternative A. There would be 1 less acre of desert shrub vegetation, 94 fewer acres of pinyon-juniper

woodland vegetation, and 2 fewer acres of riparian vegetation than under Alternative A. Because the acreage is slightly reduced between Alternatives A and B, the impacts of management decisions pertaining to surface disturbance would be slightly greater than those discussed for Alternative A.

Cedar Mesa (306,743 acres)

Under Alternative B, this ACEC would be 11,406 acres (3.9%) larger than under Alternative A. There would be 1 additional acre of conifer/mountain shrub vegetation, 23,799 fewer acres of desert shrub vegetation, 14 additional acres of invasive species and weeds vegetation, 26,660 additional acres of pinyon-juniper woodland vegetation, and 4,731 additional acres of riparian vegetation than under Alternative A. This ACEC would be managed with the same restrictions as under Alternative A with the following exceptions: it would be closed to dispersed camping and collection of woodland products. These surface disturbance restrictions, plus the increased size of the ACEC under this alternative, would decrease the magnitude and extent of adverse impacts on vegetation resources compared to Alternative A. One exception would be the loss of 23,799 acres of desert shrub vegetation, which would lead to an increased risk of surface-disturbing, adverse impacts on native vegetation in this vegetation type compared to Alternative A.

Dark Canyon (61,659 acres)

This ACEC would be the same size and be managed with the same restrictions as under Alternative A with the following exceptions: vegetation treatments with minimal surface disturbance would be allowed. The allowance of vegetation treatments would have beneficial impacts on native vegetation in the ACEC.

Hovenweep (2,412 acres)

Under this alternative, this ACEC would be 616 acres (34%) larger than under Alternative A. There would be 87 more acres of desert shrub vegetation, 327 more acres of pinyon-juniper woodland vegetation, and 200 more acres of riparian vegetation than under Alternative A. This ACEC would be managed with the same restrictions as under Alternative A except that vegetation treatments would not be allowed. This would reduce beneficial impacts on native vegetation by failing to improve vegetation resources in the ACEC. The larger size of the ACEC, however, would provide protection for more acres of native vegetation than under Alternative A. Overall, this alternative would have fewer negative impacts on vegetation resources than Alternative A.

Indian Creek (8,510 acres)

Under Alternative B, this ACEC would be approximately the same size as under Alternative A. The ACEC would be managed with the same restrictions as under Alternative A except that dispersed camping would not be allowed. This would help mitigate adverse impacts of camping on native vegetation in the ACEC. Overall, this Alternative would have fewer negative impacts on vegetation resources in Indian Creek than Alternative A because of the decreased level of surface disturbance associated with the prohibition of dispersed camping.

Lockhart Basin (47,783 acres)

This ACEC would be open for mineral leasing with NSO, geophysical work, and livestock grazing. It would be closed to mineral disposal and woodland product collection. These

restrictions on surface-disturbing activities would reduce adverse impacts on vegetation resources in this ACEC. Because this area would not be designated as an ACEC under Alternative A, Alternative B would have fewer adverse impacts on vegetation resources because of restrictions to surface-disturbing activities with ACEC designation.

Lavender Mesa (649 acres)

Under Alternative B, this ACEC would be the same size and managed with the same restrictions as under Alternative A except that vegetation treatments with minimal surface disturbance would be allowed. Overall, the allowance of vegetation treatments would have beneficial impacts on native vegetation in the ACEC because treatments would reduce the cover of weedy species and restore native plant species diversity.

Shay Canyon (119 acres)

Under Alternative B, this ACEC would be 3,442 acres (97%) smaller than under Alternative A. There would be 11 fewer acres of conifer/mountain shrub habitat, 1 less acre of desert shrub habitat, 2,959 fewer acres of pinyon-juniper woodland vegetation, 227 fewer acres of riparian vegetation, and 243 fewer acres of sagebrush/perennial grassland vegetation than under Alternative A. This ACEC would be managed with the same restrictions as under Alternative A with the following exceptions: no surface-disturbing vegetation treatments, NSO oil and gas management, grazing on trails only, and closed to mineral materials disposal. These restrictions on surface-disturbing activities would reduce adverse impacts on vegetation resources and would help mitigate adverse impacts from authorized surface-disturbing activities. Overall, this alternative would adversely impact more acres of vegetation resources in Shay Canyon than would occur under Alternative A.

San Juan River (7,590 acres)

Under this alternative, the San Juan River area would be managed as an ACEC and would be open for mineral leasing with NSO, seasonal livestock use, vegetation treatments, and OHV use on roads and trails. The surface-disturbing activities allowed in the ACEC would have adverse impacts on vegetation resources as discussed under Alternative A. San Juan River would be closed to mineral disposal, mineral entry, and woodland product collection. Restrictions on surface disturbance would reduce adverse impacts on vegetation resources and would help mitigate adverse impacts from authorized surface-disturbing activities. Although this ACEC would be smaller than the San Juan River SRMA proposed under Alternative A, there would be fewer adverse impacts on vegetation resources resulting from increased restrictions on surface-disturbing activities associated with ACEC designation.

Valley of the Gods (22,863 acres)

Under this alternative, the Valley of the Gods area would be managed as an ACEC. It would be managed as VRM I, closed for mineral leasing and disposal of mineral materials, available for livestock use and vegetation treatments, and closed to woodland product use. These surface-disturbing activities would have adverse impacts on vegetation resources as discussed under Alternative A. Restrictions on surface disturbance would reduce adverse impacts on vegetation resources and would help mitigate adverse impacts from authorized surface-disturbing activities. Although this ACEC would be smaller than the special emphasis area within the Cedar Mesa ACEC proposed under Alternative A, there would be fewer adverse impacts on vegetation

resources resulting from increased restrictions on surface-disturbing activities under this alternative.

Summary

Overall, there would be fewer adverse impacts on vegetation resources in ACECs under Alternative B than under Alternative A. This is because of the increase in the number of acres designated as ACECs and a reduction in allowable surface-disturbing activities.

4.3.17.2.11.3. Alternative C

Alkali Ridge, Hovenweep, Indian Creek, Shay Canyon, and Valley of the Gods

Under this alternative, these ACECs would be the same size as under Alternative B and the impacts of management decisions pertaining to surface disturbance would be the same as those discussed for Alternative B.

Bridger Jack Mesa, Butler Wash North, Dark Canyon, and Lockhart Basin

Under Alternative C, these areas would not be managed as ACECs. Therefore, the management decisions under Alternatives A and B would have fewer adverse impacts on fewer acres of native vegetation than under this alternative.

Cedar Mesa (306,742 acres)

Under Alternative C, this area would not be managed as an ACEC. Cedar Mesa would be managed as a C-SRMA, which provides fewer protective measures for soil and vegetation. Therefore, the management decisions under Alternatives A and B would have fewer adverse impacts on fewer acres of native vegetation than under this alternative.

Lavender Mesa (649 acres)

Under this alternative, these ACECs would be the same size as under Alternative A, and would be managed with the same restrictions. Therefore, impacts under this alternative would be the same as those discussed in Alternative A.

San Juan River (7,590 acres)

Under Alternative C, the San Juan River ACEC would be the same as under Alternative B. Impacts of management decisions pertaining to surface disturbance would be the same as those discussed for Alternative B.

Summary

Overall, there would be greater adverse impacts on vegetation resources in the ACECs and other areas under Alternative C than under Alternative A. This is because of the decrease in the number of acres designated as ACECs and the increase in allowable surface-disturbing activities compared to Alternative A.

4.3.17.2.11.4. Alternative D

Alkali Ridge, Bridger Jack Mesa, Butler Wash North, Cedar Mesa, Dark Canyon, Hovenweep, Indian Creek, Lockhart Basin, Lavender Mesa, Shay Canyon, San Juan River, and Valley of the Gods

Under this alternative, these areas would not be managed as ACECs. Therefore, management decisions under Alternatives A, B, and C would have fewer adverse impacts on fewer acres of native vegetation than under Alternative D.

Overall, there would be greater adverse impacts on vegetation resources in ACECs and other areas under this alternative than under Alternative A. This is because of the decrease in the number of acres designated as ACECs and the increase in allowable surface-disturbing activities compared to Alternative A.

4.3.17.2.11.5. Alternative E

Under Alternative E, the impacts of special designations management decisions on native vegetation would be the same those discussed under Alternative B with the following exceptions. Non-WSA lands with wilderness characteristics would be managed to preserve their wilderness values. Preservation stipulations would include management under VRM I objectives, no minerals leasing, no off-route OHV travel, no new road construction, no mineral materials disposal, and no firewood gathering or harvesting. These stipulations would have additional long-term, beneficial impacts on vegetation resources by restricting surface disturbances to a greater degree than those discussed under Alternative B. The areas of vegetation resources within the proposed ACECs that would be beneficially affected include: 0.1% of Bridger Jack Mesa, 0.2% of Butler Wash, 20% of Cedar Mesa, 0.5% of Dark Canyon, 46% of Indian Creek, 100% of Lavender Mesa, 45% of Lockhart Basin, 28% of San Juan River, 83% of Shay Canyon, and 91% of the Valley of the Gods.

Management of these non-WSA lands with wilderness characteristics would decrease surface disturbance within the above ACECs, which would provide more beneficial protection to vegetation resources when compared to Alternative A, the other action alternatives, and the Proposed Plan.

4.3.17.2.11.6. Proposed Plan

Alkali Ridge, Hovenweep, Indian Creek, Shay Canyon, and Valley of the Gods

Under the Proposed Plan, these ACECs would be the same size as under Alternative B. The impacts of management decisions pertaining to surface disturbance would be similar to those discussed for Alternative B with minor modifications described in the Summary Table of Alternatives and the Proposed Plan (Table 2.1).

Bridger Jack Mesa, Butler Wash North, Dark Canyon, and Lockhart Basin

Under the Proposed Plan, these areas would not be managed as ACECs. Therefore, the management decisions under Alternatives A and B would have fewer adverse impacts on fewer acres of native vegetation than under the Proposed Plan.

Cedar Mesa (375,739 acres)

Under the Proposed Plan, this area would not be managed as an ACEC. Cedar Mesa would be managed as an SRMA, which provides fewer protective measures for soil and vegetation. Therefore, the management decisions under Alternatives A and B would have fewer adverse impacts on fewer acres of native vegetation than under the Proposed Plan.

Lavender Mesa (649 acres)

Under the Proposed Plan, this ACEC would be the same size as under Alternative A and it would be managed with similar protective restrictions. Therefore, impacts to vegetation would be the same as Alternative A.

San Juan River (4,321 acres)

Under the Proposed Plan, the San Juan River ACEC would be 3,269 acres (43%) smaller than under Alternatives B and E. Impacts of management decisions pertaining to surface disturbance would be similar to those discussed for Alternative B but decreased given the lesser acreage of the ACEC.

Summary

Overall, there would be greater adverse impacts on vegetation resources in the ACECs and other areas under the Proposed Plan than under Alternative A. This is because of the decrease in the number of acres designated as ACECs and the increase in allowable surface-disturbing activities compared to Alternative A.

4.3.17.2.12. IMPACTS OF SPECIAL STATUS SPECIES DECISIONS ON VEGETATION**4.3.17.2.12.1. Alternative A**

Compliance with the Endangered Species Act and BLM Manual 6840 requires avoiding and/or minimizing surface-disturbing activities in Threatened and Endangered species habitat. In addition, both the BLM's Guidance for the Management of Sagebrush Plant Communities for Sage-grouse Conservation and BLM's National Sage-grouse Habitat Conservation Strategy would be implemented in suitable habitat in the Monticello FO (4,546 acres of sagebrush vegetation). An additional 320 acres of suitable Gunnison Sage-grouse habitat would be managed as a conservation easement to protect and enhance their habitat. Adherence to these plans would have beneficial impacts on vegetation resources in the Monticello FO.

There would be no ground disturbing activities allowed within a 0.5 mile radius of known Bald Eagle or Mexican Spotted Owl (MSO) nests, which would have long-term beneficial impacts on sagebrush vegetation in those buffer zones. MSO Protected Activity Centers (PACs) would be protected as outlined in the MSO Recovery Plan (USFWS 1995). MSO Designated Critical Habitat and suitable habitat would be avoided or use restrictions would be implemented. Within suitable habitat, these would include staying on designated routes or revegetating access routes created by a project, which would help mitigate the adverse impacts of surface disturbance associated with road construction and/or use on vegetation.

In Southwestern Willow Flycatcher, Yellow-billed Cuckoo, and endangered Colorado River fishes riparian habitat, there would be no surface-disturbing activities within 300 feet of riparian habitat, which would have long-term beneficial impacts on riparian vegetation in those buffer

zones. If oil and gas operations require stream crossing, Utah Oil and Gas Pipeline Crossing Guidance would be followed to help mitigate negative impacts on vegetation and wildlife associated with pipeline crossing (Appendix F).

If California condors nest in the Monticello FO, there would be no surface-disturbing activities allowed within 1 mile of the nest, which would have long-term beneficial impacts on vegetation in those buffer zones.

4.3.17.2.12.2. Alternative B

Under Alternative B, the impacts of special status species management decisions on vegetation resources would include the following management in addition to that discussed under Alternative A. For Gunnison Sage-grouse, year-round critical habitat would be designated on 4,524 acres of the sagebrush vegetation on BLM land in the Monticello FO (see Map 74). In lek habitat (2.0 mile radius of an active strutting ground), there would be no surface-disturbing activities allowed, with the exception of seasonal grazing. These restrictions would help mitigate the adverse impacts of seasonal grazing on vegetation resources in lek habitat. Within 6 miles of lek habitat, sagebrush treatments, oil and gas leasing with standard stipulations, and year-round grazing would be allowed (except seasonally in Sage Flat, Upper East Canyon, Sage-grouse, and Dry Farm). Sagebrush treatments would mitigate the adverse impacts of surface-disturbing activities on vegetation resources within the 6 mile lek habitat buffer.

Under this alternative, MSO and flannelmouth sucker habitat in Arch Canyon would be closed to OHV use and have a maximum group size of 10 people per day. These restrictions would reduce the surface disturbance in Arch Canyon associated with human visitation more than under Alternative A.

4.3.17.2.12.3. Alternative C

Under Alternative C, the impacts of special status species management decisions on vegetation resources would be the same as those discussed under Alternative B, except lek habitat would be defined as within 0.60 miles of an active strutting ground. Grazing would be permitted year-round. Construction of power lines would be permitted within year-round Gunnison Sage-grouse habitat. The potential increase in grazing in and around sage-grouse leks and other potential surface-disturbing activities within year-round habitats would result in greater adverse impacts on vegetation resources than under Alternative B but fewer impacts than under Alternative A.

Under this alternative, MSO and flannelmouth sucker habitat in Arch Canyon would have OHV use limited to designated routes to the end of the State Section (closed from there to the end of the National Forest boundary), and have a maximum group size of 12 people per day. These restrictions would reduce surface disturbance in Arch Canyon associated with human visitation more than under Alternative A.

4.3.17.2.12.4. Alternative D

Under Alternative D, special status species management decisions on vegetation resources would include the following impacts in addition to those discussed in Alternative A. For Gunnison Sage-grouse, year-round critical habitat would be designated on 2,877 acres of BLM land in the Monticello FO (see Map 76). In lek habitat (within 0.25 miles of an active strutting ground), there would be no surface-disturbing activities allowed, with the exception of seasonal grazing.

These restrictions would help mitigate the adverse impacts of seasonal grazing on vegetation resources in lek habitat. Within 6 miles of lek habitat, sagebrush treatments, fence construction, oil and gas leasing with standard stipulations, and year-round grazing would be allowed (except seasonally in Sage Flat, Upper East Canyon, Sage-grouse, and Dry Farm). Sagebrush treatments would help mitigate the adverse impacts of surface-disturbing activities on vegetation resources within the 6 mile lek habitat buffer. The reduced area of protected habitats and allowances for surface-disturbing activities would result in greater adverse impacts on vegetation resources under Alternative D than would occur under any of the other alternatives and the Proposed Plan.

Under this alternative, MSO and flannelmouth sucker habitat in Arch Canyon would have OHV use limited to designated routes and have a maximum group size of 12 people per day. These restrictions would reduce surface disturbance in Arch Canyon associated with human visitation more than under Alternative A but less than Alternatives B and C.

4.3.17.2.12.5. Alternative E

Under Alternative E, the impacts of special status species management decisions on vegetation resources would be the same as discussed under Alternative B with the following additions. Non-WSA lands with wilderness characteristics would be managed as closed to mineral leasing, closed to OHV use, proposed for withdrawal from mineral entry, ROW exclusion area, closed to disposal of mineral materials, closed to private and commercial woodland harvest, and managed as VRM I. Management of these non-WSA lands with wilderness characteristics would decrease surface disturbance to vegetation within these areas, and would thereby provide more beneficial protection to vegetation resources than any of the other management alternatives and the Proposed Plan.

4.3.17.2.12.6. Proposed Plan

Under the Proposed Plan, the impacts of special status species management decisions on vegetation resources would be the same as those discussed under Alternative B, except that within 0.6 miles of active sage-grouse strutting grounds oil and gas leasing would be subject to no surface occupancy restrictions. Furthermore, the construction of power lines, wind power turbines, or other above ground structures would be avoided rather than prohibited within 4 miles of active Gunnison Sage-grouse strutting grounds from May 16 to March 19. Overall, special status species decisions in the Proposed Plan would result in fewer impacts to vegetation than under Alternative A due to greater restrictions placed on surface-disturbing activities.

Under the Proposed Plan, MSO and flannelmouth sucker habitat in Arch Canyon would have OHV use limited to designated routes up to the National Forest boundary. There would not be any group size limits on non-mechanized, non-motorized group size. These decisions are the same as Alternative A and therefore the impacts would be the same.

4.3.17.2.13. IMPACTS OF TRAVEL DECISIONS ON VEGETATION

4.3.17.2.13.1. Alternative A

Under Alternative A, any new trail designations would consider sensitive species habitat, which would reduce surface-disturbing activities in critical native vegetation. In addition, National Scenic Byways and Backways would be designated in the Monticello FO. These roads already

exist, so there is not likely to be an appreciable impact on vegetation resources resulting from these designations.

A number of trails would be managed for non-mechanized travel (see Summary Table of Alternatives and the Proposed Plan – Table 2.1). Because these trails are already established, there is not likely to be an appreciable impact on vegetation resources resulting from trail maintenance. There would also be trails and areas open to OHV use under all alternatives and the Proposed Plan. OHV use can cause an increased level of surface disturbance because of the weight of the machines and speed of travel. This surface disturbance would have short- and long-term direct and indirect impacts on vegetation resources in the Monticello FO, as discussed in previous sections.

Under Alternative A, the impact of travel management decisions on vegetation resources would include the following additional impacts: There are a total of 611,310 acres open to OHV use under this alternative, which is more than under any of the other alternatives and the Proposed Plan. Further, 540,260 acres would be limited to designated routes subject to seasonal restrictions, 570,390 acres would be limited to existing roads and trails, and 218,780 would be limited to designated roads and trails (1,329,430 total acres).

This alternative would have 276,430 acres closed to OHV use, which is more than Alternative D, but less than Alternatives B, C, and E and the Proposed Plan. These closures would reduce adverse impacts on native vegetation in these protected areas by eliminating surface disturbance associated with OHV use. A list of closed areas is located in the Summary Table of Alternatives and the Proposed Plan. Closed areas include some ACECs and vegetation study areas. This action helps protect ecologically important vegetation communities from surface disturbance and weed introduction associated with OHV use. In Tables 4.184–4.186, the acreage closed to OHV, acreage of limited OHV use, and acres open to OHV use are listed by vegetation type for each alternative and the Proposed Plan.

Table 4.223. Acreage of Closed OHV Use for All Alternatives and the Proposed Plan

Vegetation Type	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Conifer/mountain shrub	856	1,074	1,074	0	0	1,061
Desert shrub	53,097	69,957	67,238	0	251,680	64,276
Invasive species and weeds	159	236	235	0	0	228
Pinyon-juniper woodland	218,188	317,500	315,524	0	648,062	296,553
Riparian/wetland	3,524	3,977	3,676	0	8,779	3,539
Sagebrush/perennial grass	12,256	30,838	30,802	0	57,050	28,122
Total	288,080¹	423,582	418,549	0	965,571	393,779

¹ Acres of each vegetation type were determined using the Southwest ReGAP terrestrial ecological classification system (USGS 2004). Because vegetation types may overlap or be overestimated in the SWReGAP coverages, total acres of vegetation may exceed the total acres of the area being analyzed. Furthermore, acreage numbers of each OHV use category that appear under Alternative A in the Summary Table of Alternatives and the Proposed Plan were based on the 1991 San Juan RMP. Acreage numbers for calculations were based on GIS coverages generated between approval of the 1991 San Juan RMP and the completion of this document.

Table 4.224. Acreage of Limited OHV Use for All Alternatives and the Proposed Plan

Vegetation Type	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Conifer/mountain shrub	3,236	9,728	9,728	10,802	8,029	9,740
Desert shrub	218,564	350,720	351,592	418,829	168,996	356,351
Invasive species and weeds	1,284	3,154	3,154	3,390	0	3,161
Pinyon-juniper woodland	572,435	828,766	830,534	1,145,957	498,214	849,664
Riparian/wetland	6,302	16,458	16,623	20,300	11,656	16,894
Sagebrush/perennial grass	88,073	134,739	134,770	165,571	108,526	137,439
Total	889,894¹	1,343,565	1,346,401	1,764,849	795,421	1,373,249

¹ Acres of each vegetation type were determined using the Southwest ReGAP terrestrial ecological classification system (USGS 2004). Because vegetation types may overlap or be overestimated in the SWReGAP coverages, total acres of vegetation may exceed the total acres of the area being analyzed. Furthermore, acreage numbers of each OHV use category that appear under Alternative A in the Summary Table of Alternatives and the Proposed Plan were based on the 1991 San Juan RMP. Acreage numbers for calculations were based on GIS coverages generated between approval of the 1991 San Juan RMP and the completion of this document.

Table 4.225. Acres Open to OHV Use for All Alternatives and the Proposed Plan

Vegetation Type	Alternative A	Alternatives B and E	Alternatives C and D	Proposed Plan
Conifer/mountain shrub	6,709	0	0	0
Desert shrub	150,188	0	1,847	0
Invasive species and weeds	1,986	0	0	0
Pinyon-juniper woodland	356,773	0	321	0
Riparian/wetland	10,870	0	135	0
Sagebrush/perennial grass	65,782	0	6	0
Total	592,308	0	2,309	0

4.3.17.2.13.2. Alternative B

Under Alternatives B and E, the impacts of travel management decisions on vegetation resources would include the following in addition to the qualitative impacts discussed in Alternative A. There are no acres open to OHV use under these alternatives, which is 100% less (611,310 acres) than under Alternative A.

In total, there are 600,377 more acres of OHV use limited to designated routes under Alternative B than under Alternative A. Under Alternative B, 201% more conifer/mountain shrub vegetation, 60% more desert shrub, 146% more invasive weed vegetation, 45% more pinyon-juniper woodland, 161% more riparian/wetland vegetation, and 53% more sagebrush/perennial grassland vegetation would have OHV use limited to designated routes.

Alternative B would close 423,698 acres to OHV use, which is 147,268 acres (53%) more than under Alternative A. Alternative E would close 970,436 acres to OHV use, which is 694,006 acres (251%) more than under Alternative A. Table 4.226 provides the percent difference in acres closed to OHV use in each vegetation type between Alternatives A and B and Alternatives A and E.

Table 4.226. Percent Difference Acres Closed to OHV Use between Alternative A and Alternative B

Vegetation Type	Percent difference of Alternative B Compared with Alternative A
Conifer and mountain shrub	25%
Desert shrub	32%
Invasive species and noxious weeds	48%
Pinyon-juniper woodland	46%
Riparian and wetland	13%
Sagebrush and perennial grassland	152%

These closures and limitations would decrease the adverse impacts of this alternative on native vegetation by reducing surface disturbance associated with OHV use. A list of closed areas is located in the Summary Table of Alternatives. Closed areas include vegetation study areas, some SRMAs, some CSMAAs, and some WSAs. These closures would protect more acres of ecologically important vegetation communities from the surface disturbance and weed spread associated with OHV use than Alternative A. The impacts of management decisions under these alternatives are comparable to the impacts of Alternative C. There are fewer acres of native vegetation subject to adverse surface-disturbing impacts under these alternatives than under Alternative D.

4.3.17.2.13.3. Alternative C

Under Alternative C, the impacts of travel management decisions on vegetation resources would include the following impacts in addition to the qualitative impacts discussed in Alternative A. There are a total of 2,311 acres open to OHV use under this alternative, which is 608,999 acres less than under Alternative A. Under Alternative C, approximately 99% to 100% less of each vegetation type would be open to OHV use than under Alternative A.

In total, there are 603,102 more acres of OHV use limited to designated routes under Alternative C than under Alternative A. When quantified by vegetation type, this difference breaks down as follows: 201% more conifer/mountain shrub vegetation, 61% more desert shrub, 146% more invasive weed vegetation, 45% more pinyon-juniper woodland, 164% more riparian/wetland and 53% more sagebrush/perennial grassland vegetation would have OHV use limited to designated routes.

This alternative would have 418,667 acres closed to OHV use, which is 142,237 acres (51%) more than under Alternative A. Table 4.227 provides the percent difference in acres closed to OHV use in each vegetation type between Alternative A and C.

Table 4.227. Percent Difference Acres Closed to OHV Use between Alternatives A and C

Vegetation Type	Percent Difference Compared with Alternative A
Conifer and mountain shrub	25%
Desert shrub	27%
Invasive species and noxious weeds	48%
Pinyon-juniper woodland	45%
Riparian and wetland	4%
Sagebrush and perennial grassland	151%

These closures would decrease the adverse impacts of this alternative on native vegetation by eliminating surface disturbance associated with OHV use. A list of closed areas is located in the Summary Table of Alternatives and the Proposed Plan. Closed areas include vegetation study areas, some SRMAs, and some WSAs. These closures would protect more acres of ecologically important vegetation communities from the surface disturbance and weed introduction associated

with OHV use than Alternative A. Impacts under this alternative are comparable to impacts under Alternatives B and E. There are fewer acres of native vegetation subject to adverse surface-disturbing impacts under this alternative than under Alternative D. Under Alternative C there would be 7 ways that would continue to provide motorized access to existing trailheads.

4.3.17.2.13.4. Alternative D

Under Alternative D, the impacts of travel management decisions on vegetation resources would include the following in addition to the qualitative impacts discussed in Alternative A. There are a total of 2,311 acres open to OHV use under this alternative, which is 608,999 acres less than under Alternative A.

In total, there are 1,021,767 more acres of OHV use limited to designated routes under Alternative D than under Alternative A. When quantified by vegetation type, this difference breaks down as follows: 234% more conifer/mountain shrub vegetation, 92% more desert shrub vegetation, 164% more invasive weed vegetation, 100% more pinyon-juniper woodland, 222% more riparian/wetland vegetation, and 88% more sagebrush/perennial grassland vegetation would have OHV use limited to designated routes.

This alternative has no acres closed to OHV use, which is 276,430 acres less than under Alternative A. Because of the lack of closures, adverse impacts associated with this alternative would be greater than under Alternatives A, B, C, D, and E and the Proposed Plan.

4.3.17.2.13.5. Alternative E

Under Alternative E, the impacts of travel management decisions on vegetation resources would include the following in addition to the qualitative impacts discussed in Alternative A. There are no acres open to OHV use under this alternative, which is 100% less (611,310 acres) than under Alternative A.

In total, there are 53,639 more acres of OHV use limited to designated routes under Alternative E than under Alternative A. Under Alternative E 100% less conifer/mountain shrub vegetation, 374% more desert shrub, 100% less invasive weed vegetation, 197% more pinyon-juniper woodland, 149% more riparian/wetland vegetation, and 365% more sagebrush/perennial grassland vegetation would have OHV use limited to designated routes.

Alternative E would close 970,436 acres to OHV use, which is 694,006 acres (251%) more than under Alternative A. Table 4.228 provides the percent difference in acres closed to OHV use in each vegetation type between Alternatives A and E.

Table 4.228. Percent Difference Acres Closed to OHV Use between Alternative A and Alternative E

Vegetation Type	Percent difference of Alternative E Compared with Alternative A
Conifer and mountain shrub	-100%
Desert shrub	374%
Invasive species and noxious weeds	-100%
Pinyon-juniper woodland	197%

**Table 4.228. Percent Difference Acres Closed to OHV Use
between Alternative A and Alternative E**

Vegetation Type	Percent difference of Alternative E Compared with Alternative A
Riparian and wetland	149%
Sagebrush and perennial grassland	365%

These closures and limitations would decrease the adverse impacts of this alternative on native vegetation by reducing surface disturbance associated with OHV use. A list of closed areas is located in the Summary Table of Alternatives and the Proposed Plan. Closed areas include vegetation study areas, some SRMAs, some CSMAs, WSAs, and non-WSAs with wilderness characteristics. These closures would protect more acres of ecologically important vegetation communities from the surface disturbance and weed spread associated with OHV use than Alternative A.

4.3.17.2.13.6. Proposed Plan

Under the Proposed Plan, the impacts of travel management decisions on vegetation resources would include the following impacts in addition to the qualitative impacts discussed above. There are no acres open to OHV use under the Proposed Plan, which is 100% less (611,310 acres) than under Alternative A.

In total, there would be 605,316 more acres of OHV use limited to designated routes under the Proposed Plan than under Alternative A. When quantified by vegetation type, this difference breaks down as follows: 201% more conifer/mountain shrub vegetation, 63% more desert shrub, 146% more invasive weed vegetation, 48% more pinyon-juniper woodland, 168% more riparian/wetland and 56% more sagebrush/perennial grassland vegetation would have OHV use limited to designated routes.

The Proposed Plan would have 393,895 acres closed to OHV use, which is 117,465 acres (42%) more than under Alternative A. Table 4.229 provides the percent difference in acres closed to OHV use in each vegetation type between Alternative A and the Proposed Plan. The Proposed Plan would establish 4 or fewer ways that would continue to provide motorized access to existing trailheads.

**Table 4.229. Percent Difference Acres Closed to OHV Use
between Alternative A and the Proposed Plan**

Vegetation Type	Percent Difference Compared with Alternative A
Conifer and mountain shrub	24%
Desert shrub	21%
Invasive species and noxious weeds	43%
Pinyon-juniper woodland	36%

Table 4.229. Percent Difference Acres Closed to OHV Use between Alternative A and the Proposed Plan

Vegetation Type	Percent Difference Compared with Alternative A
Riparian and wetland	<1%
Sagebrush and perennial grassland	129%

4.3.17.2.14. IMPACTS OF VEGETATION DECISIONS ON VEGETATION**4.3.17.2.14.1. Alternative A**

Under Alternative A, the impacts of vegetation management decisions on vegetation resources would be the same as those discussed in Section 4.3.17.1 Impacts Common to All Alternatives and the Proposed Plan. There would be 232,130 acres open to vegetation treatments each year under this alternative. This is significantly greater than under any of the other alternatives and the Proposed Plan. Due to the cost of vegetation treatments, it is likely that only a small portion of this area would be treated in a given year. The numbers of acres of vegetation treatments in each vegetation type for each alternative and the Proposed Plan are provided in Table 4.230.

Table 4.230. Acres of Vegetation Treatment per Year by Vegetation Type for Each Alternative and the Proposed Plan

Vegetation Type	Alternative A	Alternative B	Alternative C and the Proposed Plan	Alternative D	Alternative E
Sagebrush		1,000	1,500	2,000	1,000
Weed treatments		3,000	3,000	3,000	3,000
Pinyon-juniper woodland		2,000	3,000	4,000	2,000
Riparian		500	100	100	500
Greasewood		100	200	200	100
Unspecified	15,475	1,000	1,500	2,000	1,000
Total	15,475	7,600	9,300	11,300	7,600

4.3.17.2.14.2. Alternative B

Under Alternative B, the impacts of vegetation management decisions on vegetation resources would include the following impacts in addition to those discussed in Section 4.3.17.1 Impacts Common to All Alternatives and the Proposed Plan. There would be 7,600 acres of vegetation treatments per year under this alternative, including an estimated 1,000 acres/year of existing unspecified land treatments, which is 51% fewer acres of treatment per year than under Alternative A. This alternative would have fewer long-term, beneficial impacts on vegetation resources than Alternative A due to considerably fewer acres of vegetation treatments. The adverse impacts of trampling and crushing of vegetation associated with treatment would be substantially reduced under this alternative compared with Alternative A.

4.3.17.2.14.3. Alternative C and the Proposed Plan

Under Alternative C and the Proposed Plan, the impacts of vegetation management decisions on vegetation resources would include the following impacts in addition to those discussed in Section 4.3.17.1 Impacts Common to All Alternatives and the Proposed Plan. There would be 9,300 acres of vegetation treatments per year under Alternative C and the Proposed Plan, including an estimated 1,500 acres/year of existing unspecified land treatments, which is 40% fewer acres of treatment per year than under Alternative A. Compared to Alternative B, there would be 500 additional acres of sagebrush treatment, 1,000 additional acres of pinyon-juniper woodland treatment, 400 fewer acres of riparian vegetation treatment, and 100 additional acres of greasewood (desert shrub) vegetation treatment (see Table 4.230). Overall, Alternative C and the Proposed Plan would provide greater long-term beneficial impacts for sagebrush, pinyon-juniper woodland, and greasewood vegetation types than Alternative B. Alternative C and the Proposed Plan would provide fewer long-term beneficial impacts for riparian vegetation than under Alternative B and for all vegetation types under Alternative A. However, Alternative C and the Proposed Plan would limit potentially severe short-term adverse impacts associated with vegetation treatments.

4.3.17.2.14.4. Alternative D

Under Alternative D, the impacts of vegetation management decisions on vegetation resources would include the following impacts in addition to those discussed in Section 4.3.17.1 Impacts Common to All Alternatives and the Proposed Plan. There would be 11,300 acres of vegetation treatments per year under this alternative, including an estimated 2,000 acres/year of existing unspecified land treatments, which is 27% fewer acres of treatment per year than under Alternative A. Compared to Alternative B, there would be 1,000 additional acres of sagebrush treatment, 2,000 additional acres of pinyon-juniper woodland treatment, 400 fewer acres of riparian treatment, and 100 additional acres of greasewood (desert shrub) treatment under this alternative (see Table 4.230). Overall, this alternative would provide greater long-term beneficial impacts for sagebrush, pinyon-juniper woodland, and greasewood (desert shrub) vegetation than Alternatives B and E, as well as for sagebrush and pinyon-juniper woodland vegetation than Alternative C. It would provide fewer long-term beneficial impacts for riparian habitat than would occur under Alternative B. This alternative would have fewer potentially severe short-term adverse impacts associated with vegetation treatments than would occur under Alternative A.

4.3.17.2.14.5. Alternative E

Under Alternative E, the impacts of vegetation management decisions on vegetation resources would be the same as discussed under Alternative B with the following additions. Non-WSA lands with wilderness characteristics would be managed to decrease surface disturbance to vegetation within these areas, and would thereby provide more beneficial protection to vegetation resources than any of the other management alternatives and the Proposed Plan.

4.3.17.2.15. IMPACTS OF VISUAL RESOURCE DECISIONS ON VEGETATION

Under all alternatives and the Proposed Plan lands in the Monticello FO would be managed as one of four visual resource management classes (see VRM Section 3.19). All WSAs and Wild and Scenic River segments would be managed as VRM I or II. Very limited and limited

management activities, respectively, would be allowed in areas designated as VRM Classes I or II. Short-term vegetation treatments and other surface-disturbing activities designed to enhance native vegetation would be allowed in VRM Class I or II areas. These types of disturbances could have minor, short-term, adverse impacts on native vegetation in the Monticello FO.

In areas designated as VRM Classes III or IV, changes to the landscape could be moderate or major, respectively. Most types of vegetation treatments and other surface-disturbing activities would be allowed in VRM Class III or IV areas. These types of disturbances could have long-term adverse impacts on native vegetation in the Monticello PA, but long-term benefits in restoration of native and other desired vegetation communities. Alternative A, the No Action Alternative, also describes the acreages assessed under the Monticello FO VRM inventory, which represents the level of scenic quality within the planning area.

4.3.17.2.15.1. Alternative A

Under Alternative A the qualitative impacts of visual resource decisions on vegetation would consist of those discussed above for each area under each VRM class. Of the five alternatives and the Proposed Plan, Alternative A would have the smallest area subject to VRM Class I, but the largest area subject to VRM Class II restrictions (see Map 66 for VRM locations). Tables 4.190–4.193 show the acres of each vegetation type in VRM Classes I, II, III, and IV for the Proposed Plan and each alternative.

Table 4.231. Acreage of Each Vegetation Type in VRM Class I by Alternative and the Proposed Plan

Vegetation Type	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Conifer/Mountain shrub	767	1,156	1,144	14	2,778	1,133
Desert shrub	97,493	115,751	88,711	62,131	266,378	88,411
Invasive species and weeds	187	360	230	229	1,088	230
Pinyon-juniper woodland	252,374	342,926	302,084	295,521	659,983	300,863
Riparian/Wetland	4,749	5,888	4,320	3,159	9,500	4,165
Sagebrush/Perennial grass	14,714	30,985	28,126	28,110	57,162	27,878
Total	370,284	497,066	424,615	389,164	996,889	422,680

Table 4.232. Acreage of Each Vegetation Type in VRM Class II by Alternative and the Proposed Plan

Vegetation Type	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Conifer/Mountain shrub	1,629	1,376	104	0	622	718
Desert shrub	86,234	54,896	47,496	2,681	23,150	76,558
Invasive species and weeds	569	449	171	0	214	224
Pinyon-juniper woodland	238,942	176,060	83,447	3,304	76,553	134,172
Riparian/Wetland	7,485	5,342	4,259	2,137	4,204	6,671
Sagebrush/Perennial grass	15,274	11,267	6,186	0	5,505	8,887
Total	350,133	249,390	141,663	8,122	110,248	227,230

Table 4.233. Acreage of Each Vegetation Type in VRM Class III by Alternative and the Proposed Plan

Vegetation Type	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Conifer/Mountain shrub	392	503	1,787	1,892	470	1,326
Desert shrub	92,977	109,609	132,231	204,910	53,913	112,730
Invasive species and weeds	761	743	1,084	1,258	665	1,011
Pinyon-juniper woodland	250,688	245,913	321,699	409,884	152,560	324,564
Riparian/Wetland	5,400	6,530	7,730	11,365	4,618	5,888
Sagebrush/Perennial grass	62,667	57,055	51,657	57,601	46,860	55,511
Total	412,885	420,353	516,188	686,910	259,086	501,030

Table 4.234. Acreage of Each Vegetation Type in VRM Class IV by Alternative and the Proposed Plan

Vegetation Type	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Conifer/Mountain shrub	7,888	7,764	7,765	7,766	6,929	7,622
Desert shrub	143,623	140,930	152,747	151,574	76,899	142,625
Invasive species and weeds	1,872	1,893	1,962	1,961	1,421	1,924
Pinyon-juniper woodland	402,812	381,012	438,681	437,266	256,424	385,902
Riparian/Wetland	2,729	2,645	4,095	3,722	2,081	3,679
Sagebrush/Perennial grass	71,160	66,355	79,679	79,947	55,984	73,222
Total	630,084	600,599	684,929	682,236	399,738	614,974

4.3.17.2.15.2. Alternative B

Under Alternative B, the impacts of visual resource management decisions on vegetation resources would be more beneficial than under Alternative A in the long-term, as more vegetation acreage would be managed as VRM I and protected from surface disturbances in order to preserve scenic qualities. Alternative B would protect more vegetation resources than the Proposed Plan and any of the other alternatives except Alternative E, which would manage nearly twice as many acres as VRM Class I (see Table 4.231).

4.3.17.2.15.3. Alternative C

Under Alternative C, the impacts of visual resource management decisions on vegetation resources would include the qualitative impacts discussed above, as well as the following additions: some ACECs would also be managed as VRM Class I or II. Of the five alternatives and the Proposed Plan, Alternative C would have the second smallest area subject to both VRM Class I and II restrictions. It would have the second largest area subject to VRM Class III restrictions, and the largest area subject to class IV restrictions (see Map 68 for VRM locations). Because more acres would be classified as VRM I, this alternative would do more to reduce negative impacts on vegetation resources than Alternative A, and would have greater impacts than Alternatives B and E.

4.3.17.2.15.4. Alternative D

Under Alternative D, the impacts of visual resource management decisions on vegetation resources would include the qualitative impacts discussed above. Of the five alternatives and the Proposed Plan, Alternative D would have the second smallest area subject to VRM Class I restrictions and the smallest area subject to VRM Class II restrictions. It would have the largest area subject to VRM Class III restrictions and the second largest area subject to class IV restrictions (see Map 69 for VRM locations). Because more acres would be classified as VRM I, this alternative would do more to reduce negative impacts on vegetation resources than Alternative A.

4.3.17.2.15.5. Alternative E

Under Alternative E, approximately 582,357 additional acres would be managed as VRM I to protect non-WSA lands with wilderness characteristics. As shown in Table 4.191, 996,889 acres of vegetation resources would receive protection from surface disturbances under this alternative (56% of the planning area or 270% more VRM I area than under Alternative A). Compared to Alternative A, this alternative would have greater beneficial impacts because more area would be protected from the adverse impacts of minerals development, access road construction, OHV use, and woodland harvesting; however, these areas would also be protected from vegetation treatments and fire treatments, which would have adverse impacts on vegetation resources because of increased risks of wildland fire from fuel loading and invasive species encroachment. Overall, this alternative would have greater direct beneficial impacts from protection of non-WSA lands and greater indirect adverse impacts from exclusion of vegetation treatments than any of the alternatives and the Proposed Plan.

4.3.17.2.15.6. Proposed Plan

Under the Proposed Plan, the impacts of visual resource management decisions on vegetation resources would include the qualitative impacts discussed above. The Proposed Plan would designate 52,396 more acres (14% more) as VRM Class I than Alternative A. On the other hand, the Proposed Plan would designate 122,903 fewer acres (35% less) as VRM Class II than Alternative A. VRM Class III restrictions under the Proposed Plan would apply to 88,145 more acres (21% more) than under Alternative A, while VRM Class IV restrictions would apply to 15,110 fewer acres (2% less) (see Map 71 for VRM locations). Because more acres would be classified as VRM I and II (73,035 more total acres, or 7% more, under VRM Classes I and II combined under the Proposed Plan), the Proposed Plan would do more to reduce negative impacts on vegetation resources than Alternative A.

4.3.17.2.16. IMPACTS OF WILDLIFE AND FISHERIES DECISIONS ON VEGETATION**4.3.17.2.16.1. Alternative A**

In occupied priority migratory bird habitat, no surface disturbance would be allowed from May 1–July 30. Maintenance and improvement of lowland riparian habitats, wetlands, and low and high desert scrub communities would be prioritized in the Monticello FO. In addition, the spread of invasive plant species would be prevented in these four vegetation types. These three requirements would benefit both migratory birds and native vegetation communities. These actions would have long-term beneficial impacts on native vegetation in lowland riparian, wetland, and desert scrub communities in the Monticello FO.

Bighorn sheep habitat on the five mesa tops (56,740 acres) would be prioritized for habitat improvement because of potential loss of habitat caused by surface disturbance in these areas. On-site mitigation would be required for projects that disturb or remove forage and browse species used by desert bighorn sheep. These requirements would help mitigate the adverse impacts of surface-disturbing activities on vegetation resources critical to bighorn sheep survival.

There would be 17,300 acres allotted as wildlife habitat on slopes of Peter's Canyon and East Canyon under all alternatives and the Proposed Plan.

Under Alternative A, specific restrictions would be in place for wildlife habitat during parts of the year. This alternative would have the least amount of wildlife habitat subject to special wildlife conditions of any of the management alternatives and the Proposed Plan.

Tables 4.194–4.197 provide acreage comparisons of wildlife habitat subject to special conditions in each vegetation type for the Proposed Plan and each alternative.

Table 4.235. Alternative A—Acres of Wildlife Habitat by Vegetation Type Subject to Special Conditions

Vegetation Type	Bighorn Sheep	Pronghorn	Deer	Elk
Conifer/mountain shrub	356	0	226	0
Desert shrub	66,103	2,548	6,041	0
Invasive species and weeds	346	0	387	0
Pinyon-juniper woodland	168,890	2,880	139,178	0

Table 4.235. Alternative A—Acres of Wildlife Habitat by Vegetation Type Subject to Special Conditions

Vegetation Type	Bighorn Sheep	Pronghorn	Deer	Elk
Riparian/wetland	435	0	1,244	0
Sagebrush/perennial grass	11,808	8,526	33,013	0
Total	247,938	13,954	180,089	0

4.3.17.2.16.2. Alternatives B and E

Under Alternatives B and E, the impacts of wildlife and fisheries management decisions on vegetation resources would include those discussed in Alternative A, as well as the restrictions in place for wildlife habitat during parts of the year. Seasonal wildlife protection areas would have special conditions for all land-use activities with the exception of woodland harvest. These special conditions include: no oil and gas leasing activities, no geophysical work, and no OHV use. These seasonal wildlife protection area designations, however, can be overturned by the Field Manager if it can be shown that legal rights would be curtailed, animals are not present in the specific project location, or the activity can be conducted so as not to adversely affect wildlife species. In addition, maintenance and operation activities for mineral production and hunting would be allowed during seasonal restrictions. Therefore, these restrictions would offer only minor mitigation potential for the adverse impacts of surface-disturbing activities on vegetation resources allowed in wildlife habitat. Under these alternatives, there would be 205,070 (83%) more acres subject to bighorn sheep special wildlife conditions, 15,401 (110%) more acres of protected pronghorn habitat, 594,165 (330%) more acres of protected deer habitat, and 184,248 more acres of elk habitat subject to special conditions than under Alternative A (see Table 4.236).

Table 4.236. Alternatives B and E—Acres of Wildlife Habitat by Vegetation Type Subject to Special Conditions

Vegetation Type	Bighorn Sheep	Pronghorn	Deer	Elk
Conifer/mountain shrub	211	1	4,379	9,168
Desert shrub	139,069	4,359	32,058	1,882
Invasive species and weeds	996	17	1,377	702
Pinyon-juniper	289,494	10,434	636,489	155,866
Riparian/wetland	3,627	14	7,011	1,380
Sagebrush/perennial grass	19,611	14,530	92,940	15,250
Total	453,008	29,355	774,254	184,248

4.3.17.2.16.3. Alternative C

Under Alternative C, the impacts of wildlife and fisheries management decisions on vegetation resources would include those discussed in Alternative A, as well as the restrictions in place for wildlife habitat during parts of the year. Seasonal wildlife protection areas would have the same

special conditions as under Alternative A, with the exception of OHV restrictions in which the number of OHV users may be limited. Under this alternative, there would be 52,218 (21%) more acres subject to bighorn sheep special wildlife conditions, 15,401 (110%) more acres of protected pronghorn habitat, 80,242 (45%) more protected deer habitat, and 93,104 more acres of elk habitat subject to special conditions than under Alternative A (see Table 4.237). Because of these differences, this alternative would provide greater protection for vegetation resources in the wildlife protection areas of the Monticello FO than Alternative A, but would be more likely to adversely affect vegetation resources than Alternatives B and E.

Table 4.237. Alternative C—Acres of Wildlife Habitat by Vegetation Type Subject to Special Conditions

Vegetation Type	Bighorn Sheep	Pronghorn	Deer	Elk
Conifer/mountain shrub	125	1	825	6,915
Desert shrub	95,466	4,359	6,085	774
Invasive species and weeds	777	17	452	693
Pinyon-juniper woodland	186,181	10,434	206,807	74,103
Riparian/wetland	1,427	14	1,581	319
Sagebrush/perennial grass	16,180	14,530	44,581	10,300
Total	300,156	29,355	260,331	93,104

4.3.17.2.16.4. Alternative D

Under Alternative D, the impacts of wildlife and fisheries management decisions on vegetation resources would include those discussed in Alternative A, as well as the restrictions in place for wildlife habitat during parts of the year. Seasonal wildlife protection areas would have the same special conditions as under Alternative A with the exception of OHV restrictions. Under this alternative, OHV use would only be allowed on designated routes. Additionally, there would be 65,179 (26%) fewer acres subject to bighorn sheep special wildlife conditions, the same number of acres of protected pronghorn habitat, 30,826 (17%) fewer acres of protected deer habitat, and 60,103 more acres of elk habitat subject to special conditions than under Alternative A (see Table 4.238). Because of these differences, this alternative would be more likely to adversely affect vegetation resources in the wildlife protection areas of the Monticello FO than Alternatives B, C, and E, but less likely to adversely impact vegetation resources than Alternative A.

Table 4.238. Alternative D—Acres of Wildlife Habitat by Vegetation Type Subject to Special Conditions

Vegetation Type	Bighorn sheep	Pronghorn	Deer	Elk
Conifer/mountain shrub	111	0	185	6,155
Desert shrub	54,511	2,548	3,711	116
Invasive species and weeds	256	0	358	0
Pinyon-juniper	117,798	2,880	114,742	47,845
Riparian/wetland	895	0	1,092	313

Table 4.238. Alternative D—Acres of Wildlife Habitat by Vegetation Type Subject to Special Conditions

Vegetation Type	Bighorn sheep	Pronghorn	Deer	Elk
Sagebrush/perennial grass	9,188	8,526	29,175	5,674
Total	182,759	13,954	149,263	60,103

4.3.17.2.16.5. Proposed Plan

Under the Proposed Plan, the impacts of wildlife and fisheries management decisions on vegetation resources would include those discussed in Alternative A, as well as the restrictions in place for wildlife habitat during parts of the year. Seasonal wildlife protection areas would have the same special conditions as under Alternative A, with the exception of OHV restrictions in which the number of OHV users may be limited. Under the Proposed Plan, there would be 205,071 (83%) more acres subject to bighorn sheep special wildlife conditions, 15,401 (110%) more acres of protected pronghorn habitat, 195,803 (109%) more protected deer habitat, and 93,104 more acres of elk habitat subject to special conditions than under Alternative A (see Table 4.237). Because of these differences, the Proposed Plan would provide greater protection for vegetation resources in the wildlife protection areas of the Monticello FO than Alternative A, but would be more likely to adversely affect vegetation resources than Alternatives B and E.

Table 4.239. Proposed Plan—Acres of Wildlife Habitat by Vegetation Type Subject to Special Conditions

Vegetation Type	Bighorn Sheep	Pronghorn	Deer	Elk
Conifer/mountain shrub	211	1	5,533	6,915
Desert shrub	139,070	4,359	10,917	774
Invasive species and weeds	996	17	586	693
Pinyon-juniper woodland	289,494	10,434	298,273	74,103
Riparian/wetland	3,627	14	3,335	319
Sagebrush/perennial grass	19,611	14,530	57,248	10,300
Total	453,009	29,355	375,892	93,104

4.3.17.2.17. IMPACTS OF WOODLANDS DECISIONS ON VEGETATION**4.3.17.2.17.1. Alternative A**

The Healthy Forest Initiative and the Healthy Forest Restoration Act of 2003 would be implemented under all alternatives and the Proposed Plan. In addition, numerous sites would be excluded from wood product use except for limited on-site collection of deadwood for campfires (see Summary Table of Alternatives). These actions would help mitigate the adverse impacts of woodland product use on vegetation resources in areas of the Monticello FO open to wood harvesting. Short-term, adverse impacts include trampling and removal of native trees. Long-term, indirect impacts include the potential introduction of weedy, non-native species during

wood harvesting operations. Under this alternative, all 1,147,407 acres of the FO would be open to woodland harvest.

4.3.17.2.17.2. Alternative B

Under Alternative B, the impacts of woodlands management decisions on vegetation resources would include those discussed in Alternative A. There would be 504,666 acres of pinyon-juniper woodland vegetation open to woodland product harvest, which is 56% fewer acres open to harvest than under Alternative A. In addition, limitations on off-road travel and seasonal restrictions on wood collection would help mitigate the adverse impacts of woodland product collection and harvest on vegetation resources.

4.3.17.2.17.3. Alternatives C and D and the Proposed Plan

Under Alternatives C and D and the Proposed Plan, the impacts of woodlands management decisions on vegetation resources would include those discussed in Alternative A. There would be 597,086 acres of pinyon-juniper woodland vegetation open to woodland product harvest, which is 48% fewer acres open to harvest than under Alternative A. There would not be any seasonal restrictions on wood collection, as would occur under Alternative B. The Proposed Plan would differ from Alternatives C and D in that OHV use would be limited to designated routes.

4.3.17.2.17.4. Alternative E

Under Alternative E, the impacts of woodlands management decisions on vegetation resources would be the same as those outlined under Alternative B with the following differences: Under this alternative, non-WSA lands with wilderness characteristics would not be available for woodland product use. This would close all pinyon-juniper woodland areas with non-WSA wilderness characteristics to surface-disturbing activities associated with woodland harvest. Compared to Alternative A, this alternative would have fewer adverse impacts to native vegetation resources because more area would be protected.

4.3.17.3. SUMMARY OF IMPACTS

Table 2.2 of Chapter 2 contains a summary of impacts of management decisions on vegetation resources.

4.3.17.4. MITIGATION MEASURES

The protective measures for vegetation described in the management common to all sections in Chapter 2 and Appendices A and I would serve to avoid and/or minimize impacts to native vegetation resources in the Monticello FO.

4.3.17.5. UNAVOIDABLE ADVERSE IMPACTS

There will be unavoidable adverse impacts to vegetation resources in the Monticello FO resulting from surface-disturbing activities associated with the resource management decisions detailed in the PRMP/FEIS. Adverse impacts include temporary damage to individual native plants due to trampling and grazing by wildlife and livestock, trampling and weed introduction by human visitors (motorized and non-motorized) and vegetation treatment crews, and

permanent removal of native plants due to clearing activities such as oil well pad installation and woodland harvest.

4.3.17.6. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Impacts to vegetation occurring in the Monticello FO's arid to semi-arid climate could affect long-term productivity due to the limited annual growth of many of the plants found in this ecosystem. Recovery periods of up to 50 years may be required to return desert vegetation communities to their original vegetation cover and species composition following disturbance (Guo 2004). A period of 75 to 100 years may be required for reestablishment of mature pinyon-juniper woodlands. The recovery of cryptobiotic soil communities and associated vegetation is extremely slow (up to 250 years) following soil disturbance (BLM 2001b). Changes in other vegetation community compositions, and the resulting productivity and forage value, may also take decades.

As discussed throughout this section, some of the short-term multiple uses of the Monticello FO would adversely impact the short- and long-term productivity of native vegetation. These uses include oil and gas development, improper livestock grazing, camping, off-road vehicle travel, and woodland harvest. These activities, however, provide economic benefits, and would be partially mitigated by the protective measures discussed in the Management Common to All Alternatives and the Proposed Action sections for each management decision. Effective implementation of these protective measures would prevent these uses from substantially impacting the long-term productivity of vegetation resources in the planning area.

4.3.17.7. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

The protective measures detailed in the Summary Table of Alternatives and the Proposed Plan and Chapter 2 require that disturbed areas be reclaimed following completion of the management action (i.e., well pad deconstruction, reseeding, and weed eradication in disturbed areas). Because vegetation resources would be restored or rehabilitated after proposed disturbance and/or development, there would be no anticipated irreversible impacts on native vegetation resources associated with the management decisions proposed for the Monticello FO. There would, however, be irretrievable impacts associated with surface-disturbing activities proposed throughout the planning area. Native vegetation removed or disturbed when roads or trails are cut, oil pads installed, or other surface disturbance is implemented, is an irretrievable loss until successful restoration takes place. The acreage of this irretrievable disturbance would be identical to that described above for unavoidable adverse impacts.

4.3.18. VISUAL RESOURCES

The assumptions for analyzing the impacts to visual resources are 1) that the greater the size and/or severity of surface disturbance and/or degree of air quality degradation, the greater the impact there would be to scenic quality, and 2) that all Monticello PA resources with management decisions that would permit surface disturbances or degrade air quality would have adverse impacts on visual resources to some degree. Surface disturbances would introduce new, potentially noticeable, visual elements onto the landscape or intensify existing visual elements that would alter the line, form, color, and/or texture that characterize the existing landscape. Changes in air quality, either from smoke, dust, or other pollutants, could potentially reduce or degrade scenic quality by obscuring distant views in the short-term or long term.

Visual Resource Management (VRM) class designations are defined in Section 3.19.2. While reviewing the analysis of impacts, it should be noted that under VRM Class I visual resource objectives, landscape scenic quality would be maintained in its pristine, undeveloped, and natural state, permitting very minor changes to the landscape that should not be noticeable. Visual objectives under VRM Class II would also retain scenic quality within the natural landscape, but would allow minor man-made changes to the landscape, though these changes should not be noticeable to the casual viewer. The VRM Class III objectives would allow a moderate degree of man-made change to the landscape that would be visible, but the changes and contrasts with the natural should not dominate the natural landscape. Under VRM Class IV, major modifications of the natural landscape would be permitted and allowed to dominate the natural landscape. So, based on the above range of allowed changes to scenic quality, the visual resources analysis of impacts assumes that areas designated for management under VRM Class I objectives would receive the highest level of visual resource protection, that areas designated and managed under VRM Class II objectives would receive a high level of visual resources protection, and that VRM Class III and IV-designated areas would receive less visual resources protection. Thus, the analysis logically assumes that areas managed under VRM Classes III and IV would allow more surface-disturbing impacts and potentially have greater adverse impacts on visual resources than those areas managed under VRM Class I and II objectives.

The BLM's VRM class objectives (see Section 3.19.2 and above) were used in analyzing surface disturbance and air quality impacts on visual resources. These objectives provide a consistent basis for determining how much a particular action would affect scenic quality, as well as determining the level of disturbance an area could support while still meeting designated visual resource objectives.

Before VRM classes were designated under the proposed RMP, a visual resource inventory was conducted to assess current scenic quality and viewer sensitivity to views within the Monticello PA. This inventory process assists the Monticello FO in considering visual values in the RMP process. The inventory does not provide management direction and would not be used to limit or constrain surface-disturbing activities within the planning area. For the Monticello PA, the acreage results of the visual resource inventory are the same as the VRM class designation acreages under the current RMP (i.e., Alternative A). That is, there have been no substantial changes in viewer sensitivity or scenic quality since VRM class designations were assigned during the 1991 RMP process.

The determination and assignment of VRM class designations are based on the management decisions made during the RMP process. Once the RMP is completed and the VRM class designations are approved, the VRM class objectives are applicable to all land management actions; that is, once a VRM class designation has been assigned to an area, resource management and planning decisions that could impact visual quality are required to consider and to comply with the designated VRM class objectives of that area. Thus, analyses of the impacts of management decisions for other resources on visual resources were not discussed in this visual resources section because all potential impacts to visual resources that would be produced by the RMP management decisions would be required to comply with the designated and approved VRM class objectives.

It should be noted that, during the RMP process, other proposed land management objectives and management decisions affect the assignment of VRM class designations. For example, WSAs would be managed as VRM Class I in order to maintain their pristine and undeveloped landscapes, and their suitability for designation by Congress as wilderness; areas considered eligible for recommendation under the NWSRS would be managed as VRM Class I, II, or III depending on the resources considered for protection (wild, scenic, or recreation, respectively); areas with high mineral resources potential may be designated as VRM Class III or IV to allow surface-disturbing minerals exploration and development. Therefore, the VRM class designations that are proposed under the PRMP/FEIS are the result of a synthesis and balance of other proposed resource and land management actions (e.g., livestock grazing, minerals, recreation, special designations) with the visual resource inventory of scenic quality, visual resource values, and viewer sensitivity within the Monticello PA.

In this analysis of impacts of proposed management decisions on visual resources, a "macro" and "micro" approach was taken to analyze impacts to visual resources. At the macro scale, the acres of proposed VRM classes under the action alternatives were compared to Alternative A to determine the increase or decrease of acres proposed for protection of scenic quality under VRM Classes I and II. At the micro scale of analysis, representative visually sensitive areas with high scenic quality were selected within the Monticello PA and were analyzed for the impacts of the proposed management decisions on visual resources and scenic quality. These were areas where the proposed alternatives varied in their VRM class designations, and they are Lockhart Basin, Indian Creek, and Valley of the Gods. The analytical methodology of determining the impacts to these areas was a comparison of the area's visual resource inventory class (Alternative A) with the proposed VRM class designation for the area under each action alternative (Alternatives B–E) and the Proposed Plan.

Table 4.240 below shows the proposed VRM acreages managed under each VRM class designation for each of the alternatives, and the combined acreages of VRM Classes III and IV.

Table 4.240. VRM Class Designation Acreages by Alternative

VRM Class	Alternative A (Visual Resource Inventory)	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
VRM Class I	371,575	497,668	425,179	390,424	998,370	422,989
VRM Class II	355,112	250,641	132,001	8,838	111,478	228,041
VRM Class III	416,806	426,350	531,920	692,741	264,369	507,583
VRM Class IV	637,875	608,463	693,995	691,119	407,459	623,002
Subtotal Classes I and II	726,687	748,309	557,180	399,262	1,109,848	651,030
Subtotal Classes III and IV	1,054,681	1,034,813	1,225,915	1,383,860	671,828	1,130,585
Total*	1,781,368	1,783,122	1,783,095	1,783,122	1,781,676	1,781,615

Source: BLM 2007d.

*Acreage figures may vary by alternative due to the changes in GIS technology and variances in GIS shapefiles.

4.3.18.1. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Under all alternatives and the Proposed Plan, VRM class objectives would be applicable to all land management decisions within the Monticello PA. Specifically, all designated VRM Class I areas would apply NSO leasing stipulations or would be closed to leasing, and Controlled Surface Use leasing stipulations would include requirements to meet VRM Class II objectives. All WSAs would be managed under VRM Class I objectives. These specific management actions would be generally beneficial because they would maintain and/or protect scenic quality to the extent allowable under the designated VRM class objectives.

4.3.18.2. ALTERNATIVES AND PROPOSED PLAN IMPACTS**4.3.18.2.1. ALTERNATIVE A**

As mentioned above, the Monticello FO visual resource inventory resulted in visual inventory classes that are the same as the current VRM class designations under Alternative A. Under this alternative, 371,575 acres (21% of the planning area) would be designated for the highest level of visual resource protection under VRM Class I, 355,112 (20% of the planning area) would be designated for a high level of protection under VRM Class II, and 1,054,681 acres (the remaining 59% of the area) would be designated for lower levels of visual resource protection under VRM Classes III and IV objectives.

4.3.18.2.2. ALTERNATIVE B

Alternative B would designate 497,668 acres for management under VRM Class I objectives (28% of the planning area would be managed for pristine, very high quality natural landscapes), 250,641 acres would be designated for management under VRM Class II objectives (14% of the

planning area would be managed for high-quality, natural landscapes). Approximately 1,034,813 acres (the remaining 58% of the planning area) would be designated for management under VRM Class III and Class IV objectives that would permit moderate to major changes to the landscape. Compared to Alternative A, this alternative would designate 126,093 more acres as VRM Class I, 104,471 fewer acres as VRM Class II (a decrease of 6%), and 19,868 fewer acres as VRM Class III and IV (a decrease of 1%). This would have more direct, beneficial, long-term impacts on scenic resources and fewer potentially adverse surface-disturbance-related impacts on the resource than Alternative A because 7% more acreage under VRM Class I objectives would be managed for higher levels of visual resource protection and preservation than indicated by the visual resource inventory. Also, this alternative would designate fewer acres for management under VRM Class III and IV objectives, a 1% reduction in acreage managed for visual resource modification than indicated by the visual resource inventory.

4.3.18.2.3. ALTERNATIVE C

Under Alternative C, 425,179 acres would be managed under VRM Class I objectives to maintain 24% of the planning area as undeveloped, pristine landscape, and 132,001 acres would be designated and managed under VRM Class II objectives (with 7% of the Monticello PA managed for high-quality landscapes). Visual resource designation and management under VRM Classes III and IV objectives would encompass 1,225,915 acres (69% of the PA where moderate to high levels of visual resource impacts would be allowed). Compared to the Alternative A, this alternative would manage 53,604 more acres for the highest level of visual resource preservation under VRM Class I than indicated by the visual resource inventory (an increase of 3%), and 223,111 fewer acres of high-visual quality protection under VRM Class II objectives (a decrease of 13%). Management under VRM Class III and VRM Class IV objectives for this alternative would increase the number of acres under these management classes by 171,234 (a 10% increase, when compared to the visual resource inventory). This would result in greater adverse impacts to visual resources than Alternative A because, while there would be long-term, beneficial impacts on visual resources by managing more acres at the highest level of resource protection under VRM Class I than indicated by the visual resource inventory, fewer acres within the planning area would be managed to preserve high-quality scenic landscapes under VRM Class II and more acres within the Monticello PA would be managed to permit surface disturbances, development, and man-made alterations of the existing landscape under VRM Class III and VRM Class IV than indicated by the visual resource inventory.

4.3.18.2.4. ALTERNATIVE D

Alternative D would manage 390,424 acres under VRM Class I objectives (22% of the Monticello PA) and 8,838 acres under VRM Class II objectives (0.5% of the planning area), and 1,383,860 acres (the remaining 77.5% of the planning area) under VRM Classes III and IV objectives. Compared to Alternative A, Alternative D would manage 18,849 more acres (an increase of 1%) under VRM Class I objectives for preservation of pristine, very high quality visual resources, but 346,274 fewer acres would be managed under VRM Class II objectives (a reduction in acreage of 19.5% for landscapes inventoried as having high scenic quality). This alternative would manage 329,179 more acres under VRM Class III and IV objectives (an increase of 18.5%) than indicated by the visual resource inventory. Under this alternative, there would be long-term, adverse impacts to visual resources because more acres would be managed at lower levels of visual resource and scenic quality protection and fewer acres within the PA

would be managed at the higher levels of visual resource protection and preservation under this alternative than under Alternative A.

4.3.18.2.5. ALTERNATIVE E

Under Alternative E, approximately 998,370 acres would be designated and managed under VRM Class I objectives in order to preserve scenic quality and visual resources, including 582,360 acres of non-WSA lands with wilderness characteristics. So, 56% of the PA would be managed as VRM Class I (an increase in VRM Class I-managed acreage of 268% when compared to Alternative A). Approximately 111,478 acres would be designated and managed under VRM Class II objectives (a decrease of 69% when compared to Alternative A). This alternative would manage a combined acreage of 671,828 under VRM Classes III and IV objectives (a 36% decrease when compared to Alternative A). Under Alternative E, over 62% of the planning area would receive the highest levels of visual resource protection under VRM Class I and II objectives. Compared to Alternative A, this alternative would have more beneficial, long-term, preservation-related impacts to scenic quality than Alternative A because more acres within the PA would be protected to preserve scenic quality.

4.3.18.2.6. PROPOSED PLAN

Under the Proposed Plan, 422,989 acres would be managed under VRM Class I objectives to maintain 24% of the planning area as undeveloped, pristine landscape, and 228,041 acres would be managed under VRM Class II objectives (with 13% of the Monticello PA managed for high-quality landscapes). Visual resource management under VRM Class III and IV objectives would total 1,130,585 acres (with 63% of the planning area managed for moderate to high levels of visual resource impacts). Compared to the Alternative A, the Proposed Plan would manage 51,414 more acres for the highest level of visual resource preservation under VRM Class I than indicated by the visual resource inventory (an increase of 3 %), and 127,071 fewer acres of high-visual quality protection under VRM Class II objectives (a decrease of 7%). Management under VRM Class III and VRM Class IV objectives for the Proposed Plan would increase the number of acres under these management classes by 75,904 (a 4% increase, when compared to the visual resource inventory under Alternative A). This would result in greater adverse impacts to visual resources than Alternative A because, while there would be long-term, beneficial impacts on visual resources by managing more acres at the highest level of resource protection under VRM Class I than indicated by the visual resource inventory, fewer acres within the planning area would be managed to preserve high-quality scenic landscapes under VRM Class II. Also, more acres within the Monticello PA would be managed to permit surface disturbances, development, and man-made alterations of the existing landscape under VRM Class III and VRM Class IV than indicated by the visual resource inventory under Alternative A.

4.3.18.3. VISUALLY SENSITIVE AREAS

4.3.18.3.1. LOCKHART BASIN

The area proposed as the Lockhart Basin ACEC was visually inventoried as VRM Class II and is currently designated as VRM Class III, with an objective of partially retaining the existing character of the landscape, permitting a moderate level of change to the landscape that does not

dominate the view of the casual observer. Portions of the basin lie within the 8,642-acre Indian Creek ACEC (managed under VRM Class I objectives for scenic values).

Management decisions under Alternative A would have visual resource-related impacts on the area because surface-disturbing activities and viewscape changes would be allowed. Under this alternative, the RFD of mineral resources, based on geophysical surveys of the Paradox Fold and Fault Belt that includes Lockhart Basin, predicts that an average of 25 natural gas exploration wells could be drilled within the belt during a 15-year period after approval of the RMP. If natural gas exploration and/or other mineral resource development projects were conducted within Lockhart Basin, then the VRM objectives that permit moderate levels of change to the landscape would have long-term, adverse impacts to visual resources from surface disturbance and visual resource degradation for those viewing Lockhart Basin within the Monticello PA. The impacts would include short-term surface-disturbance-related impacts to visual resources caused by drilling rigs, seismic exploration lines, and natural gas or oil exploration well pads. Long-term impacts would include increased visual contrasts caused by soil and vegetation surface disturbances, and visual contrasts from pipelines, well pad access roads, exploration and/or production well pads, natural gas extraction and compression infrastructure and facilities, and minerals-related vehicle traffic.

When viewed from the points of view looking down into the basin (from Island in the Sky in Canyonlands National Park, from Dead Horse Point in Dead Horse Point State Park, and from the Canyon Rims SRMA in the Moab FO planning area), the potentially adverse short-term and long-term impacts to visual resources from minerals-related surface disturbances would be the same as when viewed from within the Basin, but to a greater degree. The impacts to scenic quality would be greater because of: 1) the likelihood that standard BLM visual resource impacts mitigation and minerals BMPs (e.g., camouflaged and/or low profile structures, edge feathering, topographically hidden disturbances or visual intrusions, reclamation of well drilling pads and roads) would not be effective when viewed from above the Basin; 2) the angle of view looking down into the Basin would likely show more adverse, surface-disturbance impacts and visual contrasts than when viewed from ground-level within the Basin; and 3) the high level of scenic quality within Lockhart Basin (as determined by the visual resource inventory), when viewed from the surrounding elevated points of view, would likely heighten the potential surface-disturbance-related contrasts created by minerals development.

Under Alternatives B and E, Lockhart Basin would be managed as a 47,783-acre ACEC for protection of scenic values under VRM Class I designation, with the objective of preserving the existing character of the landscape. A very low level of visual change would be permitted under this VRM management objective, and the level of change would be to a degree that would not attract casual viewer attention. The impacts on scenic quality under these alternatives would be beneficial in the long-term because surface-disturbing activities, visual intrusions, and potential visual contrasts would be greatly restricted or prohibited. Any proposed natural gas well drilling and minerals resource development within the Paradox Fold and Fault Belt area would likely not impact the Lockhart Basin because of the VRM restrictions placed on potential changes to the existing scenic quality of the area. From points of view within the Basin and above the Basin, the impacts on visual resources would be negligible to minor. Compared to Alternative A, these similar alternatives would be more beneficial to visual resources within Lockhart Basin because of the increased protection of visual resources (comparable to visual resource inventory Class I even though the area was visually inventoried as having a Class II level of scenic quality).

It should be noted that under Alternative E, approximately 21,298 acres of area managed under VRM Class I objectives as non-WSA lands with wilderness characteristics would lie within the proposed ACEC boundary, but because the area would be protected as VRM Class I under Special Designation Area management decisions for both alternatives, the impacts to visual resources would be the same.

Management decisions under Alternative C and the Proposed Plan would not designate Lockhart Basin as an ACEC for protection of scenic values. This alternative would designate the area that abuts the Moab FO planning area as VRM Class II (10,573 acres or approximately 22% of the basin) and the rest of the basin as VRM Class III. The VRM Class II management objectives would retain the existing character of the landscape, permitting a low level of change to the landscape that should not attract the attention of the casual observer. The impacts on visual resources in the area managed under VRM II would be beneficial in the short-term and long-term because visual resource objectives would maintain scenic quality at levels consistent with the area's inventoried scenic quality and viewer sensitivity. The impacts to visual resources in the area designated as VRM Class III would be similar to those described under Alternative A.

Under Alternative C and the Proposed Plan, the area would be open for mineral leasing, subject to Standard and Timing and Controlled Surface Use lease stipulations. An estimated 24 natural gas exploration wells could be drilled within the Paradox Fold and Fault Belt within 15 years after approval of the RMP. If natural gas exploration and/or development activities were conducted within Lockhart Basin, then there would be the likelihood of short-term and long-term surface-disturbance and visual intrusion-related impacts to visual resources within the designated VRM Class III areas of the basin the same as those described under Alternative A. The designated VRM Class II areas would require more impacts mitigation in order to meet the VRM Class II objectives, so the impacts to visual resources would be minor. For those viewing the Basin from within the Monticello PA and at points looking down into the basin, the impacts within the designated VRM Class III area would be the same as those discussed under Alternative A because the VRM objectives would be the same. For viewers looking into the designated VRM Class II area of the Basin from the Monticello PA perspective, there would be minor impacts to visual resources from minerals-related surface disturbances because a small degree of visual contrasts and visual degradation would be permitted. For those viewers looking down into the Basin from elevated points of view within the VRM Class II area, the short-term and long-term, adverse impacts to scenic quality (as discussed under Alternative A) would be reduced because of the reduced level of permitted disturbances to scenic quality, but the impacts would be visible to the viewers for the same reasons as discussed under Alternative A: the angle of view would more clearly expose surface disturbances and contrasts, and mitigation would not likely be effective at reducing visual contrasts and intrusions. Compared to Alternative A, Alternative C and the Proposed Plan would be similarly adverse to visual resources in the VRM Class III area because the proposed VRM Class III objectives would allow scenic quality within the Basin to be degraded to a greater level than indicated by the visual inventory's VRM Class II rating. The area designated as VRM Class II would be more beneficial to visual resources because it would be managed for greater scenic quality protection, consistent with the visual resource inventory.

Alternative D would not designate Lockhart Basin as an ACEC. The area would be designated as VRM Class III, with the same impacts as those discussed under Alternative A because the management decisions are similar. Under this alternative, the area would be open for mineral leasing, subject to Standard and Timing and Controlled Surface Use lease stipulations. An

estimated 25 natural gas exploration wells could be drilled within the Paradox Fold and Fault Belt within 15 years after approval of the RMP, with short-term and long-term impacts on visual resources as discussed under Alternative A.

4.3.18.3.2. INDIAN CREEK

Under Alternative A, the Indian Creek ACEC was visually inventoried and is currently designated as VRM Class I, with visual resource impacts similar to those discussed under Lockhart Basin Alternative B: the visual resource class objectives of preserving the existing character (and high scenic quality) of the landscape would limit impacts to visual resources to a very low level. Alternatives B, C, and E and the Proposed Plan would also manage the proposed ACEC as VRM I, with negligible impacts to visual resources, comparable to Alternative A. Alternatives A, B and E would manage the ACEC within 8,510 acres; Alternative C and the Proposed Plan would manage the area as a 3,908-acre ACEC. Note that for Alternative E, approximately 3,887 acres designated as non-WSA lands with wilderness characteristics would be managed under VRM Class I objectives; however, the impacts to visual resources would not change as the proposed ACEC would be managed under VRM Class I management objectives through Alternative E special designation management decisions.

Management decisions under Alternative D would not designate Indian Creek as an ACEC. The area would be designated as VRM Class III, allowing moderate changes to the characteristic landscape from activities that attract attention but do not dominate the landscape, and with the objective of partially retaining the landscape's existing character. Portions of the area would be open to mineral leasing under Timing stipulations, with minerals RFD in the Paradox Fold and Fault Belt the same as discussed under Alternative D for Lockhart Basin. The potential short-term and long-term impacts to visual resources would be similar to those discussed under Lockhart Basin, except that there would be no distinction between points of view looking down versus across the area of disturbance.

Compared to Alternative A, there would be more adverse, long-term impacts to visual resources under Alternative D within the Indian Creek area because a 1) a higher degree of surface disturbances and visual contrasts would be allowed under VRM Class III management objectives, and 2) the proposed VRM Class III objectives would permit scenic quality to be degraded to a greater level than indicated by the visual resource inventory Class I level for the area.

4.3.18.3.3. VALLEY OF THE GODS

Under Alternative A, the 31,387-acre Valley of the Gods was visually inventoried and is designated as VRM Class I, with surface disturbance impacts required to be compatible with the very low degree of visual resource change allowed under this class objective. Valley of the Gods is currently designated as a special emphasis area for scenic values within the Cedar Mesa ACEC. The valley lies within the Monument Upward mineral resources survey area, and the predicted RFD average number of natural gas exploration wells within this survey area for this alternative during a 15-year period after approval of the proposed RMP would be 9 wells. Visual resource values are high in this area, and the Open minerals leasing category would require NSO stipulations. Any exceptions to these stipulations would require that visual mitigation measures reduce impacts to meet the current VRM I Class objectives. Thus, the impacts to visual resource values under this alternative would be negligible.

The impacts under Alternatives B, C, and E, and the Proposed Plan would be the same as those discussed for Alternative A because the VRM Class I objectives would also be applied under these alternatives and under the Proposed Plan: the valley would be designated as the 22,863-acre Valley of the Gods Scenic ACEC.

As noted above for Lockhart Basin regarding lands with non-WSA wilderness characteristics, the Valley of the Gods under Alternative E would contain approximately 20,743 acres of non-WSA lands with wilderness characteristics. However, as previously discussed, Special Designation Area management decisions would apply VRM Class I objectives to the area under Alternative E, so management of these VRM Class I non-WSA lands with wilderness characteristics would not affect visual resource management because VRM Class I objectives would be applied to all of the proposed ACEC.

Under Alternative D, the Valley of the Gods area would not be designated as an ACEC and the VRM Class III designation and management objectives would be applied, as described under Lockhart Basin Alternatives C and D above. Under this alternative, the area would be open to mineral leasing with standard stipulations; however, as discussed above, the average predicted RFD of mineral resources would be 9 natural gas exploration wells within the Monument Upwarp minerals survey area after approval of the proposed RMP. If mineral resource development was conducted within the Valley of the Gods area, the short-term and long-term impacts from mineral development would be similar to those discussed for Lockhart Basin Alternatives C and D, with the exception that there would be no distinction between points of view looking down versus across the area of disturbance.

4.3.18.4. SUMMARY OF IMPACTS

The visual resources analysis assumed that VRM Class I and II areas would receive the highest level of visual resources protection, and that VRM Class III and IV areas would receive less visual resources protection. So, VRM Classes III and IV would allow more surface-disturbing impacts and potentially have greater adverse impacts on visual resources than those areas managed under VRM Classes I and II. Table 2.2 of Chapter 2 shows the impacts to visual resources in terms of acreages affected for each alternative.

The impacts to visual resources within selected visually sensitive areas within the Monticello PA would be as follows.

4.3.18.4.1. LOCKHART BASIN

Under Alternative A the visual impacts from potential surface disturbances and visual intrusions would be moderately adverse in the long-term when viewed within and from areas surrounding the basin because of the current VRM Class III designation and management objectives for the area that would permit visible surface disturbances to and degradation of visual resources that have been inventoried as having VRM Class II scenic quality. Alternatives B and E would permit minor to negligible changes to visual quality under proposed VRM Class I designation and management objectives, thus retaining the existing scenic quality when viewed from within and from surrounding points of view. Alternatives C and D and the Proposed Plan would manage the area under VRM Class II and Class III objectives, which would allow moderate change to the characteristic landscape, with permitted changes to visual resources from potential oil and gas activities. The impacts to visual quality under Alternatives C and D and the Proposed Plan would

be the most adverse, when compared to Alternatives A, B, and E by allowing substantial visual quality degradation within an area of high scenic quality.

4.3.18.4.2. INDIAN CREEK

Under Alternative A, the visual resource class objectives of preserving the existing character (and high scenic quality) of the landscape would limit impacts to visual resources to a very low level. Alternatives B, C, and E and the Proposed Plan would also designate the proposed ACEC as VRM Class I, with negligible to very minor impacts to visual resources, comparable to Alternative A. Alternative D would designate the area as VRM Class III Class, with management objectives that would allow moderate changes to the characteristic landscape, with a greater degree of permitted degradation of visual resources than the other alternatives and the Proposed Plan.

4.3.18.4.3. VALLEY OF THE GODS

Under Alternative A, this highly scenic ACEC was visually inventoried and is designated as VRM Class I, with surface disturbance impacts required to be compatible with the very low degree of permitted visual resource change. Alternatives B, C, and E and the Proposed Plan would have impacts similar to those for Alternative A because the VRM Class I designation and resource objectives would be applied under these alternatives and the Proposed Plan. Alternative D would not designate the area as an ACEC and VRM Class III designation and class objectives would be applied, with permitted impacts to and potential degradation of the area's visual resources.

4.3.18.5. MITIGATION MEASURES

Based on visual resource mitigation techniques described in BLM Manual H-8431-1, mitigation to minimize visual impacts resulting from facility development would include (but are not limited to):

- modifying facility design to reduce profile or height;
- applying appropriate coloring to facilities and structures as camouflage;
- planning and placement of roads and facilities to take advantage of local landscape features to hide these man-made features; and
- using local topography to hide surface-disturbing impacts or reduce visual contrasts.

All surface-disturbing activities would be subject to the VRM class objectives of the area where surface-disturbing activities would be proposed. The VRM visual contrast rating system would be used to assess the potential site-specific impacts of project surface disturbances, and to guide facility placement and facility design to mitigate the impacts to visual resources.

4.3.18.6. UNAVOIDABLE ADVERSE IMPACTS

Woodland harvesting, vegetation treatments for control of exotic species and fire management, the development of energy and communication sites, cross-country (open) OHV travel, and minerals resources exploration and development would likely cause short-term and long-term, unavoidable, adverse impacts on visual resources that would not be completely mitigated by camouflage coloring, facility placement or design, topographic screening of construction-related

surface disturbance impacts or structures, or other site-specific visual resources mitigation techniques.

4.3.18.7. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

Disturbance due to vegetation treatments for fire management, facility/campground construction, range improvements, mineral development and exotic species control would have short-term impacts on visual resources. However, some of these activities, such as vegetation treatments, exotic species control, and fire management would also have long-term, beneficial impacts on visual resources and scenic quality by reducing the potential for visual quality degradation from wildland fire, or by producing variations in vegetation communities that would create a more diverse (and a potentially more visually interesting) landscape. Accordingly, these short-term resource uses would not result in a loss in the long-term productivity of visual resources in the planning area.

The short-term impacts of exploratory well pad and associated access road construction would also likely cause a long-term loss or degradation of scenic quality in those areas where vegetation re-growth and establishment is slow or difficult. Additionally, the bulk of this development and its associated impacts to visual resources would be visible in the long term. However, the relatively small amount of predicted oil and gas drilling is unlikely to result in a loss of the long-term productivity of visual resources in the Monticello PA.

4.3.18.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

Irreversible impacts to visual resources would be produced if visual resource-related cultural resources, such as pictographs, petroglyphs, and prehistoric and historic structures were damaged or destroyed by other resource use activities (e.g., minerals exploration and development, recreation, OHV cross-country travel, fire management). However, substantial impacts of this type are unlikely due to the protection afforded these resources by Section 106 of the National Historic Preservation Act. Irretrievable impacts to visual resources would also be produced by surface disturbances such as mineral development, access road construction, facility construction, fire management, and vegetation treatments. This irretrievable loss would be most apparent in those areas of particular visual sensitivity noted above and under those alternatives that propose lower visual protections for those areas. The visual resources impacted by such developments would be irretrievably lost until those areas are rehabilitated or restored. However, because they can be restored, these impacts would not be irreversible.

4.3.19. WILDLIFE AND FISHERIES

This chapter provides the scientific and analytic basis for the comparisons of alternatives and the Proposed Plan. The probable consequences of each alternative and the Proposed Plan on wildlife resources are discussed in this section, beginning with impacts common to all alternatives and the Proposed Plan and proceeding to a discussion of the Proposed Plan's and each alternative's impact on wildlife and fisheries resources. All acreages and percentages reported in this Wildlife and Fisheries section are approximations.

Table 4.241 summarizes where wildlife species are found in the Monticello PA by habitat type. These representative species were chosen for their high public interest, such as deer and elk, or because they represent an important ecological group, such as neotropical birds. The Wildlife and Fisheries section in Chapter 3 (Section 3.20) explains the connection between specific habitat types and associated wildlife in more detail. The quantitative analyses in this section reflect impacts by habitat type, since the wildlife species in the PA are too numerous to analyze for individual species.

Table 4.241. Grouping of Wildlife Species by Native Habitat Type

Vegetation/ Habitat Type	Wildlife Associations
Aquatic*	Amphibians, fish.
Cliff/Rock*	Raptors, desert bighorn sheep, reptiles.
Conifer/Mountain shrub	Mule deer, elk, mountain lion, black bear (primarily old growth), neotropical birds, upland game birds, reptiles.
Desert scrub	Pronghorn, desert bighorn sheep, elk (winter), raptors, neotropical birds, upland game birds, reptiles.
Pinyon-juniper	Mule deer, elk, pronghorn, mountain lion, neotropical birds, upland game birds, reptiles.
Riparian/Wetland*	Mule deer, elk, mountain lion, neotropical birds, upland game birds, amphibian and fish species, reptiles.
Sagebrush/Perennial grass	Mule deer, elk, mountain lion, neotropical birds, upland game birds, reptiles.

* Aquatic and Cliff / Rock habitats are not generally discussed in subsequent analyses. Most impacts to wildlife species are terrestrially based, and there are only a few acres of cliff/rock habitat in the Monticello PA.

4.3.19.1. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Under all alternatives and the Proposed Plan, the BLM would continue to cooperate with the UDWR to benefit native and naturalized fish and wildlife species in the long term by introducing, transplanting, augmenting, or reintroducing the species to historic or suitable ranges. Wildlife would benefit from guzzler installation and/or spring development in areas lacking proper water distribution or natural water sources. Habitat objectives would be considered in all reclamation activities, and priority given to meeting Standards for Healthy Rangelands (BLM 1997). The BLM would continue to allot 17,300 acres to wildlife, which would include parts of the slopes of Peter's Canyon and East Canyon. In addition, BLM would adhere to fence standards to allow wildlife movement when fences are being developed or maintained and adhere to BLM

Habitat Management Guidelines for the American Pronghorn Antelope (BLM 1981 as revised). Predator management would continue to be coordinated with APHIS-Wildlife Services and UDWR under the existing MOU with APHIS-Wildlife Services.

In seasonal wildlife protection areas wildlife would benefit from special conditions regulating use during certain seasons. These special conditions would not affect maintenance and operation activities for mineral production or hunting during recognized hunting seasons.

Most of the acreages listed describe areas to be protected with timing stipulations. These protections will benefit the four big game species for which the protections are designed by reducing surface disturbance and other human-related disturbances; they will also benefit other wildlife species such as birds, small mammals, and reptiles that use the same habitats.

Under all alternatives and the Proposed Plan, protections for deer and elk habitat occur primarily in sagebrush/perennial grass and pinyon-juniper woodlands, while those in pronghorn habitat occur primarily in desert shrubland. Land protected for desert bighorn is dominated by both desert shrub and pinyon-juniper woodland. Therefore, wildlife species that occur in sagebrush perennial grass, pinyon-juniper, and desert shrub habitats (see Table 4.241 at the beginning of this section) would be likely to benefit most from the special protection of big game habitats.

The BLM would pursue appropriate NRHP designation of eligible sites under current policy and guidelines as management decisions for cultural resources under all alternatives and the Proposed Plan. New field inventories would be identified based upon probability for unrecorded significant cultural resources. In all land and resource use authorizations, the BLM would comply with Section 106 of the NHPA, the Native American Graves Protection and Repatriation Act (NAGPRA), and other federal and state laws specific to cultural resource management. In so doing BLM would consult with the State Historic Preservation Officer (SHPO), Tribes, and other interested parties. Any impacts to NRHP-eligible cultural resources would be mitigated. Sites, structures, objects, and traditional use areas that are important to Tribes would be protected to maintain the viewshed, intrinsic values, and the auditory, visual, and esthetic settings of the resources. Finally, since McLoyd Canyon-Moon House Management Zone and Grand Gulch National Historic District are within WSAs these areas would be managed under the IMP though management prescriptions for cultural resource protection vary between alternatives and the Proposed Plan. All these management decisions would have long-term beneficial impacts on wildlife since they generally result in avoidance or mitigation of surface-disturbing activities in potential habitat. Impacts common to all alternatives and the Proposed Plan related to the Cedar Mesa Cultural SRMA are discussed in Section 4.3.19.3.12 Impacts of Recreation Decisions on Wildlife and Fisheries.

The following lands and realty decisions would impact wildlife and fisheries in the Monticello PA: access, easements, leases and permits, utility/transportation systems, exchanges, disposals, and withdrawals. The Monticello FO AMS Chapter 7 contains a complete list of common realty issues the Monticello FO can expect (BLM 2005c). Under all alternatives and the Proposed Plan, lands adjacent to Recapture Lake and land for two water treatment facilities and two airports would be identified for disposal in the Monticello PA. Total acreage of the land disposal would be approximately 8,879 acres. Because of the proposed uses of the areas identified for disposal, there is the potential for adverse impacts on wildlife resources on these lands due to loss of habitat. These adverse impacts would be reduced by required revegetation and/or minimization of surface disturbance in sensitive habitats. In addition, this disposal would lead to the potential

acquisition of sensitive species habitat and relict vegetation areas as part of the exchange program, which would decrease the magnitude of the adverse impacts associated with the loss of native habitat in the Monticello PA. The implementation of the lands and realty program would have both short- and long-term adverse impacts on wildlife resources in the Monticello PA due to the surface-disturbing activities associated with land and realty decisions. Some adverse impacts would be reduced because of the many withdrawals and excluded areas that help preserve and protect sensitive environmental resources and areas. Other protection measures that would help to reduce the adverse impacts of this program on wildlife resources would include the acquisition and retention of any TES habitat, quality riparian areas, and key productive ecosystems.

Applications for lands and realty-related filming permits would have to meet the following criteria for approval: no impact to sensitive species habitat, no use of exotic species, no use of pyrotechnics or explosives, no more than temporary impacts to land, air, and water, and no adverse impact on relict environments or riparian areas. Applications for filming permits for activities in WSAs, WSR corridors, NRHP-eligible sites, and Native American sacred sites would have to meet additional criteria for approval (no significant use of livestock and a maximum of 15 vehicles and 75 people in the sensitive area). The increased human traffic, with attendant trampling of habitat and vegetation removal associated with filming operations could result in short- and long-term adverse impacts on vegetation resources and consequently, wildlife habitat. Filming operations also result in noise and visual disturbance to wildlife from the presence of humans. Adverse impacts would be reduced by adherence to the minimum impact criteria listed above.

For all alternatives' and Proposed Plan impacts from lands and realty decisions, Monticello FO AMS Chapter 7 contains a list of ACECs and SRMAs closed to ROWs in the Monticello PA. These closures would benefit wildlife by reducing human traffic and habitat disturbance. However, all areas not identified as avoidance or exclusion would be available for ROWs and could be subject to multiple-use terms on a case-by-case determination (BLM 2005c). The use of ROWs for utility and communication infrastructure could have direct, short- and long-term adverse impacts on wildlife due to loss of habitat, habitat fragmentation, and short-term human disturbance during construction activities.

Under all alternatives and the Proposed Plan, livestock grazing would be managed according to the Guidelines for Grazing Management to achieve the Standards for Rangeland Health, which would benefit wildlife by maintaining or restoring the proper functioning condition (PFC) of riparian and wetland wildlife habitat, maintaining desired species (including native and special status species) at a level appropriate to the site and conditions, and maintaining or improving aquatic habitat by ensuring that all state and federal water quality standards are met. Grazing would continue to be unavailable on 125,356 acres (specific areas identified in Table 2.1) and 17,300 acres in Peter's Canyon and East Canyon would continue to be allotted to wildlife. Management decisions common to all alternatives and the Proposed Plan would make livestock grazing unavailable on certain allotments, directly benefiting big game by making more forage available. Alternatives that make fewer areas unavailable to livestock grazing would expose big game to the adverse impacts of competition for forage and cover. Livestock grazing in riparian areas could have adverse impacts on riparian-associated wildlife species (see Table 4.241). Direct adverse impacts would include competition with wildlife for forage, and possible trampling of individual animals or nests. Indirect adverse impacts of livestock use of riparian

areas include an increased susceptibility to invasion by noxious weeds, which reduce the value of forage, and reduction of cover species for sensitive wildlife (Popolizio et al. 1994; Kauffman et al. 1983; Sarr et al. 1996). Bird species that rely on native riparian trees for nesting and roosting sites and protection from predators would be adversely affected by the replacement of native vegetation with introduced species (Saab et al. 1995). Fish, amphibian, and other aquatic species would be adversely impacted if improper livestock grazing caused erosion in saline soils. This would contribute to increased salinity in surface waters in the Monticello PA, which could modify species composition within an ecosystem (Galindo-Bect and Glenn 1999; Hart et al. 1998) and cause mortality of freshwater species (Nelson and Flickinger 1992). Sedimentation can have similarly adverse impacts. Soil compaction due to grazing in riparian areas would result in less rainwater infiltration into soils and more overland flow. The result would be large, short-lived flows rather than small, perennial flows (Trimble and Mendel 1995). This would reduce the duration of seasonal water availability for a wide range of wildlife species.

Under all alternatives and the Proposed Plan adverse long-term impacts from minerals decisions on wildlife and their habitats would include habitat loss and fragmentation and subsequent occupation of areas for oil and gas well pads, open pit mines, and associated roads and infrastructure. These long-term impacts would also result in wildlife avoidance of these areas, reducing their value as habitat. Many species of wildlife avoid areas with high or inconsistent levels of noise, roads with frequent automobile/truck traffic, areas that are brightly lit at night, and areas surrounding human-built structures. Adverse short-term impacts include degradation resulting from the removal of vegetation (surface disturbance) and wildlife avoidance of disturbed areas. Surface disturbance would also increase the potential for invasion of undesirable plant species, including noxious weeds (Piemeisel 1951). The loss of native vegetation would result in long-term adverse impacts on wildlife by decreasing the amount of available habitat and degrading existing habitat. Wildlife species that use pinyon-juniper habitat would likely be the most heavily impacted by surface disturbance and related impacts due to oil and gas well development since pinyon-juniper habitat is the most common habitat type in the Monticello PA. Wildlife species that use desert scrub would likely be the next most heavily impacted by surface disturbance related impacts since desert scrub is the next most common habitat type in the Monticello PA (see Table 4.242 below).

Adverse impacts of minerals decisions on wildlife resources would be reduced by the implementation of BMPs outlined in Section 2.1 and Appendix M. These include NSO stipulations in riparian habitat, required revegetation of oil and gas well sites upon project completion, and land management decisions that meet or move toward meeting Utah's Standards for Rangeland Health. In addition, the implementation of BMPs for the benefit of wildlife and their habitats (e.g., centralization of drill rigs and storage tanks, reduction of the number of access roads, and interim and final reclamation practices) would also reduce some of the short- and long-term adverse impacts listed above. Interim reclamation occurs during the operational phase of a project and consists of revegetating all areas surrounding wells and roads that are not actively used during oil or gas production. Final reclamation occurs when a well has been decommissioned and includes the practices of recontouring soil surfaces to match surrounding landforms, replacing topsoil, and reseeding with native plant species. The number of years required for successful final reclamation would depend on the habitat type; grasslands recover more quickly than sagebrush or desert shrub, which recover more quickly than forested areas such as pinyon-juniper or conifer habitat. A commonly used average value and goal for

reclamation across the project is 10 years. Following the successful reclamation of a well site or road, the long-term adverse impacts to wildlife species would be largely eliminated.

Table 4.242. Percentages of Vegetation/Habitat Types that Occur in the Monticello PA

Vegetation Types	Monticello PA
Agriculture	0.3%
Conifer and Mountain Shrub	0.6%
Desert Scrub	23.6%
Developed	0.0%*
Disturbed	0.4%
Invasive Species / Noxious Weeds	0.2%
Pinyon-Juniper	64.3%
Riparian / Wetland	1.2%
Sagebrush / Perennial Grasslands	9.3%
Water	0.1%
Total	100.0%

*Values have been rounded to the nearest tenth of a percent. A value of 0.0% does not necessarily indicate that there are no acres of that vegetation type on the land – only that they are less than 0.1% of the total acres.

The amount of land that is open to oil and gas leasing or other mineral use is not necessarily indicative of the number of acres that will be directly disturbed. Areas managed under Standard or Timing and/or Controlled Surface Use stipulations allow minerals development, but all of those acres would not be subjected to surface disturbance. Areas categorized as NSO or Closed exclude all surface-disturbing minerals development. Riparian and wetland habitat, lands with a slope greater than 40%, and VRM Class I areas have been excluded from analysis because they have been assigned the leasing category of NSO, which excludes them from all surface disturbance. The impacts of minerals decisions are analyzed for the entire Monticello PA rather than for each individual RFD area for the purposes of comparison. Impacts may be concentrated in particular RFD areas, however. Depending on the distribution of wildlife habitat across particular RFD areas with high levels of disturbance, the amount of particular habitats disturbed may not match the composition of vegetation in the Monticello PA. The Blanding Sub-basin and Paradox Fold and Fault Belt RFD areas are projected to experience the greatest minerals development-related disturbances, and therefore impacts to wildlife and their habitat. These RFD areas contain predominantly pinyon-juniper habitat with desert scrub habitat as the second most common habitat. Of the three oil and gas development areas within the Monticello PA, wildlife habitat in the Blanding Sub-basin RFD area is expected to be most intensely impacted by minerals decisions because it has the highest predicted levels of oil and gas well development (41 wells total for 15 years under Alternative A). Site-specific analysis would be necessary to determine the exact impacts to wildlife from oil and gas development.

Under all alternatives and the Proposed Plan the primary impacts of recreation on wildlife would include surface disturbance of wildlife habitat by vehicles and non-motorized recreationists, the introduction and spread of noxious weeds, and direct mortality through wildlife collisions with

motor vehicles, and crushing of eggs or nests. In addition, many wildlife species (birds in particular) are sensitive to traffic and other human-caused noise. Traffic noise has been shown to directly interfere with bird vocal communication, which affects territorial behavior and mating success (Reijnen and Foppen 1994). Increased road traffic also increases the risk of direct mortality of wildlife species due to vehicle impacts; carrion-eating raptors and mule deer attempting to cross roads are especially vulnerable. Where designated, Special Recreation Management Areas (SRMAs) would reduce adverse impacts on wildlife by restricting recreation and reducing dispersed recreational activities in some habitat areas. In general, the impact of recreation decisions on wildlife and fisheries are expected to be minimal since areas used by recreationists are generally previously disturbed and recreationists are limited to and have a tendency to use established routes. Also, adverse impacts of recreation decisions would be partially mitigated by the required reclamation of disturbed areas to meet the Utah Standards for Public Land Health and Guidelines for Recreation Management and protective measures outlined for federally listed species under Impacts Common to All Alternatives and the Proposed Plan. In addition, careful recreation management through decisions on woodland harvesting and gathering, permit number limits, camping and travel controls, implementation of fees, alternation of when use takes place, group size limits, pet regulations, designated camping sites, and other similar decisions would help to mitigate some impacts.

Though the Comprehensive Travel Plan and OHV Area Designations are discussed under Recreation (Table 2.1) the impacts of recreation decisions on wildlife and fisheries resources are discussed in Section 4.3.19.3.17 Impacts of Travel Management Decisions on Wildlife and Fisheries. The impacts of general policy for issuance and management of Special Recreation Permits (SRPs) are not discussed as these impacts would be negligible. The impacts of recreation decisions dealing with the ERMA also are not discussed. Assuming that recreationists in the ERMA use established routes and either camp in previously disturbed areas only or stay within 150–300 feet of these routes (as specified under each alternative and the Proposed Plan) the difference between alternatives and the Proposed Plan in terms of the impacts of recreation decisions on wildlife and fisheries would be negligible. The impacts of recreation decisions regarding SRMAs are discussed below.

Under all alternatives and the Proposed Plan, riparian areas would be managed as NSO for oil and gas leasing. They would be open to mineral entry and disposal of mineral materials, but not in active floodplains or within 100 m of riparian areas. Woodland product collection would be prohibited in all riparian areas. In addition, the Utah Standards for Rangeland Health and Guidelines for Grazing and Recreation would be followed to achieve proper functioning condition (PFC). The BLM would avoid degradation of habitats that could result in the loss of riparian vegetation, and would implement the Southwestern Willow Flycatcher (SWFL) Recovery Plan where appropriate. These restrictions would decrease the intensity of surface disturbance in riparian habitat, which would benefit wildlife species that are found in riparian areas in the Monticello PA. However, because livestock grazing would be allowed in riparian areas under all alternatives and the Proposed Plan, there would be some direct and indirect adverse impacts to riparian-dependent wildlife resulting from trampling and knocking nests out of shrubs and trees, and impacts to riparian vegetation, soils, and water quality. Improper livestock grazing has been shown to have adverse impacts on riparian ecosystems (Armour et al. 1994) and it may be necessary to remove livestock from an area if it is determined that the site is "Functioning at Risk."

Soils and watershed decisions under all of the alternatives and the Proposed Plan would comply with Utah's Standards for Rangeland Health and Guidelines for Grazing and Recreation. In addition, all floodplains and riparian/wetlands would be managed in accordance with Executive Order 11988, which would protect the quality of stream water and federally listed species habitat. Uses in the Monticello PA would be managed to minimize and mitigate damage to soils, and activities located in areas with sensitive soils would be subject to site-specific NEPA analysis. These restrictions would decrease the number of acres in the Monticello PA subject to the adverse impacts of surface-disturbing activities on wildlife habitats, including surface water contamination and sedimentation by runoff from disturbed soils.

For impacts common to special designation areas under all alternatives and the Proposed Plan, special designation areas, such as ACECs, WSRs, and WSAs would generally have long-term beneficial impacts on the wildlife and fisheries that occur within their boundaries by limiting or preventing surface disturbance, human activities, and associated habitat degradation and fragmentation. Possible adverse impacts to wildlife that are associated with special designations decisions include restrictions on or the exclusion of habitat improvements, watershed improvements, and vegetation treatments in wildlife habitats included within ACECs, WSRs, or WSAs. The restriction of these decisions could adversely impact wildfire prevention practices (e.g., by preventing the thinning of young, fire-ladder trees) or adversely affect the ability to provide high value forage in a steep part of an eroding watershed. These restrictions could also potentially prevent the effective management of an area for wildlife habitat (e.g., preventing the encroachment of pinyon-juniper forest on sagebrush or grassland habitat). However, not all vegetation treatments would be beneficial to all wildlife species, as some species prefer woodlands while others depend on more open habitat for their survival. So, the exclusion of vegetation treatments in special designations areas would benefit some wildlife and adversely affect others. ACECs designated specifically to protect wildlife and vegetation would directly benefit wildlife species and their habitats. ACECs designated to preserve historic, cultural, and scenic values (as opposed to wildlife or vegetation) would indirectly benefit wildlife by limiting human and surface disturbance, preserving habitat or preventing noise. All ACECs are assumed to be beneficial to wildlife. Like ACECs, WSAs are assumed to beneficially impact wildlife resources through focused management. Under all alternatives and the Proposed Plan, WSAs would be managed under the Interim Management Policy and Guidelines for Lands under Wilderness Review (IMP), and are designated as VRM Class I. Also, 2,155 acres of non-WSA lands with wilderness characteristics contiguous to the Butler Wash WSA would be managed so as to maintain their wilderness values. Where ACECs overlap WSAs, WSA management would take precedence. The designation of a river as suitable for WSR status would beneficially impact wildlife that utilize habitats directly associated with the river (e.g., riparian, wetlands, open water) by mandating the protection of the river's "free-flowing character" and applying an NSO stipulation within 1/4 mile of the river.

For impacts common to all alternatives and the Proposed Plan pertaining to special status species decisions, no activities would be permitted on public lands that would jeopardize the continued existence of plant or animal species that are listed, officially proposed, or candidates for listing as Threatened and Endangered (T&E). The BLM would commit to current and future conservation agreements, management plans, and recovery plans specific to T&E and BLM Sensitive Species, as described in Table 2.1. Although meant to protect and conserve special

status species, the decisions would also benefit other wildlife species that share habitat with the targeted special status species.

Under all travel alternatives and the Proposed Plan, non-mechanized travel would be limited to designated routes and would continue to be managed under the 1991 San Juan RMP and under closure and restriction notices published in the Federal Register. Also under all alternatives and the Proposed Plan, three National Scenic Byways and three National Scenic Backways would be established (Table 2.1). These management prescriptions are not likely to result in appreciable impacts on wildlife or wildlife habitat since they are existing routes already in use.

Under vegetation decisions impacts common to all alternatives and the Proposed Plan, seed gathering and plant collection would be allowed in all areas meeting Utah's Rangeland Health Standards. This could have short-term, direct, adverse impacts on wildlife species and habitat due to trampling and human disturbance during collection activities, and in some cases depletion of food sources for some species. The spread of noxious, invasive, and non-native weed species would be controlled through implementation of the BLM weed management policies and action plans and by requiring pack stock and riding stock users to use certified weed-free feed. Restoration/rehabilitation activities would also be required to use certified weed-free seed mixes, mulch, fill, etc. Actions taken to help slow/stop the spread of weeds in the Monticello PA would help reduce the adverse impacts of surface disturbance associated with stock use, oil and gas development, and other activities that result in an adverse alteration of wildlife habitat. Sagebrush habitat would be managed under the Sage-grouse Habitat Conservation Strategy (BLM 2004d), which would have long-term beneficial impacts on wildlife species that utilize sagebrush habitat (Monsen 2004).

Under all alternatives and the Proposed Plan for decisions related to visual resources, lands in the Monticello PA would be managed under one of four visual resource management classes (described in Section 3.19). All WSAs would be designated and managed as VRM Class I. Limited and very limited management activities would be allowed in these areas including non-mechanized short-term vegetation treatments and other surface-disturbing activities designed to enhance wildlife habitat. Similar restrictions on surface disturbances apply in designated VRM Class II areas. These types of disturbances could have minor short-term adverse impacts on wildlife habitats due to human traffic and temporary habitat disruption, but in the long-term these impacts benefit wildlife. Some areas that are classified as VRM Class I or II may be late succession areas with a monoculture of plant species. Not allowing vegetation treatments in these areas would have a long-term adverse impact on some wildlife species that benefit from a mid-succession habitat type with more understory or varying types of plant species. In areas designated as VRM Class III or IV, changes to the landscape could be moderate or high. Most types of vegetation treatments and other surface-disturbing activities would be allowed in these areas. These types of disturbances could have long-term adverse or beneficial impacts on wildlife habitats in the Monticello PA, depending on the extent or type of treatment.

Under all alternatives and the Proposed Plan for woodlands, the Healthy Forest Initiative and the Healthy Forest Restoration Act of 2003 would be implemented. In addition, National BLM Forest Health and Forest Management Guidelines would be followed. These decisions would partially mitigate the adverse impacts of woodland harvesting on wildlife species and their habitats in areas of the Monticello PA open to wood harvesting. Woodland treatments would be prioritized in high value/high risk areas including FRCC III, Wildland Urban Interface (WUI),

and developed recreation facilities. These projects would allow for harvest of woodland products. Further, live woodland harvest would be allowed in areas with pinyon pine and juniper encroachment with a focus on creating sagebrush steppe communities. This action would result in short-term adverse impacts on mule deer and elk summer habitats due to temporary human disturbances, but in creating sagebrush steppe communities, it would have long-term beneficial impacts on mule deer and elk winter habitats. Finally, all non-WSA lands with wilderness characteristics would be closed to woodland product use, with long term, beneficial impacts on habitat from reduced human disturbance.

Under all alternatives and the Proposed Plan adherence to the Migratory Bird Treaty Act and Executive Order 13186 "Responsibilities of Federal Agencies to Protect Migratory Birds" would have beneficial impacts on migratory birds including priority species identified on the current USFWS Birds of Conservation Concern list (2002 and as updated) and the Partners-in-Flight priority species list (as updated). The use of adaptive management strategies would more effectively conserve habitat and avoid impacts to these species. Avoidance of surface-disturbing activities and vegetation-altering projects, including broad-scale use of pesticides, during nesting season (May 1-July 30) would reduce adverse impacts on birds and their nesting habitats in the Monticello PA in the short-term. In the long-term vegetation-altering projects may improve habitat by providing more food sources and/or cover for birds or by helping to reduce fire risk. Further, the prioritization of habitat types most commonly used by migratory birds (lowland riparian, wetlands, and low and high desert shrub) for maintenance and improvement would increase the availability of high-quality habitat and reduce the adverse impacts of invasive plants (e.g., cheatgrass, tamarisk, Russian olive). Finally, in the Coordinated Implementation Plan for Bird Conservation in Utah, several Bird Habitat Conservation Areas were identified that would receive priority bird habitat conservation projects through cooperative funding initiatives that would benefit bird species (Martinsen et al. 2005).

Under all alternatives and the Proposed Plan raptors would benefit from the use of "Best Management Practices for Raptors and Their Associated Habitats in Utah" (BLM 2006c; see also Appendix M) and from adherence to USFWS Guidelines for Raptor Management. Seasonal and spatial buffers, as well as mitigation, would be used to maintain and enhance raptor nesting and foraging habitat, while allowing other resource uses. BLM would also cooperate with utility companies, UDWR, and USFWS to prevent raptor electrocution, and close areas near raptor nests to recreational and other activities if those activities might result in nest abandonment.

Under all alternatives and the Proposed Plan bighorn sheep would benefit primarily from prioritized habitat improvement projects on the five mesa tops (56,740 acres) within crucial habitat where potential conflict occurs between bighorn sheep and surface-disturbing activities. Further, livestock grazing and associated range improvement projects would not be allowed in these areas and mitigation to replace lost forage would be required for projects that disturb or remove forage and browse species used by bighorn sheep. Domestic sheep would not be allowed to replace cattle in crucial bighorn habitat to prevent disease transmission and competition for forage. Bighorn sheep would benefit from BLM adherence to the recommendations of the BLM Bighorn Sheep Rangeland Management Plan (BLM 1993b, as revised) and the 1996 (as revised) Utah BLM Statewide Desert Bighorn Sheep Management Plan.

4.3.19.2. IMPACTS COMMON TO ALL ACTION ALTERNATIVES AND THE PROPOSED PLAN

Management decisions for all action alternatives and the Proposed Plan for cultural resources would implement specific plans, Cultural Resource Management Plans (CRMPs), and a plan for the Cedar Mesa Cultural SRMA (discussed in Section 4.3.19.3.12, Impacts of Recreation Decisions on Wildlife and Fisheries) would be developed. These plans would include protective measures; Native American consultation; regulatory compliance; cultural monitoring systems; identification of sites needing stabilization and protective measures; development of research designs; designation of sites for interpretive/educational development; identification of areas for cultural inventory; and development of specific mitigation measures. Plans would also designate sites, districts, landmarks, and landscapes that would be nominated for inclusion on the NRHP. These management efforts would result in beneficial long-term impacts on wildlife as they would help prevent disturbance-causing activities.

Also under all cultural resources action alternatives and the Proposed Plan, BLM would: proactively manage wildlife risk around susceptible archaeological and cultural sites, reduce or eliminate threats from natural or human-caused deterioration or conflict with other resource use, and promote collaborative partnerships to help meet management goals and objectives for cultural resources. Further, identified at-risk cultural properties would be off limits to visitors with pets, climbing aids would be prohibited for access to ruins/cultural sites (except for emergencies or administrative needs), and cultural sites may be closed to visitation if they are at risk or pose visitor safety hazards.

Under all action alternatives and the Proposed Plan decisions for lands and realty, new avoidance and exclusion areas and transportation and utility corridors would be established (see Table 2.1). Avoidance and exclusion areas would have a long-term beneficial impact on wildlife by preventing surface disturbance in these areas. Transportation and utility corridors, on the other hand, would have short- and long-term adverse impacts on wildlife by allowing surface disturbance, associated noise and disruption during surface-disturbing activities, and from habitat fragmentation.

Under all action alternatives and the Proposed Plan, livestock grazing season of use changes would be implemented on several allotments (specific areas are identified in Table 2.1) throughout the Monticello PA. Also, desired utilization levels for key forage species would be identified, as needed, to achieve desired future conditions (DFC). In areas where utilization levels are not established, the level of use would be consumption of 50% of the current year's forage production.

Recreation decisions, under all action alternatives and the Proposed Plan, would not allow camping within 200 feet of springs, Benefits Based Management (BBM) goals would be in effect for each SRMA, and selected recreation sites would be developed or improved on a prioritized basis (see Table 2.1). Further, all SRMAs would be designated as *special areas* under the Land and Water Conservation Fund definition, which could translate into permit requirements and fee payments for use of these areas. Long-term, beneficial impacts to wildlife would result from each of these decisions from habitat preservation, except the recreation site development and improvements decisions, whereby further surface disturbance and loss of habitat would be expected from development and use of these sites.

Under all action alternatives and the Proposed Plan for special designation areas, cultural resource management plans would be written for Alkali Ridge, Cedar Mesa, Hovenweep, and Shay Canyon ACECs. These management plans would result in long-term benefits to wildlife since they would focus on protection of the cultural resources in these areas resulting in additional protection of wildlife resources by avoidance of surface disturbance and other disrupting activities.

Under all action alternatives and the Proposed Plan for travel, designated routes would be categorized for type of travel and adjustments to these categories would be made based on recreational demand and potential conflict. Impacts of adjustments would be analyzed and disclosed on the activity planning level. All non-motorized travel would be allowed on designated routes, and OHV travel would be allowed on the same routes unless otherwise designated. Routes in riparian areas classified as Functioning at Risk would be closed based on site-specific analysis of OHV impacts. A number of trails (Table 2.1) would be managed for non-mechanized use including foot travel, stock overnight use, and stock day use. These management prescriptions are likely to result in minor impacts to wildlife or wildlife habitat because they pertain to existing routes already in use.

Under vegetation action alternatives and the Proposed Plan, 30,000 to 50,000 acres of vegetation treatments in FRCC III areas would occur over a 15-year period. Certain sagebrush communities (Table 2.1) would be prioritized for treatment. These treatments would have short-term adverse impacts on wildlife by removing forage and cover and by causing noise and other human disturbance during treatment activities, but long-term beneficial impacts on wildlife by re-establishing the historic fire regime in treated areas. Also under all action alternatives and the Proposed Plan, greasewood would be removed in a number of areas (Table 2.1), which would have short-term adverse impacts on wildlife habitats in the treatment areas, but long-term beneficial impacts as a whole by removing undesirable, non-native plant species, and allowing the establishment of a diverse native vegetation community.

For visual resources, areas open to oil and gas leasing would be managed as VRM Class III or IV. Wild and scenic segments of WSRs would be managed as VRM Class I and II, respectively, while recreation segments would be managed under the same VRM Class as the surrounding lands.

Under all action alternatives and the Proposed Plan for woodlands, numerous sites (listed in Table 2.1) would be excluded from woodland harvesting except for limited onsite collection of dead wood for campfires. These exclusions would mitigate the adverse impacts of woodland product use on wildlife resources in areas of the Monticello PA open to woodland harvesting (see alternatives and Proposed Plan analysis below for a discussion of these adverse impacts).

4.3.19.3. ALTERNATIVES AND PROPOSED PLAN IMPACTS

Impacts varying between the alternatives and the Proposed Plan would primarily result from varying temporal and spatial restrictions on oil and gas leasing activities, geophysical work, and permitted or commercial OHV use in BLM managed wildlife habitats. These protections would benefit big game species by reducing surface disturbance and other human-related disturbances in critical locations and during critical times of the year. They would also benefit other wildlife species such as birds, small mammals, and reptiles that use the same habitats for the same reasons.

Management decisions related to air quality, health and safety, and paleontology would have a negligible impact on wildlife and fisheries and are excluded from the following analyses. The impacts would be negligible because protecting air quality by monitoring and maintaining constituent pollutants within established air quality standards, protecting public health and safety by reclaiming AML sites and managing hazardous materials within the PA, and allowing recreational and scientific fossil collecting would not affect wildlife species habitat protection and/or management.

4.3.19.3.1. ALTERNATIVE A

Under Alternative A varying acreages of crucial habitat would be closed to oil and gas leasing activities, geophysical work, and OHV use during certain times of the year for mule deer, pronghorn, and desert bighorn sheep (Table 4.243; Maps 78 and 100). These decisions would benefit these species by preventing disturbance in crucial habitat during critical use periods. For mule deer and desert bighorn sheep, portions of crucial habitat fall within ROS P-Class (recreation primitive areas) or SPNM-Class (semi-primitive non-motorized recreation areas) designated areas, which impose stricter conditions that take precedence over the temporal closures described. These conditions would benefit these species by further restricting surface-disturbing activities in crucial habitat. Additional measures affecting each species are discussed on a species by species basis below. Overall, Alternative A would provide the least amount of wildlife habitat subject to special wildlife conditions (540,260 acres) and therefore would benefit wildlife and fisheries the least.

Table 4.243. Acreage Closed and Season of Closure for Mule Deer, Elk, Pronghorn, and Desert Bighorn Sheep By Alternative

Species	Special Conditions	Alternatives					Proposed Plan
		A	B	C	D	E	
Mule Deer	Acres Closed	197,550	785,921	266,406	182,315	785,921	383,098
	Timing	12/15-4/30	11/1-5/15	11/15-4/15	12/1-4/15	11/1-5/15	11/15-4/15
	Days Closed	137	196	152	136	196	152
Elk	Acres Closed	N/A	191,173	97,471	62,484	191,173	97,471
	Timing	N/A	11/1-5/15	11/15-4/15	12/1-4-15	11/1-5/15	11/15-4/15
	Days Closed	N/A	196	152	136	196	152
Pronghorn	Acres Closed	12,960	29,365	29,365	13,961	29,365	29,365
	Timing	5/15-6/15	5/1-6/15	5/1-6/15	5/1-6/15	5/1-6/15	5/1-6/15
	Days Closed	32	46	46	46	46	46
Desert Bighorn Sheep	Acres Closed ¹	329,750	453,388	453,390	299,009	453,388	453,388
	Timing	a. 4/1-7/15 b. 10/15-12/31	a. 4/1-7/15 b. 10/15-12/31	a. 4/1-6/15 b. 10/15-12/15	a. 4/1-6/15 b. 10/15-12/15	a. 4/1-7/15 b. 10/15-12/31	a. 4/1-6/15 b. 10/15-12/31
	Days Closed	a. 106 b. 78	a. 106 b. 78	a. 76 b. 62	a. 76 b. 62	a. 106 b. 78	a. 76 b. 78

¹ The letter "a" denotes the acreage and timing for lambing and the letter "b" is for rutting.

4.3.19.3.1.1. Mule Deer

Proposed land treatments would be considered on a case-by-case determination on approximately 9,800 acres of sagebrush parks within crucial deer winter range. These sagebrush parks have been identified as providing a concentrated food source for wintering deer and land treatments in these areas would benefit deer by maintaining this food source.

4.3.19.3.1.2. Elk

Under Alternative A, no crucial elk habitat is identified. Excluding elk habitat considerations from management decisions would have an adverse impact on elk since there would be no consideration given to the species' minimum requirements for healthy herds and individuals.

4.3.19.3.1.3. Desert Bighorn Sheep

Under Alternative A, competition for forage and transmission of disease from domestic to wild sheep would be prevented by denying changes in kind of livestock from cattle to sheep in crucial desert bighorn sheep habitat. Desert bighorn sheep would benefit from these measures through increased forage and decreased incidence of disease within the population.

4.3.19.3.2. ALTERNATIVES B AND E

Under Alternatives B and E seasonal wildlife protection areas would have special conditions for all land-use activities except woodland harvest. All seasonal wildlife protection areas would be closed to oil and gas leasing activities, geophysical work, permitted or commercial OHV use, and low-flying aircraft during the established season. Noise impacts from pyrotechnics, shooting and similar activities during permitted filming would also not be allowed. Acreages subject to these special conditions vary by species, as do seasons of closure (see Table 4.243; Maps 79 and 101). All species would benefit from special conditions by protecting habitat during critical use periods. Additional measures affecting pronghorn are further discussed below. Total acreage subject to special wildlife conditions would be greater under Alternatives B and E than under Alternative A (Table 4.244).

Table 4.244. Total Acres Subject to Special Wildlife Conditions by Alternative and the Proposed Plan

	Alternatives					Proposed Plan
	A	B	C	D	E	
Acres	540,260	1,459,847	808,637 and 846,632	557,769	1,459,847	963,322

4.3.19.3.2.1. Mule Deer

Alternatives B and E would have more beneficial impacts on mule deer than Alternative A because of greater forage availability given the expanded seasonal wildlife protection area and the lengthened season of closure. The length of timing stipulations are of particular importance

because mule deer migration timing may vary each season due to weather severity and seasonal changes in the energy needs of the animal (Garrott et al. 1987).

4.3.19.3.2.2. Elk

Alternatives B and E would have greater beneficial impacts on elk than Alternative A because Alternatives B and E establish seasonal wildlife protection areas and timing stipulations for elk whereas Alternative A contains no prescriptions for elk.

4.3.19.3.2.3. Pronghorn

Alternatives B and E would be more beneficial to pronghorn than Alternative A since the seasonal protection area for pronghorn would be more than doubled under this alternative. Also, the pronghorn timing stipulations are lengthened by 14 days, a 43.75% increase, over the stipulations under Alternative A, benefiting pronghorn during fawning season. Additionally, spring grazing (April 15 – June 15) would be eliminated in the Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, Tank Draw, and Hart Draw grazing allotments within pronghorn habitat. This would benefit pronghorn by increasing available coverage for new born fawns in these areas and providing more forage for pregnant and lactating females, thereby increasing fawn survival.

4.3.19.3.2.4. Desert Bighorn Sheep

Alternatives B and E would have greater beneficial impacts on desert bighorn sheep than Alternative A by expanding the seasonal wildlife protection area for desert bighorn sheep thereby allowing more area for foraging, reducing habitat fragmentation caused by disturbance and reducing disturbance to sheep and lambs during the sensitive times of their life cycles. These alternatives would also provide more food for pregnant and lactating females, which would be expected to increase recruitment. Singer et al. (2001) concluded that management with goals to restore or increase bighorn sheep populations should focus on large habitat patches located at least 23 km from domestic sheep herds. By adding acreage to the bighorn seasonal wildlife protection area Alternatives B and E are consistent with this conclusion.

4.3.19.3.3. ALTERNATIVE C

Alternative C is the same as Alternatives B and E except that Alternative C allows for a limited number of permitted or commercial OHV users. Permitted or commercial OHV use in seasonal wildlife protection areas would have an adverse impact on wildlife due to habitat fragmentation and increased noise. Also, under Alternative C pronghorn would be impacted by the continuation of current livestock-grazing prescriptions. Where opportunities exist livestock-grazing would be adjusted to enhance forb production on pronghorn ranges including the grazing allotments listed under Alternative B. However, this method of forb enhancement does not ensure that habitat would be improved for pronghorn since cattle have been shown to eat forbs during times of grass dormancy (McCollum and Galyean 1985).

In terms of the acreage of seasonal wildlife protection areas Alternative C is more beneficial than Alternative A for mule deer, elk, pronghorn, and desert bighorn sheep since these areas are larger under Alternative C (see Table 4.244; Maps 80 and 102).

In terms of timing stipulations Alternative C is more beneficial than Alternative A for mule deer elk, and pronghorn since the timing stipulations are longer under this alternative. For desert bighorn sheep Alternative C is less beneficial than Alternative A because the timing stipulations are shorter under Alternative C (see Table 4.244).

Total acreage subject to special wildlife conditions is less under Alternative C than Alternative B but greater than Alternative A (see Table 4.244).

4.3.19.3.4. ALTERNATIVE D

Alternative D decisions would be the same as Alternatives B and E with the exception of OHV restrictions (Maps 81 and 103). Under this alternative, permitted or commercial OHV use would be restricted to designated routes. Restricting OHV use to designated routes would be beneficial to wildlife by concentrating surface disturbance and noise in these locations. However, OHV use in general would have an adverse impact on wildlife by increasing noise disturbance and human presence in seasonal wildlife protection areas and fragmenting habitat. Also, under Alternative D pronghorn would be beneficially impacted by the use of prescriptive livestock grazing to favor forb production on pronghorn ranges in grazing allotments identified under Alternatives B and C.

In terms of acreage of seasonal wildlife protection areas Alternative D is less beneficial than Alternative A for mule deer and desert bighorn sheep because it would provide the smallest area. For elk Alternative D would provide more area than Alternative A and therefore would be more beneficial. Pronghorn would benefit from 1,001 acres more seasonal wildlife protection area under Alternative D than Alternative A.

With respect to timing stipulations Alternative D and Alternative A are similar for mule deer (136 compared to 137 days) and identical for desert bighorn sheep. For elk and pronghorn Alternative D is more beneficial than Alternative A.

4.3.19.3.5. PROPOSED PLAN

The Proposed Plan is the same as Alternatives B and E except that the Proposed Plan allows for a limited number of permitted or commercial OHV users. Permitted or commercial OHV use in seasonal wildlife protection areas would have an adverse impact on wildlife due to habitat fragmentation and increased noise. Also, under the Proposed Plan pronghorn would be impacted by the continuation of current livestock-grazing prescriptions. Where opportunities exist livestock-grazing would be adjusted to enhance forb production on pronghorn ranges including the grazing allotments listed under Alternative B. However, this method of forb enhancement does not ensure that habitat would be improved for pronghorn since cattle have been shown to eat forbs during times of grass dormancy (McCollum and Galyean 1985).

In terms of the acreage of seasonal wildlife protection areas the Proposed Plan is more beneficial than Alternative A for mule deer, elk, pronghorn, and desert bighorn sheep since these areas are larger under the Proposed Plan (see Table 4.244; Maps 82 and 104).

In terms of timing stipulations the Proposed Plan is more beneficial than Alternative A for mule deer, elk, and pronghorn since the timing stipulations are longer under the Proposed Plan. For desert bighorn sheep the Proposed Plan is the same as Alternative A because the timing stipulations are the same (see Table 4.244).

Total acreage subject to special wildlife conditions is less under the Proposed Plan than Alternative B but greater than Alternative A (see Table 4.244).

4.3.19.3.6. IMPACTS OF CULTURAL RESOURCE DECISIONS ON WILDLIFE AND FISHERIES

Impacts varying between alternatives and the Proposed Plan primarily involve the establishment of Cultural Special Management Areas (CSMAs), Special Recreation Management Areas (SRMAs), and Management Zones (MZs) within SRMAs where identified cultural resources can be protected over the long-term from potentially destructive practices such as minerals extraction, geophysical activities, permitted or commercial OHV use, and uncontrolled visitation. Decisions to establish or expand CSMAs, SRMAs, and MZs are generally directly beneficial to wildlife as they prevent some or many of these activities, which are also detrimental to wildlife habitat integrity and population viability.

Though human visitation to cultural sites would likely deter wildlife from using these areas, impacts on wildlife are expected to be negligible since visitation would be controlled through management prescriptions and/or sites are already being impacted by visitation. Other possible adverse impacts to wildlife that are associated with cultural resource decisions include restrictions on or the exclusion of habitat improvements, watershed improvements, and vegetation treatments in wildlife habitats included within CSMAs, SRMAs, and/or MZs. While helping to preserve an area's cultural resources, the restriction of these decisions could adversely impact wildfire prevention practices (by preventing the thinning of young, fire-ladder trees) or the ability to provide high value forage in a steep part of an eroding watershed. These restrictions could also potentially prevent the effective management of an area for wildlife habitat (e.g., preventing the encroachment of pinyon-juniper forest on sagebrush or grassland habitat). However, not all vegetation treatments would be beneficial to all wildlife species, as some species prefer woodlands while others depend on more open habitat for their survival. So, the exclusion of vegetation treatments in CSMAs, SRMAs, and/or MZs would benefit some wildlife and adversely affect others.

Impacts varying between alternatives and the Proposed Plan resulting in notable differences in impacts to wildlife and fisheries are described below by proposed CSMA/SRMA/MZ, the Grand Gulch National Historic District, and Historic Trails. Habitat types by CSMA/SRMA/MZ and the Grand Gulch National Historic District are described in Table 4.245 to provide an indication of which species would be most affected by management decisions.

Table 4.245 Acreage of each Cultural Area by Vegetation Cover Type and Associated Wildlife

Vegetation Type	Wildlife Associations	Comb Ridge	Tank Bench	Beef Basin	McLoyd Canyon-Moon House	Grand Gulch National Historic District
Conifer/ mountain shrub	Mule deer, elk, mountain lion, neotropical birds, upland game birds.	15,884	0	20	0	13

Table 4.245 Acreage of each Cultural Area by Vegetation Cover Type and Associated Wildlife

Vegetation Type	Wildlife Associations	Comb Ridge	Tank Bench	Beef Basin	McLoyd Canyon-Moon House	Grand Gulch National Historic District
Desert scrub	Pronghorn, desert bighorn, elk (winter), raptors, neotropical birds, upland game birds.	0	858	181	0	7,154
Pinyon-juniper	Mule deer, elk, mountain lion, neotropical birds, upland game birds.	17,576	1,564	15,796	1,408	26,902
Riparian and wetland	Mule deer, elk, mountain lion, neotropical birds, upland game birds, amphibian and fish species.	3,378	225	17	3	860
Sagebrush and perennial grassland	Mule deer, elk, pronghorn, desert bighorn, mountain lion, neotropical birds, upland game birds.	1,147	0	4,285	196	2,434
Total Vegetated Acres		37,985	2,647	20,299	1,607	37,363

4.3.19.3.6.1. Comb RidgeAlternative A

Under Alternative A, there would be no specific management restrictions at Butler east of Comb Ridge limiting or mitigating against the adverse impacts of visitation as described above. Further, the area would be open to permitted or commercial OHV use and grazing. OHV use and grazing would have adverse impacts on wildlife as described in Section 4.3.19.3.17, Impacts of Travel Management Decisions on Wildlife and Fisheries, and Section 4.3.19.3.9, Impacts of Livestock Grazing on Wildlife and Fisheries, respectively.

Alternative B

Under Alternative B, the Comb Ridge CSMA would be managed as a CSMA for heritage tourism and traditional cultural values. It would be closed to woodland product collection and geophysical work, disposal of mineral materials and locatable mineral entry. It would be open to oil and gas leasing subject to NSO and would only be available for non-surface-disturbing vegetation treatments. The area would also be available for range, wildlife habitat, and watershed improvements. Camping would be limited to designated campgrounds and hiking and permitted or commercial OHV use would be limited to designated trails with group size limits. Alternative B would be more beneficial to wildlife than Alternative A since Alternative A would allow for more surface-disturbing activities than Alternative B.

Alternative C

Alternative C is the same as Alternative B except that woodland product collection and surface-disturbing vegetation treatments would be allowed under Alternative C. Vegetation treatments could be either adverse or beneficial for wildlife, depending on the treatment under discussion and which habitat a species primarily uses. Alternative C would be more beneficial for wildlife than Alternative A because of greater restrictions on surface-disturbing activities than Alternative A.

Alternative D

Under Alternative D Comb Ridge would not be managed as a CSMA. Instead, the area would be managed with the same prescriptions as surrounding lands. Compared to Alternative A, the management of Comb Ridge under Alternative D would be more beneficial for wildlife, since the impacts related to OHV use would be reduced by limiting OHVs to designated trails.

Alternative E

Alternative E is the same as Alternative B except that under Alternative E Comb Ridge CSMA would be closed to oil and gas leasing and OHV use and range, wildlife habitat, and watershed improvements could be maintained with no new improvements permitted. In general Alternative E would be more beneficial to wildlife than all other alternatives and the Proposed Plan since it places the greatest restrictions on surface-disturbing activities. For some species this alternative would have mixed benefits since new range, wildlife habitat, and watershed improvements would not be permitted.

Proposed Plan

The Proposed Plan is the same as Alternative C except that the area would be managed as an MZ within Cedar Mesa SRMA. The area would be managed as VRM Class II and there would be no private group size limit. As with Alternative C, the Proposed Plan would be more beneficial for wildlife than Alternative A because of greater restrictions on surface-disturbing activities than Alternative A.

4.3.19.3.6.2. Tank Bench

Alternative A

Under Alternative A, there would be no specific management prescriptions for Tank Bench.

Alternatives B and E

Under Alternatives B and E, the Tank Bench CSMA would be managed as a CSMA and would have the same surface disturbance restrictions as the Comb Ridge CSMA under Alternative B, except that campfires, OHV use, domestic pets, and pack animals would not be allowed. Prohibiting campfires would reduce fire risk for wildlife habitat and prohibiting OHV use would protect more intact habitat for wildlife species while reducing noise disturbance. Disallowing pets would reduce wildlife harassment and noise disturbance caused by these animals. People using pack animals are required to bring their own weed-free hay as animal feed so there would be no discernible difference in forage availability and therefore no impact on wildlife from prohibiting pack animals. Alternatives B and E would be more beneficial to wildlife than all

other alternatives since these alternatives place greater restrictions on surface-disturbing activities.

Alternative C

Alternative C is the same as Alternative B except that the following surface-disturbing activities would be allowed: oil and gas leasing under standard lease terms; locatable mineral entry, disposal of mineral materials, and geophysical work; hiking off trail; and surface-disturbing land treatments. However, in comparison to Alternative A, the management of Tank Bench CSMA under Alternative C would be more beneficial to wildlife and their habitats, since Alternative C would still allow fewer surface-disturbing activities.

Alternative D

Under Alternative D the Tank Bench area would not be managed as a CSMA. There would be no restrictions on surface-disturbing activities as in other alternatives; therefore Alternative D would result in greater adverse impacts on wildlife than all other alternatives.

Proposed Plan

The Proposed Plan is the same as Alternative C except that the area would be managed as an SRMA and it would be available for campfires and open to domestic pets and pack animals though use may be limited if damage occurs to cultural resources. In comparison to Alternative A, the management of Tank Bench SRMA under the Proposed Plan would be more beneficial to wildlife and their habitats, since the Proposed Plan would still allow fewer surface-disturbing activities.

4.3.19.3.6.3. Beef Basin

Alternative A

Under Alternative A, there would be no specific management restrictions at Beef Basin. Impacts would be of the nature described above under Alternative and Proposed Action Impacts.

Alternative B

Under Alternative B, Beef Basin CSMA would be managed as a CSMA for heritage tourism, traditional cultural values, and scientific research of prehistoric cultural landscapes. Under this alternative, Beef Basin would be subject to a number of human disturbance restrictions. These restrictions would have beneficial impacts on wildlife resources in the area by reducing human disturbances. Alternative B would be more beneficial to wildlife than Alternative A.

Alternative C

Alternative C is the same as Alternative B except that groups could be up to 20 people, open campfires would be allowed (fire pan required), and additional areas for primitive car camping would be established as needed. This alternative would be more beneficial to wildlife than Alternative A due to increased restrictions on surface-disturbing activities.

Alternative D

Under Alternative D Beef Basin would not be managed as a CSMA. It would be managed the same as under Alternative A except that it would be closed to woodland products harvest. The fact that Beef Basin would not be managed as a CSMA under Alternative D should have no

bearing on impacts to wildlife if the logistics of management remain the same as under Alternative A.

Alternative E

Alternative E is the same as Alternative B except that additional restrictions would be in place to avoid impacts in areas with non-WSA wilderness characteristics. Alternative E would be more beneficial to wildlife than all other alternatives since it would result in the fewest surface-disturbing activities.

Proposed Plan

The Proposed Plan is the same as Alternative C except that the area would be managed as an MZ within the Cedar Mesa SRMA and it would be available for private and/or commercial use of woodland products and open to campfires without a fire pan. The Proposed Plan would be more beneficial to wildlife than Alternative A due to increased restrictions on surface-disturbing activities.

4.3.19.3.6.4. McLoyd Canyon-Moon House

Alternative A

Under Alternative A, no public travel would be allowed on the northern section of spur road D4798 except for the purpose of BLM site maintenance. This decision would affect very little habitat area and likely would have very little impact on wildlife resources in the area. Under this alternative there are no additional management prescriptions for protection of cultural resources.

Alternatives B–E

Under Alternatives B–E, McLoyd Canyon-Moon House CSMA would be subject to a number of surface disturbance restrictions which vary slightly between each alternative. Further, Utah State Section 2, Township 39S Range 19E, would be acquired. Under each of these alternatives surface disturbance restrictions and the acquisition of the aforementioned land area would have long-term beneficial impacts on wildlife resources in the area by reducing human disturbances. Though management prescriptions do vary this variation is minor and is therefore not expected to result in appreciable differences between alternatives in terms of impacts on wildlife.

Proposed Plan

The Proposed Plan is the same as Alternatives B-E except that McLoyd Canyon-Moon House would be managed as an MZ within the Cedar Mesa SRMA under the Proposed Plan.

4.3.19.3.6.5. Grand Gulch National Historic District

Alternative A

Under Alternative A, the Grand Gulch National Historic District would be closed to mineral leasing and disposal of mineral materials, and excluded from commercial use of woodland products except for limited on-site collection of deadwood for campfires. No motorized or mechanized equipment would be allowed, including OHVs. Because the site would be managed as an ROS P, only primitive recreation opportunities would be allowed, and even primitive recreation could be limited if cultural resources or scenic values become impacted. The area would be open to livestock use except for 9,000 acres in and around Grand Gulch Canyon and its

tributaries. With the possible exception of the livestock use provision, these management decisions would have beneficial impacts to wildlife by limiting surface-disturbing activities.

Alternatives B and E

Under Alternatives B and E, the Grand Gulch National Historic District would be closed to all surface disturbances with the exception of designated trails and camping areas. These restrictions would beneficially impact wildlife species and their habitats in the area by reducing human disturbances. The greater restrictions associated with Alternatives B and E would have more beneficial impacts to wildlife than Alternative A.

Alternative C

Alternative C is the same as Alternatives B and E except that non-motorized habitat improvements, watershed improvements, and vegetation treatments as well as pack animals would be permitted. As stated above vegetation treatments would have short-term adverse impacts to wildlife (during the active phase of removing vegetation—though impacts would be less with non-motorized techniques than motorized) though wildlife would benefit in the long-term. The presence of pack animals would have a negligible impact on most wildlife species, since horses and mules are not known to harass wildlife, and since they would feed on weed-free hay rather than forage. In comparison to Alternative A, the management of Grand Gulch National Historic District under Alternative C would be more beneficial to wildlife and their habitats.

Alternative D

Alternative D is the same as Alternative C except that the area would be open to oil and gas leasing subject to NSO and open to "casual use" geophysical exploration if the WSA is released by Congress. Provided Congress releases the WSA, Alternative D would impose more harmful impacts on wildlife than all other alternatives.

Proposed Plan

The Proposed Plan is the same as Alternative C except that Grand Gulch National Historic District would be managed as a management zone within the Cedar Mesa SRMA. Also, pets and pack animals may be limited or prohibited in canyons requiring permits if cultural or natural resources or the visitors' experiences are impacted. The Proposed Plan would be more beneficial to wildlife and their habitats than Alternative A owing to greater restrictions on surface-disturbing activities.

4.3.19.3.6.6. Historic Trails

Alternatives A–E and the Proposed Plan

Under all alternatives and the Proposed Plan the Old Spanish National Historic Trail would be managed to protect the resource values for which it was designated. Protection of these resource values would result in beneficial impacts to wildlife since surface-disturbing activities would be prevented or curtailed.

4.3.19.3.7. IMPACTS OF FIRE MANAGEMENT DECISIONS ON WILDLIFE AND FISHERIES

The impacts of fire management on wildlife would be the same under all alternatives and the Proposed Plan, with all decisions guided by the Utah Land-use plan Amendment (LUP Amendment) for Fire and Fuels Management (BLM 2005g). Adherence with the LUP Amendment (which mandates the maintenance of existing healthy ecosystems and the protection of threatened, endangered, and special status species) would have beneficial impacts on wildlife habitat in the Monticello PA wherever wildlife habitat overlaps with that of protected special status species, and would ensure that healthy ecosystems are not adversely impacted by fire management and fuels reduction. Wildland fire use would not be authorized in areas that are known to be highly susceptible to post-fire cheatgrass or other weed invasion, important terrestrial and aquatic habitats, and non-fire adapted vegetation communities unless reasonable Resource Protection Measures (RPMs) were in place. These RPMs would have beneficial impacts on wildlife habitat by reducing the spread of weeds and preserving native plant species, thereby maintaining suitable wildlife forage, cover, and habitat.

Fuels management decisions include fuels-reduction treatments on 5,000 to 10,000 acres annually. These fuels-reduction treatments include: mechanical and manual treatments, prescribed fire, chemical or biological vegetation control, and aerial/ground seeding. These fuels management decisions would likely have a beneficial long-term impact on wildlife and fish populations by helping to restore the natural fire regime, which would improve habitat health (Lewis and Harshbarger 1976), forage, nesting opportunities, and cover. Restoring the natural fire regime would also reduce the chance of wildland fire, and the subsequent loss of major ecosystem components. In the short-term, vegetation treatments could result in trampling or removal of wildlife forage and/or habitat, and human-caused wildlife disturbance.

4.3.19.3.7.1. Terrestrial Species

Short-term adverse impacts to terrestrial wildlife from fire management decisions include mortality, habitat destruction, and habitat displacement. Fire management decisions would likely affect habitat used by raptors, migratory birds, small mammals, amphibians, reptiles, and big game species. Direct impacts from wildfire suppression could include habitat corruption from fire retardant and aviation fuel, soil erosion from fireline construction on steep slopes, and damaged vegetation and soils from heavy equipment and fire camps.

The adverse impacts of fuels management decisions include the short-term disturbance of wildlife habitat while it regenerates and the thinning and removal of ecologically desirable species. Short-term impacts of treatments would include the mortality of non-target plants due to herbicide use and from seeding methods that cause soil surface disturbance. These decisions could result in a reduction of native species diversity and consequently a reduction in wildlife habitat.

However, managed wildfire and prescribed burns provide long-term benefits to wildlife and wildlife habitat. Fire produces a varied mosaic of habitats and results in the regeneration of old and decadent vegetation, which can be favorable to big game. Fuel reduction treatments also reduce the risk of catastrophic fire, which otherwise could cause the long-term loss of wildlife habitat.

4.3.19.3.7.2. Aquatic and Amphibious Species

Adverse impacts to fish, amphibians, and other aquatic species would include an increase risk of contaminating water sources with fire retardant or vehicle fluids; soil erosion following surface-disturbing fire suppression measures; damage to riparian vegetation and soils by heavy equipment; and reduced stream flow where water for fire suppression is drawn directly from streams and water bodies. Erosion would increase the sedimentation of surface waters, which affects water temperature, turbidity, and chemistry. These changes in water quality would generally have adverse impacts on aquatic species. In the long-term, fish, amphibians, and other aquatic species would benefit from fire management decisions by an overall reduction in erosion and soil loss and sedimentation of surface waters, and an increase in ground cover.

4.3.19.3.8. IMPACTS OF LANDS AND REALTY DECISIONS ON WILDLIFE AND FISHERIES

Impacts that vary between alternatives and the Proposed Plan largely result from variation in the acreage of right-of-way avoidance and exclusion areas and the acreage and location of areas that would be recommended for withdrawal from locatable mineral entry. Locatable mineral entry, where allowed, would result in loss of wildlife habitat, habitat fragmentation, human disturbance during construction and mineral extraction activities, and the potential introduction of invasive plant species by construction equipment and construction and mineral extraction personnel.

ROW avoidance and exclusion areas would have direct, long-term beneficial impacts by reducing surface disturbance in these areas therefore resulting in less habitat loss and fragmentation and human disturbance. Under the Proposed Plan and all action alternatives ROW avoidance areas would include Indian Creek and Lavender Mesa ACECs; Dark Canyon non-WSA with wilderness characteristics; Alkali National Historic Landmark; Comb Ridge; San Juan River SRMA Segments 1 and 2; Colorado River Segment 3; and Hovenweep ACEC (880 acre Visual Emphasis Zone). ROW exclusion areas would include WSAs; non-WSA with wilderness characteristics areas Nokai Dome East, Nokai Dome West, Grand Gulch, and Mancos Mesa; developed recreation sites; San Juan River Segments 3 and 5, and Valley of the Gods ACEC. Other ROW avoidance and exclusion areas vary by alternative and the Proposed Plan.

Development associated with wind and solar energy would have direct, long-term, adverse impacts on wildlife where installation occurs. These impacts would result from loss of wildlife habitat, habitat fragmentation, human disturbance during construction and maintenance, and the potential introduction of invasive plant species by construction equipment and construction and maintenance personnel. ROW applications for wind and solar development would incorporate BMPs and provisions contained in the Wind Energy or Solar Programmatic EIS documents, once these documents become final.

4.3.19.3.8.1. Alternative A

Impacts associated with Alternative A would be the same as impacts discussed above and under impacts common to all alternatives and the Proposed Plan. ROW exclusion areas under Alternative A would include Cedar Mesa ACEC, a portion of Grand Gulch, Dark Canyon ACEC, the ROS SPM area of San Juan River SRMA, and developed recreation sites (120,800 total acres). ROW avoidance areas under Alternative A would include Alkali Ridge ACEC, Bridger Jack Mesa ACEC, Butler Wash ACEC, Cedar Mesa ACEC (partial), Hovenweep ACEC, Indian Creek ACEC, Lavender Mesa ACEC, Pearson Canyon Hiking Area, Scenic Highway

Corridor ACEC, Shay Canyon ACEC, and most ROS P-class areas (253,790 total acres). The total area recommended for withdrawal from locatable mineral entry would be approximately 132,380 acres.

4.3.19.3.8.2. Alternative B

Impacts associated with Alternative B would be the same as impacts discussed above and under impacts common to all alternatives and the Proposed Plan. Under Alternative B approximately 125,105 acres would be ROW avoidance areas. This is 51% less than under Alternative A. On the other hand, Alternative B would establish 416,612 acres of ROW exclusion areas (245% more than under Alternative A). Under Alternative B approximately 251,710 acres (119,330 more acres, or 90% more, than under Alternative A) would be recommended for withdrawal from locatable mineral entry in areas listed in the Summary Table of Alternatives and the Proposed Plan (Table 2.1)

4.3.19.3.8.3. Alternative C

Alternative C is the same as Alternative B except that approximately 39,323 and 395,329 acres would be ROW avoidance and exclusion areas, respectively, under this alternative. This is approximately 85% less acreage as ROW avoidance and 227% more acreage as ROW exclusion than under Alternative A. Approximately 121,912 acres would be recommended for withdrawal from locatable mineral entry. This would be 10,468 (8%) fewer acres than under Alternative A. Areas that would be recommended for withdrawal from locatable mineral entry are listed in the Summary Table of Alternatives and the Proposed Plan (Table 2.1).

4.3.19.3.8.4. Alternative D

Alternative D is the same as Alternatives B and C except that approximately 14,175 and 386,853 acres would be ROW avoidance and exclusion areas, respectively, under this alternative. This is approximately 94% less acreage as ROW avoidance and 220% more acreage as ROW exclusion than under Alternative A. Approximately 46,131 acres would be recommended for withdrawal from locatable mineral entry. This would be 86,249 (65%) fewer acres than under Alternative A. Areas that would be recommended for withdrawal from locatable mineral entry are listed in the Summary Table of Alternatives and the Proposed Plan (Table 2.1).

4.3.19.3.8.5. Alternative E

Under Alternative E, 834,070 acres would be recommended for withdrawal from mineral entry. This is 701,690 (530%) more acres than under Alternative A. Also, under Alternative E approximately 53,915 and 974,463 acres would be ROW avoidance and exclusion areas, respectively. This is approximately 79% less acreage as ROW avoidance and 707% more acreage as ROW exclusion than under Alternative A.

4.3.19.3.8.6. Proposed Plan

Under the Proposed Plan, the impacts of lands and realty decisions on wildlife and fisheries resources would be the same as under Alternatives A, B, C, D, and E except that approximately 133,293 and 416,115 acres would be ROW avoidance and exclusion areas, respectively, under this alternative. This is approximately 47% less acreage as ROW avoidance and 244% more acreage as ROW exclusion than under Alternative A. There would be 50,665 acres

(approximately 81,715, or 62%, less than under Alternative A) withdrawn from locatable mineral entry under the Proposed Plan.

4.3.19.3.9. IMPACTS OF LIVESTOCK GRAZING DECISIONS ON WILDLIFE AND FISHERIES

Impacts that vary between alternatives and the Proposed Plan result from variation in the number of areas that would be unavailable for grazing. Impacts would be the same in nature as those common to all alternatives and the Proposed Plan. Where more areas are unavailable for grazing there would be fewer adverse impacts on wildlife, and where fewer areas are unavailable for grazing there would be more adverse impacts on wildlife.

4.3.19.3.9.1. Alternative A

Under Alternative A, the Comb Wash Allotment side canyons including Mule Canyon below U-95, Arch, Fish, Owl, and Road Canyons are currently unavailable (and would remain unavailable for grazing under all of the proposed alternatives) based on an Interior Board of Land Appeals (IBLA) court decision. A portion of Comb Wash's 73,614 acres are included in this closure (side canyon acreages are not available). These closures would decrease the magnitude of the potential adverse impacts associated with livestock grazing in the Monticello PA by removing acreage available for livestock grazing. Other areas unavailable for livestock grazing would include Bridger Jack Mesa (near relict vegetation); Grand Gulch area (within the canyon) of Cedar Mesa; Dark Canyon Area (partial); Lavender Mesa (relict vegetation); Five identified mesa tops (White Canyon Area); Pearson Canyon (hiking area boundary); developed recreation sites; and parts of the slopes of Peter's Canyon and East Canyon (wildlife habitat).

4.3.19.3.9.2. Alternatives B and E

Alternatives B and E would be the same as Alternative A with the addition of the following areas as unavailable for grazing: Slickhorn Canyon (146,144 acres), Rone Bailey Mesa (1,162 acres), Dodge Canyon Allotment (1,638 acres), Mule Canyon (1,984 acres), Arch Canyon (2,562 acres), Fish and Owl Canyon (7,252 acres), Road Canyon (4,801 acres), Rodgers Allotment (40 acres), portions of West Butler Wash Canyons, and Horsehead Canyon (4,904 acres) within the Montezuma Canyon allotment. Additional areas (Moki Canyon, Lake Canyon, Harts Canyon, and Indian Creek from Kelly Ranch vicinity to the USFS boundary) would be restricted to livestock trailing only. Also, under these alternatives the BLM would develop seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas functioning at risk. The closures and restrictions associated with these alternatives would decrease the magnitude of the potentially adverse impacts associated with livestock grazing decisions more than under all other alternatives.

4.3.19.3.9.3. Alternative C and the Proposed Plan

Alternative C is the same as Alternatives B and E, except that Mule Canyon would only be unavailable for grazing south of U-95 under this alternative. The Proposed Plan is the same as Alternative C except for the U-95 closure listed above. The closures and restrictions associated with Alternative C and the Proposed Plan would decrease the magnitude of potentially adverse impacts associated with livestock grazing more than under Alternative A.

4.3.19.3.9.4. Alternative D

Alternative D is the same as Alternatives B and E except that Horsehead Canyon within Montezuma Canyon allotment, Dodge Canyon allotment, and Mule Canyon north of U-95 would be available for grazing and no areas would be restricted to livestock trailing only. The unavailability of these areas to livestock grazing that would be in effect under Alternative D would decrease the magnitude of the potentially adverse impacts associated with livestock grazing in the Monticello PA compared with Alternative A, but would still allow for more adverse impacts related to habitat disturbance than Alternatives B and E.

4.3.19.3.10. IMPACTS OF MINERALS DECISIONS ON WILDLIFE AND FISHERIES

The impacts of minerals decisions on wildlife resources would be of the same nature under all alternatives and the Proposed Plan but would vary in the acreage over which those decisions would impact wildlife and wildlife habitat (Tables 4.204–4.207). The below discussion of impacts of minerals decisions on wildlife and fisheries pertains primarily to oil and gas leasing, mineral material disposal, mineral entry, and geophysical activity. The discussion of impacts due to oil and gas leasing and geophysical activity includes surface disturbance approximations due to these activities. Surface disturbances for other mineral activities would also occur; under the Proposed Plan and all alternatives there would be approximately 851 acres of surface disturbance total for 15 years as a result of uranium and vanadium activities (300 acres), placer gold activities (10 acres), limestone activities (50 acres), sand and gravel activities (360 acres), building stone activities (113 acres), and clay activities (18 acres). This disturbance would have adverse impacts (as described below) on wildlife and fisheries resources.

Table 4.246. Estimated Surface Disturbance (in acres) for Oil and Gas Well Development, by Vegetation (Wildlife Habitat) Type

Habitat Type	Associated Wildlife	Alternatives					Proposed Plan
		A	B	C	D	E	
Conifer and Mountain Shrub	Mule deer, elk, mountain lion, black bear (primarily old growth), neotropical birds, upland game birds, reptiles.	4	4	4	4	3	4
Desert Scrub	Pronghorn, desert bighorn sheep, elk (winter), raptors, neotropical birds, upland game birds, reptiles.	165	150	168	170	122	162
Pinyon-Juniper	Mule deer, elk, pronghorn, mountain lion, neotropical birds, upland game birds, reptiles.	449	409	457	464	333	442
Sagebrush/ Perennial Grasslands	Mule deer, elk, mountain lion, neotropical birds, upland game birds, reptiles.	65	59	66	67	48	64
Invasive Species/ Noxious Weeds	N/A	1	1	1	1	1	1
Total Acres of Disturbance*		699	636	710	721	518	688

*Acreages do not add up to the Total Acres of Disturbance in any category because agriculture, disturbed, developed, riparian/wetlands and water categories were removed from the analysis since they represent a small percentage of the total lands that are not relevant to this analysis.

Table 4.247. Estimated Surface Disturbance (in Acres) on BLM Lands Associated with Geophysical Exploration by Vegetation (Wildlife Habitat) Type

Habitat Types	Associated Wildlife	Alternatives					Proposed Plan
		A	B	C	D	E	
Conifer and Mountain Shrub	Mule deer, elk, mountain lion, black bear (primarily old growth), neotropical birds, upland game birds, reptiles.	5	5	5	6	4	5
Desert Shrub	Pronghorn, desert bighorn sheep, elk (winter), raptors, neotropical birds, upland game birds, reptiles.	209	187	213	218	139	213
Pinyon-Juniper	Mule deer, elk, pronghorn, mountain lion, neotropical birds, upland game birds, reptiles.	570	511	581	594	380	581
Sagebrush/ Perennial Grasslands	Mule deer, elk, Rocky Mountain bighorn sheep, mountain lion, neotropical birds, upland game birds, reptiles.	82	74	84	86	55	84
Invasive Species/ Noxious Weeds	N/A	2	2	2	2	1	2
Total Acres of Disturbance*		886	794	903	924	591	903

*Acreages do not add up to the Total Acres of Disturbance in any category because agriculture, disturbed, developed, riparian/wetlands and water categories were removed from the analysis since they represent a small percentage of the total lands that are not relevant to this analysis.

Table 4.248. Acreage of Each Vegetation Cover Type (and Associated Wildlife) Open and Closed to Surface Disturbance by Alternative and the Proposed Plan

Vegetation Type	Associated Wildlife	Alternative A		Alternative B		Alternative C	
		Open*	Closed**	Open	Closed	Open	Closed
Pinyon-juniper	Mule deer, elk, pronghorn, mountain lion, neotropical birds, upland game birds, reptiles	767,879	379,201 (33%)	783,564	363,405 (32%)	840,861	306,107 (27%)
Desert scrub	Pronghorn, desert bighorn sheep, elk (winter), raptors, neotropical birds, upland game birds, reptiles	298,661	125,306 (30%)	289,102	131,744 (31%)	330,081	90,817 (22%)
Sagebrush/Perennial grassland	Mule deer, elk, Rocky Mountain bighorn sheep, mountain lion, neotropical birds, upland game birds, reptiles	137,420	36,098 (21%)	98,131	67,724 (41%)	137,325	28,323 (17%)
Conifer/Mountain shrub	Mule deer, elk, mountain lion, black bear (primarily old growth), neotropical birds, upland game birds, reptiles	9,695	1,108 (10%)	9,595	1,207 (0.11)	9,652	1,151 (11%)
Total		1,213,655	541,713 (31.0%)	1,180,392	564,080 (32.0%)	1,317,919	426,762 (24%)

Table 4.248. Acreage of Each Vegetation Cover Type (and Associated Wildlife) Open and Closed to Surface Disturbance by Alternative and the Proposed Plan

Vegetation Type	Associated Wildlife	Alternative D		Alternative E		Proposed Plan	
		Open	Closed	Open	Closed	Open	Closed
Pinyon-juniper	Mule deer, elk, pronghorn, mountain lion, neotropical birds, upland game birds, reptiles	848,550	298,417 (26%)	475,518	671,449 (59%)	763,981	382,989 (33%)
Desert scrub	Pronghorn, desert bighorn sheep, elk (winter), raptors, neotropical birds, upland game birds, reptiles	355,136	64,712 (15%)	145,021	275,826 (66%)	293,308	127,809 (30%)
Sagebrush/ Perennial grassland	Mule deer, elk, Rocky Mountain bighorn sheep, mountain lion, neotropical birds, upland game birds, reptiles	137,613	28,244 (17%)	107,510	58,346 (35%)	131,369	34,488 (21%)
Conifer/ Mountain shrub	Mule deer, elk, mountain lion, black bear (primarily old growth), neotropical birds, upland game birds, reptiles	9,752	1,606	7,985	2,817	9,012	1791
Total		1,351,051	392,979 (22%)	736,034	1,008,438 (58%)	1,197,670	547,077 (31%)

**Open" includes Standard, Timing, Controlled Surface Use and CST lease stipulations.

***Closed" includes NSO and Closed leasing stipulations. The percent of the total designated habitat closed is listed in parentheses.

Note: The percentage was derived by adding the open and closed numbers and dividing by the total.

Table 4.249. Acres of Big Game Habitat (Crucial Winter, Lambing/Rutting, and Crucial Fawning UDWR Designated vs. BLM Managed) Open and Closed to Surface Disturbance by Alternative and the Proposed Plan.

Big Game Species	Agency Designating / Managing Habitat	Alternatives										Proposed Plan	
		A		B		C		D		E		Open	Closed
		Open*	Closed**	Open	Closed	Open	Closed	Open	Closed	Open	Closed		
Mule Deer (Crucial Winter)	UDWR Designated	783,267	302,785 (28%)	784,574	300,860 (28%)	816,326	269,108 (25%)	820,374	265,060 (24%)	588,793	496,638 (46%)	774,301	311,138 (29%)
	BLM Managed	170,630	11,685 (6%)	607,035	178,886 (23%)	264,312	2,101 (1%)	150,496	961 (1%)	431,504	354,417 (45%)	335,901	47,192 (12%)
Elk (Crucial Winter)	UDWR Designated	234,233	57,457 (20%)	244,139	47,393 (16%)	244,296	47,236 (16%)	246,647	44,885 (15%)	151,688	139,846 (21%)	234,912	56,620 (19%)
	BLM Managed	N/A	N/A	169,140	22,028 (12%)	39,478	11,093 (22%)	4,491	0 (0%)	125,816	65,357 (34%)	82,456	15,014 (15%)
Pronghorn (Crucial Fawning)	UDWR Designated	29,363	0 (0%)	29,368	37 (0.1%)	29,405	0 (0%)	29,404	0 (0%)	26,581	2,823 (10%)	29,404	0 (0%)
	BLM Managed	13,961	0 (0%)	29,328	37 (0.1%)	29,365	0 (0%)	13,961	0 (0%)	26,541	2,823 (10%)	29,404	0 (0%)
Desert Bighorn Sheep (Lambing/Rutting)	UDWR Designated	135,977	31,213 (19%)	140,689	26,479 (16%)	146,198	20,971 (13%)	147,965	19,204 (11%)	42,661	124,507 (74%)	127,632	39,537 (24%)
	BLM Managed	155,149	92,833 (37%)	257,358	196,122 (43%)	297,706	1,497 (1%)	228,946	70,063 (23%)	90,900	362,486 (80%)	278,883	174,504 (38%)

*"Open" includes Standard, Timing, Controlled Surface Use and CST lease stipulations.

***"Closed" includes NSO and Closed leasing stipulations. The percent of the total designated habitat closed is listed in parentheses.

4.3.19.3.10.1. Alternative A

Leasable Minerals

Under Alternative A, 40 wells (approximately 699 acres of surface disturbance) are expected in the Monticello PA total for 15 years. Further, approximately 379,201 acres of pinyon-juniper habitat would be managed as either NSO or Closed, while approximately 125,306 acres of desert scrub would be managed under the same designations. A total of 547,713 acres (of all habitat types) would be managed as NSO or Closed.

Mule Deer. Under Alternative A, UDWR designated mule deer habitat that would fall under Closed leasing types (302,785 acres) would comprise 28% of the total designated deer habitat established by UDWR. Six percent (11,685 acres) of BLM managed mule deer habitat would be considered Closed to leasing.

Elk. Under Alternative A, the BLM would not specifically manage habitat for elk. Approximately 57,457 acres (20%) of UDWR designated elk habitat would fall under Closed leasing types.

Pronghorn. Under Alternative A, all of the UDWR designated and BLM managed pronghorn habitat would fall under Open leasing types.

Desert Bighorn Sheep. Under Alternative A approximately 19% (31,213 acres) of UDWR designated habitat and 37% (92,833) of BLM managed habitat would fall under Closed leasing types.

Geophysical Activity

Under Alternative A, approximately 886 acres (59 acres per year for the next 15 years) of wildlife habitat would be temporarily impacted by geophysical exploration. Impacts to wildlife habitat associated with exploration would include short-term impacts such as noise and disturbance from people working in the area to long-term impacts such as the potential spread of invasive and weedy plant species within the areas directly disturbed by geophysical drilling.

Salable Minerals

The exploration and development of salable minerals would have similar impacts to wildlife as other development described above. Under Alternative A, 584,270 acres of land in the Monticello PA would be available for disposal of mineral materials subject to standard terms and conditions. That is approximately 33% of the 1,784,724 acres in the Monticello PA. There are 821,070 acres (approximately 46% of the Monticello PA) subject to special conditions under Alternative A and 373,850 acres (approximately 21% of the Monticello PA) closed to disposal of mineral materials.

Locatable Minerals

Under Alternative A, 1,652,743 acres (approximately 93%) of land in the Monticello PA would be open to mineral entry. There are currently 132,380 acres (approximately 7% of the Monticello PA) recommended to Congress for withdrawal from mineral entry. Because withdrawals require congressional approval and are extremely difficult to obtain, these areas only have the potential to be exempt from impacts related to open pit mining activities. Impacts resulting from locatable mineral exploration and development would be similar to those discussed above.

4.3.19.3.10.2. Alternative B

Leasable Minerals

Under Alternative B 66 wells (approximately 636 acres of surface disturbance) are expected in the Monticello PA total for 15 years. Alternative B would result in 63 (9%) fewer acres of oil- and gas-related surface disturbance than Alternative A. Overall, Alternative B would include fewer oil- and gas-related adverse impacts to wildlife than would Alternative A, since less surface disturbance would mean more intact habitat, fewer roads, and a lower level of human presence.

Under Alternative B across the Monticello PA approximately 363,405 acres of pinyon-juniper habitat would be managed as either NSO or Closed, while approximately 131,744 acres of desert scrub would be managed under the same designations. The total number of acres (of all habitat types) to be managed under NSO or Closed designations would be approximately 564,080 under Alternative B. Approximately 5% more land would be managed under Closed designations under Alternative B than Alternative A.

Mule Deer. There is less than 1% difference between Alternatives B and A in terms of the acreage of UDWR designated deer habitat falling under Closed leasing types. BLM managed deer habitat falling under Closed leasing types would increase by 167,201 acres (93%) under Alternative B. Alternative B would be more beneficial for mule deer than Alternative A.

Elk. Under Alternative B 47,393 acres (16%) of UDWR designated elk habitat would fall under closed leasing types. This is 4% less than under Alternative A. Approximately 22,028 acres (12%) of BLM managed elk habitat would fall under Closed leasing types. This is an improvement over Alternative A since no elk habitat is identified by BLM under that alternative.

Pronghorn. Alternative B would be more beneficial to pronghorn than Alternative A since the BLM would manage more than two times as much pronghorn habitat under this alternative than under Alternative A. In terms of UDWR designated pronghorn habitat there is a 5-acre difference between Alternatives B and A. Approximately 37 acres of BLM managed and UDWR designated pronghorn habitat would fall under Closed leasing types under Alternative B, compared to zero acres under Alternative A.

Desert Bighorn Sheep. Under Alternative B, more than twice as much BLM managed desert bighorn sheep habitat (196,122 acres compared to 92,833 acres) would fall under Closed leasing types as under Alternative A. Fewer acres of UDWR designated desert bighorn sheep habitat would fall under these leasing stipulations under Alternative B (26,479) than Alternative A (31,213). Overall, there are more beneficial impacts to desert bighorn sheep under Alternative B than Alternative A since considerably more BLM managed habitat falls under Closed leasing types.

Geophysical Activity

Under Alternative B there would be approximately 794 acres of surface disturbance associated with geophysical exploration. This is approximately 12% fewer acres of disturbance than would be expected under Alternative A, which could result in a slightly smaller impact overall due to the decreased acreage open to exploration.

Salable Minerals

Under Alternative B, 219,102 (38%) fewer acres would be open to mineral disposal subject to standard terms and conditions than under Alternative A. Overall, more land would be protected under special conditions (876,736 acres vs. 821,070 acres) or closed altogether (542,402 acres vs. 373,850 acres) to mineral disposal under Alternative B than under Alternative A, which would beneficially impact wildlife species by protecting more of their habitats from potential surface-disturbing activities and their associated impacts.

Locatable Minerals

Under Alternative B, 1,598,561 acres of land in the Monticello PA would be open to mineral entry. That is 3% less than under Alternative A. Also, under Alternative B 186,562 acres would be recommended to Congress for withdrawal from mineral entry (41% more than under Alternative A).

4.3.19.3.10.3. Alternative C

Leasable Minerals

Under Alternative C, 74 oil and gas wells are expected across the Monticello PA total for 15 years. Oil and gas development under Alternative C would result in the direct removal of wildlife habitat from approximately 710 acres. Compared to Alternative A, Alternative C plans for 11 (2%) more acres of oil- and gas-related surface disturbance. This translates into more adverse impacts to wildlife than under Alternative A.

Under Alternative C across the Monticello PA, approximately 306,107 acres of pinyon-juniper habitat would be managed as either NSO or Closed, while approximately 90,817 acres of desert scrub would be managed under the same designations. The total number of acres (of all habitat types) to be managed under NSO or Closed designations approximate 426,762 under Alternative C. This is more than 115,000 fewer acres than under Alternative A.

Mule Deer. Less UDWR designated and BLM managed mule deer habitat falls under Closed leasing types under Alternative C than under Alternative A. Because fewer acres of mule deer habitat fall under Closed leasing types under this alternative it would be more adverse to mule deer than Alternative A, which protects more habitat from surface disturbance through Closed leasing type designations.

Elk. Under Alternative C, 47,236 acres (16%) of UDWR designated elk habitat would fall under closed leasing types. This is 4% less than under Alternative A. Approximately 11,093 acres (22%) of BLM managed elk habitat would fall under Closed leasing types. This is an improvement over Alternative A since no elk habitat is identified by BLM under that alternative. However, under Alternative C only 50,571 acres of elk habitat would be managed by BLM compared to 191,168 acres under Alternative B. Also, 22,028 acres (12%) of BLM managed elk habitat would fall under Closed leasing types under Alternative B. Overall, the prescriptions include in Alternative C would be more beneficial to elk than Alternative A but less beneficial than Alternative B.

Pronghorn. Under Alternative C neither BLM managed nor UDWR designated pronghorn habitat fall under Closed leasing types. Total acres of BLM managed pronghorn habitat are the

same as Alternative B. There is a negligible difference between Alternatives C and A in terms of impacts to pronghorn.

Desert Bighorn Sheep. Under Alternative C, 1,497 acres (1%) of BLM managed and 20,971 acres (13%) of UDWR designated desert bighorn sheep habitat fall under Closed leasing types. For desert bighorn sheep, Alternative C would result in more adverse impacts than Alternative A since 91,336 (98%) fewer acres of BLM managed and 10,242 (33%) fewer acres of UDWR designated desert bighorn sheep habitat would fall under Closed leasing types.

Geophysical Activity

Under Alternative C, there would be approximately 903 acres of surface disturbance associated with geophysical exploration. This is approximately 2% more acres of disturbance than under Alternative A. Therefore, compared to Alternative A, Alternative C would likely result in a larger adverse impact to wildlife overall due to the increased acreage open to exploration.

Salable Minerals

Under Alternative C, 40,464 (7%) more acres would be available for disposal of mineral materials subject to standard terms and conditions than Alternative A. Acreage available for mineral disposal subject to special conditions would be 12% (96,836 acres) less than under Alternative A. Finally, acreage closed to mineral disposal would be 16% (61,488 acres) more than under Alternative A. This would beneficially impact wildlife species by protecting more of their habitats from potential surface-disturbing activities and their associated impacts. Though Alternative C would close more acres to mineral disposal than Alternative A, overall, Alternative C would be less beneficial to wildlife species than Alternative A because it would protect fewer habitats with special stipulations for disposal and open more acres to disposal under standard stipulations.

Locatable Minerals

Under Alternative C, 1,663,221 acres of land in the Monticello PA would be open to mineral entry. That is 10,478 more acres (1%) than under Alternative A. Under this alternative approximately 121,912 acres would be recommended to Congress for withdrawal from mineral entry. That is 10,468 acres (8%) less than what is recommended for withdrawal from mineral entry under Alternative A. Alternative C would be less beneficial to wildlife than Alternative A, because Alternative C would open more acres to mineral entry and recommend fewer acres for withdrawal.

4.3.19.3.10.4. Alternative D

Leasable Minerals

Under Alternative D, 75 oil and gas wells are expected in the Monticello PA total for 15 years. Oil and gas development under Alternative D would result in the direct removal of wildlife habitat from approximately 721 acres. This is 22 (3%) more acres of oil- and gas-related surface disturbance than under Alternative A. Overall, Alternative D would include the most oil- and gas-related adverse impacts to wildlife when compared to Alternatives A, B, C, and E since more surface disturbance translates to less intact habitat, more roads, and a higher level of human presence.

Under Alternative D across the Monticello PA, approximately 298,417 acres of pinyon-juniper habitat would be managed as either NSO or Closed, while approximately 64,712 acres of desert scrub would be managed under the same designations. The total number of acres (of all habitat types) to be managed under NSO or Closed designations approximate 392,979 under Alternative D. Alternative D would set aside approximately 149,000 fewer acres of habitat for management under NSO and Closed designations than Alternative A.

Mule Deer, Elk, and Pronghorn. Less UDWR designated and BLM managed mule deer, elk, and pronghorn habitat falls under Closed leasing types under Alternative D than under any other alternative. Alternative D would be the most adverse to these species of all alternatives because less habitat would be protected under Closed leasing types.

Desert Bighorn Sheep. Less UDWR designated desert bighorn sheep habitat falls under Closed leasing types under Alternative D than under any other alternative. BLM managed desert bighorn sheep falling under Closed leasing types is greater under Alternative D than Alternative C but less than all other alternatives. Desert bighorn sheep, like mule deer, elk, and pronghorn, would be subject to more adverse impacts from oil and gas leasing under Alternative D than under all other alternatives.

Geophysical Activity

Under Alternative D, there would be approximately 924 acres of surface disturbance associated with geophysical exploration. This is approximately 4% more acres of disturbance than would be expected under Alternative A, 16% more than Alternative B, 2% more than Alternative C, and 56% more than Alternative E. Compared to all other alternatives, Alternative D would likely result in the largest impact overall due to the increased acreage open to exploration.

Salable Minerals

Under Alternative D, 378,009 (39%) more acres would be open to mineral disposal subject to standard stipulations than under Alternative A. Approximately 400,072 (49%) fewer acres would be open to mineral disposal subject to special conditions and 27,177 (7%) more acres would be closed to mineral disposal than under Alternative A. Though Alternative D would close slightly more acres to mineral disposal than Alternative A, overall, Alternative D would be less beneficial to wildlife species than Alternative A as it would protect fewer habitats with special stipulations for disposal and open more acres to disposal under standard stipulations.

Locatable Minerals

Under Alternative D, 1,738,992 acres of land in the Monticello PA would be open to mineral entry. That is 86,249 acres (5%) more than would be open under Alternative A. Under this alternative, approximately 46,131 acres would be recommended to Congress for withdrawal from mineral entry. This is 86,249 acres (65%) less than would be recommended for withdrawal from mineral entry under Alternative A. Alternative D would also recommend fewer acres for withdrawal from mineral entry than Alternatives B, C, and E, and the Proposed Plan. Therefore, Alternative D would be the least beneficial for wildlife and their habitats of all alternatives and the Proposed Plan as it opens more acres to mineral entry and recommends fewer for withdrawal.

4.3.19.3.10.5. Alternative E

Leasable Minerals

Under Alternative E, 54 wells (approximately 518 acres of surface disturbance) are expected to be drilled in the Monticello PA total for 15 years. This alternative would result in about 118 (23%) fewer acres of oil- and gas-related surface disturbance than Alternative B, and between 181 and 203 (35%–39%) fewer acres of surface disturbance than any other alternative, resulting in fewer adverse impacts to wildlife since less surface disturbance translates to more intact habitat, fewer roads, and a lower level of human presence.

Under Alternative E, throughout the Monticello PA approximately 617,449 acres of pinyon-juniper habitat would be managed as either NSO or Closed, while approximately 275,826 acres of desert scrub would be managed under the same designations. The total number of acres (of all habitat types) to be managed under NSO or Closed designations (1,008,439 acres) is greater under Alternative E than under all other alternatives.

Mule Deer, Elk, and Desert Bighorn Sheep. Under Alternative E more UDWR designated and BLM managed mule deer, elk, and desert bighorn sheep habitat falls under Closed leasing types than under any other alternative, offering these species more protection from adverse impact than other alternatives.

Pronghorn. The acreage of UDWR designated and BLM managed pronghorn habitat that would be closed to leasing or NSO (2,823 acres) is greater under Alternative E than under any other alternative. This alternative would be more beneficial to pronghorn than other alternatives due to the protection from disturbance offered by closed and NSO designations.

Geophysical Activity

There would be approximately 591 acres of surface disturbance associated with geophysical exploration under Alternative E. This is approximately 34% fewer acres of disturbance than would be expected under Alternative B, which is the next most beneficial alternative in terms of expected wildlife impacts due to geophysical exploration. All other alternatives would result in more surface disturbance (between 50% and 56% more than Alternative E) associated with geophysical exploration than Alternative E.

Salable Minerals

Under Alternative E, 370,980 (63%) fewer acres would be open to mineral disposal subject to standard terms and conditions than under Alternative A. On the other hand, less land (34%) would be protected under special conditions (545,641 acres vs. 821,070 acres) for mineral disposal. Almost three times (174%) more land would be closed to mineral disposal under Alternative E than under Alternative A. The decrease in acreage open to mineral disposal subject to standard terms and conditions coupled with the increase in acreage closed to mineral disposal mean that Alternative E would more beneficially impact wildlife species than Alternative A by protecting more wildlife habitats from potential surface-disturbing activities associated with mineral disposal.

Locatable Minerals

Under Alternative E, 1,598,561 acres of land in the Monticello PA would be open to mineral entry. That is 3% less than under Alternative A. Also, under Alternative E 186,562 acres would

be recommended to Congress for withdrawal from mineral entry (41% more than under Alternative A).

4.3.19.3.10.6. Proposed Plan

Leasable Minerals

Under the Proposed Plan, 72 oil and gas wells are expected across the Monticello PA total for 15 years. Oil and gas development under the Proposed Plan would result in the direct removal of wildlife habitat from approximately 688 acres. Compared to Alternative A, the Proposed Plan plans for 11 (2%) more acres of oil- and gas-related surface disturbance. This translates into more adverse impacts to wildlife than under Alternative A.

Under the Proposed Plan across the Monticello PA, approximately 382,989 acres of pinyon-juniper habitat would be managed as either NSO or Closed, while approximately 127,809 acres of desert scrub would be managed under the same designations. The total number of acres (of all habitat types) to be managed under NSO or Closed designations approximate 547,077 under the Proposed Plan. This is about 5,364 more acres (1%) than under Alternative A.

Mule Deer. More UDWR designated and BLM managed mule deer habitat falls under Closed leasing types under the Proposed Plan than under Alternative A. Because more acres of mule deer habitat fall under Closed leasing types under the Proposed Plan it would be less adverse to mule deer than Alternative A, which protects less habitat from surface disturbance through Closed leasing type designations.

Elk. Under the Proposed Plan, 56,620 acres (19%) of UDWR designated elk habitat would fall under closed leasing types. This is 1% less than under Alternative A. Approximately 15,014 acres (15%) of BLM managed elk habitat would fall under Closed leasing types. This is an improvement over Alternative A since no elk habitat is identified by BLM under that alternative. Overall, the prescriptions included in the Proposed Plan would be more beneficial to elk than Alternative A.

Pronghorn. Under the Proposed Plan neither BLM managed nor UDWR designated pronghorn habitat fall under Closed leasing types. Total acres of BLM managed pronghorn habitat are the same as Alternative B. There is a negligible difference between the Proposed Plan and Alternative A in terms of impacts to pronghorn.

Desert Bighorn Sheep. Under the Proposed Plan, 174,504 acres (38%) of BLM managed and 39,537 acres (24%) of UDWR designated desert bighorn sheep habitat fall under Closed leasing types. For desert bighorn sheep, the Proposed Plan would result in fewer adverse impacts than Alternative A since 81,671 (88%) more acres of BLM managed and 8,324 (27%) more acres of UDWR designated desert bighorn sheep habitat would fall under Closed leasing types.

Geophysical Activity

Under the Proposed Plan, there would be approximately 903 acres of surface disturbance associated with geophysical exploration. This is approximately 2% more acres of disturbance than under Alternative A. Therefore, compared to Alternative A, the Proposed Plan would likely result in a larger adverse impact to wildlife overall due to the increased acreage open to exploration.

Salable Minerals

Under the Proposed Plan, 40,464 (7%) more acres would be available for disposal of mineral materials subject to standard terms and conditions than Alternative A. Acreage available for mineral disposal subject to special conditions would be 12% (96,836 acres) less than under Alternative A. Finally, acreage closed to mineral disposal would be 16% (61,488 acres) more than under Alternative A. This would beneficially impact wildlife species by protecting more of their habitats from potential surface-disturbing activities and their associated impacts. Though the Proposed Plan would close more acres to mineral disposal than Alternative A, overall, the Proposed Plan would be less beneficial to wildlife species than Alternative A because it would protect fewer habitats with special stipulations for disposal and open more acres to disposal under standard stipulations.

Locatable Minerals

Under the Proposed Plan, 1,734,458 acres of land in the Monticello PA would be open to mineral entry. That is 81,715 (5%) more acres than under Alternative A. Under the Proposed Plan approximately 50,665 acres would be recommended to Congress for withdrawal from mineral entry. That is 81,715 (62%) acres less than are recommended for withdrawal from mineral entry under Alternative A. The Proposed Plan would be less beneficial to wildlife than Alternative A, because the Proposed Plan would open more acres to mineral entry recommend fewer acres for withdrawal.

4.3.19.3.11. IMPACTS OF NON-WSAs WITH WILDERNESS CHARACTERISTICS DECISIONS ON WILDLIFE AND FISHERIES

4.3.19.3.11.1. Alternatives A, B, C, and D

Under Alternatives A, B, C, and D, no areas within the Monticello PA would be managed as non-WSA areas with wilderness characteristics.

4.3.19.3.11.2. Alternative E

Under Alternative E, approximately 582,357 acres of non-WSA lands wilderness characteristics would be managed to preserve their wilderness values. Proposed decisions to protect wilderness values would include managing the areas under VRM I objectives, closing the area to oil and gas leasing and locatable mineral development, closing the areas to off-route OHV use and new road construction, designating the areas as ROW exclusion areas, and closing the areas to woodland harvest and wood gathering. These proposed decisions would have long-term beneficial impacts on wildlife and fisheries and their habitat by reducing the potential for surface disturbances, noise, and alteration of habitat.

4.3.19.3.11.3. Proposed Plan

Under the Proposed Plan, 88,871 acres would be managed for their wilderness characteristics. These areas would include Dark Canyon (11,540 acres), Grand Gulch (13,657 acres), Mancos Mesa (30,068 acres), and Nokai Dome East (18,618 acres and Nokai Dome West (14,988 acres). Proposed decisions to protect wilderness values would include: 1) managing the areas under VRM II objectives; 2) closing most units to oil and gas leasing and establishing the Dark Canyon unit as NSO; 3) limiting OHV use to designated roads/trails; 4) establishing units as ROW

avoidance areas; 5) maintaining existing improvements within units; 6) unavailable for private and commercial wood harvest; 7) available for non-ground disturbing treatments; 8) not proposed for mineral withdrawal; 9) available for mineral materials disposal if the oil and gas leasing category is standard or timing/controlled surface use, otherwise closed to mineral materials disposal; and 10) unavailable for coal and geothermal leasing. These proposed decisions would have long-term beneficial impacts on wildlife and fisheries and their habitat by reducing the potential for surface disturbances, noise, and alteration of habitat.

4.3.19.3.12. IMPACTS OF RECREATION DECISIONS ON WILDLIFE AND FISHERIES

Impacts varying between alternatives result primarily from variations in the level of mineral exploration and development allowed and specific recreation prescriptions for SRMAs. Assuming that recreationists in SRMAs use established routes and, where dispersed camping is allowed, either camp in previously disturbed areas only or stay within 150–300 feet of these routes, the difference between alternatives in terms of the impacts of these recreation decisions on wildlife and fisheries would be negligible. Impacts would generally be of the nature described above and would vary slightly depending on the specific management prescriptions in each alternative. Key differences between alternatives resulting in notable differences in impacts to wildlife and fisheries are described below by proposed SRMA.

4.3.19.3.12.1. San Juan River SRMA

Alternative A

Under Alternative A, the San Juan River SRMA would encompass 15,100 acres. Motorized boating would be allowed downstream while upstream travel would only be allowed for emergency purposes. Approximately 40,000 user/days (private and commercial trips combined) per year would be permitted with groups no larger than 25 people for private trips and 25 people plus 8 crew for commercial trips. Commercial use would be allowed up to 50% of total use while administrative and research use would not be included in launch limits. Camping would be allowed in 9 designated campsites (available for reservation) in the Slickhorn Canyon to Clay Hills area. Camping in this area would be limited to 1 or 2 nights depending on the season. Vehicle camping in the SRMA would not be restricted. Grazing prescriptions for this area would remain as in the current RMP (see Table 2.1 Livestock Grazing). No management prescriptions would be in place for minerals or watersheds.

Alternative B

Under Alternative B the total acreage of the San Juan River SRMA would be 10,203 acres (approximately 32% smaller than Alternative A). No motorized boating would be allowed except in emergency situations. Approximately 30,000 user/days per year would be allowed with a trip size limit of 20 people (including crew for commercial trips). Commercial use would be restricted to up to 30% of total use and administrative and research use would be limited to that which can be accommodated within the launch limits. Camping would be allowed per Memorandum of Understanding between the NPS/GCNRA and the Navajo Nation. Vehicle camping in the SRMA would be limited to areas upstream of Comb Wash except along Lime Creek Road, the Mexican Hat Rock area, and the Mexican Hat Boat Ramp. The area would be open to oil and gas leasing subject to NSO and closed for mineral entry and disposal. Seasonal grazing restrictions would be in place not to exceed PFC. Watershed prescriptions would include

surface restrictions for watershed control structures to protect bighorn sheep lambing and rutting areas and vehicle access would be limited to designated routes. OHV use would be limited to designated roads and trails throughout the SRMA. These management prescriptions would place further restrictions on surface disturbance and visitor generated noise and visual disturbance than under Alternative A; therefore, Alternative B would be more beneficial to wildlife than Alternative A.

Alternatives C and E and the Proposed Plan

Under Alternatives C and E and the Proposed Plan the total acreage of the San Juan River SRMA would be about 9,859 acres, or 5,241 fewer acres than Alternative A. Management prescriptions related to motorized boating and administrative and research use would be the same as Alternative A except under Alternative E where non-WSA lands with wilderness characteristics would be closed to oil and gas leasing and OHV use. Management prescriptions related to designated campsites, vehicle camping, minerals, grazing, and OHV use would be the same as Alternative B. Launch limits would be the same as Alternative A except that the commercial trip size limit of 25 people would include crew members. Commercial use would be restricted to up to 40% of total use. In general, Alternatives C and E and the Proposed Plan would be more beneficial to wildlife than Alternative A, as Alternatives C and E and the Proposed Plan would more closely limit visitor numbers and minerals-related activities.

Alternative D

Under Alternative D the total acreage of the San Juan River SRMA would be about 6,365 acres, or 8,735 fewer acres than Alternative A. Management prescriptions related to motorized boating and administrative and research use would be the same as Alternative A. Management prescriptions related to designated campsites, minerals, and grazing would be the same as Alternative B. All other management prescriptions would be less restrictive of disturbance-generating activities than any other alternative. Alternative D would be less beneficial to wildlife than any other alternative due to the decreased SRMA acreage proposed under this alternative, and fewer restrictions on visitors groups and group sizes.

4.3.19.3.12.2. Cedar Mesa SRMA

The proposed Cedar Mesa SRMA would include the Grand Gulch Plateau Mesa Top Day Use, Grand Gulch Plateau Mesa Top Camping, Grand Gulch Plateau In-canyon Private/Commercial Day Use, and Grand Gulch Plateau In-Canyon Permitted Overnight Camping areas. While management prescriptions for these areas vary between alternatives these variations represent negligible impacts on wildlife and only negligible differences between alternatives. All management prescriptions are intended to limit or curtail disturbance-causing activities. Management prescriptions for the area as a whole are discussed below by alternative.

Alternative A

Under Alternative A the proposed Cedar Mesa SRMA (385,000 acres) would remain the Grand Gulch SRMA. Management prescriptions (see Table 2.1) for camping, campfires, areas for day use only, pets, stock use, group size, and disposal of human waste would be implemented to allow for private and commercial use of the area while protecting resource values. Impacts to wildlife would be the same as those discussed under Impacts Common to All Alternatives and the Proposed Plan.

Alternative B

Alternative B is the same as Alternative A except that further restrictions would be placed on pets and stock as well as camping activities and the acreage of the SRMA would be 375,739 acres (9,261 acres of 2% less than under Alternative A). Also, watershed, range, and wildlife improvements and vegetation treatments would be allowed. Alternative B would be more beneficial to wildlife than Alternative A due to the increased restrictions on disturbance-causing activities and the potential for watershed, range, and wildlife improvements and vegetation treatments.

Alternative C

In terms of pets and stock Alternative C is the same as Alternative A except that restrictions on pets and stock would be greater under Alternative C. In terms of other activities Alternative C is the same as Alternative B except that campfires would be allowed on mesa tops only (with fire pans) and commercial and private use of woodland products would be allowed. The Cedar Mesa SRMA under Alternative C would be 375,739 acres as under Alternative B. Impacts associated with Alternative C would be less than Alternative A due to increased restrictions but greater than Alternative B.

Alternative D

Alternative D is the same as Alternative C except that pets or stock may be limited or prohibited if resources or the visitor experience are adversely affected. Stock limitations would be the same as Alternative A. In general, Alternative D places the fewest restrictions on disturbance-causing activities and therefore would be the least beneficial to wildlife of all alternatives and the Proposed Plan.

Alternative E

Alternative E is the same as Alternative B except that non-WSA lands with wilderness characteristics would be managed to protect wilderness values. Alternative E would be the most beneficial to wildlife of all alternatives and the Proposed Plan since it places the greatest restrictions on disturbance-causing activities.

Proposed Plan

Under the Proposed Plan the Cedar Mesa SRMA would be approximately 407,098 acres (6%, or 22,098 acres, larger than under Alternative A). The area would include two management zones—Comb Ridge (30,752 acres) and McLoyd-Moonhouse (1,607 acres). Under the Proposed Plan the SRMA would be managed the same as under Alternative B except that campfires would be allowed on mesa tops only with a fire pan required and the area would be available for private and/or commercial use of woodland products as under Alternative C. Further, pets and stock would be allowed subject to prescriptions as under Alternative C.

4.3.19.3.12.3. Dark Canyon SRMA

Alternatives A–E and the Proposed Plan

Under all alternatives and the Proposed Plan the Dark Canyon SRMA would be managed to limit recreational impacts and protect resource values, though under Alternative A Dark Canyon

would remain part of the Canyon Basins SRMA (214,390 acres). Variations between alternatives and the Proposed Plan relate to:

- group size limits (range from no limit to 18 people per group);
- commercial trips allowed per week (range from no limit to 7 commercial trips per week);
- camping restrictions (range from open dispersed camping in any location to camping only in designated campsites);
- campfire restrictions (range from no restrictions to allowed on mesa tops only);
- limits on collection of woodland products (range from no restrictions to prohibiting collection of woodland products); and
- pet restrictions (range from no pets allowed to pets allowed without restrictions).

Variations in pet restrictions are the main difference between alternatives and the Proposed Plan in terms of impacts on wildlife. Pets create additional noise disturbance that can result in avoidance behavior amongst wildlife. Also, pets off leash wander from designated routes creating additional surface disturbance and potentially threaten individual animals. Alternatives B and E would be most beneficial to wildlife as they would prohibit pets. Alternatives C and D would allow pets on leash and under control, which would limit pet-created disturbance but not prevent it. Finally, Alternative A would allow pets without further restrictions. This alternative would result in the greatest pet-caused wildlife disturbances.

Remaining variations between alternatives and the Proposed Plan are negligible and would result in negligible impacts to wildlife since all prescriptions would limit or curtail disturbance-causing activities.

4.3.19.3.12.4. Indian Creek SRMA

Alternatives A–E and the Proposed Plan

Under all alternatives and the Proposed Plan the Indian Creek SRMA would be managed to limit recreational impacts and protect resource values. Alternative A is unique in that the Indian Creek SRMA would remain part of the Canyon Basins SRMA (214,390 acres). Other variations between alternatives and the Proposed Plan relate to restrictions on camping (i.e., allowing dispersed camping versus limiting camping to designated camp sites). In terms of impacts on wildlife there is little difference between the alternatives and the Proposed Plan since recreationists tend to use designated (or previously disturbed) campsites rather than disturbing new sites. Impacts to wildlife associated with management prescriptions in the Indian Creek SRMA would be minimal since these management prescriptions are designed to limit or curtail disturbance-causing activities.

4.3.19.3.12.5. White Canyon SRMA

Alternative A

Under Alternative A, White Canyon SRMA would be managed using minimal management prescriptions. Permits would be required for commercial use but activities related to private use would be unrestricted. The area would not be managed as an SRMA under this alternative.

Alternatives B–E and the Proposed Plan

Under Alternatives B–E and the Proposed Plan, White Canyon SRMA (2,828 acres) would be managed to limit recreational impacts. Management prescriptions vary by alternative and the Proposed Plan though these variations would not result in appreciable differences between the alternatives and the Proposed Plan nor appreciable impacts on wildlife since all alternatives and the Proposed Plan would implement prescriptions designed to limit or curtail disturbance-causing activities.

4.3.19.3.13. IMPACTS OF RIPARIAN DECISIONS ON WILDLIFE AND FISHERIES

4.3.19.3.13.1. Alternatives A and D

Under Alternatives A and D BLM would manage riparian areas to reduce resource loss from floods and erosion; maintain water quality; and preserve, protect, and restore natural functions. All lands would be managed in accordance with laws, executive orders, and regulations on floodplains and wetlands. These decisions would mitigate some of the adverse impacts caused by mineral leasing (discussed in Section 4.3.19.3.10), grazing (discussed in Section 4.3.19.3.9), and recreation (discussed in Section 4.3.19.3.12) on wildlife species that utilize riparian habitat.

Alternatives A and D would provide no additional restrictions on actions in riparian areas outside of management common to all alternatives and the Proposed Plan. These alternatives would be less beneficial to wildlife than all other alternatives and the Proposed Plan.

4.3.19.3.13.2. Alternatives B, C, and E and the Proposed Plan

Under Alternatives B, C, and E and the Proposed Plan OHV routes in selected riparian areas would be closed where site-specific analysis determines that OHV use is contributing to these areas Functioning At Risk. In addition, some riparian areas would be closed to livestock grazing, while others would be subject to seasonal restrictions and forage utilization limits if areas are found to be Functioning At Risk. Riparian areas identified as Functioning At Risk would be closed to motorized camping until PFC is restored. These restrictions would decrease the amount of wildlife habitat subject to the adverse impacts of surface disturbance in sensitive riparian areas and therefore these alternatives and the Proposed Plan would be more beneficial to wildlife than Alternatives A and D.

4.3.19.3.14. IMPACTS OF SOILS/WATERSHED DECISIONS ON WILDLIFE AND FISHERIES

4.3.19.3.14.1. Alternative A

Under Alternative A, the impacts of soils and watershed management decisions on wildlife resources would be the same as impacts common to all alternatives and the Proposed Plan.

4.3.19.3.14.2. Alternatives B and E

Under Alternatives B and E if surface-disturbing activities could not be avoided on slopes between 21 and 40%, a plan would be required which would include an erosion control strategy. No surface disturbance would be allowed on slopes greater than 40%, excluding 87,601 total acres of land in the Monticello PA from surface disturbance and preventing the adverse impacts associated therewith. Though surface-disturbing activities may still occur on slopes between 21

and 40% (218,790 acres) erosion control strategies and approved survey and design would be expected to mitigate adverse impacts. Pinyon-juniper habitat makes up 88% of slopes greater than 40% and 83% of slopes between 21 and 40%. The species associated with this habitat would benefit from the large number of acres protected from surface-disturbing activities (Table 4.250). The decisions associated with Alternatives B and E would have less adverse impacts on wildlife than Alternative A.

Table 4.250. Acreage and Percentage of Slopes by Cover Type and Associated Wildlife

Vegetation Type	Wildlife Associations	Slope > 40%	% of Total acres	Slope 21–40%	% of Total acres
Pinyon-juniper	Mule deer, elk, mountain lion, neotropical birds, upland game birds.	77,331	88.3	180,954	82.7
Desert Scrub (Saltbush and Blackbrush)	Pronghorn, desert bighorn, elk (winter), raptors, neotropical birds, upland game birds.	6,390	7.3	27,473	12.6
Sagebrush and Grassland	Mule deer, elk, pronghorn, mountain lion, neotropical birds, upland game birds.	1,684	1.9	5,534	2.5
Riparian	Mule deer, elk, mountain lion, neotropical birds, upland game birds, amphibian and fish species.	683	0.8	1,461	0.7
Conifer/mountain shrub	Mule deer, elk, mountain lion, neotropical birds, upland game birds.	1,323	1.5	2,662	1.2
Other cover types		188	0.2	708	0.3
Total Acres		87,599	100	218,792	100

4.3.19.3.14.3. Alternative C and the Proposed Plan

Alternative C and the Proposed Plan are the same as Alternatives B and E except that for slopes greater than 40% surface disturbance would still be allowed if other placement alternatives would cause undue or unnecessary degradation. Alternative C and the Proposed Plan would have greater adverse impacts on wildlife resources than Alternatives B and E because they would not rule out surface disturbance on 87,601 acres of habitat (slopes greater than 40%).

4.3.19.3.14.4. Alternative D

Alternative D would only require a plan for slopes greater than 40%, and would not rule out surface disturbance on slopes of any grade. Among all alternatives and the Proposed Plan, Alternative D would be the most adverse to wildlife because of the increased potential for erosion and habitat destruction.

4.3.19.3.15. IMPACTS OF SPECIAL DESIGNATION DECISIONS ON WILDLIFE AND FISHERIES

Within the Monticello PA, there are 12 proposed ACECs and 12 reviewed WSR segments. Not every proposed ACEC or WSR segment would be designated under each alternative (Table 4.251 and Table 4.252). Other than stipulating that WSAs would be managed according to IMP and as VRM Class I there are no blanket management prescriptions within proposed ACECs, so the impacts to wildlife and fisheries resources from ACEC designations would vary depending on the management stipulations for each area under each alternative and the Proposed Plan.

Table 4.251. Proposed ACEC Acreage under the Proposed Plan and Each Alternative

ACEC	Alternatives					Proposed Pan
	A ^a	B	C	D	E	
Alkali Ridge	39,202	39,196	39,196	0	39,196	39,196
Bridger Jack Mesa	6,260	6,225	0	0	6,225	0
Butler Wash North	17,464	17,365	0	0	17,365	0
Cedar Mesa	295,336 ^b	306,742	0	0	306,742	0
Dark Canyon	61,660	61,660	0	0	61,660	0
Hovenweep	1,798	2,439	2,439	0	2,439	2,439
Indian Creek	8,510	8,510	3,908	0	8,510	3,908
Lockhart Basin	N/A	47,783	0	0	47,783	0
Lavender Mesa	649	649	649	0	649	649
Shay Canyon	3,561	119	119	0	119	119
San Juan River	0	7,590	7,590	0	7,590	4,321
Scenic Highway	57,637 ^c	0	0	0	0	0
Valley of the Gods	0 ^d	22,863	22,863	0	22,863	22,863
Total	492,077	521,142	73,495	0	521,141	73,495

^a GIS technology has changed since the last RMP. Acres listed under this alternative may be slightly different even though the polygon is the same size under other alternatives.

^b Includes Pine and Step Canyons 21,280 acres of the Scenic Highway Corridor ACEC

^c Does not include 21,380 acres that overlaps with the Cedar Mesa ACEC.

^d Acreage included in Cedar Mesa ACEC (31,387 acres).

Table 4.252. Acreage of WSR Segment Recommended for Designation by Alternative

WSR Segment	Alternatives					Proposed Plan
	A	B	C	D	E	
Colorado River Segment 1 (Recreational)	No evaluation	352	0	0	352	0
Colorado River Segment 2 (Scenic)	Suitable, acreage not specified	880	880	0	880	880
Colorado River Segment 3 (Scenic)	Suitable, acreage not specified	1,040	1,040	0	1,040	1,040
Indian Creek (Recreational)	No evaluation	1,536	0	0	1,536	0

Table 4.252. Acreage of WSR Segment Recommended for Designation by Alternative

WSR Segment	Alternatives					Proposed Plan
	A	B	C	D	E	
Fable Valley (Scenic)	No evaluation	2,176	0	0	2,176	0
Dark Canyon (Wild)	No evaluation	2,048	2,048	0	2,048	2,048
San Juan River Segment 1 (Recreational)	No evaluation	1,360	0	0	1,360	0
San Juan River Segment 2 (Recreational)	Suitable, acreage not specified	1,600	0	0	1,600	0
San Juan River Segment 3 (Wild)	Suitable, acreage not specified	2,128	0	0	2,128	0
San Juan River Segment 4 (Recreational)	Suitable, acreage not specified	672	0	0	672	0
San Juan River Segment 5 (Wild)	Suitable, acreage not specified	2,768	2,768	0	2,768	2,768
Arch Canyon (Recreational)	No evaluation	2,208	0	0	2,208	0
Total	N/A	18,768	6,736	0	18,768	6,736

4.3.19.3.15.1. Alternative A

Ten of the 12 proposed ACECs would continue to be managed as ACECs under Alternative A (approximately 489,480 acres in total). This includes Valley of the Gods, which would be a Special Emphasis Area for scenic value within the Cedar Mesa ACEC as well as Pine and Step Canyons, which would be managed with the same prescriptions as Cedar Mesa ACEC. The proposed Lockhart Basin ACEC is not currently an existing ACEC but a portion of it includes the Indian Creek ACEC (8,642 acres). This portion would continue to be managed as an ACEC and is included in the total acreage above. The proposed San Juan River ACEC would continue to be managed under SRMA status (15,100 acres). Approximately 25% of the land under ACEC designation would be managed as open to mineral leasing, while approximately 75% would be managed as closed.

Under Alternative A, 6 of the 12 river segments reviewed for WSR status would be designated as suitable for WSR status. The remaining six segments were not evaluated for WSR eligibility in the 1991 San Juan RMP.

4.3.19.3.15.2. Alternatives B and E

Under Alternatives B and E, all 12 of the proposed ACECs (approximately 521,141 acres in total) would be designated and managed as ACECs. Alternatives B and E would designate more land as ACECs than all other alternatives and the Proposed Plan, which would indirectly benefit wildlife by providing protections from surface disturbance. Approximately 28% of the land under ACEC designation would be managed as open to mineral leasing, while approximately

72% would be managed as closed. Under Alternatives B and E approximately 3% fewer acres would be closed to mineral leasing than under Alternative A. This is a negligible difference between alternatives given the larger acreage managed as ACECs under Alternatives B and E.

Under Alternatives B and E, all 12 of the river segments reviewed for WSR status would be recommended as suitable for WSR status (18,768 acres in total). Management prescriptions vary from river segment to river segment (see Table 2.1 for specific prescriptions by segment) but this variation does not represent a notable difference between alternatives and the Proposed Plan in terms of the impacts of WSR designation since Alternatives B and E recommend more river segments for WSR status than all other alternatives and the Proposed Plan.

4.3.19.3.15.3. Alternative C

Under Alternative C, seven of the proposed ACECs (approximately 73,495 acres in total) would be recognized and managed as ACECs. Alternative C would designate approximately 85% less land as ACECs than Alternative A, limiting protections from surface disturbance compared to Alternative A. Under Alternative C approximately 53% of the land under ACEC designation would be open to minerals leasing, while approximately 47% would be managed as closed. Approximately 12% more land would be open to mineral leasing under Alternative C than under Alternative A.

Four of the 12 river segments reviewed for WSR status would be designated as suitable for WSR status under Alternative C (6,736 acres in total). The remaining segments would not be recommended as suitable for WSR status. Alternative C would include two-thirds as many WSR recommended river segments as Alternative A.

4.3.19.3.15.4. Alternative D

Under Alternative D, none of the 12 proposed ACECs would be designated and approximately 43% of the land within the areas proposed for ACEC designation would be managed as open to mineral leasing, while approximately 57% would be managed as closed. Fewer acres would be closed to surface-disturbing activities under Alternative D than under all other alternatives and the Proposed Plan.

Under Alternative D, none of the river segments reviewed for WSR status would be recommended as suitable for WSR status. This is fewer than all other alternatives and the Proposed Plan.

4.3.19.3.15.5. Proposed Plan

Under the Proposed Plan, seven of the proposed ACECs (approximately 73,492 acres in total) would be designated and managed as ACECs. The Proposed Plan would designate approximately 85% less land as ACECs than Alternative A, limiting protections from surface disturbance compared to Alternative A. Under the Proposed Plan approximately 53% of the land under ACEC designation would be open to minerals leasing, while approximately 47% would be managed as closed. Approximately 70% and 90% less land, respectively, would be open and closed to mineral leasing under the Proposed Plan than under Alternative A.

Four of the 12 river segments reviewed for WSR status would be designated as suitable for WSR status under the Proposed Plan (6,736 acres in total). The remaining segments would not be

recommended as suitable for WSR status. The Proposed Plan would include two-thirds as many WSR recommended river segments as Alternative A.

4.3.19.3.16. IMPACTS OF SPECIAL STATUS SPECIES DECISIONS ON WILDLIFE AND FISHERIES

The alternatives and the Proposed Plan vary in terms of the acreage of crucial year-round habitat that would be established for Gunnison Sage-grouse as well as specific management prescriptions for Gunnison Sage-grouse, Mexican Spotted Owl, and flannelmouth sucker. Under Alternative A, the impacts of special status species management decisions on wildlife would be the same as impacts common to all alternatives and the Proposed Plan. Alternatives B and E would provide more protection for special status species than all other alternatives and the Proposed Plan, and indirectly other wildlife and fish populations. Alternative D would provide the least protection for these species. Alternative C and the Proposed Plan would provide similar levels of protection for special status species, though Alternative C would provide more protection in some respects such as protections for Gunnison Sage-grouse in year-round habitat (Alternative C would prescribe a 6-mile zone around active strutting grounds from May 16 to March 19 while the Proposed Plan would prescribe a 4-mile zone).

4.3.19.3.17. IMPACTS OF TRAVEL MANAGEMENT DECISIONS ON WILDLIFE AND FISHERIES

The impacts of travel management decisions on wildlife would primarily depend on the number of acres open and closed to OHV use and where OHV use is limited to designated roads and/or trails under each alternative and the Proposed Plan. Table 4.253 details acres open, closed, and limited to designated roads and/or trails for OHV use by vegetation type and in total for each alternative and the Proposed Plan. Areas that are classified as developed, disturbed, characterized by invasive/noxious weeds, or characterized as water are not included since their acreages are small.

Table 4.253. Wildlife Habitat (acres) Open, Limited, and Closed to OHV Use by Vegetation Type and Alternative/Proposed Plan*

Vegetation Type	Status	Alternatives					Proposed Plan
		A	B	C	D	E	
Conifer/Mountain Shrub	Open	6,709	0	0	0	0	0
	Limited	3,236	9,728	9,728	10,802	8,029	9,740
	Closed	856	1,074	1,074	0	2,774	1,061
Desert Shrub	Open	150,188	0	1,847	1,847	0	0
	Limited	218,564	350,720	351,592	418,829	168,996	356,351
	Closed	53,096	69,957	67,238	0	250,403	64,276
Pinyon-Juniper	Open	356,773	0	321	321	0	0
	Limited	572,435	828,766	830,534	1,145,957	498,214	849,664
	Closed	218,188	317,500	315,524	0	648,062	296,553
Riparian/Wetland	Open	10,870	0	135	135	0	0
	Limited	6,302	16,458	16,623	20,300	11,656	16,894
	Closed	3,525	3,977	3,676	0	8,779	3,539

Table 4.253. Wildlife Habitat (acres) Open, Limited, and Closed to OHV Use by Vegetation Type and Alternative/Proposed Plan*

Vegetation Type	Status	Alternatives					Proposed Plan
		A	B	C	D	E	
Sagebrush/ Perennial Grass	Open	65,782	0	6	6	0	0
	Limited	88,073	134,739	165,517	165,571	108,525	137,439
	Closed	12,256	30,838	0	0	57,050	28,122
Total	Open	590,322	0	2,309	2,309	0	0
	Limited	888,610	1,340,411	1,373,994	1,761,459	795,420	1,370,088
	Closed	287,921	423,346	387,512	0	967,068	393,551

*Note that acreages in Table 4.253 do not add up to acreages referenced in the text. Acreages included in the table are only for key wildlife habitats. Acreages in the text include areas open, limited, and closed to OHV use for agricultural, disturbed, invasive species and noxious weeds, water, developed, and barren land use/land cover types.

OHV use can cause damage to vegetation used as wildlife forage and cover, as well as cause noise disturbance. OHV use therefore generally has long- and short-term adverse impacts on wildlife species, especially birds, in the Monticello PA (Reijnen and Foppen 1994; Gelbard and Belnap 2003). OHV use also contributes to habitat fragmentation and habitat degradation, including the spread of noxious weeds. These would have long-term adverse impacts to wildlife. Greater acreage open to OHV use would result in more short- and long-term adverse impacts to wildlife than less acreage open to OHV use. Likewise, more acreage closed to OHV use would be more beneficial to wildlife than less acreage closed to OHV use. Areas closed to OHV use would include some ACECs, WSAs, SRMAs, vegetation study areas, and non-WSA lands with wilderness characteristics (a list of closed areas under each alternative and the Proposed Plan is provided in Table 2.1).

4.3.19.3.17.1. Alternative A

Under Alternative A, a total of 611,310 acres would be open to OHV use, which is more than under any other alternative. OHV use would be limited to designated roads and/or trails on approximately 1,329,430 acres and approximately 276,430 acres would be closed to OHV use.

4.3.19.3.17.2. Alternatives B and E

Under Alternatives B and E zero acres would be open to OHV use while 1,359,417 acres would be limited to designated routes under Alternative B and 812,679 acres would be limited to designated routes under Alternative E. Alternatives B and E would close 423,698 and 970,436 acres, respectively, to OHV use. For Alternative B this is 147,268 acres (53%) more than under Alternative A. For Alternative E this is 694,006 acres (251%) more than under Alternative A. Further, under Alternatives B and E Arch Canyon would be closed to OHV use to protect wildlife. These alternatives would prevent more surface disturbance and weed spread associated with OHV use than any other alternatives and the Proposed Plan.

4.3.19.3.17.3. Alternative C

Under Alternative C a total of 2,311 acres would be open to OHV use while approximately 1,362,142 acres would be limited to designated routes. Alternative C would close 418,667 acres to OHV use, which is 142,237 acres (51%) more than under Alternative A. This alternative would prevent approximately the same amount of surface disturbance and weed spread associated with OHV use as Alternative B except that this alternative allows for 7 designated “ways” in corridors to reach trailheads whereas Alternative B does not allow these routes. The designated “ways” associated with Alternative C would result in impacts, as described above, in these areas. These impacts would not be sustained under Alternative B. Alternative C would also include seasonal restrictions on 3.8 miles of trail in Arch Canyon to protect wildlife, though OHV use would otherwise be permitted limited to designated routes.

4.3.19.3.17.4. Alternative D

Under Alternative D a total of 2,311 acres would be open to OHV use while 1,780,807 acres would be limited to designated routes. Alternative D would close no land to OHV use (including Arch Canyon). The lack of closures would make the adverse impacts to wildlife species and their habitats of this alternative greater than under all other alternatives and the Proposed Plan.

4.3.19.3.17.5. Proposed Plan

Under the Proposed Plan zero acres would be open to OHV use while approximately 1,388,191 acres would be limited to designated routes. OHV use in Indian Creek would be limited to designated roads/trails. Also, the Arch Canyon route would be opened for the entire length of the canyon to within 0.5 miles of the USFS boundary with seasonal restrictions. The Proposed Plan would close 393,895 acres to OHV use, which is 117,465 acres (42%) more than under Alternative A. The Proposed Plan would prevent approximately the same amount of surface disturbance and weed spread associated with OHV use as Alternatives B except that the Proposed Plan would allow for 4 or fewer designated "ways" in corridors to reach trailheads whereas Alternative B does not allow these routes. The designated "ways" associated with the Proposed Plan would result in impacts, as described above, in these areas. These impacts would not be sustained under Alternative B.

4.3.19.3.18. IMPACTS OF VEGETATION DECISIONS ON WILDLIFE AND FISHERIES

Impacts varying between alternatives and the Proposed Plan result from varying treatment acreages (Table 4.254). Though vegetation treatments would likely cause short-term adverse impacts to all wildlife in the area, impacts would vary over the long-term; depending on what sort of habitat is removed and what habitat type is encouraged to regenerate, some species would benefit and others would experience adverse impacts due to loss of forage or cover. Vegetation treatments focused on removing non-native plants would have long-term, beneficial impacts on the treated wildlife habitats as a whole; removing undesirable, non-native plant species, would allow the establishment of a diverse, native vegetation community.

Table 4.254. Acres of Annual Vegetation Treatments by Vegetation Type and Alternative

Vegetation Type	Alternatives					Proposed Plan
	A	B	C	D	E	
Existing treatments on various vegetation types	U ¹	1,000	1,500	2,000	1,000	1,500
Sagebrush	U	1,000	1,500	2,000	1,000	1,500
Invasive Weeds	U	3,000	3,000	3,000	3,000	3,000
Pinyon/juniper	U	2,000	3,000	4,000	2,000	3,000
Riparian	U	500	100	100	500	100
Greasewood	U	100	200	200	100	200
Total	U	7,600	9,300	11,300	7,600	9,300

U=Unspecified. Total land treatments for Alternative A = 9,320 acres

4.3.19.3.18.1. Alternative A

Under Alternative A, existing land treatments would be maintained and new land treatments would be provided applying RMP stipulations and special conditions through NEPA documentation. Treatments would occur on a dispersed basis on 232,130 acres. Impacts to wildlife would be of the nature described above.

4.3.19.3.18.2. Alternatives B and E

Under Alternatives B and E there would be a total of approximately 7,600 acres of vegetation treatments annually. Of all alternatives and the Proposed Plan, this is the smallest acreage of annual vegetation treatments. Thus, short-term adverse impacts to wildlife would be least pronounced under these alternatives but long-term beneficial impacts to wildlife would also be least pronounced.

4.3.19.3.18.3. Alternative C and the Proposed Plan

Under Alternative C and the Proposed Plan there would be a total of approximately 9,300 acres of vegetation treatments annually. Impacts on wildlife would be intensified under this alternative and the Proposed Plan compared to Alternative A since a greater number of acres would be treated per year.

4.3.19.3.18.4. Alternative D

Under Alternative D there would be a total of approximately 11,300 acres of vegetation treatments annually. The acreage of vegetation treatments is greater under this alternative than under any other alternative and the Proposed Plan, therefore the impacts to wildlife would be most pronounced under this alternative.

4.3.19.3.19. IMPACTS OF VISUAL RESOURCES DECISIONS ON WILDLIFE AND FISHERIES

The impacts to wildlife from visual resources decisions are generally associated with whether or not lands are protected from surface disturbance (due to the visual impacts of such disturbance).

If lands are considered to have high scenic quality, they will likely be inventoried and designated as VRM Class I or II. Landscapes with lower scenic quality are likely inventoried and designated as VRM Class III or IV. Usually VRM Classes I and II are most beneficial to wildlife and their habitats because lands with such ratings are more carefully protected from surface disturbance and its associated adverse impacts to animals.

Impacts that vary between alternatives and the Proposed Plan result from varying acreages that would be designated as VRM Classes I, II, III, or IV (Table 4.255).

Table 4.255. Total Acreage in Monticello PA Designated Under Each VRM Class by Alternative

VRM Class	Alternatives					Proposed Plan
	A	B	C	D	E	
I	371,575 (21%)	497,668 (28%)	425,179 (24%)	390,424 (22%)	998,370 (56%)	422,989 (24%)
II	355,112 (20%)	250,641 (14%)	132,001 (7%)	8,838 (<1%)	111,478 (6%)	228,041 (13%)
III	418,006 (23%)	426,350 (24%)	531,920 (30%)	692,741 (39%)	264,369 (15%)	507,583 (28%)
IV	637,875 (36%)	608,463 (34%)	693,995 (39%)	691,119 (39%)	407,459 (23%)	623,002 (35%)
Total¹	1,783,368	1,783,122	1,783,095	1,783,122	1,781,676	1,781,615

¹ Total acreages vary due to slight differences in GIS shapefiles.

4.3.19.3.19.1. Alternative A

Under Alternative A, 41% of land in the Monticello PA would be designated as VRM Class I or II. The wildlife species that use these lands would benefit from the increased protection from surface-disturbing activities that management under these VRM Classes affords, but may adversely impact some species that benefit from vegetation treatments that are designed for wildlife.

4.3.19.3.19.2. Alternative B

Under Alternative B 42% of land in the Monticello PA would be designated as VRM Class I or II. This alternative would be the more beneficial to wildlife and their habitats than Alternative A since a slightly greater percentage of land would be managed under the most restrictive VRM Classes. Some species may be adversely impacted in the long-term by greater restrictions on surface-disturbing activities, which includes habitat improvements and vegetation treatments.

4.3.19.3.19.3. Alternative C

Under Alternative C approximately 31% of land in the Monticello PA would be designated as VRM Class I or II. This alternative would be less beneficial to wildlife and their habitats than Alternative A since 10% less of the land area in the Monticello PA would be managed under the most restrictive VRM Classes. On the other hand, fewer restrictions also allow for more habitat

improvements and vegetation treatments which would translate into greater benefits for some species.

4.3.19.3.19.4. Alternative D

Under Alternative D 22% of land in the Monticello PA would be designated as VRM Class I or II. This alternative would be the least beneficial to wildlife compared to all other alternatives and the Proposed Plan since it manages the least amount of land under the most restrictive VRM Classes. Some species would benefit more under this alternative since more habitat improvements and vegetation treatments could occur.

4.3.19.3.19.5. Alternative E

Under Alternative E 62% of land in the Monticello PA would be designated as VRM Class I or II. This alternative would be the most beneficial to wildlife compared to all other alternatives and the Proposed Plan since it manages the greatest amount of land under the most restrictive VRM Classes. Some species may experience more adverse impacts due to lack of habitat improvements and vegetation treatments, which would be restricted or prohibited under this alternative.

4.3.19.3.19.6. Proposed Plan

Under the Proposed Plan approximately 37% of land in the Monticello PA would be designated as VRM Class I or II. The Proposed Plan would be less beneficial to wildlife and their habitats than Alternative A since 4% less of the land area in the Monticello PA would be managed under the most restrictive VRM Classes. On the other hand, fewer restrictions also allow for more habitat improvements and vegetation treatments which would translate into greater benefits for some species.

4.3.19.3.20. IMPACTS OF WOODLANDS DECISIONS ON WILDLIFE AND FISHERIES

Impacts from woodlands decisions on wildlife vary depending primarily upon the number of acres of wildlife habitat open to woodland harvest under each alternative and the Proposed Plan (Table 4.256). Adverse impacts to wildlife from woodland harvest include direct habitat loss, habitat degradation, and habitat fragmentation. Indirect, adverse impacts of wood gathering on wildlife species and their habitats include trampling and removal of native vegetation, which results in habitat degradation that can include reduction of prey species, forage species, and cover. All areas open to woodland harvest in each alternative and the Proposed Plan are woodland vegetation types.

Table 4.256. Acres in the Monticello PA Open to Woodland Harvesting

	Alternatives					Proposed Plan
	A	B	C	D	E	
Total Open Areas	1,309,894	730,074	841,938	841,938	548,477	841,938

4.3.19.3.20.1. Alternative A

Under Alternative A, more acres would be open to woodland collection with fewer restrictions than under any other alternative making Alternative A the most adverse to wildlife.

4.3.19.3.20.2. Alternative B

Under Alternative B there would be 579,820 fewer acres (a 44% decrease) open to woodland harvesting than under Alternative A. This alternative would be less adverse to wildlife than Alternative A since it closes more land to harvest of woodland products. Further, limitations on off-road travel and seasonal restrictions on wood collection would help mitigate the adverse impacts of woodland product collection and harvest, where it occurs, on wildlife resources.

4.3.19.3.20.3. Alternative C and the Proposed Plan

Under Alternative C and the Proposed Plan, 467,956 fewer acres (a 36% decrease) would be open to woodland harvesting than under Alternative A. Also, seasonal restrictions on wood collection would not apply in any area and wood collection in certain areas would be restricted to within 150 feet of designated routes and permitted off-road travel. Despite the lack of seasonal restrictions on wood collection Alternative C and the Proposed Plan would have fewer adverse impacts on wildlife resources than Alternative A due to the decreased acreage open to wood collection.

4.3.19.3.20.4. Alternative D

Alternative D impacts would be the same as Alternative C and the Proposed Plan except that wood collection in certain areas would not be restricted to any buffer zone along designated routes or permitted off-road travel. Alternative D would have greater adverse impacts on wildlife than Alternative C and the Proposed Plan since it places the fewest restrictions on wood collection. However, impacts associated with Alternative D would be less than Alternative A due to the greater acreage open to woodland product use under Alternative A.

4.3.19.3.20.5. Alternative E

Under Alternative E there would be fewer acres open to woodland harvest than under any other alternative (761,417 fewer acres—a 58% decrease—available for harvesting than under Alternative A). This alternative would be the least adverse to wildlife of all alternatives and the Proposed Plan since it would open the least amount of land to woodland collection.

4.3.19.3.21. IMPACTS OF HABITAT FRAGMENTATION ON WILDLIFE

In addition to directly disturbing wildlife habitat, roads associated with minerals and travel decisions also fragment adjacent (undisturbed) habitat, thereby degrading its value to wildlife. Habitat fragmentation may be less obvious than direct impacts such as vehicle collisions with wildlife or vegetation removal, but often carries considerable consequences for long-term population and reproductive success. Large expanses of habitat may be required to meet the minimum habitat requirements of the largest, most widely roaming species, including top carnivores and large migrating herd animals.

The impacts of habitat fragmentation from foreseeable oil and gas development were analyzed for deer and elk, desert bighorn sheep, sage-grouse, and migratory birds (discussions of impacts

to sage-grouse are provided in Section 4.3.15, Special Status Species). These species were selected for analysis for three reasons: 1) they are species of high interest; 2) published studies were available that provided suitable fragmentation thresholds to assess impacts to the species; and 3) GIS data were available to support the analyses. Other wildlife species (e.g., amphibians, reptiles, small game, and raptors) would likely also be impacted by habitat fragmentation, but did not meet the analysis criteria above.

The impacts of habitat fragmentation on various animal species are difficult to quantify. Even with site-specific, peer-reviewed ecological research on the impacts to particular wildlife species from habitat fragmentation, many variables that contribute to the severity of the impacts to nearby wildlife remain difficult to predict. Such variables include vehicle use per hour and day, vehicle speed, noise per vehicle, how often drivers leave their vehicles, etc. Unless otherwise stated, for the purpose of this analysis it is assumed that all roads in the Monticello PA (existing and proposed) would have equal impact on a wildlife species.

4.3.19.3.21.1. General Methodology

GIS models were created to analyze the degree of habitat fragmentation under each alternative and the Proposed Plan. The models were based on the BLM's best available GIS data for existing roads within the Monticello PA. To facilitate comparisons between alternatives and the Proposed Plan the model utilized the same baseline habitat acreages (for mule deer, elk, and bighorn sheep 2006 UDWR habitat coverages for all seasons were used) for the analysis of impacts under each alternative and the Proposed Plan. Within areas of the Monticello PA that would be open to oil or gas well development (under Standard, Controlled Surface Use, or Controlled Surface Use and Timing Stipulations), the number of wells expected under the RFD scenario were randomly distributed by RFD area. Only roads effects were considered in the models; individual wells were assumed to have no area and no impact on fragmentation.

Once the wells had been distributed within the network of existing roads, the model generated new roads that connected each well to the nearest existing road. Roads were generated as the shortest straight line from well to existing road, without consideration for topography or ease of travel. The habitat fragmentation analysis considered the effects of all BLM-identified existing roads and new computer-generated roads on the habitat of each wildlife species examined.

Several potential sources of error affect these analyses. First, not all existing roads were included in the GIS database utilized in the models due to unofficial and uninventoried roads. Therefore, these analyses may slightly underestimate some adverse impacts from habitat fragmentation. Second, many roads in the Monticello PA are rarely traveled by vehicles (personal communication, Katie Stevens), and therefore would have little contribution to habitat fragmentation. Including roads with little travel would tend to overestimate the impacts of roads on wildlife habitat. Because the effects of under- and over-estimation would be consistent across all alternatives and the Proposed Plan, the results presented should be useful for comparative purposes.

4.3.19.3.21.2. Analysis of Impacts to Wildlife

Mule Deer and Elk

Methodology

Habitat fragmentation for mule deer and elk was assessed by determining the proportion of habitat where road densities would exceed 0.16 km/km². Habitat where this threshold would be exceeded was considered unfavorable, following Sawyer et al. (2006), who found that mule deer preferentially use habitat where road densities are ≤ 0.16 km/km² in a natural gas field in western Wyoming. Because elk are thought to experience similar impacts to mule deer when disturbed, and as they often occur in similar habitat types as mule deer (Sawyer et al. 2006) this information was also used to predict the spatial distribution of elk since there were no comparable elk data. Road density was calculated per square km of UDWR-designated habitat in the Monticello PA.

Results

Table 4.257 presents the proportion of UDWR-designated mule deer and elk habitat that would be considered unfavorable to each species due to fragmentation by roads under each alternative and the Proposed Plan. Fragmentation of elk habitat under each alternative and the Proposed Plan is shown in Maps 95–99, and mule deer habitat fragmentation is shown in Maps 100–104.

Table 4.257. Percent of Mule Deer and Elk Habitat Considered Unfavorable After Fragmentation by Roads (Road Density < 0.16 km/km²)

Species	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Mule Deer	53.2%	50.1%	52.9%	54.4%	50.1%	52.9%
Elk	49.9%	49.2%	52.2%	52.9%	49.2%	52.2%

Under each alternative and the Proposed Plan approximately half of the mule deer and elk habitats in the Monticello PA would be unfavorable to mule deer due to existing roads and those expected due to reasonably foreseeable minerals development. The small difference (4.3%) between the most and least favorable alternatives and the Proposed Plan seems to indicate that existing roads in the Monticello PA cause most of the habitat fragmentation for mule deer and elk. The number of new roads to be built under each alternative and the Proposed Plan, as modeled, varies considerably, but in comparison to existing roads, new roads only contribute a few percentage points to habitat fragmentation.

Desert Bighorn Sheep

Methodology

The impacts of habitat fragmentation on desert bighorn sheep were assessed using habitat patch size, rather than road density (as with mule deer and elk). This assessment assumed that patch sizes smaller than 159 km² were generally unsuitably fragmented, following Singer et al. (2001), who found that bighorn sheep released into habitat patches of at least 158.7 km² ± 60.3 km² colonized an average of one neighboring patch, while bighorn sheep released in smaller patches did not colonize neighboring areas and eventually left the area. Patch colonization is a necessary precursor to reproduction and population maintenance. Desert bighorn sheep are more sensitive to encroachment and habitat fragmentation than are other ungulates in the Monticello PA (Singer et al. 2001).

Desert Bighorn Sheep Results

Table 4.258 presents the acres of UDWR-designated desert bighorn sheep habitat that would be found in patches larger or smaller than 159 km² under each alternative and the Proposed Plan.

Table 4.258. Desert Bighorn Sheep Habitat Fragmentation Analysis

Alternative	Road Corridor	Habitat Patch <158.7	Habitat Patch ≥158.7	Total
A	3,873	261,751	879,033	1,144,658
B	2,995	253,611	888,051	
C	3,697	333,632	807,328	
D	3,908	380,348	760,401	
E	2,995	253,611	888,051	
Proposed Plan	3,617	333,632	807,409	

Alternatives E, B, and A are the most favorable alternatives for unfragmented habitat within the Monticello PA. Alternative C and the Proposed Plan would allow for roughly 80,000 fewer acres of isolated habitat for desert bighorn sheep than these alternatives.

Migratory Birds*Methodology*

Fragmentation of migratory bird habitat was assessed by calculating the acreage of migratory bird habitat that would be impacted by vehicle and pedestrian traffic for all lands within the Monticello PA. All lands within the Monticello PA were used for these calculations to avoid falsely introducing fragmentation due to land ownership. The potential area of impact was assumed to be a 400-m buffer along each side of all roads in designated migratory bird habitat. This buffer represents an average distance based on applicable literature (Clark and Karr 1979, Connelly et al. 2000, Crawford et al. 2004, UDWR 2002).

Because numerous migratory bird species use various habitats in the Monticello PA, impacts were analyzed based on habitat types, which could then be extrapolated to specific bird species.

Results

Table 4.259 presents the acreage of each habitat type that falls within the 400-m buffer surrounding roads in the Monticello PA by alternative and the Proposed Plan, as well as representative bird species that would be impacted. Although other birds utilize these habitats, these migratory birds were selected for analysis because many of them are found on lists of sensitive species (Partners in Flight and Birds of Conservation Concern). The presence of roads can have numerous adverse impacts on avian communities, including displacement, loss of habitat, and vehicular-related mortalities. Vehicles often hit and kill birds that are attracted to roadside vegetation, spilled grain, or dead animals (Forman and Alexander 1998).

Table 4.259. Acres of Vegetation Habitat Types Impacted by Roads and Buffers

Vegetation Type	Associated Species	Alternatives					Proposed Plan
		A	B	C	D	E	
Conifer and Mountain Shrub	Clark's Nutcracker, Flammulated Owl, Grace's Warbler, Gray Vireo.	92,333	109,518	110,535	110,860	109,518	110,535
Desert Scrub	Ash-throated Flycatcher, Brewer's Sparrow, Golden Eagle.	479,823	454,789	473,849	484,668	454,789	471,719
Pinyon-Juniper	Black-throated Gray Warbler, Gray Vireo, Juniper Titmouse, Pinyon Jay.	619,620	535,820	599,590	627,324	535,820	596,782
Riparian and Wetland	Blue Grosbeak, Cooper's Hawk, Hermit Thrush, Peregrine Falcon, Northern Harrier.	27,974	27,056	27,867	28,603	27,056	27,859
Sagebrush and Perennial Grassland	Horned Lark, Brewer's Sparrow, Sage Thrasher, Western Meadowlark.	174,899	162,975	171,214	176,480	162,975	170,931
Total		1,394,649	1,290,158	1,383,055	1,427,935	1,290,158	1,377,826

Under each of the alternatives and the Proposed Plan, birds that use pinyon-juniper woodlands would experience the most habitat fragmentation. Migratory birds that utilize desert scrub habitats would be the next most heavily impacted by road effects and habitat fragmentation.

Of all the alternatives and the Proposed Plan, Alternative D would cause the most fragmentation by allowing approximately 137,777 more acres of disturbance than Alternatives B and E, 44,880 more than Alternative C, 50,109 more than the Proposed Plan, and 33,286 more than Alternative A. Alternatives B and E would cause the least amount of road-related disturbance to migratory bird habitat (104,491 fewer acres of disturbance, in total, than Alternative A).

