

**ATTACHMENT 6. UTAH STATE HISTORIC PRESERVATION OFFICER AND
GOVERNMENT-TO-GOVERNMENT CONSULTATION LETTERS**

The scanned letters in this appendix could not be made compliant with the Rehabilitation Act's Section 508 Accessibility Standards. The general results and content of these letters are described in Chapter 5, Section 5.6 (Section 106 and Government-to-Government Consultation) of the FEIS.



United States Department of the Interior

BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, UT 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>



In Reply Refer To:
8160 (UTG010)

JAN 26 2011

Certified/Return Receipt Requested
7009 0820 0001 1831 2305

Lori Hunsaker
Deputy State Historic Preservation Officer
Utah State History
300 Rio Grande
Salt Lake City, UT 84101

RE: Initiation of Gasco Full Field Development Project Section 106 Consultation

Dear Ms. Hunsaker,

The Vernal Field Office (VFO) would like to initiate the Section 106, National Historic Preservation Act consultation process with your office for the Gasco Full Field Development Project (Gasco). To begin this process, we are enclosing a map of our proposed area of potential effect (APE), located in T9S, R18 and 19E; T10S, R14-18E; and T11S, R14-19E. As a point of interest, the APE was expanded beyond the project area boundary to include all of Nine Mile Canyon below the southern rim and the Green River corridor below the eastern rim.

In addition, the VFO received several requests for consulting party status from interested organizations during this project's early stages. These requests were initially denied based on the BLM's intention to use the National Environmental Policy Act (NEPA) process to accomplish public consultation, which was identified in the Federal Register Notice of Availability for the Draft Environmental Impact Statement (DEIS). However, comments received from some of these organizations pointed out that the DEIS failed to identify the APE and requested consulting party status once again. In light of this oversight and in an effort to gather public input in a more direct manner, I have decided to grant their request. In addition, additional organizations were added per 36 CFR 800. A proposed list of invitees is enclosed, and I would appreciate your thoughts on any additional participants. Information will be provided regarding an initial meeting once participants have been notified.

If you have additional questions or concerns, please contact either myself at (435) 781-3416 or Kathie Davies at (435) 781-4460. I look forward to a successful consultation process.

