

Duchesne County General Plan

County Policies, Objectives, Action Steps
& Resource Management Plan

Spring 1997

(Amended Winter 1998, Winter 2005,
June 25, 2007, April 16, 2012, August 19, 2013
and July __, 2017)

DUCHESNE COUNTY GENERAL PLAN

The 1997 Duchesne County General Plan was a partnership effort among Duchesne County, the Governor's Office of Planning and Budget and the Utah Association of Counties.

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DUCHESNE COUNTY GENERAL PLAN

Introduction

The Duchesne County General Plan is an effort by the County and its citizens to address the present and future needs of Duchesne County. This Plan addresses specific issues identified by County residents as County priorities and outlines a series of strategies designed to accomplish County goals and objectives.

Utah State Statute provides for the development of county-level plans under Title 17-27a-401. Components which are required to be addressed within these plans include: land use, transportation, environmental issues, public services and facilities, rehabilitation and redevelopment, economic concerns, recommendations for plan implementation, and "any other elements that the county considers appropriate".

In 2015, the Utah Legislature amended Title 17-27a-401 to also require that county general plans include a "resource management plan" to provide a basis for communicating and coordinating with the federal government on land and resource management issues. The 2016 Utah Legislature amended the resource management planning requirements and extended the time for the county legislative body to approve the plan until August 1, 2017.

In its general plan, Duchesne County has focused not only on the statutory requirements, but on issues identified by County residents during public work sessions. These issues are addressed in the Plan through County "value/goal" statements. Issues identified as "County priorities" are further developed through "County Policy Statements" and "Action and Implementation Steps".

The purpose of the Duchesne County General Plan is two-fold. First, the County now possesses a single document that establishes the "guidelines" for other planning efforts within the County. It is anticipated that future County planning efforts will expand on the "values and objectives" identified in the County's General Plan. With respect to this purpose, County priorities and the issues facing the County will most likely change over time. For the document to function as a valuable decision-making tool, it should be reviewed and amended as necessary to address County issues and interests as they develop.

Second, the original planning process itself was a valuable learning experience for the citizens of Duchesne County. A diverse group of County residents and interests actively participated in all stages of the 1997 plan development including: issue identification, issue prioritization, objective identification and implementation strategy development. Additional citizen participation took place in the 2017 resource management planning process mentioned above. Through this process, County citizens have, as the intro line states, truly "planned for Duchesne County's future" including plans for private lands and public lands. The County's General Plan is the result of their combined expertise and experience. This experience will be invaluable as the County adopts and begins to implement this Plan.

1 **Historical Background**

2
3 In 1860 Brigham Young sent an exploratory party to the Uintah Basin to determine that region's
4 potential for Mormon settlement. Upon their return they reported that the country was "entirely
5 unsuitable for farming purposes...was one vast contiguity of waste, and measurably valueless,
6 except for nomadic purposes . . . hunting ground for Indians, and to hold the rest of the world
7 together." The area that they viewed and reported upon is presently located in Duchesne County.
8 The region is vastly more valuable than this early report led settlers to believe. Today the County
9 is home to approximately 20,000 people and is multi-varied in culture and economics. It boasts
10 five incorporated communities and several unincorporated regions of habitation.

11
12 Duchesne County forms the western portion of the Uintah Basin. This is a unique region with a
13 variety of notable geographic features including the Uinta Mountains that run west to east as
14 opposed to the usual north to south pattern for mountains in the United States. Located in the
15 central part of the Uinta Mountains is Kings Peak, the highest point in the state of Utah (13,528
16 feet).

17
18 Humans have occupied the Uintah Basin for many centuries. The first known and identified
19 group in the region was the Fremont Indians. Rock paintings and archeological evidence of early
20 Native American cultures are common. The rock art in Nine Mile Canyon represents some of the
21 finest in the world. Every year, dozens of scholars and thousands of tourists travel to the area to
22 study, photograph, and marvel.

23
24 The first historical record of the region comes from the Dominguez/Escalante Expedition who
25 traversed the area in 1776. Records indicate that Escalante's party traveled up the Duchesne and
26 Strawberry rivers, camping near the present-day locations of Myton and Duchesne City.
27 Escalante recorded of the land seen that day; "There is good land along these three rivers that we
28 crossed today, and plenty of it for farming with the aid of irrigation -- beautiful popular groves,
29 fine pastures, timber and firewood not too far away, for three good settlements."

30
31 The next recorded entries of the Uintah Basin were from the mountain men and fur traders. As
32 early as 1824, three different trapping expeditions led by William Huddard, Antoine Robidoux,
33 and Etienne Provost, left Santa Fe to trap along the Green River. Another well-known trapper
34 who entered the region at this time was William H. Ashley.

35
36 Although there is some uncertainty, it is most likely the name Duchesne was used by these
37 mountain men to identify the major river of the area. Mother Rose Philippine Duchesne, a
38 Catholic nun, came to St. Louis from France to work with the Indians of that region. Over the
39 years she became highly respected for her work. Well known to several trappers and traders,
40 including William Ashley and Antoine Robidoux, it is supposed that these individuals named the
41 river in her honor. The name Duchesne was later used for Fort Duchesne, the town of Duchesne,
42 and Duchesne County.

43

1 The next known fur traders to the region were Kentuckians William Reed, James Reed, and
2 Denis Julien. In 1828, they established the Reed Trading Post on the junction of the Whiterocks
3 and Uinta rivers. The Reed's enterprise was the first year-round non-Native American habitation
4 and business in the Uintah Basin and Utah. Later purchased from the Reeds by Robidoux, the
5 post and business was expanded. Employing an average of twenty trappers for the next twenty-
6 two years, Robidoux dominated the Basin's fur trade from 1832 until 1844 when the fort was
7 attacked and burned.

8
9 Prior to 1847, most of the non-Indians who came to the region did so to trap and trade with the
10 Indians and then traveled on. The region's natives did not realize that what started as a pitiful
11 few Mormon settlers and Colorado miners would eventually result in them being removed from
12 the land they had lived on for generations.

13
14 In 1861 President Abraham Lincoln issued an executive order establishing the Uintah Indian
15 Reservation. This order set aside the drainage of the then-named Uinta River, presently referred
16 to as the Duchesne River, as the Uintah Reservation.

17
18 After a few years, the United States Government determined that a fort was needed to establish a
19 military presence in the region. Fort Duchesne was completed in 1886. A supply route through
20 Nine Mile Canyon to the railroad in Price was built in 1886 by the Buffalo Soldiers of the 9th
21 Cavalry Regiment. This route was so heavily used that for twenty years it was aptly named the
22 "Lifeline of the Uintah Basin." Millions of pounds of freight and thousands of travelers and
23 settlers used the road between 1886 and the early 1900's.

24
25 At the turn of the century, Congress, acting in harmony with the then-popular Indian policy
26 aimed at breaking up Indian reservations to give each individual Indian an allotment of land on
27 which to sustain a livelihood; decided that the Ute reservation would be broken up and surplus
28 lands opened to homesteading. Wanting to avoid the confusion that came with the earlier land-
29 rushes of Oklahoma, a lottery system was adopted for the Uintah Basin's available acres.

30
31 With the opening of the Uintah Basin in 1905 to homesteading, thousands of hopeful settlers
32 looked to former reservation lands for a new start in life. Over the next several years, hundreds
33 of homesteaders claimed and settled on land located mostly in Duchesne County. Soon, several
34 communities were established. In 1915, Duchesne County was formed from the eastern side of
35 Wasatch County. Duchesne City was voted in as the County seat.

36
37 As the initial homesteading era was drawing to a close, the hard times commonly associated with
38 pioneering did not necessarily end. Close examination of the living conditions of early Duchesne
39 County residents from 1915 to the end of the Depression show very little improvement or
40 significant change. In the summer of 1933, several government-based work assistance projects
41 were started in the County. These programs included several CCC (Civilian Conservation
42 Corps), PWA (Public Works Administration), and WPA (Works Projects Administration)
43 projects. The most notable project was the construction of Moon Lake Dam. In general, the

1 post-war era, known nationally as a period of economic growth, saw little improvement for
2 County residents in the 1950's and 60's.