4.3.19.4. SUMMARY OF IMPACTS

Table 2.2 contains a summary of impacts of management decisions on wildlife and fisheries resources.

4.3.19.5. MITIGATION MEASURES

The protective measures for wildlife described in Table 2.1, Management Common to All Alternatives and the Proposed Plan in Chapter 2, Appendix M (Raptor Best Management Practices), and Appendix I (SOPs) in addition to BMPs for other resources would serve to avoid and/or minimize impacts to wildlife resources in the Monticello PA.

4.3.19.6. UNAVOIDABLE ADVERSE IMPACTS

Unavoidable adverse impacts to wildlife would include short-term reductions in cover due to trampling and grazing by livestock, trampling and weed introduction by human visitors (motorized and non-motorized), and noise disturbance of individual animals associated with human presence. Permanent alteration of wildlife habitat due to clearing activities such as oil well pad installation and woodland harvest would constitute long-term adverse impacts on wildlife.

4.3.19.7. SHORT-TERM USE VERSUS LONG-TERM PRODUCTIVITY

As discussed throughout this section, some of the short-term, multiple uses of the Monticello PA would adversely impact wildlife habitats. These uses include oil and gas development, livestock grazing, dispersed and developed camping, off-road vehicle travel, and woodland harvest. Most of these impacts, however, are accompanied by economic benefits, and would be partially mitigated by the protective measures discussed in the Impacts Common to All Alternatives and the Proposed Plan sections for each management decision. Effective implementation of these protective measures would prevent these uses from substantially impacting the long-term productivity of wildlife and fisheries resources.

4.3.19.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

There would be no anticipated irreversible impacts to wildlife, fisheries, or wildlife habitat associated with the management decisions proposed for the Monticello PA. There would, however, be irretrievable impacts associated with surface-disturbing activities proposed throughout the planning area. The native vegetation that would be removed or disturbed when roads or trails are cut, oil pads installed, or areas are over-grazed would be irretrievably lost until

successful restoration occurs. The effects of habitat fragmentation due to roads and other disturbances would also persist until removed and successfully reclaimed.

4.3.20. WOODLANDS

The management of high-use recreation areas, some ACECs, non-WSA land with wilderness characteristics, and all WSAs prohibits the harvesting of woodland products. Most woodland harvesting within the Monticello PA is by individuals for use as firewood, fence posts, Christmas trees, landscaping, and greenwood cutting (see Section 3.21.3, Woodlands, for a description of resource demand and use). Thus, it was assumed that areas within the PA that were open to woodlands harvesting would have beneficial impacts on the resource because 1) opportunities would be available to the public to harvest wood for a variety of uses, and 2) managed woodland harvesting (harvesting-related fuel load reductions) would reduce wildland fire risks in dense woodland stands and potentially improve woodland ecosystem health. The quantitative criteria for impacts analysis were the number of acres available and unavailable for woodland harvesting within the Monticello PA.

4.3.20.1. IMPACTS COMMON TO ALL ALTERNATIVES AND THE PROPOSED PLAN

Under the Proposed Plan and all of the alternatives, 391,599 acres in 13 WSAs (approximately 22% of the planning area) would be excluded from woodland harvesting and product use, which would have long-term, restriction-related, adverse impacts on opportunities for woodland harvesting until Congress makes a final determination on the wilderness suitability of these areas. The impacts to opportunities for woodland resources use would be minor because, while these areas are currently and would continue to be closed to harvesting, they are also relatively inaccessible to woodland harvesting because of topography and/or the lack of OHV access routes.

Long-term, beneficial impacts to woodland resources harvesting opportunities under all of the proposed alternatives would include: (1) allowing woodland harvesting in coordination with fire management fuels treatments projects, and (2) and allowing pinyon and juniper harvesting in areas where these woodland species are encroaching on the sagebrush steppe vegetation community.

Implementing the Healthy Forest Initiative and the 2003 Healthy Forest Restoration Act under the Proposed Plan and all of the alternatives would have long-term, beneficial impacts on woodland resources by improving the health and ensuring the sustainability of the resource for long-term harvesting and product use.

Allowing woodland harvesting as part of fuel treatment projects would provide beneficial opportunities for woodland products use while also beneficially reducing the risks stand-altering wildland fire.

Restricting riparian woodland species harvesting (cottonwood and willow) to Native American ceremonial use-only in order to maintain or achieve healthy riparian ecosystems would have long-term, beneficial impacts to riparian woodland resources because these restrictions would ensure the health and sustainability of this resource.

4.3.20.2. IMPACTS COMMON TO ALL ACTION ALTERNATIVES AND THE PROPOSED PLAN

Managing OHV used for wood gathering would ensure that woodland resources remain sustainable, reduce potential resource impacts, and/or to accommodate OHV use for wood gathering in areas where impacts are not a serious concern would be beneficial in the long term

for woodland resources. This is because managed OHV use would limit OHV-caused soil impacts, reduce the development of unwarranted roads, and reduce the opportunities for the establishment and spread of invasive, non-native, weedy species. Also, allowing OHV use for wood gathering would create beneficial opportunities for woodland resource harvesting by allowing greater access.

4.3.20.3. ALTERNATIVES AND PROPOSED PLAN IMPACTS

For the Proposed Plan and all of the alternatives, woodland resource use and management would be required to meet VRM Class objectives. All of the alternatives would designate acreages within the PA as VRM Class I through VRM Class IV, with VRM Class I management objectives having the most restrictions on surface-disturbing activities and VRM Class IV objectives having the least (see Sections 3.19 and 4.3.18 for a discussion of VRM). For analysis purposes, it was assumed that the more protective VRM classes (VRM Classes I and II) would place more restrictions on woodland harvesting opportunities because harvesting is a surface-disturbing activity that could create visual contrasts and impact scenic quality. Thus, in general, VRM Class I and II designations would potentially have long-term, adverse impacts on opportunities for woodland harvesting by restricting these surface-disturbing activities in visually protected areas. It was assumed that VRM Classes III and IV would likely have the least long-term, adverse impacts on opportunities for woodland harvesting because the VRM management objectives under these classes would be the least restrictive on surface-disturbing activities.

It was also assumed that OHV areas that are designed as open to cross-country use and limited to designated routes would provide adequate access to woodland resources areas for harvesting and transporting woodland products. Consequently, it was assumed that closing an area to OHV motorized travel would essentially preclude woodland harvesting in that area.

The following resource management decisions would have negligible to minor impacts on woodland resources and will not be analyzed further in this section:

- Air Quality

Air quality management decisions would have negligible impacts on woodland resources because timing prescribed burns and managing emissions to prevent air quality degradation and comply with state and federal air quality standards would not interfere with woodland harvesting and gathering, woodland restoration, and compliance with the Healthy Forest Initiative.

- Health and Safety

Health and safety management decisions for all the alternatives that would identify and address abandoned minelands safety concerns, respond to hazardous waste releases, and protect public health and safety would have negligible impacts on woodland resources management and woodland harvesting for products use. The hazardous materials management decisions would not interfere or restrict woodland harvesting and gathering, woodland sustainability, and woodland restoration.

- Lands and Realty

Management decisions common to all alternatives for lands and realty for access, permits, transfer, acquisition, or exchange of lands within the Monticello PA would have negligible

impacts on woodland resources or woodland harvesting for wood products. The impacts would be negligible because there are no lands and realty management decisions that address woodlands resources management or specifically identify woodland harvest areas.

- **Livestock Grazing**

Grazing management decisions would have negligible to minor impacts on woodland resources because grazing restrictions and exclusions and authorized grazing use within the planning area do not impinge on woodland resources management and woodland harvesting for products use.

- **Paleontology**

Management decisions common to all alternatives for paleontological resources would have negligible impacts on woodland resources because the collection of fossils for personal, commercial, and scientific use and the protection of this resource would not affect woodland resources harvesting or gathering or woodlands resource management for sustainable woodland products use.

- **Special Status Species**

The impacts of special status species management decisions common to all alternatives on woodland resources would be negligible because temporary seasonal or spatial buffers and restrictions for roosting or nesting birds and habitat enhancement to protect special status species would not restrict woodland harvesting or woodlands management.

4.3.20.3.1. ALTERNATIVE A

4.3.20.3.1.1. Impacts of Cultural Resources Decisions on Woodlands

The Grand Gulch Special Emphasis Area/National Historic District (37,433 acres) would be excluded from woodland harvesting because it lies within a WSA, which is approximately 3% of the total area open to woodland harvesting under this alternative. Closing this area would have long-term, adverse impacts on the opportunities for woodland products use because the area would not be open to harvesting.

4.3.20.3.1.2. Impacts of Fire Management Decisions on Woodlands

No areas or acreages are specified for fire management under this alternative, except for fuels treatments on an estimated 5,000 to 10,000 acres per year. Woodland resources would be subject to fire management fuels treatments at the site-specific level to reduce the risk of wildland fire. It is impossible to quantitatively analyze the potential impacts of these treatments since it is not known how much, where, or when they would occur. The impacts of these treatments would be analyzed through site-specific NEPA analyses. However, it is likely that these treatments would have an adverse, short-term impact on woodlands because of the loss of vegetation (including woody vegetation), and surface disturbances caused by managed, naturally ignited wildland fire, prescribed fire, fuel load reductions, fuels treatments, and fire suppression. This vegetation loss and soil disturbance would likely result in some soil erosion and compaction, as well as increasing the potential for noxious weed and exotic species invasion and establishment. Fire treatments would also have short-term, adverse impacts on woodlands harvesting by potentially restricting entry into treated areas until vegetation re-growth and establishment, typically for two

years (personal communication between Daryl Trotter, Moab FO, and David Harris, SWCA, 2006). However, fire management decisions (including managed, naturally ignited wildland fire) under this alternative would have long-term, beneficial impacts on woodland resources because they would reduce the risk of wildland fire due to reduced fuel loads and would improve fire condition classes, resulting in sustainable yields of woodland products.

4.3.20.3.1.3. Impacts of Minerals Decisions on Woodlands

Minerals management decisions for the exploration and development of leasable, locatable, and salable minerals under Alternative A would have potential long-term, adverse impacts on woodland resources through surface disturbances (e.g., access road and well pad construction, seismic and geophysical exploration) that would remove or trample woodland resources, which would reduce woodland resources productivity and reduce the opportunities for woodland harvesting and gathering in developed areas. These impacts would be the same under all of the alternatives.

Under Alternative A, approximately 1,238,230 acres would be available under standard (Category 1) and timing and controlled surface use (Category 2) leasing category stipulations for oil and natural gas exploration and development. However, it should be noted that an estimated total of 73 wells would be drilled within 15 years after Plan approval, with a potential total surface disturbance of 699 acres. Predicted geophysical exploration would impact approximately 886 acres within 15 years after approval of the plan. Thus, the expected potential surface disturbance from oil and natural gas exploration and development would be less than 0.1% of the area available for minerals leasing and development. Under this alternative, locatable and salable minerals impacts are expected to total 851 acres of surface disturbances. These minerals activities would include gold, uranium, and vanadium mining, and the mining of sand, gravel, limestone, building stone, and clay. The impacts from these activities would be minor because the potential loss of woodlands and woodland productivity would be within a relatively small area. Based on the expected level of oil and gas development in the PA and the relatively small area of impact, the potential loss of woodland resource productivity from oil and gas development would also be minor.

4.3.20.3.1.4. Impacts of Recreation Decisions on Woodlands

Under Alternative A, there would be no restrictions from recreation management decisions on woodland resource harvesting, and wood collecting within the designated Canyon Basins, Grand Gulch Plateau, and San Juan River SRMAs. There would be no harvesting restrictions within the ERMA, except for the 1,280-acre Pearson hiking area, approximately 196,040 acres of ROS P-Class areas, and 250 acres of developed recreation sites where harvesting would be excluded. This would have long-term, beneficial impacts on harvesting opportunities in undeveloped recreation areas because relatively few acres would have harvesting prohibitions from recreation-related decisions (11% of the Monticello PA); however, under this alternative, there would also be direct, long-term, adverse impacts caused by unrestricted, unlimited harvesting of the resource that could reduce long-term woodland resource productivity and threaten the long-term sustainability of resource harvesting.

4.3.20.3.1.5. Impacts of Riparian Decisions on Woodlands

Management decisions under this alternative would exclude riparian areas from private and commercial woodland harvesting, except for Native American traditional purposes as site specifically determined. Additionally, fire suppression would be conducted in riparian areas to protect riparian resources and habitat. This would have long-term, beneficial impacts on riparian woodland resources (i.e., cottonwood and willow) by ensuring the sustainability and stability of riparian-woodland resources. Although the limitations on woodland harvesting within riparian areas would have some long-term adverse impact on opportunities for resource harvesting, this impact would be minor because riparian vegetation (e.g., cottonwood and willow) are typically not highly sought after for private or commercial harvesting.

4.3.20.3.1.6. Impacts of Soils/Watershed Decisions on Woodlands

Alternative A soils and watershed decisions would have negligible impacts on woodlands resources management or woodland harvesting because there are no vegetation or watershed treatments proposed that would affect woodlands or access to woodland resources.

4.3.20.3.1.7. Impacts of Special Designations Decisions on Woodlands

ACECs

Under Alternative A, approximately 137,275 acres would be closed to harvesting in the following existing ACECs: Bridger Jack Mesa, Butler Wash, Dark Canyon, Hovenweep, Indian Creek, Lavender Mesa, Shay Canyon ACECs, and the Grand Gulch Special Emphasis Area portion of Cedar Mesa ACEC. This would have long-term, adverse, but minor impacts on woodland resources use because less than 8% of the Monticello PA would be closed to harvesting opportunities because of ACEC special designation decisions.

Wild and Scenic Rivers

Under this alternative, river segments encompassing approximately 7,168 acres of the San Juan River and 1,920 acres along the Colorado River were determined to be eligible for suitability determination under the NWSRS, and thus excluded from woodland products harvesting and use. This would have long-term, adverse, but minor impacts to woodland resources harvesting for reasons as discussed under WSAs above.

4.3.20.3.1.8. Impacts of Travel Decisions on Woodlands

Under Alternative A, OHV use would be designated as open, limited to existing or designated routes, or closed. Areas that are closed to OHV use would have long-term, adverse impacts on woodland harvesting because opportunities for harvesting access to woodland resources would be limited or prohibited.

Under this alternative, 276,430 acres would be closed to OHV use (or 21% of the acreage available for woodland harvesting), with long-term, adverse impacts on opportunities for woodland harvesting as discussed above.

4.3.20.3.1.9. Impacts of Vegetation Decisions on Woodlands

Under Alternative A, vegetation treatments would be applied to approximately 232,130 acres. These treatments would reduce fuel loading and control of non-native, invasive species, with long-term, indirect, beneficial impacts on woodland productivity by reducing the risk of wildland fire and reducing the likelihood of displacement of woodlands by non-native, exotic, invasive species. Potential short-term impacts to woodlands would be the same as those discussed under Fire Management because the methods used for vegetation treatments would be similar: short-term, minor, direct and indirect impacts that would cause woody vegetation productivity losses and soil compaction in treatment areas.

4.3.20.3.1.10. Impacts of Visual Resources Decisions on Woodlands

Alternative A would designate approximately 726,687 acres as VRM Class I and Class II ([41% of the Monticello PA]; 371,575 acres would be managed under VRM Class I objectives and 355,112 acres under VRM Class II objectives). See Table 4.240 in Visual Section 4.3.18 for proposed acreages of the designated VRM classes, by alternative. The impacts would be long-term and adverse on woodlands harvesting opportunities from likely restrictions on the amount and type of harvesting to preserve scenic quality; however the impacts would be minor because: (1) non-mechanized harvesting could be allowed within VRM Class I areas if the management class objectives were met, and (2) mechanized harvesting would be allowed in VRM Class II if the degree of harvesting related surface disturbances met VRM Class II scenic quality objectives. Approximately 1,054,681 acres would be managed under VRM Class III and IV objectives, with negligible impacts on woodland harvesting opportunities because few restrictions would be applied under these VRM class objectives to limit harvesting.

4.3.20.3.1.11. Impacts of Wildlife and Fisheries Decisions on Woodlands

Under this alternative, general management decisions for the improvement of riparian habitat areas, control of invasive and non-native plants to maintain migratory bird habitat, and decisions that encourage the regeneration of cottonwood and willows would beneficially protect and improve woodland ecological conditions for sustainable riparian woodlands harvesting. These impacts would be applicable to all of the alternatives.

Under Alternative A, the impacts of specific wildlife and fisheries management decisions on woodland resources use would be negligible because management decisions for wildlife and fish species would not restrict or prohibit woodland harvesting.

4.3.20.3.1.12. Impacts of Woodlands Decisions on Woodlands

Management decisions under Alternative A would allow commercial and private woodland harvesting within the Monticello PA, except for approximately 473,282 acres within WSAs and the woodland harvesting exclusion areas described in the current RMP (see Map 83). Accordingly, approximately 1,309,894 acres (73% of the planning area) would be open to harvesting and the remaining 27% would be closed because of WSA protection constraints under the IMP and other management decisions to protect resource values. There would be few other restrictions on harvesting woodland resources under this alternative. This would allow many harvesting opportunities and represents a generally beneficial impact on woodland harvesting and product use in the Monticello PA. The relatively small area closed for woodland harvest

under this alternative would not substantially limit woodland harvesting opportunities. Based on GIS GAP data acreage calculations of pinyon and juniper within the PA, these woodland species cover approximately 793,757 acres (61%) of the 1,309,894 acres available for harvesting. Table 4.260 shows a comparison of available woodland acreages under each alternative.

Table 4.260. Woodland Available for Woodland Harvesting, by Alternative

	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Available for Woodland Harvesting in Monticello PA (Acres)	1,309,894	730,074	841,938	841,938	548,477	837,939
Percentage of Monticello PA Available for Harvesting	73%	41%	47%	47%	31%	47%
Percentage of Pinyon-Juniper Coverage in Available Areas	61%	69%	71%	71%	13%	71%
Acres of Pinyon- Juniper in Available Areas	793,757	504,666	597,086	597,086	73,428	597,086

4.3.20.3.2. ALTERNATIVE B

4.3.20.3.2.1. Impacts of Cultural Resources Decisions on Woodlands

Planned reductions of hazardous fuels or mitigation of potential fuel load hazards around archaeological sites would reduce the risk of wildland fire in the long-term, thus beneficially reducing the risk of loss of woodland productivity and preserving the resource for sustainable harvesting. Specific acreages for these fuel reduction treatments around archaeological sites are not known, but would be analyzed through site-specific NEPA processes when treatments areas are proposed. These impacts would be the same for Alternatives B, C, D, E and the Proposed Plan.

Under this alternative, approximately 99,955 acres would be excluded from woodland harvesting (except for harvesting in the Tank Bench CSMA for traditional cultural uses) within the Comb Ridge, McLoyd Canyon-Moon House, Tank Bench and Beef Basin CSMA, and in the Grand Gulch National Historic District, with adverse restriction-related impacts on woodland harvesting opportunities. Compared to Alternative A, this alternative would close more than two and one-half times more acres to woodlands harvesting (62,522 more acres) than Alternative A.

4.3.20.3.2.2. Impacts of Fire Management Decisions on Woodlands

The impacts would be the same as those discussed under Alternative A because the management decisions are the same.

4.3.20.3.2.3. Impacts of Minerals Decisions on Woodlands

Under Alternative B, approximately 1,241,910 acres would be available under standard and timing and controlled surface use leasing category stipulations for oil and natural gas exploration and development. The potential impacts of mineral exploration and development on woodland resources would be the same as those discussed above under Alternative A because the predicted minerals development within the planning area would be the same. Under this alternative, it is estimated that an average of 66 wells would be drilled during within 15 years after approval of the proposed RMP, causing surface disturbances on approximately 636 acres, with 794 acres of impacts from geophysical exploration. Compared to Alternative A, the expected potential disturbance from oil and natural gas exploration and development would be the same (less than 0.1% of the area available for minerals development), with impacts to woodland resources as discussed under Alternative A. The impacts of salable and locatable minerals development would also be the same as discussed under Alternative A because the predicted acreages of disturbance from these activities would be practically the same.

4.3.20.3.2.4. Impacts of Recreation Decisions on Woodlands

Recreation management decisions under Alternative B would close existing and future recreational facilities to private and commercial woodland harvesting, including the collection of deadwood for campfires. The San Juan River SRMA (10,203 acres) would be closed to woodland harvesting, except for limited, on-site campfire wood collecting and permitted wood gathering by Native Americans. Cottonwood and willow harvesting would be allowed for Native American ceremonial use only. The long-term impacts of these management decisions on woodland resource uses along this high-use river corridor would be to beneficially maintain a sustainable yield of riparian woodland resources. The 375,739-acre Cedar Mesa C-SRMA, Indian Creek SRMA (89,271 acres), White Canyon SRMA (2,828 acres), and the Dark Canyon SRMA (30,820 acres), totaling 498,658 acres, would be closed to all woodland resource use, which would have long-term, adverse impacts on woodland resources because opportunities for harvesting and wood gathering would be reduced. Compared to Alternative A, this alternative would have more adverse impacts on woodlands by excluding or restricting woodland harvesting on more acres within the Monticello PA.

4.3.20.3.2.5. Impacts of Riparian Decisions on Woodlands

The impacts to woodland resources would be the same as those discussed under Alternative A for riparian resources, except that: (1) riparian woodland harvesting (cottonwood and willow) for traditional purposes would be allowed, and (2) OHV use in specified riparian areas would be designated as closed. Native American harvesting of riparian woodlands for traditional purposes would have negligible or minor impacts on riparian woodland resources because restrictions on harvesting would be applied as necessary to protect, improve, and maintain the riparian woodland resource at a proper functioning condition. Closing riparian areas to OHV use would have long-term, beneficial impacts on riparian woodlands sustainability by directly protecting the resource from surface disturbance-related degradation of this resource, and indirectly protecting

riparian soils. Compared to Alternative A, this alternative would be more adverse in the short-term on woodland harvesting by restricting resource use, but also more beneficial in the long-term by managing sensitive riparian woodland resources for sustainable resource harvesting and wood gathering.

4.3.20.3.2.6. Impacts of Soils/Watershed Decisions on Woodlands

Under Alternative B, vegetation treatments to reduce tamarisk in watersheds would have short-term and long-term impacts on woodland resources the same as those discussed under Fire Management for Alternative A because the impacts of vegetation treatments would be the same as fuel reduction treatments. This alternative would potentially restrict woodland harvesting on up to 1,000 acres per year because of proposed vegetation treatments (see Section 4.3.20.3.2.9, below), with adversely reduced opportunities for harvesting. Compared to Alternative A, the soil and watershed decisions under this alternative would be less adverse to woodlands because fewer acres would be affected by vegetation treatments.

4.3.20.3.2.7. Impacts of Special Designations Decisions on Woodlands

ACECs

Under Alternative B, approximately 521,141 acres (29% of the Monticello PA) would be closed to woodland harvesting within proposed ACECs. The impacts would be the same as discussed under Alternative A, but to a greater degree because this alternative would restrict woodland harvesting on 383,866 more acres, with similar impacts on opportunities for harvesting, but to a greater degree, because more acres of woodlands would be affected by harvesting prohibitions.

Wild and Scenic Rivers

This alternative would exclude approximately 17,888 acres from woodlands harvesting to preserve eligible river corridors. The adverse impacts would be the same as those discussed under Alternative A, but to a greater degree because more area (8,800 more acres than Alternative A) would be excluded from woodland harvesting.

4.3.20.3.2.8. Impacts of Travel Decisions on Woodlands

Under Alternative B, 423,698 acres would be closed to OHV use, with long-term, adverse impacts to harvesting opportunities in the OHV closed areas because access to and transport of woodland products would be prohibited. When compared to Alternative A, this alternative would close approximately 147,268 (53%) more acres to harvesting and collection, with more adverse impacts on harvesting opportunities from reduced OHV access to woodlands.

4.3.20.3.2.9. Impacts of Vegetation Decisions on Woodlands

In general, the impacts to woodlands resources from vegetation decisions would be the same as those discussed under Fire Management because the treatments for vegetation fuel load reductions, noxious weed control, and modification of fire condition classes would be the same treatments used for woodlands. These impacts would be applicable under all of the action alternatives.

Alternative B would treat approximately 2,500 acres per year in pinyon-juniper and riparian areas, totaling approximately 37,500 acres. This alternative would have short-term and long-term

impacts in these treated areas, as discussed under Fire Management. Compared to Alternative A, this alternative would be more beneficial in the long-term to woodland resources because vegetation treatments in pinyon-juniper and riparian woodlands would reduce fuel loads, thus increasing the likelihood for sustained use of the resource and reducing the likelihood of stand-destroying wildland fire.

4.3.20.3.2.10. Impacts of Visual Resources Decisions on Woodlands

This alternative would designate approximately 748,309 acres (42% of the PA) as VRM Class I (497,668 acres) and VRM Class II (250,641 acres), with the same impacts as discussed under Alternative A. Compared to Alternative A, this alternative would designate 21,622 more acres for higher levels of visual resource protection, which would likely restrict the amount and type of woodland harvesting on more acres in these areas than under Alternative A, with greater long-term, adverse impacts on opportunities for harvesting.

4.3.20.3.2.11. Impacts of Wildlife and Fisheries Decisions on Woodlands

The impacts of this alternative on woodlands sustainability and harvesting opportunities would be the same as those as discussed under Alternative A because the management decisions are essentially the same.

4.3.20.3.2.12. Impacts of Woodlands Decisions on Woodlands

Alternative B would potentially allow commercial and private woodland products harvesting (with permitted off-road travel to collect wood) on a total of 730,075 acres within designated woodlands harvesting zones (see Map 84). This would permit woodland harvesting on approximately 41% of the PA, with 59% of the planning area (1,055,053 acres) closed to woodland harvesting. It should be noted that, based on GIS acreage calculations of pinyon and juniper GAP data for the woodland zones, these woodland species cover approximately 504,666 acres (69%) of the designated 730,075 acres within the woodland zones available for harvesting.

Under this alternative, the impacts to woodland resources would include: (1) permitted harvesting of woodlands on a substantial portion of the PA, and (2) controlled use of OHVs to collect wood, which would reduce the direct impacts from soil compaction and the indirect, long-term impacts to woodland resources from OHV-caused surface disturbances that create the conditions for exotic plants establishment and soil erosion. Compared to Alternative A, Alternative B would have the same impacts on woodland resources, but to a less beneficial degree, because fewer total acres would be open to woodland harvesting. This alternative would have long-term, potentially adverse impacts on woodland resources through restrictions on selective harvesting on 65,807 acres in the non-WSA portion of the Cedar Mesa Zone. As discussed in Section 3.21.3, the Cedar Mesa area is currently in need of fuel load reductions, and restrictions on commercial and private selective woodland harvesting would potentially maintain the excessive fuel loading conditions in the area and maintain the risks of wildland fire.

Prohibiting OHV use on Cedar Mesa would likely have some beneficial impacts on long-term woodland sustainability and productivity by reducing the OHV impacts to woodland soils caused by soil and surface disturbances and soil erosion.

4.3.20.3.3. ALTERNATIVE C

4.3.20.3.3.1. Impacts of Cultural Resources Decisions on Woodlands

Under this alternative, approximately 61,943 acres would be excluded from woodland harvesting and product use (except for traditional cultural use in Tank Bench) within the Tank Bench, Beef Basin, McLoyd Canyon-Moon House CSMAs, and in the Grand Gulch National Historic District. Compared to Alternative A, this alternative would exclude one and one-half times more acres (24,510 acres) from harvesting within the Monticello PA because of cultural management decisions, with resultant decreases in opportunities for woodland harvesting.

4.3.20.3.3.2. Impacts of Fire Management Decisions on Woodlands

No areas or acreages are specified for fire management under this alternative, so the impacts would be the same as those described under Alternative A.

4.3.20.3.3.3. Impacts of Minerals Decisions on Woodlands

Under Alternative C, approximately 1,348,973 acres would be available under standard stipulations and timing and controlled surface use leasing categories for oil and natural gas. The potential impacts on woodland resources would be the same, as discussed above under Alternative A, because the RFD forecast for minerals development within the planning area would be the same. Under this alternative, an estimated 74 wells would be drilled in 15 years, with total surface disturbances of approximately 710 acres. Predicted geophysical exploration impacts under this alternative would be approximately 903 acres. The expected potential disturbance from oil and natural gas exploration and development would be the same as Alternative A (less than 0.1% of the area available for minerals development) and the impacts to woodland resources would be the same as those discussed under Alternative A. Also, the impacts from salable and locatable minerals activities would be the same as discussed under Alternative A because the expected acreages of development would be practically the same.

4.3.20.3.3.4. Impacts of Recreation Decisions on Woodlands

Alternative C would have the same impacts on woodland resources from San Juan River SRMA decisions as discussed under Alternative B because the decisions would be similar: no woodland harvesting except for on-site wood gathering, cottonwood and willow harvesting allowed for Native Americans, for ceremonial use only. The Dark Canyon, White Canyon, and Indian Creek SRMAs (with the same acreages as Alternative B) would be closed to all woodland resource use. These decisions would adversely reduce the opportunities for woodland harvesting in the long-term, with impacts the same as discussed under Alternative B. Areas outside of canyon bottoms and outside of WSAs within the 407,098-acre Cedar Mesa C-SRMA would be available for private and commercial harvesting, so there would be beneficial impacts to woodland resources within this SRMA. However, compared to Alternative A, this alternative would have more restrictions on harvesting opportunities in the long-term on more acres.

4.3.20.3.3.5. Impacts of Riparian Decisions on Woodlands

The impacts would be the same as discussed under Alternative B because the management decisions are the same.

4.3.20.3.3.6. Impacts of Soils/Watershed Decisions on Woodlands

The impacts of this alternative would be the same as those discussed under Alternative B because the management decisions are similar. Compared to Alternative A, this alternative would have impacts similar to those discussed under Alternative B, but to a greater degree because potentially more acres in riparian woodlands would be subjected to riparian vegetation treatments (1,500 acres per year).

4.3.20.3.3.7. Impacts of Special Designations Decisions on Woodlands

ACECs

Approximately 34,006 acres would be closed to woodland harvesting within proposed ACECs under this alternative (2% of the PA). This alternative would have the same impacts as Alternative A, but to a lesser degree, because 103,269 fewer acres would be adversely excluded from harvesting opportunities.

Wild and Scenic Rivers

This alternative would exclude approximately 6,736 acres from woodlands harvesting along eligible and recommended river segments, with adverse impacts on harvesting opportunities. The impacts would be less adverse for harvesting opportunities in the long-term when compared to Alternative A because less area (2,352 fewer acres than Alternative A) would be excluded from woodland harvesting.

4.3.20.3.3.8. Impacts of Travel Decisions on Woodlands

Under Alternative C, 418,667 acres would be designated as Closed to OHV use. This would have similar impacts to those discussed under Alternative A, but to a greater adverse degree, because this alternative would effectively close approximately 51% more acres to OHV harvesting and collection.

4.3.20.3.3.9. Impacts of Vegetation Decisions on Woodlands

As discussed under Alternative B, vegetation treatments under Alternative C would have the same impacts on woodland resources because the treatments would be the same. Alternative C would treat approximately 3,100 acres per year in pinyon-juniper and riparian areas, totaling approximately 46,500 acres. Compared to Alternative A, this alternative would have the same impacts as discussed under Alternative B: more beneficial in the long-term to woodland resources because vegetation treatments in pinyon-juniper and riparian woodlands would reduce fuel loads, thus reducing the risks of stand-destroying wildland fire.

4.3.20.3.3.10. Impacts of Visual Resources Decisions on Woodlands

This alternative would designate 425,179 acres as VRM Class I and 132,001 acres as VRM Class II (totaling 557,180 acres), with the same impacts as discussed under Alternative A, but to a less adverse degree, because fewer acres would have harvesting restrictions under VRM Classes I and II objectives. Compared to Alternative A, 169,507 fewer acres (designated as VRM Class I and Class II) within the PA would have potential restrictions placed on surface-disturbing woodland harvesting in order to protect visual and scenic resources and meet VRM class objectives, which would have fewer long-term, adverse impacts on opportunities for woodlands

harvesting and woodland treatments to improve woodland ecological conditions and fire conditions.

4.3.20.3.3.11. Impacts of Wildlife and Fisheries Decisions on Woodlands

The impacts of this alternative on woodlands would be the same as those discussed under Alternative A because the management decisions are similar.

4.3.20.3.3.12. Impacts of Woodlands Decisions on Woodlands

Alternative C would permit woodland harvesting on 841,936 acres within designated woodland harvesting zones (encompassing approximately 47% of the Monticello PA) (see Map 85). Approximately 53% of the PA (943,189 acres) would be closed to woodland harvesting. As noted in the Alternative B analysis, GAP data were used to determine that pinyon and juniper woodland species cover approximately 597,086 acres (71%) of the designated 841,936 acres within the proposed woodland zones. The impacts on woodland resources would be similar to those described under Alternative A, but to a less beneficial degree because 467,958 fewer acres (26% less of the PA) would be open to opportunities for woodland harvesting. The indirect, potentially adverse impacts on woodland resources and soils would be greatly reduced when compared to Alternative A because of additional restrictions and management prescriptions on off-road OHV travel in woodland areas: 2,311 acres would be designated as Open to cross-country OHV use (0.1% of the planning area, but in previously disturbed areas without woodland resources) and limited off-route travel would be allowed to collect harvested wood, so the indirect impacts on woodlands from cross-country OHV use (e.g., from surface disturbance-caused soil erosion and soil compaction) would be minor.

4.3.20.3.4. ALTERNATIVE D

4.3.20.3.4.1. Impacts of Cultural Resources Decisions on Woodlands

Under this alternative, approximately 59,297 acres would be excluded from woodland harvesting in the McLoyd Canyon-Moon House CSMA, in Beef Basin (approximately 20,302 acres), and on the 37,388 acres of the Grand Gulch National Historic District. These exclusions would reduce the opportunities for woodland harvesting with the same impacts as described under Alternative C because the number of acres within which harvesting would be prohibited are similar. Compared to Alternative A, approximately 21,864 acres (approximately one and one-half times more acres than Alternative A) within the PA would be adversely excluded from woodland harvesting opportunities because of management prescriptions to protect cultural resources.

4.3.20.3.4.2. Impacts of Fire Management Decisions on Woodlands

The impacts of fire management on woodland resources would be the same to as those described under Alternative A because the management decisions are similar.

4.3.20.3.4.3. Impacts of Minerals Decisions on Woodlands

Under Alternative D, approximately 1,383,283 acres would be available under standard and timing and controlled surface use leasing categories stipulations for oil and natural gas. The RFD potential disturbance from oil and natural gas exploration and development would have the same

impacts as those discussed under Alternative A (less than 0.1% of the area available for minerals leasing would be impacted by oil and gas surface disturbances) because the estimated development would be similar to that discussed under Alternative A: an average of 75 wells drilled in 15 years, with approximately 721 total acres of surface disturbances and predicted geophysical exploration impacts totaling 924 acres. The impacts from salable and locatable minerals development would be the same as discussed under Alternative A because the predicted surface disturbances from these activities would be the same.

4.3.20.3.4.4. Impacts of Recreation Decisions on Woodlands

Alternative D would have the same impacts on woodland resources from recreational decisions for the San Juan River SRMA as discussed under Alternative B, except under this alternative the SRMA would encompass 6,365 acres. Under this alternative, the Dark Canyon SRMA (30,820 acres), Indian Creek SRMA (89,271 acres), and the White Canyon SRMA (2,828 acres), and the canyon bottoms within the 375,739-acre Cedar Mesa C-SRMA would be closed to all woodland resource use, with impacts as discussed under Alternative C. Compared to Alternative A, this alternative would be less beneficial for woodland harvesting opportunities because more acreage would be excluded from harvesting opportunities.

4.3.20.3.4.5. Impacts of Riparian Decisions on Woodlands

The impacts would be the same as discussed under Alternative A because the management decisions are the same.

4.3.20.3.4.6. Impacts of Soils/Watershed Decisions on Woodlands

The impacts of this alternative on woodland resources would be the same as those discussed under Alternative B because the same erosion control strategies and similar surface disturbance mitigation would be applied. Compared to Alternative A, this alternative would apply vegetation treatments to more acres within the planning area (2,000 acres per year) with the same impacts as those discussed under Alternative B, but to a greater degree because more acres would be managed for vegetation treatments.

4.3.20.3.4.7. Impacts of Special Designations Decisions on Woodlands

ACECs

Under this alternative, approximately 2,146 acres within the Alkali Ridge Historic Landmark (within the Alkali Ridge ACEC) would be closed to woodland harvesting. The impacts to woodland harvesting opportunities would be minor, as special designations decisions for ACECs would allow harvesting in the other proposed ACECs. Compared to Alternative A, this alternative would have more beneficial impacts on woodland resources because more area with ACECs would be available for harvesting.

Wild and Scenic Rivers

This alternative would not recommend any river segments as suitable for Wild and Scenic River designation. Accordingly, the impacts under this alternative would be beneficial in the long-term on woodland resources use because no acres would be excluded from resource use within the Monticello PA area river corridors, except for protection of riparian resources. Compared to

Alternative A, this alternative would have more beneficial impacts to woodland harvesting because it would provide more opportunities for woodland resource use.

4.3.20.3.4.8. Impacts of Travel Decisions on Woodlands

Under Alternative D, no acres would be closed to OHV use, and the PA (1,783,118 acres) would be accessible in OHV open areas and along designated OHV travel routes. This alternative would have negligible impacts on woodland resources areas because there would be very few limitations or restrictions on OHV access to woodland resources in those areas open to woodland harvesting within the Monticello PA. When compared to Alternative A, this alternative would have more beneficial impacts to woodland resource harvesting opportunities because more acres (all of the PA, with the exception of the 391,599 acres of WSAs) would be accessible to OHV use for woodland harvesting along designated OHV routes.

4.3.20.3.4.9. Impacts of Vegetation Decisions on Woodlands

Alternative D would treat approximately 4,100 acres annually in pinyon-juniper and riparian areas, totaling approximately 61,500 acres. The impacts on woodlands would be the same as those discussed under Alternative B because the management decisions are similar.

4.3.20.3.4.10. Impacts of Visual Resources Decisions on Woodlands

This alternative would designate 399,262 acres (22% of the planning area) as VRM Class I (390,424 acres) and VRM Class II (8,838 acres), with the same impacts as those described under Alternative A. However, compared to Alternative A, this alternative would be less adverse in the long-term on harvesting opportunities because 327,425 fewer acres within the PA would be managed under VRM Class I and II objectives that could limit or restrict woodland harvesting.

4.3.20.3.4.11. Impacts of Wildlife and Fisheries Decisions on Woodlands

The impacts of this alternative on woodlands would be the same as those discussed under Alternative A because the management decisions are similar.

4.3.20.3.4.12. Impacts of Woodlands Decisions on Woodlands

The impacts of woodland management decisions under this alternative would be similar to the impacts described under Alternative C because the acreages available for woodland resource harvesting within woodland zones would be the same (see Map 85). Compared to Alternative A, the impacts on woodland harvesting would be less beneficial because of the fewer number of acres potentially available for woodland harvesting (47% of the PA compared to 73% under Alternative A). The indirect, potentially adverse impacts on woodland resources and soils from OHV use would also be similar to those discussed under Alternative C.

4.3.20.3.5. ALTERNATIVE E

Under Alternative E, the impacts on woodland resources would be very similar to the impacts discussed under Alternative B because the management decisions are similar, except that this alternative would manage 582,360 acres of non-WSA lands with wilderness characteristics for the protection of wilderness values. Protection-related management decisions applicable to these areas would partially include VRM Class I designation, prohibitions on fire and vegetation

treatments, closure to wood gathering and harvesting, and closure to OHV use. These areas would also be closed to minerals leasing and new road construction.

4.3.20.3.5.1. Impacts of Cultural Resources Decisions on Woodlands

The impacts within the Cedar Mesa, Tank Bench, and Beef Basin CSMA for the protection of cultural resources would be the same as discussed under Alternative B because the management decisions are the same. Approximately 8,514 acres of non-WSA lands with wilderness characteristics lie within the proposed Cedar Mesa C-SRMA (and would be off limits to woodland harvesting). However, Alternative E cultural resource management decisions would also prohibit woodland harvesting within the proposed C-SRMA, so protection of wilderness values within this area (including prohibitions on woodland harvesting and gathering) would have no impact on woodland harvesting opportunities beyond those discussed under Alternative B.

4.3.20.3.5.2. Impacts of Fire Management Decisions on Woodlands

The impacts of fire management would be the same as those discussed under Alternative A, except under this alternative "light on the land" impacts fire suppression methods would be allowed within the 582,360 acres of non-WSA lands with wilderness characteristics. Vegetation treatments would also be allowed in non-WSA lands with wilderness characteristics areas for fuel load reduction, but would be required to meet VRM Class I objectives. It is likely that non-mechanical methods (e.g., limited, prescribed burning and/or chemical treatments) would meet these objectives because these methods would cause minimal long-term surface disturbances. So, the impacts of fire treatments under this alternative to reduce fuel loads in woodlands and in non-WSA wilderness areas would be beneficial in the long term because wildland fire risks would be reduced, particularly within pinyon-juniper woodlands in the Cedar Mesa area where the risks are high, as discussed above under Alternative B. This alternative would prohibit more area from woodland harvesting than Alternative A, which would be more adverse than the No Action alternative because of reduced opportunities for harvesting.

4.3.20.3.5.3. Impacts of Minerals Decisions on Woodlands

The impacts of oil and gas minerals decisions under Alternative E would be the same as those discussed under Alternative A, but to a lesser degree, because leasing would be available under standard and timing and controlled surface use stipulations on 758,931 acres. Leasing would be allowed on the 582,360 acres on non-WSA lands with wilderness characteristics. The reduction of lands available for leasing with surface disturbances would still have impacts on woodland harvesting and woodland resources productivity similar to those discussed under Alternative A because the expected reduction in minerals activities (and surface disturbances) would likely be less than 20 wells within the planning area: oil and gas leasing minerals disturbances under Alternative E would total approximately 519 acres from an expected drilling of 54 wells, with geophysical exploration impacts occurring on an estimated 761 acres. This would be less than 0.2% of the land available for oil and gas leasing under all leasing categories. The impacts of salable and locatable minerals on woodland resources would be slightly less than Alternative A because the non-WSA lands with wilderness characteristics would be closed to minerals disposal (i.e., sand, gravel); however, the impacts of locatable minerals disturbances on woodlands would be the same as Alternative A because the expected level of mining would be the same.

4.3.20.3.5.4. Impacts of Non-WSA Lands with Wilderness Characteristics Decisions on Woodlands

The impacts of wilderness characteristics decisions on woodland resources under Alternative E would be adverse in the long term, as approximately 582,360 acres of non-WSA lands with wilderness characteristics within the PA would be protected from surface disturbances, including private and commercial woodland harvesting to preserve their wilderness values and to meet VRM Class I objectives. However, non-mechanical methods to reduce fuel loading and improve woodland health (and meet VRM objectives) would be beneficial because wildland fire risks would be reduced, and exotic species encroachment concerns would be addressed. Compared to Alternative A, this alternative would have more adverse impacts on woodland resources because (1) of the greater restrictions on surface disturbances in non-WSA lands with wilderness characteristics that would prevent woodland resource management from, fully responding to wildland fire risks and applying the full range of treatments-related improvements to woodland ecosystem health, and because (2) of the reduced opportunities for woodland harvesting.

4.3.20.3.5.5. Impacts of Recreation Decisions on Woodlands

The impacts of SRMA recreation management decisions would be the same as discussed under Alternative B, but to a more adverse degree, on woodland resources because woodland harvesting would be prohibited within all of the proposed SRMAs, including limited harvesting of riparian woodland species (cottonwood and willow) for ceremonial purposes in those areas determined to have non-WSA wilderness characteristics. Within the ERMA, approximately 416,526 acres have non-WSA wilderness characteristics, with the same adverse impacts on woodlands harvesting. Compared to Alternative A, this alternative would have more adverse impacts because more area within the proposed SRMAs, the C-SRMA, and the ERMA would have woodland harvesting prohibitions.

4.3.20.3.5.6. Impacts of Riparian Decisions on Woodlands

Under this alternative, the impacts of wilderness characteristics areas that lie within riparian areas on woodland resources would be similar to those discussed under the Alternative B, but to a greater adverse degree, because no cottonwood and willow harvesting for ceremonial purposes would be permitted within the non-WSA lands with wilderness characteristics managed under this alternative. Compared to Alternative A, this alternative would have more adverse impacts because more area would be excluded from woodland harvesting.

4.3.20.3.5.7. Impacts of Soils/Watershed Decisions on Woodlands

Soils and watershed decisions on woodland resources within non-WSA wilderness characteristics areas would allow vegetation treatments (including tamarisk treatments). The impacts of this decision on woodland resources would be beneficial in the long-term because treatments for tamarisk vegetation would be applied to control its encroachment into riparian woodland species habitat and the replacement of riparian woodland species by this exotic, non-native species. This alternative would have more adverse impacts on riparian woodland species than Alternative A because greater restrictions would be placed on controlling exotic, non-native species that encroach on riparian woodlands.

4.3.20.3.5.8. Impacts of Special Designations Decisions on Woodlands

The impacts of ACEC and WSR special designation decisions on woodlands would be the same as those discussed under Alternative B (521,141 acres of proposed ACECs would be excluded from woodland harvesting). Under this alternative, 109,205 acres of non-WSA lands with wilderness characteristics that lie within the ACECs would have prohibitions on woodland harvesting for protection of wilderness values, but this would have no impacts on harvesting opportunities because, as discussed, the ACECs would have prohibitions applied as part of the special designation management prescriptions. The impacts on woodland resources would be adverse in the long-term, and when compared to Alternative A, because these areas would not be available for harvesting.

4.3.20.3.5.9. Impacts of Travel Decisions on Woodlands

Under this alternative, travel decisions would close 970,436 acres to OHV travel, including 582,360 acres of non-WSA lands with wilderness characteristics to all motorized OHV travel (and approximately 179 miles of D-Class OHV routes within non-WSA wilderness characteristics lands). These decisions would have long-term, adverse impacts on woodland resources within and adjacent to the non-WSA wilderness characteristics lands because of the OHV inaccessibility of these areas and the potential difficulty in accessing adjacent woodland harvesting areas. Compared to Alternative A, this alternative would have more adverse impacts on harvesting opportunities because: (1) 761,417 more acres or 42% more of the PA would be closed to harvesting within the PA to preserve non-WSA wilderness and other resource values, and (2) OHV access to adjacent woodland harvesting zones or areas would be impeded or prevented on 694,006 more acres and travel route miles (959 more miles of D-Class OHV routes) under this alternative than Alternative A (see Section 4.3.16, Travel Management, for a detailed comparison of the travel alternatives).

4.3.20.3.5.10. Impacts of Vegetation Decisions on Woodlands

Management decisions under this alternative would be the same as Alternative B, except this alternative would impose some limitations on vegetation treatments within non-WSA lands with wilderness characteristics to meet VRM Class I objectives in these areas. The impacts on the resource would be adverse in the long-term in these protected areas because limited efforts would be applied within 582,360 acres to restore pinyon-juniper ecosystem health and/or reduce fuel loading through vegetation treatments. Compared to Alternative A, this alternative would have more adverse impacts on woodlands because more woodland acreage would be managed to limit vegetation treatments-related surface disturbances that would improve woodland ecosystem health and sustainability.

4.3.20.3.5.11. Impacts of Visual Resources Decisions on Woodlands

As mentioned above, non-WSA lands with wilderness characteristics would be designated as VRM Class I under this alternative. The objectives of this VRM class would prohibit or greatly restrict woodland harvesting within these areas. This would have long-term, adverse impacts on harvesting opportunities because under this alternative 998,370 acres would be designated as VRM Class I and 111,478 acres would be designated as VRM Class II. When combined, these VRM classes would encompass 1,109,848 acres or 62% of the PA, with VRM objectives that would either restrict or prohibit woodland harvesting and vegetation and fire treatments in order

to preserve scenic quality and to preserve wilderness values within non-WSA lands with wilderness characteristics. Compared to Alternative A, this alternative would manage visual resources with greater degrees of restriction on harvesting and more adverse impacts on woodland resources because more area (383,161 more acres) would be impacted by VRM Class I and Class II management objectives to restrict or prohibit woodland harvesting and/or treatments.

4.3.20.3.5.12. Impacts of Wildlife and Fisheries Decisions on Woodlands

The impacts on woodland resources would be the same as those discussed under Alternative A because the management decisions are similar.

4.3.20.3.5.13. Impacts of Woodlands Decisions on Woodlands

Under this alternative, approximately 608,476 acres within the Monticello PA would be available for woodland harvesting (or 34% of the planning area) (see Map 86). Of the areas available for harvesting, GAP vegetation data indicate that 73,428 acres (or 12% of available acres) would have pinyon-juniper coverage. The adverse impacts of woodland decisions under this alternative would be the same as those impacts discussed above in Section 4.3.20.3.5.4, Impacts of Non-WSA Lands with Wilderness Characteristics Decisions on Woodlands, for the same reasons: the approximately 582,360 acres of non-WSA lands with wilderness characteristics would not be available for woodland harvesting; however, limited treatments or improvements in woodland health through vegetation treatments would be allowed if they met VRM Class I objectives and retained wilderness values. Closing the Cedar Mesa Zone to woodland harvesting would have the same adverse and beneficial impacts to woodland harvesting as discussed above under Alternative B. Compared to Alternative A, this alternative would have greater adverse impacts on woodland harvesting for the reasons discussed: a smaller area (701,418 fewer acres) would be available under Alternative E for harvesting because of non-WSA lands with wilderness characteristics prohibitions and preservation of other resource values from surface disturbances that could degrade wilderness and other natural resource values.

4.3.20.3.6. PROPOSED PLAN

4.3.20.3.6.1. Impacts of Cultural Resources Decisions on Woodlands

Under the Proposed Plan, 41,641 acres would be excluded from woodland harvesting and product use within the Tank Bench SRMA, the McLoyd Canyon-Moon House Management Zone, and in the Grand Gulch National Historic District. These decisions would have long-term, adverse impacts on the opportunities for woodland products use because the areas would not be open to harvesting. Compared to Alternative A, the Proposed Plan would exclude 4,208 more acres from commercial and private harvesting within the Monticello PA because of cultural management decisions, so the adverse impacts to woodlands would be the same.

4.3.20.3.6.2. Impacts of Fire Management Decisions on Woodlands

The fire management decisions under the Proposed Plan would be the same as those for the alternatives (fuel reduction treatments of 5,000 – 10,000 acres/year), so the short term and long-term impacts would be the same as those described under Alternative A. Under the Proposed Plan, 88,871 acres of non-WSA lands with wilderness characteristics would be managed under

VRM Class II objectives that would limit the level of allowable vegetation treatments to meet visual management objectives. However, it is likely that some non-mechanical treatment methods (chemical and/or limited prescribed burning) would meet visual objectives because of the minimal long-term surface disturbances caused by these methods.

4.1.1.3.6.1 Impacts of Minerals Decisions on Woodlands

Under the Proposed Plan, approximately 1,224,811 acres would be available under standard and timing and controlled surface use leasing categories stipulations for oil and natural gas development. The potential impacts on woodland resources would be the same as discussed above under Alternative A because the RFD forecast for minerals development within the planning area would be very similar. Under the Proposed Plan, an estimated 72 wells would be drilled within 15 years after approval of the proposed RMP, with total surface disturbances of approximately 692 acres. Predicted geophysical exploration impacts under the Proposed Plan would be approximately 903 acres, and expected surface disturbances from salable and locatable minerals development would be the same under Alternative A (851 acres). The expected potential disturbance from oil and natural gas exploration and development would be the same as Alternative A (less than 0.1% of the area available for minerals development) so the impacts to woodland resources would be the same as those discussed under Alternative A.

4.3.20.3.6.3. Impacts of Non-WSA Lands with Wilderness Characteristics Decisions on Woodlands

Under the Proposed Plan, 88,871 acres of non-WSA lands with wilderness characteristics would be managed to preserve their wilderness values. Management decisions to retain scenic quality under VRM Class II objectives, permit OHV travel along designated routes, prohibit woodland harvesting, and allow fire suppression and vegetation treatments would have beneficial and adverse impacts. Allowing fire and vegetation treatments would have beneficial impacts in these areas by reducing fuel loads and controlling natural wildland fires that would either destroy woodland stands or create conditions for increased fire risks. Prohibiting woodland harvesting would have long term, adverse impacts on woodland resources because opportunities for harvesting would not be available. Compared to Alternative A, this alternative would have more adverse impacts on woodlands because more area would be unavailable for harvesting and open to a full range of treatments techniques.

4.3.20.3.6.4. Impacts of Recreation Decisions on Woodlands

The Proposed Plan would have the same impacts on woodland resources from designation of the 9,859-acre San Juan River SRMA as discussed under Alternative B because the decisions affecting woodland harvesting would be the same. The Dark Canyon SRMA (30,820 acres), the Indian Creek SRMA (89,271 acres), and the White Canyon SRMA (2,828 acres) and the canyon bottoms within the 375,734-acre Cedar Mesa SRMA (including the 13,600 acres of non-WSA lands with wilderness characteristics within the SRMA) would be closed to all woodland harvesting and resource use. The 75,271 acres of non-WSA lands with wilderness characteristics that lie within the ERMA would be unavailable for private or commercial woodland harvesting (though wood gathering for campfires would be allowed). These decisions would adversely reduce the opportunities for woodland harvesting in the long-term in these areas. Compared to

Alternative A, the Proposed Plan would exclude and adversely reduce harvesting opportunities in the long-term on more acres because of recreation decisions.

4.3.20.3.6.5. Impacts of Riparian Decisions on Woodlands

The impacts would be the same as discussed under Alternative B because the management decisions are the same.

4.3.20.3.6.6. Impacts of Soils/Watershed Decisions on Woodlands

The impacts of the Proposed Plan would be the same as those discussed under Alternative B because the management decisions are similar. Compared to Alternative A, the Proposed Plan would have impacts similar to those discussed under Alternative B, but to a greater degree because potentially more acres would be subjected to riparian vegetation treatments (1,500 acres per year).

4.3.20.3.6.7. Impacts of Special Designations Decisions on Woodlands

ACECs

Approximately 34,006 acres would be closed to woodland harvesting within ACECs under the Proposed Plan (the same as Alternative C). The Proposed Plan would have the same impacts as discussed under Alternative C because 103,269 fewer acres would be adversely excluded from harvesting opportunities, when compared to Alternative A. The impacts would be long-term, adverse, but minor on woodland resources use because 2% of the Monticello PA would be closed to harvesting opportunities from ACEC special designation decisions.

Wild and Scenic Rivers

The Proposed Plan would exclude approximately 6,736 acres from woodlands harvesting along eligible and recommended river segments, with long term, adverse impacts on harvesting opportunities. The impacts would be more beneficial for harvesting opportunities in the long-term when compared to Alternative A because less area (3,200 acres or 55% of the acreage under Alternative A) would be excluded from woodland harvesting.

4.3.20.3.6.8. Impacts of Travel Decisions on Woodlands

Under the Proposed Plan, 393,895 acres would be designated as Closed to OHV use. This would have similar impacts to those discussed under Alternative B because the acres closed to OHV use would be similar. Compared to Alternative A, the Proposed Plan would have more adverse impacts to harvesting opportunities because the Proposed Plan would effectively close approximately 51% more acres to OHV harvesting and collection than the No Action alternative.

4.3.20.3.6.9. Impacts of Vegetation Decisions on Woodlands

As discussed under Alternative B, vegetation treatments under the Proposed Plan would have the same impacts on woodland resources because the treatments would be the same. The Proposed Plan would treat approximately 3,100 acres per year in pinyon-juniper and riparian areas, totaling approximately 46,500 acres. Compared to Alternative A, the Proposed Plan would have the same impacts as discussed under Alternative B: more beneficial in the long-term to woodland

resources because vegetation treatments in pinyon-juniper and riparian woodlands would reduce fuel loads, thus reducing the risks of stand-destroying wildland fire.

4.3.20.3.6.10. Impacts of Visual Resources Decisions on Woodlands

The Proposed Plan would designate approximately 651,030 acres (37% of the PA) as VRM Class I (422,989 acres) and VRM Class II (228,041 acres), with the same impacts as discussed under Alternative A, but to a less adverse degree, because fewer total acres would have harvesting restrictions under VRM Classes I and II management objectives (see Table 4.198 in Visuals section 4.3.18). Compared to Alternative A, the Proposed Plan would designate 75,657 fewer acres within the PA would with potential restrictions placed on surface-disturbing woodland harvesting to protect visual and scenic resources and meet VRM Class I and Class II objectives. Therefore, the Proposed Plan would have fewer long-term, adverse impacts on opportunities for woodlands harvesting and woodland treatments to improve woodland health.

4.3.20.3.6.11. Impacts of Wildlife and Fisheries Decisions on Woodlands

The impacts of the Proposed Plan on woodlands would be the same as those discussed under Alternative A because the management decisions are similar.

4.3.20.3.6.12. Impacts of Woodlands Decisions on Woodlands

The Proposed Plan would permit woodland harvesting on 841,936 acres within designated woodland harvesting zones (encompassing approximately 47% of the Monticello PA, the same as Alternative C) (see Map 85). Under the Proposed Plan, approximately 4,000 acres of woodlands would be unavailable for private and commercial harvesting within non-WSA lands with wilderness characteristics. Approximately 53% of the PA (947,188 acres) would be closed to woodland harvesting. As noted in the Alternative C analysis, GAP data were used to determine that pinyon and juniper woodland species cover approximately 597,086 acres (71%) of the designated 841,936 acres within the proposed woodland zones. The impacts on woodland resources would be similar to those described under Alternative A, but to a less beneficial degree, because 467,958 fewer acres (26% less of the PA) would be open to opportunities for woodland harvesting. The indirect, potentially adverse impacts on woodland resources and soils would be greatly reduced when compared to Alternative A because of additional restrictions and management prescriptions on off-road OHV travel in woodland areas: under the Proposed Plan, 97 acres would be designated as Open to cross-country OHV use (less than 0.1% of the planning area, but in previously disturbed areas without woodland resources) and limited off-route travel would be allowed to collect harvested wood, so the indirect impacts on woodlands from cross-country OHV use would be minor.

4.3.20.4. SUMMARY OF IMPACTS

Table 2.2 of Chapter 2 contains a summary of impacts of management decisions on woodland resources.

4.3.20.5. MITIGATION MEASURES

Mitigation measures to reduce the impact to woodland resources would include:

- Prioritizing vegetation treatments in woodland areas that have been impacted through disturbances by prescribed fire, OHV access, fire suppression, woodland harvesting, and other surface disturbances to prevent exotic species growth and establishment that could otherwise inhibit or prevent re-growth of woodland species; and
- Reclaiming trails or mitigate the impacts (i.e., apply soil erosion techniques) of OHV access routes used for woodland harvesting, recreation, fire suppression, or vegetation treatments to reduce soil erosion and soil compaction that could indirectly affect woodland productivity.

4.3.20.6. UNAVOIDABLE ADVERSE IMPACTS

Treatments of woodland areas to reduce fuel loading through prescribed burning, to control woodland insect infestations or disease, and to control the spread of exotic species or other activities to improve woodland resources would have unavoidable short-term, adverse impacts on woodland resources. Long-term, unavoidable adverse impacts would be produced by minerals development within woodland areas (e.g., construction of production well pads, access roads, and infrastructure) that would impact woodland resources.

Impacts to woodland resources from woodland harvesting would be unavoidable. However, if managed properly, this use could result in long-term benefits by preventing fuel loading and associated wildland fire.

4.3.20.7. SHORT-TERM USE VS. LONG-TERM PRODUCTIVITY

Short-term uses that could produce long-term losses of woodland resources productivity would include short-term woodland harvesting without adequate control or prevention of exotic vegetation growth and establishment in disturbed areas. This would have long-term adverse impacts on woodland productivity by preventing or slowing woodland re-growth, altering fire regimes, and/or altering the successional pattern of vegetation re-growth to favor exotic vegetation rather than woodland species.

Adequate management of woodland harvest and effective restoration of areas affected by fire or surface disturbance would ensure the long-term productivity of this resource.

4.3.20.8. IRREVERSIBLE AND IRRETRIEVABLE IMPACTS

There are no proposed management decisions that would irreversibly remove woodlands or prevent woodland re-growth. Proposed management decision impacts that would cause the irretrievable loss of woodland resources would include: woodland harvest, construction or minerals-related activities that would cause the loss of productivity until areas are rehabilitated or reclaimed; prescribed fire, vegetation, or woodland treatments that would cause the short-term loss of productivity until woodland re-growth; uncontrolled wildland fire that would cause the short-term loss of productivity until woodland re-growth; and recreation and travel-related activities (e.g., OHV use in woodland resource areas) that could affect vegetation undergrowth and soil stability.

4.4. CUMULATIVE IMPACTS

Cumulative impacts occur when there are multiple impacts on the same resources. These are incremental impacts of proposed activities or projects when combined with past, present, and reasonably foreseeable future actions. As stated in 40 CFR 1508.7 (1997), a "cumulative impact" is the impact on the environment that 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.

Resource decisions from this RMP could combine with other past, present, and reasonably foreseeable future actions to produce cumulative impacts to resources within the planning area. These resources could include air quality, livestock grazing, mineral development, wildlife habitat, and recreation use.

Co-occurring planning projects in the region that would contribute to cumulative impacts include the Manti-La Sal National Forest, the BLM Moab RMP, the Trail of the Ancients, and Hovenweep National Monument. Also, similar management direction and resource uses would occur in the adjacent BLM Field Offices in Colorado. Activities on Utah School and Institutional Trust Land Administration lands (SITLA), private lands, and city and county use plans for surrounding communities could have cumulative impacts where land is developed adjacent to BLM lands.

Past actions that have affected the resources in the Monticello planning area are reflected in the "Affected Environment" section in Chapter 3 of the Proposed RMP/FEIS. Present, ongoing and reasonably foreseeable actions are included in the "Reasonably Foreseeable Actions" described below.

The following reasonably foreseeable actions were identified that may contribute cumulative impacts to the project. Reasonably foreseeable actions are planned or proposed, not speculative or in the distant future. They also include continuation of recent trends in use. The following actions are identified as reasonably foreseeable:

- Land and Resource Management planning in the planning area and surrounding adjacent areas.
- Residential growth and business development throughout the planning area
- Expansion of mineral extraction activities on BLM lands within the planning area and surrounding adjacent areas along with state and private lands
- Utility corridor development
- Increase in recreational use, both motorized and non-motorized, on BLM lands
- National Fire Plan activities for federal and state land management agencies
- Continuing implementation of Utah BLM's Rangeland Health Standards and Guides
- BLM's 13 Western States Vegetation Environmental Impact Statement
- Planning for streams not meeting state water quality standards

- Continued noxious weeds infestation
- Continued human-caused, including prescribed burning, and natural ignitions
- Vegetation treatments and sagebrush restoration
- New coal-fired power plants

4.4.1. CUMULATIVE IMPACTS ON AIR QUALITY

The cumulative impacts on air quality discussed here should be considered in addition to those discussed in previous chapters and under the related resource sections. Activities contributing to cumulative impacts to air quality include prescribed burning; construction, equipment operation, and surface-disturbing activities related to oil and gas development; and OHV activity throughout most of the MPA.

Short-term cumulative impacts from the activities proposed for all resource decisions on air quality are projected to be minimal to negligible under all alternatives. Direct and indirect short-term impacts include increases in airborne particulate and gaseous emissions from prescribed burning, construction sites, and/or OHV trails/use areas. Reasonably foreseeable future projects or actions have the potential to add to the impacts of any of the management decisions currently being considered.

The primary source of air quality impacts from mineral resource development decisions in the Monticello FO is the production of oil and gas. The magnitude of air quality impacts associated with these activities is directly related to the density and intensity with which extraction proceeds. It is reasonable to assume that oil and natural gas exploration and development would continue within the project area over the next 15 years. Accordingly, it is likely that potential air quality impacts from non-project and project-related mineral development in the project area will continue at the current level for the next 15 years. Assuming appropriate application of control measures and strict adherence to existing regulatory and permitting processes, no appreciable cumulative, short-term, adverse air quality effects can be projected specific to oil and gas development.

Long-term cumulative impacts from the activities proposed for all resource decisions on air quality are also projected to be minimal to negligible under all alternatives and under the Proposed Plan. Direct and indirect long-term cumulative impacts include increases in particulate and gaseous emissions from equipment specific to oil and gas development, and associated use of service roads. Detrimental effects from oil and gas development are expected to be small as emissions and fugitive dust control would be a required part of the permitting process. No appreciable cumulative, long-term adverse air quality effects are projected for oil and gas development assuming the conditions described under short term cumulative impacts.

Implementing the national Fire Plan across Utah would cause additional short-term localized increases in particulate emissions from planned ignitions. However, a long-term reduction in the risk of violations of air quality standards from large, uncontrolled smoke emissions would occur.

Increased motorized recreational use, ongoing growth and development, and new coal-fired power plants would contribute particulate matter emissions and fugitive dust emissions. The

incremental contribution of emissions from activities occurring under the Proposed Plan and the alternatives to past, present and reasonably foreseeable actions will not cause concentrations of Co, Sox, PM or NoX to exceed national standards.

OHV-related, air quality impacts are expected to be very short-term and site-specific in nature and are not projected to affect the wider planning area.

4.4.2. CUMULATIVE IMPACTS ON CULTURAL RESOURCES

Impacts associated with resource decisions from this PRMP/FEIS, combined with other past, present, and reasonably foreseeable actions, could produce cumulative impacts on cultural resources and resources of religious or traditional importance to Native American tribes associated with the decision area. The potential for cumulative impacts includes neighboring lands with connected cultural resources including adjoining BLM Field Offices, state and private lands within the planning area, Navajo and White Mountain Ute Reservations, and the Manti-LaSal National Forest. The same management direction and resource uses occur in both planning areas. Surface disturbance associated with consumptive uses such as oil, gas, and other minerals development, and forage use could result in cumulative impacts over a larger landscape scale than what is analyzed in this Monticello RMP. However, planning decisions related to the Moab Field Office and other federal lands are also subject to federal cultural resource laws and application of the Section 106 process of the NHPA. Further, general planning decisions of adjacent federal lands have the potential to impact cultural resources on adjacent lands within the planning area (i.e., fire fuels reduction, erosion reduction through effective vegetation management, etc.), and would generally have a positive effect on cultural resources within the planning area.

Oil and gas development and mineral exploration and development has occurred across this region in the past and would continue into the future. However, the cumulative impacts of these activities on cultural resources in the general vicinity of planning area would likely be less than the potential impacts from the continually increased recreational visitation that cultural sites in the region will be subject to. The advent of the Internet has resulted in the wide publicizing of the locations and types of cultural resources in and around the planning area. This combined with the easy and rapid access afforded by the substantial increase in OHV ownership and recreational use will continue to subject cultural resources in the region to heightened risk of damage, vandalism, and/or looting.

Many decisions related to visual resource management, special designations, and restrictions on surface disturbance have the potential to provide a net positive benefit to cultural resources within the Monticello PA. These decisions would reduce or control the frequency and extent of ground-disturbing activities that present the greatest threat to maintaining the use values of cultural resources. In general, all minerals and recreation decisions under all alternatives have the potential to increase or at least maintain current levels of adverse impacts to cultural resources. Decisions for minerals and recreation generally increase or maintain current levels of surface and subsurface disturbance, and have as an indirect impact an increase in human activity within those areas of minerals development and recreational use. Increased human activity tends to equate with increased adverse impacts on cultural resources, even if these impacts are inadvertent.

In general, implementation of the array of resource decisions under Alternative E would have the lowest degree of potential negative impact on cultural resources within the Monticello FO, and in

many cases Alternative E has the highest overall benefit for cultural resources. Overall, fewer acres of land would be open for ground-disturbing activities under this alternative than under any other alternative. Although no direct correlation exists between acres of surface and subsurface disturbance and numbers of cultural resources impact, this general trend holds true. By comparison, Alternative D and Alternative A (No Action) have the potential for roughly comparable levels of potential adverse impact to cultural resources. Decisions under Alternative C and under the Proposed Plan would have a potential for adverse impacts between those in Alternatives B and E and those in Alternative D. Under all alternatives, specific undertakings that could result in surface and subsurface disturbance and have the potential to impact cultural resources are subject to the Section 106 process of the NHPA, which calls for the identification of historic properties (i.e., NRHP-listed sites or sites determined eligible for listing on the Register) within the area of potential impacts and the consideration of alternatives to the planned undertaking that could avoid impacts to said properties. In the event that avoidance is not possible, mitigation of the impacts is to be considered.

The incremental contribution of the Proposed Plan and the alternatives on the cumulative impacts to cultural resources is anticipated to be minimal since cultural resources are managed in compliance with federal laws, regulations, and policies.

4.4.3. CUMULATIVE IMPACTS ON FIRE MANAGEMENT

Cumulative impacts are a combination of impacts from each alternative with the past, present, and reasonably foreseeable future actions associated with the project and surrounding area. The entire area is managed according to the Moab Fire District Fire Management Plan, which was recently revised. Based on the impetus that the federal fire management agencies are placing on implementing the Federal Wildland Fire Policy, the Healthy Forests Initiative, and the National Fire Plan, these revisions include vegetation management to decrease fuel loading and, consequently, decreased fire risk.

4.4.4. CUMULATIVE IMPACTS ON HEALTH AND SAFETY

Minerals development within surrounding areas would increase the use, generation, and transportation of hazardous materials. City and County use plans for surrounding communities could have cumulative impacts, whereby mineral resources are developed adjacent to BLM lands. State lands that are surrounded by BLM land could have impacts from inholding development.

Hazardous materials are regulated by the EPA and administrated by state agencies regardless of land status. The incremental contribution of the Proposed Plan and the alternatives on the cumulative impacts to health and safety is anticipated to be minimal if all applicable laws, regulations, safeguards, and procedures are followed.

4.4.5. CUMULATIVE IMPACTS ON LANDS AND REALTY

The number of land-use authorizations, particularly rights-of-way and permits, is a function of demand for these uses. Additional future development of adjacent federal, state, and private lands would likely result in additional requests for and approval of land-use authorizations for facilities such as roads, utilities, and communication sites.

City and County use plans could have cumulative impacts where land is developed adjacent to BLM lands. Both the Grand and San Juan County Use Plans have no net loss of private land as a result of government agency land ownership adjustments. Even though land exchange would be the preferred means of land ownership adjustment, such a position could affect the land ownership adjustment program by more strongly favoring land exchanges and outright disposals of public land over purchases of private land.

The designation of right-of-way avoidance and exclusion areas on BLM lands, along with similar restrictions on right-of-way development on adjacent lands, particularly National Forest lands, would have a cumulative impact of reducing routing options for right-of-way facilities such as utilities and roads. Alternative E has the most avoidance and exclusion areas, followed by Alternative B, followed next by Alternative C and the Proposed Plan.

4.4.6. CUMULATIVE IMPACTS ON LIVESTOCK AND GRAZING

Cumulative impacts to livestock and grazing could result from activities on adjacent private lands, activities scheduled for State and Institutional Trust Land Administration lands, and administrative actions on adjacent National Forest Service lands on the Manti-La Sal National Forest. These cumulative impacts have been considered as part of the direct and indirect impacts analysis, as the calculated AUMs include current and reasonably foreseeable grazing on state, private, and tribal lands.

It is likely that adjacent lands would see an increase in land uses (such as development and recreation) that may influence available resources within the Monticello PA in the future. These factors may increase the demand for BLM lands available for grazing. However, this increased demand would not be met because the number of acres available for grazing is fixed for the next 15 years. Proper grazing would ensure rangeland quality.

The incremental contribution of the Proposed Plan and the alternatives on the cumulative impacts to livestock grazing is minimal.

4.4.7. CUMULATIVE IMPACTS ON MINERALS

Past and present mineral resource development management actions that have affected the mineral resources in the Monticello FO are listed in the Mineral Potential Report and in Section 3.8 of Chapter 3. Reasonable foreseeable future mineral resource development management actions include those listed in the RFD scenario as occurring on all lands in the Monticello FO, including USFS, NPS, state, private, and tribal lands; according to the RFD, an average of 195 oil and gas wells is expected on all lands in the Monticello FO over the next 15 years. Some past, present, and reasonably foreseeable future mineral resource development includes lands administered by two or more agencies, including those already listed and the Moab, Richfield, Kanab, Hassayampa, Grand Junction, Uncompahgre, and Dolores Field Offices of the BLM (BLM 2005a; BLM 2005b). These cumulative mineral resource management actions result in beneficial impacts to mineral resource knowledge, yields, and royalties in the Monticello FO, as described in Section 4.3.7.3, Summary of Locatable RFD and Salable RFD. By the same token, continued extraction of mineral resources, over time, reduces the finite quantities of these resources in the Monticello FO.

Past, present, and reasonable foreseeable future management actions regarding other resources would also impact mineral resource development:

- Non-discretionary management of WSAs under the IMP precludes most surface-disturbing activities. Impacts of designation of WSAs are discussed in Section 4.3.7.4.
- VRM decisions on Monticello FO lands adjacent to the other BLM lands (i.e., Moab, Richfield, Kanab, Hassayampa, Grand Junction, Uncompahgre, and Dolores planning areas) may be based in part on viewsheds looking into those other BLM lands. As consistent VRM decisions would be made across these boundaries, VRM decisions for the Moab, Richfield, Kanab, Hassayampa, Grand Junction, Uncompahgre, and Dolores planning areas would likely result in cumulative impacts to mineral resources—either beneficial if VRM III or IV, or adverse if VRM I or II.
- Wildlife habitat decisions made by the Utah Division of Wildlife Resources (e.g., crucial habitat for a given sensitive species, habitat fragmentation) have the potential to impact mineral resource development in the Monticello FO. These decisions would result in generally adverse impacts in the form of controlled surface use or timing limitation stipulations on mineral resource development activities.

Generally, resource decisions occurring on multiple-use, non-Monticello FO lands managed by state and federal agencies (e.g., SITLA, USFS, the BLM Moab Field Office) would have cumulative impacts similar in type to those on Monticello FO lands. Individual private land parcels represent a full spectrum of impacts, from full mineral resource development/use (beneficial) to resource preservation (adverse).

4.4.8. CUMULATIVE IMPACTS ON NON-WSAs WITH WILDERNESS CHARACTERISTICS

Resource decisions from this RMP could combine with other past, present, and reasonably foreseeable future actions to produce cumulative impacts to wilderness characteristics associated with the planning area. Resource decisions for other lands adjacent to the Monticello PA could result in cumulative impacts. The same management direction and resource uses occur in all of the above planning areas. Resource management on adjacent federal lands (including USFS-administered land and NPS land), private land, and state lands would also affect wilderness characteristics in the area. USFS management would generally have a similar management focus as BLM decisions. NPS decisions would generally enhance wilderness characteristics, because its lands are managed under a preservation rather than multiple-use mandate. Surface disturbance associated with consumptive uses such as oil, gas, and other minerals development would result in cumulative impacts over a larger landscape scale than analyzed in this document. Private and state lands have a different mandate for management. Activities and management of these lands would negatively impact non-WSA lands with wilderness characteristics found on public land.

In addition to the acreage currently being managed to protect and preserve their wilderness characteristics, BLM Utah is considering management options for 2,847,156 additional acres of non-WSA lands (5.4% of Utah lands) with wilderness characteristics in six ongoing land-use planning efforts. This includes the 582,357 acres in the Monticello PA. There are other federal lands with wilderness characteristics in Utah that are currently being managed to protect those values. These are identified in Table 4.261 below.

Table 4.261. Federal Lands with Wilderness Characteristics in Utah that are Currently Being Managed to Protect Those Values

Land Administrator	Administrative Unit	Acres	Percent of Land in Utah*
BLM	Designated Wilderness	127,700	0.24
BLM	Wilderness Study Areas	3,214,740	6.12
National Park Service	Recommended Wilderness	1,467,082	2.79
U. S. Forest Service	Designated Wilderness	773,124	1.47
U. S. Forest Service	Recommended Wilderness	83,390	0.16
Total		5,666,036	10.78

*The percentage figures shown in this table are based on a total land area of 52,541,440 acres in Utah.

Oil and gas development has occurred across this region in the past and will continue at an increasing rate into the future. The combined amount of surface disturbance of these past, present, and future actions would be detrimental to areas surrounding non-WSA lands with wilderness characteristics (depending on their location).

The overall cumulative impact of activities proposed for all resource decisions on non-WSA lands with wilderness characteristics includes short-term detrimental impacts and long-term improvements to habitat. Major contributors to detrimental impacts include OHV activities throughout most of the area, surface degradation from mineral development related activities, all other surface-disturbing activities, and vegetation treatments such as sagebrush removal. Direct impacts would be due to loss of naturalness, including loss of individual plants or animals, from mineral development or other surface-disturbing activities. Indirect impacts would also occur with habitat fragmentation due to mineral development, and changes in OHV use due to increased roads or use of roads. These activities would concentrate recreation use on non-WSA lands with wilderness characteristics. The cumulative impacts of all these uses could lead to loss of naturalness in the future.

4.4.9. CUMULATIVE IMPACTS ON PALEONTOLOGICAL RESOURCES

Unauthorized activities such as OHV use, dispersed recreation, and vandalism would continue to have adverse impacts on paleontological resources under all alternatives. These impacts would be reduced under Alternative B and E and to a lesser extent under Alternative C and the Proposed Plan because they provide more constraints on OHV use and dispersed recreation activities. Alternative A showed 611,310 acres open to OHV travel. All action alternatives have only a small open area (from 0-2,311 acres). There would also be impacts as a result of permitted surface-disturbing activities such as mineral development in areas containing significant paleontological resources. The potential for inadvertent adverse impacts to paleontological resources from surface-disturbing activities would be greater under Alternatives A and D. The cumulative impacts of alternatives that include surface-disturbing activities within areas containing fossils have the potential to damage this fragile, nonrenewable resource. However, existing laws, regulations, and policies provide ample opportunity to mitigate adverse impacts

through avoidance or collections of specimens and data. While it is expected that some fossils will be destroyed in the course of other legitimate uses of public lands, mitigation measures will bring consultant paleontologists to areas in the Monticello FO where no researchers are currently studying fossils. Thus fossils that would otherwise have disintegrated over time due to weathering and erosion will be collected, placed in repositories, and preserved in perpetuity.

4.4.10. CUMULATIVE IMPACTS ON RECREATION

Recreational visitation within and around the project area will likely continue to increase steadily over the long-term. Past and present actions that have had and are having impacts on recreation include mineral development, wildland fire suppression and fuels treatments, OHV travel, utility corridor development, grazing and recreational activities in riparian areas, and management within existing SRMAs and the ERMA. Recreational uses that are expected to have the greatest growth would be OHV use, cultural visitation, river running, and motorized visitation of adjacent scenic areas such as Canyonlands National Park, Monument Valley, Valley of the Gods, and Arches National Park. This increased visitation will satisfy more recreational needs but may result in a cumulative loss in the recreational experience by increasing crowding and resulting in long-term impacts to natural and cultural resources that are integral to this experience. In as much as energy development and other surface-disturbing activities increase, there will be a negative impact to recreationists. Based on the RFD for oil and gas, negative impacts are expected to be largely contained in or near existing fields.

The potential cumulative impacts on recreation from actions within the Monticello PA and adjacent and local administrative agencies are as follows:

- Oil, gas, locatable, and salable minerals exploration and development could have a long-term, cumulative effect on the recreational viewshed from surface disturbances and facilities. VRM mitigation would reduce these effects, but it is likely that the activities would remain visible from points of view within the MPA and from viewpoints within the adjacent national parks.
- Wildland fire suppression would temporarily affect recreation use in or adjacent to areas where prescribed fire or other vegetation treatments are being conducted. The long-term cumulative effects would reduce fire risks to recreation areas and facilities within the MPA and on lands under other administrative agencies. Prescribed burning would temporarily degrade air quality (and scenic quality), but with the reduced risks of wildland fire, there would be a cumulative decrease in smoke emissions.
- OHV travel management would have beneficial cumulative effects on recreational experiences and resources by reducing surface impacts to soils, cultural resources, riparian areas, and wildlife habitat by generally confining travel to designated routes within the MPA. The reduction in OHV-related surface disturbances would also cumulatively reduce the spread and establishment of exotic, invasive plant species.
- Riparian areas would be beneficially affected by cumulative actions to improve ecological conditions within these sensitive areas, which would improve recreation experiences for wildlife viewing, camping, and hiking.
- The cumulative effect on recreation resources would be enhanced in the long-term by managing existing and proposed SRMAs and the ERMA in the Monticello PA and in adjacent BLM Moab FO. The designation of SRMAs would help to reduce the conflicts

between the different recreation uses. The cumulative effect of managing the Monticello PA to respond to the expected increase in visitation, changes in recreational demand, and the wide range of recreational activities would have beneficial effects on recreation.

The incremental contribution to the overall cumulative impacts on recreation opportunities, setting and experience would be greatest under Alternatives A and D, as restrictions on surface development and protections afforded to natural resources within the planning area would be less intensive under these alternatives. Alternative E would provide the greatest protection to natural resources and the highest level of non-motorized recreation opportunities. The Proposed Plan and Alternative C would contribute an amount in between Alternatives B/E and D to the cumulative impacts on recreation

4.4.11. CUMULATIVE IMPACTS ON RIPARIAN RESOURCES

Past and present actions within the MPA and on adjacent USFS-administered lands, state lands, and private lands that affect and have affected riparian areas include livestock grazing, recreational uses (including OHVs, non-motorized recreation, etc.), mineral exploration and development, and upstream water withdrawals and impoundments. In general, these actions have all had cumulatively adverse impacts on riparian health. Livestock grazing, recreation, and mineral-related activities have led to surface disturbance, soil compaction, removal of riparian vegetation, bank trampling, and alteration of riparian areas' physical structure. They have also resulted in the widespread introduction of invasive weeds. Water withdrawals and impoundments have limited the health and extent of riparian zones by decreasing water availability, and encouraged the introduction of invasive plants through the stabilization of formerly dynamic sediment deposits, such as bars and banks.

Reasonably foreseeable future actions that would affect riparian areas include an expansion of recreational use and ongoing mineral exploration, development, and extraction. All of these actions could have a potential adverse effect on riparian areas. Beneficial impacts would result from USFS planning efforts, which will reduce negative impacts to riparian resources on National Forest lands. Future impacts on private lands may include both positive and negative impacts as described above.

Under the Proposed Plan and all alternatives, riparian resources would benefit from management for PFC in accordance with the Utah Standards for Rangeland Health and Guidelines for Grazing Management for BLM in Utah (BLM 1997). Adherence with these plans would mitigate many of the adverse impacts from past, present, and future actions. In addition, continuing closure of several allotments to grazing with perennial streams and riparian vegetation would continue the restoration and enhancement of riparian resources in these areas.

In terms of project contributions to cumulative impacts, the Proposed Plan and Alternative C would present a level of riparian resource protection balanced between Alternatives E and D. Alternative D would favor resource development, and more surface-disturbing activities would occur than in the other action alternatives. Alternative E would favor riparian resource protection, and fewer surface-disturbing activities would occur than in other action alternatives. Alternative A (No Action) is such that many of the management guidelines are unspecified with respect to riparian and other resources. However, with respect to recreation, cross-country OHV use under Alternative A presents the greatest potential risk of adverse impacts to riparian areas

and soils. All the action alternatives benefit from removing the large area open to OHV travel (611,000 acres) and making essentially all lands either limited or closed.

Therefore, the incremental contribution of the Proposed Plan and the alternatives to the cumulative impacts on riparian resources is expected to be minimal.

4.4.12. CUMULATIVE IMPACTS ON SOCIOECONOMICS

The master plans for San Juan and Grand Counties set forth a desired direction for the local economy of each county. These plans, when taken together with the allowable activities on federal lands, could cumulatively increase the economic condition of the region by increasing jobs and population.

The mission of the State of Utah Travel Council is to promote tourism throughout Utah. The Travel Council currently promotes the Monticello area as a place where visitors can explore cultural and scenic resources through hiking, biking, OHV use, and river running. Cultural visitation, OHV use, and river running have become recreational pursuits for which this portion of southwestern Utah has become well known. The visitation resulting from this marketing, combined with the nationwide increase in OHV use, when considered together with recreational activities that would occur on federal lands, could create a beneficial cumulative impact to the regional tourism industry. This potential for increased visitation and economic benefits is even more probable when one considers that the planning area is surrounded by several other well-known popular tourist destinations managed by other agencies, including Canyonlands National Park, Hovenweep National Monument, Monument Valley, and Valley of the Gods.

Mineral development outside the Monticello FO's jurisdiction, but within or near the Monticello PA, could also impact social and economic conditions. According to the BLM's RFD, the total maximum amount of wells predicted to be drilled on all lands within the planning area over the next fifteen years is 195 wells (see Table 4.1). According to the Alternative A (No Action), the maximum amount of wells projected for BLM lands is 73 (see Table 4.66). Additional development of producing oil and gas wells could bring additional tax and royalty revenue to the counties. Additional jobs may be created with the increased production.

Additional mineral development, including the potential increase in uranium mining on federal and non-BLM lands and the start up of the White Mesa Mill, will increase working mines and provide an economic benefit. A potential increase in uranium extraction throughout the MPA could have some short-term beneficial economic impact on local communities; however, uranium development is not projected to be extensive, and therefore should not adversely impact visitor experience and recreation-related revenues. Additionally, establishment of the Lisbon Valley Copper Mine could have short- and long-term beneficial impacts on local economic conditions with regard to employment and tax revenue for San Juan County. The Lisbon Valley Copper Mine is expected to employ approximately 145 people and produce more than 12,500 tons of ore per day (BLM 2004e).

4.4.13. CUMULATIVE IMPACTS ON SOIL AND WATER RESOURCES

Reasonably foreseeable actions affecting soil and water resources include reasonably foreseeable increased oil and gas development on adjacent tribal, private, and state-owned lands, as well as non-BLM federal lands located near the planning area. This development would include disturbances associated with drilling, building of access roads, and placement of pipelines. Other

associated impacts include the increased need for water to support this mineral development. It is estimated that a total of 195 wells would likely be developed on non-BLM land in or adjacent to the planning area over the next 15 years. This compares with the estimated total of 73, 66, 74, and 75 wells that would be developed on BLM lands under Alternatives A, B, C, and D, respectively.

Past and present actions that affect and have affected soil and water resources include livestock grazing, recreational uses (including OHVs, non-motorized recreation, etc.), mineral exploration and development, woodland harvest, and vegetation treatments (including those for fire management on lands managed by both the state and other federal agencies).

Livestock and recreation resource uses on non-BLM lands would cause both beneficial and adverse cumulative impacts to soil resources. With respect to livestock, trampling would be adverse to soils, but proper grazing management would preserve vegetation cover, thereby reducing soil erosion. With respect to recreation, open OHV use on state and private lands would generally be adverse to soils.

Soil productivity would be primarily impacted by surface disturbance and vegetation loss associated with these activities, increasing soil erosion and loss, as well as landslides and flooding. Surface water quality would primarily be impacted by increased soil erosion, increased salinity, and sedimentation of streams. Changes in the timing and magnitude of surface water flows would also reasonably be expected depending on the magnitude of the actions.

Groundwater quality may be affected through the discharge of saline or hydrocarbon-impacted waters during drilling and development of oil and gas wells. Utilization of groundwater as a water supply to support resource development may result in decreased aquifer storage and lower water levels. Shallow alluvial aquifers may be negatively impacted due to development as well. The vertical movement of groundwater along fractures and faults induced by production of hydrocarbons and water from oil and gas wells could change salinity concentrations over a short or long period of time, depending upon structural controls and rock types. These impacts may have an effect on surface water features, such as springs and perennial flows, and may have an economic impact on domestic wells through increased pumping costs.

Under all alternatives, soils and water resources would benefit from management, in accordance with the Standards for Rangeland Health and Guidelines for Grazing Management of BLM Lands in Utah (BLM 1997). Adherence to these standards would reduce many of the adverse impacts from future actions. In general, Alternatives A and D would be the least protective of soil and water resources, result in the least beneficial impacts on soils and water resources, and have the least mitigating effect on past impacts to soils and water resources in the Monticello PA. Alternative E would be the most protective and would provide the greatest reductions of cumulative impacts by excluding the most areas from surface disturbance. The Proposed Plan and Alternative C would provide a level of protection and mitigation of cumulative impacts between that of Alternatives B/E and D.

However, Alternative A (No Action) would likely result in higher contributions to cumulative impacts from OHV use and camping due to the lower level of restrictions on cross-country OHV travel and dispersed camping.

Outside of BLM lands, resource decisions occurring on other lands managed by state and federal agencies (such as the USFS) would have cumulative impacts similar to the BLM. Private lands

present a full spectrum, from full resource development/use (adverse) to resource preservation (beneficial).

4.4.14. CUMULATIVE IMPACTS ON SPECIAL DESIGNATIONS

ACECs and WSRs

There would be negligible cumulative impacts to those areas managed in the Proposed Plan as Special Designations for ACECs or WSRs. Cumulative impacts to those areas proposed for Special Designations in Alternatives B and E can result from decisions on BLM lands and state lands. Adverse impacts would occur mainly from surface-disturbing activities such as mineral development and OHV use off existing roads. Direct adverse impacts would be due to the loss of vegetation resulting in impacts to soils, wildlife habitat, and visual resources. These cumulative impacts could lead to the loss of Relevant and Important values for ACECs and Outstanding Remarkable Values (ORVs) for Wild and Scenic Rivers not designated in the Proposed Plan. The potential for damage to the important resource values identified within proposed Special Designations is greatest for Alternatives A and D, least for Alternative B, and intermediate for the Proposed Plan and Alternative C.

With congressional designation of a Wild and Scenic River, the BLM would continue to manage for the ORVs, classification, and free-flowing nature of the river. Congressional designation would provide management with mechanisms to maintain free-flowing values, protect or enhance water quality, protect ORVs, manage consistently with the wild, scenic, or recreational classifications, and where it is a management plan objective, to purchase property as well as promote economic development, tourism, or recreational use.

Congressional designation does not affect existing river compacts, nor does it provide federal authority to regulate non-federal lands. On navigable rivers, the bed and banks are state lands, and the federal and state governments would collaborate on matters affecting instream flow and other river resources.

The Wild and Scenic Rivers Act implies a federal reserved water right; however, it must be the minimal amount necessary for purposes of the Act, it must be adjudicated through state processes, and it would be junior to existing water rights. The amount of the federal right would vary from river to river, depending on the river's flows, the unappropriated quantities in the river, and the values for which the river is being protected. Rather than initiating efforts to secure water rights for instream flows, the BLM could develop cooperative or voluntary water-flow management strategies with other water users and the state. In some situations, the state may have already established minimum stream flows for fish protection or other purposes that may be adequate to meet the wild and scenic river needs.

Designated wild rivers would be closed to mineral location. The Federal Energy Regulatory Commission (FERC) would be prohibited from licensing the new construction of hydroelectric facilities "on or directly affecting" a designated WSR. The Wild and Scenic Rivers Act also prohibits any department or agency of the United States from assisting in the construction of any water resources project that would have a "direct and adverse" impact on the values for which the river was designated. It also precludes federal assistance to projects below/above a designated river that are determined by the administrative agency to invade the area or

unreasonably diminish the scenic, recreational, and fish and wildlife values present as of the date of designation.

Please see the WSR suitability appendix for an evaluation of suitability for each river segment. A suitability finding will be made in the record of decision (ROD).

Those rivers not found suitable for Wild and Scenic River designation in the Proposed Plan could be subject to the alteration of their free-flowing character resulting from potential future water developments.

Therefore, the incremental contribution to the cumulative impacts on Special Designations is greatest for Alternatives A and D, least for Alternatives B and E, and in between for the Proposed Plan.

Wilderness and WSAs

The Proposed Plan and the alternatives would contribute no adverse cumulative impacts to Wilderness Study Areas because they are protected by law, resolution and policy.

4.4.15. CUMULATIVE IMPACTS ON SPECIAL STATUS SPECIES

Resource decisions from this RMP could combine with other past, present, and reasonably foreseeable actions to produce cumulative impacts to special status species associated with the planning area. Co-occurring planning projects in the region include the Moab Field Office BLM RMP. Resource decisions for the Moab Field Office, which is adjacent to the Monticello FO, would likely result in cumulative impacts. The same management direction and resource uses occur in both planning areas. The Manti-La Sal National Forest management decisions would also overlap regarding several of the same resources. Surface disturbances associated with consumptive uses such as forage use as well as oil, gas, and other minerals development would result in cumulative impacts over a larger landscape scale than what is analyzed in this Monticello RMP.

Oil and gas development has occurred across this region in the past and will continue into the future. The combined amount of surface disturbance of these past, present, and future actions would be detrimental to special status plants. The spatial layout of oil and gas facilities disturbs a large proportion of vegetation when considered across the landscape. Each disturbed area for a well pad or road increases the opportunity for weed invasions, and disrupts the spatial continuity of vegetation communities. Other activities such as road construction and increased OHV use will increase access to sensitive areas upon which Special Status Species are dependent for survival. For example, increased access into prairie dog sites will increase mortality by shooters and indirectly impact all the species associated with them.

The overall cumulative impact of activities proposed for all resource decisions on special status plants is projected to be moderate to detrimental at localized areas within the short-term. Major contributors include OHV activities throughout most of the area; increased livestock grazing; habitat destruction from mineral-development-related activities; some vegetation treatments such as sagebrush removal; and possible project developments such as livestock water developments resulting in redistribution of livestock into previously unused areas that are sensitive to disturbance. Direct impacts would be due to loss of individual plants from mineral-, oil-, and gas-related development. Indirect impacts from habitat fragmentation due to development,

changes in OHV use due to increased roads, and rock/fossil collection would also occur. These activities would concentrate grazing pressures and recreation use on habitat sites for some species. The cumulative impacts of all these uses could lead to lower populations of Special Status plants and animals in the future. However, protections provided by the Endangered Species Act would minimize the potential adverse cumulative impacts to listed species. Conversely, beneficial impacts would be obtained with BLM designation of proposed ACECs, Wild and Scenic Rivers, and management of non-WSA lands to protect, preserve and maintain wilderness characteristics, because numerous plant populations and wildlife habitats would be given special management protection within the boundaries of those designated areas. As a result of these proposed designations, the incremental contribution of the cumulative impacts on plant and animal habitats would be the greatest under Alternatives A and D, the least under Alternatives B and E, and in between these two sets of alternatives under Alternative C and the Proposed Plan.

4.4.16. CUMULATIVE IMPACTS ON TRAVEL

Other past, present, and foreseeable future actions that would cumulatively impact travel opportunities within the Monticello FO planning area include changes in recreational use, both within the planning area and in adjacent federally managed areas (the Moab FO planning area, Manti-LaSal National Forest, and Canyonlands and Arches National Parks). Trends indicate that visitation and recreation are increasing within the Monticello FO planning area and on these adjacent, federally administered lands. Increasing recreational use within the region could affect travel within the Monticello FO planning, as increasing demands for recreational opportunities could require more road signs, more travel kiosks and information booths, and more restrictions on roadside parking and camping.

Transportation and road networks adjacent to BLM lands include routes shared with other federal agencies, SITLA, and private landowners. Cumulative impacts to transportation and access would occur primarily from actions that facilitate, restrict or preclude motorized access. Management actions that restrict OHV use would limit the degree of travel opportunities and the ability to access certain portions of the planning area. The continued maintenance of federal and state highways would provide arterial connections to BLM roads. County-maintained routes that connect federal and state highways to BLM-system routes would maintain and improve access to the MPA's resources.

Past minerals activities produced many of the current travel routes within the planning area, but foreseeable minerals exploration and development (primarily oil and gas) within the planning areas and on adjacent federal lands, while creating access routes to production wells, would probably have minor impacts on travel opportunities within the planning area. New routes would generally be short spur roads that would be reclaimed once they no longer serve their intended functions.

Therefore, the incremental contribution of the Proposed Plan and the alternatives to the cumulative impacts on Travel Management is expected to be minimal because the designated routes under the Proposed Plan and the alternatives provide sufficient travel opportunities throughout the Monticello planning area.

4.4.17. CUMULATIVE IMPACTS ON VEGETATION

Past and present actions that affect and have affected vegetation resources include livestock grazing, recreational uses (including OHVs, non-motorized recreation, etc.), mineral exploration and development, woodland harvest, and vegetation treatments (including those for fire management) on adjacent tribal, private and state-owned lands, as well as non-BLM federal lands located near the planning area. This development would include disturbances associated with drilling, building of access roads, and placement of pipelines. Other associated impacts include the increased need for water to support this mineral development. It is estimated that approximately 120 wells would likely be developed on non-BLM land in or adjacent to the planning area over the next 15 years. This compares with the estimated total of 73, 66, 74, and 75 wells that would be developed on BLM-lands under Alternatives A, B, C, and D, respectively.

Other vegetation impacts are associated with recreational uses, including hiking, equestrian, camping, and OHV use on lands managed by both the state and other federal agencies. These uses have the potential to trample or crush vegetation. Typically hiking and equestrian use occurs on existing trails. However, the increased popularity of four-wheelers in the general region poses a risk to vegetation on state and private lands where OHV use may not be restricted to existing roads and trails. Additionally, the lack of regulations on dispersed camping, combined with the increased recreational visitation that the area continues to experience, indicates that the potential for long-term vegetation disturbance from dispersed camping and associated recreation will increase.

4.4.18. CUMULATIVE IMPACTS ON VISUAL RESOURCES

Past and present actions causing cumulative impacts on visual resources include fire suppression, minimal fuels treatments, and minimal prescribed fire treatments, resulting in a buildup of hazardous fuels materials. Minerals exploration, development, and extraction have been and are being conducted within the Monticello PA and are producing surface disturbances. The demand for recreational opportunities has been and is presently intensifying, resulting in impacts on backcountry and frontcountry recreation areas as visitors expand into previously undisturbed areas of the MPA. Other management efforts within and outside the planning area boundaries could produce long-term cumulative impacts on visual resources. Reasonably foreseeable future actions, including planning efforts to locate and develop mineral and hydrocarbon resources within the Monticello FO, could have adverse impacts on visual resources. Impacts would be caused by surface disturbance from production, exploration, and construction of drilling and mining facilities, and OHV use.

Actions outside of the Monticello FO that could potentially affect visual resources would include mineral development on adjacent private lands, as well as the adjacent national forest and the Moab Field Office. The impacts on visual resources would be cumulatively beneficial if these administrative areas coordinate their planning efforts to preserve scenic quality along their boundaries with the Monticello FO. Conversely, if planning efforts are not coordinated, scenic quality could be adversely affected for both the Monticello FO and adjacent scenic areas such as Deadhorse Point and Canyonlands National Park.

Therefore, the incremental contribution to the cumulative impacts on Visual Resources is expected to be the greatest under Alternative D, the least under Alternatives B and E, and in between those options under the Proposed Plan and Alternative C.

4.4.19. CUMULATIVE IMPACTS ON WILDLIFE AND FISHERIES

Resource decisions from this RMP could combine with other past, present, and reasonably foreseeable actions to produce cumulative impacts to wildlife and fisheries populations associated with the planning area. Co-occurring planning projects in the region include the Moab Field BLM RMP. Resource decisions for the Moab Field Office, which is adjacent to the Monticello FO, would likely result in cumulative impacts. The same management direction and resource uses occur in both planning areas. Surface disturbance associated with consumptive uses such as forage use as well as oil, gas, and other minerals development would result in cumulative impacts over a larger landscape scale than what is analyzed in this Monticello RMP.

Oil and gas development has occurred across this region in the past and will continue into the future. Additionally, both copper and uranium mining have occurred and would continue to occur in the planning area. The combined amount of surface disturbance of these past, present, and future actions would be detrimental to vegetation. The spatial layout of oil and gas facilities disturbs a large proportion of vegetation and wildlife habitat when considered across the landscape. Each disturbed area increases the opportunity for weed invasions and disrupts the spatial continuity of vegetation communities.

4.4.20. CUMULATIVE IMPACTS ON WOODLANDS

Other management efforts within the planning area boundaries could produce long-term cumulative impacts on woodland resources. Reasonably foreseeable future actions, including planning efforts to locate and develop mineral and hydrocarbon resources within the planning area, would potentially have adverse impacts on woodland resources by removing the resource from production and use in construction and support facility areas. Most foreseeable future development within the Monticello FO consists of oil and gas well exploration and development and potential uranium mining. Actions outside of the Monticello FO that could potentially affect woodlands resources include oil and gas leasing, fire management, and timber sales in the Moab FO and Manti-La Sal National Forest. These planning efforts could have cumulative beneficial impacts on woodland resources if inter- and intra-agency coordination were included. Coordination would be useful in managing wildfires and prescribed burns. Cumulatively, these planning efforts would create greater woodland diversity and health through fire and vegetation treatments. Conversely, if planning coordination were not included in these management plans, the potential for the loss and/or degradation of woodland resources would be increased. Other resource use management actions would have adverse impacts on woodland resources by restricted resource harvesting (WSAs and Wilderness Areas, ACECs, SRMAs, and wilderness characteristics areas), and would continue to restrict resource harvesting in the future; however, the area of harvesting restrictions would be relatively small compared to the area managed as open to opportunities for resource harvesting.

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3.0 AFFECTED ENVIRONMENT

3.1 PROJECT AREA OVERVIEW

3.1.1 GEOGRAPHIC SETTING

The Monticello planning area (PA) is located in the southeastern corner of Utah, adjacent to the Colorado and Arizona borders. A part of the Colorado Plateau region, the Monticello PA, is bounded by the Colorado River to the west, Canyonlands National Park and the Moab PA to the north, and the Colorado and Arizona state borders to the east and the south, respectively. The Abajo Mountains are situated in the heart of the Monticello PA. Elevations within the Monticello PA range between 3,700 at Lake Powell (near Bullfrog) and 11,360 feet at Abajo Peak (located in the Manti-LaSal National Forest).

3.1.2 CLIMATE

The climate of the Monticello PA shows wide seasonal temperature variations and both temperature and precipitation vary with elevation. Across the Monticello PA, summer precipitation generally comes from brief, heavy thunderstorms. Accumulated winter snow pack melts early in the spring and acts to infiltrate dry desert soils and recharge aquifers.

Precipitation in the southern section of the Monticello PA (near Bluff) averages 8 inches annually with most falling as rain in the late autumn months. Spring and summer thunderstorms are generally brief and violent, often resulting in flash flooding. Summers are hot, with daytime highs averaging 94°F and lows in the high 50s, although extreme highs over 110°F are not uncommon. Winters are cold, with highs averaging 46°F, and lows averaging 20°F.

The western section of the Monticello PA receives an average of 6 inches of precipitation a year, mostly in the late fall as snow. However, rain is not uncommon in the spring and late summer. Maximum summer temperatures average in the high 90s, while winter highs average 48°F, with lows generally in the high 20s.

The climate of the middle section of the Monticello PA (near Blanding) includes low humidity, warm summer temperatures and cool winters. Annual precipitation averages 13 inches, most of which comes in the form of fall rains and winter snows (11 inches). Maximum summer temperatures average 81°F, while winter temperatures average highs of 38°F and lows of 16°F.

The northern section of the Monticello PA (near Monticello) receives an average of 15 inches of precipitation annually; most of this comes in late summer thunderstorms and fall snows, which can leave heavy accumulations in the higher elevations. Maximum summer temperatures average in the high 80s during the day and low 50s at night. Winter high temperatures average 42°F, with nighttime temperatures in the high teens.

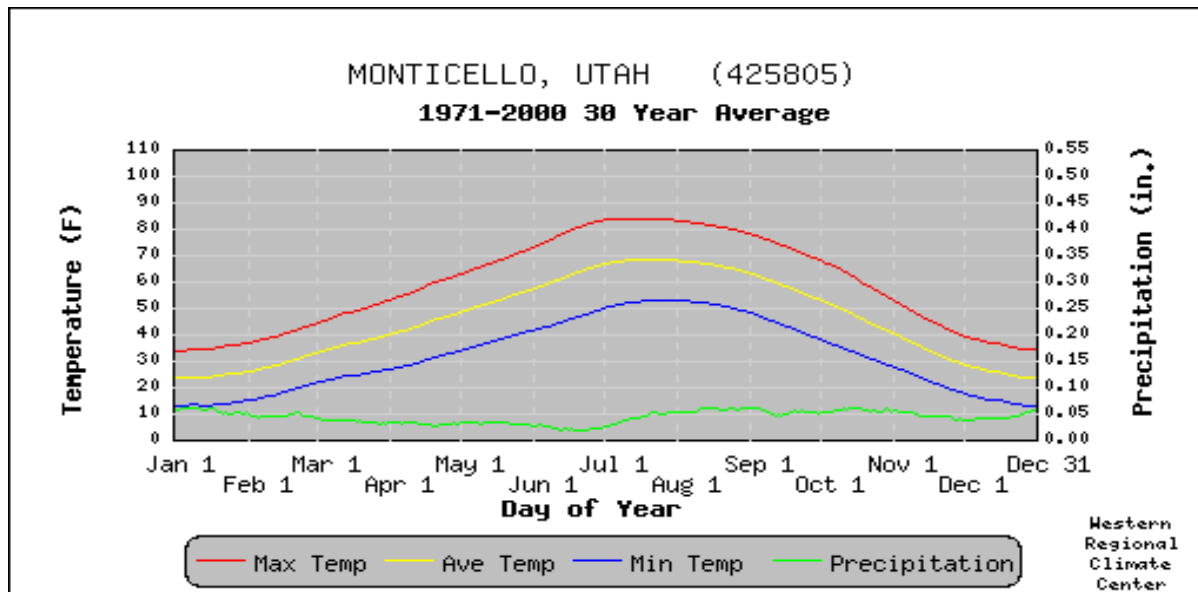
Air temperature and precipitation data collected from 1948 through 2003 for 4 locations in the Monticello PA are displayed in Table 3.1 and Figure 3.1 (WRCC 2004). (Peak elevation temperature and precipitation information was not available.)

Table 3.1. Temperature and Precipitation Data for 4 Locations in the Monticello PA

Temperature (°F)								
Station	General Location	Elevation (feet)	Summer Means		Winter Means		Extremes	
			High	Low	High	Low	High	Low
Blanding	Northern	7,066	86.0	54.8	41.6	19.4	110	-23.0
Monticello	Middle	6,105	81.4	50.0	37.9	16.0	101	-22.0
Bullfrog	Western	3,712	96.5	67.5	48.4	27.2	110	0
Bluff	Southern	4,440	93.6	58.6	46.2	20.3	109	-22.0

Precipitation (inches)								
Station	Mean				Annual			
	Winter	Spring	Summer	Fall	Mean	High	Low	
Monticello	3.8	2.9	4.0	4.3	15.0	23.1	6.6	
Blanding	3.9	2.6	3.0	3.8	13.3	24.4	4.9	
Bullfrog	1.3	1.2	1.1	2.2	5.9	11.5	2.2	
Bluff	2.1	1.5	1.8	2.4	7.8	15.7	3.0	

Source: WRCC 2004.



- - Max. Temp. is the average of all daily maximum temperatures recorded for the day of the year between the years 1971 and 2000.
- - Ave. Temp. is the average of all daily average temperatures recorded for the day of the year between the years 1971 and 2000.
- - Min. Temp. is the average of all daily minimum temperatures recorded for the day of the year between the years 1971 and 2000.
- - Precipitation is the average of all daily total precipitation recorded for the day of the year between the years 1971 and 2000.

Figure 3.1. Thirty-year precipitation and air temperature plots for Monticello, Utah (WRCC 2004).

The Monticello PA has been experiencing drought for much of the last 5 years. The effects of the drought are discussed in detail in Sections 3.2, Air Quality, and 3.18, Vegetation.

3.2 AIR QUALITY

3.2.1 INTRODUCTION

Meteorological and topographical characteristics within the Monticello PA and the surrounding lands affect the transport, deposition and dispersion of emissions within the planning area and region. The effects of both emissions and management decisions within the area influence air quality throughout the area, not just within the boundaries of the planning area. The area within which air resources could be affected by activities within the planning area is referred to as the study area. The Monticello RMP study area includes the planning area and other areas such as Canyonlands and Zion National Parks.

The Monticello PA has been experiencing drought for much of the last 5 years, with extremely dry conditions occurring during the summer of 2002, when the Palmer Drought Severity Index (PDSI) reached near-record severity based on the last 100 years of instrumental data (NCDC 2004). These dry conditions have resulted in an increase of wind-blown dust and associated particulate matter in the Monticello PA and adjacent areas.

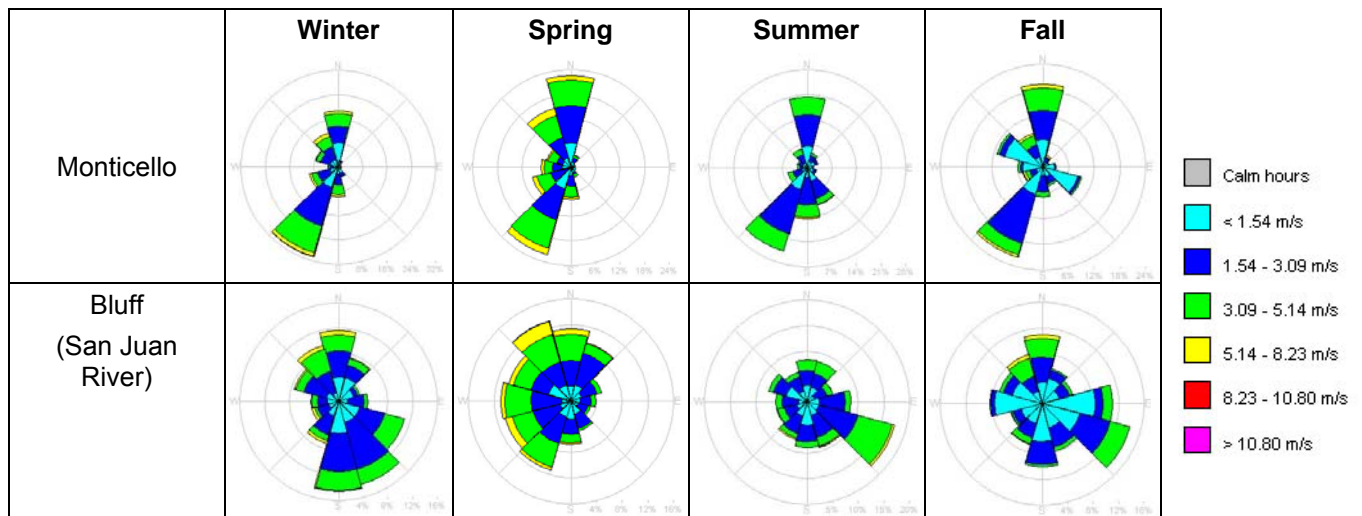
Drought is not the only climatic condition that can affect air quality in the planning area. Winter inversions and wind direction and speed can also have a great impact on air quality. When the air temperature near the ground is lower than the air temperature above, a phenomenon called a surface temperature inversion occurs. Surface inversions form because the ground cools faster than the air above. In most areas of the Monticello PA, inversions are fairly typical winter occurrences that dissipate rapidly when early morning sunlight warms the air near the ground surface. In areas where the local topography acts to pool and trap cold air (deep valleys surrounded by steep mountains) however, cold temperatures associated with stationary or slow moving high pressure systems can last for days or (rarely) even weeks and create inversions that result in poor air quality due to the compression of cold air masses and lack of circulation.

Inversions can hinder air pollutant dispersion by reducing vertical mixing. The mixing height of the plume is the height above the surface through which free vertical mixing occurs. Mixing height is often bounded by the inversion layer in the atmosphere. The dispersion of air pollutants is confined within the mixing height of the atmosphere. High mixing heights promote emissions dispersion and result in low ground level pollutant concentration. On the other hand, low mixing heights often trap emissions and result in high ground level concentration. Monticello, Blanding and Bluff are not as prone to inversions compared to other parts of the Monticello PA due to local topography, minimal snowfall, warmer wintertime low temperatures or other climatological conditions.

Air pollutant dispersion is also dependent on the wind. The pollutant path is determined by the wind direction, and the speed of transport is determined by the wind speed. Wind direction in the Monticello PA is highly influenced by the local terrain. For example, the winds along the San Juan River in San Juan County tend to blow from the west and the northwest in the spring and

blow from the east and the southeast in the other seasons (Trinity Consultants [Trinity] 2003). In the city of Monticello, which is located on the flanks of the Abajo Mountains, the winds predominately blow from the south or southwest.

Figure 3.2 presents the windroses for two cities in the Monticello PA. Windroses are graphical representations of wind speed, frequency, and direction for a given location. As can be seen from the seasonal windroses, the wind patterns in the area vary widely by season and local terrain. Therefore, dispersion and transport of pollutants are also variable in this region depending on the locations.



Data Source: 1996 Mesoscale Model (MM5) data processed using the CALMET meteorological model. The observed data from various meteorological stations are used to generate these windroses. Meteorological stations include Grand Junction, Montrose County Airport, Price/Carbon, etc.

Figure 3.2. Seasonal windroses¹ in the Monticello PA.

3.2.2 NATIONAL AMBIENT AIR QUALITY STANDARDS

The Code of Federal Regulations (CFR) sets National Ambient Air Quality Standards (NAAQS) in Title 40 of CFR, Part 50 (40 CFR 50). The purpose of primary NAAQS is to protect the health of the most sensitive people such as elderly and asthmatic individuals, while the purpose of secondary NAAQS is to protect public welfare from known or anticipated adverse effects associated with the presence of air pollutants, such as damage to property or vegetation. The NAAQS apply to 6 pollutants: carbon monoxide (CO), nitrogen dioxide (NO₂), sulfur dioxide (SO₂), ozone (O₃), and particulate matter whose diameters are smaller than 10 micrometers (PM₁₀) or smaller than 2.5 micrometers (PM_{2.5}), and lead (Pb). An area that does not meet the NAAQS for one or more of these pollutants would be designated as a non-attainment area on a pollutant by pollutant basis. The Monticello PA is located in an area designated as attainment for

¹ Windroses depict the relative frequency of wind direction as defined by the directions on a compass scale. In the diagrams above 8 directions are used (north, northeast, east, southeast, south, southwest, west and northwest, starting from the top of the diagram and going clockwise. Each ring on the wind rose represents an increased frequency (percent of the total) as described by the values listed at the bottom of the diagram (for example: 8%, 16%, 24%, 32% for winter winds in Monticello). Each branch of the rose represents wind coming from that direction. The branches are divided into segments of different thickness and color, which represent wind speed ranges from that direction. Speed ranges are identified in the scale to the right of the diagram. The length of each segment within a branch is proportional to the frequency of winds blowing within the corresponding range of speeds from that direction.

all pollutants (EPA 2003a). Table 3.2 present the existing ambient air quality in the Monticello PA (EPA 2003b).

The data listed are the most recent available for each pollutant. If there is no monitor located within the boundary of the Monticello PA, the data from the nearest representative monitor(s) were chosen. Most of the available monitoring stations are located east or southeast of the planning area. As outlined in Table 3.2 of this chapter, the air quality in and near the Monticello PA meets the NAAQS by a large margin with the exception of ozone which is just under the 8-hour NAAQS at Canyonlands National Park.

A recent assessment of air quality in National Parks around the country found that ozone concentrations and ammonium deposition increased significantly at Canyonlands National Park between 1995 and 2004 (GPRA 2005). The same report, however, found improvements in nitrate and sulfate deposition, although these improvements were not found to be statistically significant (GPRA 2005). In 2005, Canyonlands National Park did not meet a National Park Service internal air quality goal (called Ia3), which incorporates visibility, atmospheric deposition, and ozone concentration targets.

Table 3.2. Ambient Air Quality Data for the MPA

Pollutant	Averaging Period ^a	NAAQS	Monitored Concentration	Monitored Location (City, County, State)
CO	1 hour	35.0 ppm ^b	2.8 ppm ⁿ	Grand Junction, Mesa Co., CO
	8 hour	9.00 ppm ^b	1.8 ppm ⁿ	Grand Junction, Mesa Co., CO
NO ₂	Annual	0.053 ppm	0.003 ppm ^k	La Plata Co., CO
			0.016 ppm ^k	Bloomfield, San Juan Co., NM
SO ₂	3 hour	0.50 ppm ^{b,c}	0.082 ppm ⁱ	Shiprock, San Juan Co., NM
	24 hour	0.14 ppm ^b	0.013 ppm ⁱ	Shiprock, San Juan Co., NM
	Annual	0.03 ppm ^b	0.002 ppm ^k	Shiprock, San Juan Co., NM
Ozone	1 hour	0.12 ppm ^d	0.086 ppm ⁱ	La Plata County, CO
			0.077 ppm ⁱ	Mesa Verde NP, Montezuma Co., CO
			0.086 ppm ⁱ	Farmington, San Juan Co., NM
			0.082 ppm ⁱ	Island-in-the-Sky, Canyonlands NP, UT
	8 hour	0.075 ppm ^e	0.055 ppm ^j	La Plata County, CO
			0.073 ppm ^j	Mesa Verde NP, Montezuma Co., CO

Table 3.2. Ambient Air Quality Data for the MPA

Pollutant	Averaging Period ^a	NAAQS	Monitored Concentration	Monitored Location (City, County, State)
			0.072 ppm ^j	Farmington, San Juan Co., NM
			0.070 ppm ^j	Island-in-the-Sky, Canyonlands NP, UT
PM ₁₀	24 hour	150 µg/m ³ ^f	25 µg/m ³ ^o	Farmington, San Juan Co., NM
	Annual	50 µg/m ³	15 µg/m ³ ^k	Farmington, San Juan Co., NM
PM _{2.5}	24 hour	35 µg/m ³ ^g	13 µg/m ³ ^m	Farmington, San Juan Co., NM
	Annual	15 µg/m ³ ^h	5.9 µg/m ³ ^k	Farmington, San Juan Co., NM

^a The concentration values listed in this table are based on the monitored concentrations in 2007 provided by the EPA AirData database (URL: <http://www.epa.gov/oar/data/>).

^b Not to be exceeded more than once per year.

^c SO₂ 3-hour standard is a secondary NAAQS that sets limits to protect public welfare, including protection against decreased visibility, damage to animals, crops, vegetation, and buildings.

^d The standard is attained when the expected number of days per calendar year with maximum hourly average concentrations above 0.12 ppm is ≤ 1. As of June 15, 2005 EPA revoked the 1-hour ozone standard in all areas except the 8-hour ozone nonattainment Early Action Compact (EAC) areas.

^e The 3-year average of the fourth-highest daily maximum 8-hour average ozone concentrations measured at each monitor within an area over each year must not exceed 0.075 ppm (effective May 27, 2008).

^f Not to be exceeded more than once per year on average over 3 years.

^g To attain this standard, the 3-year average of the 98th percentile of 24-hour concentrations at each population-oriented monitor within an area must not exceed 35 µg/m³ (effective December 17, 2006).

^h To attain this standard, the 3-year average of the weighted annual mean PM_{2.5} concentrations from single or multiple community-oriented monitors must not exceed 15.0 µg/m³.

ⁱ Concentration is the maximum value detected at the monitored location in 2007 according to the EPA AirData database.

^j Concentration is the 3 year average of 4th maxima detected at the monitored location in 2005, 2006, and 2007 according to the EPA AirData database.

^k Concentration is the arithmetic mean at the monitored location in 2007 according to the EPA AirData database.

^m Concentration is the 3-year average of the 98th percentile of the 24-hour values collected in 2005, 2006, and 2007 according to the EPA AirData database.

ⁿ Concentration is the 2nd maximum value detected at the monitored location in 2007 according to the EPA AirData database.

^o Concentration is the 3-year average of the 2nd maxima detected at the monitored location in 2005, 2006 and 2007 according to the EPA AirData database.

3.2.3 PREVENTION OF SIGNIFICANT DETERIORATION

Potential air quality impact criteria also include Prevention of Significant Deterioration (PSD) increments. A PSD increment is the maximum increase in ambient concentrations of a certain pollutant that is allowed to occur above a baseline concentration for that pollutant. Federal Mandatory Class I areas with pristine air quality, such as some wilderness areas, National Parks, and Tribal reservation lands, are accorded the strictest protection. Only very small incremental increases in concentration are allowed in these areas to ensure the maintenance of their pristine air quality. The State of Utah has the authority and responsibility to determine compliance with PSD by performing a regulatory PSD Increment Consumption Analysis.

In Utah, 5 areas have been designated as mandatory Class I areas. These areas are: Arches National Park, Bryce Canyon National Park, Canyonlands National Park, Capital Reef National Park, and Zion National Park. PSD Class II areas are essentially all areas that are not designated Class I, and larger incremental increases in concentration are allowed, although the concentrations are not allowed to reach the concentrations set by Federal standards (NAAQS). Air quality data for Class I areas within the study area are also included, where available.

3.2.4 VISIBILITY IN CLASS I AREAS

Visibility is "the clarity with which distant objects are perceived" (EPA 2001), and is affected by pollutant concentrations, plume impairment, regional haze, relative humidity, sunlight, and cloud characteristics. A typical visual range without any manmade air pollutants would be about 140 miles in the Western states (EPA 2001). Aerosols (small particles made of solid and/or liquid molecules dispersed in the air) are the pollutants that most often affect visibility in the Class I areas. Five key contributors to visibility impairments are sulfate, nitrate, organic carbon, elemental carbon, and crustal materials. Their relative contributions to visibility impacts in the Canyonlands National Park, a Class I area within the planning area of the FO, are summarized in Table 3.3 (EPA 2001).

Table 3.3. Summary of Visibility Impairment Pollutants Measured in the Canyonlands National Park^a

Pollutant	Contribution ^b	Emission Sources
Sulfate	34%	Fossil fuel combustion and forest fires.
Crustal Material	27%	Fugitive dust from roads, agricultural and forestry operations, and wind erosion.
Organic Carbon	22%	Wood burning, open burning, vehicle exhaust, and wildfires and prescribed burning.
Elemental Carbon	10%	Vehicle exhaust, wood burning, and wildfires and prescribed burning.
Nitrate	7%	Motor vehicle exhaust. Secondary sources include fossil fuel combustion and prescribed burning.

^a Data source: U.S. EPA. 2001.

^b Contributions are calculated by pollutant concentrations regularly measured in the Canyonlands National Park. Light extinction coefficients and visibility indices are then calculated from these values.

The 1977 Clean Air Act (CAA) included legislation to prevent future and remedy existing visibility impairment in Class I areas. In 1985, the United States Environmental Protection Agency (EPA) established a collaborative monitoring program called the Interagency Monitoring of Protected Visual Environments (IMPROVE) to monitor visibility in Class I areas. The IMPROVE network has operated a monitor in the Canyonlands National Park, located near the western boundary of the Monticello PA, since 1988. The most-impaired days in Canyonlands National Park exhibit visual ranges between 62 to 90 miles and appears to show an improvement over the decade of 1994 to 2004. The mid-range days have visual distances of 78 to 109 miles and show no significant change. The least-impaired days have visibility ranges from 107 to 144 miles and also demonstrate improvements over the decade of approximately 25% (EPA 2003c).

The visibility trend from 1990 to 2004 in the Canyonlands National Park is summarized in Figure 3.3. A more recent assessment of visibility in the Canyonlands National Park indicates that the improvement trend in visibility has continued through 2004, although the trend was measured in different units and was not found to be statistically significant (GPRA 2005). While some visibility impairments are the result of natural sources such as windblown dust and soot from wildfires, which cannot be controlled; manmade sources of pollution can also impair visibility. These include motor vehicles (organic carbon), electric utility and industrial fuel burning (sulfates and particulate), and manufacturing operations (sulfates and fine particulate matter). Visibility in Canyonlands National Park is most influenced by sulfates, fine particulate matter (i.e., dust), and organic carbon. The visibility improvements seen over the past decade are the result of implementing state and federal stationary and mobile source regulations.

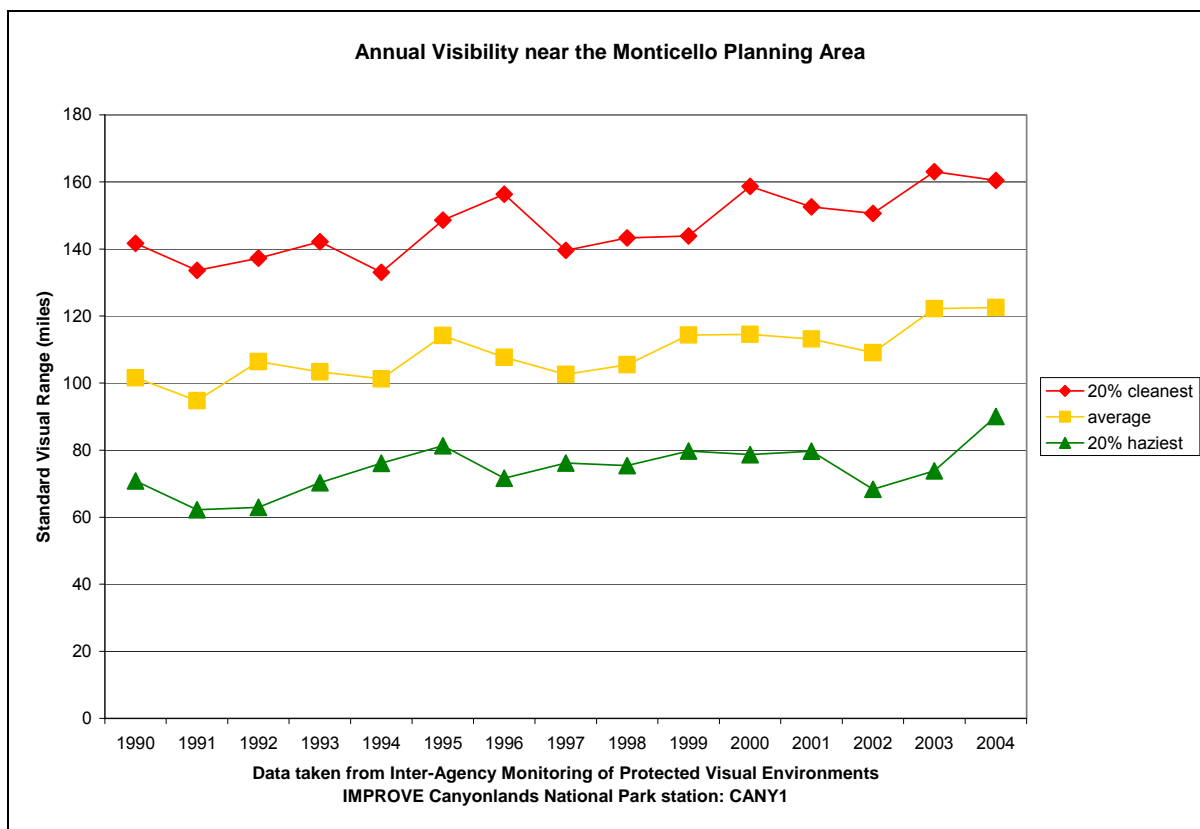


Figure 3.3. Trend in air pollution impacts on visibility observed in Canyonlands National Park, Utah, 1990 through 2004 (IMPROVE).

3.2.5 ATMOSPHERIC DEPOSITION

Atmospheric deposition refers to the processes by which air pollutants are removed from the atmosphere and deposited on terrestrial and aquatic ecosystems, and is reported as the mass of material deposited on an area (kilogram per hectare - year). Atmospheric deposition can cause acidification of lakes and streams. One expression of lake acidification is change in acid neutralizing capacity (ANC), the lake's capacity to resist acidification from atmospheric deposition. Acid neutralizing capacity is expressed in units of micro-equivalents per liter ($\mu\text{eq/l}$).

3.2.5.1 WET DEPOSITION

Wet deposition refers to air pollutants deposited by precipitation, such as rain and snow. One expression of wet deposition is precipitation pH, a measure of the acidity or alkalinity of the precipitation (see Figure 3.4).

There are 5 NADP stations in Utah: Logan, Murphy Ridge, Green River, Bryce Canyon NP and Canyonlands NP. The NADP stations in Bryce Canyon NP and Canyonlands NP have assessed precipitation chemistry from 1985 and 1997 through to the present. Figure 3.4 shows precipitation pH has ranged from 4.95 to 5.69.

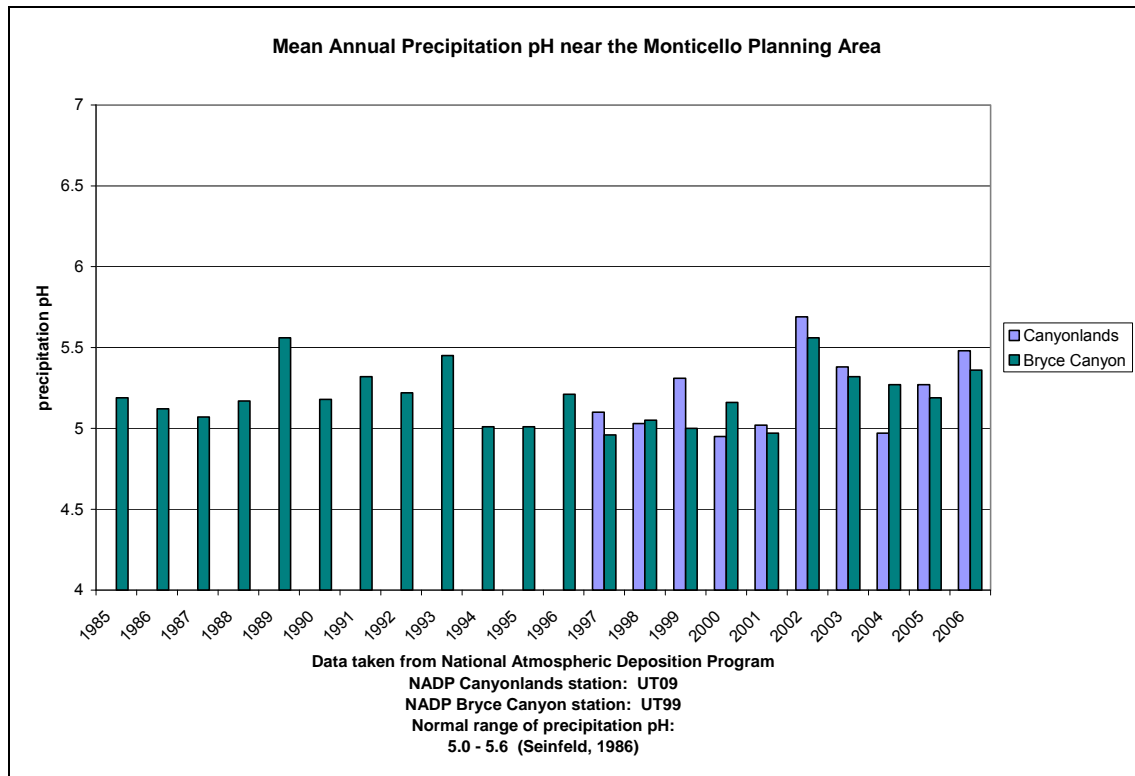


Figure 3.4. Mean annual precipitation pH near in Bryce and Canyonlands National Parks. Data source: National Atmospheric Deposition Program.

3.2.5.2 DRY DEPOSITION

Dry deposition refers to the transfer of airborne gaseous and particulate material from the atmosphere to the Earth's surface. The Clean Air Status and Trends network (CASTNet) has measured dry deposition of ozone (O_3), sulfur dioxide (SO_2), nitric acid (HNO_3), sulfate (SO_4^{--}), nitrate (NO_3^-), and ammonium (NH_4^{++}), in the United States since the late 1980s. There is one CASTNet stations in Utah at Canyonlands NP.

3.2.5.3 TOTAL DEPOSITION

Total deposition refers to the sum of airborne material transferred to the Earth's surface by both wet and dry deposition. Total nitrogen deposition is calculated by summing the nitrogen portion

of wet and dry deposition of nitrogen compounds, and total sulfur deposition is calculated by summing the sulfur portion of wet and dry deposition of sulfur compounds.

Total deposition has been measured at Canyonlands National Park from 1995 through the present. Total nitrogen deposition has ranged from 1.7 to 2.2 kg/hectare-year since 1996 (Figure 3.5). Total nitrogen deposition of 3 kg/hectare-year represents the total pollution loading where acidification is unlikely and "below which a land manager can recommend a permit be issued for a new source unless data are available to indicate otherwise" (Fox, 1989). Studies in Rocky Mountain National Park suggest that acidification may occur with wet nitrogen deposition of 1.5 kg/hectare-year (Baron, 2006). Total sulfur deposition has ranged from 0.66 to 1.1 kg/hectare-year since 1995 (Figure 3.6).

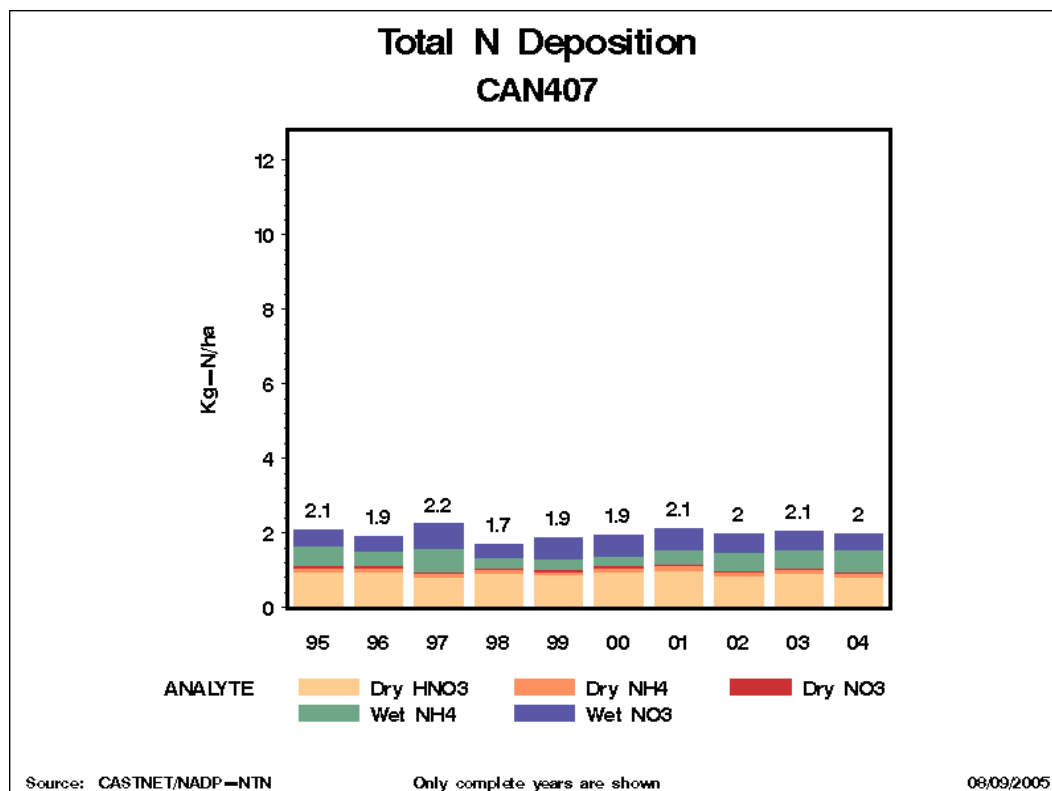


Figure 3.5. Total nitrogen deposition at Canyonlands National Park. Source: National Atmospheric Deposition Program.

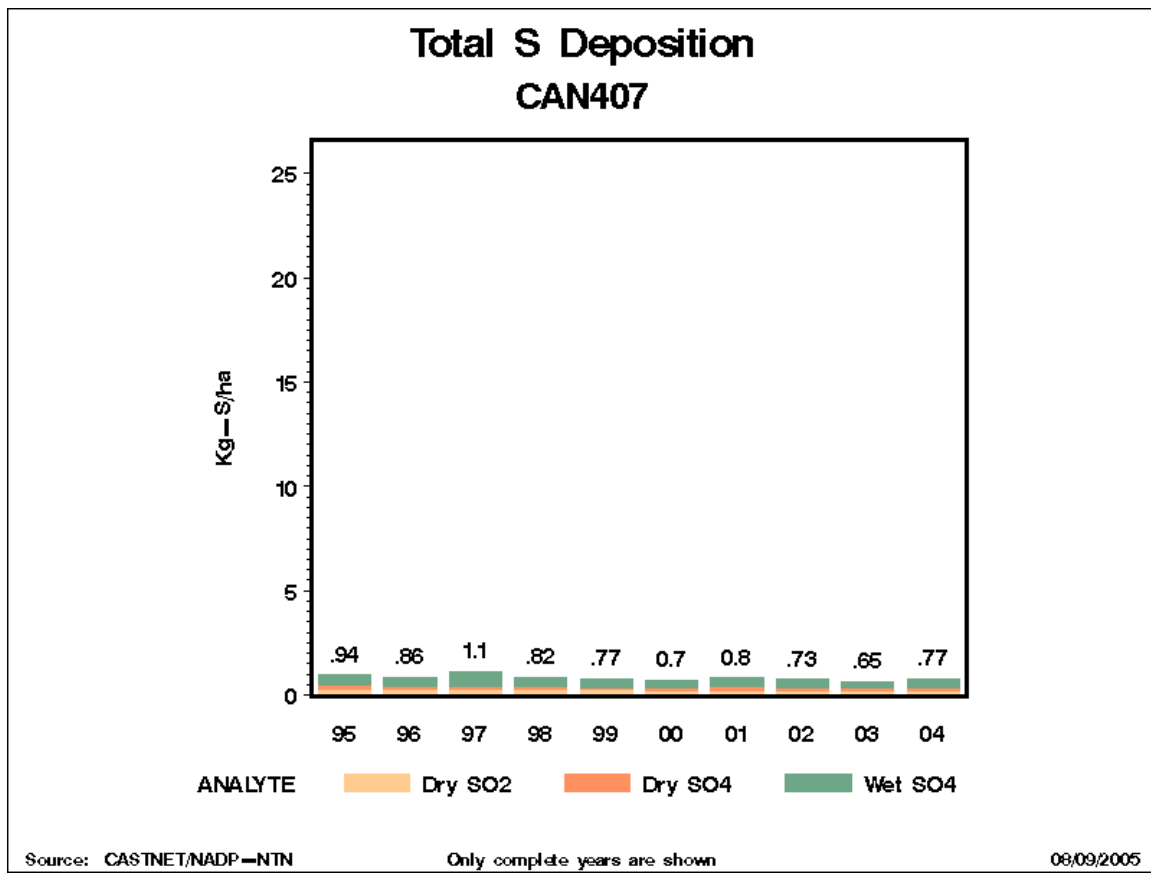


Figure 3.6. Total sulfur deposition at Canyonlands National Park. Source: National Atmospheric Deposition Program.

3.2.5.4 LAKE CHEMISTRY

Atmospheric deposition can cause acidification of lakes and streams. One expression of lake acidification is change in acid neutralizing capacity (ANC), the lake's capacity to resist acidification from atmospheric deposition. Acid neutralizing capacity is expressed in units of micro-equivalents per liter ($\mu\text{eq/l}$). Lakes with ANC values of from 25 to 100 $\mu\text{eq/l}$ are considered to be sensitive to atmospheric deposition, lakes with ANC values of from 10 to 25 $\mu\text{eq/l}$ are considered to be very sensitive, and lakes with ANC value of less than 10 are considered to be extremely sensitive. Based on a search of the EPA STORET database, no ANC data are currently available for Grand and San Juan County. This could be a future consideration in developing monitoring plans.

3.2.6 STATUS OF EMISSIONS

The Monticello PA covers most of San Juan County. Currently, emission sources within the Monticello PA consists mostly of oil and gas development facilities and some mineral processing facilities as identified in Table 3.4.

Table 3.4. 2005 Emissions Inventory for Grand and San Juan Counties, Utah

County	Source	2005 Emissions (tons per year)						
		CO	NO _x ^b	PM ₁₀	PM _{2.5}	SO _x ^c	VOC ^d	HAPs ^e
Grand County	Area source	206	16	430	88	3	285	
	Non-road mobile	2,962	176	37	30	8	905	
	On-road mobile	8,118	1,042	381	78	16	572	
	Point source	225	378	4	4	<1	69	
	Biogenics	6,596	-	-	-	-	34,973	
	Total Grand County	18,107	1,611	851	200	27	36,803	19
San Juan County	Area source	517	35	1,109	224	35	517	
	Non-road mobile	1,868	59	21	20	11	546	
	On-road mobile	6,657	1,058	399	89	21	470	
	Total San Juan County	9,042	1,153	1,529	332	67	1,533	10
Regional Total		27,149	2,764	2,380	532	94	38,337	29

^a Emission inventory data from 2005 State Summary of Emissions by Source. URL: www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05/State_List.htm

^b Nitrogen oxides - one of the main ingredients involved in the formation of ground-level ozone.

^c Sulfur oxides - contribute to respiratory illness, atmospheric deposition, and the formation of atmospheric particles that can cause visibility impairment.

^d VOC (volatile organic compounds) refers to any compound of carbon, excluding carbon monoxide, carbon dioxide, carbonic acid, metallic carbides or carbonates, and ammonium carbonate that participates in atmospheric photochemical reactions. Also a precursor to ozone.

^e HAPs (hazardous air pollutants) are generally defined as those pollutants that are known or suspected to cause serious health problems. Section 112(b) of the Clean Air Act identifies a list of 188 pollutants as HAPs. The emissions inventory for HAPs available from the State of Utah only includes those reported by stationary industrial sources.

The 2005 emissions inventory available from the Utah Department of Environmental Quality, Division of Air Quality (UDAQ) was used to characterize base-year emissions in San Juan and Grand County. Emissions are summarized by source type for criteria pollutants including area source, non-road mobile, on-road mobile, point sources, and biogenics. The emission inventory for hazardous air pollutants only includes emissions from stationary industrial sources.

3.2.6.1 ADDITIONAL SOURCES OF EMISSIONS

The seasonal windroses presented in Figure 3.2 for Monticello and Bluff (in the Monticello PA) show that prevailing wind speeds rarely exceed 5 m per second, and vary seasonally in direction. Local topography in the Monticello PA is complex and likely to influence local wind patterns to a substantial degree. As meteorological data are not available for all sites within the planning area, the stations at Monticello and Bluff were assumed to be representative of dominant trends

in prevailing wind direction for the northern and southern sections of the Monticello planning area, respectively. Due to the complexity of local topography, this assumption may not hold on a site-specific scale but is expected to be representative when applied as an annual average area-wide trend.

As stated previously, current air quality in the Monticello PA is, with the exception of ozone, consistently below the NAAQS by a large margin, as shown in Table 3.2 (observed ozone concentrations near the Monticello PA is less than, but near, the NAAQS). The Utah DEQ indicated that ozone concentrations in Class I areas of the western states have shown significant increases in the past decade and are approaching the NAAQS level (personal communication between Brock LeBaron, Utah DAQ, and Trinity Consultants on August 8, 2003). Ozone is generally not emitted directly, but forms from a chemical reaction between emissions of volatile organic carbons (VOCs) and nitrogen oxides (NOx) in the presence of heat and sunlight. Sources of VOC emissions include automobiles, gasoline stations, compressor emissions, and many other sources. Nitrogen oxides are emitted from combustion processes in automobiles, power plants, compressors, etc. Although ozone is produced throughout the year, the highest ozone concentrations in most urban areas are usually observed in the summer when strong sunlight and high temperatures drive the chemical reactions. In rural areas of the Rocky Mountain West such as the Monticello PA, high ozone concentrations have been measured in the winter. The processes of this winter ozone are not yet well understood. Stagnant meteorological conditions, such as inversions in some parts of the Monticello PA, can trap the air in the region for several days. Ozone concentrations are generally considered a regional issue. This means that ozone concentrations in a given area can result from emissions that are transported into the area from distant emissions sources, as well as from local emissions sources .

Additional concerns address emissions specific to visitation and through-traffic within the Monticello PA. Most recreational visitors engage in motorized activities that are emission sources in addition to the highway vehicles used for transportation.

Prescribed fire and naturally caused fires also present a concern to air quality. Prescribed burning is a useful tool for resource management and may be used to achieve a variety of objectives such as restoring a fire-dependent ecosystem, enhancing forage for cattle, improving wildlife habitat, preparing sites for reforestation, or reducing hazardous fuel loads. Fire used for any of these management reasons, will produce smoke and other air pollutants. Some short-term air pollutant releases are necessary to achieve the benefits of prescribed burning. Short-term effects on air quality from prescribed burns include a general increase in particulate matter, CO₂ and ozone precursor emissions. Land managers recognize that smoke management is critical to avoid air quality intrusions over sensitive areas or visibility problems. Vegetation management is an active part of fire management techniques and long-term effects of prescribed burning include a reduction in particulate matter, CO₂ and ozone precursor emissions specific to wildfire in unmanaged areas. Prescribed fire management is designed to minimize impacts.

3.2.7 GLOBAL CLIMATE CHANGE

On-going scientific research has identified the potential impacts of climate changing pollutants on global climate. These pollutants are commonly called "greenhouse gases" and include carbon

dioxide, CO₂; methane; nitrous oxide; water vapor; and several trace gas emissions. Through complex interactions on a regional and global scale, these emissions cause a net warming effect of the atmosphere, primarily by decreasing the amount of heat energy radiated by the Earth back into space. Although climate changing pollutant levels have varied for millennia (along with corresponding variations in climatic conditions), recent industrialization and burning of fossil carbon sources have caused CO₂ concentrations to increase dramatically, and are likely to contribute to overall climatic changes, typically referred to as global warming. Increasing CO₂ concentrations also lead to preferential fertilization and growth of specific plant species.

Global mean surface temperatures have increased nearly 1.0°C (1.8°F) from 1890 to 2006 (Goddard Institute for Space Studies, 2007). However, observations and predictive models indicate that average temperature changes are likely to be greater in the Northern Hemisphere. Figure 3.7 demonstrates that northern latitudes (above 24° N) have exhibited temperature increases of nearly 1.2°C (2.1°F) since 1900, with nearly a 1.0°C (1.8°F) increase since 1970. Without additional meteorological monitoring systems, it is difficult to determine the spatial and temporal variability and change of climatic conditions, but increasing concentrations of these "greenhouse gases" are likely to accelerate the rate of climate change.

The Intergovernmental Panel on Climate Change (IPCC) has recently completed a comprehensive report assessing the current state of knowledge on climate change, its potential impacts, and options for adaptation and mitigation. At printing of this PRMP/FEIS, this assessment is available on the IPCC web site at <http://www.ipcc.ch/>. According to this report, global climate change may ultimately contribute to a rise in sea level, destruction of estuaries and coastal wetlands, and changes in regional temperature and rainfall patterns, with major implications to agricultural and coastal communities. The IPCC has suggested that the average global surface temperature could rise 1 to 4.5 degrees Fahrenheit (°F) in the next 50 years, with significant regional variation. The National Academy of Sciences (2006) has confirmed these findings, but also indicated that there are uncertainties regarding how climate change may affect different regions. Computer models indicate that such increases in temperature will not be equally distributed globally, but are likely to be accentuated at higher latitudes, such as in the Arctic, where the temperature increase may be more than double the global average (BLM 2007). Also, warming during the winter months is expected to be greater than during the summer, and increases in daily minimum temperatures is more likely than increases in daily maximum temperatures. Vulnerabilities to climate change depend considerably on specific geographic and social contexts.

The BLM recognizes the importance of climate change and the potential effects it may have on the natural environment. Several activities occur within the planning area that may generate emissions of climate changing pollutants. For example, oil and gas development, large fires, and recreation using combustion engines, can potentially generate CO₂ and methane. Wind erosion from disturbed areas and fugitive dust from roads along with entrained atmospheric dust has the potential to darken glacial surfaces and snow packs resulting in faster snowmelt. Other activities may help sequester carbon, such as managing vegetation to favor perennial grasses and increase vegetative cover, which may help build organic carbon in soils and function as "carbon sinks."

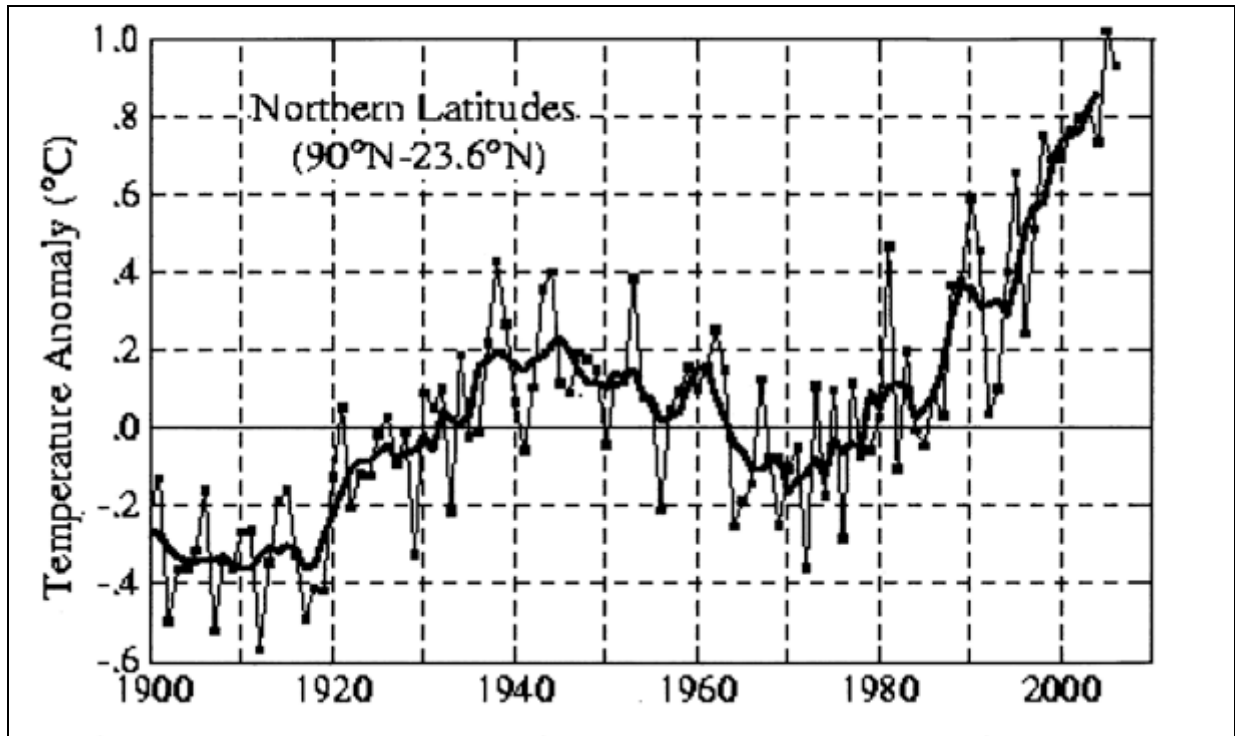


Figure 3.7. Annual Mean Temperature Change for Northern Latitudes (24–90° N).

3.3 CULTURAL RESOURCES

3.3.1 OVERVIEW

Cultural resources are non-renewable remains of past human activity. For BLM management purposes, these remains take the form of sites, artifacts, buildings, structures, ruins, features, and natural landscapes with particular cultural importance. With a few exceptions, these remains must be at least 50 years old. In the case of natural landscapes, the period of traditional cultural use must also be at least 50 years old to be considered significant or eligible for or listed on the National Register of Historic Places (NRHP). Cultural resources also include places identified by traditional groups (e.g., Native American tribes) as sacred or otherwise important to the maintenance of group identity even if no physical manifestations of past activities are present at that location. Such locations are referred to as Traditional Cultural Properties (TCPs). Additionally, certain areas of the landscapes have particularly high densities of cultural resources and can be designated as Areas of Critical Environmental Concern (ACECs) with cultural values. This section provides an overview to the culture history of the Monticello PA, as background for understanding the types of cultural resources present. This is followed by an overview to the ethnographic data for the area. Resources are then discussed including a summary of information regarding known resources, potential TCPs, and ACECs with cultural values.

3.3.2 CULTURAL RESOURCE HISTORY OF THE MONTICELLO PA

The following section contains a brief overview of past human activity on lands under the jurisdiction of the Monticello FO. This overview is divided into 3 sections: Prehistory, History, and Ethnography. It is intended only to provide a very broad outline within which to understand the basic types and affiliations of cultural resources that are present within the boundaries of Monticello PA. This overview is not a complete recitation of the entire existing body of knowledge regarding past human activity within the PA. It does not incorporate information from very recent and ongoing investigations (i.e., the condition assessment project at Moon House or excavations in Comb Wash) that are beginning to yield data that may change the existing knowledge of prehistoric land-use patterns, cultural affiliations, and timing of events and trends.

An outline of the prehistory and history of the lands incorporated by the Monticello PA is useful in understanding the broad patterns of human occupation, land use, and habitation that have occurred within the region. Humans of multiple cultures have inhabited, traversed, mapped, and developed these lands for greater than 12,000 years and have left evidence of their activities on the landscape in the form of archaeological sites, buildings, and structures. It is this material evidence that the BLM must consider when making land-use decisions within the PA.

3.3.2.1 PREHISTORY

Although the precise timing and nature of human entry into North America is currently a matter of considerable debate (Dillehay 1997; Swedlund 1999), the first period of significant recognized human occupation of the continent occurs toward the end of the Pleistocene when the climate was cooler and moister than the present (Jennings 1989:60). This time period is often referred to as the Paleoindian Period and represents the oldest time period for which archaeological evidence exists of human activity in the region. The environmental conditions during this period supported the presence of large game mammals such as giant bison, mammoth, camel, and ground sloth (Grayson 1993). Human populations over much of the continent appear to have concentrated, albeit to varying degrees, on the exploitation of these mammals during this period (Jennings 1989:59; Simms 1988). Few archaeological sites from this earliest period of known human occupation of southeastern Utah have been found within the Monticello PA. The Lime Ridge Clovis site, located 15 kilometers (km) southwest of Bluff, Utah, is a significant archaeological site on the northern Colorado Plateau in Utah (Davis 1989:66). Research conducted in Glen Canyon has also demonstrated a limited human presence during the Paleoindian period (Geib 1996:7). Archaeological evidence from this period tends to be very limited and is often confined to stone tools designed for hunting large game mammals.

The next period of prehistoric occupation in the Monticello PA is typically referred to as the Archaic Period. This period can be subdivided into several phases based on technological (tool kit) differences and different approaches the prehistoric peoples used for obtaining food; though they were still relying on hunting and gathering, they pursued smaller game animals than the previous period. Archaeological sites from this period are more numerous than those from the Paleoindian Period and contain a wider variety of artifacts. Stone tools from Archaic Period sites tend to be smaller and exhibit evidence of being used differently than the spear points Paleoindian peoples used for hunting such animals as mammoth and giant bison. The lands of the

Monticello PA appear to have been very popular for Archaic peoples as archaeological sites from this period are found throughout the FO PA. In fact, the archaeological record for San Juan County indicates widespread occupation of the area between 6000 B.C. and A.D. 100 (Geib 1996:7-9; Nielson 1985). Cedar Mesa, Elk Ridge, and Montezuma Canyon are noted for numerous Archaic Period sites of varying size and complexity. Notable sites include Alkali Ridge, Cowboy Cave, Old Man Cave, and Dust Devil Cave (Brew 1946; Schroedl 1994; Geib 1996:117). Because the peoples of this period were still relying on hunting and gathering, they had to follow migrating animals and seasonally ripening plants across the landscape, and as a result, they left evidence of their activities as numerous small sites located throughout the region.

Following the Archaic Period was the Formative Period. This period differs from the Archaic Period in that Formative Period peoples changed their approach to obtaining food from a strategy based on hunting and gathering wild animals and plants to one in which they began to grow their own food through an early form of agriculture. In the Monticello PA, the Formative Period lasted from A.D. 100 through A.D. 1300. Because the Formative Period peoples spent more time farming, they needed to spend less time pursuing animals and plants. As a result, the archaeological sites they left behind tend to be much larger and have more complex village sites than those of their more nomadic predecessors. Both large village sites and smaller archaeological sites representing the activities of Formative Period peoples are found in very large numbers throughout the Monticello PA.

Within southeastern Utah, the Formative Period has one distinct culture occupying San Juan County: the Anasazi (or *Hisatsinom*, as they are called by the Hopi). This group is hereinafter referred to as the Ancestral Puebloans. The boundaries for the culture are debated; it is known that the Ancestral Puebloans occupied the Four Corners, but the extent of the occupation as far as Las Vegas, New Mexico to Las Vegas, Nevada is debated among professional archaeologists (Geib 1996:98-88; Cordell 1997:196). Table 3.5 presents the chronology of the region during the Formative Period (Jennings 1989:306).

Table 3.5. Formative Period Chronology

Period	Date Range
Pueblo IV/V	A.D.1300–1700
Pueblo III	A.D.1100–1300
Pueblo II	A.D.900–1100
Pueblo I	A.D.750–900
Basketmaker III	A.D.450–700
Basketmaker II	A.D.1–500

Two traditions of Ancestral Puebloans are believed to have occupied the southeastern portion of Utah: the Kayenta and the Mesa Verde (Geib 1996:531; McVickar 2001:233). Interactions with Ancestral Puebloan groups to the east southeast (Chaco Canyon) and west (Virgin River Branch) also influenced people in the area. Clear delineation between these groups is difficult due to the nature of regional integration during the Formative period (Geib 1996:99, Varien 1996:11). What

is now San Juan County was the borderland for these two groups. Archaeological sites in the area contain evidence that the two groups interacted with each other (McVickar 2001:232, 233).

It is also hypothesized that during the latter part of the Formative Period, the peoples (Athabaskans) who would later identify themselves as the Navajo and Apache moved into the region (Maryboy and Begay 2000:271). This theory is supported by both linguistic and physical similarities among Northern and Southern Athabaskan groups (Maryboy and Begay 2000:271).

3.3.2.2 HISTORY

The written history of the Monticello PA covers a long period from the early Spanish explorers to the recent past. While physical evidence of past human activities during the historic period is present within the FO, much has been lost as a result of subsequent land uses in the same locations. Cultural resource sites from the historic period can be found almost anywhere within the FO boundaries, though most are found around the roadways, communities, and developments that exist today.

The primary impetus for early historic period use of southeastern Utah was trade, and as the most lucrative markets included slaves, horses, firearms, and other wares illegal to trade with Native Americans, few of the earliest expeditions were ever recorded. However, records do exist to demonstrate that Spanish traders were among the first, if not *the* first, Euro-Americans to make use of the lands within the Monticello PA. This use primarily took the form of trade routes passing through the area, and remnants of the Old Spanish National Historic Trail can still be found northeast of Monticello. Such routes were also used and expanded upon by fur trappers and traders who used the area during the early 1800s. Archaeological evidence of trading posts has been found along these trade routes throughout Utah.

As the dominance of the fur trade waned, European traffic through the Four Corners Region took on a different tone. With the settlement of the Salt Lake Valley by the Mormons in 1847, the Church of Jesus Christ of Latter-day Saints (LDS) became a prominent religious and political player in an area that was being more rapidly divided by boundaries and economic interests. In 1854, the LDS church dispatched William Huntington and Jackson Stewart to explore the Four Corners region for possible expansion of Brigham Young's burgeoning religious state, Deseret. As a result of information obtained during the Huntington Expedition, the Elk Mountain Mission of 1855 was executed in the La Sal Mountains. As the Elk Mountain Mission spread south into the San Juan River drainage to establish relations with the Navajo Nation, the resources of the mission were spread thin. Many of the tribes grew disdainful of the LDS presence, and after a number of the mission party members were killed the project was generally abandoned. Limited, if any, archaeological evidence of these early interactions between the LDS church and Native American groups is likely to be present within the FO.

In 1875, the U.S. made its first real indication of territorial interest in the region by sending U.S. Geological Survey teams lead by James L. Gardiner and Henry Gannet, under the direction of Ferdinand V. Hayden, to survey the La Sal Mountains. After two weeks, the Hayden Expedition of 1875 shifted attention to the Abajo Range whereupon they fell under attack by a band of Utes. They were forced to abandon their equipment in Peters Canyon, at an archaeological site that has

been identified. Much of their equipment has since been recovered, and is archived at the University of Wyoming (Pierson 1980:82).

By the late 1800s, relatively large numbers of settlers of the LDS church had been sent to southeastern Utah to colonize the area. The green valleys of the San Juan River, Colorado River, and Green River drainages became attractive destinations for cattlemen seeking to graze herds destined for sale in the new markets of the west. The first cattle were grazed in the valleys of the region in 1874 (Pierson 1980:88-90). Little archaeological evidence of this early cattle grazing is likely to be present on BLM lands in the FO as many such homesteads/ranches now exist on private lands. The same such condition would exist for agricultural communities and farmsteads established by pioneers who settled the region alongside and after the cattle ranchers. Irrigation ditches, holding ponds, and rows of poplar trees planted as wind breaks are scattered across the southeastern Utah landscape, though again mostly on private lands.

By the 1890s, placer mining in the Abajo Mountains began to draw prospectors (Pierson 1980:91). Within a few short years, silver, copper, and other minerals drew almost equal attention. Even uranium and related deposits of vanadium and carnotite attracted some speculative interest, but would not be of much regional importance until after atomic weapons had been developed. Archaeological evidence of these and later mining efforts are known to exist with the Monticello PA.

Into the twentieth century, growth was slow and steady, limited by the nature and degree of industries to which the land was suited. World War I had minor influence upon San Juan County's economy, as did the Great Depression, which may have had a positive effect upon the towns of the region. Southeastern Utah was sparsely populated and, lacking a well-developed economic foundation, there was little to be affected by a national economic downturn. As the U.S. pulled out of the Great Depression and resumed normal life, San Juan County started an economic transition. World War II had attracted the support of tribal members and European Americans alike, but aside from exposing the residents of southeastern Utah to new skills and various parts of the world the economy was affected very little. The detonation of two nuclear weapons on Japanese soil changed the regional economy in a way far greater than any other single factor had to this time.

Uranium, once a mineral of minimal economic importance, became a commodity in an international arms race. In 1952, Charles Steen discovered the Mi Vida mine in Big Indian Canyon (McPherson 1995:256). Subsequent discoveries resulted in the opening of a uranium mill outside Moab in 1956 (Pierson 1980:100). The population of southeastern Utah multiplied exponentially, and as more lands were consolidated under subsurface mineral rights and homes were constructed for the new arrivals, farming and ranching industries began to decline. Despite the poorly understood, but formidable, health risks associated with uranium mining and milling, the economy of the region grew exponentially.

By this time, more Americans took to the highways than ever before. Interstate roadways developed since the 1920s were refined, automobiles were nearly perfected, fuel was inexpensive, and families enjoyed surplus incomes. As mining, ranching, and agriculture declined, southeastern Utah's tourism industry expanded. Arches National Monument was turned

into a National Park, and was joined by Canyonlands (Pierson 1980:101). The completion of the Glen Canyon Dam in 1963 created a vast manmade reservoir that attracts fishermen, houseboat and water sport enthusiasts.

With tourism came a need for more federal employees to play host to visitors and, as a result, a new economy began to form. Support industries evolved in and around population centers and along highways. The trends following the 1950s have not changed dramatically, but continue to expand as southeastern Utah becomes an increasingly popular location for residents of Salt Lake City, Denver, and surrounding areas who frequently visit the valley for mountain biking, climbing, off-road vehicle recreation, and sight seeing. The economy of San Juan County, derived primarily from use of public lands, has become more than a regional issue. General concern from environmental interest groups, outdoor recreationists, and community leaders seeking to enhance the interests of their residents has resulted in numerous attempts to sway national law in one direction or another. As these issues are refined through discussion, San Juan County's population follows seasonal fluctuations dictated by the peaks and valleys of the tourist industry.

3.3.3 ETHNOGRAPHIC DATA

The history and concerns of individual tribes and tribal groups are detailed and complex and beyond the scope of summary in this document. A separate, comprehensive ethnographic overview is being prepared in conjunction with the current updating of the Monticello FO Resource Management Plan (RMP) and will provide field office cultural resource specialists and managers with in-depth descriptions of the claims to, concerns about, and importance ascribed to lands within the Monticello PA (Molenaar et al. [in progress]). This stand-alone document will be a companion to the new RMP and will be used in making decisions regarding land uses contained in or permitted by the RMP.

For the purpose of this chapter, ethnographic summaries and a discussion of potential site types to which tribes may ascribe religious or cultural values are provided in the following sections. These summaries outline what is currently known about concerns individual tribes have regarding management of lands within the Monticello PA and note the types of resources that have been identified as sacred or of traditional importance to the individual tribes.

3.3.3.1 UTE MOUNTAIN UTE AND WHITE MESA UTES

The aboriginal territory of the Ute once covered an extensive area that included what is now Colorado, Utah, and New Mexico. Of the 3 bands that make up the Southern Ute populations (Muache, Capote, Weenuche), the Weenuche (Ute Mountain Utes and White Mesa Utes) inhabited the Monticello PA. They ranged from the Dolores River in the east, to the Colorado River in the north and west, to the San Juan River in the south. There are few diagnostic indicators, such as distinctive pottery or wickiup sites, which provide proof of Ute occupation in the San Juan region of Utah and Colorado. Utes tended to utilize existing structures and leave few cultural markers behind upon leaving an area. However, ethnographic data place the Utes in the San Juan region at least since the 1500s.

Utes place religious and traditional importance on many land features throughout southeastern Utah. Significant places of traditional use include Water Canyon or River-Flowing-From the Sunrise (San Juan River), Sagebrush Canyon or Crows Canyon (Montezuma Canyon), Slick Rock Mound (Comb Ridge), Two Rocks Canyon (Cow Canyon), Where-the-Sun-Sets-Last (Mount Tukuhtukivats in the La Sal Mountains). Bitter Root Mountain (Sleeping Ute Mountain) and the Colorado River are mythical places. Blue Mountain and Standing-Alone-Mountain (Navajo Mountain) are considered to be places of worship to the Utes. Mancos (Jim) Mesa and Spanish Mossback Mesas were used in historic times as Ute fortresses in times of conflict (McPherson and Yazzie 2000). Historically, the Bear Dance, a spring ceremony symbolic of nature's awakening, was performed in Bluff, Montezuma Canyon, and Allen Canyon. Today the ceremony takes place in the fall in White Mesa; however, the Utes may ascribe cultural significance to these historic ceremony locations.

3.3.3.2 PAIUTE TRIBES

San Juan County is considered to be on the periphery of traditional Paiute territory that extended across southern Utah and Nevada, northern Arizona, and down along the western side of the Colorado River into California. The Monticello PA is east and north of traditional Paiute territory, although the San Juan Band Paiutes may have used resources along the San Juan River in what is now the boundary between San Juan County and the Navajo Reservation (Kelly and Fowler 1986; McPherson and Yazzie 2000). There are no known places of religious or traditional importance to the Paiute on lands managed by the Monticello FO. The Paiute Indian Tribe of Utah has indicated an interest in the traditional plant usage of the San Juan region.

3.3.3.3 THE HOPI TRIBE

The Hopi have rich oral traditions that tell of Hopi clan migrations throughout the Southwest, including southern Utah (Schroeder 1985). Archaeological evidence places the Hopi's ancestors originally within the San Juan region of the Southwest. Sometime during the end of the 1200s, a prolonged drought forced these people to move away from the area towards the north, west, south, and east. After several generations, the people continued their migrations, eventually settling on the southern escarpment of Black Mesa in northeastern Arizona. In present times, Hopi clans continue to inhabit and practice agriculture in Black Mesa country (Ferguson et al. 1993; Brew 1979; Courlander 1971).

Places of religious and traditional importance for the Hopi have not been identified in the Monticello PA. However, the Hopi claim to be culturally affiliated with the occupants of prehistoric places such as habitation sites, pictograph sites, or petroglyph sites. These occupants are known in the scientific community as Paleoindian, Archaic, Fremont, and Anasazi but are known to the Hopi as *Motisinom* (First People) and *Hisatsinom* (Ancient Ancestors) (Ferguson 1997; Newton 1999). The Hopi Cultural Preservation Office does claim cultural affiliation to archaeological sites within the Monticello PA.

3.3.3.4 PUEBLO OF ZUNI

The Pueblo of Zuni is located in a part of western central New Mexico that has been inhabited by ancestors of the Zuni since A.D. 700 or 800 (Woodbury 1979). Like the Hopi, the Pueblo of Zuni claims traditional cultural use of areas far from their present-day reservation (Ferguson and Hart 1985). The Zuni claim stewardship over all lands upon which they hunted, collected materials such as plants and minerals, or traveled regularly to trade. Zuni forbearers especially journeyed great distances for the purpose of collecting materials for ceremonial purposes. Traditional hunting and gathering areas extended as far south as the Mogollon and Gallo Mountains in southwestern New Mexico and westward into Arizona (Ferguson and Hart 1985). It should be noted that this area does not extend into present-day Utah; however, like the Hopi, the Zuni claim cultural affiliation to the Paleoindian, Archaic, Anasazi, and Fremont peoples (Pueblo of Zuni 1995). Therefore, all prehistoric or ancestral Puebloan sites within the Monticello PA are considered by the Zuni as places of traditional importance (Panteah and Zuni Cultural Resources Advisory Team 1997).

3.3.3.5 NAVAJO NATION

Navajos are believed to have entered the southwest during the mid-to-late 1500s and into southern Utah by the 1700s. Their traditional lands covered the area bounded by the 4 sacred mountains that are of primary religious and sacred significance to the Navajo: Blanca Peak, Mount Taylor, the San Francisco Peaks, and the La Plata Mountains (Maryboy and Begay 2000). Today, the Navajo presently occupy a reservation that is roughly 25,000 square miles and covers much of northeastern Arizona, northwestern New Mexico, and a small portion of southern Utah. The northern border of the Navajo Reservation borders the Monticello PA.

The earliest known Navajo site in San Juan County is a hogan in White Canyon, west of Bear's Ears, dating to 1620. Early Navajo expansion into the Monticello PA is also supported by a Navajo petroglyph at Bluff, Utah, which is in an eighteenth-century style. Navajos also attach cultural significance to 3 mountains in Utah that are mentioned in Navajo rite-myths: *Dzil Diloi* (Abajo Peaks), *Naatsisaan* (Navajo Mountain), and *Shash Jaa* (Bear's Ears) (Gilpin 2001; Packak et al. 1992). Recently, the Navajo claimed the Colorado River watershed, including the Green River, as a place of religious and traditional importance based on creation stories (Molenaar 2003c).

3.3.3.6 PUEBLO OF JEMEZ

The Towa-speaking Jemez people are thought to have migrated with the ancestors of the Zia into the Jemez Mountains around A.D. 1250, eventually settling into the valley along the Jemez River (Ford et al. 1972; Ellis 1956; Sando 1982). Jemez people believe that their ancestors came into this world at *Hoa-sjela*, or Stone Lake, a place located on the present-day Jicarilla Apache Reservation in northwestern New Mexico (NAU and SWCA 1996). Although no places of religious or traditional importance to the Pueblo of Jemez have been identified in the Monticello PA, Jemez religious leaders are thought to have made treks to an emergence shrine at "Banana Mountain" which may be another name for Sleeping Ute Mountain (Ellis 1967:40).

3.3.3.7 PUEBLO OF ZIA

The Zia are thought to have migrated southward from southwestern Colorado into the Greater Mesa Verde and Chaco Canyon regions and claim both areas as ancestral homes. By the late 1300s, Zians had settled in a series of sites along the Jemez River, where they eventually settled (Ellis 1956, 1967). The Zia pueblo originally consisted of 5 villages in the 1500s, but their numbers were reduced following the Pueblo Revolt of 1689. Today, the Zia Pueblo consists of one village and two separate land parcels, is presently situated along the Jemez River, 30 miles north of Albuquerque. The Pueblo of Zia, like other Pueblos, claim cultural affiliation to prehistoric cultures of southeastern Utah based on ancestral migration and origin stories. The Pueblo of Zia has consulted with the Monticello FO on cultural resource issues but has not identified any places of religious or traditional importance.

3.3.3.8 PUEBLO OF ACOMA

Acoma is a Keresan-speaking pueblo located 20 miles southeast of Grants in north-central New Mexico. Prehistoric Acoma culture ranged from the plains of eastern New Mexico, to the Zuni Mountains in the west, to the Rio Puerco in the east, and to the north of Mount Taylor (Holmes 1989). Like other Pueblos, Acoma oral traditions tell of their ancestors as having emerged from under the earth at *Shipap*, their place of origin in the north. Archaeological data such as pottery dating and oral traditions hold that Acoma has been occupied since prehistoric times, possibly as early as A.D. 700 (Ruppe 1990; Ruppe and Dittert 1952) with a later mix of migrants arriving from Mesa Verde, Chaco Canyon, and possibly the Gila and Cebolleta regions around A.D. 1300 (Horr 1974; Ellis 1974). Like other Pueblos, the Pueblo of Acoma claims cultural affiliation to prehistoric cultures of southeastern Utah based on their migration stories. The Pueblo of Acoma has consulted with the Monticello FO on cultural issues but has not identified any places of religious or traditional importance.

3.3.4 CULTURAL RESOURCE OVERVIEW

More than 25,000 cultural resource sites have been documented thus far in all of San Juan County. An estimated 60–65% of all of these sites are located on public lands, with the majority of these being under the jurisdiction of the BLM Monticello FO. The BLM's management responsibility for the archaeological record of San Juan County grows significantly each year. During the 16 years since the completion of the existing RMP (BLM 1991a), an average of 450 new cultural resource sites have been documented each year in San Juan County. Most of these sites were identified as a result of the Section 106 process of the National Historic Preservation Act of 1966 (NHPA) associated with applications for use of public lands. In order to make sound management decisions regarding land uses, cultural resource specialists and managers within the Monticello PA must understand how cultural resources are distributed across the landscape, which types of cultural resources are present within the FO PA, and which portions of the FO PA have been subject to cultural resource inventories, and which areas have not. At the present time, no comprehensive overview of known cultural resource sites and cultural resource survey projects conducted to-date within the Monticello PA exists. The Monticello FO recognizes the need for such an overview and is currently pursuing its preparation in conjunction with the RMP revision.

While thousands of cultural resource sites may be found eligible for listing on the NRHP, only an extremely small percentage are ever actually formally nominated and listed on the Register. Of the known sites within the Monticello PA, 7 are listed on the NRHP as either individual entities or as part of a larger archaeological district or National Historic Landmark. Table 3.6 summarizes these sites.

Table 3.6. National Register-listed Sites and Districts, National Historic Landmarks, and National Monuments within the Monticello PA

Site Number/Name	Year Designated	Acreage Included	Status
Alkali Ridge	1985	2,340 acres	National Historic Landmark
Big Westwater Ruin	1974	< 1 acre	National Register-listed site
Hole-in-the-Rock Trail, Dance Hall Rock	1980	40,300 acres linear corridor	National Register-listed site
Sand Island Petroglyph Panel	1980	< 1 acre	National Register-listed site
Newspaper Rock Petroglyph Panel	1976	< 1 acre	National Register-listed site
Butler Wash	1981	2,025 acres	National Register-listed archaeological district
Grand Gulch	1982	4,240 acres	National Register-listed archaeological district

While there have been many inventories for cultural resources in the Monticello PA, there are significant gaps in the database that have increased the difficulty in management of these resources. These limitations include large unsurveyed areas where there is no current knowledge about cultural resources, gaps in the database of particular site types, and research-related data limitations. Despite the many cultural resource inventories within the Monticello FO PA, the total percentage of the area covered has been relatively small. While a systematic audit of surveyed and as-yet unsurveyed lands within the Monticello PA is beyond the scope of this document, a cursory review of previous project location mapping available at the Utah State Historic Preservation Office (SHPO) suggests that less than 10% of all BLM lands within the Monticello FO PA have been subjected to intensive-level cultural resource inventories. As a consequence, there are still large areas for which there is no current information regarding the numbers, types, and distribution of cultural resources.

Further, the majority of previous cultural resource inventories within the FO PA have been driven by Section 106 compliance related to specific development or land-use projects. These inventories have addressed discrete locations and have typically resulted in the "clearance" of small parcels of land and narrow linear corridors. As such, much of the current understanding of site types and their distributions, as well as of prehistoric and historical land-use patterns, is based on piecemeal information gleaned from this patchwork of small, disparate surveys.

3.3.5 POTENTIAL TRADITIONAL CULTURAL PROPERTIES

Consultation with Native Americans can result in the identification of traditional cultural properties (TCPs), which are physical locations of importance to the cultural identity or history of a living community of people today. Based on previous consultations with tribal organizations, the following TCP site types have the potential for being identified in the Monticello PA.

3.3.5.1 ARCHAEOLOGICAL SITES

Many Native American groups claim affiliation with prehistoric archaeological sites such as rock art, burials, and village sites. The Hopi Tribe, for example, claims that often the exact locations of some of these places, such as ancestral archaeological sites and burials, are unknown to tribes until these sites are identified by Hopi cultural experts during ethnographic or ethnohistoric investigations or by archaeologists during archaeological investigations of a given study area. Not only do the Hopi consider these sites to be TCPs, they also believe that they are historic properties eligible for inclusion on the National Register under Criteria A, B, C, and D for the following reasons:

- **Criterion A** because they are associated with the Hopi clan migrations, which have made a significant contribution to the broad patterns of Hopi history.
- **Criterion B** because they are "associated directly with Ma'saw and the Hopis' covenant to leave their footprints across the land."
- **Criterion C** because "ancestral archaeological sites, that may be individually anonymous, are identified as part of the great clan migration that are central to all that is Hopi."
- **Criterion D** because they have yielded or have the potential to yield information important to Hopi prehistory (Ferguson 1997; Hopi Cultural Preservation Office 1995).

Other tribes also consider ancient Native American archaeological sites as places of traditional importance. For example, the Zuni have identified all "ancestral" archaeological sites as places of traditional importance, as well as being eligible for inclusions on the National Register (Anyon 1995; Hart 1993:40). They say that these sites meet Criteria A and B (as outlined in National Register Bulletin 15) because of their association with the Zuni ancestors and their oral migration histories (Panteah and Zuni Cultural Resources Advisory Team 1997). The Utes also consider some of these sites to be culturally significant and sacred and maintain that the spirit of their ancestors dwell at archaeological sites and will remain as long as the sites are not disturbed (Newton 1999; Perlman 1998). Recently, a spiritual leader of the Uintah and Ouray Ute Tribe has stated that the disturbance of significant archaeological sites is leading to the destruction of Ute religion and diminishing the power of the spirits that remain at these sites (Molenaar 2003a).

3.3.5.2 ROCK ART SITES

Many tribes have strong spiritual convictions regarding petroglyphs and pictographs and usually request that these sites not be disturbed, especially if the site was created with the intention of connecting with a spiritual or natural power. Many Ute and Puebloan groups also believe that rock art created by their ancestors retains the spirits of their ancestors. The Hopi Cultural

Preservation Office has ascribed cultural values to Fremont rock art panels as far north as Nine Mile Canyon in the Price Field Office area (Molenaar 2003b).

Rock art panels are also seen by tribes as physical evidence of Native American land use indicating territorial boundaries, hunting and camping sites, and trail or migration markers. It is generally accepted by Native Americans that some panels depict tribal stories and legends and that only those with special cultural knowledge can interpret them. In the past, Utes have derived spiritual powers and authority from special petroglyph panels for their Bear Dances (Spangler 1995:775). In the course of Section 106 consultations, the Uintah and Ouray Ute Tribe often request one-half mile buffers around rock art panels, if possible (Molenaar 2003b).

3.3.5.3 ROCK SHELTERS

Rock shelters and cave sites located within the Monticello PA can potentially be identified as TCPs. These locations include overhangs, crevices, and cave sites and are significant to Native Americans as ancestral dwellings. These site types are also potential ancestral grave sites for the Ute Tribe (Pettit 1990). These sites also may be identified as places where Native Americans communicated with the supernatural world by means of prayer, offerings, and vision quests (Molenaar 2003a).

3.3.5.4 NON-ARCHAEOLOGICAL SITE TYPES

Non-archaeological site types are distinguished from archaeological site types in order to discuss places that are not necessarily associated with prehistoric or historic artifact assemblages and collections. These sites are typically identified by tribal representatives during the government-to-government consultation process that is required of federal agencies. Some common site types are lakes and springs, land features, and traditional gathering or collection areas.

3.3.5.4.1 LAKES AND SPRINGS

Native Americans often claim places of water as places of traditional importance and have traditional stories about mythical beings or water spirits that live in lakes, springs, and rivers. The Colorado River and its tributaries have sacred significance to the Navajo. The Colorado, Green, and Price rivers have been identified as sacred to the Navajo because they come from natural spring water and also because the Colorado River flows from the north and can be associated with some of the Navajo creation stories. According to the Navajo, when the Green River is impacted, the cultural integrity of the spring water is affected, which in turn affects traditional procurement use values (Molenaar 2003c).

3.3.5.4.2 TRADITIONAL GATHERING OR COLLECTION AREAS

Traditional plant or other resource gathering areas may be places of traditional importance to Native American groups. These areas are generally places where Native Americans go to collect resources such as medicinal plants used and minerals to be used in ceremonies and are often in current use when identified. Within the Monticello PA, such resources include green willow

found in riparian areas throughout the FO, and a variety of other plant resources, including firewood, gathered from Cedar Mesa (Molenaar et al. 2005).

3.3.5.4.3 LAND FEATURES

Large geographic regions, such as deserts, mountain ranges, and valleys are often identified as TCPs but none have been formally documented as such. Examples of such types of places near the Monticello PA are Sleeping Ute Mountain and the Henry Mountains.

3.3.6 DESIGNATED ACECs WITH CULTURAL RESOURCE VALUES

Under the existing RMP (BLM 1991a), approximately 362,920 acres were designated as ACECs based upon combinations of the use categories described above (see Table 3.7). Additionally, clusters of sites comprising approximately 357,780 acres were identified as desirable for nomination to the National Register as archaeological districts, primarily for their scientific and conservation use values (Table 3.7). Four cultural resource sites comprising a total of 13 acres were identified as desirable for nomination to the National Register as individual listings owing primarily to their allocation to the scientific, conservation, and traditional use value categories (Table 3.8).

Management of the Grand Gulch area and Cedar Mesa ACEC is currently governed by the Grand Gulch Plateau Cultural and Recreation Area Management Plan (BLM 1993c). This plan provides for: 1) the formation of a PA archaeological committee to identify important research questions relevant to the archaeological record of the area; 2) active consultation with the Navajo Tribe, Ute Tribe, Hopi Tribe, Zuni Tribe, All Pueblo Council, San Juan County Historical Society, and Four Corners Heritage Council; 3) archaeological surveys based on the likelihood of impacts to National Register eligible sites; 4) stabilization of select ruins; 5) restrictions on and issuance of special area use permits for commercial and non-commercial use; 6) the development of an interpretive plan to educate visitors about the cultural resources of the area; 7) monitoring to assess impacts to archaeological resources; and 8) development of a public affairs plan related to the area. Specific management prescriptions are also outlined for individual units within the larger FO PA.

Table 3.7. ACECs with Cultural Resource Values Designated by the Monticello FO

ACEC Name	Year Designated	Acreage Included	Justification
Alkali Ridge	1991	35,890 acres	Significant diversity of cultural sites; large Pueblo I sites (A.D. 700–900) in this area are part of the Alkali Ridge NHL. Large pueblos with complex architecture and connecting prehistoric roads are included in this diverse cultural landscape. This unique Historic Landmark is significant in the history of archaeology in the southwestern U.S. This ACEC has high scientific and conservation use values.
Cedar Mesa	1991	323,760 acres	This ACEC contains a wide array of cultural resources reflecting most of the history of human use of southeastern Utah. Basket Maker -Pueblo I

Table 3.7. ACECs with Cultural Resource Values Designated by the Monticello FO

ACEC Name	Year Designated	Acreage Included	Justification
			interface sites (pre-A.D. 1 to A.D. 700), terminal Pueblo III occupations (ca. A.D. 1300), plastered rooms in buildings associated with the Pueblo III occupations (A.D. 1100 to 1300), prehistoric roads, the historic Hole-in-the-Rock Trail, and pioneer era sites are all represented within this ACEC. The ACEC also has high Native American traditional uses and values as well as scientific, conservation, and public values.
Shay Canyon	1991	1,770 acres	This ACEC contains significant rock art associated with Archaic and Pueblo motifs as well as important paleontological resources including at least one dinosaur track way. The ACEC has high public and conservation use values.
Hovenweep	1991	1,500 acres	This ACEC contains large structural Pueblo II–Pueblo III sites (A.D. 850–1300), a terminal Pueblo III occupation (ca. A.D. 1300) as well as evidence of interaction with the Mesa Verde Anasazi population. The ACEC has high scientific, public, and conservation use values.

Table 3.8. Sites and Districts Identified in the 1991 RMP for National Register Listing

Name	Acreage Included	Site or District
San Juan Prehistoric Roads	500 acres	District
Cedar Mesa	349,640 acres	District
Fable Valley	5,030 acres	District
Tin Cup Mesa	2,610 acres	District
Ruin Spring	10 acres	Site
Kachina Panel	1 acre	Site
Monarch Cave	1 acre	Site
Three Story Ruin	1 acre	Site

3.4 FIRE MANAGEMENT

3.4.1 INTRODUCTION AND RESOURCE OVERVIEW

The Monticello PA is within the BLM Moab Fire District, which consists of approximately 6.5 million acres of public land interspersed with state, private, and other federally regulated lands throughout Carbon, Emery, Grand, and San Juan counties. The divergent elevations throughout the area support a wide range of vegetation and soil types including riparian areas, forested high mountain watersheds, grasslands and shrublands, and sparse, arid desert sands. During a normal

fire year the entire district averages 100 wildfires resulting in 10,000 to 16,000 acres each year of burned and potentially damaged land. Most fire activity occurs in the eastern half of the district, although fires can occur in almost all areas of each field office. In the 25-year period between 1980 and 2005, approximately 74% of wildland fires occurring in the entire Moab Fire District were caused by lightning. Prior to 1995, an average of 100 fires per year burned an average of 10,000 acres per year. The past decade has shown a trend of increasing wildland fire, with an average of 130 fires each year burning an average of 16,000 acres each year.

Wildland fire occurrence and size can depend on a range of factors including elevation, vegetative community, fuel moisture, precipitation and/or a lack of precipitation, the ability of fire to carry in specific types of vegetation, and other climate dynamics such as dry summer weather following a wet spring or extended periods of drought. Human-caused fires in the Monticello PA are negligible, but may occur near roads from vehicle ignitions and/or in camping areas outside of designated campsites such as along the San Juan River corridor. Resource values threatened by fire include recreation sites, oil/gas sites, cultural sites, watersheds, wildlife habitat and wildland-urban interface areas. High intensity fires that cover large acreages have occurred in almost all areas, although 90% of the wildland fires in the Moab Fire District are less than 10 acres. Depending on climatic conditions, a typical fire season stretches from March through October with the peak occurring in the lightning-prone period from mid-June to mid-August.

The Moab Fire District has a wide variety of fuel types comprised of numerous species such as grassland mixes, sagebrush and sage/grass, brushland/grass, pinyon/juniper, ponderosa pine, mountain brush, mixed conifer, and invasive species including cheatgrass, tamarisk and others. The affect of wildland fire or the absence of fire in these vegetative communities is closely tied to other public lands resources such as watersheds, soils, wildlife, and livestock grazing. Historically, fire was essential to a healthy ecosystem, providing the needed regeneration of some species and promoting diversity of other species in riparian areas, grasslands, shrublands, woodlands, and forests. The exclusion of fire over the past century, in combination with other land management practices, has compromised the health of many vegetative communities. Two of the predominant issues in the Monticello PA are the loss of shrubland and grassland communities to pinyon/juniper encroachment, and the spread of prolific invasive species.

Communities surrounded by these compromised ecosystems are becoming increasingly susceptible to wildland fire with an accompanying threat to lives and property. Communities in need of management action to reduce the threat from wildland fire on adjacent public lands are identified as wildland-urban interface areas (WUIs). WUIs presently recognized within the Monticello PA include the communities of Blue Mountain Ranch, Natural Bridges, Bug Point, Cedar Point, Canyon Terrace, Boulder Point, Eastland, Ucolo, Summit Point, Montezuma Canyon, Bluff, Peter's Canyon, Blanding, and Monticello.

Current fire management direction encourages wildland fire use and both fire and non-fire fuel reduction treatments to restore natural fire regimes and to promote the overall ecological health of public lands. The operational role of the Moab Fire District is multi-faceted and comprises wildland fire control and suppression activities, hazardous fuels reduction, wildland fire prevention and education, and collaboration with other agencies in suppression activities as well as in both WUI and non-WUI fuels reduction projects. The Monticello FO Manager authorizes

management response to wildland fires within the Monticello PA, approves decisions for prescribed fire and non-fire fuels reduction treatments, and issues restrictions and closures within the Monticello PA during periods of high fire activity.

3.4.2 SPECIFIC MANDATES AND AUTHORITY

Fire management on BLM lands falls under several broad federal laws and regulations as outlined previously in this document (see Chapter 1), and is also directed by more specific legislation and policy. The following section discusses those mandates and authorities specific to BLM fire management.

- The Federal Wildland Fire Management Policy (BLM 1995), revised as Federal Fire Policy (U.S. Department of the Interior 2001): Provides for firefighter and public safety first, while protecting and improving public lands through fire management activities. Reviewed in 2001, improvements to implementation actions were recognized as necessary to ensure adoption of the Federal Fire Policy (USDI 2001) by all federal agencies. The review concluded that while the 1995 Policy is still appropriate, the role of fire should be emphasized in land management to improve ecosystem health and sustainability. Also, more attention must be given to fire risk in the wildland urban interface, and implementation of the Policy could be improved through better interagency and interdisciplinary coordination.
- The National Fire Plan (USDI 2000): Developed under Presidential direction following the fires of 2000, calls for the continued development and support of firefighting resources, to restore damaged landscapes, and to rebuild communities, with economic assistance as necessary.
- 2000 Cohesive Strategy (Lavery and Williams 2000): Aims to reduce wildland fire risk to communities and to restore and maintain ecosystem health by restoring vegetation to their historic fire regime (i.e., fire frequency and intensity).
- Healthy Forests, An Initiative for Wildfire Prevention and Stronger Communities (signed by the President on August 22, 2002): Designed to improve regulatory processes to ensure more timely decisions and greater efficiency in the effort to reduce catastrophic wildland fire, especially in the wildland-urban interface. As a result of the initiative, in 2003 the Department of the Interior adopted two new categorical exclusions under NEPA: (1) 1.12 for hazardous fuel reduction and (2) 1.13 for post-fire rehabilitation of resources and infrastructure.
- Healthy Forests Restoration Act (Public Law 108–148, December 2003): Crafted to improve statutory processes for hazardous-fuel reduction projects. Provides authorities and direction to help reduce hazardous fuels, especially in the wildland/urban interface, and to restore healthy forest and rangeland conditions. Encourages collaboration with other entities, early public involvement in the planning process, and monitoring of hazardous fuel reduction projects.
- Southeastern Utah Annual Fire Operation Plan (prepared annually): Coordinates cooperation between other BLM districts, U.S. Forest Service (USFS), Bureau of Indian Affairs (BIA), State of Utah, and NPS. Includes procedures for initial attack of a wildfire.

- Instruction Memorandum 2004–007: Land Use Plan and Implementation Plan Guidance for Wildland Fire Management (BLM 2003c), which supersedes BLM Handbook 1601-1 (BLM 2005a) Appendix C, Section J, Fire Management. The interim guidance ensures Federal Wildland Fire Management Policy and 10 Year Comprehensive Strategy guidance are incorporated into land-use plans.
- BLM Manual Handbook H-1742-1 (BLM 1999a) (and supplemental guidance 11/27/2002): Provides direction for emergency stabilization and rehabilitation (ESR).
- BLM Prescribed Fire Manual H-9214 (BLM 2000): Provides direction for planning and implementation of prescribed fire projects and associated prescribed fire plan content.
- Interim Management Policy for Lands Under Wilderness Review H-8550-1 USDI (BLM 1995) Section J, Fire Management: Provides direction for fire management activities in these specially managed areas.
- Final Environmental Impact Statement and Record of Decision (Utah) Vegetation Treatment on BLM Lands in the Thirteen Western States (BLM 1991b): Directs the appropriate use of vegetation management techniques.
- BLM Utah Land Use Plan Amendment for Fire and Fuels Management (2005g): Directs and coordinates BLM fire and fuels management statewide and amends individual field office RMPs.

3.4.3 FIRE MANAGEMENT PLAN

The Moab Fire District Fire Management Plan (FMP) acts as the primary strategic document for fire management in the Monticello PA (Map 3). The FMP integrates RMP direction, goals and objectives for resources influenced by wildland fire, suppression actions, fuels treatment activities, and emergency stabilization and rehabilitation (ES&R). The overlying goal of the FMP is to describe specific actions authorized on the public lands within the Moab Fire District to protect life and ensure public safety, target resource goals and objectives, reduce fuel loads, and to achieve and maintain healthy, functioning ecosystems.

3.4.4 DESIRED WILDLAND FIRE CONDITION

The desired wildland fire condition (DWFC), as described in the Utah Land Use Plan Amendment for Fire and Fuels Management, incorporates both condition class and fire regime in the development of fire management strategies (BLM 2005g). The condition class of a vegetative community is defined in terms of its departure from the historic fire regime; determined by current vegetative composition including alterations and disturbances, and also by the length of fire return intervals within that particular community. Along with one of 3 possible condition classes, 5 combinations of fire frequency intervals or "fire regimes" are considered in assigning attributes to categorize a vegetative community's current condition. The combination of both of these measurements gives a vegetative community a fire regime/condition class rating or "FRCC." As the FRCC is an index of ecosystem at-risk conditions, the DWFC is the description of the desired condition of a vegetative community as it relates to susceptibility from severe fire effects (e.g., the loss of key ecosystem components—soil, vegetation structure, species; or alteration of key ecosystem processes—nutrient cycles, hydrologic regimes). For example, a healthy ecosystem at low risk of losing key ecosystem components following wildland fire

would be considered at optimum DWFC. A lengthy description of fire regime, condition class analyses and historic fire return intervals can be found in Appendix D of the Utah Land Use Plan Amendment for Fire and Fuels Management (BLM 2005g).

3.4.5 LANDSCAPE LEVEL MANAGEMENT

Fire management actions authorized for wildland fire activities, prescribed fire and non-fire fuel treatments, and ES&R are based on the DWFC. The Utah Land Use Plan Amendment for Fire and Fuels Management (BLM 2005g) addresses specific fire management objectives for each major vegetation group, designed to result in progress toward the DWFC of public lands under the jurisdiction of the BLM. Specific actions designed to meet the DWFC are detailed in Table 2.1 of the Utah Land Use Plan Amendment for Fire and Fuels Management and attached to this document as Appendix B. Vegetation groups and fire management objectives are briefly summarized below.²

3.4.5.1 SALT DESERT SHRUB

Salt desert shrub occurs over approximately 85,000 acres in the Monticello PA. The DWFC for this community is native, open salt desert shrub with little invasive species and fire exclusion because of the historical infrequent fire return interval. Management objectives include wildland fire suppression, no wildland fire use, a wide array of fuels treatments, and aggressive seeding in ES&R treatments.

3.4.5.2 PINYON AND JUNIPER WOODLAND

Pinyon/juniper woodlands cover a large portion of the Monticello PA, with estimates averaging over one million acres on public lands. Objectives differ for those areas where pinyon and juniper did and did not occur historically. The DWFC in historic pinyon/juniper areas is open stands with grass and shrub understory. These areas historically experienced a fire return interval of 15–50 years, which prevented movement of pinyon/juniper into other vegetative communities. The DWFC in non-historic pinyon/juniper areas is the restoration of the vegetative community previous to pinyon/juniper encroachment. Management objectives include minimal suppression where possible to mimic natural fire return interval, wildland fire use where feasible, a wide array of fuel treatments, and aggressive seeding in ES&R treatments.

3.4.5.3 SAGEBRUSH

Healthy sagebrush stands have declined throughout the Monticello PA, with an estimated 170,000 acres remaining. The DWFC is diverse age class with grass and forbs understory. Management objectives involve a balance between invasive species concerns, wildlife habitat, and restoration of historic fire return interval. Objectives include wildland fire use when appropriate, full-spectrum fuel treatment, and aggressive seeding in ES&R.

² Total acres by vegetation type presented in this section vary from those presented in the Vegetation section because the fire acreages were calculated using GAP and the vegetation acres were calculated using ReGAP.

3.4.5.4 GRASSLAND

Grasslands occur over approximately 13,000 acres of the Monticello PA. In historic native grassland areas, the DWFC is native grass/forbs community. Dependent upon other resource objectives, the DWFC in non-native grasslands is native grassland or shrub community. Management objectives consider historic fire return interval of 15–50 years and may include wildland fire use, prescribed fire and mechanical and chemical fuel treatments to reduce invasive grasses and encroachment by other trees/shrubs, and aggressive seeding in ESR.

3.4.5.5 BLACKBRUSH

Blackbrush communities in Utah are thought to have poor regeneration following wildland fire. These communities cover approximately 300,000 acres of the Monticello PA, and management objectives include excluding wildland fire as well as prescribed fire and non-fire fuels treatments.

3.4.5.6 MOUNTAIN SHRUB

In the Monticello PA, mountain shrub areas cover approximately 6,500 acres. The DWFC in mountain shrub would be differing age classes in mosaic patterns with the exception of WUI areas. When possible, management objectives allow wildland fire to mimic historic fire return intervals. Fuels treatment of all types is encouraged to decrease the potential for high-severity fire.

3.4.5.7 MIXED CONIFER/DOUGLAS FIR/ASPEN

Mixed conifer/Douglas fir and aspen woodlands cover less than 1,000 acres in specific areas within the Monticello PA. Healthy forests would include a grass/brush understory as well as differing age classes of trees. To achieve this, management objectives include allowing wildland fire where it is possible without high-severity fire and encouraging fuels treatment to retain age diversity, remove ladder fuels, and to reduce fuels where wildland-urban interface values are at risk. Preferred ES&R treatments include tree planting to promote forest regeneration.

3.4.5.8 PONDEROSA PINE

There are approximately 1,000 acres of ponderosa pine forest in the Monticello PA, most of which is considered condition class 3 in need of treatment. The DWFC of a healthy ponderosa stand would be open stands with grass/forb understory and a diversity of age classes. Management objectives include allowing fire to play a natural role when possible by allowing fire, conducting mechanical fuels treatments, and consideration of seeding in ESR treatments.

3.4.5.9 RIPARIAN WETLAND

Although this vegetative type covers less than 1% of the total acreage in the Monticello PA, overall it is a vital component. The DWFC of riparian wetland focuses on the reduction of invasives and the retention or restoration of the historic vegetative composition appropriate to the

site. Management objectives allow low-intensity fire in most riparian areas and encourage prescribed fire and mechanical treatment to restore native riparian and wetland species. Active as opposed to passive restoration would be the primary focus of ES&R treatments in riparian wetland areas.

3.4.6 FIRE MANAGEMENT PRIORITIES

Protection of human life, including the lives of firefighters committed to an incident, is the mandated priority for fire management activities. This priority overrides other strategies, actions, and RMP resource goals and objectives. The protection of human communities and infrastructure, other property and improvements, and natural and cultural resources is based on human health and safety, and the costs of protection. Balancing priorities in fire management decisions considers the protection of WUI areas, the maintenance of existing healthy ecosystems, the protection of high priority subbasins or watersheds (HUC 4 or HUC 5), special status species, and/or cultural resources and landscapes.

3.4.7 FIRE MANAGEMENT ACTIVITIES TO MEET THE DWFC

All BLM field offices were given national direction to establish general landscape level goals and objectives for fire management. Landscape level management goals incorporated into the Utah Land Use Plan Amendment for Fire and Fuels Management (BLM 2005g) that apply to the Monticello PA include:

1. Establishing firefighter and public safety as the primary goal in all fire management decisions and actions.
2. Using wildland fire to protect, maintain, and enhance resources and when possible allowing fire to assume a natural ecological role.
3. Reducing hazardous fuels to protect human, natural and cultural resources as well as to restore ecosystems and protect communities.
4. Suppressing fires according to resource objectives and with consideration for firefighter/public safety and other benefits and values to be protected.
5. Providing a consistent, safe, and cost-effective fire management program through appropriate management of planning, staffing, training, and equipment.
6. Establishing fire management units (FMUs) for acreages with burnable vegetation on all BLM-administered lands.
7. Providing emergency stabilization, rehabilitation and restoration to protect and sustain resources, and to safeguard public health and safety as well as community infrastructure.
8. Working with partners and other affected groups to reduce risks to communities and to restore healthy ecosystems.

More specific resource objectives are incorporated in FMPs for individual field offices. To ascertain the most effective methods for achieving DWFC goals in each of the vegetative communities in Utah, fire management activities listed below were discussed and authorized in the decision record for the Utah Land Use Plan Amendment for Fire and Fuels Management (BLM 2005g).

3.4.7.1 SUPPRESSION

A wildland fire requires an appropriate management response or AMR. The AMR can range from full suppression to managing fire for resource benefit (wildland fire use). AMR is guided by the resource strategies, goals and objectives of the RMP with an emphasis on firefighter and public safety, benefits and values to be protected, and suppression costs. FMU objectives as described in the FMP would provide further guidance for an AMR.

3.4.7.2 WILDLAND FIRE USE FOR RESOURCE BENEFIT

Wildland fire use may be an AMR to a naturally ignited wildland fire to accomplish specific resource management objectives in predefined designated areas. Operational management of wildland fire use for resource benefit is detailed in a Wildland Fire Implementation Plan (WFIP). Due to resource condition (FRCC) and proximity to values at risk, wildland fire for resource benefits is not acceptable on all BLM lands within the Monticello PA. As the DWFC of resources move from a higher FRCC to a lower FRCC, wildland fire use for resource benefits in some FMUs may become more practicable. FMUs will be periodically reassessed by fire and fuels staff as well as by resource staff to ascertain changes in vegetation and potential for wildland fire use as a resource tool.

3.4.7.3 PRESCRIBED FIRE AND NON-FIRE FUELS TREATMENTS

Prescribed fire and non-fire treatments are used for hazardous fuels reduction and for community protection from wildland fire. Treatments are also implemented to accomplish resource goals and objectives such as wildlife and range improvements. Treatment projects and acreages are determined through RMP goals and objectives.

Approximately 90% of all non-fire treatment acres are mechanical and/or seedings. Chemical and biological treatments comprise less than 10% of total non-fire treatment acreages. Limitations in applying prescribed fire to meet fuels reduction targets include the condition of vegetation (i.e., aggressive non-native species invasion, or extended periods of drought), air quality restrictions, restrictions on motorized access, budget allocations, personnel capabilities, risk, policy and guidance, and social acceptability.

3.4.7.4 EMERGENCY STABILIZATION AND REHABILITATION

Emergency stabilization and rehabilitation actions following wildland fire may be implemented to protect and sustain resources, and to safeguard public health and safety as well as community infrastructure. All ES&R activities following wildland fire in the Monticello PA would be implemented following the Emergency Fire Rehabilitation Handbook (BLM 1999a) and treatments would be designed according to the Normal Year Fire Stabilization and Rehabilitation Plan (NFRP) for the Moab Fire District, of which the Monticello Planning Area is a part.

3.4.7.5 MONITORING

Monitoring actions would quantify results from fire management decisions and activities. Monitoring conclusions could be used to determine the need for additional or different activities, revisions to the FMP and/or NFRP, or amendments to the RMP.

3.4.8 SUMMARY

National fire management policy has changed and advanced over the past several years in response to increased fatalities, property loss, local economic disruptions and the risk to ecosystems associated with severe wildland fire seasons and increasing WUI conflicts. Because of the imperative to immediately incorporate national and interagency direction into BLM fire management, the Utah BLM amended several BLM land-use plans to include fire management direction and current scientific understanding regarding the nature of fire in the ecosystem. The Utah Land Use Plan Amendment for Fire and Fuels (BLM 2005g) is a lengthy document with an accompanying biological opinion from the U. S. Fish and Wildlife Service (USFS). Although it remains a separate document, fire and fuels management direction contained within the amendment is incorporated by reference in this RMP in its entirety, along with all appendices, tables, and attachments. Also incorporated into this RMP are the resource protection measures (RPMs) identified through the LUP Amendment process that were determined necessary to protect natural or cultural resource values in the implementation of fire management practices.

Fire management direction, activities, and objectives that affect the resources within the Monticello PA are summarized above. Specific goals and objectives for resources within the Monticello PA that are determined in this RMP and that may alter or augment the current decisions for fire and fuels management as dictated by the Utah Land Use Plan Amendment for Fire and Fuels Management (BLM 2005g) will be analyzed in Chapter 4 of this document.

3.5 HEALTH AND SAFETY

3.5.1 INTRODUCTION

A priority in land management for the Monticello FO is ensuring health and human safety on its public lands. The BLM's goals are to effectively manage hazardous materials and safety hazards on the public lands to protect the health and safety of public land users and stewards, protect the natural and environmental resources, minimize future hazardous and related risks, costs and liabilities, and to mitigate physical hazards in compliance with all applicable law, regulation, and policy. These goals stem from the BLM's response to the finding of the National Research Council, Committee to Evaluate the Hazardous Materials Program of the Bureau of Land Management (the Committee). In 1992, the Committee recommended that the BLM "...integrate hazard management activities into BLM's continuing land-use planning and environmental functions." Accordingly, BLM follows its national, state, and local contingency plans as they apply to emergency responses. These plans are also consistent with federal and state laws and regulations.

3.5.2 HAZARDOUS MATERIALS

Hazardous materials are generally defined as a usable product or substance that may cause harm to humans, natural resources, or the environment when spilled, released, or physically contacted. Hazardous materials are used in every day activities and may be in the form of a solid, liquid, or gas. Regardless of their physical state, hazardous materials may be toxic, flammable, combustible, reactive, and/or corrosive. When used and stored properly, associated risks are minimized or eliminated.

Physical hazards that pose a threat to the health and safety of humans or animals (e.g., abandoned mine sites, abandon structures, dams, earthquakes, floods, discarded solid waste, etc.) are responsibilities under this program.

Hazardous materials problems within the Monticello PA can result from programs conducted by state and local governments, by local businesses and industries, and/or by illegal dumping of hazardous materials on lands administered by the BLM. There are no approved hazardous material dumps or repositories within the Monticello PA.

3.5.2.1 POTENTIAL HAZARDS

The various producers of hazardous waste pose a potential impact to the health and safety of area residents and visitors, and to the physical environment itself. Both commercial and illegal activities can lead to the creation of hazardous waste sites. Spills, illegal dumping, and the discovery of abandoned hazardous materials are probable within the Monticello PA boundaries. Contaminants from these sites can pose an imminent threat to public safety and negatively impact the environment by impacting soils, ground water flows, air quality, and water quality. The following paragraphs discuss the area's potential hazardous material generators within the Monticello PA.

Oil and Gas Drilling Operations

Oil and gas drilling operations are a major user and producer of hazardous materials within the Monticello PA. Potentially hazardous materials or substances typically used in drilling and completion operations are listed in Table 3.9. These substances are contained by the operator and disposed of in a licensed commercial disposal facility. Oil and gas operations are exempt from the Resource Conservation and Recovery Act (RCRA) as oil or gas products become subject to RCRA only after they have been purchased from the oil and gas operator. Oil and gas operations are required to have an emergency response protocol to manage hazardous materials during production and transportation.

Table 3.9. Typical Hazardous Materials Used in Well Drilling and Completion Operations

Hazardous Material or Substance	Use
Sodium hydroxide	pH control
Diesel fuel	Engine fuel while drilling
Methanol	Surfactant

Table 3.9. Typical Hazardous Materials Used in Well Drilling and Completion Operations

Hazardous Material or Substance	Use
Hydrochloric acid	Acidizing agent
Acetic acid	Acidizing agent
Formaldehyde	Acidizing
Ethylene glycol	Coolant/dehydration
Benzene, hexane	Natural gas condensate
Lead, cobalt, barium, and manganese compounds	Paints (various types)
Zinc and copper compounds	Grease and lubrication oil
Propane	Fuel

Source: BLM 2005j.

Well fires are rare but could occur under favorable conditions, and a well fire could result from a blowout during drilling or workover activities from a gas leak. Conditions that would cause gas accumulation in a confined space, and ignition by a spark would likely produce a well fire. Well fires and explosions during and after drilling operations are a potential health and safety risk, but there have been no reported well fires within the Monticello PA since 1990 (personal communication between Jeff Brown, Monticello FO, and Laura Burch, SWCA on September 5, 2006). Regulations, proposals for operations, Applications for Permits to Drill or Conditions of Approval provide well control measures to minimize blowouts and fires.

Oil and Natural Gas Pipelines

There are several major natural gas pipelines within the Monticello PA along with numerous secondary pipelines. Operators of the major pipelines include Williams, Anadarko Petroleum, and EnCana Oil and Gas (USA) Inc. Hazardous materials associated with natural gas pipelines include emissions from compressor stations, and benzene and hexane from natural gas condensates. Pipeline accidents have been infrequent in the county, but a possibility of accidents remains due to a number of factors including earthquake, landslide, flood, dam failures, wild fire and man-made causes (San Juan County 2002a). Please see San Juan County's Hazardous Materials Emergency Response Plan (HMERP) for locations of pipelines.

Within the Monticello PA, water, natural gas, and oil pipeline leakages or ruptures have been occurring annually, with an average of 2 to 3 incidences per year. The leakages or ruptures often occur close to the well pads. They are repaired and cleaned up by the operator, and contaminated soil is taken to appropriate treatment facilities on BLM-administered or private lands (personal communication between Jeff Brown, Monticello FO, and Laura Burch, SWCA on September 5, 2006).

Major transportation pipeline design, materials, maintenance, and abandonment procedures are required to meet the standards set forth in U.S. Department of Transportation (DOT) regulations (49 CFR Part 192, Transportation of Natural Gas by Pipelines). Further construction specifications are recommended for safety and are available through the American Society of Mechanical Engineers (ASME-31.8) and the American Petroleum Institute (API Standard 1004).

Mining Operations

Mining operations are currently a minor user and producer of hazardous materials within the Monticello PA. While the majority of mining operations in the Monticello PA are no longer active, a few operations are currently in production including the Lisbon Valley Copper Mine (under Moab FO jurisdiction) and the White Mesa Uranium Mill. Potentially hazardous materials or substances typically used in mining and processing operations may include those items listed in Table 3.9. As with oil and gas operations, these substances are contained by the operator and disposed of in a licensed commercial disposal facility. Performance standards for mining operations, including environmental standards, are regulated by 43 CFR 3809.420, RCRA and its implementing regulations in 40 CFR 240-282, and the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA). Additionally, mine site reclamation must address hazardous materials to comply with state law, UCA-40-8-2(3). Abandoned mine reclamation is discussed later as a specific safety hazard within the Monticello PA.

Uranium Tailings

The White Mesa Mill, located in Blanding, Utah, currently receives, processes, and disposes of uranium-bearing waste material. The mill has been in operation for over 20 years and is owned by the International Uranium Corporation.

Fry Canyon is an abandoned uranium mill site located in central San Juan County. The site is under the BLM's jurisdiction and has not yet been reclaimed.

Storage Tanks

The presence and use of aboveground storage tanks (AST) and underground storage tanks (UST) are regulated by the EPA and administered by the State of Utah. It is the responsibility of the operator to understand and comply with the EPA regulations that became effective on December 22, 1998. Within the Monticello PA, storage tanks located on private lands include gasoline and fuel storage facilities, bulk propane and butane facilities and local propane service stations. ASTs on BLM-administered lands include oil, produced water and other chemicals. There are no known USTs on BLM lands within the PA.

Landfills and Transfer Stations

Landfills are subject to regulation under the RCRA. Permitted landfills include those at Monticello and White Mesa (San Juan County Landfill). Transfer stations are located near Bluff, Mexican Hat, Blanding, Monticello and La Sal. Waste collection services by city and county vary with each community. Where solid waste collection is not provided, residents are required to take their solid waste to a nearby transfer station.

San Juan County owns and manages the county landfill. By law the landfill cannot take in any hazardous waste to be buried in the landfill. Hazardous waste is anything flammable, toxic, reactive, or corrosive, such as pesticides, liquids, batteries, bio-medical wastes, used oil, PCBS, friable-asbestos, or radioactive waste.

Illegal Dumps

The remoteness of lands within the Monticello PA creates an opportunity for illegal dumping of hazardous materials and solid waste. If responsibility for the illegal dumping can be determined, then the information is reported to the appropriate authorities for prosecution. Protocol for removing illegally dumped hazardous material can be found in San Juan County's HMERP and the Monticello Field Office Contingency Plan.

Small Businesses

The types of small businesses that generate or use hazardous materials include automotive, printing, and hospitals. These operations are regulated by the EPA and administered by the State of Utah. It is the responsibility of the business owner to understand and comply with EPA regulations.

Transportation

Transportation accidents could lead to accidental spills and releases within the county. According to the county's HMERP, transportation releases pose the highest threat to the public and emergency responders. Trucks carrying hazardous materials use the county's major highway corridors, SR-191, SR-163 and SR-491 as transportation routes from El Paso, Texas, and Albuquerque, New Mexico, to Salt Lake City, Utah. Additionally, oil and gas development within the county requires the transportation of hazardous materials on many state and county roads.

3.5.2.2 HAZARDOUS MATERIALS MANAGEMENT

The Monticello FO Hazardous Materials Program is responsible for hazardous materials handling, storage, transport, and emergency response. In October 2002, the Monticello FO approved an HMERP that specified the necessary steps to begin an emergency response. There are also several state and federal mandates, authorities, and handbooks that provide the BLM with management guidelines, objectives and actions pertaining to hazardous materials management. The federal and state prescribed mandates ensure the field office's compliance with applicable laws and regulations.

Management objectives identified within these documents include:

- Protecting public health, safety, and the environment on public lands;
- Identifying and controlling hazards or threats to human health and the environment from hazardous materials releases on public lands;
- Ensuring that activities on public lands comply with applicable federal, state, and local laws, regulations, policies, and procedures;
- Preventing hazardous waste contamination by BLM-authorized actions; and
- Maintaining land health through assessment, cleanup, and reclamation of contaminated sites.

Management actions include:

- Determining, through a pre-acquisition environmental assessment, the nature and extent of potential liability resulting from hazardous substances associated with property during acquisitions and disposals;
- Reporting, securing, and cleaning up public lands within the Monticello PA that are contaminated with hazardous wastes in accordance with federal laws, regulations, and contingency plans;
- Identifying parties responsible for hazardous waste contamination who are liable for cleanup and resource damage costs;
- Identifying appropriate mitigation for surface-disturbing activities associated with hazardous materials and waste management; and
- Following precautions to prevent hazardous waste releases into the environment, and providing adequate warning to potentially affected communities should such releases occur.

3.5.3 ABANDONED MINES

The early mining practices in San Juan County were subject to minimal environmental regulations as was common with most mining districts throughout the West. Federal land management agencies had no requirements for reclamation of abandoned mines on public lands. Mine closures were often inadequate or non-existent. While many abandoned mines are small and their waste is inert, some abandoned mines are a threat to human health and the environment. Physical safety hazards associated with abandoned mines can also be a concern on public lands.

According to the Monticello FO Mineral Potential Report, there are 17 mining districts within the Monticello PA. Within the mining districts, there may be between 1,000 to 1,500 abandoned openings (personal communication between Terry Snyder, BLM, and Laura Burch, SWCA Environmental Consultants, February 2, 2006). Areas with the highest concentration include Cottonwood Wash, Montezuma Canyon, Lisbon Valley, Red Canyon, White Canyon/Fry Canyon, Deer Flat, Elk Ridge, and the southern section of Indian Creek (BLM 2005b).

3.5.3.1 POTENTIAL HAZARDS

Abandoned mine sites may pose hazards and risks to human health, the environment, and physical safety. Threats to health and the environment consist of: heavy metal contamination, metal contaminated tailings impoundments, stored chemicals, and leaking containers. Changes in the chemical composition or soil loss near abandoned mine land (AML) sites can result in alterations or loss of natural habitat for native wildlife. Abandoned mines may also impact ground water flows and water quality. The impacts to water quality are generally the result of contaminated sediments or metal salts that can affect human health, fisheries, wildlife, and vegetation. Air pollution from contaminated dust can occur on tailings impoundments and waste rock piles near abandoned mill sites. There may also be releases or potential releases of hazardous substances from waste materials and beyond AML sites.

Open mines are unstable; mine adits (horizontal openings or tunnels) may collapse, internal supports may fail, and mine shafts (vertical openings) and winzes (vertical connections between adits) may be obstructed or unseen. Oxygen can be at lethally low concentrations and toxic gases can be at high concentrations or capable of displacing oxygen. Exposure to radiation in the mine atmosphere, particularly radon gas, can be a hazard, especially in abandoned uranium mines. Many abandoned mines in southern Utah are potential sources of radiation.

Water can be a hazard in flooded mines; shallow water can conceal winzes and sharp objects. Hazardous wastes, such as boxes or containers of explosives, and chemicals used in milling or drilling operations could be present. Illegal dumping of hazardous wastes within abandoned mines is also a possibility.

3.5.3.2 ABANDONED MINE MANAGEMENT/RECLAMATION ACTIVITIES

The BLM has recently developed the AML program that addresses the environmental and safety hazards associated with AML sites on public lands. Once the sites are identified they are then prioritized, and appropriate actions are taken on the historic mine sites that pose health and safety risks. The BLM's priority for reclamation of environmentally contaminated sites is based on risk assessments that address threats to human health and the environment. For example, abandoned mine land sites that impact water quality are usually a greater concern and receive a higher priority for reclamation than those that do not impact water quality.

In conformance with the BLM's long-term strategies and national policies regarding AML, this RMP recognizes the need to work with our partners toward identifying and addressing physical safety and environmental hazards at all AML sites on public lands.

3.5.4 DEBRIS FLOWS

There are no known sites in the PA subject to debris flows; therefore this plan will not address this concern.

3.6 LANDS AND REALTY

3.6.1 RESOURCE OVERVIEW

Under the Federal Land Policy and Management Act of 1976 (FLPMA), the BLM has the responsibility to manage the public lands for multiple use and sustained yield and develop management plans. As defined by FLPMA, public lands are those federally owned lands, and any interest in lands (e.g., federally owned mineral estate), that are administered by the Secretary of the Interior, specifically through the BLM. The land surface and mineral ownerships within the Monticello PA are varied and intermingled; consequently, so are the administrative jurisdictions for land use and minerals. The boundaries of the Monticello PA contain approximately 4.5 million acres, of which approximately 1.8 million acres, (39%), are public lands administered by the BLM. Another 54% of lands within the PA boundary are under the ownership of other federal or state agencies. Because of the retention mandates of the other federal agencies and the mandates of state land ownership, BLM-administered lands are

generally considered to be available to help with the county economic base and future community expansion needs. For the most part, the public lands are located in large, contiguous tracts that provide for effective and efficient management (see Map 1).

3.6.2 LANDS AND REALTY PROGRAM

Management of ownership and access to lands within the Monticello PA falls under a variety of categories. These categories depend on whether the BLM is retaining lands, relinquishing control of lands (e.g., sales, exchanges, etc.), granting rights-of-way, permits, or other access, withdrawing lands for certain uses, or otherwise determining the disposition of specific tracts of land. The various categories of lands and realty management within the PA are discussed in the following sections.

The overall goals of the BLM lands and realty program are to:

- Manage the public lands to support goals and objectives of other resource programs;
- Respond to public requests or applications for land-use authorizations; and
- Acquire administrative and public access where necessary to enhance the resource management objectives of the BLM.

3.6.2.1 LAND TENURE ADJUSTMENTS

As mandated by Section 106(a)(1) of FLPMA (43 United States Code [U.S.C.] 1701), public lands are retained in federal ownership. The exception being those public lands that have future potential for disposal (i.e., sale and exchange), as described under Section 203(a) and Section 206 of FLPMA (43 United States Code [U.S.C.] 1713; 1716). Public lands have potential for disposal when they are isolated and/or difficult to manage. Lands identified for disposal must meet public objectives, such as community expansion and economic development. A balanced approach involving land sales and other disposal methods (land exchange, RPP, etc.) would be used. Other lands can be considered for exchange on a case-by-case basis, if land tenure adjustment (LTA) criteria are met. Disposal actions are usually in response to public request or application that results in a title transfer, wherein the lands leave the public domain. Appendix C, Lands and Realty, lists lands identified for disposal by FLPMA Section 203 sale within the Monticello FO. Two land acquisitions, both from private parties, have taken place in the recent history of the Monticello FO. In 1996, the BLM purchased approximately 560 acres east of Hovenweep National Monument. In 2000, an exchange resulted in the acquisition of 160 acres west of Hovenweep. Both acquisitions were acquired to provide a buffer adjacent to the Monument.

Split-estate situations are generally avoided when acquiring land, if possible. Management of such lands and the resources they contain is difficult, and the special mandates placed on split-estate lands may run contrary to the overall resource program goals and objectives of the BLM. Split-estate lands within the FO are primarily within the McCracken Extension.

3.6.2.1.1 SALES

Public sales are managed under the disposal criteria set forth in Section 203 of FLPMA. Public lands determined suitable for sale are offered on the initiative of the BLM. The lands are to be sold at not less than fair market value. Public lands classified, withdrawn, reserved, or otherwise designated as not available or subject to sale are unavailable.

The Monticello FO has not had an aggressive program to dispose of public lands through exchange. The lands that are currently identified in Appendix C, Lands and Realty, would be considered for disposal by FLPMA Section 203 sale, and other authorities, except in cases where said lands contain species status species or their critical habitat.

3.6.2.1.2 EXCHANGES

Exchanges are initiated in direct response to public requests or by the BLM, to improve management of the public lands. Lands need to be formally determined suitable for exchange, and any exchange must be in the public interest. They are to be in the best interest of the public before an exchange would be considered. In addition, lands considered for acquisition would be those lands that meet specific land management goals identified in the RMP.

3.6.2.2 ACCESS

Access may be closed or restricted, where necessary, to protect public health and safety, and to protect significant resource values.

Throughout much of Utah, the state owns and manages 4 isolated sections in each 36-section township. These are generally sections 2, 16, 32, and 36, and are ordinarily one mile square (640 acres). They are primarily administered by the Utah School and Institutional Trust Lands Administration (SITLA) for the purpose of economic support of the state's public schools and institutional trust funds. Activities on state land generally are not substantially different from those on the surrounding land administered by the BLM. Many of the SITLA lands generate funds through grazing permits, right-of-way easements and permits, and hydrocarbon or other mineral leases.

Many BLM lands with management restrictions, such as WSAs, have state lands that are adjacent to or within their boundaries. State lands that are completely or almost entirely surrounded by BLM lands with management restrictions, or are in conjunction with administratively endorsed NPS lands, are termed state inholdings.

Existing access to inheld state lands varies. Some of the parcels have direct access through cherry-stemmed or boundary roads of WSAs. Inheld parcels may or may not currently have access, depending upon whether or not existing vehicle routes lead to them. BLM policy, as required by the Cotter decision, is that "the state must be allowed access to the state school trust lands so that those lands can be developed in a manner that will provide funds for the common school..." This decision confined the issue of access to situations directly involving economic revenues generated for the school trust. For example, if a holder of a state oil and gas lease on a

parcel of state land that is completely surrounded by a WSA requires access to develop that lease, the BLM must grant the leaseholder reasonable access with consideration given to minimize impacts to wilderness character.

3.6.2.3 EASEMENTS

Public land cannot be effectively administered without legal and physical access. Easements are acquired to provide access to public lands for recreational, wildlife, range, cultural/historical, mineral, ACEC, special management areas, and other resource needs.

Methods used to acquire legal rights that meet resource management needs include negotiated purchase, donation, and exchange. Acquisition alternatives include purchase of fee or less-than-fee interest above, on, and below the surface; and perpetual exclusive, and permanent or temporary nonexclusive, easements. Acquisition of road or trail easements is probably the most frequently encountered access need. Easements can include:

- road easements
- scenic conservation easements
- sign locations
- stream clearance projects
- utility easements
- hunting and fishing easements
- range improvements
- conservation easements

Acquisition of access rights support one or more of these resources: lands, minerals, woodlands, range, wildlife, recreation, and watershed. Most existing easements in the Monticello PA are related to range management (fences, roads, spring developments), though one is a conservation easement related to Gunnison Sage-grouse. Additional easements can be acquired when there is a need; however, no such need had been identified as of the writing of this document.

3.6.2.4 LEASES AND PERMITS

Section 302 of FLPMA authorizes the use, occupancy, or development of public lands, through leases and permits, for uses not authorized under other authorities. Applicants can be state and local governments and private individuals. These uses of public lands include agricultural development, residential use (only under certain conditions), commercial use, advertising, and National Guard use. Leases are long-term authorizations that usually require a significant economic investment in the land.

Permits are usually short-term authorizations not to exceed 3 years. Filming permits are one of the more commonly requested permits. The Monticello FO issued 27 film permits during calendar years 1998–2003. Because of the time sensitive aspect of filming, the BLM is using this RMP process to establish minimum impact criteria for film permitting. These criteria will

simplify both the applications and approval process, resulting in fast and efficient processing of filming permit applications (see Actions Common to All, Chapter 2). Map 4 illustrates common filming locations.

3.6.2.5 WITHDRAWALS/CLASSIFICATIONS

Withdrawals are formal Secretarial- or Congressional-level actions that set aside, withhold, or reserve federal land by statute or administrative order for public purposes. A withdrawal may remove areas from the public lands to be managed under the authority of another federal agency or department, but the land does not leave federal ownership. Withdrawals accomplish one or more of the following:

- Transfer total or partial jurisdiction of federal land between federal agencies.
- Close (segregate) federal land to operation of all or some of the public land laws and/or mineral laws.
- Dedicate federal land to a specific purpose.

Withdrawals are often used to preserve sensitive environmental values, protect major federal investments in facilities or other improvements, support national security, and provide for public health and safety. Withdrawals segregate a particular portion of public lands, suspend operation of the public land laws (withdrawn from settlement, sale, location, or entry), and prevent any disposal of public lands or resources involved in certain types of land-use application. Withdrawals remain in effect until reviewed pursuant to Section 204 of FLPMA and continued, modified, or revoked.

Withdrawal review is mandated by FLPMA, which requires the BLM to eliminate all unnecessary withdrawals and classifications. The BLM must ensure withdrawals are supported by showing need, and must revoke withdrawals that lack sufficient justification. Before recommending a withdrawal is continued, the BLM must explore alternatives such as rights-of-way and interagency agreements.

Three withdrawals existed within the Monticello PA as of 2005. Two of the withdrawals were for the Baker Administrative Site of the USFS, and one was to accommodate a road to Natural Bridges National Monument for the NPS (Table 3.10). There are no pending withdrawals.

Table 3.10. Existing Withdrawals in the Monticello PA

National Park Service	T. 37 S., R. 18 E.	Road to Natural Bridges
U.S. Forest Service	T. 33 S., R. 23 E.	Baker Administrative Site
U.S. Forest Service	T. 33 S., R. 23 E.	Baker Administrative Site

In addition to the above withdrawals, the 1991 RMP identified several withdrawals that were to be undertaken. These withdrawals were never initiated.

There are several Power Site Reserves/Classifications along the San Juan River corridor administered by the Monticello FO. The lands were opened to the operation of the mining laws in 1958; therefore, their only withdrawal is from disposal actions. Rights-of-way can be granted

on these lands with a Federal Energy Regulatory Commission (FERC) stipulation in the grant. Disposal actions require partial revocation of the withdrawal.

3.6.2.6 UTILITY/TRANSPORTATION SYSTEMS

3.6.2.6.1 RIGHTS-OF-WAY

A right-of-way (ROW) is an authorization to place facilities over, upon, under, or through public lands for construction, operation, maintenance, or termination of a project. Public lands are made available throughout the Monticello PA for ROWs. With the exception of defined exclusion and avoidance areas, the FO area is subject to ROW designations. ROWs either will not be granted in these exclusion or avoidance areas, or, if granted, will be subject to stringent terms and conditions. The areas are ROW exclusion and avoidance areas in the 1991 RMP:

Avoidance Areas

- Alkali Ridge ACEC
- Bridger Jack Mesa ACEC
- Butler Wash ACEC
- Cedar Mesa ACEC, partial
- Hovenweep ACEC
- Indian Creek ACEC
- Lavender Mesa ACEC
- Pearson Canyon hiking area
- Scenic Highway Corridor ACEC
- Shay Canyon ACEC
- Most ROS P class areas

Exclusion Areas

- Cedar Mesa ACEC, partial (Grand Gulch special emphasis area)
- Dark Canyon ACEC
- ROS SPM class area in San Juan River SRMA
- Developed recreation sites

ROWs are granted on a case-by-case basis. The majority of ROWs granted between 1998 and 2005 were for non-energy type activities. Only 34% of new ROWs have been for oil and gas gathering systems or roads. In the same period, 35 ROWs were transferred to right-of-way holders. Of these, 17% were not energy related and 83% were energy related. Historically, pipeline ROWs granted within the area have been small surface pipelines, because they were determined to be least environmentally damaging. The larger diameter (10 inches and over) pipelines have been buried. Exclusion areas prohibit ROWs and corridor/window designation.

The trend in oil and gas development during the early 2000s suggests that demand for rights-of-way within the Monticello PA will continue to increase into at least the near future.