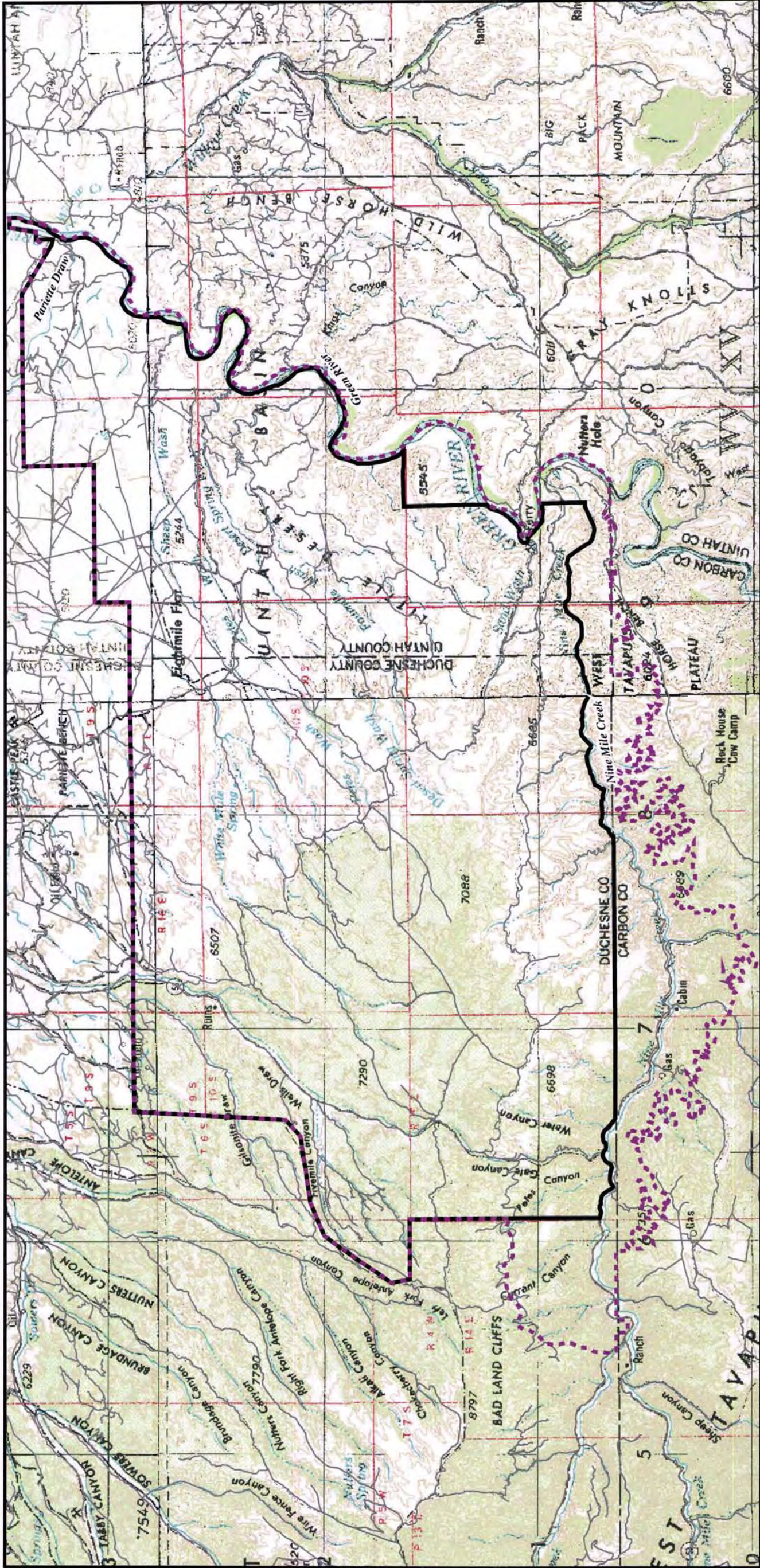
Sincerely,



Michael G. Stiewig
Field Manager

2 Enclosures:

1. APE Map
2. Proposed Consulting Party Invitees



Gasco Draft EIS
Alternative A

-  Existing Road
-  EIS Boundary
-  Area of Potential Effects (APE)

1:193,000



SWCA
ENVIRONMENTAL CONSULTANTS
Wednesday, December 22, 2010
4:20:07 PM F:\98651\TEAM\gasco\erh
prop_ea_dwp_20101222.mxd

Basemap taken from Salt Lake City, Price, Vernal, and Grand Junction, UT 1:250,000 USGS topographic quadrangles.

POTENTIAL INVITEES FOR CONSULTATION ON THE GASCO EIS

Utah State Historic Preservation Officer

Advisory Council on Historic Preservation

Gasco Energy Inc. (proponent)

Carbon County

Duchesne County

Uintah County

State Institutional Trust Lands Administration

National Trust for Historic Preservation

Nine Mile Canyon Coalition

Colorado Plateau Archaeological Alliance

Southern Utah Wilderness Alliance



United States Department of the Interior

BUREAU OF LAND MANAGEMENT
Green River District Office
170 South 500 East
Vernal, UT 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>



FEB 09 2011

In Reply Refer To:
8160 (UTG002)

CERTIFIED-RETURN RECEIPT REQUESTED

Walter Dasheno
Governor
Santa Clara Pueblo Tribe
P.O. Box 580
Española, NM 87532-0580

RE: Gasco EIS

Dear Governor Dasheno:

The purpose of this letter is to introduce you to the Gasco Production's Uinta Basin Natural Gas Development Project Environmental Impact Statement, and to initiate consultation with your Tribe. Gasco is proposing to construct up to 1,491 new natural gas production wells on lands managed by the Bureau of Land Management (BLM) Vernal Field Office, the Utah School of Institutional Trust Lands Administration (SITLA), and private individuals within the 206,826 acre project area. The project is located in T9S, R18 and 19E, T10S R14-18E, and T11S, R14-19E; Anthro Mtn. NE and Gilsonite Draw, UT; 1:24,000 topographic maps; Duchesne County and Uintah County, Utah. The project area is located half inside and half outside the external boundary of the Uintah and Ouray Indian Reservation as determined by the 10th Circuit Court. We have enclosed a copy of the Draft Environmental Impact Statement for your review and comment. As additional information, this EIS is a programmatic document and does not authorize any specific actions.

You will note that the area of potential effect (APE) for the project area is slightly larger than the proposed area for the well locations. We have expanded the APE to encompass the adjacent Green River corridor and Nine Mile Canyon, and although no direct impact is anticipated within those corridors, they were included because of their proximity to the project area (see attached map).

In accordance with the National Historic Preservation Act of 1966 (as amended) Section 101(d), the BLM Vernal Field Office respectfully inquires if there are any comments or special concerns within the proposed project area. Please advise us whether there are any individuals, such as traditional cultural leaders or religious practitioners, who the BLM should contact in regards to these matters.