3
4 Not since the opening of the reservation to homesteading was there such a radical change in
5 Duchesne County demographics as that which was triggered by the 1970's oil boom. Hundreds
6 of workers flocked into a county that was not sufficiently prepared to handle them. Housing,
7 schools, services, law enforcement, and every other entity in the County scrambled to meet the
8 bulging new population. Seemingly overnight, hundreds of rigs were drilling around the clock,
9 each with a several man crew, support crews and services. For the first time in the County's
10 history, jobs were plentiful and wages were good. The number of new family-supporting jobs
11 not only bolstered the local economy, but also enabled area youth to find local employment rather
12 than leaving as they had done in earlier generations. Many people who had grown up in the area
13 also moved back and took jobs. As the boom years evolved from drilling to oil field
14 maintenance and trucking, more and more of these jobs were filled by Basin residents.

15
16 Throughout the West, "boom" cycles in extractive industries are often followed by "busts".
17 Duchesne County's experience was no different. Their period of unprecedented growth and
18 prosperity was followed by a bust in the oil-related job market. In a matter of years, County
19 population fell from a high of 14,000 to under 12,000. Another boom lasted until the national
20 recession of 2008. After that bust, another boom commenced in about 2011 and brought the
21 county population over 20,000. This boom lasted until a dramatic drop in oil prices in early
22 2015. Climbing oil prices in early 2017 offer a glimmer of hope for the future of the energy
23 industry in Duchesne County.

24
25 Today, extractive-use industries: livestock, timber, mining, and oil; remain the backbone of the
26 region's economy. The County continues to encourage and support these industries,
27 acknowledging that industry patterns, fluctuating markets, and changing political winds predict
28 periodic good times followed by lean.

29
30 In an effort to stabilize drastic swings in the economy, the County has explored and promoted
31 economic development and growth strategies that would diversify the County's economic base
32 while maintaining the County's current lifestyle and character.

33
34 At present Duchesne County is growing and, with an eye to the future, trying to meet the
35 challenges of a new century with planning and preparation. Although the County's population is
36 small, it is hoped that residents' voices will be heard on issues such as control of the land and use
37 of the resources within the region that they live. Vital concerns over water, public land and
38 resource use, County/Tribal relations, economic growth and many other issues yet unresolved,
39 will shape the history of the County in the next decades.

40 41 **Scope**

42
43 The area encompassed by this plan is the entire area of Duchesne County, approximately 2.1

1 million acres. Approximately seventy-two percent of this area is public land administered by
2 federal and state agencies or is tribal land. The Bureau of Land Management's Vernal Field
3 Office and the United States Department of Agriculture's Ashley National Forest are located at
4 least partially within Duchesne County. State-owned public lands within the County are
5 managed by the State School and Institutional Trust Lands Administration, the State Office of
6 Sovereign Lands and Forestry, the Utah Division of Wildlife Resources, and the Utah Division of
7 State Parks. Due to the County's dependence on public land and the accompanying resources, it
8 is extremely important that County input be considered by federal and state agencies and
9 reflected in the resource management plans that are developed for these lands and resources. It is
10 the intent of Duchesne County that this Plan clearly and concisely states County policies, issues
11 and objectives and that this document will be used by the County and federal and state public
12 land management agencies during public land planning efforts and decision-making processes.

13 14 **General Plan Purpose and Process**

15
16 The Governor's Office of Planning and Budget and the Utah Association of Counties recognize
17 the need for adequate county-level land use planning. Under Utah state law, a general plan must
18 address certain social, economic, and environmental issues. House Bill 323 passed in the 2015
19 Utah Legislative Session and House Bill 219 (2016 Utah Legislative Session), require that
20 County general plans contain a resource management plan for public lands. The law also
21 requires a minimum level of public participation as plans are prepared and considered for
22 adoption.

23
24 The original Duchesne County General Plan process went beyond the required level of public
25 participation to provide the citizens of the County with the opportunity to participate through a
26 number of public meetings and as members of the citizen Plan Advisory Committee. Bear West,
27 a consulting firm with expertise in county-leveling planning and public land use issues, assisted
28 the County throughout initial plan development in the mid 1990's. As the plan has been
29 amended over the years, public hearings or public meetings have been held by the County
30 Planning Commission, County Public Lands Committee and Board of Commissioners to allow
31 public participation in the process.

32
33 An important aspect of the Duchesne County General Plan has been the involvement of local
34 officials and various state and federal land management agencies. At the beginning of the
35 original planning project, a citizen Plan Advisory Committee was formed. This committee
36 represented a cross-section of Duchesne County interests and included local elected officials and
37 representatives from federal and state land and resource management agencies. This committee's
38 main responsibility was to work with the consultants throughout the plan development process.
39 The Duchesne County general plan project formally began in May of 1994 with a public
40 workshop attended by over seventy people. This workshop served as the "scoping" meeting for
41 the project and gave County residents their first opportunity to identify the issues, concerns,
42 values, and opportunities that they felt should be addressed as part of the County's general plan.

1 Once the issues were recorded, workshop participants had the opportunity to indicate which
2 issues they felt were County priorities. Priorities identified during the meeting included:
3 maintaining the County's rural character and lifestyle, improving County participation in public
4 land management issues, natural resource development, economic development, private land use
5 issues, human services (particularly education) and improving Tribal relations. A summary of
6 these issues was prepared and reviewed by the Plan Advisory Committee. These topics became
7 the focus of the plan development process.

8
9 During this time, the Ute Tribe General Planning Committee also conducted a survey of Tribal
10 members to determine which issues they felt should be considered as part of Duchesne County's
11 planning efforts.

12
13 Beginning in July 1994, the Plan Advisory Committee and consultants met monthly. During
14 these work sessions, the Committee discussed each County "priority issue" in detail. The
15 Committee worked to articulate County sentiments through "value/goal" statements, to refine
16 County objectives, and to development policy "implementation strategies". Depending on the
17 topic of discussion, members of the Committee or "topic experts" were invited to present
18 background information and to assist the Committee in developing realistic and viable
19 approaches.

20
21 The Plan Advisory Committee's recommendations were formally presented to the citizens of
22 Duchesne County through this Plan. Each "priority issue" is presented in the following fashion:
23 County Policy Statement, County Objectives, and Action/Implementation Strategies. As outlined
24 in Utah State statute, these recommendations are the subject to Planning Commission and County
25 Commission review through an open public hearing and adoption process.

26 27 **Using and Amending the Duchesne County General Plan**

28
29 It is intended that the General Plan will serve as a framework for Duchesne County as it
30 considers future private and public land use decisions. The Plan is also designed to provide a
31 policy foundation for the development of infrastructure and community and human services, as
32 well as the pursuit of economic development opportunities.

33
34 To successfully implement specific portions of the General Plan, Duchesne County will need to
35 take action beyond Plan adoption. Recommended actions are identified in the
36 "Action/Implementation" sections following each County Objective or Policy.

37
38 While this plan, upon adoption, reflected the thoughtful direction of the citizens of Duchesne
39 County in 1995, it is expected that the plan will be updated and revised as circumstances change
40 and new challenges arise. The amendment process for the General Plan is defined by Utah
41 statute, and follows the same requirements as the adoption process: hearings and action by the
42 Planning Commission and County Commission with minimum 14 days notice by each body.
43 Any interested person can propose an amendment at any time by filing an application with the

1 Planning Commission.

2

3 The General Plan has been amended several times since initial adoption; in 1998, 2005, 2007,
4 2012, 2013 and 2017.

5

6 **Value/Goal Statements: A Framework for Action**

7

8 **Maintaining the County's Rural Lifestyle and Character**

9

10 Duchesne County residents enjoy the rural lifestyle and "small town" qualities of their County.
11 The existing moral climate, low crime rates, community pride, and "neighborly" atmosphere are
12 County characteristics residents desire to maintain and protect. The County will foster
13 community and County pride through county-wide beautification and "take pride" campaigns.
14 Two such programs are the Duchesne County Trailer Removal Program and the Junk Vehicle
15 Contest. These programs, using funds generated by the Wasatch-Duchesne regional landfill,
16 have resulted in the disposal of hundreds of abandoned mobile homes and thousands of junk
17 vehicles since they began in 2005.

18

19 Duchesne County residents enjoy clean air and clean water and support County population
20 growth and resource development as long as a "quality environment" can be maintained. County
21 residents feel future growth and development decisions should consider the following issues:

22

- 23 a. Maintaining the current quantity and quality of public services and facilities through
24 balancing growth and development (commercial, residential, industrial, and recreational)
25 with facility/service capacity, e.g., water, sewer, waste disposal, transportation and roads,
26 law enforcement, emergency services;
- 27
- 28 b. Ensuring that development decisions are sensitive to rural/agricultural interests; and
- 29
- 30 c. Maintaining zoning ordinances and development regulations consistent with the County's
31 overall development preferences and objectives.