3.6.2.6.2 RIGHT-OF-WAY CORRIDORS

ROW corridors were presented as existing groupings of ROWs for electric transmission facilities, pipelines 10 inches and larger, communication lines, federal and state highways, and major county road systems. However, no specific areas were identified by map or legal description. In the 1999 Western Utility Corridor Study (WUG), the US Highway 191, State Highways 491 and 276 corridors, the UP&L 345kV line, and the MAPCO/Williams loop pipelines were identified as preferred ROW corridors through the Monticello PA. The West-wide Energy Corridor Study (WWEC) of 2006 proposes corridors through the Monticello FO.

3.6.2.6.3 COMMUNICATION SITE RIGHTS-OF-WAY

The explosion of wireless networking in the U.S. has fostered an expectation from the public that they will have cell phone coverage virtually anywhere. Within the Monticello PA, there are 10 designated communication sites. This trend is expected to continue with increasing demands placed on the existing 10 sites. Communication sites within the FO are illustrated on Map 4.

3.6.2.7 TRESPASS

The BLM is responsible for realty trespass abatement, which includes prevention, detection, and resolution. Land authorizations, such as leases and permits, have been issued to resolve agriculture and occupancy trespass, where consistent with the LUP. Locations in the FO area where trespass typically occurs are along drainages, oil fields, and areas bordering public lands.

3.6.2.8 RECREATION AND PUBLIC PURPOSES ACT (R&PP)

The R&PP Act was established by Congress as a means for state and local governments as well as non-profit organizations to acquire public lands at no cost or a reduced cost. Many western governmental entities have taken advantage of this Act to provide the public with much needed local services and locations for recreational activities.

To date, 11 R&PP authorizations had been made within the Monticello PA (Table 3.11).

Table 3.11. R&PP Authorizations for the Monticello PA

R&PP Leases/Grants	Authorization Type	Purpose	Acres
American Legion	Patent	Rodeo grounds	40.00
San Juan Foundation/Blanding	Patent	Hiking trail	160.00
LDS. Church	Patent	Church building	2.00
San Juan County	Patent	Road shed	5.97
Utah Division of State Parks	Patent	State park	10.00
San Juan County	Patent	Landfill	390.00

Table 3.11. R&PP Authorizations for the Monticello PA

R&PP Leases/Grants	Authorization Type	Purpose	Acres
City of Blanding	Patent	Reservoir	100.00
City of Blanding	Patent	Water pipeline and recreation site	158.00
College of Eastern Utah	Patent	Campus	40.00
San Juan Foundation	Patent	Campus	120.00
San Juan Water Conservancy District *	Classification	Recreation site	20.00

* R&PP application withdrawn. Classification still in place.

An additional 470 acres adjacent to Recapture Reservoir has been classified as suitable for R&PP lease or patent. The cities of Monticello and Mexican Hat have expressed interest in obtaining ownership of the parcels on which they have a right-of-way for city water treatment plants and the Mexican Hat sewer treatment facility. Although not currently classified for R&PP, these parcels are suitable for such classification as a means of transferring ownership to the cities.

3.6.2.9 PROTECTION ZONES

Protection Zones are small areas within which critical resources, such as potable water sources, exist and must be protected for health and human safety reasons. Within the Monticello PA, only one such protection zone has been established. This water source protection zone has been established around the water well supplying the Sand Island campground and boat launch facility. It is displayed on the appropriate master title plat.

3.6.2.10 ALTERNATIVE ENERGY SOURCES

A national trend is to use public lands to develop renewable energy sources such as wind power, solar power, and hydropower. National organizations are looking at public land to help provide non-polluting power sources for a growing population. In the future, BLM-administered lands could play an increasing role in providing clean energy sources.

The U.S. Department of Energy publication "Assessing the Potential for Renewable Energy on Public Lands" prepared by the U.S. Department of Energy (DOE 2003) assessed the potential for the following renewable energy sources on public lands in the 11 western states: solar, biomass, geothermal, water, and wind. More recently, the *Programmatic EIS on Wind Energy Development on BLM-administered Lands in the Western United States* (BLM 2005f) provided specific data on wind energy development potential on public lands. The data show that the Monticello PA has been identified as possessing a low potential for all of the resources studied.

3.7 LIVESTOCK GRAZING

3.7.1 INTRODUCTION

Livestock grazing allotments occur on approximately 93% of all BLM lands located within the Monticello PA boundary. Within Monticello Field Office (Monticello FO) there are 1,633,253 BLM acres (93%) available for grazing and 128,098 BLM acres (7%) unavailable for livestock grazing for resource protection, which includes an estimated 15,720 acres outside of grazing allotments reserved for wildlife use along the slopes of East and Peters Canyons. Also, an administrative horse pasture encompasses 288 BLM acres.

Of the lands within grazing allotments, 1,761,351 acres (78%) are BLM lands; 190,366 acres (8%) are SITLA lands; 53,704 acres (2%) are private; 261,574 acres (12%) are NPS lands; and 2,701 acres (>1%) are water. The acres within each entity are shown on Figure 3.8.

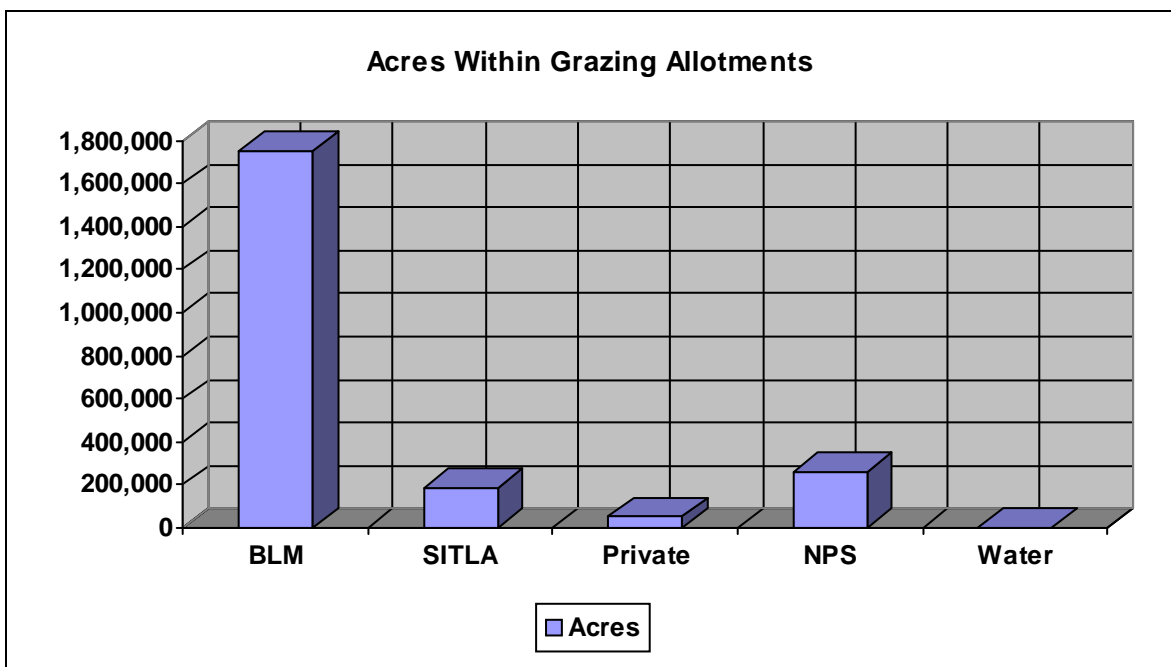


Figure 3.8. Acres within grazing allotments.

3.7.2 RESOURCE OVERVIEW

The following sections provide a summary of the number of permitted allotments, amount of riparian area, allotment management categories, ecological status and current management practices for the allotments. Allotment-specific information can be found in Appendix D, Livestock Grazing.

3.7.2.1 ALLOTMENT STATUS

A total of 75 allotments exist within the boundaries of the Monticello PA. However, one of these allotments (Rogers) is currently not permitted for use by domestic livestock. The Squaw Canyon

allotment, some of which is within the boundaries of the Monticello PA, is administered by the Durango FO.

In addition, the Monticello FO administers one entire allotment (Monucolo) and a part of another allotment (Bug-Squaw) located outside the Monticello PA boundary. The Monucolo allotment and the Colorado portion of the Bug-Squaw allotment are managed in accordance with direction given in the San Juan and San Miguel RMP (Durango FO).

3.7.2.2 RIPARIAN AREAS

Riparian areas, consisting of 28,994 acres (based on 1990's inventory data, subject to reevaluation), occur within 49 of the allotments. The amount of riparian area occurring within these allotments ranges from 0.1% to 10.3%. Riparian areas comprise 1.3% of the total allotment acreage. Further information regarding riparian areas may be found in Section 3.12, Riparian Resources.

3.7.2.3 ALLOTMENT MANAGEMENT CATEGORY

Each permitted allotment has been evaluated and designated into one of 3 categories: maintain (M), improve (I), or custodial (C). Allotments in the M Category are in generally good condition and have no serious resource conflicts under present management. These may have some potential for a positive return on investments. I Category allotments may have serious resource conflicts, or their resource production is below its potential under present management. These allotments have potential to improve or have conflicts that can be resolved through changes in grazing management or investments in range improvement projects. Allotments in the C Category have low productivity potential, limited resource conflicts, and no opportunity for a positive return on public investments. A more detailed list of criteria used for categorizing each allotment may be found under Section D.3, Criteria Used to Determine Allotment Management Category, of Appendix D.

3.7.2.4 LIVESTOCK GRAZING ALLOTMENTS

The number of allotments in each category are shown in Table 3.12 below.

Table 3.12. Allotments in the Monticello PA by Management Category

M Category (Maintain)	I Category (Improve)	C Category (Custodial)
9 Allotments (12%)	29 Allotments (39%)	36 Allotments (49%)

3.7.2.5 ECOLOGICAL STATUS

The ecological status of each allotment was estimated in the 1980s. Four classes are used to express the proportion of which the present kinds, proportions, and amounts of plants in a biotic community reflect the potential natural community (PNC). These classes are as follows:

Potential Natural Community (PNC):	76–100% similar
Late Seral:	51–75% similar
Mid Seral:	26–50% similar
Early Seral:	0– 25% similar

The percentage of acres within the allotments in each seral stage class are shown in Table 3.13.

Table 3.13. Percent of Acres within the Monticello FO Boundaries by Ecological Class

PNC	Late Seral	Mid Seral	Early Seral	Other (Rock Outcrop/Badlands/Seedings)
3.6%	13.0%	53.4%	17.1%	12.8%

3.7.3 CURRENT MANAGEMENT PRACTICES

Of the 74 allotments currently permitted within the Monticello PA boundaries, cattle graze 61 allotments and cattle and horses graze 13 allotments. A total of 78,796 animal unit months (AUMs) are currently authorized (active). Of these, 77,365 AUMs (98%) are used by cattle and 1,431 (2%) are used by horses. An additional 7,299 AUMs are allowed through exchange of use (other ownership). The term "AUM" is a measure of forage quantity and refers to the amount of forage necessary for the sustenance of one cow (including her calf under 6 months of age) or its equivalent for a period of one month. It is used to denote an increase or decrease in the amount of forage available for livestock grazing and not necessarily a change in grazing preference. "Grazing preference" or "preference" refers to the total number of AUMs on public lands that are attached to base property owned or controlled by the grazing allotment permittee, and includes both active AUMs (AUMs available for livestock grazing on a permittee's permit) and AUMs held in suspension (AUMs not available for livestock use until the BLM, through decision, would activate them).

The grazing management systems currently in use on the permitted allotments are as follows:

- Season-long—35
- Deferred—11
- Deferred rotation—28

The lengths of season under season-long grazing systems vary from one to 12 months. The majority of grazing systems include both "dormant season" and "growing season" use. However, 12 allotments are grazed only during the growing season and nine allotments only during the dormant season.

Two of the permitted allotments (Tank Draw and East Canyon) have allotment management plans (AMPs) that prescribe a sequence of grazing among pastures in accordance with the terms and conditions of the grazing permits. The remaining 71 allotments are managed in accordance with the terms and conditions of each grazing permit. AMPs for many of these allotments may be developed in the future.

Appendix D includes various documents related to livestock grazing, including:

- Allotment Situation Summary
- Fundamentals of Rangeland Health
- Utah Standards and Guidelines
- Allotment Management Category Criteria
- Allotment Situation Tables

3.7.4 RESOURCE DEMAND AND ANALYSIS FORECAST

The resource demand is considered to be the amount of grazing by both domestic livestock and wildlife. However, the resource demand discussed here will be limited to grazing by domestic livestock, which is considered to be the total of current authorized (active) use (78,796 AUMs) and suspended use (17,173 AUMs). This amounts to a total resource demand by domestic livestock of 95,969 AUMs.

The changes in total authorized (active) use since the 1985 Management Situation Analysis are due to 1) changes in land ownership, or as a result of rangeland monitoring that indicated the need for adjustment, and 2) the grazing allotment closure in Comb Wash. In 1993, a portion of the Comb Wash allotment (comprised of approximately 16,599 acres of federal land in Mule Canyon south of U-95, and Arch, Fish, Owl, and Road canyons) was made unavailable to grazing by court decision (see IBLA 92-264). Trends in authorized use prior to that time are not known.

3.8 MINERALS

The Monticello PA is known to have significant occurrences of mineral resources, as noted in a variety of studies. Recently, a multi-agency effort produced a "Scientific Inventory of Onshore Federal Lands' Oil and Gas Resources and Reserves and the Extent and Nature of Restrictions or Impediments to their Development" (U.S. Departments of the Interior, Agriculture, and Energy 2003). This report is based on the USGS estimation of undiscovered, technically recoverable resources, Energy Information Administration (EIA) reserve calculations, and an estimate of restrictions or impediments to the development of those resources and reserves. It is BLM policy to consider this information in its planning process. Although the main purpose of the report is to classify the availability of land for leasing and leasing stipulations, resources are also evaluated. The calculation of resources is primarily mathematical and the estimates are provided on a multiple-state, basin-wide scale and are of limited use on the local, PA scale.

The BLM compiled more site-specific data based on oil and gas play areas, past exploration, and other records it has for the Monticello PA. Numerous data sources, including USGS, UGS, academic research, UDOGM, industry and government sources, were used to compile the Mineral Potential Report for the Monticello Planning Area (BLM 2005b). It characterizes the mineral resources of the Monticello PA; summarizes past and present development activities; and classifies the potential and certainty for mineral occurrence and the potential for future development of each mineral resource. Mineral potential is classified using the rating system outlined in BLM Manual 3031 (USDI 1985; Table 3.14). Under this system:

- **Occurrence potential** is based strictly on the geologic likelihood of the mineral to be present in an area. It does not address the economic feasibility of developing the resource.
- **Development potential** for a resource is based on review of available literature on the mineral's market factors; communication with industry experts and government officials familiar with the specific resource and area; and other considerations such as occurrence potential, historical development, commodity price, and supply and demand. The potential for development of each mineral resource is projected for 15 years, and is rated as high, moderate, or low (Maps 14–17).

Table 3.14. Ratings for Mineral Occurrence Potential and Certainty

Rating	Description
Level of Potential Ratings	
O	The geologic environment, the inferred geologic processes, and the lack of mineral occurrences do not indicate potential for the accumulation of mineral resources.
L	The geologic environment and the inferred geologic processes indicate low potential of accumulation of mineral resources.
M	The geologic environment, the inferred geologic processes, and the reported mineral occurrences or valid geochemical/geophysical anomaly, and the known mines or deposits indicate moderate potential for accumulation of mineral resources.

Table 3.14. Ratings for Mineral Occurrence Potential and Certainty

Rating	Description
H	The geologic environment, the inferred geologic processes, and the reported mineral occurrences or valid geochemical/geophysical anomaly, and the known mines or deposits indicate high potential for accumulation of mineral resources. The known mines and deposits do not have to be within the area that is being classified, but have to be within the same type of geologic environment.
ND	Mineral potential not determined due to lack of useful data.
Level of Certainty Ratings	
A	The available data are insufficient and/or cannot be considered as direct or indirect evidence to support or refute the possible existence of mineral resources within the respective area.
B	The available data provide indirect evidence to support or refute the possible existence of mineral resources.
C	The available data provide direct evidence but are quantitatively minimal to support or refute the possible existence of mineral resources.
D	The available data provide abundant direct and indirect evidence to support or refute the possible existence of mineral resources.

3.8.1 LIMITED MINERAL RESOURCES NOT DISCUSSED FURTHER

Geologic host formations exist in the Monticello PA for mineral resources *other* than those described and analyzed in detail in this EIS, but their known occurrence is limited or insignificant. There is minimal or no interest in the development of several minor resources present on public lands within the Monticello PA, including coalbed methane, geothermal water, lode gold, manganese, humate, gypsum, barite, zeolite, shale, fire clay, crushed stone, and collectable rocks. These resources are describe briefly here but will not be discussed further in this EIS.

- **Coalbed methane** development potential is very low or nonexistent. The coal in the Dakota Sandstone is generally thin and discontinuous and not usually thick enough to be an attractive reservoir. Shallow and dissected deposits of coal are likely to have lost any contained gas to the atmosphere. The coal is also of low rank, generally subbituminous C, and as such will not have generated any thermogenic gas. The coal is commonly impure or boney, with thinly interlaminated shale, and nearly everywhere contains higher ash content (more than 30%), that reduces the gas carrying capacity of the coal.
- Low-temperature **geothermal waters** (20–36 °C [68–97°F]) have been recorded from several springs and wells in the Monticello PA, including the Warm Springs Canyon geothermal area identified by the USGS. However, because of where the Monticello PA is situated within the Colorado Plateau geologic province, no high-temperature geothermal resources are expected within reasonable drilling depths (Gloyn et al. 1995). There is potential for direct use of low-temperature geothermal water for space heating of buildings, but no such development on public lands within the Monticello PA exists or is expected.
- Minor, non-commercial deposits of **lode gold** occur in the Tertiary intrusives of the Abajo Mountains (Witkind 1964; Gloyn et al. 1995).

- A small number of **manganese** deposits are found in Jurassic and Cretaceous sedimentary rocks along the Lisbon Valley fault system, which is mostly north of the Monticello PA (Baker et al. 1952; Weir and Puffet 1981; Gloyn et al. 1995). No recent exploration activity for manganese in these formations in the Monticello PA is known, and the potential for discovery of any economic deposits is minimal (BLM 2005b, 2005c).
- Weathered coal and carbonaceous shales and mudstones of the Cretaceous Dakota Sandstone have potential for sale as **humate**, a natural soil conditioner (Gloyn et al. 1995). However, no known humate exploration has taken place on public lands within the Monticello PA, and development potential is considered very low.
- **Gypsum** can be found throughout the Monticello PA in the Pennsylvanian Paradox Formation, the Permian Cedar Mesa Sandstone, and the Triassic Moenkopi Formation (Gloyn et al. 1995). However, gypsum is a very low unit value commodity and generally must be located close to existing wallboard plants to be economical. Therefore, development potential of gypsum in the Monticello PA is very low.
- A small amount of **barite** was reported associated with uranium-vanadium-copper mineralization at a mine in the west-central part of the Monticello PA (Trites and Chew 1955). However, these occurrences are insignificant compared to Nevada's large-bedded barite deposits and, thus, are not likely to be developed.
- Minor **zeolite** deposits are known to be contained in the Brushy Basin Member of the Morrison Formation, and hypothetically, potential exists for zeolite production in the Monticello PA (Gloyn et al. 1995). However, high-purity zeolites have not yet been found, and the zeolite industry continues to be very small.
- Common **fire clay** and fire clay of "fair to good quality" is known to occur in the Triassic Moenkopi Formation, the Petrified Forest Members of the Triassic Chinle Formation, the Brushy Basin and Westwater Canyon Members of the Jurassic Morrison Formation, and the Cretaceous Mancos Shale (Gloyn et al. 1995; BLM 2005c). No information is available regarding past and present exploration, development, or production within the Monticello PA (BLM 2005b, 2004b).
- **Stone suitable for crushing** in the Monticello PA includes limestones in the Pennsylvanian Hermosa Group Honaker Trail Formation and the Jurassic Navajo Sandstone (Ritzma and Doelling 1969), as well as some sandstones and conglomerates of the Cretaceous Dakota Sandstone and Burro Canyon Formation. Although LR 2000 records indicate there has been only one authorization since 1989 (BLM 2005b), this resource could become more significant as presently suitable sand and gravel resources are exhausted. In any event, the need for crushed stone in the foreseeable future is anticipated to be insignificant.
- **Collectable rocks** and semiprecious gemstones present in the Monticello PA include petrified wood containing opal and agate, chalcedony, garnet, azurite, and malachite. Petrified wood is found scattered throughout the Monticello PA, hosted in the Jurassic Morrison and Triassic Chinle Formations. Deep red to black pyrope garnets have been recovered from volcanic vent deposits of the Mule Ear and Moses Rock occurrences near Mexican Hat. The amount of garnet material known to be present in this area is so small that commercial extraction is unlikely (Gloyn et al. 1995). None of the above-mentioned collectable materials have been or are expected to be produced on public lands in large quantities.

3.8.2 LEASABLE MINERALS

Leasable minerals are subject to disposal by lease under the authority of the Mineral Leasing Act of 1920, as amended. A classification for leasable minerals such as a Designated Tar Sand Area (DTSA) or a Known Potash Leasing Area (KPLA) is an area where a potentially valuable deposit has been identified and where competitive leasing is required. Existing leases are shown on Map 18.

3.8.2.1 OIL AND GAS

The exploration and development of leasable minerals is accomplished in several stages of activity. The first stage (land categorization) involves determining which public domain lands should be leased and under what conditions. This is accomplished through the land-use planning process. The second stage is leasing. The third stage includes exploration, development, and production operations.

The BLM has designated 4 allocations that describe the conditions placed upon public domain lands in regard to their availability for fluid hydrocarbon leasing. Under the existing plan, the BLM has assigned one of four following oil and gas leasing stipulations to the public lands:

- **Standard Stipulations**—Areas identified with standard stipulations are open to exploration and development, subject to standard lease terms and conditions.
- **Special Conditions**—Areas identified with these stipulations are open to exploration and development, subject to relatively minor constraints such as seasonal restrictions.
- **No Surface Occupancy**—Areas identified as NSO are open to exploration and development subject to highly restrictive lease stipulations, including no surface occupancy.
- **Closed to Leasing**—Areas identified as closed to leasing either by discretionary or non-discretionary decisions. Discretionary closures involve lands where the BLM has determined that mineral leasing would not be in the public interest. Non-discretionary closures involve lands that are specifically closed to mineral leasing by law, regulation, Secretarial Decision, or Executive Order.

3.8.2.1.1 RESOURCE OVERVIEW

The primary formations from which oil and gas are currently being produced are the Ismay and Desert Creek zones of the Paradox Formation, the Devonian McCracken Sandstone Member of the Elbert Formation, the Mississippian Leadville Limestone, and the Pennsylvanian Honaker Trail Formation.

As described in the 1995 National Assessment of the U.S. Oil and Gas Resources—Results, Methodology, and Supporting Data (Gautier et al. 1996), the USGS has delineated a number of oil and gas plays, both structural and structural-stratigraphic, in the Paradox Basin Province. Approximately 70 oil and gas fields are located in these plays in the Monticello PA (Table 3.15). These 78 fields encompass approximately 1,135 active wells (including producing oil and gas wells, shut-in oil and gas wells, temporarily abandoned oil and gas wells, and water injection, disposal, and source wells; Table 3.16) and, as of December 2003, have cumulatively produced

more than 535 million barrels of oil and 1.26 billion million cubic feet (MCF) of gas (UDOGM 2004; see Table 3.15). Approximately 5–21 oil or gas wells have been drilled per year in the PA, with an average of 13 wells drilled per year on all lands in the PA. Oil and gas plays that occur in the Monticello PA are as follows:

- The **Buried Fault Black play** is located in the northern part of the Monticello PA, in the Paradox Fold and Fault Belt. This play contains the McCracken Sandstone Member of the Elbert Formation and the Leadville Limestone. The largest of the 6 oil and gas accumulations in this play is the Lisbon field, which contains approximately 43 million barrels of oil and 250 billion cubic feet of natural gas.
- The **Porous Carbonate Buildup play** contains most of the oil and gas fields in the Monticello PA (Huffman 1996a, 1996b). The fields in this play occur primarily in the Blanding subbasin and produce oil and gas from mounds of algal limestone and dolomitic reservoirs in the Pennsylvanian Hermosa Group. This play contains the largest oil field in Utah: the Greater Aneth field.
- The **Fractured Interbed play** is an unconventional continuous-type play that depends on extensive fracturing in the clastic or carbonate interbeds between evaporates of the Paradox Formation. These same interbeds provide the source rocks for most of the oil and gas in the Paradox Basin (Huffman 1996a, 1996b). These include Kane Creek, Chimney Rock, Gothic, and Hovenweep Shales.
- The post-Mississippian **Salt Anticline Flank play** is also located in the northern portion of the Monticello PA. It occurs along the flanks of the northwest-trending salt anticlines in the area (Huffman 1996a, 1996b). Only a few oil and gas fields have accessed the Hermosa Group and Cutler Group reservoirs of this play.
- The **Permo-Triassic Unconformity play** extends west from the tar sand deposits of south-central Utah (Huffman 1996a, 1996b). Reservoirs for oil are in the Permian White Rim Sandstone and the White Rim and DeChelly Sandstones of the Paradox Basin. Reservoir thicknesses can vary from a few feet to several hundred feet. This play is only lightly explored and contains no developed oil and gas fields in the Monticello PA.
- Although not delineated as a Paradox Basin play, the USGS has also defined a hypothetical play in the southwest corner of the PA called the **Late Proterozoic** (Chuar-sourced) and **Lower Paleozoic play** (Huffman 1996a, 1996b; Butler 1996). Very few wells have penetrated the Chuar Group in Utah (Butler 1996).

Table 3.15. Monticello Planning Area Oil and Gas Field Statistics as of December 31, 2003 (Includes All Lands within the Area)

Field Name	UDOGM Field Number	Field Type	Producing Formation	Status	Year Disc.	Active Wells	Cumulative Oil Production (barrels)	Cumulative Natural Gas Production (MCF)	Cumulative Water Production
Akah	275	Oil	Ismay	Active	1958	2	526,222	494,661	2,033,332
Alkali Canyon	280	Gas	Desert Creek	Abandoned	1965	0	3,919	40,085	1,297
Alkali Point	481	Gas	Ismay	Inactive	1987	2	342	163,765	17
Anido Creek	285	Oil	Ismay	Abandoned	1958	0	612,082	424,388	718,051
Bannock	287	Oil	Ismay	Active	1989	1	216,855	755,978	30,279
Black Bull	297	Oil	Desert Creek	Active	1992	1	50,584	247,352	694
Bluff	295	Oil	Desert Creek	Active	1956	8	1,668,207	3,693,619	126,624
Bluff Bench	300	Oil	Ismay–Desert Creek	Abandoned	1957	0	14,531	4,593	13,762
Boundary Butte	305	Oil	Ismay–Desert Creek	Active	1947	25	5,448,763	13,218,702	23,205,666
Branford Canyon	310	Oil	Ismay	Active	1983	2	50,204	363,923	54,199
Broken Hills	315	Oil	Ismay–Desert Creek	Active	1959	1	143,692	86,193	209,360
Bronco	312	Gas	Desert Creek	Active	1992	1	4,471	109,386	138
Bug	320	Oil	Desert Creek	Active	1980	7	1,622,455	4,483,368	3,181,467
Caballo	736	Gas	Ismay	Active	1987	1	11,042	427,759	2,312
Cactus Park	484	Gas	Honaker Trail	Inactive	1987	1	0	3,500	354
Cajon Lake	730	Oil	Ismay–Desert Creek	Inactive	1988	1	40,197	166,571	10,778
Cajon Mesa	326	Oil	Desert Creek	Active	1992	1	126,073	663,259	14,997
Casa Mesa	489	Oil	Ismay	Abandoned	1986	0	3,370	5,252	13,573
Cave Canyon	323	Oil	Ismay	Active	1984	10	2,389,346	3,875,293	3,763,167
Cherokee	324	Gas	Ismay	Active	1987	3	182,464	3,667,068	3,358

Table 3.15. Monticello Planning Area Oil and Gas Field Statistics as of December 31, 2003 (Includes All Lands within the Area)

Field Name	UDOGM Field Number	Field Type	Producing Formation	Status	Year Disc.	Active Wells	Cumulative Oil Production (barrels)	Cumulative Natural Gas Production (MCF)	Cumulative Water Production
Chinle Wash	325	Gas	Ismay–Desert Creek	Abandoned	1957	0	5,611	2,737,772	87,575
Clay Hill	327	Oil	Desert Creek	Active	1978	3	985,080	1,389,250	216,241
Cleft	330	Oil	Akah	Abandoned	1963	0	3,537	1,031	5,821
Cone Rock	335	Oil	Akah	Abandoned	1959	0	133	0	2
Cowboy	340	Oil	Ismay	Active	1968	2	217,367	41,045	16,229
Dead Man Canyon	345	Gas	Ismay	Active	1983	3	21,380	1,093,684	5,460
Deadman-Ismay	346	Gas	Ismay	Active	1987	3	785,000	12,190,488	152,708
Desert Creek	350	Oil	Desert Creek	Active	1956	8	2,030,862	1,715,012	313,736
Gothic Mesa	355	Oil	Ismay–Desert Creek	Active	1956	8	1,941,156	1,277,313	362,046
Grayson	360	Oil	Ismay	Abandoned	1957	0	5,777	4,876	2,220
Greater Aneth	365	Oil	Ismay–Desert Creek	Active	1956	482	432,914,670	378,829,790	1,348,164,582
Hatch	370	Oil	Desert Creek	Abandoned	1958	0	15,148	40,891	0
Hatch Point	367	Oil	Ismay	Inactive	1993	1	4,607	10,731	259
Heron	447	Oil	Ismay	Inactive	1991	1	237,321	402,860	36,957
Hogan	375	Oil	Ismay	Abandoned	1961	0	756	775	98
Horse Canyon	448	Oil	Desert Creek	Active	1998	1	149,247	174,075	8,707
Ismay	380	Oil	Ismay	Active	1956	10	10,863,672	17,504,794	11,229,950
Kachina	379	Oil	Ismay	Active	1987	5	2,547,419	2,236,280	13,466,362
Kane Creek	377	—	Paradox	Abandoned	1925	0	—	—	—
Kiva	381	Oil	Ismay	Active	1984	5	2,610,110	3,739,168	14,376,896
Lightning Draw	742	Oil	Ismay	Abandoned	1988	0	2,039	9,178	1,674
Lightning Draw SE	743	Oil	Ismay	Inactive	1980	2	0	0	0

Table 3.15. Monticello Planning Area Oil and Gas Field Statistics as of December 31, 2003 (Includes All Lands within the Area)

Field Name	UDOGM Field Number	Field Type	Producing Formation	Status	Year Disc.	Active Wells	Cumulative Oil Production (barrels)	Cumulative Natural Gas Production (MCF)	Cumulative Water Production
Lime Ridge	—	—	Ismay–Desert Creek–Akah	—	—	1	—	1,500,000 (CO ₂)	—
Lisbon*	385	Gas	McCracken/Leadville	Active	1961	23	51,076,593	761,560,184	49,512,009
McCracken Spring	402	Oil	Ismay	Active	1987	3	403,288	1,947,709	13,031
McElmo Mesa	405	Oil	Ismay	Inactive	1965	0	2,219,175	2,927,239	6,122,732
Mexican Hat	410	Oil	Honaker Trail	Active	1908	81	278,007	1,547	692
Monument	403	Oil	Desert Creek	Active	1991	2	117,009	565,834	11,692
Mustang Flat	415	Gas	Ismay	Active	1982	8	773,299	16,349,062	19,344
Navajo Canyon	488	Oil	Ismay	Active	1977	1	39,049	25,441	6,189
Patterson Canyon	420	Oil	Ismay	Active	1974	9	1,070,208	2,595,522	1,563,740
Paiute Knoll	425	NA	Ismay	Inactive	1972	1	0	0	0
Rabbit Ears	430	Oil	Ismay	Abandoned	1967	0	54,068	154,717	641,817
Recapture Creek	435	Oil	Ismay–Desert Creek	Active	1925	5	2,206,281	3,716,864	358,308
Recapture Pocket	437	Oil	Desert Creek	Active	1987	3	176,538	324,275	40,467
River Bank	440	Oil	Ismay	Abandoned	1967	0	1,396	8,774	376
Road Canyon	401	Oil	Desert Creek	Active	1988	1	23,363	41,971	8,126
Rockwell Flat	445	Oil	Ismay	Abandoned	1967	0	624,235	518,812	4,191,806
Runway	446	Oil	Desert Creek	Active	1990	3	852,406	2,950,738	31,511
Shumway Point	486	Gas	Ismay	Active	1987	1	239	69,353	14
Soda Spring	741	Oil	Desert Creek	Abandoned	1989	0	3,657	9,303	5,453
Squaw Canyon	460	Oil	Ismay–Desert Creek	Active	1980	2	342,977	888,253	21,468
Tin Cup Mesa	465	Oil	Ismay	Active	1982	10	2,461,650	3,634,276	8,679,678

Table 3.15. Monticello Planning Area Oil and Gas Field Statistics as of December 31, 2003 (Includes All Lands within the Area)

Field Name	UDOGM Field Number	Field Type	Producing Formation	Status	Year Disc.	Active Wells	Cumulative Oil Production (barrels)	Cumulative Natural Gas Production (MCF)	Cumulative Water Production
Tohonadla	470	Oil	Ismay–Desert Creek	Active	1956	4	2,258,444	921,663	915,653
Tower	476	Oil	Desert Creek	Abandoned	1994	0	10,064	3,848	20,447
Turner Bluff	475	Oil	Ismay–Desert Creek	Active	1957	9	920,213	754,089	560,058
Ucolo	477	Gas	Honaker Trail	Abandoned	1981	0	78,621	1,081,490	4,169
Wild Stallion	478	Gas	Ismay–Desert Creek	Active	1989	1	1,479	376,692	107
Wildcat	1	Oil	—	—	—	—	351,521	6,275,905	—
Yellow Rock	485	Oil	Ismay	Abandoned	1964	0	18,205	11,258	194,509
Totals						769	534,817,696	1,264,008,547	1,494,754,344

*Partially located in the Moab Planning Area to the north

Source: Utah Division of Oil, Gas and Mining (UDOGM) 2004.

— no data.

Table 3.16. Summary of Status of All Wells Located within the Monticello PA, as of March 24, 2005

Well Status	Number of Wells
ACTIVE WELLS	
Producing oil wells	493
Producing gas wells	15
Shut-in oil wells	198
Shut-in gas wells	14
Temporarily abandoned oil wells	29
Temporarily abandoned gas wells	1
Active water injection wells	371
Active water disposal wells	11
Active water source wells	3
Active Wells (subtotal)	1,135
ABANDONED WELLS*	
Abandoned oil locations	475
Abandoned gas locations	5
Abandoned Wells (subtotal)	480
ALL OTHER WELLS	
Approved oil permits	3
Approved gas permits	0
Dry holes	1,034
Inactive water injection wells	35
Released oil wells**	415
Released gas wells**	8
Released water injection wells**	30
Released water disposal wells**	11
Released water source wells**	20
Unknown well types	96
All Other Wells (subtotal)	1,652
Total	3,267

*Release pending completion of satisfactorily completed surface reclamation.

**Released: well plugged and abandoned and reclamation satisfactorily completed.

Source: BLM 2005c.

3.8.2.1.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

The production of oil and gas in the Monticello PA has primarily occurred in the eastern portion of the PA. A large area of concentrated oil and gas fields occurs in the southeastern portion of the Monticello PA within the Blanding subbasin region of the Paradox Basin. Operations also occur in the northeastern portion of the Monticello PA in the Lisbon Valley area of the Paradox Fold and Fault Belt. Although limited, some oil and gas production has occurred outside these two distinct areas at single well locations.

For purposes of analysis and reporting of the oil and gas resources in the Monticello PA, the PA was divided into 3 exploration and development areas, so delineated based on distinct geologic descriptions, historic/current production activities, and the potential for ongoing and future oil and gas development (Map 57). These areas are the Paradox Fold and Fault Belt, the Blanding Basin area, and the Monument Upwarp area.

The Paradox Fold and Fault Belt, located in the northern part of the Monticello PA, encompasses only 5 oil and gas fields: Lisbon, which straddles the northern Monticello PA border; Lightning Draw; Lightning Draw SE; Paiute Knoll; and a wildcat. Production from the Devonian McCracken Sandstone Member of the Elbert Formation first occurred in the Lisbon field. Later testing in the Mississippian Leadville Limestone resulted in the discovery of a giant oil and gas accumulation, which has resulted in approximately 90% of the oil produced from the Leadville Limestone. Oil and gas accumulations, though no economic production, have also been recorded in the Paradox and Hermosa intervals in the Lisbon field. Both hydrogen sulfide (H₂S) and helium have also been produced from the McCracken and Leadville reservoirs in the Lisbon field (personal communication with E. Jones, BLM Moab Field Office, June 2004). Production of these commodities as a by-product of oil and gas production is expected to continue. The Lightning Draw field produced oil and gas from the Kane Creek fractured shales. One new gas well (the Federal 1-31) was recently completed in the Lightning Draw SE field, and one well is currently being worked over. Development plans include construction of a pipeline connecting these wells to the existing gathering line and the Lisbon gas processing facility.

Oil and gas were first discovered in the Blanding Basin area of the Monticello PA at Boundary Butte in 1948. Subsequent geophysical work on adjacent Navajo Indian land resulted in the 1956 discovery of the Greater Aneth field, which produces from the Desert Creek zone of the Paradox Formation, with some minor production from the Ismay zone. The Greater Aneth field is by far the most productive field in the Monticello PA (see Table 3.16). There are a host of other Ismay and Desert Creek reservoirs in the Blanding subbasin, accessed by fields such as Bluff and Recapture Creek, which were discovered in the 1950s. Some of the larger producers from these reservoirs include Bug, Cave Canyon, Cherokee, Deadman-Ismay, Kachina, Ismay, Kiva, Mustang Flat, and Tin Cup Mesa fields (see Table 3.15).

Completion of producing wells in the Monument Upwarp area has been sparse compared with the Paradox and Blanding Basin areas. Despite over 150 exploratory wells drilled in this area, only two fields have been established. These two fields, the Mexican Hat field and the Lime Ridge field, are located in the south-central portion of the Monticello PA. The Lime Ridge field managed to develop a significant gas show from Mississippian Leadville Limestone. Other representative activities on the Monument Upwarp include tests at the Nokai Dome in the

southwest portion of the Monticello PA; a well located in T40S, R12E that encountered oil and gas in the Triassic Shinarump Member of the Chinle Formation; a well that had a show of gas in Pennsylvanian sediments (McDougall 2000a); and a 1992 exploratory well drilled in the west-central portion of the Monticello PA that had a significant show of oil and/or gas in the Ismay zone of the Paradox Formation (McDougall 2000b).

3.8.2.1.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

Areas of high, moderate, and low potential for the occurrence of oil and gas have been identified for the plays of the Monticello PA (Map 17). The Buried Fault Black play (2101) and the Salt Anticline Flank play (2105) are rated as having a high (H) occurrence potential with a D level of certainty, as are the southeastern portion of the Porous Carbonate Buildup play (2102), and the northern part of the Fractured Interbed Play (2103). Areas rated with an H oil and gas occurrence potential and a C level of certainty are the northwestern portion of the Porous Carbonate Buildup play, on the Monument Upwarp, the western and southern portions of the Fractured Interbed Play, and the Permo-Triassic Unconformity play (2106). The area around the Abajo Mountains is rated with a low (L) occurrence potential for oil and gas with a C level of certainty; the Porous Carbonate Buildup play and the Fractured Interbed play both encroach into this area. The Late Proterozoic (Chuar-sourced) and Lower Paleozoic play (2403) is rated with an H occurrence potential but only a B level of certainty, because this play is only speculative.

The potential for future oil and gas exploration and development in the Monticello PA is based on the history and extent of development in the area, consultation with petroleum companies actively studying fields and plays in the Monticello PA, and discussions with state and federal agencies familiar with activities in the area (see separate oil and gas Reasonable Foreseeable Development document). Based on these factors, potential for oil and gas exploration and development in the Paradox Fold and Fault Belt and Blanding Basin areas of the Monticello PA is rated as high. Less activity is expected in western areas of the Monticello PA on the Monument Upwarp, and development potential there is rated as moderate. The potential for exploration and development around the Abajo Mountains, within national parks or monuments, within WSAs, or within other protected lands, is rated as low.

Existing surface disturbance for approximately 1,135 active wells, approximately 480 abandoned wells, and associated roads and pipelines is 15,504 acres, or an average of 9.6 acres per well. Future oil and gas drilling for the next 15 years is projected to be 5–21 wells per year on all lands in the PA. Assuming an average of 13 wells per year, a total of 195 wells would be drilled within the PA. Disturbance from these wells and associated infrastructure would equal approximately 1,872 additional acres. During this period, 27 dry wells, 20 newly abandoned wells, and all 480 existing abandoned wells should be successfully reclaimed, making 5,059 total acres of reclaimed surface area. Accordingly, the total cumulative surface disturbance for wells in the Monticello PA during the life of this plan is projected to be approximately 12,317 acres. Additionally, surface disturbance over the next 15 years for geophysical exploration (1,230 linear miles) amounts to about 2,236 acres. Reclamation of all these disturbed lands would be successful over the scope of 10 years (BLM 2005c).

3.8.2.2 COAL

Coal resources are allocated through a coal lease. Exploration can occur under license before a lease is issued. Prior to issuing coal leases, areas considered unsuitable for all or certain stipulated methods of coal mining must be identified based on the unsuitability criteria found at 43 CFR Section 3461. These criteria are applied through the BLM's land-use planning process.

3.8.2.2.1 RESOURCE OVERVIEW

Coal resources are located in the San Juan coal field in the eastern part of the Monticello PA, in the Blanding Basin and Paradox Fold and Fault Belt areas. The coal in this field occurs in the Cretaceous Dakota Sandstone. The middle coal-bearing unit within the Dakota Sandstone, which is 45–122 feet thick and whose individual coal beds range from two to 15 feet thick (Gloyn et al. 1995), contains 4 coal horizons in the Sage Plain area. These coals typically have been of poor quality.

3.8.2.2.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Coal activity in the 530,000-acre San Juan coal field has been limited to 4 areas:

1. exposures of Dakota Sandstone along Recapture and Johnson Creeks in T35S, R22E and R23E, and T36S, R22E and R23E;
2. an area near Monticello where several openings had been reported;
3. prospect holes located in T34S, R26E, including the Crepo Mine and a bulldozed outcrop representing the best showing in the field; and
4. several pits opened in an area located along Piute Creek, including the Rasmussen mine located in T33S, R26E (BLM 1985).

Most production has been conducted for local consumption. Reported activities, including two small mines, primarily occurred prior to 1929, with insignificant production. All mines and prospects have been closed in this area since 1971 (BLM 1985). After drilling several exploration holes near Eastland, Utah in the late 1970s, Arjay Petroleum estimated that 77 million tons of coal may be recoverable by surface mining in their exploration area, but development is limited by poor coal quality and lack of rail transportation (Gloyn et al. 1995; Wilson and Livingston 1980).

3.8.2.2.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

Old coal mines and drill-hole data suggest a high (H) occurrence potential with a D level of certainty for coal in the Cretaceous Dakota Sandstone in a small portion of the San Juan coal field southeast of Monticello. Other areas of the San Juan coal field are rated as having an H occurrence potential, but with a C level of certainty. Due to the poor quality of the coal and the lack of historical activity, development potential is rated low (L).

3.8.2.3 POTASH AND SALT

The potash resource is allocated by a variety of instruments. These are the prospecting permit, the preference right lease, the application for exploration license, the competitive lease, and the fringe acreage lease/lease modification.

3.8.2.3.1 RESOURCE OVERVIEW

Potash (potassium-bearing) deposits in the Monticello PA, comprising primarily salt, sylvite (potassium chloride, or KCl), and carnallite (hydrated potassium magnesium chloride, or $\text{KMgCl}_3 \cdot 6\text{H}_2\text{O}$), are hosted exclusively by the Pennsylvanian Paradox Formation in the Monticello PA. Known potash and salt deposits underlie a 2,800-square-mile area of the Paradox Basin's deeper northeastern half. Both sylvite and carnallite occur in varying proportions throughout most potash deposits, but sylvite is dominant in those horizons under economic consideration (Hite 1960; Dames and Moore 1978; Gloyn et al. 1995). Using a cutoff grade of 14% K_2O , Patterson (1989) estimates that known resources of K_2O potash contain 254 million tons, while inferred resources are estimated at 161 million tons.

Most of the interest in potash and salt deposits in the Paradox Basin has been concentrated in the fold and fault belt, where potash beds are relatively close to the surface. However, in some areas, extraction is a challenge because salt flow is extensive (up to 13,000 feet thick) and destroys the continuity of the potash deposits (Hite 1960). Although the only commercial deposits in the area are found in the Cane Creek area in the Moab Planning Area, north of the Monticello PA, other potentially valuable deposits are known to occur in the Monticello PA. These include the Lisbon Valley and Gibson Dome areas (Gloyn et al. 1995). In 1960, the USGS classified the Cane Creek and Lisbon Valley areas as Known Potash Leasing Areas (KPLAs)—areas where potentially valuable deposits of potash are known to exist. There also appears to be sufficient data available to define the Gibson Dome area as a KPLA (BLM 2005b).

3.8.2.3.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Potash deposits in the Paradox Basin were initially discovered during the exploration for oil and gas between 1924 and 1944. Based on these initial discoveries, further potash exploration concentrated in Cane Creek and Lisbon Valley and contributed to the classification of these areas as KPLAs in 1960 (Hite 1960). Portions of the Cane Creek and Lisbon Valley KPLAs occur within the northern part of the Monticello PA and extend into the Moab Planning Area. The Moab Salt Company's Cane Creek Mine, located in the portion of the Cane Creek KPLA in the Moab Planning Area, is the sole producer of potash and salt by-product in the region.

Some incidental exploration has occurred in the Gibson Dome area. Oil and gas drilling in this area has contributed data on its potash deposits. In addition, a borehole was drilled in the 1980s by the U.S. Department of Energy for the purpose of evaluating the salt structure in the Gibson Dome area as a potential repository for high-level nuclear waste. This borehole encountered potentially valuable potash-bearing zones (Woodward-Clyde Consultants 1982; Merrell 1979; Dames and Moore 1978).

3.8.2.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

The two KPLAs in the Monticello PA and the Gibson Dome area are rated as having a high (H) occurrence potential with a D level of certainty for both potash and salt (Map 18). The other areas of known potash and salt deposits in the Paradox Basin are rated as H occurrence potential with C certainty for both commodities. The more expansive areas underlain by potash and salt also have a high (H) occurrence potential and are rated with a C certainty.

A combination of factors, including the high cost of extraction and easier-to-mine deposits outside the PA, contributes to the low (L) development potential for both potash and salt within the Monticello PA.

3.8.2.4 TAR SANDS

The Monticello PA contains areas of tar sands resources. This resource has been, and currently is, available for lease under the Combined Hydrocarbon Leasing Act of 1981 and in accordance with the decisions in the existing BLM land-use plans.

The major tar sand resources lie only in Utah within 11 designated Special Tar Sands Areas (STSAs) managed by the BLM Vernal, Price, Richfield, and Monticello field offices (Map 18). One of these STSAs lies within the Grand Staircase-Escalante National Monument where leasing is prohibited. The Monticello FO manages one of the remaining 10 STSAs.

When the Monticello RMP Revision (revision) was initiated in 2003, there was no reasonable foreseeable development expectation for tar sands over the next 15 years. The mineral report identified this resource, but did not foresee any leasing or development due to prevailing and anticipated economic factors.

Since the start of this RMP revision, Congress enacted the Energy Policy Act of 2005. Section 369 of the Energy Policy Act requires the Secretary of Interior to "complete a programmatic environmental impact statement for a commercial leasing program for oil shale and tar sands resources on public lands, with an emphasis on the most geologically prospective lands within each of the States of Colorado, Utah, and Wyoming." On December 13, 2005, the BLM published a Notice of Intent in the Federal Register initiating a Programmatic Environmental Impact Statement (PEIS) to support a commercial oil shale and tar sands leasing program on federal lands in these 3 states.

In light of this statutory requirement, all decisions related to tar sands leasing in this RMP are being deferred to the ongoing PEIS on Oil Shale and Tar Sands Leasing. The Record of Decision (ROD) on the final PEIS will amend the existing Monticello RMP by changing allocation decisions on whether or not to allow leasing and future development of tar sands on public lands for those areas where the resource is present. These decisions will be incorporated into the Monticello RMP as it is finalized or will amend the Monticello RMP. Combined hydrocarbon and tar sand leasing in the STSAs will also be deferred to the PEIS. Additional opportunities for public involvement and comment will occur when the PEIS becomes available in draft form.

Site-specific requirements will be addressed in future NEPA analysis for specific project applications after the PEIS is completed.

This RMP will, however, develop allocation decisions for conventional oil and gas leasing in the STSAs.

3.8.2.4.1 RESOURCE OVERVIEW

Since 1981, tar sands have been allocated by competitive leasing. In Special Tar Sand Areas (STSAs), tar sands are leased by competitive bonus bidding for combined hydrocarbon leases (CHLs). Outside STSAs, tar sands are allocated by conventional oil and gas leases.

Tar sand in the Monticello PA has been identified in the White Canyon Designated Tar Sand Area (DTSA, established on January 21, 1981 [46 Federal Register 6077]), which extends over 10,000 acres in the western portion of the White Canyon Slope area and into the Monument Upwarp area, in the western portion of the Monticello PA). The Hoskinnini Member of the Triassic Moenkopi Formation, which hosts the deposit, is exposed in Long, Short, and Fort Knocker Canyons. The deposit is estimated to contain 12 to 15 million barrels of oil in place (McDougall 2000b). From the research done to-date, it appears that the tar sands in the White Canyon DTSA are low-grade and fractured. A second deposit of tar sands in the Monticello PA occurs in the walls of the San Juan River canyon near the Mexican Hat field (BLM 2005b). This deposit, minor compared to the White Canyon area, is found in the Pennsylvanian Honaker Trail Formation. Ritzma (1979) estimated the contained oil to be 0.4 to 0.5 million barrels.

3.8.2.4.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

There has been no exploration or production activity regarding the tar sand deposits located in the White Canyon DTSA (BLM 2005h). Ritzma and Doelling (1969) stated that the Hoskinnini Member in the White Canyon tar sand deposit is "lightly" saturated with oil and that a reconnaissance assessment of the deposit indicates that it is not of commercial significance. Furthermore, the stratigraphy may prevent both in situ thermal recovery of oil and surface mining methods. Compared with the oil and gas resources throughout the Monticello PA that can be extracted with modern drilling and pumping methods, tar sand extraction requires higher-cost mining techniques such as open pits and associated earth-moving and reclamation activities.

3.8.2.4.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

The White Canyon DTSA, along with smaller tar sand deposits near Mexican Hat, are rated as having a high (H) occurrence potential with a D level of certainty. Considering the dearth of leases in the White Canyon DTSA, the lack of interest shown by developers, and the high cost associated with extraction in the Monticello PA, tar sand development potential in the Monticello PA is considered low (L).

3.8.3 LOCATABLE MINERALS

Locatable minerals are subject to disposal by mining claim location under the authority of the Mining Law of 1872. Locatable minerals comprise the base and precious metal ores, ferrous metal ores, and certain classes of industrial minerals. These minerals are allocated via claim staking or location, at the initiative of the public. Operations under the 43 CFR 3809 regulations may take place on public lands that are open to mineral entry without a claim. Surface-disturbing activities (beyond casual use) to explore or develop are not allowed under a claim alone and require a Notice of Intent (NOI) or Mining Plan of Operations (MPO). All public lands within the Monticello PA are open to mineral location unless specifically closed by withdrawal.

3.8.3.1 URANIUM-VANADIUM

3.8.3.1.1 RESOURCE OVERVIEW

Sediment-hosted uranium in the Monticello PA occurs in quantities that are commercially extractable. It is usually found intimately associated with vanadium and sometimes copper. The most prolific hosts of the uranium-vanadium mineralization include Mesozoic sequences such as the Moss Back and basal Shinarump Conglomerate Members of the Triassic Chinle Formation, as well as the Salt Wash Member of the Jurassic Morrison Formation, which tends to host deposits that have larger reserves and higher grades and are more closely clustered than those occurring in other formations (Chenoweth 1981; Johnson and Thordarson 1959). Small uranium-vanadium deposits are also found in the late Paleozoic Permian Cutler Group (a result of an unconformity with the Chinle Formation), particularly the Cedar Mesa Formation, as evidenced by historic mining production in the northern part of the Monticello PA (Gloyn et al. 1995).

3.8.3.1.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Although uranium deposits in the Monticello PA had been mined for over 90 years, first for their radium content and then for their vanadium co-product, it was the "Uranium Boom" beginning in the late 1940s that initiated large-scale extraction (Chenoweth 1996). However, a national and international trend of declining uranium and vanadium demand and prices began in the 1980s (Chenoweth 1996; BLM 2005h). The last mines and mills in the Monticello PA closed in 1990.

In the Monticello PA, the greatest amount of production has occurred from the Salt Wash Member of the Jurassic Morrison Formation and the Moss Back and Shinarump Conglomerate Members of the Triassic Chinle Formation. The least amount of production has occurred from the Permian Cutler Group. Mines developed in the Chinle Formation produced 92% of the ore between the early 1950s and the mid-1960s. However, by the mid-1970s, production from the Morrison Formation overtook and slightly exceeded that of the Chinle (\$600 million vs. \$500 million, respectively). Regionally, remaining recoverable reserves of uranium-vanadium are estimated at 4.2 million tons of ore in the Four Corners Region. Approximately 57% of these reserves are hosted in the Morrison Formation, 39% in the Chinle Formation, and 4% in the Cutler Group (Johnson and Thordarson 1959; Gloyn et al. 1995). Table 3.17 lists the mining areas in the Monticello PA and the uranium host deposits for each. Table 3.18 provides a summary of historical mining production in the Monticello PA.

Below are the more notable uranium-vanadium mining operations within the Monticello PA:

- The Cottonwood Wash mining area is centered at the junction of Cottonwood and Brushy Basin Washes, just west of Blanding, Utah. Some 55 properties produced over 350,000 tons of ore between 1931 and the 1980s (see Tables 3.18 and 3.19; Gloyn et al. 1995). There are currently no mining permits filed with UDOGM for this area.
- The Montezuma Canyon mining area includes deposits on the sides of Montezuma Canyon and its tributaries, east of Blanding, Utah. Sixty-eight properties produced about 109,000 tons of ore between the late 1940s and the mid-1980s (see Tables 3.18 and 3.19; Gloyn et al. 1995). Currently, only one mine in the Montezuma Canyon area, the Dusty Mine, has a permit registered with UDOGM; however, it is listed as inactive.
- Only the southeastern portion of the Lisbon Valley mining area is located in the Monticello PA; the rest of it is in the Moab Planning Area. Some of the largest, high-grade uranium-vanadium ore bodies have been mined in this area (see Tables 3.18 and 3.19). Only one mine in the Monticello PA portion of the Lisbon Valley area has a permit registered with UDOGM; it is also listed as inactive.

Table 3.17. Historical Locations and Hosts of Uranium-Vanadium Deposits in the Monticello PA, by Mining District

Mining Area	Salt Wash Member/ Morrison Formation	Moss Back Member/ Chinle Formation	Shinarump Member/ Chinle Formation	Cedar Mesa Formation/ Permian Cutler Group
Lisbon Valley Area*		Major		Minor
Combined White Canyon Area (Red Canyon, White Canyon/Fry Canyon, Deer Flat, Elk Ridge, and southern Indian Creek Areas)			X	
Inter-river, Lower Kane Creek, Indian Creek Areas*		Major		Minor
Dry Valley Area	X			
Cottonwood Wash Area	X			
Oljeto Mesa Area (Monument Valley)			X	
Montezuma Canyon Area	X			
Bluff-Butler Wash Area	—	—	—	—
Abajo Area	—	—	—	—
Ucolo Area	X			

Note: Xs indicate that the data say that this host occurs in the mining area. The words "major" and "minor" are used when hosts within a mining area are compared to each other.

Sources: Johnson and Thordarson 1959; Merrell 1979; Chenoweth 1996; Sprinkel 1999; Gloyn et al. 1995; Gloyn 2004.

*Is also located in the Moab Planning Area to the north.

— No data.

Table 3.18. Historical Uranium-vanadium Production in the Monticello PA

Mining Area	Average Ore Grade		Production (lb)		Estimated Reserves (lb U ₃ O ₈)	Develop. Potential
	% U ₃ O ₈	% V ₂ O ₅	U ₃ O ₈	V ₂ O ₅		
Lisbon Valley Area*	0.30–0.37	0.34–0.40	79,560,000	534,000	3,500,000	High
Combined White Canyon Area	0.25–0.30	0.04	11,069,000	216,000	2,000,000+	High to Moderate
Inter-river, Lower Kane Creek, Indian Creek Areas*	0.20–0.22	1.50–2.00	3,276,000	195,000	unknown	Moderate
Dry Valley Area	0.20	1.00–1.70	1,525,000	12,662,000	1,000,000	High
Cottonwood Wash Area	0.15–0.20	0.96–1.70	896,000	5,664,000	300,000	High
Oljeto Mesa Area (Monument Valley)	0.25–0.30	0.65	323,000	533,000	unknown	Moderate
Montezuma Canyon Area	0.16	0.60	88,000	775,000	unknown	High
Bluff-Butler Wash Area	unknown	unknown	53,000	--	unknown	Moderate
Abajo Area	unknown	unknown	7,000	1,000	unknown	Moderate
Ucolo Area	0.15	1.50–2.00	unknown	unknown	3,000,000	High

*Includes production from the Moab Planning Area to the north.

Source: Gloyn et al. 1995; Chenoweth 1996; Gloyn 2004.

The White Canyon mining area is located in the northwestern part of the Monticello PA (Gloyn 2004). In addition to uranium and vanadium, ore from the White Canyon area contains from 0.3% to 1.3% copper (Chenoweth 1990, 1993). The Cu:U₃O₈ ratio is as high as 13:1, and copper grades range up to 1–2% (Johnson and Thordarson 1959). The Red Canyon section of this area contains an estimated two million pounds of U₃O₈, while reserves for other areas are unknown (see Tables 3.17 and 3.18; Gloyn 2004). One mine in the White Canyon area has a registered permit with UDOGM; it is classified as being in its final stages of reclamation.

3.8.3.1.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

The designated mining areas (Gloyn 2004) within the Monticello PA are rated as having high (H) occurrence potential with a D certainty level (Map 20). Outside these known mining areas, the areal extent of the Jurassic Morrison and Triassic Chinle Formations has been classified as having a moderate (M) occurrence potential with C level of certainty. Where mineralization in the Cutler has occurred in Lisbon Valley mining area, uranium and vanadium has a moderate (M) occurrence potential; otherwise, mineralization in the Cutler is not expected.

Uranium prices have recently reached the level that could encourage some new production from existing reserves in the Monticello PA, and vanadium prices have also recently increased significantly, to the point that vanadium could be a highly desirable co-product or even the primary metal, especially considering the relatively high ratio of vanadium to uranium in most of the Salt Wash deposits in the area (BLM 2005b). Development potential is, therefore, rated H for the Red Canyon, Deer Flat, Cottonwood Wash, Montezuma Canyon, Lisbon Valley, Dry Valley,

and Ucolo mining areas, where known reserves are significant and infrastructure is in place. Development potential is rated M for the White Canyon-Fry Canyon, Oljeto Mesa (Monument Valley), Bluff-Butler Wash, Elk Ridge, Abajo, Indian Creek, Lower Kane Creek, and Inter-river areas. Development potential is rated L for host formations outside designated mining areas.

3.8.3.2 COPPER

3.8.3.2.1 RESOURCE OVERVIEW

For convenience, copper deposits are divided into two types in this section: vein-type and redbed-hosted. Vein-type deposits are generally fault zone-hosted veins and strata-bound, mineralized layers. As their name suggests, redbed copper deposits form in red host rocks, which get their color (essentially rust) from the oxidation of the rock's exposure to the atmosphere. Redbed mineralization can be either volcanic or sedimentary. Sedimentary-hosted deposits, which form in fluvial (river) environments, are the type found in the Monticello PA. Sedimentary redbed deposits are relatively small in comparison to the volcanic redbed deposits and vein-type deposits, and few are ever brought into production.

Blanket-like deposits of copper mineralization are hosted by late Paleozoic to Mesozoic redbed sequences throughout the Southwest (Hahn and Thorson 2002). In the Monticello PA, copper mineralization has been observed primarily in the Triassic Chinle and Moenkopi Formations (McFaul 2000). These observed copper occurrences have been associated with uranium deposits in several areas, including the White Canyon, Oljeto Mesa (Monument Valley), and Indian Creek mining areas. In the Indian Creek area, the Permian Cutler Group contains deposits representing a transition zone between fluvial rocks to the east and marine rocks to the west. Small uranium-copper deposits are found in this transition of the Cutler Formation, as well as in the overlying Moenkopi Formation.

3.8.3.2.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Copper production in the Monticello PA has often been associated with uranium mining. The White Canyon, Red Canyon, Deer Flat, and Elk Ridge mining areas were the location of redbed, disseminated copper production in the late 1940s and early 1950s. At their local mill, primarily in 1953, the Vanadium Corporation of America attempted to recover copper from uranium-vanadium ore, without success (Chenoweth 1993). Since the 1960s, several other companies have evaluated low-grade, disseminated copper deposits in the Monticello PA and adjacent areas, but attempts at production of these deposits, even in association with uranium and/or during times of favorable copper prices, have been unsuccessful or uneconomical (Hahn and Thorson 2002). Other areas for copper occurrence in the Monticello PA are in the Oljeto Mesa (Monument Valley) and Indian Creek mining areas. Both areas contain limited prospects, and no mining has developed.

3.8.3.2.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

Based on available information, there is a high (H) occurrence potential with a D level of certainty for redbed-type copper deposits in the Triassic Chinle Formation in the White Canyon, Oljeto Mesa (Monument Valley), and Indian Creek uranium mining areas. Occurrences in the Moenkopi Formation are isolated, limited to just a few uranium mines in the White Canyon area. Therefore, the Moenkopi in this area is rated as having a moderate (M) occurrence potential with C certainty, while other exposures of Moenkopi are rated as having a low (L) occurrence potential and C certainty.

Throughout the Monticello PA, copper deposits are low-grade and sparse. Even with the increase in prices, copper development potential throughout the PA is rated as being L.

3.8.3.3 PLACER GOLD

3.8.3.3.1 RESOURCE OVERVIEW

Placer gold in the Monticello PA has been documented to occur sporadically along the Colorado and San Juan rivers and their respective tributaries. Along the Colorado River, it occurs in alluvial bars and has been found in terraces as much as 200 feet above the present river. The gold occurs primarily in the present-day river gravels and in older, higher level terrace gravels (Ritzma and Doelling 1969). Placer gold deposits in San Juan River gravels are known to extend from the mouth of Montezuma Creek to the confluence of the Colorado River (Johnson 1973). In addition to the Colorado and San Juan rivers, placers have also been located in the Abajo Mountains along Johnson Creek and Recapture Creek (Johnson 1973; UGS 2003).

Historical placer operations in the Monticello PA were small-scale, so most of the gold production was not reported. Due to the fine, flaky mode of the gold and the difficulty in recovering it, most operations have not been commercially successful (Butler et al. 1920; UGMS 1966; Johnson 1973; Chatman 1987). The gold grades of historical placer operations range from 0.03 to 0.05 ounces per cubic yard (Gloyn et al. 1995).

3.8.3.3.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Only small, sporadic extraction activities have taken place in the Monticello PA since the late 1980s, and currently, there is little production of placer gold in the Monticello PA. One small, active placer operation is located below the dam on Recapture Creek near Blanding. The BLM also recently accepted a proposal to conduct gold exploration using backhoe trenching on a small site in Johnson Creek (T. McDougall, BLM, 2004). Small-scale operations like these typically have a surface disturbance of 5 to 10 acres.

3.8.3.3.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

The known placer gold sites have a high (H) occurrence potential with a D certainty level, given that gold has been produced at these locations. Alluvial deposits along the San Juan River, from the mouth of Montezuma Creek to Lake Powell, are considered to have an H occurrence potential with a C certainty level, as are deposits along Johnson and Recapture Creeks in the Abajo Mountains north of Blanding. Because of the ongoing operation and the recent proposal on Recapture and Johnson Creeks, respectively, these areas are rated as having an H development potential. All other areas are assigned a moderate (M) to low (L) development potential.

3.8.3.4 LIMESTONE

3.8.3.4.1 RESOURCE OVERVIEW

Desirable limestone deposits in the Monticello PA are primarily hosted in the Pennsylvanian Honaker Trail Formation, but also are in the Jurassic Navajo Sandstone (Gloyn et al. 1995). The marine limestones in the Honaker Trail Formation have been shown to contain small amounts of relatively high-quality limestone in San Juan County (Gloyn et al. 1995). Four lenses, or beds, of the Honaker Trail Formation, each one to 3 feet thick, are observed in the San Juan River canyon west of Mexican Hat (Ritzma and Doelling 1969). A 7-to-10-foot-thick bed containing 97% calcium carbonate (CaCO₃) has also been reported at a 200- to 300-acre site located on Lime Ridge and northeast of Mexican Hat. Additionally, studies from a site on the Navajo Indian Reservation in the southern portion of the Monticello PA show that limestone in Honaker Trail Formation may be utilized for producing high-quality burned lime, cement rock, and rock dust (Ritzma and Doelling 1969). Outcrops of the Honaker Trail Formation also occur in the northwest portion of the Monticello PA along the Colorado River and its tributaries. Lacustrine limestones in the Jurassic Navajo Sandstone in the Monticello PA contain some beds of high-calcium, blue-gray, cherty limestone that locally cap small mesas (Gloyn et al. 1995).

3.8.3.4.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Current limestone operations in the Monticello PA are primarily on Lime Ridge. The Holliday Construction Lime Ridge quarry is an active operation located on state lands northeast of Mexican Hat. Production from 1998 through 2003 at this site has been reported at approximately 29,000 tons (UDOGM, verbal communication 2004). The Moon No. 4 quarry, also permitted on state lands near Mexican Hat, is now inactive. It was operated by Western Industrial Minerals. An area considered likely for development is the 200- to 300-acre, 7-to-10-foot-thick site occurring on 60 claims and located 13 miles northeast of Mexican Hat on Lime Ridge. The deposit is amenable to simple quarrying techniques (Gloyn et al. 1995).

Exploration and proposed development of chemical-quality limestone has occurred in the Monticello PA in the past:

- Dames and Moore, Inc., under a contract to the Arizona Public Service Company, conducted substantial exploration on two claims for high-calcium limestone in the mid to late 1970s.

These efforts resulted in the identification of the massive, 200- to 300-acre bed of limestone in the Honaker Trail Formation (see above). Development of the deposit was to be used at power plants in New Mexico and Arizona.

- In 1986, the Environmental Lime Corporation submitted a proposal to the BLM regarding a project located northeast of Mexican Hat to produce 1,100 tons per day of high-calcium limestone. No work was ever carried out on this project.
- In 1994, the Navajo Nation drilled core samples on claims located in T41S, R20E, to ascertain whether high-calcium limestone was present and if it could be used for proposed sulfur dioxide scrubbers/absorbers at a power plant in Page, Arizona.

3.8.3.4.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

The identified limestone sites in the Monticello PA have been characterized as having high (H) potential for the occurrence with a D certainty level. Elsewhere in the Monticello PA, the Honaker Trail Formation is characterized as having H potential with C certainty for the occurrence of limestone. Limestone development potential on Lime Ridge is rated as H, not only because of past production in that locale, but because of the significant interest in limestone in southeastern Utah. Development of the formation in the northwest portion of the Monticello PA, along the Colorado River and its tributaries is considered unlikely.

3.8.4 SALABLE MINERALS

Salable mineral materials are subject to disposal by sales contract or free use permit under the authority of the Materials Act of 1947. Salable mineral materials are generally common varieties of construction materials and aggregates. Salable mineral material disposal can be exclusive or nonexclusive. Under exclusive disposals, the applicant has sole rights to the material applied for and sole responsibility for the development and reclamation of the source site. Exclusive sites include negotiated sales sites, competitive sales sites, free use permits, and material sites under the Federal Highway Act. Nonexclusive disposals are made from sites to which the general public has access, such as community pits and common use areas (see Appendix K). Detailed descriptions of the salable mineral materials in the Monticello PA and their locations, disposal, and production are provided in the Mineral Potential Report (BLM 2005b).

3.8.4.1 SAND AND GRAVEL

3.8.4.1.1 RESOURCE OVERVIEW

Sand and gravel development is largely driven by the need to find suitable material for public works projects, including local and state road projects and community development. Sand and gravel are the rock products that have the greatest demand in the Monticello PA, and the operations are widely dispersed across the PA to facilitate distribution of the materials and keep the costs to consumers low. They are commonly found near population centers and aligned along roadways. Sand and gravel deposits are mostly associated with unconsolidated Quaternary sediments. Important sand and gravel deposits occur along the San Juan River (where it is high-

quality), surrounding the Abajo Mountains (where the material is softer and not as suitable for concrete aggregate), and near the town of Blanding.

3.8.4.1.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

A review of LR 2000 records indicates that since 1989, there have been 57 authorizations made by the BLM for mining of sand and gravel in the Monticello PA, for a cumulative total of 1.9 million cubic yards (BLM 2005h). Production has primarily occurred in the eastern and southern portion of the Monticello PA, from alluvial deposits located along the San Juan River, and from sediments (i.e., erosional surfaces of low relief that slope away from the base of mountains) in the vicinities of Blanding and Monticello. Due to transportation costs, most production has occurred in close proximity to road infrastructure, communities, and specific points of use. The main producers are the Utah Department of Transportation and the County Highway Department. Surface disturbance is typically two to 10 acres for each authorization.

3.8.4.1.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

All of the known alluvial deposits, such as those along the San Juan River, are rated as having high (H) sand and gravel occurrence potential and with a D level of certainty. Deposits located within 3 miles of a road are rated as having an H development potential, whereas deposits located further from roads have a moderate (M) development potential (Map 19).

3.8.4.2 BUILDING STONE

3.8.4.2.1 RESOURCE OVERVIEW

Within the Monticello PA, sandstone appropriate for use as a high-quality building stone is present in the Triassic Moenkopi and Chinle Formations, the Jurassic Kayenta and Morrison Formations, and the Cretaceous Dakota Sandstone and Cedar Mountain Formation (Atwood and Doelling 1982). Sandstones in the Triassic Chinle Formation and the Jurassic Navajo Sandstone are also suitable for commercial crushing operations (Ritzma and Doelling 1969). The granites of the Abajo and La Sal Mountains may also have building stone potential (Gloyn et al. 1995).

3.8.4.2.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Building stone production in the Monticello PA has primarily occurred from the Cretaceous Dakota Sandstone at quarries located southeast of Blanding (UDOGM, verbal communication 2004). Production has also occurred from operations in the Jurassic Kayenta and Triassic Moenkopi and Chinle Formations. Since 1989, there have been 7 authorizations made by the BLM for mining building stone, which have yielded a cumulative total of approximately 130 tons (BLM 2005h). Most of the production in the Monticello PA has occurred on unpatented mining claims, 6 of which are recorded with the BLM, so no production figures are available. Total surface disturbance for an operation is typically 5 to 10 acres.

3.8.4.2.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

Known sites of building stone production in the Monticello PA are rated as having a high (H) potential for occurrence with a D level of certainty. Elsewhere, the formations are classified as having a moderate (M) occurrence potential and a C level of certainty. Development potential, particularly in the general areas where there has been previous production, and considering the continued demand for building stone in the growing communities of the West, is rated as H.

3.8.4.3 CLAY

3.8.4.3.1 RESOURCE OVERVIEW

Bentonite and bentonitic clays—among the most commercially desirable clays—swell when saturated with water and can be used as a natural sealant for reservoirs, stock ponds, ditches, and landfill linings. Several geologic units in the Monticello PA have potential for bentonite production: the Triassic Petrified Forest and Monitor Butte Members of the Chinle Formation (where it is ubiquitous throughout the Monticello PA), the Cretaceous Brushy Basin and Westwater Canyon Members of the Morrison Formation, and the Cretaceous Mancos Shale (Gloyn et al. 1995). Triassic bentonite deposits can be found southeast of Mexican Hat, as well as near Monument Valley, Clay Hills and Comb Ridge (Gloyn et al. 1995). The thickness and purity of the bentonite is quite variable, but very pure deposits have nonetheless been located. Samples taken from the upper portion of the Brushy Basin Member of the Jurassic Morrison Formation in the Lisbon Valley north of the Monticello PA have a measured bentonite content exceeding 90% (Gloyn et al. 1995). Samples taken from the undifferentiated Brushy Basin at Montezuma Creek also averaged more than 90% bentonite.

3.8.4.3.2 PAST AND PRESENT EXPLORATION, DEVELOPMENT, AND PRODUCTION

Small-scale mining of bentonite for local engineering purposes has occurred in the Monticello PA. In 1977, the Butterfield mine southeast of Montezuma Creek is known to have produced about 5,000 cubic yards of bentonitic clays from the Brushy Basin Member of the Jurassic Morrison Formation (Gloyn et al. 1995). Two other mine sites located in the southwest portion of the Monticello PA have produced bentonitic clay from the Triassic Chinle Formation. Since 1989, the LR 2000 records indicate that 6 BLM authorizations for exploration and production have been issued and have yielded 550,000 cubic yards of clay (BLM 2005h), or less than one authorization and approximately 92,000 cubic yards every two and a half years over the past 15 years. Surface disturbance for each authorization is typically one to 5 acres.

3.8.4.3.3 OCCURRENCE AND DEVELOPMENT POTENTIAL AND REASONABLE FORESEEABLE DEVELOPMENT (RFD)

Given available information, known bentonite clay sites in the Monticello PA have been classified as having a high (H) potential for occurrence with D certainty level. Elsewhere the favorable formations are rated as having a moderate (M) occurrence potential with C certainty. Based on past use, it is likely that there will be continued development (or H development

potential) in the Monticello PA of bentonite clay resources for engineering applications, particularly around areas where there has been previous production.

3.9 NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

3.9.1 BACKGROUND AND HISTORY

Since wilderness study areas (WSAs) were established in the 1980s, wilderness in Utah has become a prominent national issue. For more than 20 years, the public has debated which lands have wilderness characteristics and should be considered by Congress for wilderness designation. As a result of the debate (and a significant passage of time since the BLM's original inventories), in 1996 the Secretary of the Interior directed the BLM to take another look at some of the lands in question. In response to the direction of the Secretary, the BLM inventoried these lands and approximately 2.6 million acres of public land statewide (outside of existing WSAs) were found to have wilderness characteristics (BLM 1999b). Although the Glossary defines "wilderness characteristics" in detail, for purposes of inventory maintenance for this plan revision, the BLM focused on the following criteria: 1) the appearance of naturalness, 2) outstanding opportunities for solitude or primitive or unconfined recreation, and 3) an area with a minimum of 5000 acres in size (with some exceptions) so as to make practicable the management of wilderness characteristics (see also Glossary).

Non-WSA lands with wilderness characteristics are areas having 5,000 acres, or areas less than 5,000 acres that are contiguous to designated wilderness, WSAs or other administratively endorsed for wilderness management lands or, in accordance with the Wilderness' Act's language, areas "of sufficient size as to make practicable its preservation and use in an unimpaired condition." The BLM used the same criteria for determining wilderness characteristics as in the 1979 wilderness inventory. The 5,000 acre value was helpful to the BLM in making preliminary judgments, but it was not considered a limiting factor.

In September 2005, the BLM and the State of Utah, the Utah School and Institutional Trust Land Administration (SITLA), and the Utah Association of Counties (collectively "Utah") reached an agreement negotiated to settle a lawsuit originally brought in 1996 by Utah, challenging the BLM's authority to conduct new wilderness inventories. The settlement stipulated that the BLM's authority to designate new WSAs expired no later than October 21, 1993. The BLM, however, does have the authority to manage for characteristics associated with the concept of wilderness through the land-use planning process. The BLM's Land Use Planning Handbook (BLM 2005a) states that decisions on whether or not to protect wilderness characteristics are to be considered during planning. Refer to *Wilderness Characteristics* in the glossary.

3.9.2 PLANNING AREA PROFILE

There are 29 areas in the Monticello PA, outside of existing WSAs that the BLM determined to have the wilderness characteristics of size, naturalness, and outstanding opportunities for solitude or primitive recreation. The BLM found in the 1999 Inventory that there were approximately 485,525 acres within the Monticello PA that had wilderness characteristics.

In addition to the 485,525 acres found to have wilderness characteristics in the 1999 Utah Wilderness Inventory, additional lands in the Monticello PA have been reviewed for wilderness characteristics by the BLM. These are lands currently proposed for wilderness as part of S.1170, America's Red Rock Wilderness Act of 2007, and are neither WSAs nor a part of the 1999 Utah Wilderness Inventory (Note: The Act has been introduced in this year's Congress as S.1170.) The process used by the BLM to determine the non-WSA acreage with wilderness characteristics consisted of several steps. The BLM used a combination of field visits, data layers including roads, vegetative treatments, (especially chaining), range improvements, and rights-of-way, aerial photography interpretation, and interdisciplinary review to reach a conclusion on those acreages that have wilderness characteristics. This process resulted in a determination that an additional 96,832 acres have the wilderness characteristics of size, naturalness, and outstanding opportunities for solitude or primitive recreation.

The processes described above resulted in 29 areas of non-WSA lands with wilderness characteristics totaling 582,360 acres (Table 3.19). These non-WSA lands with wilderness characteristics have been carried through this land-use planning process to determine how their wilderness characteristics will be managed. Many of the inventoried lands were found to lack wilderness characteristics; these are discussed in staff reports available in the Monticello FO.

Table 3.19. Summary of Lands Evaluated for Wilderness Characteristics

Name of Lands	Total Acreage Evaluated	Non-WSA Lands with Wilderness Characteristics (Acres)	Non-WSA Lands without Wilderness Characteristics (Acres)	Adjacent Lands with Wilderness Characteristics
Allen Canyon	6,410	0	6,410	NA
Arch Canyon	13,600	50	24,700	Contiguous to Mule Canyon WSA
Bridger Jack Mesa	27,170	23,050	4,120	Contiguous to Bridger Jack Mesa WSA and to lands administratively endorsed for wilderness in Canyonlands National Park
Butler Wash	3,040	1,660	1,380	Contiguous to Butler Wash and South Needles WSA and to lands administratively endorsed for wilderness in Canyonlands National Park
Cheesebox Canyon	16,080	13,240	2,840	Contiguous to Cheesebox Canyon WSA and lands administratively endorsed for wilderness in Natural Bridges National Monument
Copper Point	4,420	0	4,420	NA
Comb Ridge	16,400	13,760	2,637	
Cross Canyon	2,100	1,350	745	Contiguous to Cross Canyon WSA

Table 3.19. Summary of Lands Evaluated for Wilderness Characteristics

Name of Lands	Total Acreage Evaluated	Non-WSA Lands with Wilderness Characteristics (Acres)	Non-WSA Lands without Wilderness Characteristics (Acres)	Adjacent Lands with Wilderness Characteristics
Dark Canyon	67,850	66,330	1,520	Contiguous to Dark Canyon WSA and to the Forest Service's Dark-Woodenshoe Canyon Wilderness and lands administratively endorsed for wilderness in Canyonlands National Park and Glen Canyon National Recreation Area
Fish and Owl Creeks	28,740	24,650	2,090	Contiguous to Fish Creek Canyon WSA
Fort Knocker Canyon	12,800	12,410	390	
Gooseneck	3,840	3,570	270	Non-WSA lands with wilderness characteristics shared with the Moab Field Office. Only those acreages in the Monticello FO are shown. Also contiguous to lands administratively endorsed for wilderness in Canyonlands National Park
Grand Gulch	58,010	55,240	2,770	Contiguous with Grand Gulch ISA Complex and lands administratively endorsed for wilderness in Glen Canyon National Recreation Area
Gravel and Long Canyons	37,100	36,890	167	
Hammond Canyon	4,700	4,700	0	
Harmony Flat	10,200	9,660	540	Contiguous with lands administratively endorsed for wilderness in Natural Bridges National Monument
Harts Point	57,796	24,740	31,582	Non-WSA lands with wilderness characteristics shared with the Moab Field Office. Only those acreages in the Monticello FO are shown.

Table 3.19. Summary of Lands Evaluated for Wilderness Characteristics

Name of Lands	Total Acreage Evaluated	Non-WSA Lands with Wilderness Characteristics (Acres)	Non-WSA Lands without Wilderness Characteristics (Acres)	Adjacent Lands with Wilderness Characteristics
Hatch/Lockhart	23,320	1,760	21,560	Non-WSA lands with wilderness characteristics shared with the Moab Field Office. Only those acreages in the Monticello FO are shown.
Indian Creek	25,230	23,280	1,950	Contiguous to Indian Creek WSA and to lands administratively endorsed for wilderness in Canyonlands National Park
Lime Creek	5,560	5,560	0	Contiguous to Road Canyon WSA
Mancos Mesa	73,900	61,570	11,710	Contiguous with Mancos Mesa WSA
Monument Canyon	18,180	0	18,180	NA
Nokai Dome	94,330	94,270	60	Contiguous with lands administratively endorsed for wilderness in Glen Canyon National Recreation Area
Red Rock Plateau	62,150	17,010	45,140	
Road Canyon	13,900	11,320	2,580	Contiguous to Road Canyon WSA
San Juan River	15,100	14,340	400	
Shay Mountain	15,020	6,710	8,310	
Sheep Canyon	4,700	4,000	702	Contiguous to lands administratively endorsed for wilderness in Glen Canyon National Recreation Area
Squaw and Papoose Canyon	3,750	3,570	182	Contiguous to Squaw and Papoose Canyon WSA
The Needle	10,740	0	10,740	NA
The Tabernacle	7,440	0	7,440	NA
Tin Cup Mesa	15,900	0	15,900	NA
Upper Red Canyon	25,080	24,920	160	
Valley of the Gods	14,560	13,670	890	

Table 3.19. Summary of Lands Evaluated for Wilderness Characteristics

Name of Lands	Total Acreage Evaluated	Non-WSA Lands with Wilderness Characteristics (Acres)	Non-WSA Lands without Wilderness Characteristics (Acres)	Adjacent Lands with Wilderness Characteristics
White Canyon	12,980	9,080	3,900	Contiguous to Dark Canyon WSA/ISA Complex
Totals	805,686	582,360	236,385	

¹ The names of these lands are conglomerates of many parcels and may not track to the names given by other groups or public

² These are GIS numbers and may not exactly track to previously published numbers

Non-WSA lands with wilderness characteristics analyzed in this document include about 582,360 acres of BLM-administered public land within the Monticello PA. Additional information concerning these lands is contained in Appendix O. Detailed information about non-WSA lands with wilderness characteristics is part of the administrative record at the Monticello FO and includes: 1) 1999 Utah Wilderness Inventory; 2) 1999 Utah Wilderness Inventory Revision Document for the Monticello FO; 3) 1999 Utah Wilderness Inventory Case Files for the Monticello FO; 4) Reasonable Probability Determinations for the Monticello FO; and 5) Documentation of Wilderness Characteristics Review for the Monticello FO.

3.10 PALEONTOLOGICAL RESOURCES

3.10.1 RESOURCE OVERVIEW

Paleontology is a biological and geological scientific discipline involving the study of fossil materials. Paleontological resources, or fossils, include the body remains, traces, or imprints of plants or animals that have been preserved in the Earth's crust. Among paleontologists, fossils are generally considered to be scientifically significant if they are unique, unusual, or rare; diagnostically or stratigraphically important; or add to the existing body of knowledge in a specific area of the science. The BLM considers all vertebrate fossils to be scientifically significant. Invertebrate and plant fossils may be determined to be significant on a case-by-case basis.

Paleontological resources identified on public lands are considered by the BLM as constituting a fragile and nonrenewable scientific record of the history of life on earth, and are thus considered to represent an important and critical component of America's natural heritage. Once damaged, destroyed, or improperly collected, their scientific and educational value may be reduced or lost forever. In addition to their scientific, educational, and recreational values, paleontological resources can be used to inform land managers about interrelationships between the biological and geological components of ecosystems over long periods of time.

Young alluvial deposits or deep soils may cover and obscure sedimentary bedrock, and any fossils that may occur in that bedrock would be unidentifiable or irretrievable prior to

disturbance actions. In most of these cases, the fossil resources can not be quantified, but the potential for impacting paleontological resources should be addressed in the proposals.

The types of fossils preserved in a sedimentary rock sequence depend on the geologic age of the rocks in which they occur and the environment in which the sediments that comprise the rocks accumulated. Rocks that crop out (are exposed) at the surface of an area and can potentially yield fossils are the result of geologic (depositional, structural, and erosional) history. Geologic formations and sediments exposed at the surface in the Monticello PA range from Pennsylvanian to Recent in age. General geologic mapping of the Monticello PA is available as Hintze's (1975) Geological Highway Map, digitally by Hintze et al. (2000), and in published USGS 2 degree sheets (scale 1:250,000) by Haynes et al. (1972) and Hackman et al. (1973). More detailed descriptions of the geology of the Monticello PA are provided in the Mineral Potential Report.

In the Monticello PA, fossil-bearing sedimentary rocks range in age from Pennsylvanian to Quaternary and represent parts of the 3 great periods of Earth history during the Phanerozoic (*phaneros* = visible, *zoic* = life) eon: the Paleozoic, Mesozoic, and Cenozoic. Fossils preserved in these deposits include invertebrate, vertebrate, plant, and trace fossils. Mesozoic age rocks are most abundant and the only Cenozoic rocks are Quaternary in age. Cenozoic rocks older than Quaternary age that may have been present have been removed by erosion. Vertebrate fossils from the Monticello PA include the body remains of fish, amphibians, reptiles (including dinosaurs), and mammals, as well as tracks and traces of terrestrial animals. These fossils occur in rocks of Pennsylvanian, Permian, Triassic, Jurassic, Cretaceous, and Quaternary age and include some specimens known from nowhere else.

Within the Monticello PA, scientifically significant or important and valuable vertebrate and non-vertebrate paleontological resources are most abundant in the Cedar Mountain, Burro Canyon, Morrison, and Chinle Formations (Classes 4 and 5), and are locally present but less abundant in the Mancos, Dakota, Summerville, Kayenta, Moenave, Moenkopi, Cutler, Rico, and Hermosa Formations (Class 3). Scientifically significant or important vertebrate and non-vertebrate fossils occur but are generally uncommon in Pleistocene-age surficial deposits—that is, the Bluff, Entrada, Curtis, Carmel, Navajo, and Wingate Formations, and in the White Rim Sandstone Member of the Cutler Formation (Class 2). Scientifically significant or important vertebrate and non-vertebrate fossils do not occur in relatively young (Holocene-age) surficial deposits (Class 2), or in igneous rocks such as the Abajo Mountain Intrusives, Minette Intrusives, and Explosion Breccia of volcanic origin (Class 1).

A search of the Utah Geological Survey (UGS) fossil database in Salt Lake City revealed a total of 311 fossil localities in the Monticello PA (Personal communication from M. Hayden to G. F. Winterfeld, Erathem-Vanir Geological, in 2003). Of these, 74 yield vertebrate fossils; 135 yield invertebrate fossils; 88 yield plant fossils; and 42 yield vertebrate trace fossils. Information from this database supplemented by published references and personal experience documents that vertebrate fossils (which the BLM considers of scientific significance) are known from 19 geologic units (formations or members).

3.10.2 CURRENT MANAGEMENT PRACTICES

The BLM has identified 4 objectives for the management of fossil resources on lands it administers. They are: 1) locating, evaluating, managing, and protecting fossil resources; 2) facilitating appropriate scientific, educational and recreational uses of fossils; 3) ensuring that proposed land uses do not inadvertently damage or destroy important fossil resources; and 4) fostering public awareness of the Nation's rich paleontological heritage. Uniform procedural guidance for management of paleontological resources on BLM lands is provided by the BLM's Paleontology Resources Management Manual and Handbook H-8279-1 (BLM 1998a).

Collection of fossils from BLM-administered lands in the Monticello PA is allowed with some restrictions, depending on the significance of the fossils and the place of collection. Under existing regulations, recreational collection of common invertebrate or plant fossils by the public is allowed in reasonable quantities using hand tools. Exceptions to this include except in developed recreation sites or areas or where otherwise prohibited and posted. The public is also allowed to collect petrified wood without a permit for personal, noncommercial purposes. Petrified wood is treated by the BLM as a mineral material rather than as a fossil. Individuals can collect up to 25 pounds plus one piece per person per day, with a maximum of 250 pounds in one calendar year. Current regulations do not allow any commercial collecting of paleontological resources, but a commercial permit may be obtained for the collection and sale of petrified wood.

Recreational collecting of vertebrate fossils, as well as noteworthy fossil invertebrates and plants, is prohibited on all BLM-administered lands. Vertebrate fossils are the remains or traces of animals with backbones such as fish, turtles, dinosaurs, mammals, reptiles, and birds, and include material such as fossil bones, teeth, tracks, coprolites, and burrows. Significant plant and invertebrate fossils are determined on a case-by-case basis.

Professional paleontologists conducting research or assessment and mitigation are primarily regulated through the permit process. Two types of paleontological resource use permits are issued. The basic permit is a survey and limited surface collection permit, issued for reconnaissance work and collection of surface finds, with a one-square-meter limit on surface disturbance. If disturbance during the paleontological work will exceed this limit, or will require mechanized equipment, the researcher must apply for an excavation permit. Prior to authorization of an excavation permit, the BLM must prepare an environmental assessment of the proposed location. All fossils collected under a permit remain public property, must be placed in an approved repository, and never can be sold. Annually, the BLM issues one or two paleontological resource use permits specifically for the Monticello PA (Personal communication with Laurie Bryant, 2003). There are also approximately 12 statewide research permits allowing surface collecting/reconnaissance that would include the Monticello PA. In addition, the BLM issues approximately 8 consulting permits annually in Utah, all of which are statewide and thus include the Monticello PA. The number of amateurs involved in collecting is unknown. The Monticello FO receives several inquiries each year regarding fossil collection. Certainly many important paleontological discoveries have been and will continue to be made by amateurs or those who accidentally encounter fossils, but the number of such discoveries is also unknown.

The BLM favors the development of museum exhibits and informational kiosks or similar developments at roadside turnouts over the interpretation of areas where fossils remain in the ground. These projects provide opportunities for learning and enjoyment. There may be substantial risk of damage or unauthorized collecting of fossils by the public in interpretive areas that are not staffed.

3.10.3 RESOURCE ISSUES

Fossil theft and vandalism is a problem within the FO boundaries. Public interest in fossils and the commercial value of fossils have increased significantly in recent years. As public interest waxes and the prices of fossils rise, federal land managing agencies (including the BLM) are under increasing pressure to both protect scientifically significant fossil resources and to ensure their appropriate availability to the general public. Escalating commercial values of fossils also means that increasingly, fossils on federal lands are subject to theft and vandalism. These crimes reduce scientific and public access to scientifically significant and instructive fossils and destroy the contextual information critical for interpreting the fossils. As described in Title 43 CFR Subparts 8365.1-5 and 8360.0-7, willful disturbance, removal and destruction of scientific resources or natural objects on federal lands is illegal and there are penalties for such violations. Often, the most pronounced damage is the loss of the context and other significant scientific data, the worth of which is difficult to evaluate in monetary terms.

3.10.4 SENSITIVITY EVALUATION

The Monticello FO uses two systems to classify its lands with regard to paleontological resources: the Paleontology Condition System, which is in standard use, and the Probable Fossil Yield Potential, which has been informally adopted by some state BLM offices.

The Paleontology Condition System classifies areas according to their potential to contain vertebrate fossils, or noteworthy occurrences of invertebrate or plant fossils. According to the BLM Handbook 8270-1 (BLM 1998a, revised), this system uses the following classifications:

Condition 1: Areas that are known to contain vertebrate fossils or noteworthy occurrences of invertebrate or plant fossils. Consideration of paleontological resources will be necessary if the Field Office review of available information indicates that such fossils are present in the area.

Condition 2: Areas with exposures of geological units or settings that have high potential to contain vertebrate fossils or noteworthy occurrences of invertebrate or plant fossils. The presence of geologic units from which such fossils have been recovered elsewhere may require further assessment of these same units where they are exposed in the area of consideration.

Condition 3: Areas that are very unlikely to produce vertebrate fossils or noteworthy occurrences of invertebrate or plant fossils based on their surficial geology, igneous or metamorphic rocks, extremely young alluvium (sediment deposited by flowing water), colluvium (a loose deposit of rock debris accumulated through the action of gravity) or eolian (carried by the wind) deposits, or the presence of deep soils. However, if possible, it should

be noted at what depth bedrock may be expected in order to determine if fossiliferous deposits may be uncovered during surface-disturbing activities (BLM 1998a, revised).

The Probable Fossil Yield Potential is a planning tool involving the rating of geological units, usually at the formation or member level, according to the probability of yielding paleontological resources that are of concern to land managers. The classes include the following (personal communication from D. Hanson to G. F. Winterfeld, Erathem-Vanir Geological, 2003):

Class 1: Igneous and metamorphic (tuffs are excluded from this category) geologic units or units representing heavily disturbed preservational environments that are not likely to contain recognizable fossil remains.

Class 2: Sedimentary geologic units that are not likely to contain vertebrate fossils or scientifically significant nonvertebrate fossils.

Class 3: Fossiliferous sedimentary geologic units where fossil content varies in significance, abundance, and predictable occurrence. Also sedimentary units of unknown fossil potential.

Class 4: Geologic units that are Class 5 units (see below) that have lowered risks of human-caused adverse impacts and/or lowered risk of natural degradation.

Class 5: Highly fossiliferous geologic units that regularly and predictably produce vertebrate fossils and/or scientifically significant nonvertebrate fossils, and that are at risk of natural degradation and/or human-caused adverse impacts.

3.11 RECREATION

3.11.1 RESOURCE OVERVIEW

The Monticello PA (previously referred to as the San Juan Resource Area in the 1991 RMP [BLM 1991a]) administers an area that has gained international recognition for its extraordinary natural beauty and numerous recreational opportunities. In addition to the recreational amenities it manages, the Monticello PA is near several popular destinations managed by other federal and state land management agencies. These areas include Glen Canyon National Recreation Area (NRA), Monument Valley, Canyonlands NP, Goosenecks State Park, Hovenweep National Monument and Natural Bridges National Monument.

The Moab PA, internationally recognized for its recreation resources as well, borders the northern edge of the Monticello PA. As the popularity of the entire region has increased, seasonal visitation and demand for a variety of recreational opportunities in the Monticello PA has increased as well. These opportunities include: hiking, biking, boating, cultural resource viewing, camping, off-highway vehicle (OHV) use, rock climbing, horseback riding, hunting, wildlife viewing, sightseeing and scenic photography. Visitation in the Monticello PA occurs throughout the year, while the busy seasons occur in the spring and fall.

3.11.2 CURRENT MANAGEMENT PRACTICES

Although San Juan County is actively promoting itself as a recreational destination, BLM facilities and recreation staff remains limited. There have been major increases in recreational

visitation and use over the last 15 years, and impacts to other resources derived from recreation have been identified.

3.11.2.1 RECREATION OPPORTUNITY SPECTRUM (ROS)

The ROS is a tool used by BLM recreation planners to identify existing outdoor recreational opportunities and management potential, based on a combination of 3 criteria: recreational activity, setting, and experience. Utilizing the ROS system, the range of recreational opportunities in the Monticello PA is divided into the 6 management classes described below (BLM 1991a). Please see Map 35 for the location of each of these current classes throughout the FO. The Recreational Opportunity Spectrum (ROS) will not be carried forward in any of the action alternatives.

- **Primitive (P):** These areas are characterized by a roadless, essentially unmodified natural environment. Approximately 245,723 acres are currently managed to be essentially free from evidence of human use. Activities allowed are those that would protect the primitive recreational activities, settings, and experiences.
- **Semiprimitive Nonmotorized (SPNM):** These areas are characterized by a roadless, predominantly unmodified environment. Approximately 550,537 acres are currently managed to provide a predominantly natural environment with limited evidence of human use. The recreational goal in these areas is to provide not more than 20 group-encounters a day.
- **Semiprimitive Motorized (SPM):** These areas are the same as Semiprimitive, except that motorized use is permitted. Approximately 375,074 acres are currently managed similarly to P-class areas, but motorized boat use on the San Juan River is allowed.
- **Roaded Natural (RN):** These areas are characterized by a generally natural environment, with evidence of natural resource modification and use that is in harmony with the natural environment. Approximately 725,510 acres are currently managed to maintain this generally natural environment.
- **Rural (R):** These areas are characterized by a substantially modified natural environment. Approximately 14,286 acres are currently managed for unlimited access and high visitation, while still in harmony with the natural environment.
- **Urban (U):** These areas are characterized by a user-intensive, developed, and modified resource setting. Approximately 2,371 acres are currently managed for high visitation and development.

3.11.2.2 THE SAN JUAN RESOURCE MANAGEMENT PLAN

The 1991 San Juan RMP (BLM 1991a) for the Monticello FO is the current guiding document for recreation management throughout the San Juan Resource Area (SJRA). The management objectives are: "to develop recreation sites; to designate SRMAs and manage so as to protect recreational opportunities in accordance with RMP goals; to manage public lands to preserve most ROS P-Class areas and protect most ROS SPNM-class areas in accordance with RMP goals; to designate all of SJRA as Open, Closed, or Limited for outstandingly remarkable value

(ORV) use, depending in part on ROS classes and on the need to recognize critical environmental values in specific areas" (BLM 1989).

3.11.2.3 OFF-HIGHWAY VEHICLE MANAGEMENT (OHV)

The San Juan RMP (BLM 1991a) defines the level of OHV opportunities, and the reasons for OHV closure areas. Currently there are 611,310 acres open to OHV use without restrictions, 540,260 acres designated as limited use with seasonal restrictions, 570,390 acres designated as limited to existing roads and trails, 218,780 acres limited to designated roads and trails and 276,430 acres closed to OHV use in the Monticello PA. No maps or inventories were completed for the areas where travel is limited to existing roads and trails. Additionally, the Monticello FO has not completed a designation process for the areas where travel is limited to existing roads and trails.

Off-highway vehicle use is monitored intermittently in 4 areas in the PA, including Fish Creek Canyon, Butler Wash, Bridger Jack Mesa and Indian Creek. Monitoring includes the determination of the number of tracks encountered along a transect, the type of tracks observed, and any vehicles observed. The monitoring report concludes with any recommended action or immediate on-the-ground action. Photographic logs are also kept to document resource damage. All WSAs in the PA are monitored for OHV intrusions.

Areas that have intense OHV use include Butler Wash, Comb Wash, Montezuma Creek, Indian Creek, and Hole in the Rock Trail. Demand for OHV activities is expected to continue to increase in the Monticello PA. This will place demands on the FO to provide for and monitor motorized users. This upcoming demand also has implications for OHV designation and for route marking.

There are active OHV groups, both local and national, that want to see improved management from the BLM in terms of OHV route development and opportunities. The BLM has received comments from the public asking for marked OHV trails and trailhead facilities and staging areas. The BLM has also received numerous complaints about OHV use, misuse, and illegal trail building. There is a growing level of conflict between motorized and nonmotorized users of the PA (see Section 3.11.4.3, User Conflicts).

The Monticello FO has received increased requests from commercial companies for special recreation permits (SRPs) related to OHV guiding and tours, as well as from groups that organize group events such as the San Juan ATV Safari and the Jeep Jamboree.

The Utah Division of State Parks and Recreation monitors OHV registration through the Utah Division of Motor Vehicles (DMV). The following data show a dramatic increase in OHV ownership in the State of Utah and San Juan County during the past 5 years. (Note: OHV registrations include all-terrain vehicles [ATVs], non-street legal motorbikes, snowmobiles and dune buggies. Vehicles that are street legal, such as jeeps and trucks, are licensed, and are not considered OHVs for registration purposes.)

Table 3.20. OHV Registrations in 1998, 2002, and 2003

	1998	2002	2003	Percent Increase
Statewide	77,361	160,583	167,174	216%
San Juan County	342	914	961	28%

Source: Personal communication between Julie Nelson, DMV Analyst, and David Harris, SWCA Environmental Consultants, April 8, 2004.

An OHV Survey completed by the Institute for Outdoor Recreation and Tourism entitled Off-Highway Vehicle Four-Wheeler Survey (Reiter and Blahna 1998b), summarizes the use characteristics of visitors to the Moab Easter Jeep Safari. The results of this study can be extrapolated as a representation of all OHV users in the region, and is relevant also to the Monticello PA. Typical expectations of OHV users include scenery, naturalness, seeing a new area, and remoteness. Socializing within one's group was also identified as a high expectation of this user group. Typical users were not characterized as risk takers. The primary management priorities of this user group are to:

- protect natural resources;
- not close or restrict use on any existing routes;
- provide new trails;
- mark and sign popular routes;
- let existing trails get more difficult; and
- emphasize information and educational approaches to minimize impacts and to inform and educate OHV recreationists (Reiter and Blahna 1998a).

3.11.2.4 SPECIAL RECREATION PERMITS (SRPs)

With 89 land-and river-based commercial outfitters in the Monticello PA for 2006, guiding and events are becoming an increasingly important part of the local San Juan County economy. However, permitting is a time-consuming activity for BLM staff because a NEPA environmental analysis must be completed before a permit can be issued. A Cost Recovery Program is in place for any NEPA proposal that is estimated to take more than 50 hours of BLM specialists' time. The types of SRPs issued by the Monticello FO are described in detail below.

3.11.2.4.1 NON-COMMERCIAL SPECIAL RECREATION PERMITS (SRPs) AND SPECIAL EVENTS

Special recreation permits are required for commercial and competitive recreational uses for groups and for OHV events involving 50 or more vehicles on BLM-administered public lands. SRPs may be required for recreational use on public lands by organized non-commercial groups of greater than one person, but permit issuance would be at the discretion of the FO Manager and based on site-specific conditions (personal communication between Brad Colin, Monticello FO, and David Harris, SWCA Environmental Consultants, June 22, 2007). Commercial outfitters are required to submit a schedule of use prior to the BLM issuing an SRP (BLM 2002b).

3.11.2.4.2 COMMERCIAL AND NON-COMMERCIAL RIVER PERMITTING

In addition to the permit stipulations stated above, additional stipulations apply to the San Juan River. In 2005, the BLM received 4,325 non-commercial permit applications for the San Juan River; of which 964 were approved. Due to the high and growing demand, the BLM has instituted a mandatory, assigned campsite system on the San Juan River at Slickhorn (sites A–E), Grand Gulch, Trimble, Oljato, and Steer Gulch campsites, which are the only campsites available at higher water levels. The BLM reserves dates at these nine campsites on a rotating basis for commercial use (BLM 2002b). Currently, 11 commercial permits have been issued for the San Juan River, and a moratorium on issuing additional commercial permits is in effect.

3.11.2.4.3 FEE DEMONSTRATION, FEE COLLECTION, AND BUDGET FOR PROGRAMS

Due to a lack of base budgetary support, the Monticello FO has come to rely on the Federal Lands Recreation Enhancement Act for needed funds. The Monticello FO collects fees for recreational use in several locations including the San Juan River, Cedar Mesa and fee collection sites at two campgrounds.

Services to the public are provided from these fee monies. These services include (but are not limited to) maintenance of campgrounds, boat ramps, and restroom facilities; staffing of the San Juan River Ranger Station and the Kane Gulch Ranger Station; and expenses related to the San Juan River and Cedar Mesa permit activities. Fees amounted to \$259,330 in 2005. Fee, receipts vary greatly depending on water levels in the San Juan River and the amounts of drinking water in the canyons available for backpackers. Fees from the river program support both the river program and the Cedar Mesa program. While the Cedar Mesa program does collect fees, they are not enough to cover the expenses incurred for the management of the area.

3.11.2.5 RECREATION MANAGEMENT AREAS

The BLM recreational management includes the designation two types of recreational management areas; Special Recreation Management Areas (SRMAs) and the Extensive Recreation Management Area (ERMA). SRMAs are areas with very specific recreational opportunities or needs that require intensive management. SRMAs typically receive more intensive use and require higher numbers of staff and/or facilities to manage. The ERMA encompasses all those areas within the Monticello PA that are not managed as SRMAs. Detailed descriptions of the SRMAs and the ERMA in the Monticello PA are given below. Within the Monticello PA, 3 areas have been designated as SRMAs, including the San Juan River, Grand Gulch (which encompasses Cedar Mesa), and Canyon Basins. The Colorado River lies within the ERMA, but is not designated as part of the ERMA.

Another management technique is the designation of ACECs. ACECs are designated areas in the FO area where special management attention is needed to: 1) protect and prevent irreparable damage to important historic, cultural, and scenic values, fish or wildlife resources, or other natural systems or processes; or 2) to protect human life and safety from natural hazards. While ACECs typically are not associated directly with recreational management, in many cases the protection of ACEC resource values provides certain types of recreational opportunities generally relating to cultural, historic, scenic, or wildlife resources.

3.11.2.5.1 SPECIAL RECREATION MANAGEMENT AREAS (SRMAs)

3.11.2.5.1.1 San Juan River SRMA

The San Juan River SRMA (SJRMA) encompasses approximately 15,000 acres on the north side of the San Juan River, from Montezuma Creek downstream to the boundary of the Grand Gulch Plateau SRMA, west of the town of Mexican Hat, Utah. The south side of the San Juan River is under the jurisdiction and administration of the BIA and the Navajo Nation.

Boating use on the San Juan River is very popular. A total of 1220 trips were recorded for 2005 with 45,059 user days. 2004 use was 1015 trips with 37,632 user days. Use varies widely depending on water flows in the river. 2005 was a record high water year. This intensive use necessitated the initiation of a lottery system for obtaining permits to control the number of visitors on the river. Many more private users apply than obtain permits, and many more companies would like to have commercial permits on the San Juan River. Pending the completion of a San Juan River Management Plan, commercial use is currently capped by the number of operators and by the number of launch dates.

The majority of float trips occur from March through September, though river use is open year-round. Launch sites include Sand Island and the Mexican Hat Boat Ramp while other sites are also used occasionally. Take-out locations are the Sand Island Boat Ramp, the Mexican Hat Boat Ramp, and Clay Hills.

There is no current river management plan for the San Juan River. Natural resources issues identified by staff in the Monticello FO are described below:

- A San Juan River Management Plan is needed.
- Expansion of invasive, non-native species along the riparian corridor and popular camping areas.
- High recreational use is making the protection of threatened and endangered species more difficult. Increase in recreation, especially in riparian areas and canyons, is impacting special status species, making protection more difficult. These species include the Yellow-billed Cuckoo, the Southwestern Willow Flycatcher, the Gunnison Sage-grouse and the Mexican Spotted Owl (see Section 3.16, Special Status Species).
- Increased visitation, and access to more information, has escalated the amount of looting and degradation of cultural sites. OHV riders both create and follow trails that pass directly through cultural sites. Secondary impacts include increased scouring and erosion of cultural resource sites as a result of vegetation loss from OHV use and dispersed camping related to OHV use.
- Siltation on the lower half of the river has changed the boating experience and may cause potential closure in 10–15 years.
- Water development in the upper San Juan River basin has created lower flows to lower river segments; boaters, especially those with larger commercial boats, are having problems getting through and are canceling launches.

- Launch ramps at the Sand Island Campground and at Mexican Hat Boat Launch are prone to flood damage.
- Management Agreements with the Navajo Nation and Glen Canyon NRA should be written (as of February 2004 these are underway).
- The boundaries of the SRMA need to be changed due to the "accretion" of land at approximately River Mile (minus) -9 to River Mile approximately (minus) -5, south of the private parcels located at the town of Bluff.

The 2001 Utah Rivers Study completed by the Institute for Outdoor Recreation and Tourism asked visitors to identify problems along the Upper and Lower San Juan River. Table 3.21 shows results of this study. However, it should also be noted that 98% of boaters on the upper San Juan and 99% on the lower San Juan said they were satisfied with their river trip experience.

The most popular trip origin and destination on the San Juan River is from Sand Island to Mexican Hat, with more than double the trips as any other stretch of the river. The majority of trips originate from Sand Island Campground.

Table 3.21. Issues Identified by Users on the San Juan River

Upper San Juan River	Lower San Juan River	Both Sections
Destruction of historic resources	Hard finding unoccupied campsites	Litter along the river
Graffiti or other vandalism	Not enough campsites along river	Evidence of cattle
Lack of information about river	Cattle droppings at campsites	Graffiti/Vandalism
Lack of water at launches/ take-outs	Destruction of historic resources	Lack of water at launches
Vegetation and soil trampling at launches	Litter along river	
	Low flying aircraft	
	Lack of water at launches/take-outs	

Source: Blahna and Reiter 2001.

Developed sites within the San Juan SRMA include the Sand Island Campground with 24 sites, Sand Island Boat Launch, and Mexican Hat Boat Launch. The river take-out point at Clay Hills is on land administered by Glen Canyon NRA. There is little development at Clay Hills; a pit toilet, an unimproved dirt ramp, and a rough dirt access road.

3.11.2.5.1.2 Grand Gulch Plateau SRMA/Cedar Mesa

The Grand Gulch Plateau SRMA includes not only the Grand Gulch canyon system, but also Cedar Mesa and its canyon systems. The Cedar Mesa area of the Grand Gulch Plateau SRMA is an area of regional, national and international significance for recreation. It is located approximately 25 miles west of the town of Blanding, Utah and 10 miles north of the town of Mexican Hat, Utah. It is bordered on the north by the Manti-La Sal National Forest (NF), on the

east by Butler Wash, on the west by Scenic Highway Route 276, and on the south by Highway 163 and the Glen Canyon NRA.

The major attractions within Cedar Mesa are its cultural resources including: lithic scatters, petroglyph and pictograph panels, pit houses and pit structures, Pueblo kivas, granaries, and cliff dwellings. Currently Cedar Mesa is being managed under the Grand Gulch Plateau Cultural and Recreation Area Management Plan (BLM 1993c). Due to increasing demand, a backcountry permit allocation system was adopted in 1999 for Cedar Mesa hikers. Permits are required to hike the area and are obtained either at the Monticello FO or at the Kane Gulch Ranger Station on Cedar Mesa.

The Grand Gulch Plateau Cultural and Recreational Area Management Plan (BLM 1993c) established the following overall objectives for the Cedar Mesa area (including Grand Gulch):

- protect and preserve cultural resources;
- protect, preserve, and enhance the natural character, solitude, inspirational value and scenic quality;
- protect and preserve primitive and semiprimitive and nonmotorized recreation opportunities; and
- increase awareness, appreciation, and stewardship of cultural and natural resources through education and interpretation.

Recreation resource management decisions specific to the Grand Gulch Plateau SRMA include:

- The Grand Gulch Plateau area was identified as an area to be managed to preserve Recreation Opportunity Spectrum (ROS) primitive (P) class and protect ROS semiprimitive nonmotorized class (SPNM) areas (see Section 3.10.2.2 above for detailed ROS information).
- The following ROS classes were assigned within the Cultural and Recreation Management Area: primitive (P) class, semiprimitive nonmotorized (SPNM) class, semiprimitive motorized (SPM) class, and roaded natural (RN) class (See Map 35 for a depiction of current ROS areas within the FO PA).
- Five recreation sites were identified for development or improvement including: Kane Gulch Ranger Station Area, which was constructed in 2005 and 2006. Comb Wash Campground, which is funded for 2006; Arch Canyon Campground, Butler Wash Ruin, and Mule Canyon Ruin. All have been developed or being planned for development except for Arch Canyon (Arch Canyon will likely not be recommended for development in the current RMP revision).

The Kane Gulch Ranger Station, located at the main access point into Grand Gulch, is the primary administrative site for the management of the area. BLM employees and volunteers, who live and work there seasonally from mid-February to November, staff the ranger station. Several other buildings and a number of travel trailers are sited there. Developed recreation sites within Grand Gulch Plateau SRMA include: the Kane Gulch Ranger Station, Bullet Canyon Trailhead, Government Trailhead, Collins Springs Trailhead, Arch Canyon Ruin, Comb Wash Campsite, Fish and Owl Canyon Trailheads, Moon House Trailhead, and the Butler Wash Ruin and Mule Canyon Ruin Interpretive Sites.

3.11.2.5.1.3 Canyon Basins SRMA

Canyon Basins SRMA encompasses approximately 214,000 acres. It is surrounded by Canyonlands National Park (NP) and Glen Canyon NRA on the west, Manti-La Sal NF on the south, and Hart's Point on the east. Located within the SRMA boundaries are the following ACECs: Indian Creek, Lavender Canyon, Bridger Jack Mesa, Shay Canyon, Butler Wash, and Dark Canyon. Other well-known recreation areas within the SRMA include Beef Basin, Shay Mesa, Dark Canyon Plateau, and Salt Creek Mesa.

The Indian Creek Recreation Corridor is a recognized attraction for rock climbing, while also providing opportunities for camping, backpacking, motorized vehicle use, and archeological site viewing. The Access Fund, a climbing lobbying group, has a very strong commitment to this area and recently, with private industry support, is revising a brochure on Indian Creek. An environmental assessment (EA), funded by the Nature Conservancy was signed in October 2005 for the Indian Creek Recreation Corridor. A private group, the Friends of Indian Creek Inc. was established in 2006 to assist the BLM with the implementation of the Indian Creek Recreation Corridor EA.

The rapidly increasing popularity of the area has severely increased the impact of humans on the corridor environment, and has created a demand for additional visitor services and facilities. Issues and concerns arising from the area's increase in popularity include: an increase in size and use of dispersed camping areas; management of human waste; preventing human-livestock conflicts; lack of adequate and safe parking; and protection of cultural sites within the immediate climbing area.

Existing facilities within the Canyon Basins SRMA include: Newspaper Rock Interpretive Site, Indian Creek (upstream from the Falls) Campsite (3 sites), and Hamburger Rock Campground (8 sites).

Dark Canyon ACEC is located in Canyon Basin SRMA. The Dark Canyon ACEC encompasses approximately 62,040 acres and has the same boundaries as the Dark Canyon Primitive Area. It includes Dark Canyon with its side canyons of Lost, Lean-To, Youngs, and Black Steer, and then Bowdie Canyon, Gypsum Canyon, and Fable Valley. This area was designated as a primitive area in December 1970 to protect its scenic, recreational, and other values and became an instant Wilderness Study Area in 1976. The lower portions of Dark Canyon (3 miles), Bowdie Canyon (2 miles), and Gypsum Canyon (3 miles) are within the Glen Canyon NRA and are areas proposed for wilderness designation. The upper portion of Dark Canyon is within the Manti-La Sal NF and was designated in 1984 as the Dark Canyon Wilderness Area, encompassing about 50,000 acres (BLM 1986a).

Beef Basin is located within the Canyon Basin SRMA. This area is popular with those seeking a backcountry driving experience, primitive camping and an opportunity to see ruins.

Since the implementation of mandatory permit system on Cedar Mesa, there is increasing private recreational use of Dark Canyon as well as increasing demand for permits from commercial operators. If this trend continues, a permit system for Dark Canyon will likely be necessary. Commercial interest and the use of Dark Canyon is originating from FS, NPS, and BLM public

lands. There is little current on-the-ground management by the BLM within the Dark Canyon ACEC.

3.11.2.5.2 EXTENSIVE RECREATION MANAGEMENT AREA

3.11.2.5.2.1 Colorado River

The Colorado River lies within the Extensive Recreation Management Area (ERMA), but is not designated as part of the ERMA. The Monticello FO manages the portion of the Colorado River from the northernmost PA boundary at the Colorado River south to Canyonlands NP (approximately river mile 50 to river mile 31).

Guidance supports dispersed recreation use throughout the San Juan PA, with permits required for commercial and private use in special areas where protection of resource values is needed. There is very little unpermitted day use of the river in Canyonlands NP because of the distance from put-ins and take-outs. Commercial use is expected to increase outside of the park (personal communication between Dave Wood, Canyonlands NP, and David Harris, SWCA Environmental Consultants, on March 30, 2004). A joint agreement between the BLM Monticello FO and Canyonlands NP to manage the Colorado River segment needs to be completed.

3.11.2.5.2.2 Hole in the Rock Trail

This trail is both an historic feature as well as a recreational opportunity. The trail was established in 1879 as a route between the settlements of Escalante and Bluff. Major use of the trail is by four-wheel drive vehicles for scenic driving. The trail segment within the Monticello PA is approximately 115 miles long.

The trail is open to OHV use. Sections of this trail lead into Glen Canyon NRA, and within the Glen Canyon NRA, vehicle use is open to licensed vehicles, but not unlicensed OHVs. There is increasing use and interest for both private and commercial use of the trail. These uses include cultural tours, OHV tours, bicycle tours, canyoneering, backpacking, and special uses such as OHV Safaris and adventure races. Many local residents have ancestors that traveled on this trail. These residents want to visit the area, and they have established The Hole in the Rock Foundation to protect their interests and work with the BLM on issues concerning this trail.

3.11.2.5.2.3 Old Spanish National Historic Trail

Approximately 20 miles of the Old Spanish National Historic Trail (a designated National Historic Trail running from New Mexico to California), lies within the Monticello PA, and except where crossing private land, the trail corridor is open for vehicle use. There are no BLM-administered facilities along the trail segment, and the BLM is currently not actively managing the trail. The BLM is currently cooperating with the NPS to complete a plan to manage the entire trail.

3.11.2.5.2.4 Valley of the Gods

The Valley of the Gods is located in the southern portion of the Monticello PA. Recreational activities in Valley of the Gods include sightseeing, primitive camping, hiking, and biking. The annual one-day Bluff Balloon Festival is held there in January. The area is well known for its scenic quality, with outstanding views of Cedar Mesa sandstone and other unique geologic formations. County Road 242 (dirt, single-lane road) takes a 17-mile circuitous route through the valley, passing many features of interest.

3.11.2.5.2.5 Three Kiva Pueblo

Three Kiva is a pueblo site with a reconstructed kiva. Kivas are an important Southwestern architectural form. "Kiva" is a Hopi word used to refer to specialized round and rectangular rooms in Pueblos. Modern kivas are used for men's gathering and ceremonial purposes. Archeologists believe that ancient kivas were used for similar purposes. The site, near Montezuma Creek, has an interpretive sign as well as a ladder allowing visitors an opportunity to view a pueblo kiva.

3.11.2.5.2.6 Trail of the Ancients National Scenic Byway.

The Trail of the Ancients National Scenic Byway is a scenic drive providing an opportunity for viewing prehistoric and modern Native American cultures and remarkable desert scenery. This scenic byway runs through a portion of the Grand Gulch Plateau SRMA.

3.11.3 TRENDS IN OUTDOOR RECREATION ACTIVITIES

According to staff in the Monticello FO, the following trends in recreation have been observed in the resource area:

- increased OHV use;
- increased commercial activity requests;
- increased Special Event requests;
- increased rock climbing;
- increased visitation of recreation and cultural sites due to increase in distribution of information via the Internet;
- increased demand for private and commercial river use;
- the displacement of campers out of areas with mandatory permit systems;
- increased overflow camping use by visitors that cannot find room in NPS campgrounds;
- increased visitor expectation that the BLM's information sources are comparable to that available on the Internet; and
- displacement of private visitors and commercial operators from the NPS lands around Moab; these visitors are moving into the Monticello area (Reiter and Blahna 1998a, 1998b).

The Recreation Management Information System (RMIS) documents visitor days for various activities throughout the FO area. Although these numbers are not completely accurate, they do reflect the proportionate use as well as the increase in use of the resource for recreation activities. The table below shows recreation use for the Fiscal years 2001, 2002 and 2003.

3.11.4 ISSUES AND CONCERNS

3.11.4.1 INCREASED RECREATION USE

SRMA boundaries need to be reevaluated based on increased visitor use, recreation opportunities and the resource involved. The current RMP does not identify the kinds of levels of land use that could sustain recreational values. There are no accurate numbers on private recreational use other than the permitted uses on the San Juan River and Cedar Mesa. At current staff levels, it is becoming difficult to keep up with SRP and NEPA workloads.

Table 3.22. Visitor Days 2001–2005

Activity	2002	2003	2004	2005	2002–2005 Increase or Decrease
Camping	36,103	51,266	85,759	84,560	48,457
Boating (nonmotorized)	19,308	21,696	28,094	32,700	13,392
Hiking	12,169	15,244	21,652	20,832	8,663
Backpacking	8,817	11,389	14,986	10,391	1,574
Viewing cultural sites	4,098	4,321	8,132	7,516	3,418
OHV use	1,833	6,610	11,292	12,060	10,227
Nonmotorized events and activities	1,386	157	216	201	-1,185
Hunting	1,119	3,432	2,860	3,930	2,811
Driving for pleasure	663	2,069	1,733	2,800	2,137
Mountain biking	662	1,816	1,558	2,297	1,635
Pack trips	493	813	1,107	2,396	1,903

Source: BLM recreation records located in Monticello FO.

3.11.4.2 RESOURCE CONFLICTS/IMPACTS

Various recreational activities create impacts to resources including riparian areas, vegetation, wildlife, vegetation, soils, grazing, oil and gas, and cultural resources. Resource conflicts occur when two uses compete for the same resource, such as recreational use in wildlife habitat. Specific areas where resource conflicts are occurring include:

- Recreation vs. Natural Resources—specifically at Indian Creek where camping impacts the riparian area, traffic impacts safety, and high use impacts human health and safety.
- Recreation vs. Cultural Resources—The Cedar Mesa area of Grand Gulch has a reputation for being a premier place to hike into Indian ruins and remote canyons. Although managed

by permit, information available on the Internet and in guidebooks is leading hikers to sensitive cultural sites. The issue is how to protect cultural sites and still allow for visitation and education at Newspaper Rock, Butler Wash, Comb Wash, Cedar Mesa, and Montezuma Creek. This issue is particularly intense along the San Juan River and on Cedar Mesa.

3.11.4.3 USER CONFLICTS

As recreational use has increased throughout the Monticello PA, users have moved into areas historically used by other resource users, such as ranchers, and the oil and gas industry. Conflicts have developed among these user groups as long-term users resent encroachment of recreationists on the public lands. In turn, some recreation users see their use of the public land as the highest and best use, and feel that the established users have no place on that land. Another source of tension is among various recreation user groups.

When recreational use reaches a certain threshold, user groups start to resent the multi-use nature of public lands. For example, some hikers resent mountain bikers and motorized users on shared trails, while mountain bikers may seek some trails free from motorized use. Conflicts are known to exist between:

- recreation and grazing users;
- nonmotorized recreation and motorized recreation users;
- rock-climbing and grazing (specifically in Indian Creek) users;
- commercial vs. private users (related to San Juan River users as well as backpackers throughout the resource area, especially in Dark Canyon); and
- river runners and OHV users.

3.11.4.4 PUBLIC HEALTH AND SAFETY

Human waste disposal is becoming an issue in the more popular slot canyons and dispersed camping areas, such as Indian Creek. Climbers and hikers, the primary users of this area, have written letters to the BLM asking the agency to address this problem. The availability of facilities is directly related to public health. Inadequate numbers of organized campgrounds and restroom facilities contribute to unhealthy levels of human waste in some areas, posing a health risk to visitors. Funding for maintenance of existing and needed facilities is also a serious issue.

Flooding is an issue for recreational use in the SJRA. Flash floods are a real and seasonal danger in narrow canyons and canyon crossings. Recent flooding in specific areas provides an example of the problem: portions of Newspaper Rock and Sand Island Campground were recently inundated by floodwaters. Sand Island campground is particularly prone to flood damage. Trails may also become inundated and nonfunctional. The BLM currently lacks the funding to address and rectify the damage that occurs from flooding.

3.11.4.5 OFF-HIGHWAY VEHICLES (OHVs)

3.11.4.5.1 OHV USE

The increase in the use of OHVs has created several issues for the Monticello FO. First, the speed of OHVs allows easier access than foot travel to remote parts of the area, making management of this activity and the area utilized more difficult, while also increasing the potential range of impacts. Secondly, the popularity of this activity continues to grow, and the addition of special events puts additional strain on resources. Planning for areas in which OHVs can be used continues to receive national and local attention. Specific issues identified by the BLM include:

- Although the current RMP identifies all public lands as open, limited, or closed, the Plan does not give specific management guidance within these designations.
- The OHV designations outlined in the SJRMP do not currently address the amount of recreational use now occurring or the potential of resource damage associated with this use.
- In the current RMP none of the OHV designations have been implemented. Maps depicting existing RMP decisions are out of print and not available to the public.
- Increased use creates the need for additional management and planning, which is not funded.

Part of this RMP revision process is to evaluate and update the OHV designations and develop a current map of the Monticello PA in order to ensure that the FO is in compliance with Executive Order 11644 as amended by Executive Order 11989 and also to ensure that the FO is following the National Management Strategy for Motorized Off-Highway Vehicle Use on Public Lands, January 2001.

3.11.4.5.2 OHV LEGAL ISSUES

Monticello FO, like much of Utah, continually deals with OHV-associated conflicts, including those that have legal implications. These conflicts have ranged from minor disagreements between resources users, to unauthorized opening of an old trail into a WSA. The BLM has struggled with OHV management in the Monticello FO due to the lack of a completed travel plan that includes designated areas for OHV use and a completed roads and trails system. Without a final travel plan, the BLM cannot update travel maps or undertake to educate users on OHV restrictions to protect natural resources, particularly cultural resources, which are found in abundance on public lands in the Monticello FO.

3.12 RIPARIAN RESOURCES

Riparian areas and wetlands are some of the most diverse and productive ecosystems in Utah, but on the landscape level they typically compose very little of the total land area. Riparian and wetland ecological systems comprise less than 1% of the 22 million acres of public lands administered by the BLM in Utah. However the functions and habitat value provided by these areas are essential to both humans and wildlife. For humans, these values are recreational, scenic, livestock production, and hunting. Riparian areas are also typically tied to cultural and historical values. Additionally, the lifecycles and migration routes of many mammals, birds, amphibians,

and fishes rely partially or wholly on riparian habitat. Riparian and wetland resources are among the first landscape features to show impacts from management activities and provide an indicator of overall watershed condition.

Riparian and wetland areas are vegetative or physical ecosystems that develop in association with surface or subsurface water (Leonard et al. 1997). Benefits of riparian/wetland ecosystems include:

- maintaining water quantity and quality;
- enhancing soil stability and reducing sediment loads;
- reducing destructive energies associated with flood events;
- providing for diverse plant and wildlife ecosystems, including special status species;
- economic value derived from sustainable uses (open space, hunting, livestock grazing and commercial recreation);
- migration corridors for wildlife; and
- thermal/shade protection for both humans and wildlife, which is especially important within the arid southwest.

3.12.1 RESOURCE OVERVIEW

The BLM administers approximately 20,912 acres (1.6% of lands within the Monticello FO) that are riparian and wetland resources. Linear riparian distance in the Monticello FO totals 1,078 miles. Wetlands in the Monticello FO are primarily concentrated along these riparian zones. Some isolated springs do occur, and while these make up a very small percentage of wetland resources, they are critical to both wildlife and livestock.

Within most riparian/wetland systems in the arid southwest, the potential of a riparian/wetland ecosystem is strongly dependent upon the availability of water. The degree, timing and source of water availability, among other physical factors, contribute to a stream falling into one of 3 categories:

- **Perennial**—A stream that flows continuously. Perennial streams are generally associated with a water table in the localities through which they flow.
- **Intermittent**—A stream that flows only at certain times of the year when it receives water from springs or some surface source such as melting snow in mountainous areas.
- **Ephemeral**—A stream that flows only in direct response to precipitation, and whose channel is above the water table at all times.

Existing riparian vegetation communities in the Monticello FO were catalogued in 1990 using aerial photographic interpretation with some ground-truthing. Identified species reflected the dominant vegetation in the community during the cataloguing. Existing riparian vegetation cover types and percent composition of riparian area during this time period are included below in Table 3.23.

Table 3.23. Riparian Community Acreages, 1990 Inventory, Monticello FO

Riparian Community	Percent Composition
Cottonwood	65.9%
Willow	<0.1%
Tamarisk*	30.2%
Grasses	0.3%
Oak	3.6%

*This is an invasive, non-native species.

3.12.2 RIPARIAN/WETLAND STUDIES

The BLM has developed Riparian Proper Functioning Condition (PFC) methodology for use by interdisciplinary teams of natural resources professionals (BLM 1993d). This methodology assesses riparian areas relative to what would be expected under natural conditions and limiting factors, i.e., political, social and economic constraints. Levels of functionality include functional, functional-at risk, nonfunctional and unknown. A preliminary summary of data on riparian functioning condition was prepared by Paul Curtis, Rangeland Conservationist, Monticello FO (Table 3.24). These data were collected by private contract in 1994 and by BLM resource specialists from 1994 to present. Approximately 50% or less of the actual stream mileage was traversed during the collection of this data. Functioning condition is divided into 5 classes, which are defined below, with corresponding miles of riparian habitat in each class for the Monticello PA (BLM 1998b):

- **PFC:** Currently 639 miles (59%) of riparian/wetland areas in the Monticello FO are in PFC when adequate vegetation, landform, or woody debris is present to:
 - dissipate high-energy water flow;
 - filter sediment, capture bedload, and aid floodplain development;
 - improve floodwater retention and groundwater recharge;
 - develop root masses that stabilize streambanks;
 - develop diverse fluvial geomorphology (pool and channel complexes) to provide habitat for wildlife; and
 - support greater biodiversity.
- **Functioning at Risk, trend not apparent (FAR):** Currently 240 miles (22%) of riparian/wetland habitat are in functional condition, but at least one soil, water, or vegetation attribute makes them susceptible to degradation following high flow events. The trend in these systems is not apparent. Management practices that may make them At Risk are commonly livestock grazing, presence of roads, OHV activities, and recreational activities and development.
- **Functioning at Risk, upward trend (FAR>):** Currently 43 miles (4%) of riparian/wetland habitat are in functional condition, but an existing soil, water, or vegetation attribute makes them susceptible to degradation following high flow events. However, the limiting attribute is improving, causing the system to trend upward. Some degradation could be natural.

Management practices that may make them At Risk are commonly livestock grazing, presence of roads, OHV activities, and recreational activities and development.

- **Functioning at Risk, downward trend (FAR<):** Currently 149 miles (14%) of riparian/wetland habitat are in functional condition, but an existing soil, water, or vegetation attribute makes them susceptible to degradation following high flow events. The limiting attribute is not improving, causing the system to trend downward. Some could be natural degradation. Management practices that may make them At Risk are commonly livestock grazing, presence of roads, OHV activities, and recreational activities and development.
- **Nonfunctioning (NF):** Currently 7 miles (0.6%) of riparian/wetland habitat are clearly not providing adequate vegetation, landform, or large wood debris to dissipate stream energy associated with high flows, and thus are not reducing erosion, improving water quality, etc. Some degradation could be natural. Management practices that may make them At Risk are commonly livestock grazing, presence of roads, OHV activities, and recreational activities and development.

Table 3.24. Riparian Functioning Condition, Monticello PA (BLM Lands Only)

Drainage	Acres	Miles	Proper Functioning Condition		Functioning at Risk, Trend Not Apparent		Functioning at Risk, Trend Improving		Functioning at Risk, Trend Declining		Not Functioning	
			Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles
Alkali Canyon	151.60	6.59		0	100%	6.59		0		0		0
Arch Canyon	222.53	8.22	100%	8.22		0		0		0		0
Armstrong	8.40	0.50	100%	0.50		0		0		0		0
Beef Basin	169.28	7.27	11%	0.80		0		0	89%	6.47		0
Big Canyon North	0	0	dry	0		0		0		0		0
Big Canyon South	189.54	8.57		0	100%	8.57		0		0		0
Big Indian	0	0	dry	0		0		0		0		0
Black Steer	0	0	dry	0		0		0		0		0
Blue Cyn-Red	0	0	dry	0		0		0		0		0
Bogus	0	0	dry	0		0		0		0		0
Bowdie	202.22	10.86	100%	10.86		0		0		0		0
Bradford	10.69	0.89	100%	0.89		0		0		0		0
Bridge Canyon	45.30	2.15	100%	2.15		0		0		0		0
Brushy Basin	137.10	7.53	100%	7.53		0		0		0		0
Bullet	47.68	3.46	100%	3.46		0		0		0		0
Butler	929.96	42.11	30%	12.63		0	40%	16.85	30%	12.63		0
Butler WashNorth	303.17	19.07		0	35%	6.67	65%	12.40		0		0
Castle	415.35	18.89	30%	5.67	18%	3.40		0	34%	6.41	18%	3.41
Cedar Cyn-Mancos	0	0	dry	0		0		0		0		0
Cheesebox	162.16	8.95	100%	8.95		0		0		0		0
Coal Bed	284.00	18.93	76%	14.39	24%	4.54		0		0		0
Colorado	615.38	18.00	100%	18.00		0		0		0		0
Comb Wash	2201.57	36.07	7%	2.52	93%	33.55		0		0		0
Corral	0	0	dry	0		0		0		0		0
Cow Tank	0	0	dry	0		0		0		0		0
Cross Canyon	389.66	8.16	55%	4.49	45%	3.67		0		0		0
Dark Canyon	69.27	5.23	90%	4.70	10%	0.53		0		0		0
Davis	214.62	6.49	49%	3.18	51%	3.31		0		0		0

Table 3.24. Riparian Functioning Condition, Monticello PA (BLM Lands Only)

Drainage	Acres	Miles	Proper Functioning Condition		Functioning at Risk, Trend Not Apparent		Functioning at Risk, Trend Improving		Functioning at Risk, Trend Declining		Not Functioning	
			Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles
Deer Canyon	36.59	2.36	100%	2.36		0		0		0		0
Devils Canyon	164.82	6.40	100%	6.40		0		0		0		0
Dodge Canyon	20.43	1.00	100%	1.00		0		0		0		0
Dog Tanks	42.29	2.88	100%	2.88		0		0		0		0
Dripping and Step	53.83	3.15	100%	3.15		0		0		0		0
Dry Valley	0	0	dry	0		0		0		0		0
Dry Wash	314.07	15.80		0	40%	6.32		0	60%	9.48		0
East Canyon	160.64	12.40		0	50%	6.20	50%	6.20		0		0
Fable	318.72	11.43	80%	9.14	20%	2.29		0		0		0
Fish and Owl Creek	973.72	49.42	90%	44.48	10%	4.94		0		0		0
Forgotten	32.79	2.38	100%	2.38		0		0		0		0
Fortknocker	0	0	dry	0		0		0		0		0
Fry Canyon	62.27	2.02		0	100%	2.02		0		0		0
Grand Gulch	2238.39	101.50	100%	101.5		0		0		0		0
Gravel	0	0	dry	0		0		0		0		0
Gypsum	93.09	9.30	100%	9.30		0		0		0		0
Hart Draw	604.98	26.42	38%	10.04	50%	13.21		0	12%	3.17		0
Hideout	0	0	dry	0		0	0	0	0	0		0
Horse Canyon	69.60	3.81		0	100%	3.81	0	0	0	0		0
Horsehead	60.62	3.00	100%	3.00		0	0	0	0	0		0
Indian Creek	1747.18	64.06	37%	23.70		0		0	63%	40.36		0
Johns Canyon	290.34	13.52	100%	13.52		0		0		0		0
Johnson Creek	93.75	3.98	50%	1.98		0	50%	2.00		0		0
Kane Gulch	48.32	2.60	100%	2.60		0		0		0		0
Knowles	38.11	2.60	100%	2.60		0		0		0		0
Lake Canyon	183.49	9.57	22%	2.11		0		0	45%	4.30	33%	3.16
Lavender	41.06	1.54		0	100%	1.54		0		0		0

Table 3.24. Riparian Functioning Condition, Monticello PA (BLM Lands Only)

Drainage	Acres	Miles	Proper Functioning Condition		Functioning at Risk, Trend Not Apparent		Functioning at Risk, Trend Improving		Functioning at Risk, Trend Declining		Not Functioning	
			Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles
Lean-To	49.11	3.13	100%	3.13		0		0		0		0
Lime Creek	707.80	40.00	50%	20.00	50%	20.00		0		0		0
Lockhart	55.60	4.00	40%	1.6	60%	2.4		0		0		0
Long Canyon	0	0	dry	0		0		0		0		0
Lost Canyon	0	0	dry	0		0		0		0		0
Mancos	0	0	dry	0		0		0		0		0
McCracken	194.90	4.65		0		0		0	100%	4.65		0
Mikes	113.70	7.70		0	100%	7.70		0		0		0
Moki Canyon	424.97	21.90	50%	10.95		0		0	50%	10.95		0
Montezuma	1101.24	30.51	12%	3.66	18%	5.49		0	70%	21.36		0
Monument	406.59	15.54		0	100%	15.54		0		0		0
Mule Canyon	268.44	12.80	65%	8.32	35%	4.48		0		0		0
Navajo-Grey Mesa	12.98	0.70	100%	0.70		0		0		0		0
North Cottonwood	391.86	11.56	51%	5.90		0	49%	5.66		0		0
North Creek	4.31	1.73	100%	1.73		0		0		0		0
North Gulch	60.85	4.00	100%	4.00		0		0		0		0
Pearson Canyon	14.25	1.00	100%	1.00		0		0		0		0
Peters Canyon	16.94	1.22	100%	1.22		0		0		0		0
Point Lookout	168.72	10.08	100%	10.08		0		0		0		0
Recapture	1251.01	41.42	25%	8.00	75%	33.42		0		0		0
Red Canyon	0	0	dry	0		0		0		0		0
Road Canyon	726.19	41.21	29%	11.95		0		0	71%	29.26		0
Ruin	107.17	4.46	55%	2.45	45%	2.01		0		0		0
Salt Creek	0	0	dry	0		0		0		0		0
San Juan	4075.16	56.13	50%	28.07	50%	28.06		0		0		0
Seep Creek	2.31	0.21	100%	0.21		0		0		0		0
Slick Rock Grey Mesa	3.99	0.29	100%	0.29		0		0		0		0

Table 3.24. Riparian Functioning Condition, Monticello PA (BLM Lands Only)

Drainage	Acres	Miles	Proper Functioning Condition		Functioning at Risk, Trend Not Apparent		Functioning at Risk, Trend Improving		Functioning at Risk, Trend Declining		Not Functioning	
			Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles	Percent	Miles
Slickhorn	392.44	22.19	100%	22.19		0		0		0		0
South Canyon	3.02	0.27	50%	0.13	50%	0.14		0		0		0
South Cottonwood	2424.95	77.44	100%	77.44		0		0		0		0
Spring Creek	96.30	5.26		0	100%	5.26		0		0		0
Squaw Canyon	146.67	7.69	50%	3.84	50%	3.85		0		0		0
Steer Gulch	0	0	dry	0		0		0		0		0
Steer Pasture	146.28	8.00	100%	8.00		0		0		0		0
Ute	48.15	3.37	100%	3.37		0		0		0		0
Westwater	131.30	5.37	100%	5.37		0		0		0		0
White Canyon	893.02	40.22	100%	40.22		0		0		0		0
Youngs	95.12	4.45	100%	4.45		0		0		0		0
Total	28993.9	1077.6	59.3%	639.35	22.2%	239.51	4.0%	43.11	13.8%	149.04	0.6%	6.57%

Riparian/wetland exclosures have been constructed within 15 sites: Comb Wash (1), Indian Creek (3), Montezuma Creek (2), Nancy Patterson (1), Monument Canyon (1), Horsehead (1), and Cross Canyon (6), to either determine ecological site potentials or protect/improve natural functions. Riparian pastures have been established within the Montezuma Canyon allotment to provide special protection to sensitive riparian/wetland ecosystems. Grand Gulch and major portions of Fish and Owl, Mule, Road canyons, and Arch Canyon receive no livestock grazing.

3.12.3 RIPARIAN/WETLAND RESTORATION

Restoration of riparian/wetland ecosystems can involve efforts to manually, mechanically, chemically, or biologically alter or restore riparian/wetland resources or conditions for the benefit of the riparian/wetland ecosystem.

Invasive, non-native species (namely tamarisk, Russian olive, and Russian knapweed) are now common within most riparian/wetland ecosystems along major river ways in the Monticello PA. Some of the common riparian native species are Fremont Cottonwood, coyote willow, rushes, and sedges. Possibly the most devastating aspect of invasive, non-native species is the cumulative alteration to an unhealthy riparian ecosystem. Effects of invasive, non-native species include the following:

- invasive plants often dewater riparian sites with deeper tap roots to out-compete natives for availability of water in arid environments;
- tamarisk secretes salt and increase soil and water salinity, resulting in reduced seed establishment of native species, and reduced downstream water quality. Additionally, tamarisk has deeper roots than native willows, and it will out-compete those for water;
- invasive plants compete for sun and space along the narrow riparian habitats;
- invasive plants have large numbers of seeds and long seed establishment periods (very prolific in comparison to native species);
- invasive plants provide poor habitat, with subsequent reductions in biodiversity (significant decreases in numbers and types of associated biotic species including birds, bats, insects, amphibians, etc.);
- invasive plants promote entrenched systems with highly destructive flooding energies that remain un-dissipated within deep channels, resulting in high bank loss, sedimentation, and salinity; and
- invasive plants are typically less palatable to livestock and wildlife (e.g., willow versus tamarisk), putting native species at a competitive disadvantage, and often resulting in a reduced presence within the riparian community.

3.12.4 RESOURCE DEMAND AND FORECAST

Riparian/wetland ecosystems are strong attractors for both animal and human activities, especially in the arid southwest where summer temperatures often exceed 100 °F. Demand for diverse riparian/wetland ecosystems is high and currently exceeding the average capacity of these systems in the PA, with resulting decreases in sustainability, and proper functioning

condition. The recreational demand within riparian/wetland is highest during critical spring growing seasons when seedling establishment and stand recruitment occurs, but recreation peaks again during fall seasons after extreme summer temperatures decline. Demands for water resources with potential direct and indirect impacts to associated riparian/wetlands would likely increase in response to current and prolonged droughts. With decreasing quantity and quality of riparian/wetlands due to growing popularity, the demand for diverse wildlife habitat and refuge becomes even more critical as more species and habitats become sensitive or endangered.

3.12.4.1 RECREATION

The majority of developed BLM recreational campgrounds, trails and facilities are located in association with riparian/wetland ecosystems. Native cottonwoods are some of the most susceptible species with regard to functioning condition and long-term sustainability, but are also the most desirable native and diverse riparian/wetland ecosystem within Monticello PA. Recreational developments within riparian/wetlands increase competition for natural habitats, or eliminate habitats critical to riparian-dependent wildlife species.

Recreational demand for hiking, horse trails, and commercial recreation permits often concentrate uses along streams due to the available water source, thermal protection, and scenery. However, unconsolidated alluvial soils often located within riparian canyons have shown to be extremely susceptible to erosion and degradation by such uses.

3.12.4.2 GRAZING

Livestock production continues to be a source of income for some San Juan County residents, and these operations rely on public lands to provide forage for their livestock. Overgrazing can impact riparian resources through the introduction of invasive species, stream bank degradation, reduction in plant recruitment, and decrease in water quality.

3.12.4.3 INVASIVE SPECIES

Tamarisk (*Tamarix ramosissima*), Russian olive (*Elaeagnus angustifolia*), and cheatgrass (*Bromus tectorum*) have invaded waterways throughout the Monticello PA, drastically changing the composition of riparian vegetation communities. Cheatgrass is a highly competitive, non-native, and invasive grass that has displaced many native plant species across a sizeable portion of rangelands, and has invaded riparian areas and waterways. This grass provides little resource value because of its annual growth form, shallow root system, and protruding awns, and its flammability increases the risks of wildland fire. Populations of Russian knapweed (*Acroptilon repens*) and camelthorn (*Alhagi maurorum Medik.*) have also reached high levels in many river corridors. Strategies used to control tamarisk and other riparian invasive species appear in Section 3.18, Vegetation. The management and maintenance of native diverse ecosystems has become a larger issue in recent years. Vegetative conversions to invasive, non-native species from native species have occurred within riparian/wetlands with influence of management practices.

3.13 SOCIOECONOMICS

The socioeconomic context of this RMP/EIS refers to the social, cultural and economic settings of communities impacted by the implementation of the BLM's management actions. The following section provides a summary of the PA's social history and current demographic and economic trend information as well as a description of the key industries that are may be affected by management action implementation.

3.13.1 COUNTY OVERVIEW

San Juan County is situated in southeastern Utah, bordering Colorado to the east and Arizona to the west. It is one of the most remote counties in the state. Located far from major transportation corridors and industrial centers, the small towns and communities within the county continue to maintain their rural character. The county comprises over 5 million acres and has approximately two people per square mile; it is one of the state's most sparsely populated counties. The federal government administers more than 3,000,000 acres (61%) of public lands within the county. The BLM manages the majority of the county's federal land, with jurisdiction over more than two million acres (41.5%). Of the over two million acres of BLM lands, 1,785,127 acres are managed by the Monticello FO. The remaining 290,473 acres located in San Juan County are managed by the Moab FO. Native Americans have jurisdiction over 1.2 million acres (26%) of land in San Juan County. Only 8.2% of the land is privately owned. Table 3.25 shows the land composition of San Juan County.

Table 3.25. Land Jurisdiction in San Juan County

Administrative Agency	Total Acres	Percent of County
Federal lands	3,053,847	61.0
BLM lands	2,075,600	41.5
U.S. Forest Service	403,875	8.1
National parks	266,117	5.3
National Recreation Areas	262,244	5.2
USFS Wilderness Area	46,011	0.9
State lands	263,287	5.3
Private*	411,077	8.2
Native American	1,277,637	25.5
Total acres within the county	5,005,848	100.0

*May include some local government land.

Source: Utah Division of Travel Development 2004.

Unique to Utah, more than half of the population of San Juan County is composed of Native Americans. Where data are available, the Navajo Nation is discussed as a unique subset of the greater population.

The isolative and rural character of San Juan County is both a "blessing and a curse" to the county's residents, according to the San Juan County Community Development Department. The natural landscape provides outstanding opportunities for solitude and recreation. The County contains colorful sandstone canyons and deserts, timbered mountains, ancient Indian ruins, the Colorado, San Juan, and Green rivers, Lake Powell, National and State parks and monuments. On the other hand, the lack of economic diversity can be problematic for County residents. The current job market does not offer many opportunities and the wages earned rank among the lowest in the state (San Juan County 2002b).

3.13.2 HISTORICAL SOCIAL CONTEXT

The Monticello PA is an area rich in cultural and natural history. Past settlements and uses in the PA by a variety of peoples have been as important as the ecological processes that have created and shaped the place that the BLM manages today. A brief review of the social and cultural history in the area will provide background information on the present-day social setting in the PA.

Archaeological evidence suggests that San Juan County and the larger Four Corners Area was inhabited by Native Americans called Ancestral Pueblo People (Anasazi) between the years 1 and 1300 A.D., with some evidence dating back as early as 1500 B.C. (BLM 2005i). The Ancestral Pueblo People successfully farmed the Four Corners Area for over a thousand years but evidence suggests they left the region by 1300 A.D. Other Native Americans occupied the San Juan County area after the Ancestral Pueblo People, including the Utes, Paiute and Navajo. Remains of Native American dwellings and rock art throughout the Monticello PA provide glimpses into the history of the cultures that once inhabited the region.

Spanish explorers entered into the San Juan County area as early as 1765 looking for a route from Santa Fe, New Mexico to California. Traders and trappers later used the trail established by the explorers as a route to the valley of the Great Salt Lake. This trail, now known as the Old Spanish National Historic Trail, was the first known commercial route in Utah. The Trail entered San Juan County at the Utah/Colorado border, along the current US Highway 491 and went northward along the present day US Highway 191, crossing the Colorado River just outside of Moab, Utah (San Juan County 2002b).

In the late 1800s, cowboys, outlaws, gold-seekers, ranchers and farmers began arriving to the area. As the Anglo settlers began to homestead the San Juan County area and other lands throughout the west, conflicts between Native Americans and the new settlers arose. The conflicts resulted in the creation of reservations for the Ute and Navajo people. The Navajo Reservation was established in 1868 and encompasses the southern portion of San Juan County. The Ute Reservation at White Mesa was established in 1920 (San Juan County 2002b).

3.13.3 RECENT REGIONAL HISTORY

San Juan County's twentieth century is illustrative of a boom-and-bust economy. As people began to homestead the west at the recommendation of the federal government, many individuals were hopeful they could farm and ranch in the arid region. The grazing and farming took a toll

on the landscape, making continued practices difficult. Agricultural success ebbed and flowed throughout the twentieth century and by the end of the century self-sufficient agricultural practices proved challenging. The 1990 census indicates that fewer than 50 people in San Juan County claim agriculture is the sole support for their livelihood (McPherson 1995).

Mining in San Juan County has also seen several booms and busts. Beginning in the late nineteenth century people seeking gold and silver entered the area, but the inability to "strike it rich" in the area prompted their departure. Copper became the next sought-after mineral and in 1918 the first copper mill began operating. Oil drilling operations were also occurring around this time, but did not prove fruitful for many operators. Mining operations slowed significantly by the mid-1920s and it was not until demand for uranium in World War II revived the mining industry. The Monticello Mill and the Rio Algom Mill were established in the county to process uranium and vanadium (McPherson 1995). By the early 1980s, demand for uranium decreased and both of the mills had closed.

3.13.4 CURRENT DAY SOCIAL AND ECONOMIC CONTEXT

3.13.4.1 SOCIAL SETTING

Today, San Juan County is a collection of rural communities characterized by pastoral landscapes, open space, and small town qualities. The area's historical link to agricultural endeavors has shaped the communities' land-based values. Many of the area residents are of Mormon pioneer heritage, devoutly religious, and independent (San Juan County 2002b). The County's residents are interested in maintaining the rural lifestyle, coupled with strong family values, and a quality environment that has been so much a part of their past (San Juan County 1996).

Maintaining the rural character of San Juan County has been a struggle for area residents. Most agricultural producers are no longer able to support themselves on farming and ranching alone. And because federal, state, and tribal governments manage over 90% of the land, residents believe that much of the county's potential wealth is tied to its public lands. Therefore, communities are very interested in public land-use management decisions.

San Juan County is a collection of diverse communities. Blanding and Monticello are the only incorporated towns and together contain the majority of the non-Reservation population of the county. Oljato, Aneth, Montezuma Creek, Navajo Mountain, and Halchita are all communities within the Navajo Reservation. White Mesa is associated with the Ute tribe. Schools are a large part of the identity in the county. Each community is described in Table 3.26.

Table 3.26. Communities in San Juan County

Community	Population	Structure	Characteristics
Blanding	3,162	Incorporated	Largest community in San Juan County. Higher education including College of Eastern Utah—San Juan branch, and Utah State University Education Facility. Edge of Cedars State Park, Dinosaur Museum.
Monticello	1,958	Incorporated	Serves as the county seat, home of government offices for San Juan County. Location of BLM Monticello FO, and the Monticello Ranger District of the USFS.
Monument Valley and Oljato	864	Unincorporated town; Navajo Chapter Headquarters; part of Navajo Nation	Communities function together. Monument Valley is a Navajo Tribal Park known for scenic beauty. Gouldings Lodge associated with the Park is the major employer for the community.
Aneth	598	Unincorporated town; Navajo Chapter Headquarters; part of Navajo Nation	Home to Aneth oil field, a major producer of oil and gas in Western states. Location of Navajo boarding school.
Montezuma Creek	507	Unincorporated town; Part of Navajo Nation	Aneth oil field is close and provides jobs. Hovenweep National Monument is 20 miles northeast.
La Sal	400	Unincorporated town	Closely tied to Moab and Grand County. Settled originally for ranching, has experienced the boom and bust cycles of mining, and now most people work in Moab.
Navajo Mountain	379	Unincorporated town; Navajo Chapter Headquarters; part of Navajo Nation	Remote from anywhere in San Juan County
Mexican Hat and Halchita	358	Unincorporated town; Navajo Nation	Mexican Hat is on the north side of the San Juan River and Halchita is on the south side. Halchita is part of the Navajo Nation.
Bluff	320	Unincorporated town	On the bank of San Juan River. First Anglo-settled community in the county. Historic community with many Victorian homes still in use. Staging area for San Juan River trips. Many outfitters based in Bluff.

Table 3.26. Communities in San Juan County

Community	Population	Structure	Characteristics
White Mesa	277	Unincorporated town, governed by Ute Council; Ute Reservation	Branch of Ute Mountain Tribe headquartered in Colorado. Sits between Blanding and Bluff.
Spanish Valley	181	Unincorporated town	Closely aligned with Moab and Grand County, although lies within San Juan County
Eastland	130	Unincorporated town	Settled as a farming community and is still surrounded by cultivated fields.
Halls Crossing	89	Unincorporated town	On the shores of Lake Powell. Employment is dependent on Lake activities.

Source: San Juan County 2002b.

As mentioned above, 65% of land in San Juan County is public lands under state and federal jurisdiction. A statewide social survey was conducted by Utah State University (USU) in 2007 to assess the ways in which Utah residents use and value public land resources and their views about public lands management. A complete analysis of the results had not been completed as of February, 2008. "Public lands," as described in the study, consist of all federal and state managed lands, and not only the BLM. Surveys were mailed to a random sample of residents of all 29 Utah counties. According to the authors, the study and sample sizes are designed to produce results generalizable at the state-wide level, with generalization increasingly risky as the sample area diminishes.

The areas sampled do not necessarily coincide with field office PA boundaries, as that was not the focus of the study. Nonetheless, the study provides current and interesting results not available elsewhere, and shows the dependence of local communities on public lands for a variety of economic and recreational pursuits. Appendix R contains initial summary results for Grand and San Juan Counties lying within the Monticello Field office. Where appropriate, study results are incorporated within the discussion of individual resources in Chapter 4. There is nothing in the preliminary USU results that affect the formulation of alternatives in Chapter 2 or the analysis of impacts in Chapter 4.

3.13.4.2 ECONOMIC SETTING

This section describes existing economic conditions surrounding the Monticello PA and provides a baseline for assessing the potential impacts of the RMP alternatives. Based on the implementation of a particular alternative, the BLM can affect (directly or indirectly) the local economic conditions of the nearby communities. For example, local employment and income levels can be directly impacted by changing the way it manages natural resources or grazing allotments. The construction of new recreation trails or facilities, road maintenance, and other activities can also influence local socioeconomic conditions described in this section. The BLM

can also indirectly influence local economic conditions by pursuing new management strategies that alter visitation levels, thus affecting total future spending by recreationists and other tourists (BLM 2004e). The demographic information and selected economic indicators of social well-being (poverty, unemployment, and per capita household income) are also presented in this section to help provide context and put local conditions in perspective relative to statewide conditions.

3.13.4.2.1 POPULATION

The Utah Department of Workforce Services reports that San Juan County has posted positive population growth numbers for every decade of the twentieth century. In 1900, the county had 1,023 residents, and by 2000, the population grown to 14,413. During the 20th century of growth the county did experience a number of population booms. Throughout the 1950s and the Cold War the demand for the county's uranium caused the population to double in just 10 years. San Juan County's population boomed again in the 1970s as the nation's high energy prices made the development of the area's natural resources profitable (Workforce Services 2005). As mining jobs decreased in the 1980s out-migration of the population occurred.

The Governor's Office of Planning and Budget (GOPB) for the State of Utah projects that population in 2030 will reach 19,459. The population growth rate of San Juan County is slower than that of the State of Utah: approximately 1% annual growth in the county, versus 2.3% annual growth in the state. Long-term trends show steady growth: from 1970 to 2000 San Juan County grew by 4,680 people, a 48% increase in population. Much of the recent growth in San Juan County has been in southern Spanish Valley, adjacent to Moab; this area is located within the boundaries of the Moab Field Office. The 2004 population estimate data show San Juan County has a total of 14,353 residents, slightly below that 2000 Census data (Workforce Services 2005).

The median age for the county is 25.5, similar to the state median age of 27.1. Table 3.27 shows population characteristics in San Juan County. 43% of the population is under 20 years old, a 4% decrease since 1990.

The 2000 Census indicated that American Indian/Alaskan Native made up 1.33% of the Utah population. In San Juan County the American Indian/Alaskan population is more than half of the total population at 55.7% (Table 3.28). Population on the Navajo Nation has grown steadily over the last two decades. In 1980 population on the reservation was 4,554, 5,252 in 1990 and 6,280 in 2000. The Navajo Reservation has experienced strong growth in its middle-aged population and slow growth in its youth population; this growth is contrary to many Native American groups (GOPB 2002). In 2000, nearly half of the population on the Reservation was between 20 and 65 years old (U.S. Census Bureau 2000). Table 3.28 shows steady increase in overall San Juan County population according to race and ethnicity.

Table 3.27. Population by Category, 1990 and 2000

	1990	% of Total	2000	% of Total	% Change, 1990–2000	% Change per Year, 1990–2000
Population	12,621		14,413		14	1.4
Male	6,245	49	7,190	50	15	1.5
Female	6,376	51	7,223	50	13	1.3
Under 20 years	5,898	47	6,176	43	5	.5
65 years and over	890	7	1,214	8	36	3.6
Median age			25.5			

Source: Sonoran Institute 2003.

Table 3.28. San Juan County Population by Race and Ethnicity

	1990		2000	
	Total Population	Percent of Total	Total Population	Percent of Total
RACE				
White	5,501	43.6	5,876	40.8
Black	11	0.1	18	0.1
American Indian/Alaskan Native	6,859	54.3	8,026	55.7
Asian	14	0.1	25	0.2
Hawaiian/Pacific Islander	26	0.2	5	0.0
Other	210	1.7	245	1.7
Two or more races	NA	0.0	218	1.5
Total	12,621	100.0	14,413	100.0
ETHNICITY				
Hispanic	440	3.5	540	3.7
Non-Hispanic	12,181	96.5	13,873	96.3
Total	12,621	100.0	14,195	100.0

Note: Population is broken out by both race and ethnicity because Hispanics can be of any race.
Source: GOPB 2002.**3.13.4.2.2 UNEMPLOYMENT**

Unemployment levels are frequently used as an indicator for economic strength of the local economy and social well-being of its population. Table 3.29 presents the size of the labor force and average annual unemployment rates in San Juan County. State of Utah unemployment information is given for comparative purposes.

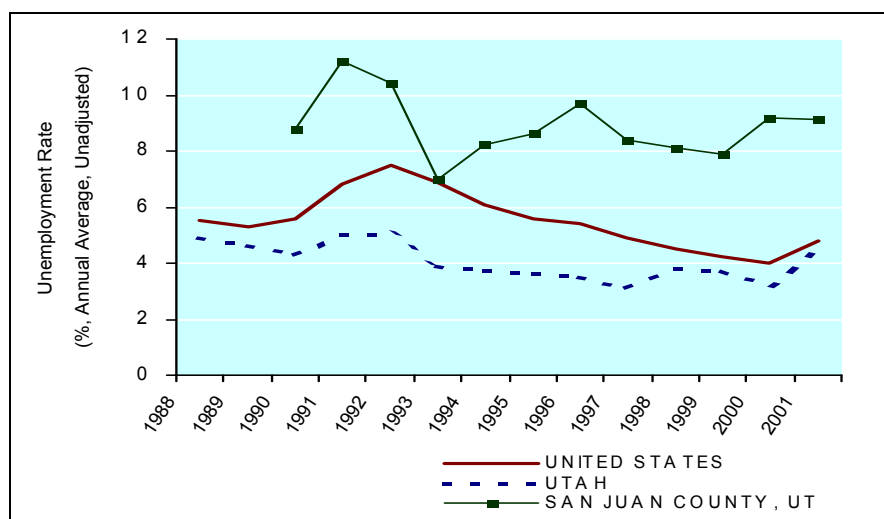
Table 3.29. Unemployment Rates

	1990		2000		2004 (projected)	
	Labor Force	Unemployment Rate	Labor Force	Unemployment Rate	Labor Force	Unemployment Rate
San Juan County	4,032	7.4%	4,754	9.2%	4,682	11.0%
State of Utah	814,000	4.3%	1,143,200	3.3%	1,208,400	4.7%

Source: Workforce Services 2005.

Unemployment in San Juan County is higher than the state or national average. In 2004 the unemployment rate in San Juan County was 11.0%, compared to 4.7% for the state and 5.3% for the nation. Employment grew by roughly 1.8% from 2000 to 2004, but the rise in jobs did very little to decrease the rising unemployment rate. Slow job growth and high unemployment levels are symptomatic of an economic community that is working to stabilize itself (Workforce Services 2005). Figure 3.9 shows the fluctuation in unemployment patterns in the county.

Over the past two decades, the Navajo Reservation has consistently experienced unemployment rates higher than the state average. In 1988, the unemployment rate in Utah was approximately 5.5%; in San Juan County it was approximately 8%, and on the Reservation it was almost 40%. This rate decreased to just above 30% in 2000 (U.S. Census Bureau 2000).



Source: Sonoran Institute 2003.

Figure 3.9. Unemployment.

3.13.4.2.3 PER-CAPITA PERSONAL INCOME³

Personal income is another indicator of social well-being, as income can be directly related to an individual's or a community's quality of life. Table 3.30 shows per capita personal income (i.e.,

³ Personal income is the income that is received by persons from all sources. It is calculated as the sum of wage and salary disbursements, supplements to wages and salaries, proprietors' income with inventory valuation and capital consumption adjustments, rental income of persons with capital consumption adjustment, personal dividend income, personal interest income, and personal current transfer receipts, less contributions for government social insurance. This measure of income is calculated as the personal income of the residents of a given area divided by the resident population of the area. In computing per capita personal income, BEA uses the Census Bureau's annual midyear population estimates (U.S. Department of Commerce 2005).

total personal income divided by population) in San Juan County and in Utah. Per capita personal income in the county has been consistently lower than the state average. In 2003 San Juan County had the lowest per capita income in the state.

Table 3.30. Per-capita Personal Income

Area	1980	1990	2000	2003
San Juan County	\$5,841	\$8,955	\$12,881	\$14,363
Navajo Reservation	\$4,500 (approx)	\$5,300 ¹ (approx)	\$6,200 (approx)	--
State of Utah	\$8,510	\$14,913	\$23,878	\$25,407

Source: U.S. Department of Commerce 2005; GOPB 2003.

¹ Data from 1999.

-- = no data available.

3.13.4.2.4 POVERTY

The poverty rate of an area is an estimate of the percentage of the area's total population living at or below the poverty threshold established by the U.S. Census Bureau. Table 3.31 presents poverty rates in San Juan County, with statewide figures included for comparative purposes.

Table 3.31. Poverty Rates

Area	1989	2003
San Juan County	36.4%	22.6%
State of Utah	11.8%	10.0%

Source: U.S. Census Bureau 2005.

Poverty rates for San Juan County are significant higher than the state average. Although the rate decreased significantly from 36.4% in 1989 to 22.6% in 2003, it is more than double the state's overall rate. The race with the highest poverty rate in San Juan County is the "American Indian and Alaskan Native," with 3,809 (48%) of the total race under the poverty level in 1999 (Sonoran Institute 2005).

3.13.4.2.5 HOUSING

According to the 2000 Census, San Juan County has a total of 5,449 housing units, 75% of which are occupied. Of these units, 13.5% are for seasonal and recreational use, and 20% are renter-occupied. Average household size is 3.57 residents, just above the state's average. The median value of owner-occupied housing in 2000 was \$68,400, up from \$52,833 in 1990. Table 3.32 shows housing population trends in San Juan County.

Table 3.32. Population by Household Type in San Juan County, 2000

	County	% of Total	State	% of Total
Total housing units	5,449		768,594	
Total occupied housing units	4,089	75.0	701,281	91.2

Table 3.32. Population by Household Type in San Juan County, 2000

	County	% of Total	State	% of Total
Seasonal, recreational, or occupational use	733	13.5	29,685	3.9
Vacant housing units	1,360	25.0	67,313	8.8
Homeowner vacancy rate (%)	2.1%		2.1%	
Rental vacancy rate (%)	12.8%		6.5%	
Housing tenure				
Total occupied housing units	4,089		701,281	
Owner-occupied housing units	3,242	79.3	501,547	71.5
Renter-occupied housing units	847	20.7	199,734	28.5
Average household size, owner occupied	3.57		3.3	
Average household size, renter occupied	3.07		2.8	

Source: Sonoran Institute 2003.

Yet another indicator of economic strength is the amount of new residential building permits granted for a particular area. An increase or decrease in the amount of building permits granted reflects the growth of a community and allows planners and local governments to plan for the amount of necessary infrastructure (i.e., roads, water, sewer, and power).

Residential building permits for San Juan County have increased tremendously from 5 permits issued in 1991 to 76 permits in 1998. The amount of building permits has dropped slightly since then. There was a small rise in the number of permits issued for new dwelling units in 2004 as the county issued 61 permits, up from 55 in 2003. Residential construction in the unincorporated areas of San Juan County has consistently exceeded that within the cities of Blanding and Monticello. For example, in 2004 five permits were issued for dwelling units in Blanding, 3 permits were issued for Monticello and 53 permits were issued for unincorporated areas in the county (Workforce Services 2005).

It should be noted that residential growth has been particularly strong in the Spanish Valley area, just south of Moab, Utah. Most of the growth occurring in this San Juan County area is affected primarily by the land management decisions of the Moab FO's RMP, whose office covers the northern third of San Juan County. For general housing conditions in the Spanish Valley area please see the Moab RMP.

3.13.4.2.6 EMPLOYMENT

Local and regional employment levels could be affected directly or indirectly by the implementation of the updated RMP. The following information reflects trends in employment since the 1970s.

In 2000, 5,618 jobs were identified in San Juan County. Wage and salary employment included approximately 79% of the total market while the remaining 21% was from proprietorships, including sole ownerships, partnerships and tax-exempt cooperatives. The Services and

Professional Sector is the largest employment sector in the county comprising 46% of the market. The Government sector accounts 30% of the total employment. The remaining jobs are in Farm and Agriculture Services, Mining and Manufacturing. Note that the Services and Professional sector includes services, retail trade, finance industries, transportation and public utilities, and wholesale trade (Table 3.33).

Table 3.33. Employment by Industry, Changes from 1970 to 2000—SIC Codes

	1970		2000		New Employment	
	Jobs	% of Total	Jobs	% of Total	Jobs	% of Total
Total employment	2,818		5,618		2,800	
Wage and salary employment	2,272	80.6	4,413	78.6	2,141	76.5
Proprietors' employment	546	19.4	1,205	21.4	659	23.5
Farm and agricultural services	414	14.7	N/A	N/A	N/A	N/A
Farm	398	14.1	318	5.7	-80	NA
Agricultural services	16	0.6	N/A	N/A	N/A	N/A
Mining	423	15.0	313	5.6	-110	NA
Manufacturing (incl. forest products)	147	5.2	220	3.9	73	2.6
Services and professional						
Transportation and public utilities	125	4.4	181	3.2	56	2.0
Wholesale trade	N/A	N/A	101	1.8	N/A	N/A
Retail trade	335	11.9	763	13.6	428	15.3
Finance, insurance and real estate	N/A	N/A	N/A	N/A	N/A	N/A
Services (health, legal, business, others)	378	13.4	1,509	26.9	1,131	40.4
Construction	147	5.2	303	5.4	156	5.6
Government	791	28.1	1,678	29.9	887	31.7

Agriculture Services include soil preparation services, crop services, etc. It also includes forestry services, such as reforestation services, and fishing, hunting, and trapping. Manufacturing includes paper, lumber and wood products manufacturing.

SIC = Standard Industrial Classification System (SIC) used to categorize employment trends over time.

Source: Sonoran Institute 2003.

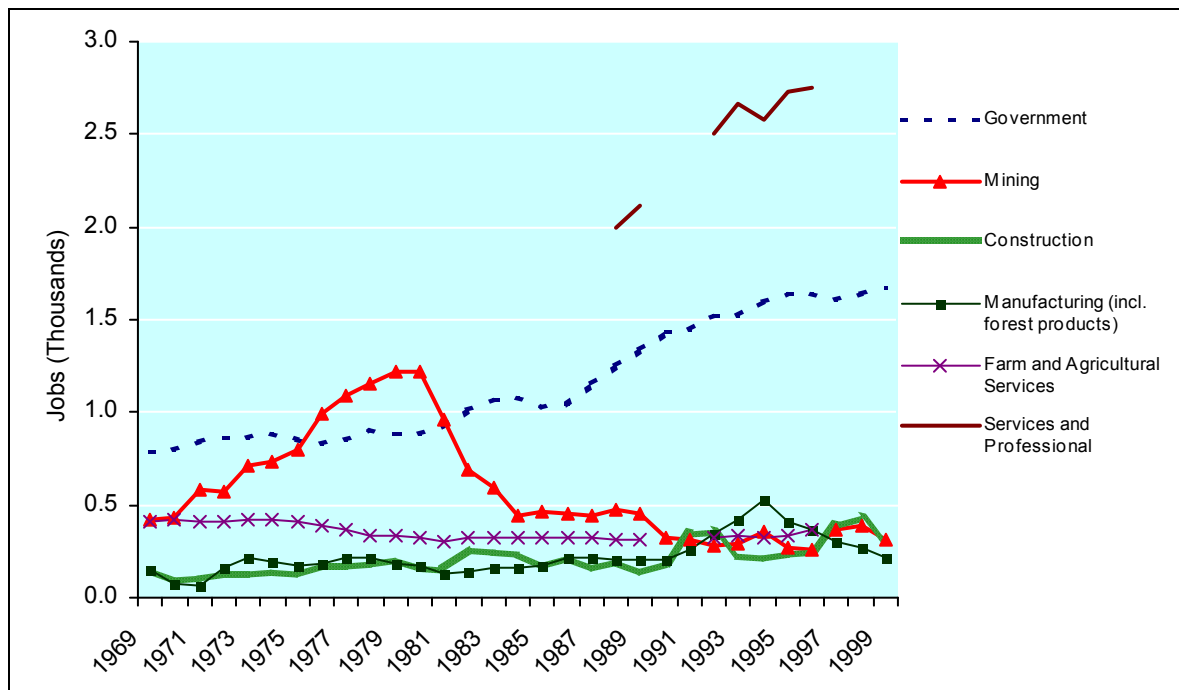
Characteristic of the rest of the state as well as the country, San Juan County has seen a large increase in the Services and Professional sector in the last two decades. The decrease in mining and farming operations, and the growth in the tourism as well as the overall growth in population can be largely accredited for the increase. The Services and Professional sector is expected to see continued growth.

Shift in Regional Economic Activity

Perhaps more important to understanding the economy of San Juan County are trends in economic activity. Between 1970 and 2000, the San Juan County economy experienced a dramatic shift in job base. As shown in the graph below, the economy shifted away from mining

in the 1980s. Discussions with the community identify this curve as the "mining bust." Ed Scherick, San Juan County Planner, in a memo to the BLM on February 10, 2004 states that "the real reason for the bust was due to the shift towards a cheaper free market. This market went to cheaper sources to purchase the product because of time and costly delays created by environmental regulation and lawsuits. Agencies also placed more and more restrictions on exploration and development on leaseholders until they reached a point of collapse."

As jobs were lost in mining and farming, jobs in trade and services increased dramatically (see Table 3.33). Despite the lack of data for the Service and Professional sector, Table 3.33 shows a general recognizable trend in this sector as an increase in jobs in trade and services over the last 15 years. The trade and service sector employs a large amount of people to support the tourism industry around Lake Powell; however, many of these jobs are seasonal in nature, with most lasting from April to mid-October. Figure 3.10 illustrates the shift in employment sectors over time in San Juan County.



SIC= Standard Industrial Classification System used to categorize employment trends over time.

Source: Sonoran Institute 2003.

Figure 3.10. Job Base (by SIC code) in San Juan County, 1969–1999.

The shift in service related jobs over the last decade illustrates the county's growing tourism industry. While this shift has added new jobs and revenue for the county, many residents are somewhat apprehensive about dependence on such an industry. Community residents are interested in maintaining a diverse economic base that includes grazing and agriculture, mineral extraction, oil and gas development, recreation and tourism (San Juan County 1996).

Direct BLM Contributions to Area Economic Activity

Under the federal Payment-in-Lieu-of-Taxes (PILT) Program, payments from the BLM and other federal agencies assist in financing the operations of local governments containing tax-

exempt public lands. The annual PILT payments serve as an offset payment to the local governments because, unlike privately owned lands, taxes are not collected from federal lands. Payment amounts are based on a complex formula that considers among other things revenue sharing from the previous year, county population, and acreage of a county in federal ownership. The PILT payments may be used for any governmental purpose including improving schools, road, water, and other infrastructure systems.

Because nearly 61% of San Juan County is federally owned land, PILT payments are important to the area. PILT payments to San Juan County have continually increased in recent years. Table 3.34 shows PILT Payments to San Juan County between FY 2001 and FY 2006.

Table 3.34. PILT Payments to San Juan County

Year	Total PILT Payment
2001	\$637,790
2002	\$666,505
2003	\$769,099
2004	\$790,844
2005	\$807,435
2006	\$822,532

Source: USDI 2005.

3.13.4.2.7 LOCAL ECONOMIC ACTIVITY AFFECTED BY BLM MANAGEMENT

Recreation and Tourism

The natural landscape in San Juan County has drawn visitors from all over the world. Visitors to the PA are involved in a multitude of outdoor activities, including mountain biking, hiking, boating, camping, climbing, OHV driving and general recreation. These activities occur in this area because of the large expanses of vast and relatively undeveloped lands and because of the unique geologic and scenic beauty the area has to offer. Since the later part of the twentieth century, the tourism industry has become an increasingly important revenue generator for the county. Although many people feel that the county should maintain a diverse economy that does not depend too heavily on tourism, the economic value of the tourism industry is recognized as an important source of revenue (San Juan County 2002b). More information on the recreation and tourist destinations within the Monticello PA can be found in Section 3.11, Recreation.

Visitation data can be used to illustrate tourism and recreation trend in the Monticello PA. Visitation to the area, outside of BLM lands, follows the traveler-spending trend, as it increased throughout the 1990s and has leveled off in the new century. Table 3.35 shows visitation numbers for several locations in San Juan County that can be used as indicators for visitation to the area.

Table 3.35. Visitation to Local Attractions in 2003

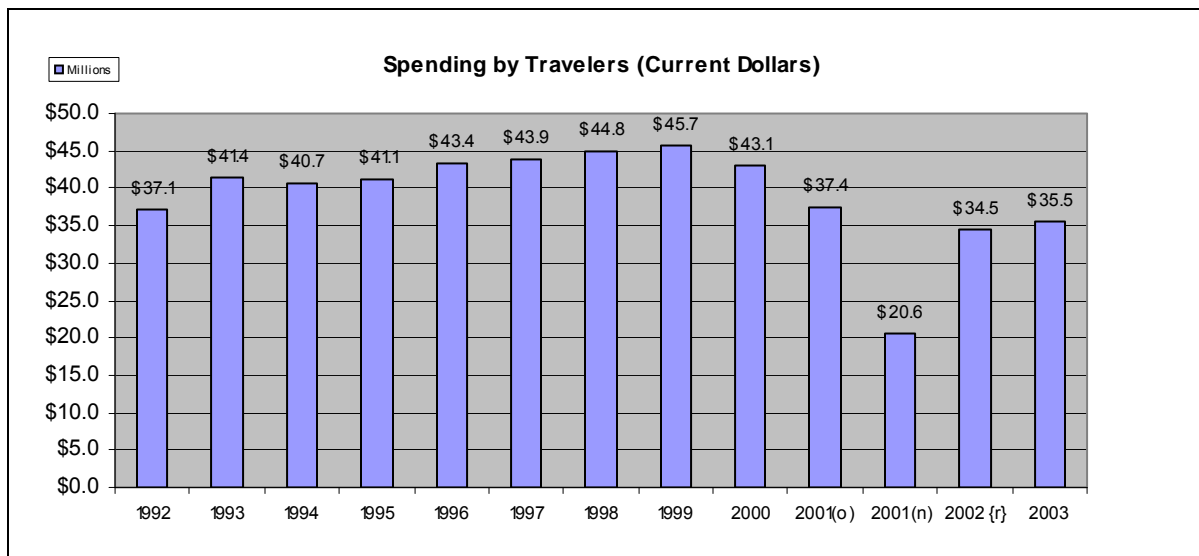
Count Location	Visitors
US 491 Utah–Colorado border	784,750

Table 3.35. Visitation to Local Attractions in 2003

Count Location	Visitors
SR 163 Utah–Arizona Border	730,800
Glen Canyon NRA	1,842,942
Monument Valley	218,000
Canyonlands National Park	386,985
Gooseheads State Park	57,098
Rainbow Bridge National Monument	98,865
Hovenweep National Monument	25,134
Natural Bridges National Monument	118,965

Source: Utah Division of Travel Development 2004.

Tourism is considered a resource-based industry, because the visitors who come to the county recreate on public lands and rivers. These same visitors contribute to the tax base of the county, which helps stimulate the local economy. Tourist spending, visitation to locations in close proximity, as well as tax collections from tourist activity are indicators of tourism in San Juan County and its importance to the overall economy. Traveler spending in San Juan County grew slowly and consistently throughout the 1990s. In 1990, traveler spending was slightly under \$33 million. Spending peaked in 1999, at over \$45.7 million and decreased to \$35.5 million in 2003. Figure 3.11 shows traveler spending from 1990 to 2003.



Source: Utah Division of Travel Development 2004.

Figure 3.11. Tourist Spending San Juan County, 1992–2003.

The Utah Division of Travel Development reports that travelers spent \$35.5 million dollars in San Juan County in 2003 and 1,083 jobs in the county were travel and tourism related. Total tourism-related tax revenues for 2003 were estimated at \$744,000, down from \$879,000 in 2000 (see Table 3.37). It is important to note that many tourists spend their money in and around the city of Moab in Grand County, before traveling to San Juan County to recreate.

San Juan County ranked twelfth out of 29 counties in the state for gross taxable room rents at 7.2 million in 2003. Gross taxable room rents increased steadily from 1996 to 1999 and have dropped continually since 2000. San Juan County is also twelfth in collection of transient room tax: \$218,400 in 2000. This number reached its peak in 1999 and has slowly dropped since then. San Juan County does not collect restaurant or car rental taxes (Utah Division of Travel Development 2004). Table 3.36 shows the contribution of tourism to the local economy.

Table 3.36. Tourism-related Tax Trends in San Juan County

County Indicator	1996	2000	2003
Spending and employment			
Spending by traveler (millions)	\$43.4	\$43.1	\$35.5
Travel and tourism related employment (jobs)	800	816	1,083
Tourism Tax Revenues (000s)			
Local tax revenue from traveler spending	\$902	\$897	\$744.2
Gross taxable room rents	\$8,065	\$8,243	\$7,278
Transient room tax	\$241.9	\$247.3	\$218.4
Restaurant tax	--	--	--
Car rental tax	--	--	--
Gross taxable retail sales (millions)	\$84.0	\$89.3	\$85.2

Source: Utah Division of Travel Development 2004.

Budget and Fee Collection for Programs

Due to a lack of base budgetary support, the Monticello FO has come to rely on the Federal Lands Recreation Enhancement Act, generally called the Fee Demonstration program, for needed funds. The Monticello FO collects fees for recreational use in several locations including the San Juan River, Cedar Mesa and fee collection sites at 3 campgrounds.

Services to the public are provided from these fee monies, such as maintenance of campgrounds, boat ramps, and restroom facilities; staffing of the San Juan River Ranger Station and the Kane Gulch Ranger station; and expenses related to the San Juan River and Cedar Mesa permit activities.

Table 3.37 below shows the Base Funding for the Recreation Program in 2003, and visitation and revenues from the Fee Demonstration projects.

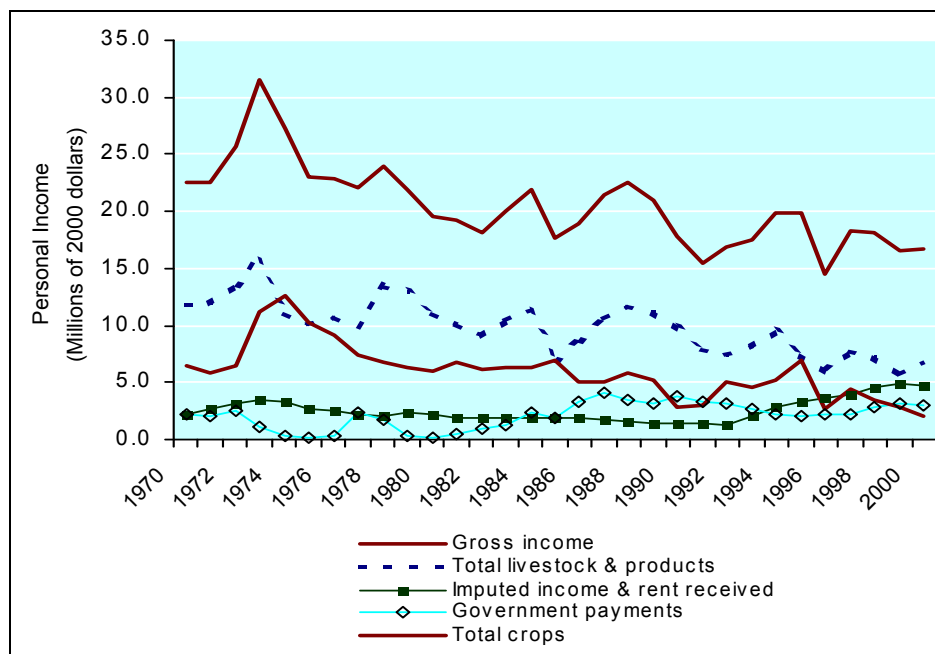
Table 3.37. Base Funding for Recreation and Fee Demonstration Projects (BLM 2005c)

	2002 Visitation	2002 Revenues	2003 Visitation	2003 Revenues
San Juan River	13,048	\$105,822	13,690	\$116,591
Cedar Mesa	8,065	\$65,236	8,283	\$62,435
Monticello—other	81,269	0	75,338	\$39,487
Recreation—base funding				\$98,000
Total	102,382	\$171,058	97,311	\$316,513

Agriculture and Grazing

The agriculture industry has declined in the last 3 decades. Several factors contributed to the decline, including drought, market prices, and world politics. In 1970, total net income from farming and ranching in San Juan County was \$8.8 million. By 1985, that number had dropped to \$-0.8 million and in 2000, to an all-time low of \$-2.1 million. Negative net income means that production expenses were higher than gross income. In San Juan County, 41% of gross agricultural and grazing income is from livestock and products, and 12% of gross income is from crop production.

The remainder of income is from government payments and rents received. Figure 3.12 shows the decrease in personal income from farming and ranching.



Source: BLM 2004e.

Figure 3.12. Income from agriculture, 1970–2000.

The composition of livestock and crop production has also shifted in the last decade. In 1970, 52% of gross farm income was from livestock, while 28% was from crops. Gross income from crops has dropped by 16% since 1970. Currently, San Juan County's main agricultural contributors are wheat, pinto beans, safflower, and cattle (San Juan 1996).

While the income generated from farming and ranching has decreased significantly in past decades, the number of farms has actually increased. In 1982 the number of farms was 214 and in 2002 the number grew to 231. A significant number of farms in San Juan County are 1,000 acres or more and the average farm size has jumped from 1,696 acres in 1982 to 6,747 acres in 2002. Table 3.38 shows the trends agricultural data for San Juan County.

Table 3.38. San Juan County Agricultural Data

	1982	1987	1992	1997	2002
Farms (number)	214	218	206	231	231
Land in farms (acres)	362,921	340,449	324,921	1,673,079	1,558,661
Average size of farm	1,696	1,562	1,577	7,243	6,747
Farms by Size					
1–9 acres	17	12	10	8	16
10–49 acres	17	22	24	21	38
50–179 acres	22	27	26	36	43
180–499 acres	30	29	29	39	32
500–999 acres	31	29	30	29	19
1,000 acres or more	97	99	87	98	83
Market value of agricultural products sold	8,367	9,370	8,990	9,097	7,516
Operators by principal occupation, farming	120	123	112	115	140
Operators by principal occupation, other	94	95	94	116	91

Source: Workforce Services 2005.

The BLM provides livestock grazing opportunities on public lands for local ranchers through the administration of livestock grazing. These permits generate local income and employment benefits to ranchers and their employees as well as other economic benefits to the county, including sales, income tax revenue, and indirect expenditures made by ranchers to local service or industry. Changes in Monticello FO grazing practices could potentially affect the local economy.

Livestock grazing allotments occur on approximately 99% of all BLM lands located within the Monticello FO boundary. An estimated 17,300 acres outside of grazing allotments are allocated to wildlife use and another 288 acres are administrative horse pasture. Within boundary allotments, 137,440 acres (6.1%) are unavailable for livestock grazing for resource protection.

Of the lands within grazing allotments, 1,761,351 acres (78%) are BLM lands. Of the 74 allotments currently permitted within the Monticello PA boundaries, cattle graze 61 allotments and cattle and horses graze 13 allotments. A total of 78,796 animal unit months (AUMs) are currently authorized (active). Of these, 77,365 AUMs (98 %) are used by cattle and 1,431(2%) are used by horses. An additional 7,299 AUMs are allowed through exchange of use (other ownership). For more information on current grazing conditions, please see Section 3.7, Livestock Grazing.

Mineral Resources

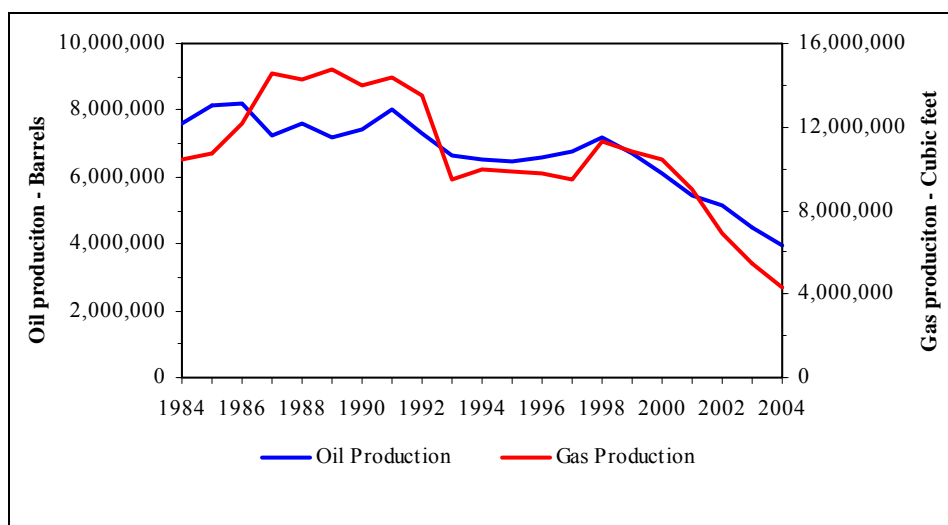
The contribution of mineral extraction to the San Juan County economy has fluctuated throughout the previous century. Since the demand for uranium decreased in the in the early 1980s, mineral extraction has contributed minimally to the local economy and local job base. In 2004, mining jobs contributed only 4% of non-farm jobs (163 out of 3,936 non-farm jobs) in the county (Workforce Services 2005). Oil and gas production within the Monticello PA has

generally been declining since 1984, but has decreased more rapidly since 1998 (see Figure 3.9). As of March 2005, there have been 3,267 wells drilled in the Monticello PA, of which 2,132 wells have been plugged and abandoned. Of the remaining 1,135 active wells, 508 are currently producing oil and gas. Approximately, 41% of the wells drilled in San Juan County during the period of 1991–2004 were dry (BLM 2005h).

The economic benefit to San Juan County of oil and gas activities comes primarily in the form of mineral lease payments and royalties from the State of Utah to the county. The State of Utah collects payments from a variety of sources, including lease and royalty payments made to the BLM and to the Minerals Management Service of the Department of the Interior. Royalties are based on the sale of oil and gas and increase or decrease based on quantity of production and prices. Approximately one-half of the payments received by these agencies are remitted to the State of Utah, which in turn distributes about one-half to the counties. The State of Utah payments to the counties are based very closely on actual leasing and production activities within each county.

According to the Mineral Management Service, in the 2000 fiscal year, San Juan County reported a total of \$5,955,862 in sales volume for gas, and \$633,808 in sales volume for oil. Royalty values to the State of Utah were \$1,848,180 and \$1,638,434, respectively. The amount disbursed to the state was \$924,590 for gas and \$819,217 for oil (USDII 2000). Oil and gas production has been steadily declining since 1990. In 1990 San Juan County produced 7,774,204 barrels of oil and 29,580,534 thousand cubic feet (MCF) of gas. In 2004 the county produced 3,986,802 barrels of oil and 17,392,707 MCF of gas. Figure 3.13 illustrates oil and gas production trends in San Juan County.

A potential benefit to San Juan County from oil and gas and mineral production is in the jobs created, both in direct production activities and associated services. Many of the current oil and gas activities are located on the Utah–Colorado border and some of those employed live in western Colorado. The White Mesa Mill employs approximately 40 people and most are living in or around the town of Blanding.



Source: BLM2005d.

Figure 3.13. Production from oil and gas wells in the Monticello FO.

The Utah Permanent Community Impact Fund Board (CIB) provides loans and grants to agencies within the state that may be socially or economically impacted by mineral resource development on federal lands. In 2005 San Juan County received \$2,536,232 in loans and grants from the CIB. From fiscal year 2001–2005 the county received \$3,027,588 (Department of Community and Culture 2005). The source of CIB's funding is a portion of the federal mineral lease royalties returned to the State of Utah by the federal government. The money from the CIB to fund various infrastructure projects is not directly related to the amount of production per county, but rather on applicant eligibility determined by the Board.

A recent increase in the price of uranium has led to a surge of filings for uranium claims within the Monticello PA. According to the Mineral Potential Report, the price of uranium was \$29.00 per pound in May of 2005 (BLM 2005b). While the thousands of claims filed in 2004 and 2005 do not necessarily predict a resurgence of a uranium boom in the area, exploratory holes are being drilled and the potential for impacts to socioeconomics could result from uranium extraction on BLM lands.

3.13.4.3 TRIBAL INTERESTS

The high acreage of Navajo lands is a significant factor in the social and economic conditions of the county, as in the case of San Juan County's unique tax laws regarding the Reservation. Oil and gas companies as well as other Anglo businesses on the reservation are taxed by the county; however, the personal property of tribal members (homes, vehicles) on the reservation do not contribute to the county's tax base. The reservation receives revenue from oil and gas lease fees on its land; however, it is not eligible to receive royalties generated from oil and gas production. The Navajo Tribe Utilities Authority (NTUA) provides infrastructure services such as sewer and water on the reservation, as opposed to the county services. San Juan County also does not provide law enforcement on the reservation, however, the county search and rescue is used by the reservation.

Over the last 10 years, the Navajo Nation has gone from living in scattered units to living in more consolidated centers, such as Aneth, Montezuma Creek, and Shiprock, New Mexico. This shift has made it easier to make essential services more available to tribal members. However, not all Navajos have made this shift. More traditional people and the elderly have been more reluctant to change their living circumstances.

The Navajo Nation currently depends less on grazing of sheep and the sale of sheep products than in the past, and more on wage work. A large percentage of available jobs are government jobs, and many people travel off the Reservation for this work. Crafts have been an important way for Navajos to augment wage income, and most of the resources needed are found on public lands. These resources include firewood, pinyon nuts, willow for baskets, cottonwood root for carving, and plants to make paint pigment. Continued use of these lands and its resources are important in sustaining this aspect of Navajo livelihood.

According to the public scoping meetings and consultation with tribal leaders, access to sacred sites, gathering of traditionally used plants and minerals, tribal consultation, and the protection of

cultural resources (including places, burials, and plants) are issues requiring attention by the Monticello FO as land management decisions are made (SWCA 2004).

3.13.5 ENVIRONMENTAL JUSTICE

3.13.5.1 BACKGROUND AND REGULATORY GUIDANCE

"Environmental justice" refers to the fair and equitable treatment of individuals regardless of race, ethnicity, or income level, in the development and implementation of environmental management policies and actions. In February 1994, President Clinton issued Executive Order (EO) 12898, "Federal Actions to Address Environmental Justice in Minority and Low Income Populations." The objective of this EO is to require each federal agency to "make achieving environmental justice part of its mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority and low income populations (EO 12898 1994).

Convened under the auspices of the EO, the Interagency Working Group defines Black/African American, Hispanic, Asian and Pacific Islander, American Indian, Eskimo, Aleut, and other non-white persons as minority populations. Low-income populations are defined as persons living below the poverty level based on total income of \$13,359 for a family household of 4 based on the 2000 census. Minority populations are identified as either: (1) the minority population of the affected area exceeds 50%, or (2) the minority population percentage of the affected area is meaningfully greater than the minority population percentage in the general population or other appropriate geographic area (BLM 2002c).

3.13.5.2 MINORITY AND LOW-INCOME POPULATIONS

Land use management decisions within the Monticello PA have the potential to directly or indirectly affect the county's minority and low-income populations.

Unique to Utah, populations in San Juan County typically known as "minority" comprise more than half of the population in San Juan County. San Juan County ranks first in the state for Native American/Alaskan Native population. San Juan County is home to 27% of the state's Native American population and at 55.7% of the county's total population, Native Americans are not the minority. In Utah, 93.8% of the entire population identify themselves as white and 1.3% of the population identify themselves as Native American/Alaskan Native (GOPB 2002). Therefore, when considered state or region-wide, Native Americans are considered a minority race. Despite the population data that indicate non-minority status within San Juan County, Native Americans are considered a minority group for the purposes of achieving environmental justice during this RMP process.

As mentioned earlier within the context of "poverty" as an economic indicator for the economic well-being, persons in San Juan County living below the poverty line in 2003 was higher than the state average (22.6% vs. 10%). While San Juan County poverty trends show a decrease over time they remain higher than the state average. In 2003 the poverty level established by the by the Census Bureau for a family of 4 was \$18,810 and in that year 31% or 4,443 people in San

Juan County were living below the poverty level (U.S. Census Bureau 2006). In terms of race, the Native American population has the highest poverty level in the county at 48% or 3,809 individuals.

3.13.5.3 ADDITIONAL ENVIRONMENTAL JUSTICE ISSUES

Potential land management decisions pertaining to woodlands in the Monticello PA could disproportionately affect the area's low-income and minority population. Navajo tribal members have been gathering wood in the Cedar Mesa area and using the resource as their primary heat source in the winter months. Unmanaged woodland harvesting has damaged surface cultural resource sites and created a network of unauthorized roads and trails that degrade visual quality, and which also may increase soil erosion and sedimentation, and affect overall watershed quality. Through the development of the RMP, it is anticipated that an organized and systematic plan will be developed to allow the Navajo Tribe to remove fuelwood and minimize future damage to the area.

Native Americans also want to be able to collect live cottonwood, however, this species is valuable for wildlife (T&E species) habitat, riparian function, and overall watershed health. It currently is at risk of being replaced by invasive species including tamarisk. The access and gathering of other plants traditionally used by tribes is an issue within the Monticello PA. Plants important to Native American's traditional cultural practices include: willows, sage, yarrow and squirrel tail (SWCA 2004).

3.14 SOILS AND WATER

3.14.1 RESOURCE OVERVIEW

Watershed incorporates several separate resources (soil, water, etc) and takes into consideration the interaction between them and their effect on conditions and processes occurring on the landscape, culminating with their impact on surface water quality. To assess these impacts, the resources that are discussed in this section are soils and surface water.

3.14.2 WATERSHEDS AND GENERAL TOPOGRAPHY

The Monticello PA lies within portions of nine separate hydrologic subbasins (Table 3.39) located within the Upper Colorado hydrologic region (Region 14). The majority of the PA is contained within the San Juan subbasin, though the northern portion of the PA is largely within the Kane Springs subbasin. Subbasin boundaries are shown on Map 49, and are described in Table 3.39.

The PA is also within an administrative area designated by the Utah Division of Water Resources (UDWRe) called the Southeast Colorado River Basin. The boundaries of this area are a mix of political and geographic features, and almost completely overlap the Moab and Monticello PAs.

Table 3.39. Subbasins within the Monticello PA

4th Order HUC	Subbasin Name
14030005	Upper Colorado – Dolores – Kane Springs
14070001	Upper Colorado – Dirty Devil – Upper Lake Powell
14080201	Lower San Juan – Four Corners
14080202	Lower San Juan – McElmo
14080203	Lower San Juan – Montezuma
14080205	Lower San Juan – Lower San Juan

The topography of the Monticello PA is defined largely by high mountains, steep escarpments, and incised canyons. The boundaries of the PA itself are defined by the Colorado border to the east, the San Juan River and Navajo Indian Reservation to the south, and the Colorado River to the west. The northern boundary of the Monticello PA approximately follows the elevational divide along Hatch Point, and the Lower Lisbon Valley. Elevations vary from 3,700 feet above mean sea level (amsl) in the southwest near Lake Powell, to approximately 7,500 feet amsl near the base of the Abajo Mountains.

The Abajo Mountains themselves lie within the Manti-La Sal National Forest and are the highest topographic features in the PA. Dry Valley extends north from the Abajo Mountains. The region west of the Abajo Mountains consists of a deeply incised plateau, and includes the Canyonlands National Park. The southern portion of the PA that extends from the Abajo Mountains to the San Juan River is characterized by similar terrain, though less steep, and an overall loss in elevation to about 4,500 feet amsl at the River.

3.14.3 GEOLOGY

The geology of the Monticello PA is characterized primarily by the relatively flat stratigraphic sequence of sedimentary units dating from the Cretaceous, Jurassic, Triassic, and Permian and Pennsylvanian periods. The older Permian and Triassic rocks, which include the Cutler Group and the Moenkopi formation and the Chinle Formation, dominate the area between the Abajo Mountains and the Colorado River. This area is known as the Monument Upwarp, a late Cretaceous uplift that resulted in the erosional removal of the younger strata from the underlying rock. The remainder of the Monticello PA is still dominated by younger sedimentary units of Cretaceous and Jurassic age, which includes the Dakota and Morrison Formations and the Glen Canyon Group.

3.14.4 SOILS

Soils are the medium for plant growth, and soils provide nourishment for nearly all terrestrial organisms. Soils in the Monticello PA have developed in residuum (residual material from parent rock), colluvium (rock debris accumulated by gravity at the base of a cliff), alluvium (clay, silt, sand or gravel deposited by a stream or moving water), eolian sands (sands deposited by wind), and loess (yellowish brown loamy material deposited by wind). They are derived primarily from

the sedimentary geologic deposits that occur throughout the Monticello PA. Some soils are derived from igneous parent materials that occur around the Abajo Mountains.

3.14.4.1 SOIL DATA

Soil mapping for the Monticello PA was prepared using the Soil Survey Geographic database (SSURGO) for Utah. NRCS Soil surveys for the Monticello PA include:

- San Juan Area 1962
- San Juan County, Central Part 1993
- Canyonlands Area 1991

3.14.4.2 SOIL CLASSIFICATION

Aridisols (dry soils), Mollisols (soils with a dark surface horizon), Entisols (geologically young soils), and Alfisols (forested soils) comprise the Monticello PA soil orders. Soils are classified or grouped into similar categories based on physical and chemical properties. A soil order is the broadest soil taxonomic grouping. The next, more refined soil taxonomic level is the suborder. The finest level of classification is the series or phase. For the purposes of this discussion soils are summarized by order and suborder. Within the Monticello PA there are generally 5 major soil orders represented and 7 suborders. These are described and their acres summarized in Table 3.40.

Table 3.40. Soil Orders and Suborders, Monticello PA (BLM 2001a)

Soil Order Soil Suborder	Acreage	Description
Aridisols (dry soils)		
Argids	292,574 acres	Aridisols with clay accumulation in one or more subsurface horizons.
Orthids	354,966 acres	Aridisols without any exceptional characteristics.
Entisols (developmentally young soils)		
Fluvents	26,170 acres	Entisols formed in a fluvial environment, such as a floodplain.
Orthents	926,129 acres	Entisols are recently developed soils without any exceptional characteristics. Orthents are typically formed in colluvial and aeolian deposits. These soils are the most widespread in the Monticello PA.
Mollisols (soils that have dark surface horizons due to organic matter accumulation)		
Borolls	10,464 acres	Mollisols formed under cooler temperatures.
Ustolls	18,258 acres	Dry Mollisols (precipitation occurs more frequently than in Xerolls).
Xerolls	29,909 acres	The driest Mollisols (precipitation occurs less frequently than in Ustolls).
Other Lands		
Rock outcrop/ rubblelands/ water	354,966 acres	Includes all of these. No soil development is present on these lands; water makes up a small percentage of this acreage.

3.14.4.3 SENSITIVE SOILS

Soils in the resource area are composed of a wide variety of soil types and characteristics. Sensitive soils are those soils that have one or more limiting characteristics that would make them difficult to reclaim, if they were disturbed. Limiting soil chemical features include sodium, soluble salts, carbonates, and gypsum. Limiting soil physical characteristics include soils that are susceptible to wind and/or water erosion, and soils that are protected by biological soil crusts. . Sensitive soils are identified using information from published soil surveys, ecological site descriptions, local monitoring records and field data, and research studies. The information below provides general estimates and descriptions of limiting soil features as determined by the published soil survey information. For the purposes of this analysis, this information was used to identify amounts of soils with limiting features or that could be considered "sensitive soils" within various land management allocations that may differ between alternatives, as a means of comparing impacts to and from soil resources between alternatives. This information may also be used in site specific planning to help determine whether additional BMP's or mitigation measures would be required to protect soil productivity or to improve chances for successful reclamation following disturbance.

3.14.4.3.1 ERODIBLE SOILS

Wind erodible soils were determined from each mapping unit's wind erodibility group (WEG), which ranges from 1 (highest erodibility) to 8 (lowest erodibility). Soils with a WEG of 1–2 are highly erodible; soils with a WEG of 3, 4, and 4L are moderately erodible. Wind erosion strips the surface horizon of soil and nutrients necessary for seed germination and plant recruitment. Wind erosion can also result in the formation and expansion of sand dunes. Aeolian deposition can bury and kill biological soil crusts by prohibiting photosynthesis in cyanobacteria, lichens and mosses. In the Monticello PA, moderately and highly wind erodible soils occur over 986,765 acres and 65 acres, respectively (Map 47).

Water erosion causes the formation of rills and gullies, and can contribute to the sedimentation of streams and reservoirs. Two variables were factored into determining a soil's erodibility: the soil's erodibility constant (the "k" factor) and slope. Water erodible soils were divided into 3 classes: slightly, moderately, and highly erodible. The table below summarizes the erodibility constants and slope parameters used to determine the level of erodibility.

Slightly water erodible soils totaled 1,789,629 acres, moderately water erodible soils totaled 8,659 acres, highly water erodible soils totaled 206,451 acres, and (Map 46).

Table 3.41. Soil Erodibility Factors

Erodibility	k Factor	Slope
High	>0.37 0.20–0.36	>10% >30%
Moderate	0.20–0.36 <0.20	>10 to ≤30% > 30%
Slight	<0.20 any k-factor	10 to 30% <10%

3.14.4.3.2 SALINE AND SODIC SOILS

Soil salinity can have significant impacts on soil erosion and reclamation potential. Erosion of saline soils can also have significant impacts on the water quality of downstream watersheds. Soil map units with (saline soils) exhibit electrical conductivity levels of 8 decisiemens per meter (dS/m) or greater are shown in Map 44. Sodic soils are those soils with sodium adsorption ratios (SAR) greater than 13:1. The soil survey maps do not indicate that saline or sodic soils occur on BLM lands within the Monticello PA, but they are expected to occur within San Juan County (Maps 44 and 45).

3.14.4.3.3 RECLAMATION-SENSITIVE SOILS

Reclamation sensitive soils are those soils with one or more of the following characteristics that would make them difficult to revegetate if disturbance occurred on them:

- pH \geq 9.0
- SAR \geq 13:1
- Salinity \geq 8 dS/m

As stated above, saline and sodic soils are not likely to occur within the Monticello PA, but there are some strongly alkaline soils present within the PA. Due to the characteristics listed above, reclamation sensitive soils would be difficult to revegetate, due to their limiting soil chemical properties. The Monticello PA contains 286,736 acres of reclamation-sensitive soils (Maps 34, 37, and 38).

3.14.4.3.4 BIOLOGICAL SOIL CRUSTS

Many of the biotic communities found in the Monticello PA have evolved with the presence of biological soil crusts. Biological soil crusts include mats or filaments of cyanobacteria, lichens, and mosses. These crusts play a major role in reducing water and wind erosion and in preventing the establishment of invasive annual grasses (BLM 2001b).

The presence of biological crusts in arid and semiarid lands have a significant influence on reducing soil erosion by both wind and water, fixing atmospheric nitrogen, retaining soil moisture, and providing a living organic surface mulch. They can be used as an indicator of rangelands' ecological health. Development of biological crusts is strongly influenced by soil texture, soil chemistry, and successional colonization by crustal organisms. The SSURGO data and NRCS soil surveys do not contain information on the amounts or types of biological crusts that may occur in each soil mapping unit. However, extensive research on soil biological crusts has been done in nearby areas such as Canyonlands National Park and the Grand Staircase Escalante National Monument (see USGS 2007; Bowker et al. 2006).

3.14.5 SURFACE WATER SUPPLY AND USE

Surface water supply comes from larger regional rivers (Colorado and San Juan rivers), and those intermittent and perennial streams in the Monticello PA that originate in the Abajo

Mountains. Runoff occurs from snowmelt and from brief intense storms that generally occur in late summer. Most of the surface runoff occurs from snowmelt during the months of April, May, and June. Stream segments farther away from the mountains, or with headwaters originating at lower elevations, are less likely to be perennial and more dependent on summer precipitation. Diverted surface water in the FO PA is used for agricultural, municipal, industrial, and recreational purposes.

Major creeks, rivers, and lakes are summarized in Table 3.42. Average annual streamflows for some of the creeks and rivers are included in Table 3.43.

Table 3.42. Major Waterbodies within the Monticello Planning Area

Subbasin	Major Waterbodies
Upper Colorado – Dolores – Kane Springs	Colorado River, Indian Creek
Upper Colorado – Dirty Devil – Upper Lake Powell	Colorado River, Lake Powell
Lower San Juan – Four Corners	San Juan River, Butler Wash, Comb Wash, Recapture Creek, Recapture Reservoir, Blanding City Reservoirs
Lower San Juan – Montezuma	Vega Creek, Verdure Creek, Montezuma Creek, Keller Reservoir, Lloyd's Lake
Lower San Juan – Lower San Juan	San Juan River, Lime Creek, Lake Powell

Table 3.43. Annual Mean Streamflow of Selected Waterbodies

Major Waterbodies	Flow Regime	Avg. Annual Streamflow (cfs) ¹	Period of Record
Colorado River	Perennial	12,500	1928–1982
Indian Creek	Perennial	4.2	1950–1990
Montezuma Creek	Intermittent	11.8	1986–1992
Recapture Creek	Intermittent	1.3	1966–2001
San Juan River	Perennial	2,300	1915–2001

¹ Based on published USGS data (USGS 2006).

The largest use of surface water is for agricultural irrigation for approximately 5,100 acres of land, diverting an average of 17,000 acre-feet annually. Of this diversion, approximately 9,700 acre-feet are depleted through evapotranspiration with the rest returning to the hydrologic system as runoff or infiltration. These numbers are based on data compiled for a region roughly equivalent to the PA for the year 1996 (UDWRe 2000).

Municipal and industrial (M&I) surface water use in San Juan County accounted for diversions of approximately 3,500 acre-feet in 1996 (UDWRe 2000). Industrial water uses in San Juan County account for approximately 30% of the M&I diversions and include mining and mineral processing, lumber processing, construction and rock products, and meat processing.

Intermittent and perennial surface water flow also provides the basis for wet and open areas and supports riparian vegetation. BLM surface water developments include stock ponds, erosion control structures, rainfall catchments, guzzlers for wildlife, and spring developments.

There is no irrigated agriculture associated with BLM lands within the Monticello PA, with the exception of minor acreage being farmed in trespass.

3.14.6 MUNICIPAL WATERSHEDS

Some municipalities within the PA rely on surface water as part of their water supply, with some parts of the watershed administered by the BLM. Most of the culinary water supplied by Blanding is surface water from Indian, Johnson, and Recapture creeks, and all of the culinary water supplied by Mexican Hat is surface water from the San Juan River. Culinary or potable water supplied by Bluff, Eastland, Monticello, and the San Juan Special Services District all originates as groundwater derived from springs or wells.

Forty-five parcels within the PA have been withdrawn by the BLM for public water preservation. These lands total approximately 3,800 acres, and are summarized in Table 3.44.

Table 3.44. Summary of BLM Public Water Reserve Lands

Parcel	Acres
Alkali Canyon (2)	82.64
	78.75
Arch Canyon	85.64
Cigarette Spring Cave	155.14
Collins Spring (2)	87.35
	103.61
Cottonwood Wash (3)	38.03
	39.28
	35.46
Cross Canyon (3)	40.50
	39.31
	40.10
Dark Canyon	41.04
Dry Wash	43.90
East Canyon Wash (2)	35.43
	83.74
Irish Green Spring (3)	120.70
	38.51
	40.15
Lime Creek (4)	72.42
	40.21

Table 3.44. Summary of BLM Public Water Reserve Lands

Parcel	Acres
	38.59
	40.79
Mike's Canyon (2)	151.45
	243.93
Peter's Canyon	41.30
Picket Fork	159.75
Prehistoric Cave Spring	155.84
Recapture Creek (3)	20.38
	43.70
	37.15
Red House Spring	239.56
Ruin Canyon (2)	73.22
	222.76
San Juan River (2)	41.10
	35.11
Sweet Alice Spring	40.24
Tank Wash	20.27
The Needles	186.10
The Tank	124.09
Turner Water Canyon (2)	156.44
	40.53
Wild Cow Point (2)	44.58
	138.61
Woodenshoe Buttes	157.50
Total	3,794.9

3.14.7 SURFACE WATER QUALITY

The U.S. Geological Survey (USGS), the BLM, and the UDEQ implement surface water quality sampling programs within the Monticello PA. The USGS sampling program regularly monitors only the major rivers within the PA including the Colorado and San Juan rivers. The USGS monitoring program has been continuously conducted for more than 60 years. The UDEQ and BLM sampling programs support state water quality assessments and are more extensive, including many of the smaller creeks, springs, and lakes. The UDEQ sampling program was started in 1997 as the basis for Utah's water quality assessment required under Section 305(b) of the Clean Water Act, and the Section 303(d) list of impaired water bodies.

Impaired water bodies within the Monticello PA were limited to the Kane Springs and Lower San Juan subbasins. Within the Kane Springs subbasin, Indian Creek was identified as impaired with respect to pH. Within the Lower San Juan subbasin, Johnson Creek and North Creek are

impaired with respect to pH, and Cottonwood Wash is impaired due to radionuclides (gross alpha) due to historical mining and mine tailings in the area. Within the Lower San Juan subbasin, Recapture Reservoir is impaired with respect to dissolved oxygen.

A full list of streams and water bodies located within the Monticello PA and listed on Utah's 303(d) list are included as Table 3.45, and shown in Map 48.

Table 3.45. Waterbodies on Utah's 303(d) List of Impaired Waters

HUC Code	Name	Stressor
14030005	Indian Creek from Newspaper Rock north boundary to headwaters	pH
14080201	Johnson Creek from Recapture Creek to headwaters	pH
14080201	Cottonwood Wash from Westwater to USFS Boundary	Gross alpha ⁴
14080201	Cottonwood Wash within FS Boundary	Gross alpha
14080203	North Creek from Montezuma Creek to headwaters	pH
14080201	Recapture Reservoir	Dissolved Oxygen

Source: UDEQ 2000a, UDEQ 2002.

Excess salinity is the major surface water quality problem in the PA, and is of national significance under the Colorado River Basin Salinity Control Act of 1974. Salinity contributions occur from naturally occurring saline springs, from saline groundwater interception by streams, and from erosion of saline soils. During low flow periods, salt contribution comes from seeps, springs, and groundwater flow; during high flow periods, erosion of saline soils becomes a major contributor to salinity problems.

Based on the UDEQ sampling program, problem watersheds within the Monticello PA have been identified and are summarized in Table 3.46. Two parameters can be used to describe salinity impacts from each watershed: total dissolved solids, which are reflective of saline groundwater contribution as well as erosion of saline soils; and total suspended solids, which are an indicator or erosion potential of a watershed. Other stream systems within the Monticello PA may also have problems, but the data are not currently available to make this assessment.

Table 3.46. Watersheds with Potential High Salinity Contributions

Subbasin/Stream System Sampling Locations	Average Total Dissolved Solids (mg/L)	Average Total Suspended Solids (mg/L)	Percent of Time TDS Limit Exceeded ¹	Percent of Time TSS Limit Exceeded ²	Approximate Percent of Watershed on BLM Lands
Lower San Juan/Lime Creek					90
Lime Creek (mouth)	2,750	20	92	8	
Four Corners/Comb Wash					80
Comb Wash (mouth)	1,300	900	44	56	
Comb Wash (middle)	1,970	190	50	8	
Arch Creek	690	280	0	19	

⁴ Gross Alpha is a radioactive contaminant sometimes found in water within or adjacent to historic mining districts.

Table 3.46. Watersheds with Potential High Salinity Contributions

Subbasin/Stream System Sampling Locations	Average Total Dissolved Solids (mg/L)	Average Total Suspended Solids (mg/L)	Percent of Time TDS Limit Exceeded ¹	Percent of Time TSS Limit Exceeded ²	Approximate Percent of Watershed on BLM Lands
Fish Creek	1,910	20	69	8	
Four Corners/Cottonwood Creek					45
Cottonwood Creek (mouth)	340	3,240	0	60	
Cottonwood Creek (middle)	330	1,010	0	38	
Cottonwood Creek (headwaters)	320	560	0	50	
Allen Canyon Creek	340	100	0	17	
Hammond Canyon Creek	310	250	0	25	
Four Corners/Recapture Creek					45
Recapture Creek (mouth)	1,440	1,840	45	64	
Bulldog Canyon Creek	410	180	0	15	
Montezuma/Montezuma Creek					40
Montezuma Creek (mouth)	1,400	1,750	64	100	
Montezuma Creek (headwaters)	780	310	0	20	
Kane Springs/Salt Creek					25
Salt Creek (mouth)	4,350	10	100	0	
Salt Creek (middle)	720	30	5	6	
Kane Springs/Indian Creek					55
Indian Creek (headwaters)	210	890	0	25	
North Cottonwood Creek	320	140	0	35	

Source: USEPA 2003d.

¹ Exceedance over 1,200 mg/L.² Exceedance over 90 mg/L.

3.15 SPECIAL DESIGNATIONS

For the purposes of this analysis, Special Designations fall into 3 categories: Areas of Critical Environmental Concern (ACECs), Wild and Scenic Rivers (WSR), and Wilderness Study Areas (WSAs). (There is no designated wilderness within the Monticello PA). Special designations are applied to areas when they have certain resources or characteristics that require special management. Detailed descriptions of each of these areas and the criteria for proposing them are given below. Area of Critical Environmental Concern (ACEC)

3.15.1.1 INTRODUCTION

FLPMA defines an ACEC as an area "within the public lands where special management attention is required to protect and prevent irreparable damage to important historic, cultural, or scenic values, fish and wildlife resources, or other natural systems or processes, or to protect life and safety from natural hazards." Private lands and lands administered by other agencies are not included in the boundaries of ACECs.

FLPMA states that the BLM will give priority to the designation and protection of ACECs in the development and revision of land-use plans (43 United States Code [U.S.C.] 1712 [c]).

Regulations at 43 CFR 1610.7-2 require that for an area to be considered as a potential ACEC, both of the following criteria shall be met: 1) Relevance—there shall be present a significant historic, cultural or scenic value; a fish or wildlife resource or other natural system or process; or a natural hazard; and 2) Importance—the above described value, resource, system, process, or natural hazard shall have substantial significance and values. This generally requires qualities of more than local significance and special worth, consequences, meaning, distinctiveness, or cause for concern.

ACECs differ from some other special management designations in that designation by itself does not automatically prohibit or restrict other uses in the area. The special management attention is designed specifically for the relevant and important values, and therefore varies from area to area. The one exception is that a mining plan of operation is required for any proposed mining activity that would create surface disturbance greater than casual use within a designated ACEC (43 CFR 3809 Regulations).

The first step in the ACEC designation process is a call for nominations during public scoping for the RMP. The BLM, other federal and state agencies, special-interest groups, or members of the public may formally nominate an area for ACEC designation. The nominations are reviewed by a BLM interdisciplinary team to determine if the criteria of relevance and importance have been met. In addition, existing ACECs are subject to reconsideration when plans are revised.

If the relevance and importance criteria are met, the area is considered as a potential ACEC to be considered for ACEC designation during the RMP planning process or during the RMP amendment process. The signing of the ROD of the proposed RMP or RMP amendment by the

BLM state director officially designates an ACEC. Following ACEC designation, special management identified in the RMP or RMP amendment is implemented.

3.15.1.2 REGIONAL OVERVIEW

The Monticello PA has 10 existing ACECs that were reconsidered during the RMP process for relevance and importance values along with a total of nine new internal and external nominations. Several of the new nominations overlapped existing ACECs. The determination rationale for all existing ACECs and new nominations, including those that did not meet relevance and importance criteria, are outlined in Appendix H, Special Designations, Relevance and Importance Criteria Evaluations.

3.15.1.3 EXISTING ACECS

With the approval of the San Juan RMP (BLM 1991a), the BLM designated 10 ACECs, comprising approximately 513,452 acres, in the Monticello PA. These areas are recognized as requiring special management attention for the protection of cultural sites, scenic qualities, recreational opportunities, vegetation, or wildlife resources. With the exception of the Grand Gulch Plateau Cultural and Recreation Management Plan (BLM 1993c), separate management plans have not been developed for these ACECs. Instead, the special management conditions (from the 1991 San Juan RMP), direct how the existing ACECs are managed. When a project is allowed to proceed within an ACEC, these established management conditions must be followed, and are incorporated directly into the management prescription for the proposed project. The 10 existing ACECs are summarized in Table 3.47. Please see Map 50 for their locations.

Table 3.47. Monticello PA ACECs from 1991 RMP (Existing ACECs)

Existing ACECs	Value(s)	1991 RMP Acreage ¹	Existing ACEC Mapped Acreage per ArcView ²
Alkali Ridge	Cultural	35,890	39,202
Bridger Jack Mesa	Near-relict Vegetation	5,290	6,260
Butler Wash	Scenic	13,870	17,463
Cedar Mesa	Cultural, Scenic	323,760	295,335
Dark Canyon	Scenic	62,040	61,659
Hovenweep	Cultural, Habitat Management	1,500	1,798
Indian Creek	Scenic	8,640	8,509
Lavender Mesa	Relict Vegetation	640	649
Scenic Highway Corridor	Scenic	78,390	79,017
Shay Canyon	Cultural and Special Emphasis Area	1,770	3,560
Total		531,790	513,452

¹Acreage listed in 1991 San Juan RMP (BLM 1991a).

²Acreage for current existing ACECs determined by ArcView program. Difference represents mapping/GIS discrepancy.

3.15.1.4 POTENTIAL ACECs

After analyzing both currently existing and nominated areas based on relevance and importance criteria for the purpose of ensuring "that the most environmentally important and fragile lands will be given ... early attention and protection." (Senate Report 94-583, on FLPMA), and to protect important resources from irreparable damage, the BLM identified 11 potential ACECs, totaling 535,936 acres within the boundaries of the Monticello PA (Table 3.48–3.50; Map 51). It should be noted that some of these are existing ACECs, and some are new nominations for designation as ACECs. In addition, some of these potential ACECs are reconfigurations of existing and nominated areas.

Portions of potential and/or existing ACECs are within existing WSAs. Table 3.49 shows the acreage of WSA that is within an ACEC. Those ACECs that are not listed have no acres of WSA within the ACEC.

For detailed information on the Monticello FO ACEC process please refer to ACEC Evaluations, Appendix H.

Table 3.48. Summary Table of Potential ACECs

Area Name	Value(s)	Acreage
Alkali Ridge	Cultural	39,202
Bridger Jack Mesa	Near-relict vegetation	6,225
Butler Wash North	Scenic	17,463
Cedar Mesa	Cultural and Scenic, with Special Emphasis Areas—Grand Gulch, Valley of the Gods, and Arch Canyon, and Pine/Step Canyon area	344,262
Dark Canyon	Scenic, Cultural and Wildlife	61,659
Hovenweep	Cultural with Special Wildlife Habitat	2,438
Indian Creek/ Lockhart Basin	Scenic	56,293 ¹
Lavender Mesa	Relict-vegetation	649
Shay Canyon	Cultural	119
San Juan River	Scenic, Cultural, Wildlife and Natural System	7,626
Valley of the Gods	Scenic	-- ²
Total		535,936

¹ Indian Creek: 8,509 acres, included within Lockhart Basin total.

² Valley of the Gods: 34,771 acres, included in Cedar Mesa total.

Table 3.49. ACEC Acreage within Wilderness Study Areas (WSAs), by ACEC

Potential ACEC	Total ACEC Acreage	WSA(s) within the ACEC	Acreage of WSA within the ACEC	Percent of ACEC within WSA
Bridger Jack Mesa	6,225	Bridger Jack Mesa	6,225	100%

Table 3.49. ACEC Acreage within Wilderness Study Areas (WSAs), by ACEC

Potential ACEC	Total ACEC Acreage	WSA(s) within the ACEC	Acreage of WSA within the ACEC	Percent of ACEC within WSA
Butler Wash	17,463	Butler Wash, South Needles	17,248	99%
Cedar Mesa	344,262	Fish Creek Canyon, Bullet Canyon, Pine Canyon, Shieks Flat, Grand Gulch ISA, Mule Canyon, Road Canyon	196,349	57%
Dark Canyon	61,659	Dark Canyon ISA	61,326	99%
Indian Creek	8,509	Indian Creek	4,602	54%
Lockhart Basin	47,784	Indian Creek	1,821	4%
Scenic Highway Corridor	79,017	Cheese Box Canyon, Fish Creek Canyon, Pine Canyon, Shieks Flat, Grand Gulch ISA, Mule Canyon, Road Canyon	9,929	8%

Table 3.50. Description and Relevance and Importance Summary of Potential ACECs

Description	Summary of Relevance and Importance
Alkali Ridge Existing ACEC—39,202 acres	
Alkali Ridge lies between Alkali Canyon and Montezuma Canyon in the eastern portion of the resource area. This area is one of the best-known and influential examples of scientific archeological investigation in the southwestern U.S. The area contains the Alkali Ridge National Historic Landmark (2,340 acres).	The cultural resources located in this area are regionally and nationally significant and include a large number of high density cultural sites of the Basketmaker and Pueblo cultures. This area contains numerous large structural sites that have revealed evidence of the full range of prehistoric pueblo occupation from Basketmaker II to Pueblo III (500–1300 AD) and represent the defining morphological site type for the prehistoric Pueblo II cultural period (900–1150 AD).
Bridger Jack Mesa Existing ACEC—6,225 acres	
Bridger Jack Mesa is located in the Indian Creek Corridor on the west side of Scenic Highway 211. Bridger Jack Mesa ACEC covers a large mesa top consisting of pinyon-juniper woodland and sagebrush-grass parks. The mesa is public land except for approximately 420 acres of state land.	This area contains near-relict plant community unaltered by human intervention. The cliffs surrounding the mesa top form a natural boundary providing a relatively isolated area that has not been grazed since 1957. Bridger Jack Mesa provides a natural exclosure control area to study the recovery of pinyon-juniper woodland and sagebrush-grass communities from livestock grazing. It is important as a baseline for the study and comparison of pinyon-juniper woodlands and sagebrush-grass community management in other parts of the Colorado Plateau and is, therefore, more than locally significant.

Table 3.50. Description and Relevance and Importance Summary of Potential ACECs

Description	Summary of Relevance and Importance
Butler Wash Existing ACEC—17,463 acres	
Butler Wash North ACEC is located south of and adjacent to Canyonlands National Park, and includes Butler Wash, and several forks of Salt Creek. The southern part of the ACEC flat areas drop abruptly into the heads of the various forks of Salt Creek.	The scenic values of this area are a continuation of the remarkable rock formations, spires, domes and buttes seen in the adjacent Needles District of Canyonlands National Park. They are important to regional, national, and international visitors who travel to Canyonlands NP and backpack into the remote, natural areas adjacent to the park. Salt Creek is one such area. Gray, cream, coral and red sandstones band the walls of the canyons of Salt Creek.
Cedar Mesa Existing ACEC—295,335 (Includes 4,240 acres in Grand Gulch, and 34,771 in Valley of the Gods)	
Cedar Mesa ACEC is located on the southern boundary of the field office bounded by Comb Wash on the east, Highway 163 and Glen Canyon NRA on the south and State Highway 276 on the west. This ACEC encompasses the Grand Gulch Archeological District and the Grand Gulch Primitive Area.	Cultural resources in the Cedar Mesa/Grand Gulch area are of regional, national, and worldwide significance because of the wealth of intact Basketmaker and Pueblo cliff dwellings in excellent condition. Arch Canyon, in particular, has a ruin of unique architectural elements that are one-of-a-kind in this area. Arch Canyon also has designated critical habitat for the Mexican Spotted Owl, potential habitat for the Southwestern Willow Flycatcher, and riparian habitat essential for amphibians and neo-tropical migratory birds. Sensitive fish species such as the flannelmouth sucker are present in the canyon.
Dark Canyon Existing ACEC—62,659 acres	
Dark Canyon ACEC is located on the western boundary of the field office adjacent to Glen Canyon NRA on the west, and on the east the Dark Canyon Wilderness Area (45,000 acres) of the Manti-La Sal NF Dark Canyon ACEC is surrounded by National Forest and NPS lands. This area is primitive, roadless and undeveloped in nature. It is limited to access due to the canyon rims that form a natural boundary that protect its natural scenery and wildlife values. The area includes Dark, Gypsum, and Fable Valley and several smaller side canyons all of which are part of the Colorado River drainage.	Dark Canyon is one of the deepest canyon systems in the region. The remote location, dramatic rugged terrain, and undeveloped naturalness of the area contribute to the high scenic value and make this a destination for primitive backcountry exploration by national and international travelers. The canyon has unobstructed and expansive views including 1,200 foot vertical cliffs, rimrock, outcrops and spires, pour-offs and potholes, and color contrasts between soil and rock, flowing water, and diverse vegetation. The proximity to Glen Canyon NRA, the Colorado River, Canyonlands NP, and the Manti-La Sal National Forest contribute to Dark Canyon as a visitation destination for primitive backcountry experience. Dark Canyon is within designated critical habitat for the Mexican Spotted Owl. It is also important habitat for Willow Flycatchers, Peregrine Falcon, and other raptors. There is a large variety of wildlife present in the area including ringtail cats, desert bighorn sheep, bobcats, black bear, deer, elk, and mountain lions.