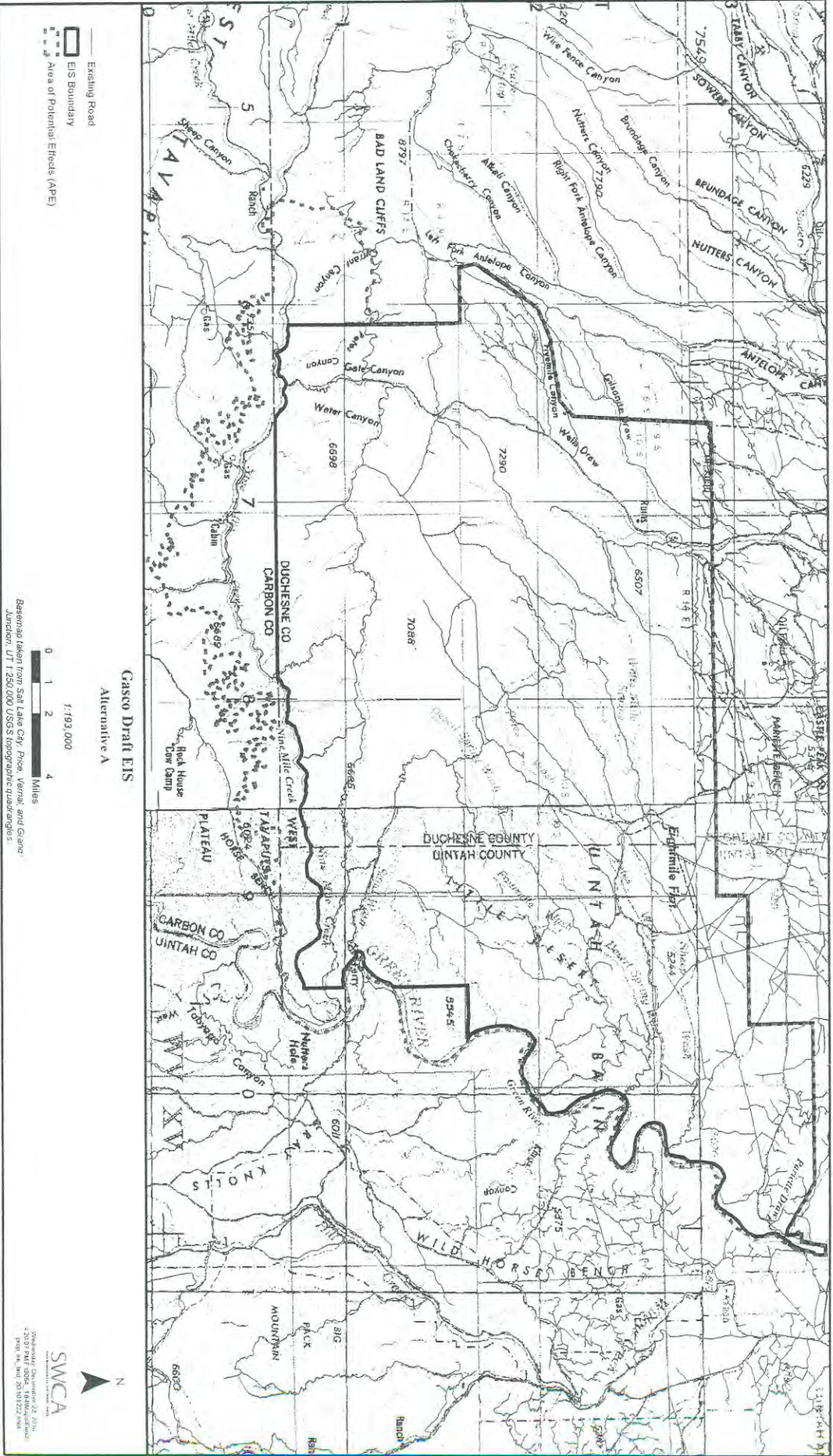
Please note that coordination will be completed with the Utah State Historic Preservation Office prior to the implementation of the project outlined in this letter. If you have any questions regarding the proposed project, please contact Fire Program Archaeologist Kathie Davies at (435)781-4460.

Sincerely,

A handwritten signature in black ink, appearing to read 'MGS', with a long horizontal flourish extending to the right.

Michael G. Stiewig
Vernal Field Manager

Enclosure



Gasco Draft EIS
Alternative A

Existing Road
 EIS Boundary
 Area of Potential Effects (APE)

0 1 2 4
 Miles
 1:193,000

Base map taken from Salt Lake City, Provo, Vernal, and Glenwood Junction, UT 1:250,000 USGS topographic quadrangles.

SWCA
 4250 Foothill Blvd.
 Suite 200
 Park, CO 80138
 Phone: 303.761.2222

Ute Mountain Ute Tribe
Attn: Gary Hayes, Chairman
PO Box JJ
Towaoc, CO 81334-0188

7010 3090 0000 7628 0511

Hopi Tribe
Attn: Leroy Ned Shingoitewa, Chairman
PO Box 123
Kykotsmovi, AZ 86039-0123

7010 3090 0000 7628 0412

Goshute Indian Tribe
Attn: Amos Murphy, Vice Chairman
PO Box 6104
Ibapah, UT 84034-6104

7010 3090 0000 7628 0474

Zia Pueblo Tribe
Attn: Marcellus Medina, Governor
135 Capitol Square Dr.
Zia Pueblo, NM 87053-6013

7010 3090 0000 7628 0429

White Mesa Ute Tribe
Attn: Elaine Atcitty, Representative
PO Box 7096
Blanding, UT 84511-7096

7010 3090 0000 7628 0450

Navajo Nation
Attn: Ben Shelly, President
PO Box 7440
Window Rock, AZ 86515-7440

7010 3090 0000 7628 0405

Laguna Pueblo Tribe
Attn: Richard B. Luarkie, Governor
PO Box 194
Laguna, NM 87026-0194

