

From: Bowman, Randal
To: [Nikki Moore](#)
Subject: Re: Bears Ears Executive Summary and Initial Data Request
Date: Wednesday, May 24, 2017 2:09:54 PM

not a problem

On Wed, May 24, 2017 at 3:07 PM, Nikki Moore <nmoore@blm.gov> wrote:

Hi Randy - sorry I was on a live broadcast. I will connect with Kathy and provide a contact asap.

Nikki Moore
Acting Deputy Assistant Director,
National Conservation Lands and Community Partnerships
Bureau of Land Management, Washington DC
202.219.3180 (office)
202.288.9114 (cell)

On May 24, 2017, at 12:52 PM, Bowman, Randal <randal_bowman@ios.doi.gov> wrote:

Please get with Kathy Benedetto on the request - she is with Downey now

On Wed, May 24, 2017 at 12:29 PM, Bowman, Randal
<randal_bowman@ios.doi.gov> wrote:

Nikki, a somewhat unusual request - Downey needs the name and contact information of someone in BLM she can work with over the phone - she will be out of town next week - in developing maps of alternative approaches to Bears Ears. Because of the time constraints it should be someone familiar with the area, so likely someone in the Utah State office or at the monument, unless by coincidence someone with that ability just moved to DC; and someone who can produce the maps as per her requests without having to go through the chain of command, so her requests don't get garbled as they are passed along. By late afternoon Friday if at all possible.

On Mon, May 22, 2017 at 5:16 PM, Moore, Nikki <nmoore@blm.gov> wrote:

(b) (5) DPP
[Redacted content]

Nikki Moore
Acting Deputy Assistant Director, National Conservation Lands and
Community Partnerships
Bureau of Land Management, Washington D.C.

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On Mon, May 22, 2017 at 11:03 AM, Bowman, Randal
<randal_bowman@ios.doi.gov> wrote:

Thank you for the quick response. So I am clear (as my past experience has been with National Wildlife Refuges, not BLM), [REDACTED]

On Mon, May 22, 2017 at 10:54 AM, Ginn, Allison <aginn@blm.gov> wrote:

The answer in that question is regarding lands with wilderness characteristics that are managed as "natural areas" (i.e., for protection of wilderness characteristics). These are not WSAs (even though most are adjacent to WSAs and have similar names).

These decisions were made in the Monticello RMP, with substantial public input into the selected alternative. I can pull the full supporting documentation, but would need you to advise the level of detail that is necessary.

Regards,

Allison Ginn
National Conservation Lands Program Lead
BLM Utah State Office
801-539-4053

On Mon, May 22, 2017 at 8:31 AM, Fisher, Timothy
<tjfisher@blm.gov> wrote:

Hi Allison

Happy Monday

Can you help us get clarification on WSA's in Bears Ears?

Thanks,

Timothy J Fisher, Program Lead

National Monuments and Conservation Areas
National Conservation Lands

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On Mon, May 22, 2017 at 10:28 AM, Bowman, Randal
<randal_bowman@ios.doi.gov> wrote:

An additional question, on item 3 re WSAs -

"3. There are ~48,800 acres within 4 areas (Dark Canyon, Mancos Mesa, Nokai Dome East and Grand Gulch) that are carried forward in the 2008 Monticello Approved RMP for protection of their wilderness characteristics. Mancos Mesa, Nokai Dome East and Grand Gulch are unavailable for oil and gas leasing. Dark Canyon is available subject to a no surface occupancy stipulation that cannot be waived, excepted or modified. All 48,400 acres are managed as avoidance areas for rights-of-way (ROW)."

(b) (5) DPP
[Redacted]

On Fri, May 19, 2017 at 5:13 PM, Moore, Nikki
<nmoore@blm.gov> wrote:

Hi Randy,

We have completed our review of the initial responses provided in response to the April 26, 2017 Executive Order 13792 and initial data request. The executive summary, detailed response for the requested items, and supporting sources of information have been uploaded to the respective Google Drive folder for the Bears Ears National Monument.

Per your request, I have also attached the additional information requested in a word document along with a zip drive that contains supporting data and documents.



[Additional Information on Bears Ears Attachment...](#)



Nikki Moore

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