Table 3.50. Description and Relevance and Importance Summary of Potential ACECs

Description	Summary of Relevance and Importance
Hovenweep Existing ACEC—1798 acres + 620 acres¹	
<p>Hovenweep ACEC is located on the eastern boundary of the field office and is adjacent to the Square Tower Unit in Hovenweep National Monument (NPS).</p>	<p>Hovenweep ACEC contains cultural resources in the same vicinity and of the same types as Canyons of the Ancients National Monument and Hovenweep National Monument and adds cohesiveness to the management of the cultural resources of the two National Monuments.</p> <p>It has two special emphasis areas, Cajon Pond and a visual protection zone (880 acres) for the unobstructed viewing of cultural sites. Cajon Pond, a constructed reservoir covers approximately 10 acres and provides important riparian habitat for migrating waterfowl and other wildlife in a desert, semiarid climate that has very little surface water present.</p>
Indian Creek Existing ACEC—8,509 acres	
<p>Indian Creek ACEC is located in the northern area of the FO, east of and adjacent to Canyonlands NP / Needles District. The Indian Creek ACEC buffers the scenic view from Needles Overlook across BLM land into Canyonlands NP. The area includes the lower end of Indian Creek and Rustler Canyon.</p>	<p>The Indian Creek ACEC is noted for its incised, meandering canyons that wind through dark red mudstones, forming many rounded spires, and "hoo-doo" (boulders atop eroded rock that look like mushrooms). These various formations continue uninterrupted into Canyonlands NP, which contains some of the most unique landforms in the world. Visitors from around the world come to view this area from overlooks across BLM land and NPS Canyonlands NP.</p>
Lavender Mesa Existing ACEC—649 acres	
<p>Lavender Mesa ACEC covers the top of Lavender Mesa, which is located in the Indian Creek corridor of the FO.</p> <p>Lavender Mesa is isolated and inaccessible to man and herbivores by ground routes, even small mammals such as rabbits and mice appear to be absent. The mesa top supports a relict plant community environment. Most of the mesa is pinyon-juniper woodland with the exception of a small 20-acre sagebrush-grass park.</p>	<p>The vegetative community present on the top of Lavender Mesa is unique because it has developed without the influence of grazing animals and most other mammals. The area is ecologically relevant because it presents an isolated, relict plant community that remains unaltered by human or animal intervention. The vegetative community is important as a baseline for comparative studies of pinyon-juniper woodland and sagebrush-grass communities in other parts of the Colorado Plateau.</p>
Shay Canyon Potential ACEC—119 acres	
<p>Shay Canyon ACEC is located in the southern portion of the Indian Creek corridor and is adjacent to the northern boundary of the Manti-La Sal National Forest. It includes sections of the upper Indian Creek drainage with a Special Emphasis Area for the protection of aquatic and riparian habitat, delineated as a 275-foot corridor along upper Indian Creek.</p>	<p>Cultural resources in this area represent the interface between two prehistoric cultural groups: Anasazi and Fremont. This interface is represented in the unique motifs in the rock art. The area provides an opportunity for cultural scientific research, and paleontology study. Dinosaur tracks in the bottom of the Shay Canyon streambed are a unique visual reminder of the area's distant geologic and natural past.</p> <p>This area is heavily traveled area by visitors to the Needles District of Canyonlands National Park as Route 211 is the only way into and out of the park.</p>

Table 3.50. Description and Relevance and Importance Summary of Potential ACECs

Description	Summary of Relevance and Importance
Lockhart Basin Potential ACEC—56,293 acres	
<p>The Lockhart Basin ACEC nomination area is bounded on the north by the Colorado River, on the east by the cliffs of Hatch Point [the Moab and Monticello FOs boundary], and on the west by Canyonlands National Park. The southern boundary contours from the eastern rims to south of Indian Creek Existing ACEC and west to the boundary of Canyonlands National Park.</p> <p>This ACEC nomination includes lower Indian Creek, Rustler, Horsethief, and Lockhart Canyons and is nominated to protect scenic values as viewed from the numerous rims above the eastern ACEC nominated boundary, and looking into Canyonlands National Park.</p>	<p>The visual resources of the Lockhart Basin ACEC are some of the most impressive of the entire Colorado Plateau, and are of local, national, and international significance.</p> <p>The overlooks from the Needles Overlook provide an extensive viewshed of miles of vistas looking deep into Canyonlands NP. The unique characteristics of landforms, the National Park, the relative pristine nature of the land, the sensitivity of visitors to scenic resources, and the ability of the visitor to view the area from many vantage points make this an extraordinary and important visual resource.</p> <p>The cultural inventory areas within Lockhart Basin indicate multi-cultural occupations, unique to the canyonlands area of Utah.</p>
Valley of the Gods Potential ACEC—34,771 acres	
<p>Valley of the Gods lies north of US Highway 163 extending north to the south cliff line of Cedar Mesa. The Valley of the Gods is currently a Special Emphasis Area within the existing Cedar Mesa ACEC.</p>	<p>Valley of the Gods provides significant vistas to those who travel the roads surrounding the area. The Valley of the Gods is important to regional, national and international visitors who view and photograph the scenery. Panoramic views can be seen from the highways bordering the area and from the Valley of the Gods Loop (graded gravel and clay, 17 miles) Road. The eroded, wind-sculpted spires and buttes, and long rock fins resemble animals or "gods." Seven Sailors, Rooster Butte, Setting Hen Butte, Pyramid Peak, Castle Butte, and Bell Butte are found here. The West Fork of Lime Creek, Lime Creek, and the northwest portion of Lime Ridge are included in t area.</p>
San Juan River Potential ACEC—7,626 acres	
<p>The San Juan River ACEC nomination is located along the river from west of Bluff, Utah to the boundary of Glen Canyon NRS, with the Navajo Nation on the southern portion of the river center-line. A portion of the nominated area lies within the San Juan River SRMA.</p>	<p>The scenery along the San Juan River includes tilted formations as the river crosses Comb Ridge, steep vertical cliffs hundreds of feet high with walls of interbedded sandstone and limestone, and the 1,200-foot high walls of the Goosenecks. The Goosenecks are one of the best examples of entrenched meanders in the U.S. Riparian areas with various hues of green border the watercourse and contrast with red sandstone, presenting a diverse and varied scenic viewing area. Hanging gardens occur in ledges of Navajo Sandstone.</p> <p>The rock art along the San Juan River is unsurpassed, recognized as "Type Sites" for their specific rock art motifs. Cultural sites are present along the river banks and within the tributaries of the San Juan River.</p> <p>The San Juan River has a unique endemic fish population and designated habitat for the endangered Colorado pikeminnow and the razorback sucker, as well as the state sensitive</p>

Table 3.50. Description and Relevance and Importance Summary of Potential ACECs

Description	Summary of Relevance and Importance
	flannelmouth sucker. Bighorn sheep inhabit the rocky precipices of the lower river. The river corridor is used by migrating Southwestern Willow Flycatcher (a T&E species), and Yellow-billed Cuckoo (a candidate species). The San Juan River supports riparian habitat for several other species of wildlife, including amphibians, neo-tropical birds, and waterfowl.

¹Since the designation of this ACEC in the 1991 San Juan RMP (BLM 1991a), the BLM has acquired an additional parcel of land, approximately 620+ acres, that is adjacent on the east of the BLM Hovenweep ACEC and a state section, and is also on the western boundary of the Canyon of the Ancients NM (COANM) in Colorado. It is proposed that this parcel of approximately 620+ acres be added to the current BLM Hovenweep ACEC. The additional acreage will fill in a previously privately owned parcel between the two national monuments and contribute to consistent management of the cultural value.

3.15.2 WILD AND SCENIC RIVERS

3.15.2.1 INTRODUCTION

The Wild and Scenic Rivers Act, 1968 established legislation for a National Wild and Scenic Rivers System (NWSRS) to protect and preserve designated rivers throughout the nation in their free-flowing condition, as well as their immediate environments. The Act contains policy for managing designated rivers, and created processes for designating additional rivers into the National System. Section 5(d) of the Act directs federal agencies to consider the potential for national wild, scenic and recreational river areas in all land and water development planning. A WSR review is being conducted as part of the current BLM Monticello FO RMP process.

The first phase of the WSR review is to inventory all potentially eligible rivers within the FO area to determine which of those rivers are eligible for consideration in the NWSRS. In order to be eligible, rivers must be free-flowing and possess at least one ORV. The ORVs are evaluated in the context of regional and/or national significance, and must be river-related. A tentative classification of each river/segment found eligible is then made based on the current level of human development associated with that river/segment.

The second phase of the WSR review occurs as all eligible rivers are taken through the land-use planning process of the RMP to determine their "suitability" for designation into the NWSRS. Suitability is discussed in Chapter 4 of the Draft EIS. One RMP planning alternative will consider all eligible river(s)/segments as suitable, another alternative will consider no eligible river(s)/segments as suitable, and other alternatives will consider some river(s)/segments as suitable and other river(s)/ segments not suitable. "Suitability" determinations will be made in the ROD for the RMP.

Those river(s)/segments found suitable are then managed under specified guidelines to protect the free-flowing nature of the river(s)/segment, and to protect the identified ORVs and tentative classification.

Finally, the "suitable" river/segment determinations are reported to Congress. There is no specific time requirement for the completion of this phase; however, it is assumed that reporting

will be done some time following completion of the RMP. Only the U.S. Congress or the Secretary of the Interior, upon request by the state, can designate a river into the NWSRS.

3.15.2.2 ELIGIBLE SEGMENTS

Approximately 1,300 miles of watercourses within the Monticello PA were inventoried and determined to be free-flowing. Each river segment was evaluated on the basis of having at least one river-related ORV considered rare, unique and/or exemplary, with each ORV being at least regionally significant, and having perennial or intermittent flows. Within the Monticello PA, 12 segments totaling approximately 93 miles on 6 rivers were found to meet these criteria (see Map 54). A table listing all of the 167 river segments evaluated in 2003–2004 by the ID team for potential WSR eligibility is available in the *Preliminary Eligibility Determination of Wild and Scenic Rivers* (BLM 2003d). A tentative classification of Wild, Scenic, or Recreational was determined for each eligible river/segment based on the level of human development associated with each river/segment.

- A *Wild* river is free of impoundments, with shorelines or watersheds essentially primitive, and with unpolluted waters.
- A *Scenic* river may have some development, and may be accessible in places by roads.
- A *Recreational* river is considered as a river or segment of river accessible by road (or railroad), may have more extensive development along its shoreline, and may have undergone some impoundment or diversion in the past.

Table 3.51 lists and describes the ORVs of each of the 12 eligible river segments that will be further reviewed for suitability.

Detailed descriptions of the ORVs and the eligibility determinations can be found in the Monticello FO Final Eligibility Report (BLM 2004c). The tentative Classification for each river segment is included in the table, as well as descriptions of the ORVs. Individual worksheets showing evaluation for Tentative Classifications of each river segment are found in Appendix H, Special Designations.

Table 3.51. Individual Eligible Wild and Scenic River(s) Segments (see Map 54)

Segment Description with Approximate River Miles	Length in Total River Miles/BLM River Miles	ORVs	Tentative Classification ¹
COLORADO RIVER Perennial river			
The north/west side of this section of the Colorado River is managed by the BLM Moab Field Office; the south/east side of the same section of river is managed by the BLM Monticello Office. The boundary of the two resource areas is the centerline of the Colorado River.			
Segment 1: Northern FO boundary near River Mile 50.5 on the east side of the river [1 mile north of Potash land] south to private land near River Mile 48.5	6.2 total miles/ 2.2 BLM miles	Scenic Fish Recreation Wildlife Cultural Ecological	Recreational
Segment 2: State lands near	6.8 total miles/	Scenic	Scenic

Table 3.51. Individual Eligible Wild and Scenic River(s) Segments (see Map 54)

Segment Description with Approximate River Miles	Length in Total River Miles/BLM River Miles	ORVs	Tentative Classification¹
River Mile 44 to approx. River Mile 38.5	5.5 BLM miles	Fish Recreation Wildlife Cultural Ecological	
Segment 3: River Mile 37.5 west of state school section to boundary of Canyonlands NP near River Mile 31	6.5 total miles/ 6.5 BLM miles	Scenic Fish Recreation Wildlife Cultural Ecological	Scenic
INDIAN CREEK			
Perennial stream from National Forest boundary to Shay Canyon, and intermittent stream from Shay Canyon to Donnelly Canyon			
Manti-La Sal National Forest Boundary to Donnelley Canyon	6.5 total miles/ 4.8 BLM miles	Cultural	Recreational
FABLE VALLEY			
Perennial stream			
Source to Mouth	6.8 total miles/ 6.8 BLM miles	Wildlife Ecological	Scenic
DARK CANYON			
Perennial stream			
Youngs Canyon to Glen Canyon National Recreational Area	13.6 total miles/ 6.4 BLM miles	Scenic Recreation Wildlife	Wild
SAN JUAN RIVER			
Perennial river			
The north side of the San Juan is under BLM Monticello FO management. The south side falls under the jurisdiction and administration of the Navajo Nation. The boundary between Navajo Nation and the Monticello FO is the centerline of the San Juan River.			
Segment 1: West Montezuma Creek to private land just before "avulsed" parcel of Navajo Nation land at St. Christopher's Mission	15.3 total miles/ 8.5 BLM miles	Fish Wildlife Cultural/Historic	Recreational
Segment 2: West of "accreted" land at town of Bluff, UT River Mile (minus) -1 to River Mile 9	10 total miles/ 10 BLM miles	Fish Recreation Wildlife Cultural/Historic Ecological	Recreational
Segment 3: River Mile 9 to near River Mile 23, above the Mexican Hat formation	13.3 total miles/ 13.3 BLM miles	Scenic Fish Recreation Geologic Wildlife Ecological	Wild

Table 3.51. Individual Eligible Wild and Scenic River(s) Segments (see Map 54)

Segment Description with Approximate River Miles	Length in Total River Miles/BLM River Miles	ORVs	Tentative Classification¹
Segment 4: River Mile 23 to near River Mile 28	5.3 total miles/ 4.2 BLM miles	Scenic Fish Recreation Wildlife Ecological	Recreational
Segment 5: River Mile 28 to boundary of Glen Canyon NRA near River Mile 45	17.3 total miles/ 17.3 BLM miles	Scenic Fish Recreation Geologic Wildlife Ecological	Wild
ARCH CANYON Perennial stream in some reaches, Intermittent stream in others.			
Manti-La Sal National Forest Boundary to ½ mile west of its confluence with Comb Wash	7.7 total miles/ 6.9 BLM miles	Fish Recreation Wildlife Cultural Ecological	Recreational

¹ See appendix.

3.15.3 LANDS STUDIED FOR CONGRESSIONAL WILDERNESS DESIGNATION UNDER FLPMA SECTION 603

3.15.3.1 BACKGROUND AND HISTORY

In 1964, Congress passed the Wilderness Act, establishing a national system of lands for the purpose of preserving a representative sample of ecosystems in a natural condition for benefit of future generations. Until 1976, lands considered for and designated as wilderness were managed by the USFS, the USFWS, or the NPS. With the passage of the FLPMA in 1976, Congress directed the BLM to inventory; study, and recommend which public lands under its administration should be designated as wilderness.

In 1979, the BLM began an inventory of 23 million acres of public land in Utah and determined that 95 areas (approximately 3.3 million acres) possessed wilderness character. These lands are called wilderness study areas (WSAs) or instant study areas (ISAs) if they had previously been identified as outstanding natural areas or primitive areas. For the next several years, these areas were studied to determine which would be recommended to Congress for designation as wilderness. In October 1991, the Secretary of the Interior recommended that Congress designate 69 areas, totaling about two million acres as wilderness. To date, with few exceptions, Congress has not acted on that recommendation.

WSAs are roadless, natural in appearance, provide outstanding opportunities for solitude or primitive and unconfined recreation, and may have supplemental values (such as ecological, geological, or other features of scientific, educational, scenic, or historical value).

3.15.3.2 PLANNING AREA PROFILE

There are 18 WSAs or ISAs in the Monticello PA (Table 3.52 and Map 56). As depicted on the table, some of the WSAs are combined with the Grand Gulch and Dark Canyon ISAs to create 2 ISA complexes. Within the area managed by the Monticello FO, there is also an area totaling 2,160 acres contiguous to the Butler Wash WSA (and included in the Butler Wash WSA acreage), that was studied as a boundary variation during the wilderness review mandated by Congress in FLPMA Sections 603(a) and (b). These lands were addressed in the Utah BLM Statewide Wilderness Final EIS (November, 1990) and were recommended for congressional wilderness designation in the Utah Statewide Wilderness Study Reports (October, 1991). This recommendation was forwarded by the President of the U.S. to Congress in 1993.

All the lands studied during the FLPMA Section 603 wilderness review will continue to be managed in a manner that does not impair their suitability for congressional designation in accordance with FLPMA Section 603(c). Subject to valid existing rights, actions may be allowed on a case-by-case basis only where the BLM determines that the lands' wilderness suitability would not be impaired. All of these areas are designated and protected under the authority of Section 603 of FLPMA, are managed according to the *Interim Management Policy and Guidelines for Lands Under Wilderness Review (IMP)* (BLM 1995), to preserve their wilderness values until Congress either designates them wilderness or releases them for other uses. Only Congress can designate a WSA/ISA as wilderness or release it from the protective mandate of Section 603 of FLPMA, and the status of these areas will not change as a result of this resource management planning process.

Table 3.52. Acreage for BLM WSAs and ISAs in the Monticello PA

Name	San Juan Resource Area ¹ RMP	Utah BLM State Wide Wilderness Final EIS ^{2,3}	Utah Statewide Wilderness Study Report ⁴
Dark Canyon Instant Study Area (ISA) ⁵	62,040	68,030	68,030
Grand Gulch ISA ⁶	37,810 ⁷	105,520	105,520
Indian Creek WSA	6,870	6,870	6,870
Bridger Jack Mesa WSA	5,290	5,290	5,290
Butler Wash WSA	24,190	24,190	24,190
South Needles WSA	160	160	160
Middle Point WSA ⁵	5,990		
Mancos Mesa WSA	51,440	51,440	51,440
Pine Canyon WSA ⁶	10,890		
Cheesebox Canyon WSA	15,410	15,410	15,410
Bullet Canyon WSA ⁶	8,520		

Table 3.52. Acreage for BLM WSAs and ISAs in the Monticello PA

Name	San Juan Resource Area ¹ RMP	Utah BLM State Wide Wilderness Final EIS ^{2,3}	Utah Statewide Wilderness Study Report ⁴
Slickhorn Canyon WSA ⁶	45,390		
Road Canyon WSA	52,420	52,420	52,420
Fish Creek WSA	46,440	46,440	46,440
Mule Canyon WSA	5,990	5,990	5,990
Sheiks Flat WSA ⁵	3,140		
Squaw Canyon WSA	6,580		6,676 ⁸
Cross Canyon WSA	1,000		1,008 ⁹
Totals	387,410	381,760	389,444

¹ In this column, except as noted, all acreage figures are from San Juan RMP (BLM 1991a).

² In this column, except as noted, all acreage figures are from Utah BLM State Wide Wilderness Final EIS (BLM 1990).

³ Squaw/Papoose Canyon and Cross Canyon WSAs were not studied in the Utah BLM State Wide Wilderness Final EIS (BLM 1990) as they were studied in the San Juan / San Miguel Planning Area Wilderness EIS (BLM [Colorado] 1990).

⁴ In this column, except as noted, all acreage figures are from Utah Statewide Wilderness Study Report (BLM 1991c).

⁵ The Dark Canyon ISA combines with the Middle Point WSA to form the Dark Canyon ISA Complex, with a total of 68,030 acres.

⁶ The Grand Gulch ISA combines with the Pine Canyon, Bullet Canyon, Slickhorn, and Sheiks Flat WSAs to form the Grand Gulch ISA Complex, with a total of 105,520 acres.

⁷ The statewide wilderness EIS uses 37,580 acres for the Grand Gulch ISA. Acreage calculations for the San Juan RMP (BLM 1991a) from the master title plats revealed the actual total to be 37,807, which is rounded to 37,810. The difference between the two figures amounts to 0.6%.

⁸ Total acres of this study area are 11,287, of which 4,611 acres are in Colorado.

⁹ Total acres of this study area are 12,588, of which 11,580 acres are in Colorado.

The only decisions that will be made for these areas in this plan revision will be: 1) visual resource management (VRM) class designations in keeping with Bureau policy (VRM Class I); 2) off-highway vehicle management designations in keeping with the IMP (i.e., "closed," "limited to designated roads and trails," or "limited to existing roads and trails"), and 3) route designations where ways are either conditionally open (as long as suitability for Congressional wilderness designation is not impaired) or closed to vehicle use.

Although WSAs are by definition roadless, several of the WSAs do include inventoried ways (Table 3.53). During the 1979–1980 Utah Wilderness Inventory, it was necessary to divide routes used by motorized vehicles into "roads" and "ways." To be considered a road, 3 criteria had to be met: (1) constructed; (2) maintained by mechanical means; and (3) regular and continuous use. All other motorized routes were defined as ways, which could be left open to motorized travel as long as their use did not "impair" the suitability of the area for wilderness designation. There are no known impairments in the WSAs in the Monticello FO.

Table 3.53. List of Inventoried Ways by WSA

WSA Name	Inventoried Ways (miles)
Grand Gulch ISA	15.5
Pine Canyon WSA	2.5
Bullet Canyon WSA	6.0
Slickhorn Canyon WSA	13.25
Sheiks Flat WSA	0
Road Canyon WSA	7.0
Fish Creek WSA	19.8
Mule Canyon WSA	0.3
Mancos Mesa WSA	25.0
Cheese Box Canyon WSA	4.6
Indian Creek WSA	0
Bridger Jack Mesa WSA	0
Dark Canyon Instant Study Area (ISA)	6.0
Middle Point WSA	1.0
Butler Wash WSA	0
South Needles WSA	0
Squaw Canyon WSA	0
Cross Canyon WSA	0
Total	100.95

The BLM does not make decisions establishing scenic byways.

Scenic Byways:

Indian Creek Corridor Scenic Byway: SR-211 (Junction with US-191 14 miles north of Monticello) to its terminus at the Needles District of Canyonlands National Park.

Bicentennial—Trail of the Ancients National Scenic Byway: SR-95 from south of Blanding goes west across the Colorado River at Glen Canyon National Park (with a loop through Natural Bridges National Monument). A section also travels south from Blanding to the town of Bluff and then east to Montezuma Creek, and eventually into Colorado.

Monument Valley to Bluff Scenic Byway: US-163 from the Utah / Arizona border to the town of Bluff.

Scenic Backways:

Lockhart Basin Road Scenic Backway: From Moab, on the Kane Creek Blvd at the intersection of US-191, to Hurrah Pass and onto the Lockhart Basin Road in the Monticello PA and it ends at SR-211 near Indian Creek.

Elk Ridge Road Scenic Backway: Begins 25 miles west of Blanding at the junction of SR-25 and SR-275; it turns onto Forest Road 088 (through the Manti-LaSal National Forest) and ends 48 miles later at the junction of SR-211.

Abajo Loop Scenic Backway: West from Monticello on Forest Road (FR) 105 to the junction of FR 079, and ends 35 miles later in the town of Blanding.

Trail of the Ancients Scenic Backway: Follows SR-261 including the Moki Dugway, from SR-95 to SR-163; and intersects SR-316 to the Goosenecks State Park. The Valley of the Gods road intersects SR-261 below the dugway for a 17 mile dirt and gravel loop drive.

3.16 SPECIAL STATUS SPECIES

For BLM management purposes, special status species include those plant and wildlife species listed as endangered, threatened, proposed, and/or candidate under the Endangered Species Act, as well as those plant and animal species listed or proposed as sensitive by the BLM. Special status arises from habitat degradation and direct disturbance to individuals, often combined with inherently restricted species' distributions. Periodic review of the special status species list allows for additions and/or removals depending on the status of populations, habitat, and potential threats. Evaluation of environmental characteristics in the area of a proposed project is the first step in BLM protocol for special status species protection. If factors such as geology, soils, vegetation community type, elevation, or aspect are likely to support a known special status species, a qualified specialist must complete a survey. If the survey is contracted, a BLM specialist must approve the results. If a federally listed, proposed, or candidate species could potentially be affected by a proposed action, a Biological Assessment is prepared. The BLM must manage these species to prevent further habitat degradation or population loss. Recovery plans, special management area designations, and special management conditions are used to protect special status species. The BLM's Standards and Guidelines for Healthy Rangelands also provide habitat protection.

A total of 10 federally listed species and 59 BLM Sensitive Species were identified as having the potential to occur within the Monticello PA (see Table 3.54 and 3.54). It should be noted that some of the TES species may occur on lands managed by agencies or organizations other than the BLM.

3.16.1 SPECIAL STATUS SPECIES HABITAT

The diversity of habitat in the Monticello PA is reflected in the diversity of animal life that occurs within its borders. The Monticello FO, Utah Division of Wildlife Resources (UDWR), or the USFWS, have identified the following federally protected threatened, endangered, candidate,

or nonessential, experimental population species, and sensitive species that could potentially occur within the Monticello PA.

3.16.2 FEDERALLY THREATENED AND ENDANGERED SPECIES

Table 3.54 provides a listing of the 10 federally threatened, endangered and candidate species potentially occurring in the Monticello PA. A narrative description of each species follows the table.

Table 3.54. Federally Threatened, Endangered, and Candidate Species Potentially Occurring in the Monticello PA

Scientific Name Common Name	Habitat	Status	Area of Potential and/or Known Occurrence
Plants			
<i>Carex specuicola</i> Navajo sedge	Seasonally wet, seeps, springs, hanging gardens in Navajo sandstone. 3,770–5,980'. Blooms late June–July.	Threatened	Endemic to San Juan County, UT and Coconino County, AZ
Wildlife			
<i>Gymnogyps californianus</i> California Condor	Colonies roost in snags, tall open-branched trees, or cliffs, often near important foraging grounds.	Endangered	Experimental, nonessential population known rarely throughout Utah
<i>Empidonax traillii extimus</i> Southwestern Willow Flycatcher	Low shrub, thickets, or groves of small trees, often near watercourses.	Endangered	Throughout southern Utah.
<i>Strix occidentalis lucida</i> Mexican Spotted Owl	Steep rocky canyons.	Threatened	Southern and eastern parts of Utah.
<i>Coccyzus americanus occidentalis</i> (Western) Yellow-billed Cuckoo	Riparian habitats.	Candidate	Throughout Utah.
Fish			
<i>Gila elegans</i> Bonytail	These rare found in eddies, pools, and backwaters near swift current in large rivers.	Endangered	Mainstem of the Colorado and Green rivers
<i>Ptychocheilus lucius</i> Colorado pikeminnow	Adults can be found in habitats ranging from deep turbid rapids to flooded lowlands. Young prefer slow-moving backwaters.	Endangered	Mainstem of the Colorado, Green, and San Juan rivers
<i>Gila cypha</i> Humpback chub	These are found in large rivers and deep canyons.	Endangered	Mainstem of the Colorado and Green rivers

Table 3.54. Federally Threatened, Endangered, and Candidate Species Potentially Occurring in the Monticello PA

Scientific Name Common Name	Habitat	Status	Area of Potential and/or Known Occurrence
<i>Xyrauchen texanus</i> Razorback sucker	These are found in slow backwater habitats and impoundments.	Endangered	Within the Green, Colorado, and San Juan river systems

Navajo Sedge (*Carex specuicola*)

This species is federally listed as threatened. It occurs seasonally in wet, seeps, springs, hanging gardens on sandy to silty soils derived from Navajo sandstone (Natureserve 2005). Navajo sedge is endemic to San Juan County, UT and Coconino County, AZ at elevations from 3,770 to 5,980 feet. There are no known populations on BLM land in the Monticello PA, but potentially suitable habitat is present and there are known populations on Navajo land in San Juan County (e-mail from Paul Curtis, Monticello BLM to Susan Kammerdiener, SWCA, January 26, 2006). This species blooms from late June through July. Existing threats to this species include grazing and groundwater pumping (Natureserve 2005).

Black-footed Ferret (*Mustela nigripes*)

The black-footed ferret is listed as an endangered species. It is considered the rarest mammal in North America but was once common throughout the Great Plains. All native populations have been extirpated. Successful captive breeding programs and reintroduction efforts are returning small populations to their native ranges. Prairie dog burrows provide potential retreats for ferrets and have been shown to be directly lined to fluctuations in the prairie dog population. Their diet consists of 90% prairie dogs and with recent declines in prairie-dog numbers, reintroduced populations are at risk. Within the Monticello PA, no known populations occur, but historical native ranges exist and reintroductions are being examined by state (UDWR) and federal agencies (personal communication between Tammy Wallace, BLM, and Thomas Sharp, SWCA, 2003).

Mexican Spotted Owl (*Strix occidentalis lucida*)

The Mexican Spotted Owl (MSO) is listed as a threatened species. MSO habitat includes steep slopes and canyons with rocky cliffs. Within the Colorado Plateau, owls are known to nest in steep-walled canyon complexes and rocky canyon habitat within desert shrub vegetation. MSOs lay eggs in late March and April with an incubation period of approximately 30 days and most eggs hatch by the end of May. Most owlets fledge in June and are fully independent by early October. The MSO exists in small isolated subpopulations and is threatened by habitat loss and disturbance from recreation, overgrazing, road development, catastrophic fire, timber harvest, and mineral development (USFWS 1995). The Monticello PA contains two MSO protected activity centers. Protected activity centers are areas (at least 600 acres in size) around a known nest or roost site in which minimal management is permitted. Owls may be in other areas within

the field office boundaries or near the borders. There is also USFWS designated critical habitat for this species within the Monticello PA (see Map 93). The USFWS designates critical habitat for threatened or endangered species to protect occupied habitat and to protect suitable but unoccupied habitat to allow for expansion of populations and recovery of the species. The BLM is required not to directly or indirectly alter the value of critical habitat for both the survival and recovery of MSO.

Southwestern Willow Flycatcher (*Empidonax traillii extimus*)

The Southwestern Willow Flycatcher (SWF) is listed as an endangered species. SWF utilizes and breeds in patchy to dense riparian habitats along streams and wetlands near or adjacent to surface water or saturated soils. These dense patches are often interspersed with small openings, open water, and/or shorter/sparser vegetation, creating a mosaic habitat pattern. Historically, nests were constructed in native willow species but currently the SWF will utilize both native and exotic species, such as tamarisk and Russian olive, which provide desired habitat requirements (USFWS 2002e). SWFs begin laying eggs as early as May but typically in mid-June. Young typically fledge the nest between June and mid-August (Sogge et al. 1997). Population declines are attributed to numerous, complex, and interrelated factors such as habitat loss and modification, expansion of invasive, non-native plants into breeding habitat, brood parasitism by cowbirds, vulnerability of small population numbers, and winter and migration stress. SWF have been documented migrating along the San Juan River, Comb Wash, and the Cross Canyon area. Recent mist netting studies in Cross Canyon have shown that they are potentially nesting in the area as well. There is also potentially suitable habitat in larger riparian areas throughout the Monticello PA (see Maps 54 and 84).

Yellow-billed Cuckoo (*Coccyzus americanus occidentalis*)

The Yellow-billed Cuckoo is listed as a candidate species that has been listed due to loss of riparian habitat from agricultural use, water use, road development and urban development. The Yellow-billed Cuckoo is a neotropical migrant that utilizes riparian valleys throughout the state. Yellow-billed Cuckoos have been documented only during migration along the San Juan River. There is also potentially suitable habitat in the larger riparian areas throughout the Monticello PA (see Map 65).

California Condor (*Gymnogyps californianus*)

The California Condor, a species on the federal list, has been sighted statewide since they were recently released as a nonessential, experimental population in northern Arizona in the later 1990s. California Condors prefer mountainous country at low and moderate elevations, especially rocky and brushy areas near cliffs. Colonies roost in snags, tall open-branched trees, or cliffs, often near important foraging grounds. Condors eat carrion, usually feeding on large items such as dead sheep, cattle, and deer.

Bonytail (*Gila elegans*)

The bonytail is listed as an endangered species and has drastically declined in numbers since the 1960s. The reasons for the decline included flow depletion, dams, mining impacts and resulting siltation, and the introduction of exotic fish. It is a large cyprinid fish and little is known about its biological and diet requirements. Historically it was once widespread throughout the Colorado River Basin. Today it is thought to be found in large river reaches of the Colorado and Green rivers (USFWS 2002a). Recruitment in the natural environment is apparently nonexistent or extremely low. Bonytails seem to prefer big-river or mainstreams with eddies and pools rather than swift current. The Monticello PA contains both populations and designated critical habitat for this species (see Map 93).

Colorado Pikeminnow (*Ptychocheilus lucius*)

The Colorado pikeminnow is listed as an endangered species and is the largest cyprinid fish in North America. Natural populations of the Colorado pikeminnow are restricted to the upper Colorado River Basin in Wyoming, Colorado, Utah, and New Mexico (USFWS 2002c). The main stem of the Colorado River from Palisade, Colorado to Lake Powell has known population within this region. A small reproducing population exists in the San Juan River. According to the Colorado pikeminnow recovery goals (USFWS 2002c) these fish can be found in the San Juan River from Shiprock, New Mexico to the inflow of Lake Powell. Flow regulations, migration barriers, habitat loss/alteration, and introduced non-native fish have all been identified as causes for population decline. The Colorado pikeminnow is adapted to seasonally variable flow, high silt loads, and turbulence. The Monticello PA contains both populations and designated critical habitat for this species (see Map 93).

Razorback Sucker (*Xyrauchen texanus*)

The razorback sucker is listed as an endangered species and is a large catostomid fish endemic to the Colorado River basin. The Green River has the only known spawning areas for the razorback sucker (USFWS 2002d). Populations have been identified in the Colorado River from Rifle Colorado to Lee's Ferry Arizona and also in the San Juan River from Shiprock, New Mexico to the inflow of Lake Powell. Populations are being re-established through stocking. The natural population of these fish is mostly aged adults with little or no recruitment. These fish prefer low-gradient, flat-water reaches of rivers. The Monticello PA contains both populations and USFWS designated Critical Habitat for this species (see Map 93).

Humpback Chub (*Gila cypha*)

The humpback chub is listed as an endangered species and is a big-river cyprinid. Populations of humpback chub have been identified in the Upper Colorado River Basin with the highest concentrations found in the Black Rocks and Westwater Canyon reaches of the Colorado River near the Colorado–Utah state line (USFWS 2002b). The presence of juvenile populations suggests spawning may occur in the Upper Colorado River at Black Rock, Westwater Canyon, Cataract Canyon, and Desolation/Gray Canyon. Flow alterations have been identified as a significant cause of decline. The habitat types in which the humpback chub is found include

waters with fast currents, deep pools and boulder habitat; as well at the relatively quiet mouth of the Little Colorado River (USFWS 1990a). The Monticello PA contains both populations and USFWS designated Critical Habitat for this species (see Map 93).

There are no listed threatened, endangered, or candidate amphibian, reptilian or mollusk species with the Monticello PA.

3.16.3 BLM SENSITIVE SPECIES

The BLM maintains a list of sensitive species that may occur on managed lands. The BLM Utah state director's Sensitive Species List includes those that are federally listed species, those identified by the BLM, and those listed as state sensitive by the State of Utah. In 2002, the USFWS developed a list of Birds of Conservation Concern (BCC) that identifies migratory and nonmigratory avian species that, without additional conservation actions, are likely to become candidates for listing under the Endangered Species Act of 1973. Partners in Flight (PIF) Priority Species are those species recognized by Utah Partners in Flight as birds most in need of conservation and are described in further detail in the Utah Partners in Flight Avian Conservation Strategy (Parrish et al. 2002). The following tables list the species that potentially, or are known to occur within the Monticello PA and are either on the BLM Utah state director's Sensitive Species List, the UDWR's State Sensitive Species List, the USFWS's Birds of Conservation Concern, or the UDWR's Partners in Flight Priority Species.

3.16.3.1 SPECIAL STATUS WILDLIFE SPECIES

Thirty-eight BLM sensitive fish and wildlife species are known to occur in the Monticello PA and are listed in Table 3.55.

Table 3.55. Special Status Wildlife Species Potentially Occurring in the Monticello PA

Scientific Name Common Name	Habitat	Status/List	Area of Potential and/or Known Occurrence
<i>Idionycteris phyllotis</i> Allen's big-eared bat	Rocky and riparian areas in woodland and shrubland regions, roosts in caves or rock crevices.	The BLM and Utah	Throughout southern Utah.
<i>Nyctinomops macrotis</i> Big free-tailed bat	Rocky and woodland habitats, roosts in caves, mines, old buildings, and rock crevices.	The BLM and Utah	Throughout southern Utah.
<i>Myotis thysanodes</i> Fringed myotis	Desert and woodland areas, roosts in caves, mines, and buildings.	The BLM and Utah	Throughout southern Utah.
<i>Cynomys gunnisoni</i> Gunnison's prairie-dog	Grasslands, semidesert and montane shrublands.	The BLM and Utah	Extreme southeastern Utah.
<i>Vulpes macrotis</i> Kit fox	Desert, semiarid landscapes.	The BLM and Utah	West desert and south of the Cisco Desert.

Table 3.55. Special Status Wildlife Species Potentially Occurring in the Monticello PA

Scientific Name Common Name	Habitat	Status/List	Area of Potential and/or Known Occurrence
<i>Microtus mogollonensis</i> Mogollon vole	Dry meadows.	The BLM and Utah	Southern part of San Juan County.
<i>Perognathus flavus</i> Silky pocket mouse	Semidesert arid grasslands with rocky or loamy soils	The BLM and Utah	Extreme southeast corner of San Juan County.
<i>Euderma maculatum</i> Spotted bat	Found in a variety of habitats, ranging from deserts to forested mountains; roost and hibernate in caves and rock crevices.	The BLM and Utah	Throughout Utah.
<i>Corynorhinus townsendii</i> Townsend's big-eared bat	Occur in many types of habitat, but is often found near forested areas; roosts and hibernates in caves, mines, and buildings.	The BLM and Utah	Throughout Utah.
<i>Buteo regalis</i> Ferruginous Hawk	Flat and rolling terrain in grassland or shrub steppe; nests on elevated cliffs, buttes, or creek banks.	The BLM, Utah, BCC, and PIF	Throughout Utah.
<i>Pelecanus erythrorhynchos</i> American White Pelican	Along lakes, ponds, creeks, and rivers.	The BLM, Utah, and PIF	Throughout Utah.
<i>Dolichonyx oryzivorus</i> Bobolink	Riparian or wetland areas.	The BLM, Utah, and PIF	Throughout Utah.
<i>Athene cunicularia</i> Burrowing Owl	Open grassland and prairies.	The BLM and Utah	Throughout Utah.
<i>Haliaeetus leucocephalus</i> Bald Eagle	Roosts and nests in tall trees near bodies of water.	The BLM and Utah	Throughout Utah
<i>Melanerpes lewis</i> Lewis's Woodpecker	Burned-over Douglas-fir, mixed conifer, pinyon-juniper, riparian, and oak woodlands, but is also found in the fringes of pine and juniper stands, and deciduous forests, especially riparian cottonwoods.	The BLM, Utah, and PIF	High and mid-elevation mountain ranges of Utah.
<i>Accipiter gentiles</i> Northern Goshawk	Mature mountain forest and riparian zone habitats.	The BLM and Utah	High and mid-elevation mountain ranges of Utah.
<i>Peregrinus falconus</i> Peregrine Falcon	Steep, rocky canyons near riparian or wetland areas.	The BLM and BCC	Throughout Utah.
<i>Buteo swainsonii</i> Swainson's Hawk	Plains and grasslands.	BCC	Throughout Utah
<i>Falco mexicanus</i> Prairie Falcon	Plains and wooded areas.	BCC	Throughout Utah

Table 3.55. Special Status Wildlife Species Potentially Occurring in the Monticello PA

Scientific Name Common Name	Habitat	Status/List	Area of Potential and/or Known Occurrence
<i>Asio flammeus</i> Short-eared Owl	Grasslands, shrublands, and other open habitats.	The BLM and Utah	Throughout Utah.
<i>Picoides tridactylus</i> Three-toed Woodpecker	Engelmann spruce, sub-alpine fir, Douglas fir, grand fir, ponderosa pine, tamarack, aspen, and lodgepole pine forests.	The BLM, Utah, and PIF	High and mid-elevation mountain ranges of Utah.
<i>Spizella breweri</i> Brewer's Sparrow	Sage and desert shrub.	PIF and BCC	Throughout Utah
<i>Dendroica nigrescens</i> Black-throated Gray Warbler	Dry western deciduous or coniferous shrub.	PIF and BCC	Throughout Utah
<i>Selasphorus platycercus</i> Broad-tailed Hummingbird	Mountains of Rocky Mountain region and lowland riparian	PIF and BCC	Throughout Utah
<i>Vireo vicinior</i> Gray Vireo	Pinyon and/or juniper woodland	PIF and BCC	Throughout Utah
<i>Lanius ludovicianus</i> Loggerhead Shrike	Sage and desert shrub.	BCC	Throughout Utah
<i>Gymnorhinus cyanecephalus</i> Pinyon Jay	Sage and desert shrub and pinyon and/or juniper woodlands	BCC	Throughout Utah
<i>Amphispiza belli nevadensis</i> Sage Sparrow	Shrub steppe habitat	PIF and BCC	Throughout Utah
<i>Vermivora virginiae</i> Virginia's Warbler	Mountain shrub and pinyon-juniper habitat	PIF and BCC	Throughout Utah
<i>Centrocercus minimus</i> Gunnison Sage-grouse	Sagebrush and sagebrush/grassland habitats (see Map 65).	The BLM, PIF, BCC	Populations known in the northeastern portion of the Mont FO.
<i>Bufo microscaphus</i> Arizona toad	Lowland riparian habitat.	The BLM and Utah	Currently not found in San Juan County. Found in Southern portion of Utah.
<i>Sauromalus ater</i> Common chuckwalla	Predominantly found near cliffs, boulders, or rocky slopes, where they use rocks as basking sites and rock crevices for shelter.	The BLM and Utah	Along the Colorado River in Southern Utah.

Table 3.55. Special Status Wildlife Species Potentially Occurring in the Monticello PA

Scientific Name Common Name	Habitat	Status/List	Area of Potential and/or Known Occurrence
<i>Xantusia vigilis</i> Desert night lizard	Extremely secretive, spending much of its time hiding under Joshua tree limbs and similar cover.	The BLM and Utah	Throughout Southeastern Utah.
<i>Opheodrys vernalis</i> Smooth greensnake	Meadows and stream margins	The BLM and Utah	Abajo mountains
<i>Catostomus discobolus</i> Bluehead sucker	Fast flowing water in high gradient reaches of mountain rivers.	The BLM and Utah	Tributaries of the Colorado and Green rivers.
<i>Gila robusta</i> Roundtail chub	Large rivers, and is most often found in murky pools near strong currents.	The BLM and Utah	Mainstem and tributaries of the Colorado and Green rivers.
<i>Catostomus latipinnis</i> Flannelmouth sucker	Large rivers, where they are often found in deep pools of slow-flowing, low gradient reaches.	The BLM and Utah	Mainstem and tributaries of the Colorado and Green rivers.
<i>Oreohelix Yavapai</i> Yavapai mountainsnail	Aspens and in rocky habitat.	The BLM and Utah	Abajo and Navajo Mountains

3.16.3.2 SPECIAL STATUS PLANT SPECIES

Twenty-one BLM sensitive plant species are known to occur in the Monticello PA and are listed in Table 3.56.

Table 3.56. Special Status Plant Species with the Potential to Occur in the Monticello PA, San Juan County, Utah

Scientific Name Common Name	Habitat	Status (with date if only on one list)	Area of Potential and/or Known Occurrence
<i>Allium geyeri</i> var. <i>chatterleyi</i> Chatterley's onion	Moist pinyon-juniper and sagebrush sites.	Sensitive (2002)	San Juan County (Abajo Mountains endemic)
<i>Asclepias cutleri</i> Cutler milkweed	Sand dunes.	Sensitive (1991)	San Juan County
<i>Astragalus cronquistii</i> Cronquist milkvetch	Cutler formation (Comb Wash), Morrison formation (Aneth), Mancos shale in Colorado.	Sensitive	San Juan County
<i>Astragalus preussii</i> var. <i>cutleri</i> Copper Canyon milkvetch	Warm desert shrub. 3,805'. Copper Canyon.	Sensitive (1991)	San Juan County endemic

Table 3.56. Special Status Plant Species with the Potential to Occur in the Monticello PA, San Juan County, Utah

Scientific Name Common Name	Habitat	Status (with date if only on one list)	Area of Potential and/or Known Occurrence
<i>Cymopterus acaulis</i> var. <i>parvus</i> Skull Valley spring- parsley	Deposits of wind-blown sand.	Sensitive (2002)	San Juan County
<i>Cymopterus beckii</i> Pinnate (Beck's) spring- parsley	Sandy soil of Navajo sandstone origin. Crevices and ledges of slickrock. Mid-high elevation in Abajo Mountains.	Sensitive	San Juan County– Eight occurrences
<i>Dalea favescescens</i> var. <i>epica</i> Hole-in-the-Rock prairie clover	Sandstone bedrock and sand in blackbrush and mixed desert shrub. 4,690–5,000'.	Sensitive	(1991, San Juan County) Southwest San Juan County and east Garfield endemic
<i>Echinocereus</i> <i>triglochidiatus</i> var. <i>inermis</i> Spineless hedgehog cactus	Blackbrush, ephedra, sagebrush, pinyon-juniper mountain brush, aspen communities. 3,200–8,400'.	Sensitive (1991)	San Juan County. Spineless variety is a neotype from San Juan County
<i>Epilobium nevadense</i> Nevada willowherb	Talus slopes, crevices.	Sensitive (2002)	San Juan County (Washington, Iron, and Millard counties)
<i>Erigeron kachinensis</i> Kachina daisy	Seasonally wet seeps, hanging gardens on sandstone outcrops.	Sensitive	San Juan County Colorado Plateau endemic (Natural Bridges National Monument Dark Canyon and Elk Ridge)
<i>Eriogonum racemosum</i> var. <i>nobilis</i> Redroot buckwheat	Sagebrush and pinyon-juniper. 5,000'.	Sensitive (2002)	San Juan County
<i>Gilia latifolia</i> var. <i>imperialis</i> Cataract Canyon gilia	Mixed warm and cool desert shrub communities. 3,280– 5,215'.	Sensitive (2002)	San Juan County (type from Cataract Canyon) Utah Endemic
<i>Habenaria zothecina</i> Alcove bog orchid	Moist streambanks, seeps, hanging gardens, in mixed desert shrub, pinyon-juniper, and oakbrush. 4,360–8,690'.	Sensitive (2002)	San Juan County, Grand County (type) Utah endemic

Table 3.56. Special Status Plant Species with the Potential to Occur in the Monticello PA, San Juan County, Utah

Scientific Name Common Name	Habitat	Status (with date if only on one list)	Area of Potential and/or Known Occurrence
<i>Lomatium latilobum</i> Canyonlands lomatium (C. biscuitroot, or C. desert-parsley)	Slot canyons between Entrada sandstone 'fins' formed from expanded fractures and erosion. Sandy soil or crevices in sandstone. (Sand Flat and Mill Creek it's found in Navajo sandstone that weathers like Entrada.) Prefers the sheltered, cool habitat on all slopes and aspects.	Sensitive	San Juan County, Grand County (Wilson Mesa) Southeastern Utah (and adj. Mesa County Colorado) endemic. Thirteen occurrences
<i>Ostrya knowltonii</i> Western hophornbeam	A small tree at bases of monoliths, hanging gardens of sandstone. 4,000–5,600'.	Sensitive (1991)	San Juan County
<i>Pediomelum aromaticum</i> var. <i>tuhyi</i> Paradox breadroot	Pinyon -juniper and mixed desert shrub. 5,020'.	Sensitive (2002)	San Juan County (This variety differs from more widespread variety by size of flowers.)
<i>Perityle specuicola</i> Alcove rock-daisy	Drier crevices in seasonally wet hanging gardens, alcove communities at 4,000'. Navajo and Windgate sandstone and Rico Formation, but habitat not substrate specific.	Sensitive	San Juan County, Grand County (type north of Moab). Narrowly endemic to Colorado Plateau (from confluence of Colorado River with the Dolores and Dark Canyon)
<i>Phacelia howelliana</i> Howell scorpionweed	Salt and warm desert shrub, pinyon-juniper. 3,690–5,000'.	Sensitive (1991)	San Juan County (type from Bluff). Colorado Plateau endemic
<i>Phacelia indecora</i> Bluff phacelia	Salt desert shrub. 4,500'.	Sensitive (2002)	San Juan County (type from Bluff) Endemic
<i>Proatriplex pleiantha</i> Mancos shadscale	Salt desert shrub in Morrison Formation.	Sensitive (1991)	San Juan County (southeast) Navajo Basin endemic
<i>Sphaeralcea janeae</i> Jane's Globemallow	Sandy soils weathered white rim and Organ Rock members of Cutler Formation. salt desert shrub. 4,000–4,600'.	Sensitive (2002)	San Juan County (type near White Rim road), Grand County (questionable) Canyonlands endemic

Sources: BLM 2002d; Atwood et al. 1991.

3.17 TRAVEL MANAGEMENT

3.17.1 OVERVIEW

In the past, travel management has focused on motor vehicle use; however, travel management encompasses all forms of transportation, including mechanized vehicles such as bicycles, motorcycles, four-wheeled ATVs, cars, and trucks. Off-highway vehicles (OHVs) (also known as off-road vehicles) include ATVs, off-highway motorcycles, and snowmobiles. These are vehicles capable of, or designated for, travel on or immediately over land, water, or other natural terrain.

3.17.2 CURRENT MANAGEMENT PRACTICES

The San Juan RMP (BLM 1991a) included designations for Open, Closed, and Limited OHV areas. Under the Limited category there were two subcategories: 1) limited to existing roads and trails, and 2) limited to designated roads and trails (see Table 3.57 below). Over the subsequent decade, the actual on-the-ground implementation of designations either by mapping or signing of routes was never completed.

Table 3.57. Current OHV Designation and Acreage

Monticello PA Lands (1,783,123)	1991 BLM San Juan Resource Area RMP
OHV Designation Categories	Number of Acres ¹
Open	611,310
Limited to designated	218,780
Limited use, seasonal	540,260
Limited to existing	570,390
Closed	276,430

¹Acreage may be additive because of overlap.

In the current RMP process, state and national guidance for OHV use and travel planning in the subcategories under the Limited designation has changed. Designating Open, Closed, and Limited areas for OHV use continues to be mandated, but under the Limited category only the "limited to designated roads and trails" subcategory is recommended.

Designation of routes under the Limited category provides a purposefully designed and clearly delineated travel network, reduces route proliferation, and facilitates travel management and law enforcement.

3.17.3 ISSUES

The increase in the use of OHVs has created numerous issues within the Monticello PA. The speed and increasing capability of OHVs allows easier access to remote parts of the Monticello PA, making management of this activity more difficult, and increasing the potential range of adverse impacts to natural resources. Cross-country OHV use, in particular, is creating additional resource damage and is an important issue for the Monticello FO. Also, the popularity of OHV-

related activities continues to grow, both in private use and in through special events, which exacerbates the management and resource impacts issues. With the increase in popularity, measures are needed to avoid on-site and off-site impacts to current and future land uses are resources. Issues include noise and air pollution, erodible soils, stream sedimentation, non-point source water pollution, listed and sensitive wildlife species habitats, and historic and archaeological sites.

3.17.4 VEHICULAR ROUTES

Within the Monticello PA, 6,452 miles of B, C and D class roads and trails (including all ownership and all agencies) have been constructed or identified. To clarify, B class roads are regularly maintained; surfaces areas that can be natural, paved, or gravel and are funded by the state for maintenance purposes. C class roads are considered city streets; while D class roads are comprised of all natural surfaces, not funded by the state and not on a regular maintenance schedule. Approximately 2,481 miles of D class roads and trails are located throughout the Monticello PA. These routes provide access for uses such as grazing, wood cutting and mineral development. However, recreational opportunities provide the primary use of these roads and trails.

3.17.4.1 HIGH USE AREAS

Within the Monticello PA, specialists have identified 7 areas where OHV designations need to be addressed due to a variety of resource use conflicts. These conflicts have the potential to bring harm to users as well as the resources potentially impacted. At the very least, user conflicts may potentially degrade user satisfaction. These areas include Indian Creek, Dry Valley Summit, Montezuma Recapture Drainages, Butler-Comb-Lime, Cedar Mesa, Southwest Canyons, and Dark Canyon-Beef Basin. For additional details on user conflicts, see Section 3.11, Recreation.

3.17.4.2 SCENIC BYWAYS AND BACKWAYS

The BLM Backcountry Byways are components of the National Scenic Byway system. The program was established by the U.S. Department of Transportation in 1991. Roads may be recognized as scenic by-ways based on their archaeological, cultural, historic, natural, recreational, and scenic qualities. There are no designated BLM Backcountry Byways in the Monticello PA.

Backways in Utah are primarily on BLM land; however, a few are on state and FS lands. Utah backways were named on June 2, 1989 as part of Utah's Byway and Backway program. All of these roads were a product of a statewide juried/vote process by leaders in regional communities. Since 1989, no Utah Backways have been designated; however, some have been removed for safety reasons (personal communications with Margaret Godfrey, Utah State Byway Coordinator, on January 26, 2006). Descriptions of the Scenic Byways and Backways found within the Monticello PA are given below.

3.17.4.2.1 SCENIC BYWAYS

Indian Creek Corridor Scenic Byway

SR-211 (Junction with US-191 14 miles north of Monticello) to its terminus at the Needles District of Canyonlands National Park.

Bicentennial—Trail of the Ancients National Scenic Byway

SR-95 from south of Blanding goes west across the Colorado River at Glen Canyon National Park (with a loop through Natural Bridges National Monument). A section also travels south from Blanding to the town of Bluff and then east to Montezuma Creek, and eventually into Colorado.

Monument Valley to Bluff Scenic Byway

This route takes travelers on US-163 from the Utah / Arizona border to the town of Bluff.

3.17.4.2.2 SCENIC BACKWAYS

Lockhart Basin Road Scenic Backway

This route runs from Moab, on the Kane Creek Blvd at the intersection of US-191, to Hurrah Pass, then onto the Lockhart Basin Road and ending at SR-211. (This is a 57-mile trail that takes approximately 11 hours to traverse, and is an extremely challenging four-wheel drive, high clearance trail).

Trail of the Ancients Scenic Backway

This route follows SR-261 including the Moki Dugway, from SR-95 to SR-163; and intersects SR-316 to the Goosenecks State Park. The Valley of the Gods road intersects SR-261 below the dugway for a 17-mile dirt and gravel loop drive.

Elk Ridge Road Scenic Backway

This route begins 25 miles west of Blanding at the junction of SR-25 and SR-275; it turns onto Forest Road 088 (through the Manti-La Sal National Forest) and ends 48 miles later at the junction of SR-211.

Abajo Loop Scenic Backway

This route runs from Monticello on Forest Road (FR) 105 to the junction of FR 079, and ends 35 miles later in the town of Blanding.

3.17.4.3 SAN JUAN RIVER

Permitted motorized and nonmotorized travel is allowed on the San Juan River under the current RMP. NO upstream motorized traffic is allowed.

3.18 VEGETATION

3.18.1 INTRODUCTION AND RESOURCE OVERVIEW

Differences in vegetation composition reflect the environmental diversity across the Monticello PA. This vegetation composition is affected by factors such as soils, elevation, aspect, slope, topography, and precipitation. In the current RMP, vegetation in the Monticello PA was classified into one of 4 major vegetation communities (BLM 1989): pinyon pine–Utah juniper (*Pinus edulis*—*Juniperus osteosperma*), saltbush (*Atriplex* spp.), sagebrush (*Artemisia* spp.), and blackbrush (*Coleogyne ramosissima*). These are further divided into 16 vegetation associations and habitat types. Although a small part of the FO area, grasslands, ponderosa pine/mountain shrub, riparian/wetlands and hanging gardens have been added as vegetation communities. Federally threatened and endangered and BLM sensitive plant species are discussed in Section 3.16, Special Status Species.

Vegetation across the Monticello PA has been identified using Utah SWReGap Analysis data (USGS 2004), which was developed using multi-spectral satellite imagery in conjunction with image processing and classification software. The relationship between spectral signatures and vegetation types was further refined through the development of models that incorporated a variety of topographic and distributional information for a given vegetation type. Utah SW ReGAP vegetation data were designed to be used for depicting the distribution of the state's various vegetation types at scales of 1:100,000 or smaller. Thus, while adequate for characterizing vegetation over large areas, this data are less accurate when viewed for smaller project areas. Gap coverage data were used to display the land cover types that exist in the Monticello PA (Map 65). Some of the SW ReGAP vegetation cover types were combined; resulting in the land cover categories presented in Table 3.58. The non-vegetated land cover categories are not discussed in this section. No acreages are provided for the hanging gardens vegetation type due to the vertical nature of the community.

Table 3.58. BLM Acres of Land by SW ReGAP Cover Type

Cover Type	Acres
Pinyon-juniper (includes juniper, pinyon-juniper and pinyon)	1,147,407
Desert shrub (includes salt desert shrub, greasewood and blackbrush)	421,863
Sagebrush/perennial grassland (includes sagebrush, sagebrush/perennial grass, desert grassland and dry meadow)	166,122
Riparian and wetlands	20,699
Conifer /mountain shrub (includes ponderosa pine/mountain shrub, oak/mountain shrub and mountain shrub)	10,802
Invasive plants and noxious weeds	3,429

Table 3.58. BLM Acres of Land by SW ReGAP Cover Type

Cover Type	Acres
Agriculture	5,543
Water	1,446
Developed	227
Disturbed	7,858
Total BLM Lands in FO	1,785,396

3.18.1.1 PINYON-JUNIPER

These woodlands, dominated by pinyon pine (*Pinus edulis*) and Utah juniper (*Juniperus osteosperma*), cover approximately 1,147,407 acres (64%) (USGS 2004) of the Monticello FO. In this habitat type, precipitation in this habitat ranges from 12 to 18 inches annually and occurs primarily in the winter. Productivity, species composition, and resiliency differ within this type depending on soil depth. As stands mature toward full canopy closure, understory vegetation becomes sparse and forage value decreases. Habitat types outlined in the 1986 Draft San Juan RMP (BLM 1986a) include:

- Pinyon pine, Utah juniper, blackbrush (*Coleogne ramosissima*), galleta grass (*Hilaria jamesii*);
- Pinyon pine, Utah juniper, Nuttall's saltbush (*Atriplex nuttallii*), galleta grass, Indian ricegrass (*Oryzopsis hymenoides*);
- Pinyon pine, Utah juniper, big sagebrush (*Artemisia tridentata*);
- Pinyon pine, Utah juniper, Utah serviceberry (*Amelanchier utahensis*);
- Pinyon pine, Utah juniper, mountain big sagebrush (*Artemisia tridentata* var. *vaseyana*), Gambel oak (*Quercus gambelii*).

Unhealthy pinyon-juniper stands are evident across the Monticello PA, especially on sites with shallow soils. Pinyon mortality, attributed to the combination of drought, Ips beetle, and root disease, is estimated at 20–30% in the Monticello PA. Pinyon is a valuable resource for other programs such as woodlands (firewood harvest) and wildlife habitat management. It also provides pine nuts for human collection and consumption. The increase in dead wood has led to an increase in fuel loading and area fire hazards. However, this dead wood also provides a short-term resource as collectable firewood.

Pinyon-juniper encroachment on sites with deep soils is continuing. More sagebrush communities and understory vegetation are lost as this occurs, resulting in an increase in soil erosion. Following wildfires, rehabilitation seedings have occurred in pinyon-juniper woodlands on throughout the Monticello PA. More information on this vegetation type is located in Section 3.21, Woodlands.

3.18.1.2 DESERT SHRUB

This vegetation type includes desert shrub and semidesert shrub species. These areas receive relatively low annual precipitation (5–10 inches), which translates into very low available soil moisture. The soils that support members of the saltbush zone are also often highly saline. These factors limit this type's ability to recover following disturbance. Drier saltbush areas contain species such as four-wing saltbush (*Atriplex canescens*), shadscale (*Atriplex confertifolia*) and winterfat (*Krascheninnikovia lanata*). Greasewood (*Sarcobatus vermiculatus*) dominates in areas where the water table is near the surface (MacMahon 1988). Elevation ranges from 4,000 to 5,400 feet. Approximately 421,863 acres, or 24% of the Monticello FO, includes the following habitat types outlined in the 1986 San Juan Draft RMP (BLM 1986a):

- Shadscale, Mormon tea (*Ephedra* spp.), blackbrush;
- Indian ricegrass, galleta grass, shadscale, fourwing saltbush;
- Shadscale, Mormon tea, blackbrush, pinyon pine, Utah juniper;
- Fourwing saltbush, Mormon tea, blue grama (*Bouteloua gracilis*), Indian ricegrass, galleta grass;
- Fourwing saltbush, blue grama, Indian ricegrass, galleta grass, big sagebrush;
- Pinyon pine, Utah juniper, blackbrush;
- Shadscale, Mormon tea, blackbrush, galleta grass, Indian ricegrass;
- Fourwing saltbush, Mormon tea, galleta grass, Indian ricegrass (USGS National Gap Analysis Program 2004).

3.18.1.3 SAGEBRUSH/ PERENNIAL GRASS

The moderately deep soils and greater amount of precipitation in this zone (11 to 16 inches per year) combine to create these relatively productive vegetation communities. Big sagebrush predominates on the more favorable sites, and black sagebrush (*Artemisia nova*) on the shallow rocky sites. Important associated forage plants include bitterbrush (*Purshia tridentata*), Indian ricegrass, western wheatgrass (*Elymus smithii*), Sandberg bluegrass (*Poa secunda*), and squirreltail (*Sitanion hystrix*). Elevation ranges from 5,500 to 7,300 feet with little localized relief. This vegetation type occurs across approximately 166,122 acres, or 9% of the Monticello FO (USGS 2004), and provides crucial winter range for big game wildlife species. Habitat types outlined in the 1986 Draft San Juan RMP (BLM 1986a) include big sagebrush, pinyon pine, Utah juniper, galleta grass, needle-and-thread grass (*Stipa comata*), blue grama, and Indian ricegrass.

Sagebrush stands are declining due to drought, insects (army cutworm), pinyon-juniper encroachment, motorized off-road travel, and lack of seedling recruitment. Large amounts of decadent plants (older age class) are evident, with a lack of age class diversity. The loss of sagebrush communities threatens wildlife habitat and species diversity across the Monticello PA. Seeding projects in the Monticello PA involve sagebrush restoration for deer winter range and habitat improvement for sage-grouse.

Grassland communities occur as a unique component of the Monticello FO. They are similar to salt-desert, sagebrush, and blackbrush types in species composition, but differ in that grasses dominate instead of browse species. The dominant grass species depend on the soil, with species such as saltgrass (*Distichlis stricta*), galleta grass, squirreltail, blue grama, and western wheatgrass occurring on heavy soils. Sandy sites usually support species such as Indian ricegrass, sand dropseed (*Sporobolus cryptandrus*), and needle- and-thread grass. Grassland communities occur from 4,000 to 6,000 feet with average precipitation total of 5 to 15 inches (Vallentine 1961).

Pinyon-juniper and shrub encroachment, along with that of invasive annuals such as cheatgrass (*Bromus tectorum*) and Russian thistle (*Salsola tragus*), are the main issues of concern for this community type.

3.18.1.4 RIPARIAN AND WETLAND COMMUNITIES

Riparian and wetland areas occur along waterways and water-bodies and are characterized by species such as willows (*Salix* spp.) and cottonwoods (*Populus* spp.). Approximately 28,994 acres of wetland and riparian areas exist in the Monticello Field. Although riparian and wetland areas represent only 1.6% of the FO area, they provide crucial wildlife habitat and contribute greatly to overall vegetation productivity and diversity. Riparian resource issues are covered in detail in Section 3.12, Riparian Resources.

Hanging gardens and spring-fed vegetation communities are rare to the arid and semiarid environments of the Colorado Plateau. Hanging gardens occur where groundwater seeps through sandstone or limestone substrates, often along overhanging cliffs adjacent to rivers. Plants found in hanging garden communities are often wetland-riparian species endemic to the Colorado Plateau (Spence unpub.). Spring-supported communities often contain riparian woodlands of species such as willow and cottonwood. Some less common, mixed-deciduous woodlands comprised of species such as birchleaf buckthorn (*Rhamnus betulifolia*) are also found in the region.

3.18.1.5 CONIFER/ MOUNTAIN SHRUB

This vegetation type occupies elevations between 6,500 and 9,000 feet (Dixon 1935) with an average of approximately 13 inches of precipitation annually (WRCC 2004). Where ponderosa pine is present, the understory is relatively sparse, commonly consisting of Snowberry (*Symphoricarpos* spp.), Rabbitbrush (*Chrysothamnus* spp.), Oregon grape (*Mahonia repens*), squirreltail, and buckwheat (*Eriogonum* spp.) Gambel oak dominated communities may dominate the lower end of the elevation range of this vegetation type and is considered a subclimax community (Dixon 1935). Approximately 10,802 acres of the ponderosa pine/mountain shrub vegetation type exists in the Monticello FO (Edwards et al. 1995). Although this vegetation type is not actively managed and only represents 0.6% of the FO area, it provides crucial wildlife habitat and ecological diversity (see Section 3.20, Wildlife and Fisheries).

3.18.1.6 INVASIVE PLANTS AND NOXIOUS WEEDS

One of the BLM's highest priorities is to promote ecosystem health and one of the greatest obstacles to achieving this goal is the rapid expansion of invasive, non-native species, or weeds, across public lands. A noxious weed is any plant designated by a federal, state or county government as injurious to public health, agriculture, recreation, wildlife or property (Sheley, Petroff, and Borman 1999). Noxious weeds are designated and regulated by various state and federal laws. Approximately 3,429 acres or 0.2% (USGS 2004) of the Monticello PA are dominated by this vegetation type. A systematic weed inventory has not been completed for the PA, but BLM estimates made in 2000 indicate that there were over 35,000 acres of noxious weeds, although most of that estimate was based on Russian Olive and Tamarisk infestation. The Monticello FO treats over 1,000 acres each year. Of particular concern is a population of Camelthorn, which is the only known infestation of this species in Utah. Significant efforts are being made to control it before it becomes widespread.

In most cases, noxious weeds are also non-native species (BLM 1991b). They are capable of invading plant communities and replacing native species, and are particularly successful following a disturbance. The BLM considers plants invasive if they have been introduced to an environment where they did not evolve. As a result, they usually have no natural enemies to limit their reproduction and spread (Westbrooks 1998). These invasive plants can dominate and often cause permanent damage to natural plant communities. If not eradicated or controlled, noxious and invasive weeds could jeopardize the health of the public lands and the myriad of activities that occur on them. Noxious and invasive weed species identified in San Juan County are listed in Table 3.59 and a copy of the Noxious Weed Act is included as Appendix G.

The spread of invasive species across the management area continues to be a primary concern. Tamarisk and Russian olive infestations are found in many waterways and have resulted in vegetation compositions far removed from native riparian plant communities. Although known as a highly invasive species, without official designation as a problematic species, tamarisk eradication has not been mandatory in Utah. Populations of Russian knapweed have also reached high levels in many river corridors with camelthorn and ravenagrass (*Saccharum ravennae*) following suit. New species invasions such as these threaten existing vegetation communities, species diversity, and habitats of special status species.

Effects of the current drought are evidenced by reduced plant productivity. Unfavorable climactic conditions also predispose vegetation to insect infestations. Public interest in visiting the Monticello PA continues to grow, and with this comes a greater risk of disturbance to native plant communities and special status species. Activities such as seed collection have become more popular as the demand for drought-tolerant plants increases. Recreationists are seeking new areas, as well as continuing to visit popular destinations such as the San Juan River. Increased human visitation exposes new areas to disturbance and increases the chance for outbreaks of undesirable weeds.

Controlling undesirable and non-native species is one of the most difficult challenges, as well as one of the most significant problems, facing vegetation managers. The Monticello FO contracts with San Juan County to control weeds on BLM land utilizing integrated pest management strategies (combined use of mechanical, cultural, chemical, manual, biological and prevention

measures. San Juan County surveyed roads within the FO for noxious and invasive plant species in 1997 and 1998. When possible, these surveys are updated annually. Species found in the FO PA are included in Table 3.59.

Table 3.59. Invasive and Noxious Weeds of San Juan County, Utah

Scientific Name	Common Name
<i>Aegilops cylindrica</i>	Jointed goatgrass ^{C S}
<i>Alhagi pseudalhagi</i>	Camelthorn ^C
<i>Asclepias subverticillata</i>	Western whorled milkweed ^C
<i>Bromus tectorum</i>	Cheatgrass
<i>Cardaria draba</i>	Whitetop/Hoary cress ^S
<i>Carduus nutans</i>	Musk thistle ^S
<i>Centaurea diffusa</i>	Diffuse knapweed ^S
<i>Centaurea maculosa</i>	Spotted knapweed ^S
<i>Centaurea repens</i>	Russian knapweed ^S
<i>Centaurea squarrosa</i>	Squarrose knapweed ^S
<i>Cirsium arvense</i>	Canada thistle ^S
<i>Convolvulus arvensis</i>	Field bindweed ^S
<i>Cynodon dactylon</i>	Bermudagrass ^S
<i>Elaeagnus angustifolia</i>	Russian olive
<i>Elytrigia repens</i>	Quackgrass ^S
<i>Isatis tinctoria</i>	Dyer's woad ^S
<i>Lepidium latifolium</i>	Tall whitetop/Perennial pepperweed ^S
<i>Linaria genistifolia</i>	Dalmatian toadflax
<i>Onopordum acanthium</i>	Scotch thistle ^S
<i>Salsola tragus</i>	Russian thistle
<i>Solanum elaeagnifolium</i>	Silverleaf nightshade ^C
<i>Sorghum halepense</i>	Johnsongrass (Perennial Sorghum) ^S
<i>Solanum rostratum</i>	Buffalobur ^C
<i>Tamarix ramosissima</i>	Tamarisk (saltcedar)
<i>Tribulus terrestris</i>	Puncturevine

^C San Juan County Listed Noxious Weed

^S State of Utah Listed Noxious Weed

(Designations adapted from the "Noxious Weed Field Guide for Utah" [Merritt, Belliston, and Dewey 2000])

Weed eradication methods, such as herbicide spraying, must be consistent with the Final Environmental Impact Statement and Record of Decision (Utah) Vegetation Treatment on BLM Lands in Thirteen Western States (BLM 1991b and the Vegetation Treatments Using Herbicides on BLM Lands in 17 Western States (BLM 2007b). The use of certified weed-free hay is one guideline implemented from Utah BLM Health Standards and Guidelines for Healthy Rangelands to control the spread of noxious weeds (BLM 1997). For revegetation purposes, the use and perpetuation of native species is a priority, except for instances when non-intrusive, non-native species are more ecologically or economically feasible.

3.18.2 SEED AND PLANT COLLECTION

Private individuals may collect seed and plants after acquiring a permit, which includes a list of stipulations. The public may collect seed on BLM-administered lands during non-drought years from a seed source that has been verified as being in good vegetative condition (vigor, viable seed, etc.). Popular species for seed collection include fourwing saltbush, globemallow (*Sphaeralcea* spp.), rabbitbrush (*Chrysothamnus* spp.), winterfat, and needle-and-thread grass.

Collection of individual forbs, grasses, and most shrubs is allowed for scientific purposes only. Federally protected plant species may not be collected, but BLM-listed sensitive species may be collected if the population is sufficiently large as to not be affected. Before collecting plant specimens, the local BLM FO must be notified. A list of species collected and a copy of the herbarium labels produced for each specimen must be submitted to the BLM Utah State Office at the end of collection season.

3.19 VISUAL RESOURCES

3.19.1 RESOURCE OVERVIEW

The Monticello PA contains an unusually large number of areas that possess a high degree of scenic quality and a high level of visual sensitivity. Each year, an increasing number of visitors come to the area to recreate and sightsee. The visual attributes of the region have made the Monticello PA popular for locals and visitors alike. In general, high scenic quality within the Monticello PA results from the extraordinarily diverse and distinct topography, geology, and cultural history. The area possesses scenically unique vistas and river ways; rare and unusual geological formations of sandstone, limestone, and shale; colorful and highly contrasting sandstone cliffs, arches, canyons, and spires; a diversity of vegetation ranging from aspen, pinyon and juniper, to cottonwood and cacti; and an extraordinary concentration of prehistoric rock art, and prehistoric and historic structures. Visually sensitive areas within the Monticello PA are also the result of visitor interest in and public concern for the visual resources of a particular area, the high degree of visibility to the public for a particular area, the level of use of an area by the public, and the type of visitor use that an area receives.

The major areas within the Monticello PA that possess both outstanding scenic quality and high visual sensitivity include, but are not limited to: the Dark Canyon Wilderness, Comb Ridge, Comb Wash, Butler Wash, Lockhart Basin, the Grand Gulch/Cedar Mesa Plateau and associated canyons, Valley of the Gods, Indian Creek Corridor, Goosenecks State Park Overlook, and a segment of the San Juan River from Sand Island to Clay Hills.

Areas of high scenic quality and visual sensitivity that are associated with travel corridors within the area include the Indian Creek Scenic Byway, the Scenic Byway from the Arizona Border to Bluff (US-163), Trail of the Ancients National Scenic Byway, the Bicentennial Scenic Byway (U-95), and the Lockhart Basin Road Scenic Backway. The Monticello PA also contains thousands of miles of jeep, bike, and foot trails that are traveled as scenic routes, many of which are internationally recognized.

3.19.2 CURRENT MANAGEMENT PRACTICES

The current management of visual resources within the Monticello PA is guided by decisions made in the San Juan RMP ROD (BLM 1991a). The RMP establishes the Visual Resource Management (VRM) goals, which are to: 1) provide a systematic method to identify, evaluate, and manage visual resource values; 2) protect certain scenic values; and 3) minimize adverse visual impacts in other areas while allowing land-use activities to occur. The management guidance to achieve these objectives are to: 1) designate 5 ACECs (Butler Wash, Cedar Mesa, Dark Canyon, Indian Creek, and the Scenic Highway Corridor) in accordance with special conditions stipulated in Chapter 3 of the RMP; and 2) prepare management plans for these areas.

Under the current RMP, visual resources have been identified according to VRM classes. These classes are based on conditions such as scenic quality, viewing distance zones, and viewer sensitivity levels. The VRM class objectives and their descriptions are:

VRM Class I

The objective of Class I is to preserve the existing character of the landscape. This class provides for natural ecological changes; however, it does not preclude very limited management activities. The level of change to the characteristic landscape should be very low and should not attract attention.

VRM Class II

The objective of this class is to retain the existing character of the landscape. The level of change to the landscape should be low. Management activities may be seen, but should not attract the attention of the casual observer. Any changes to the landscape must repeat the basic elements of form, line, color, and texture found in the predominant natural features of the characteristic landscape.

VRM Class III

The Class III objective is to partially retain the existing character of the landscape. The level of change to the landscape should be moderate. Management activities may attract the attention of the casual observer, but should not dominate the view of the casual observer. Changes should repeat the basic elements found in the predominant natural features of the characteristic landscape.

VRM Class IV

The objective of Class IV is to provide for management activities that require major modifications to the existing character of the landscape. The level of change to the landscape can be high. The management activities may dominate the view and may be the major focus of viewer attention. However, every attempt should be made to minimize the impact of these activities through careful location, minimal disturbance, and repetition of the basic visual elements of form, line, color, and texture (BLM 1986b).

The VRM classes within the Monticello PA are listed in Table 3.60, with their acreages.

Table 3.60. VRM Classes and Acreages

VRM Class	Acres
I	397,477
II	419,536
III	522,921
IV	991,331
Total	2,331,265

Source: BLM 2003e.

The current Monticello RMP has established visual resource stipulations for several areas in the PA that are considered to have high scenic quality. These include the following:

- Butler Wash ACEC is managed to maintain its scenic quality, as VRM Class I. This would be accomplished by limiting surface disturbance to those projects for which revegetation could be successfully established within one year after project completion.
- Cedar Mesa ACEC is managed to protect cultural resources, scenic and natural values associated with primitive recreation. All ROS P class areas within the ACEC are managed as VRM Class I. Activities within the ACEC would be approved only with special conditions to protect visual resources.
- The Grand Gulch special emphasis area within the Cedar Mesa ACEC is managed to maintain scenic quality; surface disturbance would be managed to be compatible with VRM Class I criteria.
- The Valley of the Gods special emphasis area within the Cedar Mesa ACEC is managed to maintain scenic quality; surface disturbance would be managed to be compatible with VRM Class I criteria.
- To maintain scenic quality within the Indian Creek ACEC, surface disturbance will be limited to that for which revegetation could be successfully established within 1 year after project completion. The ACEC is managed as VRM Class I. Indian Creek ACEC is open for mineral leasing with stipulations to prevent surface occupancy; however, the FO manager could grant an exception to the No Surface Occupancy stipulation if an Environmental Assessment (EA) concludes that the project would not unduly impair the visual quality of the area. Recreational use will be limited if the activity causes damage to scenic quality.
- The Scenic Highway Corridor ACEC covers a visual zone along State Highways U-95, U-261, and U-276, and part of the White Canyon viewshed. To maintain scenic quality, surface disturbance will be limited to that for which revegetation could be successfully established within 5 years after project completion, and also managed as VRM Class I. All revegetation must be with native species naturally occurring within the area. The Scenic Highway Corridor ACEC will be open for mineral leasing with stipulations to prevent surface occupancy. However, the FO manager could grant an exception to the No Surface Occupancy stipulation if an EA concludes that the project would not unduly impair the visual quality of the area. Recreational use will be limited if the activity causes damage to scenic quality.

- Dark Canyon ACEC is managed to protect scenic values associated with primitive recreation, and activities within the ACEC would be approved to protect these values. Surface disturbances will be limited to those that can be successfully revegetated within 1 year after project completion. The ACEC is managed as VRM Class I, and recreation would be limited if cultural or scenic values were being damaged by recreational activities. Dark Canyon ACEC is closed to mineral leasing, mineral disposal, and OHV use.

3.19.2.1 CURRENT CONDITIONS

The entire Monticello PA has been visually inventoried and classified according to the BLM VRM process. In general, the visual resources in the Monticello PA can be delineated in relation to US-191 that runs north-south through the FO PA. The area to the east of the highway is designated as VRM Class III and Class IV, with the exception of VRM Class II areas near Montezuma Creek and north of the town of Blanding. The remainder of the Monticello PA, to the west of US-191, contains all of those areas designated as possessing high scenic and visual qualities, that is, VRM Class I and Class II.

The emphasis on VRM has changed since the 1991 RMP was approved. The current 1991 RMP and application of VRM objectives have afforded protection of most resources; however, the subsequent rapid increases in recreational resource uses are having an impact on visual resources.

People are attracted to the area because of its extraordinary scenic quality and the many opportunities for recreation. Throughout the Monticello PA, impacts to the landscape are occurring from increased recreation and tourism, which include the impacts from increased OHV use. Additional impacts are also produced by the development of oil and gas resources, seismic exploration, livestock grazing improvements, and other land-use disturbances.

The increasing number of roads being used by recreationists in the Monticello PA is having indirect effects on visual resources. Seldom Seen zones (those areas that are not visible from major travel routes) are decreasing within the Monticello PA, and an increase in the number of vehicles and people on BLM roads is creating changes in foreground and middleground views and changes in visual sensitivity. An increasingly utilized network of two-track roads and routes is creating conditions that allow OHV users, campers, and woodcutters to expand surface disturbances and impact visual resources.

3.19.2.2 TRENDS

Tourism is increasing within the Monticello PA. Increased recreational and vehicular use, and the increase in the number of visitors to Arches and Canyonlands National Parks, and Natural Bridges National Monument, who remain in the area and then recreate on BLM-administered lands (see Section 3.11, Recreation), contributes to the cumulative impact on visual resources.

The use of OHVs, trail use, and dispersed camping could have long-term cumulative impacts on visual resources. Oil and gas exploration and development are expected to continue within the Monticello PA and contribute some additional impacts to visual resources. Long-term trends for impacts to visual resources are:

- Increasing OHV-related recreational use could cause visual impacts within the FO PA;
- Increasing dispersed camping impacts, often as overflow from the nearby National Parks and Monuments, could impact VRM through increased surface and vegetative disturbance;
- Conflicts between OHV recreationists and hikers, sightseers, cultural site tourists, campers, hunters, river floaters, etc., who seek a high-level of scenic quality.

3.20 WILDLIFE AND FISHERIES

3.20.1 RESOURCE OVERVIEW

Great landscape diversity is found within the Monticello PA with lands associated with the Colorado River, San Juan River, and the Abajo Mountains. These land features have produced a unique combination of landforms and vegetation types and provide important habitat for wildlife and fish species.

3.20.2 BIG GAME SPECIES

3.20.2.1 MULE DEER (*ODOCOILEUS HEMIONUS*)

Mule deer occupy most ecosystems in Utah but likely attain their greatest densities in shrublands characterized by rough, broken terrain and abundant browse and cover. Mule deer summer range habitat types include spruce/fir, aspen, alpine meadows, and large grassy parks located at higher elevations. Winter range habitat primarily consists of shrub-covered, south-facing slopes. Winter range habitat primarily consists of shrub-covered, south-facing slopes. Winter diets of mule deer consist of approximately 75% browse from a variety of trees and shrubs and 15% forbs. In the summer months, mule deer populations could be limited during years where there is little rainfall, water availability, and summer forage that reduces fawning success. In the winter months, insufficient quantity or quality of habitat or deep snow results in heavy concentration of deer on winter ranges, increasing the spread of disease, reduction in population, and fawning success.

The middle and higher elevations of the Monticello PA sustain a large mule deer population. There is one UDWR wildlife management unit for mule deer located within the Monticello PA boundaries. This wildlife management unit contains the San Juan Herd, which is separated into two subunits (Abajo Mountains and Elk Ridge). The present population trend of these herds is down (Table 3.61). There has also been a significant decline in mule deer populations throughout the State of Utah. This has been attributed to the recent drought and loss of winter habitat. Within the Monticello PA, there has been a loss/die-off of sagebrush habitat due to overgrazing, drought and insect infestations. These include crucial wintering areas, such as Beef Basin and Harts Draw. There are plans throughout the state with several agencies to restore sagebrush habitats using different treatment techniques (personal communication between Tammy Wallace,

BLM, and Thomas Sharp, SWCA Environmental Consultants, 2003). Population objectives are set by UDWR and may only be met if there is available habitat.

Table 3.61 Current Population and Objectives for Mule Deer

Herd Unit	Current Population	Population Objective	Percent of Objective
San Juan, Abajo Mountains	6800	13,500	50
San Juan, Elk Ridge	2350	7000	34

Mule deer are a representative guild species for the following habitats in the district, deciduous woodland, riparian, mountain shrub, pinyon-juniper woodland and sagebrush. Impacts to this species can be partly assessed through the impact to these habitat types.

3.20.2.2 ROCKY MOUNTAIN ELK (*CERVUS ELAPHUS NELSONI*)

Rocky mountain elk occupy most ecosystems in Utah but likely attain their greatest densities in grasslands, aspen and montane coniferous forest. Production or calving areas are used from mid-May through June and typically occupy higher elevation sites than winter range. Calving grounds are usually characterized by aspen, montane coniferous forest, grassland/meadow, and mountain brush habitats, and are generally in locations where cover, forage, and water are in close proximity (Fitzgerald et al. 1994; Seidel 1977; Kufeld 1973). Within the Monticello PA, typical elk winter range occurs between 5,500 and 7,500 feet elevation and comprises mountain shrub and sagebrush habitats.

The middle and higher elevations of the Monticello PA provide habitat for the local elk populations. Elk numbers have increased within San Juan County and have reached the population objectives that UDWR set (Table 3.62; personal communication between Chris Colt, UDWR, and Thomas Sharp, SWCA Environmental Consultants, 2003–2004). Population objectives are set by UDWR and may only be met if there is available habitat.

Table 3.62. Current Population and Objectives for Rocky Mountain Elk

Herd Unit	Current Population	Population Objective	Percent of Objective
San Juan	1300	1300	100

Rocky Mountain elk are a representative guild species for the following habitats in the district, grasslands, deciduous woodland, riparian, mountain shrub, pinyon-juniper woodland and sagebrush. Impacts to this species can be partly assessed through the impact to these habitat types.

3.20.2.3 PRONGHORN (*ANTILOCAPRA AMERICANA*)

Pronghorn antelope can be found and are generally associated with open plains where they feed mainly on browse and forbs. Pronghorn prefer to occupy areas with large tracts of flat to rolling open terrain where they rely on keen eyesight and swift movement to avoid predators. Within the

Monticello PA, pronghorn are typically found in the Dry Valley area and rely on this habitat year-round.

The UDWR Hatch Point herd is the only pronghorn herd within the Monticello PA and this herd also extends into the Moab FO PA. The antelope herd has expanded the area it inhabits to the east side of Highway 191. However, the population trend is down from recent years. UDWR will be managing this herd to increase numbers by proposing supplemental transplants. Table 3.63 shows the current pronghorn population and population objective for this herd unit. Population objectives are set by UDWR and may only be met if there is available habitat.

Table 3.63. Current Population and Objectives for Pronghorn Antelope

Herd Unit	Current Population	Population Objective	Percent of Objective
San Juan, Hatch Point	130–150	300	43–50

Portions of the antelope habitat within the Monticello PA are in less than desired condition. There may be insufficient cover available for fawns to hide in because they are born shortly after livestock are removed from the area and there typically has not been sufficient time for vegetation to grow and provide cover. These areas may also lack forb and shrub compositions necessary to provide adequate forage for antelope (personal communication between Tammy Wallace, BLM, and Thomas Sharp, SWCA Environmental Consultants, 2003).

Pronghorn are a representative guild species for grasslands and desert shrub habitats in the district. Impacts to this species can be partly assessed through the impact to these habitat types.

3.20.2.4 DESERT BIGHORN SHEEP (*OVIS CANADENSIS NELSONI*)

Desert bighorn sheep are uniquely adapted to inhabit some of the most remote and rugged areas. They prefer open habitat types with adjacent steep rocky areas for escape and safety. Habitat is characterized by rugged terrain including canyons, gulches, talus cliffs, steep slopes, mountaintops and river benches (Shackleton et al. 1999). Desert bighorn sheep typically forage on shrubs more than grasses and use forbs less than shrubs and grasses. Desert bighorns are found in southern Utah and typically do not migrate.

There are currently 3 UDWR herds units for desert bighorn sheep within Monticello PA. These include the San Juan (Lockhart), the North San Juan, and the South San Juan herds. Since the RMP was written, there is new data indicating bighorn sheep utilize the Lockhart Basin area. Under the current RMP, no provisions or designations of crucial bighorn sheep habitat were made in the Lockhart Basin area. The Moab FO of the BLM manages a small part of the habitat for the Lockhart herd. There is also evidence of the Lockhart herd going up the Redd Sheep Trail to Hatch Point.

Bighorn sheep habitat in the Monticello PA is generally in good condition, although the recent drought has caused forage and water depletions. There has also been a large increase in the amount of OHV use in bighorn sheep areas, which can cause stress to the animals. Additionally, the increased recreational use of roads could exacerbate habitat fragmentation impacts.

Bighorn sheep numbers are down from past stable numbers (Table 3.64). UDWR management goals are to increase all of these herds, as well as expanding the South San Juan Herd into BLM lands along the San Juan River from Bluff downstream to Lake Powell. These may be accomplished with supplemental transplants. Population objectives are set by UDWR and may only be met if there is available habitat.

Table 3.64 Current Population and Objective for Desert Bighorn Sheep

Herd Unit	Current Population	Population Objective	% of Objective
San Juan, South	120	300	40
San Juan, North	50	100	50
San Juan, Lockhart	90	200	45

3.20.2.5 OTHER BIG GAME SPECIES

Within the Monticello PA, there are UDWR management areas for black bear (*Ursus americanus*) (Map 72) and mountain lion (*Felis concolor*). These represent areas where populations of these species are sufficient to support hunting. In the Intermountain West, black bears rarely use open habitats. Here, they are typically associated with forested or brushy mountain environments and wooded riparian corridors (Zevloff and Collett 1988). Black bears tend to be nocturnal and are considered omnivorous. Preferred foods include berries, honey, fish, rodents, birds and bird eggs, insects, and nuts. Black bears obtain most of their meat from carrion. From November to April, bears enter a period of winter dormancy. Winter dens are located in caves, under rocks, or beneath the roots of large trees. The black bear is a representative guild species for old growth conifer habitat in the district. Impacts to this species can be partly assessed through the impact to this habitat type.

The mountain lion or cougar inhabits most ecosystems in Utah. However, it is most common in the rough, broken terrain of foothills and canyons, often in association with montane forests, shrublands, and pinyon-juniper woodlands (Fitzgerald et al. 1994). Lions feed primarily on large mammals, especially deer, but also eat coyotes, porcupines, beavers, mice, rabbits, birds, and even grasshoppers. Considering that the mountain lions primary prey item is the mule deer, addressing the impacts to mule deer habitat can best assess impacts to mountain lions.

3.20.3 AVIAN SPECIES

3.20.3.1 RAPTORS

The Monticello PA includes considerable habitat of value to raptors. Raptors found in this area include eagles, falcons, hawks, harriers, and owls. Special habitat needs for raptors include nest sites, foraging areas, and roosting or resting sites. There are many red-tailed hawks and Cooper's hawk nesting areas as well as a few peregrine and golden eagle nest sites found within the Monticello PA. Raptors forage on small mammals or small birds. The most utilized raptor nesting habitats in the Monticello PA are generally found along riparian areas and/or cliff faces (personal communication between Tammy Wallace, BLM, and Thomas Sharp, SWCA Environmental Consultants, 2003).

The northern goshawk (*Accipiter gentiles*) is a representative guild species for old growth conifer habitat in the district. The golden eagle (*Aquila chrysaetos*) and the prairie falcon (*Falco mexicanus*) are representative guild species for cliff rock habitat. The ferruginous hawk and burrowing owl (*Athene canicularia*) are representative guild species for grassland habitat. The ferruginous hawk is also a representative guild species for desert shrub habitat. Impacts to these species can be partly assessed through the impact to these habitat types.

3.20.3.2 WATERFOWL

Waterfowl in the Monticello PA is generally associated with the Colorado and San Juan river drainages. Some waterfowl can also be found in other riparian areas, such as ponds, reservoirs, and perennial streams. Some individuals or species breed, winter, or remain yearlong in the state, while larger numbers pass through the area during the spring and fall migration. Many species feed on insects and small fish or amphibians in addition to aquatic plant foods. In addition, some species feed frequently on upland grasses and forbs in grassy fields and meadows where such vegetation is succulent and habitat is sufficiently open to preclude hiding predators and enable rapid flight. Within the Monticello PA, the most important areas for waterfowl are the Colorado and San Juan rivers, as well as Recapture Reservoir and a couple of permanent ponds such as those in Cross Canyon and Nancy Patterson Canyon.

3.20.3.3 UPLAND GAME BIRDS

There are several species of upland game birds within the Monticello PA (personal communication between Dean Mitchell, UDWR, and Thomas Sharp, SWCA Environmental Consultants, 2004; UDWR 2002; UDWR 2000). Some of the species include Gunnison Sage-grouse, Chukar (*Alectoris chukar*), Mourning Dove (*Zenaida macroura*), and Wild Turkey (both Merriams and Rio Grandes) (*Meleagris gallopavo*): and Gambel's Quail (*Callipepla gambelii*). Chukars prefer open, rocky, barren lands and eat grass shoots, seeds, grain, and insects. Turkeys utilize open woodland or forest clearings, as well as riparian areas and eat acorns, fruit, and seeds. Mourning doves are found in a variety of habitats, but mostly in farmlands and eat grains, small seeds, acorns, and fruit. Gambel's Quail are found in drier habitats and feed on seeds, grain, and insects.

Gunnison Sage-grouse are used as a representative guild species for sagebrush habitat in the district. Impacts to this species can be partly assessed through the impact to this habitat type. Sage-grouse require large expanses of sagebrush (*Artemisia* spp.) communities below 9,800 feet, with a diversity of grasses and forbs and healthy riparian ecosystems. The presence of each habitat type in healthy condition in close proximity to winter, lek, nesting, and brood-rearing habitat is essential. Population declines within the Monticello FO are attributed to habitat loss and fragmentation from increased roads, power lines, sagebrush conversions to farmlands, and reduction in riparian areas. Other issues decreasing habitat quality are livestock grazing, drought, land treatments, and herbicides. The northeast side of the Monticello PA contains populations and habitat for this species.

3.20.3.4 NEOTROPICAL MIGRATORY BIRDS

There are a wide variety of songbirds and neo-tropical migrants, which spend at least part of the year within the Monticello PA (Parrish et. al. 2002). These species utilize a wide variety of habitats found within the PA. The Monticello FO maintains information regarding neotropical migratory birds by conducting annual breeding bird surveys in June of each year with the U.S. Geological Survey and partnering with the UDWR using mist netting and point count surveys.

Most of the bird species (especially neo-tropical) are decreasing in numbers throughout their ranges. This can be seen with the type of species listed on the threatened and endangered species list for San Juan County. According to Parrish et al. (2002), riparian habitats are used as either breeding or wintering habitat by Utah's birds almost twice as much as any other habitat type. Within Utah, 66–75% of all bird species use riparian habitats during some portion of their life cycle. Shrublands, forest, and additional habitat groups (e.g. water, rock, playa, agriculture, urban, and cliff) all are about equal and second to riparian when considering their importance to bird species. To prevent further population declines for bird species, the protection of these habitat types, especially riparian are crucial. Certain species can be followed more closely as indicators of overall ecosystem health.

Loggerhead shrikes habitat consists of open country with short vegetation: pastures with fence rows, old orchards, mowed roadsides, cemeteries, golf courses, agricultural fields, riparian areas, and open woodlands. The loggerhead shrike is a small avian predator that hunts from perches and impales its prey on sharp objects such as thorns and barbed-wire fences. The Loggerhead shrike is one of the few North American passerines whose populations have declined continent wide in recent decades. Changes in human land-use practices, the spraying of biocides, and competition with species that are more tolerant of human-induced changes appear to be major factors contributing to this decline.

The sage sparrow is a migrant that summers in Idaho and winters in Arizona, New Mexico and northern Mexico. It is found in sagebrush flats and desert shrub areas. It usually nests in sagebrush and typically feeds on insects and seeds. This species has been in recent decline. This decline is due to reduced, fragmented, and lost sagebrush steppe habitat that has resulted from increased wildland fires and cheatgrass invasion.

This sage thrasher's populations are mostly stable where suitable shrub-steppe habitat remains. However, its numbers have been dramatically reduced, and in some cases, local populations have been eliminated, where there has been wholesale conversion of sagebrush rangeland.

The Brewer's sparrow major habitat type is sagebrush shrublands. The Brewer's sparrow is by far the most abundant bird there during spring and summer. Recent (1980s and 1990s) surveys (Rotenberry et. al. 1999) have shown breeding numbers to be in significant decline throughout the species' range. The causes are uncertain, but they may be related to fundamental changes in shrubland ecosystems being brought about by agriculture, grazing, and the invasion of exotic plant species.

The Warbling Vireo occupies predominantly riparian habitat, but may also use a variety of other habitats including oak/mountain shrub and deciduous forest. It builds its nests in the forked limbs

of trees from one to 40 meters (m) above the ground at elevations ranging from sea level to over 3,000 m. The species appears well adapted to human landscapes, as nests have been found in neighborhoods, urban parks, orchards, and farm fencerows. Its reproductive success in these areas has never been quantified, however.

The Green-tailed Towhee prefers species-rich shrub communities within shrub-steppe habitats, and disturbed and open areas of montane forest, often created by forest fires. The bulky nests of this species are concealed in shrubs, but often are prone to predation. In winter, individuals are common in dense mesquite (*Prosopis* spp.) shrub habitat along desert washes. Breeding bird survey data suggest that populations have been stable overall since 1966, with no significant broad trends (Dobbs et. al. 1998).

The juniper titmouse is a year-round resident of the pinyon-juniper and pine woodlands; it is also common in suburbs. It nests in snag holes, natural and made by woodpeckers. They typically feed on fruit, seeds and insects. This species is generally tolerant of human encroachment.

The Gray Flycatcher is a migrant species that summers in Utah and Idaho and winters in Mexico. It nests in arid pinyon-juniper woodlands and sagebrush areas. It builds its nest in the crotch of juniper trees or sagebrush. It feeds exclusively on insects. This species is still quite common but faces the same risks that other Sagebrush guild species face.

No known population of Yellow-billed Cuckoo exist at present within the Monticello PA (personal communication between Tammy Wallace, BLM, and Thomas Sharp, SWCA Environmental Consultants, 2003). The Yellow-billed Cuckoo, however, is a neotropical migrant that utilizes riparian valleys throughout the state. The Western Yellow-billed Cuckoo is associated with cottonwoods and Riparian cover, which provides nesting and brood-rearing habitat. Western Yellow-billed Cuckoos are obligate riparian nesters and are restricted to more mesic habitat along rivers, streams and other wetlands. Yellow-billed Cuckoos are discussed further under the sensitive species section of the document.

The Southwestern Willow Flycatcher (SWFL) utilizes and breeds in patchy to dense riparian habitats along streams and wetlands near or adjacent to surface water or saturated soils. These dense patches are often interspersed with small openings, open water, and/or shorter/sparser vegetation, creating a mosaic habitat pattern. Population declines are attributed to numerous, complex, and interrelated factors such as habitat loss and modification, invasion of exotic plants into breeding habitat, brood parasitism by cowbirds, vulnerability of small population numbers, and winter and migration stress. SWFL are discussed further under the sensitive species section of the document.

Song sparrows are relatively common in riparian habitat. They build open-cup nests near fresh water wherever suitable cover and insect food are present.

Spotted Towhee breed in wide variety of plant associations, all characterized by dense, broadleaf shrubby growth (variously described as brush, thickets, or tangles). This shrubby growth is typically only a few meters tall, with or without emergent trees, and provides deep, sheltered, semishaded litter and humus on ground, and a screen of twigs and foliage close overhead.

Mallard duck success in the wild reflects its adaptability to varied habitats, its hardiness in cold climates, its catholic food tastes, and its tolerance of human activities. The bulk of the Mallard's diet outside the breeding season consists of seeds of both natural wetland plants and agricultural crops. Although the mallard is the most heavily hunted duck species in North America, its populations remain more or less steady, and the species is not considered in danger. Nevertheless, managers carefully monitor and manage mallard populations and their habitats to ensure the continued prosperity of this extremely popular and successful duck (Drilling et al. 2002).

Several of the migratory birds can be used as guild species for different wildlife habitat types. The loggerhead shrike is associated with desert shrub habitat, the sage sparrow, sage thrasher and Brewer's sparrow are associated with sagebrush and perennial grassland, the Warbling Vireo, Green-tailed Towhee and Blue Grouse are associated with oak mountain shrub habitat, the juniper titmouse and Gray Flycatcher are associated with pinyon-juniper habitat and Yellow-billed Cuckoo, Southwestern Willow Flycatcher, Song Sparrow, Spotted Towhee, and Mallard duck are associated with riparian habitat. For the purposes of this analysis, impacts to these habitats will be used, in part, to assess impacts to these species. Unless stated above, the exact population status of all these species in the Monticello PA is not known.

3.20.4 FISH AND AMPHIBIAN SPECIES

The Monticello PA provides habitat for fish and amphibian species because of the variety of aquatic habitats found within the resource PA, which include rivers, streams, ponds, springs, and marsh areas. Aquatic species in the Monticello PA include several TES species such as bonytail, Colorado pikeminnow, razorback sucker, roundtail chub, bluehead sucker, and flannelmouth sucker. Table 3.65 illustrates the current UDWR inventories of fisheries within the Monticello PA (personal communication between Tammy Wallace, BLM, and Thomas Sharp, SWCA Environmental Consultants, 2003).

Amphibians rely on water during a portion of their life cycle and are typically found near water sources. The aquatic habitat in the Monticello PA is generally associated with the Colorado and San Juan river drainages and perennial water sources. The BLM in partnership with U.S. Geological Survey have started conducting amphibian surveys since 2003 on two riparian areas within the Monticello PA. These include Indian Creek and Arch Canyon. These studies are to determine species and abundance that are within these canyons. To date, the species found in Arch Canyon include: Woodhouse's toad (*Bufo woodhousii*), Red-spotted toad (*Bufo punctatus*), and Northern leopard frog (*Rana pipiens*). In Indian Creek, Bufo species of tadpoles and a few red-spotted toads were found.

Table 3.65. Inventory of Fisheries within Monticello PA

FO Area	Species Present
Colorado River	Colorado pikeminnow, razorback sucker, bonytail, humpback chub, flannelmouth sucker, bluehead sucker, channel catfish (<i>Ictalurus punctatus</i>), roundtail chub, speckled dace (<i>Rhinichthys osculus</i>), Plains killifish (<i>Fundulus zebrinus</i>), fathead minnow (<i>Pimephales promelas</i>), red shiner (<i>Cyprinella lutrensis</i>), sand shiner (<i>Notropis ludibundus</i>), smallmouth bass (<i>Micropterus</i>

Table 3.65. Inventory of Fisheries within Monticello PA

FO Area	Species Present
	<i>dolomieu</i>), largemouth bass (<i>Micropterus salmoides</i>), carp (<i>Cyprinus carpio</i>), black bullhead (<i>Ameiurus melas</i>), walleye (<i>Stizostedion vitreum</i>)
San Juan River	Colorado pikeminnow, razorback sucker, flannelmouth sucker, bluehead sucker, channel catfish, roundtail chub, speckled dace, fathead minnow, red shiner, sand shiner, smallmouth bass, largemouth bass, carp, black bullhead, yellow bullhead (<i>Ameiurus natalis</i>), walleye, northern pike (<i>Esox lucius</i>)
Arch Creek	Flannelmouth sucker, mountain sucker, speckled dace
Montezuma Creek	flannelmouth sucker, bluehead sucker, channel catfish, roundtail chub, speckled dace, carp, fathead minnow, red shiner, sand shiner

*Where *fathead minnow*, *red shiner*, *sand shiner* are added in italics, these are not necessarily documented. However, they are prolific in the mainstream Green and Colorado rivers. Thus, it is likely that they are in at least the lower extremities of these smaller tributaries.

3.20.5 OTHER WILDLIFE HABITAT

The Monticello PA contains a high diversity of small mammals because of the variety of habitats within the boundaries. Other wildlife species that are found within the field office area includes small mammals (cottontails, jackrabbits, squirrels, ground squirrels, mice, voles, and shrews), bats, reptiles, and invertebrate (insects). Bats roost in tree and rock crevices and caves. They rely on insects for food and are typically found near water sources feeding on insects (Oliver 2000). Reptiles have become adapted to living and reproducing entirely on land. They include turtles, lizards, and snakes. The Monticello PA contains a high diversity of reptile because of the variety of habitats found within the resource management area. Most turtles are aquatic, although a few live entirely on land. Lizards are found in grasslands and shrub deserts, boulders, cliffs, trees, and loose sand. Snakes can be aquatic, while some live in trees, and some live in burrows.

3.21 WOODLANDS

3.21.1 RESOURCE OVERVIEW

Woodland resources are generally defined as those tree species that are used as non-sawtimber products and are sold in units other than board feet. Woodland resources within the Monticello PA consist primarily of pinyon pine (*Pinus edulis*) and Utah juniper (*Juniperus osteosperma*). Pinyon–juniper woodlands are characterized by trees that are less than 33 feet tall.

Closed conifer woodlands (with a greater than 60% canopy cover) are dominated by pinyon pine, with Utah juniper as a common associate. This is the most extensive forest type in Utah exceeding, in acreage, all other forests combined (Lanner 1984). Utah juniper is the more dry-climate-adapted of the two species, often serving as nurse trees for pinyon in well-developed woodlands. The open conifer woodlands (characterized by a 25–60% canopy cover) form a wide landscape and are found at elevations of 4,000 to 7,000 feet. Major cover types include Utah juniper with associated shrub species such as big sagebrush (*Artemisia tridentata*) and native bunchgrasses. Utah juniper has increased with grazing, and, as grazing has intensified, the species has spread from ridges and mountain slopes to deep valleys. Most of the area where

pinyon/juniper woodland currently dominates was historically characterized by wildland fires burning every 15 to 50 years (Kitchen 2004, Miller and Tausch 2001). Both pinyon and juniper seedlings are tolerant of shade, but as wildland fire opens up the canopy cover, juniper seedlings tend to establish quickly in cut or burned areas, while pinyon seedlings tend to establish best under a canopy cover.

Cottonwood (*Populus* spp.) is a component of the Monticello PA's woodland resources that grows in riparian areas, with value to the Navajo Nation for ceremonial purposes. Cottonwood contributes to the proper functioning of riparian systems, in that it provides bank stabilization, shade, and wildlife habitat.

Timber resources within the Monticello PA consist of small stands of ponderosa pine, Douglas fir (*Pseudotsuga menziesii*), cottonwood, quaking aspen (*Populus tremuloides*), oak species (*Quercus* spp.), and box elder (*Acer negundo*). The quantities and concentrations of these timber species are too low to have commercial value, though they do have scenic, habitat, and watershed resource values. No commercial sales or harvesting of any timber species take place within the Monticello PA.

3.21.2 CURRENT MANAGEMENT PRACTICES

The Monticello FO manages woodland products by controlling harvests and sales. It sells woodland resources in informally designated areas for fuel wood, fence posts, Christmas trees, and other uses as demand arises. Fuel wood harvests are limited to pinyon and juniper; on-site harvests of trees by recreationists, usually as fuel for campfires, are allowed except where specifically excluded (BLM 1991a).

The Monticello FO has conducted 72 pinyon-juniper treatment projects and treated 32,191 acres, primarily in the 1960s and 1970s, to remove pinyon-juniper and convert woodlands to grasslands for livestock and wildlife forage (BLM 2004f). Because of subsequent re-growth of pinyon-juniper stands, many of these project areas are now in need of re-treatment and additional management. These projects are being maintained through the Moab Fire District. Re-treatment would consist of prescribed burning and/or other types of treatments (e.g., mechanical, chemical) to reduce fuel loads (BLM 1989).

3.21.2.1 ALLOCATIONS

In accordance with Monticello FO policy, a portion of the value of all woodland sales are retained at the Monticello FO to defray the cost of road maintenance and land reclamation in woodlandcutting areas.

The current management of woodland resources within the Monticello PA is guided by decisions made in the San Juan RMP (BLM 1991a). This plan identifies management actions to support the woodland management objectives of 1) allowing use of woodland products in areas specified for this use; and 2) preserving woodland products in other areas to meet RMP goals. The current management actions for the resource, as specified in the RMP, include:

- Assigning all forestlands in the resource management area to one of 4 categories:
 1. Lands available for intensive management of forest products
 2. Lands available for restricted management of forest products
 3. Lands where forests are managed to enhance other uses
 4. Forestlands not available for management of forest products
- Using the RMP goals and management objectives to determine which areas are assigned to each category, and imposing conditions on forest products use; and
- Prior to any land treatment project that would remove woodland products, striving first for woodland sales and second for free use of woodland products.

The current management guidance for developing forest resources is:

- The Monticello FO may develop forest resources for sustained yield, where feasible, in areas where forest product sales are allowed under the RMP; and
- The RMP may impose conditions of use or reclamation requirement in certain areas.

3.21.2.2 CURRENT CONDITIONS

It is estimated that pinyon and juniper woodlands have increased ten-fold over the past 130 years throughout the Intermountain West (Miller and Tausch 2001). Wildland fire suppression and lack of thinning have contributed to dense, over-mature stands of pinyon-juniper throughout the Monticello PA, and woodland fuel loading is increasing (see Section 3.4, Fire Management). The inadequate harvesting or thinning of pinyon-juniper woodlands within the PA is also creating conditions in which growth and succession of woodland stands are exceeding their carrying capacity, thus causing a decline in understory vegetation and creating stresses from competition that lead to tree mortality. Stressed trees are more susceptible to disease and insect infestations, further contributing to fuel loading of dead/down wood. These conditions are also increasing the potential for uncontrolled, catastrophic wildland fires. Noxious weed species could replace woodland species in those woodland areas that are burned by uncontrolled, catastrophic wildland fire.

Since the approval of the current RMP, drought has weakened the pinyon and juniper trees, and an infestation by the Ips engraver beetle (*Ips* spp.) has caused a severe die-off. Based on the current trend, the infestation is likely to increase, exacerbated by current drought conditions and the competitive stresses described above. Currently, there is no program to contain the infestation, and though the rate of infestation and the degree of damage to woodland resources are unknown, the potential for a significant loss of woodland and timber resources is high. The loss of these resources would result in more fuel loading, further contributing to conditions that could increase the potential for catastrophic wildland fires (personal communication between Tammy Wallace, BLM, and David Harris, SWCA, March 21, 2003).

Past management practices to improve grazing habitat for wildlife and cattle included chaining of pinyon-juniper stands. This management technique is no longer a preferred treatment and is not being used at this time. Currently, a program is being developed (in coordination with the Moab FO) to thin the woodland understory using prescribed fire to decrease fuel loading/

hazardous fuels and to maintain old chained and reseeded areas (personal communication between Tammy Wallace, BLM, and David Harris, SWCA, March 21, 2003).

Creation of wilderness study areas (WSAs) within the PA have closed these areas to woodcutting, prescribed burning, and other woodland management options, with potentially long-term adverse impacts on woodland resources. The WSAs also preclude commercial harvesting and access trail construction. The WSAs are, in effect, woodcutting and prescribed burning exclusion zones. These conditions support the growth and succession of woodland stands that exceed their carrying capacity, which can cause a decline in understory vegetation, and create stresses from competition that lead to tree mortality, similar to conditions and effects described above for woodland resources throughout the Monticello PA.

Currently, there is no woodland resource monitoring in the Monticello PA, except unscheduled, occasional fuel load assessments being made by BLM fire personnel (personal communication between Tammy Wallace, BLM, and David Harris, SWCA, March 21, 2003).

Woodland harvesting that does not follow required stipulations is currently damaging surface cultural resource sites and creating a network of unauthorized roads and trails that is degrading visual quality, increasing soil erosion and sedimentation, and affecting overall watershed quality.

In addition to the previously described issues in upland woodlands, in riparian zones, cottonwood stands are being encroached upon and impacted by tamarisk (*Tamarix* spp.) and Russian olive, resulting in decreased wildlife habitat and declines in overall watershed health.

3.21.3 RESOURCE DEMAND AND FORECAST

The current use of woodland resources within the Monticello PA is non-commercial harvesting of pinyon and juniper for fence posts, firewood, and Christmas trees. Such harvesting is allowed with a permit issued by the Monticello FO. Permits are not issued for collection of dead and downed cottonwood for ceremonial purposes.

A potential conflict exists between the Navajo Tribe's need to use the resource as fuel-wood and the Monticello FO's need to manage for woodland sustainability and health. Cedar Mesa is an area where the conflict is most obvious between the BLM and tribal resource needs, as most of Cedar Mesa is currently a WSA, which does not allow for firewood collection. Native Americans also want to be able to collect live cottonwood; however, this species is valuable for wildlife habitat, riparian function, and overall watershed health, and is being replaced by invasive species including tamarisk.

The limited information available regarding the current level of woodland harvesting is derived from data on woodland harvesting permits sold by the Monticello FO. For FYs 2000–2003, the trend indicates an increasing number of permits were issued for harvesting wood products (BLM 2003f). The actual level of woodland harvesting within the Monticello PA is unknown because 1) resource monitoring is very limited; 2) the FO area is large, remote, and difficult to access; and 3) it is assumed that some people cut wood without purchasing a permit.

The demand for woodland products (including firewood) is expected to increase. The number of cords of firewood that were sold over recent years has increased from 898 cords in 2000 to 1,137 cords in 2003 (BLM 2003f). The sale of Christmas trees is highly variable, and fluctuates from year to year. There are no limitations on woodland sales except in fire exclusion areas (designated as Wilderness Areas and WSAs).

2.0 PROPOSED PLAN AND DRAFT ALTERNATIVES

This chapter presents the Proposed Plan for managing public lands in the Monticello Field Office (FO). The five alternatives from the Draft RMP/Draft EIS are also provided to illustrate the progression to the Proposed Plan. In accordance with the federal guidelines implementing the National Environmental Policy Act (NEPA), a range of reasonable alternatives was analyzed in the Draft RMP/Draft EIS that helped accomplish the objectives of the Proposed Plan. In crafting the Proposed Plan, the BLM considered all comments provided by the public, the Cooperating Agencies and internally on the Draft RMP/Draft EIS, as well as, issues and concerns raised during scoping, identified goals and objectives associated with the resources and allowable uses on the public lands, and competing uses under the multiple use and sustained yield mandates of the Federal Land Policy and Management Act of 1976 (FLPMA). Chapter 2 has been organized in the following manner:

- Section 2.1 provides brief descriptions of the alternatives that were analyzed in detail in the Draft RMP/Draft EIS.
 - Table 2.1 defines the Proposed Plan and provides a summary of the Draft RMP/Draft EIS alternatives.
- Section 2.2 provides a comparative summary of the environmental impacts associated with the Proposed Plan and each alternative.
 - Table 2.2 provides a summary of the impacts.
- Section 2.3 outlines those alternatives the BLM has considered but has eliminated from detailed analysis, and the justifications for their dismissal from further evaluations.

2.1 BRIEF DESCRIPTION OF THE FIVE ALTERNATIVES ANALYZED IN THE DRAFT RMP/DRAFT EIS AND THE PROPOSED PLAN

The Draft RMP/Draft EIS analyzed five alternatives in detail. Alternative A (the "No Action" Alternative, a continuation of the existing 1991 RMP) was presented for comparison to the four action alternatives. There are four action alternatives in addition to the Proposed Plan; Alternatives B, C, D, and E, represent variations in the existing management and are generally distinguished by the degree of resource protection use.

The Proposed Plan/Final EIS does not carry forward Alternative C (the Preferred Alternative) from the Draft RMP/EIS. Rather, the Proposed Plan/RMP consists of a combination of all the alternatives, including Alternative C from the Draft RMP/EIS and information that was modified in response to public comment. It is based on public comments; the BLM and Cooperating Agency review; and provides the best means to accommodate the widest range of public and agency concerns over resources and resource uses. It provides for continued access to and development of resources with stipulations and mitigation to protect natural and cultural resources.

Alternative A (No Action) would be a continuation of existing management practices defined in the San Juan Resource Management Plan (RMP) (BLM 1991a, as amended). The current plan maintained "multiple use management while providing protection or enhancement to unique and sensitive resources." Areas were designated as open, limited, and closed to off-highway vehicle

(OHV; also referred to as "off-road vehicle") travel. Areas of Critical Environmental Concern (ACECs) were used extensively to manage cultural and recreation resource and use.

Alternative B would minimize human activities, offer more protection for wildlife and other natural resources, and favor natural systems over commodities development. Decisions include minimizing routes and enlarging crucial habitat for wildlife. All potential ACECs are considered in this alternative. All eligible wild and scenic rivers (WSRs) are considered for suitability in this alternative. Oil and gas leasing stipulations were determined and used to protect sensitive resources.

Alternative C was identified as the Preferred Alternative in the Draft RMP and would balance the protection of important environmental values and sensitive resources with commodities development. All areas were designated as open, limited, and closed to OHV travel and routes were designated to allow access and protect resources. A balanced use of ACECs and WSRs was used to protect important resource values.

Alternative D emphasizes commodities development over the protection of natural resources. No ACECs were considered in this alternative. No eligible WSR segments would be determined as suitable under this alternative. Protection of wildlife habitat was minimized to that required by law, regulation, or policy. Access was maximized, as no acres were closed to OHV travel and almost the entire area was designated as limited to OHV travel.

Alternative E would be based on Alternative B, except it emphasizes protection of 582,360 acres of non-Wilderness Study Area (WSA) lands with wilderness characteristics and allows for other activities consistent with that emphasis. Large areas on the west side of the Monticello FO would be difficult to access or do any kind of surface-disturbing activities. Wilderness characteristics would be enhanced as would adjacent wilderness found in WSAs.

The Proposed Plan consists of a combination of proposed decisions taken from an array of all the alternatives but using Alternative C (Preferred Alternative) from the Draft RMP/Draft EIS as its base. This combination of decisions was developed in response to internal, public and cooperating agency comments. It provides a balanced means to accommodate the widest range of public and agency concerns over resources and resource uses. It provides for continued access to and development of resources with stipulations and mitigation to protect natural and cultural resources.

Table 2.1 provides a detailed description of the Proposed Plan and alternatives carried forward from the Draft EIS; the table is organized alphabetically by resource (i.e., air quality, cultural, fire management, etc.). There are twenty resources listed. Each section includes the Proposed Plan goals, management based on actions common to the Proposed Plan and the Draft RMP alternatives, and then itemizes the specific management prescriptions for the Proposed Plan—as well as those management prescriptions for the alternatives from the Draft RMP. If management prescriptions for two different alternatives were the same, then it is merely indicated by a "same as Alternative..." Occasionally, the proposed management decisions are the same but the acreage or the time frames they are applicable to changes, this is indicated in the text.

2.1.1 BRIEF SUMMARY AND HIGHLIGHTS OF THE PROPOSED PLAN AND ALTERNATIVES IN TABLE 2.1

The major resources/uses and associated issues identified during scoping were travel management, recreation, oil and gas leasing and development, special designations (ACECs, WSRs, and WSAs), special status species, wildlife, and non-WSA lands with wilderness characteristics. These resources/uses, among others, are displayed under the Proposed Plan and range of management alternatives from the Draft RMP that set forth different priorities and measures to emphasize some uses or resource values over others to achieve specific goals or objectives outlined in detail in Table 2.1. Below is a brief summary of the range of alternatives for those major resources/uses brought forward during scoping. Much more detail for each of these resources and uses, among others, and their proposed management is in Table 2.1.

2.1.1.1 TRAVEL MANAGEMENT

All public lands are required to have OHV area designations. Areas must be classified as open, limited, or closed to motorized travel activities. OHV designation areas, or categories, are listed by alternative. Summary Table A portrays how travel and access management would be designated under each alternative.

Summary Table A. OHV Acreage and Mileage Designations by Alternative

	Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Open	611,310	0	2,311	2,311	0	0
Limited— Seasonal Restrictions	540,260	N/A	3.8 ¹	N/A	N/A	8.0
Limited— Existing Roads and Trails	570,390	N/A	N/A	N/A	N/A	N/A
Limited— Designated Roads and Trails	218,780	1,359,417	1,362,142	1,780,807	812,679	1,364,453
Closed	276,430	423,698	418,667	0	970,436	418,667
Total²	N/A³	1,783,115	1,780,809	1,783,118	1,783,115	1,783,120
Miles of Routes Designated	2,1794	1,521	1,947	2,205	1,342	1,947

This acreage applies to Arch Canyon.

²Acreage figures may vary by alternative due to the changes in GIS technology and variances in shapefiles.

³Acres are not additive under this alternative because of overlap between limited use categories.

⁴ Miles of existing routes; but undesignated in the 1991 San Juan RMP.

The BLM, in preparing its RMP designations and its implementation-level travel management plans, is following policy and regulation authority found at 43 C.F.R. Part 8340; 43 C.F.R. Subpart 8364; and 43 C.F.R. Subpart 9268. Where the authorized officer determines that OHVs

are causing or would cause considerable adverse impacts, the authorized officer shall close or restrict such areas. The public would be notified.

The BLM could impose limitations on types of vehicles allowed on specific designated routes if monitoring indicates that a particular type of vehicle is causing disturbance to the soil, wildlife habitat, cultural or vegetative resources, especially by off-road travel in an area that is limited to designated routes.

Where routes would remain available for motorized use within WSAs, such use could continue on a conditional basis. Use of the existing routes in the WSAs ("ways" when located within WSAs—see Glossary) could continue as long as the use of these routes does not impair wilderness suitability, as provided by the IMP (BLM 1995). If Congress designates the area as wilderness, the routes will be closed. In the interim, if use and/or noncompliance are found through monitoring efforts to impair the area's suitability for wilderness designation, the BLM would take further action to limit use of the routes, or close them. The continued use of these routes, therefore, is based on user compliance and nonimpairment of wilderness values.

2.1.1.2 RECREATION

Special Recreation Management Areas (SRMAs) are proposed to manage intensively used recreation areas, and do not restrict other uses. In Alternative B, nonmotorized recreation is emphasized; in Alternative D, motorized recreation is emphasized. Alternative C provides opportunities for both nonmotorized and motorized recreation. Alternative E emphasizes nonmotorized recreation and protection of naturalness, outstanding opportunities for solitude, and outstanding opportunities for primitive and unconfined recreation. The Proposed Plan provides opportunities for motorized and nonmotorized recreation including opportunities for primitive and unconfined recreation while providing for protection of sensitive resources. These are depicted in Summary Table B.

Summary Table B. SRMA Acreage by Alternative

Category	Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
SRMAs	614,490	528,856	525,512	525,018	508,856	554,721

2.1.1.3 OIL AND GAS LEASING AND DEVELOPMENT

One of the major decisions in a land-use plan (LUP) is to determine which areas should be 1) open to leasing subject to the terms and conditions of the standard lease form stipulations, 2) areas open to leasing subject to moderate constraints such as timing limitations (TL) or controlled surface use (CSU) restrictions, 3) areas open to leasing subject to major constraints such as NSO stipulations, or 4) areas unavailable to leasing. All of these proposed decisions must be consistent with the goals and objectives of other resources and uses for each alternative. Summary Table C depicts how oil and gas leasing would be managed under each alternative.

Summary Table C. Oil and Gas Leasing Stipulations Acreage, by Alternative

Stipulation	Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Standard	578,604	365,170	629,472	962,283	213,290	495,432
TL/CSU	659,626	876,740	719,501	421,000	545,641	732,477
NSO	161,224	125,105	39,323	14,175	53,915	64,848
Closed	385,316	416,612	395,329	386,853	974,463	491,552

In addition, this planning revision has applied the same oil and gas stipulations to all other surface-disturbing activities where they are not contrary to laws, regulations, or policy under all of the action alternatives. For example, if an area has a timing stipulation on it for oil and gas development, the BLM would also apply that same timing stipulation on a right-of-way (ROW) construction proposal or an organized recreational event.

2.1.1.4 SPECIAL DESIGNATIONS

2.1.1.4.1 POTENTIAL AREAS OF CRITICAL ENVIRONMENTAL CONCERN

The *Federal Register* Notice of Intent (June 2003) for this plan revision requested ACEC nominations from the public for consideration in the planning effort. In order to be considered and carried forward into the range of alternatives for planning, an ACEC must meet the relevance and importance criteria in 43 CFR 1610.7-2(a), and must require special management. The Monticello FO received and evaluated a total of 17 ACEC nominations of which 13 were determined to meet the relevance and importance criteria. The relevance and importance criteria encompass scenery, sensitive plant species, rare plants, cultural and historic resources, wildlife, fish, natural systems, and natural hazards. Summary Table D shows that all of the 13 potential ACECs were brought forward into Alternative B for designation consideration, and 7 potential ACECs were brought forward into Alternative C for designation consideration. There are 10 existing designated ACECs in the Monticello Planning Area (MPA), and therefore 10 in Alternative A. There were no ACECs brought forward for consideration in Alternative D. Where ACECs are designated, special management attention would be directed at the relevant and important values, resources, natural systems and/or natural hazards.

Summary Table D. Proposed Total Acreage and Number of Potential ACECs by Alternative

Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
488,616	521,141	76,764	0	521,141	74,403
10	12	7	0	12	7

2.1.1.4.2 WILD AND SCENIC RIVERS

During planning, the BLM must assess all eligible river segments and determine which are suitable or unsuitable per Section 5(d)(1) of the Wild and Scenic Rivers Act of 1958, as amended. The Monticello FO reviewed all river segments for WSR eligibility and suitability as

part of the RMP process. Twelve river segments were found to meet the eligibility criteria. The BLM Manual 8351 (BLM 1993b) directs the BLM to provide tentative classifications of Wild, Scenic, or Recreational to the eligible river segments. Under the No Action Alternative (Alternative A), six river segments were identified as eligible for inclusion in the National Wild and Scenic River System. These six segments would be managed to protect their free-flowing nature and outstandingly remarkable values until their suitability for inclusion in the Wild and Scenic River System is determined. Alternative B and E would recommend and manage all of the segments as suitable for Congressional designation into the system, and Alternative C would recommend three river segments as suitable for Congressional designation into the system. The number of miles of rivers recommended suitable for designation are included in Summary Table E below.

Summary Table E. WSRs Recommended Suitable for the Proposed Plan, Including Draft EIS by Alternatives

Alternative	BLM River Miles	Total River Miles	Classifications
A ¹	56.8	59.2	Recreational, Scenic, Wild
B	92.4	115.3	Recreational, Scenic, Wild
C	18.4	26.9	Scenic, Wild
D	0	0	NA
E	92.4	115.3	Recreational, Scenic, Wild
Proposed Plan	35.7	44.3	Scenic, Wild

¹ Miles of river determined eligible under the 1991 San Juan RMP; but suitability not determined.

The BLM would work with the State of Utah and other federal agencies to reach consensus regarding recommendations to Congress for the inclusion of rivers in the National Wild and Scenic Rivers System. Besides applying consistent criteria across agency jurisdictions, the joint review would avoid piecemealing of river segments in logical watershed units in the state. Actual designation of river segments would only occur through congressional action or as a result of Secretarial decision at the request of the governor in accordance with provisions of the Wild and Scenic Rivers Act (the Act). The BLM will work with the state and the agencies involved to coordinate its decision making on WSR issues and to achieve consistency wherever possible.

The BLM recognizes that water resources on most river and stream segments within the State of Utah are already fully allocated. Where stream segments are designated on public lands being managed under this Plan, the BLM will continue to work with affected local, state, federal, and tribal partners to identify in-stream flows necessary to meet critical resource needs including values related to the designation. The BLM would then seek to jointly promote innovative strategies, community-based planning, and voluntary agreements with water users, under State law, to address those needs.

Should designations occur on any river segment as a result of Secretarial or congressional action, existing rights, privileges, and contracts would be protected. Under Section 12 of the Act, termination of such rights, privileges, and contracts may happen only with the consent of the affected non-federal party. A determination by the BLM of eligibility and suitability for the inclusion of rivers on public lands to the National Wild and Scenic Rivers System does not create new water rights for the BLM. Federal reserved water rights for new components of the National

Wild and Scenic Rivers System are established at the discretion of Congress. If water is reserved by Congress when a river component is added to the National Wild and Scenic Rivers System, it would come from water that is not appropriated at the time of designation, in the amount necessary to protect features that led to the river's inclusion into the system. The BLM's intent would be to leave existing water rights undisturbed and to recognize the lawful rights of private, municipal, and state entities to manage water resources under state law to meet the needs of the community. Federal law, including Section 13 of the Act and the McCarren Amendment (43 United States Code [U.S.C.] 666), recognizes state jurisdiction over water allocation in designated streams. Thus, it is the BLM's position that existing water rights and existing developments on such streams would not be affected by designation or the creation of the possible federal reserved water right. The BLM would seek to work with upstream water users and applicable agencies to ensure that water flows are maintained at a level sufficient to sustain the values for which affected river segments were designated.

2.1.1.4.3 WILDERNESS STUDY AREAS

The Monticello FO manages 13 WSAs totaling approximately 389,444 acres. Where routes would remain available for motorized use within WSAs, such use could continue on a conditional basis. Use of the existing routes in the WSAs ("ways" when located within WSAs—see Glossary) could continue as long as the use of these routes does not impair wilderness suitability, as provided by the IMP (BLM 1995). If Congress designates the area as wilderness, the routes will be closed. In the interim, if use and/or noncompliance are found through monitoring efforts to impair the area's suitability for wilderness designation, the BLM would take further action to limit use of the routes, or close them. The continued use of these routes, therefore, is based on user compliance and nonimpairment of wilderness values. Please see the Special Designation section of Table 2.1 for details.

2.1.1.5 SPECIAL STATUS SPECIES

Land-use planning decisions should be consistent with the BLM's mandate to recover listed species, and should be consistent with objectives and recommended actions in approved recovery plans, conservation agreements and strategies, memorandums of understanding (MOUs), and applicable biological opinions for threatened and endangered species. The Monticello PA has 10 threatened, endangered, and candidate wildlife, fish, and plant species. They are the black-footed ferret, California Condor, Southwestern Willow Flycatcher, Mexican Spotted Owl, Western Yellow-billed Cuckoo, bonytail, Colorado pikeminnow, humpback chub, razorback sucker, and the Navajo sedge. Standard stipulations have been developed in coordination with the United States Fish and Wildlife Service (USFWS) under all alternatives.

In addition, there are 59 Special Status Species (please refer to Section 3.16.3.1 Special Status Species, Tables 3.54 and 3.55 for complete lists) where there is some discretion in management.

Timing Limitations and Controlled Surface Use stipulations are applied to the habitat of some species and are spread by alternative.

2.1.1.6 WILDLIFE

In planning, the BLM should identify actions and area-wide use restrictions needed to achieve desired population and habitat conditions while maintaining a thriving natural ecological balance

and multiple-use relationships. The range of alternatives for wildlife actions and habitats includes:

- **Pronghorn antelope:** A Timing Limitation stipulation for surface-disturbing activities, including oil and gas development would be applied to pronghorn habitat. The size of habitat varies by alternative.
- **Desert bighorn sheep:** Recommendations from the BLM Bighorn Sheep Rangeland Management Plan (BLM 1993c) would be adhered to where practicable. On-site mitigation to replace forage and browse species lost would be required in bighorn habitat. The size of the habitat varies by alternative.
- **Deer and elk:** A Timing Limitation stipulation for surface-disturbing activities, including oil and gas development. Timing limitation and acreage vary by alternative.

2.1.1.7 NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS

During planning, the Monticello FO identified decisions to protect or preserve non-WSA lands with wilderness characteristics (naturalness, outstanding opportunities for solitude, and outstanding opportunities for primitive and unconfined recreation). There are 582,360 acres that were found to have wilderness characteristics outside of existing WSAs; all of them would be protected and managed to preserve their wilderness characteristics values in Alternative E. Likewise, the Proposed Plan would address management of five units totaling 88,871 acres. There would not be specific prescriptions for wilderness characteristics under Alternatives A, B, C, and D. However, some of these areas would receive indirect beneficial protections from other resource prescriptions such as NSO, closed to leasing, VRM Class I, and limited or closed to OHV use.

Table 2.1 provides a comprehensive description of the Proposed Plan and the Draft EIS alternatives carried forward for detailed environmental analysis.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

MANAGEMENT COMMON TO ALL RESOURCES
<p>The goals and objectives described below apply to the Proposed Plan in addition to Draft RMP Alternatives B, C, D, and E. Goals and objectives for Alternative A (No Action Alternative) are described in the 1991 San Juan Resource Area RMP (BLM 1991a). Acreage figures for Alternative A in this matrix may vary slightly from the acreages in the existing 1991 San Juan RMP. This variance is due to the current GIS technology that was used to recalculate more accurate acreages for existing management areas and designations.</p> <p>For the purpose of this plan, OHVs are defined as any motorized vehicle capable of or designed for travel on or immediately over land, water, or other natural terrain, excluding the following: 1) any non-amphibious registered motorboat; 2) any military, fire, emergency, or law enforcement vehicle while being used for emergency purposes; 3) any vehicle whose use is expressly authorized by an authorized officer, or otherwise officially approved; 4) any vehicle in official use; and 5) any combat or combat support vehicle when used in times of national defense emergencies. Designated routes can be categorized as mechanized only (bicycles), single-track motorized (dirt bikes), two-track motorized (four-wheelers, jeeps), available to all vehicles, or any combination of these categories.</p> <p>Wilderness Study Areas would be managed according to the Interim Management Policy and Guidelines for Lands under Wilderness Review (IMP).</p> <p>All ACECs would be retained in public ownership, would be subject to appropriate fire management response, and would have travel limited to designated routes unless otherwise noted.</p> <p>Education and Interpretation</p> <p>The BLM would work with its partners, including local school districts and universities, to develop a variety of opportunities to promote education, research, and interpretation on public lands.</p> <p>Fire, Drought, and Natural Disasters</p> <p>The BLM would coordinate actions with affected parties where natural resources may be impacted by fire, drought, insects and diseases, or natural disasters.</p> <p>Monitoring</p> <p>The BLM would conduct monitoring for all resources to determine the effectiveness of management prescriptions in achieving RMP objectives or making progress toward them.</p> <p>Utah Standards for Rangeland Health</p> <p>BLM lands would be managed and uses would be authorized in a manner consistent with meeting or moving toward meeting Utah's Standards for Rangeland Health (BLM 1997). The current Utah Standards for Rangeland Health (as revised), augmented with ecological condition and trend objectives, would be incorporated across all resource programs as a minimum management objective. Management prescriptions in the form of constraints to use, terms and conditions, and stipulations may be needed to meet resource objectives and/or to comply with current regulations. Management prescriptions may consider, but would not be limited to, the following:</p> <ul style="list-style-type: none"> ● Surface-disturbing activities: These would be closely monitored to ensure compliance with authorizations/permits, conditions of approval, or terms and conditions. Actions minimizing new surface disturbance, as well as actions insuring successful reclamation, would be of paramount concern. During periods of drought, the BLM could require additional actions such as changes to standard seed mix compositions, amounts of seed, and method of application. Methods to ensure successful revegetation following disturbance could include hydromulching, installation of drip irrigation, and/or temporary fencing to exclude ungulate grazing/browsing. ● Livestock grazing: Active livestock use would be authorized in animal unit months (AUMs), season, and duration to meet static (no apparent trend) to upward trends towards achieving site-specific resource objectives. In the case of fire, drought, insects and diseases, or other natural disasters, the BLM would work cooperatively to implement a grazing strategy on an individual grazing allotment basis and make changes to the annual grazing authorizations as appropriate within the limits of the existing permit and in accordance with the grazing regulations. The BLM may temporarily close allotments or portions of allotments to grazing where it is determined that other, less drastic measures would not avoid degradation of vegetative resources. Temporary changes to active permitted use or grazing practices, or non-use may also be implemented voluntarily by the permittee with BLM consent. ● Wildlife management: During periods of prolonged dryness or drought or other natural disaster, to the extent that wildlife grazing ungulate populations may not be sustainable and/or impacts to the resource habitats may occur due to competition for water and/or available forage and/or overall animal health is compromised, the BLM may enter into discussions with the Utah Division of Wildlife Resources (UDWR) regarding temporary adjustments in herd numbers and overall management options to address the effects of drought. ● Recreation: During periods of prolonged dryness or drought, the BLM, in cooperation with local and state fire management agencies, may limit campfires to established fire rings or fully contained fires. The last resort would be to close the public lands to campfires of any kind. ● OHV use: OHV use during period of prolonged dryness could be further restricted to designated routes. If site-specific conditions warrant, closure to OHVs could be implemented to minimize vehicle-induced injury or damage to rangeland and/or woodland resources, and to minimize the potential of spark caused fires. ● SOPs: These would be implemented as described in Appendix I.
AIR QUALITY
<p>GOALS AND OBJECTIVES</p> <p>Ensure that authorized uses on public lands meet or comply with and support federal, state, and local laws and regulations.</p>
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>The best available control technology, recommended by the Utah Division of Air Quality (UDAQ), would be applied as needed to meet air quality standards.</p> <p>Prescribed burns would be consistent with the State of Utah Division of Environmental Quality (UDEQ) permitting process and timed in conjunction with meteorological conditions so as to minimize smoke impacts.</p> <p>The BLM would comply with Utah Air Conservation (UAC) Regulation R307-205, which prohibits the use, maintenance, or construction of roadways without taking appropriate dust abatement measures.</p> <p>The BLM would comply with the current Smoke Management Memorandum of Agreement (MOA) between the BLM, the U.S. Forest Service (USFS), and UDAQ. The MOA, in accordance with UAC regulation R301-204, requires reporting size, date of burn, fuel type, and estimated air emissions from each prescribed burn.</p> <p>The BLM would manage emissions to prevent deterioration to air quality in Class I Airsheds.</p> <p>The BLM will continue to work cooperatively with state, federal, and tribal entities in developing air quality assessment protocols to address cumulative impacts and regional air quality issues.</p> <p>The BLM will continue to work cooperatively with the Utah Airshed Group to manage emissions from wildland and prescribed fire activities.</p> <p>National Ambient Air Quality Standards are enforced by the Utah Department of Environmental Quality, Division of Air Quality (UDEQ-DAQ), with EPA oversight. Special requirements to reduce potential air quality impacts will be considered on a case-by-case basis in processing land-use authorizations.</p> <p>The BLM will utilize best management practices (BMPs) and site-specific mitigation measures, when appropriate, based on site-specific conditions, to reduce emissions and enhance air quality. Examples of these types of measures can be found in the Four</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Corners Air Quality Task Force Report of Mitigation Options, November 1, 2007.					
Project specific analyses will consider use of quantitative air quality analysis methods (i.e., modeling), when appropriate as determined by the BLM, in consultation with state, federal, and tribal entities.					
CULTURAL RESOURCES					
GOALS AND OBJECTIVES					
Identify, preserve, and protect important cultural resources and ensure that they are available for appropriate uses by present and future generations (FLPMA, Section 103[c], 201 [a] and [c]; National Historic Preservation Act, Section 110 [a]; Archaeological Resources Protection Act, Section 14 [a]).					
Seek to reduce imminent threats and resolve potential conflicts from natural- or human-caused deterioration, or potential conflict with other resource uses (FLPMA, Section 103 [c], NHPA 106, 110 [a][2]) by ensuring that all authorizations for land use and resource use comply with the NHPA Section 106.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
The BLM would nominate appropriate cultural resource objects, sites, districts, and multiple listings to the National Register of Historic Places (NRHP).					
Priority geographic areas for new field inventory pursuant to Section 110 of the National Historic Preservation Act (NHPA) and Section 14 of the Archaeological Resources Protection Act (ARPA) would be identified based upon a probability for unrecorded important resources. These inventories would be conducted as funding is available and as opportunities arise.					
The BLM would ensure that all authorizations for land and resource use would comply with Section 106 of the National Historic Preservation Act (NHPA), consistent with and subject to the objectives established in the RMP for the proactive use of cultural properties in the public interest.					
Impacts to any NRHP-listed or eligible cultural resource sites, objects, or districts would be mitigated in accordance with 43 CFR 800, generally through avoidance of cultural sites. Should it be determined the cultural resources eligible or listed on the NRHP cannot be avoided, consultation with the State Historic Preservation Officer (SHPO) would be initiated and the procedures identified in the National Programmatic Agreement and the Utah State BLM Protocol for meeting the BLM's responsibilities under the NHPA would be followed.					
The BLM would consult with Native American tribes to identify, protect, and maintain access for areas of traditional and religious use that includes but is not limited to burials, rock art, traditional use areas, religiously active areas, and sacred sites.					
Burial sites, associated burial goods, and sacred items would be protected in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA) and the Archaeological Resources Protection Act.					
Cultural resources would be evaluated according to National Register criteria (36 CFR Part 60.4) and assigned to appropriate use categories as the basis for management decisions.*					
Cultural sites, including ethnographic properties, would continue to be allocated to one of six management use categories: experimental, discharged from management, public, scientific, traditional, and conservation.*					
The BLM would conduct a consultation process to identify both the resource management concerns and the strategies for addressing them through an interactive dialogue with appropriate Native American communities.					
The BLM would work with tribes and other communities with traditional linkage to public lands to identify places of traditional cultural and religious importance. To the extent allowed by statute, regulation, and policy, such locations would be managed to minimize impacts to important values and to allow continued access for traditional purposes.					
When new sites are discovered, interim protection may be applied until Section 106 consultation and NAGPRA (CFR 10) processes are completed, if warranted.					
The BLM would provide for legitimate field research by qualified scientists and institutions.					
The BLM would work with local communities and other groups to foster heritage tourism throughout the Monticello PA.					
Protective measures would be established and implemented for sites, structures, objects, and traditional use areas that are important to tribes with historical and cultural connections to the land, in order to maintain the view shed and intrinsic values, as well as the auditory, visual, and esthetic settings of the resources. Protection measures for undisturbed cultural resources and their natural settings would be developed in compliance with regulatory mandates and Native American consultation.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES					
A Cedar Mesa management plan would be developed for culturally sensitive areas unless included in other integrated activity plans. The CRMP would be consistent with the goals and objectives with the Monticello RMP. Such plans would include protective measures such as restrictions and limitations on recreation around cultural at-risk areas and sites, Native American consultation, and regulatory compliance. These plans would also include but not be limited to developing cultural monitoring systems; identifying sites and areas in need of stabilization and protective measures (e.g., fences, surveillance equipment); developing research designs for selected sites/areas; designating sites/areas for interpretive and educational development; identifying areas for cultural inventory where federal undertakings are expected to occur; and developing specific mitigation measures. The plan would designate sites, districts, landmarks, and landscapes that would be nominated for inclusion on the NRHP.					
The BLM would proactively reduce hazardous fuels or mitigate the potential hazard around archaeological and cultural sites that are susceptible to destruction by fire from prescribed or wildland fire. Management response to fire would follow the guidelines in the Moab District Fire Management Plan.					
The BLM would promote collaborative partnerships to assist in meeting management goals and objectives for cultural resources.					
Domestic pets and pack animals would not be allowed in cultural sites or on archaeological resources as defined in ARPA.					
Ropes and other climbing aids would not be allowed for access to cultural sites or archaeological resources as defined in ARPA, except for emergencies or administrative needs.					
Camping would not be allowed within cultural sites or archaeological resources as defined in ARPA.					
Cultural sites may be closed to visitation when they are determined to be at risk or pose visitor safety hazards.					
Comb Ridge Cultural Special Management Area (CSMA) (Map 2)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
No was identified in the 1991 San Juan Resource Area RMP, as amended. These lands are managed according to the 1991 San Juan RMP prescriptions.	Comb Ridge (30,752) would be managed as a CSMA with the following prescriptions: <ul style="list-style-type: none"> Managed for heritage tourism and traditional cultural values. 	Comb Ridge (30,752 acres) would be managed CSMA as in Alternative B except for the following: <ul style="list-style-type: none"> Available for private and/or commercial use of woodland products including on-site 	Comb Ridge would not be managed as a CSMA. The area would be managed with the same management prescriptions as the adjacent areas which are: <ul style="list-style-type: none"> Available for private and/or 	Comb Ridge (30,752 acres) would be managed as a CSMA. with the following prescriptions: <ul style="list-style-type: none"> Managed for heritage tourism and traditional cultural values. 	<ul style="list-style-type: none"> Comb Ridge (30,752 acres) would become a Recreation Management Zone within the Cedar Mesa SRMA. A selection of prescriptions from Alternatives A–E have been carried over into the SRMA. See the Recreation section in this Chapter for SRMA prescriptions.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<ul style="list-style-type: none"> • Unavailable for geophysical work, disposal of mineral materials, and recommended for withdrawal from locatable mineral entry. • Available for oil and gas leasing subject to NSO. • Open for campfires at designated sites. • Unavailable for private and/or commercial use of woodland products, including on-site collection of dead wood for campfires. • Available for livestock use but it may be limited if cultural resources are impacted. • Available for range, wildlife habitat, and watershed improvements. • Available for non-surface-disturbing vegetation treatments. • OHV use limited to designated routes. • The Comb Wash Campground would be developed (as proposed in 1991 San Juan RMP). • Closed to dispersed camping. Camping limited to designated camp areas and campgrounds with designated access routes and parking. • Establishment of a permit system for day and overnight use if necessary to protect cultural resources. • In camp areas without toilets, human waste must be packed out. • Designation and signing of trails from parking areas to cultural sites, which are included in the Cultural Management Plan. • Limited parking for day use to designated areas. 	<p>collection of dead wood for campfires.</p> <ul style="list-style-type: none"> • Available for range, wildlife habitat, and watershed improvements, and vegetation treatments. • Available for surface-disturbing land treatments if consistent with current law, regulations, policy, and management plan objectives. • Commercial group size limited to 12. 	<p>commercial use of woodland products including on-site collection of dead wood for campfires.</p> <ul style="list-style-type: none"> • Available for range, wildlife habitat, and watershed improvements, and vegetation treatments. • Available for livestock use but it may be limited if cultural resources are impacted. • Available for surface-disturbing land treatments if consistent with management plan objectives. • OHV use limited to designated routes. 	<ul style="list-style-type: none"> • Unavailable for geophysical work, disposal of mineral materials, and recommended for withdrawal from locatable mineral entry. • Unavailable for oil and gas leasing. • Open for campfires at designated sites. • Unavailable for private and/or commercial use of woodland products including on-site collection of dead wood for campfires. • Available for livestock use but it may be limited if cultural resources are impacted. • Maintenance of existing improvements allowed; no new improvements. • Available for non-surface-disturbing vegetation treatments. • Limited OHV use to designated routes and closed in non-WSA lands with wilderness characteristics. • Development of the Comb Wash Campground (as proposed in 1991 San Juan RMP). • Closed to dispersed camping. Camping limited to designated camp areas and campgrounds with designated access routes and parking. • Establishment of a permit system for day and overnight use if necessary to protect cultural resources. • In camp areas without toilets, human waste must be packed out. • Hiking to cultural sites limited to designated trails that would be developed in the CRMP. Group size limited to 12 people. • Limited parking for day use to designated areas. 	
<p>Butler Wash, east of Comb Ridge</p> <ul style="list-style-type: none"> • No allocation limit • No private group size limit • No commercial permit or group size limit • Open to camping • Open to OHV use 	<p>Butler Wash, east of Comb Ridge Manage the same as Comb Ridge with the following exceptions:</p> <ul style="list-style-type: none"> • Private group size limited to 6. • Commercial group size limited to 12. • Butler Wash side canyons close 	<p>Butler Wash, east of Comb Ridge Manage the same as Comb Ridge and the same as Alternative B with the following exceptions:</p> <ul style="list-style-type: none"> • Private group size limited to 8. • Commercial group size limited to 12. 	<p>Butler Wash, east of Comb Ridge Manage the same as Comb Ridge with the following exceptions:</p> <ul style="list-style-type: none"> • Private group size limited to 12. • Commercial group size limited to 12. 	<p>Butler Wash, east of Comb Ridge Manage the same as Comb Ridge with the following exceptions:</p> <ul style="list-style-type: none"> • Private group size limited to 6. • Commercial group size limited to 12. • Butler Wash canyons closed to 	<p>Butler Wash, east of Comb Ridge Would be managed as part of the Comb Ridge Recreation Management Zone (RMZ) within the Cedar Mesa SRMA. A selection of prescriptions from Alternatives A–E have been carried over into the SRMA RMZ. See Recreation section in this Chapter for prescriptions.</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<ul style="list-style-type: none"> • Dogs allowed • No fees • Grazing allowed • Fires allowed 	<p>to domestic pets and pack animals.</p> <ul style="list-style-type: none"> • Designated primitive campsites. • If necessary, managed as part of Cedar Mesa permits and regulations, including regulations and permit fees. Groups would view low-impact video at Kane Gulch Ranger Station or Sand Island. 			<p>domestic pets and pack animals.</p> <ul style="list-style-type: none"> • Designated primitive campsites. • Managed as if part of Cedar Mesa permits and regulations, including regulations and permit fees. Groups would view low-impact video at Kane Gulch Ranger Station or Sand Island. 	
Tank Bench Cultural Special Management Area (CSMA) (Map 2)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>No CSMA was identified in the 1991 San Juan Resource Area RMP, as amended. These lands are managed according to the 1991 San Juan RMP prescriptions.</p>	<p>Tank Bench (2,646 acres) would be managed as a CSMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Hiking limited to designated trails. • Group size limited to 12 people. • Human waste must be packed out. • Closed to domestic pets and pack animals. • Closed to OHV use. • Available for livestock use but it may be limited if cultural resources are impacted. • Available for watershed, range, and wildlife habitat improvements. • Available for non-surface-disturbing vegetation treatments. • Closed to campfires. • Closed to private and/or commercial use of woodland products (including on-site collection of dead wood for campfires) with the exception of traditional cultural uses, as long as they do not adversely impact other resource values. • Recommended for withdrawal from locatable mineral entry, and unavailable for disposal of mineral materials and geophysical work. • Available for oil and gas leasing, subject to no surface occupancy. 	<p>Tank Bench (2,646 acres) would be managed as a CSMA with the same as Alternative B except for:</p> <ul style="list-style-type: none"> • Hiking not limited to designated trails. • Available for watershed, range, wildlife habitat improvements and vegetation treatments. • Available for surface-disturbing land treatments if consistent with management plan objectives. • Available for locatable mineral entry, disposal of mineral materials, and geophysical work. • Available for oil and gas leasing, subject to standard lease terms. 	<p>Tank Bench would not be managed as a CSMA. The area would be managed the same as adjacent areas with the following prescriptions:</p> <ul style="list-style-type: none"> • Available for livestock use but may be limited if cultural resources are impacted. • Available for watershed, range, and wildlife habitat improvements. • Available for locatable mineral entry. • Available for disposal of mineral materials and geophysical work. • Available for oil and gas leasing, subject to standard lease terms. • Available for campfires. • Available to private and/or commercial use of woodland products, including the on-site collection of dead wood for campfires. 	<p>Tank Bench (2,646 acres) would be managed as a CSMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Hiking limited to designated trails. • Group size limited to 12 people. • Human waste must be packed out. • Closed to domestic pets and pack animals. • Closed to OHV use. • Available for livestock use but it may be limited if cultural resources are impacted. • Available for watershed, range, and wildlife habitat improvements. • Available for non-surface-disturbing vegetation treatments. • Closed to campfires. • Unavailable for private and/or commercial use of woodland products (including on-site collection of dead wood for campfires) with the exception of traditional cultural uses, as long as they do not adversely impact other resource values. • Recommended for withdrawal from locatable mineral entry, and unavailable for disposal of mineral materials and geophysical work. • Available for oil and gas leasing, subject to no surface occupancy. 	<p>Tank Bench (2,646 acres) CSMA would become the Tank Bench SRMA. A selection of prescriptions from Alternatives A–E have been carried over into the SRMA. See Recreation section in this Chapter for prescriptions.</p>
Beef Basin Cultural Special Management Area (CSMA) (Map 2)					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>The BLM would work with USFS and NPS to develop Interagency Recreation Commercial permits.</p>					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>No CSMA was identified in the 1991 San Juan Resource Area RMP, as amended. These lands are managed according to the 1991 San Juan RMP prescriptions.</p>	<p>Beef Basin (20,302 acres) would be managed as a CSMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Management focus for the SRMA would be heritage, tourism, traditional cultural values, and scientific research of prehistoric cultural landscapes. • Unavailable for private and/or commercial use of woodland products (including on-site collection of dead wood for campfires). • Available for oil and gas leasing subject to timing limitations. • Available for livestock use, but may be limited if cultural resources are impacted. • Available for watershed, range, wildlife habitat improvements, and vegetation treatments. • OHV use limited to designated routes. • Development of a car campground in Ruin Park for primitive camping. • Designated primitive car camping areas in Middle Park, House Park, and along Beef Basin Loop Road, as well as other areas as necessary to control impacts to cultural resources. • Closure of all campsites that impact archaeological sites. • Cultural site visitation limited to designated trails. • Unavailable for campfires. • Group size limited to 12 • Removal of human waste required. • Parking for day use limited to designated areas. • Car camping limited to designated camp areas and campgrounds with designated access routes and parking. • Climbing gear use allowed as an aid to hiking routes only. No fixed lines, bolts, chalk, etc. allowed in order to protect rock art. 	<p>Beef Basin (20,302 acres) would be managed as an CSMA the same as in Alternative B, except for the following:</p> <ul style="list-style-type: none"> • Designated primitive car camping areas in Middle Park, House Park, and along Beef Basin Loop Road, as well as other areas as necessary to control impacts to cultural resources • Open for campfires; fire pan required. • Groups larger than 20 people total required to camp in designated areas and remove their waste. 	<p>Beef Basin would not be managed as a CSMA. The area would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Available for oil and gas leasing subject to timing limitations. • Available for livestock use but may be limited if cultural resources are impacted. • Available for watershed, range, and wildlife habitat improvements, and vegetation treatments. • Designated primitive campsites outside of Ruin Park. • Development of a (seasonal) commercial campground in Ruin Park area. • Closure of all campsites that impact archaeological sites. • No group size limits. • Open for campfires; fire pan required. • Climbing gear allowed as an aid to hiking routes only. No fixed lines, bolts, chalk, etc. allowed. 	<p>Beef Basin (20,302 acres) would be managed as a CSMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Management focus would be on heritage, tourism, traditional cultural values, and scientific research of prehistoric cultural landscapes. • Unavailable for private and/or commercial use of woodland products (including on-site collection of dead wood for campfires). • Available for disposal of mineral materials under special conditions and not recommended for withdrawal from entry. • Available for oil and gas leasing subject to timing limitations. • Available for geophysical work. • Available for livestock use but may be limited if cultural resources are impacted • No new improvements, maintenance of existing improvements allowed. • OHV use limited to designated routes and closed in non-WSA lands with wilderness characteristics. • Development of a car campground in Ruin Park for primitive camping. • Designated primitive car camping within the interior of the Beef Basin Loop Road. • Closure of all campsites that impact archaeological sites or negatively impact wilderness characteristics. • Cultural site visitation limited to designated trails. • Closed to campfires. • Group size limited to 12 people total. • Removal of human waste required. • Parking for day use limited to designated areas. • Car camping limited to designated camp areas and campgrounds with designated 	<p>Beef Basin CSMA (20,302 acres) would become the Beef Basin SRMA. A selection of prescriptions from Alternatives A–E have been carried over into the SRMA. See Recreation section in this Chapter for prescriptions.</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

				access routes and parking. <ul style="list-style-type: none"> • Climbing gear use allowed as an aid to hiking routes only. No fixed lines, bolts, chalk, etc, allowed in order to protect rock art. 	
McLoyd Canyon–Moon House Cultural Special Management Area (CSMA) (Map 2)					
McLoyd Canyon–Moon House is within a WSA; WSAs are managed under the IMP. The special management prescriptions below apply to Moon House for cultural protection.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
No SRMA was identified in the 1991 San Juan Resource Area RMP, as amended. These lands are managed according to the 1991 San Juan RMP prescriptions.	McLoyd Canyon–Moon House (1,607 acres) would be managed as a Management Zone (MZ) within Cedar Mesa SRMA with the following prescriptions: <ul style="list-style-type: none"> • Develop a cultural resource management plan (CRMP) for McLoyd Canyon–Moon House. • Public access limited via a permit system for day visits. • No more than 12 36 people allowed to visit Moon House per day. Limitations on visitation may change based on site monitoring of impacts of visitation. • One commercial group per day. Commercial trip numbers included in the day use number of 36. • Access to interior corridor limited to three people at any one time. • Visitors would not be allowed to enter the Moon Room and adjoining rooms. • Human waste must be packed out. • Designated primitive camp and park area west of the Snow Flat Road. Camping prohibited outside of this primitive camp area. • Hiking to Moon House site limited to designated trail. • Closed to pack animals and pets. • Closed to campfires. • Unavailable for private and/or commercial use of woodland products, including on-site collection of dead wood for campfires. • McLoyd Canyon closed to overnight use from the head of the canyon to UTM: 607100E, 4143495N. 	Same as Alternative B except: <ul style="list-style-type: none"> • Access to interior corridor limited to 4 people at any one time. 	Same as Alternative C except: <ul style="list-style-type: none"> • 24 people would be allowed to visit Moon House per day. Limitations on visitation may change based on-site monitoring of impacts of visitation. • Two commercial groups per day allowed, but total number of visitors not to exceed more than 24 people per day. • Travel allowed on Road D4798, limited to the designated route. 	McLoyd Canyon–Moon House (1,607 acres) would be managed as a Management Zone (MZ) within Cedar Mesa SRMA with the following prescriptions: <ul style="list-style-type: none"> • Develop a CRMP for McLoyd Canyon–Moon House. • Public access limited via a permit system for day visits. • No more than 12 people would be allowed to visit Moon House/day. Limitations on visitation may change based on site monitoring of impacts of visitation. • One commercial group per day. • Access to interior corridor limited to three people at any one time. • Visitors would not be allowed to enter the Moon Room and adjoining rooms. • Human waste must be packed out. • Designated primitive camp and park area west of the Snow Flat Road. Camping prohibited outside of this primitive camp area. • Hiking to Moon House site limited to designated trail. • Closed to pack animals and pets. • Closed to campfires. • Unavailable for private and/or commercial use of woodland products, including on-site collection of dead wood for campfires. • McLoyd Canyon closed to overnight use from the head of the canyon to UTM: 607100E, 4143495N. • Utah State Section Township 39S Range 19E, Section 2 to be acquired. 	McLoyd Canyon–Moon House (1,607 acres) would become a recreation management zone within the Cedar Mesa SRMA. See Recreation section in this chapter for prescriptions.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<ul style="list-style-type: none"> Utah State Section Township 39S Range 19E, Section 2 to be acquired. Development of a site stewardship program to monitor site and possibly develop guided tours. 			<ul style="list-style-type: none"> Development of a site stewardship program to monitor site and possibly develop guided tours. 	
Grand Gulch National Historic District					
Grand Gulch National Historic District is within a WSA; WSAs are managed under the IMP. The special management prescriptions below apply to Grand Gulch National Historic District for cultural protection.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Grand Gulch Special Emphasis Area/Grand Gulch National Historic District (37,433 acres) would be managed for Cultural and Recreational values (natural values associated with primitive recreation/scenic):</p> <ul style="list-style-type: none"> Unavailable for mineral leasing in Grand Gulch Special Emphasis area. Available for geophysical work except Grand Gulch Special Emphasis area. Closed to disposal of mineral materials. Retained in public ownership and classified as segregated from entry (a Secretarial withdrawal would be requested). Excluded from private ownership and commercial use of woodland products, except for limited on-site collection of dead wood for campfires. Available for livestock use, except Grand Gulch Canyon and associated tributaries, below Kane Gulch fence to the confluence with the San Juan River (approximately 16,599 acres). Closed to OHV use. Managed as VRM Class I. Excluded from surface disturbance by mechanized or motorized equipment. Managed for Recreation Opportunity Spectrum (ROS) Primitive (P)-class to provide primitive recreation opportunities in the ROS areas. ROS P-class areas protected from surface disturbance to the 	<p>Grand Gulch National Historic District (37,388 acres) would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> Unavailable for oil and gas leasing Unavailable for geophysical activities. Unavailable for disposal of mineral materials. Recommended for withdrawal from locatable mineral entry. Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. Campfires limited to mesa tops only (no campfires in the canyon). Available for livestock use, except Grand Gulch Canyon and associated tributaries, below Kane Gulch fence to the confluence with the San Juan River (approximately 16,316 acres). Closed to OHV use. Excluded from surface disturbance by mechanized or motorized equipment. Excluded from habitat improvements, watershed improvements, and vegetation treatments. Exceptions are nonmotorized weed control with no surface disturbance. Designate trails and camping areas as necessary to protect cultural resources. Closed to pack animals and pets. Human waste must be packed out. 	<p>Grand Gulch National Historic District (37,388 acres) would be managed the same as Alternative B except for the following:</p> <ul style="list-style-type: none"> Nonmotorized habitat improvements, watershed improvements, vegetation treatments, including aerial seeding, hand reseeding, planting seedlings, and control of invasive non-native species allowed as long as they do not impact cultural resources based on a site-specific analysis, and are consistent with the IMP. Limitations on numbers of trips may be implemented if cultural resources are impacted. Recommended for withdrawal from locatable mineral entry. 	<p>Grand Gulch National Historic District (37,388 acres) would be managed the same as Alternative C with the following exceptions:</p> <ul style="list-style-type: none"> Available for oil and gas leasing subject to NSO. Available for geophysical exploration that meets definition of "casual use" as defined 43 CFR 3150. Pets and pack animals allowed. 	<p>Grand Gulch National Historic District (37,388 acres) would be managed as prescribed by the IMP and with the following prescriptions:</p> <ul style="list-style-type: none"> Unavailable to oil and gas leasing. Unavailable for geophysical activities. Unavailable for disposal of mineral materials. Recommended for withdrawal from locatable mineral entry. Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. Campfires limited to mesa tops only (no campfires in the canyon). Available for livestock use, except Grand Gulch Canyon and associated tributaries, below Kane Gulch fence to the confluence with the San Juan River (approximately 16,316 acres). Closed to OHV use. Excluded from surface disturbance by mechanized or motorized equipment. Excluded from habitat improvements, watershed improvements, and vegetation treatments. Exceptions are nonmotorized weed control with no surface disturbance. Designated trails and camping areas as necessary to protect cultural resources. Closed to pack animals and pets. Human waste must be packed out. 	<p>Grand Gulch NHD (37,388 acres) would be become a recreation management zone within the Cedar Mesa SRMA. See Recreation section in this chapter for prescriptions.</p>

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<p>maximum extent possible.</p> <ul style="list-style-type: none"> • Open to leasing with NSO in ROS P-class areas. • Managed to limit recreation use if cultural resources or scenic values are being damaged. • Subject to conditional fire suppression with motorized suppression methods used only if necessary to protect life or property. 					
FIRE MANAGEMENT					
<p>Fire management would adopt the comprehensive Utah Land Use Plan Amendment for Fire and Fuels Management, September 2005 (LUP Amendment; BLM 2005c). This document may be found at www.ut.blm.gov/fireplanning/index/htm. Direction and guidance approved by the LUP Amendment is incorporated by reference into this RMP. Refer to Map 3, which identifies the Fire Management Areas. Specific decisions for other resources that could impact fire management are found throughout this table. However, the content and purpose of the LUP Amendment is adopted and is summarized as follows:</p> <ul style="list-style-type: none"> • Establishes landscape-level fire management goals and objectives. • Describes Desired Wildland Fire Conditions (DWFC) and the management strategies and actions to meet DWFC goals. • Describes areas where fire may be restored to the ecosystem through wildland fire use for resource benefit and areas where wildland fire use is not appropriate. • Identifies Resource Protection Measures (RPMs) for fire management practices to protect natural and cultural resource values. • Identifies criteria used to establish fire management priorities. <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>Firefighter and public safety are the primary goals in all fire management decisions and actions.</p> <p>Appendix B, Desired Wildland Fire Condition and Condition Class, shows the different responses allowed for the planning area (PA).</p> <p>Wildland fire would be utilized to protect, maintain and enhance resources and, when possible, would be allowed to function in its natural ecological role.</p> <p>Hazardous fuels reduction treatments would be used to restore ecosystems; protect human, natural and cultural resources; and reduce the threat of wildfire to communities.</p> <p>Fires would be suppressed at minimum cost, taking into account firefighter and public safety as well as benefits and values to be protected that are consistent with resource objectives.</p> <p>The BLM would implement a consistent, safe, and cost-effective fire management program through appropriate planning, staffing, training, and equipment.</p> <p>Fire management objectives would be established for every area with burnable vegetation, based on sound science and consideration of other resource objectives.</p> <p>Emergency stabilization, rehabilitation, and restoration efforts would be implemented to protect and sustain resources, public health and safety, and community infrastructure.</p> <p>The BLM would work together with partners and other impacted groups and individuals to reduce risks to communities and to restore ecosystems.</p> <p>The Reasonable and Prudent Measures and Terms and Conditions identified in consultation with the USFWS for the LUP Amendment would be implemented in fire-related actions.</p> <p>The BLM would work together with Native Americans to provide for their use of woodland products as associated with fire, fuels, and emergency stabilization and rehabilitation (ES&R) actions.</p> <p>Criteria for Establishing Fire Management Priorities</p> <p>Protection of human life is the primary fire management priority. Establishing a priority among protecting human communities and community infrastructure, other property and improvements, and natural and cultural resources is based on human health and safety, the values to be protected, and the costs of protection. When firefighters and other personnel have been committed to an incident, these human resources become the highest values to be protected. Priorities for all aspects of fire management decisions and actions are based on the following:</p> <ul style="list-style-type: none"> • Protection of the Wildland-Urban Interface (WUI) (including At-Risk Communities and At-Risk Watersheds) • Maintaining existing healthy ecosystems • High priority subbasins or watersheds • Threatened, endangered, or special status species • Cultural resources and/or cultural landscapes <p>Suppression</p> <p>An Appropriate Management Response (AMR) procedure is required for every wildland fire that is not a prescribed fire. In all fire management decisions, strategies, and actions, firefighter and public safety are the highest priority followed by consideration of benefits and values to be protected as well as suppression costs. The AMR can range from full suppression to managing fire for resource benefit (wildland fire use). Resource goals and objectives outlined in the RMP guide the development and implementation of AMR fire management activities in regard to the accomplishment of those objectives. The FMP establishes fire suppression objectives with minimum and maximum suppression targets for each Fire Management Unit (FMU) within the PA. While firefighter and public safety are the first priority, considerations for suppression activities also include fire intensity, acreage, and spread potential; threats to life and property; potential to impact high-value resources such as critical habitat for threatened, endangered, and sensitive species; crucial wildlife habitat; cultural resources and/or riparian areas; historic fire regimes; and other special considerations such as wilderness and/or adjacent agency lands.</p> <p>Wildland Fire Use for Resource Benefit</p> <p>Wildland fire is authorized as a tool, when appropriate, to allow naturally ignited wildland fire to accomplish specific resource management objectives. Due to existing resource conditions and proximity to values at risk, fire cannot be allowed to resume its natural role on all BLM lands in the FO. Consideration of ongoing management decisions and other natural changes would direct periodical reassessment of DWFC and determination of potential areas for wildland fire use. Operational management of wildland fire use is</p>					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>described in the Wildland Fire Implementation Plan (WFIP).</p> <p>The FMP identifies FMUs that may have the potential for wildland fire use. Wildland fire use may be authorized for all areas, except when the following resources and values may be negatively impacted and there are no reasonable Resource Protection Measures to protect such resources and values:</p> <ul style="list-style-type: none"> • WUI areas • Areas known to be highly susceptible to post-fire cheatgrass or invasive weed invasion • Important terrestrial and aquatic habitats • Non-fire-adapted vegetation communities • Sensitive cultural resources • Areas of soil with high or very high erosion hazard • Class I areas and PM10 nonattainment areas • Administrative sites • Developed recreation sites • Communication sites • Oil, gas, and mining facilities • Aboveground utility corridors • High-use travel corridors, such as interstates, railroads, and/or highways <p><u>Fuels Treatment</u></p> <p>Fuels management activities outlined in the FMP would be consistent with the resource goals and objectives contained in the RMP. To reduce hazards and to restore ecosystems, authorized fuels management decisions include wildland fire use, prescribed fire, and mechanical, manual, chemical, biological, and seeding treatments. The FMP describes fuels management goals and objectives, and the full range of fuels management strategies and actions authorized for fuels reduction. Fuels treatments are focused on the DWFC of restoring historic fire regimes to ecosystems when feasible, so that future wildland fire use actions can be more easily implemented.</p> <p>Fuels management decisions may include but are not limited to the following activities:</p> <ul style="list-style-type: none"> • Mechanical treatments such as mowing, chopping, or chipping/grinding (brush cutter), chaining, tilling, or cutting • Manual treatments such as handcutting (chainsaw or handsaw) and handpiling • Prescribed fire, including broadcast, underburn, and handpile burning • Chemical spraying or biological treatments such as insects or goats/sheep • Seeding including aerial or ground application (manual or mechanical) <p>Targeted areas may be treated in phases over a period of several years and may involve multiple and varied treatments. Estimated fuels reduction treatments of 5,000 to 10,000 acres/year are targeted dependent on budgetary and time constraints.</p> <p>Implementation of fuels management decisions would be prioritized using the following criteria:</p> <ul style="list-style-type: none"> • WUI areas • Areas with fuel loading that could potentially result in the loss of ecosystem components following wildland fire • Resource management goals and objectives <p><u>Prevention and Mitigation</u></p> <p>Prevention and mitigation goals target a reduction in unauthorized wildland fire ignitions. Goals include coordination with partners and affected groups and individuals, and a wide range of prevention and mitigation activities such as personal contacts, mass media, signing, and defensible space education.</p> <p>Implementation of fire prevention activities would be prioritized using the following criteria:</p> <ul style="list-style-type: none"> • WUI areas • Major travel corridors • Recreation sites • Public lands as a whole <p><u>Emergency Stabilization and Rehabilitation (ES&R)</u></p> <p>A Normal Year Fire Stabilization and Rehabilitation Plan (NFRP) is in place to meet ES&R needs and to comply with up-to-date ES&R policy and guidance. The NFRP is a programmatic implementation plan authorizing treatment options specific to vegetative communities and dependent upon post-wildland fire conditions and other site-specific considerations. Treatment actions that are designed according to the type and severity of wildfire impacts and priorities include but are not limited to areas where the following criteria apply:</p> <ul style="list-style-type: none"> • It is necessary to protect human life and safety as well as property. • Unique or critical cultural and/or historical resources are at risk. • It is determined soils are highly susceptible to accelerated erosion. • Perennial grasses and forbs (fire-tolerant plants) are not expected to provide soil and watershed protection within two years.
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<ul style="list-style-type: none"> • There is a need to establish a vegetative fuel break of less flammable species (greenstrips). • Unacceptable vegetation, such as noxious weeds, may readily invade and become established. • Shrubs and forbs are a crucial habitat component for wintering mule deer, antelope, sage-grouse, or other special status species. • Stabilization and rehabilitation are necessary to meet RMP resource objectives, including rangeland seedings. • It is necessary to protect water quality. • It is necessary to quickly restore threatened, endangered, or special status species habitat populations to prevent negative impacts. <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p>Fire suppression on non-WSA lands with wilderness characteristics would be through light on the land techniques. The Moab Fire District Fire Management Plan (FMP) would be updated and amended to meet the direction and objectives of the RMP.</p>
<p>HEALTH AND SAFETY</p>
<p>GOALS AND OBJECTIVES</p> <p>Effectively manage hazardous risks on public lands to protect the health and safety of public land users and stewards; protect the natural and environmental resources; minimize future hazardous and related risks, costs, and liabilities; and mitigate physical hazards in compliance with all applicable laws, regulations, and policies.</p>
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p><u>Human Health and Safety</u> The BLM would strive to ensure that human health and safety concerns on the public lands it manages are appropriately mitigated if determined hazardous.</p> <p><u>Abandoned Mine Lands</u> In conformance with the BLM's long-term strategies and National Policies regarding Abandoned Mine Lands (AMLs), this RMP recognizes the need to work with our partners toward identifying and addressing physical safety and environmental hazards at all AML sites on public lands. In order to achieve this goal, a state strategy has been written. National program criteria for determining site priorities were used to develop the work plan. This state strategy is entitled "Utah Abandoned Mine Land Multi-Year Work Plan." The following criteria would be established to assist in determining priorities for site and area mitigation and reclamation. AML physical safety program priorities:</p> <ul style="list-style-type: none"> • Highest priority would be cleaning up AML sites where (a) a death or injury has occurred, (b) the site is situated on or in immediate proximity to developed recreation sites and areas with high visitor use, or (c) upon formal risk assessment, a high or extremely high risk level is indicated; • AML would be factored into future recreation management area designations, land-use planning assessments, and all applicable use authorizations; • The site is presently listed or is eligible for listing in the Abandoned Mines and Site Cleanup Module; • AML hazards should be, to the extent practicable, mitigated or remediated on the ground during site development. • AML water-quality program priorities are ones where the state has identified the watershed as a priority based on 1) one or more water laws or regulations; 2) threat to public health or safety; 3) threat to the environment; 4) the project reflects a collaborative effort with other land managing agencies; 5) the site is presently listed or is eligible for listing in the Abandoned Mines and Site Cleanup Module; and 6) the project would be funded by contributions from collaborating agencies. <p>These priorities would be maintained and updated as needed in the state AML strategy. The BLM would identify and clean up unauthorized dumping and shooting areas in the PA as required to comply with applicable state, local, and federal regulations. These would include areas such as the unauthorized shooting range west of Blanding, dumps near Hovenweep, the Monticello Airport, and Paiute Knoll.</p> <p><u>Hazardous Materials</u> Use, transportation, storage and disposal of hazardous materials shall comply with the applicable Federal and State laws. Use of pesticides and herbicides shall be used only in accordance with their registered uses and within limitations imposed by the Secretary of the Interior.</p> <p><u>Hazardous Waste</u> The BLM would respond to releases as appropriate.</p>
<p>LANDS AND REALTY</p>
<p>GOALS AND OBJECTIVES</p> <p>The BLM would retain lands within its administration except where necessary to accomplish resource goals and objectives outlined in the plan. The BLM would transfer lands out of federal ownership or acquire non-federal lands or conservation easements where needed to accomplish resource goals and objectives, improve administration of public lands, or to meet essential community needs. Make public land available for a variety of ROWs, alternative energy sources, and permits where consistent with resource, goals, objectives, and prescriptions.</p>
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>The BLM would not transfer out of federal ownership any habitat for listed threatened or endangered species or any habitat for non-listed special status species if it could be determined that such an action would lead to the need to list any species as threatened or endangered. Acquisition of potential/occupied special status species habitat would be high priority. These acquired/exchanged lands would be managed according to BLM land management prescriptions for special status species. Under IMP and Congressional action, WSAs and Wilderness Areas would be exclusion areas for any ROWs (Section 501[a] FLPMA).</p> <p><u>Land Tenure Adjustments</u></p>

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<p>Lands would be considered for disposal or acquisition if the changes are in accordance with resource management objectives and other RMP decisions, and would meet one or more of the following criteria as outlined by BLM Land Tenure Adjustment criteria:</p> <ul style="list-style-type: none"> • Such changes are determined to be in the public interest and would accommodate the needs of local and state governments, including needs for the economy, public purposes, and community growth. • Such changes would result in a net gain of important and manageable resources on public lands such as crucial wildlife habitat, important cultural sites, quality riparian areas, live water, listed species habitat, or areas key to productive ecosystems. • Such changes would ensure public access to lands in areas where access is needed and cannot otherwise be obtained. • Such changes would promote effective management and meet essential resource objectives through land ownership consolidation. • Such changes would result in acquisition of lands that serve regional or national priorities identified in applicable policy directives. • Such changes have been identified in existing activity plans (i.e., habitat management plans, etc.). <p>Acquisitions would be managed in the same manner as adjoining lands unless they are acquired for a specific purpose (i.e., wildlife habitat, buffer zones near other federal lands, etc.).</p> <ul style="list-style-type: none"> • A priority section for acquisition would be Utah State Section Township 39S Range 19E, Section 2, to acquire culturally sensitive lands in the McLoyd Canyon–Moon House area. <p>Give land exchanges with the State of Utah priority consideration to resolve in-holdings issues. The BLM would recognize the mission, goals, and objectives of the State of Utah as they relate to the values and resources of state-owned lands. The Monticello FO would work cooperatively with the State of Utah in identifying opportunities for Land Tenure Agreements (LTAs) that may assist the state in furthering its mission. These agreements must comply with applicable law and policy; consider fair market values; consider LTA criteria; and comply with goals and objectives for resource management prescribed in the RMP. They would be processed on a case-by-case basis, with consideration given to the goals, objectives, and decisions of this RMP.</p> <p>Filming Permits</p> <p>Applications for filming permits in the Monticello PA would be limited to existing highways, roads, and pullouts and previously disturbed or cleared areas throughout the Field Office (including Valley of the Gods, Moki Dugway, Highway 211, Newspaper Rock, and Highway 95) and would have to meet the following criteria of minimal impact to be approved without any NEPA analysis. Filming projects that do not meet these criteria would be subject to site-specific NEPA analysis prior to permit approval or use of programmatic NEPA documents including EAs, on BLM-managed lands in Utah within WSAs (EA USO-06-004), or other programmatic NEPA documents that may be developed on a local, state or bureau basis.</p> <ul style="list-style-type: none"> • Project would not impact sensitive habitat or species. • Project would not impact cultural resources or Native American sacred sites. • Project would not involve use of pyrotechnics. • Project would not involve more than minimum impacts to land, air, or water. (Minimum is defined as temporary impact only; no permanent impacts; no surface disturbance allowed that can't be raked out or rehabbed so that there is no sign of activity at the end of the filming). • Project would not involve use of explosives. • Project would not involve use of exotic plant or animal species that could cause danger of introduction into the area. • Project would not involve WSAs, non-WSA lands with wilderness characteristics, WSR corridors, National Register Eligible Sites, and Native American Sacred Sites. • Project would not involve adverse impacts to sensitive surface resource values including: historic, cultural or paleontological sites; sensitive soils; relict environments; wetlands or riparian areas; ACECs. • Project does not involve substantial restriction of public access. • Project does not involve substantial use of domestic livestock. • Project does not involve 15 or more production vehicles within sensitive area. • Project does not involve 75 or more people within sensitive area. • The activity within the sensitive area would not continue in excess of 10 days. • No refueling allowed within sensitive areas. • Aircraft use in area with wildlife concerns is not proposed during crucial wildlife period for more than 1 day and does not exceed frequency of 2 projects per 30-day period. • Aircraft use in area with no wildlife concerns is proposed for no more than 2 days and does not exceed frequency of 3 projects per 30-day period. • Use of aircraft is not proposed within 0.5 mile of a designated campground located within a sensitive area and the number of low-elevation passes would not exceed 4 passes per day. <p>Recreation and Public Purpose Act (R&PP) and Other Authorizations for Disposal</p> <p>Lands conveyed to state or local governments or non-profit organizations under the R&PP Act may include those identified in LTAs. In addition, requests for lands other than those identified could be considered for disposal provided the proposed use would provide a greater public benefit than that which the current management provides, and that the action is otherwise consistent with this RMP. Examples may include but are not limited to local government or non-profit recreational and public purposes facilities such as public shooting ranges, landfills, motocross tracks, racetracks, etc. Other authorizations for disposal include the Airport and Airway Improvement Act, state selections under the Enabling Act, and other authorities.</p> <p>Trespass Resolution</p> <p>Resolution of intentional trespass would be limited to removal and/or restoration as appropriate. Resolution of unintentional trespass may include authorization under ROW grant, commercial/agricultural lease, or permit; disposal of the impacted land through sale or exchange; or removal, depending on the nature of the trespass. In all such trespass cases, administrative costs incurred by the BLM for investigating and resolving trespasses would be collected. All trespass incidents resolved by issuance of ROW grants, leases, or permits would be subject to payment by the holder/lessee/permittee of rent based on market value. Trespass cases resolved by land sales would be based on fair market value, and land exchanges would be completed on an equal value basis.</p> <p>Access</p> <p>ROWs for state and private in-holdings, in-field oil and gas leases, and pipelines for producing oil and gas wells would be approved subject to a determination of "reasonable" access for the "intended purpose" and they are processed and issued upon application. As per the State of Utah v. Andrus, October 1, 1979 (Cotter Decision), the BLM would grant the State of Utah reasonable access to state lands for economic purposes, on a case by case basis.</p> <p>Easements</p> <p>Easements would be acquired from willing landowners and the State of Utah to gain access to public lands or placement of facilities on non-public lands, and acquire easements to accomplish resource objectives.</p> <p>Rights-of-ways</p> <p>Right-of-way (ROW) avoidance and exclusion areas would generally be consistent with the stipulations identified in Appendix A for oil and gas leasing and other surface-disturbing activities. These stipulations have been developed to protect important resource</p>
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>values. Areas identified as NSO are open to oil and gas leasing but surface-disturbing activities cannot be conducted on the surface of the land. Access to oil and gas deposits would require directional drilling from outside the boundaries of the NSO areas. NSO areas are avoidance areas for ROWs; no ROW would be granted in NSO areas unless there are no feasible alternatives.</p> <p>Applications for new ROW on public lands would be considered and analyzed on a case-by-case basis, taking into consideration areas identified for avoidance and exclusion. Proposals would be reviewed for consistency with planning decisions and evaluated under requirements of applicable laws for resource protection.</p> <p>Wind and Solar Development ROW applications for wind or solar energy development would incorporate best management practices (BMPs) and provisions contained in the Wind Energy or Solar Programmatic EIS documents Both wind and solar energy development are authorized by ROW grants.</p> <p>Sale Disposal Criteria As described under Sections 203 (a) of FLPMA (43 United States Code [U.S.C.] 1713; 1716), public lands have potential for disposal by sale when they are isolated and/or difficult to manage. Sale or other disposals, approximately 6,580 acres of land, are identified for disposal by legal description in Appendix C (Lands and Realty, Tracts Identified for Disposal) These lands need to be screened on a case by case basis to assure that they meet FLPMA 203 criteria.</p> <p>Transportation and Utility Corridors This RMP would adopt the existing designated ROW corridors including the Western Utility Group (WUG) updates to the Western Regional Corridor Study (Map 4 and Section 368 Energy Policy Act of 2005 West-Wide Energy Corridor), and would designate additional corridors subject to physical barriers and sensitive resource values. Designated transportation and utility corridors include existing groupings of ROWs for electric transmission facilities, pipelines 16 inches and larger, communication lines, federal and state highways, and major county road systems.</p>					
Rights-of-way (ROW)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Lands available for ROWs are divided into four categories according to the 1991 San Juan RMP prescriptions (page 37):</p> <ol style="list-style-type: none"> 1) Lands within designated transportation and utility corridors, 2) lands outside designated transportation and utility corridors, 3) lands to be avoided, and 4) lands to be excluded. <p>Avoidance Areas: 120,800 acres</p> <ul style="list-style-type: none"> • Cedar Mesa ACEC • Portion of Grand Gulch • Dark Canyon ACEC • ROS SPM area of San Juan River SRMA • Developed Recreation Sites <p>Exclusion Areas: 253,790 acres</p> <ul style="list-style-type: none"> • Alkali Ridge ACEC • Bridger Jack Mesa ACEC • Butler Wash ACEC • Cedar Mesa ACEC, partial • Hovenweep ACEC • Indian Creek ACEC • Lavender Mesa ACEC • Pearson Canyon Hiking Area • Scenic Highway Corridor ACEC • Shay Canyon ACEC • Most ROS P-class areas 	<p>Consider lands available for ROWs except for :</p> <ul style="list-style-type: none"> • Avoidance Areas: 125,105 acres. • Exclusion Areas: 416,612 acres. 	<p>Consider lands available for ROWs except for:</p> <ul style="list-style-type: none"> • Avoidance Areas: 39,323 acres. • Exclusion Areas: 395,329 acres. 	<p>Consider lands available for ROWs except for:</p> <ul style="list-style-type: none"> • Avoidance Areas: 14,175 acres. • Exclusion Areas: 386,853 acres. 	<p>Consider lands available for ROWs except for:</p> <ul style="list-style-type: none"> • Avoidance Areas: 53,915 acres. • Exclusion Areas: 974,463 acres. 	<p>Consider lands available for ROWs except for (Map 94):</p> <p>Avoidance Areas: 133,293 acres</p> <ul style="list-style-type: none"> • Indian Creek ACEC (3,908 acres) • Shay Canyon ACEC (119 acres) • Lavender Mesa ACEC (649 acres) • Hovenweep ACEC (880-acre Visual Emphasis Zone) • Alkali Ridge National Historic Landmark (2,146) • non-WSA with wilderness characteristics 88, 871 acres: (Dark Canyon, Nokai Dome East, Nokai Dome West, Grand Gulch, and Mancos Mesa), • Comb Ridge Recreation Management Zone of Cedar Mesa SRMA (30,752 acres) • San Juan River SRMA Segments 1, 2, and 3 • Colorado River Segment 2 • developed recreation sites • floodplains • riparian areas and springs • public water reserves. <p>Exclusion Areas: 393,252 acres</p> <ul style="list-style-type: none"> • WSAs 389,444 acres (Mancos Mesa, Grand Gulch ISA Complex, Road Canyon, Fish Creek Canyon, Mule Canyon, Cheesebox Canyon, Dark Canyon ISA Complex, Butler Wash, Bridger Jack Mesa, Indian Creek, South Needles, Squaw and Papoose Canyons, and Cross Canyon • Lands administratively endorsed for wilderness by Butler Wash North WSA • Valley of the Gods ACEC (22,863 acres) • San Juan River Segment 5 • Colorado River Segment 3
Withdrawal Processing and Review					
General Management Guidance					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>FLPMA requires the BLM to review agency withdrawals and prior Classification and Multiple Use Act (C&MU) classifications according to schedules prepared by USO or upon special BLM or agency request. The Monticello FO would review other-agency withdrawals (24,140 acres); withdrawals found to be obsolete can be removed. New withdrawals are processed upon request from the BLM or other federal agencies, but can be made only by the Secretary or by Congress.</p> <p>Support Support from Utah State Office and Washington Office would be needed for requests for withdrawal. Interdisciplinary staff support would be needed for coordination and development of site-specific mitigation. Coordination with surface owners, surface-administering agencies, or the State of Utah may also be required. Coordination with the U.S. Fish and Wildlife Service would be required where threatened or endangered species are involved.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Withdraw 132,380 acres (Map 5) from locatable mineral entry as listed below. Review existing withdrawals and remove unnecessary ones.</p> <ul style="list-style-type: none"> • C&MU classification (prior to RMP) (92,130 acres) • Acquired lands (9,730 acres) • Lands open prior to the RMP (30,520 acres) 	<p>Areas recommended for withdrawal from mineral entry (251,710 acres) (Map 6):</p> <ul style="list-style-type: none"> • Tank Bench (2,646 acres) • Comb Ridge (42,428 acres) • Grand Gulch NHD (37,388 acres) • All developed recreation sites (232 acres) • San Juan River SRMA (10,203 acres) • Alkali Ridge NHL (2,146 acres) • Valley of Gods ACEC (22,863 acres) • Colorado River Segment 3 (1,040 acres) • Dark Canyon River Segment (2,048 acres) • Dark Canyon ACEC (61,660 acres) • Indian Creek ACEC (3,908 acres) • Lockhart Basin ACEC (47,783 acres) • Butler Wash North ACEC (17,365 acres) 	<p>Areas recommended for withdrawal from mineral entry (121,912 acres) (Map 7):</p> <ul style="list-style-type: none"> • Comb Ridge (42,428 acres) • Grand Gulch NHD (37,388 acres) • All developed recreation sites (232 acres) • San Juan River SRMA (9,859 acres) • Alkali Ridge NHL (2,146 acres) • Valley of Gods ACEC (22,863 acres) • Colorado River Segment 3 (1,040 acres) • Dark Canyon River Segment (2,048 acres) • Indian Creek ACEC (3,908 acres) 	<p>Areas recommended for withdrawal from mineral entry (46,131 acres) (Map 8):</p> <ul style="list-style-type: none"> • Grand Gulch NHD (37,388 acres) • All developed recreation sites (232 acres) • San Juan River SRMA (6,365 acres) • Alkali Ridge NHL (2,146 acres) 	<p>Same as Alternative B except that all non-WSA lands with wilderness characteristics (834,070 acres) (Map 9) would be recommended for withdrawal.</p>	<p>Areas recommended for withdrawal from mineral entry (50,665 acres) (Map 10):</p> <ul style="list-style-type: none"> • Grand Gulch National Historic District (37,388 acres) • All developed recreation sites (232 acres) • San Juan River SRMA (9,859 acres) • Alkali Ridge National Historic Landmark (2,146 acres) • Colorado River Segment 3 (1,040 acres)
LIVESTOCK GRAZING					
GOALS AND OBJECTIVES					
Achieve Rangeland Health Standards (BLM 1997) and other desired resource conditions.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>Manage grazing according to Standards for Rangeland Health and Guidelines for Grazing Management (BLM 1997) (Appendix D).</p> <p>Maintain lands currently unavailable (128,098 acres) for livestock grazing (due to vegetation, recreation, wildlife, or other concerns).</p> <p>Maintain existing land treatments as prioritized in Appendix D, to meet RMP objectives and Standards for Rangeland Health (BLM 1997). Any new land treatments developed in addition to those listed would also be maintained as necessary to meet RMP objectives and Standards for Rangeland Health.</p> <p>Modify and implement existing (Tank Draw and East Canyon) and new Allotment Management Plans (AMPs) as necessary to meet RMP objectives and Standards for Rangeland Health (BLM 1997). Develop and implement 29 new AMPs and others identified on a site-specific basis, for which resource concerns develop that require such action.</p> <p>Continue to authorize current active permitted grazing use unless monitoring data or other factors indicate a need for change (e.g., change in federal land ownership, etc.).</p> <p>Continue to categorize allotments in accordance with BLM policy.</p> <p>Manage allotments towards mid- to late-seral ecological condition that meet other goals and objectives of this RMP until replaced by a more specific allotment objective classification such as Desired Future Condition (DFC).</p> <p>Forage, Livestock/Wildlife Coordinate with UDWR and grazing permittees to manage for long-term forage and habitat and/or ecological condition requirements or needs for livestock and wildlife, consistent with grazing allotment and herd management unit objectives.</p> <p>Seasons of Use Changes in livestock season of use would be made by the FO on an allotment-specific basis to meet RMP objectives or Standards for Rangeland Health (BLM 1997), as shown by monitoring data, and to provide flexibility in management of livestock grazing.</p>					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

**Allotment seasons of use, subject to the statement above, would be the same as in the current RMP (see Appendix D Livestock Grazing) with the following exceptions noted in Management Common to All Action Alternatives below.¹*

MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES

***Season of Use Changes (modified to match grazing permits as currently authorized, yet altered from the 1991 San Juan RMP):¹**

- Church Rock season of use would end May 31.¹
- Indian Rock season of use would end April 15.¹
- Owens Dugout season of use would end April 30.¹
- Laws season of use would be April 16–November 15.¹
- Bear Trap Season of use would be September 1–December 12.¹
- Monument Canyon season of use would be December 1–May 31.¹

***New Allotments—Established Since 1991 San Juan RMP (grazing permits as currently authorized):¹**

- South Vega season of use would be January 6–February 28.¹
- Upper Mail Station season of use would be November 14–February 28.¹
- Big Westwater season of use would be April 1–May 31 or October 15–December 15.¹

Glen Canyon NRA
Specific management direction for livestock grazing is provided for under the Glen Canyon NRA 1999 Grazing Management Plan.

Areas Unavailable for Grazing
Areas made unavailable for grazing may be reconsidered as available for grazing during subsequent revision or amendment of the RMP.

Utilization
Desired utilization levels as management guidelines for key forage species would be identified as needed to monitor use levels on an allotment specific basis to achieve Desired Future Condition (DFC). Where utilization levels have not been established, a use level of 50% would be the management guideline. Utilization is the proportion or degree of current year's forage production that is consumed or removed by animals (including insects). Utilization data should be analyzed in conjunction with climate, actual grazing use, current or historic impacts (wildfire, livestock, wildlife, insects, etc.), and long-term trend data to help evaluate existing and design future management to meet LUP objectives.

Relinquishment of Preference
Voluntary relinquishments of grazing permits and preference, in whole or in part, by a permittee in writing to the BLM will be handled on a case by case basis. The BLM will not recognize relinquishments that are conditional on specific BLM actions as valid, and the BLM will not be bound by them. Relinquished permits and the associated preference will remain available for application by qualified applicants after BLM considers if such action would meet rangeland health standards and is compatible with achieving LUP goals and objectives. Prior to re-issuance of the relinquished permit the terms and conditions may be modified to meet LUP goals and objectives and/or site-specific resource objectives.
However, upon relinquishment, BLM may determine through a site-specific evaluation and associated NEPA analysis that the public lands involved are better used for other purposes. Grazing may then be discontinued on the allotment through an amendment to the existing LUP or a new LUP effort. Any decision issued concerning discontinuance of livestock grazing is not permanent and may be reconsidered and changed through future LUP amendments and updates.

Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Continue to make unavailable for grazing 128,098 acres as follows (Map 12): <ul style="list-style-type: none"> • Comb Wash side canyons (Mule Canyon south of U-95, Arch, Fish, Owl, and Road). These areas were made unavailable to grazing by court decision and are also made unavailable to grazing in this RMP revision. • Bridger Jack Mesa (near relict vegetation) • Grand Gulch area (within the canyon) of Cedar Mesa 	Same as Alternative A with the additional following areas made unavailable to grazing (Map 13): <ul style="list-style-type: none"> • Slickhorn Canyon (Perkins Brother's Allotment) • Rone Bailey Mesa (Upper Mail Station Allotment) • Dodge Canyon Allotment • Mule Canyon (including North and South Forks north of U-95) • Rogers Allotment • Portions of West Butler Wash Canyons • Horsehead Canyon within 	Same as Alternative B except for Mule Canyon, which would be made unavailable for grazing south of U-95 (North and South Forks north of U-95 would be open) (Map 14).	Same as Alternative A with the additional following areas made unavailable for grazing (Map 15): <ul style="list-style-type: none"> • Slickhorn Canyon (within Perkins Brother's Allotment) • Rone Bailey Mesa (within Upper Mail Station Allotment) • Mule Canyon south of U-95 • Rogers Allotment • Portions of West Butler Wash Canyons Grazing in the riparian area of the San Juan River SRMA would be restricted to October 1–May 31 and must meet or exceed PFC, and	Same as Alternative A with the additional following areas made unavailable for grazing (Map 13): <ul style="list-style-type: none"> • Slickhorn Canyon (within Perkins Brother's Allotment) • Rone Bailey Mesa (within Upper Mail Station Allotment) • Dodge Canyon Allotment • Mule Canyon (including North and South Forks north of U-95) • Rogers Allotment • Portions of West Butler Wash Canyons • Horsehead Canyon (within 	Continue to make unavailable for grazing 134,277 acres. as follows (Map 16): <ul style="list-style-type: none"> • Comb Wash side canyons (Mule Canyon south of U-95, Arch, Fish, Owl, and Road). These areas were made unavailable to grazing by court decision and are also made unavailable to grazing in this RMP revision. • Bridger Jack Mesa (near relict vegetation) • Grand Gulch area (within the canyon) of Cedar Mesa • Lavender Mesa (relict vegetation) • Five identified mesa tops (White Canyon area) • Pearson Canyon (hiking area boundary) • Developed recreation sites (currently developed and proposed and listed in the recreation section. Any sites additional to those listed may be unavailable for grazing

¹ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information

² This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<ul style="list-style-type: none"> • Lavender Mesa (relict vegetation) • Five identified mesa tops (White Canyon area) • Pearson Canyon (hiking area boundary) • Developed recreation sites (currently developed and proposed and listed in the recreation section. Any sites additional to those listed may be unavailable for grazing without a plan amendment and would be analyzed with site-specific NEPA). • Parts of the slopes of Peter's Canyon and East Canyon (15,720 acres of wildlife habitat). • Dark Canyon Area, with the exception of 962 acres in Fable Valley that is limited to trailing on an annual basis and grazing use under emergency conditions. 	<p>Montezuma Canyon allotment Harts Canyon, Shay Canyon ACEC, and Indian Creek from Kelly Ranch vicinity to USFS boundary would be restricted to livestock trailing only, no grazing, as stipulated as a Term and Condition on the pertinent grazing permit. Moki Canyon and Lake Canyon would be restricted to trailing only except in the spring and fall for up to 1 to 2 weeks to gather livestock prior to moving to and from these areas.</p> <p>The BLM would develop seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas deemed Functioning at Risk and/or Non-functional.</p> <p>Moki Canyon is open to grazing above the fence (northeast) at Harrison Spring and below the fence (southwest) downstream where the sand slide and road join Moki Canyon.</p> <p><i>Grazing in the riparian area of the San Juan River SRMA would be restricted to October 1–May 31 and must meet or exceed PFC, and incorporate rest-rotation and/or deferment systems. This would include Perkins Brothers, East League, and McCracken Wash Allotments.</i></p> <p><i>Sage Flat, Upper East Canyon, Sage Grouse, and Dry Farm allotments would not be grazed from March 20 to May 15 (Gunnison Sage-grouse nesting season)².</i></p>		<p>incorporate rest-rotation and/or deferment systems. This would include Perkins Brothers, East League, and McCracken Wash Allotments.</p> <p>Sage Flat, Upper East Canyon, Sage-grouse and Dry Farm allotments would not be grazed March 20–May 15 (Gunnison Sage-grouse nesting season).</p>	<p>Montezuma Canyon allotment) Moki Canyon, Lake Canyon, Harts Canyon, and Indian Creek from Kelly Ranch vicinity to the USFS boundary would be restricted to livestock trailing only, no grazing, as stipulated as a Term and Condition on the pertinent grazing permit. The BLM would develop seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas Functioning at Risk and/or Non-functional.</p> <p>Grazing in the riparian area of the San Juan River SRMA would be restricted to October 1–May 31 and must meet or exceed PFC, and incorporate rest-rotation and/or deferment systems. This would include Perkins Brothers, East League, and McCracken Wash Allotments.</p> <p>Sage Flat, Upper East Canyon, Sage Grouse and Dry Farm allotments would not be grazed from March 20 to May 15 (Gunnison Sage-grouse nesting season).</p>	<p>without a plan amendment and would be analyzed with site-specific NEPA).</p> <ul style="list-style-type: none"> • Parts of the slopes of Peter's Canyon and East Canyon (15,720 acres of wildlife habitat) • Slickhorn Canyon (within Perkins Brother's Allotment). • Rone Bailey Mesa (within Upper Mail Station Allotment) • Dodge Canyon Allotment • Rogers Allotment • Portions of West Butler Wash Canyons • Horsehead Canyon (within Montezuma Canyon allotment) • Dark Canyon Area with the exception of 962 acres in Fable Valley that is limited to trailing on an annual basis and grazing use under emergency conditions <p>Lake Canyon, Harts Canyon, Shay Canyon ACEC, and Indian Creek from Kelly Ranch vicinity to USFS boundary would be restricted to livestock trailing only, no grazing, as stipulated as a Term and Condition on the pertinent grazing permit.</p> <p>Moki Canyon and Lake Canyon would be restricted to trailing only except in the spring and fall for up to 1 to 2 weeks to gather livestock prior to moving to and from these areas.</p> <p>Moki Canyon is open to grazing above the fence (northeast) at Harrison Spring and below the fence (southwest) downstream where the sand slide and road access to Moki Canyon.</p> <p>The BLM would develop seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas deemed Functioning at Risk and/or Non-functional.</p> <p><i>*Grazing in the riparian area of the San Juan River SRMA would be restricted to October 1–May 31 and must meet or exceed PFC, and incorporate rest-rotation and/or deferment systems. This would include Perkins Brothers, East League, and McCracken Wash Allotments.</i></p> <p><i>*Sage Flat, Upper East Canyon, Sage-grouse and Dry Farm allotments would not be grazed from March 20 to May 15 (Gunnison Sage-grouse nesting season).</i></p>
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MINERAL RESOURCES

GOALS AND OBJECTIVES

Continue to meet local and national energy and other public mineral needs to the extent possible. Provide opportunities for environmentally responsible exploration and development of mineral and energy resources subject to appropriate BLM policies, laws, and regulations.

Ensure a viable long-term industry related to leasable, locatable, and salable mineral development while providing reasonable and necessary protections to other resources. Establish conditions of use through land-use planning to protect other resource values.

The following principles would be applied:

Encourage and facilitate the development by private industry of public land mineral resources in a manner that satisfies national and local needs and provides for economical and environmentally sound exploration, extraction and reclamation practices;

Process applications, permits, operating plans, mineral exchanges, leases, and other use authorizations for public lands in accordance with policy and guidance; and

Monitor salable and leasable mineral operations to ensure proper resource recovery and evaluation, production verification, diligence and inspection, and enforcement of the lease, sale, or permit terms.

MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES

The plan would provide for a variety of mineral exploration and development activities. These activities would be allowed in the PA unless precluded by other program prescriptions. The stipulations identified in Appendix A would apply to these activities where they are applicable. Seasonal wildlife conditions would not apply to maintenance and operation activities for mineral production (see also Wildlife).

WSAs and designated Wilderness would remain closed, by law, to mineral leasing and development.

Management for geophysical work would be available unless stated specifically in alternatives that it is unavailable.