7010 3090 0000 7628 0443

Northwest Band of Shoshone Tribe
Attn: Gwen Davis, Chairwoman
707 N Main St.
Brigham City, UT 84302-1449

7010 3090 0000 7628 0498

Southern Ute Tribe
Attn: Matthew Box, Chairman
PO Box 737
Ignacio, CO 81137-0737

7010 3090 0000 7628 0467

Eastern Shoshone Tribe
Attn: Mike LeJeunesse, Chairman
PO Box 538
Fort Washakie, WY 82514-0538

7010 3090 0000 7628 0504

Ute Indian Tribe
Attn: Richard Jenks, Jr., Chairman
PO Box 190
Fort Duchesne, UT 84026-0190

7010 3090 0000 7628 0481

Eastern Shoshone Tribe
Attn: Wilred Ferris
Tribal Historic Preservation Office
PO Box 538
Fort Washakie, WY 82514-0538

7010 3090 0000 7628 0399

Santa Clara Pueblo Tribe
Attn: Walter Dasheno, Governor
PO Box 580
Española, NM 87532-0580

7010 3090 0000 7628 0436

Ute Mountain Ute Tribe
Terry Knight
Tribal Historic Preservation Officer
P.O. Box JJ
Towaoc, CO 81334-0188

7010 3090 0000 7628 0387



State of Utah

GARY R. HERBERT
Governor

GREG BELL
Lieutenant Governor

Department of Community and Culture

MICHAEL HANSEN
Acting Executive Director

State History

PHILIP F. NOTARIANNI
Division Director

RECEIVED

FEB 10 2011

BLM

February 3, 2011

Michael G. Stiewig
Field Manager
Bureau of Land Management
Vernal Field Office
170 South 500 East
Vernal, Utah 84078

RE: Gasco Full Field Development Project

In Reply Please Refer to Case No. 11-0200

Dear Mr. Stiewig:

The Utah State Historic Preservation Office received your request for our comment for the above referenced project on January 27, 2011.

Your correspondence included a list of "Potential Invitees for Consultation on the Gasco EIS." We would like to request that you consider this list as potential invitees for formal consulting party status as described in §36CFR800.2(c). We would also like to suggest that you consider inviting The Utah Rock Art Research Association, Nine Mile Canyon Coalition, Utah Professional Archaeological Council, and Utah Statewide Archaeological Society to participate as consulting parties.

We would like to withhold our comment on the proposed APE until consulting parties have commented.

This letter serves as our comment on the determinations you have made, with in the consultation process as specified in §36CFR800.4. If you have questions, please contact me at 801-533-3555 or at lhunsaker@utah.gov.

Sincerely,

Lori Hunsaker
Deputy State Historic Preservation Officer



UTAH STATE HISTORICAL SOCIETY
ANTIQUITIES
HISTORIC PRESERVATION
RESEARCH CENTER & COLLECTIONS



PUEBLO OF LAGUNA

P.O. BOX 194

LAGUNA, NEW MEXICO 87028



(505) 552-6598
(505) 552-6654
(505) 552-6655

Office of:

The Governor
The Secretary
The Treasurer

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MAR 02 2011

BLM VERNAL, UTAH

February 28, 2011

Mr. Michael G. Stiewig
Vernal Field Manager
Bureau of Land Management
Green River District Office
170 South 500 East
Vernal, Utah 84078

Dear Mr. Stiewig:

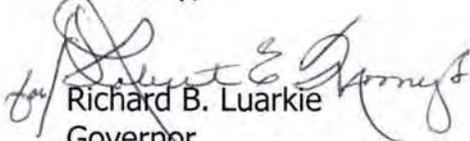
RE: 8160 (UTG002) Gasco Production's Uinta Basin Natural Gas Development Project

The Pueblo of Laguna appreciates your consideration to comment on the possible interests your projects may have on any traditional or cultural properties.

The Pueblo of Laguna has determined that the undertaking **WILL NOT** have a significant impact at this time. However, in the event that any new archaeological sites are discovered and any new artifacts are removed, we request to be notified to review items. We also request photographs of items. According to our unpublished migration history, our ancestors journeyed from the north through that area and settled for periods of time before traveling to our present location. Therefore, the possibilities of some findings may exist.

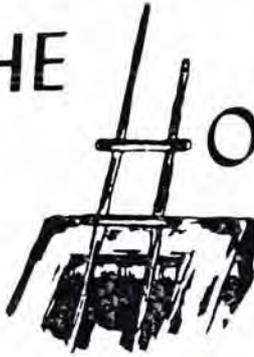
We thank you and your staff for the information provided.