32

33 **Public Lands/Federal and State Agencies**

34

35 Over 44% of the land within Duchesne County is public land managed by the United States
36 Forest Service and the Bureau of Land Management. Additional public lands and resources are
37 managed by other federal agencies and the State of Utah. Decisions made by these agencies
38 directly impact the County and its residents. For this and other reasons noted below, the resource
39 management planning section was added to the general plan.

40

41 Due to Duchesne County's dependence on public lands and the accompanying resources, the
42 County feels that all public land management agencies should actively solicit and adequately
43 consider County input when making and implementing public land and resource management

1 decisions. The County will encourage this interaction by participating in all public land
2 management planning processes relevant to the welfare of the County and/or its residents. The
3 County also anticipates agency participation in County planning efforts and activities.
4

5 The County also feels that public land and resource management decisions should be supported
6 by accurate and adequate data. This data should include impacts to County residents, private
7 property rights, the local economy, the social structure of the County and the environment.
8

9 Specific County policy statements in respect to public land multiple-use, access, recreation and
10 tourism, land classification, resource use and development, and wildlife management can be
11 found in the Resource Management Plan section of this document.
12

13 **Tribal Relations**

14
15 Duchesne County recognizes the Ute Tribe as an important partner in county-wide planning
16 efforts and development decisions. Cooperation between the Tribe and Duchesne County is
17 necessary to adequately and effectively address Uintah Basin concerns and issues.
18

19 Historically, the relationship between the Tribe and Duchesne County has suffered due to issues
20 with law enforcement jurisdiction, road access and other concerns. Mutual interests, such as
21 transportation infrastructure, utility infrastructure, law enforcement jurisdiction, energy and
22 mineral development, and wildlife management issues, are not being constructively discussed.
23 Duchesne County wishes to have an open and positive dialogue with the tribe on issues of mutual
24 interest. The County is also interested in forming working partnerships with the Tribe as
25 mutually beneficial projects are identified.
26

27 **Policy:** In an effort to foster better relations, the County will work toward gaining a better
28 understanding of Bureau of Indian Affairs and Tribal policies and procedures.
29

30 **Duchesne County Policy - Human and Community Services**

31
32 Duchesne County recognizes the need to provide adequate services for its elderly, young, and
33 disadvantaged resident populations. Existing programs within the County include a County
34 hospital, food pantry, senior centers, and facilities for hospice care, memory care, rehabilitation
35 and nursing care.
36

37 **Policy:** The County is committed to further addressing human and community service needs
38 through encouraging self-sufficiency, personal responsibility, and family assistance. The County
39 discourages making public assistance a way of life and views government assistance through
40 human service programs as the last alternative.
41

42 **Policy:** The County will continue to support the Uintah Basin Association of Governments
43 (UBAOG) in their efforts to provide adequate human and community services. The County will

1 actively participate in the review of UBAOG's federally mandated "service consolidation plan"
2 and support UBAOG sponsored human and community capital facility projects as funding
3 allows.
4

5 **Policy:** Duchesne County will assist the Uintah Basin Association of Governments, special
6 interest groups, and/or private interests to prepare human/community service grant applications
7 and identify possible funding sources.
8

9 **Guideline:** The County encourages residents to take an active interest in community-service
10 projects and to participate in human and community service volunteer activities.
11

12 **Objective:** Continued County support for County and UBAOG sponsored human and
13 community service programs.
14

15 Duchesne County residents desire to maintain and improve the current quantity and quality of
16 public services and facilities through balancing growth and development with facility/service
17 capacities.
18

19 **Guideline:** The County encourages private sector involvement to provide human and
20 community services where applicable.
21

22 **Emergency Services/Law Enforcement**

23
24 Residents feel that Duchesne County is a safe place to live and raise their families. Considering
25 the County's demographic and economic profiles, citizens feel that their law enforcement, fire
26 protection, emergency response, and search-and-rescue personnel and agencies are well-prepared
27 and trained. As a County, they feel that maintaining this level of preparedness is a necessity.
28

29 **Policy:** The County is dedicated to expanding services, personnel, and capital facilities in support
30 of emergency services and law enforcement, according to County growth and needs.
31

32 **Medical Facilities/Health Care**

33
34 The Uintah Basin Medical Center (UBMC) maintains excellent medical facilities and provides
35 the finest health care in the region. County residents desire to maintain this level of excellence
36 and support expanding services and facilities to maintain and improve the quality of medical care
37 available to County residents.
38

39 **Senior Citizen Services**

40
41 Duchesne County recognizes the need to provide adequate senior citizen care facilities and
42 services, such as those offered at the Uintah Basin Rehabilitation and Senior Villa at UBMC.
43 Expansion of recreational, educational, and medical services targeted for this sector of the

1 population is encouraged by the County as doing so becomes feasible.

2
3 **Education**

4
5 **Findings:** The Economic Development Corporation of Utah has published a 2015 Economic
6 Profile for Duchesne County. In this profile, educational attainment data is presented for
7 Duchesne County residents 25 years old or older. The data shows that 2.4% of the population
8 has a 9th Grade education, 12.8% have an education between the 9th and 12th Grades, 35.1%
9 completed high school, 25.6% completed some college, 7.5% have an Associate's Degree, 10.9%
10 have a Bachelor's Degree and 5.7% have attended Graduate school.

11
12 The Utah System of Higher Education reports that 489 Duchesne County students were enrolled
13 in post high school courses in the Fall of 2015. This was down from 549 enrollees in 2012.

14
15 **Objective:** Promoting quality educational opportunities for all residents is a top County priority.

16
17 **Policies and Guidelines**

18
19 The County supports Duchesne County School District, Utah State University, and the Uintah
20 Basin Applied Technology Center (UBATC) efforts to improve and maintain the quality of
21 education facilities, instruction materials, trained personnel (attracting and retaining
22 quality/qualified teachers), and programs necessary to pursue this agenda.

23
24 Duchesne County recognizes the value and necessity of a solid public education system.
25 Residents currently enjoy quality educational programs and receive additional benefits through
26 Uintah Basin Applied Technology Center (UBATC) and Utah State University Uintah Basin
27 Campus programs.

28
29 According to Utah State Office of Education data and statistics section, the Duchesne County
30 School District had a fall 2015 enrollment of 5,076, which made it the 21st largest of the 42
31 school districts in Utah. Per-pupil expenditures in FY 2015 in the Duchesne County School
32 District were \$7,322, which ranked 22nd in the state and the Class of 2015 graduation rate was
33 84.2% (ranked 27th in the state). Duchesne ranked 16th in the pupil-teacher ratio (21.5 pupils per
34 teacher) and 31.4% of the students qualified for school meal assistance (which was lower than 29
35 other districts).

36
37 The County encourages active public participation in the Duchesne School District's on-going
38 strategic planning process and supports the District's efforts to retain quality teachers, provide on-
39 going teacher training, improve classroom instruction, offer challenging courses, and increase
40 vocational job training opportunities.

41
42 The County supports "teachers over buildings" and "books before basketballs." In other words,
43 the County feels that education budgets should reflect a commitment to maintaining quality

1 teachers over new buildings, and teaching basics before extracurricular activities.

2
3 Duchesne County views the Uintah Basin Applied Technology Center (UBATC) and the Utah
4 State University Uintah Basin Campus as valuable educational resources to the citizens of the
5 Uintah Basin. Through their open access policy, these institutions offer students and the
6 community higher education and vocation opportunities unsurpassed in a "rural" county.

7
8 Through County, School District, and community efforts; the following educational issues and
9 objectives will be pursued.

10 **Increasing Community Awareness**

11 **Objective:** Assist the Duchesne School District and associated interests to improve the public's
12 understanding of educational issues.

13 **Policies and Guidelines**

14 The County supports the district's current practice of organizing citizen/teacher/administrator
15 committees to address specific issues and feels that the County can provide valuable expertise
16 and resources to these discussions.

17 The County also supports Parent/Teachers Association (PTA) activities and other programs that
18 serve to inform the public on educational matters.

19 **Increasing Community Involvement**

20 **Objective:** Increase community involvement in public education activities and course
21 development.

22 **Policies and Guidelines**

23 The County feels that the education of our young people should be a joint school and community
24 effort.

25 The County supports the School District and educators in their efforts to increase community and
26 parental involvement in student's lives through activities such as parent/teacher conferences,
27 science fairs, and "back-to-school" nights.