The Monticello PA would be open for mineral entry unless specifically withdrawn by Secretarial Order, public law or segregated from mineral entry under specific reservations, such as an R&PP lease.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>In areas where the No Surface Occupancy (NSO) stipulation for oil and gas leasing is applied, the same restriction would also, where appropriate and practical, to other surface-disturbing activities (and occupancy) associated with land-use authorization, permits, and leases issued on BLM lands. The restrictions would not apply to activities and uses where they are contrary to laws, regulations or specific program guidance. The intent is to maintain consistency to extent possible in applying stipulations/restrictions to all surface-disturbing activities.</p> <p>Leasable Minerals</p> <p>Oil and Gas</p> <p>The plan would recognize and be consistent with the I National Energy Policy Act and related BLM policy by adopting the following objectives:</p> <p>recognizing the need for diversity in obtaining energy supplies;</p> <p>encouraging conservation of sensitive resource values; and</p> <p>improving energy distribution opportunities.</p> <p>All lands are available for leasing subject to standard lease terms, unless otherwise specified in the plan. Lease stipulations would be developed in the plan, where necessary, to mitigate the impacts of oil and gas activity (see Appendix A). The stipulations would adhere to the Uniform Format prepared by the Rocky Mountain Regional Coordinating Committee in March 1989. Stipulations reflect the minimum requirements necessary to accomplish the desired resource protection and, would contain provisions and criteria to allow for exception, waiver and modification if warranted. Stipulations from Section 6 of the Standard Lease Terms are incorporated for all leases. Best Management Practices (BMP) will be applied on individual Applications for Permit to Drill and associated ROWs. These procedures are based on WO IM 2007-021 and the <i>Surface Operating Standards and Guidelines for Oil and Gas Development (Gold Book), 2006</i>.</p> <p>Oil and gas leases issued prior to the plan would continue to be managed under the stipulations in effect when issued. Those issued subsequent to this plan would be subject to the stipulations developed in this plan.</p> <p>Certain federal oil and gas resources within the Monticello PA underlie lands not administered by the BLM. The BLM administers the federal leases on these lands. These lands include:</p> <ul style="list-style-type: none"> • 101,720 acres within the Glen Canyon National Recreation Area (NRA) (see Glen Canyon NRA Minerals Management Plan) • 366,850 acres within the Manti-La Sal National Forest (NF), Monticello Ranger District • 51,610 acres within the Navajo Indian Reservation • 1,080 acres within Indian Trust lands • 55,390 acres on split-estate lands <p>Split-estate lands (private surface/federal minerals) and lands administered by other federal agencies are not managed by the BLM. The surface owner or surface management agency (SMA) manages the surface. The BLM administers the operational aspects of oil and gas leases. On lands administered by other federal agencies, lease stipulations would include those required by the SMA. On split-estate lands, lease stipulations would consist of those necessary to comply with non-discretionary federal laws, such as the Endangered Species Act. The one exception to this would be the stipulations developed for Gunnison Sage-grouse as identified in Appendix A. Mitigation measures would also be applied to protect other resource values such as VRM class, Recreation, and non-federally protected fish and wildlife species consistent with Section 6 of the standard lease terms. These mitigation measures would be developed during site-specific environmental analysis and would be attached as conditions of approval (COA) in consultation with the surface owner or SMA.</p> <p>In accordance with an UDEQ-DAQ letter dated June 6, 2008, (see Appendix T) requesting implementation of interim nitrogen oxide control measures for compressor engines; the BLM will require the following as a Lease Stipulation and a Condition of Approval for Applications for Permit to Drill:</p> <ul style="list-style-type: none"> • All new and replacement internal combustion gas field engines of less than or equal to 300 design-rated horsepower must not emit more than 2 gms of NO_x per horsepower-hour. This requirement does not apply to gas field engines of less than or equal to 40 design-rated horsepower. • All new and replacement internal combustion gas field engines of greater than 300 design rated horsepower must not emit more than 1.0 gms of NO_x per horsepower-hour. <p>Coal</p> <p>The coal resources within the Monticello PA are limited to the San Juan Coal Field, totaling about 530,000 acres. Approximately 60% of this field is under private ownership (both surface and mineral estate), and about 212,000 acres of federal surface and federal minerals in the coal field are administered by the Monticello FO. The potential for development of coal resources is low (see Mineral Potential Report and RFD [BLM 2005]). The public has expressed no interest in coal leasing. The RMP does not establish conditions for coal leasing or exploration requirements. This would be done through a plan amendment, should sufficient interest warrant. At such time as interest is expressed in coal leasing, the RMP would be amended and mining unsuitability criteria (43 CFR 3461) would be applied by the Monticello FO before any coal leases are issued. If coal leases are issued, they would be subject to special conditions developed in the RMP amendment and the unsuitability assessment. This may restrict all or certain types of mining techniques. Before any coal could be removed, Monticello FO would have to approve the mining permit application package, incorporating stipulations developed in the RMP.</p> <p>Tar Sand</p> <p>An Oil Shale and Tar Sands Leasing Programmatic Environmental Impact Statement (PEIS) is being prepared for oil shale and tar sands resources leasing on lands administered by the U.S. Department of the Interior, Bureau of Land Management (BLM) in Colorado, Utah, and Wyoming. Based upon the information and analyses developed in this PEIS, the BLM would amend LUPs for these areas.</p> <p>Potash (Nonenergy Leasable)</p> <p>Within the Monticello PA, two areas fall within Known Potash Leasing Areas (KPLAs). KPLA designations, based on known geologic data, would remain in place until potash resources are depleted. In KPLAs, potash leases are acquired through competitive bidding. In areas where potash values are not known, the Monticello PA could issue prospecting permits, which could lead to issuance of a preference right lease. The RMP establishes stipulations that would apply to prospecting permits and leases. The KPLAs are available for leasing subject to the same lease stipulations developed in the RMP for oil and gas. Additional KPLAs could be designated, based on geologic data, if interest warranted. This would be an administrative action. Exploration and mining operations for potash are conducted in accordance with the regulations at 43 CFR 3590.</p> <p>Geothermal</p> <p>A portion of the Warm Springs Canyon geothermal area (approximately 16,320 acres) extends into the Monticello PA. Low temperature geothermal waters have been recorded from springs. Because the Monticello PA is situated within the Colorado Plateau geologic province, where heat flow through the earth's crust is generally low, no high-temperature geothermal resources are expected at reasonable drilling depths. Therefore, development potential is low (see Mineral Potential Report and RFD [BLM 2005]). The public has expressed no interest in geothermal leasing. The RMP does not establish conditions for geothermal leasing or exploration requirements. This would be done through a plan amendment should sufficient interest warrant.</p> <p>Locatable Minerals</p> <p>All public domain lands overlying federal minerals are available for mining claim location unless specifically withdrawn from mineral entry by Secretarial Order or public law or segregated from mineral entry under specific reservations, such as an R&PP lease. The RMP may be used to recommend lands to be withdrawn from mineral entry. Claims located on these areas prior to withdrawal would not be impacted. Operations on BLM-administered lands available for mineral entry must be conducted in compliance with the BLM's surface management regulations (43 CFR Subparts 3802, 3809, 3715 and 3814). BLM surface management regulations do not apply to operations on other federal lands but do apply to all operations authorized by the mining laws on public lands where the</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>mineral interest is reserved to the United States, including Stock Raising Homestead lands. The BLM would evaluate all operations authorized by the mining laws in the context of its requirement to prevent unnecessary and undue degradation of Federal lands and resources. Consistent with the rights afforded claimants under the mining laws, operations would conform to the management prescriptions in the plan. Federally owned locatable minerals underlying federal lands administered by the NPS are not generally available for mineral entry. However, locatable minerals under Glen Canyon NRA may be leased under Title 43 of the Code of Federal Regulations, part 3500 (43 CFR 3500) in accordance with the Mineral Management Plan for the NRA.</p> <p>Salable Minerals All BLM-administered lands in the Monticello PA would be placed in one of the following three categories:</p> <ul style="list-style-type: none"> • Available for disposal of mineral material subject to standard conditions. • Available for disposal of mineral material subject to special conditions. • Unavailable for disposal of mineral material. <p>The plan would develop management conditions for disposal of mineral materials under each category. These management conditions would correspond respectively to the oil and gas leasing stipulations developed in the RMP, as follows:</p> <ul style="list-style-type: none"> • Standard lease terms • TL and CSU • NSO and closed <p>There are currently 16 community pits, totaling about 5,505 acres, designated in the current 1991 San Juan RMP.</p>					
Lands Available for Oil and Gas Leasing¹					
Alternative A (No Action) (Map 27)	Alternative B (Map 28)	Alternative C (Preferred) (Map 29)	Alternative D (Map 30)	Alternative E (Map 31)	Proposed Plan (Map 32)
Acres available for leasing subject to standard lease terms (Category 1): 578,604 The RMP reported 584,270 acres but was modified as discussed below***	Approximately 365,170 acres would be administratively available for oil and gas leasing, subject to standard lease terms.	Approximately 629,472 acres would be administratively available for oil and gas leasing, subject to standard lease terms.	Approximately 962,283 acres would be administratively available for oil and gas leasing, subject to standard lease terms.	Approximately 213,290 acres would be administratively available for oil and gas leasing, subject to standard lease terms.	Approximately 484,217 acres would be administratively available for oil and gas leasing, subject to standard lease terms.
Acres available for leasing subject to special conditions (Category 2): 659,626 The RMP reported 815,690 acres but was modified as discussed below***	TL: Approximately 786,489 acres would be administratively available for oil and gas leasing subject to timing limitations. CSU: Approximately 67,288 acres would be administratively available for oil and gas leasing subject to controlled surface use. CST: Approximately 22,963 acres would be administratively available for oil and gas leasing subject to timing limitations and controlled surface use.	TL: Approximately 569,657 acres would be administratively available for oil and gas leasing subject to timing limitations. CSU: Approximately 51,419 acres would be administratively available for oil and gas leasing subject to controlled surface use. CST: Approximately 98,425 acres would be administratively available for oil and gas leasing subject to timing limitations and controlled surface use.	TL: Approximately 418,242 acres would be administratively available for oil and gas leasing subject to timing limitations. CSU: Approximately 2,758 acres would be administratively available for oil and gas leasing subject to controlled surface use. CST: Approximately 0 acres would be administratively available for oil and gas leasing subject to timing limitations and controlled surface use.	TL: Approximately 511,649 acres would be administratively available for oil and gas leasing subject to timing limitations. CSU: Approximately 25,428 acres would be administratively available for oil and gas leasing subject to controlled surface use. CST: Approximately 8,564 acres would be administratively available for oil and gas leasing subject to timing limitations and controlled surface use.	TL: Approximately 594,469 acres would be administratively available for oil and gas leasing subject to timing limitations. CSU: Approximately 60,741 acres would be administratively available for oil and gas leasing subject to controlled surface use. CST: Approximately 85,384 acres would be administratively available for oil and gas leasing subject to timing limitations and controlled surface use.
Acres available subject to NSO: 161,224 The RMP reported 268,080 acres but was modified as discussed below***	NSO: Approximately 125,105 acres would be administratively available for oil and gas leasing subject to no surface occupancy.	NSO: Approximately 39,323 acres would be administratively available for oil and gas leasing subject to no surface occupancy.	NSO: Approximately 14,175 acres would be administratively available for oil and gas leasing subject to no surface occupancy.	NSO: Approximately 53,915 acres would be administratively available for oil and gas leasing subject to no surface occupancy.	NSO: Approximately 66,108 acres would be administratively available for oil and gas leasing subject to no surface occupancy. Dark Canyon (11,619 acres) non-WSA lands with wilderness characteristics are available subject to no surface occupancy.
Acres unavailable for leasing: 385,316—current management The RMP reported 111,170 acres but was modified as discussed below.**	Approximately 416,612 acres would be unavailable for leasing.	Approximately 395,329 acres would be unavailable for leasing.	Approximately 386,853 acres would be unavailable for leasing.	Approximately 974,463 acres would be unavailable for leasing.	Approximately 493,400 acres would be unavailable for leasing. Mancos Mesa, Nokai Dome West, Nokai Dome East and Grand Gulch non-WSA lands with wilderness characteristics are unavailable for oil and gas leasing.
<p>*** Actual acreage for current management differs from the RMP acreage because WSAs were unavailable for leasing by the IMP. The 1991 San Juan RMP did not close the WSAs to leasing and the acres were not taken into account at the time of RMP. Most of these areas were ACECs and available for leasing subject to special conditions.</p> <p>¹ NSO—No Surface Occupancy; TL—Timing Limitations; CSU—Controlled Surface Use; CST—Controlled Surface Use and Timing Limitations</p>					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Lands Available for Mineral Entry					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Approximately 1,652,743 acres would be available for mineral entry.	Approximately 1,533,413 acres would be available for mineral entry.	Approximately 1,663,211 acres would be available for mineral entry.	Approximately 1,738,992 acres would be available for mineral entry.	Approximately 951,053 acres would be available for mineral entry.	Approximately 1,734,458 acres would be available for mineral entry.
Approximately 132,380 acres would be recommended for withdrawal from locatable mineral entry (Map 5).	Approximately 251,710 acres would be recommended for withdrawal from locatable mineral entry (Map 6).	Approximately 121,912 acres would be recommended for withdrawal from locatable mineral entry (Map 7).	Approximately 46,131 acres would be recommended for withdrawal from locatable mineral entry (Map 8).	Approximately 834,070 acres would be recommended for withdrawal from locatable mineral entry (Map 9).	Approximately 50,665 acres would be recommended for withdrawal from locatable mineral entry (Map 10).
Lands Available for Mineral Material Disposal					
Alternative A (No Action) (Map 21)	Alternative B (Map 22)	Alternative C (Preferred) (Map 23)	Alternative D (Map 24)	Alternative E (Map 25)	Proposed Plan (Map 26)
Approximately 584,270 acres would be available for disposal of mineral materials subject to standard terms and conditions.	Approximately 365,168 acres would be available for disposal of mineral materials subject to standard terms and conditions.	Approximately 624,734 acres would be available for disposal of mineral materials subject to standard terms and conditions.	Approximately 962,279 acres would be available for disposal of mineral materials subject to standard terms and conditions.	Approximately 213,290 acres would be available for disposal of mineral materials subject to standard terms and conditions.	Approximately 624,734 acres would be available for disposal of mineral materials subject to standard terms and conditions.
Approximately 821,070 acres would be available for disposal of mineral materials subject to special conditions.	Approximately 876,736 acres would be available for disposal of mineral materials subject to special conditions.	Approximately 724,234 acres would be available for disposal of mineral materials subject to special conditions.	Approximately 420,998 acres would be available for disposal of mineral materials subject to special conditions.	Approximately 545,641 acres would be available for disposal of mineral materials subject to special conditions.	Approximately 724,234 acres would be available for disposal of mineral materials subject to special conditions.
Approximately 373,850 acres would be unavailable for disposal of mineral materials.	Approximately 542,402 acres would be unavailable for disposal of mineral materials.	Approximately 435,338 acres would be unavailable for disposal of mineral materials.	Approximately 401,026 acres would be unavailable for disposal of mineral materials.	Approximately 1,025,378 acres would be unavailable for disposal of mineral materials.	Approximately 435,338 acres would be unavailable for disposal of mineral materials.
NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS					
The BLM has identified non-WSA lands with wilderness characteristics for management consideration in this planning effort. Wilderness characteristics include the appearance of naturalness and outstanding opportunities for solitude or primitive and unconfined recreation.					
GOALS AND OBJECTIVES:					
Protect, maintain and preserve wilderness characteristics (appearance of naturalness and outstanding opportunities for primitive and unconfined recreation or solitude) of non-WSA lands with wilderness characteristics as appropriate, considering manageability and the context of competing resource demands. Manage these primitive lands and backcountry landscapes for their undeveloped character, and to provide opportunities for primitive recreational activities and experiences of solitude, as appropriate.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES:					
There would be no management common to all for non-WSA lands with wilderness characteristics.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Non-WSA lands with wilderness characteristics were not addressed in the 1991 San Juan Resource Area RMP, as amended. These lands are managed according to the 1991 San Juan RMP prescriptions.	No management prescriptions identified for non-WSA lands with wilderness characteristics.	No management prescriptions identified for non-WSA lands with wilderness characteristics.	No management prescriptions identified for non-WSA lands with wilderness characteristics.	Manage 582,360 acres of non-WSA lands with wilderness characteristics for their wilderness characteristics (Map 33) in 29 areas. The following management would apply: <ul style="list-style-type: none"> • Unavailable for mineral leasing • Closed for OHV use • ROW exclusion areas • Closed to disposal of mineral materials • Unavailable for private and commercial woodland harvest • Unavailable for land treatments • VRM Class I • Recommended for withdrawal from mineral entry 	Manage 88,871 acres of non-WSA lands with wilderness characteristics for their wilderness characteristics (Map 34) in 5 individual areas: Dark Canyon (11,540 acres), Mancos Mesa (30,068 acres), Nokai Dome West (14,988 acres), Nokai Dome East (18,618 acres) and Grand Gulch (13,657 acres). The following management would apply: <ul style="list-style-type: none"> • Unavailable for mineral leasing in Mancos Mesa, Nokai Dome West, Nokai Dome East and Grand Gulch; no surface occupancy for mineral leasing (NSO) in Dark Canyon • OHV travel limited to designated roads and trails • ROW avoidance areas • Closed to disposal of mineral materials • Unavailable for private and commercial woodland harvest except for on-site collection of dead wood for campfires • Available for range, watershed or habitat improvements and vegetation treatments if beneficial or nonimpairing to wilderness characteristics and would meet VRM Class II

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				<ul style="list-style-type: none"> • Unavailable for geothermal leasing • Unavailable for coal leasing • Fire suppression would be through light on the land techniques 	<p>objectives</p> <ul style="list-style-type: none"> • VRM Class II for surface-disturbing activities • All existing improvements could be maintained at their current level • Unavailable for coal leasing • Unavailable for geothermal leasing • Fire suppression would be through light on the land techniques
PALEONTOLOGY					
GOALS AND OBJECTIVES					
Identify area-wide criteria or site-specific use restrictions where necessary to protect paleontological resources from surface-disturbing activities and to promote the scientific, educational, and recreational uses of fossils. Foster public awareness and appreciation of the paleontological heritage.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>Recreational collectors may collect and retain reasonable amounts of common invertebrate and plant fossils for personal, noncommercial use. Surface disturbance must be negligible, and mechanized tools may not be used. Petrified wood collection would be limited to amounts mandated in BLM regulations. Collection of scientifically noteworthy and/or uncommon invertebrate and plant fossils may require a permit. Vertebrate fossils may be collected only under a permit issued by the authorized officer to qualified individuals. Vertebrate fossils include bones, teeth, eggs, and other body parts of animals with backbones such as dinosaurs, fish, turtles, and mammals. Vertebrate fossils also include trace fossils such as footprints, burrows, and dung. Casting of vertebrate fossils, including dinosaur tracks, would be prohibited unless allowed under a scientific/research permit issued by the Utah State BLM Office. Fossils collected under a permit remain the property of the federal government and must be placed in a suitable repository (such as a museum or university) identified at the time of permit issuance. Lands identified for disposal or exchange would be evaluated to determine whether such actions would remove important fossils from federal ownership. In areas where surface disturbance, either initiated by the BLM or by other land users, may threaten substantial or noteworthy fossils, the BLM would follow its policy per Paleontology Resources Management Manual and Handbook 8370-1 (BLM 1998a) to assess any threat and mitigate damage. Where scientifically noteworthy fossils are threatened by natural hazards or unauthorized collection, the BLM would work with permittees and other partners to salvage specimens and reduce future threats to resources at risk.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Not specified.	Conduct on-site evaluation of surface-disturbing activities for all Category 3, 4/5, and 5 areas, and avoid impacts to paleontological resources.	Conduct on-site evaluation of surface-disturbing activities for all Category 5 areas and minimize impacts to paleontological resources to the degree practicable. Evaluation will consider the type of surface disturbance proposed and mitigation will be developed based on site-specific information.	Not specified.	Same as Alternative B.	Conduct on-site evaluation of surface-disturbing activities for all Category 5 areas and minimize impacts to paleontological resources to the degree practicable. Evaluation will consider the type of surface disturbance proposed and mitigation will be developed based on site-specific information.
RECREATION					
GOAL					
To provide for multiple recreational uses of the public lands and to sustain a wide range of recreation opportunities and potential experiences for visitors and residents while supporting local economic stability and sustaining the recreation resource base and other sensitive resource values.					
Explanation of Recreation Planning Concepts					
Under all alternatives, the primary framework for recreation management in the Monticello PA is the Special Recreation Management Area (SRMA). This is used to define the following components of the recreation program: OHV designations, recreation permitting, developed recreation facilities, campsite designation, tourism, and heritage tourism. SRMAs are discussed below to provide the reader with an understanding of how this concept would be used to manage recreation in the Monticello PA. The management tools and techniques that would be used to support these concepts are discussed within each alternative.					
Special Recreation Management Areas (SRMAs)					
SRMAs are defined under LUP Handbook Appendix C, Recreation and Visitor Services, as "... having a distinct, primary recreation-tourism market as well as a corresponding and distinguishing recreation management strategy..." For each SRMA identified, delineate discrete recreation management zone (RMZ) boundaries. Each RMZ has four defining characteristics; it: 1) serves a different recreation niche within the primary recreation market; 2) produces a different set of recreation opportunities and facilitates the attainment of different experience and benefit outcomes (to individuals, households and communities, economies, and the environment; 3) has distinctive recreation setting character; and 4) requires a different set of recreation provider actions to meet the strategically targeted primary recreation market demand."					
SRMAs are designated in each of the alternatives to meet the goals and objectives of the recreation program and to adhere to agency guidance as described above.					
Extensive Recreation Management Areas (ERMAs)					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>The LUP Handbook Appendix C, Recreation and Visitor Services, defines an extensive recreation management area (ERMA) as an areas not delineated as an SRMA. Management within all ERMAs is restricted to custodial actions only.</p> <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>Continue existing reservations issued to the BLM for all existing developed recreation sites and facilities. Issue similar protective reservations for all new recreation facilities.</p> <p>Manage recreation to meet Utah's Rangeland Health Standards guided by the Standards for Public Land Health and Guidelines for Recreation Management. (Appendix E). The guidelines describe the procedures that should be applied to achieve standards for rangeland health within the recreation program.</p> <p><u>BLM Recreation Guidelines</u></p> <ul style="list-style-type: none"> • Recognize that various levels of regulations and limits are necessary. Restrictions and limitations on public uses should be as minimal as possible without compromising the primary goal. • Use on-the-ground presence (BLM, site stewards, volunteers) as a tool to protect public lands. • Limit or control activities where long-term damage by recreational uses is observed or anticipated through specialized management tools such as designated campsites, permits, area closures, and limitations on number of users and duration of use. Revise recreation area management plans (RAMP) as necessary to maintain public land health. • Coordinate with federal and state agencies, county and local governments, and tribal nations in recreation planning and managing traffic, search and rescue operations, trash control and removal, and public safety. • Consider and, where appropriate, implement management methods to protect the resource, as well as maintain the quality of experience of the various user groups. These methods could include limitation of numbers, types, timing, and duration of use. • Encourage the location of public land recreational activities near population centers and highway corridors by placement of appropriate visitor-use infrastructure. Provide restrooms and other facilities that would be adequate for anticipated uses at designated campgrounds, trailheads, and other areas where there is a concentration of recreational users. • Emphasize "Leave No Trace" camping and travel techniques throughout the Monticello PA. • Consider and, where appropriate, implement management methods to protect natural and cultural resources and while giving consideration to community and economic impacts, implement management methods to maintain or enhance recreation opportunities. Management methods may include limitation of visitor numbers, camping and travel controls, implementation of fees, alteration of when use takes place, and other similar actions as they are approved through normal BLM procedures. • Coordinate management of recreation use with other agencies, state and local government, and tribal units to provide public benefits, help assure public safety, and make effective use of staff and budget resources. • Recreational OHV and mechanized travel would be consistent with route and area designations described in the travel management decisions. The BLM would work with agency and government officials and permit holders to develop procedures, protocols, permits or other types of authorization, as appropriate, to provide reasonable access for non-recreational use of OHVs for military, search and rescue, emergency, administrative, and permitted uses. • OHV access for game retrieval would follow all area and route designations. (There would be no off-road retrieval.) • Dispersed camping, where allowed when not specifically restricted, may be closed seasonally or as impacts or environmental conditions warrant. <p><u>General Recreation Management Decisions</u></p> <p>Allow development of hiking paths and trails within the PA subject to site-specific NEPA.</p> <p>The following actions require a signed agreement with the specified agency:</p> <ul style="list-style-type: none"> • Manage the BLM portion of the Colorado River in coordination with Canyonlands National Park and the Moab BLM FO. • Manage the BLM portion of the San Juan River in coordination with Glen Canyon National Recreation Area and the Navajo Nation. • Manage the BLM portion of Dark Canyon Complex in coordination with Manti-La Sal National Forest and Glen Canyon National Recreation Area. • Manage the BLM portion of the Keeley Trail in coordination with Hovenweep National Monument. <p><u>Management of Existing and Development of Future Recreation Facilities</u></p> <p>Existing developed recreation sites would be maintained. New sites/facilities/trails would be developed in response to user demand, amenity value, and critical resource protection needs.</p> <p>All developed recreation sites would be recommended for withdrawal from locatable mineral entry.</p> <p>Recreation facilities would be closed to disposal of mineral materials.</p> <p>Developed recreation sites would be available for oil and gas leasing subject to NSO. NSO boundaries around developed recreation sites are defined as one quarter mile from the perimeter of campgrounds and 200 meters from the perimeter of other developed recreation sites.</p> <p>These sites would also be available for oil and gas leasing subject to NSO and unavailable for disposal of mineral materials.</p> <p>Grazing would be excluded from developed recreation sites.</p> <p>Developed recreation facilities are unavailable for private and/or commercial use of woodland products including on-site collection of dead wood for campfires.</p> <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p><u>General Recreation Management Decisions</u></p> <p>Benefits Based Management Goals and Objectives (BBMs) have been written for most SRMA. (See Appendix E, Recreation.)</p> <p>No camping within 200 feet of isolated springs to allow space for wildlife to access water.</p> <p>No camping is allowed within cultural sites or archaeological resources as defined ARPA.</p> <p><u>Management of Existing and Development of Future Recreation Facilities</u></p> <p>Develop or improve development of recreation sites as prioritized below.</p> <ul style="list-style-type: none"> • Kane Gulch Ranger Station (40 acres) • Sand Island Campground (21 acres)
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<ul style="list-style-type: none"> • Mexican Hat Launch site (20 acres) • Hamburger Rock Campground (20 acres) • Comb Wash Campground (10 acres) • Butler Wash Ruin (60 acres) • Mule Canyon Ruin (10 acres) • Three Kiva Pueblo (10 acres) • Shay Mountain Vista Campground (20 acres) • Indian Creek Recreational and Camping Facilities as outlined in the Indian Creek Recreation Corridor Plan (BLM 2005). • The BLM would work with Natural Bridges National Monument to develop an overflow camping area. No campfires would be allowed in these overflow camping areas. • The BLM would work with Canyonlands National Park Needles District to develop an overflow camping area.
<p>SPECIAL RECREATION MANAGEMENT AREAS (SRMA)</p>
<p>MANAGEMENT COMMON TO ALL ALTERNATIVES</p> <p>Provide general recreation management guidance and subsequent implementation of management decisions for activity plan-level actions for SRMAs through continuation of approved Recreation Area Management Plans (RAMPs) and development of new RAMPs for all SRMAs.</p> <p>If necessary, activity plans would be written for SRMAs.</p> <p>Review and update RAMPS as necessary to make adjustments for changing conditions and opportunities.</p> <p>Domestic pets and pack animals would not be allowed in cultural sites or on archaeological resources as defined in ARPA.</p> <p>Ropes and other climbing aids would not be allowed for access to cultural sites or archaeological resources as defined in ARPA, except for emergencies or administrative needs.</p> <p>Camping would not be allowed within cultural sites or archaeological resources as defined in ARPA.</p> <p>Cultural sites may be closed to visitation when they are determined to be at risk or pose visitor safety hazards.</p> <p>General SRMA Guidelines</p> <p>Identify additional SRMAs or add areas to SRMAs as necessary to respond to changing management circumstances. Establishment of post-RMP SRMAs or revision of SRMA boundaries would require a plan amendment. The criteria for establishment of post-RMP SRMAs or revising SRMA boundaries include:</p> <ul style="list-style-type: none"> • Recreation use requires intensive management to provide recreation opportunities or maintain resource values. • A recreation area management plan or interdisciplinary plan with intensive recreation management decisions is approved. • The BLM announces designation and plan approval through media. <p>All recreation management activities and developments in the SRMA would be in support of the individual SRMA goals and objectives.</p> <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p>General SRMA Guidelines</p> <p>All SRMAs would be designated as special areas under the Land and Water Conservation Fund definition. As per the Land and Water Conservation Fund Act and the Federal Lands Recreation Enhancement Act, this could require permits and payment of fees for recreation use.</p>
<p>San Juan River SRMA</p>
<p>GOALS AND OBJECTIVES</p> <p>Provide outstanding river related recreational opportunities and visitor experiences while protecting natural and cultural resource values with integrated management between the BLM, NPS, and the Navajo Nation.</p> <p>Allow for boating and rafting activities regulated through permit issuance.</p> <p>By the year 2012, manage this SRMA to provide opportunities for visitors to realize personal development and growth, enhanced lifestyle increased local tourism revenue and maintenance of distinct recreation setting character, providing no fewer than 80% of responding visitors and impacted community residents at least a moderate realization of these benefits: (i.e., 3.0 on a probability scale where 1 = not at all, 2 = somewhat, 3 = moderate, 4 = total realization).</p>
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>Permits would be issued to commercial companies on a five-year designated basis. They would also be issued to private users through an annual lottery system.</p> <p>River trips on the San Juan River would require a special use permit.</p> <p>Unavailable for woodland product use, except for limited on-site collection of dead wood for campfires. Woodland use within the floodplain would be limited to collection of driftwood for campfires.</p> <p>Cottonwood and willow harvest would be allowed for Native American ceremonial uses only by permit. Restrictions on this permitted harvest would be implemented as necessary to achieve or maintain Proper Functioning Condition (PFC), and to maintain or improve threatened and endangered species/special status species (TES/SSS) habitat.</p> <p>Backpackers in Slickhorn Canyon and Grand Gulch would not be allowed to camp within 1 mile of the river.</p> <p>Campfire use only with a fire pan.</p>

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The bench above Sand Island Campground (256 acres) would be closed to camping.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
SRMA, 15,100 acres (non-GIS calculation from the 1991 RMP) managed to preserve ROS P-class and protect ROS SPNM-class (9,380 acres) (Map 36).	The San Juan River would be managed as an SRMA (10,203 acres) (Map 37). The boundary would remain as in previous RMP. Efforts would be made to purchase private lands within the SRMA boundary. The SRMA boundary east of existing oil and gas leasing category III (NSO) would be below the bench, thereby allowing access to high-quality gravel.	The San Juan River would be managed as an SRMA (9,859 acres) (Map 38). The boundary would remain as in the previous RMP with the exception of State Section 16 and the Holliday Pit Quarry on Lime Ridge. The SRMA boundary east of existing oil and gas leasing category III (NSO) would be below the bench, thereby allowing access to high-quality gravel.	The San Juan River would be managed as an SRMA (6,365 acres) (Map 39). The SRMA boundary east of existing oil and gas leasing category III (NSO) would be below the bench, thereby allowing access to high-quality gravel.	Same as Alternative B (Map 37), except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, unavailable for OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and recommended for withdrawal from mineral entry.	The San Juan River would be managed as an SRMA (9,859 acres) (Map 40). The boundary would remain as in the previous RMP with the exception of State Section 16 or the Holliday Pit Quarry on Lime Ridge. The SRMA boundary east of existing oil and gas leasing category III (NSO) would be below the bench, thereby allowing access to high-quality gravel.
Motorized Boating					
Downstream travel is allowed at low, wakeless speed. Upstream travel is prohibited, except for emergency purposes (SPM).	No motorized boating would be allowed, except for emergency purposes.	Same as Alternative A.	Same as Alternative A.	Same as Alternative B.	Downstream travel is allowed at low, wakeless speed. Upstream travel is prohibited, except for emergency purposes (SPM).
Launch Limits					
Current launch limits allow approximately 40,000 user/days per year, private and commercial trips combined. Trip size is limited to 25 people on private trips, and 25 passengers plus 8 crew on commercial trips.	Launch limits would be reduced to provide a river experience that improves visitor experience and perception of solitude, and would reduce potential impacts on the resource. Launch schedules would allow approximately 30,000 user/days per year. Trip size would be limited to 20 people (including crew) for both private and commercial use.	Launch limits would be changed to allow for an improved visitor experience (e.g., hiking opportunities) and increased perception of solitude below Mexican Hat while remaining within the limitations set by the availability of campsites between Slickhorn Canyon and Clay Hills. Launch limits would allow approximately 40,000 user/days per year. Trip size would be limited to 25 people (including crew) total for both private and commercial trips.	Launch limits would be raised to allow for increased visitor access to resources. Launch schedules would allow approximately 45,000 user/days per year, private and commercial trips combined. Trip size would be increased to a maximum of 35 people per trip for both private and commercial use.	Same as Alternative B. Available for oil and gas leasing subject to NSO.	Launch limits would be changed to allow for an improved visitor experience (e.g., hiking opportunities) and increased perception of solitude below Mexican Hat while remaining within the limitations set by the availability of campsites between Slickhorn Canyon and Clay Hills. Launch limits would allow approximately 40,000 user/days per year. Trip size would be limited to 25 people (including crew) total for both private and commercial trips.
Commercial/Private Allocations					
Commercial use, including day trips, is allowed up to 50% of total use. Commercial day trips are not included in launch limits.	Commercial use would be restricted to 30% of total use. One commercial day trip would be allowed and would be included in the allocation and launch limits.	Commercial use would be allowed up to 40% of total use. One commercial day trip per day would be allowed and would not be included in the launch limits.	Commercial/private allocation would be split on a 50/50 basis. Commercial day trips would be allowed on an unlimited basis and would not be included in the launch limits.	Same as Alternative B.	Commercial use would be allowed up to 40% of total use. One commercial day trip per day would be allowed and would not be included in the launch limits.
Administrative/Research Use					
Administrative and research use is currently not included in the launch limits.	Administrative and research use would be restricted to use that can be accommodated within the launch limit.	Administrative and research use would be authorized on a case-by-case review and determination.	Same as Alternative C.	Same as Alternative B.	Administrative and research use would be authorized on a case-by-case review and determination.
Visitor Services					
Minimal visitor services at Sand Island and Mexican Hat ramp areas	Minimal visitor services at Sand Island and Mexican Hat ramp areas	Same as Alternative B.	Increased visitor services, including trash receptacles and toilet clean-out	Same as Alternative B.	Minimal visitor services at Sand Island and Mexican Hat ramp areas would be provided for visitor health and safety and

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

are provided for visitor health and safety and resource protection.	would be provided for visitor health and safety and resource protection.		facilities, would be provided for visitor health and safety and resource protection at Sand Island, Mexican Hat ramp areas.		resource protection.
Designated Campsites					
To minimize conflict in the area from Slickhorn Canyon to Clay Hills, 9 campsites are available for reservation at the time the permit is issued. From May 15 to June 15, only 1 night is allowed in the reserved area. At other time, 2 nights are allowed if available, but must be at 2 different campsites (i.e., 2 nights cannot be spent at the same campsite).	An MOU would be signed between the NPS/GCNRA and the Navajo Nation. This memorandum would include details on numbers of campsites and their associated permit restrictions.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	An MOU would be signed between the NPS/GCNRA and the Navajo Nation. This memorandum would include details on numbers of campsites and their associated permit restrictions.
Non-boating Use					
Vehicle camping is not restricted.	With the exceptions of along Lime Creek Road, the Mexican Hat Rock area, and Mexican Hat Boat Ramp, vehicle camping would be allowed within the San Juan SRMA only upstream of Comb Wash. Lime Creek campsite would be reserved for river runners only. All campers (including backpackers) must have carry-out toilets. The bench above Sand Island Recreation Area would be closed to camping, including portions outside of the SRMA. Area wide, camping would be closed within 0.5 mile of designated campsites.	Same as Alternative B.	Vehicle camping would not be restricted within the San Juan River SRMA, except for the following: The bench above Sand Island Recreation Area would be closed to camping, including portions outside of the SRMA. Area wide, camping would be closed within a 0.5 mile of designated campsites.	With the exception of along Lime Creek Road, and the Mexican Hat Rock area, and Mexican Hat Boat Ramp, vehicle camping would be allowed within the San Juan SRMA only upstream of Comb Wash. Lime Creek campsite would be reserved for river runners only. All campers (including backpackers) must have carry-out toilets. The bench above Sand Island Recreation Area would be closed to camping, including portions outside of the SRMA. Area wide, camping would be closed within a ½ mile of designated campsites.	With the exceptions of along Lime Creek Road, the Mexican Hat Rock area and Mexican Hat Boat Ramp, vehicle camping would be allowed within the San Juan SRMA only upstream of Comb Wash. In this area, dispersed vehicle camping would be allowed in previously disturbed areas within 150 feet of designated routes. Lime Creek campsite would be reserved for river runners only. All campers (including backpackers) must have carry-out toilets. The bench above Sand Island Recreation Area would be closed to camping, including portions outside of the SRMA. Area wide, camping would be closed within 0.5 mile of designated campsites.
Minerals					
Managed as described in 1991 San Juan RMP (BLM 1991a), pages 78 and 100. Available for mineral leasing with special conditions. Available for geophysical. Available for mineral entry with an approved plan of operations.	Available for oil and gas leasing subject to NSO and recommended for withdrawal from locatable mineral entry and unavailable for disposal of mineral materials.	Same as Alternative B.	Same as Alternative B.	Available for oil and gas leasing subject to NSO and recommended unavailable for locatable mineral entry. and disposal, except for lands with wilderness characteristics that would be unavailable for oil and gas leasing.	Available for oil and gas leasing subject to NSO and recommended for withdrawal from locatable mineral entry and unavailable for disposal of mineral materials.
Grazing					
Available for livestock use.	Grazing in the riparian area would be restricted to October 1–May 31	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	*Grazing in the riparian area would be restricted to October 1–May 31 ³ and must meet or exceed PFC, and incorporate rest-

³ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	and must meet or exceed PFC, and incorporate rest-rotation and/or deferment systems. This would include Perkins Brothers, East League, and McCracken Wash Allotments.				rotation and/or deferment systems. This would include Perkins Brothers (outside Slickhorn Canyon), East League, and McCracken Wash Allotments.
Watershed					
	Watershed control structures would be subject to surface restrictions and seasonal restrictions to protect bighorn sheep lambing and rutting areas. Vehicle access in other areas within the SRMA would be limited to designated routes. Area would be subject to fire suppression to protect riparian habitat.	Same as Alternative B.	Same as Alternative B.	No vehicle access through non-WSA lands with wilderness characteristics. Watershed structures would have to meet VRM Class I objectives.	Watershed control structures would be subject to surface restrictions and seasonal restrictions to protect bighorn sheep lambing and rutting areas. Vehicle access in other areas within the SRMA would be limited to designated routes. Area would be subject to fire suppression to protect riparian habitat.
Other					
	Would be managed to maintain an environment of isolation insofar as allowed by river permit and patrol system. Surface disturbance from mining activities on existing claims would be limited to the extent possible without unnecessary impact to valid existing rights. The area above the rim in the vicinity of the Bluff airport lease would be available for mineral materials disposal. No vehicle access would be allowed from Comb Wash downstream to Lime Creek, and below Mexican Hat Bridge. OHV use would be limited to designated roads and trails.	Would be managed to maintain an environment of isolation insofar as allowed by river permit and patrol system. Surface disturbance from mining activities on existing claims would be limited to the extent possible without unnecessary impact to valid existing rights. No vehicle access would be allowed from Comb Wash downstream to Lime Creek and below Mexican Hat Bridge (except for motorized boat use on the river). Mechanized/motorized travel would be limited to designated routes.	Would be managed to maintain an environment of isolation insofar as allowed by river permit and patrol system. Surface disturbing from mining activities on existing claims would be limited to the extent possible without unnecessary impact to valid existing rights. The area above the rim in the vicinity of the Bluff airport lease would be available for minerals materials disposal. No vehicle access would be allowed from Comb Wash downstream to Lime Creek, and below Mexican Hat Bridge. OHV use would be limited to designated roads and trails.	Same as Alternative B.	Would be managed to maintain an environment of isolation insofar as allowed by river permit and patrol system. Surface disturbance from mining activities on existing claims would be limited to the extent possible without unnecessary impact to valid existing rights. No vehicle access would be allowed from Comb Wash downstream to Lime Creek and below Mexican Hat Bridge (except for motorized boat use on the river). Mechanized/motorized travel would be limited to designated routes.
Grand Gulch Plateau SRMA	Cedar Mesa Cultural SRMA (C-SRMA)			Cedar Mesa SRMA	
GOALS AND OBJECTIVES					
Provide outstanding recreational opportunities and visitor experiences while protecting natural and cultural resource values through integrated management between the BLM and NPS. Provide a safe, natural well-designed accessible recreational experience for all visitors to enjoy the world renowned cultural resources and scenic values. Use visitor information and interpretation as a primary tool to protect sensitive resources, discourage vandalism, and encourage visitor appreciation of public lands. By the year 2012, manage this SRMA to provide opportunities for visitors to realize personal development and growth, enhanced lifestyle increased local tourism revenue and maintenance of distinct recreation setting character, providing no fewer than 80% of responding visitors and impacted community residents at least a moderate realization of these benefits (i.e., 3.0 on a probability scale where 1 = not at all, 2 = somewhat, 3 = moderate, 4 = total realization).					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
Portions of the Cedar Mesa SRMA overlay four existing WSAs (Grand Gulch ISA Complex, Fish Creek Canyon, Mule Canyon and Road Canyon, Map 56) and the Valley of the Gods ACEC. WSAs would be managed according to the IMP and Valley of the Gods ACEC would be managed as VRM Class I, unavailable for private and commercial use of woodland products, campfires are not allowed, among other restrictions (see the Valley of the Gods ACEC section in this Chapter under Special Designations).					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES					
A joint recreation/cultural resources management plan (CRMP) would be written for this area based on the RMP.					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>The following stipulations would apply to the Grand Gulch Plateau SRMA (385,000 acres) (Map 36):</p> <p>Camping Allowed only at existing campsites. No new campsites may be developed. Camping in Grand Gulch between Kane Gulch and Bullet Canyon is limited to no more than 2 consecutive nights at one campsite. The bench surrounding Split Level Ruin in Grand Gulch is closed to camping. No unauthorized use of existing corrals.</p> <p>Campfires Prohibited in all canyons.</p> <p>Areas for Day Stock Use Only Bullet Canyon from Grand Gulch to Jailhouse Ruin. Two miles upstream Fish Canyon from the confluence with Owl Canyon, McLoyd Canyon to impassable pour-off, and Owl Canyon to Nevills Arch.</p> <p>Pets No limit or fees for pets. All pets must be collared, leashed, and under human control at all times. No pets are allowed in Slickhorn Canyon or below Collins Canyon in Grand Gulch. Pets are not allowed in or at any alcoves, rock art sites, or ruins. Pets must not harass or harm wildlife. Pets must not harass visitors and other visitors' pets. Pets are not allowed to swim in springs, pot holes, or other natural water sources. Pet waste must be buried in a shallow hole away from trails, campsites, cultural sites, and natural water sources.</p> <p>Stock (horses, llamas, goats, etc.) All commercial and private stock use requires a permit. GGPA allows 1 stock trip at any one time allowed in GGPA, includes day use. Other Cedar Mesa canyons allow 1 overnight stock trip at any one time, and unlimited day use.</p> <p>Overnight Stock Use Areas Kane Gulch, Collins Canyon, Government Trail, Grand Gulch from Kane Gulch to Collins Canyon, Fish Creek Canyon from Comb Wash to confluence with Owl Canyon, Mule Canyon South of U-</p>	<p>Cedar Mesa Cultural Special Recreation Management Area (375,739 acres) (Map 37), formerly the Grand Gulch Plateau SRMA, would be managed according to guidelines stipulated below:</p> <ul style="list-style-type: none"> Where livestock grazing is permitted mitigation activities may be implemented if cultural resources are determined to be at risk. Available for watershed, range, and wildlife improvements and vegetation treatments. Mesa tops and canyons closed to campfire use. Unavailable for commercial and/or private use of woodland products including on-site collection of dead wood for campfires. Open to dispersed camping, except in areas where cultural resources are at risk. Managed as VRM Class III and IV. <p>Pets and Stock Same as Alternative A with the following exceptions:</p> <ul style="list-style-type: none"> Pets would not be allowed in canyons requiring permits. (Grand Gulch and its tributaries), Fish Canyon, Owl Canyon, McLoyd Canyon, Slickhorn Canyon, Road Canyon, Lime Canyon, and North and South Mule Canyons). Recreational stock (horses, pack animals, etc.) would not be allowed in canyons requiring permits. 	<p>Cedar Mesa Cultural Special Recreation Management Area (375,739 acres) (Map 38), formerly the Grand Gulch Plateau SRMA, would be managed the same as Alternative B, except for the following:</p> <ul style="list-style-type: none"> Campfires allowed on mesa tops only; fire pan required. Available for commercial and/or private use of woodland products including on-site collection of dead wood for campfires (outside WSAs and canyons bottoms). <p>Pets and Stock Same as Alternative A with these exceptions:</p> <ul style="list-style-type: none"> If resources or the visitors' experiences are adversely impacted, pets and or stock animals may be limited or prohibited in canyons requiring permits. Limitations on stock use would be identical to Alternative A with the exception that stock day use would be limited to 1 party per day per trailhead in all canyons requiring permits (except Grand Gulch and McLoyd). Stock would be limited to 8 animals. 	<p>Cedar Mesa Cultural Special Recreation Management Area (375,739 acres) (Map 39), formerly the Grand Gulch Plateau SRMA, would be managed the same as Alternative C, except for the following:</p> <p>Pets and Stock Same as Alternative A with the exceptions:</p> <ul style="list-style-type: none"> If resources or the visitors' experiences are adversely impacted, pets and or stock animals may be limited or prohibited. People with pets would be required to conform to stipulations described in Alternative A. Stock limitations would be the same as Alternative A. 	<p>Cedar Mesa Cultural Special Recreation Management Area (375,739 acres) (Map 37), formerly the Grand Gulch Plateau SRMA, would be managed according to guidelines stipulated below:</p> <ul style="list-style-type: none"> Where livestock grazing is permitted mitigation activities may be implemented if cultural resources are determined to be at risk. Available for watershed, range, and wildlife improvements and vegetation treatments on lands without wilderness characteristics (acreage). On lands with wilderness characteristics, maintenance of existing improvements is allowed, no new improvements will be allowed. Mesa tops and canyons closed to campfire use. Unavailable for commercial and/or private use of woodland products including on-site collection of dead wood for campfires. Open to dispersed camping, except in areas where cultural resources are at risk. Permits will be Limited (25 people total) for day hikes and overnight camping to prevent cultural site damage. Lands without wilderness characteristics will be managed as VRM Class III and IV. Lands with wilderness characteristic will be managed as VRM Class I. <p>Pets and Stock Same as Alternative A with the following exceptions:</p> <ul style="list-style-type: none"> Pets would not be allowed in canyons requiring permits. (Grand Gulch and its tributaries), Fish Canyon, Owl Canyon, McLoyd Canyon, Slickhorn Canyon, Road Canyon, Lime Canyon, and North and South Mule Canyon). Recreational stock (horses, pack animals, etc.) would not be allowed in canyons requiring permits. 	<p>The Cedar Mesa SRMA (407,098 acres) (Map 40), formerly the Grand Gulch Plateau SRMA, would include three Recreation Management Zones focused on more intense recreational use; Grand Gulch National Historic District Recreation Management Zone (37,388), Comb Ridge Recreation Management Zone (30,752 acres) and the McLoyd-Moon House Recreation Management Zone (1,607 acres). More specific or restrictive management is outlined under these three management zones and presented below. Generally, this SRMA would be managed according to the following prescriptions:</p> <ul style="list-style-type: none"> Where livestock grazing is permitted mitigation activities may be implemented if cultural resources are determined to be at risk. Available for watershed, range, and wildlife improvements and vegetation treatments. Campfires allowed on mesa tops only; fire pan required. Available for private and/or commercial use of woodland products including on-site collection of dead wood for campfires. Access to available areas would be limited to designated roads and trails, dependent on cultural Class III surveys and occur outside WSAs and canyon bottoms. Traditional cultural use by Native Americans of woodland products is allowed as long as other resource values are not adversely affected. Open to dispersed camping except in areas where cultural resources are at risk. Managed as VRM Class II, III and IV outside of WSAs and Valley of the Gods ACEC. <p>Pets and Stock</p> <ul style="list-style-type: none"> If resources or the visitors' experiences are adversely impacted, pets and or stock animals may be limited or prohibited in canyons requiring permits. No unauthorized use of existing corrals. <p>Areas for Day Stock Use Only Bullet Canyon from Grand Gulch to Jailhouse Ruin. Two miles upstream Fish Canyon from the confluence with Owl Canyon, McLoyd Canyon to impassable pour-off, and Owl Canyon to Nevill's Arch.</p> <p>Pets No limit or fees for pets. All pets must be collared, leashed, and under human control at all times. No pets are allowed in Slickhorn Canyon or below Collins Canyon in Grand Gulch. Pets are not allowed in or at any alcoves, rock art sites, or ruins. Pets must not harass or harm wildlife. Pets must not harass visitors and other visitors' pets. Pets are not allowed to swim in springs, pot holes, or other natural water sources. Pet waste must be buried in a shallow hole away from trails, campsites, cultural sites, and natural water sources.</p> <p>Stock (horses, llamas, goats, etc.) All commercial and private stock use requires a permit. Within the Grand Gulch NHD 1 stock trip at any one time would be allowed in the area, including day use. Other Cedar Mesa canyons allow 1 overnight stock trip at any one time, and</p>

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<p>95, Road Canyon, Lime Creek Canyon, Johns Canyon, and Arch Canyon.</p> <p>Areas Closed to Stock Use Grand Gulch below Collins Canyon, all the Slickhorn Canyons, Mule Canyons north of U-95, Bullet Canyon above Jailhouse Ruin, Fish Creek Canyon from 2 miles upstream from Fish Creek and Owl Creek confluence, and Owl Canyon above Nevill's Arch.</p> <p>Use Limitations Stock use, both day and overnight, is subject to the provisions of the Grand Gulch Plateau Cultural and Recreation Management Plan, which allows for no more than 1 overnight stock party at a time in any canyon on Cedar Mesa. However, Grand Gulch is limited to only one stock trip at any time, day or overnight. In the other canyon systems on Cedar Mesa, day stock use is not restricted at this time. The BLM would monitor day use, and reserves the right to implement a day-use allocation and reservation future date if the impacts of day-use visitation warrant.</p> <p>Group Size Overnight and day use in the Grand Gulch Primitive area and other Cedar Mesa Canyons restricted to 12 individuals and 10 animals (pack and/or saddle).</p> <p>Feed Stock users would be required to take all feed (non-germinating, weed free) necessary to sustain their animals while on the trip.</p> <p>Loose Herding Loose herding of pack and saddle stock is prohibited. All stock must be under physical control. When tethered, all stock must be at least 200 feet away from any water source and archaeological sites and their surrounding benches.</p> <p>No New Trails No new trails would be established for stock use. Use would be restricted to existing trails and routes in areas open to recreational stock use.</p>					<p>unlimited day use.</p> <p>Overnight Stock Use Areas Kane Gulch, Collins Canyon, Government Trail, Grand Gulch from Kane Gulch to Collins Canyon, Fish Creek Canyon from Comb Wash to confluence with Owl Canyon, Mule Canyon South of U-95, Road Canyon, Lime Creek Canyon, Johns Canyon, and Arch Canyon.</p> <p>Areas Closed to Stock Use Grand Gulch below Collins Canyon, all the Slickhorn Canyons, Mule Canyons north of U-95, Bullet Canyon above Jailhouse Ruin, Fish Creek Canyon from 2 miles upstream from Fish Creek and Owl Creek confluence, and Owl Canyon above Nevill's Arch.</p> <p>Use Limitations Stock use, both day and overnight, is subject to the provisions of the Grand Gulch Plateau Cultural and Recreation Management Plan, which allows for no more than 1 overnight stock party at a time in any canyon on Cedar Mesa. However, Grand Gulch is limited to only one stock trip at any time, day or overnight. Stock day use would be limited to 1 party per day per trailhead in all canyons requiring permits (except Grand Gulch and McLoyd). The BLM would monitor day use, and reserves the right to implement a day-use allocation and reservation system at a future date, if the impacts of day-use visitation warrant.</p> <p>Group Size Overnight and day use in the Grand Gulch Primitive area and other Cedar Mesa Canyons restricted to 12 individuals and 8 animals (pack and/or saddle).</p> <p>Feed Stock users would be required to take all feed (non-germinating, weed free) necessary to sustain their animals while on the trip.</p> <p>Loose Herding Loose herding of pack and saddle stock is prohibited. All stock must be under physical control. When tethered, all stock must be at least 200 feet away from any water source and archaeological sites and their surrounding benches.</p> <p>No New Trails No new trails would be established for stock use. Use would be restricted to existing trails and routes in areas open to recreational stock use.</p>
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p><u>Mesa Top Day Use</u> There is no allocation or group size.</p>	<p><u>Mesa Top Day Use</u> No allocations on group numbers. Group size limited to 10 people for both private and commercial use, both within and outside of the WSA.</p>	<p><u>Mesa Top Day Use</u> No allocations on group numbers. Group size limited to 12 people for both private and commercial use, both within and outside of the WSA. No group size limits for groups going to the following areas: Mule Canyon Ruin, Kane Gulch Ranger Station, Salvation Knoll, and other sites as identified.</p>	<p><u>Mesa Top Day Use</u> No allocations on group numbers. Group size limit of 12 people for private and commercial use within the WSA and 25 people outside of the WSA. No group size limits for groups going to the following areas: Mule Canyon Ruin, Kane Gulch Ranger Station, Salvation Knoll, and other sites as identified.</p>	<p><u>Mesa Top Day Use</u> No allocations on group numbers. Group size limited to 10 people for private and commercial use, both within and outside of the WSA.</p>	<p><u>Mesa Top Day Use</u> No allocations on group numbers. Group size limited to 24 people for both private and commercial use, both within and outside of the WSA. No group size limits for groups going to the following areas: Mule Canyon Ruin, Kane Gulch Ranger Station, Salvation Knoll, and other sites as identified.</p>
<p><u>Mesa Top Camping</u> Cedar Mesa is open to dispersed camping. There is no allocation, no group size. No permits or fees required for private or commercial camping.</p>	<p><u>Mesa Top Camping</u> Designated primitive and vehicle campsites. Group size limited to 12 people for both private and commercial use. Closure of campsites impacting cultural sites. Overnight campers required to remove their human waste. 14-day camping limit within any 28 consecutive days, with the options of reducing the number of days or closing campsites if impacts occur.</p>	<p><u>Mesa Top Camping</u> Designated primitive and vehicle campsites. Designated campsites for large groups (12 to 24 people). Group size limited to 24 people for both private and commercial use. Closure of campsites impacting cultural sites. Overnight campers required to remove their human waste. 14-day camping limit within any 28 consecutive days, with the options of reducing the number of days or closing campsites if impacts occur.</p>	<p><u>Mesa Top Camping</u> No designated campsites for groups under 24. Designated campsites for groups of 24 and larger. No group size limit. Closure of campsites impacting cultural sites. Campsite facility development as needed (fire grates, picnic tables, toilets, etc.). 14-day camping limit within any 28 consecutive days, with the options of reducing the number of days or closing campsites if impacts occur.</p>	<p><u>Mesa Top Camping</u> Designated primitive and vehicle campsites. Group size limited to 12 people for both private and commercial use. Closure of campsites impacting cultural sites. Overnight campers required to remove their human waste. 14-day camping limit within any 28 consecutive days, with the options of reducing the number of days or closing campsites if impacts occur.</p>	<p><u>Mesa Top Camping</u> Designated primitive and vehicle campsites. Designated campsites for large groups (20 to 24 people). Group size limited to 24 people for both private and commercial use. Closure of campsites impacting cultural sites. Overnight campers required to remove their human waste. 14-day camping limit within any 28 consecutive days, with the options of reducing the number of days or closing campsites if impacts occur.</p>
<p><u>In Canyon Private/Commercial Day Use</u> Private No limits on numbers of parties per day per trailhead for day use. Group size limited to 12. Commercial Group size limited to 12. No limits on number of parties per day per trailhead. Revise The Grand Gulch Plateau Cultural and Recreation Area Management Plan. Advanced permit required through Monticello PA.</p>	<p><u>In Canyon Private/Commercial Day Use</u> Private Limit of 10 people per day per trailhead. Group size limited to 10. Mandatory permits during high-use season. Commercial Group size limited to 10. One commercial group every other day per trailhead. Limit commercial use or close areas to commercial use as necessary to protect cultural and other resources. Advanced permit required through Monticello PA.</p>	<p><u>In Canyon Private/Commercial Day Use</u> Private Limit of 12 people per day per trailhead. Group size limited to 12. A limited day use permit system implemented as necessary to protect cultural and other resources. Commercial Group size limited to 12. One commercial group per day per trailhead. Implement additional restrictions on group size and visitor frequency (based on monitoring of impact) as necessary to protect cultural or other resources. Advanced permit required through Monticello PA.</p>	<p><u>In Canyon Private/Commercial Day Use</u> Same as Alternative C with the following exception limiting 2 commercial groups per trailhead per day.</p>	<p><u>In Canyon Private/Commercial Day Use</u> Private Limit of 10 people per day per trailhead. Group size limited to 10. Mandatory permits during high use season. Commercial Group size limited to 10. One commercial group every other day per trailhead. Limit commercial use or close areas to commercial use as necessary to protect cultural and other resources. Advanced permit required through Monticello PA.</p>	<p><u>In Canyon Private/Commercial Day Use</u> Private Limit of 12 people per day per trailhead. Group size limited to 12. A limited day use permit system implemented as necessary to protect cultural and other resources. Commercial Group size limited to 12. One commercial group per day per trailhead. Implement additional restrictions on group size and visitor frequency (based on monitoring of impact) as necessary to protect cultural or other resources. Advanced permit required through Monticello PA.</p>
<p><u>In Canyon Overnight Camping</u> Pack it in, pack it out. All cans, trash, organic garbage, and burnable refuse including toilet paper must be carried out. Liquid garbage may be discarded 200 feet</p>	<p><u>In Canyon Overnight Camping</u> Same as Alternative A, except for: <ul style="list-style-type: none"> Designated campsites for groups up to 4, up to 8, and up to 10 people, and groups with stock. In-canyon camping could be </p>	<p><u>In Canyon Overnight Camping</u> Same as Alternative A, except for: <ul style="list-style-type: none"> Designated campsites for large groups of 8–12 people, and for groups with stock animals. Groups of 1–7 people would not </p>	<p><u>In Canyon Overnight Camping</u> Same as Alternative A, except for: <ul style="list-style-type: none"> Dispersed camping for groups of 1–7. Designated campsites for groups of 8–12 and groups with stock. </p>	<p><u>In Canyon Overnight Camping</u> Same as Alternative A, except for: <ul style="list-style-type: none"> Designated campsites for groups up to 4, up to 8, and up to 10 people, and groups with stock. In-canyon camping could be </p>	<p><u>In Canyon Overnight Camping</u> Management prescriptions are as follows: <ul style="list-style-type: none"> Pack it in, pack it out. All cans, trash, organic garbage, and burnable refuse including toilet paper must be carried out. Liquid garbage may be discarded 200 feet away from water sources. Dish water must be strained and discarded 200 feet </p>

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<p>away from water sources. Dish water must be strained and discarded 200 feet from camps, trails, and water sources. No swimming or bathing is allowed in the pools. Commercial allocation would be 30% of the Cedar Mesa permitted use. Group size limited to 12 people for overnight use. Groups of 8 or more must obtain an advanced reservation. Camping permitted in well-used campsites only. No new campsites may be created. No party may spend more than 2 consecutive nights at campsites near Junction Ruin, Turkey Pen Ruin, Jailhouse Ruin, and the mouth of Bullet Canyon. No camping allowed at any ruins, rock art sites, or alcoves, nor on the bench area surrounding Split Level Ruin. Backpacker camping is not allowed within 1 mile of the San Juan River in either Grand Gulch or Slickhorn Canyon. No fires allowed in any of the Cedar Mesa Canyons, including Grand Gulch. Latrines or shallow cat-holes for human waste disposal should be dug 4–6" deep and covered with soil. Pack out toilet paper, do not burn it. Burial of human waste prohibited within one mile of the San Juan River. Disposal of human waste at least 200 feet from water sources or dry creek beds. Camping, bathing, and dish washing must be at least 200 feet from water sources or dry creek beds. Soap may not be used in water sources, even if biodegradable. Commercial trips limited to 1 commercial trip per day per trailhead.</p>	<p>limited to certain designated areas if resource or cultural damage occurs.</p> <ul style="list-style-type: none"> • If human waste becomes a public safety and/or resource issue, a requirement to carry out waste may be implemented. <p>Private</p> <ul style="list-style-type: none"> • Private group size limited to 6 people per day per trailhead. • Total caps on visitor numbers for each trailhead are shown below. <p>Commercial</p> <ul style="list-style-type: none"> • Commercial guides would be required to meet all pertinent state requirements. • Commercial group size limited to 10 people per day per trailhead. • Total caps on visitor numbers for each trailhead are shown below. 	<p>have designated campsites and would camp in dispersed campsites.</p> <ul style="list-style-type: none"> • In canyon camping could be limited to certain designated areas if resource or cultural damage occurs. • If human waste becomes a problem, carrying out waste may become implemented. • Total caps on visitor numbers for each trailhead are shown below. Caps on visitor numbers or group size may be modified as necessary to protect resources. <p>Private</p> <ul style="list-style-type: none"> • Private group size limited to 8 people per day per trailhead. <p>Commercial</p> <ul style="list-style-type: none"> • Commercial group size limited to 12 people per day per trailhead. • One commercial group per trailhead per day. • Commercial guides are required to meet all pertinent state guidelines. 	<ul style="list-style-type: none"> • If human waste becomes a problem, carrying out waste may be implemented. • Total caps on visitor numbers for each trailhead are shown below. Caps on visitor numbers or group size may be modified as necessary to protect resources. <p>Private</p> <ul style="list-style-type: none"> • Private group size limited to 12 people per day per trailhead. • If no commercial group allocation, 12 additional permits would be available. <p>Commercial</p> <ul style="list-style-type: none"> • Group size limited to 12 people per day per trailhead. • Commercial guides would be required to meet all pertinent state requirements. • Commercial trips would be limited to one commercial trip per day per trailhead. 	<p>limited to certain designated areas if resource or cultural damage occurs.</p> <ul style="list-style-type: none"> • If human waste becomes a public safety and/or resource issue, a requirement to carry out waste may be implemented. <p>Private</p> <ul style="list-style-type: none"> • Private group size limited to 6 people per day per trailhead. • Total caps on visitor numbers for each trailhead are shown below. <p>Commercial</p> <ul style="list-style-type: none"> • Commercial guides would be required to meet all pertinent state requirements. • Commercial group size limited to 10 people per day per trailhead. • Total caps on visitor numbers for each trailhead are shown below. 	<p>from camps, trails, and water sources.</p> <ul style="list-style-type: none"> • No swimming or bathing is allowed in the pools. • Commercial allocation would be 30% of the Cedar Mesa permitted use. • Designated campsites for large groups of 8–12 people, and for groups with stock animals. • Groups of 1–7 people would not have designated campsites and would camp in dispersed campsites. • In canyon camping could be limited to certain designated areas if resource or cultural damage occurs. • If human waste becomes a problem, a requirement to carry out waste may become implemented. • Total caps on visitor numbers for each trailhead are shown below. Caps on visitor numbers or group size may be modified as necessary to protect resources. <p>Private</p> <ul style="list-style-type: none"> • Private group size limited to 8 people per day per trailhead. <p>Commercial</p> <ul style="list-style-type: none"> • Commercial group size limited to 12 people per day per trailhead. • One commercial group per trailhead per day. • Commercial guides are required to meet all pertinent state guidelines.
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<u>Trailhead Allocations</u>	<u>Trailhead Allocations</u>	<u>Trailhead Allocations</u>	<u>Trailhead Allocations</u>	<u>Trailhead Allocations</u>	<u>Trailhead Allocations</u>
Total overnight visitors per day: Kane 26 Bullet 22 Government 12 Collins 22 Fish/Owl 26 Road Canyon 22 Lime Creek 22 Mule Canyons 22 Slickhorn Canyons 22	Total overnight visitors per day: Kane 16 Bullet 16 Government 16 Collins 16 Fish/Owl 16 Road Canyon 16 Lime Creek 16 Mule canyons 16 Slickhorn Canyons 16	Total overnight visitors per day: Kane 20 Bullet 20 Government 20 Collins 20 Fish/Owl 20 Road Canyon 20 Lime Creek 20 Mule Canyons 20 Slickhorn Canyons 20 If commercial cap limits are not met on a given day, additional private visitors would be allowed provided the overall cap of 20 people per trailhead is not exceeded.	Total overnight visitors per day: Kane 24 Bullet 24 Government 24 Collins 24 Fish/Owl 24 Road Canyon 24 Lime Creek 24 Mule Canyons 24 Slickhorn Canyons 24 If commercial cap limits are not met on a given day, additional private visitors would be allowed provided the overall cap of 24 people per trailhead is not exceeded.	Total overnight visitors per day: Kane 16 Bullet 16 Government 16 Collins 16 Fish/Owl 16 Road Canyon 16 Lime Creek 16 Mule canyons 16 Slickhorn Canyons 16	Total overnight visitors per day: Kane 20 Bullet 20 Government 20 Collins 20 Fish/Owl 20 Road Canyon 20 Lime Creek 20 Mule Canyons 20 Slickhorn Canyons 20 If commercial cap limits are not met on a given day, additional private visitors would be allowed provided the overall cap of 20 people per trailhead is not exceeded.
<p>There are no Recreation Management Zones within the Grand Gulch Plateau SRMA or the Cedar Mesa C-SRMA under Alternatives A–E. However, under the Cultural Resources section of this Chapter, the Grand Gulch NHD is identified as a Cultural Special Management Area and provides management prescriptions for recreation use to protect cultural resources. These management prescriptions have been carried forward from the range of alternatives and included in the Cedar Mesa SRMA Grand Gulch NHD Recreation Management Zone for the Proposed Plan.</p>					<p><u>Cedar Mesa SRMA Grand Gulch NHD Recreation Management Zone (RMZ)</u></p> <ul style="list-style-type: none"> • This area is a RMZ within the SRMA due to its high level of backcountry use and the potential to impact the high density world renowned cultural resources in this area. Restrictions and management prescriptions are intended to minimize conflict between this use and cultural resources. • Grand Gulch National Historic District is within a WSA; WSAs are managed under the IMP. • In addition to the management prescriptions described above for the Cedar Mesa SRMA, Grand Gulch National Historic District (37,388 acres) would be managed with these prescriptions: <ul style="list-style-type: none"> • Unavailable for geophysical activities. • Recommended for withdrawal from locatable mineral entry. • Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Campfires limited to mesa tops only (no campfires in the canyon). • Available for livestock use, except Grand Gulch Canyon and associated tributaries, below Kane Gulch fence to the confluence with the San Juan River (approximately 16,316 acres). • Closed to OHV use. • Designate trails and camping areas as necessary to protect cultural resources. • If cultural or natural resources or the visitors' experiences are impacted, pets and or stock animals may be limited or prohibited in canyons requiring permits. • Non-motorized habitat improvements, watershed improvements, vegetation treatments, including aerial seeding, hand reseeding, planting seedlings, and control of invasive non-native species allowed as long as they do not impact cultural resources based on a site-specific analysis, and are consistent with the IMP.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<ul style="list-style-type: none"> • Limitations on numbers of trips may be implemented if cultural resources are impacted.
<p>There are no Recreation Management Zones within the Grand Gulch Plateau SRMA or the Cedar Mesa C-SRMA under Alternatives A–E. However, under the Cultural Resources section of this Chapter, Comb Ridge is identified as a Cultural Special Management Area and provides management prescriptions for recreation use to protect cultural resources. These management prescriptions have been carried forward from the range of alternatives and included in the Cedar Mesa SRMA Comb Ridge Recreation Management Zone for the Proposed Plan.</p>	<p><u>Cedar Mesa SRMA Comb Ridge Recreation Management Zone</u></p> <p>This area is a RMZ within the SRMA due to easy vehicular accessibility, high level of visitation and popularity, and density of significant cultural ruins and rock art. Specific management is needed to resolve conflicts between recreation use and protection of cultural resources. The objective is to manage for heritage tourism and traditional cultural values in a regulated manner.</p> <p>The Cedar Mesa SRMA limitations described above for Mesa Top Day Use, Mesa Top Camping, In Canyon Private/Commercial Day Use, and In Canyon Permitted Overnight Camping do not apply to the Comb Ridge MZ.</p> <p>The following management prescriptions would apply in this RMZ:</p> <ul style="list-style-type: none"> • Designate as VRM Class II • Unavailable for geophysical exploration • ROW avoidance area • Closed to disposal of mineral materials • Oil and gas leasing subject to NSO • OHVs limited to designated routes • Campfires allowed at designated sites only • Private and commercial group size limited to 12 • Comb Wash campground would be developed • In camp areas without toilet, human waste must be packed out • Closed to dispersed camping • Camping limited to designated camp areas and campgrounds, with designated access routes and parking • A permit system would be established for day and overnight use if necessary to protect cultural resources • Trails from parking areas to cultural sites would be designated and signed • Parking for day use would be limited to designated areas • In the Butler Wash area, private group size would be limited to 8 and primitive camp sites would be designated <p>Also in Butler Wash, if necessary, it would be managed as part of the existing Cedar Mesa permits and regulation system, including regulations and permit fees. Groups would view a low impact video at Kane Gulch or Sand Island Ranger Stations when obtaining a permit.</p>
<p>There are no Recreation Management Zones within the Grand Gulch Plateau SRMA or the Cedar Mesa C-SRMA under Alternatives A–E. However, under the Cultural Resources section of this Chapter, the McLoyd Canyon–Moon House areas has been identified as a Cultural Special Management Area and provides management prescriptions for recreation use to protect cultural resources. These management prescriptions have been carried forward from the range of alternatives and included in the Cedar Mesa SRMA McLoyd-Moon House Recreation Management Zone for the Proposed Plan.</p>	<p><u>Cedar Mesa SRMA McLoyd Canyon–Moon House Recreation Management Zone</u></p> <p>McLoyd Canyon–Moon House (1,607 acres) is a RMZ within the SRMA due to its accessibility and the unique architecture of the Moon House ruin. From a scientific perspective, Moon House ruin is world renowned, unique to the region, and is a significant cultural treasure. Restrictions and management prescriptions are intended to minimize conflict between recreational use and cultural resources.</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<p><u>The Cedar Mesa SRMA limitations described above for Mesa Top Day Use, Mesa Top Camping, In Canyon Private/Commercial Day Use, and In Canyon Permitted Overnight Camping do not apply to the McLoyd Canyon–Moon House RMZ.</u></p> <p>This RMZ occurs within the Fish Creek Canyon WSA; and is managed under the IMP. In addition to this management the following prescriptions would apply:</p> <ul style="list-style-type: none"> • Closed to OHV use. • Develop a cultural resource management plan (CRMP) for McLoyd Canyon–Moon House. • Public access limited via a permit system for day visits. • No more than 36 people allowed to visit Moon House per day. Limitations on visitation may change based on site monitoring of impacts of visitation. • One commercial group per day. The number of people is included in the day use number of 36. • Access to the interior corridor of Moon House ruin is limited to 4 people at any one time. • Visitors would not be allowed to enter the Moon Room and adjoining rooms within Moon House ruin. • Human waste must be packed out. • Camping limited only to the designated primitive camp and park area west of the Snow Flat Road. Camping prohibited outside of this primitive camp area. • Hiking to Moon House site is limited to the designated trail. Hiking to other sites in the RMZ may also be limited to designated trails if determined necessary. • RMZ is closed to pack animals and pets. • Campfires not allowed. • Unavailable for private and/or commercial use of woodland products, including on-site collection of dead wood for campfires. • McLoyd Canyon is closed to overnight use from the head of the canyon to UTM: 607100E, 4143495N. • Utah State Section Township 39S Range 19E, Section 2, is proposed for acquisition. • Develop a site stewardship program to monitor site and possibly develop guided tours.
<p>Dark Canyon SRMA</p>	
<p>GOALS AND OBJECTIVES</p> <p>Provide outstanding recreational opportunities and visitor experiences, while protecting natural and cultural resource values through integrated management between the BLM, USFS and NPS.</p> <p>Provide a primitive, roadless, and undeveloped recreational experience in an essentially unmodified natural environment. Continue to provide a scenic backcountry experience of expansive views from within one of the deepest canyon systems in the region.</p> <p>By the year 2012, manage this SRMA to provide opportunities for visitors to realize personal development and growth, enhanced lifestyle increased local tourism revenue and maintenance of distinct recreation setting character, providing no fewer than 80% of responding visitors and impacted community residents at least a moderate realization of these benefits: (i.e., 3.0 on a probability scale where 1 = not at all, 2 = somewhat, 3 = moderate, 4 = total realization).</p>	

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
Create and allocate an interagency permit and fee system for these canyons as necessary to preserve resources and the visitor experience.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES					
The existing Canyon Basins SRMA would be separated into three new SRMAs: the Dark Canyon SRMA, the Indian Creek SRMA and the Beef Basin SRMA. Management prescriptions for the Dark Canyon SRMA are described below by alternative. The Dark Canyon SRMA would include canyon rims and bottoms for Dark Canyon, Gypsum Canyon, Bowdie Canyon, Lean To Canyon, Palmer Canyon, Lost Canyon, Black Steer Canyon, Young's Canyon, and Fable Valley Canyon. Trailheads and associated parking/camping areas are included within the SRMA boundaries where the canyons are specified as the SRMA. The Dark Canyon WSA overlays the SRMA and would be managed according to the IMP. The SRMA would be unavailable for livestock grazing in the canyons and available to livestock grazing on mesa tops. An Interagency Management Plan would be written in coordination with the contiguous NPS and USFS agencies.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Note: In the current RMP, this area is part of the Canyon Basin's SRMA. The Canyon Basin (214,390) SRMA (Map 36) would include both the proposed Dark Canyon SRMA and the proposed Indian Creek SRMA, and would be managed according to the following stipulations:</p> <ul style="list-style-type: none"> • No group size limit • Commercial permits required • No private permits required • No group limits • No permit fees • No interagency permitting • Little ranger presence • Fires permitted • Dogs permitted • Open dispersed camping permitted • Vehicle use • Closed to OHV use 	<p>Dark Canyon (30,820 acres) (Map 37) would be managed as a SRMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Group size limit would be limited to 10 people for private groups, 12 people for commercial groups. • Implementation of an allocated permit and fee system. • One commercial trip allowed per week. • Fifteen total private users per day. This number could be altered depending upon future visitor impacts. • Camping in designated sites only. • Campfires limited to mesa tops. • Human waste must be packed out. • Unavailable for private and/or commercial collection of woodland products, including on-site collection of dead wood for campfires. • No pets would be allowed. • Closed to OHV use 	<p>Dark Canyon (30,820 acres) (Map 38) would be managed as a SRMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Group size would be limited to 15 people for private and commercial groups. • Three commercial trips would be allowed per week. • Twenty total private users allowed per day. This number may be altered, depending upon future visitor impacts. • If and where necessary, camping would be restricted to designated sites only. • Campfires would be allowed on mesa tops (fire pan required); cook stoves only in canyons. • Unavailable for private and/or commercial collection of woodland products, except for the on-site collection of dead wood for campfires on mesa tops. • If human waste becomes a problem, carrying out waste may be implemented in canyon. • Pets would be allowed on leash and under physical control. • Closed to OHV use 	<p>Dark Canyon (30,820 acres) (Map 39) would be managed as a SRMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Group size limited to 15 people for private and commercial. • Seven commercial trips would be allowed per week. • Dispersed camping would be allowed in canyon and on mesa top. • Campfires would be allowed on mesa tops and in canyons (fire pan required). • Unavailable for private and/or commercial collection of woodland product use, except for on-site collection of dead wood for campfires. • Pets would be allowed on leash and under physical control. • OHV use limited to designated routes 	<p>Dark Canyon (30,820 acres) (Map 37) would be managed as a SRMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Group size limit would be limited to 10 people for private groups, 12 people for commercial groups. • An allocated permit and fee system would be implemented. • One commercial trip would be allowed per week. • Fifteen total private users would be allowed per day. This number could be altered depending upon future visitor impacts. • Camping would be allowed in designated sites only. • Campfires would be limited to mesa tops. • Human waste must be packed out. • Unavailable for private and/or commercial collection of woodland products including on-site collection of dead wood for campfires. • No pets would be allowed. • Closed to OHV use 	<p>Dark Canyon (30,820 acres) (Map 40) would be managed as a SRMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Group size would be limited to 18 people for private and commercial. • Three commercial trips would be allowed per week. • Up to twenty total private users allowed per day. This number may be altered depending upon future visitor impacts. • If and where necessary, camping would be restricted to designated sites only. • Campfires would be allowed on mesa tops) cook stoves only in canyons. • Unavailable for private and/or commercial collection of woodland product use, except for the on-site collection of dead wood for campfires on mesa tops. • If human waste becomes a problem, carrying out waste may be implemented in canyon. • Pets would be allowed on leash and under physical control. • Closed to OHV use.
Indian Creek SRMA					
GOALS AND OBJECTIVES					
Provide outstanding recreational opportunities and visitor experiences while protecting natural and cultural resource values through integrated management between the BLM, NPS, State of Utah, and the Nature Conservancy. Provide for premier rock climbing experiences, outstanding OHV opportunities, scenic vistas, cultural site interpretation at Newspaper Rock, destination camping areas, and a gateway to Canyonlands National Park. By the year 2012, manage this SRMA to provide opportunities for visitors to realize personal development and growth, enhanced lifestyle increased local tourism revenue and maintenance of distinct recreation setting character, providing no fewer than 80% of responding visitors and impacted community residents at least a moderate realization of these benefits: (i.e., 3.0 on a probability scale where 1 = not at all, 2 = somewhat, 3 = moderate, 4 = total realization).					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES					
The existing Canyon Basins SRMA would be separated into three new SRMAs: the Indian Creek SRMA, the Dark Canyon SRMA, and the Beef Basin SRMA. Management prescriptions for the Indian Creek SRMA are described below by alternative. Indian Creek (89,271 acres) would be managed as an SRMA. Indian Creek SRMA includes all of the Indian Creek and Bridger Jack Mesa WSAs and Shay Canyon, Lavender Mesa and Indian Creek ACECs. WSAs are managed under the IMP and ACECs would be managed in accordance with management prescriptions					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>outlined in this plan. Indian Creek SRMA boundary would match the boundary for the Indian Creek Corridor Plan and EA UT-090-00-47 (BLM 2005). Management of the Indian Creek Corridor would be in conformance with the decisions outlined in the Indian Creek Corridor Plan, which includes the following guidelines:</p> <ul style="list-style-type: none"> • Camping would be prohibited in the Indian Creek riparian corridor from Newspaper Rock to approximately 1 mile downstream of the Dugout Ranch. • Camp sites would be removed from the Newspaper Rock area and rehabilitated. • A picnic area would be constructed adjacent to the Newspaper Rock parking area. • Camping along the Bridger Jack Mesa Bench would be limited to designated sites. • A new campground called Shay Mountain Vista Campground would be constructed. • The area would be unavailable for private and/or commercial use of woodland products, including on-site collection of dead wood for campfires. Campers must bring in their own wood for campfires. • Campfires would be restricted to fire rings where fire rings are available. In dispersed camping areas, where fire rings are not available, fires would be subject to "Leave No Trace" standards. No campfires would be allowed in the Lavender Mesa ACEC. • Rock-climbing routes in conflict with cultural sites would be closed. • Camping fees would be charged if deemed necessary to provide needed facilities. • Parking areas would be developed. • Additional camping stipulations and regulations could be implemented if monitoring data shows this is necessary. • If new climbing routes are established, the BLM may designate a footpath to access the base of the climb to protect wildlife/raptors. 					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Canyon Basins SRMA (214,390 acres) (Map 36) Dispersed camping would be allowed in Indian Creek Corridor. The Canyon Basins SRMA would include: the Indian Creek SRMA, the Dark Canyon SRMA, and the Beef Basin SRMA (proposed in Alternatives B & E and the Proposed Plan)</p>	<p>Indian Creek SRMA (89,271 acres) (Map 37) Dispersed camping would not be allowed in the Indian Creek Corridor. Camping would only be allowed in designated sites. Within Shay Canyon portion of this SRMA, the ACEC prescriptions require that hiking be limited to designated trails, except within the side canyons, closed to all camping and campfires are not allowed.</p>	<p>Indian Creek SRMA (89,271 acres) (Map 38) Dispersed camping would be allowed in the Indian Creek Corridor, except within the following designated dispersed camping zones that have been established: Bridger Jack Mesa, Indian Creek Falls, and Creek Pasture. Camping within these zones is limited to designated sites. Within Shay Canyon portion of this SRMA, the ACEC prescriptions require that hiking be limited to designated trails, except within the side canyons, closed to all camping and campfires are not allowed.</p>	<p>Same as Alternative C (Map 39).</p>	<p>Same as Alternative B (Map 37). Within Shay Canyon portion of this SRMA, the ACEC prescriptions require that hiking be limited to designated trails, except within the side canyons, closed to all camping and campfires are not allowed.</p>	<p>Indian Creek SRMA (89,271 acres) (Map 40) Dispersed camping would be allowed in the Indian Creek Corridor, except within the established designated camping zones: Bridger Jack Mesa, Indian Creek Falls, and Creek Pasture. Camping within these zones is limited to designated sites. Where dispersed vehicle camping is allowed, it would only be allowed in previously disturbed areas within 150 feet of designated routes. Within Shay Canyon portion of this SRMA, the ACEC prescriptions require that hiking be limited to designated trails, except within the side canyons, closed to all camping and campfires are not allowed.</p>
White Canyon SRMA					
GOALS AND OBJECTIVES					
<p>Provide outstanding recreational opportunities and visitor experiences, while protecting natural and cultural resource values through integrated management between the BLM and NPS (including the Glen Canyon National Recreation Area and Natural Bridges National Monument).</p> <p>Provide a spectacular canyoneering recreational experience in a popular, world renowned and easily accessible slot canyon; including, backcountry hiking and backpacking, remote camping, cultural site visitation and exploration.</p> <p>By the year 2012, manage this SRMA to provide opportunities for visitors to realize personal development and growth, enhanced lifestyle increased local tourism revenue and maintenance of distinct recreation setting character, providing no fewer than 80% of responding visitors and impacted community residents at least a moderate realization of these benefits: (i.e., 3.0 on a probability scale where 1 = not at all, 2 = somewhat, 3 = moderate, 4 = total realization).</p>					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>Trailheads and associated parking/camping areas are included within the SRMA boundaries where the canyons are specified as the SRMA. The White Canyon SRMA is defined as from rim to rim. Canyons excluded from woodland product use including on-site collection of dead wood for campfire. The Cheesebox Canyon WSA overlays a portion of the White Canyon SRMA; this area would be managed in accordance with the IMP.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>This area was not identified as an SRMA in the 1991 San Juan Resource Area RMP, as amended. These lands are managed</p>	<p>White Canyon (2,828 acres) (Map 37) would be managed as a SRMA with the following prescriptions: • A backcountry allocated permit</p>	<p>White Canyon (2,828 acres) (Map 38) would be managed as a SRMA with the same management prescriptions as Alternative B,</p>	<p>White Canyon (2,828 acres) (Map 39) would be managed as a SRMA with the following prescriptions: • No permit system would be</p>	<p>Same as Alternative B, except for: • VRM Class I • OHV use closed</p>	<p>White Canyon (2,828 acres) (Map 40) would be managed as a SRMA with the same management prescriptions as Alternative B, except for the following: • If human waste becomes a problem, carrying out waste may</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>according to the 1991 San Juan RMP prescriptions. Designated as VRM Class I OHV use limited to designated routes Unavailable or NSO to oil and gas leasing.</p>	<p>system would be established as necessary to protect resources.</p> <ul style="list-style-type: none"> • Fire pans would be required for mesa tops. • Campfires would not be allowed. • Human waste must be packed out. • Designated as VRM Class I and II • OHV use closed and limited to designated routes • Unavailable and CSU to oil and gas leasing. 	<p>except for the following:</p> <ul style="list-style-type: none"> • If human waste becomes a problem, carrying out waste may be implemented in the canyon. • Cook stoves would only be allowed in canyons. • Campfires would not be allowed in the canyons. • Designated as VRM Class I and II • OHV use closed and limited to designated routes • Unavailable and CSU to oil and gas leasing. 	<p>required.</p> <ul style="list-style-type: none"> • If human waste becomes a problem, carrying out waste may become implemented in the canyon. • Campfires would be allowed on mesa tops and canyons (fire pan required). • Designated as VRM Class I and III • OHV use limited to designated routes • Unavailable and CSU to oil and gas leasing. 	<ul style="list-style-type: none"> • Unavailable to oil and gas leasing. 	<p>be implemented in the canyon.</p> <ul style="list-style-type: none"> • Cook stoves would only be allowed in canyons. • Campfires would not be allowed in the canyons. • Designated as VRM Class I and II. • OHV use closed and limited to designated routes • Unavailable and CSU to oil and gas leasing.
Tank Bench CSMA			Tank Bench SRMA		
<p>There is no Tank Bench SRMA under Alternatives A–E in the Draft RMP EIS. However, under the Cultural Resources section of this Chapter, the Tank Bench Cultural Special Management Area is identified and outlines management prescriptions for recreation use to protect cultural resources. These management prescriptions have been carried forward from the range of alternatives and included in the White Canyon SRMA for the Proposed Plan.</p>			<p>GOALS AND OBJECTIVES</p> <p>Provide outstanding recreational opportunities and visitor experiences while protecting natural and cultural resource values.</p> <p>Tank Bench SRMA provides easy access to a spectacular complex of cultural sites. Provide a safe, natural, well-designed accessible recreational experience for all visitors to enjoy the world renowned cultural resources and scenic values. Use visitor information and interpretation as a primary tool to protect sensitive resources, discourage vandalism, and encourage visitor appreciation of public lands.</p> <p>The BLM would complete a joint recreation/cultural resources management plan (CRMP) for this area based on the RMP.</p>		
			<p>Tank Bench (2,646 acres) (Map 40) would be managed as a SRMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Dispersed hiking allowed; not limited to designated trails. • Area would remain open to domestic pets and pack animals but use may be limited if damage is occurring to cultural resources. • Commercial group size limited to 12 people. • Closed to OHV use. • Livestock use would continue but it may be limited if cultural resources are impacted. • Available for range, wildlife habitat, watershed improvements, vegetation treatments, and other surface-disturbing land treatments if consistent with management plan objectives. • Campfires allowed. • Closed to private and/or commercial use of woodland products (including on-site collection of dead wood for campfires) with the exception of traditional Native American cultural uses, as long as they do not adversely impact other resource values. • Open to disposal of mineral materials and geophysical work. • Available for oil and gas leasing, subject to standard lease terms. • Manage as VRM Class III and IV. 		

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Beef Basin CSMA	Beef Basin SRMA
<p>There is no Beef Basin SRMA under Alternatives A–E in the Draft RMP EIS. However, under the Cultural Resources section of this Chapter, the Beef Basin Cultural Special Management Area is identified and outlines management prescriptions for recreation use to protect cultural resources. These management prescriptions have been carried forward from the range of alternatives and included in the Beef Basin SRMA for the Proposed Plan.</p>	<p>GOALS AND OBJECTIVES</p> <p>Provide outstanding recreational opportunities and visitor experiences while protecting natural and cultural resource values.</p> <p>Provides a popular, remote, backcountry driving experience with primitive camping and cultural site exploration opportunities. Management focus for the SRMA would be heritage tourism, traditional cultural values, and scientific research of prehistoric cultural landscapes.</p> <p>Provide a semiprimitive recreational experience for visitors to enjoy the world renowned cultural resources and scenic values. Use visitor information and interpretation as a primary tool to protect sensitive resources, discourage vandalism, and encourage visitor appreciation of public lands.</p> <p>The BLM would work with USFS and NPS to develop Interagency Recreation Commercial permits.</p> <p>The BLM would complete a joint recreation/cultural resources management plan (CRMP) for the area based on the RMP.</p>
	<p>Beef Basin (20,302 acres) would be managed as a SRMA with the following prescriptions:</p> <ul style="list-style-type: none"> • Available for private and/or commercial use of woodland products (including on-site collection of dead wood for campfires). • Open to disposal of mineral materials under special conditions. • Available for oil and gas leasing subject to timing limitations. • Livestock use would continue but may be limited if cultural resources are impacted. • Available for range, wildlife habitat, watershed improvements, vegetation treatments and other surface-disturbing land treatments if consistent with management plan objectives. • OHV use limited to designated routes. • A car campground would be developed in Ruin Park for primitive camping. • Primitive car camping areas would be designated in Middle Park, House Park, and along Beef Basin Loop Road, as well as other areas as necessary to control impacts to cultural resources. • Until primitive camping areas are designated in this area, dispersed vehicle camping would be allowed in previously disturbed areas within 150 feet of designated routes. • Campfires allowed and would be restricted to fire rings where fire rings are available. In dispersed camping areas, where fire rings are not available, fires would be subject to "Leave No Trace" standards. • Dispersed campsites that impact archaeological sites would be closed. • Cultural site visitation limited to designated trails. • Groups larger than 20 people total would be required to camp in designated areas. Human waste must be packed out. • Manage as VRM Class III

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Extensive Recreation Management Areas (ERMAs)					
<p>GOALS AND OBJECTIVES</p> <p>An ERMA is defined as an administrative unit where recreation management is only one of several management objectives, and where limited commitment of resources is required to provide extensive and unstructured types of recreation activities. Management associated with ERMAs is restricted to custodial actions only.</p> <p>ERMA lands would be managed to provide an undeveloped setting where visitors can disperse and recreate in a generally unregulated manner, as long as the use is consistent with other resource values.</p> <p>The objective of an ERMA is to provide dispersed recreational opportunities consistent with other resource objectives.</p>					
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>Manage all lands within the PA, not within an SRMA (either initially or through subsequent action as described above) as the Monticello Extensive Recreation Management Area</p> <p>Any portions of an ERMA subject to other management prescriptions (i.e., ACEC, WSA, etc.) would be managed according to those prescriptions.</p> <p>Monitor ERMA to determine if more intensive recreational management is required to protect resource values and preserve the recreational experience.</p> <p>Encourage "Leave No Trace" and "Tread Lightly" principles throughout the ERMA.</p> <p>ERMA lands may be designated as SRMAs in the future based on intensity of use and would be analyzed through the plan amendment process.</p> <p>Minimal facilities may be constructed in the ERMA as needed to insure visitor health and safety, reduce user conflict, and protect resources.</p>					
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p>Mesa Top Camping (other than Cedar Mesa):</p> <ul style="list-style-type: none"> • Limit the Bears Ears Road to designated camping only from the intersection of Highway 275 to the USFS boundary. • Limit the Deer Flat Road to designated camping only from the first 4 miles from Highway 275. • Coordinate with Glen Canyon National Recreation Area on building a campground at Muley Point or pursuing a land exchange for Muley Point in order to develop a campground. 					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Not specified.	Dispersed vehicle camping would be allowed only in previously disturbed areas off of designated routes. If use is such that undue environmental impacts are taking place, the BLM would close and rehabilitate damaged areas.	Dispersed vehicle camping would be allowed within 150 feet of the centerline of designated route on each side. If use is such that undue environmental impacts are taking place, the BLM would close and rehabilitate damaged areas. Dispersed camping would be encouraged in previously disturbed areas.	Dispersed vehicle camping would be allowed 300 feet of the centerline of the road on each side. If use is such that undue environmental impacts are taking place, the BLM would close and rehabilitate damaged areas. Dispersed camping would be encouraged in previously disturbed areas.	Dispersed vehicle camping would be allowed only in previously disturbed areas off of designated routes, except in non-WSA lands with wilderness characteristics since the routes would be closed. If use is such that undue environmental impacts are taking place, the BLM would close and rehabilitate damaged areas.	Within the ERMA Dispersed vehicle camping would be allowed only in previously disturbed areas within 150 feet of designated routes (on each side of a centerline). If use is such that undue environmental impacts are taking place, BLM would close and rehabilitate damaged areas. This use would not include areas within WSAs (389,444 acres) or non-WSA areas with wilderness characteristics (88,871 acres), WSR corridors, ACECs, or T&E/special status species habitats. Where monitoring identifies resource impacts, future implementation level plans could consider designation of specific camp sites.
General Policy for Issuance and Management of Special Recreation Permits (SRPs) in SRMAs and ERMAs					
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>There would be no competitive mechanized or motorized events in WSAs in accordance with IMP.</p> <p>Under all alternatives, SRPs would be issued as a discretionary action as a means to help meet management objectives, control visitor use, protect recreational and natural resources, and provide for the health and safety of visitors. All SRPs would contain standard stipulations appropriate for the type of activity and may include additional stipulations (see Appendix E: Recreation) necessary to protect lands or resources, reduce user conflicts, or minimize health and safety concerns.</p>					
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p>SRPs would be used to manage different types of recreation associated with commercial uses, competitive events, organized groups, vending, and special areas. These recreation uses can include, for example, large group events, river guide services, and commercial recreation activities.</p> <p>The BLM would follow the 43 CFR 2930, October 1, 2004, the National Guidelines on Cost Recovery (Federal Register, Volume 67, October 1, 2002), and the Utah Special Recreation Permit Cost Recovery Policy (Utah IM 2004-036).</p> <p>In accordance with the BLM's Priorities for Recreation and Visitor Services Work Plan (May 2003, as amended), commercial SRPs would also be issued as a mechanism to provide a fair return for the commercial use of public lands.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Commercial use of any kind requires a permit.	<p>Criteria for requiring an SRP</p> <ul style="list-style-type: none"> • Any commercial use. • Day use organized group or event of more than 25 people in ERMA. 	<p>Criteria for requiring an SRP</p> <ul style="list-style-type: none"> • Any commercial use. • Non-mechanized/non-stock day use organized group or event of more than 50 people in ERMA. 	<p>Criteria for requiring an SRP</p> <ul style="list-style-type: none"> • Any commercial use. • Non-mechanized/non-stock day use organized group or event of more than 75 people in ERMA. 	<p>Criteria for requiring an SRP</p> <ul style="list-style-type: none"> • Any commercial use. • Day use organized group or event of more than 25 people in ERMA. 	<p>Criteria for requiring an SRP</p> <ul style="list-style-type: none"> • Any commercial use. • Non-mechanized/non-stock day use organized group or event of more than 50 people in ERMA. • Non-mechanized/non-stock overnight with group or event of

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<ul style="list-style-type: none"> Overnight with group or event of more than 15 people in ERMA. More than 15 motorized vehicles/OHVs on designated routes (does not include County B Roads or state and federal highways). More than 15 nonmotorized mechanized vehicles on designated routes (does not include County B Roads or state and federal highways). A group size of more than 10 riding and/or pack animals. Car camping with more than 10 vehicles or more than 50 people. Activities or events with the potential to conflict with existing resource management guidelines/prescriptions. Events with the potential for user conflict. Events that could impact public health and safety. Permitted use would only be allowed on designated routes consistent with the travel plan. 	<ul style="list-style-type: none"> Non-mechanized/non-stock overnight with group or event of more than 25 people in ERMA. More than 25 motorized vehicles/OHVs on designated routes (does not include County B Roads or state and federal highways). More than 25 nonmotorized mechanized vehicles on designated routes (does not include County B Roads or state and federal highways). A group size of more than 15 riding and/or pack animals. Car camping with more than 15 vehicles or more than 50 people. Activities or events with the potential to conflict with existing resource management guidelines/prescriptions. Events with the potential for user conflict. Events that could impact public health and safety. Permitted use would only be allowed on designated routes consistent with the travel plan. 	<ul style="list-style-type: none"> Non-mechanized/non-stock overnight with group or event of more than 50 people in ERMA. No limits on motorized vehicles/OHVs on designated routes (does not include County B Roads or state and federal highways). No limits on nonmotorized mechanized vehicles on designated routes (does not include County B Roads or state and federal highways). A group size of more than 20 riding and/or pack animals. Car camping with more than 20 vehicles groups or more than 50 people. Activities or events with the potential to conflict with existing resource management guidelines/prescriptions. Events with the potential for user conflict. Events that could impact public health and safety. Permitted use would only be allowed on designated routes consistent with the travel plan. 	<ul style="list-style-type: none"> Overnight with group or event of more than 15 people in ERMA. More than 15 motorized vehicles/OHVs on designated routes (does not include County B Roads or state and federal highways). More than 15 nonmotorized mechanized vehicles on designated routes (does not include County B Roads or state and federal highways). A group size of more than 10 riding and/or pack animals. Car camping with more than 10 vehicles or more than 50 people. Activities or events with the potential to conflict with existing resource management guidelines/prescriptions. Events with the potential for user conflict. Events that could impact public health and safety. Permitted use would only be allowed on designated routes consistent with the travel plan. 	<ul style="list-style-type: none"> more than 25 people in ERMA. More than 25 motorized vehicles/OHVs on designated routes (does not include County B Roads or state and federal highways). More than 25 nonmotorized mechanized vehicles on designated routes (does not include County B Roads or state and federal highways). A group size of more than 15 riding and/or pack animals. Car camping with more than 15 vehicles or more than 50 people. Activities or events with the potential to conflict with existing resource management guidelines/prescriptions. Events with the potential for user conflict. Events that could impact public health and safety. Permitted use would only be allowed on designated routes consistent with the travel plan.
<p>Commercial Commercial use of any kind requires a permit.</p>	<p>Commercial</p> <ul style="list-style-type: none"> Commercial motorized/mechanized events/tours allowed on designated routes, except in WSAs. Commercial use permits authorized in conjunction with organized events or when the use supports resource protection and management. Arch Canyon closed to OHV use. No commercial motorized or mechanized use in Arch Canyon. No commercial motorized/mechanized events/tours in crucial bighorn sheep lambing and rutting areas from April 1 to July 15 (lambing) and from October 15–December 31 	<p>Commercial Managed the same as Alternative B, except for the following:</p> <ul style="list-style-type: none"> OHV use in Arch Canyon limited to the designated route to the end of the state Section (T37S R20E Section 16) year-round. The canyon would be closed year-round from west boundary of the state Section to the end of the route at the National Forest boundary. No commercial motorized or mechanized events or tours in crucial bighorn sheep lambing and rutting areas from April 1 to June 15 (lambing) and from October 15–December 15 (rutting), unless it can be shown that the animals are not present in a specific project location or 	<p>Commercial</p> <ul style="list-style-type: none"> Commercial motorized/mechanized events/tours allowed on designated routes. Commercial use permits authorized to enhance recreational experiences and provide recreational opportunities to the public. OHV use in Arch Canyon limited to designated route year-round. No commercial motorized or mechanized events or tours in crucial bighorn sheep lambing and rutting areas from April 15 to May 15 (lambing), and from November 1–December 15 (rutting), unless it can be shown that the animals are not present 	<p>Commercial</p> <ul style="list-style-type: none"> There would be no competitive mechanized or motorized events in lands with wilderness characteristics. Commercial motorized/mechanized events/tours allowed on designated routes, except in WSAs. Commercial use permits authorized in conjunction with organized events or when the use supports resource protection and management. Arch Canyon closed to OHV use. No commercial motorized or mechanized use in Arch Canyon. No commercial motorized or mechanized events or tours in 	<p>Commercial</p> <ul style="list-style-type: none"> Commercial motorized/mechanized events/tours allowed on designated routes, except in WSAs. Commercial use permits authorized in conjunction with organized events or when the use supports resource protection and management. *In Arch Canyon, OHV use would be limited to the designated route up to the National Forest boundary, a total of 8 miles one way. Organized and commercial groups would be required to obtain a Special Recreation Use Permit. This permit would allow access on the designated route up to the National Forest boundary, except from March 1 through August 31. During this period, access would be limited to 7.5 miles of the designated route. Therefore, during this period motorized access would not be allowed within .5 miles of the National Forest boundary.⁴ No commercial motorized or mechanized events or tours in crucial bighorn sheep lambing and rutting areas from April 1 to June 15 (lambing) and from October 15–December 15 (rutting), unless it can be shown that the animals are not

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	<p>(rutting), unless it can be shown that the animals are not present in a specific project location or the activity can be conducted so the animals are not adversely impacted.</p> <ul style="list-style-type: none"> No commercial motorized or mechanized events or tours in crucial antelope habitat restrictions April 15–June 30. No commercial motorized or mechanized events or tours in crucial deer and elk winter range November 1–May 15. Group size for commercial motorized events/tours limited to 2 groups of 12 vehicles per route per day. Special OHV events limited to 350 total vehicles and approved OHV event routes. Balloon Festival limited to 35 balloons with their associated support vehicles. Commercial hiking tours in Comb Wash and Butler Wash limited to 10 individuals. A permit system would be established for commercial day and overnight use. Commercial camping limited to designated areas. Commercial hiking to cultural sites limited to designated trails and human waste must be packed out. Ropes and other climbing aides not allowed to access cultural sites. Commercial guides using dogs to hunt/pursue mountain lion and black bears would not operate in areas where dogs are prohibited (Map 72). No commercial motorized or mechanized use in Cedar Mesa ACEC. 	<p>the activity can be conducted so the animals are not adversely impacted.</p> <ul style="list-style-type: none"> No commercial motorized or mechanized events or tours allowed in crucial antelope habitat restrictions May 1–June 15. No commercial motorized or mechanized events or tours allowed in crucial deer and elk winter range November 15–April 15. Special OHV events limited to 350 total vehicles and approved OHV event routes. 	<p>in a specific project location or the activity can be conducted so the animals are not adversely impacted.</p> <ul style="list-style-type: none"> No commercial motorized or mechanized events or tours allowed in crucial antelope habitat restrictions May 15–June 15. No commercial motorized or mechanized events or tours allowed in crucial deer and elk winter range December 15–March 31. Group size for commercial motorized events/tours limited to 2 groups of 25 vehicles per route per day. Special OHV events limited to 350 total vehicles and approved OHV event routes. Balloon Festival limited to 35 balloons with their associated support vehicles. 	<p>crucial bighorn sheep lambing and rutting areas from April 1 to July 15 (lambing) and from October 15–December 31 (rutting), unless it can be shown that the animals are not present in a specific project location or the activity can be conducted so the animals are not adversely impacted.</p> <ul style="list-style-type: none"> No commercial motorized or mechanized events or tours in crucial antelope habitat restrictions April 15–June 30. No commercial motorized or mechanized events or tours in crucial deer and elk winter range November 1–May 15. Group size for commercial motorized events/tours limited to 2 groups of 12 vehicles per route per day. Special OHV events limited to 350 total vehicles and approved OHV event routes. Balloon Festival limited to 35 balloons with their associated support vehicles. Commercial hiking tours in Comb Wash and Butler Wash limited to 10 individuals. A permit system would be established for commercial day and overnight use. Commercial camping limited to designated areas. Commercial hiking to cultural sites limited to designated trails, and human waste must be packed out. Ropes and other climbing aides not allowed to access cultural sites. Commercial guides using dogs to hunt/pursue mountain lion and black bears would not operate in areas where dogs are prohibited. No commercial motorized or mechanized use in Cedar Mesa ACEC. 	<p>present in a specific project location or the activity can be conducted so the animals are not adversely impacted.</p> <ul style="list-style-type: none"> No commercial motorized or mechanized events or tours allowed in crucial antelope habitat restrictions May 1–June 15. No commercial motorized or mechanized events or tours allowed in crucial deer and elk winter range November 15–April 15. Special OHV events limited to 350 total vehicles and approved OHV event routes. Group size for commercial motorized events/tours limited to 2 groups of 12 vehicles per route per day. Balloon Festival limited to 35 balloons with their associated support vehicles. Commercial hiking tours in Comb Wash and Butler Wash limited to 12 and 8 individuals (respectively). A permit system would be established for commercial day and overnight use. Commercial camping limited to designated areas. Commercial hiking to cultural sites limited to designated trails and human waste must be packed out. Ropes and other climbing aides not allowed to access cultural sites. Commercial guides using dogs to hunt/pursue mountain lion and black bears (Map 72) would not operate in areas where dogs are prohibited. No commercial motorized or mechanized cross country use in Cedar Mesa SRMA.
Competitive Events					
<p>MANAGEMENT COMMON TO ALL ALTERNATIVES Motorized/mechanized competitive events would be authorized consistent with OHV designations.</p>					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Motorized and mechanized competitive events would not be permitted in WSAs.					
RIPARIAN RESOURCES					
GOALS AND OBJECTIVES					
<p>Manage riparian resources for desired future conditions, ensuring ecological diversity, stability, and sustainability, including the desired mix of vegetation types, structural stages, and landscape/riparian/watershed function and provide for native and special status plant, fish, and wildlife habitats.</p> <p>Manage riparian areas for properly functioning condition (PFC) and ensure stream channel morphology and functions are appropriate to the local soil type, climate, and landform.</p> <p>Avoid or minimize the destruction, loss or degradation of riparian, wetland and associated floodplains, and preserve and enhance natural and beneficial values.</p> <p>Public lands would be managed in accordance with laws, executive orders, and regulations on floodplain and wetland areas to reduce resource loss from floods and erosion.</p> <p>The BLM would take appropriate actions to maintain water quality in streams within Monticello PA to meet state and federal water quality standards, including designated beneficial uses and anti-degradation requirements.</p>					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>Oil and gas leasing would be NSO in riparian areas.</p> <p>The BLM would follow Utah's Standards for Rangeland Health and Guidelines for Grazing and Recreation Management (BLM 1997) to achieve riparian PFC.</p> <p>No new surface-disturbing activities would be allowed within active floodplains or within 100 meters of riparian areas unless it can be shown that: a) there are no practical alternatives or, b) all long-term impacts can be fully mitigated or, c) the activity will benefit and enhance the riparian area.</p> <p>BLM guidelines would be followed as appropriate for managing riparian areas (See Technical Reference 1737-6: Riparian Area Management as amended) and Utah Riparian Management Policy.</p> <p>All floodplains and riparian/aquatic areas would be managed in accordance with Executive Orders 11988 and 11990, Sections 303 and 404 of the Clean Water Act, the Endangered Species Act, the BLM Riparian Area Management Policy, and the Utah guidelines for implementing BLM riparian area management policy.</p> <p>Floodplains and riparian/aquatic areas would be:</p> <ul style="list-style-type: none"> • Subject to fire suppression to protect riparian habitat. • Excluded from private and/or commercial use of woodland products, except for Native American traditional purposes as determined on site-specific basis; limited on-site collection of dead wood for campfires would be allowed as per Woodlands section. • Available for habitat, range, and watershed improvements and vegetation treatments described in 1991 Vegetation EIS (as amended). • Excluded from surface disturbance by mechanized or motorized equipment (except as allowed above) and from structural development (unless there is no practical alternative or the development would enhance riparian/aquatic values). <p>Unnecessary multiple social foot trails in riparian/floodplain areas would be minimized. Social foot trails in Road Canyon, Fish Creek, and Mule Canyon would be closed to protect riparian resources.</p> <p>The BLM would follow/implement the Southwest Willow Flycatcher Recovery Plan as appropriate.</p> <p>Monitoring and management strategies and restrictions would be developed as necessary to meet or maintain PFC.</p> <p>Cottonwood and willow harvest would be allowed for Native American ceremonial uses only, through a permit system. Restrictions on this harvest would be implemented as necessary to achieve or maintain PFC.</p> <p>No camping would be allowed within 200 feet of isolated springs or water sources.</p> <p>Pipeline Crossings</p> <p>Pipeline crossings of perennial, intermittent, and ephemeral stream channels should be constructed to withstand 100-year floods to prevent breakage and subsequent accidental contamination of runoff during high-flow events. Surface crossings must be constructed high enough to remain above stream flows at each crossing, and subsurface crossings must be buried deep enough to remain undisturbed by scour throughout passage of the peak flow. Hydraulic analysis would be completed in the design phase by the project proponent to eliminate potential environmental degradation associated with pipeline breaks at stream crossings to avoid repeated maintenance of such crossings. Specific recommendations regarding surface and subsurface crossings are found in Guidance for Pipeline Crossings (see Appendix F).</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>BLM would act to avoid degradation of stream banks or aquatic habitats and loss of riparian vegetation.</p> <p>Special conditions found in the 1991 San Juan RMP (BLM 1991a, page 98) for floodplains and riparian/aquatic areas would be implemented.</p>	<p>Close Harts Canyon from private land to Yancy's Fence to OHV and mechanized use. Close routes in other selected riparian areas considered Functioning at Risk if site-specific analysis determines that OHV use is contributing to riparian degradation.</p> <p>Restrict Harts Canyon, Shay Canyon ACEC, and Indian Creek from Kelly Ranch vicinity to Forest Service to livestock trailing only, not</p>	<p>Same as Alternative B.</p>	<p>Same as Alternative A.</p>	<p>Same as Alternative B, except non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as unavailable for OHV use, as ROW exclusion areas, as unavailable for disposal of mineral materials, as unavailable for private and commercial woodland harvest, as VRM Class I, and as proposed for withdrawal from mineral entry.</p>	<p>Note: Close Harts Canyon from private land (Seeps) to Yancy's Fence (T30S, R22E, Section 8) to OHV and mechanized use⁵.</p> <p>Close routes in other selected riparian areas considered Functioning at Risk if site-specific analysis determines that OHV use is contributing to riparian degradation.</p> <p>Restrict Harts Canyon, Shay Canyon ACEC and Indian Creek from Kelly Ranch vicinity to Forest Service to livestock trailing only, not grazing. Moki Canyon and Lake Canyon would be restricted to trailing only, except in the spring and fall for up to 1 to 2 weeks to gather livestock prior to moving to and from these areas.</p> <p>Develop seasonal restrictions, closures, and/or forage utilization</p>

⁵ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

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	<p>grazing. Moki Canyon and Lake Canyon would be restricted to trailing only, except in the spring and fall for up to 1 to 2 weeks to gather livestock prior to moving to and from these areas.</p> <p>Develop seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas considered Functioning at Risk.</p> <p>Temporarily close riparian areas considered Functioning at Risk to dispersed motorized camping until PFC is restored.</p>				<p>limits on grazing in riparian areas considered Functioning at Risk.</p> <p>Temporarily close riparian areas considered Functioning at Risk to dispersed motorized camping until PFC is restored.</p>
SOIL AND WATER RESOURCES					
GOALS AND OBJECTIVES					
<p>Manage soils and water resources to maintain watershed health, thereby insuring ecological diversity and sustainability.</p> <p>Provide for favorable conditions of water flow (quality, quantity, and timing), and maintain stable and efficient stream channels as required and provide for fish and wildlife habitat, recreation, and livestock.</p>					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>Manage all floodplains and riparian/wetlands in accordance with Executive Orders 11988 and 11990, Sections 303 and 404 of the Clean Water Act, and the Endangered Species Act.</p> <p>Maintain satisfactory watershed conditions as indicated by maintenance of riparian PFC and Standards for Rangeland Health and Guidelines for Grazing Management (BLM 1991a) and Guidelines for Grazing and Standards for Public Health and Guidelines for Recreation Management for BLM Lands in Utah (Appendix E).</p> <p>Manage public lands consistent with the Colorado River Salinity Control Act.</p> <p>Comply with Utah's state water quality standards.</p> <p>Collaborate with San Juan County, the State of Utah, tribal governments, and local municipalities on management of municipal watersheds to meet local needs.</p> <p>Maintain or improve soil quality and long-term soil productivity through the implementation of Standards for Rangeland Health and Guidelines for Grazing Management (BLM 1997) and other soil protection measures.</p> <p>Manage uses to minimize and mitigate damage to soils.</p> <p>Maintain and/or restore overall watershed health and reduce erosion, stream sedimentation, and salinization of water.</p> <p>Watershed Health</p> <p>Modify the BMPs and vegetation management as appropriate to meet water quality standards and maintain watershed function (Montezuma Creek, Indian Creek [the USFS boundary to Newspaper Rock], Johnson Creek [and tributaries from confluence with Recapture Creek to headwaters], and Recapture Reservoir).</p> <p>Assess watershed function using Utah's Standards for Rangeland Health, riparian PFC, and state water quality standards.</p> <p>Where Utah's Standards for Rangeland Health are not met due to the impairment of biological soil crusts, apply guidelines from Biological Soil Crusts: Ecology and Management (BLM 2001b, as revised), if consistent with the management decisions of this plan.</p> <p>Reduce tamarisk where appropriate using allowable vegetation treatments (refer to vegetation section for treatment acreages).</p> <p>Sensitive Soils</p> <p>Any proposed activities that would be located in sensitive soils (e.g., hydric, saline, gypsiferous, or highly erodible soils, (Maps 41–47) would incorporate BMPs and other mitigation measures to minimize soil erosion and maintain soil stability. Site-specific mitigation measures and other additional mitigation measures required to protect soil resources and maintain soil productivity, would be determined in site-specific NEPA analysis.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Protect and manage soil resources to maintain or increase soil productivity as needed.</p>	<p>If surface-disturbing activities cannot be avoided on slopes between 21% and 40%, an erosion control plan would be required. The plan must be approved by the BLM prior to construction and maintenance and include the following:</p> <ul style="list-style-type: none"> • An erosion control strategy • The BLM accepted and/or approved survey and design 	<p>If surface-disturbing activities cannot be avoided on slopes between 21% and 40%, an erosion control plan would be required. The plan must be approved by the BLM prior to construction and maintenance and include the following:</p> <ul style="list-style-type: none"> • An erosion control strategy • The BLM accepted and/or approved survey and design <p>For slopes greater than 40%, no surface disturbance would be allowed unless it is determined that it</p>	<p>If surface-disturbing activities cannot be avoided on slopes greater than 40%, a plan would be required. The plan must be approved by the BLM prior to construction and maintenance, and include the following:</p> <ul style="list-style-type: none"> • An erosion control strategy • The BLM accepted and/or approved survey and design 	<p>Same as Alternative B.</p>	<p>If surface-disturbing activities cannot be avoided on slopes between 21% and 40%, an erosion control plan would be required. The plan must be approved by the BLM prior to construction and maintenance and include the following:</p> <ul style="list-style-type: none"> • An erosion control strategy • The BLM accepted and/or approved survey and design <p>For slopes greater than 40%, no surface disturbance would be allowed unless it is determined that it would cause undue or unnecessary degradation to pursue other placement alternatives. An erosion control plan would be required.</p>

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		would cause undue or unnecessary degradation to pursue other placement alternatives. An erosion control plan would be required.			
SPECIAL DESIGNATIONS—AREAS OF CRITICAL ENVIRONMENTAL CONCERN					
GOALS AND OBJECTIVES FOR ALL ACECS					
Designate, modify, and manage areas as ACECs where special management attention is required to protect and prevent irreparable damage to important historic, cultural, or scenic values, fish and wildlife resources, other natural systems or processes, or to protect life and safety from natural hazards.					
ALKALI RIDGE ACEC—Relevance and Importance Value: Cultural Resources					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Alkali Ridge ACEC (39,202 acres) (Map 50) : Would be designated as a Cultural ACEC. It contains a National Historic Landmark (2,340 acres) and would be managed with the following management prescriptions:</p> <ul style="list-style-type: none"> Where riparian areas overlap this ACEC, the special conditions for floodplain and riparian/aquatic areas would take precedence. Requirements of appropriate regulations would be met. All cultural properties eligible for the NRHP, would be surrounded by an avoidance area sufficient to allow permanent protection. If cultural resources or their avoidance areas cannot be avoided, appropriate mitigation would be applied, ranging from limited testing to extensive excavation. In any given situation, mitigation would be designed to fit the specific circumstances and reviewed by the SHPO and the Advisory Council on Historic Preservation. Available for mineral leasing (Category 1). Available for geophysical work. Available for the disposal of mineral materials. Available for locatable mineral entry with an approved plan of operations. Retained in public ownership and not classified, segregated, or withdrawn from entry. Available for private and commercial use of woodland 	<p>Alkali Ridge would be designated as an ACEC (39,196 acres) (Map 51) and would be managed the same as Alternative A, except for the following changes in management prescriptions:</p> <ul style="list-style-type: none"> Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. Watershed improvements allowed. Livestock use may be restricted if cultural resources are being impacted. No surface-disturbing vegetation treatments. Any treatment must avoid cultural sites by sufficient margin as to have no impact. Managed as VRM Class IV. 	<p>Alkali Ridge would be designated as ACEC (39,196 acres) (Map 52) and would be the same as Alternative A, except for the following changes in management prescriptions:</p> <ul style="list-style-type: none"> Available for woodland harvest, limited to designated routes. Off-road travel would only be allowed in chained areas. If woodland product use is impacting cultural resources, woodland product use may be confined to specific areas within Alkali Ridge. Available for watershed improvements. Livestock may be restricted if cultural resources are being impacted. Vegetation treatments would avoid cultural sites wherever possible to prevent impacts. Access routes used for vegetation treatments would be reclaimed to prevent future use. Non-surface-disturbing treatments would be preferred. Managed as VRM Class IV. 	<p>Alkali Ridge would not be designated as an ACEC. The area would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> Available for woodland harvest, limited to designated routes. Available for watershed improvements. Livestock use would conform to Rangeland Health Standards. Vegetative treatments would avoid eligible cultural sites and NHL. Managed as VRM Class IV. Available for mineral leasing under standard stipulations Available for geophysical work. Available for the disposal of mineral materials. Available for locatable mineral entry with an approved plan of operations. Retained in public ownership and not classified, segregated or withdrawn from entry. Subject to conditional fire suppression. OHV use limited to designated roads and trails. Campfires allowed. Available for wildlife habitat improvement. Surface disturbance limited to what can be successfully established within 5 years after project completion. 	<p>Same as Alternative B.</p>	<p>Alkali Ridge would be designated as ACEC (39,196 acres) (Map 53) and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> Where the BLM authorized officer determines that avoidance of direct and indirect impacts to historic properties is not feasible (e.g., avoidance may cause unacceptable damage to other public land resources or affect valid existing rights) and adverse effects may occur, the BLM would resolve those effects through development of appropriate mitigation measures and consultation under Section 106 of the National Historic Preservation Act as outlined in the regulations as 36 CFR 800. Additional measures such as fencing, camouflaging, sound muffling, etc. may be necessary to further avoid indirect and direct impacts caused by surface-disturbing activities. Management will emphasize maintaining the relevant and important cultural and historic values within the ACEC. When siting facilities, the primary objective will be avoidance of direct and indirect impacts to resources on, or eligible for listing on, the NRHP (historic properties). Avoidance may require that a facility be moved farther than allowed under standard lease terms and conditions. Siting may require coordination among the BLM, State Historic Preservation Officer, and Utah Division of Oil Gas and Mining to ensure consistency with all applicable well spacing requirements. All cultural properties eligible for the NRHP, would be surrounded by an avoidance area sufficient to allow permanent protection. In any given situation, mitigation would be designed to fit the specific circumstances and reviewed by the SHPO and if necessary, the Advisory Council on Historic Preservation. Available for geophysical exploration. Available for the disposal of mineral materials. Available for locatable mineral entry with an approved plan of operations. Retained in public ownership and not classified, segregated, or withdrawn from entry. Campfires allowed. Available for wildlife habitat improvement. A Cultural CRMP consistent with the goals and objectives of this RMP would be written for Alkali Ridge ACEC and would not require a plan amendment to RMP.

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<p>products.</p> <ul style="list-style-type: none"> • Available for livestock use. • Available for land treatments or other range improvements. • Subject to conditional fire suppression. • OHV use limited to existing roads and trails. • Managed as VRM Class III. • Campfires allowed. • Available for wildlife habitat improvement. • Surface disturbance limited to what can be successfully established within 5 years after project completion. 					<ul style="list-style-type: none"> • Available for watershed improvements. • Available for private and/or commercial use of woodland harvest, of which access would be limited only to designated routes. If woodland product use is impacting cultural resources, woodland product use may be confined to specific areas within Alkali Ridge. • Livestock may be restricted if cultural resources are being impacted. • Managed as VRM Class III. • Available for mineral leasing under controlled surface use. • Available for vegetation treatments. Access routes used for vegetation treatments would be reclaimed to prevent future use. Non-surface-disturbing treatments would be preferred. • Appropriate management for wildland fire in accordance with the Moab District Fire Plan. • OHV use limited to designated roads and trails.
<p>In the Alkali Ridge National Historic Landmark (Contained within the Alkali Ridge ACEC) (2,340 acres) management would be the same as the Alkali Ridge ACEC above,, except that all cultural resources would be avoided by 100 feet.</p>	<p>In the Alkali Ridge National Historic Landmark (Contained within the Alkali Ridge ACEC) (2,146 acres), management would be:</p> <ul style="list-style-type: none"> • Available for oil and gas leasing subject to NSO. • All mechanized/motorized traffic limited to designated routes. • Campfires not allowed. • Unavailable for private and/or commercial use of woodland products including on-site collection of dead wood for campfires. • Available for watershed improvements. • Open to livestock use with restrictions if cultural resources become impacted. • No surface-disturbing vegetation treatments. Any treatment must avoid cultural sites by sufficient margin as to have no adverse impact. • Unavailable for geophysical work. • Unavailable for disposal of mineral materials. • Recommended for withdrawal from locatable mineral entry. • Surface disturbance allowed for emergency fire suppression. • Recreation use limited if cultural resources become impacted. • Climbing aids such as ropes not allowed for access into cultural 	<p>In the Alkali Ridge National Historic Landmark (Contained within the Alkali Ridge ACEC) (2,146 acres), management would be the same as for Alternative B, except for:</p> <ul style="list-style-type: none"> • Appropriate Management Response to fire. • Available for geophysical exploration that meets the definition of "casual use" as defined 43 CFR 3150. 	<p>In the Alkali Ridge National Historic Landmark (Contained within the Alkali Ridge ACEC) (2,146 acres), management would be the same as Alternative C.</p>	<p>In the Alkali Ridge National Historic Landmark (Contained within the Alkali Ridge ACEC) (2,146 acres), management would be the same as Alternative B.</p>	<p>In the Alkali Ridge National Historic Landmark (Contained within the Alkali Ridge ACEC) (2,146 acres), management would be:</p> <ul style="list-style-type: none"> • Available for oil and gas leasing subject to NSO. • All mechanized/motorized traffic limited to designated routes. • Campfires not allowed. • Unavailable for private and/or commercial use of woodland products including on-site collection of dead wood for campfires. • Available for watershed improvements. • Appropriate Management Response to fire in accordance with the Moab District Fire Plan. • Open to livestock use with restrictions if cultural resources become impacted. • No surface-disturbing vegetation treatments. Any treatment must avoid cultural sites by sufficient margin as to have no adverse impact. • Available for geophysical exploration that meets the definition of "casual use" as defined 43 CFR 3150.b) <i>Casual use</i> means activities that involve practices which do not ordinarily lead to any appreciable disturbance or damage to lands, resources and improvements. For example, activities which do not involve use of heavy equipment or explosives and which do not involve vehicular movement, except over established roads and trails are casual use. • Unavailable for disposal of mineral materials. • Recommended for withdrawal from locatable mineral entry. • Surface disturbance allowed for emergency fire suppression. • Recreation use limited if cultural resources become impacted. • Climbing aids such as ropes not allowed for access into cultural sites/ruins. • ROW avoidance area. • Managed as VRM Class III.

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sites/ruins.					
BRIDGER JACK MESA (Mesa Top Only) ACEC—Relevance and Importance Value: Near Relict Vegetation					
Bridger Jack Mesa ACEC lies entirely within a WSA and will be managed under the IMP, unless more restrictive management is prescribed. Management under the IMP will provide for the protection for near-relict vegetation.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Bridger Jack Mesa ACEC (6,260 acres) (Map 50), is designated as an ACEC for Range Management Program/Near-relict Vegetation, and would be managed with the following management prescriptions:</p> <ul style="list-style-type: none"> • Unavailable for mineral leasing • Available for geophysical exploration. • Unavailable for the disposal of mineral materials. • Available for locatable mineral entry with approved plan of operations, subject to stipulations precluding surface use of the mesa top, insofar as possible. • Retained in public ownership and not classified, segregated, or withdrawn from entry. • Excluded from livestock grazing, including grazing by saddle stock and pack animals allowed for access. • Excluded from land treatments or other improvements, except for test plots and facilities necessary for study of the near-relict plant communities. • Closed to OHV use. • Subject to conditional fire suppression. • Managed to limit recreation use if vegetation resources are being damaged. • Semiprimitive nonmotorized (SPNM) ROS class. • Excluded from private or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Excluded from wildlife habitat improvements. • Excluded from watershed control structures. • Surface disturbance limited to what can be successfully 	<p>Bridger Jack Mesa would be designated as ACEC (6,225 acres). (Map 51), The prescriptions are the same as Alternative A, except for the 35 acre boundary change.</p>	<p>Bridger Jack Mesa would not be managed as an ACEC. Bridger Jack Mesa WSA would be managed according to the IMP, except for the following:</p> <ul style="list-style-type: none"> • Unavailable for livestock grazing, including grazing by saddle stock and pack animals allowed for access. • Unavailable for private and/or commercial use of woodland products, except for the limited on-site collection of dead wood for campfires. 	<p>Bridger Jack Mesa would not be designated as an ACEC. The prescriptions are the same as Alternative C.</p>	<p>Bridger Jack Mesa would be designated as ACEC (6,225 acres) (Map 51). The prescriptions are the same as Alternative B.</p>	<p>Bridger Jack Mesa would not be managed as an ACEC. Bridger Jack Mesa WSA would be managed according to the IMP, except for the following:</p> <ul style="list-style-type: none"> • Unavailable for livestock grazing, including grazing by saddle stock and pack animals allowed for access. • Unavailable for private and/or commercial use of woodland products, including on-site collection of dead wood for campfires. • Campfires would be restricted to fire rings, where available. If not available, subject to "Leave No Trace" principles. • Bridger Jack Mesa area would be managed as part of the Indian Creek Special Recreation Management Area (SRMA) described in the Recreation section of this Chapter.

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<p>established within 5 years after project completion.</p> <ul style="list-style-type: none"> Excluded from surface disturbance by mechanized or motorized equipment, except helicopter access for scientific study and heliportable equipment, insofar as legally possible. Excluded from improvements for wildlife habitat, watershed, or vegetative treatments. 					
BUTLER WASH NORTH ACEC—Relevance and Importance Value: Scenic					
Butler Wash North ACEC lies within the Butler Wash WSA and will be managed under the IMP, unless more restrictive management is prescribed. Management under the IMP will provide for the protection of scenic values.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Butler Wash ACEC (17,464 acres) (Map 50) is designated as an ACEC for scenic values and is managed with the following management prescriptions:</p> <ul style="list-style-type: none"> Managed under the special conditions developed for ROS-P class areas. Closed to mineral leasing. Closed to mineral leasing Available for geophysical work. Unavailable for disposal of mineral materials. Available for mineral entry with an approved plan of operations. Retained in public ownership and not classified, segregated, or withdrawn from entry. Excluded from private and commercial use of woodland products, except for limited on-site collection of dead wood for campfires. Available for livestock use. Closed to OHV use. Managed to limit recreation use if scenic values are being damaged. Managed as VRM Class I. 	<p>The Butler Wash North ACEC (17,365 acres) (Map 51) would be designated as a ACEC and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> Managed as VRM Class I. Closed to mineral leasing. Closed to mineral leasing. Unavailable for disposal of mineral materials. Retained in public ownership and withdrawn from entry. Closed to private and/or commercial use of woodland products, except for limited on-site collection of dead wood. Available for livestock use but may be limited if cultural resources are being impacted. Managed to limit recreation use if scenic values are being damaged. The BLM would seek to acquire state in-holdings in this ACEC. Closed to OHV use. 	<p>The Butler Wash North area would not be designated as an ACEC, but would be managed under the IMP. Additional management prescriptions include:</p> <ul style="list-style-type: none"> Retained in public ownership. Unavailable for private and/or commercial use of woodland products, with the exception of the limited on-site collection of wood for campfires. Available for livestock use but may be limited if cultural resources are impacted. Closed to OHV use. Managed as VRM Class I 	<ul style="list-style-type: none"> Same as Alternative C, except for OHV use is limited to designated roads and trails (ways). 	<p>Same as Alternative B.</p>	<p>Butler Wash North area would not be designated as an ACEC but would be managed under the IMP. Management prescriptions include:</p> <ul style="list-style-type: none"> Retained in public ownership. Unavailable for private and/or commercial use of woodland products, with the exception of the limited on-site collection of dead wood for campfires. Available for livestock use but may be limited if cultural resources are impacted. Closed to OHV use. Managed as VRM Class I.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

CEDAR MESA ACEC—Relevance and Importance Values: Fish and Wildlife, Cultural and Scenic					
<p>Note: In the 1991 San Juan RMP, the Cedar Mesa ACEC was described as protecting values for Recreation/Visual (VRM) because these two programs were combined and managed under the Recreation program. Since that time, the two programs have been separated and are now managed under their own resource management program. Scenic is considered a relevant value under ACEC evaluation processes, however, Recreation is not. Therefore, any existing ACECs that are brought forward in this plan will not include Recreation as a value. Management for recreational values would be managed as an SRMA under the Recreation program.</p>					
<p>Portions of the Cedar Mesa ACEC lie within 4 WSAs (Maps 87–90): Mule Canyon, Grand Gulch ISA Complex Fish Creek Canyon, and Road Canyon. Where the ACEC overlies these WSAs, the ACEC would be managed under the IMP, unless more restrictive management is prescribed.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Cedar Mesa ACEC (295,336 acres) (Map 50) is designated as an ACEC for cultural and scenic values. Recreation/Primitive Area/Natural Area values would be maintained and would continue to be managed under the existing Grand Gulch Plateau Cultural and Recreation Management Plan and Recreation/Scenic programs with the following management prescriptions:</p> <ul style="list-style-type: none"> • Where riparian areas overlap Cedar Mesa ACEC, the special conditions for floodplains and riparian/aquatic areas would take precedence. • The ROS special conditions include both P and SPNM classes apply, and would be managed for these classes. ROS P-class areas would be managed as NSO. • If cultural resources or their avoidance areas cannot be avoided, appropriate mitigation would be applied, ranging from limited testing to extensive excavation. • In any given case, mitigation would be designed to fit the specific circumstances and reviewed by the SHPO and the Advisory Council on Historic Preservation. The Cedar Mesa Management Plan developed for the ACEC would guide site protection, data recovery, and all other necessary cultural management activities. • Revegetation for surface disturbance would be limited to what can be successfully established within 5 years after project completion. • Available for mineral leasing (Category 1), except within WSAs where it is closed. 	<p>Cedar Mesa ACEC (306,742 acres) (Map 51) would continue to be managed as a ACEC (same as Alternative A) with the following additional prescriptions:</p> <ul style="list-style-type: none"> • Available for livestock use with special conditions to protect at-risk cultural resources. • Available for watershed, range, habitat improvements and vegetation treatments. • Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Campfires limited to mesa tops, would be closed if there are impacts to cultural sites. • Closed to dispersed camping. • Designated parking areas adjacent to designated routes. • Limited number of recreation permits issued for day hikes and overnight camping as necessary to prevent cultural site damage from over-visitation. • Overnight campers must pack out their human waste. • Managed as VRM Class III (except for WSAs within the boundary of the ACEC which would be managed as VRM Class I). <p>Grand Gulch Special Emphasis Area</p> <ul style="list-style-type: none"> • Same as Alternative A. • Intersection of Cedar Mesa ACEC and the Scenic Highway Corridor ACEC <p>The Scenic Highway Corridor ACEC would not be designated under this alternative. Management would be in accordance with the Cedar Mesa ACEC.</p>	<p>Cedar Mesa area would not be designated as an ACEC. It would be managed as a Cultural Special Recreation Management (CSRMA) area (375,734 acres) described under the Recreation section in this Chapter. In addition, there would be two Cultural Special Management Areas (CSMAs) (McLloyd Canyon–Moon House and Grand Gulch NHD) with restrictive management for the protection of cultural resources, described under the Cultural Resource section of this Chapter. The WSAs (209,619 acres) would be managed according to the IMP.</p>	<p>Cedar Mesa area would not be designated as an ACEC, same as Alternative C.</p>	<p>Cedar Mesa area would be designated as an ACEC, It would be managed the same as Alternative B, except for non-WSA lands with wilderness characteristics (Map 33), which would be managed as unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, closed to disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p>Cedar Mesa area would not be designated as an ACEC. The area would be managed as a Special Recreation Management Area (SRMA) (407,098 acres) described in the Recreation section of this Chapter. It would include three Recreation Management Zones (RMZs) (Grand Gulch NHD, McLloyd Canyon- Moon House and Comb Ridge) that emphasize management of recreation users for the protection of cultural resources.</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<ul style="list-style-type: none"> ● Surface use limited by special conditions. ● Available for geophysical exploration. ● Available for disposal of mineral materials, except within WSAs where it is closed. ● Available for mineral entry with an approved plan of operations. ● Available for livestock use. ● Available for land treatments or other range improvements. ● Available for wildlife habitat improvements. ● Subject to conditional fire suppression with motorized suppression methods used only if necessary to protect life or property. ● Excluded from surface disturbance by mechanized or motorized equipment. ● OHV use limited to designated roads/trails. ● Available for private and commercial use of woodland products in designated areas with designated access, except that on-site collection of dead fuelwood for campfires would be allowed throughout the area. <p><u>Grand Gulch Special Emphasis Area</u></p> <p>Contained within the Cedar Mesa ACEC; would be managed as:</p> <ul style="list-style-type: none"> ● Closed to mineral leasing (Category 4). ● Not available for geophysical exploration. ● Unavailable for disposal of mineral materials. ● Retained in public ownership and classified as segregated from entry (a Secretarial withdrawal would be requested). ● Excluded from private and commercial use of woodland products, except for limited on-site collection of dead wood for campfires. ● Available for livestock use, except Grand Gulch itself, below Kane Gulch fence to the 					
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>confluence with the San Juan River, 11,200 acres.</p> <ul style="list-style-type: none"> • Designated as closed to OHV use. • Managed to limit recreation use if cultural resources or scenic values are being damaged. • Managed as VRM Class I. • Intersection of Cedar Mesa ACEC and the Scenic Highway Corridor ACEC. <p>Where these two ACECs intersect along U-95 and U-261, that portion would be managed as:</p> <ul style="list-style-type: none"> • Available for mineral leasing subject to NSO. • Managed as VRM Class I. 					
<p align="center">DARK CANYON ACEC—Relevance and Importance Values: Scenic and Fish and Wildlife</p> <p>Note: In the 1991 San Juan RMP, the Dark Canyon ACEC was described as protecting values for Recreation/Visual (VRM) because these two programs were combined and managed under the Recreation program. Since that time, the two programs have been separated and are now managed under their own resource management program. Scenic is considered a relevant value under ACEC evaluation processes, however, Recreation is not. Therefore any existing ACECs that are brought forward in this plan will not include Recreation as a value. Management for recreational values would be handled under the Recreation program, specifically SRMAs.</p>					
<p>Dark Canyon ACEC lies entirely within the Dark Canyon WSA (Maps 87–90) and partially within the Dark Canyon SRMA (Maps 36–40). WSAs are managed under the IMP, unless more restrictive management is prescribed.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Dark Canyon ACEC (61,660 acres) (Map 50) would continue to be designated as an ACEC for Recreation/Natural Area and Visual/VRM values, and would be maintained and managed with the following management prescriptions:</p> <ul style="list-style-type: none"> • Unavailable for mineral leasing. • Unavailable for geophysical work. • Unavailable for disposal of mineral materials. • Retained in public ownership • Recommended for mineral withdrawal • Excluded from private and commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Unavailable for livestock use except in Fable Valley, where livestock trailing and emergency grazing (drought or severe winter) would be allowed. • Closed to OHV use. • Managed as VRM Class I with projects that meet these visual 	<p>Dark Canyon (61,660 acres) (Map 51) would be designated as a ACEC, and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • Unavailable for oil and gas leasing. • Unavailable for geophysical exploration. • Unavailable for disposal of mineral materials. • Retained in public ownership and recommended for withdrawal from mineral entry. • Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires on mesa tops. • Campfires limited to mesa top with fire pan (no campfires in canyons). • Human waste to be packed out. • Unavailable for livestock use except in Fable Valley, where livestock trailing and emergency grazing (severe winter) would be allowed. • Closed to OHV use. 	<p>Dark Canyon would not be managed as an ACEC.</p> <p>Dark Canyon WSA would be managed according to the IMP with the following additional restrictions:</p> <ul style="list-style-type: none"> • Campfires limited to mesa top with fire pan (no campfires allowed in canyon). • Excluded from private and/or commercial use of woodland products, except for on site collection of dead wood for fires on mesa tops. • Unavailable for livestock grazing except in Fable Valley, where livestock trailing and emergency grazing (severe winter) would be allowed. • Closed to OHV/mechanized use. • Managed to limit recreation use if wildlife habitat or scenic values are being damaged. • Subject to appropriate fire management response with habitat-disturbing suppression methods used only if necessary to protect life or property. • The Dark Canyon Wild and Scenic suitable river segment 	<p>Dark Canyon would not be managed as an ACEC. Same as Alternative C.</p>	<p>Dark Canyon (61,660 acres) (Map 51) would be designated as a ACEC, Same as Alternative B.</p>	<p>Dark Canyon would not be managed as an ACEC. Dark Canyon WSA would be managed according to the IMP and the Dark Canyon SRMA management prescriptions outlined in the Recreation section of this chapter. The WSA and SRMA would be closed to OHV use.</p>

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<p>standards allowed.</p> <ul style="list-style-type: none"> Managed to limit recreation use if cultural resources or scenic values are being damaged. Subject to conditional fire suppression, with motorized suppression methods used only if necessary to protect life or property. 	<ul style="list-style-type: none"> Managed as VRM Class I with projects that meet these visual standards allowed. Managed to limit recreation use if wildlife habitat or scenic values are being damaged. Subject to conditional fire suppression, with motorized suppression methods used only if necessary to protect life or property. Improvements conditionally allowed for wildlife habitat, watershed, and vegetative treatments that meet VRM Class I and IMP management. 	<p>would be recommended for mineral withdrawal.</p>			
HOVENWEEP ACEC—Relevance and Importance Values: Scenic, Habitat, and Cultural					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Hovenweep ACEC (1,798 acres) (Map 50). would continue to be managed as an ACEC for Cultural and Habitat Management values with two special emphasis zones. The following management prescriptions would apply:</p> <p>General Area Exclusive of Special Emphasis Zones</p> <ul style="list-style-type: none"> Where riparian areas overlap Hovenweep ACEC, the special conditions for floodplains and riparian/aquatic areas would take precedence. Within Hovenweep ACEC, cultural properties eligible for the NRHP would be avoided by 100 feet. Cultural properties eligible for the NRHP would be surrounded by an avoidance area sufficient to allow permanent protection. If cultural resources or their avoidance areas cannot be avoided, appropriate mitigation would be applied, ranging from limited testing to extensive excavation. In any given case, mitigation would be designed to fit the specific circumstances and reviewed by the SHPO and the Advisory Council on Historic Preservation. A Hovenweep National Monument Cooperative Management Strategy (1987) 	<p>Hovenweep would be designated as an ACEC (2,439 acres) (Map 51). and would be managed the same as Alternative A with the addition of 641 acres contiguous with the existing ACEC and east of Hovenweep National Monument</p> <p>The ACEC, exclusive of special emphasis zones, would be managed the same as the general area with the following changes to stipulations:</p> <ul style="list-style-type: none"> Cultural properties eligible for the NRHP would be avoided as necessary to provide permanent protection. This would be implemented on a case-by-case basis. No new routes designated in this ACEC. No surface-disturbing habitat, watershed, or vegetation treatments. Any treatment must avoid cultural sites by sufficient margin as to avoid adverse impact. Available for mineral leasing with standard stipulations. 	<p>Hovenweep would be designated as an ACEC (2,439 acres) (Map 52). and would be managed the same as Alternative A with the addition of 641 acres contiguous with the existing ACEC and east of Hovenweep National Monument</p> <p>The ACEC, exclusive of special emphasis zones, would be managed the same as the general area with the following changes to stipulations:</p> <ul style="list-style-type: none"> Available for watershed improvements and vegetative treatments as long as cultural sites are not impacted. Emphasis would be on non-surface-disturbing vegetation treatments. Available for mineral leasing with standard stipulations. 	<p>Hovenweep would not be designated as an ACEC. Management prescriptions for this area would be the same as the surrounding lands and include but are not limited to the following prescriptions:</p> <ul style="list-style-type: none"> Available for watershed improvements and vegetative treatments as long as cultural sites are not impacted. Emphasis would be on non-surface-disturbing vegetation treatments. Managed as VRM Class III and IV. Available for disposal of mineral materials. Available for mineral leasing with standard stipulations. 	<p>Hovenweep would be designated as an ACEC (2,439 acres) (Map 51). and would be managed the same as Alternative B.</p>	<p>Hovenweep would be designated as an ACEC (2,439 acres) (Map 53). with two special emphasis zones. The following management prescriptions would apply:</p> <p>General Area Exclusive of Special Emphasis Zones</p> <ul style="list-style-type: none"> Management will emphasize maintaining the relevant and important cultural and historic values. When siting facilities, the primary objective will be avoidance of direct and indirect impacts to resources on or eligible for listing on the NRHP (historic properties). Avoidance may require that a facility be moved farther than allowed under standard lease terms and conditions. Siting may require coordination among BLM, State Historic Preservation Officer, and Utah Division of Oil Gas and Mining to ensure consistency with all applicable well spacing requirements. Where the BLM authorized officer determines that avoidance of direct and indirect impacts to historic properties is not feasible (e.g., avoidance may cause unacceptable damage to other public land resources or affect valid existing rights) and adverse effects may occur, the BLM would resolve those effects through development of appropriate mitigation measures and consultation under Section 106 of the National Historic Preservation Act as outlined in the regulations as 36 CFR 800. Additional measures such as fencing, camouflaging, sound muffling, etc. may be necessary to further avoid indirect and direct impacts caused by surface-disturbing activities. Within Hovenweep ACEC, cultural properties eligible for the NRHP would be avoided by 100 feet. Cultural properties eligible for the NRHP would be surrounded by an avoidance area sufficient to allow permanent protection. In any given case, mitigation would be designed to fit the specific circumstances and reviewed by the SHPO, and if necessary, the Advisory Council on Historic Preservation. A Hovenweep National Monument Cooperative Management Strategy (1987) helps to guide site protection, data recovery,

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>helps to guide site protection, data recovery, and all other necessary cultural management activities.</p> <ul style="list-style-type: none"> • Available for mineral leasing (Category 2). • Available for geophysical exploration. • Unavailable for disposal of mineral materials. • Available for mineral entry with an approved plan of operation. • Available for livestock use. • Subject to conditional fire suppression. • OHV use limited to designated roads/trails. • Excluded from private or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Open for improvement in habitat, watershed and vegetation treatments. • Managed as VRM Class III. <p><u>Visual Emphasis Zone (880 acres)</u> Surrounds the west, south and east sides of Hovenweep National Monument and would be managed in accordance with the general prescriptions and with the following special prescriptions:</p> <ul style="list-style-type: none"> • NSO for mineral leasing. • Excluded from watershed and grazing (vegetative) treatment improvement. • Managed as VRM Class III. <p><u>Cajon Pond Emphasis Zone (Habitat)</u> Approximately 1 acre fenced exclusion area in the northern part of the ACEC. It would be managed in accordance with the general prescriptions and with the following special prescriptions:</p> <ul style="list-style-type: none"> • Mineral leasing would be in accordance with a controlled timing stipulation during the shorebird and waterfowl courtship and nesting season of March 1–June 30. • Excluded from livestock use. 					<p>and all other necessary cultural management activities.</p> <ul style="list-style-type: none"> • A Cultural CRMP consistent with the goals and objectives of this RMP would be written for Hovenweep ACEC, if necessary, and would not require a plan amendment to RMP • Available for mineral leasing subject to minor constraints (CSU). • Available for geophysical exploration. • Unavailable for disposal of mineral materials. • Appropriate management for wildland fire in accordance with the Moab District Fire Plan. • Available for mineral entry with an approved plan of operation. • OHV use limited to designated roads/trails. • Excluded from private or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Improvements for habitat, watershed and vegetation treatments could be considered. • Livestock use may be restricted if cultural resources are impacted. • Managed as VRM Class III. <p><u>Visual Emphasis Zone (880 acres)</u> Surrounds the west, south, and east sides of Hovenweep National Monument and would be managed in accordance with the general prescriptions and with the following special prescriptions:</p> <ul style="list-style-type: none"> • NSO for mineral leasing. • Excluded from watershed and grazing (vegetative) treatment improvement. • ROW avoidance area. • Managed as VRM Class II. • Livestock use may be restricted if cultural resources are impacted. <p><u>Cajon Pond Emphasis Zone (Habitat)</u> Approximately 1 acre fenced exclusion area in the northern part of the ACEC. It would be managed in accordance with the general prescriptions and with the following special prescriptions:</p> <ul style="list-style-type: none"> • Mineral leasing would also be in accordance with a controlled timing stipulation during the shorebird and waterfowl courtship and nesting season of March 1–June 30. • Excluded from livestock use.
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

INDIAN CREEK ACEC—Relevance and Importance Value: Scenic					
Note: In the 1991 San Juan RMP, Indian Creek ACEC was described as protecting values for Recreation/Visual (VRM) because these two programs were combined and managed under the Recreation program. Since that time, the two programs have been separated and are now managed under their own resource management programs. Scenic is considered a relevant value under ACEC evaluation processes, however, recreation is not. Therefore any existing ACECs that are brought forward in this plan will not include recreation as a value. Management for recreational values would be handled under the recreation program, specifically SRMAs.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Indian Creek ACEC (8,510 acres) (Map 50) covers an area adjacent to Canyonlands National Park, falls within Canyon Basins SRMA. Portions of the Indian Creek ACEC lie within portions of the Indian Creek WSA, which would be managed under the IMP. The ACEC would be managed to maintain scenic quality with the following prescriptions:</p> <ul style="list-style-type: none"> • Almost all the ACEC would be in ROS P-class areas. • All vegetation must be with native species naturally occurring in the vicinity. • Available for mineral leasing with stipulations to prevent surface occupancy (Category 3) NSO; however, the are manager would grant an exception to the NSO stipulation in the event it is determined through and EA or EIS, is necessary, with the adoption and use of appropriate mitigation measures, that the project would meet visual quality standards for the area. • Available for geophysical exploration. • Unavailable for disposal of mineral materials. • Available for mineral entry with an approved plan of operations. • Retained in public ownership. • Excluded from private and commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Closed to OHV use. • Managed to limit recreation use if scenic values are being damaged. • Managed as VRM Class I. • Subject to conditional fire suppression, with motorized suppression methods used only 	<p>Indian Creek (8,510 acres) (Map 51) would be designated as a ACEC. It would be managed the same as Alternative A with the following changes:</p> <ul style="list-style-type: none"> • Recommended for withdrawal from mineral entry. • Campfires are restricted to fire rings where fire rings are available. • Excluded from on-site collection of dead wood for campfires. 	<p>Indian Creek (3,908 acres) (Map 52) would be designated as an ACEC. The WSA would be eliminated from within the boundary. Management would be the same as Alternative B, except OHV use would be limited to designated roads and trails.</p>	<p>Indian Creek would not be designated as an ACEC. Management prescriptions for this area would be the same as the surrounding lands. Recreational restrictions are described under the Indian Creek SRMA in this Chapter. Other management in this area would include, but is not limited to:</p> <ul style="list-style-type: none"> • OHV use limited to designated roads and trails. • Mineral leasing subject to standard stipulations and minor constraints. • Open to mineral material sales. • Managed as VRM Class III. 	<p>Indian Creek (8,510 acres) (Map 51) would be designated as a ACEC. Same as Alternative B, except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as unavailable for OHV use, as ROW exclusion areas, as unavailable for disposal of mineral materials, as unavailable for private and commercial woodland harvest, as VRM Class I, and as proposed for withdrawal from mineral entry.</p>	<p>Indian Creek (3,908 acres) (Map 53) would be designated as a ACEC and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • Managed as VRM Class I. • Available for mineral leasing subject to No Surface Occupancy (NSO). • Unavailable for disposal of mineral materials. • Available for geophysical work if VRM Class I can be met. • Unavailable for private and/or commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Available for livestock use. • Closed to OHV use. • All revegetation must be with native species naturally occurring in the vicinity. • Managed to limit recreation use if scenic values are being damaged. • Retained in public ownership and recommended for withdrawal from mineral entry. • ROW avoidance area.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

LAVENDER MESA (Mesa Top Only) ACEC—Relevance and Importance Value: Relict Vegetation					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Lavender Mesa ACEC (Map 50). Grazing Management Program, Relict Vegetation, (649 acres): Would be maintained and would continue to be managed with the following management prescriptions:</p> <ul style="list-style-type: none"> • Managed to provide a baseline for rangeland studies through research and experiments and to allow for SPNM recreation. • Managed as ROS SPNM class. • Available for mineral leasing with an approved plan of operations, subject to stipulations precluding surface use of the mesa top insofar as possible (NSO). • Available for geophysical work. • Unavailable for disposal of mineral materials. • Available for mineral entry with an approved plan of operations, subject to stipulations precluding surface use of the mesa top insofar as possible. • Retained in public ownership and not classified, segregated, or withdrawn from entry. • Excluded from private or commercial use of woodland products, including limited on-site collection of dead wood for campfires. • Unavailable for livestock grazing, including grazing by saddle stock and pack animals allowed for access. • Excluded from land treatments or other improvements, except for test plots and facilities necessary for study of relict plant communities. • Excluded from wildlife habitat improvements. • Excluded from watershed control structures. • Subject to conditional fire suppression. • Closed to OHV use. 	<p>Lavender Mesa (649 acres) (Map 51) would continue to be designated as a ACEC, and would be managed with the same management prescriptions as the Alternative A, except for the following changes:</p> <ul style="list-style-type: none"> • Non-surface-disturbing vegetative treatment allowed to control invasive species and for rehabilitation of disturbed surfaces. • Managed as NSO for oil and gas leasing. • Available for locatable mineral entry with approved plan of operations (for the sides of the mesa, not the top), subject to stipulations protecting vegetation on the mesa top. • No campfires allowed. • Managed to limit recreation use if vegetation communities are being adversely impacted. • Helicopter access allowed for scientific study and heliportable equipment. • Managed as VRM Class II. 	<p>Lavender Mesa (649 acres) (Map 52) would continue to be designated as a ACEC and would be managed with the same management prescriptions as Alternative A, except for the following changes:</p> <ul style="list-style-type: none"> • Excluded from land treatments or other improvements, except for test plots and facilities necessary for study of the plant communities, and restoration/reclamation activities. • Managed as NSO for oil and gas leasing. • Available for locatable mineral entry with approved plan of operations, subject to stipulations protecting vegetation on the mesa top. • No campfires allowed. • Managed to limit recreation use if vegetation communities are being adversely impacted. • Geophysical exploration allowed if it does not adversely impact vegetation communities. • Managed as VRM Class II. • Helicopter access allowed for scientific study and heliportable equipment. 	<p>Lavender Mesa would not be designated as an ACEC and would be managed the same as the surrounding area.</p> <ul style="list-style-type: none"> • Mechanized/motorized travel limited to designated routes. However, it should be noted that the area is inaccessible to motorized travel or grazing. • Helicopter access allowed for scientific study and heliportable equipment. • Managed as VRM Class III. • Unavailable for private and/or commercial use of woodland products including limited on-site collection of dead wood for campfires. 	<p>Lavender Mesa would continue to be designated as an ACEC (Map 51). It would be managed the same as Alternative B except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p>Lavender Mesa (649 acres) (Map 53) would continue to be designated as an ACEC and would be managed with the same management prescriptions as Alternative A, except for the following changes:</p> <ul style="list-style-type: none"> • Excluded from land treatments or other improvements, except for test plots and facilities necessary for study of the plant communities, and restoration/reclamation activities. • Managed as NSO for oil and gas leasing. • Closed to disposal of mineral materials • Available for locatable mineral entry with approved plan of operations, subject to stipulations protecting vegetation on the mesa top. • No campfires allowed. • Managed to limit recreation use if vegetation communities are being adversely impacted. • Geophysical exploration allowed if it does not adversely impact vegetation communities. • Managed as VRM Class II. • Helicopter access allowed for scientific study and heliportable equipment. • ROW avoidance area. • Retained in public ownership. • Excluded from private or commercial use of woodland products, including limited on-site collection of dead wood for campfires. • Unavailable for livestock grazing, including grazing by saddle stock and pack animals allowed for access. • Excluded from wildlife habitat improvements. • Excluded from watershed control structures. • Appropriate management response to wildland fire in accordance with the Moab District Fire Plan. • Closed to OHV use.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<ul style="list-style-type: none"> Managed to limit recreation use if cultural resources or scenic values are being damaged. Excluded from surface disturbance by mechanized or motorized equipment, except helicopter access for scientific study and heliportable equipment, insofar as possible. 					
LOCKHART BASIN ACEC—Relevance and Importance Values: Scenic and Cultural					
Lockhart Basin ACEC overlays the Indian Creek WSA (6,870 acres). WSAs are managed under the IMP, unless more restrictive management is prescribed.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>There is not an existing ACEC for Lockhart Basin. A portion of the potential Lockhart Basin ACEC area includes the Indian Creek existing ACEC. Refer to the Indian Creek ACEC (Alternative A) for management prescriptions.</p>	<p>Lockhart Basin (47,783) (Map 51) acres would be designated as a ACEC and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> Managed as VRM Class I. Available for mineral leasing subject to NSO. Exemptions may be granted on a case-by-case basis if site-specific NEPA determines that VRM Class I can be met. Surface-disturbing activities would be prohibited. Exemptions may be granted on a case-by-case basis if site-specific NEPA determines that VRM Class I can be met. Available for geophysical exploration if VRM Class I can be met. Unavailable for disposal of mineral materials. Retained in public ownership and recommended for withdrawal from mineral entry. Available for livestock use. Pursue acquisition of state in-holdings in this ACEC. Open for campfires. Unavailable for woodland product use except for limited on-site collection of dead wood for campfires. 	<p>Lockhart Basin would not be designated as an ACEC. It would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> Managed as VRM Class II and III. Available for mineral leasing subject to timing limitations and controlled surface use in Bighorn Sheep area, and Standard lease terms in remaining area. Retained in public ownership. Available for livestock use. Open for campfires. Unavailable for woodland product use except for limited on-site collection of dead wood for campfires. 	<p>Same as Alternative C.</p>	<p>Lockhart Basin (47,783) (Map 51) acres would be designated as a ACEC and would be managed the same as Alternative B except for the non-WSA lands with wilderness characteristics. These lands would be managed as unavailable for mineral leasing, closed for OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p>Lockhart Basin would not be designated as an ACEC. It would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> Available for mineral leasing subject to timing limitations and controlled surface use in Bighorn Sheep area, and Standard lease terms in remaining area. Retained in public ownership. Available for livestock use. Managed as VRM Class II and III. OHV use limited to designated roads and trails Open for campfires. Unavailable for woodland product use except for limited on-site collection of dead wood for campfires. Where the ACEC intersects with the Colorado River Segment 2, it would be managed as VRM Class II, NSO for mineral leasing. Where the ACEC intersects Colorado River Segment 3, it would be managed as VRM II, unavailable for mineral leasing, closed to OHV use, and recommended for withdrawal from locatable mineral entry.
SAN JUAN RIVER ACEC—Relevance and Importance Values: Scenic, Cultural, Fish and Wildlife, Natural Systems and Processes, and Geologic Features					
A Cultural Resources Management Plan would be written for the San Juan River.					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>There is not an existing ACEC for the San Juan River. The area would continue to be managed as the San</p>	<p>The San Juan River (7,590 acres) (Map 51). would be designated as ACEC and would be managed with</p>	<p>Same as Alternative B (Map 52).</p>	<p>The area would not be designated as an ACEC. Recreation management</p>	<p>The San Juan River (7,590 acres) (Map 51) would be designated as an ACEC and managed the same as</p>	<p>The San Juan River (4,321 acres) (Map 53) would be designated as a ACEC. The acreage has been reduced to exclude San Juan River Segment 5 area, which was determined Suitable for Wild</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>Juan River SRMA (15,100 acres).</p>	<p>the following prescriptions:</p> <ul style="list-style-type: none"> • Vehicle access, including OHVs/mechanized, limited to designated routes. • Unavailable for private and/or commercial use of woodland products except for limited on-site collection of dead wood for campfires; woodland use within the floodplain would be limited to collection of driftwood for campfires. • Available for livestock use October 1–May 31. (Grazing must incorporate rest-rotation and/or deferred management systems. Riparian areas must meet or exceed PFC to the extent affected by grazing. • Available for watershed, range, wildlife habitat improvements and vegetation treatments. • West Montezuma Creek to Private land managed as VRM Class II. • West of accreted land at Town of Bluff to River mile 9 managed as VRM Class III. • River mile 9 to river mile 23 (above Mexican Hat formation) managed as VRM Class I. • River mile 23.8 to river mile 28 managed as VRM Class III. • River mile 28 to Glen Canyon NRA managed as VRM Class I. • Available for oil and gas leasing subject to NSO. • Unavailable for mineral material disposal. • Recommended for withdrawal from locatable mineral entry. • Managed to limit recreation use if wildlife values are being adversely impacted. • Camping closed in areas as necessary to protect cultural, wildlife, and natural processes. • Designated access trails to cultural sites as necessary to protect cultural resources. • No camping in cultural sites. • Ropes and other climbing aids not allowed for access to ruins, 		<p>prescriptions identified under the San Juan River SRMA in the Recreation Section of this Chapter would also be followed.</p>	<p>Alternative B except: non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry. Recreation management prescriptions identified under the San Juan River SRMA in the Recreation Section of this Chapter would also be followed.</p>	<p>and Scenic River designation (see Wild and Scenic River section of this Chapter for management prescriptions.) The ACEC would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • Vehicle access, including OHVs/mechanized, limited to designated routes. • Unavailable for private and/or commercial use of woodland products except for limited on-site collection of dead wood for campfires; woodland use within the floodplain would be limited to collection of driftwood for campfires. • Available for livestock use October 1–May 31. (Grazing must incorporate rest-rotation and/or deferred management systems. Riparian areas must meet or exceed PFC to the extent affected by grazing. • Available for watershed, range, wildlife habitat improvements and vegetation treatments. • West Montezuma Creek to Private land managed as VRM Class II. • West of accreted land at Town of Bluff to River mile 9 managed as VRM Class III. • River mile 9 to river mile 23 (above Mexican Hat formation) managed as VRM Class I. • River mile 23.8 to river mile 28 managed as VRM Class III. • Available for oil and gas leasing subject to NSO. • Unavailable for mineral material disposal. • Recommended for withdrawal from locatable mineral entry. • Managed to limit recreation use if wildlife values are being adversely impacted. • Camping closed in areas as necessary to protect cultural, wildlife, and natural processes. • Designated access trails to cultural sites as necessary to protect cultural resources. • No camping in cultural sites. • Ropes and other climbing aids not allowed for access to ruins, cultural sites, and nesting raptors. • San Juan River Segments 1, 2 and 3 would be ROW avoidance areas. • Recreation management prescriptions identified under the San Juan River SRMA in the Recreation Section of this Chapter would also be followed and is consistent with the management outlined above.
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<p>cultural sites, and nesting raptors.</p> <ul style="list-style-type: none"> Recreation management prescriptions identified under the San Juan River SRMA in the Recreation Section of this Chapter would also be followed and is consistent with the management outlined above. 				
SCENIC HIGHWAY CORRIDOR ACEC—Relevance and Importance Value: Scenic					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>For the 21,380 acres where the Scenic Highway Corridor ACEC (79,017 acres) (Map 50) overlaps the Cedar Mesa ACEC (295,336 acres), the special conditions for Scenic Highway Corridor ACEC would take precedence.</p> <p>Special conditions for the Corridor would be:</p> <ul style="list-style-type: none"> Open for mineral leasing with stipulations to prevent surface occupancy (Category 3); however, the area manager would grant an exception to the NSO stipulation in the event it is determined, through an environmental assessment or environmental impact statement, if necessary, with the adoption and use of appropriate mitigation measures, that the project would meet visual quality standards. Available for disposal of mineral materials subject to visual quality considerations. Managed to limit recreation use if scenic values are being damaged. Managed as VRM Class I with projects that meet these visual quality standards allowed. 	<p>The Scenic Highway Corridor would not be designated as an ACEC.</p> <p>The scenic values would be protected throughout this linear feature through management prescription for the overlying SRMAs, WSAs, ACECs, among others.</p>	<p>The Scenic Highway Corridor would not be designated as an ACEC.</p> <p>The scenic values would be protected throughout this linear feature through management prescription for the overlying SRMAs, WSAs, ACECs, among others.</p>	<p>The Scenic Highway Corridor would not be designated as an ACEC.</p> <p>The scenic values would be protected throughout this linear feature through management prescription for the overlying SRMAs, WSAs, ACECs, among others.</p>	<p>The Scenic Highway Corridor would not be designated as an ACEC.</p> <p>The scenic values would be protected throughout this linear feature through management prescription for the overlying SRMAs, WSAs, ACECs, non-WSA lands with wilderness characteristics, among others.</p>	<p>The Scenic Highway Corridor would not be designated as an ACEC.</p> <p>The scenic values would be protected throughout this linear feature through management prescription for the overlying SRMAs, WSAs, ACECs, among others.</p>
SHAY CANYON ACEC—Relevance and Importance Value: Cultural					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Shay Canyon ACEC (3,561 acres) (Map 50): Cultural and Special Emphasis Area for conservation value would be maintained with the following management prescriptions:</p> <ul style="list-style-type: none"> Where riparian areas overlap part of Shay Canyon ACEC, the special conditions for floodplains 	<p>Shay Canyon (119 acres) (Map 51) would be designated as a ACEC and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> A CRMP would be written for Shay Canyon ACEC. OHV and mechanized travel limited to designated routes. No surface disturbance for 	<p>Same as Alternative B (Map 52).</p>	<p>Shay Canyon would not be designated as an ACEC. It would be managed the same as the surrounding area, with the following prescriptions;</p> <ul style="list-style-type: none"> Open to grazing. Managed as VRM Class III. OHV use limited to designated routes. 	<p>Same as Alternative B (Map 51) except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as unavailable for OHV use, as ROW exclusion areas, as unavailable for disposal of mineral materials, as unavailable for private and commercial woodland harvest, as VRM Class I, and as proposed</p>	<p>Shay Canyon (119 acres) (Map 53) would be designated as a ACEC and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> OHV and mechanized travel limited to designated routes. No surface disturbance for vegetation, watershed, or wildlife treatments/improvements. NSO for oil and gas. Open to geophysical exploration as long as it is consistent with the objectives of the ACEC.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>and riparian/aquatic areas would take precedence.</p> <ul style="list-style-type: none"> • Within Shay Canyon ACEC, cultural properties eligible for NRHP would be surrounded by a buffer sufficient to allow permanent protection. If cultural resources or their buffers cannot be avoided, appropriate mitigation would be applied ranging from limited testing to extensive excavation. • In any given case, mitigation would be designed to fit the specific circumstances and reviewed by the SHPO and the Advisory Council on Historic Preservation. The Cedar Mesa Management Plan developed for the ACEC would guide fire protection, data recovery, and all other necessary cultural management activities. • Revegetation must be successfully established within 5 years after project completion. • Available for mineral leasing; surface use limited by special conditions. • Available for geophysical work. • Available for disposal of mineral materials. • Available for mineral entry with an approved plan of operations. • Retained in public ownership and not classified, segregated, or withdrawn from entry. • Excluded from private and commercial use of woodland products, except for limited on-site collection of dead wood for campfires. • Available for livestock use. • Managed as VRM Class I, with projects that meet these visual quality standards allowed. • Subject to conditional fire suppression. • OHV use limited to designated roads/trails. • Open for improvements in habitat and watershed. • Special Emphasis Area (corridor averaging 275 feet wide centered 	<p>vegetation, watershed, or wildlife treatments/improvements.</p> <ul style="list-style-type: none"> • NSO for mineral leasing. • Open to geophysical exploration as long as it is consistent with the objectives of the ACEC. • Grazing restricted to trailing only. • With the exception of side canyons, hiking limited to designated trails. • Open to mineral entry with an approved plan of operations to avoid impacts to cultural and paleontological resources. • Closed to disposal of mineral materials. • Campfires not allowed. • Unavailable for private or commercial use of woodland products including on-site collection of dead wood for campfires. • Recreation use may be limited if cultural and paleontological resources are impacted. • Managed as VRM Class II. • Closed to camping. 		<ul style="list-style-type: none"> • Unavailable for private or commercial use of woodland products including on-site collection of dead wood for campfires. 	<p>for withdrawal from mineral entry.</p>	<ul style="list-style-type: none"> • Grazing restricted to trailing only. • With the exception of side canyons, hiking limited to designated trails. • Open to mineral entry with an approved plan of operations to avoid impacts to cultural and paleontological resources. • Closed to disposal of mineral materials. • Campfires not allowed. • Unavailable for private or commercial use of woodland products including on-site collection of dead wood for campfires. • Recreation use may be limited if cultural and paleontological resources are impacted. • Managed as VRM Class II. • Closed to camping. • ROW avoidance area. • A Cultural CRMP consistent with the goals and objectives of this RMP would be written for Shay Canyon ACEC and would not require a plan amendment to RMP.
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Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>on [upper] Indian Creek): Managed to maintain and enhance riparian/aquatic habitat quality and to increase the extent of fishery habitat.</p>					
VALLEY OF THE GODS ACEC—Relevance and Importance Value: Scenic					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Valley of the Gods: (31,387 acres) Special Emphasis Area for Scenic Value within the Cedar Mesa ACEC.</p> <ul style="list-style-type: none"> • Surface disturbance would be managed to be compatible with VRM Class I criteria. • Surface disturbance would be limited to what can be successfully established within 1 year after project completion. Revegetation must be with native species naturally occurring in the vicinity. • Available for mineral leasing, NSO; however, the manager would grant an exception to the NSO stipulation in the event it is determined through an EA (or EIS, if necessary) that with the adoption and use of appropriate mitigation measures, the project would meet visual quality standards for the area. • Available for geophysical work. • Available for disposal of mineral materials with an approved plan of operations. • Available for mineral entry with an approved plan of operations. • Retained in public ownership and not classified, segregated, or withdrawn from entry. • Available for private and commercial use of woodland. • Open for livestock use. • Managed as VRM Class I. • OHV use limited to designated roads and trails. • Subject to conditional fire suppression. 	<p>Valley of the Gods (22,863 acres) (Map 51) would be designated as an ACEC and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • Managed as VRM Class I. • Unavailable for mineral leasing. • Closed to the disposal of mineral materials. • Recommended for withdrawal from locatable mineral entry. • Available for vegetation treatments if meets VRM Class I objectives. • No campfires allowed. • Unavailable for private and/or commercial use of woodland products. • The BLM would pursue acquisition of state in-holdings in this ACEC. • Valley of the Gods ACEC lies within the Cedar Mesa SRMA. Recreational management prescriptions including limitations on group size, pets and stock animals are provided. See Recreation section in this Chapter under Cedar Mesa SRMA. 	<p>Valley of the Gods (22,863 acres) (Map 52) would be designated as an ACEC and would be managed the same as Alternative B. Valley of the Gods ACEC lies within the Cedar Mesa SRMA. Recreational management prescriptions including limitations on group size, pets and stock animals are provided. See Recreation section in this Chapter under Cedar Mesa SRMA.</p>	<p>Valley of the Gods would not be designated as an ACEC.</p>	<p>Valley of the Gods (22,863 acres) (Map 51) would be designated as an ACEC. Management would be the same as Alternative B except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry. Valley of the Gods ACEC lies within the Cedar Mesa SRMA. Recreational management prescriptions including limitations on group size, pets and stock animals are provided. See Recreation section in this Chapter under Cedar Mesa SRMA.</p>	<p>Valley of the Gods (22,863 acres) (Map 53) would be designated as an ACEC and would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • Managed as VRM Class I. • Unavailable for mineral leasing. • Closed to the disposal of mineral materials. • Available for mineral entry with an approved plan of operations. • Available for vegetation treatments when consistent with VRM Class 1. • Unavailable for private and/or commercial use of woodland products. • The BLM would pursue acquisition of state in-holdings in this ACEC. • OHV use limited to designated roads and trails • ROW exclusion area. • No campfires allowed.
SPECIAL DESIGNATIONS—WILD AND SCENIC RIVERS					
<p>GOALS AND OBJECTIVES</p> <p>Review all eligible rivers to determine suitability for congressional designation into the National Wild and Scenic Rivers System (NWSRS). To the extent of the BLM's authority (limited to BLM lands within the river corridor), maintain and enhance the free-flowing character, preserve and enhance the ORVs, and allow no activities within the river corridor that would alter the tentative classification of those</p>					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

river segments determined suitable for congressional designation into the NWSRS until Congress acts on the designation.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>River segments found suitable and/or recommended for designation would be managed in accordance with the Wild and Scenic Rivers Act to protect the free-flowing nature of the river/segment, the tentative classification level, and to prevent impairment of the outstandingly remarkable values within 0.25 mile from high water mark on each side of the river not to exceed 320 acres per mile. On the San Juan River the area would be 0.25 mile from high water mark on the north side not to exceed 160 acres per mile. On the San Juan River, the BLM has jurisdiction on the lands north of the river; and the Navajo Nation has jurisdiction on the southern side of the river. The BLM would coordinate with the Navajo Nation in developing consistent management of the river.</p> <p>The White Canyon had a river segment found eligible in the 1991 San Juan Resource Management Plan. There were 30 miles from the Manti-La Sal National Forest boundary to the Glen Canyon National Recreation Area that were studied at that time. A new eligibility evaluation was conducted in 2004 (Appendix H, page 80), which determined this segment did not meet the eligibility criteria outlined in BLM policy due to a lack of intermittent or perennial flow. For this reason it was not carried forward for suitability study into this RMP revision.</p> <p>Management prescriptions for designated WSRs are listed in the BLM Manual 8351, WSRs—Policy and Program Direction for Identification, Evaluation, and Management (BLM 1993b) by tentative classification: wild, scenic, and recreational.</p> <p>The BLM would work with state, local, and tribal governments, and other federal agencies, in a state-wide study, to reach consensus regarding recommendations to Congress for the inclusion of rivers in the National Wild and Scenic Rivers System. Besides applying consistent criteria across agency jurisdictions, the joint study would avoid piecemealing of river segments in logical watershed units in the state. The study would evaluate, in detail, the possible benefits and effects of designation on the local and state economies, agricultural and industrial operations and interests, outdoor recreation, natural resources (including the outstandingly remarkable values for which the river was deemed suitable), water rights, water quality, water resource planning, and access to and across river corridors within, and upstream and downstream from the proposed segment(s). Actual designation of river segments would only occur through congressional action or as a result of Secretarial decision at the request of the governor in accordance with provisions of the Wild and Scenic Rivers Act (the Act). The BLM will work with the state, local, and tribal governments, and the agencies involved to coordinate its decision making on WSR issues and to achieve consistency wherever possible.</p> <p>The BLM recognizes that water resources on most river and stream segments within the State of Utah are already fully allocated. Before stream segments that have been recommended as suitable under this Proposed Plan are recommended to Congress for designation, the BLM will continue to work with affected local, state, federal, and tribal partners to identify in-stream flows necessary to meet critical resource needs, including values related to the subject segment(s). Such quantifications would be included in any recommendation for designation. The BLM would then seek to jointly promote innovative strategies, community-based planning, and voluntary agreements with water users, under State law, to address those needs.</p> <p>Should designations occur on any river segment as a result of Secretarial or congressional action, existing rights, privileges, and contracts would be protected. Under Section 12 of the Act, termination of such rights, privileges, and contracts may happen only with the consent of the affected non-federal party. A determination by the BLM of eligibility and suitability for the inclusion of rivers on public lands to the National Wild and Scenic Rivers System does not create new water rights for the BLM. Federal reserved water rights for new components of the Wild and Scenic Rivers System are established at the discretion of Congress. If water is reserved by Congress when a river component is added to the National Wild and Scenic Rivers System, it would come from water that is not appropriated at the time of designation, in the amount necessary to protect features, which led to the river's inclusion into the system. The BLM's intent would be to leave existing water rights undisturbed and to recognize the lawful rights of private, municipal, and state entities to manage water resources under state law to meet the needs of the community. Federal law, including Section 13 of the Act and the McCarren Amendment (43 United States Code [U.S.C.] 666), recognizes state jurisdiction over water allocation in designated streams. Thus, it is the BLM's position that existing water rights, including flows apportioned to the State of Utah interstate agreements and compacts, including the Upper Colorado River Compact, and developments of such rights would not be affected by designation or the creation of the possible federal reserved water right. The BLM would seek to work with upstream and downstream water users and applicable agencies to ensure that water flows are maintained at a level sufficient to sustain the values for which affected river segments were designated.</p>					
Colorado River Segment 1 (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Recommendation: This segment of the Colorado River was not evaluated for eligibility in the 1991 San Juan RMP (see Segments 2 and 3 below).	Recommendation: Suitable—Recreational Size: 352 acres Location: Northern-most Monticello PA boundary, east side of Colorado River (1 mile north of Potash land) south of private land. Total river miles: 6.2 BLM river miles: 2.2 This segment would be managed with the following prescriptions: <ul style="list-style-type: none"> VRM Class III. Available for oil and gas leasing subject to standard lease terms, except for floodplains and riparian corridors, which would be managed as available for oil and gas leasing subject to NSO. 	Recommendation: Not suitable.	Recommendation: Not suitable.	Same as Alternative B.	Recommendation: Not suitable.
Colorado River Segment 2 (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Recommendation: The Colorado River was determined eligible in the 1991 San Juan RMP; suitability was not evaluated at that time. Location: From state lands near	Recommendation: Suitable—Scenic. Size: 880 acres Location: State lands near river	Recommendation: Suitable—Scenic. Size: 880 acres Location: State lands near river mile	Recommendation: Not suitable.	Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed unavailable for mineral leasing, closed to OHV use, ROW exclusion	Recommendation: Suitable—Scenic. Size: 880 acres Location: State lands near river mile 44 to approximately river mile 38.5 (5.5 miles).

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>river mile 44 to the boundary of Canyonlands National Park, 12.5 miles.</p> <p>The eligible segment includes the BLM portion of the Colorado River, from the north line of public land south of the San Juan County line down river to the north boundary of Canyonlands National Park. This segment would be managed under special conditions for floodplains and riparian/aquatic areas (entire 12.5-mile segment) and SPNM class (lower 9.5-mile segment). Floodplains and riparian/aquatic areas would be:</p> <ul style="list-style-type: none"> • Available for mineral leasing with stipulations to prevent surface occupancy within actual floodplains or riparian/aquatic areas (Category 3). • Managed as ROS SPNM. <p>Note: These stipulations apply to proposed Colorado River Segments 2 and 3.</p>	<p>mile 44 to approximately river mile 38.5.</p> <p>Total river miles: 6.8 BLM river miles: 5.5 miles</p> <p>This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class II. • Available for oil and gas leasing subject to NSO. 	<p>44 to approximately river mile 38.5 (5.5 miles).</p> <p>This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class II. • Available for oil and gas leasing subject to NSO. • Motorized boat use allowed on the river. 		<p>areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p>This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class II. • Available for oil and gas leasing subject to NSO. • Motorized boat use allowed on the river. • ROW avoidance area. <p>Total river miles: 6.8 BLM river miles: 6.8</p>
Colorado River Segment 3 (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>See management prescriptions above.</p>	<p>Recommendation: Suitable—Scenic.</p> <p>Size: 1,040 acres</p> <p>Location: From approximately river mile 37.5 at state land to boundary of Canyonlands National Park near river mile 31.</p> <p>Total river miles: 6.5 BLM river miles: 6.5</p> <p>This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Unavailable for oil and gas leasing. • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry. • Closed to motorized boat use. 	<p>Recommendation: Suitable—(Scenic).</p> <p>Size: 1,040 acres</p> <p>Location: From approximately river mile 37.5 at state land to boundary of Canyonlands National Park near river mile 31 (6.5 miles).</p> <p>This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Unavailable for oil and gas leasing. • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry. • Closed to motorized boat use. 	<p>Recommendation: Not suitable.</p>	<p>Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p>Recommendation: Suitable—Scenic</p> <p>Size: 1,040 acres</p> <p>Location: From approximately river mile 37.5 at state land to boundary of Canyonlands National Park near river mile 31 (6.5 miles).</p> <p>This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I • Unavailable for oil and gas leasing. • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry. • Motorized boat use allowed on the river • ROW exclusion area. <p>Total river miles: 6.5 BLM river miles: 6.5</p>
Indian Creek (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Recommendation: This segment of Indian Creek was not evaluated for eligibility in the 1991 San Juan RMP.</p>	<p>Recommendation: Suitable—Recreational.</p> <p>Size: 1,536 acres</p> <p>Location: Forest boundary to</p>	<p>Recommendation: Not suitable.</p>	<p>Recommendation: Not suitable.</p>	<p>Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed unavailable for mineral leasing, closed to OHV use, ROW exclusion</p>	<p>Recommendation: Not suitable.</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<p>Donnelly Canyon. Total river miles: 6.5 BLM river miles: 4.8 miles This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class III. • Available for oil and gas leasing subject to standard lease terms, except for floodplains and riparian corridors, which would be available for oil and gas leasing subject to NSO. • OHV travel would be limited to designated routes. 			<p>areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	
Fable Valley (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Recommendation: This segment of Fable Valley was not evaluated for eligibility in the 1991 San Juan RMP.</p>	<p>Recommendation: Suitable—Scenic. Size: 2,176 acres Location: Source to mouth at Gypsum Creek Total river miles: 6.8 BLM river miles: 6.8 Recommended as Suitable—Scenic. This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Unavailable for oil and gas leasing. • Managed per IMP. 	<p>Recommendation: Not suitable.</p>	<p>Recommendation: Not suitable.</p>	<p>Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p>Recommendation: Not suitable.</p>
Dark Canyon (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Recommendation: This segment of Dark Canyon was not evaluated for eligibility in the 1991 San Juan RMP.</p>	<p>Recommendation: Suitable—Wild. Size: 2,048 acres Location: Forest boundary to Glen Canyon NRA below Young's Canyon. Total river miles: 13.6 BLM river miles: 6.4 This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Unavailable for oil and gas leasing. • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry. 	<p>Same as Alternative B.</p>	<p>Recommendation: Not suitable.</p>	<p>Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p>Recommendation: Suitable—Wild. Size: 2,048 acres Location: Forest boundary to Glen Canyon NRA below Young's Canyon. Total river miles: 13.6 BLM river miles: 6.4 This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Unavailable for oil and gas leasing. • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry.
San Juan River Segment 1 (Maps 54 and 55)					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Recommendation: This segment of the San Juan River and the upper portion of proposed Segment 2 were not evaluated for eligibility in the 1991 San Juan RMP (see Segments 2, 3, 4, and 5 below).</p>	<p>Recommendation: Suitable—Recreational. Size: 1,360 acres Location: West Montezuma Creek to private land just before "avulsed" parcel of Navajo land at St. Christopher's Mission. Total river miles: 15.3 BLM River Miles: 8.5 This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class III. • Available for oil and gas leasing subject to standard lease terms except for floodplains and riparian corridors which would be available for oil and gas leasing subject to NSO. 	<p>Recommendation: Not suitable.</p>	<p>Recommendation: Not suitable.</p>	<p>Same as Alternative B.</p>	<p>Recommendation: Not suitable.</p>
San Juan River Segment 2(Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>San Juan River (This description covers a portion of proposed San Juan River Segment 2 and all of proposed Segments 3, 4, and 5.) The eligible segment includes the BLM portion of the San Juan River from the bridge on US Highway 191 south of Bluff to the Glen Canyon NRA boundary. This segment would be managed under the special conditions listed below: ROS P-Class Conditions for San Juan River</p> <ul style="list-style-type: none"> • Excluded from private and commercial use of woodland products, except for on-site collection of dead wood for campfires. • Available for livestock use. • Excluded from new land treatments. • Managed to allow cultural resources to remain subject to natural forces. • Managed as VRM Class I, with only those projects that meet class-I objective allowed; subject to conditional fire suppression, with motorized suppression methods used only if necessary to protect life and property. • Excluded from surface 	<p>Recommendation: Suitable—Recreational. Size: 1,600 acres Location: West of "accreted" land at town of Bluff, Utah at river mile (minus) -1 to river mile 9. Total river miles: 10 BLM river miles: 10 This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class III. • Available for oil and gas leasing subject to standard lease terms except for floodplains and riparian corridors which would be managed as available for oil and gas leasing subject to NSO. 	<p>Recommendation: Not suitable.</p>	<p>Recommendation: Not suitable.</p>	<p>Same as Alternative B.</p>	<p>Recommendation: Not suitable.</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>disturbance by mechanized or motorized equipment.</p> <p>Semiprimitive Motorized (SPM) Class within San Juan River SRMA</p> <p>The SPM-class area within San Juan River SPRA (9,380 acres) would be managed under certain conditions listed above for P-class areas, except that motorized boat use on San Juan River would be allowed. This area would be managed to maintain an environment of isolation insofar as allowed by river permit and patrol system. Levels of management and use are aimed at maintaining safety and the riverine ecosystem.</p> <p>The following special conditions are in addition to those listed above for P-class areas:</p> <ul style="list-style-type: none"> • The area would be recommended for withdrawal from locatable mineral entry. • Surface disturbance from mining activities on existing claims would be limited to the extent possible without curtailing valid existing rights. • The area above the rim in the vicinity of the Bluff airport lease would be available for mineral material disposal. • Except for motorized boat use on the San Juan River, no vehicle access would be allowed from Comb Wash downstream to Lime Creek and south of Mexican Hat bridge. In areas closed to OHV use, a plan of operations is required for any mining-related activity other than casual use. In other areas within the SRMA, vehicle access would be limited to designated roads and trails. 					
San Juan River Segment 3 (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
See management prescriptions above.	<p>Recommendation: Suitable—Wild. Size: 2,128 acres Location: River mile 9 to river mile 23 above the Mexican Hat formation. Total river miles: 13.3 BLM river miles: 13.3</p>	Recommendation: Not suitable.	Recommendation: Not suitable.	Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland	Recommendation: Not suitable.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<p>This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Unavailable for oil and gas leasing. • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry. 			harvest, VRM Class I, and proposed for withdrawal from mineral entry.	
San Juan River Segment 4 (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
See management prescriptions above.	<p>Recommendation: Suitable—Recreational. Size: 672 acres Location: River mile 23.8 west to river mile 28. Total river miles: 5.3 BLM river miles: 4.2 This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class III. • Available for oil and gas leasing subject to standard lease terms, except for floodplains and riparian corridors, which would be available for oil and gas leasing subject to NSO. 	Recommendation: Not suitable.	Recommendation: Not Suitable	Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed unavailable for mineral leasing, closed to OHV use, ROW exclusion areas, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, VRM Class I, and proposed for withdrawal from mineral entry.	Recommendation: Not suitable.
San Juan River Segment 5 (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
See management prescriptions above.	<p>Recommendation: Suitable—Wild. Size: 2,768 acres Location: River mile 28 to Glen Canyon NRA at river mile 45. Total river miles: 17.3 BLM river miles: 17.3 This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Available for oil and gas leasing subject to NSO. • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry. 	Recommendation: Not suitable.	Recommendation: Not suitable.	Same as Alternative B.	<p>Recommendation: Suitable—Wild. Size: 2,768 acres Location: River mile 28 to Glen Canyon NRA at river mile 45. Total river miles: 17.3 BLM river miles: 17.3 This segment would be managed with the following prescriptions:</p> <ul style="list-style-type: none"> • VRM Class I. • Closed to oil and gas leasing • Closed to OHV use. • Recommended for withdrawal from locatable mineral entry. • ROW exclusion area.
Arch Canyon (Maps 54 and 55)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
This segment was not evaluated for eligibility in the 1991 San Juan RMP.	<p>Recommendation: Suitable—Recreational. Size: 2,208 acres Location: Forest boundary to 0.5 mile west of its confluence with</p>	Recommendation: Not suitable.	Recommendation: Not suitable.	Same as Alternative B.	Recommendation: Not suitable.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	Comb Wash. Total river miles: 7.7 BLM river miles: 6.9 This segment would be managed with the following prescriptions: <ul style="list-style-type: none"> • VRM Class III. • Open to oil and gas leasing subject to standard lease terms, except for floodplains and riparian corridors, which would be managed as open to oil and gas leasing subject to NSO. 				
SPECIAL DESIGNATIONS—WILDERNESS STUDY AREAS (MAP 56)					
GOALS AND OBJECTIVES					
Manage FLPMA Section 603 WSAs in a manner that does not impair their suitability for congressional designation into the National Wilderness Preservation System.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>All lands studied during the FLPMA Section 603 wilderness review will continue to be managed in a manner that does not impair their suitability for congressional designation in accordance with FLPMA Section 603(c), subject to valid existing rights. Actions may be allowed on a case-by-case basis only where the BLM determines that such action would not impair the lands' wilderness suitability.</p> <p>The Monticello FO manages 13 WSAs [389,444 acres as identified in the Statewide Report to Congress and (386,027 GIS acres)]: Mancos Mesa (51,440 acres), Grand Gulch ISA Complex (105,520), Road Canyon (52,420), Fish Creek Canyon (46,440), Mule Canyon (5,990), Cheesebox Canyon (15,410), Dark Canyon ISA Complex (68,030), Butler Wash (24,190), Bridger Jack Mesa (5,290), Indian Creek (6,870), South Needles (160), Squaw and Papoose Canyons (6,676), Cross Canyon (1,008).</p> <p>Only Congress can release a WSA from wilderness consideration. Should any WSA, in part or in whole, be released from wilderness consideration, examine proposals in the released area on a case-by-case basis for consistency with the goals and objectives of the RMP decisions. Actions inconsistent with RMP goals and objectives would be deferred until completion of requisite plan amendments. Because the management direction of the released land would continue in accordance with the goals and objectives established in the RMP, no separate analysis is required in this LUP to address resource impacts if any WSAs are released by Congress.</p> <p>Within the area managed by the Monticello FO, there is an area totaling 2,155 acres contiguous to the Butler Wash WSA that was studied as a boundary variation during the wilderness review mandated by Congress in FLPMA Sections 603(a) and (b). These lands were addressed in the Utah BLM Statewide Wilderness Final EIS (November, 1990) and were recommended for congressional wilderness designation in the Utah Statewide Wilderness Study Reports (October, 1991). This recommendation was forwarded by the President of the United States to Congress in 1993. The lands would continue to be managed in a manner that does not impair their suitability for congressional designation in accordance with FLPMA Section 603(c). Subject to valid existing rights, the only case-by-case actions that would be considered would be those where it is determined that wilderness suitability would not be adversely impacted. Lands within this administratively endorsed area are not under IMP management. This RMP would make decisions to protect those lands until Congress acts.</p> <p>WSAs are managed in a manner consistent with the Interim Management Policy for Lands Under Wilderness Review (IMP) (BLM 1995). The only decisions related to WSA management that would be made in this plan are VRM, OHV designations, and conditional use of specific ways. Any ways established for use through this planning effort must have been previously identified during the initial wilderness inventory.</p> <p>WSA management prescriptions, as stipulated in the IMP, would take precedence over other management prescriptions throughout this RMP, unless the other management prescriptions are more restrictive.</p> <p>Only Congress can release a WSA from wilderness consideration. Actions inconsistent with RMP goals and objectives would be deferred until completion of requisite plan amendments. Should any WSA, in part or in whole, be released by Congress from wilderness consideration, proposals in the released area would be examined on a case-by-case basis for consistency with the goals and objectives of the RMP decisions. Because the management direction of the released land would continue in accordance with the goals and objectives established in the RMP, there is no separate analysis required in this LUP to address resource impacts if any WSAs are released.</p> <p>Where vehicle ways would remain available for motorized use within WSAs, such use could continue on a conditional basis. Use of the existing routes in the WSAs ("ways" when located within WSAs—see Glossary) could continue as long as the use of these ways does not impair wilderness suitability, as provided by the IMP. If Congress designates the area as wilderness, the routes will be closed. In the interim, if use and/or noncompliance are found through monitoring efforts to impair the area's suitability for wilderness designation, the BLM would take further action to limit use of the ways or close them. The continued use of these ways, therefore, is based on user compliance and nonimpairment of wilderness values.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Manage to a VRM Class I objectives. Manage OHV use as (Map 58): <ul style="list-style-type: none"> • Mancos Mesa: closed • Dark Canyon ISA: closed • Grand Gulch ISA: closed and limited • Fish Creek Canyon: closed and limited • Road Canyon: closed and limited • Mule Canyon: limited • Cheesebox Canyon: limited 	Designated as VRM Class I. Manage OHV use as (Map 59): <ul style="list-style-type: none"> • Mancos Mesa: closed • Dark Canyon ISA: closed • Grand Gulch ISA: closed • Fish Creek Canyon: closed • Road Canyon: closed • Mule Canyon: closed • Cheesebox Canyon: closed • Butler Wash and associated administratively endorsed lands: 	Designated as VRM Class I. Manage OHV use as (Map 60): <ul style="list-style-type: none"> • Mancos Mesa: closed • Dark Canyon ISA: closed • Grand Gulch ISA: closed • Fish Creek Canyon: closed • Road Canyon: closed • Mule Canyon: closed • Cheesebox Canyon: closed • Butler Wash and associated administratively endorsed lands: 	Designated as VRM Class I. Manage OHV use as (Map 61): <ul style="list-style-type: none"> • Mancos Mesa: limited • Dark Canyon ISA: limited • Grand Gulch ISA: limited • Fish Creek Canyon: limited • Road Canyon: limited • Mule Canyon: limited • Cheesebox Canyon: limited • Butler Wash and associated administratively endorsed lands: 	Designated as VRM Class I. Manage OHV use as (Map 62): <ul style="list-style-type: none"> • Mancos Mesa: closed • Dark Canyon ISA: closed • Grand Gulch ISA: closed • Fish Creek Canyon: closed • Road Canyon: closed • Mule Canyon: closed • Cheesebox Canyon: closed • Butler Wash and associated administratively endorsed lands: 	Designated as VRM Class I. Manage OHV use as (Map 63): <ul style="list-style-type: none"> • Mancos Mesa: closed • Dark Canyon ISA: closed • Grand Gulch ISA Complex: closed • Fish Creek Canyon: closed • Road Canyon: closed • Mule Canyon: closed • Cheesebox Canyon: closed • Butler Wash/administratively endorsed lands: closed • Indian Creek: closed

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<ul style="list-style-type: none"> Butler Wash: closed Indian Creek: closed Squaw and Papoose Canyon: limited (by IMP) Cross Canyon: limited (by IMP) Bridger Jack Mesa: closed South Needles: closed 	<p>closed</p> <ul style="list-style-type: none"> Indian Creek: closed Squaw and Papoose Canyon: closed Cross Canyon: closed Bridger Jack Mesa: closed South Needles: closed 	<p>closed</p> <ul style="list-style-type: none"> Indian Creek: closed Squaw and Papoose Canyon: closed Cross Canyon: closed Bridger Jack Mesa: closed South Needles: closed <p>Within the Grand Gulch ISA Complex, Fish Creek Canyon WSA, Road Canyon WSA, and Mancos Mesa WSA, there remain 7 ways that would continue to temporarily provide motorized access to existing trailheads. These trailheads would be relocated outside of the WSA boundary and rehabilitated in the future.</p>	<p>limited</p> <ul style="list-style-type: none"> Indian Creek: limited Squaw and Papoose Canyon: limited Cross Canyon: limited Bridger Jack Mesa: limited South Needles: limited 	<p>closed</p> <ul style="list-style-type: none"> Indian Creek: closed Squaw and Papoose Canyon: closed Cross Canyon: closed Bridger Jack Mesa: closed South Needles: closed 	<ul style="list-style-type: none"> Squaw and Papoose Canyon: closed Cross Canyon: closed Bridger Jack Mesa: closed South Needles: closed <p>Note: Three WSAs (Fish Creek, Road Canyon, and Grand Gulch) would allow for temporary, conditional motorized use of several ways (four, or fewer) to provide recreational access to existing trailheads. Trailheads would be relocated outside of the WSAs and the ways rehabilitated at a future date.⁶</p>
SPECIAL DESIGNATIONS—HISTORIC TRAILS					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>The designated Old Spanish National Historic Trail would be managed to protect the resource values for which it was designated (Public Law 107-325). Hole in the Rock Trail would be managed for Heritage Tourism in consultation with Utah State Historic Preservation Office and Native American tribes, as well as interested stakeholder groups. The BLM would coordinate with the NPS and other managing agencies in management of the Old Spanish National Historic Trail. All interpretation projects would be done in consultation with Native Americans and other interested parties including the Old Spanish Trail Association and NPS.</p>					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>BLM and NPS are co-administrators of the Old Spanish National Historic Trail (Map 50) and currently involved in the development of a comprehensive management plan for the trail. The trail would be managed to protect the resource values for which it was designated (Public Law 107-325).</p>	<ul style="list-style-type: none"> Segments (linear) of the Old Spanish National Historic Trail (Map 51) would be identified and classified for historic integrity and condition. These segments would then be designated for appropriate types of travel. Special Recreation Permits (SRPs) on the Old Spanish National Historic Trail would be authorized only for heritage tours and reenactments. 	<p>Same as Alternative B except:</p> <ul style="list-style-type: none"> Landmarks (structures) along the Old Spanish National Historic Trail (Map 52) would be identified for historic integrity and interpreted only if the action would not impact the values at the site. 	<p>Same as Alternative C.</p>	<ul style="list-style-type: none"> Segments (linear) of the Old Spanish National Historic Trail (Map 51) would be identified and classified for historic integrity and condition. These segments would then be designated for appropriate types of travel. SRPs on the Old Spanish National Historic Trail would be authorized only for heritage tours and reenactments. 	<ul style="list-style-type: none"> Segments (linear) of the Old Spanish National Historic Trail (Map 53) would be identified and classified for historic integrity and condition. These segments would then be designated for appropriate types of travel. Special Recreation Permits (SRPs) on the Old Spanish National Historic Trail would be authorized only for heritage tours and reenactments. Landmarks (structures) along the Old Spanish National Historic Trail would be identified for historic integrity and interpreted only if the action would not impact the values at the site. Segments of the Hole in the Rock Trail would be identified and evaluated for historic integrity and appropriate use. Landmark (structures, features) would be interpreted only if the action would not impact the values of the site/landmark

⁶ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

SPECIAL STATUS SPECIES					
GOALS AND OBJECTIVES					
<p>Maintain, protect, and enhance habitats (including but not limited to designated critical habitat) of federally listed Threatened, Endangered, or Candidate plant or animal species to actively promote recovery to the point that they no longer need protection or prevent the listing of species under the Endangered Species Act.</p> <p>Maintain, protect, and enhance habitats of the BLM State Director's sensitive plant and animal species to ensure that actions requiring authorization or approval by the BLM are consistent with the conservation needs of special status species and do not contribute to the need to list any special status species, either under provisions of ESA or other provisions in the BLM Manual 6840 (BLM 2001c).</p> <p>Develop and implement conservation measures to minimize long-term habitat fragmentation through avoidance and site-specific reclamation to provide habitat quality and quantity adequate to fulfill the life history requirements and to support a natural diversity of species.</p>					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>Threatened and Endangered species conservation measures and lease notices would be used for all surface-disturbing activities to comply with the Endangered Species Act, and the BLM Manual 6840, Special Status Species Management. See Appendix A, B and Q. These species include: California Condor, Mexican Spotted Owl, Southwestern Willow Flycatcher, Yellow-Billed Cuckoo, Bonytail, Colorado Pikeminnow, Humpback Chub, Razorback Sucker, Black-Footed Ferret and Navajo Sedge.</p> <ul style="list-style-type: none"> • Appendix A includes stipulations applicable to Oil and Gas leasing and other surface-disturbing activities regarding the 10 listed and candidate species (Maps 91, 92, and 93). • Appendix B provides wildland fire protection/management measures for special status species. • Appendix Q provides the finalized conservation measures and BMPs for T&E species resulting from programmatic Section 7 Consultation with USFWS (2007). <p>Oil and gas and mineral development BMPs would be used, including minimizing roadbed width and footprint size, co-location of facilities, etc., to minimize habitat fragmentation.</p> <p>The BLM would continue to use the lease notices that the BLM and USFWS agreed to (Appendix A).</p> <p>Inventories and monitoring studies would be conducted in order to determine special status plant and animal species locations, potential habitat, population dynamics, and existing and potential threats.</p> <p>The protection of species and potential and/or occupied habitat for special status species would be considered and implemented prior to any authorization or action by the BLM that could alter or disturb such habitat.</p> <p>No management action would be permitted on BLM lands that would jeopardize the continued existence of species that are listed, proposed for listing, or candidates for listing under the Endangered Species Act.</p> <p>The BLM would follow and implement the guidelines and management recommendations presented in species recovery or conservation plans (as updated), or alternative management strategies developed in consultation with USFWS.</p> <p>The BLM would support and implement where possible current and future sensitive species Conservation Agreements, including the Colorado River Cutthroat Trout Conservation Agreement and Strategy and Conservation Agreement for the roundtail chub, bluehead sucker, and flannelmouth sucker.</p> <p>The BLM would continue to work with USFWS and others to ensure that plans and agreements are updated to reflect the latest scientific data.</p> <p>The BLM would work cooperatively with USFWS and UDWR to obtain and/or maintain maps of current occupied and potential habitats for special status species.</p> <p>The BLM would work with the UDWR to implement the Utah Wildlife Action Plan (UDWR 2005) to coordinate management decisions that would conserve native species and prevent the need for additional listings.</p> <p>Translocations of population augmentation of special status species would be allowed to aid in conservation and recovery efforts. Necessary habitat manipulations and monitoring would be implemented to ensure successful translocation efforts.</p> <p>The BLM would implement and follow the guidelines in the Colorado River Fishes Recovery and Implementation Program (as updated).</p> <p>Implement the BLM's Guidance for the Management of Sagebrush Plant Communities for Sage-grouse Conservation and the BLM's National Sage-grouse Habitat Conservation Strategy.</p> <p>Consistent with RMP goals and objectives, the following plans or best available scientific information would be utilized and applied, as needed, as part of implementing the BLM's National Sage-grouse Habitat Conservation Strategy: Strategic Management Plan for Sage-grouse (BLM 2004d), WAFWA Conservation Assessment of Greater Sage-grouse and Sagebrush Habitats (Connelly et al. 2004), and the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as revised).</p> <p>The Gunnison Sage-grouse Conservation Easement (320 acres) would be managed as outlined in the easement to protect and enhance habitat for sage-grouse. The easement is in perpetuity, even as ownership changes.</p> <p>Retain potential/occupied special status species habitat in federal ownership. Acquisition of potential/occupied special status species habitat would be high priority. These acquired/exchanged lands would be managed according to BLM land management prescriptions for special status species.</p> <p>Any nonessential routes developed for a project located in special status species habitat would be closed and rehabilitated when the project is complete.</p> <p>Raptor management would be guided by the use of Best Management Practices for Raptors and Their Associated Habitats in Utah (Appendix M), utilizing seasonal and spatial buffers, as well as mitigation, to maintain and enhance raptor nesting and foraging habitat, while allowing other resource uses.</p> <p>The BLM would implement and follow the Finalized Conservation Measures and Best Management Practices for Bald Eagle and Threatened and Endangered Species of Utah from the Land Use Plan Programmatic BAs and Section 7 Consultation (2007, as revised) (Appendix Q).</p> <p>Gunnison Prairie dogs</p> <p>Site-specific analysis would be conducted to determine presence or absence of prairie-dog colonies within potential/occupied habitat (Map 72). Colonies would be protected from surface-disturbing activities with the use of Best Management Practices, standard oil and gas lease terms (60 days/200 meters rule), Conditions of Approval, and Standard Operating Procedures. Site-specific analysis would mitigate impacts from other BLM-authorized activities.</p>					
Gunnison Sage-grouse					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Unspecified.	<p>Crucial Habitat: 145,583 acres (BLM lands: 4,884 acres)</p> <p>The following prescriptions would apply to BLM lands and/or BLM-permitted activities associated with the administration of federal</p>	<p>Crucial Year-round Habitat: 145,583 acres (BLM lands: 4,884 acres)</p> <p>The following prescriptions would apply to BLM lands and/or BLM-permitted activities associated with</p>	<p>Crucial Habitat: 70,460 acres (BLM Lands: 3,197 acres)</p> <p>The following prescriptions would apply to BLM lands and/or BLM-permitted activities associated with the administration of federal</p>	Same as Alternative B except that non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as closed to OHV use, as ROW exclusion areas, as unavailable for	<p>Crucial Habitat: 145,583 acres (BLM lands: 4,884 acres)</p> <p>The following prescriptions would apply to BLM lands and/or BLM-permitted activities associated with the administration of federal minerals on split-estate lands:</p> <p>Lek habitat (within 0.6 miles of active strutting ground):</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<p>minerals on split-estate lands: <u>Lek habitat (within 0.6 miles of active strutting ground):</u></p> <ul style="list-style-type: none"> Prohibit year-round construction of fences. Retrofit visual devices on existing fences to prevent collisions. Where opportunity exists, remove existing fences. Prohibit construction of power lines or permanent aboveground structures year-round. CSU for oil and gas leasing activities. Unavailable for non-ground-disturbing geophysical work from March 20 to May 15. Prohibit construction of roads year-round. Prohibit construction of wind power turbines year-round. Avoid all permitted activities from March 20 to May 15. If impracticable, no activity from sunset the evening before to 3 hours after sunrise the next morning. 	<p>the administration of federal minerals on split-estate lands: <u>Lek habitat (within 0.6 miles of active strutting ground):</u></p> <ul style="list-style-type: none"> Retrofit visual devices on existing fences to prevent collisions year-round. Where opportunity exists, remove existing fences. Avoid construction of new fences. If new fences have to be built, fit with visual devices. Prohibit construction of power lines or other tall structures year-round. NSO for oil and gas leasing activities. Unavailable for non-ground-disturbing geophysical work from March 11 to May 15. Prohibit construction of roads year-round. Avoid construction of wind power turbines year-round. With the exception of grazing, prohibit all permitted activities from 1 hour before sunrise to 3 hours after sunrise from March 11 to May 15. 	<p>minerals on split-estate lands: <u>Lek habitat (within 0.25 miles of active strutting ground):</u></p> <ul style="list-style-type: none"> Avoid construction of fences Avoid construction of power lines or other tall structures. If impractical, bury power lines or retrofit them to prevent perching by raptors. CSU for oil and gas leasing activities. Unavailable for non-ground-disturbing geophysical work from March 20 to May 15. Prohibit maintenance and operation activities for mineral production from 1 hour before sunrise to 3 hours after sunrise from March 20 to May 15. Prohibit construction of roads year-round. Avoid construction of wind power turbines year-round. Avoid permitted activities from 1 hour before sunrise to 3 hours after sunrise from March 20 to May 15. 	<p>disposal of mineral materials, as unavailable for private and commercial woodland harvest, as VRM Class I, and proposed for withdrawal from mineral entry.</p>	<ul style="list-style-type: none"> Prohibit year-round construction of fences. Retrofit visual devices on existing fences to prevent collisions. Where opportunity exists, remove existing fences. Prohibit construction of power lines or permanent aboveground structures year-round. NSO for oil and gas leasing activities. Unavailable for non-ground-disturbing geophysical work from March 20 to May 15. Prohibit construction of roads year-round. Prohibit construction of wind power turbines year-round. Avoid all permitted activities from March 20 to May 15. If impracticable, no activity from sunset the evening before to 3 hours after sunrise the next morning.
Unspecified.	<p><u>Year-round habitat (within 6 miles of active strutting ground May 16–March 19):</u></p> <ul style="list-style-type: none"> Sagebrush treatments must have recovery objectives that meet the habitat objectives listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended). Any variance from these recovery objectives would be subject to site-specific NEPA, including collaboration with stakeholder groups. Prohibit the construction of new fences. If impracticable, increase the visibility of the fences (flagging, white-tipped T-posts, etc.) and monitor effectiveness of visual devices and modify or remove feces if necessary to minimize sage-grouse mortality. Leasing would be available with standard stipulations for oil and gas development Follow Suggested Management Practices, where applicable, for 	<p><u>Year-round habitat (within 6 miles of active strutting ground June 1–March 14):</u></p> <ul style="list-style-type: none"> Sagebrush treatments must have recovery objectives that meet the habitat objectives listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended). Any variance from these recovery objectives would be subject to site-specific NEPA, including collaboration with stakeholder groups. Avoid the construction of new fences. If impracticable, increase the visibility of the fences (flagging, white-tipped T-post, etc.) and monitor effectiveness of visual devices and modify or remove feces if necessary to minimize sage-grouse mortality. Leasing would be available with standard stipulations for oil and gas development. Follow Suggested Management Practices, where applicable for oil 	<p><u>Year-round habitat (within 6 miles of active strutting ground May 16–March 19):</u></p> <ul style="list-style-type: none"> Sagebrush treatments must have recovery objectives that meet the habitat objectives listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended), or, if varied, must be approved by local sage-grouse working group. Construction of new fences must be made as visible as possible (flagging, white-tipped T-posts, etc.) to avoid grouse collisions. Leasing would be available with standard stipulations for oil and gas development. Manage grazing to maintain Rangeland Health. The following grazing allotment would not be grazed from March 20 to May 15: Sage Flat, Upper East Canyon, Sage-grouse, and Dry Farm. 	<p>Same as Alternative B except that non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as closed to OHV use, as ROW exclusion areas, as unavailable for disposal of mineral materials, as unavailable for private and commercial woodland harvest, as VRM Class I, and proposed for withdrawal from mineral entry.</p>	<p><u>Year-round habitat (within 4 miles of active strutting ground May 16–March 19):</u></p> <ul style="list-style-type: none"> Sagebrush treatments must have recovery objectives that meet the habitat objectives listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended). Any variance from these recovery objectives would be subject to site-specific NEPA, including collaboration with stakeholder groups. Avoid construction of new fences. If impracticable, increase the visibility of the fences (flagging, white-tipped T-posts, etc.) and monitor effectiveness of visual devices and modify or remove feces if necessary to minimize sage-grouse mortality. Leasing would be available with standard stipulations for oil and gas development Follow Suggested Management Practices, where applicable, for oil and gas development listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended). Avoid the construction of power lines, wind power turbines, or other aboveground structures. If impractical, bury power lines or retrofit them to prevent perching by raptors. Follow Suggested Management Practices for wind power turbines or other aboveground structures as listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended). Limit grazing use levels as necessary to maintain and/or improve sage-grouse habitat. <p>The following grazing allotments would not be grazed from</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<p>oil and gas development listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended).</p> <ul style="list-style-type: none"> Prohibit the construction of power lines, wind power turbines, or other aboveground structures. Limit grazing use levels as necessary to maintain and/or improve sage-grouse habitat. The following grazing allotments would not be grazed from March 20 to May 15: Sage Flat, Upper East Canyon, Sage-grouse, and Dry Farm. 	<p>and gas development listed in the Gunnison Sage-grouse Rangewide Conservation Plan (2005, as amended).</p> <ul style="list-style-type: none"> Avoid the construction of power lines or other aboveground structures. If impractical, bury power lines or retrofit them to prevent perching by raptors. Prohibit construction of wind power turbines. Limit grazing use levels as necessary to maintain and/or improve sage-grouse habitat. The following grazing allotments would not be grazed from March 20 to May 15: Sage Flat, Upper East Canyon, Sage-grouse, and Dry Farm. 			<p>March 20 to May 15: Sage Flat, Upper East Canyon, Sage-grouse, and Dry Farm.</p>
Habitat for Mexican Spotted Owl and Flannelmouth Sucker (Arch Canyon)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>OHV limited to designate route in canyon. Open to motorized use to USFS boundary (8 miles).</p>	<ul style="list-style-type: none"> Closed to OHV use. Group size (for nonmechanized, nonmotorized) limited to 10 individuals and 2 groups per day. A permit system would be implemented. 	<ul style="list-style-type: none"> OHV use would be limited to the designated route to the end of the State Section (T37S R20E Section 16) year-round (approximately 3.8 miles). The canyon would be closed year-round from west boundary of the state section to the end of the route at the National Forest boundary. Group size limited to 12 vehicles and two groups per day. A permit system would be implemented. 	<ul style="list-style-type: none"> OHV use limited to the designated route year-round. Commercial motorized use limited to 12 vehicles and up to 2 trips a day. Private OHV group size would be unlimited. 	<ul style="list-style-type: none"> Area would be closed to OHV use. Group size (for nonmechanized, nonmotorized) would be limited to 10 individuals and two groups per day. A permit system would be implemented. 	<p>Note: <i>In Arch Canyon, OHV use would be limited to the designated route up to the national forest boundary, a total of 8 miles one way. Organized and commercial groups would be required to obtain a Special Recreation Use Permit. This permit would allow access on the designated route up to the National Forest boundary except from March 1 through August 31. During this period, access would be limited to 7.5 miles of the designated route. Therefore, during this period motorized access would not be allowed within 0.5 miles of the National Forest boundary.</i>⁷</p>
TRAVEL MANAGEMENT					
<p>GOALS AND OBJECTIVES</p> <p>The BLM would provide opportunities for a range of motorized recreation experiences on public lands while protecting resources and minimizing conflicts among various users. All BLM lands would be designated as open, limited, or closed. Seasonal restrictions can be applied to the limited category. Any fire, military, emergency, or law enforcement vehicle being used for emergency or administrative purposes is exempt from OHV decisions. OHV vehicle use would be managed in accordance with the BLM's National OHV strategy.</p>					
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>Through future implementation level planning, designated routes would be categorized as mechanized only (bicycles), single-track motorized (dirt bikes), or two-track motorized (four-wheelers, jeeps), or available to all vehicles, or any combination of these categories. Adjustments of these categories would be made based on recreational demand and potential conflict. All nonmotorized travel would be allowed on designated routes unless otherwise prohibited. Mechanized travel (bicycles) would be limited to designated roads and trails. There would be no exceptions that allow for cross-country travel for game retrieval or antler gathering in areas designated as limited or closed. OHV use for game retrieval would adhere to all OHV classifications in all alternatives.</p>					

⁷ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>BLM Back Country Byways and National Recreation Trails may be designated in the future, as deemed appropriate, with site-specific environmental analysis. Appendix N outlines the processes and procedures for making modifications to the travel plan designated route network. The BLM, in preparing its RMP designations and its implementation-level travel management plans, is following policy and regulation authority found at: 43 C.F.R. Part 8340; 43 C.F.R. Subpart 8364; and 43 C.F.R. Subpart 9268. Where the authorized officer determines that OHVs are causing or would cause considerable adverse impacts, the authorized officer shall close or restrict such areas. The public would be notified. The BLM could impose limitations on types of vehicles allowed on specific designated routes if monitoring indicates that a particular type of vehicle is causing disturbance to the soil, wildlife habitat, cultural or vegetative resources, especially by off-road travel in an area that is limited to designated routes. Where routes would remain available for motorized use within WSAs, such use could continue on a conditional basis. Use of the existing routes in the WSAs ("ways" when located within WSAs—see Glossary) could continue as long as the use of these routes does not impair wilderness suitability, as provided by the IMP (BLM 1995). If Congress designates the area as wilderness, the routes will be closed. In the interim, if use and/or noncompliance are found through monitoring efforts to impair the area's suitability for wilderness designation, the BLM would take further action to limit use of the routes, or close them. The continued use of these routes, therefore, is based on user compliance and nonimpairment of wilderness values.</p>					
OHV Area Designations					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
<p>Open to OHV use: 611,310 acres (Map 58) Squaw Canyon and Cross Canyon WSAs are within this acreage but would not be open for OHV use unless and until Congress releases them from WSA status. This would require a plan amendment.</p>	<p>Open to OHV use: 0 acres (Map 59)</p>	<p>Open to OHV use: 2,311 acres (Map 60)</p>	<p>Open to OHV use: 2,311 acres (Map 61)</p>	<p>Open to OHV use: 0 acres (Map 62)</p>	<p>Open to OHV use: 0 acres</p>
<p>Limited use with seasonal restrictions: 540,260 acres To protect the following:</p> <ul style="list-style-type: none"> • bighorn sheep lambing and rutting areas • antelope fawning areas • deer winter ranges <p>Limited to existing roads and trails: 570,390 acres To protect cultural, scenic, and recreational values:</p> <ul style="list-style-type: none"> • Alkali Ridge ACEC • Scenic Highway Corridor ACEC • Most SPNM-class areas <p>Limited to Designated Roads and Trails: 218,780 acres To protect cultural, scenic, and recreational values:</p> <ul style="list-style-type: none"> • Cedar Mesa ACEC (partial) • Hovenweep ACEC • Pearson Canyon hiking area • Shay Canyon ACEC • SPNM-class areas in SRMAs • Road corridors adjacent to SPNM-class areas • Developed recreation sites • Floodplains, riparian/aquatic 	<p>Limited to designated routes: 1,359,417 acres Mountain bike use would be limited to the same designated routes as OHV travel.</p>	<p>Limited to designated routes: 1,362,142 acres (Map 60) Mountain bike use would be limited to the same designated routes as OHV travel.</p>	<p>Limited to designated routes: 1,780,807 acres (Map 61) Mountain bike use would be limited to the same designated routes as OHV travel.</p>	<p>Limited to designated routes: 812,679 acres (Map 62) Mountain bike use would be limited to the same designated routes as OHV travel.</p>	<p>* Limited to designated routes: 1,388,191 acres (Maps 63 and 64): <i>Mountain bike use would be limited to the same designated routes as OHV travel.⁸</i></p>

⁸ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

areas					
<p>Closed to OHV Use: 276,430 acres</p> <p>To protect the following vegetation study areas:</p> <ul style="list-style-type: none"> • Bridger Jack Mesa ACEC • Lavender Mesa ACEC <p>To protect the following cultural, scenic, and recreational values:</p> <ul style="list-style-type: none"> • Butler Wash ACEC • Cedar Mesa ACEC (partial) • Dark Canyon ACEC • Indian Creek ACEC • Most ROS-P areas • San Juan River SRMA SPM-class area • RN-class area on Mancos Mesa <p>Note: Acres may not be additive because of overlap.</p>	<p>Closed to OHV Use: 423,698 acres</p> <p>To protect the following vegetation study areas:</p> <ul style="list-style-type: none"> • Bridger Jack Mesa ACEC • Lavender Mesa ACEC <p>To protect the following cultural, scenic, and recreational values:</p> <ul style="list-style-type: none"> • San Juan River SRMA SPM-class area <p>To protect the following cultural values:</p> <ul style="list-style-type: none"> • Tank Bench SRMA, Outlaw Canyon • Tank Bench SRMA, South Cottonwood Wash <p>To protect the wilderness character of the following:</p> <ul style="list-style-type: none"> • Cross Canyon WSA • Squaw and Papoose WSA • Mule Canyon WSA • Fish Creek WSA • Grand Gulch ISA Complex • Road Canyon WSA • Dark Canyon WSA • Indian Creek WSA • Bridger Jack Mesa WSA • Butler Wash WSA • Mancos Mesa WSA • Cheesebox Canyon WSA • South Needles WSA and the Administratively Endorsed Lands that are contiguous to Butler Wash WSA. 	<p>Closed to OHV Use: 418,667 acres (Map 60):</p> <p>To protect the following vegetation study areas:</p> <ul style="list-style-type: none"> • Bridger Jack Mesa WSA • Lavender Mesa ACEC <p>To protect the following cultural, scenic, and recreational values:</p> <ul style="list-style-type: none"> • A portion of the San Juan River SRMA (partial) <p>To protect the following cultural values:</p> <ul style="list-style-type: none"> • Tank Bench SRMA, Outlaw Canyon • Tank Bench SRMA, South Cottonwood Wash <p>To protect wilderness character of the WSAs:</p> <ul style="list-style-type: none"> • Cross Canyon WSA • Squaw and Papoose WSA • Mule Canyon WSA • Fish Creek WSA • Grand Gulch WSA ISA Complex • Road Canyon WSA • Dark Canyon WSA • Indian Creek WSA • Bridger Jack Mesa WSA • Butler Wash WSA • Mancos Mesa WSA • Cheesebox Canyon WSA • South Needles WSA and the Administratively Endorsed Lands that are contiguous to Butler Wash WSA. <p>Four WSAs would allow for temporary, conditional motorized use of 7 ways to provide access to trailheads:</p> <ul style="list-style-type: none"> • Fish Creek WSA 2 ways • Road Canyon WSA 1 way • Mancos Mesa WSA 2 ways • Grand Gulch WSA 2 ways • Trailheads would be relocated outside of the WSAs and the 	<p>Closed to OHV Use: 0 acres (Map 61)</p>	<p>Closed to OHV Use: 970,436 acres (Map 62)</p> <p>To protect vegetation study areas:</p> <ul style="list-style-type: none"> • Bridger Jack Mesa ACEC • Lavender Mesa ACEC <p>To protect cultural, scenic, and recreational values:</p> <ul style="list-style-type: none"> • San Juan River SRMA SPM-class area <p>To protect cultural values:</p> <ul style="list-style-type: none"> • Tank Bench SRMA, Outlaw Canyon • Tank Bench SRMA, South Cottonwood Wash <p>To protect wilderness character:</p> <ul style="list-style-type: none"> • Cross Canyon WSA • Squaw and Papoose WSA • Mule Canyon WSA • Fish Creek WSA • Grand Gulch WSA ISA Complex • Road Canyon WSA • Dark Canyon WSA • Indian Creek WSA • Bridger Jack Mesa WSA • Butler Wash WSA • Mancos Mesa WSA • Cheesebox Canyon WSA • South Needles WSA and the Administratively Endorsed Lands that are contiguous to Butler Wash WSA • Non-WSA lands with wilderness characteristics as shown on Map 33. 	<p>Closed to OHV Use: 393,895 acres (Maps 63 and 64).</p> <p>To protect the following vegetation study areas:</p> <ul style="list-style-type: none"> • Bridger Jack Mesa WSA • Lavender Mesa ACEC <p>To protect the following scenic values:</p> <ul style="list-style-type: none"> • Indian Creek ACEC <p>To protect the following cultural, scenic, and recreational values:</p> <ul style="list-style-type: none"> • A portion of the San Juan River SRMA <p>To protect the following cultural values:</p> <ul style="list-style-type: none"> • Tank Bench SRMA, Outlaw Canyon • Tank Bench SRMA, South Cottonwood Wash <p>To protect the wilderness character of the following:</p> <ul style="list-style-type: none"> • Cross Canyon WSA • Squaw and Papoose WSA • Mule Canyon WSA • Fish Creek WSA • Grand Gulch WSA ISA Complex • Road Canyon WSA • Dark Canyon WSA • Indian Creek WSA • Bridger Jack Mesa WSA • Butler Wash WSA • Mancos Mesa WSA • Cheesebox Canyon WSA • South Needles WSA and the Administratively Endorsed Lands that are contiguous to Butler Wash WSA. <p>Note: Three WSAs (Fish Creek, Road Canyon, and Grand Gulch) would allow for temporary, conditional motorized use of several ways (four or fewer) to provide recreational access to existing trailheads. Trailheads would be relocated outside of the WSAs and the ways rehabilitated at a future date⁹.</p>

⁹ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

		ways rehabilitated at a future date.			
Miles of Designated Roads on Public Lands within the Monticello PA					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Open B-Class Roads: 890 miles Open D-Class Roads: 2,179 miles Closed D-Class Roads: 0 miles	Open B-Class Roads: 875 miles Open D-Class Roads: 1,521 miles Closed D-Class Roads: 780 miles	Open B-Class Roads: 873 miles Open D-Class Roads: 1,947 miles Closed D-Class Roads: 316 miles	Open B-Class Roads: 873 miles Open D-Class Roads: 2,205 miles Closed D-Class Roads: 45 miles	Open B-Class Roads: 875 miles Open D-Class Roads: 1,342 miles Closed D-Class Roads: 959 miles	Open B-Class Roads: 873 miles <i>*Open D-Class Roads: 1,947 miles¹⁰</i> <i>*Closed D-Class Roads: 316 miles¹¹</i>
Special Stipulation Areas within the Limited to Designated Routes Category					
Arch Canyon (to protect wildlife)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Area open to OHV use. Seasonal stipulations March 1–August 31 for Mexican Spotted Owl.	<ul style="list-style-type: none"> Area would be closed to OHV use. Group size (for nonmechanized, nonmotorized) limited to 10 individuals and two groups per day. A permit system would be implemented. 	<ul style="list-style-type: none"> OHV use would be limited to the designated route to the end of the State Section (T37S R20E Section 16) year-round (approximately 3.8 miles). The canyon would be closed year-round from west boundary of the state section to the end of the route at the National Forest boundary. Group size limited to 12 vehicles and two groups per day. There would be no limits on nonmechanized, nonmotorized group size. A permit system would be implemented. 	<ul style="list-style-type: none"> OHV use would be limited to designated route year-round. Commercial motorized use would be limited to 12 people per trip and up to 2 trips per day. Private OHV group size would be unlimited. 	<ul style="list-style-type: none"> Area would be closed to OHV use. Group size (for nonmechanized, nonmotorized) would be limited to 10 individuals and two groups per day. A permit system would be implemented. 	<ul style="list-style-type: none"> *OHV use would be limited to the designated route up to the USFS boundary year-round, at total of 8 miles one way.¹² *Organized and commercial groups are required to obtain a Special Recreation Use Permit. This permit would allow access on the designated route up to the *National Forest boundary except March 1–August 31. During this period, access would be 7.5 miles of the designated route. Motorized access would not be allowed within 0.5 miles of the national forest boundary.¹³
McLoyd Canyon–Moon House (for Cultural Protection)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
See also Cultural section.	The "way" D4798, which is within Fish Creek WSA, would be closed to motorized use.	No motorized travel would be allowed on northern section of road (approximately 500 feet) D4798, which crosses onto BLM land (and lies within Fish Creek WSA) at the northern State Section boundary.	Travel would be allowed on Road D4798 and would be limited to the designated route (which lies within the Fish Creek WSA).	The "way" D4798, which is within Fish Creek WSA, would be closed to motorized use.	No motorized travel would be allowed on northern section of road (approximately 500 feet) D4798, which crosses onto BLM land (and lies within Fish Creek WSA) at the northern State Section boundary.
Nonmechanized (e.g., Hiking, Equestrian, and Backpacking)					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
Nonmechanized travel is not restricted on public lands except where limited or prohibited to protect specific resource values, provide for public safety, or maintain an identified opportunity. Provide opportunities for nonmechanized travel (hiking) on all routes open to mechanized use. Manage routes identified in each alternative to exclude motorized and mechanized use and provide opportunities for nonmechanized travel independent of motorized and mechanized routes.					

¹⁰ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information

¹¹ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

¹² This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information

¹³ This is an implementation-level decision that cannot be protested under the planning regulations. Please see the cover letter for further information.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>Limit nonmechanized travel on specific lands to designated routes for resource protection purposes.</p> <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p>Manage the following trails for nonmechanized use:</p> <ul style="list-style-type: none"> • Open to foot travel: Kane Gulch, Todie Canyon, Bullet Canyon, Shieks Canyon, Government Trail, Collins Canyon, Slickhorn Canyon, Point Lookout Canyon, Grand Gulch (from junction to San Juan River), Fish Canyon, Owl Canyon, Road Canyon, McLoyd Canyon, Lime Creek Canyon, North Mule Canyon, South Mule Canyon, Lower Mule Canyon from Comb Wash, Mule Canyon or Cave Canyon Towers, Arch Canyon, Johns Canyon, Honaker Trail, Keeley Trail, Dark Canyon (Sundance Trail), Fable Valley Trail, Salt Creek Mesa Trail, Butler Ruin Interpretative Trail, Sand Island Petroglyph Trail, Shay Canyon Petroglyph Trail, Newspaper Rock Trail, Salvation Knoll Trail, Monarch Cave Trail, Fish Mouth Trail, Cold Springs Trail, Procession Panel Trail, Wolf Man Panel Trail, Moon House Trail, Ball Room Cave Trail. • Open for Stock overnight use: Kane Gulch, Government Trail, Collins Canyon, Grand Gulch (from Kane Gulch to the junction of Collins Canyon; no stock below Collins Canyon), Fish Canyon (from Comb Wash to confluence with Owl Canyon), Road Canyon, Lime Creek Canyon, Lower Mule Canyon from Comb Wash, Arch Canyon, Johns Canyon, Salt Creek Mesa Trail. • Open for stock day use: Bullet Canyon (from Grand Gulch to Jailhouse Ruin), Fish Canyon (2 miles above the confluence with Owl Canyon), Owl Canyon (to Neville's Arch), Road Canyon, McLoyd Canyon (to the impassible pour-off), Lime Creek Canyon, Salt Creek Mesa Trail, Monarch Cave Trail, Fish Mouth Trail, Cold Springs Trail, Procession Panel Trail, Wolf Man Panel Trail. <p>Nonmechanized routes may be added through subsequent planning at the activity plan level on a case by case basis.</p> <p>Indian Creek Climbing Trails would include the following: Bridger Jack Mesa, Super Crack Buttress, Cat Wall, Broken Tooth Wall, Scarface, and Battle of the Bulge.</p>
<p>VEGETATION</p>
<p>GOALS AND OBJECTIVES</p> <p>Manage vegetation resources for desired future conditions, as determined by site-specific BLM objectives and rangeland functionality and health, thereby ensuring ecological diversity, stability, and sustainability, including the desired mix of vegetation types, structural stages, and landscape/riparian/watershed function, and provide for native plant, fish, and wildlife habitats.</p> <p>Provide sustainable forage for livestock and wildlife with a plant community that incorporates and meets the standards for rangeland health.</p> <p>Provide opportunities for plant material gathering (seed collection, plant collection, etc.) of various vegetation types while protecting other resources.</p> <p>Maintain existing vegetative treatment areas as appropriate.</p> <p>Sustain the integrity of the sagebrush steppe community type to provide the amount, continuity, and quality of habitat that is necessary to maintain sustainable populations of sage-grouse and other sagebrush obligate species.</p> <p>Control invasive and non-native weed species and prevent the introduction of new invasive species through the implementation of a comprehensive weed program, including coordination with partners; prevention and early detection; education; inventory and monitoring; and principles of integrated weed management.</p> <p>Control invasive and non-native weed species and prevent the introduction of new invasive species through the implementation of the BLM National Strategy and Action Plan as outlined in documents such as, "Pulling Together: National Strategy for Invasive Plant Management Initiative" and "Partners Against Weeds" (1994).</p> <p>Control insect pest species as necessary to protect vegetation resources in conjunction with Animal and Plant Health Inspection Service (APHIS).</p>
<p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>Areas that meet Utah's Rangeland Health Standards would be open to seed gathering and plant collection, including commercial seed gathering.</p> <p>Seed gathering would be managed according to Utah BLM guidance for Seed Collection Policy and Pricing (as amended).</p> <p>1.3.1 Guidance for Addressing Sagebrush Habitat Conservation (November, 2004) as described in the BLM's National Sage-grouse Habitat Conservation Strategy (WO-IM-2005-024) would be implemented.</p> <p>Necessary vegetation information would be gathered and monitoring continued to assess if planning objectives are being met.</p> <p>Invasive and non-native weed species (as identified in Table 3.59, Invasive and Noxious Weeds of San Juan County) would be controlled, and the infestation and spread of new invasive species prevented through cooperative agreements, implementing the principles in BLM weed management policies and action plans.</p> <p>Poisonous plant species would be controlled as necessary based on site-specific needs.</p> <p>Cooperating agreements with other federal, state, local, and private organizations would be developed to control invasive non-native species, control insect pest species, and implement fuels vegetation treatments and WUI risk assessments and management.</p> <p>Prevention measures (SOPs and mitigation measures) from the 2007 ROD Vegetation Treatments Using Herbicides on Bureau of Land Management Lands in 17 Western States PEIS (and associated document) would be incorporated. Those BMPs are located in Appendix B and mitigation measures in Table 2 of that ROD.</p> <p>Upland areas would be managed to achieve DFC.</p> <p>Unnecessary social footpath trails would be minimized throughout the PA.</p> <p>Pack stock and riding stock users on BLM-administered land would be required to use certified weed-free feed.</p> <p>Restoration/rehabilitation activities would be required to use certified weed-free seed mixes, mulch, fill, etc.</p> <p>The power washing of equipment used for permitted uses may be required to help control noxious weeds.</p> <p>Continue implementation of noxious weed and invasive species control actions as per national guidance and local weed management plans in cooperation with state, federal, affected counties, adjoining private land owners and other partners or interests directly affected.</p> <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p>Implement 30,000 to 50,000 acres of vegetation treatments in Fire Regime Condition Class III areas over a 15-year period.</p> <p>The following sagebrush communities would be prioritized for treatment: Harts Draw, Beef Basin, Black Mesa, Alkali, Mustang, Cedar Point, Shay Mesa, and all areas with Gunnison Sage-grouse habitat.</p> <p>Treat greasewood in Comb Wash, Butler Wash, Montezuma, East Canyon, Indian Creek, South and North Cottonwood Wash, and Cross Canyon to improve ground cover, biodiversity, and water quality.</p>

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
Maintain existing land treatments and provide new land treatments; apply RMP stipulations and special conditions through NEPA documentation (232,130 acres).	Maintain an estimated 1,000 acres/year of existing land treatments and implement new vegetation treatments to restore ecosystem health, functioning condition, etc. in the following vegetation cover types: <ul style="list-style-type: none"> • sagebrush 1,000 acres/year • weed treatments 3,000 acres/year • pinyon-juniper 2,000 acres/year • riparian 500 acres/year • greasewood 100 acres/year 	Maintain an estimated 1,500 acres/year of existing land treatments and implement new vegetation treatments to restore ecosystem health, functioning condition, etc. in the following vegetation cover types: <ul style="list-style-type: none"> • sagebrush 1,500 acres/year • weed treatments 3,000 acres/year • pinyon-juniper 3,000 acres/year • riparian 100 acres/year • greasewood 200 acres/year 	Maintain an estimated 2,000 acres/year of existing land treatments and implement new vegetation treatments to restore ecosystem health, functioning condition, etc. in the following vegetation cover types: <ul style="list-style-type: none"> • sagebrush 2,000 acres/year • weed treatments 3,000 acres/year • pinyon-juniper 4,000 acres/year • riparian 100 acres/year • greasewood 200 acres/year 	Same as Alternative B except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, closed to OHV use, proposed for withdrawal from mineral entry, ROW exclusion area, unavailable for disposal of mineral materials, unavailable for private and commercial woodland harvest, unavailable for land treatments, and managed as VRM Class I, Land treatments would be maintained with non-surface-disturbing techniques.	Maintain an estimated 1,500 acres/year of existing land treatments and implement new vegetation treatments to restore ecosystem health, functioning condition, etc. in the following vegetation cover types: <ul style="list-style-type: none"> • sagebrush 1,500 acres/year • weed treatments 3,000 acres/year • pinyon-juniper 3,000 acres/year • riparian 100 acres/year • greasewood 200 acres/year
VISUAL RESOURCE MANAGEMENT (VRM)					
<p>GOALS AND OBJECTIVES</p> <p>Designate VRM classes. Manage activities consistent with VRM management class objectives.</p> <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES</p> <p>All permitted activities would have to comply with VRM management class objectives, unless a waiver, exemption, or modification is granted by the Authorized Officer. WSAs would be managed as VRM Class I. Allow for recreational viewing platforms and special recreation facilities in all high scenic areas. VRM classifications need to match Minimum Impact Criteria.</p> <p>MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES</p> <p>Visual resources would be managed as the VRM inventory class (see Maps 66–71) unless specified otherwise in the management prescriptions. In areas available for oil and gas leasing subject to standard lease terms or available to oil and gas leasing subject to Timing and CSU, visual resources would be managed as VRM Class III or IV (depending on inventory) unless otherwise specified in the management prescriptions. Areas that inventory as VRM Class II but are in areas that are available for oil and gas leasing subject to standard lease terms or available to oil and gas leasing subject to Timing and Controlled Surface Use would be managed as VRM Class III unless otherwise specified in the management prescriptions below. Wild segments of a WSR would be managed as VRM Class I. Scenic segments of a WSR would be managed as VRM Class II. Recreation segments of a WSR would be managed as the same VRM class as surrounding land. Visual Impact analysis would use GIS technology.</p>					
(Lists below are not meant to be inclusive. See Maps 66–71)					
Alternative A (No Action)	Alternative B	Alternative C (Preferred)	Alternative D	Alternative E	Proposed Plan
371,575 acres would be managed as VRM Class I (Map 66). <ul style="list-style-type: none"> • The Monticello FO manages 13 WSAs (389,440 acres): Mancos Mesa (51,440 acres), Grand Gulch ISA Complex (37,810), Road Canyon (52,420), Fish Creek Canyon (46,440), Mule Canyon (5,990), Cheesebox Canyon (15,410), Dark Canyon ISA Complex (62,040), Butler Wash (22,030), Bridger Jack Mesa (5,290), Indian Creek (6,870), South Needles (160), 	497,668 acres would be managed as VRM Class I (Map 67). WSAs (same as Alternative A). Potential ACECs: <ul style="list-style-type: none"> • Butler Wash North • Dark Canyon • Lockhart Basin • Valley of the Gods • Indian Creek • San Juan River Sections 3 and 5 WSRs: <ul style="list-style-type: none"> • San Juan River Sections 3 and 5 	425,179 acres would be managed as VRM Class I (Map 68). WSAs (same as Alternative A). Potential ACECs: <ul style="list-style-type: none"> • Valley of the Gods • Indian Creek • San Juan River Sections 3 and 5 WSRs: <ul style="list-style-type: none"> • Dark Canyon WSR • Colorado River Number 3 	390,424 acres would be managed as VRM Class I (Map 69). WSAs (same as Alternative A).	998,370 acres would be managed as VRM Class I (Map 70). WSAs (same as Alternative A). Non-WSA lands with wilderness characteristics: (Total acres 582,360), Arch Canyon (50), Bridger Jack Mesa (23050), Butler Wash (1660), Cheesebox Canyon (13240), Comb Ridge (13,760), Cross Canyon (1350), Dark Canyon (66330), Fish and Owl Creeks (24650), Fort Knocker Canyon (12410), Gooseneck (3570), Grand Gulch (55240), Gravel and	422,989 acres would be managed as VRM Class I (Map 71). 13 WSAs (389,440 acres): Mancos Mesa (51,440 acres), Grand Gulch ISA Complex (37,810), Road Canyon (52,420), Fish Creek Canyon (46,440), Mule Canyon (5,990), Cheesebox Canyon (15,410), Dark Canyon ISA Complex (62,040), Butler Wash (22,030), Bridger Jack Mesa (5,290), Indian Creek (6,870), South Needles (160), Squaw and Papoose Canyons (6,560), Cross Canyon (1,008), and the Butler Wash lands administratively endorsed for wilderness. Potential ACECs: <ul style="list-style-type: none"> • Valley of the Gods • Indian Creek • San Juan River Section 3

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>Squaw and Papoose Canyons (6,560), Cross Canyon (1,008).</p> <ul style="list-style-type: none"> • Castle Creek, Horse Pasture, and Steer Pasture • Moqui Canyon; south end of Mancos Mesa • Scenic Highway Corridor ACEC to the intersection with Natural Bridges 	<ul style="list-style-type: none"> • Dark Canyon Suitable River Segment • Colorado Number 3 • San Juan River Suitable Sections 3 and 5 • Fable Valley Suitable River Segment 			<p>Long Canyons (36890), Hammond Canyon (4700), Harmony Flat (9660), Harts Point (24740), Hatch Lockhart (1760), Indian Creek (23260), Lime Creek (5560), Mancos Mesa (61570), Nokai Dome (94270), Red Rock Plateau (17010), Road Canyon (11320), San Juan River (14340), Shay Mountain (6710), Sheep Canyon (4000), Squaw and Papoose Canyon (3570), Upper Red Canyon (24920), Valley of the Gods (13670), White Canyon (9080)</p>	<p>WSRs:</p> <ul style="list-style-type: none"> • Dark Canyon Suitable River Segment • Colorado River Suitable Segment 3 • San Juan River Suitable Segment 5
<p>355,112 acres would be managed as VRM Class II including but not limited to the following (Map 66):</p> <ul style="list-style-type: none"> • Sweet Alice South/Ruin Canyon • North of Highway 95 in the Comb Ridge Area • South Cottonwood, east of Black Mesa Road • Clay Hill's Crossing (west end to state land) and the southern polygon (as shown on Map 66) • Highway 276 National Bridges area east, and southwest of UT 95 and 261 junction • Mesa shoulders for Tables of the Sun 	<p>250,641 acres would be managed as VRM Class II including but not limited to the following (Map 67):</p> <ul style="list-style-type: none"> • Castle Creek, Horse Pasture, and Steer Pasture <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Bridger Jack Mesa • Lavender Mesa • Shay Canyon • San Juan River Section 1 • Colorado River Segment 2 <p>WSRs:</p> <ul style="list-style-type: none"> • Colorado Segment 2 • Fable Valley 	<p>132,001 acres would be managed as VRM Class II including but not limited to the following (Map 68):</p> <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Lavender Mesa • Shay Canyon • San Juan River (portions) <p>WSRs:</p> <ul style="list-style-type: none"> • Colorado River Number 2 • Southern boundary of Indian Creek east to rims is the northern boundary, and the southern boundary is the USFS northern boundary. On the east, the canyon rims then west to Highway 211. • Castle Creek, Horse Pasture, and Steer Pasture • Old Scenic Highway Corridor ACEC (from west to east) to the intersection with Natural Bridges. • Comb Ridge south of Highway 95, except for proposed campgrounds and Butler Wash OHV area • Highway 276 to Clay Hills Crossing (as shown on Map 68) • Mesa tops for Tables of the Sun 	<p>8,838 acres would be managed same as VRM Class II, including but not limited to portions of the San Juan River (Map 69).</p>	<p>111,478 acres would be managed same as VRM Class II including but not limited to Castle Creek, Horse Pasture, and Steer Pasture (Map 70).</p> <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Bridger Jack Mesa • Lavender Mesa • Shay Canyon • San Juan River Section 1 • Colorado River Number 2 <p>WSRs:</p> <ul style="list-style-type: none"> • Colorado Number 2 • Fable Valley 	<p>228,041 acres would be managed as VRM Class II including but not limited to the following (Map 71):</p> <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Lavender Mesa • Shay Canyon • San Juan River (portions) • Hovenweep Visual Emphasis Zone <p>WSRs:</p> <ul style="list-style-type: none"> • Colorado River Suitable Segment 2 • Mesa tops for Tables of the Sun • Comb Ridge Management Zone of Cedar Mesa SRMA • Indian Creek SRMA from Indian Creek ACEC south to USFS boundary and Davis and Lavender Canyons • Harmony Flat • White Canyon area • Dripping Canyon/Chicken Corners area • Non-WSA areas with wilderness characteristics (Dark Canyon, Mancos Mesa, Grand Gulch, Nokai Dome East and Nokai Dome West)
<p>416,806 acres would be managed as VRM Class III including but not limited to the following (Map 66):</p> <ul style="list-style-type: none"> • Southern boundary of Indian Creek east to rims is the northern boundary, and the southern boundary is the USFS northern boundary. On the east the canyon rims then west to Highway 211. • Arch Canyon 	<p>426,350 acres would be managed as VRM Class III including but not limited to the following (Map 67):</p> <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Alkali Ridge • Cedar Mesa (outside of WSAs) • Hovenweep • San Juan River Sections 2 and 4 <p>WSRs:</p> <ul style="list-style-type: none"> • Colorado River Section 1 	<p>531,920 acres would be managed as VRM Class III including but not limited to the following (Map 68):</p> <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Hovenweep • San Juan River Sections 2 and 4 • Cedar Mesa (SRMA) portions • Lockhart Basin • Sweet Alice South/Ruin Canyon • Moqui Canyon 	<p>692,741 acres would be managed as VRM Class III including but not limited to the following (Map 69):</p> <ul style="list-style-type: none"> • Castle Creek, Horse Pasture, Steer Pasture • Sweet Alice South/Ruin Canyon • Moqui Canyon, south end of Mancos Mesa • North of Highway 95 in the Comb Ridge area • South Cottonwood, east of Black 	<p>264,369 acres would be managed as VRM Class III including but not limited to the following (Map 70):</p> <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Alkali Ridge • Cedar Mesa (outside of WSAs) • Hovenweep • San Juan River Sections 2 and 4 <p>WSRs:</p> <ul style="list-style-type: none"> • Colorado River Number 1. 	<p>507,583 acres would be managed as VRM Class III including but not limited to the following (Map 71):</p> <p>Potential ACECs:</p> <ul style="list-style-type: none"> • Hovenweep (outside of Visual Emphasis Zone) • Alkali Ridge • San Juan River Sections 2 and 4 <p>Other Areas:</p> <ul style="list-style-type: none"> • Cedar Mesa SRMA (portions) • Lockhart Basin • Sweet Alice South/Ruin Canyon

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	<ul style="list-style-type: none"> Indian Creek Arch Canyon San Juan River Sections 1, 2, and 4 	<ul style="list-style-type: none"> Bridger Jack Mesa from mesa top to ATV trails/roads on west, north, and sides, and on the east to the private land boundary. Shay Canyon (119 acres) and areas for proposed campgrounds, parking lots, and associated facilities North of Highway 95 in the Comb Ridge Area South Cottonwood east of Black Mesa Road Clay Hill's Crossing (west end to state land), and the southern polygon (as shown on Map 68) southwest of D2621 and D3514 Highway 276 National Bridges area east, and southwest of UT 95 and 261 junction Portions of Cedar Mesa area Tables of the Sun-shoulders of the mesa 	<p>Mesa Road.</p> <ul style="list-style-type: none"> Clay Hill's Crossing (west end to state land) and the southern polygon (as shown on Map 69). Highway 276 National Bridges area east, and southwest of UT 95 and 261 junction. Shoulders of the mesa of Tables of the Sun Southern boundary of Indian Creek east to rims is the northern boundary, and the southern boundary is the USFS northern boundary. On the east the canyon rims then west to Highway 211. Comb Ridge south of Highway 95, except for proposed campgrounds and Butler Wash OHV area Old Scenic Highway Corridor ACEC (from west to east) to the intersection with Natural Bridges Arch Canyon. 	<ul style="list-style-type: none"> Indian Creek. Arch Canyon. San Juan River Sections 1, 2, and 4. 	<ul style="list-style-type: none"> Moqui Canyon Bridger Jack Mesa slopes to ATV trails/roads on west, north, and sides, and on the east to the private land boundary. North of Highway 95 in the Comb Ridge Area South Cottonwood east of Black Mesa Road. Highway 276 National Bridges area east, and southwest of UT 95 and 261 junction. Upper Montezuma Creek Watershed Dry Valley Beef Basin (portions) Area north of White Canyon Cal Black Airport east area Other areas illustrated on Map 71
637,875 acres would be managed as VRM Class IV.	608,463 acres would be managed as VRM Class IV.	693,995 acres would be managed as VRM Class IV, including but not limited to portions of Cedar Mesa areas as inventoried. Potential ACECs: <ul style="list-style-type: none"> Alkali Ridge 	691,119 acres would be managed as VRM Class IV.	407,459 acres would be managed as VRM Class IV.	623,002 acres would be managed as VRM Class IV, as illustrated on Map 71.

WILDLIFE AND FISHERIES RESOURCES

GOALS AND OBJECTIVES

Maintain, protect, and enhance habitats to support natural wildlife diversity, reproductive capability, and a healthy, self-sustaining population of wildlife and fish species.
 Recognize crucial and nonfragmented habitats as management priorities.
 Maintain or improve vegetation condition and/or avoid long-term disturbance in habitat sites for wildlife and fish species.
 Minimize long-term habitat fragmentation as much as possible through avoidance and site-specific reclamation to provide habitat quality and quantity adequate to fulfill the life history requirements and to support a natural diversity of species.
 Maintain and enhance aquatic and wildlife resources, and provide for biological diversity of plants and wildlife resources while ensuring healthy ecosystems.

MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES

Migratory Birds

Comply with the Migratory Bird Treaty Act and implement the Executive Order 13186 ("Responsibilities of Federal Agencies to Protect Migratory Birds") during all activities to protect habitat for migratory birds. Management would emphasize birds listed on the current USFWS "Birds of Conservation Concern" (2002 or as updated), and Partners-in-Flight priority species (as updated). As specific habitat needs and population distribution to Birds of Conservation Concern and Partners-in-Flight priority species the Partners-In-Flight Avian Conservation Strategy (UDWR, 2000, as updated) priority species are identified, the BLM would use adaptive management strategies to further conserve habitat and avoid impacts to these species.
 During nesting season for migratory birds (May 1–July 30), avoid or minimize surface-disturbing activities and vegetative-altering projects and broad-scale use of pesticides in identified occupied priority migratory bird habitat.
 Prioritize the maintenance and/or improvement of lowland riparian, wetlands, and low and high desert scrub communities, which are the four most important and used habitat types by migratory birds in the Monticello PA.
 Prevent the spread of invasive and non-native plants, especially cheatgrass, salt cedar, and Russian olive. Strive for a dense understory of native species with a reduction in salt cedar and improvement of cottonwood and willow regeneration.
 As a supplement to comply with Executive Order 13186, the Bird Habitat Conservation Areas identified in the Coordinated Implementation Plan for Bird Conservation in Utah (2005, or as updated), would receive priority for conducting bird habitat conservation projects through cooperative funding initiatives such as the Intermountain West Joint Venture.
 Land-use decisions that contain migratory birds and their habitats would consider the goals and objectives established in respective bird conservation strategies: bird conservation plans and Utah wildlife action plan.
 Management of habitat for species conservation will incorporate statewide conservation strategies.

Raptors

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

<p>Raptor management would be guided by the use of Best Management Practices for Raptors and Their Associated Habitats in Utah (Utah BLM 2006, Appendix M), utilizing seasonal and spatial buffers, as well as mitigation, to maintain and enhance raptor nesting and foraging habitat, while allowing other resource uses.</p> <p>Cooperate with utility companies, UDWR, and USFWS to prevent electrocution of raptors.</p> <p>Temporarily close areas (amount of time depends on species) near raptor nests to rock climbers or other activities if activity may result in nest abandonment.</p> <p><u>Bighorn Sheep</u></p> <p>Five mesa tops (56,740 acres) within the crucial bighorn sheep habitat have been identified as areas of potential conflict between bighorn and activities that cause surface disturbance resulting in permanent loss of bighorn sheep habitat. Bighorn sheep habitat improvement projects would be prioritized in these areas.</p> <p>Livestock grazing and associated range improvement projects would not be allowed on the five mesa tops.</p> <p>Any future proposal for a change in kind of livestock from cattle to sheep in crucial desert bighorn sheep habitat would be denied in order to prevent competition for forage and the transmission of disease from domestic to wild sheep.</p> <p>Adhere to the recommendations in the BLM Bighorn Sheep Rangeland Management Plan (BLM 1993c, as revised); and the Utah BLM Statewide Desert Bighorn Sheep Management Plan, 1996 (as revised), where practicable.</p> <p><u>Introduction, Transplantation, Augmentation, and Reestablishment</u></p> <p>The BLM would continue to cooperate with and provide support to UDWR in reintroducing native fish and wildlife species into historic or suitable ranges, as determined appropriate through case-by-case NEPA analysis.</p> <p>Introduction, transplantation, augmentation, and re-establishment of both native and naturalized species would be considered and would include but may not be limited to pronghorn, desert bighorn sheep, wild turkey, beaver, chukar, Colorado River cutthroat trout, and Endangered Colorado River fish species.</p> <p><u>Animal Damage Control</u></p> <p>Predator management would continue to be coordinated with APHIS and UDWR, and would be conducted utilizing the guidance provided by the existing MOU with APHIS.</p> <p><u>Habitat Improvements and Protection</u></p> <p>In areas lacking proper water distribution or natural water sources, allow for installation of precipitation catchments (guzzlers) or the development of springs on rangelands.</p> <p>Adhere to BLM fence standards to allow wildlife movement when fences are being developed or maintained.</p> <p>Wildlife habitat objectives would be considered in all reclamation activity. Priority would be given to meeting Standards for Rangeland Health and Guidelines for Grazing Management (BLM 1997).</p> <p>Adhere to the recommendations in the BLM Habitat Management Guides for the American Pronghorn Antelope (1980 as revised), wherever practicable.</p> <p>Ground-disturbing and permitted activities carried out in all seasonal wildlife protection areas would be subject to special conditions regulating use during certain seasons. These seasonal conditions would not impact maintenance and operation activities for mineral production or hunting during a recognized hunting season established by the UDWR.</p> <p>Recognize 17,300 acres as allotted to wildlife (parts of the slopes of Peter's Canyon and East Canyon).</p> <p>Ground-disturbing actions in crucial habitats would be avoided where practical. Where unavoidable disturbances are required, the BLM would follow BLM Washington Office Guidance (IM 2005-069) on application of compensatory measures.</p> <p><u>Seasonal Wildlife Protection Areas</u></p> <p>In addition to any other special conditions that may be in effect, crucial big game habitats are subject to special conditions regulating use during certain seasons. These seasonal conditions would not impact maintenance and operation activities for mineral production or hunting during a recognized hunting season established by the UDWR.</p> <p>See Appendix A, Stipulations Applicable to Oil and Gas Leasing and Other Surface Disturbing Activities, for exceptions, modifications and waivers that can be applied by the Authorized Officer, on a case-by-case basis for a myriad of reasons outlined in the appendix.</p> <p><u>Off-site Mitigation</u></p> <p>The BLM will approach compensatory mitigation on an "as appropriate" basis where it can be performed on site, and on a voluntary basis where it is performed off-site, or, in accordance with current guidance.</p> <p><u>Habitat Boundaries</u></p> <p>Minor adjustments to crucial wildlife habitat boundaries periodically made by the UDWR would be accommodated through plan maintenance.</p>					
Alternative A (No Action) (see rows below for species)	Alternative B (see rows below for species)	Alternative C (Preferred) (see rows below for species)	Alternative D (see rows below for species)	Alternative E (see rows below for species)	Proposed Plan (see rows below for species)
Unspecified.	<p>Special conditions for the seasonal wildlife protection areas include all land-use authorizations, with the exception of woodland harvest, would be required to conform to seasonal, noise, and disturbance restrictions outlined below.</p> <p>Closed to the following uses during the established season:</p> <ul style="list-style-type: none"> • No oil and gas exploration, drilling and production activities or geophysical work. • No permitted or commercial OHV use. • No use of pyrotechnics, shooting, 	Same as Alternative B, except permitted or commercial OHV use may be limited in number of participants and duration depending on the event.	Same as Alternative B, except all land-use authorizations, with the exception of woodland harvest, would be required to conform to seasonal and noise and disturbance restrictions outlined below.	Same as Alternative B.	<p>Special conditions for the seasonal wildlife protection areas include the following:</p> <ul style="list-style-type: none"> • All land-use authorizations, with the exception of woodland harvest, would be required to conform to seasonal, noise, and disturbance restrictions outlined below • Closed to the following uses, among others, (refer to Appendix A) during the established season: • No oil and gas exploration, drilling and production activities or geophysical work. • Permitted or commercial OHV use may be limited in number of participants and duration depending on the event. • No use of pyrotechnics, shooting, etc. during permitted filming because of noise impacts. • No use of low-flying aircraft.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	etc. during permitted filming because of noise impacts. • No use of low-flying aircraft.				
Bighorn Sheep Lambing and Rutting Areas					
Part of the 329,750-acre bighorn crucial habitat area (Map 78) falls in ROS classes P and SPNM. The following special conditions are in addition to the ROS special conditions, which take precedence. Crucial bighorn sheep habitat would be closed to certain surface uses during the lambing season (April 1–July 15) and the rutting (mating) season (October 15–December 31). During these periods, no oil and gas leasing activities, geophysical work, or OHV use may take place. Mining activities during these periods would require an approved plan of operations. Any future proposal for a change in kind of livestock from cattle to sheep in crucial desert bighorn sheep habitat would be denied in order to prevent competition for forage and the transmission of disease from domestic to wild sheep.	Adhere to special conditions (above) on 453,388 acres (Map 79) from April 1 to July 15 for lambing, and from October 15 to December 31 for rutting.	Adhere to special conditions (above) on 415,395 acres (Map 80) from April 1 to June 15 for lambing, and on 453,390 acres from October 15 to December 15 for rutting.	Adhere to special conditions (above) on 299,009 acres (Map 81) from April 1 to June 15 for lambing, and October 15 to December 15 for rutting.	Same as Alternative B.	Adhere to special conditions (above and Appendix A) on 453,388 acres (Map 82) from April 1 to June 15 for lambing, and from October 15 to December 15 for rutting.
Pronghorn Fawning Area					
The antelope crucial habitat area (Map 78) would not subject to the ROS special conditions. Use within the 12,960-acre crucial antelope habitat would be closed to certain surface uses during the fawning season (May 15–June 15). During this period, no oil and gas leasing activity, geophysical work, or OHV use may take place. Mining activities during this period would require an approved plan of operations.	Adhere to special conditions (above) on 29,365 acres (Map 79) from May 1 to June 15.	Adhere to special conditions (above) on 29,365 acres (Map 80) from May 1 to June 15.	Adhere to special conditions (above) on 13,961 acres (Map 81) from May 1 to June 15.	Same as Alternative B.	Adhere to special conditions (above and Appendix A) on 29,365 acres (Map 82) from May 1 to June 15.
Grazing Management in Pronghorn Ranges					
No current prescription.	Spring grazing (April 15–June 15) would be eliminated in allotments within antelope habitat and livestock utilization levels would not exceed 50% or current year's growth to encourage forb production and provide adequate cover for newborn fawns. This would include the following grazing allotments: Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, Tank Draw, and Hart Draw.	Current livestock-grazing prescriptions would continue and, where opportunities exist, would be adjusted to enhance forb production on pronghorn ranges. This would include the following grazing allotments: Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, Tank Draw, and Hart Draw.	Prescriptive livestock grazing would be used to favor forb production on pronghorn ranges. This would include the following grazing allotments: Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, Tank Draw, and Hart Draw.	Same as Alternative B.	Current livestock-grazing prescriptions would continue and, where opportunities exist, would be adjusted to enhance forb production on pronghorn ranges. This would include the following grazing allotments: Mail Station, Upper Mail Station, Dry Valley/Deer Neck, Lone Cedar, Tank Draw, and Hart Draw.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

Deer Winter Range					
Part of the deer crucial winter range areas fall in ROS class SPNM. The following special conditions are in addition to the ROS special conditions, which take precedence. Use within the 197,550-acre crucial deer winter habitat areas (Map 73) would be closed to certain surface uses during periods of crucial winter use (December 15–April 30). During this period, no oil and gas leasing activities, geophysical work, or OHV use may take place. Mining activities during this period would require an approved plan of operations. Certain sagebrush parks within crucial deer winter range areas (9,800 acres) have been identified as providing a concentrated food source for wintering deer. Large-scale sagebrush removal could cause a substantial loss of winter forage. The areas fall within various ROS classes; the following special conditions, which take precedence, are in addition to the ROS special conditions: Land treatments would be considered on a case-by-case basis.	Adhere to special conditions (above) on 785,921 acres (Map 74) from November 1 to May 15.	Adhere to special conditions (above) on 266,406 acres (Map 75) from November 15 to April 15.	Adhere to special conditions (above) on 182,315 acres (Map 76) from December 1 to April 15.	Same as Alternative B.	Adhere to special conditions (above and Appendix A) on 383,098 acres (Map 77) from November 15 to April 15.
Elk Winter Range					
No identified crucial elk habitat.	Adhere to special conditions (above) on 191,173 acres (Map 79) from November 1 to May 15.	Adhere to special conditions (above) on 97,471 acres (Map 80) from November 15 to April 15.	Adhere to special conditions (above) on 62,484 acres (Map 81) from December 1 to April 15.	Same as Alternative B.	Adhere to special conditions (above and Appendix A) on 97,471 acres (Map 82) from November 15 to April 15.
WOODLANDS (Maps 83–86)					
GOALS AND OBJECTIVES					
<p>Manage woodlands for Desired Future Condition (DFC), ensuring ecological diversity, stability, and sustainability (including the desired mix of structural stages and landscape/watershed functions), and provide for native plant and wildlife habitats.</p> <p>Provide woodland products on a sustainable basis to meet local needs where such use does not limit the accomplishment of goals for the management of other resources.</p> <p>Provide opportunities for pine nut gathering on a sustainable basis while protecting other resources.</p> <p>Encourage, where feasible, the harvest of woodland products in areas of proposed or existing vegetative treatments to lessen the need for additional treatment or land disturbance, and in areas that need restoration for ecological benefits (for example, <i>Pinus edulis</i>). Use the document, "Recommended Old-Growth Definitions and Description, USDA Forest Service Southwestern Region (Sept. 1992)."</p> <p>Identify, maintain, and restore forest and woodland old-growth stands to a pre-fire suppression condition. The Monticello FO would adopt the USFS old growth definitions and identification standards as per the USFS document "Characteristics of Old-Growth Forests in the Intermountain Region (April 1993)" in instances where the area of application in the previous document doesn't apply (for example, pinyon pine).</p>					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ALTERNATIVES					
<p>Implement the Healthy Forest Initiative and the Healthy Forest Restoration Act of 2003.</p> <p>Follow National BLM Forest Health and Forest Management Standards and Guidelines to assess conditions and guide management decisions for woodland resources.</p> <p>Prioritize treatment in high-value/high-risk areas (WUI, developed recreation facilities including campgrounds, FRCC III).</p> <p>Allow live woodland harvest in areas with pinyon pine and juniper encroachment with focus on the restoration of the sagebrush steppe community.</p> <p>Fuel treatment projects would allow for harvest of woodland products.</p> <p>Permits for private and/or commercial use of woodland products would continue to be issued to the public, consistent with the availability of woodland products and the protection of other resource values.</p> <p>Cottonwood and willow harvest would be allowed for Native American ceremonial uses only by permit. Restrictions on this permitted harvest would be implemented as necessary to achieve or maintain Proper Functioning Condition (PFC), and to maintain or</p>					

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

improve threatened and endangered species/special status species (TES/SSS) habitat.					
MANAGEMENT COMMON TO THE PROPOSED PLAN AND ALL DRAFT RMP ACTION ALTERNATIVES					
Harvest woodland products (per table below) subject to the following exceptions:					
<ul style="list-style-type: none"> Exclude from woodland product use except for limited on-site collection of dead wood for campfires in all WSAs, Arch Canyon, Alkali Ridge NHL, Grand Gulch NHD (mesa top), Beef Basin, Fable Valley, Comb Ridge SRMA (south of Highway 95), San Juan River SRMA and in the Proposed Plan, the 5 non-WSA areas with wilderness characteristics (Map 34) (Dark Canyon, Mancos Mesa, Nokai Dome West, Nokai Dome East and Grand Gulch) carried forward to protect those values. For Alternative E, all non-WSA lands with wilderness characteristics (Map 33) would not be available for woodland product use. Exclude from all woodland product use, including on-site collection of dead wood for campfires, all developed recreation sites, livestock/wildlife enclosures, cultural sites, Indian Creek Corridor, McLoyd Canyon–Moon House Ruin, Cedar Mesa SRMA (in-canyon), and Grand Gulch NHD (in canyon). Exclude floodplains, riparian/aquatic areas from woodland product use except for limited on-site collection of driftwood for campfires, and uses for Native American ceremonial purposes as determined on site-specific basis. Limitations on off-road travel for wood gathering would be modified as necessary to maintain long-term sustainability or facilitate wood gathering where resource impacts are not a concern. 					
Permits would be limited and/or areas closed, as necessary, to maintain sustainability and protect resources.					
Alternative A (No Action) Map 83	Alternative B Map 84	Alternative C (Preferred) Map 85	Alternative D Map 85	Alternative E Map 86	Proposed Plan Map 85
Zones in Field Office considered for private and/or commercial use of woodland products: East Canyon; Harts Draw; Salt Creek Mesa; Dark Canyon Plateau; White Canyon; Cedar Mesa; North Comb Ridge; South Cottonwood; and Montezuma Watershed (Maps 83–86).					
Areas not identified in zones below, or not restricted in Management Common To All, would be available for private use of woodland products limited to designated routes and available to pinyon pine nut gathering.					
East Canyon Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	East Canyon (64,559 acres) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood. Peter's Point Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range from November 1 to May 15. Big Indian, East Canyon, Peters Canyon Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	East Canyon (64,559 acres) Peter's Point Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood. Big Indian, East Canyon, Peters Canyon Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	East Canyon (64,559 acres) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood. Peter's Point Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood. Big Indian, East Canyon, Peters Canyon Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	East Canyon (64,559 acres) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood. Peter's Point Same as Alternative B. Big Indian, East Canyon, Peters Canyon Same as Alternative B.	East Canyon (64,559 acres) (Including Peter's Point Big Indian, East Canyon, Peters Canyon, NE of Monticello, and South Canyon) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood.
NE of Monticello, South Canyon (Part of East Canyon Zone) was not addressed in the 1991 San Juan Resource Area RMP, as amended.	NE of Monticello, South Canyon (Part of East Canyon Zone) Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	NE of Monticello, South Canyon (Part of East Canyon Zone) Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	NE of Monticello, South Canyon (Part of East Canyon Zone) Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	NE of Monticello, South Canyon (Part of East Canyon Zone) Same as Alternative B.	NE of Monticello, South Canyon (Part of East Canyon Zone) See above.
Harts Draw Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	Harts Point, Harts Draw, Shay Mesa, Photograph Gap/Lone Cedar (64,671 acres) Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range November 1–May 15, and antelope fawning habitat April 15–June 30.	Harts Point, Harts Draw, Shay Mesa, Photograph Gap/Lone Cedar (64,671 acres) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood.	Harts Point, Harts Draw, Shay Mesa, Photograph Gap/Lone Cedar (64,671 acres) Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	Harts Draw (51,743 acres) Same as Alternative B.	Harts Point, Harts Draw, Shay Mesa, Photograph Gap/Lone Cedar (64,671 acres) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood.
Salt Creek Mesa Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	Salt Creek Mesa (5,271 acres) Seasonal restriction on private and/or commercial use of woodland	Salt Creek Mesa (5,271 acres) Available to private and/or commercial use of woodland	Salt Creek Mesa (5,271 acres) Available to private and/or commercial use of woodland	Salt Creek Mesa (5,136 acres) Same as Alternative B.	Salt Creek Mesa (5,271 acres) Available to private and/or commercial use of woodland products with permitted off-road travel in chained areas to collect wood.