Sincerely,



Richard B. Luarkie
Governor
Pueblo of Laguna

THE



HOPI TRIBE

RECEIVED

APR 11 2011

BLM VERNAL, UTAH

LeRoy N. Shingoitewa
CHAIRMAN

Herman G. Honanie
VICE-CHAIRMAN

April 8, 2011

Michael G. Stiewig, Field Manager *MS*
Bureau of Land Management, Green River District Office
170 South 500 East
Vernal, Utah 84078

Dear Mr. Stiewig,

This letter is in response to your correspondence dated February 9, 2011, introducing the Hopi Tribe to the enclosed October, 2010 Draft Environmental Impact Statement (DEIS) for Gasco Production's Uinta Basin Natural Gas Development Project, and the notes of the March 9, 2011 meeting on this proposal. The Hopi Tribe claims cultural affiliation to prehistoric cultural groups in Utah. The Hopi Cultural Preservation Office supports the identification and avoidance of prehistoric archaeological sites, and we consider the prehistoric archaeological sites of our ancestors to be "footprints" and Traditional Cultural Properties. Nine Mile Canyon is a Traditional Cultural Property of the Hopi Tribe. Therefore, we appreciate the Bureau of Land Management (BLM), Price Field Office's continuing solicitation of our input and your efforts to address our concerns.

The Hopi Cultural Preservation Office has reviewed the DEIS and March 9, 2011, meeting notes and we understand the new agency preferred Alternative F is to construct up to 1,500 new natural gas production wells, 200 miles of new roads and 325 miles of new pipelines.

We understand that in January, 2011, the Environmental Protection Agency deemed the DEIS "inadequate," primarily due to air and water concerns, and that we are being "introduced" to it in February regarding cultural resources concerns. We note the February 17, 2011 letter to Gasco Energy, Inc. in which the BLM stated its strategy to "fulfill NHPA public consultation concurrently with the National Environmental Policy Act (NEPA) DEIS review process." We also note the Interdisciplinary Team Analysis Record Checklist that states, "Known significant sites within the project area, including the northern rim of Nine Mile Canyon," and "TCPs are present," dated December 11, 2006. (DEIS A-3) We are thus led to believe the BLM did not initially conduct tribal consultation early in the planning stages of this undertaking.

In the Affected Environment, Cultural Resources section, the DEIS states, "The disjointed nature of cultural resource inventories in this area has increased the difficulty in

developing efficient large-scale project plans,” (3-27) and “Four Mile Wash, located near the center of the study area, was identified as a location of high site density that has significant scientific and conservation values,” (3-28) and “Currently, the location of all eligible cultural resource sites within the project area is unknown.” (3-32)

The DEIS states that the Resource Management Plan probability model indicates that approximately 61,791 acres, or 1/3, of the 206,826-acre development area are categorized as high cultural resources probability zones, (4-56) and that 60 linear miles of new roads are proposed within high probability zones. (4-57) Regarding Environmental Consequences on Cultural Resources, the DEIS states, “the threat to cultural resource sites would depend on their location relative to proposed new access roads, and the efforts taken by the project proponent to minimize or eliminate the threats at the time the facilities are constructed.” (4-58)

Regarding the Affected Environment, the DEIS concludes, “It is not possible to provide exact data on the location of all types of cultural resources and therefore gauge with precision the effects of particular management decisions on those resources.” (3-33) Regarding Unavoidable Adverse Impacts the DEIS concludes, “The greatest risk is the destruction of or impacts to unknown and undetected sites.” (4-60) Regarding Irretrievable and Irreversible Commitments of Resources, the DEIS concludes, “The location and nature of all cultural resources in the study area is unknown. It is therefore not possible to determine if there would be irreversible and/or irretrievable impacts to cultural resources, or what these impacts might be.” (4-60)

The BLM seems to be saying that it cannot comply with the National Historic Preservation Act because “it is not possible” and that it is the project proponent’s responsibility. Identifying high and low probability zones does not identify cultural resources pursuant to the Act. The modeling of the distribution of cultural resources in the project area, adapted from the Resource Management Plan, and the description of site types, do not relieve the BLM of its responsibility to identify National Register eligible sites pursuant to the Act. The DEIS does not identify how many sites may exist or how many may be affected, nor does it identify a single, specific, National Register eligible site. How can BLM mitigate adverse effects to sites it hasn’t identified?

Regarding the Relationship of Short-term Uses to Long-term Productivity, the DEIS states, “Short-term oil and gas development, therefore, would impact long-term productivity of cultural resources via the destruction of these resources during ground disturbing activities.” Therefore, we have determined this proposal will adversely effects to cultural resources significant to the Hopi Tribe. And therefore, we support Alternative D, No Action, in the DEIS.

The March 9, 2011 meeting notes state that since a new alternative had just been compiled, the BLM did not have an answer to the question about what percentage of the project area was high potential for cultural resources based upon the predictability model in the DEIS, but a rough estimate is 1/3 or less. A preconstruction cultural resource identification plan was

Michael G. Stiewig
April 8, 2011
Page 3

suggested. As pointed out by the tribal representatives at the meeting, cultural resources surveys of the 2,200 acres proposed to be disturbed by this project does not take into account the direct and indirect adverse effects to the landscape as a whole, and that there are Traditional Cultural Properties in these areas.