28 The County also feels that the community at-large should become more involved in curriculum
29 development.

30 The County feels that public school courses should include a balance of views and encourage an
31 objective analysis of current issues facing the nation, the state, and the County. The County also

1 feels that students should learn more about national, state, and local government functions and
2 policies. Duchesne County will provide copies of County plans and ordinances to schools or
3 individual teachers on request.

4 **County and School District Partnerships**

6 **Objective:** Continue Duchesne County and Duchesne School District partnerships.

8
9 Duchesne County and the Duchesne School District have many mutual interests. The County
10 continues to show its support for educational activities by "partnering" with the School District
11 on several projects.

12
13 **Policy:** The County will broaden this support by "partnering" with the School District to submit
14 grant applications and share in matching funds allocations for mutually beneficial projects.
15 Proposals/projects will be evaluated on a case-by-case basis. The County's and School District's
16 participation and role will be determined at that time.

17 18 **Continued County Support for the Uintah Basin Applied Technology Center and the Utah** 19 **State University Uintah Basin Campus**

20
21 Duchesne County views the Uintah Basin Applied Technology Center (UBATC) and the Utah
22 State University Uintah Basin Campus as valuable assets to the citizens of the County and
23 northeast Utah. Through their open access policy, these institutions of higher learning offer
24 students and the community higher education and vocation opportunities within the unique
25 atmosphere of a "community college."

26
27 **Policy:** The County anticipates UBATC and USU playing major roles in the region's educational
28 and economical future and will work closely with administrators, facility, staff, and alumni to
29 accomplish these objectives.

30 31 **Utah State University - Uintah Basin Campus**

32
33 **Objective:** Continued County support for USU Extension programs.

34
35 The County feels that Utah State University, as a land-grant university, is a great educational and
36 training resource for the area.

37
38 **Policy:** The County will assist, as necessary, to secure mineral lease monies for research and
39 planning projects considered beneficial to the region, the County, and the institution.

40 41 **Uintah Basin Applied Technology College (UBATC)**

42
43 **Objective:** Continued County support of the Uintah Basin Applied Technology College.

1 Currently, the Uintah Basin Applied Technology College is one of the best vocational training
2 centers in the state. UBATC continues to provide a quality education at a cost significantly
3 lower than other institutions of higher learning. As education costs continue to rise, and fewer
4 students pursue a four-year degree, enrollment at UBATC will continue to grow.

5
6 **Policy:** The County encourages the State to allocate higher-education funds on the basis of
7 program demand, cost to student, quality of programs offered, and utilization of facility resources
8 by "non-traditional" students. The County will formally support UBATC's lobbying efforts as
9 needed.

10 **Economic Development**

11 **Objective:** Diversify the economic base.

12
13
14
15 Duchesne County enjoys a strong economic base and employment profile. However, recent
16 reports show that a relatively small number of industries (especially the energy industry) generate
17 the majority of economic returns.

18
19 **Policy:** In an effort to decrease "single industry dependence", the County will continue to
20 support the economic diversification strategies of the Duchesne County Chamber of Commerce.
21 These efforts include, but are not limited to, business retention and expansion, value-added
22 agriculture, tourism and recreation.

23
24 County residents enjoy a quality of life unique in today's society. This lifestyle and rural
25 environment also attracts businesses to the area. Residents and local leaders desire additional
26 economic development, but feel that this growth should complement, rather than detract from the
27 County's character. Residents feel that responsible natural resource use and development should
28 be included as part of this priority.

29
30 **Policy:** The County will continue to work with the Tribe and federal and state agencies to
31 identify mutually beneficial economic objectives. Partnerships with these entities will be formed
32 when applicable and feasible.

33
34 Additional County policy statements in respect to business recruitment, retention, and expansion
35 can be found in the Economic Development Policy, Objective, and Action Step section of this
36 document.

37 **Housing**

38
39
40 **Findings:** The 2010 U.S. Census counted 9,493 housing units in Duchesne County, of which
41 6,003 were occupied and 3,490 were vacant. Of these vacant homes, the majority (2,803) were
42 seasonal or recreational units, which are common in western Duchesne County. Of the vacant
43 units, 107 were available for sale and 141 were available for rent. Of the 6,003 occupied units,

1 4,648 (77.4%) were owner-occupied. The remaining 1,355 units (22.6%) were renter-occupied.
2 According to the Profile of Demographics, Duchesne County, Utah,” Headwaters Economics
3 Economic Profile System (EPS), in 2014, the number of housing units increased to 9,634, of
4 which 6,738 were occupied and 2,896 were vacant. Of the vacant units, 2,191 were considered
5 seasonal or recreational units.

6
7 The housing stock is newer than the nationwide average, with 15.1% of the homes in the County
8 having been constructed before 1960 as compared to 29.5% nationwide. The 1970’s saw 20.3%
9 of the housing stock constructed and the period between 2000 and 2004 was also busy, with
10 26.5% of the County housing stock constructed. Housing construction in Duchesne County tends
11 to follow the fluctuations in the energy industry.

12
13 Housing costs are lower in Duchesne County when compared to the nation. The median monthly
14 mortgage cost in 2014 was \$1,202 in the County compared to the national median of \$1,522.
15 The median monthly gross rent in 2014 was \$803 in the County compared to the national median
16 of \$920. Lower housing costs in the County resulted in only 25.2% of County owner-occupied
17 households were paying more than 30% of their income on mortgage costs, as compared to 34%
18 nationwide. For renter-occupied units, 38.3% of County households were paying more than 30%
19 of their income on rent compared to 48.3% nationally.

20
21 In January, 2017, the Utah Department of Workforce Services and the Utah Housing and
22 Community Development Division published the *State of Utah Affordable Housing Assessment*
23 *and Plan, 2016*. This publication shows that housing is very affordable in Duchesne County,
24 compared to other counties in Utah. There are 1,670 renter households in the county containing
25 4,460 persons. The median rent of \$803 per month is 25.6% of the median income of \$3,131 per
26 month. When housing costs fall below the 30% threshold, they are considered affordable.
27 Duchesne is one of only four counties in the state (the others being Uintah, San Juan and Emery)
28 where the mean renter hourly wage is more than sufficient to afford a two-bedroom apartment at
29 fair market rent. Specifically, in Duchesne County, the mean renter hourly wage is \$15.47, while
30 a wage of \$14.54 is required to afford the fair market rent apartment (see Figures 4, 5, 13, 14 and
31 15 of the state study).

32
33 **Objective:** Develop partnerships with cities, towns and the Uintah Basin Association of
34 Governments to address housing issues and implement appropriate strategies.

35
36 **Housing Policies:**

37
38 Duchesne County understands the relationship between sustained economic growth and housing
39 availability and supports community housing plans that provide adequate and affordable housing
40 opportunities and encourage residential development patterns that are compatible with the
41 existing agricultural lifestyle and small-town atmosphere of the County.

42
43 The County supports community and private efforts to construct affordable housing units to the

1 extent that these projects are compatible with existing subdivision development patterns.

2
3 The County supports the various housing assistance programs offered by the Uintah Basin
4 Association of Governments, such as the Self Help Acquisition Rehabilitation Program, the
5 Mutual Self Help Housing construction program, the Rental Assistance Program, the
6 Homelessness Prevention Program, the One Time 50% Match Program and the Temporary
7 Assistance for Needy Families Rapid Re-housing Program.

8
9 The County supports continued use of Community Development Block Grant and USDA Rural
10 Development funds by the Uintah Basin Association of Governments to offer housing
11 rehabilitation assistance to low-moderate income individuals and families in the County.

12
13 State Code Section 17-27-307 requires all County General Plans to include a housing element.
14 The County's housing element was adopted as part of the County's General Plan by reference via
15 Resolution #00-06 passed by the County Commission on March 27, 2000. This resolution
16 adopted an "affordable housing plan" that included the following:

17
18 **Affordable Housing Policies**

19
20 A. Duchesne County perceives its role in supporting affordable housing as:

21
22 a. Enabling the provision of at least enough equitable and affordable housing to
23 accommodate Duchesne County's indigenous low to moderate income population.

24
25 b. Reviewing existing ordinances, as opportunity or need arises, to eliminate
26 inappropriate or excessive requirements that may post barriers to affordable housing
27 within the county.

28
29 c. Avoiding new regulations or ordinances that inappropriately or excessively burden
30 prospective new home owners or home builders.