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

	products in the deer and elk winter range from November 1 to May 15.	products with permitted off-road travel to collect wood.	products with permitted off-road travel to collect wood.		
Dark Canyon Plateau Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	Dark Canyon Plateau (23,288 acres) Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range from November 1 to May 15.	Dark Canyon Plateau (23,288 acres) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood.	Dark Canyon Plateau (23,288 acres) Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	Dark Canyon Plateau (2,015 acres) Same as Alternative B.	Dark Canyon Plateau (23,288 acres) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood.
White Canyon Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	White Canyon (255,267 acres) Wooden Shoe, Deer Flat, Horse Flat (extending out toward Jacob's Chair, Pinyon Point) Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range from November 1 to May 15, and Bighorn sheep lambing and rutting areas from October 15–December 31, and April 1–July 15. Moss Back Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood. Grand Flats Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range November 1–May 15, and in bighorn sheep habitat April 1–July 15.	White Canyon (255,267 acres) Wooden Shoe, Deer Flat, Horse Flat (extending out toward Jacob's Chair, Pinyon Point) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood. Moss Back Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood. Grand Flats Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood.	White Canyon (255,267 acres) Wooden Shoe, Deer Flat, Horse Flat (extending out toward Jacob's Chair, Pinyon Point) Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood. Moss Back Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood. Grand Flats Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.	White Canyon (177,587 acres) Wooden Shoe, Deer Flat, Horse Flat (extending out toward Jacob's Chair, Pinyon Point) Same as Alternative B. Moss Back Same as Alternative B. Grand Flats Same as Alternative B.	White Canyon (255,267 acres) Wooden Shoe, Deer Flat, Horse Flat (extending out toward Jacob's Chair, Pinyon Point) Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood. Moss Back and Grand Flats Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes to collect wood.
Cedar Mesa Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	Cedar Mesa (outside of WSA) (0 acres) Closed.	Cedar Mesa (outside of WSA) (65,807 acres) Available to private and/or commercial use of woodland products, limited to designated routes, dependent on cultural Class III surveys.	Cedar Mesa (outside of WSA) (65,807 acres) Available to private and/or commercial use of woodland products, limited to designated routes, dependent on cultural Class III surveys. In the interim of designating woodland harvest areas and associated cultural surveys, woodland use is open and travel limited to designated/existing routes.	Cedar Mesa (outside of WSA) (0 acres) Closed.	Cedar Mesa (outside of WSA) (65,807 acres) Available to private and/or commercial use of woodland products, however, vehicles must remain on designated routes (no cross county travel). Additional routes may be identified for wood harvest dependent on cultural Class III surveys. In the interim of designating woodland harvest areas and completing associated cultural surveys, woodland harvest is allowed and travel is limited to designated routes.
North Comb Ridge Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	North of Highway 95 (North Comb) (5,670 acres) Available to private and/or commercial use of woodland products, limited to designated routes, dependent on cultural Class III surveys.	North of Highway 95 (North Comb) (5,833 acres) Available to private and/or commercial use of woodland products, limited to designated routes, dependent on cultural Class III surveys.	North of Highway 95 (North Comb) (5,833 acres) Available to private and/or commercial use of woodland products, limited to designated routes, dependent on cultural Class III surveys. In the interim of designating woodland harvest areas	North of Highway 95 (North Comb) (5,666 acres) Same as Alternative B.	North of Highway 95 (North Comb) (5,833 acres) Available to private and/or commercial use of woodland products, however, vehicles must remain on designated routes (no cross county travel). Additional routes may be identified for wood harvest dependent on cultural Class III surveys. In the interim of designating woodland harvest areas and completing associated cultural surveys, woodland harvest is allowed and travel is limited to

Table 2.1. Summary Table of the Proposed Plan and All Alternatives

			and associated cultural surveys, woodland use is open and travel limited to designated/existing routes.		designated routes.
South Cottonwood Zone was not addressed in the 1991 San Juan Resource Area RMP, as amended.	<p>South Cottonwood (108,719 acres)</p> <p>Texas Flat Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range from November 1 to May 15.</p> <p>Brushy Basin, Black Mesa, Little Baullies, Upper South Cottonwood Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range from November 1 to May 15.</p>	<p>South Cottonwood (117,399 acres)</p> <p>Texas Flat Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood.</p> <p>Brushy Basin, Black Mesa, Little Baullies, Upper South Cottonwood Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood.</p>	<p>South Cottonwood (117,399 acres)</p> <p>Texas Flat Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.</p> <p>Brushy Basin, Black Mesa, Little Baullies, Upper South Cottonwood Available to private and/or commercial use of woodland products with permitted off-road travel to collect wood.</p>	<p>South Cottonwood (104,017 acres)</p> <p>Texas Hat Same as Alternative B.</p> <p>Brushy Basin, Black Mesa, Little Baullies, Upper South Cottonwood Same as Alternative B.</p>	<p>South Cottonwood (117,399 acres)</p> <p>Texas Flat Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood.</p> <p>Brushy Basin, Black Mesa, Little Baullies, Upper South Cottonwood Available to private and/or commercial use of woodland products with permitted off-road travel within 150 feet of designated routes and permitted off-road travel in chained areas to collect wood.</p>
Montezuma Watershed Zone (249,673 acres) was not addressed in the 1991 San Juan Resource Area RMP, as amended.	<p>Montezuma Watershed (202,630 acres) Seasonal restriction on private and/or commercial use of woodland products in the deer and elk winter range from November 1 to May 15. Limited to designated routes, dependent on cultural Class III surveys.</p>	<p>Montezuma Watershed (239,841 acres) Available to private and/or commercial use of woodland products, limited to designated routes, dependent on cultural Class III surveys. Permitted off-road travel would be allowed only in chained areas.</p>	<p>Montezuma Watershed (239,841 acres) Available to private and/or commercial use of woodland products, limited to designated routes, dependent on cultural Class III surveys. In the interim of designating woodland harvest areas and associated cultural surveys, woodland use is open and travel limited to designated/existing routes.</p>	<p>Montezuma Watershed (197,753 acres) Same as Alternative B.</p>	<p>Montezuma Watershed (239,841 acres) Available to private and/or commercial use of woodland products, however, vehicles must remain on designated routes (no cross county travel). Additional routes may be identified for wood harvest dependent on cultural Class III surveys. In the interim of designating woodland harvest areas and completing associated cultural surveys, woodland harvest is allowed and travel is limited to designated routes.</p>

2.2 SUMMARY OF IMPACTS

Table 2.2 provides a comparative summary of the environmental impacts associated with each alternative. The BLM evaluated the environmental impacts that would result from the implementation of the various management decisions proposed under the five alternatives described above. Alternative A (No Action), a continuation of the existing 1991 San Juan RMP, is presented for comparison to the action alternatives.

Impacts are defined as modifications to the existing environment brought about by implementing an alternative. Impacts can be beneficial or adverse, result from the action directly or indirectly, and can be long-term, short-term, or cumulative in nature. Direct impacts are caused by the action and occur at the same time and place. Indirect impacts are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable (CEQ 1508.8). Cumulative impacts are impacts on the environment that result from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions (CEQ 1508.7). If impacts are not discussed, the analysis has indicated that none would occur or their magnitude would be negligible. Impacts from actions to be carried out under more than one alternative are discussed under the first applicable alternative. Cumulative impacts are discussed in Chapter 4 for all of the resources instead of under each resource section.

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Table 2.2. Summary of Impacts

AIR QUALITY						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Fire Management	Short-term air quality impacts include and increase in PM2.5 particulate and CO2 emissions specific to the burn area and locations downwind. Long-term, direct air-quality impacts include a general increase in airborne particulate materials from the burn site as a result of ash dispersion and transport.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Minerals and Energy Resources	Impacts of mineral extraction management decisions on air quality under Alternative A would maintain existing levels of use without additional constraints and not exceed NAAQS.	Impacts of mineral extraction management decisions under Alternative B would result in a reduction of approximately 9% in opportunities for oil and gas extraction as compared to Alternative A, with impacts on NAAQS similar to or slightly lower than Alternative A.	Impacts of mineral extraction management decisions under Alternative C would result in an increase of approximately 1% in opportunities for oil and gas extraction as compared to Alternative A, with impacts on NAAQS similar to Alternative A.	Impacts of mineral extraction management decisions under Alternative D would result in an increase of approximately 1% in opportunities for oil and gas extraction as compared to Alternative A, with impacts on NAAQS similar to Alternative A.	Impacts of mineral extraction management decisions under Alternative E would result in a reduction of approximately 26% in opportunities for oil and gas extraction as compared to Alternative A, with impacts on NAAQS similar to or lower than Alternative A.	Impacts of mineral extraction management decisions under the Proposed Plan would result in an increase of approximately 1% in opportunities for oil and gas extraction as compared to Alternative A, with impacts on NAAQS similar to Alternative A.
Recreation	Minor, short-term, adverse air quality impacts from OHVs, automobiles, and other combustion	Impacts to air quality resulting from Alternative B would be less than Alternative A due to	Under Alternative C, recreation management decisions would result in minor additional	Under Alternative D, recreation management decisions would result in minor	Under Alternative E, recreation management decisions would result in additional	Under the Proposed Plan, recreation management decisions would result in minor additional

Table 2.2. Summary of Impacts

	exhaust sources. Projected air quality constituents of concern specific to recreational use would include particulate matter (PM10 and PM2.5), hydrocarbons and combustion by-products. Long-term, beneficial impacts from prescriptions that improve road surfaces, limit vegetation disturbances, and reduce OHV and other vehicle use.	additional constraints on motorized recreation.	constraints to motorized vehicle use as compared to Alternative A. Adverse impacts to air quality similar to Alternative A.	additional constraints to motorized vehicle use as compared to Alternative A. Adverse impacts to air quality similar to Alternative A.	constraints to motorized vehicle use as compared to Alternative A, specifically for areas that contain non-WSA areas with wilderness characteristics. Adverse impacts to air quality similar to or slightly smaller than Alternative A.	constraints to motorized vehicle use as compared to Alternative A. Adverse impacts to air quality similar to Alternative A.
CULTURAL RESOURCES						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Cultural Resources	Long-term, adverse impacts to cultural resources from the lack of restrictions on surface disturbance, OHV use, and other recreational uses, but with beneficial impacts from protection of high site-density areas on 37,433 acres in Grand Gulch Special Emphasis Area.	Same impacts as Alternative A, except additional beneficial impacts on 98,348 acres of high site-density areas from special protection of cultural resources. Long term, beneficial impacts from limiting OHV use to designated routes.	Same impacts as Alternative B.	Same impacts as Alternative B.	Same as Alternative B, except additional beneficial impacts from protection of 582,357 acres of non-WSA lands with wilderness characteristics	Same as Alternative B, except additional beneficial impacts from protection of 88,871 acres of non-WSA lands with wilderness characteristics
Fire Management	Potential for negligible to minor adverse impacts on cultural resources from	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	wildland fire on 33,556 acres of high and moderate site-density. Negligible impacts on cultural resources from restrictions on fuels reduction treatments within NRHP-eligible sites.					
Health and Safety	Minor, adverse, long term impacts to historic mine structures from AML site remediation.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Livestock Grazing	Improved stability of cultural sites in the Comb Wash side canyons from grazing unavailability. Long-term, adverse impacts to cultural resources outside of these areas (90% of areas with high site-density and 94% with moderate site density) where sites may be impacted by livestock trampling or brushing against structures and/or rock art.	Improved stability of cultural sites from grazing unavailability in selected allotments. Long-term, moderately beneficial impacts from grazing restrictions. Potential long-term adverse impacts outside of these areas where sites may be impacted by livestock trampling.	Same impacts as Alternative B.	Same impacts as Alternative A,	Same as Alternative B.	Same as Alternative B.
Mineral and Energy Resources	Potential long-term, adverse impacts within 417 acres of high site density lands and 313 acres of medium site density lands. Adverse impacts from	Same impacts as Alternative A, except that fewer acres (338 acres) in high and medium (298 acres) site density areas would potentially be disturbed by minerals	Same impacts as Alternative A, except that slightly fewer acres (381 acres) in high site density areas and 391 acres in medium site-density areas could	Same as Alternative A, except that slightly fewer acres (391 acres total) in high site density areas are projected for disturbance associated with	Same as Alternative B, except that fewer acres (327 acres total) in high and medium (192 acres total) site density areas are projected for disturbance	Same as Alternative A, except that slightly fewer acres (393 acres total) in high site density areas are projected for disturbance associated with

Table 2.2. Summary of Impacts

	geophysical exploration on 886 acres.	development. Same geophysical impacts as Alternative A.	be impacted by minerals development. Slightly greater geophysical impacts than Alternative A from impacts to 903 acres.	minerals development. More acres (330 total) in medium site density areas are projected for disturbance under Alternative D.	associated with minerals development.	minerals development. Fewer acres (299 total) in medium site density areas are projected for disturbance. Slightly greater geophysical impacts than Alternative A from impacts to 903 acres
Non-WSA lands with Wilderness Characteristics	Same impacts to cultural resources within these areas as discussed under other resources, as non-WSA lands with wilderness characteristics would not be protected under this alternative.	Same impacts to cultural resources as discussed under Alternative B resources, as non-WSA lands with wilderness characteristics would not be protected under this alternative.	Same impacts to cultural resources as discussed under Alternative C resources, as non-WSA lands with wilderness characteristics would not be protected under this alternative.	Same impacts to cultural resources as discussed under Alternative D resources, as non-WSA lands with wilderness characteristics would not be protected under this alternative.	582,360 acres protected as non-WSA lands with wilderness characteristics, which does not allow surface-disturbing activities or OHV access.	Same impacts to cultural resources as discussed under Alternative E, five units would be managed to protect wilderness characteristics for a total of 88,871 acres.
Paleontology	Minor to moderate, long-term, beneficial impacts from protections afforded to paleontologically sensitive geologic formations. Minor, adverse impacts to sites from fossil collection.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Recreation	Impacts are the same as described for cultural resource management decisions because of program overlap.	Impacts are the same as described for cultural resource management decisions because of program overlap.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B, except that there would be a negligible increase in adverse impacts because of larger commercial group sizes allowed in high site-density

Table 2.2. Summary of Impacts

						areas.
Riparian Resources	Negligible to minor, beneficial impacts to cultural resources from restrictions on surface-disturbing activity within riparian and floodplain areas.	Same impacts as Alternative A, except additional beneficial impacts from additional restrictions on OHV use and livestock grazing by reducing opportunities for surface disturbances.	Same impacts as Alternative B.	Same impacts as Alternative A.	Same impacts as Alternative B.	Same as Alternative B.
Special Designations, ACECs	Alkali Ridge ACEC Long-term beneficial impacts to cultural resources within the 39,202-acre ACEC from the use of disturbance avoidance buffers around known sites. Long-term, adverse impacts from allowable surface-disturbing activities in areas outside of known sites.	Alkali Ridge ACEC Same as Alternative A for the 39,196-acre ACEC, but with greater long-term beneficial impacts and decreased potential for long-term adverse impacts from restrictions on surface disturbances.	Alkali Ridge ACEC Same as Alternative A for this 39,196-acre ACEC, but with slightly greater long-term beneficial impacts and decreased opportunities for long-term adverse impacts from OHV travel restrictions for woodland harvesting.	Alkali Ridge ACEC Same as Alternative A, but with less long-term benefits and greater potential for long-term adverse impacts because of fewer restrictions on surface-disturbing activities.	Alkali Ridge ACEC Same as Alternative B.	Alkali Ridge ACEC Same as Alternative A for the 39,196-acre ACEC, but with greater long-term beneficial impacts and decreased potential for long-term adverse impacts from restrictions on surface disturbances.
	Bridger Jack Mesa ACEC Long-term, beneficial impacts from protection under WSA land status.	Bridger Jack Mesa ACEC Same as Alternative A.	Bridger Jack Mesa ACEC This area would not be designated as an ACEC.	Bridger Jack Mesa ACEC This area would not be designated as an ACEC.	Bridger Jack Mesa ACEC Same as Alternative A.	Bridger Jack Mesa ACEC This area would not be designated as an ACEC.
	Butler Wash North ACEC Same as Bridger Jack Mesa ACEC above.	Butler Wash North ACEC Same impacts as Alternative A.	Butler Wash North ACEC This area would not be designated as an ACEC.	Butler Wash North ACEC This area would not be designated as an ACEC.	Butler Wash North ACEC Same as Alternative A.	Butler Wash North ACEC This area would not be designated as an ACEC.
	Cedar Mesa ACEC	Cedar Mesa ACEC	Cedar Mesa ACEC	Cedar Mesa ACEC	Cedar Mesa ACEC Same as Alternative B,	Cedar Mesa ACEC

Table 2.2. Summary of Impacts

	Long-term, beneficial impacts within 295,336-acre area from designated OHV use, specific protection of at-risk cultural resources, and areas managed for scenic quality and non-motorized uses.	Long-term, beneficial impacts from limiting day use and overnight camping to protect cultural resources within 306,742-acre area.	This area would not be designated as an ACEC.	This area would not be designated as an ACEC.	except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics.	This area would not be designated as an ACEC.
	Dark Canyon ACEC Long-term, beneficial impacts from protection under WSA land status.	Dark Canyon ACEC Same as Alternative A.	Dark Canyon ACEC This area would not be designated as an ACEC.	Dark Canyon ACEC This area would not be designated as an ACEC.	Dark Canyon ACEC Same as Alternative A.	Dark Canyon ACEC This area would not be designated as an ACEC.
	Hovenweep ACEC Impacts would be same as Cedar Mesa ACEC.	Hovenweep ACEC Impacts same as Alternative A.	Hovenweep ACEC Impacts same as Alternative A.	Hovenweep ACEC ACEC would not be established, with increased potential for adverse, long-term impacts from minerals development, vegetation treatment projects, and recreational activities, including OHV use.	Hovenweep ACEC Same as Alternative B.	Hovenweep ACEC Impacts same as Alternative A, except potentially beneficial impacts from management of visual protection zone as VRM Class II.
	Indian Creek ACEC Long-term beneficial impacts to cultural resources from management decisions that would limit surface disturbances and close the area to OHV use.	Indian Creek ACEC Impacts same as A	Indian Creek ACEC Impacts same as B, except that the ACEC would be reduced in area by 54%.	Indian Creek ACEC The ACEC would not be established, with increased potential for long-term adverse impacts to cultural resources that lie outside of WSAs from lack of specific resource protections. Beneficial impacts	Indian Creek ACEC Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics.	Indian Creek ACEC Impacts same as B, except that ACEC would be reduced in area by 54%. Potential beneficial impacts from designation of ROW avoidance area.

Table 2.2. Summary of Impacts

				on cultural resources from designated OHV use.		
	<p>Lockhart Basin ACEC The area would not be managed as an ACEC. Long-term, beneficial impacts on cultural resources from VRM II surface disturbance restrictions, prohibitions on woodcutting, and closure of the area to OHV use.</p>	<p>Lockhart Basin ACEC Impacts to resources and users same as A, but to a greater degree, from designation as a 47,783-acre ACEC and restrictions on surface disturbance under VRM I objectives.</p>	<p>Lockhart Basin ACEC Not designated as an ACEC. Increased potential for adverse impacts from mineral leasing, livestock grazing, and OHV use on designated routes in VRM III areas.</p>	<p>Lockhart Basin ACEC Impacts same as Alternative C.</p>	<p>Lockhart Basin ACEC Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics.</p>	<p>Lockhart Basin ACEC Impacts same as Alternative C.</p>
	<p>Lavender Mesa ACEC Designated as a 649-acre ACEC, with long-term, beneficial impacts on cultural resources from protection of visual, cultural, and natural resources.</p>	<p>Lavender Mesa ACEC Impacts same as Alternative A.</p>	<p>Lavender Mesa ACEC Impacts same as Alternative A.</p>	<p>Lavender Mesa ACEC The ACEC would not be established, with increased potential for long-term, adverse impacts from unrestricted surface-disturbing activities.</p>	<p>Lavender Mesa ACEC Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics.</p>	<p>Lavender Mesa ACEC Impacts same as Alternative A, but with greater long-term beneficial impacts and decreased potential for long-term adverse impacts from restrictions on surface disturbances.</p>
	<p>Shay Canyon ACEC Management of the 3,561-acre ACEC for cultural conservation, with long-term, beneficial impacts from protective buffers around cultural resources that are eligible for the NRHP, management under VRM I</p>	<p>Shay Canyon ACEC Managed as a 119-acre ACEC, with long-term beneficial impacts from surface disturbance prohibitions, closed to camping, and grazing restrictions. Long term, beneficial impacts in areas closed or limited to</p>	<p>Shay Canyon ACEC Impacts identical to Alternative B.</p>	<p>Shay Canyon ACEC Long-term, adverse impacts on cultural resources from management under VRM III objectives, open to livestock grazing, and subject to fuels and watershed treatments.</p>	<p>Shay Canyon ACEC Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics.</p>	<p>Shay Canyon ACEC Same as Alternative B but with potential beneficial impacts from designation as a ROW avoidance area.</p>

Table 2.2. Summary of Impacts

	conditions, exclusion of private and commercial woodland harvesting, and conditional fire suppression. Potential for long-term, adverse impacts from minerals activities, and livestock grazing. Adverse impacts from open OHV use.	OHV routes.				
	San Juan River ACEC The area would be managed as a 15,100-acre ACEC, with impacts same as the San Juan River SRMA.	San Juan River ACEC Managed as a 7,590-acre ACEC, with long-term, beneficial impacts on cultural resources from actions that limit or restrict surface disturbances and provide for closure of areas to protect specific cultural sites.	San Juan River ACEC Impacts the same as Alternative B.	San Juan River ACEC No designation of ACEC, with impacts same as Alternative B. Greater surface disturbance would be allowable, with greater potential for long-term, adverse impacts to cultural resources.	San Juan River ACEC Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics..	San Juan River ACEC Impacts the same as Alternative B except for ACEC would be reduced by 43%. Potential beneficial impacts from designation of Segments 1, 2 and 3 as ROW avoidance areas.
	Valley of the Gods ACEC Managed as 31,387-acre ACEC under VRM I objectives, with long term, beneficial impacts from limitations on surface disturbances. Potential for long-term adverse impacts from livestock grazing, woodland harvesting, and minerals activities, and OHV	Valley of the Gods ACEC Managed as a 22,863-acre ACEC, with impacts same as A. Slightly increased beneficial impacts to cultural resources within the smaller ACEC from closure to woodland harvesting.	Valley of the Gods ACEC Impacts same as Alternative B.	Valley of the Gods ACEC No designation of an ACEC and management under VRM III would have potential for long-term, adverse impacts to cultural resources through greater allowance of surface-disturbing activities than under any other alternative.	Valley of the Gods ACEC Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics.	ACEC Impacts the same as Alternative B but with potential beneficial impacts from designation as ROW exclusion areas.

Table 2.2. Summary of Impacts

	use.					
Special Designations, WSRs	WSR Colorado Segments Negligible impact on cultural resources from prohibitions on surface disturbances.	WSR Colorado Segments Long-term, beneficial impact on cultural resources from management of Segments 2 and 3 under VRM I and II, and from closure of Segment 3 to OHV use.	WSR Colorado Segments Impacts same as Alternative B.	WSR Colorado Segments Increased potential for long-term, adverse impacts to cultural resources from a lack of special restrictions on surface-disturbing activities.	WSR Colorado Segments Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics in Segments 2 and 3..	WSR Colorado Segments Impacts same as Alternative B.
	WSR San Juan River Segments Long-term, beneficial impacts to cultural resources from management under VRM I restrictions on surface-disturbing activities.	WSR San Juan River Segments Long-term beneficial impacts on cultural resources from implementation of NSO stipulations and restrictions on mineral disposal and geophysical work.	WSR San Juan River Segments Long-term adverse impacts to cultural resources from not designating the area as suitable and subsequent increases in surface-disturbing activities.	WSR San Juan River Segments Same as Alternative C.	WSR San Juan River Segments Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics in Segments 3 and 4..	WSR San Juan River Segments Same as Alternative C but additional beneficial impacts from closure to leasing and OHV use, and designation as VRM Class I and ROW exclusion area in Segment 5
	WSR All Other Segments Long-term adverse impacts from not evaluating river segments for suitability and not implementing restrictions on surface-disturbing activities.	WSR All Other Segments Long-term beneficial and adverse impacts from management under VRM II and III, and application of Standard or NSO oil and gas leasing stipulations.	WSR All Other Segments Long-term adverse impacts from not designating rivers segments as suitable and implementing related restrictions on surface-disturbing activities.	WSR All Other Segments Same as Alternative C.	WSR All Other Segments Same as Alternative B, except additional beneficial impacts from decreased surface disturbances of non-WSA lands with wilderness characteristics in Dark Canyon, Fable Valley and Indian Creek.	WSR All Other Segments Same as Alternative C.
Special Designations, WSAs	387,410 acres would be protected to meet the non-impairment criteria of the IMP,	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	which limits surface-disturbing activities and access.					
Special Status Species	Long-term beneficial impacts from spatial buffers with restrictions on surface-disturbing activities and vegetation treatments.	Impacts as Alternative A, except slightly more beneficial impacts from increased spatial buffers.	Greater long term, beneficial impacts than Alternatives A and B from increased spatial buffers.	Impacts same as Alternative A.	Impacts same as Alternative B.	Similar long-term beneficial impact on as Alternatives B and C because of the similar buffer areas and restrictions .
Travel Management	Long-term, beneficial impacts to cultural resources on 142,008 acres of high site-density area that is closed to OHV use. Long-term adverse impacts to cultural resources on 423,619 acres open to OHV use in high site-density areas.	Long-term, beneficial impacts to cultural resources on 238,879 acres of high site density area that is closed to OHV use, and 325,669 acres of high site-density where OHV use is limited to designated routes.	Long-term, beneficial impacts to cultural resources on 234,890 acres of high site density area that is closed to OHV use and 750,153 acres limited to designated routes.	Long-term, beneficial impacts on cultural resources from limiting OHV use to designated routes on 985,043 acres in high site-density areas.	Same as Alternative B except that 474,291 acres of high site-density lands would be beneficially closed to OHV use.	Same as Alternative B except that 234,604 acres of high site-density lands would be beneficially closed to OHV use.
Vegetation	Impacts same as Fire Management because treatments and impacts are the same.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Visual Resources	Long-term, beneficial impacts on cultural resources from protection of 395,797 acres of high site-density and 330,313 acres of medium site-density under VRM Class I and Class II designations. Potentially adverse impacts to cultural resources on lands designated as VRM	Long-term, beneficial impacts on cultural resources from management of 431,797 acres in high site-density and 315,022 acres of medium site-density under VRM Class I and II, with slightly more benefit than Alternative A. Adverse impact to cultural resources	Long-term, beneficial impacts on cultural resources from management of 324,539 acres of high site-density and 242,876 acres of medium site-density under VRM Class I and II. Slightly less beneficial impacts than Alternative A from designation of 1,225,915 acres as	Long-term, beneficial impacts from management of 237,057 acres of high site-density and 162,201 acres of medium site-density under VRM Class I and II designations. Slightly higher benefit than Alternative A. Long term, adverse impacts from	Long-term, beneficial impacts on cultural resources from management of 565,528 acres of high site-density and 544,314 acres of medium site-density under VRM Class I and II objectives. Slightly higher benefit than Alternatives A and B. Adverse impact to cultural resources	Long-term, beneficial impacts on cultural resources from management of 351,283 acres in high site-density and 299,745 acres of medium site-density under VRM Class I and II, with slightly less benefit than Alternative A.

Table 2.2. Summary of Impacts

	Class III and IV (1,054,681 acres).	from designation of 1,034,813 acres as VRM Class III and IV.	VRM Class III and IV.	designation of 1,383,860 acres as VRM Class III and IV.	from designation of 671,828 acres as VRM Class III and IV.	
Wildlife and Fisheries Resources	Negligible impacts on cultural resources from seasonal restrictions.	Same as Alternative A, but with moderate long-term, beneficial impacts from on minor restrictions on OHV use and minerals development.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.
Woodlands	Long-term, direct and indirect adverse impacts to cultural resources on 464,446 acres of high site-density and 392,559 acres of medium site-density from a lack of restrictions on woodland harvesting and related OHV use.	Slightly less long-term adverse impacts than Alternative A from designating 307,179 acres in high site density areas and 504,391 acres in medium density areas as open to woodland harvesting, with limited restrictions on related OHV travel. Long-term beneficial impacts to cultural resources in areas closed to woodland harvesting, especially in the Cedar Mesa CRSMA.	Impacts same as Alternative B, from designating 367,319 acres of high site-density and 229,492 acres of medium site-density as available for woodland harvesting.	Same as Alternative C.	Similar to Alternative B, except fewer acres (241,712 total) of high site density lands and 129,498 acres of medium site-density would be open to woodland harvesting, with greater long-term beneficial impact to cultural resources from less opportunity for surface disturbances.	Similar to Alternative A, except more acres (507,753 total) of high site density lands and 333,708 acres of medium site-density would be open to woodland harvesting. However, potential beneficial impact to cultural resources from woodlands management decisions under the Proposed Plan would probably be lower than those anticipated for Alternative A because the Proposed Plan imposes greater travel restrictions and requirements for cultural-resource inventories.
FIRE MANAGEMENT						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan

Table 2.2. Summary of Impacts

Air Quality	All prescribed burns would be in accordance with applicable air quality regulations and the Smoke Management MOU, which could impact the size and timing of fire management activities. Limitations would not substantially reduce the effectiveness of fire management or increase fire risk.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Cultural Resources	Restrictions on pinyon-juniper treatments on 26,902 acres to protect cultural resources would adversely increase fuel loading, slightly increasing the risk of wildland fire. Restrictions on woodland harvesting on 26,915 acres to protect would adversely increase fuel loading in pinyon-juniper and confer, unless other treatments were used.	Adverse impacts on fire management on 46,042 acres from fire management restrictions in pinyon-juniper and prohibitions on treatments in the 37,388-acre Grand Gulch Historic District to protect cultural resources. Restrictions on woodland harvesting on 79,163 acres to protect would adversely increase fuel loading in pinyon-juniper and confer. Adverse restrictions on fuels management would be the greatest under this alternative and Alternative E.	Same types and acres of potential fire management treatments as Alternative A, but with additional beneficial impacts from additional 26,902 acres available for fire management in pinyon-juniper. Restrictions on woodland harvesting on 45,703 acres to protect would adversely increase fuel loading in pinyon-juniper and confer as compared to Alternative A.	Similar impacts as Alternative C, as restricted acreages are similar.	Same impacts as Alternative B as restricted acreages are the same.	Same impacts as Alternative C, but with slightly decreased fire risk from lack of woodland harvesting prohibitions on treatments on 20,302 acres in Beef Basin.

Table 2.2. Summary of Impacts

Fire Management	5,000-10,000 acres per year of prescribed fire and non-fire treatments would beneficially reduce fuels and lessen wildfire severity in the long term.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Lands and Realty	Beneficial, but minor, risk reduction of accidental fire starts due to limits on the number of people and vehicles associated with filming, and on the use of pyrotechnics and explosives.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Mineral and Energy Resources	Adverse, but minor, increase in fire risks from creation of additional WUI areas.	Impacts similar to Alternative A, but slightly greater.	Impacts similar to Alternative A, but slightly greater..	Same as Alternative A. but slightly greater. Alternative D has the greatest amount of land available for surface-disturbing mineral extraction	Same as Alternative A. but less, as Alternative E has the least amount of land available for surface-disturbing mineral extraction	Impacts similar to Alternative A, but slightly greater.
Non-WSA Lands with Wilderness Characteristics	Negligible impacts to fire management, as non-WSA lands with wilderness characteristics would not be protected (with no prohibitions on fuel load reductions and treatments.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Adversely increased risks of fire from prohibitions on treatments and fuel load reductions on 582,360 acres of non-WSA lands with wilderness characteristics	Adversely increased risks of fire from prohibitions on treatments and fuel load reductions on 88,871 acres of non-WSA lands with wilderness characteristics
Recreation	Adverse, but minor, impacts from risks of human-caused fire in campgrounds and from dispersed	Same as Alternative A, but with additional adverse impacts from 495,825 acres of SRMAs unavailable	Same as Alternative A, but with additional adverse impacts from 120,091 acres of SRMAs unavailable	Same as Alternative A, but with additional adverse impacts from 120,091 acres of SRMAs	Same as Alternative B.	Same as Alternative C

Table 2.2. Summary of Impacts

	camping campfires, and increased number of WUI areas and developed recreation areas, would reduce the number of acres available for wildland fire use and be unavailable for woodland harvest.	for woodland harvest. SRP requirements for 15+ OHV/vehicles would provide some opportunity for wildfire education as compared to Alternative A.	for woodland harvest. SRP requirements for 25+ OHV/vehicles would provide some opportunity for wildfire education as compared to Alternative A.	unavailable for woodland harvest.		
Special Designations	Adverse impacts from additional fuel loading that would increase the risk of wildland fire from restrictions on vegetation treatments over 386,027 acres in WSAs and 7,099 acres in ACECs; and woodland harvest prohibitions on 114,461 acres of pinyon-juniper and conifer areas in ACECs.	Adverse impacts from additional fuel loading that would increase the risk of wildland fire from restrictions on vegetation treatments over 386,027 acres in WSAs and 59,079 acres in ACECs; and woodland harvest prohibition in 353,858 acres of pinyon-juniper and conifer areas in ACECs. Adverse restrictions on fuels management would be the greatest under this alternative and Alternative E.	Reduced risks of fuel loading from fewer vegetation treatments restrictions on treatments (386,027 acres in WSAs and 608 acres in ACECs); woodland harvest prohibitions in 49,998 acres of pinyon-juniper and conifer areas of ACECs.	Reduced risks of fuel loading from fewest restrictions on fuel treatments (386,027 acres of WSAs and 0 acres in ACECs); woodland harvest prohibitions in 47,285 acres of pinyon-juniper and conifer areas. Adverse restrictions on fuels management would be the least under this alternative.	Same impacts as Alternative B.	Same impacts as Alternative C, but slightly increased except woodland harvest would be prohibited on 107,507 acres of pinyon-juniper and conifer areas of ACECs.
Travel	Adverse, impacts from risks of human-caused fire on 611,310 acres open to cross country travel, due to inadvertent fire starts	Beneficial, impacts by prohibiting all cross country travel, limiting OHV use to existing and designated routes and closing 423,698 acres of	Beneficial impacts by limiting to cross country travel to 2,331 acres and closing 418,667 acres of trails to OHV use.	Impacts similar to C, but not as beneficial as no routes would be closed.	Impacts similar to Alternative B, except 970,435 acres of routes would be closed. This alternative would have the most	Beneficial impacts by limiting to cross country travel to 97 acres and closing 393,909 acres of trails to OHV use.

Table 2.2. Summary of Impacts

	from motorized vehicles.	trails to OHV use.			beneficial impacts on fire management.	
HEALTH AND SAFETY						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Health and Safety	Hazardous material health and safety risks from mineral exploration and development on 69% of the PA open to standard and special mineral leasing stipulations.	Same as Alternative A, as 70% of PA would open to minerals exploration and development.	Same as Alternative A, except 76% of PA open to standard and special leasing would create minimal additional risks to health and safety.	Same as Alternative C, as approximately 78% of PA would be open to standard and special minerals leasing stipulations, with activities that could cause risks to health and safety.	Permitted standard and special minerals leasing on 43% of PA would moderately reduce the potential risks to health and safety from minerals exploration and development activities.	Same as Alternative A, as approximately 69% of the PA would open to mineral exploration and development.
LANDS AND REALTY						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Lands and Realty	Not addressed in current RMP	Application of the minimum impact criteria for filming permits would facilitate use of public lands for this purpose while protecting other resources and meeting the resource goals and objectives of the RMP by streamlining the permit application and encouraging the use of previously approved locations that meet the minimal impact criteria.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.
Lands and Realty	Not addressed in current RMP.	Wind and solar energy development would be permissible; best management	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.

Table 2.2. Summary of Impacts

		practices from the Final Wind Energy Programmatic EIS would be stipulated in ROW grants. Implementation would allow Monticello PA lands to be used for alternative energy and communications uses, but BMPs could add to the cost to site and construct facilities.				
Lands and Realty	120,800 acres of ROW exclusion and 253,790 acres of avoidance areas would restrict ROW placement, limit future access, increase energy supply costs, or delay the availability of communication services.	Impacts similar to Alternative A, but greater as there would be 416,612 acres of proposed ROW exclusion areas and 125,105 acres of ROW avoidance areas.	Impacts similar to Alternative A, but greater as there would be 395,329 acres of ROW exclusion areas and 39,323 acres of ROW avoidance areas.	Impacts less than Alternative A, as there would be 86,853 acres of ROW exclusion areas and 14,175 acres of ROW avoidance areas.	Impacts similar to Alternative A, but greater as there would be 974,463 acres of ROW exclusion, and 53,915 acres of ROW avoidance.	Impacts similar to Alternative A, but greater as there would be 493,400 acres of ROW exclusion areas and 66,108 acres of ROW avoidance areas.
Lands and Realty	132,380 acres would be recommended for mineral withdrawal, resulting in potentially fewer opportunities for mineral resource development and less production and supply of mineral resources.	Impacts similar to Alternative A, but greater, as 251,710 acres are recommended for mineral withdrawal.	Impacts similar to Alternative A, but slightly less, as 121,912 acres are recommended for mineral withdrawal.	Impacts similar to Alternative A, but less, as 46,131 acres are recommended for mineral withdrawal.	Impacts similar to Alternative A, but much greater, as 834,070 acres are recommended for mineral withdrawal.	Impacts similar to Alternative D, but slightly greater, as 50,665 acres recommended for mineral withdrawal.
LIVESTOCK GRAZING						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan

Table 2.2. Summary of Impacts

Cultural Resources	Long term, beneficial impacts from Comb Ridge, Tank Bench, Beef Basin, and Grand Gulch National Historic District beneficially open to grazing (except Grand Gulch Canyon and associated tributaries). Minor impacts from acres unavailable to grazing within Grand Gulch Special Emphasis Area.	Same impacts as Alternative A.	Same as Alternative A	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Fire Management	Short-term, adverse impacts on livestock grazing in treated areas. Long-term, beneficial impacts from reduced risk of fire and improved forage productivity.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Health and Safety	Negligible impacts on livestock grazing in the short-term. Reclamation of mine sites could beneficially expand grazing opportunities in the long-term.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Lands and Realty	Land exchanges and sales could adversely decrease forage in AUMs available to livestock, but acquisitions could beneficially increase acres and AUMs	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	available for livestock. Short-term loss of AUMs from construction activities. Long term loss of AUMs and forage acres from facility construction.					
Livestock Grazing	Adverse impacts to grazing from existing and proposed areas unavailable for livestock grazing.	Same impacts as Alternative A, except additional areas would be designated as unavailable for livestock grazing.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.
Minerals and Energy Resources	Surface-disturbing activities on 699 total acres under this alternative could lead to long term, adverse losses of AUMs and acres available to livestock grazing.	Same impacts as Alternative A, except surface disturbances would total 636 acres.	Minor, adverse impacts from surface disturbances totaling 710 acres.	Long term, adverse impacts from surface disturbances totaling 721 acres.	Same as Alternative A, except surface disturbances would total 519 acres.	Same as Alternative C.
Non-WSA Lands with Wilderness Characteristics	Negligible impacts to livestock grazing.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Long term, beneficial impacts to livestock grazing on 582,357 acres of lands with non-WSA wilderness characteristics from no surface disturbances to vegetation, and no OHV disturbances.	Same as Alternative A.
Recreation	Negligible impacts from grazing prohibitions within Pearson Canyon and developed recreation sites. Beneficial impacts from allowed grazing in San Juan River SRMA and the	Same as Alternative A, except adverse impacts from timing restrictions in San Juan River SRMA riparian areas.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.

Table 2.2. Summary of Impacts

	Cedar Mesa CSRMA.					
Riparian Resources	Short term, adverse decrease in the acres and AUMs available to livestock from exclusion, seasonal closure, and forage limitations to improve riparian areas. Long-term beneficial impacts from increase in acres and/or AUMs available to livestock after riparian rehabilitation.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Soil and Water Resources	Short term and long term decreases in acres or AUMs available to livestock from mitigation to improve damaged soils.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Special Designations, ACECs	Long term, adverse impacts to grazing from unavailable acreages in ACECs.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Special Designations, WSRs	Minor impacts to livestock grazing from prohibitions or limits on livestock structure construction and fencing.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Special Designations, Wilderness	Minor impacts to livestock grazing from prohibitions or limits on livestock structure construction and fencing.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

Travel Management	Long term, adverse impacts from 611,310 acres open to cross-country OHV use from noise disturbances, and reduction of vegetation/forage productivity.	Long term, beneficial impacts from reduction of noise impacts and surface disturbances to forage. No acres would be managed as open to OHV use.	Same as Alternative B, except approximately 2,311 acres would be managed as open to cross-country OHV use.	Same as Alternative C; 2,311 acres would be managed as open to cross-country OHV use.	Same as Alternative C; 2,311 acres would be managed as open to cross-country OHV use.	Same as Alternative B. No acres would be managed as open to OHV use.
Vegetation	Short-term, adverse impacts on livestock grazing in areas that are closed following vegetation treatments (232,130 acres). Long-term, beneficial impacts from improved forage conditions and productivity.	Same as Alternative A, but to a lesser degree, treatments on approximately 152,000 acres over 20 years.	Same as Alternative A, but to a lesser degree, treatments on approximately 186,000 acres over 20 years.	Same as Alternative A, from treatments impacts to 226,000 acres over 20 years.	Same as Alternative B.	Same as Alternative B; treatments on approximately 186,000 acres over 20 years
MINERALS AND ENERGY RESOURCES						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Minerals and Energy Resources, Open to Leasing	Approximately 1,238,230 acres (69.4% of BLM lands) would be beneficially open under standard and special stipulations.	Approximately 1,241,910 acres would be open under standard and special stipulations. This decision would result in a more beneficial impact to minerals resources compared to A, as 0.3% more acres would be open to leasing.	Approximately 1,348,973 acres would be open under standard and special stipulations. This decision would result in a more beneficial impact compared to A, as 8.9% more acres would be open to leasing.	Approximately 1,383,283 acres would be open under standard and special stipulations. This decision would result in a more beneficial impact compared to A, as 11.7% more acres would be open to leasing.	Approximately 758,929 acres would be open under standard and special stipulations. This decision would result in an adverse impact to minerals resources, compared to A, as 26.9% fewer acres would be open to leasing.	Approximately 1,224,911 acres would be open under standard and special stipulations. This decision would be less beneficial to minerals resources compared to A, as 13,319 acres less would be available for leasing.
Minerals and Energy Resources, Oil and Gas Wells	An average of 73 RFD-predicted oil and gas wells would be drilled over the next fifteen years.	An average of 66 RFD-predicted oil and gas wells would be drilled over the next fifteen years, with adverse impacts	An average of 74 RFD-predicted oil and gas wells would be drilled over the next fifteen years, with beneficial impacts	An average of 75 RFD-predicted oil and gas wells would be drilled over the next fifteen years, with beneficial	An average of 54 RFD-predicted oil and gas wells would be drilled over the next fifteen years, with adverse impacts	An average of 72 RFD-predicted oil and gas wells would be drilled over the next fifteen years, with adverse impacts

Table 2.2. Summary of Impacts

		compared to A, as 9.6% fewer wells would be drilled.	compared to A, as 1.4% more wells would be drilled.	impact compared to A, as 2.7% more wells would be drilled.	compared to A, as 26.0% fewer wells would be drilled.	compared to A, as 1.4% less wells would be drilled.
Minerals and Energy Resources, Geophysical	Approximately 559 linear miles of source line would be conducted over the next fifteen years.	Approximately 507 linear miles of source line would be conducted over the next fifteen years, with long term, adverse impacts compared to A, as 10.4% fewer linear miles of source line would be conducted.	Approximately 573 linear miles of source line would be conducted over the next 15 years, with long term, beneficial impacts compared to A, as 1.9% more linear miles of source line would be conducted.	Approximately 585 linear miles of source line would be conducted over the next fifteen years, with long term, beneficial impacts compared to A, as 4.3% more linear miles of source line would be conducted.	Approximately 380 linear miles of source line would be conducted over the next fifteen years, with long term, adverse impacts compared to A, as 32.0% fewer linear miles of source line would be conducted.	Approximately 556 linear miles of source line would be conducted over the next fifteen years, with impacts similar to Alternative A..
Minerals and Energy Resources, Locatable	Approximately 1,675,057 acres (93.8% of BLM lands) would be open to mineral entry.	Approximately 1,527,656 acres would be open to mineral entry. This decision would result in an adverse impact compared to A, as 8.8% fewer acres would be open.	Approximately 1,682,865 acres would be open to mineral entry. This decision would result in a beneficial impact compared to A, as 0.5% more acres would be open.	Approximately 1,739,389 acres would be open to mineral entry. This decision would result in a beneficial impact compared to A, as 3.8% more acres would be open.	Approximately 1,015,384 acres would be open to mineral entry. This decision would result in an adverse impact compared to A, as 39.4% fewer acres would be open.	Approximately 1,734,458 acres would be open to mineral entry. This decision would result in a beneficial impact compared to A, as 3.4 % more acres would be open.
Minerals and Energy Resources, Salable	Approximately 1,389,256 acres (77.8% of BLM lands) would be open to mineral material disposal.	Approximately 1,241,906 acres would be open to mineral material disposal. This decision would result in an adverse impact compared to A, as 10.6% fewer acres would be open.	Approximately 1,358,968 acres would be open to mineral material disposal. This decision would result in an adverse impact compared to A, as 2.2% fewer acres would be open.	Approximately 1,383,277 acres would be open to mineral material disposal. This decision would result in an adverse impact compared to A, as 0.4% fewer acres would be open.	Approximately 758,931 acres would be open to mineral material disposal. This decision would result in an adverse impact compared to A, as 45.4% fewer acres would be open.	Approximately 1,348,968 acres would be open to mineral material disposal. This decision would result in an adverse impact compared to A, as 2.9 % fewer acres would be open.
Lands and Realty,	Long-term, adverse	Impacts same as	Impacts same as	Impacts same as	Impacts same as	Impacts same as

Table 2.2. Summary of Impacts

Recommendations for withdrawal from mineral entry	impacts on approximately 132,380 acres (7.4% of planning area) recommended for withdrawal from mineral entry.	Alternative A, except approximately 251,710 acres (14.0% of PA) would be recommended for withdrawal from mineral entry.	Alternative A, except approximately 121,912 acres (6.8% of PA) would be recommended for withdrawal from mineral entry.	Alternative A, except approximately 46,131 acres (2.6% of PA) would be recommended for withdrawal from mineral entry.	Alternative A, except approximately 834,070 acres (46.9% of PA) of non-WSA lands with wilderness characteristics would be managed as exclusion areas for ROWs, which would have adverse impacts on mineral production and access for exploration.	Alternative A, except approximately 50,665 acres (2.8% of PA) would be recommended for withdrawal from mineral entry.
Non-WSA Lands with Wilderness Characteristics	No impacts to mineral and energy resources as non-WSA lands with wilderness characteristics are not protected under this alternative.	Same as Alternative A	Same as Alternative A	Same as Alternative A	Adverse impacts from making approximately 582,357 acres of non-WSA lands with wilderness characteristics (or 32.6% of BLM lands) unavailable to mineral resource development.	Adverse impacts from making approximately 88,871 acres of non-WSA lands with wilderness characteristics (or 5.0% of BLM lands) unavailable to mineral resource development.
Recreation, San Juan River SRMA	Non-riparian areas in the 10,203-acre SRMA are open subject to Standard and Special Stipulations.	The entire 10,203-acre SRMA—not just riparian areas—would be subject to NSO. This decision results in an adverse impact compared to A.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.
Recreation, Cedar Mesa SRMA	The areas of the 375,734-acre CSRMA that are outside WSAs would be subject to Standard, Special, and NSO stipulations.	The areas of the 375,734-acre CSRMA outside WSAs would be subject to Standard and Special stipulations, with beneficial, long term impacts, compared to A.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.
Soil and Water	Long term, adverse	Same impacts as A,	Same as Alternative	Same impacts as A,	Same impacts as A,	Same impacts as A,

Table 2.2. Summary of Impacts

Resources, Sensitive Soils	impacts from a minimum of 1,063,019 acres of sensitive soils with medium and high limitations available for development, requiring BMPs and mitigation.	except a minimum of 1,049,158 acres of sensitive soils with medium and high limitations would be available for development.	A.	except a minimum of 1,069,495 acres of sensitive soils with medium and high limitations would be available for development.	except a minimum of 659,170 acres of sensitive soils with medium and high limitations would be available for development.	except a minimum of 1,063,652 acres of sensitive soils with medium and high limitations would be available for development.
Soil and Water Resources, Slopes over 20%	N/A	Long-term, adverse impacts from 21–40% steep slope and > 40% slopes requiring plans and/or no surface disturbances.	Impacts same as Alternative B, except >40% slopes would not allow surface disturbances unless project re-siting is problematic.	Long-term, adverse impacts from >40% slopes that would require a plan.	Same as Alternative B.	Same as Alternative C.
Special Designations, ACECs	Long-term, adverse impacts from approximately 119,397 acres (6.7% of planning area) closed or NSO due to ACEC designation.	Long-term, adverse impacts from approximately 87,567 acres (26.7% fewer acres of planning area than Alternative A) closed or NSO due to ACEC designation.	Long-term, adverse impacts from approximately 76,764 acres (35.7% fewer acres of planning area than Alternative A) closed or NSO due to ACEC designation.	Long-term, beneficial impacts to minerals as no acres would be closed or subject to NSO due to ACEC designation.	Long-term, adverse impacts from approximately 38,668 acres (67.6% fewer acres of planning area than Alternative A) closed or NSO due to ACEC designation.	Long-term, adverse impacts from approximately 74,429 acres (37.6% fewer acres of planning area than Alternative A) closed or NSO due to ACEC designation.
Special Designations, WSRs	N/A	Long-term, adverse impacts from Closed or NSO leasing on approximately 11,040 acres) due to WSR recommendations.	Long-term, adverse impacts from Closed or NSO leasing on approximately 3,968 acres due to WSR recommendations.	Long-term, beneficial impacts to minerals from no acres lands Closed or NSO due to WSR recommendations.	Same as Alternative B.	Long-term, adverse impacts from Closed or NSO leasing on approximately 6,736 acres) due to WSR recommendations
Wildlife,, Days that Limitations Are in Effect	Adverse impacts from limitations on speed and schedule for minerals activities for approximately 273 days of the year for seasonal restrictions.	Same as Alternative A.	Impacts same as Alternative A, except limitations would be in effect for approximately 243 days of the year.	Same as Alternative C.	Same as Alternative A.	Same as Alternative C.
Vegetation, Protection of Relict	Minor, adverse impacts from	Same as Alternative A.	Same as Alternative A.	Long-term, beneficial impacts to minerals	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

and Near-relict Vegetation	protection of 662 acres of relict and near-relict vegetation.			from no protection of relict and near-relict vegetation.		
Visual Resources, VRM I Designation	Long-term, adverse impacts from designation of approximately 371,575 acres (20.9% of planning area) as VRM I, with surface disturbance limits on minerals activities.	Same as Alternative A, except approximately 497,668 acres (33.9%) would be designated as VRM I.	Same as Alternative A, except approximately 425,179 acres (14.4%) would be designated VRM I.	Same as Alternative A, except approximately 390,424 acres (5.1%) would be designated as VRM I.	Same as Alternative A, except approximately 998,370 acres (56.0%) would be designated as VRM I.	Same as Alternative A, except approximately 422,989 acres (24.0%) would be designated as VRM I.
NON-WSA LANDS WITH WILDERNESS CHARACTERISTICS						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Non-WSA Lands with Wilderness Characteristics	No actions prescribed specifically for the protection non-WSA lands with wilderness characteristics.	No actions prescribed specifically for the protection non-WSA lands with wilderness characteristics.	No actions prescribed specifically for the protection non-WSA lands with wilderness characteristics.	No actions prescribed specifically for the protection non-WSA lands with wilderness characteristics.	582,360 acres in 29 non-WSA lands with wilderness characteristics would be managed with emphasis on protection of wilderness characteristics	88,871 acres in 5 non-WSA lands with wilderness characteristics would be managed with emphasis on protection of wilderness characteristics.
Minerals	470,590 acres of non-WSA lands with wilderness characteristics would remain open to leasing under standard or timing and controlled surface use stipulations. Up to 37 wells could be drilled over the next 15 years disturbing 355 acres.	485,010 acres of non-WSA lands with wilderness characteristics would remain open to leasing under standard or timing and controlled surface use stipulations. Up to 38 wells could be drilled over the next 15 years disturbing 365 acres.	548,350 acres of non-WSA lands with wilderness characteristics would remain open to leasing under standard or timing and controlled surface use stipulations. Up to 39 wells could be drilled over the next 15 years disturbing 374 acres.	582,360 acres of non-WSA lands with wilderness characteristics would remain open to leasing under standard or timing and controlled surface use stipulations. Up to 37 wells could be drilled over the next 15 years disturbing 355 acres.	All 582,360 acres of non-WSA lands with wilderness characteristics would be closed to leasing. However, 4,440 acres are currently exist in 10 of the non-WSA lands with wilderness characteristics, and would allow for development. Possibility of development in the Monument Upwarp development area.	460,093 acres of non-WSA lands with wilderness characteristics would remain open to leasing under standard or timing and controlled surface use stipulations. Up to 39 wells could be drilled over the next 15 years disturbing 374 acres.

Table 2.2. Summary of Impacts

					Generally, the wilderness characteristics of all non-WSA lands with wilderness characteristics would be protect.	
Visual Resources	262,340 acres in all or parts of 25 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives, limiting surface disturbance and protecting the natural characteristics of the areas.	219,267 acres in all or parts of 23 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives, limiting surface disturbance and protecting the natural characteristics of the areas.	125,370 acres in all or parts of 20 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives, limiting surface disturbance and protecting the natural characteristics of the areas.	6,350 acres in parts of 4 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives, limiting surface disturbance and protecting the natural characteristics of the areas.	582,360 acres in all of 29 non-WSA lands with wilderness characteristics would be managed by VRM Class I objectives, limiting surface disturbance and protecting the natural characteristics of the areas.	195,205 acres in all or parts of 20 non-WSA lands with wilderness characteristics would be managed by VRM Class I and Class II objectives, limiting surface disturbance and protecting the natural characteristics of the areas.
Travel Management	140,600 acres of non-WSA lands with wilderness characteristics would be "open" to cross country motorized travel, resulting in potential surface disturbance and degradation of the natural characteristics of these areas. 388,390 acres "limited" to 410 miles of designated routes. The presence and noise of vehicle use would diminish opportunities for solitude and conflict with primitive	547,290 acres "limited" to 258 miles of designated routes. The presence and noise of vehicle use would diminish opportunities for solitude and conflict with primitive recreation activities. 35,070 acres "closed" to motorized vehicle use, protecting the natural characteristics and opportunities for solitude and primitive recreation.	552,960 acres "limited" to 348 miles of designated routes. The presence and noise of vehicle use would diminish opportunities for solitude and conflict with primitive recreation activities. 29,400 acres "closed" to motorized vehicle use, protecting the natural characteristics and opportunities for solitude and primitive recreation.	20 acres in Indian Creek non-WSA lands with wilderness characteristics would be "open" to cross country travel with impacts as described under Alternative A. 582,340 acres "limited" to 410 miles of designated routes. The presence and noise of vehicle use would diminish opportunities for solitude and conflict with primitive recreation activities.	582,360 acres "closed" to motorized vehicle use, protecting the natural characteristics and opportunities for solitude and primitive recreation.	88,871 acres "limited" to 175 miles of designated routes in non-WSA lands with wilderness characteristics managed to protect those characteristics. 488,891 acres "limited" to 173 miles in non-WSA lands with wilderness characteristics managed for other resource values and uses. The presence and noise of vehicle use would diminish opportunities for solitude and conflict with primitive recreation activities.

Table 2.2. Summary of Impacts

	recreation activities. 53,370 acres “closed” to motorized vehicle use, protecting the natural characteristics and opportunities for solitude and primitive recreation.					4,598 acres “closed” to motorized vehicle use in non-WSA lands with wilderness characteristics managed for other resource values and use, protecting the natural characteristics and opportunities for solitude and primitive recreation.
Woodlands	Wood cutting prohibited on 361,616 acres in all or portions of 24 non-WSA lands with wilderness characteristics protecting the natural characteristics of the areas by preventing surface disturbance associated with wood cutting. Wood cutting permitted on 220,744 acres, degrading the natural characteristics of the affected non-WSA lands with wilderness characteristics and opportunities for both solitude and primitive recreation.	Wood cutting prohibited on 387,090 acres in all or portions of 24 non-WSA lands with wilderness characteristics protecting the natural characteristics of the areas by preventing surface disturbance associated with wood cutting. Wood cutting permitted on 195,270 acres, degrading the natural characteristics of the affected non-WSA lands with wilderness characteristics and opportunities for both solitude and primitive recreation.	Wood cutting prohibited on 350,380 acres in all or portions of 24 non-WSA lands with wilderness characteristics protecting the natural characteristics of the areas by preventing surface disturbance associated with wood cutting. Wood cutting permitted on 231,980 acres, degrading the natural characteristics of the affected non-WSA lands with wilderness characteristics and opportunities for both solitude and primitive recreation.	Wood cutting prohibited on 363,706 acres in all or portions of 24 non-WSA lands with wilderness characteristics protecting the natural characteristics of the areas by preventing surface disturbance associated with wood cutting. Wood cutting permitted on 218,654 acres, degrading the natural characteristics of the affected non-WSA lands with wilderness characteristics and opportunities for both solitude and primitive recreation.	Wood cutting prohibited on 582,360 acres in all 24 non-WSA lands with wilderness characteristics protecting the natural characteristics of the areas by preventing surface disturbance associated with wood cutting. Without presence and noise of people, vehicles, and chainsaws, opportunities for both solitude and primitive recreation would be protected.	Wood cutting prohibited on 88,871 acres in 5 non-WSA lands with wilderness characteristics managed to protect those characteristics. 274,835 acres in all or portions of 24 non-WSA lands with wilderness characteristics managed for other resource values and uses would also be closed. Closing areas to wood cutting would protect the natural characteristics of the areas by preventing surface disturbance associated with wood cutting. Wood cutting permitted on 218,654 acres, degrading the natural characteristics of the affected non-WSA lands with

Table 2.2. Summary of Impacts

						wilderness characteristics and opportunities for both solitude and primitive recreation.
Special Designations	Designation of 7 ACECs and the recommendation of 2 segments for WSR designation would provide protection of the wilderness characteristics of 22 non-WSA lands with wilderness characteristics.	Designation of 10 ACECs and the recommendation of 3 segments for WSR designation would provide protection of the wilderness characteristics of 15 non-WSA lands with wilderness characteristics.	Designation of 5 ACECs and the recommendation of a segment for WSR designation would provide protection of the wilderness characteristics of 8 non-WSA lands with wilderness characteristics.	No ACECs would be designated and no WSRs would be recommended, offering no additional protection of the wilderness characteristics of non-WSA lands with wilderness characteristics.	Same as Alternative B.	Same of Alternative C.
PALEONTOLOGY						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Lands and Realty	Adverse impacts from increased public access and surface-disturbing activities, and beneficial impacts from land acquisition and stewardship. No specified restrictions on land-use authorizations.	Impacts same as those described in Alternative A, with more acres excluded from land-use authorizations.	Impacts same as those described in Alternative A, with more acres excluded from land-use authorizations.	Impacts same as those described in Alternative A, with more acres excluded from land-use authorizations.	Impacts same as those described in Alternative A, with more acres excluded from land-use authorizations than any of the alternatives.	Impacts same as those described in Alternative A, with more acres excluded from land-use authorizations.
Livestock Grazing	Adverse impacts from livestock trampling causing damage or destruction of surface fossils. Highest potential for impacts due to least acres unavailable for livestock grazing. Would manage 128,098 acres as	Adverse impacts and restrictions same as Alternative A, but to a lesser degree with an additional 13,062 acres unavailable to livestock grazing..	Adverse impacts and restrictions same as Alternative A, but to a lesser degree with an additional 8,163 acres unavailable to livestock grazing.	Adverse impacts and restrictions same as Alternative A, but to a lesser degree with an additional 4,010 acres unavailable to livestock grazing.	Same as Alternative B.	Adverse impacts and restrictions same as Alternative A, but to a lesser degree with an additional 13,718 acres unavailable to livestock grazing.

Table 2.2. Summary of Impacts

	unavailable to grazing.					
Minerals and Energy Resources	Adverse impacts from damage or destruction of Paleontological resources from surface disturbance, particularly in Class 3, 4/5, and 5 lands. Lands open to minerals development would include 865,559 acres of Class 3, 4/5, and 5 paleontologically sensitive geologic units.	Adverse impacts same as Alternative A, but to a somewhat greater degree due to 20,111 more acres of Class 3, 4/5, and 5 lands open to minerals development than under Alternative A.	Adverse impacts same as Alternative A, but to a greater degree due to 87,911 more acres of Class 3, 4/5, and 5 lands open to minerals development than under Alternative A.	Adverse impacts same as Alternative A, but to a greater degree due to 120,747 more acres of Class 3, 4/5, and 5 lands open to minerals development than under Alternative A.	Adverse impacts same as Alternative A, but to a lesser degree due to 98,299 less acres of Class 3, 4/5, and 5 lands open to minerals development than under Alternative A.	Adverse impacts same as Alternative A, but to a greater degree due to 459,995 more acres of Class 3, 4/5, and 5 lands open to minerals development than under Alternative A.
Non-WSA Lands with Wilderness Characteristics	No impacts to paleontological resources, as non-WSA lands with wilderness characteristics would not be protected under this alternative.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Surface disturbance restrictions on 582,357 acres to protect non-WSA lands with wilderness characteristics would have greater beneficial impacts on sensitive resources than under Alternative A.	Same as Alternative E, except 88,871 acres would be managed to protect non-WSA lands with wilderness characteristics.
Recreation	Adverse impacts include damage or destruction of important surface fossils from motorized vehicles, illegal collection, and vandalism. Beneficial impacts from regulated recreational use and awareness programs. This	Impacts same as Alternative A with lower potential for adverse impacts and more potential beneficial impacts due to increased restrictions on recreational activities.	Impacts same as Alternative A, with lower potential for adverse impacts and more potential beneficial impacts due to increased restrictions on recreational activities.	Impacts same as Alternative A, with lower potential for adverse impacts and more potential beneficial impacts due to a high number of restrictions on recreational activities.	Impacts same as Alternative A, with the lowest potential for adverse impacts due to increased restrictions on recreational activities and surface disturbance compared to the other alternatives.	Impacts same as Alternative A, with lower potential for adverse impacts and more potential beneficial impacts due to a high number of restrictions on recreational activities.

Table 2.2. Summary of Impacts

	alternative would provide the fewest restrictions on recreational activities.					
Special Designations	Potential adverse impacts include increased public access, unlawful collection or vandalism of sensitive resources, increased vehicle access, and surface-disturbing actions. Potential beneficial impacts from restrictions on public access and surface-disturbing activities. Alternative A would have limited restrictions on both commercial and recreational access. Additionally, 171,736 acres of Class 3 units, 141,790 acres of Class 4/5 units, and 93,985 acres of Class 5 units would lie within ACECs	Potential impacts same as Alternative A, but with greater beneficial impacts from increased restrictions on access to sensitive paleontological resources compared to Alternative A including 68,427 more acres in ACECs as Class 3, 4/5, and 5 units.	Potential impacts same as Alternative A, but with greater restrictions on surface-disturbing actions, and commercial and recreational access than Alternative A including 343,141 fewer acres in ACECs as Class 3, 4/5, and 5 units.	Potential impacts same as Alternative A, but with somewhat greater restrictions on surface-disturbing actions, and commercial and recreational access than Alternative A, including zero acres in ACECs as Class 3, 4/5, and 5 units.	Potential impacts same as Alternative A, but with the greatest beneficial restrictions on access and surface-disturbing actions of any of the alternatives.	Same as Alternative C.
Travel Management	Potentially adverse, direct and indirect impacts from surface-disturbing actions, and increased public access resulting in unlawful collection, vandalism, or destruction of sensitive resources. Alternative A would	Potential impacts same as Alternative A, but to lesser degree due to greater restrictions on travel and public access compared to Alternative A with 147,268 more acres closed to OHV use.	Potential impacts same as Alternative A, but to lesser degree due to greater restrictions on travel and public access compared to Alternative A with 142,237 more acres closed to OHV use.	Potential impacts same as Alternative A, but with zero acres closed to OHV use.	Potential impacts same as Alternative A, but to a lesser degree due to the greatest level of restrictions on travel and public access compared to Alternative A with 694,005 more acres closed to OHV use.	Potential impacts same as Alternative A, but to lesser degree due to greater restrictions on travel and public access compared to Alternative A with 117,465 more acres closed to OHV use.

Table 2.2. Summary of Impacts

	open the most acreage to travel and public access.					
Woodlands	Adverse impacts include surface disturbance during harvest and road construction, and increased OHV access and access to sensitive resources. There would be limited restrictions on woodlands harvesting under Alternative A with the potential impacts on 662,223 acres of Class 3, 4/5, and 5 units.	Adverse impacts same as Alternative A, but to a lesser degree due to greater seasonal restrictions, limits and closures for woodland harvesting. Potential impacts on 254,712 fewer acres of Class 3, 4/5, and 5 units than Alternative A.	Adverse impacts same as Alternative A, but to a lesser degree due to increased seasonal restrictions, limits and closures for woodland harvesting. Potential impacts on 167,389 fewer acres of Class 3, 4/5, and 5 units than Alternative A.	Adverse impacts same as Alternative A, but to somewhat lesser degree from seasonal restrictions, limits, and closures to woodland harvesting. Potential impacts on fewer acres than Alternative A, but greater impacts than the other alternatives.	Adverse impacts same as Alternative A, but to lesser degree than any of the alternatives due to limited acreage available for harvesting, and restrictions on surface disturbance to protect wilderness characteristics.	Adverse impacts same as Alternative A, but to a lesser degree due to increased seasonal restrictions, limits and closures for woodland harvesting. Potential impacts on 167,388 fewer acres of Class 3, 4/5, and 5 units than Alternative A.
RECREATION						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Air Quality	Long-term, beneficial impacts on recreation-related scenic quality from management decisions that would limit smoke, haze, and other pollutants.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Cultural Resources	Long-term, substantially adverse impacts to recreation resources in Comb Ridge, Tank Bench, and Beef Basin from lack of restrictions. Long-term, adverse impacts to recreation from access	Long-term, beneficial impacts to recreation resources in the Comb Ridge, Tank Bench, Beef Basin, and McLoyd Canyon-Moon House CSMA, in Grand Gulch Historic District from decisions to prevent resource degradation,	Management action impacts for Comb Ridge, Tank Bench, Beef Basin, and McLoyd Canyon-Moon House same as Alternative B.	Short term, beneficial impacts from reduced restrictions from not managing Comb Ridge, Tank Bench, and, Beef Basin as CSMA, but long term, adverse impacts on resource and users from	Same as Alternative B, except more beneficial impacts from surface disturbance restrictions in 18,514 (39%) in Comb Ridge CSMA from protection of non-WSA wilderness characteristics areas.	Same as Alternative B, except Comb Ridge, Beef Basin, and McLoyd Canyon-Moon House managed as zones within Cedar Mesa SRMA, for cultural/recreation resource protection.

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	restrictions to the McLoyd Canyon-Moon House. Managing the Grand Gulch Historic District for primitive recreation would have beneficial impacts on non-mechanized or specialized users, and adverse impacts on other user groups.	and from management under SRMA plans. Impacts to user groups would be variable (see Recreation section in text for analysis of impacts to user groups).		conflicts and user degradation. Impacts to McLoyd Canyon-Moon House same as Alternative B. Impacts to Grand Gulch Historic District same as Alternative C.		
Fire Management	Short-term, adverse impacts on all recreational user groups from loss of recreation opportunities in treated areas. Long-term, beneficial impacts from reduced risk of fire, improved wildlife habitat and vegetation (with greater opportunities for wildlife viewing).	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Health and Safety	Short-term health and safety risks to recreational users in those areas where hiking, OHV use, and target shooting are in close proximity to hazardous materials and AML sites. Reclamation of AML mine sites would beneficially expand recreational opportunities in the	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	long-term.					
Lands and Realty	Short-term, beneficial impacts on non-mechanized, specialized, river floating, and mountain biking users from prohibitions on pyrotechnics and explosives use during filming. Long-term, beneficial impacts from protection of natural resources for recreation during filming.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Livestock Grazing	Long-term, beneficial impacts on recreation resources and non-mechanized users from areas unavailable for livestock grazing. Negligible impacts on other recreation resource users.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Minerals and Energy Resources	Impacts on recreation resources would be minor, but adverse because of potential scenic quality degradation from predicted 73 wells and a total of 2,436 acres of disturbance caused by oil and gas, geophysical, salable, locatable minerals activities (0.14% of the FO).	Same as Alternative A, except that 66 wells predicted with total surface disturbances of 2,281 acres from all minerals activities (0.13% of the FO).	Same as Alternative A, except that 74 wells predicted with total surface disturbances of 2,464 acres from all minerals activities (0.14% of the FO).	Same as Alternative A, except that 75 wells predicted with total surface disturbances of 2,496 acres from all minerals activities (0.14% of the FO).	Same as Alternative A, except that 54 wells predicted with total surface disturbances of 2,131 acres from all minerals activities (0.13% of the FO). Reduced impacts from an additional 582,360 acres protected from minerals-related surface disturbances within areas with non-WSA wilderness	Same as Alternative E, except that 72 wells predicted with total surface disturbances of 2,446 acres from all minerals activities (0.13% of the FO), with 88,871 acres protected from minerals-related surface disturbances within areas with non-WSA wilderness

Table 2.2. Summary of Impacts

					characteristics.	characteristics.
Non-WSA Lands with Wilderness Characteristics	Negligible impacts to recreation resources and uses as non-WSA lands with wilderness characteristics are not protected under this alternative.	Same as Alternative A	Same as Alternative A	Same as Alternative A	Long-term, beneficial impacts on recreation resources and opportunities for non-mechanized, motorized, scenic driving, and mountain biking groups from preservation of 165,831 acres for non-WSA wilderness characteristics within the SRMAs, and 491,628 acres within the ERMA. Long-term, adverse impacts on competitive, motorized and mountain biking events in these areas.	Long-term, beneficial impacts on recreation resources and opportunities for non-mechanized, and OHV users from protection of non-WSA lands with wilderness characteristics within 13,600 acres in SRMAs, and allowed OHV use.
Paleontology	Paleontological management decisions would have negligible impacts on recreation.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Recreation	San Juan River SRMA Short-term, beneficial impacts from timing stipulations and reserved campsites along river in the 15,100-acre SRMA. Long-term, adverse impacts from lack of resource protection and continued intense river use, and motorized boating.	San Juan River SRMA Long-term, beneficial impacts on river experience from reduced crowding by reducing commercial use (beneficial impacts on private users, adverse impacts on commercial users), from limited vehicle camping, from additional campsites	San Juan River SRMA Commercial floating, vehicle camping impacts as under Alternative B. Vehicle camping, impacts as under B. Motorized boating impacts as under A. Adverse impacts from 33% reduction in SRMA, compared to the No Action (9,859-acre SRMA under	San Juan River SRMA Impacts same as Alternative A for river users. Designated camping impacts as under Alternative B. Adverse impacts from 58% reduction in SRMA size (6,365-acre SRMA under Alternative D).	San Juan River SRMA Same as Alternative B, except that 4,124 acres of non-WSA lands with wilderness characteristics lie within the proposed SRMA, which would beneficially increase protection of resources and benefit non-mechanized river users.	Same as Alternative C.

Table 2.2. Summary of Impacts

		on Navajo Reservation (subject to MOU). Limited camping would have adverse impacts on non-river-floating users. An adverse reduction in size of the SRMA by 30% compared to the No Action (10,203-acre SRMA under Alternative B).	Alternative C).			
	Cedar Mesa (Grand Gulch Plateau) SRMA Long-term, beneficial impacts on resources and non-mechanized users in the 385,000-acre Grand Gulch SRMA from designated campsites, pet controls, no campfires, limited group size.	Cedar Mesa C-SRMA (375,739 acres) Same as Alternative A, except managed as 375,739-acre Cedar Mesa Cultural SRMA, pets excluded from specified areas, no woodland harvesting or collecting. Long-term, beneficial impacts from permitted camping and day use.	Cedar Mesa C-SRMA (375,739 acres) Same impacts as Alternative B, except pet control would be same as A. Short-term adverse impacts to stock users, but long-term benefits from resource preservation.	Cedar Mesa C-SRMA (375,739 acres) Management decisions and impacts same as Alternative C, except that pets and stock would be prohibited or limited if causing adverse impacts to recreation resources.	Cedar Mesa C-SRMA (375,739 acres) Same as Alternative B, except 109,700 acres (29%) within the proposed C-SRMA would be protected for preservation of non-WSA wilderness characteristics, with benefits to non-mechanized users and adverse impacts to mechanized users in this area.	Cedar Mesa SRMA (407,098 acres) Same as Alternative B, except 13,600 acres in SRMA manage for protection of non-WSA lands with wilderness characteristics, benefiting non-mechanized and mechanized users.
	Dark Canyon SRMA Managed under the 214,390-acre Canyon Basin SRMA. Long-term, adverse impacts to resources from unlimited group sizes, dogs and vehicles, dispersed camping, campfires, and minimal ranger presence. Long-term,	Dark Canyon SRMA (30,820 acres) Short- and long-term, beneficial impacts on resources from limits on users per day, designated campsites, limits on campfires (mesa tops), waste management, pet restrictions, and	Dark Canyon SRMA (30,820 acres) Impacts same as Alternative B, but decreased long-term, beneficial impacts by increased group size and numbers.	Dark Canyon SRMA (30,820 acres) Impacts same as Alternative A from unrestricted dispersed camping, permitted large and numerous commercial groups, unrestricted use of campfires, no designated	Dark Canyon SRMA (30,820 acres) Same as Alternative B, except for additional beneficial impacts from protection of 2,522 acres (8%) to preserve non-WSA wilderness characteristics.	Dark Canyon SRMA (30,820 acres) Same as Alternative C.

Table 2.2. Summary of Impacts

	adverse impacts to users from over-crowding, user conflicts, loss of recreational opportunities.	prohibitions on firewood collecting. Short-term, adverse impacts on users from group size and number limits, but long-term, beneficial impacts from improved backcountry opportunities.		campsites, and unrestricted firewood collection.		
	Indian Creek SRMA Managed as part of the 214,390-acre Canyon Basins SRMA. Long-term, adverse impacts on resources and resource users from unlimited, unrestricted user group sizes, minimal monitoring of surface disturbances, unrestricted camping and use of campfires, potential degradation of cultural-recreational resources, and unrestricted presence of pets.	Indian Creek SRMA (89,721 acres) Short- and long-term, beneficial impacts on resources from designated camping, prohibitions on dispersed camping, prohibitions on wood gathering, and adaptive management to preserve resources. Short-term, beneficial impacts on resource users from additional recreational facilities. Long-term, beneficial impacts on users from management decisions that address the increasing popularity and recreational use of the area.	Indian Creek SRMA (89,721 acres) Same as Alternative B.	Indian Creek SRMA (89,721 acres) Same as Alternative B.	Indian Creek SRMA (89,721 acres) Same as Alternative B, except 47,393 acres in SRMA managed for protection of non-WSA lands with wilderness characteristics, with beneficial impacts on non-mechanized users and adverse impacts on OHV and mountain biking users.	Indian Creek SRMA (89,721 acres) Same as Alternative C.
	White Canyon SRMA Area not managed as an SRMA. Long-term, adverse impacts from unrestricted private	White Canyon SRMA (2,828 acres) Short-term and long-term, beneficial impacts from fire pan	White Canyon SRMA (2,828 acres) Same as Alternative B.	White Canyon SRMA (2,828 acres) Long-term, adverse impacts from lack of permit system to limit	White Canyon SRMA (2,828 acres) Same as Alternative B, except 2,092 acres would be managed for	White Canyon SRMA (2,828 acres) Same as Alternative B.

Table 2.2. Summary of Impacts

	and commercial use, open camping and campfires.	use, permit system, primitive campground development, prohibitions on campfires in-canyon.		resource use and visitation. Long-term, beneficial impacts from developed campsites, fire pan use.	protection of non-WSA lands with wilderness characteristics (this management would not change level of beneficial impacts).	
	ERMA No specified management decisions. Long-term, beneficial impacts to resources and users from adaptive management to protect resources.	ERMA Long-term, beneficial impacts from adaptive management, limits on dispersed vehicle camping, camping limited to designated sites along Bears Ears Road and Deer Flat Road, and coordination with Glen Canyon Rec Area on campground construction.	ERMA Same as Alternative B, except allowing dispersed vehicle camping within 150 of roadways would have long-term, adverse impacts on resources from surface disturbances.	ERMA Same as Alternative C, except that dispersed vehicle camping allowed within 300 feet of roadways.	ERMA Same as Alternative B, except 416,526 acres management for protection of non-WSA lands with wilderness characteristics in the ERMA would have more beneficial impacts on non-mechanized users and more adverse impacts on mechanized users.	ERMA Same as Alternative B, except dispersed camping allowed within 150 feet of road. Management of 75,271 acres of non-WSA lands with wilderness characteristics in the ERMA would have beneficial impacts on mechanized and non-mechanized users.
	Special Recreation Permits (SRPs) Long-term, beneficial impacts from stipulations in the permit that would ensure that resources were not adversely impacts.	Special Recreation Permits (SRPs) Same as Alternative A.	Special Recreation Permits (SRPs) Same as Alternative A.	Special Recreation Permits (SRPs) Same as Alternative A.	Special Recreation Permits (SRPs) Same as Alternative B, but reduced beneficial impacts from fewer opportunities for commercial, specialized recreation in non-WSA lands with wilderness characteristics.	Special Recreation Permits (SRPs) Same as Alternative A.
Riparian Resources	No specific management decisions would affect recreation, but current adverse impacts would have long-term recreation opportunity-degrading impacts on hiking, trail	Riparian management decisions would have long-term, beneficial impacts on recreation by excluding livestock in specified riparian areas, closing areas to OHV use, and	Same as Alternative B.	Same as Alternative A.	Same as Alternative B.	Same as Alternative B.

Table 2.2. Summary of Impacts

	use, wildlife viewing, sightseeing, and camping.	closing functioning at risk areas to motorized camping. Short-term, adverse impacts on recreational opportunities until riparian area were restored.				
Soil and Water Resources	Soils and watershed management decisions are unspecified, but impacts on recreation would be negligible.	No specific management action impacts on recreation, but erosion control planning and mitigation on steep slopes would have long-term, beneficial impacts on recreation-related scenic quality.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.
Special Designations	Alkali Ridge ACEC (39,202 acres) Beneficial, long-term impacts from resource preservation and/or mitigation of disturbances.	Alkali Ridge ACEC (39,196 acres) Long-term, beneficial impacts from cultural resource management plan, and prohibitions on surface-disturbing activities that might threaten the area's cultural resources.	Alkali Ridge ACEC (39,196 acres) Same as Alternative A, except that a management plan would be prepared and limits placed on surface disturbances, which would have beneficial impacts on recreation.	Alkali Ridge ACEC Not designated as an ACEC. The impacts would be adverse in the long-term because surface disturbances would not be limited, visual quality would be adversely affected and adverse for sightseeing opportunities.	Alkali Ridge ACEC (39,196 acres) Same as Alternative B.	Alkali Ridge ACEC (39,196 acres) Same as Alternative C.
	Bridger Jack Mesa ACEC (6,260 acres) Long-term, beneficial, impacts on recreation resources and non-mechanized users.	Bridger Jack Mesa ACEC (6,225 acres) Same as Alternative A.	Bridger Jack Mesa ACEC Impacts to the area would be the same as Alternative A because the area lies within a	Bridger Jack Mesa ACEC Same as Alternative C.	Bridger Jack Mesa ACEC (6,225 acres) Same as Alternative A.	Bridger Jack Mesa ACEC Same as Alternative C.

Table 2.2. Summary of Impacts

	Long-term, adverse impacts on motorized OHV, mountain biking, specialized, and scenic driving user groups within the ACEC because it lies within a WSA.		WSA; but the area would not be designated as an ACEC.			
	Butler Wash North ACEC (17,464 acres) Long-term, beneficial impacts on non-mechanized users from maintenance of wilderness values, but long term adverse impacts on mechanized and specialized users from prohibitions on surface disturbances because the ACEC lies within a WSA.	Butler Wash North ACEC (17,365 acres) Same as Alternative A.	Butler Wash North ACEC Impacts to the area would be the same as Alternative A because the area lies within a WSA; but the area would not be designated as an ACEC.	Butler Wash North ACEC Same as Alternative C.	Butler Wash North ACEC (17,365 acres) Same as Alternative B.	Butler Wash North ACEC Same as Alternative C.
	Cedar Mesa ACEC (295,336 acres) Short-term, adverse impacts from rangeland and wildlife improvement projects, and fire suppression. Long-term, adverse impacts from potential minerals resource exploration and development. Long-term, beneficial impacts from designated OHV use, protection of cultural resources, and areas	Cedar Mesa ACEC (306,742 acres) Long-term, beneficial impacts from waste management, prohibitions on dispersed camping, and limiting day use and overnight camping to protect cultural resources. Long-term, adverse impacts on recreation users from reduced recreational opportunities.	Cedar Mesa ACEC Long-term beneficial impacts same as Alternative B from management as a 375,739-acre SRMA, but the area would not be designated as an ACEC. Long-term adverse impacts same as Alternative B, but to a lesser degree, because the area would be open to dispersed camping opportunities.	Cedar Mesa ACEC Same as Alternative C.	Cedar Mesa ACEC (306,742 acres) Same impacts as Alternative B, but more beneficial to non-mechanized recreation, from protection of 60,049 acres of non-WSA lands with wilderness characteristics within the ACEC.	Cedar Mesa ACEC Same as Alternative C.

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	managed for scenic quality and non-motorized uses.					
	<p>Dark Canyon ACEC (61,660 acres) Dark Canyon lies entirely within a WSA, so there would be long-term, beneficial impacts on non-mechanized users from maintenance of wilderness values, but long term adverse impacts on mechanized and specialized users from prohibitions on surface disturbances.</p>	<p>Dark Canyon ACEC (61,660 acres) Same as Alternative A.</p>	<p>Dark Canyon ACEC Impacts to the area would be the same as Alternative A because the area lies within a WSA; but the area would not be designated as an ACEC.</p>	<p>Dark Canyon ACEC Same as Alternative C.</p>	<p>Dark Canyon ACEC (61,660 acres) Same as Alternative A.</p>	<p>Dark Canyon ACEC (61,660 acres) Same as Alternative C.</p>
	<p>Hovenweep ACEC (1,798 acres) Impacts would be similar to Cedar Mesa ACEC. Beneficial opportunities for mechanized recreation, wildlife viewing, and cultural interpretation. Long term, adverse impacts from minerals development on sightseeing opportunities, cultural, and wildlife viewing.</p>	<p>Hovenweep ACEC (2,439 acres) Same as Alternative A.</p>	<p>Hovenweep ACEC (2,439 acres) Same as Alternative B.</p>	<p>Hovenweep ACEC The ACEC would not be established. Adverse impact to recreation in the short- and long-term from minerals development, watershed and vegetation treatment projects, impacts to cultural resources. Long-term, beneficial impacts for OHV users and non-motorized trail users. Adverse impacts on users seeking remoteness, solitude, and naturalness.</p>	<p>Hovenweep ACEC (2,439 acres) Same as Alternative B.</p>	<p>Hovenweep ACEC (2,439 acres) Same as Alternative A.</p>

Table 2.2. Summary of Impacts

	<p>Indian Creek ACEC (8,510 acres) Managed to protect visual quality, management decisions would permit minimal surface disturbances and closed to OHV use, with long-term, beneficial impacts on recreation resources. Variable impacts on recreation users: beneficial impacts on non-mechanized and scenic drivers; adverse impacts on mechanized users from limited recreational opportunities.</p>	<p>Indian Creek ACEC (8,510 acres) Same impacts as Alternative A.</p>	<p>Indian Creek ACEC (3,908 acres) Same impacts as Alternative B on recreation resources, but reduced degree of beneficial impacts on resources and users because the ACEC would be reduced in area by 46% in comparison to Alternative A. This alternative would beneficially increase opportunities for OHV use along designated trails and routes in the ACEC. The reduced size of the ACEC would likely create user conflicts between mechanized and non-mechanized users.</p>	<p>Indian Creek ACEC The ACEC would not be established, with no emphasis on managing the area for scenic quality except those areas that lie within WSAs. Adverse, long-term impacts on recreation resources that lie outside of WSAs from lack of resource protection. Variable impacts on resource users: non-mechanized and scenic drivers would be adversely impacted; mechanized, specialized users would benefit in the short-term. Long-term, adverse impacts on all users from user conflicts, resource degradation, and crowding.</p>	<p>Indian Creek ACEC (8,510 acres) Same as Alternative A, but to a greater degree, because, 30% of the ACEC (3,887 acres) would be protected to preserve lands with non-WSA wilderness characteristics: more adverse impacts to mechanized users from OHV prohibitions; more beneficial impacts to non-mechanized users from increased opportunities for solitude, remoteness.</p>	<p>Indian Creek ACEC (3,908 acres) Same impacts as Alternative A for non-mechanized recreation, but same as Alternative C for mechanized uses, for impacts from resource use conflicts within the smaller ACEC.</p>
	<p>Lockhart Basin ACEC The area would not be managed as an ACEC. Long-term, beneficial impacts on recreation resources from VRM I designation, prohibitions on woodcutting and OHV</p>	<p>Lockhart Basin ACEC (47,783 acres) Long term, beneficial impacts to resources and to non-mechanized users from maintained high scenic quality as VRM Class I, and adverse impacts o mechanized users</p>	<p>Lockhart Basin ACEC Not designated as an ACEC, and managed as VRM Class II and VRM Class III. Adverse impacts to recreation resources because the area would be open to mineral leasing,</p>	<p>Lockhart Basin ACEC Same as Alternative C.</p>	<p>Lockhart Basin ACEC (47,783 acres) Same as Alternative B, except to a greater beneficial degree for non-mechanized users and greater adverse impacts to motorized OHV users, from management of 45% of the ACEC (21,298</p>	<p>Lockhart Basin ACEC Same as Alternative C.</p>

Table 2.2. Summary of Impacts

	<p>use in the Indian Creek ACEC (6,870 acres) and WSA portions of the basin. Long-term, adverse impacts on OHV users, but beneficial impacts on scenic drivers, non-motorized, and non-mechanized users. Long term, adverse impacts to non-mechanized users outside of the ACEC/WSA areas within the basin from reduced opportunities for solitude, remoteness, and quiet.</p>	<p>from limited opportunities.</p>	<p>livestock grazing in VRM III areas. Long-term, adverse impacts to all recreation groups from degradation of scenic quality in VRM Class III areas. Short-term, beneficial impacts to OHV users, but long-term, adverse impacts from resource degradation in VRM III areas.</p>		<p>acres) for preservation of lands with non-WSA wilderness characteristics.</p>	
	<p>Lavender Mesa ACEC (649 acres) Long-term, beneficial impacts on recreation resources from protection of visual, cultural, and natural resources. Negligible impacts on mechanized recreation users because the area is inaccessible. Beneficial impacts on non-mechanized and specialized users (climbers) from preservation of an undeveloped recreation area.</p>	<p>Lavender Mesa ACEC (649 acres) Same as Alternative A.</p>	<p>Lavender Mesa ACEC (649 acres) Same as Alternative A.</p>	<p>Lavender Mesa ACEC The ACEC would not be established. Long-term, adverse impacts to recreation resources from unrestricted surface-disturbing activities. Long-term, adverse impacts on non-mechanized and specialized users from lack of protection-related management decisions that would allow resource degradation.</p>	<p>Lavender Mesa ACEC (649 acres) Same as Alternative A., except the area would also be managed for protection of its non-WSA wilderness characteristics.</p>	<p>Lavender Mesa ACEC (649 acres) Same as Alternative C.</p>

Table 2.2. Summary of Impacts

	<p>Scenic Highway Corridor ACEC (70,017 acres) Long term, beneficial impacts to scenic drivers and scenic quality preservation along the motor routes within the ACEC. Long term, adverse impacts to OHV and mountain bikers from limited opportunities along the corridor.</p>	<p>Scenic Highway Corridor ACEC Under this alternative the ACEC would not be designated, with long term, beneficial impacts from reduced restrictions on activities within the corridor.</p>	<p>Scenic Highway Corridor ACEC Same as Alternative B.</p>	<p>Scenic Highway Corridor ACEC Same as Alternative B.</p>	<p>Scenic Highway Corridor ACEC Same as Alternative B.</p>	<p>Scenic Highway Corridor ACEC Same as Alternative B.</p>
	<p>Shay Canyon ACEC (3,561 acres) Minor impacts on resources from actions that limit OHV use, protect scenic quality (as VRM Class I), and from protection of cultural resources. Minor impacts on resource users because opportunities would be available for mechanized and non-mechanized users.</p>	<p>Shay Canyon ACEC (119 acres) The ACEC would be managed as a 119-acre area to conserve cultural resources. Impacts on recreation resource would be beneficial in the long-term because surface disturbances would be prohibited. Impacts on all recreation use would be adverse in the long-term from limitations imposed to protect cultural resources, and from a substantial reduction of ACEC area that would limit and constrain recreational opportunities.</p>	<p>Shay Canyon ACEC (119 acres) Same as Alternative B.</p>	<p>Shay Canyon ACEC The ACEC would not be established. Managed under VRM Class III objectives, limited OHV use, livestock grazing, fuels and watershed treatments that would have long-term, adverse impacts on resources. Short-term, beneficial impacts on mechanized and non-mechanized users from expanded opportunities, but long-term, adverse impacts on users from resource degradation through lack of protection</p>	<p>Shay Canyon ACEC (119 acres) Same as Alternative B, except that 99 acres (83% of the ACEC) would be managed for protection of non-WSA lands with wilderness characteristics. Reduced adverse impacts from prohibitions on OHV, which be better able to accommodate allowed recreational activities in the small area.</p>	<p>Shay Canyon ACEC (119 acres) Same as Alternative B.</p>

Table 2.2. Summary of Impacts

				prescriptions.		
	<p>San Juan River ACEC The area would not be designated as an ACEC, but impacts would be the same as the San Juan River SRMA impacts (described above) because the area would continue to be managed as the San Juan River SRMA (15,100 acres).</p>	<p>San Juan River ACEC (7,590 acres) Long-term, beneficial impacts on resources from decisions that limit or restrict surface disturbances. Long-term, adverse impacts on motorized, mountain biking, non-mechanized users from reduced recreational opportunities. Negligible impacts on river users.</p>	<p>San Juan River ACEC (7,590 acres) Same as Alternative B.</p>	<p>San Juan River ACEC The ACEC would not be designated, but impacts would be same as Alternative B because of similar management decisions to protect recreational resources and allow similar range of recreational opportunities.</p>	<p>San Juan River ACEC (7,590 acres) Same as Alternative B, except 2,155 acres of non-WSA lands with wilderness characteristics (28% of the ACEC) would be managed to limit surface disturbances.</p>	<p>San Juan River ACEC (4,321 acres) Same as Alternative B.</p>
	<p>Valley of the Gods ACEC The 31,387-acre area would not be designated an ACEC, but continued to be managed as a Special Emphasis Area within the Cedar Mesa ACEC. Long term, beneficial impacts through limitations on surface disturbances, and management under VRM I objectives. Long-term, beneficial impacts on non-mechanized, mechanized, and scenic drivers because opportunities would be available.</p>	<p>Valley of the Gods ACEC (22,863 acres) Impacts would be same as A because of VRM I objectives for the area.</p>	<p>Valley of the Gods ACEC (22,863 acres) Same as Alternative B.</p>	<p>Valley of the Gods ACEC No designation as an ACEC. VRM III management objectives would allow long-term, adverse impacts to resources, with long-term, adverse impacts to scenic drivers, non-motorized, and non-mechanized users from diminished recreational opportunities.</p>	<p>Valley of the Gods ACEC (22,863 acres) Same as Alternative B, except 20,743 acres in ACEC (91% of ACEC) managed for protection of non-WSA lands with wilderness characteristics.</p>	<p>Valley of the Gods ACEC (22,863 acres) Same as Alternative B.</p>
	WSR Colorado	WSR Colorado	WSR Colorado	WSR Colorado	WSR Colorado	WSR Colorado

Table 2.2. Summary of Impacts

	<p>Segments Impacts on segment #1 would be beneficial in the long-term from restrictions to preserve ORVs, with beneficial, long-term impacts on all users because opportunities would continue to be available. Impacts on Segment #2 and #3 would be the same as for #1 above.</p>	<p>Segments Impacts on segment #1 would be beneficial in the long-term from preservation of ORVs. Impacts on specialized, mountain biking, non-mechanized, river users, and motorized users would be beneficial because opportunities would be available for recreation. Potential adverse impacts from resource use conflicts within the narrow river segment. Impacts on Segment #2 would be same as #1 above. Impact to Segment #3 would have long-term, beneficial impacts on resources and non-mechanized users, but long-term, adverse impacts on mountain biking and motorized users from reduced opportunities.</p>	<p>Segments Recommended as not suitable, the impacts on segment #1 resources and users would be adverse in the long-term from reduced protection from surface disturbances. Impacts to Segment #2 would be same as Alternative B, except that motorized use would create user conflicts and diminish the non-mechanized user experience. Impacts to Segment #3 would be same as Alternative B, except that motorized use would create user conflicts and diminish the non-mechanized river user experience.</p>	<p>Segments All segments would be recommended as not suitable, with long-term, adverse impacts on recreation from lack of resource protection and allowed surface disturbances.</p>	<p>Segments Same as Alternative B.</p>	<p>Segments Same as Alternative C because of non-suitability recommendation.</p>
	<p>WSR Indian Creek Segment Not evaluated for eligibility, but impacts on recreation would continue to be beneficial through</p>	<p>WSR Indian Creek Segment Long-term, beneficial impacts on resources and resource users because ORVs would be protected, while</p>	<p>WSR Indian Creek Segment Recommended as not suitable. Long-term, adverse impacts on resources from likely degradation of ORVs.</p>	<p>WSR Indian Creek Segment Recommended as not suitable. Same as Alternative C.</p>	<p>WSR Indian Creek Segment Same as Alternative B, except that additional resource protection along 0.6 miles of river corridor to protect</p>	<p>WSR Indian Creek Segment Recommended as not suitable. Same as Alternative C.</p>

Table 2.2. Summary of Impacts

	management decisions under the current RMP, with a range of beneficial recreational opportunities for mechanized and non-mechanized users.	allowing recreation opportunities for motorized, non-motorized, and mountain bike users. Long term, adverse impacts from potential resource user conflicts.	Impacts on users would be long-term and adverse from degradation of resources and reduction in recreational opportunities.		areas with non-WSA lands with wilderness characteristics.	
	WSR Fable Valley Segment Not evaluated for eligibility, but its location within a WSA ensures that impacts on recreation resources and non-mechanized recreation would be beneficial in the long term. Long-term, adverse impacts on mechanized user groups from WSA IMP restrictions on mechanized use and surface disturbances.	WSR Fable Valley Segment Recommended suitable, with same impacts as Alternative A from location within a WSA.	WSR Fable Valley Segment Recommend not suitable, but same impacts as Alternative A from location within a WSA.	WSR Fable Valley Segment Recommend not suitable, but same impacts as Alternative A from location within a WSA.	WSR Fable Valley Segment Same as Alternative B.	WSR Fable Valley Segment Same as Alternative C.
	WSR Dark Canyon Segment Not evaluated for eligibility, but its location within a WSA ensures that impacts on recreation resources and non-mechanized recreation would be beneficial in the long term. Long-term, adverse impacts on	WSR Dark Canyon Segment Recommended suitable, with same impacts as Alternative A from location within a WSA.	WSR Dark Canyon Segment Same as Alternative B.	WSR Dark Canyon Segment Recommend not suitable, but same impacts as Alternative A from location within a WSA.	WSR Dark Canyon Segment Same as Alternative B.	WSR Dark Canyon Segment Same as Alternative B.

Table 2.2. Summary of Impacts

	mechanized user groups from WSA IMP restrictions on mechanized use and surface disturbances.					
	<p>WSR San Juan River Segments Segment #1 not evaluated for eligibility, with impacts same as Colorado River Segment #1. Segment #2 recommended as eligible, with limited OHV use, VRM I objectives, and withdrawn mineral entry would have long-term, beneficial impacts on resources and all users because opportunities would continue to be available for mechanized and non-mechanized users. Segments #3, #4, and #5 would have same impacts as #2.</p>	<p>WSR San Juan River Segments Segment #1 recommended as suitable, managed as VRM III, NSO for minerals. Impacts to recreation would be negligible to minor because no recreation ORVs were found during eligibility study. Segment #2 recommended as suitable, with long-term, beneficial impacts on recreation resources and users. Increased use would create the potential for user conflicts between mechanized and non-mechanized users. Segment #3 recommended as suitable, with VRM I management, closed to OHV use, and mineral withdrawal that would have long-term, beneficial impacts on resources. Impacts on users would be variable:</p>	<p>WSR San Juan River Segments All segments recommended as not suitable. Segment #1 Impacts same as Alternative B. Segment #2 adverse, long-term impacts because eligibility study determined that the segment has Wild ORVs. Impacts on users would be adverse in the long-term because of likely resource degradation and diminished recreation opportunities. Segment #3 Impacts same as Segment #2. Segment #4 Impacts same as Segment #2. Segment #5 Impacts same as Segment #2.</p>	<p>WSR San Juan River Segments All segments recommended as not suitable. Segment #1 Impacts same as Alternative C. Segment #2 Impacts same as Alternative C. Segment #3 Impacts same as Alternative C. Segment #4 Impacts same as Alternative C. Segment #5 Impacts same as Alternative C.</p>	<p>WSR San Juan River Segments Same as Alternative B.</p>	<p>WSR San Juan River Segments Segment #1 recommended as not suitable. Impacts same as Alternative C. Segment #2 recommended as not suitable. Impacts same as Alternative C. Segment #3 recommended as not suitable. Impacts same as Alternative C. Segment #4 recommended as not suitable. Impacts same as Alternative C. Segment #5 recommended as suitable. Impacts same as Alternative B.</p>

Table 2.2. Summary of Impacts

		OHV users would be adversely affected by lack of opportunities, but river floaters and non-mechanized users would benefit. Segment #4 recommended as suitable, and would have impacts same as Segment #2. Segment #5 recommended as suitable, and would have impacts same as Segment #3.				
	WSR Arch Canyon Segment Not evaluated for eligibility. Impacts same as Indian Creek segment.	WSR Arch Canyon Segment Recommended as suitable, with same as Indian Creek.	WSR Arch Canyon Segment Recommended as not suitable. Same as Indian Creek segment.	WSR Arch Canyon Segment Recommended as not suitable. Same as Indian Creek segment.	WSR Arch Canyon Segment Same as Alternative B.	WSR Arch Canyon Segment Same as Alternative C.
	WSR White Canyon Determined to be eligible. Beneficial, long-term impacts on recreation and users from resource protection and continued recreational opportunities.	WSR White Canyon Recommended as not suitable. Negligible impacts on recreation because of proposed SRMA under this alternative to protect recreation resources and opportunities.	WSR White Canyon Same as Alternative B.	WSR White Canyon Same as Alternative B.	WSR White Canyon Same as Alternative B.	WSR White Canyon Same as Alternative B.
	WSAs Current impacts on recreation and users would not change because past and future status would not change until congressional	WSAs Same as Alternative A.	WSAs Same as Alternative A.	WSAs Same as Alternative A.	WSAs Same as Alternative A.	WSAs Same as Alternative A.

Table 2.2. Summary of Impacts

	release: adverse impacts on mechanized recreation to preserve wilderness values; beneficial impacts on non-mechanized users from continued opportunities.					
Special Status Species	Negligible impacts on recreation.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Travel Management	<p>OHV Acres open to cross-country travel and acres designated as limited to designated routes OHV use would be beneficial to mechanized users, but adverse in the long-term for non-mechanized users and resources from resources degradation and intensifying resource use conflicts.</p> <p>Special Stipulation Areas Long-term, adverse impacts from OHV exclusion and access within McLoyd Canyon-Moon House site. Long-term, beneficial impacts from restricting travel in Arch Canyon by preserving wildlife viewing opportunities;</p>	<p>OHV Short- and long-term, beneficial impacts to resources from eliminated OHV cross-country travel and restrictions to designated routes, and reduction in user conflicts. Beneficial impacts on non-mechanized, mountain biking, and river floaters from closed or designated routes. Long-term, adverse impacts on motorized OHV groups from elimination of Open OHV areas.</p> <p>Special Stipulation Areas Impacts to McLoyd Canyon-Moon House same as Alternative A, but long-term, beneficial impacts to resource</p>	<p>OHV Same as Alternative B, except that long-term, adverse impacts would occur within 2,311 acres designated as Open to OHV use.</p> <p>Special Stipulation Areas Impacts to McLoyd Canyon-Moon House same as Alternative B. Impacts to Arch Canyon same as Alternative A.</p>	<p>OHV Resource impacts same as Alternative B. Long-term, adverse impacts on motorized OHV cross-country use from substantial reduction in area, but increased opportunities for designated route OHV recreation.</p> <p>Special Stipulation Areas Impacts to McLoyd Canyon-Moon House same as Alternative A. Impacts to Arch Canyon resources same as Alternative C.</p>	<p>OHV All OHV travel within non-WSA lands with wilderness characteristics would be prohibited, with long-term, substantially adverse impacts on motorized OHV, mountain biking and competitive (specialized) motorized users from reduced opportunities. Long-term, beneficial impacts on non-mechanized users from increased areas closed to motorized users.</p> <p>Special Stipulation Areas Same as Alternative B.</p>	<p>OHV Same as Alternative B.</p> <p>Special Stipulation Areas Impacts within McLoyd Canyon-Moon House site same as Alternative B. Beneficial impacts within Arch Canyon for mechanized and non-mechanized users, but long term, adverse impacts from user conflicts between mechanized and non-mechanized users.</p>

Table 2.2. Summary of Impacts

	likelihood for adverse impacts from proximity of non-mechanized and mechanized users within the canyon.	preservation. Long-term, adverse impacts to mechanized recreation from closing Arch Canyon to OHV use by reducing recreational opportunities; beneficial impacts to non-mechanized users..				
Vegetation Management	Impacts same as Fire Management because treatments and impacts are the same.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Visual Resources	Long-term, beneficial protection-related impacts on recreation resources and related scenic quality preservation, and long-term, beneficial impacts on all resource user groups from designation of 371,575 acres as VRM Class I and 355,112 acres as VRM II (41% of the PA).	497,668 acres designated under VRM Class I (33% more than Alternative A) and 250,641 acres as VRM II, with impacts same as Alternative A, but to a greater degree. Approximately 42% of the planning area would be managed for high scenic quality.	425,179 acres designated under VRM Class I (14% more than Alternative A) and 132,001 as VRM II, with long-term, adverse impacts to recreation from 10% less protection of scenic quality than Alternative A. Approximately 31% of the planning area would be managed for high scenic quality.	390,424 acres designated under VRM Class I (5% more than Alternative A) and 8,838 acres as VRM II, with long-term, adverse impacts to recreation from a 19% reduction in scenic quality protection than Alternative A. High scenic quality would be protected on 22% of the PA.	998,370 acres designated as VRM I (269% more acreage than Alternative A), including areas designated as VRM Class I to protect non-WSA wilderness characteristics, with long-term, beneficial impacts on scenic resources. This alternative would protect scenic quality under VRM Class I and II management objectives on 62% of the PA.	424,989 acres managed under VRM Class I objectives (3% more than Alternative A) and 228,041 acres managed under VRM Class II to protect scenic quality on 37% of the PA, with adverse impacts to recreation from a 5% reduction in higher levels of scenic quality protection than Alternative A.
Wildlife and Fisheries Resources	Seasonal closing of wildlife habitat would have short-term, adverse impacts on motorized OHV recreation to protect	Short-term, adverse restrictions on all commercial or permitted OHV use within crucial wildlife habitat.	Same as Alternative B, except that 135 miles of commercial and permitted OHV routes would be affected.	Same as Alternative A.	Same as Alternative B.	Same as Alternative B.

Table 2.2. Summary of Impacts

	crucial habitat.	Approximately 512 miles of OHV routes would be affected.				
Woodlands	Long-term, adverse noise and visual impacts on non-mechanized, some motorized OHV, specialized, scenic driving, and mountain biking groups from intrusive OHV and chainsaw noise impacts, trash, OHV surface disturbances, and remnants of woodland harvesting.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
RIPARIAN RESOURCES						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Fire Management	Fuels management treatments on approximately 5,000 to 10,000 acres annually would be adverse in the short-term from increased sedimentation and runoff from prescribed burn surface disturbances. Long-term beneficial impacts from reduction in wildland fire risk and establishment of a more natural fire return interval.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Lands and Realty	Beneficial impacts from ROW exclusions	Beneficial impacts from ROW exclusions	Beneficial impacts from ROW exclusions	Beneficial impacts from ROW	Beneficial impacts from ROW exclusions	Beneficial impacts from ROW exclusions

Table 2.2. Summary of Impacts

	on 120,800 acres that would limit surface and vegetation disturbances and changes in hydrology.	on 416,612 acres that would limit surface and vegetation disturbances and changes in hydrology.	on 434,652 acres that would limit surface and vegetation disturbances and changes in hydrology.	exclusions on 401,028 acres that would limit surface and vegetation disturbances and changes in hydrology.	on 1,028,378 acres that would limit surface and vegetation disturbances and changes in hydrology.	on 559,509 acres that would limit surface and vegetation disturbances and changes in hydrology.
Livestock Grazing	The total riparian area open to grazing would be 17,600 acres; unavailable acreage would be 2,400 acres. Beneficial impacts from resource protection and enhancement through proper herd management. Proper livestock grazing would benefit riparian systems by ensuring recruitment of riparian plant species. Riparian exclosures would protect and enhance riparian vegetation. Overall, Alternative A has the fewest riparian areas unavailable for livestock grazing compared to all other alternatives. Compliance with Standard 2 would minimize adverse impacts to riparian areas by requiring changes in grazing management wherever monitoring	17,200 riparian acres would be open to grazing; 2,800 would be unavailable. Seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas, especially those Functioning at Risk. The closure of riparian areas to grazing would protect riparian vegetation, as described under A. Alternative B provides the largest number of riparian acres excluded from grazing, which would have more long-term, beneficial impacts on riparian resources in those excluded areas than Alternative A.	Same as Alternative B.	Alternative D would have 18,020 acres open and 2,380 acres unavailable to livestock grazing. There would be no seasonal restrictions, closures, and/or forage utilization limits on grazing riparian areas Functioning At Risk, therefore fewer reductions in adverse impacts would occur, as compared to Alternatives B and C. This alternative would have impacts the same as Alternative A.	Same as Alternative B.	Same as Alternative B.

Table 2.2. Summary of Impacts

	shows degradation of riparian areas when PFC in not achieved.					
Minerals	Oil and gas development would be managed with NSO mineral leasing stipulations in riparian areas. The Monticello FO would follow BLM guidelines for managing riparian areas (Technical Reference 1737-6, as updated) and Utah Riparian Management Policy. All floodplains and riparian/wetlands would be managed in accordance with Executive Orders 11988 and 119900, Sections 303 and 404 of the Clean Water Act, and the ESA. These orders would protect riparian resources and floodplains from surface disturbance and vegetation removal. No new surface-disturbing activities will be allowed within 100 meters of riparian/wetlands unless it can be shown that: a) there are no practical alternatives or, b) all	Same as Alternative A	Same as Alternative A	Same as Alternative A	Same as Alternative A	Same as Alternative A

Table 2.2. Summary of Impacts

	long term impacts can be fully mitigated or, c) the activity will benefit and enhance the riparian area.					
Non-WSA Lands with Wilderness Characteristics	No impacts to riparian resources in these lands from special management to protect non-WSA lands with wilderness characteristics because no lands would be managed to protect their wilderness characteristics.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Beneficial impacts to riparian resources from protection of wilderness characteristics on 582,360 acres from closure to minerals, OHV travel, ROW permitting, and through management under VRM Class I objectives.	Same as Alternative E, except managing 88,871 acres with slightly less protective stipulations.
Recreation	Short term and Long-term, adverse impacts to riparian resources from dispersed recreation-related and OHV-caused stream bank vegetation trampling; soil compaction, sedimentation, erosion, and indirect spread of invasive species. Impacts mitigated by BLM through recreation guidelines and stipulations to protect riparian resources.	Similar to Alternative A, but with less adverse impacts from increased restrictions on recreation in riparian areas, riparian areas closed to OHV use, limits on river use, and other recreation restrictions that would protect riparian resources.	Recreation actions would provide more protection to riparian resources than Alternatives A and D, but less than Alternatives B and E.	Similar to Alternative A.	Same as Alternative B, except that restrictions on OHV use would be greater, with fewer potential impacts to riparian areas from OHV use.	Same as Alternative C, except that no areas would be open to OHV use and more areas would be limited to designated routes.
Riparian Resources	Long-term, beneficial impacts on riparian resources from NSO stipulations, grazing and rangeland health	Similar to Alternative A, with additional closures for areas at risk of degradation.	Same as Alternative B.	Same as Alternative A.	Same as Alternative B.	Same as Alternative B.

Table 2.2. Summary of Impacts

	standards, and floodplain protection.					
Soil and Water Resources	Indirect, long term, adverse impacts from sedimentation and soil erosion on riparian because of a lack of steep-slope surface disturbances restrictions.	Long-term, beneficial indirect impacts from surface disturbance restrictions on slopes >40% slopes (approximately 87,456 acres).	Same as Alternative B, except surface-disturbing activities would not be permitted on slopes greater than 40% unless determined that it would cause undue or unnecessary degradation to pursue other placement alternatives.	Same as Alternative B, except the impacts of soils and watershed management decisions would require a plan including an erosion control strategy, survey, and design for development of land with a slope greater than 40%.	Same as Alternative B.	
Special Designations	Long-term, adverse impacts from minerals activities within ACECs through vegetation trampling and removal, habitat fragmentation, and invasive species infestation. Long-term, beneficial impacts from OHV motorized-use protection, and protection within WSAs.	Long-term, beneficial protection within WSAs, ACECs, and W&SR segments, from OHV limitations, and limits on vegetation treatments.	Same as Alternative B, but with slightly less protective management within ACECs.	Impacts the same as Alternative A.	Same as Alternative B, except that riparian areas in 109,206 acres of ACECs in non-WSA lands with wilderness characteristics would be managed with additional protective restrictions on woodland harvest, mineral entry, surface disturbance, and ROWs.	Same as Alternative B, except that riparian areas in 25,410 acres of ACECs in non-WSA lands with wilderness characteristics would be managed with additional protective restrictions on woodland harvest, mineral entry, surface disturbance, and ROWs.
Special Status Species	Long-term, beneficial impacts to riparian areas, from protection of special status species habitat.	Same as Alternative A, except additional beneficial impacts from limiting OHV use to a designated route near T37S, R20E, Section 16.	Same as Alternative B.	Same as Alternative B.	Same as Alternative B.	
Vegetation	No impacts on riparian resources because no	Adverse, direct and indirect short term impacts from	Impacts same as B, except treatment of 400 (80%) fewer	Same as Alternative C.	Same as Alternative B.	Same as Alternative C.

Table 2.2. Summary of Impacts

	vegetation treatments are proposed in riparian areas.	vegetation treatments causing increased runoff and sedimentation due to loss of vegetative cover. Long-term, beneficial impacts from riparian condition improvement after treatments. This would be 500 (100%) more acres of riparian treatment than under Alternative A.	acres of riparian habitat than under Alternative B.			
Visual Resources	Under Alternative A, 12,200 acres of riparian habitat would be beneficially protected under VRM Class I and II objectives.	Same as Alternative A, except 1,000 fewer acres (11,200 total acres) of riparian habitat would be protected.	Same as Alternative A, except 8,600 acres of riparian habitat would be beneficially protected under VRM Class I and II objectives.	Under Alternative D, 5,300 acres of riparian habitat would be beneficially protected under VRM Class I and II objectives. This alternative would provide the least benefit to riparian resources.	Same as Alternative B, except more riparian area would be beneficially protected under VRM Class I and II objectives than any of the other alternatives (13,704 acres of riparian habitat).	Under the Proposed Plan, 10,835 acres of riparian habitat would be beneficially protected under VRM Class I and II objectives.
Wildlife and Fisheries Resources	Long-term, direct benefits to riparian resources from maintenance and/or improvement of lowland riparian and wetlands habitats. Some loss of riparian vegetation from elk grazing.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Woodlands	Potential adverse impacts from vegetation disturbance, reduction	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	or loss of woody shrub and canopy vegetation in riparian habitat from permitted harvesting of cottonwood and willow for ceremonial purposes.					
SOCIOECONOMICS						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Cultural Resources	Long-term, adverse impacts to cultural resource-related tourism revenue from minimal restrictions and protection of cultural resources (37,433 acres).	A 162% increase (98,348 acres) in protected cultural resources could beneficially increase cultural resource-related tourism. Increased quality and quantity of cultural sites would likely have long-term beneficial impacts on the local economy as compared to Alternative A.	Impacts same as Alternative B, except reduced protection for the Tank Bench areas could have adverse impacts on tourism and connections to the cultural heritage of the area.	Impacts same as Alternative A, except acreage subject to special management considerations increased by 5% (38,995 acres).	Same as Alternative B, except that areas designated as NSO would be closed in the Comb Ridge.	Impacts same as Alternative B, except reduced protection for the Tank Bench areas could have adverse impacts on tourism and connections to the cultural heritage of the area
Livestock Grazing	No changes in existing socioeconomic conditions (employment, sales tax revenue, culture).	Same as Alternative A, except a 0.7% reduction in acres available for grazing and a 0.08% reduction in AUMs. This is not likely to impact social conditions, jobs or income.	Similar to Alternative B, as AUMs are identical but there is a 6.3% increase in acres available for grazing.	Same as Alternative A, but with a 0.01% reduction in acres and 0.02% reduction in AUMs	Same as Alternative B.	Same as Alternative A, except a 0.7% reduction in acres available for grazing and a 0.08% reduction in AUMs. This is not likely to impact social conditions, jobs or income.
Minerals	Long-term, beneficial economic impacts to local communities from employment,	Same as Alternative A, except total well potential would differ by only 7 wells (73	Same as Alternative A, except the total well potential would differ by only one well	Same as Alternative A, except total well potential would differ by only 2 wells (73	Same as Alternative A, with the well potential differing by 19 wells (73 wells under	Same as Alternative A, except the total well potential would differ by only one well

Table 2.2. Summary of Impacts

	taxes, royalties, bonus payments and annual rent payments from minerals development: Estimated annual revenue from oil and gas development: 5 oil wells-\$251,225 and 5 natural gas wells-\$312,350.	wells under Alternative A and 66 wells under B)	(73 wells under Alternative A and 74 under Alternative C).	wells under Alternative A and 75 wells under Alternative D).	Alternative A and 54 wells under Alternative E). Estimated annual revenue from oil and gas development: 3 oil wells - \$150,735 and 3 natural gas wells - \$187,410.	(73 wells under Alternative A and 72 under the Proposed Plan).
Non-WSA Lands with Wilderness Characteristics	No impacts, as no non-WSA lands with wilderness characteristics would be managed for wilderness characteristics.	No impacts, as no non-WSA lands would be managed for wilderness characteristics.	No impacts, as no non-WSA lands would be managed for wilderness characteristics	No impacts, as no non-WSA lands would be managed for wilderness characteristics.	Management prescriptions for 582,357 acres of non-WSA lands with wilderness characteristics has some potential for positive impacts on local economy with the potential for some socioeconomic losses due to restricted activities in these areas.	Same as Alternative E, but to a lesser extent as managing for 5 units and 88,871 acres.
Recreation and Travel Management	No changes in current socioeconomic trends (\$35.5 million in spending and 1,083 jobs in 2003).	Minor, adverse impacts on socioeconomics from decreased group/trip sizes within SRMAs, resulting in fewer visitors. Long-term, beneficial impacts on non-motorized activities would be greater than under Alternative A, but less than under Alternative E.	Similar impacts to Alternative A, with greater potential for increased visitation and economic contributions to local economy than Alternative B. Reduced potential relative to Alternative A for long-term, adverse social impacts due to user conflicts, crowding, and degradation to	Similar to Alternative A, except for a slightly greater potential benefit to short-term economic conditions as group, trip, and use limits would be least restrictive under this alternative. Reduced potential relative to Alternative A for long-term, adverse social	Minor, adverse impacts on socioeconomics from decreased group/trip sizes within SRMAs, resulting in fewer visitors. Long-term, beneficial impacts on non-motorized activities would be greatest under this alternative. Minor adverse economic impacts on	Similar impacts to Alternative A, with greater potential for increased visitation and economic contributions to local economy than Alternative B. Reduced potential relative to Alternative A for long-term, adverse social impacts due to user conflicts, crowding, and degradation to

Table 2.2. Summary of Impacts

		Reduction in OHV open acreage to zero would have potentially adverse social impacts on those OHV users desiring an unrestricted motorized experience.	the environment Reduction in OHV open acreage to 2311 acres would have potentially adverse social impacts on those OHV users desiring an unrestricted motorized experience	impacts due to user conflicts, crowding, and degradation to the environment, but greater potential for such adverse effects than Alternatives B, C or E. Reduction in OHV open acreage to 2311 acres would have potentially adverse social impacts on those OHV users desiring an unrestricted motorized experience.	businesses and individuals relying on development (especially minerals) of public lands for their livelihoods. Potential economic benefits to those individuals and businesses catering to groups or individuals desiring more primitive recreation experiences. Reduction in OHV open acreage to zero would have potentially adverse social impacts on those OHV users desiring an unrestricted motorized experience.	the environment. Reduction in OHV open acreage to 97 acres would have potentially adverse social impacts on those OHV users desiring an unrestricted motorized experience.
Special Designations	Negligible economic impacts from anticipated level of minerals development and OHV access. No W&SR designation beneficial to minerals development but potential adverse impacts to revenues generated from river user groups.	Impacts same as Alternative A, except adverse impacts to mineral development and subsequent economic revenue would be slightly greater with 521,141 acres (7% increase compared to Alternative A) proposed as ACECs. Adverse impacts to mineral development from seasonal prohibitions of SRPs in ACECs. Long-term, adverse impacts from	Impacts similar to Alternative A, with 76,764 acres of proposed ACECs. Long-term beneficial and adverse impacts same as B for WSRs, but more beneficial for minerals development and less beneficial for recreation users. Opportunities for tourism-based revenue as a result of the designations would be less than	Beneficial minerals-related impacts, as Alternative D would not recommend ACEC or WSR designations.	ACECs— Impacts same as Alternative B, with 521,141 acres (7% increase compared to Alternative A) proposed as ACECs and same amount of W&SR designations.	Impacts similar to Alternative C, with 74,403 acres of proposed as ACECs. Long-term beneficial and adverse impacts similar to B for WSRs, but more beneficial for minerals development and less beneficial for recreation users as 62% fewer miles are recommended Opportunities for tourism-based revenue as a result of

Table 2.2. Summary of Impacts

		designating 92.4 miles as recommended for W&SR status, limiting minerals development. Long-term, beneficial impacts from revenue generated from river user groups.	Alternative B.			the designations would be less than Alternative B.
Visual Resources	Adverse impacts to socioeconomics would be negligible to minor given the amount of VRM III and IV lands (over 1 million acres) open for mineral development and the small amount of wells projected to be drilled over the life of the plan (76 wells).	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A, though fewer acres of VRM III and VRM IV.	Same as Alternative A.
SOIL AND WATER RESOURCES						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Air Quality	No impacts to soils and water resources.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Cultural Resources	Adverse impacts to soils and water resources from watershed treatments and limited controls on disposal of human waste, pets and livestock, and other soil disturbing activities. Long-term, adverse impacts of cultural	Same as Alternative A, except 78,012 acres would be protected as designated CSMAs, with fewer adverse impacts to soils and water resources than Alternative A due to greater restrictions on human waste, pets and livestock.	Adverse impacts to soils and water resources same as Alternative A with same restrictions as Alternative B, except a smaller area would be designated as CSMAs. This alternative would have fewer short- and long-term adverse impacts on soils and	Adverse impacts on soils and water resources same as Alternative A, but to a greater degree. This alternative would have fewer short- and long-term adverse impacts than Alternative A, but greater impacts than Alternatives B	Adverse impacts on soils and water resources same as Alternative A with same restrictions as Alternative B, except the Comb Ridge and Beef Basin CSMAs would also be closed to oil and gas leasing, new improvements for range/wildlife/watersheds and OHV use. This	Same as Alternative C.

Table 2.2. Summary of Impacts

	decisions on soils and water resources would be partially mitigated due to the closure of the Grand Gulch Special Emphasis area to surface-disturbing activities (37,433 acres).		water resources than Alternative A, but greater impacts than Alternative B.	and C.	alternative would provide greater protection for soils and water resources than any other alternative.	
Fire Management	Short-term, adverse impacts on soils and water resources due to increased sedimentation and run-off in areas where vegetation has been treated, with long-term beneficial impacts due to reduced fuel loading and reduced fire risk.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Health and Safety	Short term, beneficial impacts on soils and water resources where Abandoned Mine Lands (AMLs) are rehabilitated; long term, beneficial impacts on soils and water resources by reducing the detrimental impacts of AML water drainage.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Lands and Realty	No impacts to soils and water resources.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Livestock Grazing	Long-term, beneficial impacts from livestock grazing reductions on	Long-term, beneficial impacts from seasonal restrictions,	Same as Alternative B.	Same as Alternative A.	Same as Alternative B.	Same as Alternative C.

Table 2.2. Summary of Impacts

	23,200 acres of soils with limitations.	closures, and/or forage utilization limits on grazing in riparian areas, especially those Functioning at Risk. Alternative B would exclude grazing on 26,200 acres, which would have greater long-term, beneficial impacts than Alternative A.				
Minerals and Energy Resources	Short-term and long-term, adverse impacts from minerals disturbances from loss of vegetative cover, sedimentation of surface waters and loss of soil productivity. Under Alternative A, the following approximate acreages of sensitive soils would be open for mineral leasing and potential adverse impacts: 77,600 acres of highly wind erodible soils; 15,000 acres of highly water erodible soils; 217,300 acres of reclamation sensitive soils, and a total 1,585 acres estimated surface disturbance from mineral development and exploration.	Same impacts as Alternative A, except: 74,000 acres of highly wind erodible soils; 15,100 acres of highly water erodible soils; 276,930 acres of reclamation sensitive soils would be open for mineral leasing. A total of 3,300 more wind erodible; 200 less water erodible; and 37,500 less reclamation sensitive soils would be closed compared to Alternative A. Total estimated surface disturbance from mineral development and exploration would be 155 fewer acres than under Alternative A. An additional 851 acres of surface disturbance would occur over 15 years	Same impacts as Alternative A, except: 83,476 acres of highly wind erodible soils; 16,443 acres of highly water erodible soils; and 311,700 acres of reclamation sensitive soils would be open for mineral leasing. A total of 5,800 less wind erodible, 15,568 more water erodible, and 19,100 less acres of reclamation sensitive soils would be closed compared to Alternative A. Total estimated surface disturbance from mineral development and exploration would be 28 more acres than under Alternative A. An additional 851 acres of surface disturbance would occur over 15 years	Same impacts as Alternative A, except: 84,700 acres of highly wind erodible soils; 17,000 acres of highly water erodible soils; and 314,800 acres of reclamation sensitive soils would be open for mineral leasing. A total of 21,600 less wind erodible acres, 2,100 less water erodible, and 22,300 less acres of reclamation-limited soils would be closed compared to Alternative A. Total estimated surface disturbance from mineral development and exploration would be 60 more acres than under Alternative A. An additional 851	Same impacts as Alternative A, except: 29,732 acres of highly wind erodible soils; 7,878 acres of highly water erodible soils; 196,031 acres of reclamation sensitive soils would be open for mineral leasing. A total of 47,769 more wind erodible, 7,028 more water erodible, and 96,491 more acres of reclamation sensitive acres would be closed compared to Alternative A. Total estimated surface disturbance from mineral development and exploration would be 476 fewer acres than under Alternative A. An additional 851 acres of surface disturbance would occur over 15 years	Same impacts as Alternative A, except: 72,573 acres of highly wind erodible soils; 14,570 acres of highly water erodible soils; and 274,712 acres of reclamation sensitive soils would be open for mineral leasing. A total of 4,916 more wind erodible, 11,034 more water erodible, and 17,812 more acres of reclamation sensitive soils would be closed compared to Alternative A. Total estimated surface disturbance from mineral development and exploration would be 28 more acres than under Alternative A. An additional 851 acres of surface

Table 2.2. Summary of Impacts

		due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres).	due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres).	acres of surface disturbance would occur over 15 years due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres).	due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres).	disturbance would occur over 15 years due to the development of uranium and vanadium (300 acres), placer gold (10 acres), limestone (50 acres), sand and gravel (360), building stone (113 acres), and clay (18 acres).
Non-WSA Lands with Wilderness Characteristics	No effect on soil and water resources as no actions are prescribed to protect the wilderness characteristics of non-WSA lands with wilderness characteristics.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	A total of 582,360 acres of non-WSA lands would be managed to maintain their wilderness characteristics, with long-term beneficial impacts to soils and water resources.	Same as Alternative E, except 5 units (88,871 acres) would be managed to maintain, protect and improve wilderness characteristics.
Paleontology	Negligible impacts to soils and water resources.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Recreation	Potential short- and long-term impacts to soils and water resources associated with recreation activities include damage to streambanks and associated vegetation, soil compaction, increased erosion, and sedimentation of surface waters.	Impacts same as Alternative A, except to a lesser degree, from restrictions on recreation-related soil and water resource impacts within SRMAs.	Same as Alternative B.	Same as Alternative B, except more adverse, long term impacts from fewer restrictions and limits on recreational use.	Same as Alternative B, except that no OHV travel would be allowed within non-WSA lands with wilderness characteristics (582,360 acres).	Same as Alternative B except that OHV travel would be limited to designated routes within non-WSA lands with wilderness characteristics (88,871 acres).

Table 2.2. Summary of Impacts

Riparian Resources	Long-term, beneficial protection of soils and water resources from NSO in riparian areas, management to achieve riparian PFC, and no new surface-disturbing activities allowed within active floodplains or within 100 meters of riparian areas.	Same as Alternative A, except selected areas would be closed to motorized use and livestock trailing, which would result in minor beneficial reductions in impacts to soils and water resources.	Same as Alternative B.	Same as Alternative A.	Same as Alternative B.	Same as Alternative B.
Soil and Water Resources	There would be no additional impacts under Alternative A.	Long-term, beneficial impacts from prohibitions on steep-slope surface-disturbing activities (slopes >40%), and erosion control designs and plans for slopes between 21 and 40%. These measures would reduce erosion and sedimentation relative to Alternative A.	Long-term, beneficial impacts from restrictions on surface disturbance on slopes >40% unless it were determined that it would cause undue or unnecessary degradation to pursue other placement alternatives. These measures would reduce erosion and sedimentation relative to Alternative A.	Adverse impacts same as A, but to a lesser degree, from required plans and erosion control strategies for slopes >40%. Under Alternative D, the impacts of soils and watershed management decisions on soils resources would require a plan including an erosion control plan. These measures would reduce erosion and sedimentation relative to Alternative A.	Same as Alternative B, except there would be additional restrictions on surface-disturbing activities in non-WSA lands with wilderness characteristics. Overall impacts to soils and water resources would be less adverse under Alternative E than under any of the alternatives.	Same as Alternative C.
Special Designations	Long-term, adverse impacts from mineral leasing, geophysical work, mineral material disposal, mineral entry, woodland harvesting, vegetation treatments, grazing,	Impacts same as Alternative A, except with fewer adverse impacts within ACECs from greater surface disturbance restrictions. ACEC designation would	Impacts same as Alternative B, but to a greater degree from an increase in allowable surface-disturbing activities. ACEC designation would result in the	Long-term, adverse impacts from allowed surface disturbance impacts to soils and water. No special designations or zero acres of sensitive soils are protected,	Same as Alternative B.	Same as Alternative C.

Table 2.2. Summary of Impacts

	and OHV use within ACECs. A total of 113,000 acres of sensitive soils would be within designated ACECs, wherein impacts to soil and water resources would be reduced.	result in the protection of 7,385 more acres of sensitive soils than under Alternative A.	protection of 98,000 fewer acres of sensitive soils than under Alternative A.	which is 113,000 fewer acres than Alternative A. This alternative would have the least protections for sensitive soils of the alternatives.		
Special Status Species	Long-term, beneficial impacts to soils and water from special status species habitat protection.	Beneficial impacts same as Alternative A, except to a greater degree, due to more acres of protected habitat for special status species that would protect soils and water resources.	Beneficial impacts same as Alternative B, except to a lesser degree due to fewer acres of protected habitat for special status species.	There would be negligible beneficial impacts compared to Alternative A, as this alternative would have the fewest acres with surface disturbance restrictions in special status species habitat, with the greatest potential for long-term, adverse impacts on soils and water resources of the alternatives.	Same as Alternative B.	Same as Alternative C.
Travel Management	Potential short- and long-term impacts to soils and water resources associated with travel management decisions include damage to streambanks and associated vegetation, soil compaction, increased erosion, and sedimentation of surface waters. A total of 285,700 acres of	Impacts same as Alternative A, except a total of 63,900 acres would be open to OHV use on designated routes, which is 221,800 fewer acres of sensitive soils open than under Alternative A.	Same as Alternative B, except 64,400 acres of sensitive soils would be open to OHV use on designated routes, which is 221,300 fewer acres of sensitive soils open than under Alternative A.	Same as Alternative B, except 64,500 acres of sensitive soils would be open to OHV use, mostly limited to designated routes, which is 221,200 fewer acres of sensitive soils open than under Alternative A.	Same as Alternative B, except no OHV travel would be permitted in non-WSA lands with wilderness characteristics (582,360 acres), which is 296,660 more acres of closed or limited OHV use than Alternative A.	Same as Alternative B, except 64,400 acres of sensitive soils would be open to OHV use on designated routes, which is 221,300 fewer acres of sensitive soils open than under Alternative A.

Table 2.2. Summary of Impacts

	sensitive soils would be closed to OHV use or limited to designated routes.					
Vegetation	Short-term adverse impacts from vegetation treatment-related increased erosion and water runoff. Long-term, beneficial impacts from reduced soil compaction, erosion, and sedimentation through increase in native vegetation cover, and a reduction of invasive weed species. Existing vegetation treatments would occur on 232,100 acres.	Fewer short-term adverse impacts and fewer long-term beneficial impacts than Alternative A on soils and water resources than Alternative A from treatments on 7,600 acres/year, with 118,100 fewer acres of vegetation treatment over the LOP than Alternative A. Alternative B would have fewer short-term adverse impacts and long-term beneficial impacts to soils and water resources than Alternative A	Same as Alternative B, except 9,300 acres would be open to vegetation treatments each year to restore ecosystem health, with 92,600 fewer acres of vegetation treatment over the LOP than Alternative A. Alternative C would have fewer short-term adverse impacts and long-term beneficial impacts to soils and water resources than Alternative A, more than Alternatives B and E.	More long-term beneficial impacts from vegetation treatments on soils and water resources under Alternative D than under Alternatives B or C due to 11,300 acres/year targeted for vegetation treatment, with 62,600 fewer acres of vegetation treatment over the LOP than Alternative A.	Same as Alternative B, except for wilderness characteristics lands where no new land treatments would be allowed.	Same as Alternative C.
Visual Resources	Under Alternative A, 192,136 acres of sensitive soils would be managed as VRM Class I and II, with the second greatest level of beneficial, long-term protection for soils and water resources due to an increase in surface-disturbing restrictions under VRM Class I and II objectives.	Under Alternative B, 186,102 acres of sensitive soils, 6,034 fewer acres than Alternative A, would be managed as VRM Class I and II, with the third greatest long-term, beneficial impacts from surface disturbance restrictions.	Same impacts as Alternative B, except 146,582 acres of sensitive soils, 45,554 fewer acres than Alternative A, would be managed as VRM Class I and II with beneficial impacts from surface disturbance restrictions.	Greatest potential for adverse impacts due to 87,832 acres of sensitive soils, 104,304 fewer acres than Alternative A, managed as VRM Class I and II to restrict surface disturbances.	Under Alternative E, 293,059 acres of sensitive soils, 100,923 more acres than Alternative A, would be managed as VRM Class I and II, with the greatest potential long-term, beneficial impacts from surface disturbance restrictions.	Same impacts as Alternative B, except 176,987 acres of sensitive soils, 15,149 fewer acres than Alternative A, would be managed as VRM Class I and II with beneficial impacts from surface disturbance restrictions.
Wildlife and Fisheries	Maintenance and/or	Same as Alternative	Same as Alternative	Same as Alternative	Same as Alternative A.	Same as Alternative

Table 2.2. Summary of Impacts

Resources	improvement of wildlife and fisheries habitats would have indirect, beneficial impacts by ensuring the ecological functions of these systems, including soils and water within lowland riparian and wetland areas, and low and high desert scrub communities.	A.	A.	A.		A.
Woodlands	Under Alternative A, 1,309,894 acres would be open to woodland harvest, with the highest risk of adverse, long-term impacts to soils and water resources from vegetation loss and surface disturbances by motorized OHV and foot traffic during harvesting.	Adverse impacts same as Alternative A, except to a lesser degree due to 579,820 (44%) fewer acres open to woodland harvest than under Alternative A. This alternative would have fewer adverse impacts on soils and water resources than Alternative A, but greater impacts than Alternative E.	Adverse impacts same as Alternative A, except to a lesser degree due to 467,956 (36%) fewer acres open to woodland harvest than under Alternative A.	Same as Alternative C.	Adverse impacts same as Alternative A, except to a lesser degree due to 761,417 (58%) fewer acres open to woodland harvest than under Alternative A. This alternative would have the least adverse impacts on soils and water resources of the alternatives.	Adverse impacts same as Alternative A, except to a lesser degree due to 471,955 (36%) fewer acres open to woodland harvest than under Alternative A.
SPECIAL DESIGNATIONS						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Special Designations	Management of 513,457 acres as ACECs, but under prescriptions that would generally not be as beneficially protective of ACEC values as Alternatives	521,141 acres managed as ACECs, with long term protection of relevant and important values. 92.4 miles of river segments would be recommended	Smallest area (76,764 acres) of the Monticello Planning Area managed as ACECs, except for Alternative D. Alternative C would be more protective of	Long-term, adverse impacts to relevant and important values resulting from no ACEC management. No river segments would be recommended	Impacts the same as Alternative B, except additional long-term, beneficial impacts to relevant and important ACEC values from protection of 109,206 acres of non-WSA	Same effects on ACEC values as described for Alternative C except for 73,495 acres. 35.7 miles of river segments would be recommended

Table 2.2. Summary of Impacts

	B and E. River segments determined eligible in the 1991 San Juan RMP would be protected. WSAs would be managed to protect their wilderness values.	suitable for wild and scenic river designation, protecting free-flowing rivers, outstandingly remarkable river values, and river classification. WSA impact same as Alternative A.	ACEC values than Alternatives D, but less protective than Alternatives A, B, or E. 18.4 miles of river recommended suitable for wild and scenic river designation, protecting the free-flowing condition of the rivers, outstandingly remarkable river values, and river classification. WSA impacts same as Alternative A.	suitable for wild and scenic river designation. Thus, no protection of free-flowing condition, outstandingly remarkable river values, or river classification. WSA impacts same as Alternative A.	lands with wilderness characteristics. Wild and scenic river suitability recommendations and impacts same as Alternative B. WSA impacts same as Alternative A.	suitable for wild and scenic river designation, protecting free-flowing rivers, outstandingly remarkable river values, and river classification. WSA impact same as Alternative A
All Other Resources	Impacts to specially designated areas from other resource management decisions are discussed under the applicable resources' analysis of impacts.					
SPECIAL STATUS SPECIES						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Air Quality	No impacts to special status species.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Cultural Resources	Long-term, adverse impacts from cultural resource decisions include disturbance of wildlife, trampling of sensitive plants, and introduction of invasive species. These impacts would be partially mitigated by the closure of Grand Gulch NED (37,433 acres) to	Same as Alternative A, except there would be fewer impacts under Alternative B due to the designation of SRMAs and associated restrictions on surface-disturbing activities. Adverse impacts to special status species from	Same total acreage and impacts as Alternative B, except more surface-disturbing activities and visitors would be permitted in these areas than Alternative B, with overall impacts less than under Alternative A.	No acres would be designated as special management areas, which would have greater short-term and long-term, adverse impacts than Alternatives B and C, but fewer impacts than Alternative A.	Impacts same as Alternative B.	Impacts same as Alternative B.

Table 2.2. Summary of Impacts

	surface-disturbing activities such as woodland products gathering, mineral leasing, OHV use, and vegetation treatments.	surface-disturbing activities and other human disturbances under Alternative B would be considerably reduced from Alternative A due to restrictions on surface disturbances and use within the designated CSMAs, SRMA, and the 37,388 acres Grand Gulch National Historic District.				
Fire Management	Short-term adverse impacts from surface disturbance associated with fuels treatments, including trampling and crushing, habitat alteration, and introduction of invasive species. Long-term beneficial impacts would also occur due to reduced fuel loading, reduced fire risk, and diversified habitat on 5,000-10,000 acres/year.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Health and Safety	Potential adverse loss of special status bat habitat. Clean-up of hazardous spills and abandoned mines would help mitigate the adverse effects of	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	water contamination on TES fish species.					
Lands and Realty	In areas where ROWs would be authorized, there could be long-term direct, adverse impacts on special status species habitat where installation would occur. These impacts would result from vegetation crushing and removal associated with construction and habitat fragmentation. Short-term direct impacts could result from noise disturbances. Long-term indirect adverse impacts could result from the potential introduction of invasive plant species by construction equipment and building personnel. 374,590 acres would be avoided or excluded from ROW development.	Same as Alternative A, except 541,717 acres would be avoided or excluded from ROW development.	Same as Alternative A, except 434,652 acres would be avoided or excluded from ROW development.	Same as Alternative A, except 401,028 acres would be avoided or excluded from ROW development.	Same as Alternative A, except 1,028,378 acres would be avoided or excluded from ROW development.	Same as Alternative A, except 549,408 acres would be avoided or excluded from ROW development.
Livestock Grazing	Adverse impacts include trampling, reduced forage and cover, reduced habitat quality and biodiversity, and introduction of invasive species.	Adverse and beneficial impacts same as Alternative A, except 141,160 acres would be unavailable for grazing.	Adverse and beneficial impacts same as Alternative A, except 136,261 acres would be unavailable for grazing.	Adverse and beneficial impacts same as Alternative A, except 132,108 acres would be unavailable for grazing.	Same as Alternative B.	Adverse and beneficial impacts same as Alternative A, except 141,816 acres would be unavailable for grazing.

Table 2.2. Summary of Impacts

	Under Alternative A, 128,098 acres would be unavailable for grazing.					
Minerals and Energy Resources	Adverse impacts from mineral development and exploration include direct mortality, surface disturbance, habitat degradation, and habitat fragmentation. Oil and gas leasing would include 161,941 acres of special status species habitat closed or NSO to oil and gas leasing and mineral entry.	Adverse impacts same as Alternative A, except fewer acres of special status species habitat would be impacted than under Alternative A: Oil and gas leasing would include 207,303 acres of special status species habitat closed or NSO to oil and gas leasing and mineral entry..	Adverse impacts same as Alternative A, except more acres of special status species habitat would be impacted than under Alternative A. Oil and gas leasing would include 150,211 acres of special status species habitat closed or NSO to oil and gas leasing and mineral entry.	Adverse impacts same as Alternative A, except more acres of special status species habitat would be impacted than under Alternative A: Oil and gas leasing would include 146,962 acres of special status species habitat closed or NSO to oil and gas leasing and mineral entry.	Adverse impacts same as Alternative A, except fewer acres of special status species habitat would be impacted than under Alternative A: Oil and gas leasing would include 389,521 acres of special status species habitat closed or NSO to oil and gas leasing and mineral entry..	Adverse impacts same as Alternative A, except fewer acres of special status species habitat would be impacted than under Alternative A: Oil and gas leasing would include 169,142 acres of special status species habitat closed or NSO to oil and gas leasing and mineral entry..
Non-WSA Lands with Wilderness Characteristics	No impacts to special status species as non-WSA lands with wilderness characteristics are not protected under this alternative.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Long-term, beneficial impacts to species from restricted surface disturbances to habitat within 582,357 acres of non-WSA lands with wilderness characteristics.	Same as Alternative E, except managed for 5 units that protect wilderness characteristics.
Paleontology	No impacts to special status species.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Recreation	Long-term, adverse impacts from human presence, noise, and surface disturbance associated with mechanized and dispersed recreation on 361,972 acres of federally listed species habitat within	Long-term, adverse impacts same as Alternative A, except with increased protection for special status species and 180,032 fewer acres of federally listed species habitat within SRMAs than under	Long-term, adverse impacts on TES species would be similar to Alternative A. Approximately 5% fewer visitors would be allowed in SRMAs and camping would be limited to designated areas in	Long-term, adverse impacts same as Alternative A, except this alternative would have the most acres of potential special status species habitat subject to adverse impacts from recreation.	Same as Alternative B.	The impacts to TES species would be the same as under Alternative C.

Table 2.2. Summary of Impacts

	SRMAs.	Alternative A. In addition, approximately 25% fewer visitors would be allowed in SRMAs than under Alternative A.	more SRMAs than under Alternative A.	Adverse impacts would be greater than Alternative A, even with 184,576 fewer acres of federally listed species habitat within SRMAs.		
Riparian Resources	Short-term adverse impacts to special status plant and fish species could occur from vegetation treatments. Long-term beneficial impacts include reduced weeds and restoration of native vegetation.	In addition to the impacts described under Alternative A, this alternative would provide a reduction in adverse impacts on TES species by closing OHV routes in riparian areas, closing areas to livestock grazing, seasonal restrictions, and setting forage use limits.	Impacts same as Alternative B with fewer adverse impacts to special status species and habitats than Alternatives A.	Impacts same as Alternative A.	Same as Alternative B.	Impacts same as Alternative B with fewer adverse impacts to special status species and habitats than Alternatives A.
Socioeconomics	No impacts to special status species.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Soil and Water Resources	Adverse impacts include habitat loss or degradation from erosion in upland habitats, and sedimentation and contamination of special status fish habitats. Alternative A would have the greatest potential for adverse impacts on special status species habitat due to limited surface disturbance restrictions on steep	Impacts same as Alternative A, except surface-disturbing activities would be prohibited on slopes >40%, with erosion control measure required on 21 to 40% slopes. Impacts would be less than Alternative A.	Impacts same as Alternative A, with greater potential for adverse impacts on slopes >40% than Alternatives B and E. Impacts would be less than Alternatives A and D.	Impacts same as Alternative A, except surface-disturbing activities would be prohibited on slopes >40%, with erosion control measure required on 21 to 40% slopes. Impacts would be less than Alternative A.	Same as Alternative B, except for non-WSA lands with wilderness characteristics would be managed as unavailable for mineral leasing, as unavailable for OHV use, as ROW exclusion areas, as unavailable for disposal of mineral materials and woodland harvest, and would be managed as VRM Class I, and as proposed for	Same as Alternative C.

Table 2.2. Summary of Impacts

	slopes.				withdrawal from mineral entry.	
Special Designations	Beneficial impacts within 492,077 acres designated as ACECs, with long-term adverse impacts on areas available to mineral leasing within ACECs, and impacts associated with permitted woodland harvesting, open OHV use, livestock grazing, and vegetation treatments.	Impacts same as Alternative A, except 521,142 acres of designated ACECs with fewer acres available for oil and gas leasing than Alternative A. Overall fewer impacts than Alternative A due to more acres subject to surface disturbance restrictions.	Impacts same as Alternative A, except 76,764 acres of designated ACECs with fewer acres available for oil and gas leasing than Alternative A. Overall greater impacts than Alternative A due to fewer acres subject to surface disturbance restrictions.	No acres designated as ACECs and limited restrictions on surface disturbances to special status species habitat. Overall greater impacts than Alternatives A, B, C and E.	Same as Alternative B.	Impacts same as Alternative A, except 74,429 acres of designated ACECs with fewer acres available for oil and gas leasing than Alternative A. Overall greater impacts than Alternative A due to fewer acres subject to surface disturbance restrictions.
Special Status Species	Long-term, beneficial impacts on species from restrictions, protective measures, and spatial and seasonal buffers to preserve species habitat.	Impacts same as Alternative A, except Alternative B would provide more acres of protected habitat for special status species.	Impacts same as Alternative A, except Alternative C would provide more acres of protected habitat for special status species than Alternative A.	Impacts same as Alternative A, except Alternative D would protect the fewest acres of special status species habitat from surface disturbance with greater potential impacts than any of the alternatives.	Same as Alternative B.	Same as Alternative B.
Travel Management	Adverse impacts include surface and noise disturbance, crushing of individual plants and animals, habitat, and introduction of invasive species. Adverse impacts would be reduced by the closure of 276,430 acres to	Impacts same as Alternative A, except 147,268 acres more closed to OHV use than Alternative A and fewer associated adverse impacts to special status species and their habitat.	Impacts same as Alternative A, except 142,237 acres more closed to OHV use than Alternative A.	Impacts same as Alternative A, except no acres closed to OHV use and the greatest potential long-term adverse impacts to special status species from travel of any of the Alternatives.	Same as Alternative B.	Impacts same as Alternative A, except 117,465 acres more closed to OHV use than Alternative A and fewer associated adverse impacts to special status species and their habitat.

Table 2.2. Summary of Impacts

	OHV use. Beneficial impacts from fewer miles of available OHV trails due to reduced potential for habitat fragmentation.					
Vegetation	Short-term adverse impacts include trampling and removal of habitat, and collection of sensitive plant species on 15,475 acres open to vegetation treatments per year. Beneficial impacts from habitat improvements and control of invasive and weedy species.	Adverse impacts same as Alternative A, except 7,875 (51%) fewer acres of vegetation treatments per year, and greater beneficial impacts on species and habitat due to treatment of specific vegetation communities compared to unfocused treatment under Alternative A.	Adverse impacts same as Alternative A, except to a lesser degree due to 6,175 (40%) fewer acres of vegetation treatments per year. Long-term beneficial impacts would be less than Alternative A due to unfocused treatments occurring on fewer acres.	Adverse impacts same as Alternative A, expect to a lesser degree due to 4,175 (27%) fewer acres of vegetation treatments per year. Long-term beneficial impacts would be greater than under Alternatives B or C due to more targeted vegetation treatments.	Same as Alternative B, except 582,357 acres would have restrictions on vegetation treatments, with fewer short-term adverse impacts than Alternative A, and more long-term beneficial impacts due to habitat protection for special status species.	Adverse impacts same as Alternative A, expect to a lesser degree due to 4,175 (27%) fewer acres of vegetation treatments per year. Long-term beneficial impacts would be greater than under Alternatives B or C due to more targeted vegetation treatments.
Visual Resources	Under Alternative A 726,687 acres would be subject to VRM Class I or II restrictions, with long-term beneficial impacts to special status species due to restrictions on surface-disturbing activities.	Impacts same as Alternative A, except 21,622 (3%) more acres subject to VRM Class I or II restrictions, and greater protection from surface-disturbing activities than Alternative A.	Impacts same as Alternative A, except 169,507 (23%) less acres subject to VRM Class I or II restrictions and less protection from surface-disturbing activities than Alternative A.	Impacts same as Alternative A, except 327,426 (45%) less acres subject to VRM Class I or II restrictions, and the least protection from surface-disturbing activities of the alternatives	Impacts same as Alternative A, except 383,161 (53%) more acres subject to VRM Class I or II restrictions than Alternative A and the greatest protection for special status species habitats.	Impacts same as Alternative A, except 75,657 (10%) more acres subject to VRM Class I or II restrictions than Alternative A and greater protection for special status species and habitats.
Wildlife and Fisheries Resources	Long-term, beneficial impacts from seasonal restrictions in migratory bird habitat, and maintenance and improvements to riparian, wetland, and desert scrub habitats.	Long-term, beneficial impacts same as Alternative A, but to a greater degree because 558,041 acres of special status species habitat would have seasonal restrictions for big	Long-term, beneficial impacts same as Alternative A, but to a greater degree because 326,804 acres of special status species habitat would have seasonal restrictions for big	Long-term, beneficial impacts same as Alternative A, but to a greater degree because 341,637 acres of special status species habitat would have seasonal restrictions	Same as Alternative B.	Long-term, beneficial impacts same as Alternative A, but to a greater degree because 447,024 acres of special status species habitat would have seasonal restrictions for big

Table 2.2. Summary of Impacts

	Long-term, beneficial impacts on 249,651 acres of special status species habitat due to seasonal restrictions for big game.	game, and more acres would be subject to special wildlife conditions than under Alternative A.	game, and more acres would be subject to special wildlife conditions than under Alternative A.	for big game, and more acres would be subject to special wildlife conditions than under Alternative A.		game, and more acres would be subject to special wildlife conditions than under Alternative A.
Woodlands	Adverse impacts include removal or alteration of habitat, noise, trampling and crushing during harvesting, and surface disturbance. Beneficial impacts from reduced potential for wildfire and enhancement of understory habitats. 1,309,894 acres would be open to woodland harvest and wood gathering and pose the greatest potential disturbance to special status species in woodland habitats.	Impacts same as Alternative A, except to a lesser degree due to 730,075 (56% fewer) acres open to woodland harvest and wood gathering, and fewer potential long-term benefits from wildfire reduction than Alternative A.	Impacts same as Alternative A, except to a lesser degree due to 841,938 (36% fewer) acres open to woodland harvest and wood gathering, and fewer potential long-term benefits from wildfire reduction than Alternative A.	Same as Alternative C.	Same as Alternative B with additional protections on 582,357 acres of non-WSA lands with wilderness characteristics, which would be closed to woodland harvesting and wood gathering, and provide reduced surface disturbances in special status species habitat.	Impacts same as Alternative A, except to a lesser degree due to 837,939 acres (36% fewer) acres open to woodland harvest and wood gathering, and fewer potential long-term benefits from wildfire reduction than Alternative A.
TRAVEL MANAGEMENT						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Air Quality	Minor, short-term adverse impacts from reroutes or travel delays for dust abatement.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Cultural Resources	Long-term, adverse impacts from closure of 500 feet of the McLoyd Canyon-	Long-term, adverse impacts from OHV exclusion from Tank Bench and from the	Impacts in Tank Bench same as Alternative B.	Long-term, beneficial impacts to travel from access to Tank Bench and McLoyd	Same as Alternative B.	Same as Alternative B for Tank Bench and McLoyd Canyon-

Table 2.2. Summary of Impacts

	Moon House spur road.	McLoyd Canyon-Moon House access road closure.	Impacts on travel in McLoyd Canyon-Moon House same as Alternative B.	Canyon-Moon House.		Moon House.
Fire Management	Short-term, minor, adverse impacts from route closures from prescribed burns or other wildland fire suppression.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Lands and Realty	Minor, beneficial, long-term impacts from granting ROWs for minerals leasing (to extend travel routes along spur roads).	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Minerals and Energy Resources	Impacts same as Lands and Realty.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Non-WSA Lands with Wilderness Characteristics	No impacts to travel management as non-WSA lands with wilderness characteristics would not be managed or protected under this alternative.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Long-term, adverse impacts to travel and access as 582,360 acres and 179 miles of D-Class routes would be closed to OHV travel.	Long term adverse, minor impacts from managing 88,871 acres as limited to designated routes for OHV travel.
Recreation	Long-term, adverse impacts from travel access restrictions within the San Juan River SRMA between Comb Wash and Lime Creek.	Long-term, adverse impacts from travel access restrictions within the San Juan River SRMA between Comb Wash and Lime Creek. Short-term, adverse impacts from seasonal prohibitions on commercial OHV travel within crucial	Impacts along San Juan River SRMA same as Alternative B. Seasonal commercial prohibitions on travel in crucial wildlife habitat same as Alternative B.	Impacts along San Juan River SRMA same as Alternative B. Negligible impacts on travel within wildlife habitat.	Same as Alternative B.	Same as B in San Juan SRMA. Same as Alternative C for OHV travel in wildlife habitat.

Table 2.2. Summary of Impacts

		wildlife habitat.				
Riparian Resources	Negligible impacts from actions that would not specifically restrict travel through riparian areas.	Short-term, adverse impacts from temporary travel closures until restoration of riparian PFC. Long-term, adverse impacts from closure if travel activities were determined to be causing riparian degradation.	Same as Alternative B.	Same as Alternative A.	Same as Alternative B.	Same as Alternative B.
Special Designations	Impacts same as discussed under Recreation, Travel, and Riparian for OHV and road travel.	Impacts same as discussed under Recreation, Travel, and Riparian for OHV and road travel.	Impacts same as discussed under Recreation, Travel, and Riparian for OHV and road travel.	Impacts same as discussed under Recreation, Travel, and Riparian for OHV and road travel.	Impacts same as discussed under Recreation, Travel, and Riparian for OHV and road travel.	Impacts same as discussed under Recreation, Travel, and Riparian for OHV and road travel.
Special Status Species	Impacts same as discussed under Recreation and Riparian.	Impacts same as discussed under Recreation and Riparian.	Impacts same as discussed under Recreation and Riparian.	Impacts same as discussed under Recreation and Riparian.	Impacts same as discussed under Recreation and Riparian.	Impacts same as discussed under Recreation and Riparian.
Travel Management, OHV	Long-term, beneficial impacts from designated Open OHV (611,310 acres) and Limited to Designated or existing routes travel areas, and access to Arch Canyon. Adverse impacts to OHV use on 276,430 acres in Closed areas.	Long-term, adverse impacts from no designated Open OHV areas, and Arch Canyon closure to OHV travel, and 423,698 acres Closed to OHV use.	Similar to Alternative B, except beneficial impacts from 2,311 acres designated Open to OHV use. Adverse impacts to travel from 418,667 acres Closed to OHV use.	Minor impacts on travel from no OHV Closed areas, and OHV access to Arch Canyon. Beneficial impacts from 2,311 acres designated Open to OHV use.	Same as Alternative B, except 582,360 acres within non-WSA lands with wilderness characteristics would be Closed to OHV travel. Adverse impacts to travel from a total of 970,436 acres Closed to OHV travel, and no areas designated as Open to OHV travel.	Adverse impacts from closing 393,895 acres to OHV use. Impacts on travel within Arch Canyon same as Alternative A.
Travel Management, Non-mechanized	Long-term, beneficial impacts from no restrictions on non-mechanized travel,	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	and travel opportunities that exclude motorized and mountain biking travel to reduce user conflicts.					
Travel Management, Roads	Negligible impacts to travel from no road closures, and unrestricted travel along B- and D-Class roads.	Long-term, adverse impacts from 15 miles of B- and 780 miles of D-Class road closures to resolve resource use conflicts.	Long-term, adverse impacts from 17 miles of B- and 316 miles of D-Class road closures to resolve resource use conflicts.	Long-term, adverse, minor impacts from 17 miles of B- and 45 miles of D-Class road closures to resolve resource use conflicts.	Same as Alternative B, except decisions for the 582,360 acres within non-WSA lands with wilderness characteristics would close 179 miles of D-Class roads.	Same as Alternative C. Beneficial impacts from allowed OHV travel along designated routes in the 88,871 acres of non-WSA lands with wilderness characteristics.
Travel Management, Scenic Byways and Backways	Long-term, beneficial impacts from management for high-quality travel opportunities along these routes.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Vegetation	Same impacts as discussed under Fire Management because treatments are the same.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Wildlife and Fisheries Resources	Negligible to minor impacts from lack of restrictions on travel except for restrictions on cross-country OHV travel within bighorn sheep crucial habitat.	Short-term, adverse impacts from seasonal restrictions in wildlife crucial habitat for commercial and permitted travel. No impacts on private travel.	Same as Alternative B.	Same as Alternative A.	Same as Alternative B.	Same as Alternative B.
Woodlands	Negligible impacts on travel from unspecified actions.	Short-term, adverse impacts on commercial OHV use from route closures to	Same as Alternative B, to protect cultural and other sensitive resources.	Same as Alternative B, to protect cultural and other sensitive resources.	Long-term, adverse impacts from prohibitions on OHV road travel within	Same as Alternative B, with additional minor impacts on travel within non-WSA

Table 2.2. Summary of Impacts

		protect wildlife species.			areas with non-WSA wilderness characteristics and from prohibitions on woodland harvesting.	lands with wilderness characteristics
VEGETATION						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Air Quality	No impacts to vegetation resources.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Cultural Resources	Long-term, adverse impacts of cultural resource decisions on vegetation would be partially mitigated by closure of the Grand Gulch Special Emphasis area to surface-disturbing activities such as woodland harvesting, mineral leasing, OHV use, and mechanized or mechanical surface disturbance (including vegetation treatments). These restrictions would limit vegetation-harming surface disturbance associated with these activities on 37,387 acres.	Fewer short- and long-term adverse impacts than under Alternatives A, C or D, due to restrictions on surface-disturbing activities on 62,567 acres of designated CSMA. This alternative would have fewer adverse impacts on vegetation than Alternatives A, C and D.	Same beneficial surface disturbance restrictions and impacts as under Alternative B, except some CSMA would have fewer restrictions on surface-disturbing activities than Alternatives B and E, but greater restrictions than Alternatives A and D. This alternative would have fewer short- and long-term adverse impacts than Alternative A and D, but more than Alternatives B and E.	Same impacts as Alternative C, except fewer areas would be managed as CSMA. Overall, this alternative would have fewer short- and long-term adverse impacts than Alternative A, but more than Alternatives B, C and E.	Same as B, except more short- and long-term beneficial impacts from vegetation resource preservation within Comb Ridge to preserve non-WSA lands with wilderness characteristics.	Same as Alternative C, except that two SRMA and two MZs within the Cedar Mesa SRMA would be established. Adverse impacts to vegetation from surface disturbance under the Proposed Plan would be greater than under Alternatives B and C but less than under Alternative A.
Fire Management	Surface-disturbing fuels treatments on 5,000 to 10,000 acres/year would have long-term beneficial and short-term adverse impacts	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.

Table 2.2. Summary of Impacts

	on vegetation communities in treated areas. Thinning vegetation and treating areas for weeds would benefit vegetation by removing competition from weedy natives and invasive species. Short-term, adverse impacts include trampling and crushing of individual plants during treatment.					
Health and Safety	No impacts to vegetation resources.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Lands and Realty	Under Alternative A, construction of roads, pipelines, wind power generators, solar power generators, and communication towers would result in adverse impacts to vegetation from removal of individual plants and other surface disturbances, which can lead to the introduction of weedy plant species. 132,380 acres would be withdrawn from mineral entry, while 120,800 acres and 253,790 acres would be exclusion and avoidance areas, respectively, for	There would be fewer adverse impacts on vegetation resources under this alternative than Alternative A due to restrictions on ROWs for wind and solar energy development in WSAs, WSR corridors, VRM Class I and II areas, ACECs, raptor and migratory bird habitat, and special status species habitat. Overall, Alternative B would have fewer adverse impacts on vegetation resources than Alternatives A, C or D. 251,710 acres would be withdrawn	Adverse impacts would be same as under Alternative A due to increased surface disturbance associated with ROWs in ACECs, VRM Class II and III areas, and non-federally listed sensitive species habitat. Overall, Alternative C would have fewer impacts on vegetation resources than Alternatives A and D, but more than B and E. 121,912 acres would be withdrawn from mineral entry, while 395,329 acres and 39,323 acres	Alternative D would have greater adverse impacts on vegetation resources than Alternative A due to more acres of surface disturbance associated with ROWs than would occur under any of the other alternatives. 46,131 acres would be withdrawn from mineral entry, while 386,853 acres and 14,175 acres would be exclusion and avoidance areas, respectively, for ROWs.	Same impacts as Alternative B, except ROWs would be prohibited in non-WSA lands with wilderness characteristics, which would reduce long-term, adverse impacts to vegetation more than any of the other alternatives. 834,070 acres would be withdrawn from mineral entry, while 974,463 acres and 53,915 acres would be exclusion and avoidance areas, respectively, for ROWs.	Impacts would be similar to the alternatives except that 50,665 acres would be withdrawn from mineral entry, while 416,115 acres and 133,293 acres would be exclusion and avoidance areas, respectively, for ROWs.

Table 2.2. Summary of Impacts

	ROWs.	from mineral entry, while 416,612 acres and 125,105 acres would be exclusion and avoidance areas, respectively, for ROWs.	would be exclusion and avoidance areas, respectively, for ROWs.			
Livestock Grazing	Beneficial impacts from 17,300 acres allotted to wildlife on the slopes of Peter's Canyon and East Canyon, which would help maintain native vegetation in those areas due to the lower grazing impact of lower numbers of wildlife than livestock.	Same impacts as Alternative A, except allotment closures would exclude more acreage from grazing than any of the other alternatives, which would have long-term, beneficial impacts on native vegetation in excluded areas.	Same as Alternative B, except the Mule Canyon Allotment south of U-95 would be unavailable. This alternative would have similar impacts as Alternative B, and lower impacts than Alternative A.	Alternative D would have the smallest area excluded from grazing and, therefore greater adverse impacts to vegetation.	Same as Alternative B.	Same as Alternative C.
Minerals and Energy Resources	Approximately 73 wells drilled (701 acres of surface disturbance), 886 acres of short-term impacts from geophysical exploration, and infrastructure construction with direct adverse impacts on vegetation. There would be approximately 851 acres of surface disturbance total for 15 years as a result of uranium, vanadium, placer gold, limestone, sand and gravel, building	Impacts would be the same as Alternative A, except there would be approximately 66 wells and 634 acres of disturbance (10% fewer acres than under Alternative A), and 794 acres of adverse impacts from geophysical exploration (10% fewer acres than under Alternative A). Acres of disturbance for uranium, vanadium, placer gold, limestone, sand and gravel, building stone, and clay activities would be the same as under	Impacts would be the same as Alternative A, except there would be approximately 74 wells and 710 acres of disturbance (1% more than under Alternative A), and 904 acres of adverse impacts from geophysical exploration (2% more than under Alternative A). Acres of disturbance for uranium, vanadium, placer gold, limestone, sand and gravel, building stone, and clay activities would be the same as under Alternative A.	Impacts would be the same as Alternative A, except there would be approximately 75 wells and 720 acres (2% more than under Alternative A), and 924 acres of surface disturbance from geophysical exploration (4% more than under Alternative A). Acres of disturbance for uranium, vanadium, placer gold, limestone, sand and gravel, building stone, and clay activities would be the same as under	Same as Alternative B, except for long term, beneficial impacts from mineral leasing prohibitions on 582,357 acres of non-WSA lands with wilderness characteristics. Alternative E would have the most acres closed or NSO to oil and gas leasing, and the least negative impacts on vegetation resources of the alternatives. Acres of disturbance for uranium, vanadium, placer gold, limestone, sand and gravel, building stone, and	Impacts would be the same as Alternative A, except there would be approximately 72 wells and 688 acres (2% less than under Alternative A), and 904 acres of surface disturbance from geophysical exploration (2% more than under Alternative A). Acres of disturbance for uranium, vanadium, placer gold, limestone, sand and gravel, building stone, and clay activities would be the same as under Alternative A. Overall, the Proposed

Table 2.2. Summary of Impacts

	stone, and clay activities. Overall, the second fewest number of acres of native vegetation would be impacted by minerals development under this alternative.	Alternative A. Alternative B would have fewer adverse impacts than Alternative A and greater impacts than Alternative E.	Overall, this alternative would have greater adverse impacts to vegetation than Alternatives A, B and E, and slightly fewer impacts than Alternative D.	Alternative A. This alternative would have greater adverse impacts to vegetation than any of the alternatives.	clay activities would be the same as under Alternative A.	Plan would have greater adverse impacts to vegetation than Alternative A.
Non-WSA Lands with Wilderness Characteristics	No impacts to vegetation, as non-WSA lands with wilderness characteristics are not protected under this alternative.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Long-term, beneficial impacts from resource preservation on 582,357 acres. Long-term and short-term, adverse impacts from prohibitions on mechanical treatment of vegetation and harvesting to reduce fire risks and invasive species spread.	Same as Alternative E, except 5 units (88,871 acres) would be managed to protect their wilderness characteristics.
Paleontology	Short-term adverse impacts on vegetation due to trampling.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Recreation	Alternative A would have the second most acres of native vegetation subject to adverse impacts associated with recreation activities of the alternatives and the Proposed Plan.	Alternative B would have the fewest user/days per year and number of visitors per day of the alternatives and the Proposed Plan, which would reduce trampling of native vegetation and introduction of weedy plant species associated with human presence. This alternative would have greater long-term, beneficial	Impacts same as Alternative B, but to a less beneficial degree, due to fewer restrictions on surface disturbances to vegetation.	Same impacts as C, but to a less beneficial degree due to fewer restrictions on surface disturbances to vegetation.	Same impacts as Alternative B, except protection of non-WSA lands with wilderness characteristics would beneficially limit or prohibit surface disturbances to vegetation within SRMAs. This alternative would have the least impacts on vegetation of the alternatives and the Proposed Plan.	Impacts same as Alternative C except that group size limits would be greater in Cedar Mesa and Dark Canyon SRMAs and special Management Zones would be established in Comb Ridge, Beef Basin, and McLoyd Canyon-Moonhouse within the Cedar Mesa SRMA.

Table 2.2. Summary of Impacts

		impacts and fewer adverse impacts on vegetation than any of the other alternatives and the Proposed Plan.				
Riparian Resources	Vegetation treatments would have both beneficial and adverse impacts on vegetation in riparian habitat. Beneficial impacts would include reduction of weed populations and the restoration of diverse native vegetation. Adverse impacts would include crushing and removal of native vegetation during the treatment process.	If determined to be the cause, OHV routes in selected riparian areas would be closed if riparian areas are found to be Functioning at Risk. In addition, some riparian areas would be unavailable for grazing, while others would be subject to seasonal restrictions and forage utilization limits if found to be Functioning At Risk. These restrictions would reduce adverse impacts to riparian vegetation. This alternative would have fewer impacts on vegetation than Alternatives A and D.	Same as Alternative B.	Same as Alternative A.	Same as Alternative B, except surface-disturbing activities would be limited or prohibited in non-WSA lands with wilderness characteristics. This alternative would have the greatest beneficial impacts and least adverse impacts on riparian vegetation of the alternatives.	Same as Alternative C.
Socioeconomics	No impacts to vegetation resources.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Soil and Water Resources	Long-term, adverse impacts on vegetation due to limited restrictions on surface disturbances on steep slopes.	Long-term, beneficial impacts on vegetation from prohibitions on surface-disturbing activities on slopes >40%, and erosion control designs and plans for surface-	Long-term, beneficial impacts on vegetation due to restrictions on surface disturbance on slopes >40%, unless it were determined that it would cause undue or	Impacts same as A, but to a less adverse degree due to required plans and erosion control strategies for slopes >40%, which would help mitigate	Same as Alternative B, except surface-disturbing activities would be limited or prohibited in non-WSA lands with wilderness characteristics. This alternative would have	Same as Alternative C.

Table 2.2. Summary of Impacts

		<p>disturbing activities on slopes between 21 and 40%. This alternative would have fewer adverse impacts on vegetation than Alternatives A, C, and D.</p>	<p>unnecessary degradation to pursue other placement alternatives. This alternative would have fewer adverse impacts on vegetation than Alternatives A and D, but greater impacts than Alternatives B and E.</p>	<p>adverse impacts on vegetation located on and down slope from disturbance areas on steep slopes. This alternative would have greater adverse impacts on vegetation than Alternatives B, C, and E, but fewer impacts than Alternative A.</p>	<p>the least adverse impacts on vegetation of the alternatives.</p>	
Special Designations	<p>Long-term, adverse impacts to vegetation within ACECs from surface disturbances related to mineral leasing, geophysical work, mineral material disposal and mineral entry. Other adverse impacts would include woodland harvesting, vegetation treatments, livestock grazing and open OHV use.</p>	<p>The increased number of acres designated as ACECs and decrease in allowable surface-disturbing activities under this alternative would result in fewer long-term, adverse impacts on vegetation resources than would occur under Alternatives A, C, and D.</p>	<p>Alternative C would have limited ACEC designation and more acres subject to surface-disturbing activities than Alternatives A, B, and E, but fewer adverse impacts than Alternative D.</p>	<p>No ACECs would be designated under Alternative D. This alternative would have the greatest long-term, adverse impacts to vegetation from the increase in permitted surface disturbances of any of the alternatives and the Proposed Plan.</p>	<p>Same impacts as Alternative B, except there would be beneficial, long-term impacts on vegetation due to restrictions on surface-disturbing activities in non-WSA lands with wilderness characteristics within designated ACECs.</p>	<p>The Proposed Plan would designate more acreage as ACECs than Alternatives C and D, but less than Alternatives A, B, and E. Therefore, more acres would be subject to surface-disturbing activities under the Proposed Plan than under Alternatives A, B, and E. However, fewer acres would be subject to these activities than under Alternatives C and D.</p>
Special Status Species	<p>Alternative A would specify acres of protected habitat for special status species, which would also protect vegetation resources. This alternative would provide the least</p>	<p>Alternative B would provide the most acres of protected habitat for special status species, which would indirectly provide protection for vegetation in special status species</p>	<p>Alternative C would provide fewer protected acres of habitat for special status species habitat, and vegetation therein, than Alternatives B and E, but would</p>	<p>Alternative D would provide fewer protected acres of special status species habitat, and the vegetation therein, than Alternatives B, C, and E, but would</p>	<p>Same as Alternative B, except there would be beneficial, long-term impacts on vegetation due to restrictions on surface-disturbing activities in non-WSA lands with wilderness characteristics. This</p>	<p>Same as Alternative B, except that within 0.6 miles of active sage-grouse strutting grounds oil and gas leasing would be subject to NSO restrictions. The construction of power</p>

Table 2.2. Summary of Impacts

	beneficial protection of the alternatives.	habitat. This alternative would provide greater beneficial protections and have the lower adverse impacts on vegetation than Alternatives A, C, and D.	have greater protections in place than Alternatives A and D.	have greater protections in place than Alternative A.	alternative would have the fewest adverse impacts on vegetation of the alternatives.	lines, wind power turbines, or other above ground structures would be avoided within 4 miles of active Gunnison sage-grouse strutting grounds from May 16 - March 19. Overall, the Proposed Plan would result in fewer impacts to vegetation than under Alternative A.
Travel Management	This alternative would have 276,430 acres closed to OHV use. These closures would eliminate OHV related surface disturbance to native vegetation in closed areas.	Alternative B would close 423,582 acres to OHV use, which is 135,502 acres (47%) more than Alternative A. This alternative would have the fewer adverse impacts on vegetation associated with travel than Alternatives A, C, and D.	Alternative C would close 418,549 acres to OHV use, which is 130,469 acres (45%) more than Alternative A. This alternative would have fewer adverse impacts on vegetation associated with travel than Alternatives A and D, but greater impacts than B and E.	This alternative would have no closures to OHV use, which is 276,430 acres less than under Alternative A. This alternative would have the greatest adverse impacts on vegetation from travel of any of the alternatives.	Same as Alternative B, except there would be 582,356 additional acres closed to OHV use in non-WSA lands with wilderness characteristics. This alternative would have the least adverse impacts on vegetation due to 694,006 (251%) more acres closed to OHV use than Alternative A.	The Proposed Plan would close 393,895 acres to OHV use, which is 117,465 acres (42%) more than under Alternative A.
Vegetation	15,475 acres vegetation treatments per year. This alternative would have short-term, adverse impacts on vegetation due to the large acreage open to disturbances associated with widespread, unspecified vegetation	Under Alternative B, 7,600 acres of vegetation treatments/year represent a 51% reduction in annual treatments compared to A. This alternative would provide the least long-term benefits and fewer adverse impacts to vegetation, due to	Impacts same as Alternative B, except 9,300 acres would be treated/year. This alternative would provide greater long-term benefits to vegetation than Alternatives A, B, and E, due to a greater number of acres receiving targeted vegetation treatment.	Under Alternative D, 11,300 acres would be open to vegetation treatments/year with potentially greater long-term beneficial impacts on vegetation resources than would occur under Alternatives A, B, C and E due to a greater number of	Same as Alternative B, except no surface-disturbing land treatments would be permitted in non-WSA lands with wilderness characteristics. This alternative would have the least short-term adverse impacts, but limited long-term benefits to vegetation of the alternatives.	Same as Alternative C.

Table 2.2. Summary of Impacts

	treatments. Long-term, beneficial impacts would include reduced competition with exotic species.	targeted treatments over a smaller area, than Alternatives A, C and D.		acres receiving targeted vegetation treatment.		
Visual Resources	Minor, short-term, adverse impacts to vegetation in VRM I and II areas from restrictions on surface disturbance, and long-term, beneficial impacts to vegetation under VRM III and IV objectives. Alternative A would have the smallest area subject to VRM Class I restrictions on surface disturbances and the largest area subject to VRM Class II restrictions of the alternatives.	Impacts same as A, except this alternative would have a larger area subject to VRM Class I surface disturbance restrictions (with long-term, beneficial impacts on vegetation resources under these VRM classes) than Alternative A. Alternative B would have more area subject to VRM III and less area under VRM II and IV restrictions than Alternative A.	Impacts same as A, except this alternative would have a larger area subject to VRM Class I and III surface disturbance restrictions, and a smaller area subject to VRM Class II restrictions than Alternative A. Alternative C would have the largest area subject to class IV restrictions of the alternatives.	Impacts same as A, except this alternative would have a larger area subject to VRM Class I, III and IV restrictions, and a smaller area subject to VRM Class II restrictions than Alternative A. Alternative D would have the largest area subject to VRM Class III restrictions and the second largest areas subject to class IV restrictions of the alternatives.	Same as Alternative B, except additional protection of acreage within non-WSA lands with wilderness characteristics under VRM I would have long-term, beneficial impacts on vegetation resources. This alternative would have the most acres managed as VRM I of the alternatives.	The Proposed Plan would designate 422,989 acres as VRM Class I (14% more than under Alternative A). VRM Class II designations would apply to 228,041 acres (35% less than under Alternative A). VRM Class III designations would apply to 507,583 acres (21% more than under Alternative A). Finally, VRM Class IV designations would apply to 623,002 acres (2% less than under Alternative A).
Wildlife and Fisheries Resources	Beneficial impacts on vegetation from habitat protection and mitigation of surface disturbances to vegetation: 247,938 acres subject to bighorn sheep special conditions; 13,954 acres of pronghorn habitat; and 180,089 acres of protected deer winter range.	Beneficial impacts same as A, but to a greater degree due to increased mitigation potential for the adverse impacts of surface-disturbing activities on vegetation resources, including: 83% more acres subject to bighorn sheep special wildlife conditions; 110% more acres of protected pronghorn	Beneficial impacts same as A, but to a greater degree due to increased mitigation potential for the adverse impacts of surface-disturbing activities on vegetation resources, including: 21% more acres subject to bighorn sheep special wildlife conditions; 110% more acres of protected pronghorn	Beneficial impacts same as A, but to a greater degree due to increased mitigation potential for the adverse impacts of surface-disturbing activities on vegetation resources, including: 26% fewer acres subject to bighorn sheep special wildlife conditions; same number of acres of	Same as Alternative B.	Under the Proposed Plan there would be 205,071 more acres subject to bighorn sheep special wildlife conditions, 15,401 more acres of protected pronghorn habitat, 195,803 more protected deer habitat, and 93,104 more acres of elk habitat subject to special conditions than under Alternative

Table 2.2. Summary of Impacts

		habitat; 330% more protected deer habitat; and 184,248 more acres of protected elk habitat than Alternative A.	habitat; 45% more protected deer habitat; and 93,104 more acres of protected elk habitat than Alternative A.	protected pronghorn habitat; 17% fewer protected deer habitat; and 60,103 more acres of protected elk habitat than Alternative A.		A. Because of these differences, the Proposed Plan would provide greater protection for vegetation resources in the wildlife protection areas of the Monticello FO than Alternative A, but would be more likely to adversely affect vegetation resources than Alternatives B and E.
Woodlands	Short-term, adverse impacts on 1,147,407 acres of the pinyon-juniper vegetation open to woodland harvesting, include trampling and removal of native trees. Long-term, indirect impacts include the potential introduction of weedy, non-native species during wood harvesting operations.	Impacts same as Alternative A, except impacts would be on 504,666 acres of pinyon-juniper vegetation (56% fewer acres open to harvest than Alternative A). This alternative would have the fewest acres open to the adverse impacts of woodland harvest.	Impacts same as Alternative A, except impacts would be on 597,086 acres of pinyon-juniper vegetation open to woodland product harvest (48% fewer acres open to harvest than under Alternative A).	Same as Alternative C.	Same as Alternative B, except that no woodland product harvest would be allowed in non-WSA lands with wilderness characteristics. This would result in the fewest acres open to surface-disturbing activities that would have long term, adverse impacts on vegetation resources.	Same as Alternative C.
VISUAL RESOURCE MANAGEMENT						
VRM Class	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
VRM I (Very low impacts to scenic quality allowed)	371,575 acres	497,668 acres	425,179 acres	390,424 acres	998,370 acres	422,989 acres
VRM II (Low impacts to scenic quality)	355,112 acres	250,641 acres	132,001 acres	8,838 acres	111,478 acres	228,041 acres

Table 2.2. Summary of Impacts

allowed)						
VRM I and II, Combined	726,687 acres	748,309 acres	557,180 acres	399,262 acres	1,109,848 acres	651,030 acres
VRM III and IV, Combined (Moderate to major impacts to scenic quality allowed, short-term and long-term impacts from surface-disturbing activities in VRM III and VRM IV areas).	1,054,681 acres	1,034,813 acres	1,225,915 acres	1,383,860 acres	671,828 acres	1,130,585 acres
Scenic Quality/Viewshed, Lockhart Basin	VRM Class III designation for Lockhart Basin in portions not managed as a Visual ACEC (8,642 acres managed as VRM I in the Indian Creek ACEC). More potential adverse short-term and long-term impacts on 47,783 acres than for the action alternatives	No scenic quality degradation because of management under VRM I for 47,783 acres for Lockhart Basin ACEC	VRM Class II and Class III designation for Lockhart Basin, but not managed as a Visual ACEC, more potential adverse impacts on 47,783 acres than Alternatives B and E, but less than Alternative A.	VRM Class III designation for Lockhart Basin, Not managed as a Visual ACEC, with more potential adverse impacts on 47,783 acres than for Alternatives B, C and E.	No scenic quality degradation because of management under VRM I for 47,783 acres for Lockhart Basin ACEC.	Same as Alternative C.
Scenic Quality/Viewshed, Valley of the Gods	No scenic quality degradation because of VRM I designation for 31,387 acres for Valley of the Gods ACEC	No scenic quality degradation because of VRM I designation for 22,863 acres for Valley of the Gods ACEC	Valley of the Gods designated as VRM I as a Visual ACEC, with no scenic quality degradation for 22,863 acres.	Designation as VRM III, Valley of the Gods is not managed as a Visual ACEC, with more potential adverse impacts on 22,863 acres than for Alternatives A, B, C, and E.	No scenic quality degradation because of VRM I designation for 22,863 acres for Valley of the Gods ACEC.	Same as Alternative B.
Scenic Quality/Viewshed,	No scenic quality degradation because	No scenic quality degradation because	Indian Creek is managed as a Visual	Indian Creek is not managed as a Visual	No scenic quality degradation because	Same as Alternative C.

Table 2.2. Summary of Impacts

Indian Creek	of VRM I designation for 8,510 acres in the Indian Creek ACEC	of VRM I designation on 8,510 acres for Indian Creek ACEC	ACEC, with no scenic quality degradation on 3,908 acres in the ACEC (outside the WSA).	ACEC, designated as VRM III, with more potential adverse impacts on 8,510 acres than for Alternatives A, B, C and E.	of VRM I designation for 8,510 acres for Indian Creek ACEC	
WILDLIFE AND FISHERIES RESOURCES						
Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Wildlife and Fisheries Resources	Long-term beneficial impacts to wildlife from seasonal wildlife protection areas: 329,750 acres of bighorn sheep habitat, 12,960 acres pronghorn habitat, and 197,550 acres mule deer habitat (540,260 acres total).	Beneficial impacts same as Alternative A, but to a greater degree, from proposed 453,388 acres of protection areas for bighorn sheep habitat, 29,365 acres pronghorn habitat, 785,921 acres mule deer habitat, and 191,173 acres elk habitat (total of 1,459,847).	Impacts same as Alternative A, but to a greater degree from proposed habitat protection areas: 415,395 (lambing) and 453,390 (rutting) acres for bighorn sheep, 29,365 acres for pronghorn, 266,406 acres for mule deer, and 97,471 acres for elk habitat (total of 808,637 acres).	Beneficial impacts same as Alternative A from proposed seasonal wildlife protection areas: 299,009 acres desert bighorn sheep, 13,961 acres for pronghorn, 182,315 acres for mule deer, and 62,484 acres for elk (total of 557,769 acres subject to special wildlife conditions).	Impacts same as Alternative B.	Beneficial impacts same as Alternative A, but to a greater degree, from proposed 453,388 acres of protection areas for bighorn sheep habitat, 29,365 acres pronghorn habitat, 383,098 acres mule deer habitat, and 97,471 acres elk habitat (total of 963,322 acres is more than A, but less than E).
Cultural Resources	Long-term adverse impacts of cultural resource decisions on wildlife resources from restrictions on habitat improvements, watershed improvements, and vegetation treatments. Beneficial impacts on wildlife from restrictions on	Beneficial impacts same as Alternative A, but to a greater degree, due to greater restrictions on surface-disturbing activities.	Beneficial impacts same as Alternative A, except woodland gathering and harvesting, and vegetation treatments would be allowed. Alternative C would have fewer adverse impacts on wildlife than Alternative A due to greater restrictions on	Adverse impacts same as Alternative A, but to a greater degree, and beneficial impacts to a lesser degree than Alternative A.	Impacts same as Alternative B, but to a greater degree due to increased restrictions on surface-disturbing activities.	Beneficial impacts same as Alternative A, except that surface-disturbing activities such as woodland gathering and harvesting, and vegetation treatments would be allowed. The Proposed Plan would have fewer adverse impacts on wildlife than

Table 2.2. Summary of Impacts

	surface-disturbing activities including woodland gathering and harvesting, minerals leasing, and OHV use and restrictions on visitor numbers and activities.		surface-disturbing activities.			Alternative A due to greater restrictions on surface-disturbing activities.
Fire Management	Fuels treatments would have short-term adverse impacts to wildlife species from habitat disturbance and removal, and long-term beneficial impacts due to reduced fuel loading, reduced fire risk, and diversified habitat.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Lands and Realty	Lands and realty decisions would result in adverse surface disturbance, causing loss of wildlife habitat, habitat fragmentation, direct disturbance to wildlife during construction and maintenance, potentially introduce invasive species, and/or wildlife to avoid areas that were previously considered viable habitat. Beneficial impacts would include areas excluded from surface-disturbing	Impacts same as Alternative A, except that Alternative B would exclude more areas from wind or solar energy exploration and development, thereby having fewer adverse impacts than Alternative A. Under Alternative B 416,612 acres would be ROW exclusion areas, while 125,105 acres would be ROW avoidance areas. 251,710 acres would be withdrawn from	Impacts same as Alternative B, except that fewer areas would be excluded from wind or solar energy exploration and development. Under Alternative C 395,329 acres would be ROW exclusion areas, while 39,323 acres would be ROW avoidance areas. 121,912 acres would be withdrawn from mineral entry.	Impacts same as Alternative B, except fewer exclusions from wind or solar energy exploration and development. Alternative D would result in more adverse impacts to wildlife in the short- and long-term than any other alternative. Under Alternative D 386,853 acres would be ROW exclusion areas, while 14,175 acres would be ROW avoidance areas. 46,131 acres would be withdrawn	Impacts same as Alternative B, except that non-WSA lands with wilderness characteristics would also be excluded from ROWs for wind or solar energy exploration and development. Alternative E would be more beneficial to wildlife than all other alternatives since it prescribes more exclusions than any other alternative. Under Alternative E 974,463 acres would be ROW exclusion	Under the Proposed Plan the impacts of lands and realty decisions on wildlife and fisheries resources would be the same as under Alternatives A, B, C, D, and E except that 416,115 acres would be ROW exclusion areas, while 133,293 acres would be ROW avoidance areas. 50,665 acres would be withdrawn from mineral entry.

Table 2.2. Summary of Impacts

	activities and mitigation measures that accompany surface-disturbing activities. Under Alternative A 120,800 acres would be ROW exclusion areas, while 253,790 acres would be ROW avoidance areas. 132,380 acres would be withdrawn from mineral entry.	mineral entry.		from mineral entry.	areas, while 53,915 acres would be ROW avoidance areas. 834,070 acres would be withdrawn from mineral entry.	
Livestock Grazing	The exclusion of livestock from sensitive habitats (such as riparian areas and zones with limited soils) would beneficially impact wildlife species by maintaining more native plant forage and cover. Where livestock grazing is allowed there would be adverse long-term impacts on wildlife due to competition with wildlife for forage, possible trampling of individual animals or nests, and susceptibility to invasion by noxious weeds. Under all alternatives grazing would continue to be excluded from 118,424 acres, and 17,300 acres in	Alternative B prescribes the largest area unavailable for livestock grazing and therefore would have the greatest beneficial impacts on native vegetation and wildlife habitat.	Alternative C is the same as Alternative B, except that Mule Canyon would be open to grazing north of U-95. Alternative C would have fewer adverse impacts to wildlife than Alternative A, but greater impacts than Alternatives B and E.	Alternative D is the same as Alternative B, except fewer acres would be unavailable to grazing, but with greater restrictions on grazing than Alternative A.	Same as Alternative B.	Same as Alternative C.

Table 2.2. Summary of Impacts

	Peter's Canyon and East Canyon would be allotted to wildlife.					
Minerals and Energy Resources	Surface disturbance due to mineral development would degrade and fragment wildlife habitat, and displace wildlife. Leasable mineral development would impact 699 acres of primarily pinyon-juniper and desert shrub habitats, 886 acres of wildlife habitats adversely impacted by geophysical exploration in the short term, and 1,652,743 acres open to locatable minerals activities under standard stipulations.	Impacts same as Alternative A, but to a lesser degree. Leasable mineral development would adversely impact 636 acres of primarily pinyon-juniper and desert shrub habitats, 794 acres of wildlife habitats adversely impacted in the short term by geophysical exploration, and 1,521,656 acres open to locatable minerals activities under standard stipulations.	Impacts same as Alternative A, but to a greater degree, from leasable mineral development that would impact 710 acres of primarily pinyon-juniper and desert shrub habitats, 903 acres of wildlife habitats temporarily impacted by geophysical exploration, and by 1,637,688 acres open to locatable minerals activities under standard stipulations.	Impacts same as Alternative A, but to a greater degree, from leasable mineral development that would impact 721 acres of primarily pinyon-juniper and desert shrub habitats, 924 acres of wildlife habitats temporarily impacted by geophysical exploration, and 1,737,999 acres open to locatable minerals activities under standard stipulations.	Impacts same as Alternative A, but to a lesser degree, from leasable mineral development that would impact 518 acres of primarily pinyon-juniper and desert shrub habitats, 591 acres of wildlife habitats temporarily impacted by geophysical exploration, and 1,521,656 acres open to locatable minerals activities under standard stipulations.	Impacts same as Alternative A, but to a lesser degree, from leasable mineral development that would impact 688 acres of primarily pinyon-juniper and desert shrub habitats. Impacts would be to a greater degree due to: 903 acres of wildlife habitats temporarily impacted by geophysical exploration, and 1,734,458 acres open to locatable minerals activities under standard stipulations.
Recreation	Adverse impacts to wildlife species and their habitats from recreation, include noise disturbance, vehicle traffic, trampling of native vegetation, and other human-related disturbances. Where designated, SRMAs would reduce adverse impacts to wildlife by restricting recreation or reducing dispersed	Adverse impacts same as Alternative A, but to a lesser degree due to greater restrictions on surface-disturbing activities in SRMAs.	Adverse impacts same as Alternative A, but to a lesser degree, due to greater restrictions on surface-disturbing activities in SRMAs.	Adverse impacts same as Alternative A, but to a greater degree, due to fewer restrictions on surface-disturbing activities. Overall, this alternative would have the most acres of native vegetation and potential wildlife habitat subject to adverse impacts associated with	Adverse impacts same as Alternative A, but to a lesser degree, due to greater restrictions on surface-disturbing activities. Overall, Alternative E would be most beneficial to wildlife because it prescribes the greatest restrictions, of all alternatives and the Proposed Plan, on surface-disturbing activities.	Adverse impacts same as Alternative A, but to a lesser degree, due to greater restrictions on surface-disturbing activities in SRMAs.

Table 2.2. Summary of Impacts

	recreational activities.			recreation activities.		
Riparian Resources	Under all alternatives riparian areas would be managed as NSO for oil and gas leasing but open to mineral entry and disposal of mineral materials (though not in active floodplains or within 100 meters of riparian areas). Livestock grazing would be allowed in riparian areas under all alternatives. The long-term adverse impacts of these activities would be mitigated by management in accordance with laws, executive orders, and regulations on floodplains and wetlands.	Impacts same as Alternative A, but to a lesser degree, due to prescriptions limiting OHV use, livestock grazing, and motorized camping.	Same as Alternative B.	Same as Alternative A.	Same as Alternative B.	Same as Alternative B.
Soil and Water Resources	Under all alternatives, soils and watershed decisions would comply with Utah's Standards for Rangeland Health and Guidelines for Grazing and Recreation. All floodplains and riparian/wetlands would be managed in accordance with Executive Order 11988. There would	Adverse impacts same as Alternative A, but to a lesser degree since unavoidable surface-disturbance on slopes between 21 and 40% would require a plan (with an erosion control strategy and approved survey and design). Also, surface-disturbing activities would not be permitted on slopes	Adverse impacts same as Alternative B and E, but to a greater degree since surface-disturbing activities would not be permitted on slopes greater than 40% unless it determined that it would cause undue or unnecessary degradation to pursue other placement alternatives.	Adverse impacts same as Alternative A, but to a greater degree since surface-disturbing activities would not be ruled out for slopes of any grade and a plan would only be required for slopes greater than 40%. This alternative would have more adverse impacts on vegetation resources	Same as Alternative B.	Same as Alternative C.

Table 2.2. Summary of Impacts

	be no slope restrictions on allowable disturbance under Alternative A.	greater than 40% (excluding 87,599 acres of land in the Monticello PA).	Unavoidable surface-disturbing activities on slopes between 21 and 40% would require a plan (with an erosion control strategy and approved survey and design).	and therefore wildlife resources than any other alternative.		
Special Designations	<p>The designation of ACECs and WSR segments would have long-term beneficial impacts on wildlife species and their habitats because ACECs and WSR segments limit or prohibit surface-disturbing activities, decreasing the potential for damage to native vegetation or avoidance behavior in individual animals.</p> <p>The designation of ACECs and WSR segments would also have long-term adverse impacts on wildlife where protective management prohibits habitat or watershed improvements or vegetation treatments.</p> <p>Under Alternative A, 10 of the 12 proposed</p>	Beneficial impacts same as Alternative A but to a greater degree since all 12 of the proposed ACECs would be designated and managed as ACECs and all 12 river segments reviewed for WSR status would be recommended as suitable.	Beneficial impacts same as Alternative A but to a lesser extent since 7 of the 12 proposed ACECs would be designated and managed as ACECs and 4 of the 12 river segments reviewed for WSR status would be recommended as suitable.	<p>Under Alternative D none of the ACECs would be designated and managed as ACECs and none of the river segments reviewed for WSR status would be recommended as suitable.</p> <p>Alternative D would result in more adverse impacts to wildlife than any other alternative and the Proposed Plan since there are fewer restrictions on surface-disturbing activities under this alternative.</p>	Same as Alternative B.	Beneficial impacts same as Alternative A but to a lesser extent since 7 of the 12 proposed ACECs would be designated and managed as ACECs and 4 of the 12 river segments reviewed for WSR status would be recommended as suitable.

Table 2.2. Summary of Impacts

	ACECs would continue to be managed as ACECs and 6 of 12 river segments reviewed for WSR status would be recommended as suitable.					
Special Status Species	Under all alternatives no management actions would be permitted on public lands that would jeopardize the continued existence of plant or animal species that are listed, officially proposed, or candidates for listing as Threatened or Endangered and the BLM would commit to current and future conservation agreements, management plans, and recovery plans. These actions would have long-term beneficial impacts on wildlife that share habitat with targeted special status species.	Beneficial impacts same as Alternative A, but to a greater degree since Alternative B would provide more acres of protected habitat for special status species than any other alternative and the Proposed Plan.	Beneficial impacts same as Alternative A, but to a greater degree since Alternative C would provide more acres of protected habitat for special status species than Alternative A (but fewer acres than Alternatives B and E).	Beneficial impacts same as Alternative A, but to a lesser degree since Alternative D would provide the fewest number of acres of surface disturbance restrictions in special status species habitat, resulting in a greater potential for adverse impacts on wildlife in special status species habitat.	Same as Alternative B.	Beneficial impacts same as Alternative A, but to a greater degree since the Proposed Plan would provide more acres of protected habitat for special status species than Alternative A (but fewer acres than Alternatives B, C, and E).
Travel Management	OHV use has short- and long-term adverse impacts on wildlife by causing damage to vegetation used as wildlife	Adverse impacts same as Alternative A, but to a much lesser degree. Under Alternative B: zero acres would be	Adverse impacts same as Alternative A, but to a lesser degree. Under Alternative C: 2,311 acres would be	Adverse impacts same as Alternative A, but to a lesser degree. Under Alternative D: 2,311 acres would	Adverse impacts same as Alternative A, but to a much lesser degree. Under Alternative E: zero acres would be open to OHV use;	Adverse impacts same as Alternative A, but to a lesser degree. Under the Proposed Plan: 0 acres would

Table 2.2. Summary of Impacts

	forage and cover, as well as causing noise. Habitat fragmentation and degradation and the spread of noxious weeds also result from OHV use. Under Alternative A: 611,310 acres would be open to OHV use; 540,260 acres would be limited to designated routes with seasonal restrictions; 570,390 would be limited to existing roads and trails; 218,780 acres would be limited to designated roads and trails; and 276,430 acres would be closed to OHV use.	open to OHV use; 1,359,417 acres would be limited to designated routes; and 423,698 acres would be closed to OHV use.	open to OHV use; 1,362,142 acres would be limited to designated routes; and 418,667 acres would be closed to OHV use. Designated 'ways' would be established in corridors leading to trailheads.	be open to OHV use; 1,780,807 acres would be limited to designated routes; and 0 acres would be closed to OHV use.	812,679 acres would be limited to designated routes; and 970,436 acres would be closed to OHV use.	be open to OHV use; 1,388,191 acres would be limited to designated routes, and 393,895 acres would be closed to OHV use. Designated 'ways' would be established in corridors leading to trailheads.
Vegetation	Under Alternative A, 15,475 acres would be open to vegetation treatments each year. This is substantially greater than under any of the other alternatives. There are more short-term adverse impacts associated with Alternative A because of the large number of acres open to trampling and disturbance associated with widespread, less	Under Alternative B, 7,600 acres would be open to vegetation treatments each year, which is 51% fewer acres of treatment than under Alternative A. Overall, this alternative is likely to have more beneficial short-term impacts on wildlife and habitat than Alternative A due to fewer, short-term, adverse impacts associated with habitat disturbance, and the	Impacts same as Alternative B, but to a greater degree. Under Alternative C, 9,300 acres would be open to vegetation treatments each year, which is 40% fewer acres of treatment than under Alternative A.	Impacts same as Alternative B, but to a greater degree. Under Alternative D, 11,300 acres would be open to vegetation treatments each year, which is 27% fewer acres of treatment than under Alternative A.	Same as Alternative B.	Same as Alternative C.

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	targeted, vegetation treatments, and seed gathering and plant collection activities.	increased likelihood of successful vegetation treatments due to the concentration of efforts in specified vegetation communities outlined under this alternative.				
Visual Resource Management	<p>VRM Classes I and II are generally more beneficial to wildlife since they result in less surface disturbance than VRM Classes III and IV. However, in some cases VRM Class I or II can have adverse impacts on wildlife by limiting or prohibiting habitat and watershed improvements and vegetation treatments.</p> <p>Under Alternative A: VRM Class I: 371,575 acres (21%) VRM Class II: 355,112 acres (20%) VRM Class III: 416,806 acres (23%) VRM Class IV: 637,875 acres (36%)</p>	<p>Impacts same as Alternative A, but to a greater degree, due to increased acreage managed as VRM Classes I and II.</p> <p>Under Alternative B: VRM Class I: 497,668 acres (28%) VRM Class II: 250,641 acres (14%) VRM Class III: 426,350 acres (24%) VRM Class IV: 608,463 acres (34%)</p>	<p>Impacts same as Alternative A, but to a lesser degree due to decreased acreage managed as VRM Class II.</p> <p>Under Alternative C: VRM Class I: 425,179 acres (24%) VRM Class II: 132,001 acres (7%) VRM Class III: 531,920 acres (30%) VRM Class IV: 693,995 acres (39%)</p>	<p>Impacts same as Alternative A, but to a lesser degree due to decreased acreage managed as VRM Class II.</p> <p>Under Alternative D: VRM Class I: 390,424 acres (22%) VRM Class II: 8,838 acres (<1%) VRM Class III: 692,741 acres (39%) VRM Class IV: 691,119 acres (39%)</p>	<p>Impacts same as Alternative A, but to a greater degree due to increased acreage managed as VRM Classes I and II. Under Alternative E: VRM Class I: 998,370 acres (56%) VRM Class II: 111,478 acres (6%) VRM Class III: 264,369 acres (15%) VRM Class IV: 407,459 acres (23%)</p>	<p>Impacts same as Alternative A, but to a lesser degree due to decreased acreage managed as VRM Classes I and II. Under the Proposed Plan: VRM Class I: 422,989 acres (24%) VRM Class II: 228,041 acres (13%) VRM Class III: 507,583 acres (28%) VRM Class IV: 623,002 acres (35%)</p>
Woodlands	Short- and long-term adverse on 1,309,894 acres impacts from harvesting from wildlife habitat loss,	Adverse impacts same as Alternative A, but to a lesser degree since fewer acres would be open	Adverse impacts same as Alternative A, but to a lesser degree since fewer acres would be open	Adverse impacts same as Alternative A, but to a lesser degree since fewer acres would be open	Adverse impacts same as Alternative A, but to a lesser degree since fewer acres would be open to woodland	Same as Alternative C.

Table 2.2. Summary of Impacts

	habitat degradation, and habitat fragmentation, and noise disturbance. Long-term beneficial impacts from reduced fire risk from fuel load reductions and thinning, and opening up the forest floor for understory growth. Long-term beneficial impacts from harvesting on sagebrush steppe communities and wildlife.	to woodland harvest. Under Alternative B, 730,074 acres would be open to woodland harvest. Also, limitations on off-road travel and wood product use in the deer and elk winter range (Nov. 1–May 15) would help mitigate the short-term adverse impacts of woodland product collection and harvest on wildlife and habitat.	to woodland harvest. Under Alternative C, 841,938 acres would be open to woodland harvest. Also, wood collection in certain areas would be restricted to within 150 feet of designated routes and permitted off road travel.	to woodland harvest. Under Alternative D, 841,938 acres would be open to woodland harvest but wood collection would not be limited to any buffer zone along designated routes or permitted off road travel.	harvest.	
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Note: Management decisions pertaining to air resources, hazardous materials, and paleontology were excluded from analysis because they would have a negligible effect on wildlife and fisheries resources.

WOODLANDS

Resource	Alternative A	Alternative B	Alternative C	Alternative D	Alternative E	Proposed Plan
Cultural Resources	Excluding 37,433-acre Grand Gulch Historic District from harvesting opportunities would have long-term, adverse impacts on woodland resources.	Long-term, beneficial impacts on woodlands from fuels reductions around sites. Long-term, adverse impacts from harvesting restrictions on 99,955 acres in CSMA and cultural protection areas.	Beneficial impacts same as Alternative B. Long-term, adverse impacts from harvesting exclusions on 61,943 acres in CSMA and cultural protection areas.	Beneficial impacts same as Alternative B. Long-term, adverse impacts from harvesting exclusions on 59,297 acres in CSMA and cultural protection areas.	Same as Alternative B.	Beneficial impacts same as Alternative B. Long-term, adverse impacts from harvesting exclusions on 41,641 acres in SRMA and cultural protection areas.
Fire Management	Short-term, adverse impacts from fire treatments through resource loss, surface disturbances, soil compaction and	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A, including limited treatments in non-WSA lands with wilderness characteristics	Same as Alternative A, but with limited treatments on 88,871 acres of non-WSA lands with wilderness characteristics to

Table 2.2. Summary of Impacts

	erosion, opportunities for exotic species establishment, and restrictions on harvesting in treated areas. Long-term, beneficial impacts from reduced risks of wildland fire and improved fire condition classes, and sustainable yields of woodland products.				(582,360 acres) to reduce wildland fire risks.	reduce wildland fire risks.
Minerals and Energy Resources	Short-term and long-term, adverse, but minor, impacts on woodland productivity from RFD minerals exploration and development affecting less than 0.1% of the area available for minerals development.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Non-WSA Lands with Wilderness Characteristics	No impacts to woodlands as non-WSA lands with wilderness characteristics are not protected or managed under this alternative.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Impacts on woodlands would be adverse in the long term from prohibitions on harvesting on 582,360 acres in woodland zones managed for protection of non-WSA lands with wilderness characteristics. Adverse impacts from limitations on fire suppression and treatments to maintain and improve woodland health.	Long term, adverse impacts from prohibitions on harvesting on 88,871 acres, and limitation on fire suppression and treatments to maintain woodland health.

Table 2.2. Summary of Impacts

Recreation	Long-term, beneficial impacts from unrestricted opportunities for harvesting opportunities in SRMAs and ERMA, except for restrictions on a total of 196,040 acres in ROS P-class areas, 250 acres of developed recreation sites, and along the 1,280-acre Pearson hiking trail. Long-term, adverse impacts from potential reductions in woodland productivity and unsustainable harvesting from relatively few harvesting restrictions in the PA.	Long-term, beneficial impacts from sustainable riparian woodlands resource use along San Juan River. Long-term, adverse impacts from harvesting prohibitions or restrictions on 498,658 acres in SRMAs.	Beneficial impacts same as Alternative B, but reduced adverse impacts from harvesting prohibitions on 122,919 acres in SRMAs.	Same as Alternative C.	Same as Alternative C, but to a more adverse degree, from harvesting prohibitions in SRMAs and in riparian areas (for riparian woodland species) that lie within non-WSA lands with wilderness characteristics. Long-term, adverse impacts within non-WSA lands with wilderness characteristics on 416,526 acres in the ERMA.	Same as Alternative E, except 75,271 acres in the ERMA would have harvesting prohibitions to preserve non-WSA lands with wilderness characteristics.
Riparian Resources	Long-term, adverse, but minor, impacts from harvesting restrictions in riparian areas (except for Native American harvesting for traditional purposes). Long-term, beneficial impacts from maintained productivity and sustainable harvesting of riparian woodlands.	Same as Alternative A, except long-term, beneficial impacts on riparian woodlands from closing riparian areas to OHV use, protecting riparian woodlands.	Same as Alternative B.	Same as Alternative A.	Same as Alternative B, but with a greater degree of adverse impacts, from prohibitions on riparian woodland harvesting within non-WSA lands with wilderness characteristics.	Same as Alternative B.
Soil and Water	Negligible impacts on woodland resources	Impacts same as for Alternative A Fire	Same as Alternative	Same as Alternative	Long-term, beneficial impacts from	Same as Alternative

Table 2.2. Summary of Impacts

Resources	or harvesting opportunities because soil and water decisions would not affect woodland resources.	Management from vegetation treatments to control tamarisk. Short term, adverse impacts from harvesting restrictions in treated areas.	B.	B.	vegetation treatments to control tamarisk replacement of and encroachment on riparian woodland stands. Adverse impacts to woodlands from limitations on treatment use in non-WSA lands with wilderness characteristics.	B.
Special Designations, WSAs	Long-term, adverse, but minor, impacts on harvesting opportunities from closure of 391,599 acres of WSAs (22% of the FO).	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Special Designations, ACECs	Long-term, adverse, but minor, impacts on harvesting from closure of 139,796 acres within ACECs to woodland harvesting opportunities (8% of the FO).	Same as Alternative A, but to a greater degree, from harvesting restrictions on 522,035 acres in ACECs (29% of the FO).	Same as Alternative A, but to a lesser degree, from harvesting restrictions within 37,382 acres of ACECs (2% of the FO)	Minor adverse impacts from woodland harvesting exclusion on 2,146 acres in ACECs.	Same as Alternative B, except adverse impacts to woodland harvesting from harvesting prohibitions within 109,205 acres of proposed ACECs for preservation of non-WSA lands with wilderness characteristics.	Same as E, except harvesting prohibitions on 37,382 acres in non-WSA lands with wilderness characteristics in ACECs.
Special Designations, WSRs	Long-term, adverse, but minor, impacts on harvesting from harvesting exclusions within 7,168 acres along the San Juan River and 1,920 acres along the Colorado River.	Same as Alternative A, but to a greater degree, from harvesting exclusions on 17,888 acres along eligible and recommended river segments.	Beneficial, long-term impacts from few harvesting exclusions except on 6,736 acres along eligible and recommended river segments.	Beneficial, long-term impacts from no harvesting exclusions along all PA river segments (no eligible river segments).	Same as Alternative B.	Adverse impacts from exclusion of harvesting on 6,736 acres on eligible or recommended river segments.
Travel Management	Long-term, adverse	Long-term, adverse	Same as Alternative	Negligible impacts	Long-term, adverse	Long-term, adverse

Table 2.2. Summary of Impacts

	impacts to harvesting opportunities on 276,430 acres designated as closed to OHV use or access.	impacts to harvesting on 423,698 acres closed to OHV use or access (53% more than Alternative A).	A, but to a greater degree, from 418,667 acres closed to OHV use or access (51% more acreage than Alternative A).	on woodland harvesting from no OHV closed areas.	impacts to woodlands harvesting access from designated closed OHV areas (970,436 acres), and 179 miles of OHV routes in non-WSA lands with wilderness characteristics would be closed.	impacts to woodlands harvesting access from designated closed OHV areas (393,895 acres)
Vegetation	Short-term, minor, but long-term, indirect, beneficial impacts from vegetation treatments to reduce fuel loads and invasive species on 232,130 acres managed for vegetation treatments.	Long-term beneficial impacts from potential treatment of 2,500 acres/year of pinyon-juniper and riparian woodlands to reduce fuel loading.	Same as Alternative B, but 3,100 acres/year of pinyon-juniper and riparian woodlands would be treated.	Same as Alternative B, but 4,100 acres/year treatments in pinyon-juniper and riparian woodlands.	Same as Alternative B, except some adverse impacts from limitations on treatments in non-WSA lands with wilderness characteristics.	Same as Alternative C.
Visual Resources	Long-term, adverse, but minor, impacts on harvesting from scenic protection on 726,687 acres within VRM Class I and Class II areas (41% of the FO).	Same as Alternative A, with 748,309 acres protected for scenic quality under VRM Class I and Class II areas (42% of the FO).	Same as Alternative A, from designation of 557,180 acres under VRM Class I and Class II (31% of the FO).	Same as Alternative A, but to a lesser degree, from designation of 399,262 acres under VRM Class I and Class II (22% of FO).	Same as Alternative A, except greater long-term, adverse impacts on woodland harvesting from designation of 998,370 acres as VRM Class I and 111,478 acres as VRM Class II (62% of the FO).	Long term, adverse impacts from designation of 651,030 acres as VRM Class I and Class II (37% of the FO).
Wildlife and Fisheries Resources	Beneficial impacts on woodland resources from riparian habitat protection and control of invasive species.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.	Same as Alternative A.
Woodlands	Beneficial impacts to woodland resources from harvesting opportunities on 73%	Same impacts as Alternative A, except 41% of FO available for harvesting	Same as Alternative A, except 47% of FO (841,936 acres) would be open to	Same as Alternative C.	Impacts the same as non-WSA Wilderness Characteristics impacts above from	Beneficial impacts from allowing harvesting on 841,936 acres (47%

Table 2.2. Summary of Impacts

	of the FO (1,309,894 acres).	(730,075 acres) in woodland zones, with beneficial impacts from controlled OHV use.	harvesting opportunities.		prohibitions on woodland harvesting and allowed limited treatments within 582,360 acres managed for non-WSA lands with wilderness characteristics. 608,476 acres (34% of the FO) would be beneficially available for woodland harvesting.	of the FO). Minor adverse impacts from 4,000 acres closed to harvesting in non-WSA lands with wilderness characteristics.
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2.3 ALTERNATIVES CONSIDERED BUT ELIMINATED FROM ANALYSIS

This section provides a summary of those alternatives the BLM initially considered but later eliminated, and the justifications for their dismissal from further evaluations.

2.3.1 LIVESTOCK GRAZING

Action: The PA would be unavailable for livestock grazing.

Rationale for Elimination: An alternative that proposes to close the entire PA to grazing would not meet the purposes and needs of this RMP/Draft EIS. NEPA requires that agencies study, develop, and describe appropriate alternatives to recommended courses of action in any proposal that involves unresolved conflicts concerning alternative uses of available resources. No issues or conflicts have been identified during this land-use planning effort, which requires the complete elimination of grazing within the PA for their resolution. Where appropriate, closures and adjustments to livestock use have been incorporated into the alternatives on an allotment or area basis to address issues identified in the LUP. Since the BLM has considerable discretion, through its grazing regulations, to determine and adjust stocking levels, seasons-of-use, and grazing management activities, and to allocate forage to uses of the public lands in LUPs, the analysis of an alternative to entirely eliminate grazing is not needed.

An alternative that proposes to close the entire PA to grazing would also be inconsistent with the intent of the Taylor Grazing Act (TGA), which directs the BLM to provide for livestock use of BLM lands, to adequately safeguard grazing privileges, to provide for the orderly use, improvement, and development of the range, and to stabilize the livestock industry dependent upon the public range.

The FLPMA requires that public lands be managed on a "multiple use and sustained yield basis" (FLPMA Section 302 [a] and Section 102 [7]) and includes livestock grazing as a principal or major use of public lands. While multiple use does not require that all lands be used for livestock grazing, complete removal of livestock grazing on the entire PA would be arbitrary and would not meet the principle of multiple use and sustained yield.

Livestock grazing is and has been an important use of the public lands in the PA for many years, and is a continuing government program. Although the Council on Environmental Quality (CEQ) guidelines for compliance with NEPA require that agencies analyze Alternative A (the No Action Alternative) in all EISs, for the purposes of this NEPA analysis, Alternative A is to continue the status quo, which includes livestock grazing (CEQ Forty Most Asked Questions, Question 3). For this reason and those stated above, a no-grazing alternative for the entire PA has been dismissed from further consideration in this LUP.

2.3.2 TRAVEL MANAGEMENT

Action: Travel on roads would be eliminated based upon a model that uses distances from roads so as to protect solitude and remoteness.

Rationale for Elimination: An alternative that proposes to close the roads based on this model in the PA would not meet the purposes and needs of this RMP/Draft EIS. No issues or conflicts have been identified during this land-use planning effort that requires this particular method for

determining which roads would be designated and which areas would remain open, limited, or closed to cross-country travel. Since the BLM has considerable discretion through its regulations, the analysis of an alternative to close roads based on this model is not needed. The BLM did consider the idea of remoteness and solitude and provided protection for these values in a reasonable range of alternatives. Alternative E protects non-WSA lands with wilderness characteristics by closing these lands to OHV travel. Additionally, Alternative B closes all WSAs to OHV use. Instead, the BLM chose to take a hard look at each route and measure the purpose and need for that particular route against resource conflicts.

This methodology was presented in the travel report and was the basis for the range of alternatives for travel management.

2.3.3 ENLARGE CANYONLANDS NATIONAL PARK

Action: Enlarge Canyonlands National Park to include Lockhart Basin.

Rationale for Elimination: An alternative that proposes to enlarge Canyonlands National Park to include Lockhart Basin has been proposed many times in the media and discussion with interested groups. However, no complete serious proposal has ever been brought forward. This would not meet the purposes and needs of this RMP/Draft EIS. No issues or conflicts have been identified during this land-use planning effort that requires this particular method for determining which roads would be designated and which areas would remain open, limited, or closed to cross country travel.

2.3.4 NO LEASING ALTERNATIVE

Action: During scoping and/or the comment period for the Draft RMP/EIS, it was suggested that the BLM should address a "No-Leasing Alternative" because the "No-Leasing Alternative" is the equivalent of the "No Action Alternative" that must be analyzed in all EISs.

Rationale for Elimination: The "No-Leasing Alternative" in an RMP revision is actually an action alternative because where lands have already been leased, the no-action for NEPA purposes continues to allow for (honor) valid existing rights. Proposing a "No-Leasing Alternative" would require revisiting existing leases and either buying them back from the lessee, or allowing them to expire on their own terms. The first option (buying back), is outside the scope of any RMP. This is a political decision that the BLM has no authority to undertake in planning. As a result, the BLM does not regularly include a "No-Leasing Alternative."

The purpose and need for the LUP is to identify and resolve potential conflicts between competing resource uses rather than to eliminate a principle use of the public lands in the Monticello FO Area. Leasing of the public lands for oil and gas exploration and production is required by the Mineral Leasing Act of 1920, as amended, and the BLM's current policy is to apply the least restrictive management constraints to the principal uses of the public lands necessary to achieve resource goals and objectives. A field office-wide "No-Leasing Alternative" would be an unnecessarily restrictive alternative for mineral exploration and production on the public lands.

The National Environmental Policy Act (NEPA Section 102 [E]) requires that agencies *"study, develop, and describe appropriate alternatives to recommended courses of action in any proposal which involves unresolved conflicts concerning alternative uses of available*

resources." No issues or conflicts have been identified during this land-use planning effort, which requires the complete elimination of oil and gas leasing within the planning area for their resolution. The BLM's Land Use Planning Handbook (BLM MANUAL Rel. 1-1693), Appendix C. item H. requires that LUPs identify areas as open or unavailable for leasing.

Given the potential range of decisions available in the Draft RMP/Draft EIS, the analyzed alternatives include no leasing for certain areas; but a field office-wide "No-Leasing Alternative" is not necessary in order to resolve issues and protect other resource values and uses.

As mentioned above, a "No-Leasing Alternative" should not be confused with the "No Action Alternative" for purposes of NEPA compliance. Leasing and No Leasing on the public lands has previously been analyzed in several NEPA documents. In 1973, the Department of Interior published the Final Environmental Impact Statement on the Federal Upland Oil and Gas Leasing Program (USDI, 1973). The proposed action was to lease Federal lands for production of oil and natural gas resources. Alternatives included the No Action Alternative, which at initiation of the program was "No Leasing." To supplement that EIS, the BLM prepared a series of Environmental Assessments (then titled "Environmental Analysis Records or EARs") including the 1975 Oil and Gas Program Environmental Analysis Record (EAR), 1975 which addressed oil and gas leasing for the public lands in the Monticello FO area. Alternatives again included the No Action or "No Leasing" alternative. The outcome was a category system for leasing which categorized all public and USFS lands into four groups: 1) open to leasing with standard lease stipulations, 2) Special Stipulations to address special concerns, 3) No surface occupancy and 4) No Leasing. Since completion of the EAR in 1975 oil and gas leasing in the Monticello FO Area has been an ongoing federal program under the established categories.

The Council on Environmental Quality (Section 1502.14[d] of NEPA) requires the alternatives analysis in an EIS to "include the alternative of no action", but explains that there are two distinct interpretations of "no action" that must be considered, depending on the nature of the proposal being evaluated. "The first situation might involve an action such as updating a land management plan where ongoing programs initiated under existing legislation and regulations will continue, even as new plans are developed. In these cases "no action" is "no change" from current management direction or level of management intensity. To construct an alternative that is based on no management at all would be a useless academic exercise. Therefore, the "no action" alternative may be thought of in terms of continuing with the present course of action until that action is changed." (CEQ Forty Most Asked Questions, Question 3). Therefore, for the Monticello Proposed Plan/Final EIS, the "No-Action Alternative" is to continue the status quo, which is to lease under the oil and gas stipulations (formerly categories) established in the San Juan RMP.

2.3.5 LIVESTOCK GRAZING ADJUSTMENTS ALTERNATIVE

Action: During scoping and comment on the Draft EIS it was suggested that the BLM consider adjustments to livestock numbers, livestock management practices, and the kind of livestock grazed on allotments within the Monticello FO to benefit wildlife and protect and promote land health including soils, hydrologic cycles and biotic integrity.

Rationale for Elimination: BLM policy regarding adjustments to the levels of livestock use authorized is to monitor and inventory range conditions under existing stocking levels and make adjustments to livestock use as indicated by this data to help assure that Rangeland Health

Standards (RHS) and resource objectives are met. Regulations at 43 CFR 4130.3 require that the terms and conditions under which livestock are authorized "ensure conformance with the provisions of subpart 4180" (Standards for Rangeland Health) and further that "livestock grazing use shall not exceed the livestock carrying capacity of the allotment." It would be inappropriate and unfeasible to estimate and allocate the available forage, design specific management practices and determine if changes to the kind of livestock are necessary for each allotment in the Monticello FO or in the area as a whole in the RMP/EIS. Such changes would not be supportable considering the type and amount of data required and the analysis necessary to make such changes.

According to BLM policy decisions regarding authorized livestock use levels and the terms and conditions under which they are managed is an implementation decision (H-1610-1, Appendix C, Page 15). The BLM assesses RHS, conducts monitoring and inventories, and evaluates this data on a periodic basis, normally on an allotment and/or watershed basis. After NEPA analysis, necessary changes to livestock management and implementation of Utah's Guidelines for Rangeland Management are implemented through a proposed decision in accordance with 43CFR 4160. These decisions determine the exact levels of use by livestock in conformance with the LUP and to meet resource objectives and maintain or enhancing land health. For these reasons this alternative has been dismissed from further consideration in this land use plan revision."

1.0 INTRODUCTION, PURPOSE, AND NEED

The Federal Land Policy and Management Act of 1976 (FLPMA) directs the Bureau of Land Management (BLM) to develop and periodically revise its Resource Management Plans (RMPs), which guide management of BLM-administered public lands. The BLM Field Office (FO) in Monticello, Utah, is revising the San Juan RMP, which was last updated in 1991. The new RMP, called the Monticello RMP, will provide planning guidance for public lands managed by the Monticello FO in San Juan and Grand Counties in southeastern Utah.

The Monticello planning area (PA) includes approximately 4.5 million acres of private, State of Utah, Indian reservation, national forest, national park, and BLM-administered public lands. Within the PA, BLM manages approximately 1.8 million surface acres and nearly 2.5 million subsurface acres. The Monticello PA lies almost entirely within San Juan County, with a small portion in southern Grand County. The Proposed Plan was crafted from the five alternatives presented in the Draft RMP/Draft Environmental Impact Statement (EIS) released to the public for a 90-day comment period on November 2, 2007.

1.1 PURPOSE AND NEED FOR THE PLAN

1.1.1 PURPOSE

The purpose of the RMP is to provide a comprehensive framework for BLM management of public lands within the PA and allocation of resources pursuant to the multiple-use and sustained-yield requirements of the FLPMA, which stipulates that the BLM "develop, maintain, and when appropriate, revise land-use plans" (43 United States Code [U.S.C.] 1712 [a]). Revising the plan has allowed the BLM to reevaluate, with public involvement, existing conditions, resources, and uses and determine how to allocate resources and make management decisions that balance uses against resource protection. The planning process identified a reasonable range of possible management alternatives in the DEIS. This Proposed RMP/Final Environmental Impact Statement (FEIS) describes and evaluates the Proposed Plan. The DEIS disclosed and assessed the direct, indirect, and cumulative impact of reasonably foreseeable future actions resulting from the management decisions in each alternative as required by the National Environmental Policy Act (NEPA), its implementing regulations, and other applicable law. The analysis of the alternatives in the draft is also carried forward into this FEIS.

The resulting Monticello RMP will establish consolidated guidance, updated objectives, and management actions for BLM-administered public lands in the PA. The RMP will be comprehensive in nature and will address issues that have been identified through agency, interagency, and public scoping, as well as respond to comments on the DEIS.

1.1.2 NEED

The plan revision is necessary to allow the BLM to review the management of public lands comprehensively and inventory their resources and, with public involvement, to make decisions for managing those lands and their resources and allocating present and future uses. The revised plan will incorporate new information, changes in resources and their uses, and new policies, guided by multiple-use and sustained-yield principles in the FLPMA.

A Special Evaluation Report, completed in 2001 by the BLM, showed that a revision to the 1991 RMP was necessary to address changes in resource uses such as increased visitation, different types of recreation activities, and the growing demand for energy development. The guidance and regulations of several resource programs have changed since the 1991 RMP was approved, and these changes need to be considered and implemented.

1.2 DESCRIPTION OF THE MONTICELLO FO PLANNING AREA

Of the approximate 4.5 million acres in the Monticello PA in southeastern Utah, the Monticello FO administers 1,785,127 surface acres of public lands (see Map 1) and nearly 2.5 million subsurface acres. The Monticello PA lies primarily within San Juan County, although a small portion extends into Grand County to the north.

The Monticello PA includes within its boundaries a number of national parks, national monuments, and lands administered by the U.S. Forest Service (USFS). Canyonlands National Park lies along the northwestern portion of the PA boundary; Natural Bridges National Monument lies in its southwestern part; and a large unit of the Manti-La Sal National Forest lies in the center. Land ownership within the PA consists primarily of large blocks of BLM-administered public land interspersed with smaller, privately owned tracts and land owned by the State of Utah School and Institutional Trust Lands Administration (SITLA). The McCracken Split Estate is jointly administered by the BLM and the Bureau of Indian Affairs (BIA), and all of the land south of the San Juan River is Navajo Nation Reservation. Table 1.1 shows land ownership and corresponding acreages within the Monticello PA.

Table 1.1. Land Ownership within the Monticello PA

Ownership	Acres
BLM	1,785,127
Navajo Nation Reservation	1,270,060
Ute Reservation *	8,416
National Park Service (NPS)	528,565
Private	353,516
SITLA	202,318
USFS	319,933
Total	4,467,935

*This acreage does not include Ute allotments or interspersed tribal lands in the South Cottonwood or Allen Canyon area. These acreages are included in the private land total.

Source: BLM 2004a.

The Monticello PA is known for its topographic diversity, extraordinarily striking landforms, and scenic attractions. It contains a wide variety of cultural and paleontological resources with numbers and concentrations of sites exceeding those found elsewhere in the region. The topography is defined largely by high mountains, steep escarpments and ridges, and incised canyons, which are primarily a product of eroded sandstones and exposed igneous intrusions, such as the Abajo and La Sal Mountains. Elevations vary from approximately 3,700 feet above sea level near Lake Powell to over 11,000 feet in the Abajo Mountains. Much of the Monticello PA provides habitat for desert bighorn sheep, pronghorn, Rocky Mountain elk, and mule deer. Numerous raptor species, including bald eagles and peregrine falcons, also live in the area. Fish

species that inhabit the rivers and waterways include humpback chub, Colorado squawfish, and razorback sucker.

Historical and traditional land uses within the Monticello PA, such as livestock grazing, hard-rock mining, and energy and mineral development, continue to be widely practiced. Energy and mineral resources include oil, natural gas, uranium, vanadium, and building stone. However, recreational activities, such as backpacking, off-highway vehicle (OHV) use, and sightseeing, are becoming increasingly popular within the PA. Recreational resources provide opportunities for public enjoyment as well as revenue for businesses in and adjacent to the Monticello PA.

1.3 PLANNING PROCESS

The FLPMA requires the BLM to use land-use plans (LUPs) as tools by which "present and future use is projected." The FLPMA's implementing regulations for planning, (43 CFR Part 1600), state that LUPs are a preliminary step in the overall process of managing public lands, "designed to guide and control future managements actions and the development of subsequent, more detailed and limited scope plans for resources and uses." Public participation and input are important components of land-use planning. The Monticello FO initiated the process by publishing a notice of intent (NOI) in the Federal Register on June 4, 2003.

The RMP planning process can be broken down into the following nine steps:

- Step 1 Scoping and identifying issues, concerns, and opportunities
- Step 2 Development of planning criteria/legislative constraints
- Step 3 Collection of inventory data and information
- Step 4 Analysis of the Management Situation (AMS)
- Step 5 Formulation of alternatives
- Step 6 Estimation of effects of alternatives
- Step 7 Selection of preferred management plan. This step includes preparation and public distribution of the Draft RMP/EIS.
- Step 8 Selection of the RMP; this step involves preparation and public distribution of the Proposed RMP/Final EIS
- Step 9 Monitoring and evaluation

The major documents produced during the RMP preparation process include the following:

- Preplanning Analysis
- Scoping Report
- Analysis of the Management Situation (AMS)
- Draft RMP/EIS, which included the Preferred Alternative
- Proposed RMP/Final EIS
- Record of Decision (ROD) and approved RMP

1.3.1 SCOPING AND IDENTIFYING ISSUES, CONCERNS, AND OPPORTUNITIES FOR DEVELOPMENT OF THE DRAFT ALTERNATIVES AND PROPOSED PLAN

Public scoping is a process designed to meet the public-involvement requirements of the FLPMA and NEPA. Public input helps focus management analysis and actions. During scoping, concerns are raised, and important issues are prioritized for analysis. Information gathered is carefully considered and used to develop land-use allocations or alternative management plans to protect natural, historical, or cultural resource values and provide recreational and commercial opportunities. This process includes working closely with cooperating agencies (state and local governments and other federal agencies) and soliciting input from interested organizations and individuals on issues, concerns, needs, and resource uses, development, and protection.

The scoping period for the Monticello RMP began on June 4, 2003, with publication of the NOI in the Federal Register and ended on January 31, 2004. Scoping included scheduled public meetings in six communities (Green River, Moab, Monticello, Blanding, and Salt Lake City, Utah; and Grand Junction, Colorado). In addition to the meetings, comments were solicited from the public via a website, mail, and staff, who traveled to popular recreation locations within the PA. For the Monticello planning process, comments from the public were categorized in one of three ways:

- Issues to be addressed in the Monticello RMP;
- Issues to be addressed through policy or administrative action (and therefore not addressed in the RMP); and
- Issues beyond the scope of the RMP.

During scoping, all stakeholders were given the opportunity to voice concerns, identify issues, and nominate Areas of Critical Environmental Concern (ACECs). Additionally, discussions with BLM resource specialists identified management concerns. All the information obtained was used to define the relevant issues to be addressed in a broad range of alternative management scenarios. The environmental impacts of these alternatives were analyzed and addressed in the DEIS and are carried forward into this document along with the Proposed Plan.