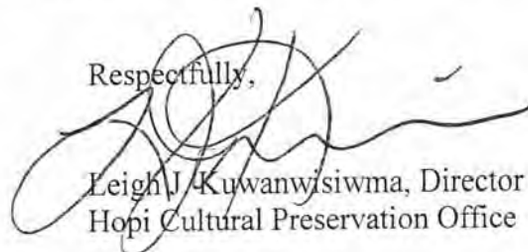
The Hopi Cultural Preservation Office agrees that the National Historic Preservation Act consultation process has not been addressed properly. As we have stated regarding Bill Barrett Corporation's West Tavaputs Plateau Natural Gas Full Field Development, we are concerned the implementation of this project is outpacing the BLM's ability to meet its obligations pursuant to the Act.

We understand a Class I overview is being completed for the revised area of potential affect. We agree that adverse effects can only be properly considered when the nature and distribution of known cultural resources in the project area specifically and area of potential effect generally can be considered. Therefore, we look forward to being provided a copy of the Class I overview for review and comment.

We also note the comment from the Advisory Council on Historic Preservation subsequent to the March 9, 2011, Consulting Parties meeting "BLM cannot mitigate adverse effects to get to a finding of no adverse effect." Expect that to comply with the National Historic Preservation Act, the BLM must develop a Programmatic Agreement for this proposal, and we hereby request that the Advisory Council on Historic Preservation continue to participate in this consultation.

At our administrative meeting scheduled for April 20, 2011, we look forward to further introduction to this project, as well as the implementation of the Nine Mile Canyon Cultural Resources Monitoring Plan and the identification and mitigation of ongoing adverse effects to the monitored and unmonitored sites in Nine Mile Canyon. If you have any questions or need additional information, please contact Terry Morgart at the Hopi Cultural Preservation Office at 928-734-3619 or tmorgart@hopi.nsn.us. Thank you for your consideration.

Respectfully,



Leigh J. Kuwanwisiwma, Director
Hopi Cultural Preservation Office

xc: Juan Palma, BLM State Director; Julie Howard, BLM Vernal Field Office
Utah State Historic Preservation Office, Nancy Brown, Advisory Council on Historic Preservation
Jerry Spangler, Colorado Plateau Archaeological Alliance; Steve Bloch, Southern Utah Wilderness Alliance
National Trust for Historic Preservation; Pam Miller, Nine Mile Canyon Coalition
Betsy Chapoose, Ute Tribe; Steve Turner, Ivan White



RECEIVED

MAY 3 1 2011

BLM, Vernal Utah

LeRoy N. Shingoitewa
CHAIRMAN

Herman G. Honanie
VICE-CHAIRMAN

May 24, 2011

Julie A. Howard, Acting Field Manager
Bureau of Land Management, Green River District Office
170 South 500 East
Vernal, Utah 84078

Dear Ms. Howard,

This letter is in response to your providing the Hopi Cultural Preservation Office a copy of *Gasco Energy's Uinta Basin Natural Gas Development Project Class I Cultural Resource Literature Review*, by Montgomery Archaeological Consultants, Inc. The Hopi Tribe claims cultural affiliation to prehistoric cultural groups in Utah. The Hopi Cultural Preservation Office supports the identification and avoidance of prehistoric archaeological sites, and we consider the prehistoric archaeological sites of our ancestors to be "footprints" and Traditional Cultural Properties. Nine Mile Canyon is a Traditional Cultural Property of the Hopi Tribe. Therefore, we appreciate the Bureau of Land Management (BLM), Price Field Office's continuing solicitation of our input and your efforts to address our concerns.

In a letter dated April 8, 2011, the Hopi Cultural Preservation Office reviewed the Draft Environmental Impact Statement (DEIS) and March 9, 2001, meeting notes and started we understood the new agency preferred Alternative F is to construct up to 1,500 new natural gas production wells, 200 miles of new roads and 325 miles of new pipelines. We stated we believed the BLM did not initially conduct tribal consultation early in the planning stages of this undertaking. We agreed that cultural resources survey of the areas to be disturbed does not address the direct and indirect adverse effects to the landscape as a whole, and that adverse effects can only be properly considered when the nature and distribution of known cultural resources in the project area can be considered. We stated that we expected that to comply with the National Historic Preservation Act, the BLM would have to develop a Programmatic Agreement for this proposal.

We have now reviewed the Class I overview comprising 16% of the revised area of potential affect that identifies 911 prehistoric sites and 76 sites with prehistoric components within the 400 square mile, or 256,247 acre project area. The prehistoric sites include 391 rock art sites, 19 storage and rock art sites, 73 habitation sites, and 53 rock shelters. 252 (page iii) or 253 (page 29) sites are described as Fremont.

Julie A. Howard
May 24, 2011
Page 2

We do not consider our ancestors to have abandoned the area by 1500 A.D. Some of our ancestors' clans migrated to and settled on the lands in Utah, and then migrated to Hopi. These lands contain the testimony of our ancestors' stewardship through thousands of years, manifested in the ruins, rock markings, artifacts, and human remains of our ancestors, *Hisatsinom*, People of Long Ago, who continue to inhabit them.

