

**From:** [Fox, Lori](mailto:Lori.Fox@nps.gov)  
**To:** [Doug Wetmore@nps.gov](mailto:Doug.Wetmore@nps.gov)  
**Cc:** [Sandra Hamilton@nps.gov](mailto:Sandra.Hamilton@nps.gov)  
**Subject:** RE: CBD #5 and #29  
**Date:** 09/03/2010 12:04 PM

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Thanks Doug,

To close the loop on this, I have reviewed both of these documents and here are my thoughts...

99% of the elements they discussed are either included in our range, part of revised alternative F, or already dismissed.

The two elements they both raise that I thought we could address (but wanted your opinion on) were the following:

1. Allow for night driving - they each had an appendix devoted to this. My initial thought is that alternative A does allow for night driving so we have considered this element. The one difference may be allowing for night driving with their specific plan. Thoughts?

2. Do not establish a carrying capacity without peer reviewed studies or further planning.

Once you let me know what you think about these elements, I can incorporate any changes and then we will have the text for chapter 2 complete.

Thanks,  
Lori

Lori Fox  
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-----Original Message-----

From: [Doug.Wetmore@nps.gov](mailto:Doug.Wetmore@nps.gov) [[mailto:Doug.Wetmore@nps.gov](mailto:mailto:Doug.Wetmore@nps.gov)]  
Sent: Wednesday, September 01, 2010 4:31 PM  
To: Fox, Lori; [Sandra.Hamilton@nps.gov](mailto:Sandra.Hamilton@nps.gov)  
Subject: CBD #5 and #29

These are the concerns requesting adoption of UFWDA and CBA position statements.

Generally, these position statements are the same except UFWDA contains more detailed requirements for turtle projection and night driving. They also propose different seasonal vs. open/closed ORV routes along the Seashore and have differences in their proposed Species Management tables (one uses SMAs and one doesn't)

I would propose that Berger review the species sections of both position statements (in the Exhibits only) and ensure that the details of their proposals have been addressed in the concern response report and/or dismissed as necessary in Chapter 2. Off the top of my head, I don't know how we addressed requests for different areas open/closed to ORV use.

Doug Wetmore  
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**From:** [Fox, Lori](mailto:Lori.Fox@louisberger.com)  
**To:** [Doug.Wetmore@nps.gov](mailto:Doug.Wetmore@nps.gov)  
**Cc:** [Sandra.Hamilton@nps.gov](mailto:Sandra.Hamilton@nps.gov)  
**Subject:** RE: CBD #5 and #29  
**Date:** 09/02/2010 01:06 PM

We are in the process of doing that right now. Thanks.

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Sent: Thursday, September 02, 2010 1:04 PM  
To: Fox, Lori  
Cc: Sandra.Hamilton@nps.gov  
Subject: RE: CBD #5 and #29

Hi Lori.

I think that will work as long as all of the elements have been responded to appropriately. Has someone from Berger reviewed the position statements and pulled out any items that need to be addressed?

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09/02/2010 12:49 PM  
<Doug.Wetmore@nps.gov>,  
<Sandra.Hamilton@nps.gov>  
RE: CBD #5 and #29  
To  
cc  
Subject

Thanks Doug,

What about a response such as...

During public comment on the draft plan/EIS, commenters provided alternative ORV management plans for the NPS to consider. Many elements of these plans have been incorporated into revised alternative F such as X, Y, and Z. Other elements were not incorporated such as A, B, C. For a detailed explanation on why these elements were not considered, please see Appendix C: Concern/Response Report (see response to Concern IDs XXXX, XXXX, and XXX).

I have this one to incorporate, plus the three I sent you a question on, and that will take care of the CBD list.

Lori

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