The RMP revision process provides the BLM, its cooperators, and the public the opportunity to resolve resource-management conflicts or concerns and respond to opportunities that fulfill the BLM's multiple-use, resource-management mission. Such issues may be identified as local, state, or national, or they may reflect conditions specific to the Monticello PA. Here are the planning issues that are addressed in the Monticello RMP.

1.3.1.1 CULTURAL RESOURCES

The planning area is known for its extraordinarily high density of cultural resources, particularly Anasazi sites, many of which are yet to be recorded. Changes in legislation governing the cultural resource management on federal lands or associated with federal projects have been implemented since the publication of the 1991 RMP. Other laws and regulations regarding tribal-government sovereignty and orientation between governments did not exist during development of the 1991 RMP. Cultural resources provide a direct link between Native Americans and their past, and they request protection for these resources.

The RMP provides an opportunity to enhance cultural-resource management within the PA and address tribal concerns and values in compliance with new requirements. Issues include the following:

- Conflicts between OHV use and other forms of recreation with the need for protection of cultural resources as required by the National Historic Preservation Act (NHPA, Section 106);
- Need for an OHV travel plan limiting use to designated trails to prevent impact to cultural resources;
- Impact on cultural resources created by increasing demand for access to public lands;
- Need for additional access to public lands by Native Americans for their traditional uses and practices;
- Resolution of the increasing conflict between other land uses (such as recreation activities, livestock grazing, woodcutting, and energy exploration and development) and protection and preservation of cultural resources;
- Protection of sensitive cultural resources;
- National Historic Trails management (Old Spanish National Historic Trail and Hole in the Rock Trail) in compliance with enabling legislation to protect the historic resource; and
- Revise existing management actions on Butler Wash, Cedar Mesa, and Hovenweep ACECs, and limit recreation use that has adverse effects on cultural resources.

1.3.1.2 MINERALS AND ENERGY RESOURCES

There are a number of concerns regarding the level of oil, natural gas, and hard-rock mining activities within the planning area:

- Resolving the impact of surface disturbances from mineral exploration and development on other resources and uses (particularly cultural and visual resources, wildlife, and recreation) while remaining in compliance with federal energy policies
- Improving mitigation standards for reclamation and restoration following mineral development;
- Making oil and natural gas development compatible with dispersed and remote recreational opportunities;
- Identifying areas which require mineral withdrawal to resolve conflicts between resource development and special protection for cultural and water resources, wildlife habitat, unique geologic formations, or high scenic values;
- Making development of alternative energy resources compatible with other resource decisions;
- Determining social and economic impacts of mineral development on the governments and citizens of the counties within the Monticello PA;
- Determining social and economic impacts of mineral development on a PA that contains extraordinary scenic and visual resources;
- Determining impacts of mineral development (nighttime lighting) on the quality of the scenic and wilderness experience;

- Managing and developing oil and natural gas resources on the McCracken Split Estate; consider mitigation which will foster energy production while protecting other resource values and uses;
- Managing and developing oil and natural gas resources in Lockhart Basin to limit impact on the outstanding scenic values of the area, as viewed from both within the basin and adjacent public lands and national parks.

1.3.1.3 NON-WILDERNESS STUDY AREA (WSA) LANDS WITH WILDERNESS CHARACTERISTICS

Management of non-WSA lands with wilderness characteristics is being considered in this land-use planning process for those lands that the BLM has determined have wilderness characteristics. Pursuant to the FLPMA and the *Land-use Planning Handbook* (BLM 2005a), the BLM may not establish new WSAs, but may consider managing non-WSA lands with wilderness characteristics through land-use planning, and has the option to manage such lands in a way that would maintain, protect, or preserve some or all of those characteristics. This may include protecting certain lands in their natural condition and providing outstanding opportunities for solitude and primitive and unconfined types of recreation.

1.3.1.4 RECREATION

Recreation use in the Monticello PA has continued to grow in popularity since the approval of the 1991 RMP. The wide range of recreational opportunities available and the spectacular scenery, both within the PA and in the nearby national parks and monuments, draws many visitors to the area. With the number of visitors continuing to grow, recreation activity is expanding deeper into the backcountry, and resource and user conflicts are becoming more common, intense, and difficult to manage. Recreation resource issues to be addressed in the planning process include:

- Managing OHV use by developing a travel plan with maps showing motorized (single-track vehicles, ATVs, jeeps, etc.) and nonmotorized (equestrian, hiking, biking) travel trail systems to identify recreation opportunities, prevent conflicts among recreation users, and minimize adverse impacts to sensitive resources (cultural resources, wildlife and their habitat, etc.);
- Developing specific management plans for high-use areas, including Dark Canyon, Cedar Mesa, Hole in the Rock, the San Juan River, and the Colorado River, that manage use, provide opportunities, and minimize conflicts with other resource values and uses;
- Developing management plans for the Special Recreation Management Areas (SRMAs) and manage actions within the Extensive Recreation Management Area (ERMA) that provide the desired activities, settings, experiences, and benefits (benefits-based management) consistent with the objectives of recreation management;
- Resolving recreation-related human health and safety problems, including hazardous road conditions, disposal of human waste, and protection of water quality;
- Managing visitors to adjacent national parks and monuments who use public lands in the Monticello PA (visitor management is needed to maintain desired environments and facilities, resolve conflicts among users and minimize impacts to other resources);

- Alleviating impacts of other resource uses on recreation opportunities, including motorized and nonmotorized travel, livestock grazing, mineral development, and fire management;
- Instituting a private permit system to promote the optimum recreation experience and resolve issues caused by growing recreation use;
- Resolving conflicts between private and commercial river users and establish use limits to enhance recreation experiences and protect other resource values; and
- Minimizing impacts of increasing backcountry recreation use on other resource values and reduce tension among recreation users.

1.3.1.5 SPECIAL DESIGNATIONS

The existing RMP does not reflect the current level of use and the demands on certain resources, including ACECs, Wild and Scenic Rivers (WSRs), and WSAs within the Monticello PA. The regulations and BLM's policy require that consideration be given to designation and protection of ACECs during land-use planning. Section 5(d) of the Wild and Scenic Rivers Act directs federal agencies involved in planning the water use and development of water and related land resources to consider their potential for national wild, scenic and recreational river areas. The Monticello FO will review all current special designations, as well as other lands within the PA that meet special-designation criteria, and determine the appropriate management for them.

The WSAs in the PA were created under FLPMA Section 603 and continue to be managed in accordance with the Interim Management Policy and Guidelines for Lands under Wilderness Review (IMP) to protect their values. This planning process, however, will establish OHV categories (closed or limited) and VRM class objectives within WSAs. No new WSAs will be established, and no existing ones will be altered. The only planning designations made for WSAs will be to determine OHV categories and VRM class objectives.

Concerns about designation and management of special areas encompass issues that pertain to all other resources, depending on the location. Issues and concerns in these areas include pressures from increased visitation and resource development on cultural resources, biodiversity, and habitat and access questions. If special designation is required to protect sensitive resources, the plan considers how these restrictions impact development of minerals and other surface-disturbing activities?

1.3.1.6 TRAVEL

Since the existing RMP was approved, travel within the Monticello PA has increased. Travel access and use levels are creating conflicts with natural and cultural resources and among different forms of travel (motorized, nonmotorized, non-mechanized, and OHVs). The BLM's guidance for OHV use and travel has changed, and policy requires that comprehensive travel-management planning address all travel modes and conditions, as well as the travel needs of all resource programs administered by the Monticello FO. Travel-related issues include:

- Creating a travel plan with maps showing motorized and nonmotorized use;
- Defining OHV categories compatible with other resource decisions;

- Resolving OHV use conflicts and identifying recreation opportunities, preventing conflicts among recreation users, and minimizing adverse impacts to sensitive resources (cultural and riparian resources, wildlife and their habitat, etc.);
- Resolve conflicts among groups, such as nonmotorized and motorized users, river runners and OHV users, and commercial and private users, and regulating OHV use and camping; and
- Incorporating the BLM OHV national strategy and Utah OHV strategy into planning efforts.

1.3.1.7 VISUAL RESOURCE MANAGEMENT (VRM) CLASS DESIGNATIONS

Visual resource management (VRM) class designations are a planning concern, especially considering the diversity of landscapes in the Monticello PA. The 1991 RMP does not address cumulative impacts of recreational activities, livestock grazing, and oil and gas exploration and development on visual resources. Also the 1991 RMP does not reflect increases in recreation visitation or changes in visitor use patterns, which ultimately intensify encroachment into scenic areas. Issues related to VRM include the following:

- Reviewing and establishing VRM class designations that reflect changes in recreation visitation and other resource uses;
- Studying the impact of increasing OHV use on landscapes and visual resources throughout the PA and limit OHV use to roads and trails; and
- Investigating the impact of mineral development (nighttime lighting) on landscapes in remote areas.

1.3.1.8 WILDLIFE AND FISHERIES RESOURCES

The current RMP does not reflect modifications in crucial habitat boundaries, habitat fragmentation, or raptor protection guidelines. The various goals, objectives, and management plans for wildlife and their habitat in the 1991 plan need to reflect these changes. This planning process will establish desired future conditions and address wildlife and fisheries concerns, including the following:

- Addressing impacts of other resource uses (e.g., livestock grazing, recreation activities, OHV use) on wildlife and their habitat;
- Protecting riparian habitat;
- Investigating the impact of increased recreation use, primarily camping and OHVs, on riparian areas;
- Increasing quality habitat for fish;
- Determining the impact of other resource uses on wildlife habitat fragmentation;
- Protecting sage-grouse habitat along with other resource uses of public lands and explore the possibility of buffer zones around leks;
- Establishing seasonal restrictions on mineral extraction and visitor use to protect species during sensitive periods;
- Assessing the impact of fire management on wildlife habitat and populations;

- Discovering the causes for the decline in bighorn sheep and pronghorn populations and new habitat areas;
- Protecting new habitat areas, particularly for Lockhart Basin bighorn sheep;
- Investigating the impact of drought on the declining quality of existing wildlife habitat; and
- Assessing the impact of increasing antler-collection activities (presence and noise of people and vehicles, cross-country OHV travel, and related surface and vegetation disturbance) on wildlife populations and their habitat.

1.3.1.9 OTHER ISSUES, CONCERNS, AND OPPORTUNITIES

In addition to the issues already identified for resolution in this planning process, Appendix C of the BLM's *Land-use Planning Handbook* (BLM 2005a) requires that a variety of other decisions be made. The following is a brief description of these issues, concerns, and opportunities. For a more detailed discussion, please refer to the scoping report (BLM 2004b).

Air quality within the Monticello PA may be impacted by increases in vehicle emissions, as well as smoke from prescribed and naturally caused wildland fires and other surface-disturbing activities.

The planning process provides the opportunity to incorporate the Utah LUP amendment for fire and fuels management into the RMP.

The RMP will identify lands for retention, disposal, and acquisition. The plan will designate utility corridors and communication sites, as well as lands to avoid and restrict rights-of-way (ROWs).

The RMP will address areas available and unavailable for livestock grazing.

The RMP will establish watershed objectives for the PA and address issues such as sensitive soils; biological soil crusts; soil erosion, salinity, and sedimentation; priority watersheds; floodplains; water quality; and pollution.

The RMP will identify and update special-status species habitat within the PA and establish objectives to manage that habitat for species which include the Mexican Spotted Owl, Southwestern Willow Flycatcher, Western Yellow-billed Cuckoo, and Gunnison Sage-grouse. Also included is the protection of aquatic and riparian habitat for these and other listed and candidate species.

Some resource uses (e.g., grazing, mineral development, OHV use, and recreation) can impact the natural function and condition of watersheds. A healthy cover of perennial vegetation stabilizes the soil, increases infiltration, prevents runoff, provides clean water to adjacent streams, and minimizes noxious-weed invasion. The RMP will establish objectives to protect, maintain, and restore upland and riparian vegetation.

The RMP will address a number of woodland issues, including forest health, fuel loading, human-caused wildland fire risks and hazards, desired woodland composition and function, and forest needs/harvesting.

1.3.1.9.1 ISSUES ADDRESSED THROUGH ADMINISTRATIVE OR POLICY ACTION

Policy or administrative actions include those implemented by the BLM because they are standard operating procedures; because federal law, rule, or regulation requires them; or because they are BLM policy. Administrative actions do not require a planning decision to be implemented.

The following issues raised during scoping are addressed by administrative actions:

- Compliance with existing laws and policies (e.g., FLPMA, NEPA, Endangered Species Act (ESA), American Antiquities Act, Clean Air Act, National Historic Preservation Act);
- Education, enforcement/prosecution, vandalism, and volunteer coordination;
- Consistency with existing federal, state, and local plans;
- Cultural resource management, which includes up-to-date inventories, nondisclosure of sensitive sites, proposal of cultural sites for the National Register of Historic Places, and Native American consultation;
- Management of existing WSAs, which will continue under the IMP (BLM 1995) except for planning decisions, related to VRM class and OHV categories, which will be made in this RMP. Only Congress can release a WSA from consideration. Should all or part of a WSA be released from consideration, proposals in the released area would be examined on a case-by-case basis for consistency with the goals and objectives of the RMP decisions. Actions inconsistent with RMP goals and objectives would be deferred until completion of requisite plan amendments. Because a plan amendment would be required, there is no separate analysis in this LUP to address resource impacts if any WSAs are released.
- Completion of the inventory of riparian and wetland areas and the use of monitoring and mitigation to help protect these resources;
- Recreation-management public outreach and education, including a comprehensive sign system and maps;
- Administration of existing mineral leases, permits, and other authorized uses;
- Wildlife and biodiversity monitoring;
- Air quality monitoring;
- Mitigation measures for approved, site-specific projects;
- Noxious weeds control;
- Establishment of forage use levels, on a site-specific basis, to maintain rangeland health;
- Allocation of forage between livestock and wildlife and the application of specific management practices on allotments within the PA;
- Eligibility standards for specially designated areas;
- Coordination with local, state, and federal agencies; and
- Cooperation with user groups.

1.3.1.9.2 ISSUES ELIMINATED FROM DETAILED ANALYSIS BECAUSE THEY ARE BEYOND THE SCOPE OF THE PLAN

Issues beyond the scope of the RMP planning process include all those that do not relate to RMP decisions. They include decisions that are not under the jurisdiction of the Monticello FO or that the BLM cannot resolve as part of the planning process. Issues identified in this category include the following:

- The State of Utah and San Juan and Grand counties may hold valid existing ROWs in the planning area pursuant to Revised Statute (RS) 2477, Act of July 28, 1866, Chapter 262, 8, 14 Stat. 252, 253, *codified at* 43 USC 932. On October 21, 1976, Congress repealed R.S. 2477 through passage of FLPMA. This RMP does not adjudicate, analyze, or otherwise determine the validity of claimed ROWs. However, nothing in the RMP extinguishes any valid ROW, or alters in any way the legal rights the state and counties have to assert and protect RS 2477 rights or to challenge in federal court or other appropriate venue any use restrictions imposed by the RMP that they believe are inconsistent with their rights.
- No new WSAs will be established, and no existing ones will be altered.
- Elimination of grazing, mineral development, and OHV use on all public lands;
- Regulation of activities and uses beyond the jurisdiction of the BLM;
- Revision of existing laws, policies, and regulations;
- Availability of funding and personnel to manage programs, including law enforcement; and
- Consideration of alternative energy sources as substitutes for mineral development.

1.3.2 DEVELOPMENT OF PLANNING CRITERIA

Planning criteria are the constraints that guide and direct the RMP planning process, determine the way the planning team approaches alternative development, and help in selecting the Preferred Alternative. These criteria are based on appropriate laws, regulations, and policy, as well as public participation and coordination with cooperating agencies, other federal agencies, state and local governments, and Indian tribes. The planning criteria ensure that the RMP is consistent with the identified issues and concerns and that unnecessary data collection and analyses are avoided.

The planning criteria developed during the preplanning analysis for the Monticello RMP include the following:

- The RMP would recognize valid existing rights, including water rights.
- Decisions made in the RMP would apply only to public lands and resources managed by the BLM.
- The BLM would make all possible attempts to ensure that its management prescriptions and actions are as consistent as possible with other planning jurisdictions (both federal and nonfederal), subject to applicable law and policy.
- Management plans would focus on the relative values of resources.

- The BLM would use the most current scientific information, research, technologies, and results of inventorying, monitoring, and coordination to determine appropriate local and regional management strategies to enhance or restore impaired ecosystems.
- Management of WSAs would continue under the IMP (BLM 1995). Should Congress release all or part of a WSA from consideration, resource management would be consistent with the revised RMP, subject to other constraints on the relevant lands. Should the need arise, the BLM may consider amending the plan consistent with applicable law.
- Utah BLM Standards for Rangeland Health and Guidelines for Grazing Management (adopted in 1997), and Guidelines for Recreation Management (adopted in 2001) would continue to be implemented. The standards and guidelines would apply to all alternatives analyzed in this EIS.
- Decisions regarding OHV use would be consistent with the BLM's National OHV Strategy.
- VRM class designations would be analyzed and modified to reflect present conditions and future needs. Areas where specific land uses need to be modified or restricted to resolve conflicts would be identified.
- Sensitive watersheds would be identified, and watershed conditions would be determined. Emphasis would be placed on watersheds identified as high priority in conjunction with other cooperators such as the Utah State Division of Water Quality and the Colorado River Basin Salinity Control Forum.
- Baseline reasonable foreseeable development scenarios would be prepared based on historical, existing, and projected levels for selected resource programs.
- Planning would include preserving, conserving, and enhancing of important historical, cultural, paleontological, and natural components of public-land resources. Native American tribal coordination would be maintained to identify sites, areas, and objects important to their cultural and religious heritage.
- Endangered-species recovery goals would be addressed and would including plans to reintroduce endangered and other species. In accordance with the Interagency Memorandum of Agreement on the ESA regarding Section 7 consultation, the BLM would jointly prepare a programmatic consultation agreement with the U. S. Fish and Wildlife Service (USFWS).
- The socioeconomic impacts of the alternatives would be analyzed.
- Vegetation management objectives or desired future conditions would be developed for all parts of the PA.

1.3.3 COLLECTION OF INVENTORY DATA AND INFORMATION

Monticello FO resource specialists have collected inventory data and resource information to provide the basis for preparing the RMP. When available, new information will be used in analyzing the EIS alternatives and making planning decisions.

Geographic information systems (GIS) have been and will be used throughout the EIS analysis to store, display, and analyze resource information and data, including acreage calculations, site locations, maps, and areas of potential conflicts over resource use. After completion and approval of the RMP, this GIS information will continue to be used for resource management

and activity and project planning, and additional updated resource data will continue to be collected and entered into the GIS.

Other documents prepared to help guide the development of this RMP include the following:

- The Mineral Potential Report (BLM 2005b)
- The Scoping Report (BLM 2004b)
- Analysis of the Management Situation (BLM 2005c)
- Reasonably Foreseeable Development Scenario for Oil and Gas (BLM 2005d)
- ACEC Evaluations for Existing and Nominated ACECs (BLM 2005e)
- Wild and Scenic River Report (BLM 2004c)
- Non-WSA Lands with Wilderness Characteristics Evaluations (BLM 2007a)

1.3.4 ANALYSIS OF THE MANAGEMENT SITUATION (AMS)

The AMS describes the existing status and management of resources and facilities within the Monticello PA. It provides an analysis of the management programs administered by the Monticello FO, assesses the capability of resources to meet current demands, and assesses the adequacy of current management practices. Where no management concerns or conflicts are identified, current management practices are carried forward into the Proposed RMP. Any identified problems or concerns involving resource allocations, land use, or management practices are resolved through this EIS process. Copies of the AMS for the current planning process are available for public review at the Monticello FO and the BLM Utah state office in Salt Lake City.

1.3.5 PREPARATION OF THE DRAFT RESOURCE MANAGEMENT PLAN (DRMP) AND DRAFT ENVIRONMENTAL IMPACT STATEMENT (DEIS)

The draft stage of the RMP comprises alternative formulation, analysis, impacts disclosure, and selection of a Preferred Alternative.

The No-Action Alternative described in the DEIS is management under the current RMP, plus subsequent planning documents and amendments. As required by CEQ regulations, alternative actions are formulated to represent a reasonable range of management options that emphasize certain uses or resource values over others under the multiple-use and sustained-yield mandate of the FLPMA to achieve certain goals or objectives (see Section 1.3.1., Scoping and Identifying Issues, Concerns, and Opportunities). The NEPA requires the BLM to analyze and disclose the effects of the various alternatives. Based on that analysis, the BLM identified and recommended Alternative C as the Preferred Alternative. This is documented in the Draft RMP/EIS, which was distributed to the public for review and comment from November 2, 2007, to February 14, 2008.

1.3.6 SELECTION OF THE PROPOSED RESOURCE MANAGEMENT PLAN (PRMP)/FINAL ENVIRONMENTAL IMPACT STATEMENT (FEIS)

Following review and analysis of public and internal comments and further coordination with the Cooperating Agencies on the Draft RMP/EIS, the BLM has made adjustments as warranted and has crafted a Proposed RMP. In developing the Proposed RMP and FEIS, an alternative in its entirety or a combination of components of the various alternatives presented may be brought forward. Regulations (43 CFR §§1610.3-2(e) and 1610.5-2, respectively), provide, prior to the

approval of the Proposed RMP, a 60-day period for the governor of Utah to make a "consistency review" and a 30-day period for "any person who participated in the planning process and has an interest which is or may be adversely affected by the approval" of the Proposed RMP/Final EIS to protest to the BLM director. These two periods will run concurrently upon release of the PRMP/FEIS.

1.3.7 MONITORING AND EVALUATION

Monitoring is the repeated measurement of activities and conditions over time. Evaluation is a process in which the plan and monitoring data are reviewed to see if management goals and objectives are being met and if management direction is sound. Monitoring data gathered over time are examined and used to draw conclusions on whether management actions are meeting stated objectives, and if not, why. Conclusions are used to make recommendations on whether to continue current management or determine changes needed in management practices to meet objectives.

Two types of monitoring tied to the planning process include implementation and effectiveness monitoring. Land-use plan monitoring is the process of (1) tracking the implementation of land-use planning decisions and (2) collecting and assessing data/information necessary to evaluate the effectiveness of land-use planning decisions. The two types of monitoring are described below.

- **Implementation Monitoring:** Implementation monitoring is the most basic type of monitoring and simply determines whether planned activities have been implemented in the manner prescribed by the plan. Some agencies call this compliance monitoring. This monitoring documents BLM's progress toward full implementation of the LUP decision. There are no specific thresholds or indicators required for this type of monitoring.
- **Effectiveness Monitoring:** Effectiveness monitoring is aimed at determining if the implementation of activities has achieved the desired goals and objectives. Effectiveness monitoring asks the question: Was the specified activity successful in achieving the objective? This requires knowledge of the objectives established in the RMP as well as indicators that can be measured. Indicators are established by technical specialists in order to address specific questions and thus avoid collection of unnecessary data. Success is measured against the benchmark of achieving desired future conditions established by the plan.

Regulations (43 CFR 1610.4-9) require that the proposed plan establish intervals and standards, as appropriate, for monitoring and evaluation of the plan, based on the sensitivity of the resource decisions involved. Progress in meeting the plan objectives and adherence to the management framework established by the plan is reviewed periodically. The Council on Environmental Quality (CEQ) regulations implementing NEPA state that agencies may provide for monitoring to assure that their decisions are carried out and should do so in important cases (40 CFR 1505.2[c]). To meet these requirements, the BLM will review the plan on a regular schedule in order to provide consistent tracking of accomplishments and provide information that can be used to develop annual budget requests to continue implementation.

Land-use plan evaluations will be used by BLM to determine if the decisions in the RMP, supported by the accompanying NEPA analysis, are still valid. Evaluation of the RMP will generally be conducted every five years per BLM policy, unless unexpected actions, new

information, or significant changes in other plans, legislation, or litigation triggers an evaluation. Land-use plan evaluations determine whether decisions are being implemented, whether mitigation measures are satisfactory, whether there are significant changes in the related plans of other entities, whether there are new data of significance to the plan, and whether decisions should be changed through amendment or revision. Evaluations will follow the protocols established by the BLM Land-use Planning Handbook H-1601-1 in effect at the time the evaluation is initiated. Specific monitoring and evaluation needs are identified by resource/uses throughout Chapter 2.

1.4 RELATIONSHIP TO OTHER POLICIES, PLANS, AND PROGRAMS

This planning process must recognize the many ongoing programs, plans, and policies that are being implemented in the Monticello PA by other land managers and government agencies. The BLM will seek to be consistent or complementary with other management actions whenever possible. Plans and policies that need to be considered during the Monticello planning effort are outlined below.

1.4.1 STATE OF UTAH PLANS

- SITLA cooperative agreement and other plans
- Canyonlands Natural History Association cooperative agreement
- Regional plans of the Utah Department of Transportation (UDOT)
- State of Utah plans relating to wildlife habitat and watershed management
- Utah's State Comprehensive Outdoor Recreation Plan (SCORP)
- Utah's Smoke Management Plan
- Utah's State Implementation Plan
- Utah's Nonpoint Source Management Plan
- Utah's Sensitive Species List
- Utah's List of Impaired Waters (303 d)
- Utah's Water Resources Planning for the Future
- Utah's Water Plan: Southeast Colorado River Basin
- Utah's Rules for Edge of the Cedars State Park Museum and Gooseneck State Park
- Utah's Big Horn Sheep Statewide Management Plan
- San Juan Elk Management Plan
- Statewide Management Plan for Elk

1.4.2 COUNTY LAND-USE PLANS

- San Juan County, Utah: San Juan County Master Plan (2008)
- Grand County, Utah: Grand County General Plan Update (2004)

1.4.3 OTHER FEDERAL PLANS

- Canyonlands National Park Natural Resource Management Plan (1994)
- Canyonlands National Park General Management Plan (1974)
- Canyonlands National Park Backcountry Management Plan (1984, 1995)

- Manti–La Sal National Forest Land and Resource Management Plan (1986)
- Strategic Plans for Glen Canyon National Recreation Area and Rainbow Bridge National Monument (2005, 2007)
- Hovenweep National Monument Plan (draft)
- Glen Canyon NRA Grazing Management Plan (1999)
- Glen Canyon NRA Minerals Management Plan (1980)
- Cooperative Management Strategies: Hovenweep National Monument, Colorado–Utah (1987)
- Canyon of the Ancients Monument-Resource Management Plan (draft)
- San Juan–San Miguel Resource Management Plan (1986)
- Moab Resource Management Plan (draft)
- Richfield Resource Management Plan (draft)
- Grand Staircase-Escalante National Monument Management Plan (2000)

1.4.4 ENERGY POLICY AND CONSERVATION ACT (EPCA)

In May 2001, the Comprehensive National Energy Policy was issued, which directed the secretary of the interior to "...examine land status and lease stipulation impediments to federal oil and gas leasing, and review and modify those where opportunities exist (consistent with the law, good environmental practice and balanced use of other resources)" (NEPDG 2001).

Under this directive, the assistant secretary of the Interior for Lands and Minerals Management delivered to Congress an inventory of U.S. oil and gas resources in five western basins, as well as the extent and nature of any restrictions or impediments to their development. This report was prepared at the request of Congress under the provisions of the 2000 Energy Policy and Conservation Act (EPCA) (BLM 2003a).

In April 2003, the BLM specified four EPCA integration principles, as follows:

- Environmental protection and energy production are both desirable and necessary objectives of sound land management and are not to be considered mutually exclusive priorities.
- The BLM must ensure appropriate accessibility to energy resources necessary for the nation's security while recognizing that special and unique non-energy resources can be preserved.
- Sound planning will weigh relative resource values, consistent with the FLPMA.
- All resource impacts, including those associated with energy development and transmission will be mitigated to prevent unnecessary or undue degradation (BLM 2003a).

1.4.5 MEMORANDUM OF UNDERSTANDING (MOU) BETWEEN THE U.S. DEPT. OF THE INTERIOR AND U.S. DEPT. OF AGRICULTURE: IMPLEMENTATION OF SECTION 225 OF THE ENERGY POLICY ACT OF 2005 REGARDING GEOTHERMAL LEASING AND PERMITTING

The purpose of this MOU is to facilitate interagency coordination and establish policies and procedures to implement Section 225 of the Energy Policy Act of 2005, Public Law 109-58 (hereinafter, the Act). Section 225 requires the coordination of geothermal leasing and permitting

on public lands and National Forest Service (NFS) lands between the secretaries of the interior and agriculture.

1.4.6 MEMORANDUM OF UNDERSTANDING (MOU) BETWEEN THE U.S. DEPT. OF THE INTERIOR BUREAU OF LAND MANAGEMENT AND U.S. DEPT. OF AGRICULTURE FOREST SERVICE

The purpose of this MOU is to establish joint BLM and USFS policies and procedures for managing oil and gas leasing and operational activities pursuant to oil and gas leases on NFS lands, consistent with applicable law and policy. The MOU was signed in 2006 for the purpose of efficient, effective compliance with statutory and regulatory requirements. The MOU establishes the roles of the USFS and the BLM in processing applications for permits to drill and review of subsequent operations.

1.4.7 MEMORANDUM OF UNDERSTANDING (MOU) BETWEEN THE U.S. DEPT. OF THE INTERIOR BUREAU OF LAND MANAGEMENT AND NATIONAL PARK SERVICE

The purpose of this MOU is to establish joint BLM and National Park Service policies and procedures for administer livestock grazing leases, subject to the values and purposes of Glen Canyon NRA lands.

1.4.8 OIL SHALE AND TAR SANDS LEASING PROGRAMMATIC EIS (PEIS)

The Monticello FO contains areas of tar sands. This resource has been, and currently is, available for lease under the Combined Hydrocarbon Leasing Act of 1981 and in accordance with the decisions in the existing BLM LUPs/amendments.

These major tar-sand resources lie only in Utah within 11 designated special tar-sands areas (STSAs) managed by the BLM Vernal, Price, Richfield, and Monticello FOs. One of these STSAs lies within the Grand Staircase–Escalante National Monument, where leasing is prohibited. The Monticello FO manages one of the remaining 10 STSAs.

When the Monticello RMP revision was initiated in 2002, there was no reasonable foreseeable development expectation for tar sands. The mineral report identified this resource but did not expect any leasing or development due to prevailing and anticipated economic factors.

After the start of this RMP revision, Congress enacted the Energy Policy Act of 2005. Section 369 of the Energy Policy Act requires the Secretary of the Interior to "complete a programmatic environmental impact statement for a commercial leasing program for oil shale and tar sands resources on public lands, with an emphasis on the most geologically prospective lands within each of the States of Colorado, Utah, and Wyoming." On December 13, 2005, the BLM published a NOI in the Federal Register initiating a Programmatic Environmental Impact Statement (PEIS) to support a commercial oil-shale and tar-sands leasing program on federal lands in these three states.

In light of this statutory requirement, all decisions related to tar-sands leasing in this RMP are being deferred to the ongoing PEIS on oil-shale and tar-sands leasing. In the event that the ROD on the final PEIS on oil shale and tar sands is issued before one for the Monticello Proposed RMP/Final EIS, the decisions in the oil-shale and tar-sands ROD will be incorporated into the Monticello RMP.

Combined hydrocarbon and tar-sand leasing in the STSAs will also be deferred to the PEIS. Additional opportunities for public involvement and comment will occur when the draft of the PEIS becomes available. Site-specific requirements will be addressed in future NEPA analysis for particular project applications after the PEIS is completed. This RMP will, however, develop allocation decisions for conventional oil and gas leasing in the STSAs.

1.4.9 THE ENERGY POLICY ACT OF 2005 AND THE WESTERN ENERGY CORRIDOR

An interagency West-wide energy corridor PEIS is currently being developed to implement Section 368 of the Energy Policy Act of 2005 (Energy Right-of-way Corridors on federal land). The final West-wide energy corridor PEIS will amend RMPs in the western U.S., providing decisions to address numerous energy corridor issues, including the utilization of existing corridors (with enhancements and upgrades) and the identification of new ones, supply and demand considerations, and compatibility with other corridor and project-planning efforts. It is likely that the identification of corridors in the West-wide energy corridor PEIS will affect the Monticello PA. Consequently, the decisions in the ROD on the final West-wide energy corridor PEIS will be incorporated into the Monticello RMP.

1.4.10 ENDANGERED SPECIES RECOVERY PLANS

- The Recovery Implementation Plan for the Endangered Fish Species in the Upper Colorado River Basin (USFWS 1987)
- Bonytail Chub Recovery Plan (USFWS 1984, 1990a, 2002a)
- Humpback Chub Recovery Plan (USFWS 1979, 1990a, 2002b)
- Colorado Pikeminnow Recovery Plan (USFWS 1978, 1990, 1991, 2002c)
- Mexican Spotted Owl Recovery Plan (USFWS 1995)
- Razorback Sucker Recovery Plan (USFWS 1999, 2002d)
- Final Recovery Plan for the Southwestern Willow Flycatcher (USFWS 2002e)

1.4.11 EXISTING EISS

- Utah Combined Hydrocarbon Leasing Regional Final EIS (1984)
- Utah BLM Statewide Wilderness EIS (1990)
- Programmatic EIS on Wind Energy Development on BLM-administered Lands in the Western United States (BLM 2005f)
- Final Environmental Impact Statement Vegetation Treatment on BLM Lands in Thirteen Western States and associated Records of Decision (1991).
- Final Vegetation Treatments on Bureau of Land Management Lands in 17 Western States Programmatic Environmental Impact Statement and Associated Record of Decision (2007).
- Final Vegetation Treatments on Bureau of Land Management Lands in 17 Western States Programmatic Environmental Report (2007).

1.4.12 OTHER BLM PLANS

- Red Canyon/White Canyon Habitat Management Plan (1990)
- Beef Basin Habitat Management Plan (1992)

- Hatch Point Habitat Management Plan (1976)
- Fire Management Plan Amendment (2005)
- San Juan County Landfill Plan Amendment (1995)
- Montezuma Creek River Basin Study (1992)
- Grand Gulch Plateau Cultural and Recreation Area Management Plan (1993)
- Indian Creek Corridor Plan (2005)
- East Canyon Allotment Management Plan (1993)
- Tank Draw Allotment Management Plan (1993)
- Gunnison Sage-grouse Range-wide Conservation Plan (2005)

1.5 DESCRIPTION OF THE PROPOSED PLAN

This section provides a brief description of the Proposed Plan, which presents opportunities to use and develop resources within the planning area while ensuring resource protection. The Proposed Plan would provide for continued access to and development of resources with stipulations and mitigation to protect natural and cultural resources.

As identified in Table 2.1, key resource decisions on public lands include but are not limited to the following:

- **Air Quality:** Work cooperatively with state, federal, and tribal entities in developing air quality assessment protocols to address cumulative impacts and regional air quality issues.
- **Cultural Resources:** Authorizations for land and resource use would comply with Section 106 of the National Historic Preservation Act (NHPA), consistent with and subject to the objectives established in the RMP for the proactive use of cultural properties in the public interest. Consultations with Native American tribes would occur to identify, protect, and maintain access for areas of traditional and religious use that include but are not limited to burials, rock art, traditional use areas, religiously active areas, and sacred sites.
- **Fire Management:** Adopts the comprehensive Utah LUP amendment for fire and fuels management of September 2005, which addresses activities associated with ESR, prevention/mitigation, fuels treatment, wildfire use, suppression, and priorities.
- **Health and Safety:** Ensures that human health and safety concerns on the public lands are appropriately mitigated if it is determined hazardous materials waste (including abandoned mines) are present.
- **Lands and Realty:** Defines exclusion and avoidance areas for ROWs and outlines processes for filming, Recreation and Public Purposes (R&PP), trespass resolution, access, easements, land tenure adjustments, transportation, and utility corridors and withdrawals.
- **Livestock Grazing:** Manages grazing according to Standards for Rangeland Health and Guidelines for Grazing Management. Maintains lands currently unavailable for livestock grazing (due to vegetation, recreation, wildlife, or other concerns) and existing land treatments. Also addressed is utilization, unavailable areas, preference relinquishment, season of use and forage. Makes 1,621,515 acres available to grazing and 134,277 acres unavailable to grazing.
- **Minerals:** Provides for a variety of mineral exploration and development activities.

- **Mineral Entry:** Maintains 1,734,458 acres as available to mineral entry and recommends 50,665 acres for withdrawal from mineral entry
- **Mineral Disposal:** Makes 624,734 acres available with standard terms and conditions and 724,234 acres available with special conditions.
- **Oil and Gas Leasing:** Open with standard terms and conditions 495,431 acres; open with moderate terms and conditions (controlled surface use and timing limitations) 732,476 acres; open with no surface occupancy 50,942 acres; and closed to leasing 491,553 acres.
- **Non-WSA Lands with Wilderness Characteristics:** Manages 88,871 acres for wilderness characteristics in Dark Canyon (11,540 acres), Mancos Mesa (30,068 acres), Nokai Dome West (14,988 acres), Nokai Dome East (18,618 acres), and Grand Gulch (13,657 acres).
- **Paleontology:** In areas where surface disturbance, either initiated by BLM or by other land users, may threaten substantial or noteworthy fossils, BLM would follow its policy per *Paleontology Resources Management Manual and Handbook 8370-1* (BLM 1998a) to assess any threat and mitigate damage.
- **Recreation:** Outlines guidelines, general decisions, existing/future facilities, launch limits, commercial/private allocations, visitor services, campsites, campfires, wood collection, non-boating use, grazing, watershed, pet/stock animals and general policies regarding SRPs (commercial and competitive). Approximately 562,824 acres are included within 7 SRMAs: San Juan River (9,859 acres); Dark Canyon (30,820 acres); White Canyon (2,828 acres); Tank Bench (2,646 acres); Beef Basin (20,302 acres); Indian Creek (89,271 acres); and Cedar Mesa (407,098 acres), which includes management zones for Grand Gulch NHL (37,388 acres), Comb Ridge (38,012 acres), and McLoyd Canyon–Moon House (1,607 acres).
- **Riparian:** Develops strategies and restrictions necessary to meet or maintain Proper Functioning Condition (PFC). Develops seasonal restrictions, closures, and/or forage utilization limits on grazing in riparian areas considered "functioning at risk." Temporarily closes riparian areas considered functioning at risk to dispersed motorized camping until PFC is restored.
- **Soil and Water:** Emphasizes management of watershed health and sensitive soils by addressing surface-disturbing activities and slope limits.
- **Special Designations:** Designates, modifies, and manages areas as ACECs where special management attention is required to protect and prevent irreparable damage to important historic, cultural, or scenic values, fish and wildlife resources, other natural systems or processes, or to protect life and safety from natural hazards. Approximately 73,492 acres are included within seven ACECs: 1) Alkali Ridge (Cultural) 39,196 acres; 2) Hovenweep (Cultural) 2,439 acres; 3) Indian Creek (Scenic) 3,905; 4) Lavender Mesa (Relic Vegetation) 649 acres; 5) San Juan River (Scenic, Cultural, Wildlife, & Natural Systems) 4,321 acres; 6) Shay Canyon (Cultural) 119 acres; and 7) Valley of the Gods (Scenic) 22,863 acres.
- **Special Designations:** Identifies eligible WSR segments that would be managed according BLM Manual 8351, Wild and Scenic Rivers–Policy and Program Direction for Identification, Evaluation, and Management. Approximately 35.7 miles are included within four eligible WSR segments: Colorado River Segment 2 (5.5 miles/880 acres);

Colorado River Segment 3 (6.5 miles/1,040 acres); Dark Canyon (6.4 miles/2,048 acres); and San Juan River Segment 5 (17.3 miles/2,768 acres).

- **Special Designations:** Manages 13 WSAs (391,599 acres): Mancos Mesa (51,440 acres), Grand Gulch ISA Complex (105,520 acres), Road Canyon (52,420 acres), Fish Creek Canyon (46,440 acres), Mule Canyon (5,990 acres), Cheesebox Canyon (15,410 acres), Dark Canyon ISA Complex (68,030 acres), Butler Wash (24,190 acres), Bridger Jack Mesa (5,290 acres), Indian Creek (6,870 acres), South Needles (160 acres), Squaw and Papoose Canyons (6,676 acres), and Cross Canyon (1,008 acres)..
- **Special Status Species:** Avoidance and minimization measures would be used for all surface-disturbing activities to comply with the ESA, the BLM state director's sensitive plant and animal species, and the BLM Manual 6840, Special Status Species Management.
- **Travel Management:** Designates 1,388,191 acres as "limited to designated routes," and 393,895 acres as "closed." Special seasonal stipulations are applied to Arch Canyon and the last portion of the route past the state section to McLoyd Canyon–Moon House would be closed.
- **Vegetation:** Manages seed gathering, identifies vegetation treatments, and controls invasive and non-native weed species.
- **Visual Resource Management:** Activities would comply with VRM management class objectives, unless a waiver, exemption, or modification is granted. Designates PA as Class I (422,989 acres), Class II (228,041 acres), Class III (507,583) acres, and Class IV (623,002 acres).
- **Wildlife and Fisheries:** Discusses protocols for introduction, transplantation, augmentation, reestablishment, animal damage control, habitat improvement/protection, seasonal areas, off-site mitigation and habitat boundaries.
- **Woodlands:** Identifies zones for private/commercial use of woodland products, prioritizes treatments in high value/risk areas and continues permits.

1.6 SUMMARY OF CHANGES FROM DRAFT RMP/EIS TO THE PROPOSED PLAN RMP/FINAL EIS

The Draft RMP/EIS was released to the public on November 2, 2007, which initiated a 90-day comment period. Comments were received from the public, cooperators, and other interested parties. See Chapter 5, Consultation and Coordination, for details of the public comment process.

As a result of public comment and internal review of the Draft RMP/EIS, the BLM has formulated the Proposed Plan in the Proposed RMP/Final EIS. The Proposed Plan/RMP consists of a combination of all the alternatives. Changes regarding the Proposed Plan and draft alternatives focused on adjustments in order to address public concerns while continuing to meet the BLM's legal and regulatory mandates. Changes are a result of the following:

- Adjustments to decisions;
- clarifications and cross-tracking to better explain the management proposed in the Draft RMP/EIS;
- updates to information;
- updates to maps; and

- minor corrections, including typographical errors.

A few of the decision changes in the Proposed Plan are outside of the range of alternatives, but are not significant changes that require substantive new analysis. Discussion of these changes is provided below.

1.6.1 SUMMARY OF CHANGES TO DECISIONS BETWEEN THE PREFERRED ALTERNATIVE (DRAFT EIS) AND THE PROPOSED PLAN (FINAL EIS)

- The decisions in the alternatives brought forward have not changed from the Draft RMP, except for minor clarifications and cross-tracking.
- **Air Quality:** New information concerning coordination efforts, responsibilities, and State of Utah requirements concerning air quality emissions has been added to the Common to All section.
- **Cultural Resources:** All Cultural Special Management Areas (CSMA) have been renamed as Special Recreation Management Areas (SRMAs) or Recreation Management Zones (RMA) within SRMAs and moved to the Recreation section of Chapter 2. Name changes include the following:
 - Comb Ridge CSMA = Comb Ridge RMZ within the Cedar Mesa SRMA
 - Tank Bench CSMA = Tank Bench SRMA
 - Beef Basin CSMA = Beef Basin SRMA
 - McLoyd Canyon–Moon House CSMA = McLoyd Canyon–Moon House RMZ within the Cedar Mesa SRMA
 - Grand Gulch National Historic District CSMA = Grand Gulch National Historic District RMZ within the Cedar Mesa SRMA.

No decisions have changed; they have just been moved over to the Recreation section under the SRMAs.

- **Historic Trails:** This whole section has been moved under the Special Designations section.
- **Lands and Realty:** The Common to All portion has been reworded to clarify differences between FLPMA Section 203 and 206 land disposals. The ROW Avoidance and Exclusion areas have been listed out in the Proposed Plan for clarity. Acreage has been adjusted from Alternative C (Preferred Alternative) because five areas outside of WSAs with wilderness characteristics have been added to the Avoidance areas. In addition, the Comb Ridge RMZ, Valley of the Gods ACEC, Indian Creek ACEC, and the Dark Canyon wild and scenic river segment were not carried into the Proposed Plan as mineral withdrawal recommendations.
- **Livestock Grazing:** Language on voluntary relinquishment has been clarified to mirror existing BLM policy. Acreage calculated as unavailable to grazing has been increased by a few thousand acres due to GIS calculations. No decisions have changed.
- **Mineral Resources:** Acreages for lands that are available for leasing under standard lease terms, minor constraints (CSU and TL), major constraints (NSO), and unavailable for leasing have been modified due to a myriad of decisions brought forward into the Proposed Plan from within the range of alternatives. Most notable are the five areas

carried forward to protect their wilderness characteristics (88,871 acres); four of the five areas would be unavailable to leasing, and one would be NSO.

- **Non-WSA Lands with Wilderness Characteristics:** Five areas have been brought forward from Alternative E into the Proposed Plan to protect, preserve and maintain their wilderness characteristics (88,871 acres). There were no non-WSA lands identified for management of those values in the Preferred Alternative (Alternative C) in the Draft RMP/EIS. Various management prescriptions have been selected in the Proposed Plan to protect the wilderness characteristics.
- **Recreation:** New prescriptions for Recreation under the Common to All portion of this resource have been added and cross-tracked from the Cultural Section because they are pertinent to the recreation user.
 - The Cedar Mesa Cultural Special Recreation Management Area has been renamed the Cedar Mesa Special Recreation Management Area consistent with existing policy and handbook guidance. Three Recreation Management Zones (RMZs) have been identified within the Cedar Mesa SRMA. These RMZs were identified as Cultural Special Management Areas (CSMAs) in the Cultural Resources section of the Draft RMP alternatives. In the Proposed Plan, they are now the Comb Ridge RMZ, McLoyd Canyon–Moon House RMZ, and the Grand Gulch National Historic District RMZ within the Cedar Mesa SRMA. The Cedar Mesa SRMA gained acreage as a result of adding the Comb Ridge RMZ. All management prescriptions have been carried over from the Cultural Resources section, and no new prescriptions were included.
 - The Tank Bench SRMA and Beef Basin SRMA have been added to the Recreation Section. These areas and their prescriptions were transferred over from the Cultural Resources section where they were identified as Cultural Special Management Areas in the Draft RMP. This is basically a formatting change, and no new decisions have been added based on these changes.
 - In the Dark Canyon SRMA, the limit on group size numbers has been increased from 15 in the Preferred Alternative (Alternative C) to 18 in the Proposed Plan. Although this is outside the range of alternatives, it is a minimal change of three persons and would have negligible, if any, impact on the analysis or other decisions in this plan. This change was in response to public comment on industry standards for group size.
 - Within the decision space for the Extensive Recreation Management Area, the Proposed Plan clarified that off-road camping within 150 feet of designated routes would not be allowed in WSAs, non-WSA lands with wilderness characteristics (88,871 acres), wild and scenic river corridors, ACECs, and threatened and endangered species habitat. In addition, the limitations on commercial recreational events were cross-tracked and carried into this section from the Cultural Resources section.
- **Soil and Water Resources:** A new guidance statement was added concerning the application of best management practices and mitigation when working in sensitive soil areas in order to be in conformance with current policy.
- **Special Designations:** ACECs

- Alkali Ridge ACEC: Clarified coordination responsibilities with the SHPO, provided more guidance for cultural mitigation, changed the VRM classification from VRM IV (Alternative C) to VRM III (Proposed Plan), changed oil and gas leasing category to minor constraints (CSU). Changing the leasing category appears to be outside of the range of alternatives, however, the No Action Alternative (Alternative A), was incorrectly displayed as open with standard lease terms. The existing San Juan Resource RMP maps all show the Alkali Ridge area to be under a CSU stipulation. This does not affect the analysis to any extent, however, because existing laws, rules, and regulations would require surface-disturbing activities to be mitigated in accordance with Section 106 of the NHPA, and the CSU stipulation basically reiterates the importance of protecting the cultural resources in the area. The CSU stipulation does not preclude leasing or other surface-disturbing activities in this area. In addition, it was clarified in the Proposed Plan that off-road travel for wood collection would not be allowed in this culturally sensitive area until future level III cultural inventories are completed. In the National Historic District of this ACEC, clarification was added for the term “casual use” for geophysical activities. In addition, it was clarified that campfires would not be allowed in this area.
- Hovenweep ACEC: Clarified coordination responsibilities with the SHPO, provided more guidance for cultural mitigation, changed the VRM classification in the 880 acre visual emphasis zone from VRM III (Alternative C) to VRM II (Proposed Plan). Although this is outside of the range of alternatives, the affect of this change is minimal because this area is and continues to be under a No Surface Occupancy (NSO) leasing stipulation, where surface-disturbing activities are limited.
- In the prescriptions for Bridger Jack Mesa ACEC, Lavender Mesa ACEC, Indian Creek ACEC, Shay Canyon ACEC, and Valley of the Gods ACEC, management decisions have been carried forward and cross-tracked from other portions of the RMP for clarification. The Indian Creek ACEC has changed from an OHV-limited area to closed to OHV use in the Proposed Plan.
- The San Juan River ACEC has been decreased in size because Segment 5 of the San Juan River has been excluded from the ACEC management and added as a wild and scenic river segment under its own management prescriptions in the Proposed Plan. A decision has been added to the ACEC section on livestock grazing that was cross-tracked with the San Juan River SRMA.
- **Special Designations: Wild and Scenic Rivers**
 - The San Juan River wild and scenic river segment 5 (17.3 miles) has been brought forward as a wild-suitable river segment in the Proposed Plan. It would no longer be part of the San Juan River ACEC.
 - Clarification was added in the Common to All section to reiterate that the White Canyon river segment no longer meets the eligibility criteria for wild and scenic river consideration and was not carried forward into the Draft or Proposed Plan.
- **Special Designations: Wilderness Study Areas**
 - Clarification of the two decisions needed for WSAs during this planning process were clearly displayed for both VRM and OHVs.

- **Special Status Species:** Moved much of the specific information on threatened and endangered species into Appendix A, B, and Q. Provided a policy statement concerning the Gunnison prairie-dog and added a map displaying its habitat in the Map section. Changed the year-round habitat seasonal restrictions for the Gunnison Sage-grouse from 6 miles to 4 miles in accordance with the regional Gunnison Sage-grouse plan.
 - In the Mexican Spotted Owl habitat in Arch Canyon, changed the OHV open route distance from 3.8 miles in the Preferred Alternative (Alternative C) to 8 miles (to the Forest Service boundary) in the Proposed Plan (with seasonal restrictions for organized and commercial groups).
- **Travel Management:** The Indian Creek and Butler Wash areas that were open to cross-country use (2,311 acres) in the Preferred Alternative (Alternative C) would be limited to designated roads and trails in the Proposed Plan.
 - The Arch Canyon route, which was limited to 3.8 miles for OHV use in the Preferred Alternative (Alternative C), is changed to allow for OHV use for 8 miles (to the Forest Service boundary) in the Proposed Plan (with seasonal restrictions for organized and commercial groups).
 - Numerous changes in acreages have been made to all three categories (open, closed, and limited) due to the changes made throughout Chapter 2 between the Draft Preferred Alternative and the Proposed Plan.
 - The seven ways in the WSAs that would be limited to designated roads and trails in the Preferred Alternative (Alternative C) have been removed from this section in the Proposed Plan. This is because the Proposed Plan would close all ways in Mancos Mesa, and some remaining routes (four or fewer) in the three WSAs in Cedar Mesa would have temporary, conditional use to limited to trail heads until such time as they can be relocated outside of the WSAs. They would not be “designated” under the Travel Plan.
- **Visual Resource Management:** Minor changes to the VRM acreage appear between the Preferred Alternative (Alternative C) and the Proposed Plan, but these are GIS glitches, and all VRM Class I areas remain the same. Changes between VRM Class II and III are attributed to a myriad of changes between the Draft and the Proposed Plan. Only changing the 880 acres in the Hovenweep visual sensitive zone from a VRM III to a VRM II is outside the range of alternatives, and as noted above is not a significant change because the areas was already under an NSO for oil and gas leasing, and also has other restrictive management commensurate with a VRM Class II objective.
- **Wildlife and Fisheries Resources:** Crucial big game habitat boundaries increased in size between the Preferred Alternative (Alternative C) in the Draft and the Proposed Plan. In August 2005, the UDWR changed its wildlife habitat classification system. Prior to 2005, the UDWR classification system distinguished between "critical" habitat (an area that provides for biological and/or behavioral requisites necessary to sustain the existence and/or perpetuation of a wildlife population) and "high value" habitat (an area that provides for intensive use by the species). The UDWR has been criticized for using the term "critical," as the same term refers to habitat federally designated by the USFWS as required by the Endangered Species Act (ESA).
 - In previous BLM planning efforts, mitigation decisions (usually timing stipulations) for impacts to the UDWR's "critical" habitats have been integrated

into the planning process. The BLM rarely incorporated management decisions in its RMPs for "high value" habitats. The UDWR changed its classification system to include "critical" habitat with "high value" habitat, in part to accommodate the limitations of having classifications that were of no practical value to land managers. The new term "crucial" habitat is defined by the UDWR as "habitat on which the local population of a wildlife species depends for survival because there are no alternative ranges or habitats available. Crucial habitat is essential to the life-history requirements of a wildlife species. Degradation or loss of crucial habitat will lead to significant declines in the wildlife population in question."

- Crucial habitat boundaries appear larger on the wildlife maps in this Proposed Plan because they are a combination of the UDWR's old "critical" habitat and "high value" habitat, with some minor modifications. Timing stipulations for each of the species now apply to the whole crucial habitat area. It is important to note, however, that the application of waivers, exceptions, and modifications, as outlined in Appendix A, will be taken into consideration and used where/when applicable for all surface-disturbing activities in these areas. The range of alternatives in the Draft RMP/Draft EIS considered both of the UDWR's old classifications of critical and high-value habitat. Minor boundary modifications have been made by the UDWR prior to incorporating them into crucial habitat boundaries. Because this information was taken into consideration and analyzed in the draft, these minor changes are not considered significant in terms of resource uses and/or analysis in this Proposed Plan, and therefore a supplement to this EIS is not necessary for this purpose.
- References to Appendix A have been added to emphasize the waiver, exception, and modification language that applies to the timing stipulation for these species.
- **Woodlands:** Clarification was added that the non-WSA lands with wilderness characteristics would not be open to woodcutting. In both the North Comb Ridge Woodcutting Zone and the Montezuma Watershed Woodcutting Zone, clarification was added that off-road travel would not be allowed for woodcutting until future Class III surveys for cultural resources have been completed. Vehicles must stay on designated routes only

1.6.2 CLARIFICATIONS

In addition to the modifications to the Proposed Plan, information has been updated and language clarified in the Proposed RMP/Final EIS in response to questions and comments received on the Draft RMP/EIS. Major clarifications are:

- Identified implementation-level decisions by placing them in italics and asterisking with a footnote.
- **Health and Safety:** Added prescriptions for human health and safety and hazardous materials with associated narratives.
- **Minerals:** Added statement on Best Management Practices (BMPs) under Oil and Gas Leasing.
- **Riparian:** Clarified Management Common to All regarding new surface-disturbing activities to be consistent with BLM riparian policy.

- **Recreation under SRMAs:** Provided additional rationale for the goals and objectives for each SRMA. Clarified that Dark Canyon SRMA would be managed under IMP since it is entirely within the Dark Canyon WSA.
- **Special Status Species:** Removed management prescriptions for individual species under Management Common to All (MCA) because these are listed in Appendix A, B, and Q.
- **Vegetation:** Clarified goals for vegetation management.
- **Lands and Realty:** Clarified "reasonable access" to SITLA lands and that BLM will prioritize SITLA land exchange proposals.
- Cross-tracked decisions from different resource sections of Chapter 2 and brought them forth into appropriate sections for better understanding of the area's management.
- Made numerous minor changes to language and presentation of the information for better internal and public understanding of the decisions.
- Reorganized and reformatted Appendix A to add clarity to the stipulations for surface disturbance.
- Augmented Appendix H to include the threats to relevance and importance criteria for the potential ACECs.

1.6.3 UPDATES TO DATA

- The Executive Summary and Chapter 1 have been updated to reflect the Proposed Plan.
- Chapter 2 includes the Proposed Plan as well as all of the Draft Alternatives from the Draft EIS.
- Information was added to Chapters 3 and 4 on global climate change.
- Added air quality data from Canyonlands National Park to Chapter 3.
- Included baseline information on SITLA lands to describe how they interrelate with public lands.
- The Utah State University social survey results were added as an Appendix R.
- Socioeconomic data were updated from the year 2000 to the year 2007. Added updated data on socioeconomics, including severance taxes and property taxes. Added wage distribution for recreation jobs in the socio-economic sections of Chapters 3 and 4.
- The Bald Eagle was removed from Threatened and Endangered Species headings
- Updated conservation measures from the USFWS were added to the Appendices A, B and Q
- A new Appendix T was added to include a letter from State of Utah outlining special requirements for reducing potential impacts on air quality.
- Chapter 4 has been updated to reflect the new analysis for the Proposed Plan
- Chapter 5 has been updated to include county and state consistency tables as well as other pertinent plans. It also includes a description of the process used for assessing public comments, comments provided by Cooperating Agencies and BLM responses, as well as other public comments that required changes to the Proposed Plan. Reference is made to a compact disc (CD) that provides all substantive public comments and BLM response to those comments. The CD provides two databases: one sorted by commenter name and the other sorted by resource concern.

1.6.4 MAP CHANGES

Most of the maps have had some corrections made to them. Many were in the legend to better clarify the information that was being put forth. Other changes have been made due to internal review and cross-checking and finding discrepancies between the written decisions in Chapter 2 and how those decisions were displayed on the maps through a GIS effort. Added all new maps to portray the allocation decision for the Proposed Plan, Two new map themes not included in the DRMP and added to the Proposed Plan include: 1) ROW Avoidance and Exclusion Areas for the Proposed Plan and 2) Gunnison prairie-dog Habitat.

In addition to the above changes, adjustments were made to correct typographical or grammatical errors, add references, and clarify wording. Changes of this nature are not listed above.

1.6.5 RATIONALE FOR CHANGES AND FINDING OF INSIGNIFICANCE

The BLM has made numerous changes between the Draft RMP/EIS and Proposed RMP/Final EIS. These changes are described above and detailed in Appendix S. The BLM has prepared this appendix to document whether changes between the Draft RMP/EIS and the Proposed RMP/Final EIS resulted in a significant change in circumstances or conditions, or whether the Proposed RMP/Final EIS contains different information from that which was presented to the public in the Draft RMP/EIS. Finally, the BLM wanted to confirm that the majority of changes made to the Proposed RMP/Final EIS fall within the range of alternatives presented and analyzed in the Draft RMP/EIS. As noted in Section 1.1.2.1, four decisions in the Proposed Plan fall outside the range of alternatives but are not significant changes for the reasons provided above. These changes include increasing group size numbers from 15 to 18 in the Dark Canyon SRMA, making the Alkali Ridge ACEC open to leasing under minor constraints versus standard lease terms to further protect the significant cultural resources of the ACEC, changing the VRM classification in the 880 acre Hovenweep visual sensitive zone from a Class III objective to a Class II objective, and increasing the crucial habitat boundary acreage to be in concert with the UDWR. None of these changes meet the test of significance.

The regulation controlling whether or not a supplement is required is found at 40 CFR 1502.9(c), which provides that agencies:

- Shall prepare supplements to either draft or final environmental impact statements if (1) the agency makes substantial changes in the proposed action that are relevant to environmental concerns, or (2) there are significant new circumstances or information relevant to environmental concerns and bearing on the proposed action or its impact;
- May also prepare supplements when the agency determines that the purposes of the Act will be furthered by doing so;
- Shall adopt procedures for introducing a supplement into its formal administrative record, if such a record exists; and
- Shall prepare, circulate, and file a supplement to a statement in the same fashion (exclusive of scoping) as a draft and final statement unless alternative procedures are approved by the Council.

All changes to the Monticello Draft RMP/Draft EIS were made in response to public comment and/or internal review. The majority of the changes were editorial and/or format changes made to add clarity to the document. In some cases, alternatives presented in the Draft RMP/Draft EIS

were modified in the PRMP to reflect technical corrections and data updates. In other cases, such as in Chapter 3, Affected Environment, incorporation of updated information was necessary to refine the analysis in Chapter 4, Environmental Consequences of Proposed Plan and All Alternatives, that was incomplete or needed augmentation.

None of the changes described above and further detailed in Appendix S meet the regulatory definition for significance in 40 CFR 1508.27(a) and (b). These regulations require an agency preparing a NEPA document to review the changes for significant new circumstances or information relevant to environmental concerns and bearing on the Proposed Plan or its impacts, using context and intensity as the trigger for significance. The BLM has reviewed each substantive change through this regulatory standard and has determined that none of the changes, individually or collectively, require a supplement to this Final EIS.

1.7 NEXT STEPS: COMPLETE RECORD OF DECISION (ROD) AND APPROVED PLAN

The publication of the ROD and approved RMP completes the RMP planning process. Substantial changes to the proposed plan, due to the governor's review or a protest resolution, will be published and subject to public review prior to final approval. The ROD will include appeal provisions for any implementation decisions in the approved RMP. Monitoring and evaluation are an ongoing step in the planning process.

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5.0 CONSULTATION AND COORDINATION

5.1 INTRODUCTION

During the planning and decision-making process for this Monticello Proposed Resource Management Plan (PRMP)/Final Environmental Impact Statement (FEIS), the Bureau of Land Management (BLM) made formal and informal efforts to consult and coordinate with other federal agencies and state and local governments, Native American tribes, and the interested public, in accordance with the requirements of the National Environmental Policy Act (NEPA), the Federal Land Policy Management Act (FLPMA), and all applicable Council on Environmental Quality (CEQ) and Department of Interior regulations, policies, and procedures. NEPA, FLPMA, and applicable regulations and policy require that all federal agencies involve the interested general public in their decision-making, consider reasonable alternatives to the Preferred Alternative/Proposed Plan, and prepare environmental documents that disclose the potential impacts of the Preferred Alternative/Proposed Plan and the reasonable alternatives.

Public involvement, consultation, and coordination have been at the heart of the planning process leading to the Monticello PRMP/FEIS to ensure that (1) the most appropriate data have been gathered and employed for the analyses and (2) agency and public sentiment and values are considered and incorporated into decision making. This was accomplished through Federal Register notices, formal public and informal meetings, individual contacts, news releases, planning bulletins, the planning website, and public comments and responses there to on the Draft RMP/EIS.

The BLM initiated the planning process on June 4, 2003 by publishing in the Federal Register a Notice of Intent (NOI) to conduct land-use planning for the Monticello Field Office (Monticello FO). The NOI invited the participation of the affected and interested agencies, organizations, and members of the general public in determining the scope of and the significant issues to be addressed in the planning alternatives and analyzed in the EIS. Scoping remained open until January 31, 2004. As part of the resource inventory, members of the interdisciplinary (ID) team formally and informally contacted various relevant agencies to request data to supplement the BLM's existing resource database.

On November 2, 2007, the BLM published in the Federal Register a Notice of Availability (NOA) of the Draft RMP/EIS to announce and solicit public comments on the alternatives and impacts and effects of those alternatives on the human environment. The BLM distributed to relevant agencies and the interested public the Draft RMP/EIS for review and comment. The comment period ended February 8, 2008. The comments and the BLM's responses there to are addressed in this Proposed RMP/Final EIS (PRMP/FEIS or Proposed Plan). Likewise, the BLM will publish an NOA to announce the Proposed Plan and Final EIS.

The following sections of this chapter describe the public involvement, consultation, and coordination process, including key consultation and coordination activities undertaken to prepare a comprehensive PRMP/FEIS for the Monticello FO.

5.2 CONSULTATION AND COORDINATION WITH TRIBES, STATE AND LOCAL GOVERNMENTS, AND FEDERAL AGENCIES

In the development of this PRMP/FEIS, the BLM is required to consult and coordinate with other federal agencies, state and local government agencies and officials, both elected and appointed, and federally recognized Native American tribes. More specifically, federal law, including FLPMA, NEPA, the National Historic Preservation Act of 1966 (NHPA) (16 United States Code [U.S.C.] 470 et seq.), the Fish and Wildlife Coordination Act (16 United States Code [U.S.C.] 661 et seq.), the Endangered Species Act of 1973 (ESA) (16 United States Code [U.S.C.] Sec 1531 et seq.), and other applicable laws, regulations, policies, and executive orders, direct BLM to coordinate and consult with Native Americans, the State Historic Preservation Office (SHPO), the U.S. Fish and Wildlife Service (USFWS), and the Environmental Protection Agency (EPA) during the planning/NEPA decision-making process. This section documents the specific consultation and coordination efforts undertaken by the BLM throughout the entire process of developing the PRMP/FEIS.

Coordination with other agencies and consistency, to the extent possible, with other plans were accomplished through frequent communications, meetings, and cooperative efforts among the BLM planning and ID team and involved federal, state, and local agencies and organizations. The cooperating agencies that were formally involved assisted the BLM throughout the planning process in the development of the PRMP/FEIS.

Cooperating agencies that have participated in the development of the Monticello land-use planning process consist of: State of Utah and San Juan County. In addition to the cooperating agencies, the Monticello FO held meetings with and sought the input of other agencies that have land management jurisdiction within or adjacent to the planning area. Agencies include the U.S. Fish and Wildlife Service, the U.S. National Park Service (NPS), the U.S. Forest Service (USFS), and adjoining BLM field offices, including Durango, Montrose, and Moab, and the BLM Utah state office.

5.2.1 NATIVE AMERICAN CONSULTATION

Protective measures for culturally sensitive Native American resources are established through consultation and coordination with the appropriate Native American tribes or entities. Pursuant to NEPA, NHPA, FLPMA, the American Indian Religious Freedom Act (AIRFA), Executive Order 13007, and BLM Manuals 8160, *Native American Coordination and Consultation*, and H-8160-1, *General Procedural Guidance for Native American Consultation*, the BLM has engaged in consultation with Native American representatives throughout the planning process. The applicable laws and guidance require that the consultation record demonstrates, "that the responsible manager has made a reasonable and good faith effort to obtain and consider appropriate Native American input in decision making" (H8160-1, 2003:4). Recommended procedures for initiating the consultation process include project notification, preferably by certified mail, follow-up contact (i.e., telephone calls), and meetings when appropriate (H8160-1, 2003:15). Native American consultation is an ongoing process that will continue after the PRMP/FEIS is completed.

Native American organizations were invited to participate at all levels of the planning process for the RMP. The BLM state director notified tribes of the BLM's intent to prepare the RMP and the Monticello and Moab Field Offices jointly invited tribes to consult regarding the entire range of cultural and natural resource issues.

As part of the RMP/EIS scoping process, by letter dated August 1, 2003, then Utah State Director Sally Wisely initiated consultation for land-use planning with 35 tribal organizations (Table 5.1). In the letter, the BLM requested information regarding any concerns the organizations might have within the planning areas, specifically requested input concerning the identification and protection of culturally significant areas and resources located on lands managed by the Moab and Monticello field offices, and offered the opportunity for meetings. Between November 2003 and May 2004, all 35 tribal organizations were contacted by SWCA ethnographer Molly Molenaar, under contract with and on behalf of the BLM, to 1) ensure that the appropriate tribal contact had received the consultation letter and 2) determine the need for additional or future consultation for the study areas identified in the consultation letter. Meetings were arranged when requested.

In consulting with tribes or tribal entities under the NHPA, the BLM emphasized the importance of identifying historic properties having cultural significance to tribes [commonly referred to as Traditional Cultural Properties (TCPs)]. The BLM held meetings with 12 tribal organizations between December 2003 and May 2004, but no TCPs were identified (Table 5.2). However, potential TCPs were identified during a records review and discussed in the AMS prepared in 2004. An ethnographic overview was prepared concurrently with the EIS that also discusses potential TCPs associated with local tribes. The BLM was represented at most of these meetings by the Field Office manager and archaeologist from both the Moab and Monticello field offices along with the representative from SWCA. During these meetings, tribal organizations were invited to be a cooperating agency in the development of the land-use plan; however, none of the tribal organizations the BLM came into contact with requested to be a cooperating agency.

Several tribal organizations requested that an additional meeting be held after the Draft RMP/EIS alternatives were prepared. The Monticello FO mailed a draft copy of the range of alternatives to 12 tribal organizations in December 2005. In 2006 and 2007, the Monticello FO manager and archaeologist, assisted by the SWCA ethnographer, participated in a second round of meetings with five tribes (Table 5.3). At these meetings, the Draft RMP/EIS alternatives were discussed with special emphasis on cultural resource issues. A copy of the Monticello Draft RMP/EIS was mailed to the tribal organizations listed in Table 5.2. Consultation with interested tribes is ongoing. In April 2003, the BLM extended an invitation to meet with tribal organizations regarding the PRMP/FEIS.

Table 5.1. Tribal Organizations Contacted by the BLM, Utah State Director

Navajo Nation	Hopi Tribe
Navajo Utah Commission	Navajo Nation, Aneth Chapter
Navajo Nation, Dennehotso Chapter	Navajo Nation, Mexican Water Chapter
Navajo Nation, Navajo Mountain Chapter	Navajo Nation, Oljato Chapter
Navajo Nation, Red Mesa Chapter	Navajo Nation, Teec Nos Pos Chapter

Table 5.1. Tribal Organizations Contacted by the BLM, Utah State Director

Ute Mountain Ute Tribe	White Mesa Ute Council
Southern Ute Tribe	Paiute Indian Tribe of Utah
Uintah and Ouray Ute Indian Tribe	Eastern Shoshone Tribe
San Juan Southern Paiute Council	Kaibab Paiute Tribe
Pueblo of Cochiti	Pueblo of Acoma
Pueblo of Jemez	Pueblo of Isleta
Pueblo of Nambe	Pueblo of Laguna
Pueblo of Pojoaque	Pueblo of Picuris
Pueblo of Santa Ana	Pueblo of Sandia
Pueblo of Santo Domingo	Pueblo of Santa Clara
Pueblo of Tesuque	Pueblo of Taos
Pueblo of Zuni	Pueblo of Zia

Table 5.2. Meetings with Tribal Organizations as Part of Scoping for the RMP

Navajo Nation	Hopi Tribe
Navajo Utah Commission	Paiute Indian Tribe of Utah
Navajo Nation, Dennehotso Chapter	Pueblo of Santa Clara
Pueblo of Zia	Pueblo of Zuni
Pueblo of Laguna	Southern Ute Tribe
Uintah and Ouray Ute Indian Tribe	Ute Mountain Ute Tribe

Table 5.3. Meetings with Tribal Organizations to Discuss Draft Alternatives

Navajo Nation	Hopi Tribe
Paiute Indian Tribe of Utah	Ute Mountain Ute Tribe
Southern Ute Tribe	

5.2.2 COOPERATING AGENCY INVOLVEMENT

The Monticello FO extended cooperating agency status to state and local agencies with regard to the Monticello land-use planning effort. The State of Utah and San Juan County signed MOUs to establish cooperating agency status in January 2003 and April 2003, respectively.

NEPA requires that the BLM work closely with cooperating and other responsible trustee state agencies in preparing an EIS. The cooperating agencies participated in meetings to assist the Monticello FO with socioeconomics, WSR suitability, ACEC relevance and determination, travel plans, and the development of alternatives (Chapter 2) for the RMP. These meetings occurred between March 2003 and March 2006. A draft of the alternatives was sent to the cooperating agencies in November 2007 for review and comment before the release of the Draft RMP/EIS.

The BLM has continued to involve the cooperating agencies in addressing comments raised during the public comment period for the Draft RMP/EIS and in developing the Proposed Plan from the Draft EIS alternatives.

5.2.3 STATE AGENCY COORDINATION

According to NEPA requirements, the lead agency (the BLM) must formally consult with responsible and trustee agencies in determining whether to prepare an EIS. The primary tool for this coordination is the preparation of the draft alternatives (Chapter 2) for review by state agencies, and subsequently the preparation of the Draft RMP/EIS. A draft was sent to the State of Utah Department of Natural Resources in November 2007 and distributed to the following agencies: The Utah Division of Oil, Gas and Mining; Utah Division of Wildlife Resources (UDWR); Utah State Parks and Recreation; Utah Geological Survey; the SHPO, and the School and Institutional Trust Lands Administration (SITLA). The State of Utah, SHPO Officer has also been involved in developing the Proposed Plan for Alkali Ridge and Hovenweep ACECs.

The Mineral Potential Report and the Reasonably Foreseeable Development scenario for oil and gas regarding the Monticello planning area were prepared in cooperation with the Utah Geological Survey.

5.2.4 COUNTY COORDINATION

Grand County declined to participate as a Cooperating Agency because of the small amount of county acreage within the Monticello Planning Area. However, some Grand County Council members attended various planning meetings during the development of the RMP. Numerous discussions and meetings were held with representatives from San Juan County. Overall, San Juan County actively participated in the development of the Proposed Plan. Table 5.4 specifically brings forward the county plans and corresponding county positions or goals related to the management of the public lands.

5.2.5 CONSULTATION AND COORDINATION WITH OTHER FEDERAL AGENCIES

In developing the Proposed RMP/FEIS, the BLM coordinated with numerous other federal agencies. There are legal requirements for consultation with some federal agencies. The consultation and coordination efforts are described below.

5.2.5.1 U.S. FISH AND WILDLIFE SERVICE

The actions proposed in this document require consultation with the USFWS. These actions have met any consultation/coordination requirements that may exist pursuant to the Fish and Wildlife Coordination Act.

The BLM and the USFWS are continuing close coordination for Endangered Species Act (ESA) compliance of all aspects of the Monticello RMP/EIS.

The USFWS and the UDWR have been consulted regarding the effects of the Draft RMP/EIS on species listed pursuant to the ESA. Endangered species protections include compliance with existing ESA requirements.

In July 2004, the BLM requested assistance from the USFWS in identifying threatened, endangered, proposed, and candidate plant and animal species that may be located in the Monticello planning area. A letter was sent by the BLM state office to the Service initiating informal consultation for the Monticello planning efforts. The Service responded in lists of species that may be present in or may be affected by projects in the subject project area. Tables 3.53 to 3.55 present a comprehensive list of sensitive species that may be present in the project area and indicates whether they could be affected by the proposed and alternative actions. The results of this consultation have been incorporated into this RMP/EIS.

This PRMP constitutes a Biological Assessment (BA), which has been provided to the USFWS for review and comment. The BLM determined that the implementation of the PRMP/FEIS is "not likely to adversely affect" /or/ "may affect" the 10 species on which this consultation occurred. The USFWS may concur with the BLM's determination via memorandum, or prepare a biological opinion, which advises the BLM on the actions that must be taken to protect federally listed special status species.

5.2.5.2 ENVIRONMENTAL PROTECTION AGENCY

The BLM provided the EPA with a copy of the Draft RMP/EIS and the EPA has submitted comments on this document. The EPA rated the document as Environmental Concerns-Insufficient Information, "EC-2." The EPA expressed concern that the actual and potential environmental impacts associated with visual and travel/recreation management issues the BLM faces will not be adequately mitigated under the Preferred Alternative, and that a number of actions need to be included in the FEIS. The EPA also had concern for a lack of information associated with the BLM's analysis of air quality impacts. Additional analysis and information addressing these concerns have been included in Chapter's 2 and 4 of the PRMP/FEIS based on EPA comments.

5.2.5.3 OTHER AGENCY INVOLVEMENT/COORDINATION

In addition to the cooperating agencies, the Monticello FO has held meetings with and sought the input of other agencies that have land management jurisdiction within or adjacent to the planning area. Agencies include the NPS, the USFS, and adjoining BLM field offices, including Durango, Montrose, and Moab, and the BLM Utah state office also provided input.

5.3 CONSISTENCY WITH OTHER PLANS

The BLM's planning regulations require that resource management plans be consistent with officially approved or adopted resource-related plans of other federal agencies, state and local governments, and Indian tribes, so long as the guidance and resource management plans are also consistent with the purposes, policies, and programs of federal law and regulations applicable to public lands.

The 43 United States Code (U.S.C.) 1712(c) (9) states that the Secretary of the Interior (through the land-use plans of the federal agencies under it) shall "coordinate the land-use inventory, planning, and management activities of or for such lands with the land-use planning and management programs of other federal departments and agencies and of the States and local governments within which the lands are located." It further states that "the Secretary shall assure that consideration is given to those State, local, and tribal plans that are germane in the development of land-use plans for public lands [and] assist in resolving, to the extent practical, inconsistencies between Federal and non-Federal Government plans..." This language does not require the BLM to adhere to or adopt the plans of other agencies or jurisdictional entities, rather to give consideration to these plans and make an effort to resolve inconsistencies to the extent practical.

The BLM is aware that there are specific county and state plan decisions relevant to aspects of public land management which are discrete from, and independent of, federal law. However, the BLM is bound by federal law. The FLPMA requires that the development of an RMP for public lands must be coordinated and consistent with county plans, to the maximum extent possible by law, and inconsistencies between federal and non-federal government plans be resolved to the extent practical (FLPMA, Title II, Section 202 [c][9]). As a consequence, an inconsistency that cannot be resolved or reconciled will exist where state and local plans conflict with federal law.

Thus, while county and federal planning processes, under FLPMA, are required to be as integrated and consistent as practical, the federal agency planning process is not bound by or subject to county plans, planning processes, or planning stipulations. The BLM will identify these conflicts in the FEIS/PRMP, so state and local governments have a complete understanding of the impacts of the PRMP on state and local management options. A consistency review of the PRMP with the state and county master plans is included in Table 5.4. In addition, the relevant goals, objectives or policies of a county are often equivalent to an activity or implementation level decision and not a land-use plan decision. The very specific county goals would be addressed in any subsequent BLM activity or implementation level decision.

Table 5.4 outlines the planning consistency of the Proposed Plan with the approved management plans, land-use plans, and controls of other agencies with jurisdiction in or adjacent to the planning area. The authorized officer will continue to collaborate with federal agencies, state and local governments, and Native American tribes on implementation of the RMP and on pursuing consistency with other plans and will move toward integration of such plans to the extent that they are consistent with federal laws, regulations, and policy directives. Additional discussion is contained in Chapter 1.

Table 5.4 Plan Consistency Review

Master Plan	Consistent	Partially Consistent	Not Consistent	Discussion
San Juan County Master Plan (2008)				
Public Access	✓			San Juan County has strong opinions regarding public access and its impact on economic stability in the county. The county claims all roads and trails over public land constructed prior to Oct. 21, 1976. Supports working with the BLM to develop off-road trails for ATV use and bikes.
Recreation and Tourism	✓			Support for increased recreational activity on public lands, however, agency needs to acknowledge and aggressively address the impact that recreation has on the county's essential services (i.e., law enforcement, emergency services, water and waste management, and search and rescue).
Wilderness	✓			County does not support designation of large wilderness areas but will accept areas that meet the criteria of wilderness in the 1964 Wilderness Act. The county plan (Appendix E) includes the county's preferred alternative for wilderness designation.
Wild and Scenic Rivers	✓			Statement that any special land-use classifications or designations should include analysis of adverse economic impact on local economy and stability of communities and commitment to adequate mitigation.
Threatened and Endangered Species	✓			Statement that any special land-use classifications or designations should include analysis of adverse economic impact on local economy and stability of communities and commitment to adequate mitigation.
Areas of Critical Environmental Concern	✓			Statement that any special land-use classifications or designations should include analysis of adverse economic impact on local economy and stability of communities and commitment to adequate mitigation.

Table 5.4 Plan Consistency Review

Master Plan	Consistent	Partially Consistent	Not Consistent	Discussion
Socioeconomics	✓			States that social and economic environment (of the communities most impacted by public land-use decisions) needs to be included in environmental review.
Wildlife	✓			States that forage allocations between livestock and wildlife should be balanced and based upon fair and equitable assumptions. San Juan County is not in favor of and will generally oppose introduction of exotics or species not native to the area.
Land Tenure Adjustments		✓ Acquisition of State inholdings within the McLoyd Moonhouse SRMA and Valley of the Gods ACEC		States that public land acreage currently owned and managed by federal and State agencies is sufficient for the public interest. Supports a "no net loss of private" and no expansion of National parks position relative to federal-state property exchanges and transfers. (No net loss refers to both acreage and value.) Also, no net increase of public lands within San Juan County.
Water Resources	✓			Supports protection of limited water resources by promoting efficient use and management.
Grand County General Plan Update 2003				
Strong Economy	✓			Supports multiple use of public lands including continued recreation uses and oil and gas exploration and development.
Watersheds	✓			County will work to protect watersheds from activities and uses that are injurious to them and adopt policies that enhance and restore them.

Table 5.4 Plan Consistency Review

Master Plan	Consistent	Partially Consistent	Not Consistent	Discussion
Land Tenure Adjustments	✓			<p>Supports BLM/SITLA exchanges that result in protection of watersheds, protection of lands important for recreational or other economic values, protection from development with a net increase in county cost for infrastructure and public services, or consolidation of land ownership patterns to reduce fragmentation. These provisions are consistent with the exchange criteria in the plan.</p> <p>Supports general retention of federal lands in Grand County. Increases in federal lands should not be at the expense of county revenues and should offer clear benefit to county residents. This is consistent with BLM policy to gain county support in land tenure adjustments.</p>
Travel Management	✓			Recognizes that allowing open, cross-country travel by mechanized vehicles is no longer an appropriate management practice. Supports more restrictive travel designations limiting mechanized travel to designated roads and trails and a "no new tracks" policy.
ACECs	✓			Encourages identification and conservation of areas with unaltered plant communities and soils through ACEC designations.
Wilderness	✓			Supports recommendation for wilderness adopted by the Grand County Council in 1995. Will follow State of Utah's recommendation concerning wilderness designation where consistent with the interests of the people of Grand County
Wild and Scenic Rivers	✓			Will participate and promote cooperation in planning and administration of WSR designations.
Reintroduction of Animal Species	✓			Grand County would participate in evaluation of feasibility and advisability of reintroductions.

Table 5.4 Plan Consistency Review

Master Plan	Consistent	Partially Consistent	Not Consistent	Discussion
San Juan County Amendment to Master Plan (8/2002)				
All-Terrain Vehicle Plan	✓			Establishes an all-terrain transportation plan, on developed trails within the county, as an opportunity for increased recreational use and economic benefit to the county.

Table 5.5 summarizes the planning consistency of the Proposed Plan with the State of Utah's Code 63j-4-401.

Table 5.5 Consistency with State of Utah Code 63j-4-401

Resource	State of Utah Code 63j-4-401	Proposed Plan
ACECs	It is the policy of the State of Utah to withhold support for ACEC designation unless or until relevant and important values or significant natural hazards are clearly identified and the area requires special management protections not afforded by normal multiple-use management. ACECs should be no larger than necessary and management should be no more restrictive than necessary to prevent irreparable damage to relevant and important values or protect human safety. To the extent allowed by federal law, management prescriptions should comport with the plans and policies of the state and of the county where the proposed designation is located. These prescriptions should not result in management equivalent to that afforded congressionally designated wilderness areas.	<p>The potential ACECs brought forward for designation into the Proposed Plan have gone through a rigorous and stringent process in accordance with FLPMA, the planning regulations at 43 CFR 1600, Land Use Planning Handbook (H- 1601-1), and in accordance with BLM Manual 1613 and ACEC Policy and Procedures Guidelines (45 FR 57318). Appendix S outlines the process the ID team underwent to determine whether a nominated ACEC had relevance and/or importance values. The size of the proposed ACECs is limited only to the area(s) of geography where the relevance and importance values are manageable to protect and prevent irreparable damage. In the Proposed Plan, the potential ACECs generally do not have redundant special designations and/or other existing protections applied.</p> <p>The potential ACECs carried forward into the Proposed Plan necessitate an ACEC designation because special management protection is necessary (outside of normal multiple-use management) to specifically protect the relevance and importance values within the areas identified. The special management prescriptions that have been proposed are narrowly tailored to protect the identified relevant and important values; none of which are recognized as wilderness resources. For these reasons, the potential ACEC</p>

Table 5.5 Consistency with State of Utah Code 63j-4-401

Resource	State of Utah Code 63j-4-401	Proposed Plan
		decisions carried forward into the Proposed Plan are considered by the BLM to be consistent with Utah Code 63j-4-401.
Wild and Scenic Rivers	<p>It is the policy of the State of Utah that federal land managers should refrain from applying a non-impairment management standard to river segments inventoried as "eligible" for inclusions in the national WSRs and all eligible segments should promptly be evaluated for suitability. The State of Utah will work with federal land managers to identify suitable segments and work towards a recommendation to congress for designation where careful analysis: (1) identifies and evaluates regionally significant segments, (2) addresses the impact designation will have on physical, biological, and economic resources, (3) demonstrates that suitable segments have water present and flowing at all times, and (4) not interfere with water resources development.</p> <p>Interim management of suitable segments should not interfere with development of valid existing water rights, including development of waters apportioned to the State under all interstate compacts or agreements, including the Bear River Compact and the Upper Colorado River Compact. To the extent allowable by federal law and where not in conflict with state law or policy, interim management of suitable segments and congressional recommendations for designation should be consistent with plans and policies of the county or counties where the river segment is located.</p>	<p>The State of Utah has worked as a Cooperating Agency throughout this planning process and has been intimately involved with the BLM's WSR planning process. The state has assisted Field Office specialists to help determine eligibility findings for each of the river segments, and has provided social and economic expertise and advice as the BLM determined which eligible segments to carry forward as suitable into the Proposed Plan. The BLM has committed to working cooperatively among federal, State, and local governments and communities during the post-planning WSR study phase when statewide recommendations for inclusion of river segments into the National WSRs System would go forward to Congress. Prior to this post-planning phase, the BLM would work with affected partners to help identify in-stream flows necessary to protect the outstandingly remarkable values for which the subject river segments were found suitable via this planning process. Thus, because there are no effects of this planning decision on valid existing rights, and because suitability findings in this planning process do not create new water rights for the BLM, the land-use planning WSR suitability determinations are found by the BLM to be consistent with the Utah Code 63j-4-401.</p>
Grazing	<p>It is the policy of the State of Utah that the citizens of the state are best served by applying multiple-use and sustained-yield principles in public land-use planning and management. Public lands should continue to produce food and fiber, and the rural character and landscape should be preserved through a healthy and active agricultural and grazing industry. Land management plans should maximize forage availability</p>	<p>Grazing decisions carried forward into the Proposed Plan are considered by the BLM to be consistent with Utah Code 63j-4-401. Proposed Plan decisions on public lands would continue to promote a healthy active grazing industry. Forage allocations for livestock and wildlife are fully allocated on public lands. Numerous RMP decisions under other identified resources allow for the restoration and maintenance of</p>

Table 5.5 Consistency with State of Utah Code 63j-4-401

Resource	State of Utah Code 63j-4-401	Proposed Plan
	<p>for domestic livestock and wildlife use. The state favors active management to restore and maintain rangeland health, increase forage, and improve watershed for the mutual benefit of local communities, domestic livestock, and wildlife.</p> <p>Adjustments in AUM levels may occur as required by range and watershed conditions, based on scientific, on-the-ground analysis. Grazing AUMs should be placed in suspension where range conditions will not sustain the current level of AUMs or where necessary to protect range and watershed health. Any suspended AUMs should be returned to active use when range conditions improve. The state generally opposes forced relinquishment or forced retirement of grazing AUMs but will continue to recognize voluntary relinquishments and retirements agreed to prior to RMP revisions.</p>	<p>rangeland and watershed health. For example, the Proposed Plan provides the umbrella to allow implementation-level actions for hazardous fuel reductions, fire rehabilitation, vegetation treatments, riparian improvements, range and wildlife habitat improvements, UPCD projects—including Healthy Lands Initiative projects, seed collection, etc. Minor, if any, adjustments to current permitted livestock AUMs are made in the Proposed Plan. Prior voluntary relinquishments and/or retirements have been recognized.</p>
<p>Wilderness Characteristics</p>	<p>It is the policy of the State of Utah to oppose management of public lands as wilderness except where congress designates lands as wilderness. Under State policy and FLPMA's multiple-use mandate, BLM ascribed management prescriptions for non-WSA lands inventoried as possessing wilderness characteristics should take into account the long-term needs of future generations for renewable and non-renewable resources, including, but not limited to, recreation, range, timber, minerals, watershed, wildlife, and fish. Designation as VRM Class I, closure to oil and gas leasing, withdrawal from mineral entry, and closure to motorized and mechanized use affords protections comparable to those associated with formal wilderness designation and should be avoided for non-WSA lands with wilderness characteristics. Non-WSA lands with wilderness characteristics should be managed in a manner consistent with the multiple-use, sustained yield standard that applies to BLM lands other than congressionally designated wilderness or WSAs.</p>	<p>The Proposed Plan identifies certain "non-WSA lands with wilderness characteristics" in order to protect, preserve, and maintain their wilderness characteristics. The BLM recognizes that it cannot, through the planning process, designate these lands as WSAs nor is it possible to manage them in accordance with IMP. For example, there is no provision to meet the "non-impairment criteria" mandated in IMP for WSA management. However, in following Section 201 of FLPMA, the BLM has maintained its wilderness inventory and has determined that lands previously found not to possess wilderness characteristics during the FLPMA Section 603 inventory process in the late 1970s and early 1980s, now have been determined to possess them. The focus of management in the areas carried forward in the Proposed Plan is to primarily provide for an experience of solitude and primitive recreation. This is enhanced by maintaining the naturalness of the geographic areas. However, management prescriptions do not mirror those for WSAs or designated</p>

Table 5.5 Consistency with State of Utah Code 63j-4-401

Resource	State of Utah Code 63j-4-401	Proposed Plan
		<p>wilderness since these two management objectives are sufficiently dissimilar that imposing similar prescriptions would not allow the BLM to meet the planning objectives outlined in the Draft RMP/Draft EIS. WSAs and designated wilderness are rights-of-way exclusion areas, closed to fluid mineral leasing by law, and do not allow for surface-disturbing activities. In comparison, lands with wilderness characteristics have no set management by either law, rule, regulation, or policy. The Proposed Plan would allow for surface-disturbing activities where and when they are compatible with enhancing management objectives identified in the Proposed Plan.</p> <p>In order to ensure that the BLM's planning decisions regarding the management of wilderness characteristics are consistent with Utah law, potential adjustments may be made in the Record of Decision to nomenclature. This editorial change would not affect management or goals and objectives.</p>
<p>RS-2477 Assertions</p>	<p>The State of Utah will defend its interest, and that of its political subdivisions, in rights-of-way accepted under the self-effectuating grant process set forth in Revised Statute 2477 (repealed by the Federal Land Policy and Management Act of 1976) and <i>SUWA v. BLM</i>, 425 F.3d 735 (10th Cir. 2005). The State of Utah expects and requests the BLM to fully consider all information concerning individual rights-of-way submitted to BLM. Further, the State of Utah expects and requests BLM's consideration of this information as part of the preparation and implementation of Resource Management or Management Framework Plans, and preparation or implementation of Transportation Plans as part of the ongoing inventory of resources on the public lands.</p>	<p>The Proposed Plan makes no commitments with respect to any valid existing rights, particularly those concerning RS-2477. Chapter 1 of this land-use plan states that resolution of this issue is outside the purview and scope of public lands planning efforts and must be adjudicated by a court of law or other legal means. Therefore, nothing in this plan extinguishes any valid rights-of-way or alters, in any way, the legal rights of the State of Utah to assert RS-2477 rights or to challenge any use restrictions imposed by the RMP that they believe are inconsistent with their rights.</p>

The Monticello FO RMP is consistent with the following agency plans: Manti-LaSal National Forest Management Plan, Monument Valley Navajo Indian Reservation, Glen Canyon National

Recreation Area Management Plan, Canyonlands National Park General Management Plan, Hovenweep National Monument Plan (draft), Natural Bridges National Monument Management Plan, Edge of the Cedars State Park Plan, and Gooseneck State Park Plan. Comments were not received to indicate inconsistency of these plans with the Draft RMP.

5.4 PUBLIC OUTREACH AND PARTICIPATION

Public outreach and participation in the land-use planning process began with the publication of the Notice of Intent (NOI) to plan in the Federal Register and will be ongoing up until the Record of Decision for the Monticello RMP. Public outreach and participation has included public meetings, development of a mailing list, planning bulletins, newspaper articles, a RMP website, and workshops. It has also included informal meetings with individuals, groups, and organizations.

5.4.1 NOTICE OF INTENT TO PLAN AND SCOPING

This planning process began on June 4, 2003 with the publication in the Federal Register of a Notice of Intent (NOI) to plan. The NOI announced the BLM's intent to conduct land-use planning for the public lands administered by the Monticello FO by preparing an RMP and associated EIS. The NOI began what is known as the scoping process and invited the general public as well as other federal agencies, state and local governments, and Indian tribes to identify potential issues and submit concerns regarding the intended planning effort. In addition to the NOI, the BLM provided the public with planning bulletins, and newspaper articles. Through all this outreach, the public was notified of public meetings and the BLM requested information regarding planning criteria, resources, nominations for Areas of Critical Environmental Concern, nominations for WSRs, and proposals for route designations. Public service announcements on the radio were also used to inform the public about open house public meetings. The BLM distributed planning bulletins to all interested agencies, organizations, and individuals along with any other entity that requested to be included on the mailing list.

The scoping period began June 4, 2003, and ended January 31, 2004. The BLM relied on various public outreach methods for the scoping process, including six open houses in different communities (see Table 5.5), a mobile "comment cruiser" which visited 12 locations, a website with provision for emailing comments, and an invitation for the public to provide written comments via letters. In its Scoping Report, completed in July 2004, the Monticello FO provided an analysis of the information received. The Scoping Report is available at the Monticello FO, or online at the Monticello RMP website. The BLM received 6,138 comment letters with 19,437 comments identified in these letters and emails. Comments from the six open houses totaled 1,250, and the "comment cruiser" gathered 200 comments, resulting in a grand total of 20,887 comments. It should be noted that the Scoping Report covers both the Moab and Monticello field offices. The information received during the scoping period was utilized to establish the scope of the RMP/EIS.

Table 5.6. Open House Locations and Attendance

Location	Date	Attendance
Green River, UT	October 14, 2003	15

Table 5.6. Open House Locations and Attendance

Location	Date	Attendance
Grand Junction, CO	October 15, 2003	14
Moab, UT	October 16, 2003	53
Monticello, UT	October 21, 2003	54
Blanding, UT	October 22, 2003	87
Salt Lake City, UT	November 13, 2003	96
Total		319

5.4.2. MAILING LIST

As directed by 43 CFR 1610.2(d), the BLM has established and maintained a list of "individuals and groups known to be interested in or affected by a resource management plan." This list was initially developed from the Monticello FO mailing list and supplemented/updated throughout the planning process. Scoping meeting participants were given the option to be added to the mailing list. In addition, individuals were able to add themselves to the project mailing list by registering on the project website, as well as through requests to be placed on the mailing list by contacting the BLM.

The mailing list was used during the distribution of planning bulletins and postcards throughout the planning process. Postcards were mailed to the entire list, announcing the availability of the Draft RMP/EIS and the Proposed RMP/Final EIS. There are currently over 850 individuals, organizations, and agencies included on the mailing list.

5.4.3 PLANNING BULLETINS

Planning bulletins were developed to keep the public informed about the Monticello land-use planning process. They were provided to the public included on the mailing list for the Monticello RMP. The planning bulletins were also posted on the website for the Monticello RMP.

- The **first planning bulletin** (6/30/03) announced the intention of the BLM Monticello FO to prepare a Resource Management Plan. It also included preliminary planning issues, a request for nominations of Areas of Critical Environmental Concern (ACEC) and WSRs, an announcement of public scoping meeting, and information on how to participate in the land-use plan process.
- The **second planning bulletin** (11/1/03) provided information regarding the preliminary review of river segments found eligible for consideration as WSRs. The public was invited to provide comments on the findings.
- The **third planning bulletin** (11/17/03) requested route data from the public to be considered in the alternatives for route designation in the Travel Plan.
- The **fourth planning bulletin** (5/7/04) provided the preliminary planning criteria for public comment and review.

- The **fifth planning bulletin** (7/9/04) provided the results of the public scoping process and included the issues to be addressed in the plan.
- The **sixth planning bulletin** (2/21/06) provided the results of the ACEC review process.

5.4.4 WEBSITE

Information regarding the Monticello land-use plan was made available to the public on the Monticello RMP website. This website is currently found at <http://www.blm.gov/ut/st/en/fo/monticello/planning.html>. The website serves as a virtual repository for documents related to development of the Monticello RMP including news releases and bulletins, background documents, schedule, the land-use planning process, preliminary issues, maps, photos, and the draft and final RMP/EIS. The documents are available in Adobe Portable Document Format (PDF) to ensure that they are available to the widest range of users. During the scoping period, the website allowed members of the public to add themselves to the project mailing list or to submit comments/concerns to be considered in the scoping process. In addition, during the public comment period on the Draft RMP/EIS, the website served as one of the ways in which the public could submit comments.

5.4.5 SOCIOECONOMIC WORKSHOPS

With the purpose of engaging in a collaborative decision-making process, the BLM held a workshop with the local government leaders, industry experts, and stakeholders from San Juan County that focused on the socioeconomic conditions of the region. This specialized group was assembled with the help of county officials for the purpose of promoting an open discussion about regional social and economic patterns. This meeting held on May 6, 2003, in Monticello, provided an opportunity for the BLM to understand existing conditions and to lay the framework for the analysis of socioeconomic impacts.

5.4.6 NOTICE OF AVAILABILITY OF THE DRAFT RMP/EIS

On November 2, 2007, the BLM and EPA published a Notice of Availability in (NOA) the Federal Register that marked the beginning of the formal 90-day public comment period. The Draft RMP/EIS states that the BLM is revising its current land-use plan and proposes several alternative ways of managing public lands within the Monticello planning area. The Draft RMP/EIS was designed to provide a comprehensive look at the impacts to natural and cultural resources from various planning alternatives. The formal 90-day public comment period ended on February 8, 2008. The BLM provided hard copies of the Draft RMP/EIS directly to cooperating agencies, other federal, state, and local agencies, tribal representatives, the Utah BLM Resource Advisory Committee members, public libraries, and elected officials. Also, hard copies and CDs were made available to the public upon request, and the Draft RMP/EIS was placed on the Monticello RMP website and in its public room at the BLM Utah state office. Additionally, the BLM widely distributed newspaper and radio press releases regarding the availability of the Draft RMP/EIS.

5.4.7 NOTICE OF AVAILABILITY OF THE FINAL RMP/EIS

The BLM and EPA will publish a Notice of Availability in the Federal Register which will mark the beginning of the protest period and concurrent Governor's Consistency Review period.

5.4.8 PUBLIC MEETINGS

Five open houses were held during the 90-day comment period for the Draft RMP/EIS. The open house locations, dates, and attendance are provided in Table 5.6. The locations, dates, and times of the open houses were announced to approximately 858 people included on the mailing list via a postcard. Press releases in local and regional newspapers and radio spots supplemented the mailing. In addition, the locations, dates, and times of the open houses were posted on the Monticello RMP website.

Table 5.7 Open House Locations, Dates, and Attendance

Location	Date	Attendance
Monticello, Utah	January 8, 2008	20
Moab, Utah	January 9, 2008	30
Salt Lake City, Utah	January 10, 2008	19
Blanding, Utah	January 16, 2008	36
Montezuma Creek, Utah	January 17, 2008	16
Total		121

The open houses were geared to provide information to the public on the content of the Draft RMP/EIS as well as to provide guidance on commenting on the document and answer questions. Each open house included a PowerPoint presentation that provided an overview of the planning process and a comparison of major elements contained in the alternatives. Attendees were then encouraged to visit with BLM representatives and managers regarding questions or concerns about the Draft RMP/EIS. The public was provided with the opportunity to submit written comments at the open houses.

5.5 PUBLIC COMMENTS ON THE MONTICELLO DRAFT RMP/EIS

5.5.1 PROCESS AND METHODOLOGY

According to National Environmental Policy Act (NEPA), the BLM is required to identify and formally respond to all substantive public comments received during the comment period for the Draft RMP/EIS. The BLM developed a systematic process for responding to comments to ensure all substantive comments were tracked and the content seriously considered. A description of this process follows.

First, the BLM developed a **coding structure** to help sort comments into logical groups by topics and issues. Codes were derived from resources covered in the Draft EIS or by common issues. Submissions (letters, emails, faxes, etc) were given a unique identifier for tracking

purposes and then each submission was carefully reviewed to capture all comments, more description of this process is set forth below. All comments received can be tracked to the original submission.

Second, the BLM created a **Comment Database**. For each comment in a unique submission, the BLM captured the name and address of the Commenter, assigned a code to the comment, and captured the text of all comments.

The coding and comment database processes aimed at assisting the ID team in determining if the substantive issues raised by the public warranted modification of one or more of the alternatives or further analysis of issues and impacts. With the information provided through the public review process, the BLM reconsidered the draft alternatives, made changes as appropriate, and developed the PRMP/FEIS. Factual or grammatical errors, which led to a change in text are not summarized but were incorporated into the PRMP/FEIS.

Finally, the BLM used the comment database to prepare a narrative summary of the substantive comments. Opinions, feelings, and preferences for one element or one alternative over another, and comments of a personal and/or philosophical nature were all read, analyzed, and considered, but not included in the summary because such comments are not substantive in nature.

5.5.2 COMMENT ANALYSIS

During the 90-day public comment period for the Monticello Draft RMP/EIS, the Monticello FO received written comments by mail (205), fax, email (18,869), website, and submitted directly at the public meetings or to the Monticello FO. All faxed comments were duplicated via email. This amounted to over 19,000 comment submissions. Many of the submissions were non-substantive form letters (letters containing identical or nearly identical text submitted by a number of individuals) in which there were six different types. Outside the form letters, there were 1,624 unique submissions, of which 131 submissions contained substantive comments. These submissions amounted to about 980 comments. Additional submissions were received after the close of the comment period on February 8, 2008. However, none of the late submissions raised substantially new issues or concerns not already addressed by comments received before the deadline.

Where warranted, the BLM responded to substantive comments by making revisions to the PRMP/FEIS (text changes). If no change was warranted, the BLM responded to the substantive comment in writing. The BLM responded to all substantive comments and, in many cases, also responded to non-substantive comments in order to clarify a point or position.

The comments received from cooperating agencies and the BLM responses are provided in Tables 5.9a and 5.9b. Tables 5.10a through 5.10aa provide the comments and responses by resource category that resulted in a change to the PRMP/FEIS. All comments and the BLM responses are provided in the compact disc (CD) attached to the PRMP/FEIS.

The BLM considered every comment in the analysis process, whether it came repeatedly from many people with the same message(s) or from a single person raising a technical or personal

point. In analyzing comments, the BLM emphasized the content of the comment rather than the number of times a comment was received.

Respondents invested considerable time and effort to submit comments on the Draft RMP/EIS. Comments covered a wide spectrum of thoughts, opinions, ideas, and concerns. The commonly addressed themes include: travel, recreation, special designations (ACECs, WSRs), wilderness values, Special Status Species, and minerals/energy development.

While each comment was diligently considered, the comment analysis involved determining whether a comment was substantive or non-substantive in nature.

According to NEPA, the BLM is required to identify and formally respond to all substantive public comments. On the basis of the Council on Environmental Quality's (CEQ) regulations, a substantive comment does one or more of the following:

- Questions, with a reasonable basis, the accuracy of the information and/or analysis in the EIS.
- Questions, with a reasonable basis, the adequacy of the information and/or analysis in the EIS.
- Presents reasonable alternatives other than those presented in the Draft EIS that meet the purpose and need of the proposed action and addresses significant issues.
- Questions, with a reasonable basis, the merits of an alternative or alternatives.
- Causes changes in or revisions to the proposed action.
- Questions, with a reasonable basis, the adequacy of the planning process itself.

The NEPA handbook identifies the following types of comments:

- **Comments on the Adequacy of the Analysis:** Comments that express a professional disagreement with the conclusions of the analysis or assert that the analysis is inadequate are substantive in nature but may or may not lead to changes in the PRMP/FEIS. Interpretations of analyses should be based on professional expertise. Where there is disagreement within a professional discipline, a careful review of the various interpretations is warranted. In some cases, public comments may necessitate a reevaluation of analytical conclusions. If, after reevaluation, the BLM does not think that a change is warranted, the response should provide the rationale for that conclusion.
- **Comments Which Identify New Impacts, Alternatives, or Mitigation Measures:** Public comments on a Draft EIS that identify impacts, alternatives, or mitigation measures that were not addressed in the draft are substantive. This type of comment requires the BLM to determine if it warrants further consideration. If it does, the BLM must determine whether the new impacts, new alternatives, or new mitigation measures should be analyzed in either the FEIS; a supplement to the Draft EIS; or a completely revised and recirculated Draft EIS.
- **Significance Determinations:** Comments that directly or indirectly question, with a reasonable basis, determinations regarding the significance or severity of impacts are substantive. A reevaluation of these determinations may be warranted and may lead to

changes in the FEIS. If, after reevaluation, the BLM does not think that a change is warranted, the response should provide the rationale for that conclusion.

- **Non-Substantive Comments** simply state a position in favor of, or against, an alternative or a management action proposed in an alternative; merely agree or disagree with BLM policy; provide information not directly related to issues or impact analyses, or otherwise express an unsupported personal preference or opinion. For additional clarification, types of non-substantive comments are as follows:
- **Expressions of Personal Preferences or Opinion:** Comments that express personal preferences or opinions on the proposals are non-substantive and thus do not require further agency action. This includes comments in favor of or against the proposed action or alternatives, comments that only agree or disagree with BLM policy, or comments that raise, debate, or question a point of fact or policy. However, such comments are summarized whenever possible and brought to the attention of the BLM.

The BLM has reviewed and considered all comments. Non-substantive comments, including personal preferences and opinions, may be considered by the decision maker as he or she chooses the final agency's proposed action, but they generally will not affect the analysis.

The results of the comment analysis were important to the development of the PRMP/FEIS. From the nearly 19,000 comment submissions that BLM received on the Draft RMP/EIS, it extracted approximately 980 individual substantive comments. The BLM has presented these comments and the BLM responses in the CD attached to the PRMP/FEIS. A list of the businesses, government agencies, and organizations that submitted substantive comments are provided below in Table 5.8.

Table 5.8. List of Organizations and Individuals that Submitted Substantive Comments

Commenter Type	Organization	Individual(s)
B	CrownQuest	Clark, Craig
B	EOG Resources	Dille, Eric
B	PacifiCorp	Richards, Jeff
G	Blanding City-Webb	Webb, Chris
G	Environmental Protection Agency Region 8	
G	HOPI	Kuwanwisiwma, Leigh
G	National Park Service Intermountain Region	Runkel, Roxanne
G	San Juan County	Adams, Bruce
G	State of Utah	Harja, John
G	The Navajo Nation	Joe, Tony
G	U.S. Fish and Wildlife Service	Romin, Laura
G	Ute Mountain Ute Tribe	House, Ernest
I	Prescott College	Fleischner, Tom
O	BCS Project Rock Art	Sucec, David
O	Blue Ribbon Coalition	Hawthorne, Brian
O	Bluff Landowners Coalition	Schalk, Lynell

Table 5.8. List of Organizations and Individuals that Submitted Substantive Comments

Commenter Type	Organization	Individual(s)
O	Broads Healthy Lands	Peterson, Tim
O	Canyon Country Heritage Association	Bender, Krisanne
O	Canyon Land Defenders	Nelson, Judy Ellen
O	Capital Trail Vehicle Association	Salo, Ken
O	Coalition to Preserve Rock Art	Gum, Jon
O	Colorado Plateau Archaeological Alliance	Spangler, Jerry
O	ECOS Consulting	
O	Glen Canyon Group, Utah Chapter, Sierra Club	Binyon, Jean
O	Glen Canyon Institute	Ingebretsen, Richard
O	Grand Canyon Trust	Kamala, Laura
O	Howard County Bird Club	Schwarz, Kurt
O	IPAMS (Independent Petroleum Association of Mountain States)	Sgamma, Kathleen

Table 5.8. List of Organizations and Individuals that Submitted Substantive Comments

Commenter Type	Organization	Individual(s)
O	Maryland Ornithological Society, Inc	Harvey, Maureen
O	National Outdoor Leadership School	Cukjati, Gary
O	National Parks Conservation Association	Nimkin, David
O	National Trust for Historic Preservation	Hays, Ti
O	Nature Conservancy Moab Project Office	Bellagamba, Sue
O	Public Lands Advocacy	Moseley, Claire
O	Public Lands Equal Access Alliance	Bartholomew, Dale
O	Red Rock 4-Wheelers	Bandle, Bob
O	Ride with Respect	Parriott, Dale
O	Rising Sun 4x4 Club	Morgan, William
O	San Juan Public Entry and Access Rights	Johansen, Dr. Brent
O	Sierra Club Uncaompahgre Group	Rechel, Eric
O	Sierra Club Utah Chapter	Hoskisson, Wayne

Table 5.8. List of Organizations and Individuals that Submitted Substantive Comments

Commenter Type	Organization	Individual(s)
O	Spear	Turri, Bob
O	SUWA	Braden, Scott
O	The Nature Conservancy	Bellagamba, Susan
O	Theodore Roosevelt Conservation Partnership (TRCP)	Webster, Joel
O	Theodore Roosevelt Conservation Partnership	Webster, Joel
O	Trails Preservation Alliance	Riggie, Don
O	U4WDA	Williams, Kurt
O	Utah 4 Wheel Drive Association	Armbruster, David
O	Utah Archaeological Research Institute	Manning, Steven
O	Utah Professional Archaeology Association	Skinner, Betsy
O	Utah Rivers Council	Danenhauer, Mark
O	Utah Rock Art Association	Scotter, Troy
O	Utah State Office of Education	Donaldson, Tim
O	Western Watershed Project, Inc	Carter, John Kleiner-Roberts, Amy

Notes: B=Business, G=Government, I=Individual, and O=Organization

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5.5.3 SUMMARY OF PUBLIC COMMENTS

During the public comment period for the Draft RMP/EIS, comments were received from government agencies, organizations, businesses, and individuals. The greatest number of comments concerned travel management, wildlife, Special Status Species, air quality, cultural resources, and recreation, in this order. Commenters focused on their own definitions of "multiple use" and "balance among resource uses and natural resource values." Comments ranged from those urging the BLM to impose maximum restrictions on resource uses to those expressing dissatisfaction with the restrictions imposed in the Preferred Alternative of the Draft RMP/EIS.

Travel management comments included a desire for either restricting travel in the Monticello PA or increasing the acreage available for travel within the Monticello PA. There were also many requests for clarification of what types of motorized travel would be permitted or restricted in areas, such as OHVs, mountain bikes, etc.

Wildlife comments ranged from stating that the habitat protection for animals was not enough and more needed to be designated to the proposed acreage was too large and would be too restricting on other resource development. Special status species comments had similar themed comments on sage-grouse buffers. Commenters also requested more information and explanation of analysis of the reasoning behind BLM's decisions for special status species habitat designations.

Air quality comments primarily focused on two main issues. First, commenters questioned the adequacy and analysis of the data used in the Draft RMP/EIS. Second, commenters desired clarification on what agency has the authority to manage air quality for the Monticello PA.

Many commenters addressed the impact analyses on various resources. Those commenters who alleged deficiencies in the impact analysis often were comparing the preferred alternative not to the No Action alternative (as required by the Council on Environmental Quality), but rather to the Commenter's version of an ideal environment.

The interest of the public in the management of BLM lands in the Monticello planning area was manifested in the number and complexity of the submissions received.

5.5.4 PUBLIC COMMENTS AND RESPONSES

The following tables present a subset of the comments received by the Monticello BLM during the comment period. The first set of tables (Tables 5.9a and 5.9b) provides all the comments submitted by the three Cooperating Agencies –the State of Utah and San Juan County. These tables are organized by the commenter name, commenter ID number, comment number, the resource category being addressed, the comment text, the BLM's response, and whether the comment resulted in a change in the document. The second set of tables (Tables 5.10a through 5.10aa) provide the comments that resulted in a change to the document. These tables include similar information to that provided in the first set of tables except they are grouped by resource category.

All comments received during the public comment period are available on a CD accompanying this document. This CD contains two tables in Adobe Portable Document Format (PDF). Both tables have the following columns: Commenter Name, Commenter ID Number, Comment Number, Resource Category, Comment Text, Response to Comment, and if it required a change in the document. The first table is sorted and grouped by Commenter Type and the second table is sorted and grouped by resource.

Table 5.9.a. Public Comments and Responses: State of Utah

Record ID & Comment Number		Resource Category	Comment Text	Response to Comment	Doc Mod
004	1	TRR	The State requests that the listing on page 1–15 of the DEIS be amended to include the plans and policies indicated by Utah Code Section 63-38d-401, et seq., and that BLM carefully consider consistency with this state's law.	<p>Page 1-15 lists pertinent state and county plans. The State identified no specific plans or policies which have been omitted.</p> <p>The BLM is aware that there are specific County and State plan decisions relevant to aspects of public land management that are discrete from, and independent of, Federal law. However, the BLM is bound by Federal law. The FLPMA requires that the development of an RMP for public lands must be coordinated and consistent with County plans, to the maximum extent possible by law, and inconsistencies between Federal and non-Federal government plans be resolved to the extent practical (FLPMA, Title II Sec. 202 (c)(9)). As a consequence, where State and local plans conflict with Federal law there will be an inconsistency that cannot be resolved or reconciled.</p> <p>Thus, while County and Federal planning processes, under FLPMA, are required to be as integrated and consistent as practical, the Federal agency planning process is not bound by or subject to County plans, planning processes, or planning stipulations. The BLM will identify these conflicts in the FEIS/PRMP, so that the State and local governments have a complete understanding of the impacts of the PRMP on State and local management options. The BLM will document the required Governor's consistency review in Chapter 5.</p>	Yes
004	2	SOC	The BLM, Monticello Field Office should consider the information presented in the Economic and Business Research Study (Phase I) for oil and gas exploration and production in the Uintah Basin in terms of economic benefits of the oil and gas industry.	The BLM acknowledges the oil and gas study referenced for the Uintah Basin. However, the applicability to Monticello is limited. The Monticello Field Office prepared a Reasonably Foreseeable Development (RFD) scenario for oil and gas development over the next 15 years. The development predicted in the RFD was utilized to generate the economic impacts in the Draft RMP/EIS.	No

Table 5.9.a. Public Comments and Responses: State of Utah

Record ID & Comment Number		Resource Category	Comment Text	Response to Comment	Doc Mod
004	3	PRP	The BLM should commit to utilizing the State's expedited energy permitting process.	Federal laws, rules, regulations, and policies govern the procedures for processing all Federal projects.	No
004	4	SCO	The state requests that BLM commit to either work toward the energy efficiency goals as outlined in the Governor's May 30, 2006 Executive Order or coordinate alternative energy efficiency increases with the Governor's Energy Advisor.	Any policy changes or coordination between the state and the BLM to improve energy efficiency would be administrative and are outside the scope of the land use planning process.	No
004	5	OTH	The Draft RMP/EIS does not include a discussion on the nature or type of threat of "irreparable damage" or the regional significance of relevant and important values in its review. BLM misinterprets irreparable damage when reviewing and analyzing ACECs in the Draft RMP/EIS. The ACEC tool was intended by Congress to be limited to only those instances where irreparable damage would be caused without designation. Most surface disturbing actions can eventually be repaired.	<p>The potential ACECs brought forward for designation into the Proposed Plan have gone through a rigorous and stringent process in accordance with FLPMA, the planning regulations at 43 CFR 1600, Land-use Planning Handbook (H- 1601-1), and in accordance with BLM Manual 1613 and ACEC Policy and Procedures Guidelines (45 FR 57318). Appendix H outlines the process the interdisciplinary team underwent to determine whether a nominated ACEC had relevance and/or importance values. The size of the proposed ACECs is limited only to the area(s) of geography where the relevance and importance values are manageable to protect and prevent irreparable damage to these resources.</p> <p>The potential ACECs carried forward into the Proposed Plan necessitate an ACEC designation because special management protection is necessary (outside of normal multiple-use management) to specifically protect the relevance and importance values within the areas identified. The special management prescriptions that have been proposed are narrowly tailored to protect the identified relevant and important values. For these reasons, the potential ACEC decisions carried forward into the Proposed Plan are considered by BLM to be consistent with Utah Code 63j-4-401.</p> <p>A rationale for designating or not designating ACECs in the Preferred Alternative of the DRMP/EIS is found in Appendix H of the PRMP. Relevant text has been added to Appendix H of the PRMP/FEIS, which lists the threats to each proposed ACEC. These threats could result in irreparable damage to the</p>	Yes

Table 5.9.a. Public Comments and Responses: State of Utah

Record ID & Comment Number	Resource Category	Comment Text	Response to Comment	Doc Mod
			<p>area proposed for ACEC designation.</p> <p>The ACEC evaluation appendix was modified, and a section added to Chapter 2 discussing threats to the relevant and important ACEC values; however, whether the threats currently exist does not preclude a potential ACEC from being considered in the action alternatives. All nominated areas, where the BLM has determined to have relevant and important values, are identified as potential ACECs and are addressed in the action alternatives. Threats to relevant and important values are likely to vary by alternative. The PRMP/FEIS was revised from the draft document to better address potential threats and impacts associated with each alternative.</p> <p>On August 27, 1980, the BLM promulgated final ACEC guidelines (45 Federal Register 57318) clarifying the term "protects" – "To defend or guard against damage or loss to the important environmental resources of a potential or designated ACEC. This includes damage that can be restored over time and that which is irreparable. With regard to a natural hazard, protect means to prevent the loss of life or injury to people, or loss or damage to property." Thus, BLM is to consider the potential for both reparable and irreparable damage when protecting important historic, cultural, or scenic values; fish and wildlife resources; or other natural systems through ACEC designation. This interpretation is consistent with FLPMA's legislative history and implementing policy.</p> <p>Section 2 of the guidelines clarifies that ACECs are special places within the public lands. It states: "In addition to establishing in law such basic protective management policies that apply to all the public lands, Congress has said that 'management of national resource lands [public lands] is to include giving special attention to the protection of ACECs, for the purpose of ensuring that the most environmentally</p>	

Table 5.9.a. Public Comments and Responses: State of Utah

Record ID & Comment Number	Resource Category	Comment Text	Response to Comment	Doc Mod
			important and fragile lands will be given early attention and protection' (Senate Report 94-583, on FLPMA). Thus, the ACEC process is to be used to provide whatever special management is required to protect those environmental resources that are most important, i.e., those resources that make certain specific areas special places, endowed by nature or man with characteristics that set them apart. In addition, the ACEC process is to be used to protect human life and property from natural hazards."	
004	6	ACE The BLM must explain the need for "special" management for the ACEC and explain how this management is not duplicative of other normal BLM management or protections afforded by other state or federal laws.	The special management for an ACEC is in reality a package of management protections applied to an area specifically to protect its relevant and important values. The BLM can only apply those protections that are within its authority.	No
004	7	GRA The state discourages permanent closure of grazing allotments and encourages the reinstatement of suspended AUMs when rangeland conditions permit.	The BLM does not propose the permanent closure of allotments or portions thereof. However, certain allotments or areas may not be available for grazing over the next 15 years. These areas considered as not available are spread by alternative. Subsequent revisions of the land use plan may consider opening these areas to livestock grazing. Reinstatement of suspended AUMs and adjustment of available active AUMs will be considered during the site specific grazing permit renewal process, which will analyze forage productivity, grazing capacities, and vegetative trend in relation to sustainable grazing practices in accordance with the Standards for Rangeland Health (pg. 2-16). The vast majority (93%) of the Monticello Planning Area is available for livestock grazing. For those limited number of allotments and areas shown on pages 2-16 through 2-18 of the DRMP/DEIS the BLM is proposing that other uses of the BLM land are the highest and best use of these areas. Both FLPMA and BLM's Land Use Planning Handbook authorize BLM to close specific areas to livestock grazing to place an emphasis on these areas for other purposes or values, such as wildlife use, watershed protection, and recreation. As	No

Table 5.9.a. Public Comments and Responses: State of Utah

Record ID & Comment Number		Resource Category	Comment Text	Response to Comment	Doc Mod
				indicated by the variable uses of the BLM lands, as shown in the proposed action, it is BLM's intention to emphasize "multiple use" of the public lands within the planning area.	
004	8	GRA	The state encourages flexible livestock grazing time (duration) and timing (season of use).	As stated in the Draft EIS / RMP, grazing would be managed on an allotment basis according to the Guidelines for Livestock Grazing Management to meet the Standards for Rangeland Health (see Appendix D), including duration and adjustment in season of use. An allotment's associated 10-year term Grazing Permit outlines the season of use and livestock numbers. A yearly Grazing Application allows flexibility in relation to annual forage production that must meet these Standards for Rangeland Health and be pre-approved by the authorized officer.	No
004	9	GRA	The Final RMP should contain and rely on a robust monitoring program and BLM should work with the state, grazing permittees, and conservation organizations to actively monitor and record grazing use data, wildlife populations, and range conditions.	BLM will follow its policy which includes an active monitoring program with full coordination/consultation with grazing permittees, affected state agencies and conservation organizations.	No
004	10	SSS	The BLM should only employ the term "critical habitat" when referring to the legal habitat designations for endangered and threatened species under the ESA.	The term critical has been reserved to Threatened and Endangered (T &E) species. Corrections in the text have been made in the PRMP/FEIS. For non-T&E species the BLM relied on the UDWR crucial habitat designations.	Yes
004	11	WL	The state requests that the BLM use the "crucial habitat" designations mapped by the DWR solely as descriptive wildlife habitat designations, not as automatic exclusion zones for other multiple uses.	BLM has changed the document to use the crucial habitat designations of UDWR. Use of these habitat polygons does not automatically exclude other uses. Appendix A outlines exceptions, modifications and waivers that will be used when applicable for all surface disturbing activities in these areas.	Yes
004	12	WL	The state requests that habitat designations not be altered from alternative to alternative.	As required by NEPA, the BLM considered a range of alternatives. For non-special status species the alternatives varied by the size of the habitat and the timing restrictions. The management of habitat is consistent with the goals and objectives of each alternative. In the Draft RMP/EIS, Alt B has a timing limitation for what is	No

Table 5.9.a. Public Comments and Responses: State of Utah

Record ID & Comment Number	Resource Category	Comment Text	Response to Comment	Doc Mod
			referred to as "winter habitat." This habitat actually includes both crucial and high value winter habitats. These habitats, although not separated in the draft, have been properly described in the PRMP/FEIS.	
004	13	AQ	The state suggests initiating a coordinated approach to assessing and protecting air quality in Utah by working with federal, state, tribal and local agencies to identify and address air quality concerns.	No
004	14	AQ	The state encourages BLM to request oil and gas operators apply best available control technology (BACT).	Yes
004	15	AQ	The state encourages BLM to adopt emission standards for compressor engines consistent with the Draft Four Corners Air Quality Task Force Report and impose those standards as lease conditions and conditions of approval for all new APDs.	No
004	16	AQ	Future air quality analysis should include modeling with the following factors: 1) oil and gas proponents should assume that leasing and exploration will result in full field development, 2) air quality analyses should be cumulative and include not only planned development but existing omission sources, 3) air quality analyses should be based on anticipated worst-case meteorological conditions for each dispersion scenario, 4) air quality analyses should address compliance/attainment with all applicable air quality-related requirements and standards, and 5) air quality analysis should specifically address impacts to sensitive visual resources and other air quality-related values.	No
004	17	WSR	The State believes that the BLM should disclose the reasons and rationale for determinations of eligibility and suitability for	No

Table 5.9.a. Public Comments and Responses: State of Utah

Record ID & Comment Number	Resource Category	Comment Text	Response to Comment	Doc Mod
		<p>proposed additions to the National Wild and Scenic River System, and to fully meet the requirements of state and federal law in doing so.</p>	<p>eligibility review process including the identification of outstandingly remarkable values as well as the Suitability Considerations by eligible river segments. The BLM complied with all applicable Federal laws, regulations, and policies in the Wild and Scenic Rivers Study Process.</p> <p>Appendix H, beginning on page H-91 gives detailed information on tentative classification of eligible wild and scenic segments and suitability considerations.</p>	
004	18	WSR <p>The State is concerned that Wild and Scenic River designations may limit water development by communities for future growth, limit industrial and agricultural growth, and reduce funding for the Colorado River Salinity Control program.</p>	<p>The Wild and Scenic Rivers Act implies a Federal reserved water right; however, it must be the minimal amount necessary for purposed of the Act, it must be adjudicated through State processes, and it would be junior to existing water rights. The amount of Federal right will vary from river to river, depending on the river's flows, the un-appropriated quantities in the river, and the values for which the river is being protected. There is no effect whatsoever on water rights on in -stream flows related to suitability findings made in a land use plan decision, barring Congressional action. Even if Congress were to designate rivers in the National Wild and Scenic Rivers System, any such designation would have no affect on existing, valid water rights. Section 13 (b) of the Wild and Scenic Rivers Act states that jurisdiction over waters is determined by established principles of law. In Utah, the state has jurisdiction over water. Although the Wild and Scenic Rivers Act implies a federal reserved water right for designated rivers, it doesn't require or specify any amount, and instead establishes that only the minimum amount for purpose of the Act can be acquired. Because the State of Utah has jurisdiction over water, BLM would be required to adjudicate the right as would any other entity, by application through state processes. Thus, for Congressionally designated rivers, BLM may assert a federal reserved water right to appurtenant and inappropriate water with a priority date as of the date of designation (junior to all existing rights), but only in</p>	No

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			<p>the minimum amount necessary to fulfill the primary purpose of the reservation. In practice, however, federal reserved water rights have not always been claimed if alternative means of ensuring sufficient flows are adequate to sustain the outstandingly remarkable values.</p> <p>During the suitability phase of the Wild and Scenic River process, San Juan County as well as the State of Utah and SITLA, were asked to supply information on uses, "including reasonably foreseeable potential uses of the area and related waters, which would be enhanced, foreclosed, or curtailed if the area were included in the national system of rivers, and the values which could be foreclosed or diminished if the area is not protected as part of the national system." (The Preliminary Eligibility Determination of Wild and Scenic Rivers, BLM, 2003). The preliminary eligibility determination summarizes suitability input by the public as well as local communities. Suitability decisions were made considering the results of this input.</p> <p>In 1994, Public Law 98-569 amended the Colorado River Basin Salinity Control Act and directed the Secretary to develop a comprehensive program for minimizing salt contributions from lands administered by BLM and to provide a report on this program to the Congress and the Advisory Council. BLM's Colorado River Basin Salinity Control program is designed to provide the best management practices (BMP) of the basic resource base. Successes with the resource base will translate to improved vegetation cover, better use of onsite precipitation, and stronger plant root systems. In turn, a more stable runoff regime and reduced soil loss should result, thus benefiting water quality of the streams in the Colorado River Basin including the San Juan River. In Section 1(b) of the Wild and Scenic Rivers Act, Congress states that one of the objectives of the Act is to protect the water quality of designated rivers. Congress further specified that the river-</p>	

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			<p>administering agencies cooperate with the EPA and state water pollution control agencies to eliminate or diminish water pollution (Section 2). Comparing the two, it is clear that the Wild and Scenic Rivers Act and the Colorado River Basin Salinity Control Act are not only complementary of one another, but share the same objective with regard to water quality. The Wild and Scenic Rivers Act directs the Secretary of the Interior or any government agency to prohibit any loan, grant, license, or otherwise construction of any water resources project that would have a direct effect on the values for which such river designation was established. The law also states that it cannot preclude licensing of, or assistance to, developments below or above a wild, scenic, or recreational river area or on any stream tributary thereto that will not invade the area or unreasonably diminish the scenic, recreational, and fish and wildlife values present in the area on the date of designation of a river as a component of the National Wild and Scenic Rivers System. However, projects intended to comply with the Colorado River Salinity Control Act are those that would generally benefit stream segments instead of affecting or unreasonably diminishing its values including water quality.</p>	
004	19	WSR The state is concerned about suitability findings for those streams where there are significant water diversions upstream.	<p>According the "Wild and Scenic River Review in the State of Utah Process and Criteria for Interagency Use" (July 1996), Congress has allowed for the existence of some human modification of a riverway, the presence of impoundments or major dams above or below a segment under review (including those that may regulate the flow regime through the segment). The existence of minor dams, diversion structures, and rip-rap within the segment shall not by themselves render a reach ineligible.</p>	No
004	20	WSR The State is concerned that the Draft RMP/EIS does not state the authority for protection of river segments while studies conducted under the Wild and Scenic Rivers Act are underway.	<p>Section 5 (d) of the Wild and Scenic Rivers Act requires that Federal land management agencies make wild and scenic river considerations during land use planning. Two stages of</p>	No

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			<p>review are involved. Eligibility is an inventory, solely involving river values. Suitability involves consideration of manageability and resource conflicts.</p> <p>As per BLM Manual 8351-Wild and Scenic Rivers-Policy and program .32 C, all eligible rivers are considered in the EIS for the planning effort as to their suitability for congressional designation into the National Wild and Scenic Rivers System. With any suitability determination made in the RMP, the free-flowing, outstandingly remarkable values, and tentative classification of rivers would continue to be protected until Congress makes a decision on designation.</p> <p>The Preliminary Eligibility Determination of Wild and Scenic Rivers (BLM, 2003) describes the authorities for the Wild and Scenic Rivers Study Process.</p>	
004	21	WC	<p>The State asks BLM to provide a detailed explanation of the rationale and authority for management of lands solely because of wilderness characteristics, and why such management does not circumvent the provisions of the statutorily required wilderness review process.</p> <p>The BLM's authority for managing lands to protect or enhance wilderness characteristics comes directly from the Federal Land Policy and Management Act (FLPMA) Section 202 (U.S.C. § 1712). This section of the BLM's organic statute gives the Secretary of the Interior authority to manage public lands for multiple use and sustained yield. Nothing in this section constrains the secretary's authority to manage lands as necessary to "achieve integrated consideration of physical, biological, economic, and other sciences." FLPMA, Section 202(c)(2) (43 U.S.C. § 1712(c)(2)). Further FLPMA makes it clear that the term "multiple use" means that not every use is appropriate for every acre of public land and that the Secretary can "make the most judicious use of land for some or all of these resources or related services over areas large enough to provide sufficient latitude for periodic adjustments in use...." FLPMA, Section 1039(c) (43 U.S.C. § 1702(c)). FLPMA intended the Secretary of the Interior to use land use planning as a mechanism for allocating resource use, including wilderness character management, amongst the various resources in a way that provides use for current and future</p>	No

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			<p>generations.</p> <p>The Norton-Leavitt Agreement recognizes that nothing in the Agreement shall be construed to diminish the Secretary's authority under FLPMA to manage a tract of land that has been dedicated to a specific use.</p> <p>IM 2003-275-Change 1 which is a direct outcome of the Norton-Leavitt Agreement states, "the BLM may consider information on wilderness characteristics along with information on other uses and values when preparing land use plans." The IM goes on to say "considering wilderness characteristics in the land use planning process may result in several outcomes including, but not limited to, ...emphasizing the protection of some or all of the wilderness characteristics as a priority over other multiple uses" (although the area will not be designated as a WSA). The IM also states "typically, resource information contained in the BLM wilderness inventories was collected to support a land use planning process. Public wilderness proposals represent a land use proposal. In either case the BLM is authorized to consider such information in preparation of a land use plan amendment or revision."</p> <p>In September 2006, Judge Benson, whose court approved the Norton-Leavitt Agreement, stated that the Agreement did not strip the BLM of its powers to protect lands it determined to have wilderness characteristics in a manner substantially similar to the manner in which such lands are protected when protected as WSAs.</p>	
004	22	WC	<p>The BLM should give strong consideration to recommendations submitted by local government and not manage lands to protect wilderness character where such management would, in the opinion of local governments, be contrary to the interests of local residents.</p> <p>Secs. 103, 201, and 202 of the Federal Land Policy and Management Act (FLPMA) direct the BLM to take into account the national interest as well as the local interest. In accordance with FLPMA and BLM rules, regulations, and policies, the BLM must provide management for all resources and resource uses on public lands.</p>	No

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				Strong consideration was given to local governments. San Juan County is a cooperating agency in the entire land use planning process including in the development of alternatives where non-WSA areas with wilderness characteristics were considered.	
004	23	WC	BLM should consider the existence of inholdings and valid existing rights (VER) where development of inholdings or VER may compromise management and protection of areas with wilderness characteristics.	Valid existing rights are considered Administrative Actions by the BLM and do not require a specific planning decision to implement. As noted in Chapter 1 under Planning Criteria and as outlined in the BLM's Land Use Planning Manual (Section 1601.06G), all decisions made in land use plans and subsequent implementation decision are subject to valid existing rights. The BLM will work with and subject to the agreement of holders of valid existing rights to modify proposed actions or activities to reduce the effect of the actions or activities on resource values and uses. These modifications may be necessary to maintain the choice of alternatives being considered during land use plan development and implementation, and may include appropriate stipulations, relocations, redesigns, or delay of proposed actions.	No
004	24	WC	The state strongly suggests BLM give serious consideration to San Juan County's new field information concerning areas asserted by BLM to have wilderness characteristics.	As part of BLM's wilderness characteristics inventory maintenance, BLM performed a combination of data and on-site reviews. This included specific field inspections, Interdisciplinary team review of data such as range files, County and BLM GIS data, and high-resolution 2006 aerial photographs. The BLM's findings are described in the 1999-2003 wilderness reinventory documentation, as well as the 2007 wilderness characteristics review process. The BLM is confident of the high-standard approach used to inventory the public lands and stands by its findings, particularly the findings, which involved wilderness characteristics inventory maintenance.	No
004	25	SOC	BLM's decisions on how to manage its lands directly affect	Non-BLM lands could be indirectly impacted by RMP	Yes

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		Utah's ability to manage state trust lands to provide revenue for public schools and other beneficiary institutions. The state believes the Draft RMP fails to adequately address two issues, 1) the impact of BLM management decisions on state trust lands, and 2) the need for a substantially more robust program for land tenure adjustments between the BLM and the State of Utah.	<p>decisions both positively and negatively. The analysis in Chapter 4 of the PRMP/FEIS has been modified accordingly. For specifics regarding the impacts on mineral revenue, please refer to response to comment 120-101.</p> <p>The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.</p>		
004	26	TRV	<p>The RMP should specifically state that: 1) SITLA will be permitted continued access to trust lands where motorized access is currently available; 2) SITLA may undertake reasonable maintenance activities of existing access across BLM lands; and 3) existing access routes to state trust lands will not be closed without approval by SITLA and the state.</p>	<p>The travel plan provides restrictions to the public for recreational purposes, but does not restrict uses permitted or authorized by the BLM. State inholdings may or may not currently have access, depending upon whether or not existing vehicle routes lead to them. Under different alternative scenarios, existing routes may be proposed to closure. BLM policy, as required by the Cotter decision (State of Utah v. Andrus, 10/1/79), is that "the state must be allowed access to the state school trust lands so that those lands can be developed in a manner that will provide funds for the common school..." This decision confined the issue of access to situations directly involving economic revenues generated for the school trust. The recreation restrictions do not prohibit the State from reasonable access to its lands for economic purposes through separate permit authorization as specified by the Cotter decision. Routes to state sections may not have been identified for recreation purposes due to resource conflicts or actual route conditions.</p>	No
004	27	TRV	<p>The state urges the BLM to consider San Juan County's transportation map and to make BLM's transportation plan consistent with the county desires to keep roads and routes</p>	<p>The BLM under its multiple use mandate has considered the needs of a wide variety of recreationists in the DRMP/EIS alternative formulation. The BLM analyzed each travel route</p>	No

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		open.	according to its purpose and need weighed against potential resource conflicts. This process is detailed in Appendix N of the DRMP/EIS. As described in Appendix N, the BLM's travel plan formulation involved numerous meetings of an interdisciplinary team (including vegetation, soils, wildlife and cultural resource specialists). Potential resource conflicts were identified, their extent evaluated, and then weighed against purpose and need for the particular route BLM feels that the range of alternatives reasonably covers options including roads to be closed and left open under discussion. The DEIS/RMP provides five alternatives that consist of no action, emphasis of protection and preservation of natural resources, balance between commodity production and protection of natural resources, and emphasis of commodity production and extraction. These alternatives provide a broad range of management actions to address the issues raised during scoping.	
004	28	AA The DEIS does not address consistency between neighboring jurisdictions' management objectives.	It was the intent in the development of the RMP/DEIS to be consistent with management objectives in the adjoining Moab BLM Planning Area where appropriate. This same intent was not necessarily applied to other neighboring jurisdictions. In some cases, the opportunity to develop consistency became apparent during scoping, comment periods and various interagency coordination meetings. Section 5.3 in the FEIS, (Consistency With Other Plans), addresses the consistency issue.	Yes
004	29	PRP The state encourages the BLM to contact all neighboring state, federal, and tribal agencies and collaboratively identify all other significant reasonably foreseeable activities to be considered as part of the analysis.	The Reasonably Foreseeable Development Scenario (RFD) for Oil and Gas is the best example of this process. Future foreseeable development for oil and gas was identified and analyzed for other land ownerships (non-BLM administered lands) within the Planning Area. Reasonably foreseeable activities for other resources on non-BLM administered lands were not identified unless they were brought up during scoping and comment periods.	No

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004	30	MOG	The RFD for fluid minerals does not clearly state whether its projections are limited to exploration, or include possible subsequent development based on likely discoveries.	The RFD includes projections for development and production activity. Page 1, 3rd paragraph, states "It was assumed that 59% of the wells drilled would be productive...It is also reasonable to assume that the number of wells to be abandoned...will equal approximately one-half the number of wells going into production." Page 2, paragraph 1, states "RFD ...is a long-term projection of oil and gas exploration, development, production, and reclamation activity." The narrative on Pages 13 and 14 of the RFD describes the associated disturbances which were factored into the average acreage of surface disturbance per well (9.6 acres), including areas needed for associated production activities such as gas production facilities, oil storage tanks, gathering/injection pipelines and roads.	No
004	31	MOG	The state encourages BLM to prepare a detailed transportation system use analysis as part of the RFD, similar to the UDOT's "Analysis of Freight Traffic Associated with Oil and Gas Development in the Uinta Basin."	The BLM acknowledges that a transportation system use analysis can be a useful tool in assessing impacts from oil and gas development. However, the benefit of a transportation analysis is much greater for areas such as the Uintah Basin which have a high level of current and projected oil and gas activity. In comparison, the projected activity levels for the Monticello Field Office are relatively low. The Monticello Field Office prepared a Reasonably Foreseeable Development (RFD) scenario for oil and gas development over the next 15 years. The development predicted in the RFD was utilized to generate the economic impacts in the Draft RMP/EIS as detailed on pg. 4-340 through 4-344.	No
004	32	WR	The State Engineer recommends that the BLM consider the impact its actions may have on water rights in general and non-BLM water rights in particular.	On page 1-12 of the DRMP/DEIS under Planning Criteria, the BLM states 1) the planning process would recognize the existence of valid existing rights, and 2) the BLM would adhere to all applicable laws (including state and local laws). The text has been edited to ensure that water rights are recognized as valid existing rights.	Yes
004	33	WC	The BLM inconsistently applied road data between the 1999	The Wilderness Study Area Interim-Management Policy ("IMP"	No

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		inventory and the 2007 WC review.	<p>or "WSA handbook") applied to inventories conducted prior to 2004. In 2004 BLM settled ongoing litigation with the State of Utah (known now as the Utah v. Norton Settlement Agreement). The IMP emphasized the difference between roads and "ways." A road was considered an impact on wilderness characteristics and needed to be excluded from the inventory unit. A "way" however, was not considered in and of itself a sufficient impact on naturalness to disqualify all or part of an inventory unit.</p> <p>Inventories conducted post-2004 applied current policy, which is based on IM 275-2003, Change 1 which emphasizes naturalness and does not distinguish roads from ways. The BLM has evaluated wilderness characteristics since 2004 on the basis of impacts to naturalness which could include both roads and ways.</p>	
004	34	WC The BLM should not consider undeveloped leases and potential for future development when it determines whether areas possess wilderness characteristics. The possibility of future development is irrelevant. It is only appropriate to consider this information when deciding whether to protect areas found to possess wilderness characteristics.	As part of its wilderness characteristics inventory maintenance, the BLM used a combination of field knowledge, ID Team review, og-wells GIS data, Reasonable Foreseeable Development (RFD) data, range allotment files, and a review of BLM and San Juan County (SJ CO) GIS data, including 2006 high resolution aerial photographs. RFDs were used to assist in determining what impacts were on the ground at the time of the 2007 Wilderness Character Review process to help determine naturalness. RFDs were not used to determine potential future scenarios for Oil and Gas Development. RFDs (potential Oil and Gas Development Scenarios) were used in determining what units would be managed for wilderness characteristics in the FEIS. This process allows the ID team to look at all resources during wilderness characteristics inventory maintenance. The BLM findings are described in the 2007 WCR process and are available as part of the administrative record in the Monticello BLM Field Office. The BLM stands by its findings of its wilderness characteristics inventories and WCR process.	No

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004	35	WC	The BLM needs to consider the new information on roads (2007) to reevaluate the findings of the 1999/2003 wilderness inventory.	The 2003 Revision Document for the Monticello Field Office made adjustments to Wilderness Inventory Areas based on county road data, none of which differs from the current county inventory. BLM stands by its 1999/2003 data.	No
004	36	WC	The BLM should clarify whether Grand Gulch WC area, units A and B, possess outstanding opportunities for solitude or primitive and unconfined type of recreation as required. If BLM relies on the existence of outstanding opportunities within the contiguous WSA to satisfy this requirement then BLM should clarify how these requisite values can be satisfied at another location.	The wilderness character review process used specific guidelines in determining whether or not the areas possessed wilderness character. Appendix O briefly discusses the criteria used in this process. These areas are not the same as Wilderness or Wilderness Study Areas. The documents relevant to the wilderness character review process in 2007 are available at the Monticello Field Office, on the Monticello web site and in the administrative record.	No
004	37	WC	The BLM should clarify whether the National Forest system roadless area adjacent to the Hammond Canyon WC area has been administratively endorsed for wilderness. If no, then BLM should explain the apparent departure from the 5,000 acre minimum size standard.	The National Forest Service area in question has not been determined by that agency to possess wilderness characteristics (itself a BLM term), and its adjacency is irrelevant. Although the unit does not officially meet the 5,000 acre size requirement, and it is not contiguous to lands that possess Wilderness Characteristics, it is bordered on the east side by Ute Tribal Lands and on the west side by USFS Roadless Lands, which significantly limits motorized use. The 4, 702 acres identified in Hammond Canyon consist of only public lands administered by the BLM and does not include any USFS Roadless Lands and was found to possess wilderness characteristics.	No
004	38	WC	The review form for the Upper Red Canyon WC area notes "much of the mining activity in the area is still visible in the form of audits or waste dumps." Also, opportunities for solitude or primitive and unconfined type of recreation are not described as being outstanding in character. Please clarify 1) the standard applied to determine the existence of naturalness and, 2) whether Upper Red Canyon WC area possesses the requisite outstanding opportunities for solitude or primitive and unconfined type of recreation.	As part of BLM's wilderness characteristics inventory maintenance, BLM performed a combination of data and on-site reviews. This included specific field inspections, Interdisciplinary team review of data such as range files, County and BLM GIS data, and high-resolution 2006 aerial photographs. The BLM's findings are described in the 1999-2003 wilderness reinventory documentation, as well as the 2007 wilderness characteristics review process. The BLM is confident of the high-standard approach used to inventory the	No

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				<p>public lands and stands by its findings, particularly the findings, which involved wilderness characteristics inventory maintenance.</p> <p>The ID team during the 2007 Wilderness review determined the surface disturbances noted in the 1979 inventory have naturally rehabilitated. Mining activity in the area while still visible is not considered to be a substantial impact to the naturalness of the area. With minimal evidence of continued human disturbances, opportunities for solitude can be found throughout the area.</p>	
004	39	WC	The opportunities for solitude or a primitive and unconfined type of recreation in the White Canyon WC area are not described as being outstanding in character. Please clarify whether opportunities must be outstanding in nature and whether the White Canyon WC area possesses these requisite values.	The 2007 wilderness character review examined 15 areas in the White Canyon area and found 3 of those areas to possess wilderness characteristics. The files relevant to the wilderness character review from 2007 are available in the administrative record and will provide specific information on the values of those areas reviewed.	No
004	40	WC	The review forms for the Bridger Jack Mesa, Indian Creek (A, B, C), White Canyon #8 and White Canyon #9 WC's indicate that outstanding opportunities for solitude are not present within the units themselves, but exist within contiguous WSAs, national parks, or wilderness inventory areas. Please clarify how the existence of requisite values can be satisfied by adjacent lands.	The ID team during the 2007 Wilderness review determined "Because of their size, opportunities for solitude or primitive recreation is limited, but exist when considered with the contiguous WIA and the AE lands within CNP."	No
004	41	AQ	The air quality analysis assumed all new compressors would operate at a NOx emission rate of 0.7 g/hp-hr (pg. 4-17). How will the BLM ensure this projection for newly permitted compressors?	This figure (0.7 g/hp-hr) was used as an analysis assumption and is based on the best available control technology. Air quality impacts would be analyzed for specific proposed oil and gas development on a case by case basis during the NEPA process. Air quality emission restrictions can be imposed at that time.	No
004	42	AQ	It appears that the air quality related analysis assumes all compressors used in natural gas development will be gas-fired. Please clarify how BLM will require utilization of compressor technology consistent with this assumption.	BLM assumed the use of gas-fired compressor for the purpose of the air resources analyses for the RMP. BLM would probably not prescribe a particular mitigation measure, such as gas-fired compressor. Rather, BLM would consider requiring the project proponent to demonstrate that potential	No

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				direct impacts would be less than levels-of-concern, as set by BLM.	
004	43	AQ	The section entitled Impacts of Mineral Decisions on Air Quality under Alternative A discusses emissions from multiple sources and notes that emissions from each source are well below applicable NAAQS. BLM relies on this statement as basis for each alternative, noting that impacts would be the same or similar to Alternative A. It is unclear how BLM equates additional emissions to anticipated ambient conditions.	Please see revised air resources section in Chapter 4. BLM would consider using a quantitative approach to estimate potential concentrations for a project-specific EIS associated with a proposed project.	Yes
004	44	VRM	Chapter 3 discusses visibility in Class I areas. No comparable analysis is contained in chapter 4. The state recommends BLM include a careful analysis of impacts to visibility.	In Chapter 4, impacts to each resource are analyzed by the primary resource. For instance, Table 4.13. Impacts to Cultural Resources under Alternative A includes a reference to visual resource impacts to cultural resources and so on through all alternatives for all resources.	No
004	45	GRA	Please clarify at pp. 2-17 and 4-75 why allotments would be unavailable for livestock grazing for the next 15 years. Please clarify if using the term "unavailable" reflects a decision to temporarily suspend, or permanently retire grazing.	Areas are to be made unavailable for grazing due to potential conflicts with other resources or uses (wildlife habitat, primitive recreation, vegetation, cultural, etc), areas being unsuitable for feasible grazing practices (lack of water/forage, inaccessibility, etc.), and permittee requests. Unavailable refers to these areas not being authorized for livestock grazing during the next 15 years.	No
004	46	GRA	There is an apparent discrepancy in the number of acres unavailable for livestock grazing under all alternatives as indicated on pages 2-16 and 4-254 (note: page numbers have changed since the last draft). Please resolve.	Acreages for particular areas may vary slightly due to the differences in shapefiles for GIS calculations. The correct acreage figure is 128,098 acres to remain unavailable for grazing. Additional acres unavailable for grazing are added to this figure in each alternative. Acreage corrections have been made in the FEIS.	Yes
004	47	GRA	Under the No Action Alternative, the BLM would make an additional 20,361 acres unavailable for livestock grazing. Please clarify why the No Action Alternative involves a change in current management.	The No Action Alternative implements a previous court decision pending final determination in RMP revision that closed grazing in several Comb Wash side canyons (Mule Canyon south of U-95, Arch, Fish, Owl, and Road). This decision closed 16,599 acres (pg. 2-92) (20,361 is incorrect). These acres are included in acres closed under the No Action	Yes

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				Alternative, thus no change in current management (see pg. 4-70). The statement of additional acres unavailable on page 4-254 is incorrect as these acres are already included in the No Action Alternative acres. These errors have been corrected in the FEIS.	
004	48	LAR	ES.4 (of the DEIS)– Planning Issues – Issue 8 (page ES-3 of DEIS), and; Section 1.3.1. – Scoping and Identifying Issues, Concern and Opportunities (Page 1-4). The discussions in these sections should contain detailed reference to the issue of inheld state lands within special areas such as WSAs, ACECs, and lands managed for wilderness characteristics. Priority should be given to resolving this issue.	It is not necessary to have this specific language stated in the description of the issue. Please refer to response to comment 004-52.	No
004	49	MOG	Section 1.3.2 – Development of Planning Criteria (page 1-11). The BLM states that the RMP will "apply only to public lands and, resources managed by the BLM." The BLM should reconsider whether it can impose its standard on split estate lands where it does not own the surface.	Information regarding leasing and development on split estate lands is found at the following Washington Office website: www.blm.gov/bmp/Split_Estate.htm . Instruction Memorandum No. 2003-202 outlines the policy, procedures and conditions for approving oil and gas operations on split-estate lands. In particular, the BLM will not consider an Application for Permit to Drill or a Sundry Notice administratively or technically complete until the Federal lessee or its operator certifies that an agreement with the surface owner exists, or until the lessee or its operator complies with Onshore Oil and Gas Order No. 1. Compliance with Onshore Oil and Gas Order No. 1 requires the Federal mineral lessee or its operator to enter into good-faith negotiations with the private surface owner to reach an agreement for the protection of surface resources and reclamation of the disturbed areas, or payment in lieu thereof, to compensate the surface owner for loss of crops and damages to tangible improvements, if any. In addition, the BLM will invite the surface owner to participate in the onsite inspection and will take into consideration the needs of the	No

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			<p>surface owner when reviewing the Application for Permit to Drill. The BLM will offer the surface owner the same level of surface protection BLM provides on Federal surface (Instruction Memorandum No. 89-201).</p> <p>Table 2.1, Page 2-18 (last paragraph) clarifies BLMs intent concerning management of split estate lands in the Monticello Field Office. On split estate lands, lease stipulations would consist only of those necessary to comply with non-discretionary federal laws, such as the Endangered Species Act. Discretionary measures to mitigate impacts to other resources, such as visual and wildlife, would not be applied as a lease stipulation but would be developed during site specific environmental analysis and would be attached as conditions of approval (COA) in consultation with the surface owner and consistent with lease rights.</p>	
004	50	SOC	<p>Section 1.4.4 – Energy Policy and Conservation Act. None of the alternatives adequately analyze the impacts from formally or effectively eliminating mineral development in lands subject to Special Designations, in terms of loss of revenue to the United States, State of Utah, local governments and Utah's school trust under EPCA.</p>	No
004	51	TRV	<p>Table 2-1 – Summary Table of Alternatives – Lands and Realty. It should be noted under all alternatives that, pursuant to Utah v. Andrus, BLM is obligated to grant reasonable access to the State of Utah and its grantees to school trust lands. In furtherance of this obligation, no existing roads providing access to trust lands should be closed without the consent of SITLA.</p>	Yes
004	52	LAR	<p>Section 3.6.2.1 – Land Tenure Adjustments and Section 3.6.2.1.2 – Exchanges. These paragraphs should specifically</p>	No

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		reference the need for Federal acquisition of State school trust lands that are captured by Federal reservations and withdrawals such as wilderness study areas will be a priority, in accordance with applicable BLM policy guidance. In addition State selection should be mentioned as an equally preferred method of land disposition as land exchanges.	<p>use planning decision.</p> <p>The federal Land Policy and Management Act (FLPMA) Section 203 requires the BLM to use the land use planning process to identify lands for disposal through sales. Identifying lands for Section 203 sale requires the BLM to meet certain criteria set out specifically in the statute.</p> <p>FLPMA allows the BLM to identify lands that would be available for exchange (both disposal and acquisition) more generally. The DRMP/EIS has identified lands generally available for exchange, including identifying State lands that are currently available for acquisition. The DRMP/EIS does not contain a schedule or prioritize these lands, but the BLM understands that State in-lieu and other exchanges are a high priority for the State and for the BLM.</p>	
004	53	SOC	Section 4.3 – Environmental Consequences of the Proposed Plan and All Alternatives. The state comments that BLM decisions to withdraw mineral lands from leasing in WSAs, areas with wilderness characteristics, ACECs, and other areas directly affects the economic viability of state trust lands inholdings in those areas, particularly for oil and gas.	No
004	54	SOC	Section 4.1.2 – Assumptions and Methodology for Mineral Development. The RFD must address the fact that BLM withdrawals and special designations directly affect development of oil and gas on SITLA lands. The BLM should assume that, in addition to the loss of oil and gas wells on BLM lands, there will be an additional loss of wells on SITLA lands in proportion to the amount of SITLA land within the proposed special designation under each alternative.	Yes

Table 5.9.a. Public Comments and Responses: State of Utah

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			<p>Non-BLM lands could be indirectly impacted by RMP decisions both positively and negatively. The analysis in Chapter 4 of the PRMP/FEIS has been modified accordingly to reflect the impacts in Alternative E on SITLA inholdings of the discretionary closures of public lands. The number of oil and gas wells foregone on SITLA lands, and the loss of revenue from SITLA wells foregone have been calculated and added to the analysis in Chapter 4.</p>	
004	55	<p>LAR Section 4.3.5 – Lands and Realty. The first paragraph of Section 4.3.5.1 (Impacts Common to the Proposed Plan and All Alternatives) incorrectly states that acres within WSAs, the Grand Gulch Special Emphasis area, NSO areas, and areas closed to oil and gas leasing will be excluded to new ROWs. In addition, BLM should note that since such ROWs and accompanying development could degrade wilderness characteristics in WSAs, acquisition of inheld state trust lands by land exchange will be a priority of BLM.</p>	<p>Narrative has been added to the text on these pages to clarify that the BLM has an obligation to grant reasonable access to inheld State lands in WSAs subject to Utah v. Andrus and the Interim Management Policy.</p> <p>Current BLM Utah State Policy is to give priority to State of Utah exchanges and such exchanges do not require a land use planning decision. Please refer to response to comment 004-52.</p>	Yes
004	56	<p>SOC Section 3.13-Socioeconomics (pgs 3-96). BLM decisions to withdraw mineral lands from leasing (WSAs, etc.) directly affect the economic viability of state trust lands inholdings. This should be acknowledged appropriately in the discussion of socioeconomic impacts.</p>	<p>The decision to manage lands as WSAs was made initially in the Federal Land Policy and Management Act (1976). Lands to be managed as WSAs in the State of Utah were identified in the 1980's. Any state trust land inholdings created by WSA management is beyond the scope of this plan.</p> <p>Those state land inholdings that are excluded from leasing as a result of the current planning effort have been specifically analyzed in the Socioeconomic section of Chapter 4. Please also refer to response to comment 004-54.</p>	Yes
004	57	<p>TRV Section 3.17.3 – Issues. Certain existing routes that provide the only physical access to trust lands sections would not be "Designated Routes," and motorized access on such routes would be terminated. The Draft RMP fails to address the impact of these closures on the economic value of the affected trust lands.</p>	<p>The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition,</p>	Yes

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				the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.	
004	58	LAR	Appendix C Lands and Realty: C.1 Tracts Identified for Disposal. The disposal land list is inadequate to meet the need for BLM to acquire all state trust lands in existing WSAs as well as proposed special designations. The state identified specific lands in these areas to be added to the disposal list.	Current BLM Utah State Policy is to give priority to State of Utah exchanges and such exchanges do not require a land use planning decision. Please refer to response to comments 004-52, 004-55,	No
004	59	CUL	The state suggests that the BLM develop a specific ongoing program to identify and target identification efforts under Section 110 of the National Historic Preservation Act.	These type of actions are administrative and do not require land use planning decisions to accomplish.	No
004	60	CUL	The state recommends the BLM undertake a final check to ensure that other potential areas of high cultural resource densities or values are examined for potential conflicts. The MFO should use techniques such as GIS, existing site databases.	On pg. 4-28, a model of cultural resource site density is described that was used to predict potential impacts to cultural resources. This model identified high, medium, and low site densities and this information was used to quantify the impacts. For site specific actions the BLM conducts a Class III cultural survey as appropriate.	No
004	61	CUL	The state suggests enhancing and strengthening the density analyses utilized in the Draft RMP/EIS. These techniques could be significantly enhanced and strengthened in implementation of the Final Plan for high cultural resource value areas which include Arch Canyon, Recapture Wash, and Montezuma Canyon.	The BLM will continue to enhance the inventory and density techniques for high cultural value areas identified in the final plan. As prescribed in Table 2.1, Management Common to All Action Alternatives, the BLM will continue to identify areas for special protection of cultural resources and develop specific cultural resource management plans for those areas. These type of actions are administrative and do not require land use planning decisions to accomplish.	No
004	62	CUL	Please clarify why Arch Canyon, Recapture Wash, and Montezuma Canyon have not been proposed for specific management consideration. The state recommends that these areas be considered for CSMA designation.	BLM considers these areas to possess important cultural values and will address issues in these areas with cultural special management plans as described under Management Common to All Action Alternatives. Please refer to response to comments 004-59 and 004-61.	No

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Record ID & Comment Number		Resource Category	Comment Text	Response to Comment	Doc Mod
004	63	CUL	The RMP proposes avoidance areas around National Register-eligible cultural resources and specific 100-foot buffers (page 4-284 and 4-385). The state recommends that rather than stipulations of a standard avoidance distance that the RMP stipulate that avoidance areas will be established that will be sufficient to protect the resources from direct and indirect impacts.	The intent of BLM is not to require a specific 100-foot buffer around National Register-eligible sites but to require an avoidance distance sufficient to protect cultural resources. The final RMP/EIS will refer to the 100-foot buffer only under Alternative A since that is the current management prescription. BLM will add narrative to the proposed RMP to clarify that a specific avoidance distance will not be required.	Yes
004	64	CUL	It is unclear from the RMP what protective measures are proposed under the various alternatives for Hovenweep National Monument, Square Tower (and potentially Cajon) Unit(s). Please clarify how potential visual impacts to the setting, feeling, and association of these units, particularly from solid and/or fluid minerals leasing and/or development, will be managed.	Under Alternatives B and C, the Hovenweep ACEC would be expanded 620+ acres from Alternative A, to a total of 2,418 acres. The management prescriptions under Alternatives B and C would be the same as Alternative A (the 620+ acre addition would be managed as the "General Area Exclusive of Special Emphasis Zones"). Table 2.1 has been revised to clarify the specific prescriptions that apply to the 620+ acre expansion. The 880 acre visual protection zone around the Monument has been carried forward in the FEIS under an NSO lease category. The total acreage shown on pg. 239 under Alternatives B and C for the Hovenweep ACEC should be 2,418 acres. BLM will correct the error.	Yes
004	65	CUL	With exception of the Alkali Ridge NHL, the Alkali Ridge area is listed under all alternatives as open for oil and gas development with either standard conditions or timing/controlled surface use conditions. The area appears to go from VRM Class III to VRM Class IV under all alternatives. The change in VRM Class appears to have the potential to result in adverse effects which will need to be analyzed during consultation on the RMP under Section 106 of the NHPA.	BLM understands its requirement to consult with the SHPO on the RMP and will comply. VRM class will remain as Class III for Alkali Ridge ACEC in the PRMP.	Yes
004	66	CUL	The Stipulation in Appendix A (Page A-5) for the Alkali Ridge area reiterates that an avoidance area will be established, but does not note whether this area will include consideration of indirect and cumulative as well as direct impacts to cultural resources.	BLM has reconsidered the stipulations for the Alkali Ridge ACEC and has rewritten them to include consideration of direct and indirect impacts to cultural resources.	Yes

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Record ID & Comment Number		Resource Category	Comment Text	Response to Comment	Doc Mod
004	67	CUL	The RMP rightly notes that the decisions have potential to cause adverse effects to cultural resources. These potential adverse effects may need to be addressed via mitigation during consultation of the RMP under Section 106 of the NHPA.	Please refer to response to comment 004-65	No
004	68	CUL	Table 2.1 (Page 2-8). The state encourages BLM to clarify the purposes and types of land treatments that could be authorized in the Comb Ridge CSMA, specifically whether land treatments modify the NSO stipulation as well as what VRM class would apply to this area.	<p>The Comb Ridge CSMA will be carried forward into the Proposed RMP as a recreation management zone within the Cedar Mesa Special Recreation Management Area (SRMA).</p> <p>Most of the management prescriptions proposed for the Comb Ridge CSMA will apply to the Comb Ridge recreation management zone. Future activities within the recreation management zone would be required to comply with those management prescriptions, including NSO and VRM II management objectives.</p> <p>Appendix A in the proposed RMP lists stipulations, including NSO and VRM II, that apply to surface disturbing activities within specific areas of the Monticello Field Office. The stipulations do not apply to non-surface disturbing activities as defined in the appendix. It is conceivable that non-surface disturbing activities could be allowed in the Comb Ridge recreation management zone. That determination would be made through site specific analysis of the proposal.</p>	Yes
004	69	CUL	Table 2.1 (Page 2-9). The area identified as "Butler Wash East of Comb Ridge" is not mapped like the other CSMA's. Please clarify whether this CSMA is mapped as part of the Comb Ridge CSMA and how large the Butler Wash East of Comb Ridge CSMA would be.	<p>The area identified as the "Butler Wash East of Comb Ridge" is part of the Comb Ridge SRMA. That part of the SRMA east of Comb Ridge was distinguished from the remaining area because it required separate prescriptions to address special management needs.</p> <p>The Comb Ridge SRMA will be carried forward into the proposed RMP as a recreation management zone within the Cedar Mesa Special Recreation Management Area (SRMA). Please refer to response to comment 004-68.</p>	No
004	70	CUL	The BLM notes in the RMP/DEIS on pages 4-284 and 4-385, that preservation-related management decisions would avoid	Buffers around cultural sites are not specifically defined but stated as "sufficient to allow for complete avoidance of the	No

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			cultural resource impacts by incorporating a buffer around sensitive areas. Please clarify what resources BLM intends to protect with buffers.	cultural resource" to prevent direct and most indirect impacts. The avoidance distance would be specific to the disturbing action. Please refer to response to comment 004-63.	
004	71	SOC	The royalty payments for oil reported on page 3-113 exceed the sale value by more than one million dollars. Please verify and explain this anomaly.	BLM agrees that the production and royalty information on page 3-113 is confusing as presented. The information has been clarified and any erroneous figures have been corrected in the proposed RMP.	Yes
004	72	REC	It is unclear in Chapter 3 whether ROS classifications are carried forward as part of the action alternatives and whether ROS classifications will change by alternative.	The Recreational Opportunity Spectrum (ROS) will not be carried forward in any of the action alternatives. A statement has been added to Section 3.11.2.1 clarifying this. Management decisions will be based on special designations such as SRMAs, ACECs, National Historic designations, WSAs, ISAs, ERMAs, Wild and Scenic River recommendations, Non-WSA lands with wilderness characteristics, etc.	Yes
004	73	REC	Please clarify whether the BLM intends to require permits and payment of fees in order to travel across SRMAs where the intended destination is on state land. Also, BLM should clarify how it intends to manage non-recreational use of SRMAs and non-BLM inholdings within SRMAs.	Travel through SRMAs to state land and non-recreational use of SRMAs would be managed as administrative use and fees would not be charged.	No
004	74	MOG	The Draft RMP/DEIS for both the Kanab and Richfield field offices assess cumulative timing limitations and their impact on oil and gas exploration and development for each alternative by classifying BLM administered lands into one of seven categories (i.e., Standard lease terms, controlled surface use, cumulative timing limits less than three months in duration, cumulative timing limits between three and six months in duration, cumulative timing limits between six and nine months in duration, areas subject to NSO stipulations, and areas unavailable for leasing). The state strongly encourages BLM to complete a similar analysis as part of the Monticello RMP/EIS and for all other RMPs within the State of Utah.	In accordance with IM 2003-233, lease stipulation categories used by the Monticello Field Office are consistent with the Uniform Format for Oil and Gas Lease Stipulations prepared by the Rocky Mountain Regional Coordinating Committee in March 1989.	No
004	75	OTH	Given the scale of available mapping, it is often difficult to	BLM has considered the interaction between management	No

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		reconcile interactions between management prescriptions. The state encourages BLM to carefully review and consider interactions between management stipulations as it formulates the Final RMP and eliminate incompatible requirements and improve mapping detail.	prescriptions and has attempted to make prescriptions compatible.		
004	76	VRM	To protect the viewshed in the area surrounding Goosenecks State Park, the state recommends changing the VRM Class from VRM Class III to VRM Class II, changing the oil and gas leasing to NSO and closing the area to mineral material disposal.	The BLM, in developing the PRMP/FEIS, can chose management actions from within the range of the alternatives presented in the DRMP/DEIS and create a management plan that is effective in addressing the current conditions in the planning area based on FLPMA's multiple-use mandate. BLM feels that the range of alternatives reasonably covers the options. For any proposals for leasing, all surrounding uses would be considered and analyzed in a site specific NEPA document. BLM feels this would adequately protect sensitive or scenic areas as those resources would be taken into consideration.	No
004	77	TRR	The state suggests the designation of training trails to control off-trail riding and indiscriminate OHV use around some dispersed camp areas and trailheads.	As stated in the Draft RMP/EIS (pg. 2-54) routes may be modified through subsequent implementation planning on a case by case basis. No specific trails or suggestions for "training trails" were submitted during the scoping period. After the RMP is completed and on a site specific basis, the BLM could consider training trails near dispersed camp sites in areas designated in the limited or open to OHV category. The BLM will consider the commenter's recommendation.	No
004	78	LAR	The RMP should recognize the opportunity to purchase rights-of-way across properties owned by SITLA to avoid having designated OHV routes closed in the future by the sale of these lands.	As noted in MCA Alternatives (Easements, pg. 2-15), easements would be acquired from willing landowners and the State of Utah to gain access to public lands or placement of facilities on non-public lands, and acquire easements to accomplish resource objectives.	No
004	79	TRV	It is unclear in Map 51(of the DEIS) whether or not routes shown in brown within the closed areas are open or closed. The state recommends that all of these routes remain open and the	The routes within the "Closed" areas are those that would remain open to vehicle use. These routes are either major county roads or access routes to trail heads or State lands.	Yes

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			map and its legend be modified.	The map has been modified to clarify this point.	
004	80	TRR	The section of the Piute Pass OHV trail that passes by the "Chocolate Drop" is closed in the plan. This section should be left open to maintain the integrity of the signed and mapped trail. Also a right-of-way across the SITLA property should be acquired to ensure continued public access.	This portion of the route is not designated in the plan due to a resource conflict within the route. BLM would make future route adjustments based on access needs, recreational opportunities, and resource constraints. These activities would be analyzed at the site-specific activity planning level.	No
004	81	TRR	The OHV users in the Monticello/Blanding area have worked to identify and preserve many loop trails on Public lands such as Bridger Jack, Jacob's Chair, Piute Pass and a large loop trail called Canyon Rim Riders Trail. The Utah State Parks would like to see these trails left open and opportunities preserved to complete missing sections.	Based upon the requirements of NEPA, the BLM used a systematic interdisciplinary approach fully considering physical, biological, economic, and social aspects of management actions for the range of alternatives. Plan accompanying the DRMP/EIS. The BLM would make future route adjustments based on access needs, recreational opportunities, and resource constraints. These activities would be analyzed at the site-specific activity planning level.	No
004	82	TRR	Under Management Common to All Action Alternatives (page 2-54), closures and restrictions are the options listed for dealing with adverse impacts caused by OHVs. The state believes mitigation should be the first option considered and applied where appropriate.	The Federal regulations at 8341.2(a) state "the authorized officer shall immediately close the areas affected to the types of vehicle causing the adverse affect." This does not preclude further analysis to determine a final course of action.	No
004	83	TRV	Table ES 1 – OHV Categories by Alternative. The BLM should ensure that access to remote irrigation facilities like diversions, gates, and canals are preserved.	These type of actions are administrative and do not require land use planning decisions to accomplish. The OHV category designations do not apply to administrative uses.	No
004	84	WSR	Table 3.50 – Individual Eligible Wild and Scenic River(s) Segments. In determining suitability, the rights of irrigators to divert flow from these rivers and streams need to be fully protected and considered.	Barring congressional action, there is no effect on water rights or instream flows related to suitability findings made in a land use plan decision. Even if Congress were to designate rivers into the National Wild and Scenic Rivers System, any such designation would have no effect on existing water rights. Section 13(b) of the Wild and Scenic River Act states that jurisdiction over waters is determined by established principles of law. In Utah, the State has jurisdiction over water. Although the Wild and Scenic Rivers Act implies a federal reserved water right for designated rivers, it does not require or specify any amount, and as noted above, confirms that Utah has	No

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			<p>jurisdiction over water rights. The BLM would be required to adjudicate the water right, in the same manner as any other entity, by application through state processes. Thus, for congressionally designated rivers, BLM may assert a federal reserved water right for appurtenant and unappropriated water with a priority date as of the date of designation (junior to all existing rights), but only in the minimum amount necessary to fulfill the primary purpose of the reservation.</p> <p>The Draft RMP/EIS states that the BLM would not seek water rights as part of a suitability determination made in the Record of Decision for the RMP.</p> <p>Please refer to response to comments 004-17, 004-18, 004-19, and 004-20.</p>	
004	85	WR Potential dam locations are shown on Map 46 (of the DEIS). The state assumes that the potential to construct dams in these areas has been preserved in the RMP but it is hard to tell from the maps and text whether or not this is the case. BLM should clarify by adding language to appropriate sections.	Potential dam locations were included on Map 46 as a factor related to potential eligibility for wild and scenic river designation. It was later determined that these potential dam sites did not affect the eligibility classification so this information has been removed from the map. Any future proposal for dam construction would be assessed on a case-by-case basis regardless of whether such information is listed in the RMP.	Yes
004	86	VRM The state objects if the Draft RMP does not make information supporting the VRM inventory class determinations available for review. The state also objects if the rationale for each VRM management class is not presented, nor is the impact on resources fully disclosed in the analysis of impacts.	The BLM will consider the commenter's recommendation to include information supporting the VRM inventory class determinations and the rationale for each VRM management class. BLM feels that the impacts of visual management on resources was fully disclosed for each resource in Chapter 4.	No
004	87	VRM The state has concerns that the BLM's identification of VRM inventory classes has led to a self-effectuating class protection scheme, rather than a source of information to be considered within the proposed resource use allocation schemes within each of the Draft's alternatives.	VRM inventory was completed in the late 1970s and early 1980s. These inventory classes were not changed. Management classes were subject to intensive discussions by an interdisciplinary team of BLM resource specialist using their best expertise and seeking the best compromises among resources to carry out BLM's mandate for multiple use and	No

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				sustained yield while protecting resource values including visual resources. BLM disagrees with the commenter's statement regarding a self-effectuating class protection scheme and stands by its decisions and analysis.	
004	88	WL	The state requests that the BLM not alter habitat designations from alternative to alternative. The proper description of crucial winter habitats should occur regardless of alternative. The alternatives should then describe different levels of impact to these habitats.	Please refer to response to comments 004-11 and 004-12.	No
004	89	WL	The Monticello RMP should be consistent with the newly developed Utah Wildlife Action Plan (UWAP). As a cooperator in developing this plan, the BLM should acknowledge it as the guideline for sensitive species management in the State of Utah.	On page 2-51 (of the DEIS), it states the "BLM would work with the UDWR to implement the Utah Comprehensive Wildlife Conservation Strategy to coordinate management decisions that would conserve native species and prevent the need for additional listings." This reference has been changed from the Utah Comprehensive Wildlife Conservation Strategy to the Utah Wildlife Action Plan.	Yes
004	90	SSS	UDWR intends to investigate the status of the Spotted ground squirrel, Stephens' woodrat and the Silky pocket mouse and would welcome mention of cooperation from the BLM in the RMP.	These species are included in the Utah Wildlife Action Plan. Please refer to response to comment 004-89.	No
004	91	SSS	Devils Canyon appears to be a unique habitat for the Acorn woodpecker and deserves special consideration.	Although there is not specific mention of Devils Canyon and the Acorn woodpecker, this area and species would be considered on a site-specific basis. Please refer to response to comment 004-89.	No
004	92	WL	Alternative C. The state encourages the BLM not to permit the use of toxicants to control prairie dogs except within 100 m of irrigated fields and pastures.	The use of toxicants to control prairie dogs would be considered on a site-specific basis and the state would be consulted at such a time.	No
004	93	WL	Alternative C. To protect western Yellow-billed Cuckoos and Southwestern Willow Flycatcher's habitat, the BLM should make a commitment in the RMP to locate designated campsites between Montezuma Creek and Bluff so that riparian wildfires	Fire pans are currently required along the river and BLM does follow all fire ordinances. The BLM is planning on developing a San Juan River Plan in the future and designated campsites would be considered during this site specific document.	No

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			are less likely to be started by campfires.		
004	94	VEG	The UDWR believes that desirable non-native plants should never be categorically excluded from use on western rangelands and encourages BLM not to exclude use of non-native plants in the Monticello RMP.	On pg. 3-159 it states "for revegetation purposes, the use and perpetuation of native species is a priority, except for instances when non-intrusive, non-native species are more ecologically or economically feasible." This policy under the Draft EIS / RMP allows use of non-native plant species where deemed appropriate on a site specific basis.	No
004	95	WL	The BLM needs to address how to avoid, reduce, and mitigate impacts from uranium mining on wildlife and their habitat in the RMP because voluntary mitigation efforts will be inadequate.	The BLM does not rely exclusively on voluntary mitigation to address impacts from uranium mining. Section 302 of FLPMA requires the BLM to prevent unnecessary or undue degradation of the public lands. Regulations at 43 CFR Subpart 3809 establish procedures and standards to ensure that operators and mining claimants meet this responsibility for operations authorized by the mining laws. All operations must meet the performance standards at 43 CFR 3809.420 including, measures to rehabilitate fisheries and wildlife habitat and measures to prevent adverse impacts to threatened or endangered species, and their habitat. Site specific environmental analysis is done for proposed mining operations and appropriate mitigation measures are attached as conditions of approval. Consistent with the mining laws, operations and post-mining land use must comply with the RMP management prescriptions (table 2.1., Page 2-19).	No
004	96	WL	The BLM should refer to the USFWS document Interim Guidelines to Avoid and Minimize Wildlife Impacts from Wind Turbines and consult with UDWR and USFWS about future wind energy development.	Future wind energy projects would be analyzed on a site specific basis and consultation with UDWR and USFWS would be done at that time. As stated in table 2.1 page 2-16, "Authorization of wind energy development would incorporate best management practices and provision contained in the Wind Energy Programmatic EIS, once this document becomes final."	No
004	97	WL	The state recommends that the BLM develop a long-term plan for mineral extraction and wildlife mitigation within the area	According to Washington Office Instruction Memorandum 2005-069, the BLM may identify off-site mitigation opportunities to address impacts of the project proposal, but is	No

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			covered by this RMP.	not to carry them forward for detailed analysis unless volunteered by the applicant.	
004	98	WL	The state recommends that the RMP require adequate mitigation (including off-site mitigation where appropriate) in all mineral leases that result in long-term impacts to crucial wildlife habitats.	The state cites no specific failures in the DRMP/EIS concerning onsite mitigation of impacts to crucial wildlife habitats. BLM's policy for the use of compensatory offsite mitigation for authorizations issued in the oil and gas program is contained in IM No. 2005-069. That policy states that the BLM will approach compensatory mitigation "on a voluntary basis where it is performed offsite." In its NEPA analysis, the BLM may identify other offsite mitigation opportunities to address impacts of the project proposal but should not carry them forward for detailed analysis unless volunteered by the applicant. Omission of discussion in the land use plan does not prohibit consideration of offsite mitigation at the project development phase.	No
004	99	WL	The state requests that this RMP consider impacts to hunting and fishing from energy development.	Hunting and fishing is considered a recreational activity and although it is not specifically mentioned; the impacts to hunting and fishing from energy development is discussed under 4.3.10.3.8 Impacts of Mineral Decisions on Recreation.	No

Table 5.9.b. Public Comments and Responses: San Juan County

Record ID & Comment Number		Resource Category	Comment Text	Response to Comment	Doc Mod
007	1	PRP	The County asks BLM to consider its statutory responsibility under FLPMA toward consistency of its land use plans with State and local plans.	The BLM is aware that there are specific County and State plan decisions relevant to aspects of public land management that are discrete from, and independent of, Federal law. However, the BLM is bound by Federal law. The FLPMA	No

Table 5.9.b. Public Comments and Responses: San Juan County

Record ID & Comment Number	Resource Category	Comment Text	Response to Comment	Doc Mod
			<p>requires that the development of an RMP for public lands must be coordinated and consistent with County plans, to the maximum extent possible by law, and inconsistencies between Federal and non-Federal government plans be resolve to the extent practical (FLPMA, Title II Sec. 202 ©(9)). As a consequence, where State and local plans conflict with Federal law there will be an inconsistency that cannot be resolved or reconciled.</p> <p>Thus, while County and Federal planning processes, under FLPMA, are required to be as integrated and consistent as practical, the Federal agency planning process is not bound by or subject to County plans, planning processes, or planning stipulations. The BLM will identify these conflicts in the FEIS/PRMP, so that the State and local governments have a complete understanding of the impacts of the PRMP on State and local management options. The BLM will document the required Governor's consistency review in Chapter 5.</p>	
007	2	AA The BLM's interpretation of the Multiple Use mandate where all uses occur someplace but not together is flawed. Landscapes can be managed so that a broad spectrum of resource uses can create social, economic and ecological wealth simultaneously. Multiple use management results in benefits to various resources. For example, grazing can be a tool to benefit wildlife and their habitats.	In developing land use plans, the BLM is mandated by FLPMA to observe the principles of multiple use and sustained yield. FLPMA defines multiple use as "the management of the public lands and their various resource values so that they are utilized in the combination that will best meet the present and future needs of the American people.....the use of some land for less than all of the resources, a combination of balanced and diverse resource uses that takes into account the long term needs of future generations for renewable and nonrenewable resources....with consideration given to the relative values of the resources and not necessarily to the combination of uses that will give the greatest economic return or the greatest unit output."	No
007	3	PRP More emphasis should be placed on monitoring the plan decisions both to measure the results of the plan and to insure	The Federal regulations at 43 CFR 1610.4-9 require that land use plans establish intervals and standards and evaluations	No

Table 5.9.b. Public Comments and Responses: San Juan County

Record ID & Comment Number	Resource Category	Comment Text	Response to Comment	Doc Mod	
		that actions are taken to incorporate any changes needed. Watershed function, livestock use, recreation, OHV use and wildlife populations are uses that should be monitored more closely. The plan should have greater flexibility to adapt to changing conditions.	based on the sensitivity of the resource decisions involved. The Record of Decision (ROD) for the RMP will commit to a monitoring plan the specifics of which will be developed subsequent to the signing of the ROD.		
007	4	PRP	San Juan County asks for more cooperation and collaboration with local, state, and federal agencies (as well as interest groups) in actions and decisions within the Field Office. Misunderstandings could then be worked out in advance -- in the field rather than the courtroom. Within the framework of this RMP, the BLM should provide more opportunities to facilitate cooperative relationships and foster better collaboration efforts.	The State of Utah and San Juan County are cooperating agencies involved in the preparation of the RMP. The BLM has involved the cooperating agencies in all aspects of the land use planning process including participation in the interdisciplinary team meetings. Cooperation and collaboration will continue on site specific projects after the RMP is completed and this does not require a plan decision to accomplish.	No
007	5	WR	San Juan County feels more emphasis should be placed on sustaining and developing healthy watersheds. The functionality of watersheds underlies all resources values. The best way to improve the functionality of watersheds is by increasing the ground cover. Well managed grazing is one of the best, most economical, large scale tools for increasing ground cover.	The BLM actively supports efforts to improve watersheds. The BLM is a partner in the Healthy Lands Initiative for Utah. The RMP, under all action alternatives, specifies the treatment of 30,000 to 50,000 acres over a 15 year period to restore ecosystem health and functioning condition (p. 2-58 of the DEIS). The RMP, under all alternatives, also specifies that grazing would be managed according to the Guidelines for Livestock Grazing Management to meet the Standards for Rangeland Health. Implementation of these standards would improve watershed health and functioning condition.	No
007	6	GRA	San Juan County supports livestock grazing in a prescriptive manner to accelerate progress toward improved rangeland health and reduction of catastrophic fire. The BLM should reassess timing and season of use for grazing.	The BLM Land Use Planning Handbook (H-1601-1) requires the BLM to identify lands available or nonavailable for livestock grazing. This is the only planning decision within the RMP. Decisions concerning timing and season of use are made on an allotment basis using the Standards for Rangeland Health and Guidelines for Grazing Management.	No
007	7	GRA	San Juan County feels that social/economic analysis for livestock grazing is inadequate, as many allotments have been reduced or closed. The county urges BLM to look at grazing on a watershed basis vs. an allotment basis so that livestock	Only one entire allotment is to be closed to grazing and that is the Dodge Canyon allotment (1598 BLM acres). This allotment has been in voluntary non-use for many years so there would be no change in the grazing situation from formal closing of	No

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		operations would have opportunities to be more profitable but also to benefit wildlife and other resources.	<p>the allotment to grazing in the PRMP. Other areas to be excluded from grazing are parts of allotments, not entire allotments. In all cases, these areas have not been used by livestock for many years so there would be no real change to the permittee or the on-ground situation from exclusion of livestock.</p> <p>BLM agrees that using a watershed perspective is important and may allow more flexibility in managing livestock operations for a wider range of benefits. This type of management can be used at the activity planning level regardless of whether it is so stated in the RMP. However individual allotments would still have to be considered as the building blocks to such an approach because of the tie of grazing preference to individual allotments.</p>	
007	8	TRV Table 2.1 at page 2-56 indicates the amount of "Open B-Class Roads" and Open D-Class Road" varies across alternatives. Please clarify the authority under which BLM would designate county roads, and what happens to a class B, C, or D road if BLM chooses not to designate it.	<p>It is beyond the scope of this document to make determinations on R.S.2477 claims. In the Tenth Circuit Court decision – SUWA v. BLM – September 8, 2005, the court noted that ultimately deciding who holds legal title to an interest in real property, including R.S.2477 right of way, "is judicial, not an executive, function." 425 F.3d at 752. Chapter one of the DEIS states at 1.3.3 ISSUES BEYOND THE SCOPE OF THE PLAN Settlement of R.S. 2477 (i.e., right-of-way) claims. The State of Utah and San Juan County may hold valid existing rights-of-way in the PA according to Revised Statute (R.S.) 2477, Act of July 28 1866, chapter 262, 8, 14 Stat. 252, 253, codified at 43 U.S.C. 932. On October 21, 1976, Congress repealed R.S. 2477 by passing the FLPMA. This RMP does not adjudicate, analyze, or otherwise determine the validity of claimed rights-of-way. However, nothing in the RMP extinguishes any valid right-of-way or alters in any way the legal rights the state and counties may have to assert and protect R.S. 2477 rights or challenge in federal court or other appropriate venues.</p> <p>Routes are coincident merely meaning that in a comparison</p>	No

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			that they appeared on both the County's list of routes as well as those identified by BLM.	
007	9	TRV Any closure of a state or county road within BLM administered lands will require assent of all parties with an interest in the road. BLM should carefully coordinate travel management with local governments and take care to avoid impinging upon the state's legal interests in public roads.	San Juan County was a cooperator in the development of the Travel plan. Each route was discussed with the County planner along with BLM resource specialists. As in the past, no route closures would be done without consultation and agreement with San Juan County officials, as has been done in the past.	No
007	10	TRV Access is of major concern to San Juan County. The County has been working with the BLM to get a road maintenance agreement which conforms to the 10th Circuit ruling.	BLM is as eager as the County to develop a Road Maintenance Agreement (RMA) between the two which satisfies the 10th Circuit Court 2005 ruling as well as both the County and BLM. However, a RMA would be developed and implemented after the signing of the RMP and not addressed nor will they be decided in the RMP DEIS.	No
007	11	SCO The State of Utah has a reversionary interest in any roads that may have been granted to the state and local government pursuant to R.S. 2477. Abandonment of the right-of-way by both entities is necessary for a complete resolution for any particular road.	It is beyond the scope of this document to make determinations on R.S.2477 claims. In the Tenth Circuit Court decision – SUWA v. BLM – September 8, 2005, the court noted that ultimately deciding who holds legal title to an interest in real property, including R.S.2477 right of way, "is judicial, not an executive, function." 425 F.3d at 752. Chapter one of the DEIS states at 1.3.3 ISSUES BEYOND THE SCOPE OF THE PLAN Settlement of R.S. 2477 (i.e., right-of-way) claims. The State of Utah and San Juan County may hold valid existing rights-of-way in the PA according to Revised Statute (R.S.) 2477, Act of July 28 1866, chapter 262, 8, 14 Stat. 252, 253, codified at 43 U.S.C. 932. On October 21, 1976, Congress repealed R.S. 2477 by passing the FLPMA. This RMP does not adjudicate, analyze, or otherwise determine the validity of claimed rights-of-way. However, nothing in the RMP extinguishes any valid right-of-way or alters in any way the legal rights the state and counties may have to assert and protect R.S. 2477 rights or challenge in	No

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				federal court or other appropriate venues.	
007	12	TRR	San Juan County supports Alt C for travel management. The county wants the BLM to highlight specific prescriptions to promote responsible use, such as areas that would be highlighted for OHV use, maps, signing, kiosks etc. In addition, BLM assumes that all impacts are the result of OHVs and does not mention impacts to other resources, such as wildlife, from hikers, mountain bikers, and other recreationists.	In the FEIS, the travel plan selected is similar to Alternative C with some corrections to the map. Zero acres would be open to cross country travel by OHVs as opposed to 2,311 acres in Alternative C. Approximately 8 miles in Arch Canyon is designated for motorized travel up to the USFS boundary as opposed to 3.8 miles in Alternative C. The creation of OHV use designation maps, placement of signs and kiosks, etc. would be accomplished during the implementation phase of the travel plan and is discussed in detail on page N-32, section N.15. Environmental consequences of alternatives such as "other recreationalist" and wildlife can be found in Chapter 4.	No
007	13	WL	The BLM erroneously uses the term critical habitat for wildlife habitat that does not apply to endangered species act. The term crucial habitat is used too loosely; UDWR uses crucial habitat as descriptive designations. They are not intended to mislabel resource concerns and result in a limitation of compatible uses. San Juan County disputes the acreage identified for crucial elk and deer winter range in San Juan County and submits information from Dr. Charles Kay in that regard.	The critical habitat term has been changed to crucial in the final RMP/EIS. The UDWR is the jurisdictional agency for wildlife management within the State. The BLM relied on the expertise of this agency for delineating wildlife habitats, estimating population numbers, and recommending wildlife restrictions.	Yes
007	14	WL	The BLM cites Sawyer et al. (2006) as the basis for its discussion of deer and elk habitat fragmentation, including maps 61 thru 65 and 69 thru 72. The county contacted the lead author of the study for his response to the study's applicability in San Juan County. Based on the author's written comments the county questions BLMs use of the referenced study. The county suggests that fragmentation maps for deer and elk along with the references thereto be removed and not included in the final RMP/EIS. The misuse of this scientific study raises questions about other	The fragmentation analysis is not an attempt to quantify specific impacts from site specific project but is presented to analyze the degree of habitat fragmentation under each alternative. GIS models were based on the BLM's best available information. These models address fragmentation differences between alternatives on a landscape level. The BLM acknowledges that the study may not fit the situation entirely as stated in Section 4.3.19.3.21, "The impacts of habitat fragmentation on various animal species are difficult to quantify. Even with site-specific, peer-reviewed ecological	No

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		<p>studies, particularly the Desert Sheep Habitat Fragmentation Analysis based on Singer et al. (2001) as presented in Table 4.216 on page 4-600. The county cautions BLM about using scientific studies inappropriately.</p>	<p>research on the impacts to particular wildlife species from habitat fragmentation, many variables that contribute to the severity of the impacts to nearby wildlife remain difficult to predict."</p>	
007	15	<p>WC</p> <p>Managing Non-WSA Lands for so-called wilderness characteristics violates FLPMA, Utah Code 63-38d-401(6)(b), the San Juan County master plan, the Norton-Leavitt Agreement and other agreements.</p> <p>The county asks the BLM to provide a detailed explanation of the rationale and authority for management of lands solely because of WC, and why such management does not circumvent the provisions of the statutorily required wilderness review process.</p>	<p>The BLM's authority for managing lands to protect or enhance wilderness characteristics comes directly from the Federal Land Policy and Management Act (FLPMA) Section 202 (U.S.C. § 1712). This section of the BLM's organic statute gives the Secretary of the Interior authority to manage public lands for multiple use and sustained yield. Nothing in this section constrains the Secretary's authority to manage lands as necessary to "achieve integrated consideration of physical, biological, economic, and other sciences." FLPMA, Section 202(c)(2) (43 U.S.C. § 1712(c)(2)). Further FLPMA makes it clear that the term "multiple use" means that not every use is appropriate for every acre of public land and that the Secretary can "make the most judicious use of land for some or all of these resources or related services over areas large enough to provide sufficient latitude for periodic adjustments in use...." FLPMA, Section 1039(c) (43 U.S.C. § 1702(c)). FLPMA intended the Secretary of the Interior to use land use planning as a mechanism for allocating resource use, including wilderness character management, amongst the various resources in a way that provides use for current and future generations.</p> <p>The Norton-Leavitt Agreement recognizes that nothing in the Agreement shall be construed to diminish the Secretary's authority under FLPMA to manage a tract of land that has been dedicated to a specific use.</p> <p>IM 2003-275-Change 1 which is a direct outcome of the Norton-Leavitt Agreement states, "the BLM may consider information on wilderness characteristics along with information on other uses and values when preparing land use plans." The IM goes on to say "considering wilderness</p>	No

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			<p>characteristics in the land use planning process may result in several outcomes including, but not limited to, ...emphasizing the protection of some or all of the wilderness characteristics as a priority over other multiple uses" (although the area will not be designated as a WSA). The IM also states "typically, resource information contained in the BLM wilderness inventories was collected to support a land use planning process. Public wilderness proposals represent a land use proposal. In either case the BLM is authorized to consider such information in preparation of a land use plan amendment or revision."</p> <p>In September 2006, Judge Benson, whose court approved the Norton-Leavitt Agreement, stated that the Agreement did not strip the BLM of its powers to protect lands it determined to have wilderness characteristics in a manner substantially similar to the manner in which such lands are protected when protected as WSAs.</p>	
007	16	WC The BLM inconsistently applied road data between the 1999 inventory and the 2007 WC review.	<p>The Wilderness Study Area Interim-Management Policy ("IMP" or "WSA handbook") applied to inventories conducted prior to 2004. In 2004 BLM settled ongoing litigation with the State of Utah (known now as the Utah v. Norton Settlement Agreement). The IMP emphasized the difference between roads and "ways." A road was considered an impact on wilderness characteristics and needed to be excluded from the inventory unit. A "way" however, was not considered in and of itself a sufficient impact on naturalness to disqualify all or part of an inventory unit.</p> <p>Inventories conducted post-2004 applied current policy, which is based on IM 275-2003, Change 1 which emphasizes naturalness and does not distinguish roads from ways. The BLM has evaluated wilderness characteristics since 2004 on the basis of impacts to naturalness which could include both roads and ways.</p>	No

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007	17	WC	The BLM should not consider undeveloped leases and potential for future development when it determines whether areas possess wilderness characteristics. The possibility of future development is irrelevant. It is only appropriate to consider this information when deciding whether to protect areas which have been found to possess wilderness characteristics.	As part of its wilderness characteristics inventory maintenance, the BLM used a combination of field knowledge, ID Team review, og-wells GIS data, Reasonable Foreseeable Development (RFD) data, range allotment files, and a review of BLM and San Juan County (SJ CO) GIS data, including 2006 high resolution aerial photographs. RFDs were used to assist in determining what impacts were on the ground at the time of the 2007 Wilderness Character Review process to help determine naturalness. RFDs were not used to determine potential future scenarios for Oil and Gas Development. RFDs (potential Oil and Gas Development Scenarios) were used in determining what units would be managed for wilderness characteristics in the FEIS. This process allows the ID team to look at all resources during wilderness characteristics inventory maintenance. The BLM findings are described in the 2007 WCR process and are available as part of the administrative record in the Monticello BLM Field Office. The BLM stands by its findings of its wilderness characteristics inventories and WCR process.	No
007	18	WC	The BLM needs to consider the new information on roads (2007) to reevaluate the findings of the 1999/2003 wilderness inventory and discuss any changes to BLM's 1999/2003 determination of WC that result from more recent route information and intrusion information.	The 2003 Revision Document for the Monticello Field Office made adjustments to Wilderness Inventory Areas based on county road data, none of which differs from the current county inventory. BLM stands by its 1999/2003 data. As part of BLM's wilderness characteristics inventory maintenance, BLM performed a combination of data and on-site reviews. This included specific field inspections, Interdisciplinary team review of data such as range files, County and BLM GIS data, and high-resolution 2006 aerial photographs. The BLM's findings are described in the 1999-2003 wilderness reinventory documentation, as well as the 2007 wilderness characteristics review process. The BLM is confident of the high-standard approach used to inventory the public lands and stands by its findings, particularly the findings, which involved wilderness characteristics inventory	No

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			maintenance.	
007	19	PRP San Juan County is opposed to "layering" of restrictive land use designations such as ACECs or SRMAs over WSAs or Wild and Scenic Rivers.	<p>"Layering" is planning. Under FLPMA's multiple use mandate, BLM manages many different resource values and uses on public lands. Through land use planning BLM sets goals and objectives for each of those values and uses, and prescribes actions to accomplish those objectives. Under the multiple use concept, BLM doesn't necessarily manage every value and use on every acre, but routinely manages many different values and uses on the same areas of public lands. The process of applying many individual program goals, objectives, and actions to the same area of public lands may be perceived as "layering." BLM strives to ensure that the goals and objectives of each program (representing resource values and uses) are consistent and compatible for a particular land area. Inconsistent goals and objectives can lead to resource conflicts, failure to achieve the desired outcomes of a land use plan, and litigation. Whether or not a particular form of management is restrictive depends upon a personal interest or desire to see that public lands are managed in a particular manner. All uses and values cannot be provided for on every acre. That is why land use plans are developed through a public and interdisciplinary process. The interdisciplinary process helps ensure that all resource values and uses can be considered together to determine what mix of values and uses is responsive to the issues identified for resolution in the land use plan. Layering of program decisions is not optional for BLM, but is required by the FLPMA and National BLM planning and program specific regulations.</p> <p>FLPMA directs BLM to manage public lands for multiple use and sustained yield (Section 102(a)(7)). As a multiple-use agency, the BLM is required to implement laws, regulations and policies for many different and often competing land uses and to resolve conflicts and prescribe land uses through its land use plans. BLM's Land Use Planning Handbook requires</p>	No

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			<p>that specific decisions be made for each resource and use (See, Appendix C, Planning Handbook "H-1601-1"). Specific decisions must be included in each of the alternatives analyzed during development of the land use plan. As each alternative is formulated, each program decision is overlaid with other program decisions and inconsistent decisions are identified and modified so that ultimately a compatible mix of uses and management prescriptions result.</p> <p>SRMAs are not restrictive of resource uses but rather are utilized to control recreation use. Several SRMAs overlay other designations such as WSAs, ACECs and wild and scenic river segments, but the management proposed in each is for differing purposes and is not incompatible.</p>	
007	20	<p>ACE</p> <p>The Draft RMP/EIS does not include a discussion on the nature or type of threat of "irreparable damage" or the regional significance of relevant and important values in its review. BLM misinterprets irreparable damage when reviewing and analyzing ACECs in the Draft RMP/EIS. The ACEC tool was intended by Congress to be limited to only those instances where irreparable damage would be caused without designation. Most surface disturbing actions can eventually be repaired.</p> <p>The BLM must explain the need for "special" management for the ACEC and explain how this management is not duplicative of other normal BLM management or protections afforded by other state or federal laws.</p>	<p>The ACEC evaluation appendix (Appendix H) was modified, and a section added discussing threats to the relevant and important ACEC values; however, whether the threats currently exist does not preclude a potential ACEC from being considered in the action alternatives. All nominated areas, where the BLM has determined to have relevant and important values, are identified as potential ACECs and are addressed in the action alternatives. Threats to relevant and important values are likely to vary by alternative.</p> <p>On August 27, 1980, the BLM promulgated final ACEC guidelines (45 Federal Register 57318) clarifying the term "protects" – "To defend or guard against damage or loss to the important environmental resources of a potential or designated ACEC. This includes damage that can be restored over time and that which is irreparable. With regard to a natural hazard, protect means to prevent the loss of life or injury to people, or loss or damage to property." Thus, BLM is to consider the potential for both reparable and irreparable damage when protecting important historic, cultural, or scenic values; fish</p>	Yes

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			<p>and wildlife resources; or other natural systems through ACEC designation. This interpretation is consistent with FLPMA's legislative history and implementing policy.</p> <p>Section 2 of the guidelines clarifies that ACECs are special places within the public lands. It states: "In addition to establishing in law such basic protective management policies that apply to all the public lands, Congress has said that 'management of national resource lands [public lands] is to include giving special attention to the protection of ACECs, for the purpose of ensuring that the most environmentally important and fragile lands will be given early attention and protection' (Senate Report 94-583, on FLPMA). Thus, the ACEC process is to be used to provide whatever special management is required to protect those environmental resources that are most important, i.e., those resources that make certain specific areas special places, endowed by nature or man with characteristics that set them apart. In addition, the ACEC process is to be used to protect human life and property from natural hazards."</p>	
007	21	VRM The County objects if the Draft RMP does not make information supporting the VRM inventory class determinations available for review. The County also objects if the rationale for each VRM management class is not presented, nor is the impact on resources fully disclosed in the analysis of impacts.	The VRM inventory was completed in the late 1970s and early 1980s. These inventory classes were not changed. Management classes were subject to intensive discussions by an interdisciplinary team of BLM resource specialist using their best expertise and seeking the best compromises among resources to carry out BLM's mandate for multiple use and sustained yield while protecting resource values including visual resources. BLM disagrees with the commenter's statement regarding a self-effectuating class protection scheme and stands by its decisions and analysis.	No
007	22	VRM The County has concerns that the BLM's identification of VRM inventory classes has led to a self-effectuating class protection scheme, rather than a source of information to be considered	Please refer to response to comment 7-21.	No

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		within the proposed resource use allocation schemes within each of the Draft's alternatives.		
007	23	AA In the analysis of the impacts for the Draft RMP/EIS, almost all the impacts are attributable to OHV use, oil and gas use, and, to some extent, grazing. The underlying theme is that these 3 things are the cause of all negative impacts and if they are eliminated or controlled then everything else is taken care of. The BLM should consider cheat grass and juniper encroachment, invasive weed problems, and catastrophic fires. The BLM should utilize livestock to control invasive plants.	In the Draft RMP/EIS, surface disturbing activities are considered potential negative impacts to natural and cultural resources. On page A-1, surface disturbing activities are defined. Surface disturbing activities include, among many other things, oil and gas development and cross country OHV use. Neither grazing nor vehicle travel on vehicular routes are defined as surface disturbing activities. The BLM has addressed cheat grass, juniper encroachment, invasive weeds and catastrophic fires. On pg. 2-50 in decisions common to all action alternatives, the BLM specifies controlling and reducing invasive and noxious weed species. Vegetation treatments areas for pinyon-juniper area are identified on pg. 2-14. The PRMP/FEIS adopts the Utah Fire Plan, which seeks to prevent catastrophic fires. On an allotment basis, Standards for Rangeland Health and Guidelines for Grazing Management could be utilized to control invasive species on any given allotment.	No
007	24	SOC San Juan County commends the BLM for the effort that has been expended to better understand and portray socioeconomic impacts in this DRMP. This has been a weakness in previous plans. San Juan County encourages BLM to use studies done by Utah's universities to enhance this information such as the social survey undertaken by USU and the economic studies done by the U of U. Every NEPA action in the RMP should include a discussion on socioeconomic conditions and fully disclose all impacts.	The BLM has reviewed the Utah State University survey of rural counties conducted by the State of Utah. The BLM received preliminary data for San Juan County after completion of the Draft RMPM/EIS. The BLM has incorporated findings in chapter 3 of the PRMP/FEIS as appropriate. In addition, an appendix has been added to the PRMP/FEIS which summarizes the results of this study. The recent research undertaken by the University of Utah's Bureau of Economic and Business Research on oil and gas activities in San Juan County is not yet complete. The unexpected death of the primary researcher has slowed this effort. The BLM has extensively utilized data provided by the	Yes

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				Utah Division of Oil, Gas and Mining in its economic analyses of the contributions of various industries. On a broad land use planning level, the BLM has disclosed the socioeconomic impacts from various resource actions as discussed in Chapter 4 of the DRMP/EIS. It is not practical to separate out the socioeconomic impacts of the many of the specific resource decisions specified in the plan.	
007	25	LAR	There is no mention of Ute Indian lands in Table 1.1 on pg. 1-2.	That error has been corrected in the PRMP/FEIS.	Yes
007	26	WC	San Juan County is opposed to any non- WSA wilderness designations described in 1.3.1.3, Non-Wilderness Study Areas (WSA) Lands with Wilderness Characteristics on pg. 1-6.	The commenter's preference is noted.	No
007	27	CUL	Pg. 2-8 and 2-9 - The management prescriptions for the Comb Ridge CSMA are more restrictive for Alternative C than Alternative B with regard to group size. The County questions how limits on group size and restrictions on collection of firewood for campfires can be enforced.	The restrictions on group size have been eliminated in the PRMP and collection of firewood for campfires is not restricted in the PRMP. Therefore, enforcement is not an issue.	No
007	28	CUL	Pg. 2-11 - The County requests BLM's rationale for the limits of people per day, numbers in rooms and numbers in corridors proposed for McLoyd Canyon-Moon House CSMA. How will compliance be accomplished?	The limits for people per day, numbers in rooms and numbers in corridors in the McLoyd Canyon-Moon House area are based on the results of a condition assessment that was conducted for the Moon House Complex. This condition assessment was conducted by the National Park Service, Archaeological Site Conservation Program, Mesa Verde National Park. The limits are designed to protect the site from threats caused by uncontrolled visitation. Such threats include damage to existing intact plaster walls and damage to structural elements such as walls and floors that are already weakened by visitation and other natural factors. Compliance will be accomplished through establishment of a site stewardship program for the site, information about visiting the site that will be provided at the Kane Gulch Ranger Station, and through patrols by BLM rangers and law enforcement.	No

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007	29	CUL	Pg. 2-12 - The Hole-in-the-Rock trail is one of regional and national importance and yet is basically ignored in the DRMP. The BLM should consider assistance from other individuals, organizations, and government entities that have an interest in interpreting and protecting the trail.	The BLM does consider assistance from other individuals, organizations, and government entities who may have an interest in the Hole in the Rock Trail. In Table 2.1, page 2-12, Historic Trails, under Management Common to All Alternatives, it states that the Hole in the Rock Trail would be managed for Heritage Tourism in consultation with the Utah State Historic Preservation Office and Native American Tribes, as well as interested stakeholder groups.	No
007	30	FIR	Pg. 2-13 (note: page numbers have changed since the last draft) The Prescott National Forest has used goats in critical WUI areas to successfully reduce fuels. Is the BLM planning to use goats/sheep as a fuel treatment? If so, where and how?	The Finding of No Significant Impact and Decision Record for the Utah Land Use Plan Amendment for Fire and Fuels Management (UT-USO-04-01) signed in September of 2005 identifies maximum treatment acres and authorizes fuels treatment activities for the Monticello Field Office. The Land Use Plan Amendment, the associated USFW Biological Opinion, and the Resource Protection Measures developed to minimize or avoid resource impacts from fire management actions are incorporated into this RMP. The LUP Amendment incorporated new fire management policy, guidance and directives for BLM-administered lands in Utah, although detailed information regarding fire management goals and objectives was provided in a programmatic Fire Management Plan (FMP). The FMP covers field offices administered by an individual fire district such as the Moab Fire District which oversees fire management for the Monticello Field Office. The LUP Amendment for Fire and Fuels states (Chapter 1, page 1-11) that the [EA] is limited to planning-level analyses and that site-specific analysis of resources such as air, water, soil, and cultural is conducted for individual fire management planning and implementation actions. Public comment was solicited for the LUP Amendment as well as for the Moab Fire District FMP. The EA process also involved collaboration between the public, the BLM and other governmental and local agencies. The LUP Amendment states (Chapter 2, page 2-10) that acreages identified for fire management [in the LUP	No

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			Amendment and as carried through in the RMP] are broad guidelines useful for the development of field office Fire Management Plans (FMP), and are not "assumed to be quotas, targets or exact limitations." The FMP covering the Monticello Field Office does include descriptions of individual Fire Management Units (FMUs) for the vegetative communities within the field office, and outlines general fire management goals for each of those FMUs. The programmatic EA for the FMP (UT-063-04-02, UT-060-2005-042) analyzed the overall direct, indirect and cumulative impacts of fire management goals and objectives. Individual vegetation treatment methods, potential impacts from treatments, and the number of acres proposed for a treatment in a vegetative community or communities would be detailed and analyzed at a project-level basis in a site-specific NEPA document.	
007	31	AA The Health and Safety section seems rather weak. Is abandoned mine lands the only health and safety concern in the Monticello Field Office?	The goal for the Health and Safety section states that the BLM would manage hazardous risks on public lands to protect the health and safety of public land users and stewards, protect natural and environmental resources, minimize future hazardous and related risks, costs and liabilities, and mitigate physical hazards in compliance with all applicable laws, regulations and policies. Statements were added under this section to include all physical hazards, hazardous materials and hazardous wastes for mitigation and management common to all alternatives.	Yes
007	32	GRA Under Livestock Grazing, Management Common to All Alternatives, the statement "Modify and implement existing Allotment Management Plans...that require such action" is unclear. Please clarify intent and need.	The intent is to use an AMP where appropriate as the vehicle to implement grazing management actions which would facilitate maintaining or achieving Standards for Rangeland Health. Not all allotments would need an AMP to accomplish this goal. Those listed are existing AMPs and those allotments where new AMPs would be most effective.	No
007	33	GRA Please furnish rationale and authority to allocate 17,300 acres	This is an allocation recommended by the Grazing Advisory Board in the 1960s or early 1970s which was approved in a	No

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			to wildlife (parts of Peter's Canyon and East Canyon).	previous Management Framework Plan (Land Use Plan) and has been in effect since that time. The rationale was that these steep slopes and benchlands along the edges of these canyons were better suited to wildlife use than domestic livestock. The authority is in the Taylor Grazing Act, Grazing Regulations and Land Use Planning Regulations.	
007	34	GRA	San Juan County policy is against the relinquishment or retirement of grazing rights in favor of conservation, wildlife and other uses. Please clarify BLM's goals in encouraging relinquishment and what mechanism would be used to retire grazing rights.	BLM does not encourage relinquishment of grazing preference. BLM policy recognizes the prerogative of a grazing permittee to voluntarily relinquish his grazing preference. As stated on Pg. 2-17 of the DEIS, once relinquished, the preference is still available for application for preference for grazing by livestock unless BLM determines that the lands are better used for other purposes. If the latter is the case, discontinuation of grazing would be made by amendment to the RMP. Even so, discontinuance would not be permanent but would be subject to reconsideration during subsequent revision or amendment of the RMP.	No
007	35	REC	Pg. 2-21(note: page numbers have changed since last draft). The county is concerned that the BLM establishes SRMAs to charge fees without providing facilities.	BLM policy directly ties the charging of fees to the level of facilities provided. Recreational site fee establishment is out of the scope of this document.	No
007	36	REC	Pg. 2-22 (note: page numbers have changed since last draft). The BLM should insure that providing facilities and services for other agencies doesn't take away from management needs that occur on BLM lands. In particular, the NPS Needles District should provide camping facilities for its visitors within the NP since there is ample room for facilities and because the NPS has a larger budget.	The BLM priority is to provide facilities and services for BLM public land users.	No
007	37	CUL	Pg. 2-25 (note: page numbers have changed since last draft). The one goal listed for the Cedar Mesa Cultural SRMA is "Integrate management between the BLM and NPS to provide outstanding recreational opportunities and visitor experiences while protecting natural and cultural resource values." The County feels there is little shared recreational opportunities	Although opportunities may be limited, the BLM will strive to integrate management between the BLM and NPS to provide outstanding recreational opportunities and visitor experiences while protecting natural and cultural resource values when possible.	No

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			across the BLM/NPS common boundary because of topography and other factors. Also, there is nothing to address this goal in Appendix E Recreation, or Chapter 4.		
007	38	PRP	Pg. 2-25 (note: page numbers have changed since last draft). The maps for Cedar Mesa Cultural SRMA and ACEC for Valley of the Gods overlap. Please clarify the management of this area to avoid the layering of protection.	In the FEIS, this overlap does not exist.	No
007	39	AA	The BLM should resolve inconsistencies in the Draft RMP/EIS. For instance, on page 4-266, reference is made to "Section 3.10.4.2." However the County could find no Section 3.10.4.2. Likewise on page 4-267, reference is made to recreational trends in Section 3.10.4 but that section discusses paleontological resources.	These inconsistencies have been corrected in the PRMP.	Yes
007	40	REC	Pg. 2-29 (note: page numbers have changed since last draft). The first bullet concerning camping under management common to all alternatives seems to be in conflict with Alternatives A, C, and D. Please clarify.	The second part of the first bullet under Management Common to All Action Alternatives stating "Camping outside of the riparian corridor within this area would be limited to designated campsites only" is incorrect. Camping management prescriptions vary with each alternative. A change has been made in the document. The camping management prescription for the proposed plan is: Dispersed camping would be allowed in the Indian Creek Corridor, except within the established designated camping zones: Bridger Jack Mesa, Indian Creek Falls, and Creek Pasture. Camping within these zones is limited to designated sites.	Yes
007	41	REC	Pg. 2-29 (note: page numbers have changed since last draft). The county encourages BLM to address the safety issue in Indian Creek caused by rock climbers who park and obstruct traffic within the narrow highway corridor.	Chapter 2, page 2-29 states management of the Indian Creek Corridor would be in conformance with the guidance outlined in the Indian Creek Corridor Plan. Bullet number 10 listed under the guidelines states "parking areas would be developed."	No
007	42	WL	Pg. 2-29 (note: page numbers have changed since last draft). In	In areas, such as Indian Creek and Bridger Jack Mesa where	No

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		some instances such as Bridger Jack Mesa, timing and other restrictions apply to OHVs to protect wildlife/raptors but the same restrictions do not apply to rock climbers. The county requests BLM to clarify this apparent inconsistency.	there are rock climbers; BLM conducts annual raptor surveys and have closed portions of the climbing areas to protect raptors. On Page 2-60 in Table 2.1 it states to "Temporarily close areas (amount of time depends on species) near raptor nests to rock climber or other activities if activity may result in nest abandonment."		
007	43	WL	Pg. 2-31 (note: page numbers have changed since last draft). San Juan County feels that restrictions imposed in wildlife areas are excessive and not supported by best science. In particular, road use should be allowed unless impacts can be shown.	All surface restrictions imposed in wildlife areas have exceptions, modifications, and waiver languages that allows for flexibility and use of current situations and science when making a site-specific decision (see Appendix A).	No
007	44	WR	Pg. 2-33 (note: page numbers have changed since last draft). San Juan County feels that more emphasis on watersheds is needed in the RMP.	Please refer to response to comment 007-5.	No
007	45	PRP	Pg. 2-34 (note: page numbers have changed since last draft). San Juan County is opposed to any layering of ACEC's over WSAs.	Please refer to response to comment 007-19.	No
007	46	ACE	Pg. 2-34 (note: page numbers have changed since last draft). San Juan County feels that, with exception of the National Historic Landmark (2,146 acres), the Alkali Ridge ACEC does not meet the requirements necessary to qualify as an ACEC and that the area can be protected within the framework of current laws and regulations. The County urges BLM to not manage this area as an ACEC but choose Alternative D in the final RMP.	Please refer to response to comment 007-20.	No
007	47	PRP	Pg. 2-37 (note: page numbers have changed since last draft). San Juan County cannot support the designation of the Butler Wash North ACEC due to its layering over a WSA. However, the County would support Alternative C if the WSA was not included as part of the ACEC.	In the FEIS, the Butler Wash North area would not be designated as an ACEC but would be managed under the IMP.	No
007	48	ACE	Pg. 2-37 (note: page numbers have changed since last draft). The statement "Portions of the Cedar Mesa ACEC lie within 8	A correction has been made in the document showing that 3 WSAs and 1 ISA lie within the Cedar Mesa ACEC.	Yes

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		<p>WSAs" under Management Common to All Alternatives should be clarified because according to all of the maps there are only 4 WSAs. San Juan County recommends that BLM avoid layering of protective designations.</p>	<p>"Layering" is planning. Under FLPMA's multiple use mandate, BLM manages many different resource values and uses on public lands. Through land use planning BLM sets goals and objectives for each of those values and uses, and prescribes actions to accomplish those objectives. Under the multiple use concept, BLM doesn't necessarily manage every value and use on every acre, but routinely manages many different values and uses on the same areas of public lands. The process of applying many individual program goals, objectives, and actions to the same area of public lands may be perceived as "layering." BLM strives to ensure that the goals and objectives of each program (representing resource values and uses) are consistent and compatible for a particular land area. Inconsistent goals and objectives can lead to resource conflicts, failure to achieve the desired outcomes of a land use plan, and litigation. Whether or not a particular form of management is restrictive depends upon a personal interest or desire to see that public lands are managed in a particular manner. All uses and values cannot be provided for on every acre. That is why land use plans are developed through a public and interdisciplinary process. The interdisciplinary process helps ensure that all resource values and uses can be considered together to determine what mix of values and uses is responsive to the issues identified for resolution in the land use plan. Layering of program decisions is not optional for BLM, but is required by the FLPMA and National BLM planning and program specific regulations.</p> <p>FLPMA directs BLM to manage public lands for multiple use and sustained yield (Section 102(a)(7)). As a multiple-use agency, the BLM is required to implement laws, regulations and policies for many different and often competing land uses and to resolve conflicts and prescribe land uses through its land use plans. BLM's Land Use Planning Handbook requires</p>	

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				that specific decisions be made for each resource and use (Planning Handbook "H-1601-1"). Specific decisions must be included in each of the alternatives analyzed during development of the land use plan. As each alternative is formulated, each program decision is overlaid with other program decisions and inconsistent decisions are identified and modified so that ultimately a compatible mix of uses and management prescriptions result.	
007	49	PRP	Pg. 2-37 (note: page numbers have changed since last draft). San Juan County cannot support any of the alternatives for the Cedar Mesa area because of the layering of ACEC and C-SRMA over WSA. The County would support Alternative C if the ACEC and C-SRMA are removed from the WSA and management is in accordance with the IMP in those areas.	In the FEIS, the ACEC and the C-SRMA are not being carried forward. The area will be managed as a SRMA and it will contain WSAs. See also refer to response to comment 007-48.	No
007	50	ACE	Pg. 2-37 (note: page numbers have changed since last draft). Management prescriptions for the Cedar Mesa ACEC under Alternative C are unclear. For instance the County cannot determine rather activities such as geophysical work, disposal of mineral materials, or mineral entry are available.	The text of the PRMP has been changed to clarify the management prescriptions.	Yes
007	51	TRV	Pg. 2-40 (note: page numbers have changed since last draft). The OHV open area is not included under Alternative C for the Indian Creek ACEC. This seems to be an oversight since it is addressed in other portions of the plan. The County supports Alternative C for this area provided the OHV open area is included.	The Indian Creek open to OHV area is not to be confused with the Indian Creek ACEC. The ACEC was established to maintain visual resources and it has been closed to OHV use since its establishment and is to remain that way in Alternative C. The ACEC was never included in the 2214 acres in the Indian Creek area that is open to OHV use in certain alternatives.	No
007	52	WSR	Pg. 2-45 (note: page numbers have changed since last draft). San Juan County feels that a W&SR designation in Dark Canyon is unnecessary because current management for the WSA already protects the ORVs. W&SR status for this segment would be confusing and would present unnecessary management problems and associated costs.	The Wild and Scenic River suitability process and the WSA process differ. The outstandingly remarkable values found along Dark Canyon differ from the wilderness values found within the WSA. It is very common for rivers within Wilderness Areas to be designated as Wild and Scenic Rivers by Congress.	No
007	53	WL	Pg. 2-54 and 2-56 (note: page numbers have changed since	Comment noted. The proposed travel plan has been adjusted.	Yes

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		<p>last draft). San Juan County is opposed to any alternative in the Monticello RMP/EIS which closes any portion of the Arch Canyon road. Reasons for the County's opposition include: 1) the Flannelmouth Sucker is not found above the State Section (T. 37 S., R. 10 E., Section 16). Therefore there is no justification to close the Arch Canyon road to protect this species above the State Section; 2) The stream is in proper functioning condition and BLM surveys have found no evidence that the Flannelmouth Sucker is being impacted by the road or its use; 3) The two primary reasons for listing the MSO, as described by the USFWS in its final rule dated August 31, 2004, are not major threats in the portion of Arch Canyon located on BLM lands; 4) In its final rule, the USFWS also described important habitat conditions for the MSO, all of which are much more prevalent on the Forest Service lands than on the BLM lands; 5) The portion of Arch Canyon on BLM land is near the fringe of the habitat for the MSO as mapped by the USFWS and would appear not to be as important for the survival of the owl; 6) The BLM is proposing to allow hikers unrestricted access in Arch Canyon.</p> <p>The county requests an explanation of BLM's rationale for allowing hikers to hike and camp both on the road and throughout the canyon and cliffs while proposing to close the road to OHV use.</p>	<p>Even if the flannelmouth sucker is not found above the state section, it does not preclude management of the stream and watershed above the fish since activities that happen upstream will directly impact fish that live downstream.</p> <p>The endangered species act does not preclude the protection of species simply because the proposed action is not included as one of the primary reason for the need of a species to be listed.</p> <p>Arch Canyon is included in the Designated Critical Habitat for Mexican Spotted Owls and habitat evaluations have determined that Arch Canyon is suitable habitat for Spotted Owls.</p> <p>As stated in table 2.1 on Page 2-54, the BLM also analyzed a permit system to restrict the number of hikers in Alternative B and C.</p>		
007	54	VEG	<p>Pg. 2-57 (note: page numbers have changed since last draft). The first goal under vegetation should include livestock as well.</p>	<p>The document has been revised to include vegetative goals in relation to livestock management.</p>	Yes
007	55	WL	<p>Pg. 2-60 (note: page numbers have changed since last draft). San Juan County cannot support any of the management alternatives for wildlife because of it's concerns on crucial habitat acreage. The County would welcome an opportunity to discuss this with BLM and see if adjustments can be made.</p>	<p>Please refer to response to comment 007-13.</p>	No
007	56	WD	<p>Pg. 2-62 (note: page numbers have changed since last draft). Opportunities for woodland harvest under Alternatives A, B, C</p>	<p>The RMP has been revised that allows woodland harvesting in areas not identified as a harvesting zone, thus increasing</p>	Yes

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		and D are 73%, 41%, 47% and 31%, respectively. San Juan County is concerned about the drastic reductions in lands available for woodland harvest and the impact on citizens who depend on these woodland products, especially on Cedar Mesa and other areas where Native Americans have traditionally gathered wood. The county suggests that the BLM give this use more consideration in the final RMP.	available localities. Areas of historic woodland harvest will essentially continue to be available. Areas closed to woodland harvest are typically limited to areas devoid of woodlands, sites with no access to woodland products, Wilderness Study Areas, and riparian communities. The RMP language for Cedar Mesa and the Montezuma Watershed on page 2-63, Alternatives C and D, has been revised to allow the continuation of existing woodland harvest until a woodland management plan is implemented that includes a cultural Class III surveys in woodland harvesting boundaries.		
007	57	REC	Section 3.11.2.1 – It is unclear whether the BLM is carrying ROS into the new RMP. ROS is described in the current plan and on Map 35 but there is no other analysis across alternatives. However, it appears that the primitive designation is used in effect to create "defacto wilderness" and VRM I areas smaller than 5,000 acres. BLM needs to clarify use of ROS in the Draft RMP.	The Recreational Opportunity Spectrum (ROS) has not be carried forward in any of the action alternatives. A statement has been added to Section 3.11.2.1 clarifying this. Management decisions will be based on special designations such as SRMAs, ACECs, National Historic designations, WSAs, ISAs, ERMAs, Wild and Scenic River recommendations, Non-WSA lands with wilderness characteristics, etc.	Yes
007	58	WL	Section 3.20.2.1 – It is generally agreed that in southeast Utah the limiting factor for mule deer is summer range, not winter range as stated by BLM. The county suggests that BLM correct this in the Final RMP.	The sentence, "Winter range is often considered a limiting factor for mule deer" has been removed and replaced with the following clarification: "In the summer months, mule deer populations could be limited during years where there is little rainfall, water availability, and summer forage which reduces fawning success. In the winter months, insufficient quantity or quality of habitat or deep snow results in heavy concentration of deer on winter ranges, increasing the spread of disease, reduction in population, and fawning success."	Yes
007	59	WL	Section 3.20.2.1. The county points out that BLM's statement that "Within the Monticello PA, there has been a loss/die-off of sagebrush habitat due to drought and insect infestations" is only partially correct. The county references Charles E. Kay's studies in Beef Basin which show that sagebrush loss/die off is due primarily to deer overgrazing. Overgrazing by deer can also stress sagebrush and make it more susceptible to drought and	The sentence has been modified to: "Within the Monticello PA, there has been a loss/die-off of sagebrush habitat due to drought, insect infestations, and overgrazing."	Yes

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			insects.		
007	60	WL	Table 3.61 – The county requests BLM's justification for tripling the deer population given the condition of the crucial habitat in Beef Basin and Harts Draw.	Please refer to response to comment 007-13.	No
007	61	WL	Section 3.20.2.4 – The county agrees with BLM's description of Desert bighorn sheep habitat. However, based on that description, the county questions how BLM can reconcile the large acres of thick pinyon-juniper areas included as crucial Bighorn Sheep habitat (Map 54 and 78 thru 82 of the DEIS).	Please refer to response to comment 007-13.	No
007	62	WL	Tables 4.235, 4.236, 4.237 and 4.238 show huge acreage of pinyon-juniper that will be protected for special wildlife conditions for deer, elk, pronghorn, and bighorn sheep. The BLM should reconcile why special conditions exist in this area given that the encroachment of pinyon-juniper has resulted in the loss of crucial habitat for these species.	Please refer to response to comment 007-13.	No
007	63	AA	Pg. 4-561 (note: page numbers have changed since last draft). The BLM refers to Section 4.3.19.2.6 but that section does not exist in the document.	The PRMP has been changed to correct this error. The sections referenced should be Sections 4.3.19.3.6, Impacts of Cultural Resource Decisions on Wildlife and Fisheries and 4.3.19.3.12, Impacts of Recreation Decisions on Wildlife and Fisheries.	Yes
007	64	AA	Pg. 4-593 (note: page numbers have changed since last draft). The BLM refers to Section 4.3.19.2.15, Impacts of Habitat Fragmentation. That section is found at 4.3.19.3.21.	The text of the PRMP has been corrected.	Yes
007	65	WC	Managing non-WSA Lands for wilderness characteristics under Alternative E would: 1) Violate Federal Law, BLM Policy, and the State of Utah/Department of Interior Settlement Agreement of 2003; 2) Clash with State and Local Policies and Plans for managing those lands and thus violate the consistency requirement of FLPMA Section 202 (c)(9); and 3) Arbitrarily and capriciously ignore the documentation and information submitted by San Juan County which show that the subject lands lack true wilderness character.	The BLM's authority for managing lands to protect or enhance wilderness characteristics comes directly from the Federal Land Policy and Management Act (FLPMA) Section 202 (U.S.C. § 1712). This section of the BLM's organic statute gives the Secretary of the Interior authority to manage public lands for multiple use and sustained yield. Nothing in this section constrains the Secretary's authority to manage lands as necessary to "achieve integrated consideration of physical, biological, economic, and other sciences." FLPMA, Section	No

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			<p>202(c)(2) (43 U.S.C. § 1712(c)(2)). Further FLPMA makes it clear that the term "multiple use" means that not every use is appropriate for every acre of public land and that the Secretary can "make the most judicious use of land for some or all of these resources or related services over areas large enough to provide sufficient latitude for periodic adjustments in use...." FLPMA, Section 1039(c) (43 U.S.C. § 1702(c)). FLPMA intended the Secretary of the Interior to use land use planning as a mechanism for allocating resource use, including wilderness character management, amongst the various resources in a way that provides use for current and future generations.</p> <p>The Norton-Leavitt Agreement recognizes that nothing in the Agreement shall be construed to diminish the Secretary's authority under FLPMA to manage a tract of land that has been dedicated to a specific use.</p> <p>IM 2003-275-Change 1 which is a direct outcome of the Norton-Leavitt Agreement states, "the BLM may consider information on wilderness characteristics along with information on other uses and values when preparing land use plans." The IM goes on to say "considering wilderness characteristics in the land use planning process may result in several outcomes including, but not limited to, ...emphasizing the protection of some or all of the wilderness characteristics as a priority over other multiple uses" (although the area will not be designated as a WSA). The IM also states "typically, resource information contained in the BLM wilderness inventories was collected to support a land use planning process. Public wilderness proposals represent a land use proposal. In either case the BLM is authorized to consider such information in preparation of a land use plan amendment or revision."</p> <p>In September 2006, Judge Benson, whose court approved the Norton-Leavitt Agreement, stated that the Agreement did not</p>	

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			<p>strip the BLM of its powers to protect lands it determined to have wilderness characteristics in a manner substantially similar to the manner in which such lands are protected when protected as WSAs.</p> <p>The proposed FEIS will state that the MFO will manage 88,871 acres for wilderness characteristics. This acreage includes Dark Canyon (11,540 acres), Mancos Mesa (30,068 acres), Nokai Dome West (14,988 acres), Nokai Dome East (18,618 acres) and Grand Gulch (13,657 acres). Management prescriptions include:</p> <p>All existing improvements could be maintained at their current level.</p> <p>VRM II for surface disturbing activities.</p> <p>No Surface Occupancy for Dark Canyon and Closed to leasing for Mancos Mesa, Nokai Dome West, Nokai Dome East and Grand Gulch.</p> <p>OHV travel limited to designated roads and trails.</p> <p>Avoidance areas for rights-of-way.</p> <p>Fire suppression on non-WSA lands with wilderness characteristics would be through light on the land techniques.</p> <p>The BLM feels this represents a balance approach to managing wilderness characteristics and providing for mandated multiple use.</p>	
007	66	AQ	<p>Air quality baseline should be established based on average case scenarios as opposed to worse case scenarios. Air quality monitoring stations should be installed using best available control technology. San Juan County should be involved in any air quality analysis for quality assurance purposes.</p>	No
007	67	WSR	<p>San Juan County opposes any statement in the DRMP/EIS which purports to continue to manage eligible river segments, or presumptively suitable segments, as if those segments may</p>	No

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		<p>some day be included in the National Wild and Scenic River System. Congress conferred no such interim management authority on the BLM. The County recommends that any such statements be substituted with appropriate language indicating that management will be in accordance with the principles of multiple use and sustained yield until such time as Congress may designate for inclusion in the National WSR system.</p>	<p>review are involved. Eligibility is an inventory, solely involving river values. Suitability involves consideration of manageability and resource conflicts.</p> <p>As per BLM Manual 8351-Wild and Scenic Rivers-Policy and Program, Section .32C, all eligible rivers are considered in the EIS for the planning effort as to their suitability for congressional designation into the National Wild and Scenic Rivers System. With any suitability determination made in the ROD for the FEIS/PRMP, the free-flowing, outstandingly remarkable values, and tentative classification of rivers would continue to be protected until Congress makes a decision on designation.</p>	
007	68	<p>WSR</p> <p>Any statements in the DRMP/EIS which purports to prohibit impoundments, diversions, channelizations and rip-rapping on any river segment in San Juan County are particularly offensive to Utah State water law and water rights.</p>	<p>The Wild and Scenic Rivers Act implies a Federal reserved water right; however, it must be the minimal amount necessary for purposes of the Act, it must be adjudicated through State processes, and it would be junior to existing water rights. The amount of Federal right will vary from river to river, depending on the river's flows, the un-appropriated quantities in the river, and the values for which the river is being protected. There is no effect whatsoever on water rights on in -stream flows related to suitability findings made in a land use plan decision, barring Congressional action. Even if Congress were to designate rivers in the National Wild and Scenic Rivers System, any such designation would have no affect on existing, valid water rights. Section 13 (b) of the Wild and Scenic Rivers Act states that jurisdiction over waters is determined by established principles of law. In Utah, the state has jurisdiction over water. Although the Wild and Scenic Rivers Act implies a federal reserved water right for designated rivers, it doesn't require or specify any amount, and instead establishes that only the minimum amount for purpose of the Act can be acquired. Because the State of Utah has jurisdiction over water, BLM would be required to adjudicate the right as would any other entity, by application</p>	No

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				<p>through state processes. Thus, for Congressionally designated rivers, BLM may assert a federal reserved water right to appurtenant and unappropriated water with a priority date as of the date of designation (junior to all existing rights), but only in the minimum amount necessary to fulfill the primary purpose of the reservation. In practice, however, federal reserved water rights have not always been claimed if alternative means of ensuring sufficient flows are adequate to sustain the outstandingly remarkable values.</p> <p>During the suitability phase of the Wild and Scenic River process, San Juan County as well as the State of Utah and SITLA, were asked to supply information on uses, "including reasonably foreseeable potential uses of the area and related waters, which would be enhanced, foreclosed, or curtailed if the area were included in the national system of rivers, and the values which could be foreclosed or diminished if the area is not protected as part of the national system." Appendix H summarizes suitability input by the public as well as local communities. Suitability decisions were made considering the results of this input.</p>	
007	69	WSR	San Juan County's position is that no river segments on BLM lands in the Monticello Field Office planning area should be recommended as suitable for Congressional classification and designation in the W&SR system.	The Wild and Scenic Rivers Act (WSRA) of 1968, Congress established legislation to protect and preserve designated rivers throughout the United States in their free-flowing condition. Section 5(d)(1) of the WSRA directs federal agencies to consider the potential for national wild, scenic, and recreational river areas in all planning for the use and development of water and related land resources. A full range of alternatives for Wild and Scenic River designation are proposed in the DRMP. The Wild and Scenic River Study Process and a list of authorities and guidelines can be found in Appendix H, beginning on page H-67.	No
007	70	GRA	San Juan County is concerned with any language in the DRMP/EIS that would accept whatever wildlife herd number objective the UDWR may give to BLM, if accepting that herd	BLM works cooperatively with UDWR to provide habitat for wildlife herd objective levels which are set by UDWR and the wildlife boards (on which BLM has a representative) in an	No

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		<p>number means BLM has to place more active use livestock AUMs in suspension. The County feels that BLM has an obligation to tell the UDWR to reduce it's herd size objectives in order to allow the restoration of all suspended use AUMs back to active use AUMs for livestock, as guaranteed by the Taylor Grazing Act.</p>	<p>open public process.</p> <p>As provided for in FLPMA, the Secretary has the discretion, in the land use planning process, to modify levels of use including livestock grazing. While it is the goal of the BLM to enhance rangeland health while providing for domestic sources of minerals, food, timber and fiber, there is no requirement in the Taylor Grazing Act (TGA) or other applicable law for the BLM "to allow the restoration of all suspended use AUMs back to active use AUMs for livestock" to the detriment of other uses of the public lands. According to FLPMA, BLM is to manage for "multiple uses" which best meet the present and future needs of the American people without permanently impairing the productivity of the land.</p>	
007	71	<p>GRA</p> <p>Utah Code Section 63-38d-401 prohibits permanent closure of grazing allotments and conversion of livestock AUMs to wildlife or other uses. The County is concerned that any decision to diminish grazing AUMs for any reason other than rangeland conditions is contrary to state law and is inconsistent with San Juan County public land policy and plans.</p> <p>When considering non-use, transfers of AUMs, suspensions of use or reductions of livestock AUMs, relinquishments or retirements, BLM decisions should be scientifically based on range conditions or rangeland health standards. Suspensions or reductions in AUMs should be temporary and should be restored to livestock use when rangeland conditions improve and not converted to wildlife or other use.</p>	<p>BLM is not permanently closing grazing allotments. BLM is determining that certain areas will be unavailable for livestock grazing for the next 15 years. These determinations may be reconsidered at any time and changed by amending the RMP or during revision of the RMP.</p> <p>The BLM is aware that there are specific County and State plan decisions relevant to aspects of public land management that are discrete from, and independent of, Federal law. However, the BLM is bound by Federal law. FLPMA requires that the development of an RMP for public lands must be coordinated and consistent with County plans, to the maximum extent possible by law, and that inconsistencies between Federal and non-Federal government plans be resolved to the extent practical (FLPMA, Title II Sec. 202 (c)(9)). Thus while County and Federal planning processes, under FLPMA, are required to be as integrated and consistent as practical, the Federal agency planning process is not bound by or subject to County plans, planning processes, or planning stipulations. The BLM will identify these conflicts in the PRMP/FEIS, so that the State and local governments have a complete understanding of the impacts of the PRMP on State and local</p>	No

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Record ID & Comment Number		Resource Category	Comment Text	Response to Comment	Doc Mod
				management options. A consistency review of the PRMP with the State and County Master Plans is included in Chapter 5.	
007	72	GRA	Transfer of AUMs to wildlife violates the Taylor Grazing Act and FLPMA and would require amending Presidential Executive Orders 6910 and 6964 which withdrew public lands as chiefly valuable for grazing.	The Monticello RMP determines the allowable uses of the public lands as provided for in FLPMA. FLPMA states in Section 202(a) that land use planning provides for the use of the public lands "regardless of whether such lands previously have been classified, withdrawn, set aside, or otherwise designated for one or more uses." FLPMA further provides in Section 202(e) the authority to issue management decisions which implement newly developed or revised land use plans. BLM is not proposing to change the Grazing Districts set up under the Taylor Grazing Act and no change to Presidential Executive Orders 6910 and 6964 is needed. The Secretary has the discretion under FLPMA to use the land use planning process to close areas to grazing, change levels of use, or to devote the land to another public purpose in accordance with the relevant land use plan. Under FLPMA, BLM is to manage for "multiple uses" which best meets the present and future needs of the American people without permanently impairing the productivity of the land. The combinations of uses proposed in the Draft RMP/EIS are varied and diverse across the planning area taking into consideration the current and future needs of the public. This is consistent with both FLPMA and the TGA. The RMP does not propose to transfer AUMs from livestock to wildlife but reflects BLMS desire to manage for multiple uses of the public lands and, where appropriate, limit livestock grazing to emphasize other uses of BLM lands.	No

Table 5.10.a. Comments Requiring a Change in the Document: AA – Adequacy and Analysis

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
State of Utah	4	28	The DEIS does not address consistency between neighboring jurisdictions' management objectives.	It was the intent in the development of the RMP/DEIS to be consistent with management objectives in the adjoining Moab BLM Planning Area where appropriate. This same intent was not necessarily applied to other neighboring jurisdictions. In some cases, the opportunity to develop consistency became apparent during scoping, comment periods and various interagency coordination meetings. Section 5.3 in the FEIS, (Consistency With Other Plans), addresses the consistency issue.
San Juan County	7	31	Pg. 2-14 (note: page numbers have changed since the last draft). The Health and Safety section seems rather weak. Is abandoned mine lands the only health and safety concern in the Monticello Field Office?	The goal for the Health and Safety section states that the BLM would manage hazardous risks on public lands to protect the health and safety of public land users and stewards, protect natural and environmental resources, minimize future hazardous and related risks, costs and liabilities, and mitigate physical hazards in compliance with all applicable laws, regulations and policies. Statements were added under this section to include all physical hazards, hazardous materials and hazardous wastes for mitigation and management common to all alternatives.
San Juan County	7	39	The BLM should resolve inconsistencies in the Draft RMP/EIS. For instance on page 4-266, reference is made to "Section 3.10.4.2." However the county could find no Section 3.10.4.2. Likewise on page 4-267, reference is made to recreational trends in Section 3.10.4 but that section discusses paleontological resources.	These inconsistencies have been corrected in the PRMP.
San Juan County	7	63	The BLM refers to Section 4.3.19.2.6 but that section does not exist in the document.	The PRMP has been changed to correct this error. The sections referenced should be Sections 4.3.19.3.5, Impacts of Cultural Resource Decisions on Wildlife and Fisheries and 4.3.19.3.10, Impacts of Recreation Decisions on Wildlife and Fisheries.
San Juan County	7	64	The BLM refers to Section 4.3.19.2.15, Impacts of Habitat Fragmentation on Wildlife. That section is found at 4.3.19.3.19	The text of the PRMP has been corrected.