The report states, "it is probable that additional cultural resource inventories will identify numerous significant cultural resources in the project's area of potential effect" and "the interior of the APE remains poorly inventoried." Therefore, we look forward to continuing consultations with the BLM on the development and implementation of cultural resources survey and Traditional Cultural Properties and ethnographic studies plans for this project.

We appreciate that the Advisory Council on Historic Preservation will continue to participate in this consultation and support their comments, ideas, and questions regarding the development of a Programmatic Agreement for this project pursuant to the April 27, 2011 consulting party meeting.

If you have any questions or need additional information, please contact Terry Morgart at the Hopi Cultural Preservation Office at 928-734-3619 or tmorgart@hopi.nsn.us. Thank you for your consideration.

Respectfully,



Leigh J. Kuwanwisiwma, Director
Hopi Cultural Preservation Office

xc: Juan Palma, BLM State Director



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5011

In Reply Refer to:
8160 (UTG010)

Mike LeJeunesse
Eastern Shoshone
P.O. Box 538
Fort Washakie, WY 82514-0538

Dear Chairman LeJeunesse:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

In accordance with the National Historic Preservation Act of 1966 (as amended) section 101(d), the Vernal Field Office respectfully inquires if there are any comments or special concerns regarding this draft document.

The BLM is asking for your review and comments on the preliminary Draft PA by July 8, 2011. If you have any questions or comments regarding the proposed Draft Programmatic Agreement (PA) please contact Byron Loosle at (801) 539-4276 or by email at bloosle@blm.gov or Stephanie Howard at (435) 781-4469 or by email at showard@blm.gov.

Sincerely,


for Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Green River District Office

Vernal Field Office

170 South 500 East

Vernal, Utah 84078

<http://www.blm.gov/ut/st/en/fo/vernal.html>



CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5028

In Reply Refer to:
8160 (UTG010)

Gwen Davis
Northwest Band Shoshone
707 North Main St.
Brigham City, UT 84302-1449

Dear Chairwoman Davis:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Green River District Office

Vernal Field Office

170 South 500 East

Vernal, Utah 84078

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CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5035

In Reply Refer to:
8160 (UTG010)

Richard Jenks
Ute Indian Tribe
P.O. Box 190
Fort Duchesne, UT 84026-0190

Dear Chairman Jenks:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



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CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5042

In Reply Refer to:
8160 (UTG010)

Amos Murphy
Goshute Indian Tribe
P.O. Box 6104
Ibapah, UT 84034-6104

Dear Vice Chairman Murphy:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
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Vernal Field Office
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Vernal, Utah 84078
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CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5059

In Reply Refer to:
8160 (UTG010)

Gary Hayes
Ute Mountain Ute Tribe
P.O. Box JJ
Towaoc, CO 81334-0188

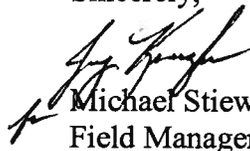
Dear Chairman Hayes:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5066

In Reply Refer to:
8160 (UTG010)

Matthew Box
Southern Ute Tribe
P.O. Box 737
Ignacio, CO 81137-0737

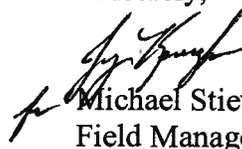
Dear Chairman Box:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5073

In Reply Refer to:
8160 (UTG010)

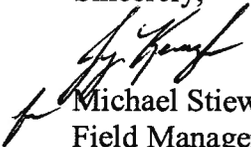
Elaine Atcitty
White Mesa Ute Tribe
P.O. Box 7096
Blanding, UT 84511-7096

Dear Representative Atcitty:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,

Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5080

In Reply Refer to:
8160 (UTG010)

Richard Luarkie
Laguna Pueblo Tribe
P.O. Box 194
Laguna, NM 87026-0194

Dear Governor Luarkie:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5097

In Reply Refer to:
8160 (UTG010)

Walter Dasheno
Santa Clara Pueblo Tribe
P.O. Box 580
Española, NM 87532-0580

Dear Governor Dasheno:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5103

In Reply Refer to:
8160 (UTG010)

Leroy Shingoitewa
Hopi Tribe
P.O. Box 123
Kykotsmovi, AZ 86039-0123

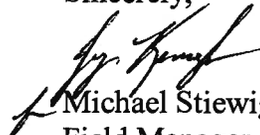
Dear Chairman Shingoitewa:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5110

In Reply Refer to:
8160 (UTG010)

Marcellus Medina
Zia Pueblo Tribe
135 Capitol Square Dr.
Zia Pueblo, NM 87053-6013

Dear Governor Medina:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5127

In Reply Refer to:
8160 (UTG010)

Ben Shelly
Navajo Nation
P.O. Box 7440
Window Rock, AZ 86515-7440

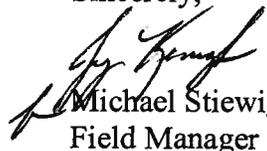
Dear President Shelly:

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



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BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5134

In Reply Refer to:
8160 (UTG010)

Wilfred Ferris
Eastern Shoshone Tribe
P.O. Box 538
Fort Washakie, WY 82514-0538

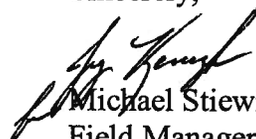
Dear Officer Ferris:

In a February 9th, 2011, letter the BLM initiated government-to-government consultation with your tribe concerning the Gasco Energy's Uinta Basin Natural Gas Development Project Environmental Impact Statement (EIS) and Area of Potential Effect (APE). The purpose of this letter is to inform you of a draft Programmatic Agreement (PA) whose usage is outlined in 36 CFR 800.14(b)1(ii). The BLM has worked with other consulting parties in developing this initial draft. Under the preliminary Draft PA, the BLM proposes to use a phased approach to meet the agency's obligations under Section 106 of the National Historic Preservation Act for future leasing and development.