31
32 d. Utilizing to the fullest extent possible, available federal and state funded housing
33 rehabilitation and replacement programs including the Community Development Block
34 Grant and HOME programs operated under the Uintah Basin Association of
35 Governments.

36
37 B. The county commission will adopt amendments to its General Plan only after they have
38 been reviewed for any possible barriers to equitable and affordable housing that they may
39 create.

40
41 C. As time and opportunity arise, the Commission will review its General Plan for
42 regulations affecting construction, annexation or subdivision which may give rise to
43 inappropriate barriers to equitable and affordable housing. Appropriate adjustments will

1 be made as necessary but at all times such adjustments in ordinance structure shall;

- 2
- 3 1. Consider the financial capability of the County.
 - 4
 - 5 2. Consider the infrastructure implications (e.g., capacities, demands, location,
 - 6 costs) of all proposed new construction or reconstruction and, within this context,
 - 7 consider the implications of new construction or reconstruction on utility rates and
 - 8 tax assessment levels of existing residents.
 - 9

10 **Implementation Guidelines**

11 Coordinate planning activities with individual communities in an effort to meet the varied
12 housing needs of each area.

13

14 Encourage residential development to occur within the incorporated cities and towns and town
15 sites in order to maintain our agricultural lifestyle.

16

17 Offer and participate in training seminars on planning, zoning, and community development.
18 Residential development within the unincorporated portion of the County must comply with the
19 County Subdivision and Zoning Ordinances.

20 **Action Implementation Steps**

21

22 Develop housing strategies and determine criteria for development in the unincorporated areas of
23 the County.

24 Encourage growth and design consistent with maintaining an agricultural atmosphere.

25 **Transportation**

26

27 Section 17-27a-403 (2) requires that the County adopt a transportation and traffic circulation
28 element in its general plan. A draft transportation master plan has been prepared for the County
29 by Jones & DeMille Engineering; however, the plan is currently in draft form and will be adopted
30 by the County after further review, public comment and public hearings. The Transportation
31 Master Plan will be a stand-alone document supplementing this general plan.

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Duchesne County Resource Management Plan Findings, Objectives, Policies and Guidelines

Section 1. Land Use

According to the Profile of Land Use, found in the Headwaters Economics Economic Profile System (EPS), and as depicted in Table LU1, Duchesne County has 51.0% of its area in grasslands, 27.0% of its area in shrublands and 15.0% of its area in forest lands. Only 3% is cropland. Lands in urban use or under water are an even smaller percentage.

Table LU1. Acres and Percentages of Land Cover in Duchesne County

	Duchesne County
Total Area	2,068,508
Forest	310,276 (15.0%)
Grassland	1,054,939 (51.0%)
Shrubland	558,497 (27.0%)
Mixed cropland	62,055 (3.0%)
Water	3,188 (0.2%)
Urban	0 (0%)
Other	20,685 1.0%)

Source: EPS (2016).

This study concluded that the amount of land being used for residential purposes in 2000 was 21,604 acres, of which 1,641 acres was in urban/suburban areas and 19,963 acres in rural areas. By the year 2010, the study found that 49,081 acres were being used for residential uses, of which 2,228 acres were in urban/suburban areas and 46,853 acres in rural areas. This increase in residential land use is consistent with the population increase experienced in the County and indicates that residential development is encroaching into agricultural areas in many areas of the county.

Private Lands

The use of private lands is regulated by the Duchesne County zoning ordinance. The zoning map adopted by this ordinance and as amended from time to time constitutes the official land use map for the county. County zoning does not apply to state, federal or tribal lands.

Residential Development Trends

Resident development in the county can be categorized by average residential lot size.

- Urban/Suburban: Average residential lot size < 1.7 acres.
- Exurban: Average residential lot size 1.70–40.0 acres.

- **Total Residential:** Cumulative acres of land developed at urban/suburban and exurban densities.

The total acreage of private lands by type and percentages of private land developed for residential use in Duchesne County is shown in Table LU2.

Table LU2. Acres of Private Lands by Type and Percentages of Private Land Developed for Residential Use in Duchesne County

Duchesne County	
Total Private Land (acres)	597,004
Total residential, 2000	21,604
Urban/suburban, 2000	1,641
Exurban, 2000	19,963
Total residential, 2010	49,081
Urban/suburban, 2010	2,228
Exurban, 2010	46,853
Percentage change in total residential	127.2%
Total Private Land Developed for Residential Use (%)	
Total residential, 2000	3.6%
Urban/suburban, 2000	0.3%
Exurban, 2000	3.3%
Total residential, 2010	8.2%
Urban/suburban, 2010	0.4%
Exurban, 2010	7.8%

Source: EPS (2016).

Objective: Duchesne County feels that residential, commercial, and industrial development on private land should be allowed to continue in a responsible manner and in locations that contribute to the economic and social well-being of County residents.

Policy: The County will continually review and amend its existing ordinances as necessary to accurately and adequately reflect the land-use preferences of Duchesne County residents.

Policy: Under direction of the County Commissioners, the County Planning Commission will address the following issues and propose the appropriate revisions and amendments to the existing County land-use ordinances and regulations:

- 1 a. A County/community/Tribal agreement to notify and discuss impacts of Tribal and
2 private land use development decisions,
3
- 4 b. Adequate protection of private property rights during the implementation of the CUP
5 Completion Act,
6
- 7 c. Land use and amendments to the zoning map,
8
- 9 d. Implementing "pay your own way" cost-recovery strategies to help offset County-incurred
10 service provision costs related to new development.
11

12 Duchesne County recognizes that land use decisions made by the County impact county
13 communities and the Tribe. Likewise, the decisions made by these entities impact the County.
14 The County proposes that an agreement be drafted to require notification of planning decisions
15 made by each entity and to provide an opportunity for comments. The intent of this agreement is
16 to coordinate planning efforts in a proactive, cooperative manner. Through a county-wide effort,
17 land-use priorities and decisions of the Tribe, communities, and the County will complement
18 rather than contradict each other.
19

20 **Policy:** Duchesne County supports better cooperation between the County, the Tribe, and
21 communities in land-use and development plans.
22

23 **Policy:** Encourage approval of a County/Tribal agreement requiring notification of each entity of
24 proposed Tribal and private land use development decisions.
25

26 **Objective:** Duchesne County has identified the need to improve communication and
27 coordination among planning entities and service providers. A specific example identified is the
28 lack of coordination between agricultural water users and municipalities in respect to current use
29 and future demand/availability.
30

31 **Policy:** Duchesne County will encourage and maintain improved cooperation and coordination
32 between planning entities and service providers.
33

34 **Policy:** The County encourages developing an open forum wherein municipalities and service
35 providers can discuss ways to address future growth and service availability issues.
36

37 Estimates from the U.S. Census Bureau show that the Duchesne County population grew at a rate
38 of 9.1% from 2010 to 2013 as about 1,700 new residents were added during that time period.
39 The 2016 Economic Report to the Governor found that the Duchesne County population grew at
40 a rate of 1.4% between 2013 and 2014, with the population of the county estimated to be 20,380
41 by July 1, 2014.
42

43 The County supports orderly and responsible residential, commercial, industrial, and recreational

1 growth and feels that there are areas within the County suited to accommodate these types of
2 development. However, the County is concerned about its ability to provide an adequate level of
3 service as growth in the unincorporated areas of the County continues. Land use changes and
4 development can stress the services and infrastructure provided by county government and local
5 municipalities. It is the County's position that new development should be required to pay its
6 own way.
7

8 **Objective:** The County Planning Commission will identify cost recovery options and
9 recommend revisions to the existing land use ordinances.