Table 5.10.a. Comments Requiring a Change in the Document: AA – Adequacy and Analysis

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		on page 4-742.	
Southern Utah Wilderness Alliance	26 89	The DRMP failed to analyze the impacts of climate change to the resources of the MFO, especially on the Colorado Plateau.	<p>A growing body of scientific evidence supports the concern that global climate change will result from the continued build-up of greenhouse gases in the atmosphere. While uncertainties remain, particularly in the area of exact timing, magnitude and regional impacts of such changes, the vast majority of scientific evidence supports the view that continued increases in greenhouse gas emissions will lead to climate change. This information was added to the PRMP/FEIS.</p> <p>The EPA has not developed regulatory protocol or emission standards regarding global climate change. When these protocols and standards are available, the BLM will analyze potential effects to global warming in the NEPA documentation prepared for site-specific projects. All information to this effect was added to the PRMP/FEIS.</p>
	29 2	On page 4.624, Volume 2, there is a reference to the cumulative impacts on livestock and grazing from the "adjacent Ashley National Forest." I am not aware of any such national forest adjacent to the Monticello PA.	This error has been corrected in the FEIS.
	29 5	"The trade and service sector employees (sic) a large amount of people..." This should read "employs," not "employees." (Reference: pg. 3-107, Vol. 1, under "Shift in Regional Economic Activity," second paragraph).	This misspelling has been corrected in the FEIS.
	29 13	The list of ID team members (Reference pg. H-70, Vol. 3) did not include a law enforcement representative, yet the DRMP addresses "protection" and "enforcement" including drawing conclusions about what levels of protection given areas and/or resources need. There are no charts showing levels of law enforcement incidents, either by area or resource. This data would have been particularly valuable in determining the need for extra protection for cultural areas, route designation, ACEC nominations, and various other resource impacts, etc.	Monticello's law enforcement officers did participate in ID Team meetings and provided expertise in travel planning, cultural resources, recreation uses, woodland harvest and other matters. The list of preparers has been changed in the FEIS to correct this omission. A report of law enforcement incidents is out of scope for this document but incidents were part of the knowledge base of the law enforcement officers.

Table 5.10.a. Comments Requiring a Change in the Document: AA – Adequacy and Analysis

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
IPAMS(Independent Petroleum Assc of Mountain State	55 4	Maps 23 -27, which identify areas to be leased with NSO stipulations, do not clearly delineate the NSO areas. For example, there are approximately 40,000 acres in Alkali Ridge, and 2,146 acres are designated as NSO. However, it is impossible to tell if the acreage is scattered throughout the Alkali Ridge area, or within a contained portion of it. Operators are unable to analyze the impacts of the DRMP without that information, and therefore, unable to comment on how that NSO stipulation affects their operations.	Maps have been corrected in the FEIS and Chapter 2 describes which special designation areas are subject to NSO.
CrownQuest	62 94	Appendix A sets forth stipulations applicable to oil and gas leases in Table A.1. Many of the stipulations set forth in Appendix A, however, are not identified as restrictions on leases in Chapter 2, Table 2.1. The BLM must resolve discrepancies between the stipulations identified in Appendix 2.1 and those identified in Table 2.1. To the extent the BLM attempts to impose stipulations that are not identified in Appendix 2.1, it must analyze the impacts of these stipulations on other resource values in Chapter 4.	Any discrepancies between Appendix A and Chapter 2 have been resolved in the PRMP/FEIS.
Pamela Baker	102 1	On page 2-30 at the top under Alternative C is there a "not" missing? Otherwise the message is contradictory. Same on page 2-40 under Alternative C at the bottom of the page.	The sentence on page 2-30 at the top under Alternative C has been changed for clarification. It now reads "Dispersed camping would be allowed in the Indian Creek Corridor, except within the following designated camping zones that have been established: Bridger Jack Mesa, Indian Creek Falls, and Creek Pasture. Camping within these zones is limited to designated sites." Page 2-40 of the DEIS was incorrect as this prescription did not apply to the ACEC but to the SRMA.
Pamela Baker	102 2	On page 2-23 and 2-24 there are blank boxes under Alternative E. Should these all be "Same as Alternative B"?	These errors have been corrected in the FEIS. Alternative E should read "Same as Alternative B."
Adonia Ripple	148 1	Global climate change is one of the most serious challenges facing the world, yet the DRMP completely ignores climate change. The FRMP needs to thoroughly analyze the impacts of climate change on the planning area and the potential impacts	A growing body of scientific evidence supports the concern that global climate change will result from the continued build-up of greenhouse gases in the atmosphere. While uncertainties remain, particularly in the area of exact timing,

Table 5.10.a. Comments Requiring a Change in the Document: AA – Adequacy and Analysis

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		of proposed activities on climate change.	<p>magnitude and regional impacts of such changes, the vast majority of scientific evidence supports the view that continued increases in greenhouse gas emissions will lead to climate change. This information was added to Chapter 3 of the PRMP/FEIS.</p> <p>The EPA has not developed regulatory protocol or emission standards regarding global climate change. When these protocols and standards are available, the BLM will analyze potential effects to global warming in the NEPA documentation prepared for site-specific projects. All information to this effect was added to Chapter 4 of the PRMP/FEIS.</p>
Patrick Flynn	151	1 Global climate change is one of the most serious challenges facing the world yet the DRMP completely ignores climate change. The FRMP needs to thoroughly analyze the impacts of climate change on the planning area and the potential impacts of proposed activities on climate change.	Please refer to response to comment 148-1.
Warren Kesselring	155	1 Global climate change is one of the most serious challenges facing the world, yet the DRMP completely ignores climate change. The FRMP needs to thoroughly analyze the impact of climate change on the planning area and the potential impact of proposed activities on climate change.	Please refer to response to comment 148-1.
Mike Mellick	156	1 Global climate change is one of the most serious challenges facing the world, yet the DRMP completely ignores climate change. The FRMP needs to thoroughly analyze the impacts of climate change on the planning area and the potential impacts of proposed activities on climate change.	Please refer to response to comment 148-1.
Casey Yorkunas	158	1 Global climate change is one of the most serious challenges facing the world, yet the DRMP completely ignores climate change. The FRMP needs to thoroughly analyze the impacts of climate change on the planning area and the potential impacts of proposed activities on climate change.	Please refer to response to comment 148-1.

Table 5.10.a. Comments Requiring a Change in the Document: AA – Adequacy and Analysis

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
Glen Canyon Institute	222 1	<p>The Secretary of the Interior, who oversees the BLM, considers global climate change so important that he has created a special Interior Department Climate Change Task Force to consider this pervasive issue. This action shows that even the Bush administration - which has actively weakened many environmental laws - cannot ignore the potential impacts of climate change. There is growing scientific evidence that climate change will have major impacts on the hydrology and ecosystems of the Monticello planning area and the entire West. For example, a February 2007 National Research Council report concludes that climate change is altering the hydrology of the Colorado River Basin. This has been reiterated most recently in an article in Science magazine that identifies that considerable change will occur to the climate and hydrologic processes that impact the Colorado Plateau. Moreover, many activities proposed by the BLM, such as oil, gas, and mineral extraction, ORV use, and livestock grazing, emit greenhouse gases that promote climate change. Despite this, other than one oblique reference to fire (p. 4-11), the Monticello DRMP completely ignores climate change. This calls into question the entire basis of this plan, which is meant to provide management guidance for the next 20 years.</p> <p>Changes Needed in the Final Resource Management Plan</p> <ol style="list-style-type: none"> 1. Significantly revise the DRMP to address climate change across all resource and management categories and on all levels. 2. Include a full analysis of the potential impacts of climate change on the natural resources of the planning area, including soils, precipitation and water flows, vegetation, wildlife and wildlife habitat, and aquatic communities. 3. Include a full analysis of the potential impacts on climate change of emissions of greenhouse gases resulting from current and potential consumptive activities such as oil and gas, 	<p>A growing body of scientific evidence supports the concern that global climate change will result from the continued build-up of greenhouse gases in the atmosphere. While uncertainties remain, particularly in the area of exact timing, magnitude and regional impacts of such changes, the vast majority of scientific evidence supports the view that continued increases in greenhouse gas emissions will lead to climate change. This information was added to Chapter 3 of the PRMP/FEIS.</p> <p>The EPA has not developed regulatory protocol or emission standards regarding global climate change. When these protocols and standards are available, the BLM will analyze potential effects to global warming in the NEPA documentation prepared for site-specific projects. All information to this effect was added to Chapter 4 of the PRMP/FEIS.</p>

Table 5.10.a. Comments Requiring a Change in the Document: AA – Adequacy and Analysis

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		coal, oil shale and tar sands, and mineral extraction; ORV use; and livestock grazing. 4. Evaluate changes in the hydrology of the Colorado River Basin resulting from global climate change, as identified in the National Research Council report.	

Table 5.10.b. Comments Requiring a Change in the Document: ACE – Areas of Critical Environmental Concern

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Environmental Protection Agency Region 8	1	7	EPA supports increasing the size of Hovenweep ACEC but is concerned that this would result in changing the existing oil and gas leasing stipulation from NSO and TL/CSU to open with standard stipulations. This change in stipulations would likely negate the intended protection provided under the ACEC designation.	The 880 acre visual protective zone is NSO in the proposed plan. Cajon Pond would remain as TL. The remainder of the ACEC would be classified as Controlled Surface Use stipulations for oil and gas leasing. Under Alternatives B and C, the Hovenweep ACEC would be expanded 620+ acres from Alternative A, to a total of 2,418 acres. The management prescriptions under Alternatives B and C would be the same as Alternative A (the 620+ acre addition would be managed as the "General Area Exclusive of Special Emphasis Zones"). Table 2.1., pg. 2-39 will be revised to clarify the specific prescriptions that apply to the 620+ acre expansion. The total acreage shown on pg. 239 under Alternatives B and C for the Hovenweep ACEC should be 2,418 acres. BLM will correct the error. The existing BLM/NPS (1987) Cooperative Management Strategies will be added to the DRMP/DEIS references. This agreement defines VRM and NSO for visual zones.
San Juan County	7	20	The Draft RMP/EIS does not include a discussion on the nature or type of threat of "irreparable damage" or the regional	The ACEC evaluation appendix (Appendix H) was modified, and a section added discussing threats to the relevant and

Table 5.10.b. Comments Requiring a Change in the Document: ACE – Areas of Critical Environmental Concern

Committer Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>significance of relevant and important values in its review. BLM misinterprets irreparable damage when reviewing and analyzing ACECs in the Draft RMP/EIS. The ACEC tool was intended by Congress to be limited to only those instances where irreparable damage would be caused without designation. Most surface-disturbing actions can eventually be repaired.</p> <p>The BLM must explain the need for "special" management for the ACEC and explain how this management is not duplicative of other normal BLM management or protections afforded by other state or federal laws.</p>	<p>important ACEC values; however, whether the threats currently exist does not preclude a potential ACEC from being considered in the action alternatives. All nominated areas, where the BLM has determined to have relevant and important values, are identified as potential ACECs and are addressed in the action alternatives. Threats to relevant and important values are likely to vary by alternative.</p> <p>On August 27, 1980, the BLM promulgated final ACEC guidelines (45 Federal Register 57318) clarifying the term "protects" – "To defend or guard against damage or loss to the important environmental resources of a potential or designated ACEC. This includes damage that can be restored over time and that which is irreparable. With regard to a natural hazard, protect means to prevent the loss of life or injury to people, or loss or damage to property." Thus, BLM is to consider the potential for both reparable and irreparable damage when protecting important historic, cultural, or scenic values; fish and wildlife resources; or other natural systems through ACEC designation. This interpretation is consistent with FLPMA's legislative history and implementing policy.</p> <p>Section 2 of the guidelines clarifies that ACECs are special places within the public lands. It states: "In addition to establishing in law such basic protective management policies that apply to all the public lands, Congress has said that 'management of national resource lands [public lands] is to include giving special attention to the protection of ACECs, for the purpose of ensuring that the most environmentally important and fragile lands will be given early attention and protection' (Senate Report 94-583, on FLPMA). Thus, the ACEC process is to be used to provide whatever special management is required to protect those environmental resources that are most important, i.e., those resources that make certain specific areas special places, endowed by nature or man with characteristics that set them apart. In addition, the</p>

Table 5.10.b. Comments Requiring a Change in the Document: ACE – Areas of Critical Environmental Concern

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
			ACEC process is to be used to protect human life and property from natural hazards."
San Juan County	7 48	Pg. 2-37 - The statement "Portions of the Cedar Mesa ACEC lie within 8 WSAs" under Management Common to All Alternatives should be clarified because according to all of the maps there are only 4 WSAs. San Juan County recommends that BLM avoid layering of protective designations.	<p>A correction has been made in the document showing that 3 WSAs and 1 ISA lie within the Cedar Mesa ACEC.</p> <p>"Layering" is planning. Under FLPMA's multiple use mandate, BLM manages many different resource values and uses on public lands. Through land use planning BLM sets goals and objectives for each of those values and uses, and prescribes actions to accomplish those objectives. Under the multiple use concept, BLM doesn't necessarily manage every value and use on every acre, but routinely manages many different values and uses on the same areas of public lands. The process of applying many individual program goals, objectives, and actions to the same area of public lands may be perceived as "layering." BLM strives to ensure that the goals and objectives of each program (representing resource values and uses) are consistent and compatible for a particular land area. Inconsistent goals and objectives can lead to resource conflicts, failure to achieve the desired outcomes of a land use plan, and litigation. Whether or not a particular form of management is restrictive depends upon a personal interest or desire to see that public lands are managed in a particular manner. All uses and values cannot be provided for on every acre. That is why land use plans are developed through a public and interdisciplinary process. The interdisciplinary process helps ensure that all resource values and uses can be considered together to determine what mix of values and uses is responsive to the issues identified for resolution in the land use plan. Layering of program decisions is not optional for BLM, but is required by the FLPMA and National BLM planning and program specific regulations.</p> <p>FLPMA directs BLM to manage public lands for multiple use</p>

Table 5.10.b. Comments Requiring a Change in the Document: ACE – Areas of Critical Environmental Concern

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
				and sustained yield (Section 102(a)(7)). As a multiple-use agency, the BLM is required to implement laws, regulations and policies for many different and often competing land uses and to resolve conflicts and prescribe land uses through its land use plans. BLM's Land Use Planning Handbook requires that specific decisions be made for each resource and use (Planning Handbook "H-1601-1"). Specific decisions must be included in each of the alternatives analyzed during development of the land use plan. As each alternative is formulated, each program decision is overlaid with other program decisions and inconsistent decisions are identified and modified so that ultimately a compatible mix of uses and management prescriptions result.
San Juan County	7	50	Pg. 2-37 - Management prescriptions for the Cedar Mesa ACEC under Alternative C are unclear. For instance the County cannot determine rather activities such as geophysical work, disposal of mineral materials, or mineral entry are available.	The text of the PRMP has been changed to clarify the management prescriptions.
	29	10	On pg. 3-127, Vol. 1, the total number of existing ACEC acres under the 1991 RMP is listed at 513,452. On pg. ES-6, Vol. 1, and again on pg. 2-4, Vol. 1, the total number of existing ACEC acreage is 488,616, a difference of 24,836 acres. Is there overlap in ACECs or is the agency unaware of exactly how much is already designated as ACECs?	This inconsistency has been corrected in the FEIS with the correct acreage figure.
Lynell Schalk	29	32	Valley of the Gods ACEC: There is no mention of OHV and non-motorized/mechanical use prescriptions under Alternatives B, C, D, and E.	Under the proposed plan the Valley of the Gods would be designated as a Scenic ACEC. The Travel Plan will designate this area as limited to designated roads and trails. Motorized use and mechanized use would be restricted to designated roads and trails. Foot travel is allowed throughout the ACEC.
Bluff Landowners Coalition	48	6	Valley of the Gods ACEC: Why is this existing ACEC being reduced by nearly 10,000 acres (Alternative B and C)? It is a world class scenic area and should be provided additional protection, not less so (Reference: pg. 2-45, Vol. 1). There is also no mention of OHV	Valley of the Gods was a special emphasis area with the Cedar Mesa ACEC and was never an ACEC in its own right under Alternative A. The Valley of the Gods ACEC boundary was made to be coincident with the Road Canyon WSA to avoid unnecessary overlap. Additionally, the area estimates for

Table 5.10.b. Comments Requiring a Change in the Document: ACE – Areas of Critical Environmental Concern

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		and non-motorized/mechanized use prescriptions under Alternatives B, C, D, and E. Are mountain bikers and other nonmotorized wheeled vehicles allowed indiscriminate cross-country travel here?	<p>the 1991 RMP were made without the use of GIS, and may be inaccurate.</p> <p>OHV use is to be on designated roads and trails in Alternatives B, C, D and E. This has been clarified in the PRMP.</p> <p>Under the proposed plan the Valley of the Gods would be designated as a Scenic ACEC. The Travel Plan will designate this area as limited to designated roads and trails. Motorized use and mechanized use would be restricted to designated roads and trails. Foot travel is allowed throughout the ACEC. See Map 63 for the travel plan for this area.</p> <p>The WSA area not part of the ACEC under the proposed plan will be managed within the management prescription of the IMP. This area would not be open to motorized or mechanized use.</p>

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment	
Environmental Protection Agency Region 8	1	1	Several references in Section 4.4.1 refer to projected air pollutant concentrations as being well below National Ambient Air Quality Standards. The commenter found projected concentrations in Table 3-8 of the Draft Analysis of Management Situation (AMS) but not in the Draft RMP/EIS. The DRMP/EIS does not describe in detail the methods used to calculate the projected concentrations. EPA recommends that BLM disclose this information in the Final RMP/EIS.	The methods used to calculate the projected concentrations of pollutants are included in the PRMP/FEIS. The BLM analyzed potential impacts by a qualitative emissions-based approach. BLM estimated potential emissions from BLM activities within the planning area. The State of Utah provided emissions from permitted sources.
Environmental Protection Agency Region 8	1	2	The air quality analysis omits potential impacts to ozone, visibility and deposition. The planning area encompasses and is near class I National Park Service airsheds. Ozone is of	Analyses of impacts on ozone, visibility, and deposition are included in Chapter 4 of the PRMP/FEIS. Please see updated descriptions of current ozone concentrations, visibility and

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		particular concern because of the potential emissions of volatile organic compounds and oxides of nitrogen from sources in the area including oil and gas development.	atmospheric deposition in Chapter 3, Section 3.2.2, 3.2.4, and 3.2.5.
Environmental Protection Agency Region 8	1 3	The RMP makes general estimates of air quality impacts due to various activities but does not describe nor calculate the projected concentrations for any of the alternatives. EPA recommends that BLM disclose projected NAAQS and visibility pollutant concentrations in the FEIS. EPA recommends that the FEIS contain wording from the Rawlins BLM DRMP/EIS, which used a comparative, emissions-based approach: "As project-specific developments are proposed, quantitative air quality analysis would be conducted for project-specific assessments performed pursuant to NEPA."	The BLM's draft air resources guidance states that quantitative dispersion modeling is inappropriate in the absence of detailed emission data, especially source location information. BLM would consider dispersion modeling for a project-specific EIS associated with a proposed project. Please see chapter 4 Air Quality for the added text.
Environmental Protection Agency Region 8	1 12	Figure 3.3 of the DRMP/EIS presents visibility trend data through 1997. Data through 2005 are now available and should be used in the FEIS.	Data has been added to Chapter 3 giving visibility in Canyonlands National Park from 1990 through 2004.
Environmental Protection Agency Region 8	1 16	Section 4.3.1.2.1.1 includes sources of emissions from various oil and gas activities but it is unclear how drill rig emission sources were included or treated in the emission inventory. The FEIS should reference the more current emission estimates from the UT DAQ's most recent Annual Report (2005). It is also not clear how these existing emission sources are interpreted. BLM should disclose this information in the FEIS.	This section (methodology and emission estimates) was rewritten using AP-42 methodology.
Environmental Protection Agency Region 8	1 17	The AMS Table 3-4 and Figure 3-3 should be updated with more current data.	Section has been updated with more recent data.
National Park Service Intermountain Region	3 3	The EIS refers to projected future emissions from oil and gas sources; these estimates are omitted from the EIS but should be included.	Estimated emissions from BLM activities within the Monticello Planning Area have been added to Chapter 4.
State of Utah	4 14	The state encourages BLM to request oil and gas operators apply best available control technology (BACT).	The application of BACT for oil and gas development has been added to the mitigation section in Chapter 4.

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
State of Utah	4	43	The section entitled Impacts of Mineral Decisions on Air Quality under Alternative A discusses emissions from multiple sources and notes that emissions from each source are well below applicable NAAQS. BLM relies on this statement as basis for each alternative, noting that impacts would be the same or similar to Alternative A. It is unclear how BLM equates additional emissions to anticipated ambient conditions.	Please see revised air resources section in Chapter 4. BLM would consider using a quantitative approach to estimate potential concentrations for a project-specific EIS associated with a proposed project.
Ute Mountain Ute Tribe	6	9	Tribal members' health could be compromised by air pollution related to uranium and oil and gas development. The White Mesa community is surrounded by BLM lands identified as having moderate potential for uranium development as well as oil and gas development potential. The FEIS needs to more carefully consider the potential impacts to air quality and human health from mineral development.	The analysis related to air quality has been updated in the PRMP/FEIS.
National Parks Conservation Association	44	1	The RMP ignores data from the Canyonlands National Park IMPROVE particle monitor. Table 3.2 sites only the ozone data from this monitor but ignores PM2.5, PM 10, sulfate, nitrate, organics, and elemental carbon. The BLM needs to re-evaluate its findings utilizing existing air quality data and make meaningful analysis of current and future conditions.	These data have been added to Table 3.2 in Chapter 3 of the RMP/FEIS.
National Parks Conservation Association	44	5	The cumulative impacts analysis on air quality fails to adequately address the threats from increased energy development in the area. The Four Corners region is seeing an explosion in oil and gas developments along with proposed coal fired power plants. There are also three new proposed coal fired power plants across the border in Nevada. Additionally, the surrounding BLM regions of Kanab, Moab and Richfield are releasing new resource management plans. Implementation of the Monticello RMP would have impacts that would add to these other past, present and reasonably foreseeable future projects that have not been analyzed. BLM needs to adequately address these impacts and consider reissuing the draft for public review.	BLM has added oil and gas development to the list of activities that contribute to cumulative impacts. Please see section 4.3.24.1.
EOG Resources	60	42	On page 4-10, the BLM assumes that "regulatory [Prevention of	This sentence has been revised to make clear that UDEQ

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		Significant Deterioration] increment consumption analyses are the responsibility of the state air quality agency (under Environmental Protection Agency [EPA] supervision) and would be conducted where appropriate during the permit process" (emphasis added). Monticello DRMP/EIS, pg. 4-10. The BLM should revise this sentence to clarify that Prevention of Significant Deterioration (PSD) analyses would occur during the process for air emission permits to be obtained from the UDEQ, and not during the process for APDs that are obtained from the BLM/ As the BLM correctly observes on page 4-10, the UDEQ, and not the BLM, has the sole authority to conduct PSD analyses.	permits for air emissions would be obtained.
EOG Resources	60 43	See Monticello DRMP/EIS, pgs. 4-14, 4-17,4-16. As the BLM is aware, the EPA revised the 24 hour NAAQS standard for PM to lower it from 65 ug/m. 71 Fed. Reg. 61144 (Oct. 17, 2006). The new 24 hour PM became effective on December 18, 2006 but states will not actually be required to meet the new 24 hour NAAQS for PM until April 2015, with possible extensions until April 2020. The BLM correctly references the revised standard elsewhere in the Monticello DRMP/EIS. See Monticello DRMP/EIS, pg 3-6, Table 3.2. The BLM should correct the references in Chapter 4 to reflect the new standard to demonstrate that the management prescriptions proposed in the Monticello MP/EIS will not jeopardize compliance with the more conservative standard.	The PRMP/FEIS has been corrected in Chapter 4 on air quality to reflect the new NAAQS standard.
CrownQuest	62 78	When analyzing potential impacts to air quality, the BLM states that the 24-hour National Ambient Air Quality Standard (NAAQS) for PM emissions is 65 ug/m. See Monticello DRMP/EIS, pgs. 4-14, 4-17, 4-16. As the BLM is aware, the EPA revised the 24-hour NAAQS standard for PM to lower it from 65 ug/m to 35 ug/m. 71 Fed. Reg. 61144 (Oct. 17, 2006). The new 24-hour PM became effective on December 18, 2006 but states will not actually be required to meet the new 24-hour NAAQS for PM until April 2015, with possible extensions until	Please refer to response to comment 60-43.

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		April 2020. The BLM correctly references the revised standard elsewhere in the Monticello DRPM/EIS. See Monticello DRMP/EIS, pg. 3-6, Table 3.2. The BLM should correct the references in Chapter 4 to reflect the new standard to demonstrate that the management prescriptions proposed in the Monticello RMP/EIS will not jeopardize compliance with the more conservative standard. Additionally, the BLM should maintain consistency throughout the document.	
Megan Williams	76 5	The MPA encompasses an area of frequent drought. These conditions can be expected to contribute to particulate matter exposure and visibility impacts in the area. In addition, the area is seeing ozone concentrations that threaten to exceed the 8-hour ozone NAAQS. For the BLM to present alternatives for the MPA that allow significant growth in the emissions that contribute to these existing air quality concerns is extremely shortsighted when one considers the impacts of these air pollutants to human health and the environment. These issues must be dealt with in this resource management plan by ensuring overall air quality compliance throughout the affected areas.	BLM does not have control over drought related particulate emissions. PM emissions related to oil and gas development will be recalculated using AP-42 methodology and compared to existing emissions in Grand and San Juan Counties. The BLM will follow the air quality regulations required by the Department Air Quality, State of Utah.
Megan Williams	76 9	The BLM has not analyzed whether the plan will prevent significant deterioration (PSD) of air quality, as required by the Clean Air Act. The BLM must complete an analysis to determine how much of the incremental amount of air pollution allowed in clean air areas (i.e., PSD increment) has already been consumed in the affected area and how much additional increment consumption will occur due to the proposed development. Without this analysis, the BLM is not ensuring that the air quality in the MPA will not deteriorate more than allowed under the CAA.	The new air quality analysis will calculate total emissions related to the plan using AP-42 methodology. These emissions will be compared to existing emissions. However, concentrations will not be calculated since dispersion modeling will not be used.
Megan Williams	76 11	The NO emissions from compression are based on the assumption that all gas compressors are equipped with the Best Available Control Technology (BACT) with an emission rate of 0.7 grams of NO per horsepower-hour (g/hp-hr). DEIS/RMP at	A discussion of Utah's BACT requirements has been added to the appropriate section.

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		4-9. There should be a discussion of Utah's BACT requirements and whether BACT would apply to all compressor engines under current state rules. Because BACT determinations are made on a case-by-case basis, there is no guarantee that similar BACT emission limits will necessarily be required for every compressor engine. Therefore, the BLM needs to provide justification that the emission limits assumed for compressor engines will be similar to, and not less stringent, than those assumed for the BLM's Monticello DEIS/RMP inventory.	
Megan Williams	76 13	It is unclear from the SEIS/RMP to what extent the BLM quantified VOC emissions from oil and gas development. On page 4-14 and 4-15 of the DEIS/RMP the BLM discusses NO and CO emissions from flaring but there are few details of these estimates. The BLM must analyze VOC emissions from flaring and from other potential sources (e.g., from dehydration, well completion, leaking well heads and pipes, etc.). The BLM must analyze all sources of VOC emissions from oil and gas development.	AP-42 methodology has been used to quantify VOC emissions associated with oil and gas development in the revised air quality analysis.
Megan Williams	76 14	<p>The Monticello DEIS/RMP Does Not Include a Comprehensive Regional Inventory for Use in Determining Cumulative Air Quality Impacts</p> <p>In addition to a comprehensive inventory of oil and gas activities and other BLM-administered activities in the MPA, the BLM must inventory all pollutants from all other air pollution sources in the planning area as well as all sources expected to impact the same areas impacted by emissions from the planning area. The inventory presented in Table 3.4 of the DEIS/RMP for three sources in San Juan County does not constitute an adequate inventory of sources. The inventory of sources should include state-permitted sources in Utah and surrounding states, Utah Division of Oil, Gas, and Mining and Colorado State Oil and Gas Commission permitted oil and gas wells, the oil shale research, development and demonstration sites in Utah and Colorado as well as all reasonably foreseeable development</p>	<p>A summary of existing emissions in Grand and San Juan County has been updated using 2005 data. This will replace the estimates for 2002 currently in Table 3.4. The units of emissions are in tons/year as reported by the State of Utah. These data can be found at: http://www.airquality.utah.gov/Planning/Emission-Inventory/2005_State/05_State_List.htm</p>

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		(RFD) sources (e.g., other NEPA projects, proposed power plants, proposed mining operations, future commercial tar sands development, etc.).	
Megan Williams	76 15	<p>Coal-fired power plants can often have significant impacts on a Class I area even when located 200-300 km or more away from that area. Specifically, the following power plants were recently permitted or are proposed in the region:</p> <p>The 1,500 MW Desert Rock power plant in northwest New Mexico (no permit issued yet)</p> <p>The 270 MW Sevier Power Company coal-fired plant in Sigurd, Utah in the Richfield PA (recently permitted)</p> <p>The 950 MW Unit 2 Intermountain Power Project in the central part of Utah near Delta (permit issued)</p> <p>The 600 MW Unit 4 at the Hunter Power Plant (PacifiCorp) in central Utah (no permit issued yet)</p> <p>The 110 MW Unit 2 at the Bonanza Power Plant in Uintah County in northeast Utah (permit issued August 30, 2007)</p> <p>All of these power plants have the potential to impact the same Class I areas that are impacted by the Monticello planning area and, therefore, must be included in the BLM's regional inventory. In addition, the BLM must include in the regional inventory any other new or modified sources, other than power plants, proposed in the region.</p>	Discussion of coal-fired power plants in the region has been added to the discussion of cumulative impacts for air quality.
Megan Williams	76 20	The BLM must also disclose the cumulative hazardous air pollutant (HAP) impacts to the exposed population. The BLM's assessment must be a cumulative one, not just an analysis of the incremental risk associated with the oil and gas projects, which would be imposed on top of existing health risks in the area. It should, at a minimum, include an analysis of the health impacts of the following HAPs associated with oil and gas development; benzene, toluene, ethylbenzene, xylene, n-hexane, 1, 3-butadiene, formaldehyde and secondary	AP-42 has been used to estimate total HAPs emissions and compare to current HAPs emissions in San Juan County. HAPs have been added to the discussion on cumulative impacts.

Table 5.10.c. Comments Requiring a Change in the Document: AQ – Air Quality

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			formaldehyde as well as diesel exhaust.	
Susan Dexter	77	2	To properly assess various alternatives and their impacts, it would be necessary to analyze green house gas emissions associated with each activity (mineral extraction, burning, ORV use, grazing, etc) Furthermore, the analysis would need to include, not just the levels of green house gas increases resulting from the immediate activity, but those of all the activities or processes supporting the activity, including the use of motorized vehicles to transport ORVs to the sites of recreational use; the use of motorized vehicles in grazing activities; the generation of electric power for mining and oil and gas extraction, and so on. These long term cumulative effects are not addressed, whatsoever.	Information on global climate change has been added to the PRMP/FEIS. The degree of specificity requested by the commenter would be purely speculative.

Table 5.10.d. Comments Requiring a Change in the Document: CUL – Cultural Resources

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Environmental Protection Agency Region 8	1	18	AMS Section 3.3.1 should be corrected to state that while the Uintah and Ouray Indian Reservation is under authority of EPA Region 8, the Navajo Reservation is under the authority of EPA Region 9.	EPA Region 9 has been listed as the authority for the Navajo Reservation.
State of Utah	4	63	The RMP proposes avoidance areas around National Register-eligible cultural resources and specific 100-foot buffers (page 4-284 and 4-385). The state recommends that rather than stipulations of a standard avoidance distance that the RMP stipulate that avoidance areas will be established that will be sufficient to protect the resources from direct and indirect impacts.	The intent of BLM is not to require a specific 100-foot buffer around National Register-eligible sites but to require an avoidance distance sufficient to protect cultural resources. The final RMP/EIS will refer to the 100-foot buffer only under Alternative A since that is the current management prescription. BLM will add narrative to the proposed RMP to clarify that a specific avoidance distance will not be required.
State of Utah	4	64	It is unclear from the RMP (Pages 2-39, 40 and Table 4.18) what protective measures are proposed under the various	Under Alternatives B and C, the Hovenweep ACEC would be expanded 620+ acres from Alternative A , to a total of 2,418

Table 5.10.d. Comments Requiring a Change in the Document: CUL – Cultural Resources

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		alternatives for Hovenweep National Monument, Square Tower (and potentially Cajon) Unit(s). Please clarify how potential visual impacts to the setting, feeling, and association of these units, particularly from solid and/or fluid minerals leasing and/or development, will be managed.	acres. The management prescriptions under Alternatives B and C would be the same as Alternative A (the 620+ acre addition would be managed as the "General Area Exclusive of Special Emphasis Zones"). Table 2.1., pg. 2-39 has been revised to clarify the specific prescriptions that apply to the 620+ acre expansion. The 880 acre visual protection zone around the Monument has been carried forward in the FEIS under an NSO lease category. The total acreage shown on pg. 239 under Alternatives B and C for the Hovenweep ACEC should be 2,418 acres. BLM will correct the error.
State of Utah	4 65	With exception of the Alkali Ridge NHL, the Alkali Ridge area is listed under all alternatives as open for oil and gas development with either standard conditions or timing/controlled surface use conditions. The area appears to go from VRM Class III to VRM Class IV under all alternatives. The change in VRM Class appears to have the potential to result in adverse effects which will need to be analyzed during consultation on the RMP under Section 106 of the NHPA.	BLM understands its requirement to consult with the SHPO on the RMP and will comply. VRM class will remain as Class III for Alkali Ridge ACEC in the PRMP.
State of Utah	4 66	The Stipulation in Appendix A (Page A-5) for the Alkali Ridge area reiterates that an avoidance area will be established, but does not note whether this area will include consideration of indirect and cumulative as well as direct impacts to cultural resources.	BLM has reconsidered the stipulations for the Alkali Ridge ACEC and has rewritten them to include consideration of direct and indirect impacts to cultural resources.
State of Utah	4 68	Table 2.1 (Page 2-8). The state encourages BLM to clarify the purposes and types of land treatments that could be authorized in the Comb Ridge CSMA, specifically whether land treatments modify the NSO stipulation as well as what VRM class would apply to this area.	The Comb Ridge CSMA will be carried forward into the Proposed RMP as a recreation management zone within the Cedar Mesa Special Recreation Management Area (SRMA). Most of the management prescriptions proposed for the Comb Ridge CSMA will apply to the Comb Ridge recreation management zone. Future activities within the recreation management zone would be required to comply with those management prescriptions, including NSO and VRM II management objectives.

Table 5.10.d. Comments Requiring a Change in the Document: CUL – Cultural Resources

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
			<p>Appendix A in the proposed RMP lists stipulations, including NSO and VRM II, that apply to surface disturbing activities within specific areas of the Monticello Field Office. The stipulations do not apply to non-surface disturbing activities as defined in the appendix. It is conceivable that non-surface disturbing activities could be allowed in the Comb Ridge recreation management zone. That determination would be made through site specific analysis of the proposal.</p>
National Trust for Historic Preservation	13 1	<p>The draft RMP shows little commitment to scientific investigation in the field office over 90% of which has never been surveyed. The draft RMP also contains inconsistent management standards for comparable cultural resources and lacks an alternative focused on their protection. The draft RMP proposes to designate and implement nearly 2000 miles of OHV routes without complying with Section 106 of the NHPA, 16 USC 470f, and with little recognition of its obligation to preserve and protect cultural resources pursuant to Section 110 of the NHPA, 16 USC 470h-2.</p>	<p>The BLM does show commitment to scientific investigation and proactive Section 110 inventory. The first goal outlined for Cultural Resources in Table 2.1, Page 2.8 states that the BLM would identify, preserve, and protect important cultural resources. Under the Cultural Resources Section, Table 2.1, Page 2-8, it states that BLM would provide for legitimate field research by qualified scientists and institutions.</p> <p>Line 2 under Cultural Resources Management Actions Common to All Alternatives will be modified to make specific reference to proactive inventory under Section 110 of NHPA and Section 14 of ARPA.</p> <p>Alternative B focused on management prescriptions providing additional protection to various resources including cultural resources. This alternative proposed establishment of special designations on certain areas of high cultural site density with management prescriptions designed to minimize impacts to cultural resources.</p> <p>The BLM will comply with its Section 106 responsibilities as direct by the NHPA regulations and BLM IM-2007-030 (Clarification of Cultural Resource Considerations for Off Highway Vehicle Designation and Travel Management). As described in BLM IM-2007-030, cultural resource inventory requirements, priorities and strategies will vary depending on the effect and nature of the proposed OHV activity and the</p>

Table 5.10.d. Comments Requiring a Change in the Document: CUL – Cultural Resources

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
			<p>expected density and nature of historic properties based on existing inventory information.</p> <p>A. Class III inventory is not required prior to designations that (1) all continued use of an existing route; (2) impose new limitations on an existing route; (3) close and open area or travel route; (4) keep a closed area closed; or (5) keep an open area open.</p> <p>B. Where there is a reasonable expectation that a proposed designation will shift, concentrate or expand travel into areas where historic properties are likely to be adversely affected, Class III inventory and compliance with Section 106, focused on areas where adverse effects are likely to occur, is required prior to designation.</p> <p>C. Proposed designations of new routes or new areas open to OHV use will require Class III inventory of the Area of Potential Effect and compliance with Section 106 prior to designation. Class III inventory of the APE and compliance with Section 106 will also be required prior to identifying new locations proposed as staging areas or similar areas of concentrated OHV use.</p> <p>D. Class II inventory, or development of field testing of a cultural resources probability model, followed by Class III inventory in high potential areas and for specific projects, may be appropriate for larger planning areas for which limited information is currently unavailable.</p> <p>The Monticello field office is developing a strategy for compliance with Section 106 for implementation of the travel plan consistent with BLM policy and budget allocations. The Utah SHPO was consulted on the Travel Plan in the DRMP, and further consultations will take place in relation to the strategy that is currently being developed for compliance with Section 106.</p>

Table 5.10.d. Comments Requiring a Change in the Document: CUL – Cultural Resources

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
National Trust for Historic Preservation	13	14	Under each alternative, BLM would, "in coordination with San Juan County" identify and evaluate historic trail segments for National Register eligibility. BLM must acknowledge that additional parties, Indian Tribes and USHPO have designated roles.	The statement that the commenter is referring to in Cultural Resources, Management Actions Common to All (Table 2.1, Page 2-8) has been modified to include and acknowledge the USHPO, tribes, and other interested stakeholders.
Lynell Shalk	29	9	<p>Cultural Resources - Issues:</p> <p>In the scoping section (Reference: 1.3.1.1 Cultural Resources, pg. 1-4 and 1-5, Vol. 1), the DRMP states that two of the "issues of concern" are:</p> <p>(1) "protection of sensitive cultural resources from vandalism;" and (2) "management of National Historic trails (Old Spanish National Historic Trail and Hole in the Rock Trail) in compliance with the intent of the enabling legislation so that the historic resource is protected."</p> <p>If these are issues to be addressed in the DRMP, then I could find no evidence that they were addressed. In fact, the exact opposite intention shows up a few pages later (Reference: 1.3.2 Issues Addressed Through Administrative or Policy Action, pg. 1-10, Vol. 1), which states that vandalism will be addressed by administrative actions and does not require a "planning decision to be implemented." So why is this listed previously as an issue to be addressed in the DRMP, if in fact, it isn't going to be?</p>	<p>The reviewer is correct in stating that vandalism is mentioned as an issue in Chapter 1, 1.3.1.1, page 1-5 and again in Chapter 1, 1.3.2, page 1-10. Vandalism is an issue addressed through administrative or policy action. The issue of vandalism in Chapter 1, 1.3.1.1, page 1-5 has been removed.</p> <p>Management of The Old Spanish Trail and Hole in the Rock Trail is addressed in Table 2.1, Page 2-12, under Historic Trails, Management Common to All Alternatives.</p>
Lynell Schalk	29	31	San Juan River ACEC: Under Alternatives B, C, and D (Reference: pg. 2-43, Vol. 1), one of the prescriptions is that there will be "no camping in cultural sites." I did not find this prescription anywhere else in the DRMP. Shouldn't all cultural sites be closed to camping? Shouldn't a camping restriction have been listed under the Cultural spread sheet in Vol. 1 under "Management Common to all Alternative?"	A prescription regarding camping within archaeological sites has been added to the Cultural Resources Section, Management Common to All Alternatives (Table 2.1, Page 2.8). No camping will be allowed within cultural sites.
EOG Resources	60	13	EOG objects to the proposal on page 2-8 and 2-9 to designate the Comb Ridge Cultural Special Management Area (CSMA) as available for leasing subject only to NSO stipulations under all	The BLM acknowledges EOG Resources objection to the Comb Ridge area as available for leasing subject to NSO. Map 29 has been changed to reflect the NSO stipulation for

Table 5.10.d. Comments Requiring a Change in the Document: CUL – Cultural Resources

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			the action alternatives. See Monticello DRMP/EIS, pgs. 2-8 - 2-9, Table 2.1. First, EOG notes that although Alternative C proposes the same management as proposed under Alternative B, Map 29 (Oil and Gas Leasing – Alternative C) does not depict the Comb Ridge CSMA area as subject to NSO stipulations. The BLM must revise the management prescriptions on pages 2-8 and 2-9 to be consistent with Map 29.	the Comb Ridge.
CrownQuest	62	16	Additionally, the BLM should define "culturally sensitive areas" in the final Monticello RMP/EIS.	This definition has been added to the PRMP/FEIS.

Table 5.10.e. Comments Requiring a Change in the Document: GRA – Grazing

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
State of Utah	4	46	There is an apparent discrepancy in the number of acres unavailable for livestock grazing under all alternatives as indicated on pages 2-16 and 4-254. Please resolve.	Acreages for particular areas may vary slightly due to the differences in shapefiles for GIS calculations. The correct acreage figure is 128,098 acres to remain unavailable for grazing. Additional acres unavailable for grazing are added to this figure in each alternative. Acreage corrections have been made in the FEIS.
State of Utah	4	47	Under the No Action Alternative, BLM would make an additional 20,361 acres unavailable for livestock grazing. Please clarify why the No Action Alternative involves a change in current management.	The No Action Alternative implements a previous court decision pending final determination in RMP revision that closed grazing in several Comb Wash side canyons (Mule Canyon south of U-95, Arch, Fish, Owl, and Road). This decision closed 16,599 acres (pg. 2-92) (20,361 is incorrect). These acres are included in acres closed under the No Action Alternative, thus no change in current management (see pg. 4-70). The statement of additional acres unavailable on page 4-254 is incorrect as these acres are already included in the No Action Alternative acres. These errors have been corrected in the FEIS.

Table 5.10.e. Comments Requiring a Change in the Document: GRA – Grazing

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Lynell Schalk	29	7	<p>Grazing Acreage Inconsistency:</p> <p>There are two identical statements made regarding the number of acres "unavailable for livestock grazing for resource protection" within boundary allotments. One indicates 125,356 acres (Reference: pg. 3-41, Vol. 1). The other indicates 137,440 acres. Which is it?</p>	<p>Acreages for particular areas may vary slightly due to the differences in shapefiles for GIS calculations. The correct acreage figure is 128,098 acres to remain unavailable for grazing. Additional acres unavailable for grazing are added to this figure in each alternative. Acreage corrections and inconsistencies have been made in the FEIS.</p>
Lynell Schalk	29	8	<p>Grazing Allotments:</p> <p>Because there is no accompanying map depicting where each of the 75 grazing allotments is located, it is impossible to locate them based on the names used to describe them.</p>	<p>An allotment map with associated names for the Monticello Field Office has been included in the final Resource Management Plan.</p>
Tom Ratcliff	56	2	<p>In the final analysis, your "Livestock Grazing" section is incomplete and inadequate. Real issues of serious range management problems are not disclosed; a significant portion of the workload is dismissed by placement in to "custodial" management. Alternative A makes several grazing management changes, which is good, but which is not "No Action." Specific range management measures needed for range improvement are not disclosed, and in the end, AUM reductions between Alternatives are not significant, ranging from 750 to 940 out of a total program of 78,796 AUMs. (1% decrease at most extreme) The "Livestock Grazing" discussion is simply a justification for continuing business as usual. There is no significant change proposed, nor are there significant differences between Alternatives.</p>	<p>Alternative A is referred to as the "No Action" alternative which means continuation of current management (including action items) under the 1991 RMP.</p> <p>The purpose of the current RMP revision was to update the RMP to provide management consistent with changes that have occurred since completion of the 1991 RMP. Alternatives were designed to provide a range of actions to resolve issues brought out by public scoping and internal review.</p> <p>Please refer to response to comment 058-4.</p>
ECOS Consulting	58	4	<p>The DRMP's range of alternatives for livestock grazing is not adequate and must be expanded to include alternatives that prohibit grazing (0%), allow a small amount of grazing (15-25%), or more grazing (50%), or a lot of grazing (>90%). As proposed -- with most of the area within the Monticello Planning Area open to the widespread soil and vegetation adverse</p>	<p>Alternatives for no livestock grazing and an increased allocation of forage to wildlife and other non-consumptive uses were considered for inclusion in the DRMP/DEIS. However, they were eliminated from further analysis; a discussion concerning these alternatives has been included in Chapter 2 of the PRMP/FEIS, Section 2.3, Alternatives Considered but</p>

Table 5.10.e. Comments Requiring a Change in the Document: GRA – Grazing

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>impacts of livestock grazing, probably over 88% or approximately 1,800,000 acres -- it appears that the FLPMA mandates of "multiple use" and "sustained yield" are in jeopardy.</p>	<p>Eliminated from Analysis.</p> <p>It is BLM policy to monitor existing livestock use levels, forage utilization, and the trend of resource condition and make necessary adjustments on an allotment or watershed basis. These actions are activity-based actions and are part of the implementation of an RMP to assure that Rangeland Health Standards are met, as well the other objectives of the RMP. Regulations at 43 CFR 4130.3 require that the terms and conditions under which livestock are authorized "ensure conformance with the provisions of subpart 4180," the Standards for Rangeland Health and further 43 CFR 4130.3-1 require that "livestock grazing use shall not exceed the livestock carrying capacity of the allotment."</p> <p>It would be inappropriate and unfeasible to estimate variable levels of livestock and wildlife use and determine what specific changes to livestock and wildlife numbers and management are appropriate at the RMP planning level. Such changes would not be supportable and need to be made by considering the monitoring data on a site-specific basis. The BLM policy directs that monitoring and inventory data be evaluated on a periodic basis and that change to livestock numbers and management be made through a proposed decision under 43 CFR 4160. These implementation level decisions will be in conformance with the Goals and Objectives of the applicable RMP, and must protect and enhance the conditions and uses of the BLM lands.</p>
Thomas Ratcliff	79 1	<p>You provide no MFO allotments map, so the non-local reader/reviewer has no way to know where these "good allotments" are located!</p>	<p>An allotment map with associated names for the Monticello Field Office has been included in the final Resource Management Plan.</p>
Thomas Ratcliff	79 2	<p>Twenty-nine allotments are in your "improve" category; "may have serious resource conflicts (again undefined)...or resource production below its potential...can be improved, conflicts resolved through changed grazing strategies or range</p>	<p>An allotment map with associated names for the Monticello Field Office has been included in the final Resource Management Plan.</p>

Table 5.10.e. Comments Requiring a Change in the Document: GRA – Grazing

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		improvement projects" (which I assume would be "public investments"). NO MFO allotments map---we can't know where they are since we don't live there and know local place names.	
Thomas Ratcliff	79 3	At 3.7.2.5 you discuss Ecological Status of the allotments rated on a PCN scale. You'll need to correct some errors that occur in Table 3.13. You show 3.6% of your allotments at PCN. 4 allotments of 73 would be 5.5%; 3 allotments would be 4.1%. 3.6% obviously comes from a different data set!	The percentage figures are based upon an acreage total, not allotment. The title to Table 3.13 has been updated to "Percent of Acres within the Monticello FO Boundaries by Ecological Class."
Thomas Ratcliff	79 4	Without a MFO allotments map, we cannot properly evaluate the appropriateness of the prescribed grazing season. Similarly, we cannot determine if dormant season grazing (mid-October thru early March, based on our experience in your country) is occurring in big game winter range, or in other crucial habitat where livestock/big game conflicts most likely occur.	An allotment map with associated names for the Monticello Field Office has been included in the final Resource Management Plan. All grazing that occurs in big game winter range is under a deferred rotation system.
Thomas Ratcliff	79 5	AUM reductions between Alternatives are not significant, ranging from 750 to 940 out of a total program of 78,796 AUMs. (1% decrease at most extreme) The "Livestock Grazing" discussion is simply business as usual. There is no significant change proposed, nor are there significant differences between Alternatives.	<p>An alternative considering the increased allocation of forage to wildlife and other non-consumptive uses was considered for inclusion in the DRMP/DEIS. However, it was eliminated from further analysis; a discussion concerning this alternative has been included in the PRMP/FEIS under Alternatives Considered but Eliminated from Analysis.</p> <p>It is BLM policy to monitor existing livestock use levels, forage utilization, and the trend of resource condition and make necessary adjustments on an allotment or watershed basis. These actions are activity-based actions and are part of the implementation of an RMP to assure that Rangeland Health Standards are met, as well the other objectives of the RMP. Regulations at 43 CFR 4130.3 require that the terms and conditions under which livestock are authorized "ensure conformance with the provisions of subpart 4180," the Standards for Rangeland Health and further 43 CFR 4130.3-1 require that "livestock grazing use shall not exceed the livestock carrying capacity of the allotment."</p> <p>It would be inappropriate and unfeasible to estimate variable</p>

Table 5.10.e. Comments Requiring a Change in the Document: GRA – Grazing

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
				levels of livestock and wildlife use and determine what specific changes to livestock and wildlife numbers and management are appropriate at the RMP planning level. Such changes would not be supportable and need to be made by considering the monitoring data on a site-specific basis. The BLM policy directs that monitoring and inventory data be evaluated on a periodic basis and that change to livestock numbers and management be made through a proposed decision under 43 CFR 4160. These implementation level decisions will be in conformance with the Goals and Objectives of the applicable RMP, and must protect and enhance the conditions and uses of the BLM lands.
Owen Severance	105	2	The DEIS on page 2-17 opens Dark Canyon to grazing by not carrying this restriction forward in other alternatives. Why?	This was an oversight in the DEIS. Clarification has been added to the PRMP/FEIS specifying that Dark Canyon continues to be unavailable for grazing.
Nick Stevens	115	1	The information in the Draft EIS regarding range management is inadequate. Range allotments are listed however their physical location is not mapped.	An allotment map with associated names for the Monticello Field Office has been included in the final Resource Management Plan.
Linda Peterson	126	1	Under Alternative C you have eliminated grazing and limited livestock use to trailing in at least four or more canyons. (Moki, Harts, Lake and Indian Creek). Grazing is a traditional, historic use of these canyons. The Proposed RMP does not say why you are closing grazing in these canyons. Although the Proposed RMP does address the socio-economic impact of these closures on the livestock industry in San Juan County as a whole. It did not address the adverse economic or management impact that the closures would have on the individual grazing operators. Studies have show that proper grazing techniques can improve resources even in riparian areas. Grazing in these canyons should not be eliminated.	<p>The BLM does not propose the permanent closure of allotments or portions thereof. However, certain allotments may not be available for grazing over the next 15 years. The allotments considered, as not available are spread by alternative. Subsequent revisions of the land use plan may consider opening these areas to livestock grazing.</p> <p>The vast majority (over 98%) of the Monticello Planning Area is available for livestock grazing. For those limited number of allotments shown on page 2-16 of the DRMP/DEIS the BLM is proposing that other uses of the BLM land are the highest and best use of these areas. Both FLPMA and BLM's Land Use Planning Handbook authorizes BLM to close specific areas to livestock grazing to place an emphasis on these areas for other purposes or values, such as wildlife use, watershed protection, and recreation. As indicated by the variable uses of</p>

Table 5.10.e. Comments Requiring a Change in the Document: GRA – Grazing

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
				<p>the BLM lands, as shown in the proposed action, it is BLM's intention to emphasize "multiple use" of the public lands within the planning area.</p> <p>As stated in the DRMP/DEIS (pg. 2-16), for those areas open to livestock grazing, grazing would be managed on an allotment basis according to the Guidelines for Livestock Grazing Management to meet the Standards for Rangeland Health (see Appendix D), including duration and adjustment in season of use. This will provide the manager flexibility to adjust the permitted numbers of livestock, and the season and duration of use on specific allotments after the careful evaluation of monitoring and inventory data in full compliance with appropriate rules and regulations and BLM policy.</p>
Veronica Egan	131	5	Please provide maps with grazing allotment boundaries. It is impossible to determine who is the responsible permittee without this information, and rangeland conditions are generally in "functioning at risk" conditions, at best, on many allotments.	An allotment map with associated names for the Monticello Field Office has been included in the final Resource Management Plan.

Table 5.10.f. Comments Requiring a Change in the Document: LAR – Lands and Realty

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
State of Utah	4	55	Section 4.3.5. – Lands and Realty. The first paragraph of Impacts Common to the Proposed Plan and All Alternatives incorrectly states that acres within WSAs, the Grand Gulch Special Emphasis area, NSO areas, and areas closed to oil and gas leasing will be excluded to new ROWs. In addition, BLM should note that since such ROWs and accompanying development could degrade wilderness characteristics in WSAs, acquisition of inheld state trust lands by land exchange will be a priority of BLM.	<p>Narrative has been added to the text on these pages to clarify that the BLM has an obligation to grant reasonable access to inheld State lands in WSAs subject to Utah v. Andrus and the Interim Management Policy.</p> <p>Current BLM Utah State Policy is to give priority to State of Utah exchanges and such exchanges do not require a land use planning decision. Please refer to response to comment 004-52.</p>
San Juan County	7	25	There is no mention of Ute Indian lands in Table 1.1.	That error has been corrected in the PRMP/FEIS.

Table 5.10.f. Comments Requiring a Change in the Document: LAR – Lands and Realty

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
Utah State Office of Education	31 4	The Planning Issues Identified section should include discussion and detailed reference to the issue of inheld school lands in special designation categories, particularly WSAs, ACECs, and areas to be managed for "wilderness characteristics," and the need to give priority to resolution of the issue.	<p>The BLM does provide for reasonable access to all SITLA lands under all alternatives. Information has been added to Chapter 2, Lands and Realty, that states that reasonable access to state land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the Monticello DRMP/DEIS travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision. Also, please see the revised analysis under Socioeconomics in Chapter 4 of the PRMP/FEIS. Considering lands for WSA or wilderness designation is beyond the scope of BLM's land use planning effort, as identified on pg. 1-12 of the DRMP/DEIS. Those Non-WSA lands that are considered for management of wilderness characteristics were analyzed for the economic effects of that action. For example, on pg. 4-94 of the DRMP/DEIS, the number of oil and gas wells foregone in Alternative B is discussed.</p> <p>The need for the BLM to give priority to state-federal land exchanges has been recognized.</p>
Public Lands Advocacy	35 11	We are also concerned that the DEIS fails to contain maps depicting the location of all ROW exclusion and avoidance areas by alternative. Maps clearly identifying exclusion and avoidance areas by category need to be included in the FEIS. It is also necessary for BLM to fully disclose the impacts these exclusion and avoidance areas will have on existing and future leases by alternative.	In the PRMP/FEIS, a map of exclusion and avoidance areas has been included. The analysis of the impacts these avoidance and exclusion areas would have on other resources is discussed in Chapter 4 of the PRMP/FEIS.
IPAMS(Independent Petroleum Assc of Mountain State	55 3	The BLM does not clearly identify which areas it intends to designate as ROW avoidance areas and which areas it intends to designate as ROW exclusion areas. It is not clear whether the BLM intends to designate lands closed for oil and gas leasing as ROW exclusion areas or ROW avoidance areas. IN Chapter 4, Table 4.25 page 4-65 indicates that areas closed to oil and gas leasing will be designated as ROW exclusion areas,	BLM has made changes in the document to identify these exclusion and avoidance areas and reconcile inconsistencies.

Table 5.10.f. Comments Requiring a Change in the Document: LAR – Lands and Realty

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		while in Chapter 2, page 2-16 it is indicated that areas closed to oil and gas leasing will be designated as ROW avoidance areas. The BLM must reconcile the management prescriptions in Table 2.1 with those set forth in Table 4.25 and clearly identify the ROW avoidance and ROW exclusion areas proposed in the Monticello RMP/EIS. In addition, the DRMP contains inconsistent statements regarding the number of acres that are proposed as ROW exclusion or avoidance areas between Table 4.25 and Table 4.41.	
CrownQuest	62 18	The Monticello DRMP/EIS, contains conflicting information about which areas the BLM intends to designate as avoidance areas and which areas it intends to designate as exclusion areas. On page 2-16, Table 2.1, the BLM identifies areas designated as NSO, unavailable for leasing, or VRM Class I as ROW avoidance areas. In Chapter 4 of the Monticello DRMP/EIS, however, the BLM identifies areas unavailable or closed for leasing as ROW exclusion areas. See Monticello DRPM/EIS, pg 4-65, Table 4.25. The BLM must clearly identify areas it intends to designate as ROW avoidance and exclusion areas, and resolve inconsistencies in the Monticello DRMP/EIS.	The Proposed Plan/Final EIS has a list of avoidance and exclusion areas. Right-of-way (ROW) avoidance and exclusion areas would generally be consistent with the stipulations identified in Appendix A for oil and gas leasing and other surface-disturbing activities. These stipulations have been developed to protect important resource values. Areas identified as NSO are open to oil and gas leasing but surface disturbing activities cannot be conducted on the surface of the land. Access to oil and gas deposits would require horizontal drilling from outside the boundaries of the NSO areas. NSO areas are avoidance areas for ROWs; no ROW would be granted in NSO areas unless there are no feasible alternatives. Areas closed to leasing are ROW exclusion areas.
CrownQuest	62 20	Although the BLM has mapped some ROW exclusion and avoidance areas under different headings, such as oil and gas leasing stipulations, the BLM did not provide maps that exclusively identified all ROW exclusion and avoidance areas.	The Proposed Plan Final EIS contains maps showing the avoidance and exclusion areas.

Table 5.10.g. Comments Requiring a Change in the Document: MLO – Minerals and Energy – Locatable

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
U.S. Fish and Wildlife Service	2	37	Page 4-575 in Table 4.204. The table only depicts the number of acres of surface disturbance for oil and gas development (the following table includes geophysical exploration). Throughout the document, including this section, oil and gas has been included under the "Minerals" section that includes a number of other activities such as coal, tar sands, potash and salt, and uranium. Including acres in the tables for only oil and gas and for exploration within the "Minerals" section underestimates the total number of acres of surface disturbance. Acres of surface disturbance for other "Minerals" activities should be estimated and presented in this section.	Changes have been made to the document to analyze other mineral activities.

Table 5.10.h. Comments Requiring a Change in the Document: MOG – Minerals and Energy – Oil and Gas

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Southern Utah Wilderness Alliance	26	34	The BLM must consider a no leasing alternative. The current draft of the RMP fails to consider such an alternative. Federal courts have made clear that a no leasing alternative should be a vital component in ensuring that agencies have all possible approaches before them (See, e.g., Bob Marshall Alliance v. Hodel, 852 F.2d 1223, 1228 [9th Cir. 1988]).	The BLM has inserted additional text in the proposed plan to address this issue. Refer to pg. 101, table 2.3, Alternative Elements Eliminated from Detailed Analysis.
Southern Utah Wilderness Alliance	26	82	The BLM must consider a no leasing alternative.	Please refer to response to comment 026-34.
EOG Resources	60	4	Page ES-7 contains Table ES6 which sets forth the numbers of acres that are open to oil and gas leasing with standard terms, open to leasing subject to stipulations, and closed to leasing under each of the alternatives in Monticello DRMP/EIS. Table ES6 represents that 213,288 acres will be open for leasing with	The BLM has revised its acreage calculations to reflect the changed management prescriptions in the proposed plan.

Table 5.10.h. Comments Requiring a Change in the Document: MOG – Minerals and Energy – Oil and Gas

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>standard lease terms and figures elsewhere in the Monticello RMP. For example, on page 4-98, Table 4.41 represents that 213,290 acres will be open for leasing with standard lease terms and 974,463 acres will be closed to leasing under Alternative E. The BLM must reconcile its acreage figures in the final Monticello RMP.</p>	
EOG Resources	60 18	<p>Alternative E, in particular, is inconsistent with the National Energy Policy and Executive Order 13211, 13212, and 13302. The removal of vast areas of land from future oil and gas development and potential restrictions on both leasing and development under Alternative E would significantly restrict regional earnings, jobs, and tax revenue. According to the information presented in the Monticello DRMP/EIS, the adoption of Alternative E would reduce the number of wells that could be drilled in the Monticello RA by over 26% compared to the Alternative A, the No Action Alternative. See Monticello DRMP/EIS, pg. 4-136. Annual revenue from potential oil and gas production would also be reduced under Alternative E. See Monticello DRMP/EIS, pg. 4-344. The BLM cannot adopt an alternative that would reduce economic development, decrease domestic energy supplies, and harm the local tax base.</p>	<p>The DRMP/DEIS in Chapter 4, page 100, states: " In accordance with BLM policy and its recognition of the National Energy Policy and Conservation Act of 2000 (EPCA), as discussed in Chapters 2 and 3, mineral resource development would be allowed throughout the planning area subject to standard terms and conditions, unless precluded by other program prescriptions, as specified in the RMP."</p> <p>The BLM expects that energy resource contributions in the Monticello Field Office will be very small relative to national production or even State production. Moreover, The BLM does not expect to see significant energy development (such as that experienced in Uintah Basin or parts of Wyoming) in the planning area over the life of the plan as described in chapter 4. Therefore, BLM does not expect large (similar to the other areas noted above) socioeconomic benefits or costs from these activities to national, state, or local communities.</p> <p>The BLM has expanded its discussion of fiscal impacts to state and local governments in Chapter 4 of the DRMP/DEIS.</p> <p>See also responses to comments 55-5, 60-52, and 62-64.</p>
CrownQuest	62 11	<p>The BLM references a Memorandum of Understanding between the BLM and the United States Department of Agriculture, Forest Service (Forest Service) establishing joint BLM and Forest Service procedures for managing oil and gas leasing and operational activities. See Monticello DRMP/EIS, pg. 1-16. The BLM should explain in greater detail the purpose and effect of this Memorandum of Understanding</p>	<p>Section 1.4.6 has been revised in the proposed plan to explain the purpose of the MOU in more detail.</p>

Table 5.10.h. Comments Requiring a Change in the Document: MOG – Minerals and Energy – Oil and Gas

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
CrownQuest	62	70	In Section 3.8.1, the BLM identifies "shale" as a "low-energy mud" that occurs throughout the Monticello RA. See Monticello DRMP/EIS, pg 3-46. The BLM asserts that "[no information is available regarding past and present exploration, development, or production within the Monticello RA." The BLM should distinguish between oil shale, from which oil can be extracted, and shale formations, which yield natural gas. Shale formations exist within the Monticello RA. With advances in drilling completion technology, production of natural gas from shale formations is feasible. Additionally, because of the development of highly productive shale formations such as Barnett shale formation in Texas, shale recently has been the subject of increased interest among oil and gas producers.	In its preliminary review of mineral resources, the BLM considered "shale" as an industrial commodity similar to sand and gravel or other crushed stone. However, based on past development (or lack thereof) in the Monticello Field Office it was determined that the use of shale for industrial purposes has been minimal and therefore shale as an industrial commodity was not addressed in the Mineral Potential Report (MPR). Because it was not addressed in the MPR, the BLM has deleted the reference to shale in Section 3.8.1.

Table 5.10.i. Comments Requiring a Change in the Document: MSA – Minerals and Energy – Salable

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
EOG Resources	60	40	In Section 3.8.1, the BLM identifies "shale" as a "low-energy mud" that occurs throughout the Monticello RA. See Monticello DRMP/EIS, pg 3-46. The BLM asserts that "[no information is available regarding past and present exploration, development, or production within the Monticello RA." The BLM should distinguish between oil shale, from which oil can be extracted, and shale formations, which yield natural gas. Shale information exist within the Monticello RA.	In its preliminary review of mineral resources, the BLM considered "shale" as an industrial commodity similar to sand and gravel or other crushed stone. However, based on past development (or lack thereof) in the Monticello Field Office it was determined that the use of shale for industrial purposes has been minimal and therefore shale as an industrial mineral material was not addressed in the Mineral Potential Report (MPR). Because it was not addressed in the MPR, the BLM has deleted the reference to shale in section 3.8.1

Table 5.10.j. Comments Requiring a Change in the Document: OTH – Other

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
U.S. Fish and Wildlife Service	2	26	Page 4-423 (note: page and section numbers have changed since the last draft) in Section 4.3.15.1. In the second line, provide a reference in this section to Table 4.107 on page 4-435; check for similar places in the document for which a reference to another page will provide the reader easy access to further information.	The reference has been added in and BLM will check for other opportunities to reference other sections throughout the document.
U.S. Fish and Wildlife Service	2	34	Page 4-556 (note: page numbers have changed since the last draft) in Section 4.3.19.1. In the first paragraph, the document references Appendix O as providing a list of BMPs for reducing impacts on wildlife resources. Instead, Appendix O discusses wilderness characteristics.	Changes have been made to the document to reflect the appropriate appendix.
State of Utah	4	5	The Draft RMP/EIS does not include a discussion on the nature or type of threat of "irreparable damage" or the regional significance of relevant and important values in its review. BLM misinterprets irreparable damage when reviewing and analyzing ACECs in the Draft RMP/EIS. The ACEC tool was intended by Congress to be limited to only those instances where irreparable damage would be caused without designation. Most surface disturbing actions can eventually be repaired.	<p>The potential ACECs brought forward for designation into the Proposed Plan have gone through a rigorous and stringent process in accordance with FLPMA, the planning regulations at 43 CFR 1600, Land-use Planning Handbook (H- 1601-1), and in accordance with BLM Manual 1613 and ACEC Policy and Procedures Guidelines (45 FR 57318). Appendix H outlines the process the interdisciplinary team underwent to determine whether a nominated ACEC had relevance and/or importance values. The size of the proposed ACECs is limited only to the area(s) of geography where the relevance and importance values are manageable to protect and prevent irreparable damage to these resources.</p> <p>The potential ACECs carried forward into the Proposed Plan necessitate an ACEC designation because special management protection is necessary (outside of normal multiple-use management) to specifically protect the relevance and importance values within the areas identified. The special management prescriptions that have been proposed are narrowly tailored to protect the identified relevant and important values. For these reasons, the potential ACEC decisions carried forward into the Proposed Plan are</p>

Table 5.10.j. Comments Requiring a Change in the Document: OTH – Other

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
			<p>considered by BLM to be consistent with Utah Code 63j-4-401.</p> <p>A rationale for designating or not designating ACECs in the Preferred Alternative of the DRMP/EIS is found in Appendix H of the PRMP. Relevant text has been added to Appendix H of the PRMP/FEIS, which lists the threats to each proposed ACEC. These threats could result in irreparable damage to the area proposed for ACEC designation.</p> <p>The ACEC evaluation appendix was modified, and a section added to Chapter 2 discussing threats to the relevant and important ACEC values; however, whether the threats currently exist does not preclude a potential ACEC from being considered in the action alternatives. All nominated areas, where the BLM has determined to have relevant and important values, are identified as potential ACECs and are addressed in the action alternatives. Threats to relevant and important values are likely to vary by alternative. The PRMP/FEIS was revised from the draft document to better address potential threats and impacts associated with each alternative.</p> <p>On August 27, 1980, the BLM promulgated final ACEC guidelines (45 Federal Register 57318) clarifying the term "protects" – "To defend or guard against damage or loss to the important environmental resources of a potential or designated ACEC. This includes damage that can be restored over time and that which is irreparable. With regard to a natural hazard, protect means to prevent the loss of life or injury to people, or loss or damage to property." Thus, BLM is to consider the potential for both reparable and irreparable damage when protecting important historic, cultural, or scenic values; fish and wildlife resources; or other natural systems through ACEC designation. This interpretation is consistent with FLPMA's legislative history and implementing policy.</p> <p>Section 2 of the guidelines clarifies that ACECs are special places within the public lands. It states: "In addition to</p>

Table 5.10.j. Comments Requiring a Change in the Document: OTH – Other

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
				establishing in law such basic protective management policies that apply to all the public lands, Congress has said that 'management of national resource lands [public lands] is to include giving special attention to the protection of ACECs, for the purpose of ensuring that the most environmentally important and fragile lands will be given early attention and protection' (Senate Report 94-583, on FLPMA). Thus, the ACEC process is to be used to provide whatever special management is required to protect those environmental resources that are most important, i.e., those resources that make certain specific areas special places, endowed by nature or man with characteristics that set them apart. In addition, the ACEC process is to be used to protect human life and property from natural hazards."
Glen Canyon Group, Utah Chapter, Sierra Club	221	7	GLOSSARY in Volume 3 should include many definitions from Attachment B to Appendix N, namely definitions for: Designation, Emergency limitations or closures, Mechanized travel, Motorized travel, and Non-motorized travel. Additional definitions should be added for: Road, Trail, and Route.	The glossary has been updated in the FEIS to include these terms.

Table 5.10.k. Comments Requiring a Change in the Document: PRP – Process and Procedure

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
U.S. Fish and Wildlife Service	2	13	The characterization and description of BLM lands and all Planning Area lands are used interchangeably within the between sections, causing confusion. Consistent use of one or the other would be beneficial, or otherwise provide both throughout. See page 3-42	Consistent use of BLM lands and Planning Area lands has been incorporated into the document to avoid confusion.
National Park Service	3	9	The Glen Canyon NRA Minerals Management Plan (1980) and the Glen Canyon NRA Grazing Management Plan (1999)	The BLM has added the plans to Section 1.4. The BLM was aware of the Management Plans at the time the DRMP/EIS

Table 5.10.k. Comments Requiring a Change in the Document: PRP – Process and Procedure

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Intermountain Region			should be added to the list in Section 1.4. (Relationship to Other Policies, Plans, and Programs) and further incorporate their contents throughout the DRMP as necessary.	was prepared and the information contained was used as appropriate. The commenter did not provide other specific deficiencies.
National Park Service Intermountain Region	3	11	The NPS suggested the following narrative be inserted where appropriate: [Glen Canyon NRA was established on October 27, 1972, under Public Law (P. L.) 92-593. In establishing Glen Canyon NRA, Congress directed that, "The administration of ...grazing leases within the recreation area shall be by the BLM. The same policies followed by the BLM in issuing and administering...grazing leases on other lands under its jurisdiction shall be followed in regard to lands within the boundaries of the recreation area, subject to provisions of Section 3(a) and 4 of this Act." The Monticello FO administers livestock grazing on six grazing allotments that occur on public land and within Glen Canyon NRA. In total, the Monticello FO administers grazing on approximately 264,267 acres of the recreation area. Specific management direction for livestock grazing in Glen Canyon NRA is provided for under the Glen Canyon NRA 1999 Grazing Management Plan.]	The BLM has inserted the narrative as follows: Page 3-41, 3.7.1. [Glen Canyon NRA was established on October 27, 1972, under Public Law (P. L.) 92-593. In establishing Glen Canyon NRA, Congress directed that, "The administration of ...grazing leases within the recreation area shall be by the BLM. The same policies followed by the BLM in issuing and administering...grazing leases on other lands under its jurisdiction shall be followed in regard to lands within the boundaries of the recreation area, subject to provisions of Section 3(a) and 4 of this Act." The Monticello FO administers livestock grazing on six grazing allotments that occur on public land and within Glen Canyon NRA. In total, the Monticello FO administers grazing on approximately 264,267 acres of the recreation area.] Management Common to All, page 2-17, "Specific management direction for livestock grazing in Glen Canyon NRA is provided for under the Glen Canyon NRA 1999 Grazing Management Plan."
National Park Service Intermountain Region	3	12	The 1984 Interagency Memorandum of Understanding on the administration of livestock grazing in Glen Canyon NRA should be added to the list of programmatic MOUs.	The BLM has added the Memorandum of Understanding to the list of programmatic MOUs, Section 1.4.
Lynell Schalk	29	1	The final section of Volume 3 has a section entitled "References, Acronyms and Glossary, and Index." In the Reader's Guide at the beginning of Volume 1, there is no reference to an acronym index, nor is it referenced in the Table of Contents, which ends with Appendix Q. Some acronyms used in the document are not even listed in this acronym index, such as the double meaning of ORV, i.e. off-road vehicle and outstandingly remarkable values (Reference: pg. H-91, Vol. 3).	Acronyms and Glossary is listed in the Table of Contents in Volume 1. Additional acronyms have been added to this list as they are identified.

Table 5.10.k. Comments Requiring a Change in the Document: PRP – Process and Procedure

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
National Parks Conservation Association	44	3	Maps 23-27 need to identify all national park units and their boundaries. Otherwise meaningful analysis of oil and gas development upon park resources is difficult to access. All alternatives appear to have standard and special stipulation leasing near or adjacent to park borders including Canyonlands NP, Glen Canyon NRA, Natural Bridges NM and Hovenweep NM.	The map has been updated to show National Park Service units.
BlueRibbin Coalition	54	1	<p>Regarding planning criteria in Section 1.3:</p> <p>The BLM would make all possible attempts to ensure that its management prescriptions and actions are as complementary as possible with other planning jurisdictions (both federal and nonfederal), subject to applicable law and policy.</p> <p>Similar management prescriptions would be considered on adjoining lands to minimize inconsistency. To the extent possible, inventories, planning, and management programs would be coordinated with other federal, state, and local agencies and tribal governments.</p> <p>Chapter 1, page 1-12 (note: page numbers have changed since the last draft)</p> <p>The term "complementary" should be changed to "consistent." BIM's FLPMA mandate is for consistency, not to be "complementary." Changing the term from the well understood term of "consistent" to an undefined term of "complementary" is in poor form. The consistency requirement is extremely important to state and local governments and is considered to be on of the key "pillars" of FLMPA.</p>	The word has been changed to "consistent" in the FEIS.
EOG Resources	60	23	The BLM must clarify the term "site specific NEPA." As the BLM is aware, all agency actions or authorizations are generally subject to the mandates of NEPA. See 42 U.S.C. 4332 (2006). Merely instructing that an action is subject to "site-specific NEPA" does not impose any obligation beyond that already required by federal law. However, NEPA requires that the BLM	The commenter is correct in that an activity proposed on sensitive soils may not necessarily constitute a major federal action requiring an EIS, solely based on its association with a sensitive site. The appropriate level of NEPA analysis is generally determined by the size and type of proposed activity, potential impacts, and resource concerns, as identified in

Table 5.10.k. Comments Requiring a Change in the Document: PRP – Process and Procedure

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			prepare an EIS for any major federal actions that will significantly affect the quality of the human environment. 42 U.S.C. 4332 (2006). The phrase "site specific NEPA" may improperly suggest that all activities in sensitive soils are major federal actions that require preparation of an EIS. The BLM clearly did not intend to impose such an onerous and absurd result that would require the agency to expend significant time and resources before authorizing any activities in sensitive soils. The BLM must revise the phrase to clearly explain the amount of environmental analysis the BLM intended to require, if any, prior to authorizing activities in sensitive soils.	internal and external scoping. This section has been clarified to indicate that additional or site specific mitigation measures necessary to protect sensitive soils would be determined in site specific planning through the "appropriate NEPA process." Also a definition of sensitive soils has been added to the glossary. It was not deemed necessary to define "site-specific planning" in that this term is generally understood to be related to a specific project or group of similar activities.

Table 5.10.l. Comments Requiring a Change in the Document: REC – Recreation

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
State of Utah	4	72	It is unclear in Chapter 3 whether ROS classifications are carried forward as part of the action alternatives and whether ROS classifications will change by alternative.	The Recreational Opportunity Spectrum (ROS) will not be carried forward in any of the action alternatives. A statement has been added to Section 3.11.2.1 clarifying this. Management decisions will be based on special designations such as SRMAs, ACECs, National Historic designations, WSAs, ISAs, ERMAs, Wild and Scenic River recommendations, Non-WSA lands with wilderness characteristics, etc.
San Juan County	7	40	Pg. 2-29 (note: page numbers have changed since the last draft). The first bullet concerning camping under management common to all alternatives seems to be in conflict with Alternatives A, C, and D. Please clarify.	The second part of the first bullet under Management Common to All Action Alternatives stating "Camping outside of the riparian corridor within this area would be limited to designated campsites only" is incorrect. Camping management prescriptions vary with each alternative. A change has been made in the document. The camping management prescription for the proposed plan

Table 5.10.I. Comments Requiring a Change in the Document: REC – Recreation

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
			is: Dispersed camping would be allowed in the Indian Creek Corridor, except within the established designated camping zones: Bridger Jack Mesa, Indian Creek Falls, and Creek Pasture. Camping within these zones is limited to designated sites.
San Juan County	7 57	Section 3.11.2.1 – It is unclear whether the BLM is carrying ROS into the new RMP. ROS is described in the current plan and on Map 35 but there is no other analysis across alternatives. However, it appears that the primitive designation is used in effect to create "defacto wilderness" and VRM I areas smaller than 5,000 acres. BLM needs to clarify use of ROS in the Draft RMP.	The ROS has not been carried forward in any of the action alternatives. A statement has been added to Section 3.11.2.1 clarifying this. Management decisions will be based on special designations such as SRMAs, ACECs, National Historic designations, WSAs, ISAs, ERMAs, Wild and Scenic River recommendations, Non-WSA lands with wilderness characteristics, etc.
Blue Ribbon Coalition	24 12	Arch Canyon does not warrant group size limits, it does not warrant a permit system for groups under 25 under current use levels.	Letters from the USFWS concerning on-going issues with Mexican Spotted Owl habitat in Arch Canyon, and discussions in coordination with BLM and UDWR, are the basis for choices made by the ID team in evaluating draft alternatives for Arch Canyon. For Arch Canyon, the FEIS will not be requiring permits or group size limits for private use for any user group except motorized groups of 50 vehicles or more. Special Recreation Permits will be required for any organized or commercial groups.
Southern Utah Wilderness Alliance	26 85	There is a restriction in Alternative E for car camping of more than 10 vehicles or more than 50 people before an SRP is required. This conflicts directly with the first limitation on group size of 15 people for overnight use in ERMA.	A change has been made in the document.
Lynell Schalk	29 26	The DRMP is inconsistent in its application of the "no pets" rule. In an area as sensitive as the canyons of Cedar Mesa where there has been documented damage by dogs, there should be tighter controls, not the same old ones. It is my understanding that the current requirement that dogs be "under control" in Grand Gulch is not working. They either need to be excluded or	In the proposed plan, a management prescription has been added to exclude pets and stock animals from cultural sites field office wide. It states "Domestic pets and pack animals are not allowed in cultural sites or on archaeological resources as defined in ARPA." Under the Cedar Mesa SRMA, the proposed plan will state "If resources or the visitors'

Table 5.10.I. Comments Requiring a Change in the Document: REC – Recreation

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		on a leash at all times. The leash requirement is generally unenforceable once the owner is out of sight of BLM personnel. There should be exclusion of dogs in Grand Gulch, an area that is already too heavily visited by humans. In other less sensitive areas, dogs should not be allowed in or on archaeological sites.	experiences are adversely impacted, pets and or stock animals may be limited or prohibited in canyons requiring permits."
Broads Healthy Lands	41 12	Section 3.11.2.3 of the DRMP references "a growing level of conflict between motorized and non-motorized users of the planning area (see Section 3.10.4.3 below)." However, no such section exists in the document. Please locate this missing section and include it in the Final RMP.	A correction has been made in the document. It states see Section 3.11.4.3 – User Conflicts.
Bluff Landowners Coalition	48 3	Domestic pets are excluded from Outlaws Canyon/Lower Cottonwood & Butler Wash areas adjacent to our residences/properties under Alt. B, C, and D. The DRMP makes no mention regarding non-motorized/mechanized uses in this area (Reference: pg. 2-9, Vol. 1). Cows and bikes are allowed—including within archaeological sites—based on your proposals. As mountain bikes and cows cause more impacts than domestic pets, where is the sense in this?	The proposed plan will allow domestic pets into Outlaws Canyon/Lower Cottonwood and Butler Wash with the new restriction that they will not be allowed into cultural sites. Section 4.3.8.9.2. – Mechanized Recreational Travel (Mountain Bikes) states the MFO policy on mechanized use. Under the preferred alternative, mountain bikes would only be allowed on routes designated open for motorized use. The proposed plan states, "Available for livestock use but it may be limited if cultural resources are impacted."
EOG Resources	60 20	Cedar Mesa/Grand Gulch Plateau Special Recreation Management Area. On page 2-25, the BLM proposes that under the action alternatives, the "Grand Gulch SRMA would be changed to the Cedar Mesa Cultural Special Recreation Management Area." Map 36, which depicts SRMAs under Alternative A, the No Action Alternative, identifies the Grand Gulch SRMA and not a Cedar Mesa SRMA. Map 36 does not comport with the management action on page 2-25, which suggests that the Cedar Mesa SRMA would still exist under Alternative A. On Maps 37-40, which depict SRMAs under the action alternatives, the BLM identifies a Cedar Mesa SRMA, even though the management prescription on page 2-25 suggests that this area would become the Grand Gulch SRMA. The BLM must review	The proposed plan now eliminates all CSMA's or C-SRMA's and proposed to manage them as SRMA's. The Cedar Mesa C-SRMA is now the Cedar Mesa SRMA and incorporates the Comb Ridge and McLoyd Moonhouse CSRMA's as recreation management zones within the Cedar Mesa SRMA. The acreage for the Cedar Mesa SRMA totals 407,098. The PRMP and FEIS have been updated to reflect these changes. Maps of the proposed SRMA's have been created and will include the new Cedar Mesa SRMA.

Table 5.10.l. Comments Requiring a Change in the Document: REC – Recreation

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			the management prescription on page 2-25 and ensure that Maps 36-40 reflect the proposed management prescription.	
CrownQuest	62	19	The BLM identifies "developed recreation sites" as avoidance areas for ROWs. The BLM should clearly define the term "developed recreation sites" in the Monticello RMP/EIS.	Developed recreation sites both existing and proposed are found on Page 2-22 under Management Common To All Action Alternatives.
Mike Meloy	220	2	Concerning the San Juan River SRMA 4. 3. 10. 3. 10. 1 of the planning document on page 4-261 last paragraph it states: "The land on the south bank of the San Juan River is owned by the Navajo Nation and camping is currently not permitted." This statement is incorrect. The Navajo Nation permits camping on the river.	A change has been made in the document.

Table 5.10.m. Comments Requiring a Change in the Document: RIP – Riparian

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
U.S. Fish and Wildlife Service	2	9	According to Table 2.2, the Wildlife and Fisheries Resources impacts to Riparian Resources include "some loss of riparian vegetation from elk grazing." This impact should also be applied to Cattle Grazing.	The PRMP/FEIS adds: "Compliance with Standard 2 would minimize adverse impacts to riparian areas by requiring changes in grazing management wherever monitoring shows degradation of riparian areas when PFC is not achieved."
U.S. Fish and Wildlife Service	2	10	Beneficial or adverse impacts from beavers on riparian resources are not discussed in Table 2.2.	The oversight has been corrected and added into Table 2.2.
U.S. Fish and Wildlife Service	2	11	Minerals and energy resources are not mentioned as a source of impacts to the Riparian Resources in Table 2.2. Land disturbing activities can affect riparian areas; therefore, adding a no surface occupancy buffer around riparian areas would benefit the riparian resources.	This oversight has been corrected by adding a minerals section to Table 2.2 in the PRMP/FEIS
U.S. Fish and Wildlife Service	2	14	In Section 3.12.1, the first sentence of this section should be revised for clarity as the 1.2% describes the percentage of riparian acres within the BLM administered lands (of ~1.8	The correct figure is 20,912 acres (1.6%) of lands that are riparian and wetland resources within the Monticello PA.

Table 5.10.m. Comments Requiring a Change in the Document: RIP – Riparian

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			million) rather than 1.2% of riparian acres within the Monticello Planning Area. Instead, the BLM administers ~70% of riparian acres in the planning area.	
U.S. Fish and Wildlife Service	2	15	If possible, in Table 3.24, indicate the acres and miles (by drainage) that are administered by the BLM.	The data provided are from a study done in 1990. The mileage and the acreage were calculated by drainage.
Tom Ratcliff	56	3	I have found an interesting issue related to this and other resource areas of discussion in the Draft. Riparian resources are discussed in at least Fire Management 3.4, Riparian Resources 3.12, and Vegetation 3.18 sections of the document, and of course at 4.3.11. Each of those sections has different and conflicting information. For example, Fire says that riparian habitat is "less than 1% of the MPA." Vegetation is more specific at "20,699 acres"... "only 1% of the FO"; Riparian Resources, at 3.12 claims approximately 20,435 acres (1.2%). And now the kicker: At 4.3.11 riparian acres are listed at 28,994, based on a GIS database. By my calculation that is about a 42% error factor over the lower figure.	The acreages and percent have been fixed in the PRMP: 28,944 correct acres/1785127 total acres=1.6% riparian Fire Management 3.4.5.9 – covers approximately 1.6% Riparian Resources 3.12 – The BLM administers approximately 28,944 acres (1.6%) of BLM administered lands of riparian and wetland resources within the Monticello Field Office. Vegetation 3.18.1.4 – Riparian and Wetland Communities. Approximately 28,944 acres of wetland and riparian areas exist in the Monticello FO.
Thomas Ratcliff	79	6	Riparian resources are discussed in at least Fire Management 3.4, Riparian Resources 3.12 and Vegetation 3.18 sections of the document, and of course at 4.3.11. Each of those sections has different and conflicting information. For example, Fire says that riparian habitat is "less than 1% of MPA," Vegetation is more specific at "20,699 acres"... "only 1% of the FO"; Riparian Resources, at 3.12 claims approximately 20,435 acres (1.2%).	Please refer to response to comment 059-3.

Table 5.10.n. Comments Requiring a Change in the Document: SCO – Scope

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Grand Canyon	33	1	There is an omission of relevant information from the planning	BLM - Global climate change comment -- suggests changes to

Table 5.10.n. Comments Requiring a Change in the Document: SCO – Scope

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Trust			document in the absence of any reference to global climate destabilization. Climate models predict that current trends of higher temperatures and reduced precipitation will continue in the Upper Colorado River Basin leading to a decrease in quantity and quality of river water and severe consequences for human, agricultural uses, wildlife and ecosystems. The MFO has already been affected by the prolonged drought. Soil disturbing activities such as cattle grazing, energy exploration and development and recreation have increased dramatically and these uses destabilize soils. Massive dust storms from soil loss deposit dark-colored dust on mountain snowpacks that absorb heat and melt too soon. Snowmelt storage in watersheds is reduced. The implications of these and other climate effects on management decisions on public lands are not adequately addressed in the DRMP. Modeling and technical information can be accessed from USGS and NOAA.	text in Chapters 3 and 4. Will this be done. A growing body of scientific evidence supports the concern that global climate change will result from the continued build-up of greenhouse gases in the atmosphere. While uncertainties remain, particularly in the area of exact timing, magnitude and regional impacts of such changes, the vast majority of scientific evidence supports the view that continued increases in greenhouse gas emissions will lead to climate change. This information was added to Chapter 3 of the PRMP/FEIS. The EPA has not developed regulatory protocol or emission standards regarding global climate change. When these protocols and standards are available, the BLM will analyze potential effects to global warming in the NEPA documentation prepared for site-specific projects. All information to this effect was added to Chapter 4 of the PRMP/FEIS.

Table 5.10.o. Comments Requiring a Change in the Document: SD – Special Designations

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
CrownQuest	62	83	Under all of the action alternatives, the BLM proposes to designate the Alkali Ridge National Historic Landmark as subject to NSO stipulations and as a ROW Avoidance area. See Monticello DRMP/EIS, pg 2-35, Table 2.1. The BLM entirely fails to address the impacts on this proposed management action on oil and gas development. See Monticello DRMP/EIS, pgs. 4-114, 4-123, 4-132, 4-140. A pipeline borders, and perhaps may cross, the Alkali Ridge National Historic Landmark. The BLM's proposed management of the historic landmark will prevent owners and operators of neighboring oil and gas leases from accessing the pipeline,	Management prescriptions for the ACEC and NHL have been clarified in the PRMP/FEIS to note that exceptions would be granted to allow access to existing utility corridors for maintenance of existing facilities and construction of new facilities. Standard exception language to honor valid existing rights would also apply.

Table 5.10.o. Comments Requiring a Change in the Document: SD – Special Designations

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		thereby impairing development of the leases. The BLM must analyze the impacts of the proposed management.	

Table 5.10.p. Comments Requiring a Change in the Document: SOC – Socioeconomics

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
State of Utah	4 25	BLM's decisions on how to manage its lands directly affect Utah's ability to manage state trust lands to provide revenue for public schools and other beneficiary institutions. The state believes the Draft RMP fails to adequately address two issues, 1) the impact of BLM management decisions on state trust lands, and 2) the need for a substantially more robust program for land tenure adjustments between the BLM and the State of Utah.	<p>Non-BLM lands could be indirectly impacted by RMP decisions both positively and negatively. The analysis in Chapter 4 of the PRMP/FEIS has been modified accordingly. For specifics regarding the impacts on mineral revenue, please refer to response to comment 120-101.</p> <p>The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to state land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.</p>
State of Utah	4 54	Section 4.1.2 – Assumptions and Methodology for Mineral Development. The RFD must address the fact that BLM withdrawals and special designations directly affect development of oil and gas on SITLA lands. The BLM should assume that, in addition to the loss of oil and gas wells on BLM lands, there will be an additional loss of wells on SITLA lands in proportion to the amount of SITLA land within the proposed special designation under each alternative.	<p>The RFD is a technical report that makes long term projections of oil and gas exploration, development, production and reclamation activity. It is neither a planning decision nor the "No Action Alternative" in the NEPA document. It provides the baseline projection of future activity assuming all potentially productive areas (including SITLA lands) are open for leasing under standard lease terms and conditions. The only exceptions are those areas designated as closed to leasing by law, regulation or executive order.</p> <p>The BLM acknowledges that closure of adjoining public lands</p>

Table 5.10.p. Comments Requiring a Change in the Document: SOC – Socioeconomics

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
				<p>to oil and gas leasing may have a potentially negative impact on SITLA's mineral revenue. The closure of WSAs is nondiscretionary, and is beyond the scope of this plan.</p> <p>Non-BLM lands could be indirectly impacted by RMP decisions both positively and negatively. The analysis in Chapter 4 of the PRMP/FEIS has been modified accordingly to reflect the impacts in Alternative E on SITLA inholdings of the discretionary closures of public lands. The number of oil and gas wells foregone on SITLA lands, and the loss of revenue from SITLA wells foregone have been calculated and added to the analysis in Chapter 4.</p>
State of Utah	4	56	Section 3.13 – Socioeconomics. BLM decisions to withdraw mineral lands from leasing (WSAs, etc.) directly affect the economic viability of state trust lands inholdings. This should be acknowledged appropriately in the discussion of socioeconomic impacts.	<p>The decision to manage lands as WSAs was made initially in the Federal Land Policy and Management Act (1976). Lands to be managed as WSAs in the State of Utah were identified in the 1980's. Any state trust land inholdings created by WSA management is beyond the scope of this plan.</p> <p>Those state land inholdings that are excluded from leasing as a result of the current planning effort have been specifically analyzed in the Socioeconomic section of Chapter 4. Please also refer to response to comment 004-54.</p>
State of Utah	4	71	The royalty payments for oil reported on page 3-132 (note: page numbers have changed since the last draft) exceed the sale value by more than one million dollars. Please verify and explain this anomaly.	BLM agrees that the production and royalty information on page 3-132 is confusing as presented. The information has been clarified and any erroneous figures have been corrected in the proposed RMP.
San Juan County	7	24	San Juan County commends the BLM for the effort that has been expended to better understand and portray socioeconomic impacts in this DRMP. This has been a weakness in previous plans. San Juan County encourages BLM to use studies done by Utah's universities to enhance this information such as the social survey undertaken by USU and the economic studies done by the U of U. Every NEPA action in the RMP should include a discussion on socioeconomic conditions and fully disclose all impacts.	<p>The BLM has reviewed the Utah State University survey of rural counties conducted by the State of Utah. The BLM received preliminary data for San Juan County after completion of the Draft RMP/FEIS. The BLM has incorporated findings in chapter 3 of the PRMP/FEIS as appropriate. In addition, an appendix has been added to the PRMP/FEIS which summarizes the results of this study.</p> <p>The recent research undertaken by the University of Utah's Bureau of Economic and Business Research on oil and gas</p>

Table 5.10.p. Comments Requiring a Change in the Document: SOC – Socioeconomics

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment	
			<p>activities in San Juan County is not yet complete. The unexpected death of the primary researcher has slowed this effort. The BLM has extensively utilized data provided by the Utah Division of Oil, Gas and Mining in its economic analyses of the contributions of various industries.</p> <p>On a broad land use planning level, the BLM has disclosed the socioeconomic impacts from various resource actions as discussed in Chapter 4 of the DRMP/EIS. It is not practical to separate out the socioeconomic impacts of the many of the specific resource decisions specified in the plan.</p>	
Utah State Office of Education	31	6	<p>The BLM should assume that in addition to a decline in the number of wells drilled on BLM lands, there will be a proportionate decrease in the number of wells drilled on school trust lands. It can be assumed that a significant number of wells may not be drilled on SITLA lands if Alternatives B or E is adopted. All bonus, rental, and royalty revenues from these wells, at SITLA's royalty rate of 12% would be captured by the RMP decision to adopt Alternative B or E. This could amount to millions of dollars lost to the schools of the state of Utah. The State Board of Education cannot be supportive of any taking of school trust assets.</p>	<p>The potential SITLA revenues lost to Alternative E has been added to the FEIS. See Section 4.3.12.2.5.9. As stated in the EIS, impacts resulting from Alternative B would be similar to A given that the acres open for oil and gas development is greater under B than A by 0.3% and the total well potential differs by only 7 wells over the next 15 years.</p>
EOG Resources	60	5	<p>On page ES-8, the BLM asserts that Alternative B has the "potential for short-term adverse impacts to local economics and business that depend on public land for resource extraction." Elsewhere in the Monticello DRMP/EIS, the BLM defines "short-term impacts" as impacts that "result in changes to the environment that are stabilized or mitigated rapidly." Monticello DRPM/EIS, pg 4-6. In the analysis of the impacts of the alternatives in Chapter 4 of the Monticello DRMP/EIS, the BLM provides no justification to support its assertion that the economic impacts of Alternative B will be "short term."</p>	<p>The sentence on page ES-8 has been rephrased to state: "Alternative B would have potential for adverse impacts to businesses that depend on public lands for resource extraction."</p>
EOG Resources	60	38	<p>Monticello DRMP/EIS, pg 2-113, Table 2.2, This statement is completely unsubstantiated and misleading. The statement</p>	<p>The statement on page 2-113 has been revised to reflect the statement of 4-345.</p>

Table 5.10.p. Comments Requiring a Change in the Document: SOC – Socioeconomics

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>suggests that managing lands for wilderness characteristics under Alternative E may yield positive economic impacts that outweigh the negative economic impacts that will result from closing these lands to other resource uses such as oil and gas development. The analysis set forth in Chapter 4 of the Monticello DRMP/EIS does not support the conclusion that Alternative will yield positive economic benefits. The BLM provides absolutely no evidence to support its speculation that closing non-WSA lands to development will generate revenue for the local economy or, moreover, that any positive effects would offset the revenue lost by closing the area to oil and gas development. In Chapter 4, the BLM admits that it cannot quantify any potential economic impacts from managing additional lands for wilderness characteristics. See Monticello DRMP/EIS, pg. 4-345 ("It is difficult to predict whether the potential socioeconomic gains described above will outweigh the socioeconomic losses which could result from" managing non-WSA lands for wilderness characteristics.). Without such quantification, it is impossible for the BLM to suggest that closing lands for wilderness character may create positive economic impacts that will outweigh lost revenue from other resource uses such as oil and gas development. The BLM must revise its statement on page 2-113 to clearly state that the management prescriptions in Alternative E will result in lost revenue from oil and gas development and other resource uses, and that the BLM cannot determine whether managing lands as wilderness will ultimately yield economic benefits that will outweigh this lost revenue.</p>	
EOG Resources	60 51	<p>The BLM understates the impacts of the ROW exclusion designation under Alternative E. The BLM asserts that designating 582.357 acres of non-WSA lands with wilderness characteristics as ROW exclusion areas as proposed under Alternative E "could potentially have a minor adverse impact on socioeconomics." See Monticello DRMP/EIS, pg. 4-336. The BLM provides no justification for its proposition that impacts</p>	<p>Impacts to ROW exclusions are not expected to be major for the proposed plan based on the fact that the RFD for the overall planning area for oil and gas development is quite low (74 wells over the next 15 years). Alternative E could have increased adverse effects compared to the proposed plan, although not expected to be major given the low potential of mineral occurrence in the area. The proposed plan, as</p>

Table 5.10.p. Comments Requiring a Change in the Document: SOC – Socioeconomics

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			would be "minor." By designating large areas of the resource area as ROW exclusion areas, the BLM makes oil and gas development more difficult and more expensive. The BLM must provide some justification for its assertion that designating these areas as ROW exclusion areas would result in "minor" impacts.	opposed to Alternative E manages far fewer acres as ROW exclusion than Alternative E. Further, existing leases will be granted ROW regardless of alternative selected. The PRMP/FEIS has been revised to further explain existing leases and RFD potential.
CrownQuest	62	72	In Section 3.13.4.2.2, the BLM acknowledges that San Juan has the highest unemployment in the state at 11% and that unemployment in consistently double or triple the state average. See Monticello DRMP/EIS, pg. 3-102. Similarly, in Section 3.13.4.2.3, the BLM acknowledges that per capita personal income in San Juan County has been consistently lower than the state average and was the lowest in the State of Utah in 2003. See Monticello DRMP/EIS, pg. 3-104. Despite these recognitions, many of the prescriptions in the Monticello DRMP/EIS would limit economic activity by restricting access to oil and gas development. The Monticello DRMP/EIS does not properly assess the effects restrictive land management decisions will have on the local economy, and the opportunities denied by severely restricting access to energy resources through a whole range of overlapping restrictions including wilderness-like designation of land, NSO, CSU, VRM, timing limitations, and others.	It is not the BLM's role to create (or decrease) employment opportunities in any one sector of the economy. The role of the DEIS is to assess the impacts of planning decisions have on various affected sectors, if any. The BLM summarizes the minor costs and benefits associated with oil and gas development on local communities in Chapter 4, p. 429-436. The commenter's reference to the impacts such activities have had in other parts of the West is unlikely to apply to the Monticello planning area. The Reasonably Foreseeable Development (RFD) scenario for oil and gas projects that relatively few wells would be drilled, would employ relatively few people, and would produce negligible adverse social impacts. The commenter seems to be confusing the MPA with the large-scale development that has occurred in certain areas. The BLM's analysis is based on the RFD; the commenter has provided no evidence that the RFD is incorrect. Data show that less than 3% of the San Juan County's economy is dependent on oil and gas activities. This corresponds closely to BLM's analysis in Chapter 4.

Table 5.10.q. Comments Requiring a Change in the Document: SOL – Soils

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
CrownQuest	62	35	On pg. 2-49, the BLM proposes the following Management Common to All Alternatives: "Any proposed activities that would	Please refer to response to comment 60-23. In addition: Sensitive soils are determined based on maps and field

Table 5.10.q. Comments Requiring a Change in the Document: SOL – Soils

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>be located in sensitive soils (e.g., hydric, saline, gypsiferous, or highly erodible soils, Maps 41–47) would be subject to site-specific NEPA and would incorporate BMPs and other mitigation measures to minimizing soil erosion and maintain soil stability." See Monticello DRMP/EIS, pg 2-34 Table 2.1. This Management Common to All Alternatives must clarify what is meant by "sensitive soils." The parenthetical phrase following "sensitive soils" does not adequately describe what constitutes a sensitive soil. Similarly, Maps 44–47 do not refer to the types of soils listed in the parenthetical clause in this Management Common to All Alternatives. Although Map 44 depicts areas with "highly saline," "moderately saline," and "low saline" soils. Neither Map 44 nor the Management Common to All Alternatives in Table 2.1 clearly identifies which soils are subject to special management. In the final Monticello RMP/EIS, the BLM must clearly define and map any soils that are managed under specific prescriptions.</p>	<p>verification, as well as field data from research studies, rangeland health assessments, or other monitoring efforts. At this time the BLM does not have an accurate map of all the soils that would meet the criteria for sensitive soils within the planning area. NRCS maps provide broad scale planning soil information that generally must be field verified prior to implementing activities on the ground. This would be done during activity and site specific planning. The maps provided display published soil survey information depicting some of the characteristics that could lead to the determination that a project site may contain sensitive soils, in order to help plan and prioritize field verification efforts within a project planning area. A definition of sensitive soils was added to the glossary.</p>
CrownQuest	62	36 <p>Additionally, the BLM must clarify the term "site-specific NEPA." Merely instructing that an action is subject to "site-specific NEPA" does not impose any obligation beyond that already required by federal law. However, NEPA requires that the BLM prepare an EIS for any major federal actions that will significantly affect the quality of the human environment. 42 U.S.C. 4332 (2006). The phrase "site-specific NEPA" may improperly suggest that all activities in sensitive soils are major federal actions that require preparation of an EIS. The BLM must revise the phrase to clearly explain the amount of environmental analysis the BLM intended to require, if any prior to authorizing activities in sensitive soils.</p>	Please refer to response to comment 60-23.
CrownQuest	62	37 <p>Finally, aside from the management action that proposed activities located in sensitive soils would be subject to "site-specific NEPA and would incorporate BMPs and other mitigation measures to minimize soil erosion and maintain soil stability," the BLM does not appear to identify any other special</p>	The leasing categories were determined based on criteria such as ACEC designations, Floodplains, or Special Status Species habitat or special timing needs for wildlife. Soil characteristics or limiting factors were not used in determining lease categories. Tables 4.67, 4.72, 4.76, 4.80, and 4.84

Table 5.10.q. Comments Requiring a Change in the Document: SOL – Soils

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		management to protect or preserve sensitive soils. In Chapter 4 of the Monticello DRMP/EIS, however, the BLM appears to analyze the imposition of special and NSO leasing stipulations to protect sensitive soils. See Monticello DRMP/EIS, pgs. 4-113 (Table 4.48), 4-122 (Table 4.52), 4-131 (Table 4.56), 4-140 (Table 4.60). The BLM must identify any specific management actions to protect sensitive soils in Table 2.1. Accordingly, the BLM must revise either Table 2.1 or the discussion of impacts in Chapter 4 to clarify which management actions it proposes to protect sensitive soils.	simply list potential acreages of soils with limiting soil characteristics within each of the leasing categories; soil characteristics or criteria were not used to determine leasing categories. However, based on the categories, the amount of "sensitive soils" that are potentially affected in each alternative differs. Language has been added to Chapter 4 to clarify this in Section 4.3.7.4.6. Impacts of Soils and Watershed Decisions on Mineral Resource Development.

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
U.S. Fish and Wildlife Service	2 1	Remove Bald Eagle from Section 2.1.1.5 and check entire document to remove threatened status for Bald Eagle throughout. Recommend including Bald Eagle in wildlife section and retaining Conservation Measures of Appendix Q since the species is still protected by the Migratory Bird Treaty Act and the Eagle Protection Act.	Entire document has been adjusted to correct the status from "threatened" to "special status species." The Bald Eagle is now listed on the BLM and Utah Sensitive Species List and is listed in that section vs. the wildlife section. Conservation Measures will be kept in Appendix Q to continue protection for Bald Eagles.
U.S. Fish and Wildlife Service	2 3	The conservation measures listed in Table 2.1 appear to be paraphrased items from Appendix Q. To avoid confusion, either replicates Appendix Q measures into this table, or at a minimum reference Appendix Q here.	The Conservation Measures listed in Table 2.1 – Special Status Species for Bald Eagle, Mexican Spotted Owl, Southwestern Willow Flycatcher, and Yellow-billed Cuckoo, Colorado River fishes, and California Condor has been removed from this table and will make reference to Appendix Q to avoid confusion.
U.S. Fish and Wildlife Service	2 4	Alternative C reduces the buffer around Gunnison Sage-grouse leks to 0.6 miles. FWS recommends CSU for oil and gas leasing activities within 2.0 miles of leks and that construction of permanent facilities be avoided within a 2.0 miles buffer around	Changes have been made to reflect BLM's suggested guidelines and those found in the Gunnison Sage-grouse Rangewide Plan. The year-round habitat is CSU which would avoid permanent

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		leks, unless it can be shown to not affect sage-grouse.	structures. Other suggested management practices will be implemented and came directly from the Gunnison Sage-grouse Rangewide Conservation Plan, which BLM has committed to implement.
U.S. Fish and Wildlife Service	2 16	Section 3.16. The third line limits additional sensitive species to plants; however, the second paragraph more accurately includes the numerous species of animals also identified as sensitive.	The sentence has been changed to read, "Under the Endangered Species Act, as well as those plant AND ANIMAL species listed or proposed as sensitive by the BLM."
U.S. Fish and Wildlife Service	2 17	Section 3.16.2. In Utah, Mexican Spotted Owl habitat does not include high canopy closure, high stand density and multi-layered canopies of uneven-aged stands.	These habitat descriptions have been removed from this section.
U.S. Fish and Wildlife Service	2 21	Table 4.137. The entire state of Utah is not within the nonessential, experimental boundary of the condor. A small portion of San Juan County is outside of the nonessential, experimental boundary. Update the RMP for accuracy.	The Table 4.106 has been changed to show that the entire state of Utah is not within the nonessential, experimental boundary of the California Condor.
U.S. Fish and Wildlife Service	2 27	Section 4.3.15.1(of the DEIS). In the first paragraph, recovery plans for all species should be referenced here, not just the Southwestern Willow Flycatcher plan.	Other recovery plans have been added and referenced.
U.S. Fish and Wildlife Service	2 30	Section 4.3.15.3.6.1. Rocky Slopes and Canyons: The statement, "Direct, adverse impacts include short-term disturbance of... special status species resulting from construction and operation noise, and a long-term reduction in habitat from the installation of mineral development infrastructure" should be applied to all habitats and alternatives, not just the rocky slopes and canyons habitat.	The statement has been added into the riparian habitat. The same impacts are discussed in the Desert Shrub, Sagebrush, Perennial Grassland, Pinyon-Juniper Woodland, and Conifer/Mountain Shrub habitats on Page 4-437 although it is not worded exactly the same.
U.S. Fish and Wildlife Service	2 31	Section 4.3.15.2.6.3. The decision that "No Gunnison Sage-grouse habitat would be closed or NSO to mineral entry" does not adequately protect this species. Need to provide additional protection of leks by limiting surface occupancy for minerals and other ground disturbing activities would help preserve sage-grouse.	Changes have been made to the document and the lek habitat will be protected from all surface-disturbing activities by being closed and classified as NSO.
U.S. Fish and	2 32	Section 4.3.15.2.12.2. (of the DEIS) Alternatives B and E would	Adjustments have been made to the alternatives for Gunnison

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
Wildlife Service		result in fewer adverse impacts on Gunnison Sage-grouse and other sagebrush special status species than the preferred alternative. We recommend these be applied to sage-grouse.	Sage-grouse to ensure they are protected according to the Gunnison Sage-grouse Rangewide Conservation Plan.
State of Utah	4	10	The term critical has been reserved to Threatened and Endangered (T &E) species. Corrections in the text have been made in the PRMP/FEIS. For non-T&E species the BLM relied on the UDWR crucial habitat designations.
Grand Canyon Trust	33	3	Under Table 2.1 – Summary Table of Alternative Gunnison Sage Grouse we recommend protection of lek habitat within 2 miles of active strutting grounds and year-round habitat protection within 6 miles of active strutting grounds (Alternatives "B" and "E"). This recommendation is based on USFWS assertion that a 5-mile buffer around lek sites is necessary. The USFWS based their recommendation for sage-grouse on Connelly et al. (2000) "Specifically, for non-migratory populations occupying habitats that are uniformly distributed, protect sagebrush and herbaceous understory within 2 miles of all occupied leks. For non-migratory populations, leks should be considered the center of year round activity and treated as focal points for management activities. For non-migratory populations where sagebrush is not uniformly distributed, suitable habitats should all be protected out to 3.1 miles from all occupied leks. For migratory populations of sage-grouse, breeding habitats within 11.2 miles of active leks should be protected recognizing that birds may move more than 11.2 miles from leks to nest sites."
Public Lands Advocacy	35	8	Entire document has been adjusted to correct the status from "threatened" to "special status species." The Bald Eagle is now listed on the BLM and Utah Sensitive Species List and has been listed in that section vs. the wildlife section. Conservation Measures have been kept in Appendix Q to continue protection for Bald Eagles.

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		Eagle in accordance with the criteria listed in the Bald and Golden Eagle Protection Act. Therefore, the FEIS must recognize that protection of the Bald Eagle is subject only to that described in the Bald and Golden Eagle Protection Act of 1940 and remove the restrictions identified in the DEIS.	
Public Lands Advocacy	35 9	<p>Table 2-1 indicates that sage-grouse lek habitat will be protected within 0.6 miles of an active strutting ground and that new oil and gas leases will be subject to a controlled surface use (CSU) stipulation under Alternative C. Under Alternative B the protection zone would be 2 miles, while under Alternative D it would be .25 of a mile. Additionally, BLM has identified a 6-mile year-round habitat buffer in which oil and gas operators would be required to utilize Suggested Management Practices listed in the Gunnison Sage-grouse Range-wide Conservation Plan. BLM indicates that these restrictions are based upon best available scientific information, i.e., National Sage-grouse Habitat Conservation Strategy: Strategic Management Plan for Sage-grouse (BLM 2004d), WAFWA Conservation Assessment of Greater Sage-grouse and Sagebrush Habitats (Connelly et al. 2004), and the Gunnison Sage-grouse Range-wide Conservation Plan (2005, as revised).</p> <p>In reviewing the DEIS, we can find no description of the documents referenced nor any analysis or justification regarding the need for any buffer zones around strutting grounds in the MFO. Nor can we find any maps that illustrate where restrictions would be imposed, making it impossible to discern the impacts to future oil and gas development. Maps 74 through 77 fail to identify the specific of sage-grouse species depicted and they fail to outline what BLM considers "crucial year-round habitat," as discussed on page 2-53 (note: page numbers have changed since the last draft).</p>	Changes have been made to the proposed plan that make the protection measure more consistent with the Gunnison Sage-grouse Rangewide Conservation Plan as listed in Table 2.1. Changes have also been made to the maps to clearly show where the proposed stipulations would be. Lek sites are not specifically mapped since they do change from year to year and those will be analyzed on a site-specific basis.
Public Lands Advocacy	35 10	In our experience in reviewing RMP DEIS, most BLM office's that manage sage grouse habitat have limited the buffer to .25 mile around active leks. The proposals in Preferred Alternative	Changes have been made to the proposed plan to protect the Gunnison Sage-grouse as suggested in the Gunnison Sage-grouse Rangewide Conservation Plan. This plan was

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>C and Alternative B are excessive and have no supporting scientific foundation. We do not support the unsubstantiated 6-mile year-round radius around Sage grouse leks because it has no scientific basis.</p> <p>The suggested 0.6-mile and 2-mile buffers lack empirical support.</p>	<p>developed with the best available science.</p>
<p>The Nature Conservancy</p>	<p>49 2</p>	<p>We urge that the language in the Final RMP pertaining to the necessary commitment to the protection and sustaining of SSS be stronger.</p> <p>—Under 2.1.1.5 – Special Status Species. The DRMP states that "Land use plan decisions should be consistent with..." various mandates, plans and agreements for T and E species. A stronger and more accurate statement to put into the Final RMP is that "Land use plan decision must be consistent with..." those mandates and agreements etc.</p> <p>—We suggest adding a statement pertaining to allowing and participating in research of threatened and endangered and Sensitive species and their habitats.</p> <p>—"The protection of species and potential and/or occupied habitat for special status species would be considered and implemented prior to any authorization or action by the BLM that could alter or disturb such habitat." While it is fine to consider such SSS habitat protection, the BLM needs to give primacy to the conservation of SSS in such cases -- not necessarily a wholesale halting or precluding of other valid uses of public lands, but fine-scale design of such uses so as to be compatible with the priority of maintaining SSS habitats/occurrences.</p> <p>—A second point states that "No management action would be permitted on BLM lands that would jeopardize the continued existence of species that are listed, proposed for listing, or</p>	<p>Chapter 2 shows the summary of proposed actions. Terms such as "should and would" are appropriate in this chapter since the decision has not been made yet. It is simply proposed.</p> <p>Please refer to Table 2.1 under Management Common to All Alternatives: "Inventories and monitoring studies would be conducted in order to determine special status plant and animal species locations, potential habitat, population dynamics, and existing and potential threats. BLM has added another sentence to this that states, 'Monitoring protocols established by U.S. Fish and Wildlife and Utah Division of Wildlife Resources would be used.'</p> <p>Wording is changed on Page 2-51 to state, "No management action would be permitted on BLM lands that would jeopardize the continued existence of species that are listed, proposed for listing, or candidates for listing under the Endangered Species Act and BLM State Director's sensitive plant and animal species as required by the BLM Manual 6840."</p>

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>candidates for listing under the Endangered Species Act." Give that BLM Manual 6840.06E and the DRMP provide sensitive species with (at least) the same level of protections candidate species, then we would clarify this statement in the Final RMP to be applicable to BLM Sensitive species as well.</p> <p>—A following point states that "Inventories and monitoring studies would be conducted in order to determine special status species locations, potential habitat, population dynamics, and existing and potential threats." However, the DRMP does not specify the use of the appropriate protocols for such inventories and monitoring. A statement should be added indicating that the BLM will use protocols established for individual species.</p> <p>—A following point states that "BLM would support and implement the guidelines and management recommendations presented in species recovery or conservation plans (as updated), or alternative management strategies developed in consultation with USFWS." A stronger and more accurate statement in the Final RMP would be "the BLM will support, follow and implement current and future special status plant and animal species Recovery Plans, Conservation Plans, Strategies, and Agreements..."</p>	
EOG Resources	60	26 Because the Bald Eagle is no longer protected by the Endangered Species Act, the Act does not require the BLM to consult with the USFWS prior to authorizing activities that may affect the Bald Eagle or its habitat. The BLM accordingly must revise these management actions. In light of the Bald Eagle's changed status, the BLM must not impose the restrictive management measures identified on page 2-51 (note: page numbers have changed since the last draft).	Entire document has been adjusted to correct the status from "threatened" to "special status species." The Bald Eagle is now listed on the BLM and Utah Sensitive Species List and has been listed in that section vs. the wildlife section. Conservation Measures have been kept in Appendix Q to continue protection for Bald Eagles.
EOG Resources	60	27 Although Maps 74–77 purport to identify "sage-grouse habitat," these maps are unclear and unhelpful. First, the maps do not specify which species of sage-grouse they identify—Gunnison sage-grouse or greater sage-grouse. Second, the maps do not	As discussed in Chapter 3, there are only Gunnison Sage-grouse within the Monticello Field Office planning area. BLM has revised the sage-grouse maps to define the entire sage-grouse habitat, not just the BLM parcels within the

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment	
		define what the BLM considers "sage-grouse habitat," which could include active strutting ground, "crucial year-round habitat" as defined on page 2-53 (note: page numbers have changed since the last draft). The BLM must revise Maps 74-77 to clearly describe the sage-grouse habitat that is mapped.	habitat.	
EOG Resources	60	28	Under all of the action alternatives, the BLM proposed to prohibit or avoid the construction of "power lines and other tall structures" within various distances of sage-grouse habitat or strutting grounds. See Monticello DRMP/EIS, pg 2-53. EOG objects to this proposed management action, for several reasons. First, the BLM must clarify what "tall structures" it intends to prohibit by providing, for example, a height limit defining what it perceives as "tall." Without such clarification, this management action does not clearly identify for both land managers and users of the public lands what structures are prohibited.	Definition of what tall structures are has been added to the document that says, "Prohibit construction of power lines or other tall structures (structures above 10 feet, such as windmills or buildings) year-round.
EOG Resources	60	30	Under all of the action alternatives, the BLM would prohibit or avoid the construction of new fences within specified distances of active strutting grounds. See Monticello DRMP/EIS, pg. 2-53. The BLM must not prohibit all fences near active strutting grounds. Rather, the BLM should exempt fences around disposal pits associated with oil and gas operations. The Utah Division of Oil, Gas, and Mining requires operators to fence disposal pits to protect wildlife and livestock. See Utah Admin. Code Rule 649-9-3 (2008). The BLM must revise this management action to allow fences around disposal pits or, at a minimum, to provide the BLM with discretion to waive a prohibition against fences where required to protect wildlife and livestock.	Wording has been changed to clarify to uses allowed within the specified distances of active strutting grounds, including NSO for oil and gas leasing activities. Disposal pits associated with oil and gas operation would not be developed within these distances of active strutting grounds, therefore these fences would not need to be exempt.
EOG Resources	60	41	The BLM incorrectly identifies the Bald Eagle, <i>Haliaeetus leucocephalus</i> , as a threatened species in the Monticello DRMP/EIS. See Monticello DRMP/EIS, pg 3-141. The Bald Eagle was removed from the Federal List of Endangered and Threatened Wildlife by the USFWS on July 9, 2007. See 72 Fed. Reg. 37346 (July 9, 2007). Furthermore, the Bald Eagle	Entire document has been adjusted to correct the status from "threatened" to "special status species." Bald Eagle is now listed on the BLM and Utah Sensitive Species List and has been listed in that section vs. the wildlife section. Conservation Measures have been kept in Appendix Q to continue

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>was not listed or identified as a candidate for listing on the USFWS's most recent list of candidate species. See 72 Fed. Reg. 69034 (Dec. 6, 2007). Notably, the Bald Eagle does not appear on the Utah BLM's list of special status species. See State-listed and BLM-listed Sensitive Species, http://www.ut.blm.gov/vernalrmpguide/state_blm_species.htm (last visited January 17, 2008). The BLM should correct the information in the Final EIS and remove the Bald Eagle from its discussion of threatened and endangered species.</p>	<p>protection for Bald Eagles.</p>
EOG Resources	60 48	<p>The area over which the CSU stipulations apply varies by alternative, with Alternatives B and E applying to CSU stipulation within 2 miles of active strutting ground, Alternative C applying to CSU stipulations within 0.6 miles of active strutting ground, and Alternative D applying in CSU stipulation within 0.25 miles of active strutting ground. The BLM does not identify the number of acres that will be subject to the CSU stipulations under the various alternatives.</p>	<p>The acres are identified on Page 2-53 directly under each Alternative. The map in the appendix has been adjusted to make this clearer.</p>
EOG Resources	60 49	<p>In Section 4.3.7.4.8.6, the BLM fails to disclose the significant impacts of its management action to protect migratory bird habitat during nesting season on oil and gas development. See Monticello DRMP/EIS, pg. 4-95 (note: page numbers have changed since the last draft). The BLM has not explained why such restrictions are necessary. These restrictions are not required by the Migratory Bird Treaty Act of 1918, which permits disruptive activities in certain circumstances. 16 U.S.C. 703--712 (2006). The BLM must revise its proposed management action to ensure it is the least restrict necessary to protect the resource.</p>	<p>Although the Executive Order 13186 or the Migratory Bird Treaty Act does not state specifically what type of measures should be taken on surface disturbing activities, it is BLM's responsibility to decide how we are going to protect nesting habitat for migratory bird and by avoiding or minimizing surface disturbing activities during nesting season, the BLM is protecting migratory birds as mandated.</p> <p>By using the term "avoid," the BLM would consider on a case by case basis to allow a surface disturbing project if there is no reasonable alternative. At that time the activity would be done to minimize the impacts to migratory birds. BLM has added the words "or minimize" behind "avoid" to clarify this.</p> <p>As stated in Section 4.3.7.4.8.3, "This in turn would result in impacts on mineral resource development similar to those described for Bald Eagle." Please refer to page 4-92 for a more detailed description of the impacts to oil and gas.</p>

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
CrownQuest	62	42	Despite statements elsewhere in the Monticello DRMP/EIS, the Bald Eagle is not a threatened or endangered species. The Bald Eagle was removed from the Federal List of Endangered and Threatened Wildlife by the United States Fish and Wildlife Service (USFWS) on July 9, 2007. Furthermore, the Bald Eagle was not listed or identified as a candidate for listing on the USFWS's most recent list of candidate species. Finally, the Bald Eagle does not appear on the Utah BLM's list of special status species.	Entire document has been adjusted to correct the status from "threatened" to "special status species." The Bald Eagle is now listed on the BLM and Utah Sensitive Species List and has been listed in that section vs. the wildlife section. Conservation Measures have been kept in Appendix Q to continue protection for Bald Eagles.
CrownQuest	62	43	As part of several of the Bald Eagle management actions listed, the BLM proposes consultation with the USFWS pursuant to Section 7 of the Endangered Species Act. Section 7 consultation is only required when an action may affect a threatened or endangered species. 16 U.S.C. 1536(a) (2006); 50 C.F.R. 402.14(2007). Because the Bald Eagle is no longer protected by the Endangered Species Act, the Act does not require the BLM to consult with the USFWS prior to authorizing activities that may affect the Bald Eagle or its habitat. The BLM accordingly must revise these management actions.	The entire document has been adjusted to correct the status from "threatened" to "special status species." The Bald Eagle is now listed on the BLM and Utah Sensitive Species List and is listed in that section as opposed to the wildlife section. Conservation Measures will be kept in Appendix Q to continue protection for Bald Eagles; consultation is no longer required for Bald Eagles.
CrownQuest	62	46	The Monticello DRMP/EIS does not include any maps indicating the areas subject to restrictions identified on pages 2-53 and 2-54 (note: page numbers have changed since the last draft). Without maps identifying areas subject to Gunnison sage-grouse management, CrownQuest cannot determine the extent to which the BLM's proposed management actions affect CrownQuest's operations. The final Monticello RMP/EIS should include maps depicting the areas subject to Gunnison sage-grouse management restrictions.	Maps have been added to show the Gunnison Sage-grouse management areas.
CrownQuest	62	47	Although Maps 74–76 purport to identify "sage-grouse habitat," these maps are unclear and unhelpful. First, the maps do not specify which species of sage-grouse they identify—Gunnison Sage-grouse or Greater Sage-grouse. Second, the maps do not define what the BLM considers "sage-grouse habitat," which	Maps have been added to show the Gunnison Sage-grouse habitat. The Lek sites are not specifically mapped since the number and location of the sites change from year to year.

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		could include active strutting ground, "crucial year-round habitat" as defined on pg. 2-53 of the Monticello DRMP/EIS, or "year-round habitat" as defined on pg. 2-53. The BLM must revise Maps 74–76 to clearly describe the sage-grouse habitat that is mapped.	
CrownQuest	62 73	The BLM incorrectly identifies the Bald Eagle, <i>Haliaeetus leucocephalus</i> , as a threatened species in the Monticello DRMP/EIS. See Monticello DRMP/EIS, pg. 3-141. The Bald Eagle was removed from the Federal List of Endangered and Threatened Wildlife by the USFWS on July 9, 2007. See 72 Fed. Reg. 37346 (July 9, 2007). Furthermore, the Bald Eagle was not listed or identified as a candidate for listing on the USFWS's most recent list of candidate species. See 72 Fed. Reg. 69034 (Dec. 6, 2007). Notably, the Bald Eagle does not appear on the Utah BLM's list of special status species. See state-listed and BLM listed Sensitive Species, http://www.ut.blm.gov/vernalrmpguide/state_blm_species.htm (last visited January 17, 2008).	Entire document has been adjusted to correct the status from "threatened" to "special status species." The Bald Eagle is now listed on the BLM and Utah Sensitive Species List and has been listed in that section vs. the wildlife section. Conservation Measures have been kept in Appendix Q to continue protection for Bald Eagles.
CrownQuest	62 84	In Section 4.3.7.4.8.6, the BLM fails to disclose the significant impacts of its management action to protect migratory bird habitat during nesting season on oil and gas development. See Monticello DRMP/EIS, pg. 4-95. The BLM has not explained why such restrictions are necessary. These restrictions are not required by the Migratory Bird Treaty Act of 1918, which permits disruptive activities in certain circumstances. 16 U.S.C. 703-712 (2006). The BLM must revise its proposed management action to ensure it is the least restrict necessary to protect the resource. Furthermore, although the management action proposes to require no surface occupancy in migratory bird habitat during nesting season, the BLM fails to identify where such habitat exists.	Although the Executive Order 13186 or the Migratory Bird Treaty Act does not state specifically what type of measures should be taken on surface disturbing activities, it is the BLM's responsibility to decide how we are going to protect nesting habitat for migratory bird and by avoiding or minimizing surface disturbing activities during nesting season, the BLM is protecting migratory birds as mandated. By using the term "avoid" the BLM would consider on a case by case basis to allow a surface disturbing project if there is no reasonable alternative. At that time the activity would be done to minimize the impacts to migratory birds. The BLM has added the words "or minimize" behind "avoid" to clarify this. A sentence has been added to this section to discuss how these areas will be determined: "Occupied priority migratory bird habitat will be determined with the use of Utah Partners in

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
			Flight Avian Conservation Strategy, Intermountain West Joint Venture Bird Habitat Conservation Areas, and other migratory bird conservation plans."
CrownQuest	62 101	On page A-19, the BLM identifies a CSU/TL that provides, "Where technically and economically feasible, use directional drilling or multiple wells from the same pad to reduce surface disturbance and eliminate drilling in canyon or habitat suitable for [Mexican Spotted Owl] nesting." Table 2.1 does not identify such a restriction for the Mexican Spotted Owl. See Monticello DRMP/EIS, pg 2-52, Table 2.1.	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 102	On page A-19, the BLM identifies a CSU/TL that provides, "Any activity that includes water production should be managed to ensure maintenance of enhancement of riparian habitat." Additionally, on page A-19, the BLM identifies a CSU/TL that provides, "Where technically and economically feasible, use directional drilling or multiple wells from the same pad to reduce surface disturbance and eliminate drilling in canyon or habitat suitable for [Mexican Spotted Owl] nesting." Table 2.1 does not identify these restrictions for the Mexican Spotted Owl. See Monticello DRMP/EIS, pg. 2-52, Table 2.1.	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 103	Table 2.1 does not identify avoidance and minimization measures Nos. 6, 7, 8, and 10 to protect the Bald Eagle. Compare Monticello DRMP/EIS, Appx. A, pg 2-22, Table A.1 with Monticello DRMP/EIS, pg. 2-51, Table 2.1.	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 104	Avoidance and minimization measure No. 2 provides, "Lease activities would require monitoring throughout the duration of the project." See Monticello DRMP/EIS, Appx. A pg. A-22, Table A.1 (emphasis added). Activities may require monitoring through the duration of the project." See Monticello DRMP/EIS. Pg 2-51, Table 2.1 (emphasis added).	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 105	Avoidance and minimization measure No. 2 references Section 7 consultation for the Bald Eagle. Because the Bald Eagle was removed from the endangered species list and is no longer	Entire document has been adjusted to correct the status from "threatened" to "special status species." The Bald Eagle is now listed on the BLM and Utah Sensitive Species List and

Table 5.10.r. Comments Requiring a Change in the Document: SSS – Special Status Species

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		listed as threatened or endangered, see 72 Fed. Reg. 37346 (July 9, 2007); 72 Fed. Reg. 69034 (December 6, 2007). Section 7 consultation is no longer required.	has been listed in that section vs. the wildlife section. Conservation Measures have been kept in Appendix Q to continue protection for Bald Eagles.
CrownQuest	62 106	Table 2.1 does not identify avoidance and minimization measures Nos. 3 and 4 to protect the Southwestern Willow Flycatcher. Compare Monticello DRMP/EIS, Appx. A, pg. 2-24, Table A.1 with Monticello DRMP/EIS, pg 2-51, Table 2.1.	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 107	Avoidance and minimization measure No. 2 provides, "Activities would require monitoring throughout the duration of the project." See Monticello DRMP/EIS, Appx. A, pg. A-24, Table A.1. Table 2.1 provides, "Activities may require monitoring through the duration of the project." See Monticello DRMP/EIS, pg 2-52, Table 2.1.	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 108	Avoidance and minimization measure No. 6 provides, "Activities within .025 mile of occupied breeding habitat would not occur during the breeding season of May 1 to August 15." See Monticello DRMP/EIS, Appx A, pg. A-24, Table A.1. Table 2.1 provides that such activities would be restricted between May 1 and "September." See Monticello DRMP/EIS, pg 2-52, Table 2.1.	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 109	Table 2.1 does not identify the avoidance and minimization measure "Water production will be managed to ensure maintenance or enhancement of riparian habitat" to protect endangered Colorado River fishes. Compare Monticello DRMP/EIS, Appx. A, pg. 2-26, Table A.1 with Monticello DRMP/EIS, pg. 2-52, Table 2.1.	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.
CrownQuest	62 110	Table A.1 identifies the avoidance and minimization measure "Activities would require monitoring throughout the duration of the project." See Monticello DRMP/EIS, Appx. A, pg. A-26, Table A.1 (emphasis added). Table 2.1 provides, "Activities may require monitoring through the duration of the project." See Monticello DRMP/EIS, pg. 2-52, Table 2.1 (emphasis added).	The stipulations listed in Table 2.1 were removed and reference was made to Appendix A.

Table 5.10.s. Comments Requiring a Change in the Document: TRR – OHV; Open/Closed Routes

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
State of Utah	4	1	The state requests that the listing on page 1-15 of the DEIS be amended to include the plans and policies indicated by Utah Code section 63-38d-401, et seq., and that the BLM carefully consider consistency with this state law.	<p>Page 1-15 lists pertinent state and county plans. The state identified no specific plans or policies which have been omitted.</p> <p>The BLM is aware that there are specific County and State plan decisions relevant to aspects of public land management that are discrete from, and independent of, Federal law. However, the BLM is bound by federal law. The FLPMA requires that the development of an RMP for public lands must be coordinated and consistent with county plans, to the maximum extent possible by law, and inconsistencies between Federal and non-Federal government plans be resolve to the extent practical (FLPMA, Title II Sec. 202 (c)(9)). As a consequence, where state and local plans conflict with Federal law there will be an inconsistency that cannot be resolved or reconciled.</p> <p>Thus, while county and federal planning processes, under FLPMA, are required to be as integrated and consistent as practical, the Federal agency planning process is not bound by or subject to County plans, planning processes, or planning stipulations. The BLM will identify these conflicts in the FEIS/PRMP, so that the State and local governments have a complete understanding of the impacts of the PRMP on State and local management options. The BLM will document the required Governor’s consistency review in Chapter 5.</p>
Lynell Schalk	29	19	Each of the 5 alternative travel plan maps most two "Historic Trails," The Hole-in-the-Rock Trail and the Spanish Trail, under the title of "OHV and Travel Plan" (Reference Maps 58–62). These trails are actually drawn onto the Travel Plan map. The reader has to assume that these two historic trails are proposed in all 5 alternatives to be open as OHV roads or trails. Is this what the agency is proposing? None of the four BLM	It is confusing that the two historic trails are shown in their entirety on the OHV and travel plan maps. But, the intent is not to imply that they are open to vehicular use in their entirety. Portions of the trails are open to vehicle use. Some long established, major roads lie atop portions of the old trail systems. The entire historic trails are not open to vehicular use. They have been deleted from the OHV/Travel Plan maps

Table 5.10.s. Comments Requiring a Change in the Document: TRR – OHV; Open/Closed Routes

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			employees I talked to at the Montezuma Creek meeting could explain why this route was depicted on the Travel Plan alternative maps, including the MFO planning coordinator and one of the outdoor recreation planners.	in the FEIS. The references quoted from Chapter 3 – Affected Environment state the current situation not the proposed. The term "Hole in the Rock Trail" has two different meanings. It can refer to the entire pioneer trail—some of which is unknown on the ground. It also refers to the known segment that accesses the actual "Hole in the Rock." The two references can be confusing. The access trail does get intense legitimate use.
Lynell Schalk	29	20	The route of the Hole-in-the-Rock Trail is largely inaccurate as to its plotted location, often miles from where the trail can actually be found on the ground, as well as being plotted where it can no longer be traced. What is most unsettling about the DRMP map is that it shows the Hole-in-the-Rock Trail leading directly into the town of Bluff. There is no evidence on the ground of the trail between Butler Wash and Bluff, yet the BLM has plotted in on its DRMP map.	Please refer to response to comment 29-19.
National Parks Conservation Association	44	2	It is particularly troubling that the BLM has included designated ORV routes that are within the boundaries of Canyonlands National Park. This error needs to be removed. The BLM also needs to address how it will monitor routes it intends to designate that run up to the park boundaries.	The roads in lands administered by the Park Service have been removed from the OHV and travel plan maps. The placement of signs, kiosks, informing and educating the public recreation users as well as monitoring route usage will be implemented after the signing of the RMP and are not addressed nor will they be decided in the RMP process.

Table 5.10.t. Comments Requiring a Change in the Document: TRV – Travel

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
National Park Service	3	6	Since the RMP does not apply to travel management within NPS units, the NPS would prefer that all roads within the NPS	Changes have been made to the Travel Plan (maps 49-53) as suggested by the commenter.

Table 5.10.t. Comments Requiring a Change in the Document: TRV – Travel

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
Intermountain Region		units be removed from the map.	
State of Utah	4 51	Table 2-1 – Summary Table of Alternatives – Lands and Realty. It should be noted under all alternatives that, pursuant to Utah v. Andrus, the BLM is obligated to grant reasonable access to the State of Utah and its grantees to school trust lands. In furtherance of this obligation, no existing roads providing access to trust lands should be closed without the consent of SITLA.	The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.
State of Utah	4 57	Section 3.17.3 –Issues. Certain existing routes that provide the only physical access to trust lands sections would not be "Designated Routes," and motorized access on such routes would be terminated. The Draft RMP fails to address the impact of these closures on the economic value of the affected trust lands.	The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.
State of Utah	4 79	It is unclear in Map 51 (of the DEIS) whether or not routes shown in brown within the closed areas are open or closed. The state recommends that all of these routes remain open and the map and its legend be modified.	The routes within the "Closed" areas are those that would remain open to vehicle use. These routes are either major county roads or access routes to trail heads or state lands. The map has been modified to clarify this point.
Sierra Club Utah Chapter	17 4	Commenter states: "The relationship of roads and other mechanized routes to weeds, wildlife, cultural sites, wilderness, landscapes resilient to global and local climate change, and a host of other issues must be analyzed."	Chapter 4 is an extensive analysis for weeds, wildlife, cultural sites, wilderness (as well as a "host of other issues") included impacts from all resources uses such as the relationship of roads and other mechanized routes. A growing body of scientific evidence supports the concern that global climate change will result from the continued build-up of greenhouse gases in the atmosphere. While uncertainties remain, particularly in the area of exact timing, magnitude and regional impacts of such changes, the vast

Table 5.10.t. Comments Requiring a Change in the Document: TRV – Travel

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
			<p>majority of scientific evidence supports the view that continued increases in greenhouse gas emissions will lead to climate change. This statement has been added to Chapter 3 of the PRMP/FEIS.</p> <p>The Environmental Protection Agency (EPA) has not developed regulatory protocol or emission standards regarding global climate change. When these protocols and standards are available, the BLM will analyze potential effects to global warming in the NEPA documentation prepared for site-specific projects. A statement to this effect has been added to Chapter 4 of the PRMP/FEIS.</p>
Canyon Country Heritage Association	18 6	Historic trails – Hole in the Rock and Old Spanish Trail are highlighted on all OHV and travel plan maps – assume they are open for OHV use.	<p>It is confusing that the two historic trails are shown in their entirety on the OHV and travel plan maps. But, the intent is not to imply that they are open to vehicular use in their entirety. Portions of the trails are open to vehicle use. Some long established, major roads lie atop portions of the old trail systems. The entire historic trails are not open to vehicular use. These trails have been removed from the travel plan maps to eliminate this confusion.</p> <p>The references quoted from Chapter 3 – Affected Environment state the current situation not the proposed.</p> <p>The term "Hole in the Rock Trail" has two different meanings. It can refer to the entire pioneer trail—some of which is unknown on the ground. It also refers to the known segment that accesses the actual "Hole in the Rock." The two references can be confusing. The access trail does get intense legitimate use.</p>
Utah State Office of Education	31 7	Under the law, as laid out in Utah v. Andrus, the State of Utah and SITLA are entitled to reasonable access across the BLM's lands to all school trust lands, including those within WSAs. That right of access must be recognized in this document or the document will be in violations of the case law. In the Travel Management section, Under the Preferred Alternative	The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified

Table 5.10.t. Comments Requiring a Change in the Document: TRV – Travel

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		(Alternative C), certain existing routes that provide the only physical access to school trust land sections would be deemed not to be "Designated Routes," and motorized access on such lands would be terminated. Under Alternatives B and E, this problem would be magnified exponentially. The conservation alternatives show approximately 728 miles of roads marked for closure. School trust lands will be greatly affected by these road closures.	by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.
Utah State Office of Education	31 8	The draft RMP fails to address the impact of these closures on the economic value of the affected school trust lands in either this section or its section on socioeconomic impacts of the preferred alternative. Under the Takings Clause of the United States Constitution, no road that accesses a school trust land section, within the RMP, should be closed without trustee consent. It is anticipated that SITLA would take the necessary legal action, on behalf of the beneficiary, to prevent such a closure.	The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.
Utah State Office of Education	31 9	The Draft RMP should be amended to specifically state that: (1) Continued motorized administrative access on "non-designated" routes providing access to school trust lands will be permitted to the State of Utah, SITLA, and its permittees and grantees, notwithstanding any closure to the general public; (2) The State of Utah, SITLA, and its permittees and grantees may undertake reasonable maintenance activities to preserve and improve existing access across the BLM lands, after consultation and appropriate environmental review by the BLM; and (3) Existing routes that are the sole access to school trust lands will not be reclaimed without full BLM consultation with, written approval by SITLA, and fair market compensation to the trust after consultation with the State Board of Education and its designated representatives.	The BLM does provide for reasonable access to all SITLA lands under all alternatives. A sentence has been added to Chapter 2, Lands and Realty, Management Common to All Action Alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision.
ECOS Consulting	58 27	Section 4.3.17.2.13 – Impacts of Travel Decisions on Vegetation	This is a mistake in the document and has been changed. Under Alternative A there are 611,310 acres open to cross country travel by OHVs. The remaining 1,171,813 acres is

Table 5.10.t. Comments Requiring a Change in the Document: TRV – Travel

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		Here it is stated: "There are a total of 1,940,740 acres open to OHV use under this alternative, which is more than under any of the other alternatives." How can this many acres be open to OHV use if there is only about 1,800,000 acres within the Monticello Planning Area?	either closed to OHV use or open with restrictions.
Veronica Egan	131	3 Remove the Hole in the Rock Trail from all maps depicting routes open to motorized use. The entire trail is listed on the National Historic Register, and as such must be protected from the damage inflicted by motorized use. The presence of this trail on these maps gives the false impression that it is open to motorized use.	It is confusing that the historic trail is shown in its entirety on the OHV and travel plan maps. But, the intent is not to imply that it is open to vehicular use in its entirety. Portions of the trails are open to vehicle use. Some long established, major roads lie atop portions of the old trail system. The entire historic trail is not open to vehicular use. It has been deleted from the OHV/Travel Plan maps in the FEIS.
Veronica Egan	131	4 Clarify (NPS, USFS) agency boundaries on all maps and determine if the routes that the BLM has specified as open are open on these agencies lands, or not, before placing them on BLM maps.	The roads in lands administered by the Park Service and Forest Service have been removed from the OHV and travel plan maps. The BLM is dealing with routes on their lands only. Both NPS and FS have had opportunity to review the BLM's travel plan designations.
Glen Canyon Group, Utah Chapter, Sierra Club	221	5 Regarding Table ES1 (page ES-5), OHV Categories (acres) by Alternative: How can the total of acres under the No Action Alternative A be over 2.2 million acres when less than 1.8 million acres is managed by the BLM? Adding footnote 3 under Summary Table A on page 2-3 would clarify the matter.	Changes have been made to the document as noted.
Glen Canyon Group, Utah Chapter, Sierra Club	221	6 Summary Table A on page 2-3 should note that the "Miles of Routes Designated" are D roads only. The totals for Alternatives C and D are incorrect.	Changes have been made to the document as noted.

Table 5.10.u. Comments Requiring a Change in the Document: VEG – Vegetation

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
U.S. Fish and Wildlife Service	2	18	Table 3.58. The title suggests cover types in all of the Monticello Planning Area, but they are actually only of the lands administered by the BLM.	The title of Table 3.58 has been changed from the Monticello PA to BLM lands.
U.S. Fish and Wildlife Service	2	24	Page 4-421 in Section 4.3.15.1 (note: page and section numbers have changed since the last draft). In the third paragraph it states "A diverse native community would have the potential to establish...." This statement assumes that natives will successfully reestablish. The document should thoroughly describe the difficulties with nonnative, invasive plant species following surface disturbances that include fire.	This section has been revised to incorporate impacts of non-native, invasive plant species following surface disturbances that include fire.
San Juan County	7	54	Pg. 2-57 (note: page numbers have changed since the last draft). The first goal under vegetation should include livestock as well.	The document has been revised to include vegetative goals in relation to livestock management.
The Nature Conservancy	49	20	The statement that Upland areas would be managed for "desired future condition" is vague because no specific DFC is defined. The glossary defines desired condition as "Description of those factors, which should exist within ecosystems both to maintain their survival and to meet social and economic needs." However, desired condition depends upon personal use or requirements. For example, desired future condition for a rancher may differ vastly from desired condition for mineral exploration or wildlife. Therefore a better management prescription would be to manage according to Interpreting Indicators or Rangeland Health (technical reference 1734-6 2005) and, when appropriate, the complimentary manuals Monitoring Manual for Grassland, Shrubland and Savanna; Volume I and II to determine if goals and objectives are being met.	The definition in the Vegetation section for desired future condition (DFC) has been clarified to "Manage vegetation resources for desired future conditions, as determined by site-specific BLM objectives and rangeland functionality and health, thereby ensuring ecological diversity, stability, and sustainability, including the desired mix of vegetation types, structural stages, and landscape/riparian/watershed function, and provide for native plant, fish, and wildlife habitats." Therefore, DFC is determined by the BLM utilizing Ecological Site Descriptions and managed to meet ecological process and sustain and/or improve rangeland health. The resources of concern identified by the commenter related to livestock grazing do not require a land use planning decision. These resource values are addressed on a site specific allotment basis utilizing Standards for Rangeland Health and Guidelines for Grazing Management.
ECOS Consulting	58	13	In this Monticello DRMP/EIS, the BLM has not provided clear, objective, and measurable "Desired Future Conditions" for each vegetation community in the Monticello Planning Area. There are numerous management activities proposed in this	The definition in the Vegetation section for desired future condition (DFC) has been clarified to "Manage vegetation resources for desired future conditions, as determined by site specific BLM objectives and rangeland functionality and

Table 5.10.u. Comments Requiring a Change in the Document: VEG – Vegetation

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>Monticello DRMP/EIS that will drastically change conditions on the ground throughout the Planning Area, and do not appear to have measurable and objective habitat goals. Livestock grazing is planned to be allowed on over 90% of the Planning Area. Vegetation treatments are proposed on over 20% of the Planning Area. Forestry and woodland products activities are planned over most of the Planning Area. Mining and energy development has the potential to be widespread. OHV use and routes are proposed in over 90% of the Planning Area. All of these activities, and others, can have extensive long-term adverse direct, indirect, and cumulative impacts on the ecosystem. In considering, these impacts, the BLM must precisely define Desired Future Conditions for each vegetation community in order to effectively manage the resources.</p>	<p>health, thereby ensuring ecological diversity, stability, and sustainability, including the desired mix of vegetation types, structural stages, and landscape/riparian/watershed function, and provide for native plant, fish, and wildlife habitats." Therefore, DFC is determined by the BLM utilizing Ecological Site Descriptions and managed to meet ecological process and sustain and/or improve rangeland health.</p> <p>The resources of concern identified by the commenter related to livestock grazing do not require a land use planning decision. These resource values are addressed on a site specific allotment basis utilizing Standards for Rangeland Health and Guidelines for Grazing Management.</p>
ECOS Consulting	58	20 <p>Pages 3-154 through 3-160 (note: page numbers have changed since the last draft): Throughout this section there is no mention of "Desired Future Condition" of these plant communities, yet the BLM will be allowing activities and actively managing as if they knew what future condition they wanted. This is obviously not the case. The BLM must develop detailed "Desired Future Conditions" for each of its major vegetation communities and use these definitions as guides for future management. These definitions must include descriptions of the condition of biological soil crusts, vegetation cover, vegetation diversity, and vegetation structure. This must be done now, before 10–20 years of future planning is committed, before this DRMP/EIS is finalized.</p>	<p>A definition for desired future condition (DFC) has been added to the glossary: "The desired mix of vegetation types, structural stages, and landscape/riparian/watershed function, as determined by management objectives and rangeland functionality and health, that ensures ecological diversity, stability and sustainability to provide for plant, fish and wildlife habitats."</p> <p>Therefore, DFC is determined by the BLM utilizing Ecological Site Descriptions and managed to meet ecological process and sustain and/or improve rangeland health.</p> <p>The resources of concern identified by the commenter related to livestock grazing do not require a land use planning decision. These resource values are addressed on a site specific allotment basis utilizing Standards for Rangeland Health and Guidelines for Grazing Management.</p>
Nature Conservancy Moab Project Office	214	4 <p>The statement that Upland areas would be managed for "desired future condition" is vague because no specific DFC is defined. The glossary defines desired condition as "Description of those factors, which should exist within ecosystems both to maintain their survival and to meet social and economic needs."</p>	Please refer to response to comment 49-20.

Table 5.10.u. Comments Requiring a Change in the Document: VEG – Vegetation

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			However, desired condition depends upon personal use or requirements. For example, desired future condition for a rancher may differ vastly from desired condition for mineral exploration or wildlife.	

Table 5.10.v. Comments Requiring a Change in the Document: VRM – Visual Resource Management

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Lynell Schalk	29	3	Indian Creek ACEC Alternative B states that it is the "same as Alternative A except..." (Reference: pg. 2-40, Vol. 1). Alternative B then repeats several of the same "prescriptions" as are in Alternative A, i.e. "closed to OHV use," "managed as a VRM Class I," "available for livestock use," "unavailable for disposal of mineral materials," etc. Many of the listed "exceptions" are not exceptions at all, making it doubly difficult for the reader to determine the difference in the alternatives.	The document has been changed to correct duplications between Alternatives A and B.
CrownQuest	62	68	On page 2-114 (note: page numbers have changed since the last draft), the BLM understates the significant economic impacts of the proposed VRM management restrictions under Alternatives B and E. See Monticello DRMP/EIS, pg 2-114, Table 2.2.	Table 2.2 has been changed to more adequately describe the impacts. Analysis of these impacts can be found in Sections 4.3.7.4.9 and 4.3.12.2.10 of the FEIS. Please also refer to response to comment 62-64.

Table 5.10.w. Comments Requiring a Change in the Document: WC – Wilderness Characteristics

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Southern Utah Wilderness Alliance	26	55	Cheesebox Canyon Unit – The commenter states that the BLM did not properly create accurate boundary lines for this unit, and that it is actually adjacent to a 1999 WIA unit with WC.	The BLM incorrectly stated that this unit is not contiguous to the 1999 WIA unit with WC. It is, in fact, contiguous; however, the unit contains multiple vehicle routes and evidence of mining activity, and thus does not meet the naturalness criteria for wilderness characteristic management. Therefore, the unit is determined to not possess wilderness characteristics.
Southern Utah Wilderness Alliance	26	62	Lockhart Basin Unit, Comment A – The commenter states, "What happened to the BLM's assessment of the Lockhart Basin wilderness character area? It was recently found by the BLM to have reasonable probability of having wilderness character (RPD), but within the DRMP and the background files, this area seems to have slipped through its proper wilderness character identification."	The Lockhart Basin area was found to have reasonable probability of having wilderness character in 2001. That area was not reviewed during the 2007 WCR because of this prior finding. WSAs and the 1999 WIA areas also were not reviewed under the 2007 WCR process. The WC finding has not changed, however it was not one of the areas carried forward for management of wilderness character in the proposed plan. The Lockhart Basin RPD area was inadvertently left off the maps showing non-WSA areas with Wilderness Character in the draft, this oversight has been corrected in the PRMP.
Southern Utah Wilderness Alliance	26	73	Tin Cup Mesa Unit – The commenter states that the "BLM's WCR fails to account the adjoining Squaw and Papoose Canyon WSA is part of the larger Tin Cup Mesa wilderness character unit within the recent WCR."	As part of its wilderness characteristics inventory maintenance, the BLM used a combination of field knowledge, ID Team review, og-wells GIS data, range allotment files, and a review of BLM and San Juan County (SJ CO) GIS data, including 2006 high resolution aerial photographs. This unit was reviewed as a standalone unit due to its overall size (16,000 acres approximately), and thus the fact that it is contiguous to a WSA is not relevant. The BLM findings are described in the 2007 WCR process and are available as part of the administrative record in the Monticello BLM Field Office. The BLM stands by its findings of its wilderness characteristics inventories and WCR process.
Utah State Office of Education	31	5	In the Affected Environment section, it should be stated that to the extent the BLM creates new areas managed for preservation, based on impacts to physical, biological, and cultural resources, such as ACECs or areas managed for	The BLM acknowledges that the closure of adjoining public lands to oil and gas leasing may have a potentially negative impact on SITLA's mineral revenue. The assumption has been changed to reflect this fact. In Alternative C, the closure of

Table 5.10.w. Comments Requiring a Change in the Document: WC – Wilderness Characteristics

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			<p>"wilderness characteristics," such designation has a direct economic impact on the Utah school trust. For all school trust lands inheld in such areas, it will therefore become necessary to identify and make available lands, and acknowledge that each special designation will require an accompanying land exchange. Failure to provide a necessarily large pool of available economically productive lands for exchange will constitute an unconstitutional taking of the captured lands.</p>	<p>acreage managed as WSA or Wilderness Areas is nondiscretionary and beyond the scope of this plan. Chapter 4 of the PRMP/FEIS has been revised to reflect the impacts in Alternative E on SITLA inholdings of the discretionary closures of public land. It should be noted that under any Alternative, the proposed ACECs are not managed as closed to mineral leasing.</p>
EOG Resources	60	50	<p>On pages 4-153 through 4-155 (note: page numbers have changed since the last draft) the BLM must expressly provide that any special management of non-WSA lands cannot affect existing lease rights. See, e.g., National Wildlife Fed'n. et. Al., 150 IBLA 385, 403 (1999). The BLM may not modify valid existing lease rights through the revision of RMPs.</p>	<p>The land use plan makes decisions for new leasing actions. Valid existing rights (previous leases) are recognized regardless of plan decisions.</p>
CrownQuest	62	65	<p>On page 2-113 (note: page numbers have changed since the last draft), under the resource Non-WSA Lands with Wilderness Characteristics, the BLM explains that managing over a half million acres of public lands for wilderness characteristics under Alternative E is "likely to have positive impacts on local economy with the potential for some socioeconomic losses due to restricted activities in these areas.</p>	<p>The analysis in Chapter 4 has been expanded to address the potential negative impacts of Alternative E on oil and gas development. The BLM believes that the impact would be minor in the context of the RFD, but nonetheless real. Whether the economic benefits from Alternative E will exceed the economic costs is impossible to determine with available data.</p>

Table 5.10.x. Comments Requiring a Change in the Document: WD - Woodlands

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
San Juan County	7	56	<p>Pg. 2-62 (note: page numbers have changed since the last draft) – Opportunities for woodland harvest under Alternatives A, B, C, and D are 73%, 41%, 47%, and 31%, respectively. San Juan County is concerned about the drastic reductions in lands available for woodland harvest and the impact on citizens who depend on these woodland products, especially on Cedar Mesa</p>	<p>The RMP has been revised that allows woodland harvesting in areas not identified as a harvesting zone, thus increasing available localities. Areas of historic woodland harvest will essentially continue to be available. Areas closed to woodland harvest are typically limited to areas devoid of woodlands, sites with no access to woodland products, Wilderness Study</p>

Table 5.10.x. Comments Requiring a Change in the Document: WD - Woodlands

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			and other areas where Native Americans have traditionally gathered wood. The county suggests that the BLM give this use more consideration in the final RMP.	Areas, and riparian communities. The RMP language for Cedar Mesa and the Montezuma Watershed zones has been revised to allow the continuation of existing woodland harvest in the interim of designating woodland harvest areas and completing associated cultural surveys, so long as vehicles remain on designated routes.

Table 5.10.y. Comments Requiring a Change in the Document: WL – Wildlife

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
U.S. Fish and Wildlife Service	2	25	Page 4-422 in Section 4.3.15.1. In the third paragraph: "The installation of power poles would increase raptor predation...." The "would" should be changed to "may."	The change has been made to the document.
U.S. Fish and Wildlife Service	2	28	Page 4-426 in Section 4.3.15.1 (of the DEIS). In the third paragraph it states: "In occupied priority migratory bird habitat..." The document should describe how this habitat will be delineated.	A sentence has been added to this section to discuss how these areas will be determined. "Occupied priority migratory bird habitat will be determined with the use of Utah Partners in Flight Avian Conservation Strategy, Intermountain West Joint Venture Bird Habitat Conservation Areas, and other migratory bird conservation plans."
U.S. Fish and Wildlife Service	2	36	Page 4-575 in Table 4.204 (of the DEIS) FWS recommends the method be described which was used to calculate the number of acres derived in this table.	An explanation has been added to the bottom of the tables to explain the methods used to calculate the number of acres derived in this table.
State of Utah	4	11	The state requests that the BLM use the "crucial habitat" designations mapped by the DWR solely as descriptive wildlife habitat designations, not as automatic exclusion zones for other multiple uses.	The BLM has changed the document to use the crucial habitat designations of UDWR. Use of these habitat polygons does not automatically exclude other uses. Appendix A outlines exceptions, modifications and waivers that will be used when applicable for all surface disturbing activities in these areas.
State of Utah	4	89	The Monticello RMP should be consistent with the newly developed Utah Wildlife Action Plan (UWAP). As a cooperator in developing this plan, the BLM should acknowledge it as the	This reference has been changed from the Utah Comprehensive Wildlife Conservation Strategy to the Utah Wildlife Action Plan.

Table 5.10.y. Comments Requiring a Change in the Document: WL – Wildlife

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		guideline for sensitive species management in the State of Utah. On page 2-51, it states the "BLM would work with the UDWR to implement the Utah Comprehensive Wildlife Conservation Strategy to coordinate management decisions that would conserve native species and prevent the need for additional listings."	
San Juan County	7 13	The BLM erroneously uses the term critical habitat for wildlife habitat that does not apply to endangered species act. The term crucial habitat is used too loosely; UDWR uses crucial habitat as descriptive designations. They are not intended to mislabel resource concerns and result in a limitation of compatible uses. San Juan County disputes the acreage identified for crucial elk and deer winter range in San Juan County and submits information from Dr. Charles Kay in that regard.	The critical habitat term has been changed to crucial in the final RMP/EIS. The UDWR is the jurisdictional agency for wildlife management within the state. The BLM relied on the expertise of this agency for delineating wildlife habitats, estimating population numbers, and recommending wildlife restrictions.
San Juan County	7 53	Pg. 2-54 and 2-56 (note: page numbers have changed since the last draft).- San Juan County is opposed to any alternative in the Monticello RMP/EIS which closes any portion of the Arch Canyon road. Reasons for the County's opposition include: 1) the Flannelmouth Sucker is not found above the State Section (T. 37 S., R. 10 E., Section 16). Therefore there is no justification to close the Arch Canyon road to protect this species above the State Section; 2) The stream is in proper functioning condition and BLM surveys have found no evidence that the Flannelmouth Sucker is being impacted by the road or its use; 3) The two primary reasons for listing the MSO, as described by the USFWS in its final rule dated August 31, 2004, are not major threats in the portion of Arch Canyon located on BLM lands; 4) In its final rule, the USFWS also described important habitat conditions for the MSO, all of which are much more prevalent on the Forest Service lands than on the BLM lands; 5) The portion of Arch Canyon on BLM land is near the fringe of the habitat for the MSO as mapped by the USFWS and would appear not to be as important for the survival of the owl; 6) The BLM is proposing to allow hikers unrestricted access in	Comment noted. The proposed travel plan has been adjusted. Even if the flannelmouth sucker is not found above the state section, it does not preclude management of the stream and watershed above the fish since activities that happen upstream will directly impact fish that live downstream. The endangered species act does not preclude the protection of species simply because the proposed action is not included as one of the primary reason for the need of a species to be listed. Arch Canyon is included in the Designated Critical Habitat for Mexican Spotted Owls and habitat evaluations have determined that Arch Canyon is suitable habitat for Spotted Owls. As stated in Table 2.1, the BLM also analyzed a permit system to restrict the number of hikers in Alternative B and C.

Table 5.10.y. Comments Requiring a Change in the Document: WL – Wildlife

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>Arch Canyon.</p> <p>The county requests an explanation of the BLM's rationale for allowing hikers to hike and camp both on the road and throughout the canyon and cliffs while proposing to close the road to OHV use.</p>	
San Juan County	7 58	Section 3.20.2.1 – It is generally agreed that in southeast Utah the limiting factor for mule deer is summer range, not winter range as stated by the BLM. The county suggests that the BLM correct this in the Final RMP.	The sentence, "Winter range is often considered a limiting factor for mule deer" will be removed and replaced with the following clarification. "In the summer months, mule deer populations could be limited during years where there is little rainfall, water availability, and summer forage which reduces fawning success. In the winter months, insufficient quantity or quality of habitat or deep snow results in heavy concentration of deer on winter ranges, increasing the spread of disease, reduction in population, and fawning success."
San Juan County	7 59	Pg. 3-164 (note: page numbers have changed since the last draft) – The county points out that the BLM's statement that "Within the Monticello PA, there has been a loss/die-off of sagebrush habitat due to drought and insect infestations" is only partially correct. The county references Charles E. Kay's studies in Beef Basin which show that sagebrush loss/die off is due primarily to deer overgrazing. Overgrazing by deer can also stress sagebrush and make it more susceptible to drought and insects.	The sentence has been modified to: "Within the Monticello PA, there has been a loss/die-off of sagebrush habitat due to drought, insect infestations, and overgrazing."
Lynell Schalk	29 16	What is the date of the statistics used for the desert bighorn sheep population, reference: pg. 3-166, Vol.1 (note: page numbers have changed since the last draft)?	The numbers were given by the Utah Division of Wildlife Resources at the time the plan was being developed in 2005 or 2006. Numbers need to be updated.
ECOS Consulting	58 23	<p>Section 4.3.13.2.5 – Impacts of Wildlife and Fisheries Decisions Common to the Proposed Plan and All Alternatives</p> <p>The BLM must be more specific as to what it means by "maintenance and improvement" of migratory bird habitat. What specific techniques does the BLM plan to use? Have they been</p>	<p>In Section 4.3.13.2.5, the first sentence has been changed to state, "...low and high desert scrub communities, which are four important habitat types used by fish, amphibians, big game, and migratory birds in the Monticello PA."</p> <p>Maintenance and improvement could mean several things and</p>

Table 5.10.y. Comments Requiring a Change in the Document: WL – Wildlife

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		<p>used in the past? If so, what are the specific locations where this has occurred? The BLM must also show an analysis of the needs and effectiveness of "maintenance and improvement" projects. What about the rest of the wildlife; the predators, the large mammals, small mammals, reptiles, amphibians, and other wildlife groups? How about the fish? What are the plans for fish and wildlife habitat improvement? These activities will all have direct, indirect, and cumulative impacts on soils and water resources, but there is no analysis here, no attempt to divulge extent, location, and duration of the impacts of these projects. This is a violation of NEPA.</p>	<p>also corresponds to improvement of vegetative conditions that was evaluated in Sections 4.3.17 (Vegetation Resources) and 4.3.11 (Riparian Resources). The acres of each habitat type that could be completed are analyzed in these sections. Site-specific NEPA would be done and impacts analyzed that would discuss exact location and techniques.</p>
EOG Resources	60 55	<p>On page 4-560 (note: page numbers have changed since the last draft), the BLM states, "Under all alternatives adherence to the Migratory Treat Bird Act [sic] and Executive Order 13186 'Responsibilities of Federal Agencies to Protect Migratory Birds' would have beneficial impacts on migratory birds...." The BLM then discusses its management action that would avoid surface disturbing activities in migratory bird habitat during nesting season. Contrary to the BLM's suggestion, neither the Migratory Bird Treaty Act of 1918 nor Executive Order 13186 requires the BLM to impose this management action. See 16 U.S.C. 703-712 (2006); Exec. Order No. 13,186, 66 Fed. Reg. 3853 (Jan. 17, 2001). The BLM must, at a minimum, revise its statements on page 4-560 to make clear that this management action is inconsistent with the Migratory Bird Treaty Act and Executive Order 13186. EOG urges the BLM to remove this management action from the Monticello RMP/EIS.</p>	<p>Although the Executive Order 13186 or the Migratory Bird Treaty Act does not state specifically what type of measures should be taken on surface disturbing activities, it is the BLM's responsibility to decide how we are going to protect nesting habitat for migratory bird and by avoiding or minimizing surface disturbing activities during nesting season, the BLM is protecting migratory birds as mandated.</p> <p>By using the term "avoid" the BLM would consider on a case by case basis to allow a surface disturbing project if there is no reasonable alternative. At that time the activity would be done to minimize the impacts to migratory birds. The BLM has added the words "or minimize" behind "avoid" to clarify this.</p>
CrownQuest	62 54	<p>On page 2-59 (note: page numbers have changed since the last draft), as Management Common to All Alternatives, the BLM proposes to avoid surface-disturbing activities and vegetative-altering projects in identified occupied migratory bird habitat during migratory bird nesting season. See Monticello DRMP/EIS, Table 2.1. The BLM has not defined or mapped "identified occupied migratory bird habitat." Furthermore, the</p>	<p>The BLM is required to protect habitat for all migratory birds. A sentence has been added to this section to discuss how these areas will be determined. "Occupied priority migratory bird habitat will be determined with the use of Utah Partners in Flight Avian Conservation Strategy, Intermountain West Joint Venture Bird Habitat Conservation Areas, and other migratory bird conservation plans."</p>

Table 5.10.y. Comments Requiring a Change in the Document: WL – Wildlife

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			BLM has not identified any specific species of migratory bird that it aims to protect.	
CrownQuest	62	55	On page 2-60 (note: page numbers have changed since the last draft), as Management Common to All Alternatives, the BLM proposes to apply compensatory measures when ground-disturbing activities occur in crucial habitats. See Monticello DRMP/EIS, Table 2.1. As BLM Washington Office Instruction Memorandum 2005-069 provides, the BLM may only consider off-site mitigation after it has applied best management practices. Furthermore, off-site mitigation must be voluntary on the part of the applicant. Finally, a blanket requirement for off-site mitigation in crucial habitat is entirely inconsistent with the BLM's off-site mitigation policy, which considers off-site mitigation "appropriate when the specific conditions of a proposed project make such mitigation appropriate." See BLM Washington Office Instruction Memorandum 2005-069 (Feb. 1, 2005).	On pg. 2-86, under management common to all with Bighorn Sheep, The sentence was removed the states, "On-site mitigation would be required for projects that disturb or remove forage and browse....forage lost." It is stated on pg. 2-86, under Habitat Improvements and Protection that, the "BLM would follow BLM Washington Office Guidance (IM 2005-069) on application of compensatory measures.
CrownQuest	62	91	On page 4-556 (note: page numbers have changed since the last draft), the BLM states, "Adverse impacts of minerals decisions on wildlife resources would be reduced by the implementation of [Best Management Practices] outlined in Section 2.1 and Appendix O." This statement is problematic for two reasons. First, Appendix O relates to Identification of Wilderness Characteristics on Non-WSA Lands Managed by Monticello BLM and not Best Management Practices (BMPs). Assumedly, the BLM intended to reference Appendix M, which identifies BMPs for Raptors and Their Associated Habitats in Utah.	A change has been made to the document to clarify this issue.
CrownQuest	62	95	On page A-12 (note: page numbers have changed since the last draft), the BLM identifies that a timing limitation (TL) will be applied under Alternative D that prohibits surface disturbing activities or occupancy between April 15 to May 15 for lambing and from November 1 to December 15 for rutting. Table 2.1 identifies the limitation periods as between April 1 to June 15 for	The timing limitation dates have been corrected.

Table 5.10.y. Comments Requiring a Change in the Document: WL – Wildlife

Commenter Name	Record ID & Comment Number	Comment Text	Response to Comment
		lambing and October 15 to December 15 for rutting. See Monticello DRMP/EIS, pg 2-61, Table 2.1; see also Monticello DRMP/EIS, pg 4-134, Table 4.58.	
CrownQuest	62 96	Appendix A identifies the number of acres affected by TL stipulations to protect desert bighorn sheep. The numbers of acres presented in Appendix A are different than those presented in Table 2.1 for Alternatives B, D, and E. Compare Monticello DRMP/EIS, Appx. A pgs. A-11, A-12 (note: page numbers have changed since the last draft), Table A.1 with Monticello DRMP/EIS, pg 2-61, Table 2.1.	The acreage has been corrected.
CrownQuest	62 97	On page A-16 (note: page numbers have changed since the last draft), the BLM identifies a TL that will be applied under Alternative D that prohibits surface disturbing activities between December 15 and March 31. Table 2.1 identifies the limitation period as between December 1 and April 15. See Monticello DRMP/EIS, pg. 2-61, Table 2.1; see also Monticello DRMP/EIS Table 4.58 (note: page numbers have changed since the last draft).	Dates have been corrected.
CrownQuest	62 98	Appendix A identifies the number of acres affected by TL stipulations to protect deer winter range. The numbers of acres presented in Appendix A are different than those presented in Table 2.1 for Alternatives B, D, and E. Compare Monticello DRMP/EIS, Appx. A, pgs. A-15 - A-16, Table A.1 with Monticello DRMP/EIS, pg 2-61, Table 2.1.	Acres have been corrected.
CrownQuest	62 99	On page A-18, the BLM identifies a TL that will be applied under Alternative D that prohibits surface disturbing activities between December 15 and March 31. Table 2.1 identifies the limitation periods as between December 1 and April 15. See Monticello DRMP/EIS, pg. 2-61, Table 2.1; see also Monticello DRMP/EIS, pg 4-134, Table 4.58 (note: page numbers have changed since the last draft).	Dates have been corrected.
CrownQuest	62 100	Appendix A identifies the number of acres affected by TL stipulations to protect elk winter range. The numbers of acres	Acres have been corrected.

Table 5.10.y. Comments Requiring a Change in the Document: WL – Wildlife

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			presented in Appendix A are different tat those presented in Table 2.1 for Alternatives B, D, and E. Compare Monticello DRMP/EIS, Appx. A, pgs. A-17 - A-18, Table A.1 with Monticello DRMP/EIS, pg. 2-61, Table 2.1 (note: page numbers have changed since the last draft).	
Mary Moran	145	2	P. 3-171 (note: page numbers have changed since the last draft). Where reptiles of the Monticello Project Area are briefly discussed: "Most turtles are aquatic, although a few live entirely on land." Perhaps a joke, a cut-and-paste error, or something stuck in to see how closely we are reading? I know there a couple naturalized non-native turtle species in southwest Utah (as well as native desert tortoises), but I sure didn't think San Juan County or Grand County had any turtles.	The sentence on turtles was put in by mistake and has been removed.

Table 5.10.z. Comments Requiring a Change in the Document: WR – Water Resources

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
State of Utah	4	32	The state engineer recommends that the BLM consider the impact its actions may have on water rights in general and non-BLM water rights in particular.	In Section 1.3.2, the BLM states 1) the planning process would recognize the existence of valid existing rights, and 2) the BLM would adhere to all applicable laws (including state and local laws). The text has been edited to ensure that water rights are recognized as valid existing rights.
State of Utah	4	85	Potential dam locations are shown on Map 46 (of the DEIS) . The state assumes that the potential to construct dams in these areas has been preserved in the RMP but it is hard to tell from the maps and text whether or not this is the case. The BLM should clarify by adding language to appropriate sections.	Potential dam locations were included on Map 46 as a factor related to potential eligibility for wild and scenic river designation. It was later determined that these potential dam sites did not affect the eligibility classification so this information has been removed from the map. Any future proposal for dam construction would be assessed on a case-by-case basis regardless of whether such information is listed in the RMP.

Table 5.10.aa. Comments Requiring a Change in the Document: WSA – Wilderness Study Areas

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
Southern Utah Wilderness Alliance	26	87	The DRMP/EIS directs readers to see below for miles of route per WSA but this mileage never appears anywhere in the DRMP/EIS.	A change has been made in the document.
Utah State Office of Education	31	3	At the current time, approximately 46,541 surface acres are inheld in Wilderness Study Areas (WSAs) in the MPA. When these lands are added to the 66,515 acres included in the proposed non-WSA lands in the Alternative E, Utah's school trust will be left with approximately 113,056 surface acres within the MPA that cannot produce revenue or that will have reduced revenue potential. In this respect, the Resource Management Plan includes an unconstitutional taking of approximately 57% of the school children's lands within the MPA, and the BLM must include specific provisions in the RMP to adequately compensate the school trust, through exchanges or purchase if the Board of Trustees determines it desires to sell the property so captured.	<p>Non-BLM lands could be indirectly impacted by RMP decisions both positively and negatively. The analysis in Chapter 4 of the PRMP/FEIS has been modified accordingly.</p> <p>The BLM does provide for reasonable access to all SITLA lands under all alternatives. Information has been added to Chapter 2, Lands and Realty, Management Common to all action alternatives, that states that reasonable access to State land would be provided including across BLM lands within avoidance and exclusion areas for rights-of-way as specified by the Cotter decision (Utah v. Andrus, 10/1/79). In addition, the Monticello DRMP/DEIS travel management plan recognizes the requirement to provide access to SITLA lands per the Cotter decision. Also, please see the revised analysis under Socioeconomics in Chapter 4 of the PRMP/FEIS.</p> <p>The need for the BLM to give priority to State-Federal land exchanges has been recognized.</p>
Broads Healthy Lands	41	17	The Collins Spring access road seems to end at the Grand Gulch ISA per the 1999 BLM Inventory, but the TMP shows this road entering the ISA. There is an additional several mile section of road shown on the Alt C map that appears to be on the boundary that does not exist on maps published in the 1999 Inventory. These routes must be removed from the preferred alternative of the final TMP.	The Collins Springs access road the commenter is referring to is proposed to be closed to the public at the ISA boundary. The road outside of the ISA is proposed to remain open in the plan.
Broads Healthy Lands	41	22	Squaw Canyon WSA – Thankfully, the BLM is not proposing any new routes or ways in this WSA. However, you are proposing an extension of a route along the north boundary that does not exist on maps published in the 1999 Inventory. Please	Two existing short sections of routes within the WSA are proposed for closure in Alternative C and not shown on the map. There are no proposed routes or ways within this WSA. The route the commenter recommends for closure is proposed

Table 5.10.aa. Comments Requiring a Change in the Document: WSA – Wilderness Study Areas

Commenter Name	Record ID & Comment Number		Comment Text	Response to Comment
			consider eliminating all but the original well-pad access route.	to remain open in the plan.
Broads Healthy Lands	41	24	Indian Creek WSA – Thankfully, the BLM does not attempt to designate new routes in this WSA. However, the BLM's maps show a new route coming to the north edge of the WSA (within Canyonlands National Park) that should not be reflected in your route designations.	Changes have been made to the Travel Plan (maps 58–62) as suggested by the commenter and the route within the National Park has been removed.

5.6 RECORD OF DECISION

Following publication by the EPA and BLM of a Notice of Availability of the PRMP/FEIS in the Federal Register, there is a 30-day protest period. In addition, a 60-day Governor's Consistency Review period runs concurrently with the the protest period.

The state director will approve the PRMP/FEIS by issuing a public Record of Decision (ROD), which is a concise document summarizing the findings and decisions brought forth from the PRMP/FEIS. However, approval shall be withheld on any portion of a plan being protested until final action has been completed on such protest. Before such approval is given, there shall be public notice and opportunity for public comment on any significant change made to the Proposed Plan.

Management actions specified for the Proposed Alternative in Chapter 2 of the PRMP/FEIS are labeled as follows:

- **Land Use Plan Decisions (P):** These broad-scale decisions guide future land management actions and subsequent site-specific implementation decisions. Land use plan decisions fall into two categories: desired outcomes (goals; standards, including land health standards; and objectives) and allowable uses and actions to achieve outcomes. Proposed land-use plan decisions are protestable to the BLM director.
- **Implementation Decisions (I):** These decisions take action to implement land-use plan decisions on a site-specific basis. They may be incorporated into implementation plans or may exist as stand-alone decisions. When issued, implementation decisions are generally appealable to the Interior Board of Land Appeals as outlined in 43 CFR Part 4.
- **Administrative and Policy Decisions (A):** These decisions are based on law, regulation, and/or policy and do not require a land-use plan decision or implementation decision. They are not protestable or appealable.

5.7 DISTRIBUTION LIST FOR THE PROPOSED RMP/FINAL EIS

A copy of the PRMP/FEIS has been sent to all the entities identified in the distribution list below (Table 5.11). The individuals, groups, organizations, and agencies included in the mailing list for the Monticello RMP will be notified that the PRMP/FEIS is available and a hard copy or compact disc of the document can be provided upon request. In an effort to reduce printing costs, the PRMP/FEIS is also available on the Monticello RMP website at <http://www.blm.gov/ut/st/en/fo/monticello/planning.html/>, the Monticello FO, the public room in the BLM Utah State Office, and the public libraries listed on the distribution list.

Table 5.11. Distribution List Proposed RMP/Final EIS

Federal Agencies (Required)	Local Federal Agencies
Bureau of Reclamation Denver Federal Center Denver, CO	Canyonlands National Park Moab, UT
U.S. Fish and Wildlife Service Division of Environmental Quality Arlington, VA	U.S. Geological Survey Moab, UT
Office of Environmental Compliance Department of Energy Washington, DC	Manti-LaSal National Forest Forest Supervisor Price, UT
U.S. Environmental Protection Agency Office of Federal Activities Washington, DC	Manti-LaSal National Forest District Ranger Moab, UT
U.S. Geological Survey Environmental Affairs Program Reston, VA	BLM Moab Field Office Moab, UT
U.S. Environmental Protection Agency Region 8 Denver, CO	BLM Grand Junction Field Office Grand Junction, CO
Minerals Management Service Environmental Division Herndon, VA	BLM Price Field Office Price, UT
U.S. Geological Survey Reston, VA	BLM Montrose Field Office Montrose, CO
National Park Service Washington, DC	BLM Durango Field Office Durango, CO
Bureau of Indian Affairs Reston, VA	BLM Vernal Field Office Vernal, UT
Office of Surface Mining Washington, DC	
U.S. Department of the Interior Office of Environmental Policy and Compliance Washington, DC	
U.S. Department of the Interior Natural Resources Library Washington, DC	

Table 5.11. Distribution List Proposed RMP/Final EIS

Other Federal Agencies	Utah BLM Resource Advisory Council
Mineral Management Service Denver, CO	Mr. Carl Albrecht Richfield, UT
Federal Highway Administration Utah Division Salt Lake City, UT	Mr. Norman Carroll Orderville, UT
U.S. Department of Energy Grand Junction Office Grand Junction, CO	Mr. Michael Jenkins Salt Lake City, UT
U.S. Fish and Wildlife Service West Valley City, UT	Mr. Lowell Braxton Salt Lake City, UT
Bureau of Reclamation Provo, UT	Mr. Ray Bloxham Salt Lake City, UT
Natural Resources Conservation Service Provo Service Center Provo, UT	Ms. Ashley Korenblat Moab, UT
U.S. Army Corps of Engineers Chief, Planning Division Sacramento, CA	Mr. Clair "Riley" Cutler Salt Lake City, UT
Deputy Assistant Secretary of the Air Force Environment, Safety, and Occupational Health Washington, DC	Mr. Jerry Spangler Ogden, UT
Federal Depository Library System Government Printing Office Washington, DC	Mr. Gordon Topham Monroe, UT
US Department of the Interior Natural Resources Library Washington, DC	Mr. Drew Sitterud Castle Dale, UT
	Mr. F.E. "Fee" Busby Logan, UT
	Mr. Tom Clawson Salt Lake City, UT
	Mr. Lynn Stevens Blanding, UT
	Mr. Manuel Morgan Aneth, UT

Table 5.11. Distribution List Proposed RMP/Final EIS

State Agencies	Elected Officials
Public Lands Policy Coordination Office Salt Lake City, UT	Senator Orrin Hatch Washington, DC
Utah State Historic Preservation Office Salt Lake City, UT	Senator Bob Bennett Washington, DC
Utah School and Institutional Trust Lands Administration Moab, UT	Representative Jim Matheson Washington, DC
Utah School and Institutional Trust Lands Administration Salt Lake City, UT	Mike Dimitrich State Senator Price, UT
Utah Governor's Office of Planning and Budget Salt Lake City, UT	Brad King State Representative Price, UT 84501
Utah Department of Transportation Price, UT	John Mathis State Representative Vernal, UT
Utah State Parks Moab, UT	
County Governments	City Governments
Grand County Council Moab, UT	City of Blanding Blanding, UT
San Juan County Commission Monticello, UT	City of Monticello Monticello, UT
San Juan County Planner Monticello, UT	
Tribal Governments	
Program Manager Navajo Nation Historic Preservation Department Window Rock, AZ	Chapter President Dennehotso Navajo Chapter Dennehotso, AZ
Hopi Cultural Preservation Office Hopi Tribal Council Kykotsmovi, AZ	NAGPRA Coordinator Pueblo of Laguna Laguna, NM
Chapter Vice-President Navajo Mountain Navajo Chapter Tonalea, AZ	Chapter President Mexican Water Navajo Chapter Teecnospos, AZ
Chapter President Oljato Navajo Chapter Monument Valley, UT	Chapter President Red Mesa Navajo Chapter Montezuma Creek, UT

Table 5.11. Distribution List Proposed RMP/Final EIS

Chapter President Aneth Navajo Chapter Montezuma Creek, UT	Chapter President Teecnospos Navajo Chapter Teecnospos, AZ
White Mesa Ute Council White Mesa, UT	The Pueblo of Zia Historic Preservation Office Zia Pueblo, NM
Pueblo of Santa Clara Office of Cultural Preservation Española, NM	Zuni Heritage and Preservation Office Zuni, NM
Tribal Cultural Representative Ute Mountain Ute Tribe Towaoc, CO	
Public Libraries	Adjoining State Agencies
Public Reading Room Salt Lake City Public Library 210 East 400 South Salt Lake City, UT 84111	Colorado Division of Wildlife Grand Junction, CO
Grand County Public Library 257 East Center Moab, UT 84532	
San Juan County Public Library P.O. Box 66 Monticello, UT 84535	
Public Reading Room Marriott Library University of Utah 295 S. 1500 East Salt Lake City, UT 84112-0860	
Library of Congress 101 Independence Avenue SE Washington DC 20540	
Groups	
The Nature Conservancy Moab, UT	

5.8 LIST OF PREPARERS

The BLM Monticello FO PRMP/FEIS was written and produced by a team composed of Monticello FO interdisciplinary resource specialists and SWCA Inc., an independent, third-party consulting firm. In accordance with 40 CFR 1506.5(c), SWCA certified that it does not have any financial or other interest in the outcome of the decisions made pursuant to this RMP/EIS. Under the guidance and direction of the BLM, and in collaboration with the cooperating agencies, the team developed alternatives, collected baseline data to be used in the analysis, assessed potential effects of the alternatives, and prepared all the necessary elements of an RMP/EIS with additional participation, comments, and critique from the cooperating agencies and resource specialists with the BLM Utah state office. Table 5.12 lists the name, position, and planning role of the team members associated with preparation of the PRMP/FEIS.

Table 5.12. List of Preparers

Name	Position	Planning Role
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Table 5.12. List of Preparers

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ACRONYMS AND GLOSSARY

ACRONYMS

ACEC	Area of Critical Environmental Concern
AMP	Allotment Management Plan
AMS	Analysis of the Management Situation
APD	Application for Permit to Drill (an oil or gas well)
APHIS	Animal and Plant Health Inspection Service (USDA)
ARPA	Archeological Resource Protection Act (of 1979)
ATV	All-Terrain Vehicle
AUM	Animal unit month
BA	Biological Assessment
BCC	Birds of Conservation Concern
BCF	Billion cubic feet (a measure of quantity of natural gas)
BIA	Bureau of Indian Affairs
BLM	Bureau of Land Management
BMP	Best Management Practice
BO	Biological Opinion
CAA	Clean Air Act (of 1970)
CEQ	Council on Environmental Quality
CERCLA	Comprehensive Environmental Response, Compensation and Liability Act (of 1980)
CFR	Code of Federal Regulations
CFS	Cubic Feet Per Second (a unit of water flow)
CO	Carbon Monoxide
COA	Conditions of Approval
CRMP	Cultural Resource Management Plan
CSU	Controlled Surface Use
DEIS	Draft Environmental Impact Statement
DFC	Desired Future Condition
DOGMM	(Utah) Division of Oil, Gas and Mining
DOI	(United States) Department of the Interior
DPC	Desired Plant Community

EA	Environmental Assessment
EIS	Environmental Impact Statement
EPA	Environmental Protection Agency
EPCA	Energy Policy and Conservation Act (of 1975)
ERMA	Extended Recreation Management Area
ESA	Endangered Species Act (of 1973)
ESR	Emergency Stabilization and Rehabilitation
FEIS	Final Environmental Impact Statement
FERC	Federal Energy Regulatory Commission
FLPMA	Federal Land Policy and Management Act (of 1976)
FMP	Fire Management Plan
FMZ	Fire Management Zone
FO	Field Office
FR	Federal Register
GAP	Geographical Analysis Program
GIS	Geographic Information Systems
HFRA	Healthy Forests Restoration Act (of 2003)
HMA	Herd Management Area
HMAP	Herd Management Area Plan
HMP	Habitat Management Plan
HUC	Hydrologic Unit Code
IBLA	Interior Board of Land Appeals
IMP	Interim Management Policy
ISA	Instant Study Area
KRCRA	Known Recoverable Coal Resource Area
LTA	Land Tenure Agreement
LUP	Land Use Plan
LWCF	Land and Water Conservation Fund
MBTA	Migratory Bird Treaty Act (of 1918)
MCF	Thousand cubic feet
MMCF	Million cubic feet
MOU	Memorandum of Understanding

MFO	Monticello Field Office
MPA	Monticello Planning Area
MZ	Management Zone
NAAQS	National Ambient Air Quality Standards
NAGPRA	Native American Graves Protection and Repatriation Act (of 1990)
NEPA	National Environmental Policy Act (of 1969)
NHPA	National Historic Preservation Act
NO _x	Nitrogen Oxides
NO ₂	Nitrogen Dioxide
NOA	Notice of Availability (published in the Federal Register)
NOI	Notice of Intent (published in the Federal Register)
NPS	National Park Service
NRA	National Recreation Area
NRHP	National Register of Historic Places
NSO	No Surface Occupancy (a stipulation on an oil and gas lease)
NWSRS	National Wild and Scenic River System
OHV	Off-Highway Vehicle
ORV	Off Road Vehicle (an older acronym, replaced by OHV)
P	Primitive Recreation Opportunity Spectrum Class
PFC	Proper Functioning Condition (of riparian/wetland areas)
PM	Particulate Matter
PM _{2.5}	Particulate Matter (less than 2.5 microns in diameter)
PM ₁₀	Particulate Matter (less than 10 microns in diameter)
R&I	Relevance and Importance
R&PP	Recreation and Public Purposes (Act of 1926)
RAMP	Recreation Area Management Plan
RDCC	(Utah) Resource Development and Coordinating Committee
RFD	Reasonably Foreseeable Development
RHS	Rangeland Health Standards
RMIS	Recreation Management Information System
RMP	Resource Management Plan (BLM land use plan under FLPMA)
ROD	Record of Decision
ROS	Recreation Opportunity Spectrum

ROW	Right of Way
S&G	Standards & Guidelines
SHPO	State Historic Preservation Officer
SITLA	(Utah) School and Institutional Trust Lands Administration
SO _x	Sulfur Oxides
SO ₂	Sulfur Dioxide
SPM	Semiprimitive Motorized Recreation Opportunity Spectrum Class
SPNM	Semiprimitive Nonmotorized Recreation Opportunity Spectrum Class
SRMA	Special Recreation Management Area
SRP	Special Recreation Permit
SWREGAP	Southwest Regional Geographical Analysis Program
T&E	Threatened and/or Endangered (species as per ESA of 1973)
TDS	Total Dissolved Solids
TMDL	Total Maximum Daily Load
TPY	Tons Per Year
UAAQS	Utah Ambient Air Quality Standards
UAC	Utah Administrative Code
UDA	Utah Division of Aeronautics
UDAQ	Utah Department of Air Quality
UDEQ	Utah Division of Environmental Quality
UDOGM	Utah Division of Oil, Gas, and Mining
UDOT	Utah Department of Transportation
UDWaR	Utah Division of Water Resources
UDWQ	Utah Division of Water Quality
UDWR	Utah Division of Wildlife Resources
UGS	Utah Geological Survey
USFWS	United States Fish and Wildlife Service
USC	United States Code
USDA	United States Department of Agriculture
USFS	United States Forest Service
USGS	United States Geological Survey
VRM	Visual Resource Management
WAFWA	Western Association for Fish and Wildlife Agencies

WMA	Wildlife Management Area
WSA	Wilderness Study Area
WSR	Wild and Scenic River(s) (Act of 1973)
WUI	Wildland Urban Interface

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GLOSSARY

Activity Plan: Site-specific plan which precedes actual development. This is the most detailed level of BLM planning.

All-Terrain Vehicle (ATV): A wheeled or tracked vehicle, other than a snowmobile or work vehicle, designed primarily for recreational use or for the transportation of property or equipment exclusively on undeveloped road rights-of-way, open country or other unprepared surfaces.

Allotment: An area of land where one or more livestock operators graze their livestock. Allotments generally consist of BLM lands but may also include other federally managed, state owned, and private lands. An allotment may include one or more separate pastures. Livestock numbers and periods of use are specified for each allotment.

Allotment Categorization: Grazing allotments and rangeland areas used for livestock grazing are assigned to an allotment category during resource management planning. Allotment categorization is used to establish priorities for distributing available funds and personnel during plan implementation to achieve cost-effective improvement of rangeland resources. Categorization is also used to organize allotments into similar groups for purposes of developing multiple use prescriptions, analyzing site-specific and cumulative impacts, and determining trade-offs.

Animal Unit Month (AUM): A standardized measurement of the amount of forage necessary for the sustenance of one cow unit or its equivalent for 1 month. Approximately 800 pounds of forage.

Area of Critical Environmental Concern (ACEC): Areas within the public lands where special management attention is required to: (1) protect and prevent irreparable damage to important historic, cultural, or scenic values, fish and wildlife resources, or other natural systems or processes, or (2) protect life and safety from natural hazards.

Authorized Officer: The Federal employee who has the delegated authority to make a specific decision.

Avoidance Areas: Areas with sensitive resource values where rights-of-way leases, and easements would be strongly discouraged. Authorization made in avoidance areas would have to be compatible with the purpose for which the area was designated and not is otherwise feasible on lands outside the avoidance area.

Best Management Practices (BMPs): A suite of techniques that guide, or may be applied to, management actions to aid in achieving desired outcomes. Best management practices are often developed in conjunction with land use plans, but they are not considered a land use plan decision unless the land use plan specifies that they are mandatory. They may be updated or modified without a plan amendment if they are not mandatory.

Big Game: Large species of wildlife that are hunted, such as elk, deer, bighorn sheep, and pronghorn antelope.

Browse: To browse (verb) is to graze; also, browse (noun) is the tender shoots, twigs, and leaves and shrubs often used as food by livestock and wildlife.

Candidate Species: Any species included in the Federal Register notice of review that are being considered for listing as threatened or endangered by the U.S. Fish and Wildlife Service.

Casual Use: Mining activities that only negligibly disturb federal lands and resources. Casual use generally includes the collecting of geochemical, rock, soil, or mineral specimens using hand tools, hand panning, and nonmotorized sluicing. It also generally includes use of metal detectors, gold spears, and other battery-operated devices for sensing the presence of minerals, and hand battery-operated dry washers. Casual use does not include use of mechanized earth-moving equipment, truck-mounted drilling equipment, suction dredges, motorized vehicles in areas designated as closed to off-road vehicles, chemicals, or explosives. It also does not include occupancy or operations where the cumulative effects of the activities result in more than negligible disturbance.

Closed: Generally denotes that an area is not available for a particular use or uses; refer to specific definitions found in law, regulations, or policy guidance for application to individual programs.

Code of Federal Regulations (CFR): The official, legal tabulation or regulations directing federal government activities.

Collaboration: A cooperative process in which interested parties, often with widely varied interests, work together to seek solutions with broad support for managing public and other lands. This may or may not involve an agency as a cooperating agency.

Competitive Forage: Those forage species utilized by two or more animal species.

Conditions of Approval: Conditions or provisions (requirements) under which an Application for a Permit to Drill or a Sundry Notice is approved.

Conformance: That a proposed action shall be specifically provided for in the land use plan or, if not specifically mentioned, shall be clearly consistent with the goals, objectives, or standards of the approved land use plan.

Conservation Agreement: A formal signed agreement between the U.S. Fish and Wildlife Service or National Marine Fisheries Service and other parties that implements specific actions, activities, or programs designed to eliminate or reduce threats or otherwise improve the status of a species. CA's can be developed at a State, regional, or national level and generally include multiple agencies at both the State and Federal level, as well as tribes. Depending on the types of commitments the BLM makes in a CA and the level of signatory authority, plan revisions or amendments may be required prior to signing the CA, or subsequently in order to implement the CA.

Conservation Strategy: A Strategy outlining current activities or threats that are contributing to the decline of a species, along with the actions or strategies needed to reverse or eliminate such a decline or threats. Conservation strategies are generally developed for species of plants and animals that are designated as BLM Sensitive species or that have been determined by the Fish and Wildlife Service or National Marine Fisheries Service to be Federal candidates under the Endangered Species Act.

Contiguous: Lands or legal subdivisions having a common boundary; lands having only a common corner are not contiguous.

Cooperating Agency: Assists the lead Federal agency in developing an Environmental Analysis or Environmental Impact Statement. The Council on Environmental Quality regulations implementing NEPA defines a cooperating agency as any agency that has jurisdiction by law or special expertise for proposals covered by NEPA. Any tribe of Federal, State, or local government jurisdiction with such qualifications may become a cooperating agency by agreement with the lead agency.

Corridor: A wide strip of land within which a proposed linear facility could be located.

Council on Environmental Quality (CEQ): An advisory council to the President of the United States established by the national Environmental Policy Act of 1969. It reviews Federal programs for their effect on the environment, conducts environmental studies, and advises the president on environmental matters.

Critical Habitat. For listed species. Consists of 1) the specific areas within the geographical area occupied by the species, at the time it is listed in accordance with the provisions of section 4 of the Endangered Species Act, on which are found those physical or biological features (constituent elements) a) essential to the conservation of the species and b) which may require special management considerations or protection; and 2) specific areas outside the geographical area occupied by the species at the time it is listed in accordance with the provisions of section 4 of the Endangered Species Act upon a determination by the Secretary that such areas are essential for the conservation of the species. Designated critical habitats are described in 50 CFR§ 17 and 226.

Crucial Habitat. Habitat on which a species depends for survival because there are no alternative ranges or habitats available.

Crucial Winter Habitat (Range): Parts of the habitat necessary to sustain a wildlife population at critical periods of its life cycle. This is often a limiting factor on the populations, such as breeding habitat, winter habitat, etc.

Cryptobiotic (Cryptogammic) Soils: Biological communities that form a surface layer or crust on some soils. These communities consist of cyanobacteria (blue-green bacteria), micro fungi, mosses, lichens, and green algae and perform many important functions, including fixing nitrogen and carbon, maintaining soil surface stability, and preventing erosion. Cryptobiotic crusts also influence the nutrient levels of soils and the status and germination of plants in the desert. These crusts are slow to recover after severe disturbance, requiring 40 years or more to recolonize even small areas.

Cultural Resources: Nonrenewable elements of the physical and human environment including archeological remains (evidence of prehistoric or historic human activities) and sociocultural values traditionally held by ethnic groups (sacred places, traditionally utilized raw materials, etc.).

Cultural Site: Any location that includes prehistoric and/or historic evidence of human use or that has important sociocultural value.

Cumulative Impact: The impact on the environment that results from the incremental impact of the action when added to other past, present, or 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.

Current Habitat: habitat currently occupied by a species during the development of the plan.

Desired Condition: Description of those factors, which should exist within ecosystems both to maintain their survival and to meet social and economic needs.

Desired Future Condition: The desired mix of vegetation types, structural stages, and landscape/riparian/watershed function, as determined by management objectives and rangeland functionality and health, that ensures ecological diversity, stability and sustainability to provide for plant, fish and wildlife habitats.

Development Well: A well drilled within the known or proven productive area of an oil field with expectation of producing oil or gas from the producing reservoir.

Discretionary Closure: Those lands where the BLM has determined that fluid minerals leasing, even with the most restrictive stipulations, would not adequately protect other resources, values, or land uses.

Dispersed/Extensive Recreation: Recreation activities of an unstructured type, which are not confined to specific locations such as recreation sites. Example of these activities may be hunting, fishing, off-road vehicle use, hiking, and sightseeing.

Disturbance Area: Area of influence around a disturbance causing a change in animal behavior such as: leaving the area, increased stress, abandoning young, not breeding, and aberrant behavior.

Drought: Drought is a protracted period of deficient precipitation resulting in extensive damage to crops, resulting in loss of yield.

Easement: A right afforded a person or agency to make limited use of another's real property for access or other purposes.

Endangered Species: A plant or animal species whose prospects for survival and reproduction are in immediate jeopardy, as designated by the Secretary of the Interior, and as is further defined by the Endangered Species Act.

Environmental Assessment (EA): A concise public document that analyzes the environmental impacts of a proposed federal action and provides sufficient evidence to determine the level of significance of the impacts.

Environmental Impact Statement (EIS): A detailed written statement required by the National Environmental Policy Act when an agency proposes a major federal action significantly affecting the quality of the human environment.

Erosion: The wearing away of the land surface by running water, wind, ice, or other geological agents.

Exception: Exemption from a stipulation of a land use authorization on a one-time basis.

Exclusion Area: Areas with sensitive resource values where rights-of-way, leases, and easements would not be authorized.

Extensive Recreation Management Area (ERMA): An area where significant recreation opportunities and problems are limited and explicit recreation management is not required. Minimal management actions related to the BLM's stewardship responsibilities are adequate in these areas.

Fawning Habitat: an area where big game animals usually give birth during a specific time of year.

Federal Land Policy and Management Act of 1976 (FLPMA): Public Law 94-579. October 21, 1976, often referred to as the BLM's "Organic Act," which provides the majority of the BLM's legislated authority, direction, policy, and basic management guidance.

Federal Register: A daily publication, which reports Presidential and Federal Agency documents.

Fire Management Plan: A strategic plan that defines a program to manage wild land and prescribed fires and documents the fire management program in the approved land use plan; the plan is supplemented by operational procedures such as preparedness plans, preplanned dispatch plans, prescribed fire plans, and prevention plans.

Floodplain: The relatively flat area or lowlands adjoining a body of standing or flowing water, which has been or might be covered by floodwater.

Fluid Minerals: Oil and gas resources.

Focus Area: A recreation management zone that emphasizes particular types of recreation activities.

Fossil: Mineralized or petrified form from a past geologic age, especially from previously living things.

Geographic Information System (GIS): A computer system capable of storing, analyzing, and displaying data and describing places on the earth's surface.

Goal: A broad statement of a desired outcome. Goals are usually not quantifiable and may not have established time frames for achievement.

Grandfather (to): To exempt groups or individuals from provisions of laws or regulations because of preexisting conditions, such as exempting mining operations existing before new mining regulations are implemented from provisions of those new regulations.

Grazing System: The manipulation of livestock grazing to accomplish a desired result.

Guidelines: Actions or management practices that may be used to achieve desired outcomes, sometimes expressed as best management practices. Guidelines may be identified during the land use planning process, but they are not considered a land use plan decision unless the plan specifies that they are mandatory.

Habitat: A specific set of physical conditions that surround a species, group of species, or a large community. In wildlife management, the major constituents of habitat are considered to be food, water, cover, and living space.

Habitat Fragmentation: The disruption (by division) of extensive habitats into smaller habitat patches. The effects of habitat fragmentation include loss of habitat area and the creation of smaller, more isolated patches of remaining habitat.

Historic Habitat: habitat occupied by a species prior to the development of this plan.

Impact: A modification of the existing environment caused by an action. These environmental consequences are the scientific and analytical basis for comparison of alternatives. Effects may be either direct, which are caused by the action and occur at the same time and place, or indirect, which are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable, or cumulative.

Implementation Decisions: Decisions that take action to implement land use plan decisions. They are generally appealable to Interior Board of Land Appeals.

Implementation Plan: A site-specific plan written to implement decisions made in a land use plan. An implementation plan usually selects and applies best management practices to meet land use plan objectives. Implementation plans are synonymous with "activity" plans. Examples of implementation plans include interdisciplinary management plans, habitat management plans, and allotment management plans.

Indian Tribe: Any Indian group in the conterminous United States that the Secretary of the Interior recognizes as possessing tribal status.

Instant Study Area: A natural area formally identified by BLM for accelerated wilderness review by notice published before October 21, 1975.

Interdisciplinary Team: A group of individuals with different training, representing the physical sciences, social sciences, and environmental design arts, assembles to solve a problem or perform a task. The members of the team proceed to a solution with frequent interaction so that each discipline may provide insights to any stage of the problem and disciplines may combine to provide new solutions. The number and disciplines of the members preparing the plan vary with circumstances. A member may represent one or more disciplines or BLM program interests.

Interim Management Policy (IMP): The policy, under which the Bureau of Land Management (BLM) manages wilderness study areas (WSAs), to protect their wilderness characteristics, as required by Section 603(c) of the Federal Land Policy and Management Act (FLPMA). This policy requires BLM to manage WSAs so as not to impair their suitability for preservation as wilderness, until Congress either designates them wilderness or releases them for management of other values and uses.

Irretrievable: An environmental effect caused by an action, or series of actions, that cannot be reversed or undone, until or unless the cause of the effect is removed or the effect is restored or rehabilitated (e.g., inundating a river canyon by construction of a dam, clear cut logging a forest). The loss of production of renewable resources during the life of a land use plan.

Irreversible: An environmental effect caused by an action, or series of actions, that can never be reversed or undone (e.g., removal of minerals from the ground, extinction of a plant or animal species, loss of a cultural resource).

Lambing Habitat: An area where bighorn sheep deliver and nurse young during a specific time of year.

Land Use Allocation: The identification in a land use plan of the activities and foreseeable development that are allowed, restricted, or excluded for all or part of the planning area, based on desired future conditions.

Land Use Plan: A set of decisions that establish management direction for land within an administrative area, as prescribed under the planning provisions of FLPMA; an assimilation of land-use-plan-level decisions developed through the planning process, regardless of the scale at which the decisions were developed.

Land Use Plan Decision: Establishes desired outcomes and the actions needed to achieve them. Decisions are reached using the BLM planning process. When they are presented to the public as proposed decisions, they can be protested to the BLM Director. They are not appealable to Interior Board of Land Appeals.

Leasable Minerals: Those minerals or materials designated as leasable under the Mineral Leasing Act of 1920. They include coal, phosphate, sulfur, potassium, and sodium minerals, and oil, gas, and geothermal.

Lease: (1) A legal document that conveys to an operator the right to drill for or develop oil, gas, or other leasable mineral; (2) the tract of land, on which a lease has been obtained, where producing wells and production equipment are located.

Lease Notice: Provides more detailed information concerning limitations that already exist in law, lease terms, regulations, and operational orders. A Lease Notice also addresses special items the lessee would consider when planning operations, but does not impose new or additional restrictions.

Lease Stipulation: A modification of the terms and conditions on a standard lease form at the time of the lease sale.

Lek: An assembly area where birds, especially sage grouse, carry on display and courtship behavior.

- Limited Roads and Trails Designation:** Designated areas where the use of off-road vehicles is subject to restrictions, such as limiting the number or types of vehicles allowed, dates and times of use (seasonal restrictions), and limiting all use to designated roads and trails. Under the designated roads and trails designation, use would be allowed only on roads and trails that are signed for use. Combinations of restrictions are possible, such as limiting use to certain types of vehicles during certain times of the year.
- Locatable Minerals:** Minerals subject to exploration, development, and disposal by staking mining claims as authorized by the Mining Law of 1872, as amended. This includes deposits of gold, silver, and other uncommon minerals not subject to lease or sale.
- Management Decision:** A decision made by the BLM to manage public lands. Management decisions are made on both land use plan decisions and implementation decisions.
- Management Opportunities:** A component of the analysis of the management situation; actions or management directions that could be taken to resolve issues or management concerns.
- Management Zone (MZ):** Area of special management within a SRMA that may include additional stipulations.
- Mechanized Travel:** Travel by use of a machine either motorized or non-motorized.
- Mineral Entry:** The filing of a claim on public land to obtain the right to any minerals it may contain.
- Mineral Estate:** The ownership of minerals, including rights necessary for access, exploration, development, mining, ore dressing, and transportation operations.
- Mineral Materials:** Materials such as common varieties of sand, stone, building stone, gravel, and clay that are not obtainable under the mining or leasing laws but that can be acquired under the Mineral Materials Act of 1947, as amended. These are also called salable minerals.
- Mineral Reserves:** Known mineral deposits that are recoverable under present conditions but are as yet undeveloped.
- Mineral Withdrawal:** A formal order that withholds federal lands and minerals from entry under the Mining Law of 1872 and closes the area to mineral location (staking mining claims) and development.
- Minimize:** To reduce the adverse impact of an operation to the lowest practical level.
- Mining Claim:** A parcel of land that a miner takes and holds for mining purposes, having acquired the right of possession by complying with the Mining Law of 1872, as amended, and local laws and rules. A single mining claim may contain as many adjoining locations as the locator may make or buy.
- Mitigation Measures:** Methods or procedures that reduce or lessen the impacts of an action.
- Modification:** Changes in the language or provisions of a surface stipulation, either temporarily or permanently.
- Multiple Use:** The management of the public lands and their various resource values so that they are utilized in the combination that will best meet the present and future needs of the American people; making the most judicious use of the lands for some or all of these resources or related services over areas large enough to provide sufficient latitude for periodic adjustments in use to conform to changing needs and conditions; the use of some lands for less than all of the resources; a combination of balanced and diverse resource uses that takes into account the long term needs of future generations for renewable and nonrenewable resources, including but not

limited to, recreation, range, minerals, watershed, wildlife and fish, and natural scenic, scientific and historical values; and harmonious and coordinated management of the various resources without permanent impairment of the productivity of the lands and the quality of the environment with consideration being given to the relative values of the resources and not necessarily to the combination of uses that will give the greatest economic return or greatest unit output.

National Environmental Policy Act of 1969 (NEPA): An act that encourages productive and enjoyable harmony between man and his environment and promotes efforts to prevent or eliminate damage to the environment and biosphere and stimulate the health and welfare of man; enriches the understanding or the ecological systems and natural resources important to the Nation, and establishes the Council on Environmental Quality.

National Wild and Scenic Rivers System: A system of nationally designated rivers and their immediate environments that have outstanding scenic, recreational, geologic, fish and wildlife, historic, cultural, and other similar values and are preserved in a free-flowing condition. The system consists of three types of river classifications: (1) recreation-rivers or sections of rivers that are readily accessible by road or railroad and that may have some development along their shorelines and may have undergone some impoundments or diversion in the past, (2) scenic-rivers or sections of rivers free of impoundments with shorelines or watersheds still largely undeveloped but accessible in places by roads, and (3) wild-rivers or sections of rivers free of impoundments and generally inaccessible except by trails, with watersheds or shorelines essentially primitive and waters unpolluted.

Non-mechanized Travel: Travel by foot or on an animal.

Neotropical Migratory Birds: Birds that travel to Central America, South America, the Caribbean, and Mexico during the fall to spend the winter and then return to the United States and Canada during the spring to breed. These birds include almost half of the bird species that breed in the United States and Canada.

No Surface Occupancy (NSO): A leasing use constraint that prohibits occupancy or disturbance on all or part of the lease surface to protect special values or uses. Lessees may exploit the fluid mineral resources under the leases restricted by this constraint through use of directional drilling from sites outside the area.

Non-WSA Lands with Wilderness Characteristics: Undeveloped federal land that has been inventoried and/or reviewed by a BLM interdisciplinary team and determined to possess wilderness characteristics such as those listed in section 2(c) of the Wilderness Act of 1964. (See also definition of “Wilderness Characteristics”, below) These lands do not possess special management designations like WSAs or protective management measures such as the IMP.

Noxious Weeds: A plant species designated by Federal or State law as generally possessing one or more of the following characteristics: aggressive and difficult to manage; parasitic; a carrier or host of serious insects or disease; or nonnative, new, or not common to the United States.

Objective: A description of a desired condition for a resource. Objectives can be quantified and measured and, where possible, have established time frames for achievement.

Occupied Habitat: An area occupied by a species during the development of this plan.

Open: Generally denotes that an area is available for a particular use or uses. Refer to specific program definitions found in law, regulations, or policy guidance for application to individual programs.

Off-Highway Vehicle (OHV): Any motorized vehicle capable of, or designed for, travel on or immediately over land, water, or other natural terrain, excluding: (1) any nonamphibious registered motorboat; (2) any military, fire, emergency, or law enforcement vehicle while being used for emergency purposes; (3) any vehicle whose use is expressly authorized by the authorized officer, or otherwise officially approved; (4) vehicles in official use; and (5) any combat or combat support vehicle when used in times of national defense emergencies.

One-Hundred-Year Flood: A hydrologic event with a magnitude that has a recurrence interval of 100 years.

Open OHV Areas: Designated areas where off-road vehicles may engage in cross country travel.

Operator: Any person who has taken formal responsibility for the operations conducted on the leased lands.

Outstandingly Remarkable River Values: Values between those listed in Section 1(b) of the Wild and Scenic Rivers Act are "scenic, recreational, geological, fish and wildlife, historical, cultural, or other similar values..." Other similar values, which may be considered, include botanical, hydrological, paleontological, or scientific. Professional judgment is used to determine whether values exist to an outstandingly remarkable degree.

Paleontological Resources (Fossils): The physical remains of plants and animals preserved in soils and sedimentary rock formations. Paleontological resources are important for understanding past environments, environmental change, and the evolution of life.

Paleontology: A science dealing with the life forms of past geological periods as known from fossil remains.

Plan of Development: A mandatory plan, developed by an applicant of a mining operation or construction project that specifies the techniques and measures to be used during construction and operation of all project facilities on public land. The plan is submitted for approval to the appropriate Federal agency before any construction begins.

Plan of Operations: A plan for mining exploration and development that an operation must submit to BLM for approval when more than 5 acres a year will be disturbed or when an operator plans to work in an area of critical environmental concern or a wilderness area. A plan of Operations must document in detail all actions that the operator plans to take from exploration through reclamation.

Planning Area: A geographical area, including all land ownerships, for which BLM land use and resource management plans are developed and maintained for the BLM-administered lands within that geographical area.

Planning Criteria: The standards, rules, and other factors developed by managers and interdisciplinary teams for their use in forming judgments about decision making, analysis, and data collection during planning. Planning criteria streamline and simplify the resource management planning actions.

Potential Wild and Scenic River: A flowing body of water or estuary or a section, portion, or tributary thereof, including rivers, streams, creeks, runs, rills, and small lakes.

Prescribed Fire: The introduction of fire to an area under regulated conditions for specific management purposes.

Primitive and Unconfined Recreation: Non-motorized, non-mechanized and undeveloped types of recreational activities.

Production Well: A well drilled in a known field that produces oil or gas.

Project Area: The area of land upon which an operator conducts mining operations, including the area needed for building or maintaining of roads, transmission lines, pipelines, or other means of access.

Project Plan: Detailed survey and design plan.

Public Land: Land or interest in land owned by the United States and administered by the Secretary of the Interior through the BLM, except lands located on the Outer Continental Shelf, and land held for the benefit of Indians, Aleuts, and Eskimos.

Quarry: An open or surface working, usually for the extraction of stone, slate, limestone, etc.

Range Development: A structure, excavation, treatment or development to rehabilitate, protect, or improve lands to advance range betterment.

Rangeland: Land used for grazing by livestock and big game animals on which vegetation is dominated by grasses, grass-like plants, forbs, or shrubs.

Raptor: Bird of prey with sharp talons and strongly curved beaks such as hawks, owls, vultures, and eagles.

Reasonably Foreseeable Development Scenario (RFD): The prediction of the type and amount of oil, gas and other mineral activity that would occur in a given area. The prediction is based on geologic factors, past history of drilling, projected demand for oil and gas, and industry interest.

Record of Decision (ROD): A document signed by a responsible official recording a decision that was preceded by the preparing of an environmental impact statement.

Recreation Opportunity Spectrum: A recreation management tool used to identify existing outdoor recreational opportunities and management potential, based on a combination of three criteria: recreational activity, setting and experience. Although used in the development of the 1991 San Juan RMP, it is not used in the current Monticello RMP.

Recreational River: A wild and scenic river classification that identifies those rivers or sections of rivers that are readily accessible by road or railroad, that may have some development along their shorelines, and that may have undergone some impoundment or diversion in the past.

Relict: A remnant or fragment of the vegetation of an area that remains from a former period when the vegetation was more widely distributed.

Resource: The natural, biological, and cultural components of the environment, including air, soil, water, vegetation, wildlife, minerals, historic and prehistoric (cultural) sites and features, and fossils. Land use plans set goals and objectives for desired outcomes for management of the various resources in a planning area.

Resource Use: Human uses of resources for the social and economic benefit of society, including mining, energy production, livestock production (grazing), recreation (motorized, non-motorized), forest production (timber, fire wood, fence posts), utility corridors (power lines, pipelines, roads), and communication sites. Land use plans identify allowable uses of the public lands and set goals and objectives for desired outcomes for resource uses.

Resource Management Plan (RMP): A land use plan as prescribed by the Federal Land Policy and Management Act which establishes, for a given area of land, land-use allocations, coordination guidelines for multiple-use, objectives and actions to be achieved.

Right-of-Way (ROW): A ROW grant is an authorization to use a specific piece of public land for a specific project, such as roads, pipelines, transmission lines, and renewable energy and communication sites. The grant authorizes rights and privileges for a specific use of the land for a specific period of time.

Riparian Area: A form of wetland transition between permanently saturated wetlands and upland areas. Riparian areas exhibit vegetation or physical characteristics that reflect the influence of permanent surface or subsurface water. Typical riparian areas include lands along, adjacent to, or contiguous with perennially and intermittently flowing rivers and streams, glacial potholes, and the shores of lakes and reservoirs with stable water levels. Excluded are ephemeral streams or washes that lack vegetation and depend on free water in the soil.

Riparian-Functioning at Risk (FAR): Riparian-wetland areas are considered to be in functioning condition, but an existing soil, water, or vegetation attribute makes them susceptible to degradation.

Riparian-Non-Functioning (NF): Riparian-wetland areas that are clearly not providing adequate vegetation, landform, or large wood debris to dissipate stream energy associated with high flows, and thus are not reducing erosion, improving water quality, etc.

Riparian-Properly Functioning Condition (PFC): Riparian/wetland areas are in PFC when adequate vegetation, landform, or woody debris is present to: dissipate high-energy water flow, filter sediment, capture bedload, and aid floodplain development; improve floodwater retention and groundwater recharge; develop root masses that stabilize streambanks; develop diverse fluvial geomorphology (pool and channel complexes) to provide habitat for wildlife and support greater biodiversity

Rock Art: Petroglyphs or pictographs.

Route: Linear line for motorized travel.

Rutting Habitat: An area where big game species engage in breeding activities during specific times of the year.

Salable Minerals: Common variety minerals on the public lands, such as sand and gravel, which are used mainly for construction and are disposed of by sales or special permits to local governments. Also referred to as mineral materials.

Scenic Byways: Highway routes, which have roadsides or corridors of special aesthetic, cultural, or historic value. An essential part of the highway is its scenic corridor. The corridor may contain outstanding scenic vistas, unusual geologic features, or other natural elements.

Scoping: The process of identifying the range of issues, management concerns, preliminary alternatives, and other components of an environmental impact statement or land-use planning document. It involves both internal and public viewpoints.

Section 7 Consultation: The requirement of Section 7 of the Endangered Species Act that all federal agencies consult with the U.S. Fish and Wildlife Service or the National Marine Fisheries Service if a proposed action might affect a federally listed species or its critical habitat.

Section 106 Compliance: The requirement of Section 106 of the National Historic Preservation Act that any project funded, licensed, permitted, or assisted by the Federal Government be reviewed for impacts to significant historic properties and that the State Historic Preservation Officer and the Advisory Council on Historic Preservation be allowed to comment on a project.

Sediment Yield: The amount of sediment produced in a watershed, expressed in tons, acre feet, or cubic yards, of sediment per unit of drainage area per year.

Sensitive Soils: Sensitive soils" are those identified as having characteristics that make them extremely susceptible to impacts or they may be more difficult to restore or reclaim after disturbance -- characteristics such as high wind or water erosion hazard (steep slopes), moderate to high salinity, low nutrient levels, low water holding capacity (droughty), or high water table (wetland/riparian soils). Information used to identify sensitive soils includes NRCS published soil surveys, ecological site descriptions, local monitoring records and research studies.

Sensitive Species: All species that are under status review, have small or declining populations, live in unique habitats, or need special management. Sensitive species include threatened, endangered, and proposed species as classified by the Fish and Wildlife Service and National Marine Fisheries Service.

Significant: An effect that is analyzed in the context of the proposed action to determine the degree or magnitude of importance of the effect, wither beneficial or adverse. The degree of significance can be related to other actions with individually insignificant but cumulatively significant impacts.

Slope: The degree of deviation of a surface from the horizontal.

Special Recreation Management Area (SRMA): Areas, which require explicit recreation management to achieve recreation objectives and provide specific recreation opportunities.

Special Status Species: Includes proposed species, listed species, and candidate species under the Endangered Species Act; State-listed species; and BLM State Director-designated sensitive species (see BLM Manual 6840-Special Status Species Policy).

Stipulations: Requirements that are part of the terms of a mineral lease. Some stipulations are standard on all Federal leases. Other stipulations may be applied to the lease at the discretion of the surface management agency to protect valuable surface resources and uses.

Strategic Plan: A plan that establishes the overall direction for the BLM. This plan is guided by the requirements of the Government Performance and Results Act of 1993, covers a 5-year period, and is updated every 3 years. It is consistent with FLPMA and other laws affecting the public lands.

Surface Disturbance: activities that normally result in more than negligible disturbance to public lands and that accelerate the natural erosive process. These activities normally involve use and/or occupancy of the surface, cause disturbance to soils and vegetation, and are usually caused by motorized or mechanical actions. Surface disturbance may result from activities using earth-moving and drilling equipment; geophysical exploration; off road vehicle travel; vegetation treatments; the use of pyrotechnics and explosives; and construction of facilities like powerlines, pipelines, oil and gas wells, recreation sites, livestock facilities, wildlife waters, or new roads. Surface disturbance is not normally caused by casual use. Activities that are not typically surface disturbing include, but are not limited to, proper livestock grazing, cross-country hiking, minimum impact filming and vehicle travel on designated routes.

Sustainability: The ability of an ecosystem to maintain ecological processes and functions, biological diversity, and productivity over time.

Threatened Species: Any plant or animal species defined under the Endangered Species Act as likely to become endangered within the foreseeable future throughout all or a significant portion of its range; listings are published in the Federal Register.

Timing Limitation Stipulation: A fluid minerals leasing constraint that prohibits surface use during specified time periods to protect identified resource values. The constraint does not apply to the operation and maintenance of production facilities unless analysis demonstrates that such constraints are needed and that less stringent, project-specific constraints would be insufficient.

Undertaking: A project, activity, or program funded in whole or in part under the direct or indirect jurisdiction of a Federal agency, including those carried out by or on behalf of a Federal agency; those carried out with Federal financial assistance; those requiring a Federal permit, license or approval; and those subject to State or local regulation administered pursuant to a delegation or approval by a Federal agency.

User Day: Any calendar day, or portion thereof, for each individual accompanied or serviced by an operator or permittee on the public lands of related waters; synonymous with passenger day or participant day.

Utility Corridor: A parcel of land that has been identified by law, Secretarial order, through a land use plan or by other management decision as being the preferred location for existing and future right-of-way grants and suitable to accommodate one type of right-of-way or one or more rights-of-way which are similar, identical or compatible.

Valid Existing Rights: Valid existing rights are legal rights to use the land that were in existence prior to implementation of the decisions in the RMP. The most significant types of valid existing rights are oil and gas leases, potash and salt leases, mining claims, and right-of-way authorizations. Examples of how BLM views valid existing rights including oil and gas leasing stipulations specified for specific areas in this new RMP would not apply to existing leases. These existing leases would be subject to the specific lease stipulations that were applied under the previous land use plan. Mining claims that exist on the effective day of a withdrawal may still be valid if they can meet the test of discovery of a valuable mineral required under the Mining Laws. An existing right-of-way would only be subject to the specific terms and conditions that were applied when it was authorized even if it is located within a right-of-way exclusion or avoidance area specified under the RMP.

Vegetation Manipulation: Alteration of vegetation by using fire, plowing, or other means.

Vegetation Type: A plant community with distinguishable characteristics described by the dominant vegetation present.

Visual Resources: The visible physical features of a landscape (topography, water, vegetation, animals, structures, and other features) that constitute the scenery of an area.

Waiver: Permanent exemption from a lease stipulation. The stipulation no longer applies anywhere within the leasehold. See also *Exception* and *Modification*.

Water Quality: The chemical, physical, and biological characteristics of water with respect to its suitability for a particular use.

Watershed: All lands, which are enclosed by a continuous hydrologic drainage, divide and lay upslope from a specified point on a stream.

Way: A vehicle route within a wilderness study area that was in existence and identified during the FLPMA Section 603-mandated wilderness inventory. The *Interim Management Policy for Lands under Wilderness Review (H-8550-1)* defines a way as "a trace maintained solely by the passage of vehicles which has not been improved and/or maintained by mechanical means to ensure relatively regular and continuous use." The term is also used during wilderness inventory to identify routes that are not roads. The term developed from the definition of the term "roadless" provided in the *Wilderness Inventory Handbook* (September 27, 1978), as follows: "roadless:

refers to the absence of roads which have been improved and maintained by mechanical means to insure relatively regular and continuous use. A way maintained solely by the passage of vehicles does not constitute a road."

Wild, Scenic or Recreational River: The three classes of what is traditionally referred to as a "Wild and Scenic River." Designated river segments are classified as wild, scenic and/or recreational, but the segments cannot overlap.

Wild, and Scenic River Study: Rivers identified in Section 5 of the Wild and Scenic Rivers Act for study as potential additions to the National Wild and Scenic Rivers System. The rivers shall be studied under the provisions of Section 4 of the Wild and Scenic Rivers Act.

Wilderness Study Area: A roadless area or island of undeveloped federal land that has been inventoried and found to possess wilderness characteristics described under Title VI, Section 603 of FLPMA and Section 2C of the Wilderness Act of 1964. These characteristics are: (1) generally appears to have been affected mainly by the forces of nature, with human imprints substantially unnoticeable; (2) has outstanding opportunities for solitude or a primitive and unconfined type of recreation; (3) has at least 5,000 acres or is large enough to make practicable its preservation and use in an unimpaired condition; and (4) may also contain ecological, geological, or other features of scientific, educational, scenic, or historic value.

Wilderness: A congressionally designated area of undeveloped federal land retaining its primeval character and influence, without permanent improvements or human habitation that is protected and managed to preserve its natural conditions as described in Section 2A of the Wilderness Act of 1964.

Wilderness Characteristics: Key characteristics of wilderness listed in section 2 (c) of the Wilderness Act of 1964 and used by BLM in conducting wilderness inventories. These characteristics are features of the land associated with the concept of wilderness that specifically deal with naturalness and opportunities for solitude and primitive and unconfined recreation. These characteristics may be considered in land use planning when BLM determines that those characteristics are reasonably present, of sufficient value (condition, uniqueness, relevance, importance), and need (trend, risk), and are practical to manage (from IM-2003-275, Change 1, Considerations of Wilderness Characteristics in LUP, Attachment 1).

Wildfire: Any unwanted wild land fire.

Wildland Fire: Any nonstructural fire, other than prescribed fire, that occurs in the wild land.

Winter Range. The portion of the winter range to which a wildlife species is confined during periods of heaviest snow cover.

Withdrawal: An action that restricts the use of public lands by removing them from the operation of some or all of the public land or mining laws.

Woodland: A forest community occupied primarily by noncommercial species such as juniper, mountain mahogany, or quaking aspen groves; all western juniper forestlands are classified as woodlands, since juniper is classified as a noncommercial species.

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