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5141

In Reply Refer to:
8160 (UTG010)

Terry Knight
Ute Mountain Ute Tribe
P.O. Box JJ
Towaoc, CO 81334-0188

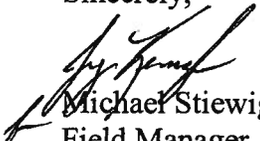
Dear Officer Knight:

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Green River District Office
Vernal Field Office
170 South 500 East
Vernal, Utah 84078
<http://www.blm.gov/ut/st/en/fo/vernal.html>

CERTIFIED MAIL
Return Receipt Requested
7010 3090 0000 7628 5158

In Reply Refer to:
8160 (UTG010)

Betsy Chapoose
Ute Indian Tribe
P.O. Box 190
Fort Duchesne, UT 84026-0190

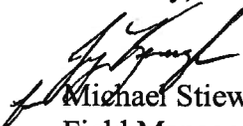
Dear Director Chapoose:

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Sincerely,


Michael Stiewig
Field Manager

Attachment:
cc: Draft PA

List of Tribes

Mike LeJeunesse
Chairman
Eastern Shoshone
P.O. Box 538
Fort Washakie, WY
82514-0538

Wilfred Ferris
Tribal Historic
Preservation Officer
Eastern Shoshone Tribe
P.O. Box 538
Fort Washakie, WY
82514-0538

Amos Murphy
Vice Chairman
Goshute Indian Tribe
P.O. Box 6104
Ibapah, UT 84034-6104

Leroy Shingoitewa
Chairman
Hopi Tribe
P.O. Box 123
Kykotsmovi, AZ 86039-
0123

Richard Luarkie
Governor
Laguna Pueblo Tribe
P.O. Box 194
Laguna, NM 87026-0194

Ben Shelly
President
Navajo Nation
P.O. Box 7440
Window Rock, AZ 86515-
7440

Gwen Davis
Chairwoman
Northwest Band
707 North Main St.
Brigham City, UT 84302-
1449

Walter Dasheno
Governor
Santa Clara Pueblo Tribe
P.O. Box 580
Española, NM 87532-
1449

Matthew Box
Chairman
Southern Ute Tribe
P.O. Box 737
Ignacio, CO 81137-0737

Betsy Chapoose
Director, Cultural Rights
and Protection
Ute Indian Tribe
P.O. Box 190
Fort Duchesne, UT
84026-0190

Richard Jenks
Chairman
Ute Indian Tribe
P.O. Box 190
Fort Duchesne, UT
84026-0190

Gary Hayes
Chairman
Ute Mountain Ute Tribe
P.O. Box JJ
Towaoc, CO 81334-0188

Terry Knight
Tribal Historic
Preservation Officer
Ute Mountain Ute Tribe
P.O. Box JJ
Towaoc, CO 81334-0188

Elaine Atcity
Representative
White Mesa Ute Tribe
P.O. Box 7096
Blanding, UT 84511-7096

Marcellus Medina
Governor
Zia Pueblo Tribe
135 Capitol Square Dr.
Zia Pueblo, NM 87053-
6013



State of Utah

GARY R. HERBERT
Governor

GREG BELL
Lieutenant Governor

Department of Community and Culture

MICHAEL HANSEN
Acting Executive Director

State History

WILSON G. MARTIN
Acting Director

RECEIVED

JUN 15 2011

BLM, Vernal Utah

June 9, 2011

Michael G. Stiewig
Bureau of Land Management
Vernal Field Office
170 South 500 West
Vernal, Utah 84078

RE: Gasco Energy Uinta Basin Natural Gas Development Project, Project No 11-0200

Dear Mr. Stiewig:

We received your letter for the above referenced case on June 2, 2011.

We concur with the APE boundary that you have developed in consultation with your consulting parties and we look forward to continued participation on the programmatic agreement that is being developed for this project.

This letter serves as our comment on the determinations you have made, within the consultation process specified in §36CFR800.4. If you have questions, please do not hesitate to contact me at 801-533-3555 or at lhunsaker@utah.gov.

Sincerely,

Lori Hunsaker
Deputy State Historic Preservation Officer
Archaeology

UTAH STATE
HISTORY

UTAH STATE HISTORICAL SOCIETY
ANTIQUITIES
HISTORIC PRESERVATION
RESEARCH CENTER & COLLECTIONS