10
11 **Policy:** The County will develop, adopt, and implement the cost-recovery strategies necessary to
12 cover the costs of providing services to new development.
13

14 Land use patterns have a considerable influence on the amount of energy needed to move from
15 residences to jobs, services, shopping or recreation.
16

17 **Policy:** Duchesne County, through its zoning ordinance, encourages a mixture of land uses
18 which helps shorten commuter trips, reduces vehicle miles traveled (VMT), encourages walking
19 and biking and reduces energy consumption.
20

21 **Private Property Rights Policies**

22
23 It is the policy of Duchesne County, consistent with Section 63J-8-104 (j) of the Utah Code, that
24 federal land agencies shall manage lands under their jurisdiction so as to not interfere with the
25 property rights of private landowners as follows:
26

- 27 a. Duchesne County recognizes that there are parcels of private fee land located near or
28 surrounded by federal lands.
29
- 30 b. Federal land management policies and standards shall not interfere with the property
31 rights of any private landowner to enjoy and engage in uses and activities on an
32 individual's private property consistent with controlling county zoning and land use laws.
33
- 34 c. A private landowner or a guest or client of a private landowner should not be denied the
35 right of motorized access to the private landowner's property consistent with past uses of
36 the private property.
37

38 **Public Lands**

39 **Findings**

40
41
42 Information in this section is extracted from the Profile of Land Use, found in the Headwaters
43 Economics Economic Profile System (EPS 2016). Headwaters Economics is an independent,

1 nonprofit research group. EPS uses published statistics from federal data sources, including
2 Bureau of Economic Analysis and Bureau of the Census, U.S. Department of Commerce, Bureau
3 of Labor Statistics, and U.S. Department of Labor.
4

5 Land use in Duchesne County generally falls under the jurisdiction of federal, state, tribal, and
6 local government entities. Land use on federal lands (U.S. Forest Service [USFS], Bureau of
7 Land Management [BLM], and National Park Service [NPS]) is guided by federal land
8 management plans. Land use on state lands is determined by the managing state agency. Land use
9 on tribal lands is determined by the tribal government or by the Bureau of Indian Affairs for trust
10 lands. Land use on private lands is determined by the county, or in incorporated municipalities, it
11 is determined by the municipality through land use and zoning ordinances.
12

13 More than half of Duchesne County consists of public lands managed by federal or state agencies
14 (See Table LU3 below and Map #1). These lands and their resources cannot be separated from
15 the culture, quality of life and economic well-being of Duchesne County. The oil and gas,
16 agriculture, recreation and tourism, and timber industries are the lifeblood of Duchesne County
17 and each requires access to public lands.
18

19 A December 2008 report published by Utah State University entitled “Public Lands and Utah
20 Communities: A Statewide Survey of Utah Residents,” found (in Table 33) that 81.7% of
21 residents surveyed in the Daggett-Duchesne-Uintah County region somewhat agree (24.6%) or
22 strongly agree (57.1%) that Utah’s public lands are an important part of the culture and heritage
23 of their communities.
24

25 Utah Department of Workforce Services 2013 data indicate that mining provides 2,269 (24.5%)
26 of the 9,269 nonagricultural jobs in Duchesne County and the leisure and hospitality industry
27 provides 449 jobs. These two industries generate over \$171 million in annual payroll in the
28 county. The 2012 Census of Agriculture counted 1,058 farms in Duchesne County, with 375 of
29 those providing the sole occupation for the owner. Duchesne County’s acreage of farmland
30 dropped from 1,328,307 acres in 2002 to 1,088,559 acres in 2012. However, the market value of
31 farm products sold in Duchesne County was over \$57 million according to the 2012 census.
32

33 Given the economic data above, Duchesne County must exercise its right to participate in the
34 planning and decision-making processes associated with public lands to the extent allowed by
35 law.
36

Table LU3. Acres & Percentages of Land Ownership of Duchesne County

1			
2			
3	Private lands	597,004	(28.9%)
4	Conservation easement	15,288	(0.7%)
5			
6	Federal lands	926,679	(44.8%)
7	USFS	716,702	(34.6%)
8	BLM	209,977	(10.2%)
9	NPS	0	(0%)
10	Other federal	0	(0%)
11			
12	State lands	148,968	(7.2%)
13	State Trust lands	55,051	(2.7%)
14	Other State	93,917	(4.5%)
15			
16	Tribal lands	395,857	(19.1%)
17			
18	Total Area	2,068,508	
19			

20 For federal lands in each county, the Headwaters Economics Economic Profile System (EPS)
 21 categorizes the federal lands as Type A, B, and C to more easily distinguish lands according to
 22 primary or common uses and/or conservation functions, activities, permitted uses, and whether
 23 they have a special designation (EPS 2016).

- 24
- 25 • Type A: National Parks and Preserves (NPS), wilderness (NPS, U.S. Fish and Wildlife
 26 Service [USFWS], USFS, BLM), National Conservation Areas (BLM), National
 27 Monuments (NPS, USFS, BLM), National Recreation Areas (NPS, USFS, BLM),
 28 National Wild and Scenic Rivers (NPS, USFS, BLM), Waterfowl Production Areas
 29 (USFWS), Wildlife Management Areas (USFWS), Research Natural Areas (USFS,
 30 BLM), Areas of Critical Environmental Concern (ACECs) (BLM), and National Wildlife
 31 Refuges (USFWS). Type A lands tend to have more managerial and commercial use
 32 restrictions than Type C lands.
- 33
- 34 • Type B: Wilderness Study Areas (NPS, USFWS, USFS, BLM), Inventoried Roadless
 35 Areas (USFS).
- 36
- 37 • Type C: Public Domain Lands (BLM), O&C Lands (BLM), National Forests and
 38 Grasslands (USFS). Type C lands generally have no special designations and may allow a
 39 wider range of uses.
- 40

41 Type A, B, and C federal lands by acres and percentages are presented in Table LU4.

Table LU4. Acres and Percentages of Type A, B, and C Federal Lands in Duchesne County

Duchesne County	
Total Federal Area	927,839
Type A	328,817 (35.4%)
Type B	361,238 (38.9%)
Type C	237,784 (25.6%)

Source: EPS (2016).

1
 2 Duchesne County contains a patchwork of land use authorities. Land use decisions made by each
 3 of these authorities affect the other authorities. Coordination of planning efforts in a proactive,
 4 cooperative manner helps ensure that land use decisions complement rather than contradict each
 5 other.
 6
 7 Public land management is dictated by law and regulation. These laws and regulations require
 8 public land management agencies to prepare land and resource management plans. These land
 9 and resource management plans include land use allocations that specify locations that are
 10 available or not for certain uses. These include decisions such as what lands are available for
 11 livestock grazing, mineral material use, oil and gas leasing, and locatable mineral development;
 12 what lands may be available for disposal via exchange and/or sale; and what lands are open,
 13 closed, or limited to motorized travel. The laws and regulations also require the federal land
 14 management agencies to involve local governments in the planning and decision-making
 15 processes. Further, federal land managers are required to ensure that land use plans and
 16 management decisions are consistent with local governments’ approved plans, ordinances, and
 17 policies to the fullest extent possible while maintaining consistency with federal law.
 18
 19 This policy document has been developed to protect the interests of Duchesne County, the State
 20 of Utah, and the nation. It is designed to ensure the spirit and intent of the laws, regulations, and
 21 policies that govern and manage public lands. This policy document also provides the basis for
 22 federal and state consistency analysis.
 23
 24 This policy document and subsequent implementation plans are to be followed unless
 25 inconsistent with any statute or duly promulgated regulation. Should any part of this policy
 26 document or implementation plan be found inconsistent with such statute or regulation, or found
 27 by a court with competent jurisdiction to be void, unenforceable, or invalid, the remaining
 28 provision or parts shall nevertheless remain in full force and effect. For the purpose of this
 29 policy, all reference to analysis means NEPA analysis, unless otherwise specified.
 30
 31 Local governments and citizens are often the “closest to the ground” and have the best
 32 understanding of how land use practices of federal agencies will affect local communities.

1 BLM, in mid-December 2016, revised the agency's planning regulations for developing resource
2 management plans. The revised regulations are referred to by BLM as Planning 2.0. BLM's
3 Planning 2.0 regulations would negatively affect Duchesne County by encouraging the agency to
4 move away from multiple-use sustained-yield management principles to planning that focuses on
5 ecological metrics and landscapes as opposed to commonly used administrative boundaries.
6 Lawsuits were filed against the Planning 2.0 rule shortly after it was finalized.

7
8 Section 102(a) of the Federal Land Policy and Management Act of 1976 (FLPMA) requires that
9 all public lands be retained in federal ownership unless it is determined that disposal of a
10 particular parcel will serve the national interest. Furthermore, Section 203(a) of FLPMA provides
11 for the sale of public lands if one of the following criteria is met: 1) the tract is difficult and
12 uneconomic to manage as part of the public lands and is not suitable for management by another
13 federal agency; 2) such tract was acquired for a specific purpose and the tract is no longer
14 required for that or any other federal purpose; or 3) disposal of such tract will serve important
15 public objectives, including expansion of communities and economic development that cannot be
16 achieved prudently or feasibly on land other than public land.

17
18 The *Bureau of Land Management Vernal Field Office Record of Decision and Approved Resource*
19 *Management Plan* (BLM Vernal ROD/RMP) identifies 32,067 acres of land for potential federal
20 disposal (of which 3,258 acres are in Duchesne County). The BLM has identified 42,550 acres of
21 land for potential federal acquisition (of which 3,729 acres are in Duchesne County). See Map #2 for
22 the location of these lands.

23 24 **Objectives**

25
26 The following objectives will guide the development of implementation measures to be used
27 under this section and are a guide for public land managers during consistency review, planning
28 and management processes. If the provisions of this policy document are germane to a proposal
29 involving public lands planning by a state or federal agency, such agency shall consider the
30 contents of this policy document in the decision-making process along with advice offered by
31 Duchesne County during the process.

32
33 The County's objectives are:

- 34
35 1. Avoid loss of private lands within the county boundaries as measured by acreage and fair
36 market value.
- 37
38 2. Encourage disposal of federal lands to support community growth and community needs.
- 39
40 3. Improve communication and coordination among various federal, state, tribal, and local
41 land use authorities.
- 42
43 4. Minimize impacts of development and land use changes on local governments,

1 infrastructure, and community services.

2
3 5. Ensure that adjacent land uses and land use restrictions do not deny private property
4 owners the right of fair use, access to, and enjoyment of their property.

5
6 6. Discourage or eliminate land use restrictions or special designations that restrict
7 economic growth and activity, especially on federal lands.

8
9 7. Promote land uses on federal lands consistent with the principles of multiple use and
10 sustained yield as directed by the FLPMA and the Multiple Use and Sustained Yield Act
11 of 1960.

12
13 **Policies**

14
15 1. Federal and state governments currently hold sufficient land to protect the public interest.

16
17 2. Federal lands shall be available for disposal when lands are difficult to manage or lie in
18 isolated tracts, when such disposal meets the important public objective of community
19 expansion or economic development, or when the disposal would serve the public
20 interest.

21
22 3. The county should be consulted on any federal land acquisition or disposal actions.

23
24 4. Lands must be made available for disposal under the Recreation and Public Purposes Act
25 of 1954 and in resource management plans and upon request by an appropriate entity in
26 accordance with the act.

27
28 5. The county shall encourage and participate in coordination and communication among
29 various federal, state, tribal, and local land management authorities. Where appropriate,
30 the county will enter into a reciprocal agreement to require notification of planning
31 decisions made by each entity and to provide an opportunity for comments.

32
33 6. Duchesne County supports the wise use, conservation and protection of public lands and
34 their resources, including well-planned management prescriptions. It is the County's
35 position that public lands be managed for multiple uses, sustained yields, prevention of
36 waste of natural resources, and to protect the health, safety and welfare of the public. It is
37 important to the County economy that public lands be properly managed for fish, wildlife,
38 livestock production, timber harvest, recreation, energy production, mineral extraction
39 and the preservation of natural, scenic, scientific and historical values.

40
41 7. Multiple use and sustained yield management means that state and federal agencies shall
42 develop and implement management plans and make other resource-use decisions which
43 facilitate land and natural resources use allocation which would support the specific

1 plans, programs, processes, and policies of state agencies and local governments. Such
2 management plans shall be designed to produce and provide the watersheds, food, fiber,
3 and minerals necessary to meet future economic growth needs and community expansion.
4 Such plans shall meet the recreational needs of the citizens of Duchesne County and the
5 state without permanent impairment of the productivity of the land.

- 6
- 7 8. In support of the national interest in energy independence and in consideration of the
8 nation's dependence on foreign oil, it is important that public lands remain open for oil
9 and gas exploration and production.
- 10
- 11 9. The County recognizes that federal agencies are mandated to manage public lands
12 according to federal laws, policies, and regulations established within the framework of
13 the U. S. Constitution, including the National Environmental Policy Act (NEPA), the
14 Endangered Species Act (ESA), the Clean Water Act (CWA), the Federal Land Policy
15 and Management Act (FLPMA), the National Forest Management Act (NFMA), the
16 Wilderness Act, the Utah Wilderness Act and the Wild and Scenic Rivers Act.
- 17
- 18 10. The Secretary of Interior, under FLPMA, is required to ensure that federal land use plans
19 are consistent with state and local plans to the maximum extent possible (provided the
20 Secretary finds such plans to be consistent with federal law and the purposes of the act).
21 Under NEPA, federal agencies are required to integrate environmental impact statements
22 into state or local planning processes. Such statements shall discuss any inconsistency of
23 a proposed action with approved state or local plans or laws (whether or not federally
24 sanctioned). Where an inconsistency exists, the statement should describe the extent to
25 which the federal agency would reconcile its proposed action with the plan or law.
- 26
- 27 11. Under federal law, counties have the power to request a yearly list of activities that are
28 scheduled to occur within the county from each federal management agency. Counties
29 have the right to be involved in public lands planning before the general public has the
30 opportunity to be involved and before a preferred alternative is selected. Counties may
31 request that monitoring occur to determine the effects that land and resource management
32 plans have on the local economy. Counties are allowed to define what constitutes
33 "community or economic stability."

34

35 Sections 63J-8-103 and 63L-8-104 of the Utah Code define state participation in managing
36 public lands and require consistency between federal and state plans as follows:

37

38 "In view of the requirement in FLPMA, 43 U.S.C. Sec. 1712, that BLM must work
39 through a planning process that is coordinated with other federal, state, and local planning
40 efforts before making decisions about the present and future uses of public lands, the
41 requirement in FLPMA, 43 U.S.C. Sec. 1714 that BLM may not withdraw or otherwise
42 designate BLM lands for specific purposes without congressional approval, and the
43 requirement in the Forest Service Multiple-Use Sustained Yield Act of 1960, 16 U.S.C.

1 Sec. 528, that lands within the national forests be managed according to the principles of
2 multiple use, and in view of the right which FLPMA, the National Environmental Policy
3 Act, 42 U.S.C. Sec. 4321 et seq. and the Federal Advisory Committee Act, 5 U.S.C.
4 Appendix 2, give to state and local governments to participate in all BLM and Forest
5 Service efforts to plan for the responsible use of BLM and Forest Service lands and the
6 requirement that BLM and the Forest Service coordinate planning efforts with those of
7 state and local government, the state [and Duchesne County] adopts the following policy
8 for the management of the subject lands:
9

- 10 (1) Pursuant to the proper allocation of governmental authority between the several
11 states and the federal government, the implementation of congressional acts
12 concerning the subject lands must recognize the concurrent jurisdiction of the
13 states and accord full recognition to state interpretation of congressional acts, as
14 reflected in state law, plans, programs, and policies, insofar as the interpretation
15 does not violate the Supremacy Clause, U.S. Constitution, Article VI, Clause 2.
16
- 17 (2) Differences of opinion between the state's plans and policies on use of the subject
18 lands and any proposed decision concerning the subject lands pursuant to federal
19 planning or other federal decision making processes should be mutually resolved
20 between the authorized federal official, including federal officials from other
21 federal agencies advising the authorized federal official in any capacity, and the
22 governor of Utah.
23
- 24 (3) The subject lands managed by the BLM are to be managed to the basic standard of
25 the prevention of undue and unnecessary degradation of the lands, as required by
26 FLPMA. A more restrictive management standard should not apply except
27 through duly adopted statutory or regulatory processes wherein each specific area
28 is evaluated pursuant to the provisions of the BLM's planning process and those of
29 the National Environmental Policy Act.
30
- 31 (4) The subject lands should not be segregated into separate geographical areas for
32 management that resembles the management of wilderness, wilderness study
33 areas, wildlands, lands with wilderness characteristics, or the like.
34
- 35 (5) The BLM and the Forest Service should make plans for the use of the subject
36 lands and resources subject to their management pursuant to statutorily authorized
37 processes, with due regard for the provisions of the National Environmental
38 Policy Act, by:
39
- 40 a. Recognizing that the duly adopted Resource Management Plan or Forest
41 Service equivalent is the fundamental planning document, which may be
42 revised or amended from time to time;
43

1 b. Avoiding and eliminating any form of guidance or policy that has the
2 effect of prescreening, segregating, or imposing any form of management
3 requirements upon any of the subject lands and resources prior to any of the
4 planning processes subject to Subsection (5)(a); and
5

6 c. Avoiding and eliminating all forms of planning that parallel or duplicate
7 the planning processes subject to Subsection (5)(a).”
8

9 “The BLM and Forest Service land use plans should produce planning documents
10 consistent with state and local land use plans to the maximum extent consistent with federal law
11 and FLPMA's purposes, by incorporating the state's land use planning and management program
12 for the subject lands that preserve traditional multiple use and sustained yield management on the
13 subject lands to:
14

- 15 1. Achieve and maintain in perpetuity a high-level annual or regular periodic output of
16 agricultural, mineral, and various other resources from the subject lands;
17
- 18 2. Support valid existing transportation, mineral, and grazing privileges in the subject lands
19 at the highest reasonably sustainable levels;
20
- 21 3. Produce and maintain the desired vegetation for watersheds, timber, food, fiber, livestock
22 forage, wildlife forage, and minerals that are necessary to meet present needs and future
23 economic growth and community expansion in each county where the subject lands are
24 situated without permanent impairment of the productivity of the land;
25
- 26 4. Meet the recreational needs and the personal and business-related transportation needs of
27 the citizens of each county where the subject lands are situated by providing access
28 throughout each such county;
29
- 30 5. Meet the needs of wildlife, provided that the respective forage needs of wildlife and
31 livestock are balanced according to the provisions of Subsection 63J-4-401(6)(m);
32
- 33 6. Protect against adverse effects to historic properties, as defined by 36 C.F.R. Sec. 800;
34
- 35 7. Meet the needs of community economic growth and development;
36
- 37 8. Provide for the protection of existing water rights and the reasonable development of
38 additional water rights; and
39
- 40 9. Provide for reasonable and responsible development of electrical transmission and energy
41 pipeline infrastructure on the subject lands.”
42

43 Duchesne County incorporates the above sections of the Utah Code into the county resource

1 management plan and it is County policy that federal land management agencies are to comply
2 with Utah law to the greatest extent possible, as required by FLPMA, as they manage federal land
3 in Utah.

4
5 **Multiple Use and Sustained Yield**

6
7 **Policy:** It is the policy of Duchesne County that:

- 8
9 a. The citizens of the County are best served by applying multiple-use and sustained-yield
10 principles in public land use planning and management; and
11
12 b. Multiple-use and sustained-yield management means that federal agencies should develop
13 and implement management plans and make other resource-use decisions that:
14
15 1. Achieve and maintain in perpetuity a high-level annual or regular periodic output
16 of mineral and various renewable resources from public lands;
17
18 2. Support valid existing transportation, mineral, and grazing privileges at the
19 highest reasonably sustainable levels;
20
21 3. Support the specific plans, programs, processes, and policies of state agencies and
22 local governments;
23
24 4. Are designed to produce and provide the desired vegetation for the watersheds,
25 timber, food, fiber, livestock forage, and wildlife forage, and minerals that are
26 necessary to meet present needs and future economic growth and community
27 expansion without permanent impairment of the productivity of the land;
28
29 5. Meet the recreational needs and the personal and business-related transportation
30 needs of the citizens of the state by providing access throughout the state;
31
32 6. Meet the recreational needs of the citizens of the state;
33
34 7. Meet the needs of wildlife;
35
36 8. Provide for the preservation of cultural resources, both historical and
37 archaeological;
38
39 9. Meet the needs of economic development;
40
41 10. Meet the needs of community development; and
42
43 11. Provide for the protection of water rights and water quality.

- 1 c. All plans and management decisions must ensure that special designations do not
2 influence the use of resources on lands not listed. The County opposes the use of a buffer
3 zone management philosophy that dictates land use practices and influences decisions
4 beyond the scope and boundaries of the designations. The County also opposes the
5 imposition of Areas of Critical Environmental Concern (ACEC), National Conservation
6 Areas or Visual Resource Management (VRM) classifications as substitutes for former
7 Wilderness Inventory Units or so-called Citizens' Proposed Wilderness Units, or as a
8 means to displace valid surface occupying multiple use activities. ACEC and VRM
9 classifications are improper management tools unless narrowly drawn and tailored, both
10 geographically and programmatically, to effect only those restrictions which are actually
11 necessary to prevent irreparable damage to valid and relevant resource values. Imposing
12 ACEC classifications in the name of "protecting scenic values" is an improper use of the
13 ACEC tool, which contradicts this County policy. Imposing VRM classifications that
14 result in the prohibition of valid surface occupying or surface disturbing activities is an
15 improper use of the VRM tool, which contradicts this County policy.
16
- 17 d. Restrictions placed on any resource must be based on trend analysis and only imposed
18 after a complete analysis.
19
- 20 e. Lands designated open for specific uses should be available on a timely basis. If such use
21 is not covered in a resource management plan, then it will be analyzed in a separate
22 document or by amendment to the RMP. Extended delays or no action will not be used
23 as a method to accomplish management goals.
24

25 **Policy:** It is the policy of Duchesne County that public land agencies must consult with
26 Duchesne County on all plans or actions they propose on public lands. Public land agencies
27 shall:

- 28
- 29 a. Grant the County cooperating agency status on any proposed actions within the NEPA
30 process. The County shall be notified regarding natural resource area management
31 actions and participate accordingly.
32
- 33 b. File a written report detailing how consistency was analyzed with respect to agency
34 actions or plans. The report must identify where inconsistencies exist, why consistency is
35 impossible, and any plausible way to correct the inconsistencies.
36
- 37 c. Provide an opportunity for the County to have meaningful participation in the
38 development, monitoring and analysis of any studies conducted on resources associated
39 with public lands.
40
- 41 d. Notify the County of any proposed action that will affect the County's culture and
42 heritage values.
43

- 1 e. Provide a detailed socio-economic analysis, including cumulative impacts, of proposed
2 agency actions on Duchesne County's tax base, economy, culture and heritage values.
3
- 4 f. Certify that applicable data used to develop agency proposals meet the requirements of
5 the federal Data Quality Act.
6
- 7 g. Compensate any individual or entity physically or financially harmed by federal and state
8 actions, including negative impacts on the County tax base.
9
- 10 h. Analyze the ability of Duchesne County to provide emergency services, law enforcement,
11 water and waste management, search and rescue and other essential services to support a
12 proposed agency action.
13
- 14 i. Analyze the impacts of proposed agency actions on traditional uses such as recreation,
15 grazing, energy development, timber, fish, and wildlife.
16
- 17 j. Make no decisions on agency plans and actions in a piece-meal fashion. The agency must
18 analyze the present and future impact of the proposal, including but not limited to: the
19 need for buffer zones, protection of prey species and protection of viewsapes.
20
- 21 k. Mitigate negative impacts of any agency proposed action.
22
- 23 l. Provide public access and rights-of-way for utilities and/or transportation of products and
24 provide such additional access when future need is demonstrated.
25
- 26 m. Agency actions shall be reasonable and shall not cause excessive cost, time delays, or
27 undue hardship to applicants or the citizens of Duchesne County.
28
- 29 n. Ensure that guidelines, protocols, and other policies used to direct any activity on public
30 lands do not contain restrictions or protections not provide by law or regulation. Any
31 such actions must be developed and implemented with local government and public
32 participation.
33
- 34 o. Keep the County fully informed of public land management action proposals and allow
35 time for development of the County position should it not be clearly defined in the
36 County general plan or this policy document.
37

38 In the event that an agency seeks consultation with the County, the request shall be in writing that
39 such consultation is formal and will be treated as such.
40

41 **Special Designations in General**

42

43 Administrative designations contained in federal land use plans, such as ACECs, special

1 recreation management areas (SRMAs), or other prescriptive designations, can dictate practices
2 that restrict access or use of the land and negatively impact other resources or their use. Such
3 designations cause resource waste, serious impacts to other important resources and actions, and
4 are inconsistent with the principles of multiple use and sustained yield.

5
6 The Bureau of Land Management, in their 2008 Vernal RMP, has established three Areas of
7 Critical Environmental Concern and one SRMA that contain lands in Duchesne County (see Map
8 #3).

9

10	Nine Mile Canyon ACEC	(40,285 acres)
11	Nine Mile Canyon SRMA	(36,956 acres)
12	Lear's Canyon ACEC	(1,375 acres)
13	Pariette Wetlands ACEC	(839 acres)

14

15 **General Policies:** It is the policy of Duchesne County that:

- 16
- 17 a. The objectives of special designations can be met by well-planned and managed
18 development of natural resources.
 - 19
 - 20 b. In general, the objectives of special designations can be met by well-planned and
21 managed development of natural resources. For this reason, no special designations shall
22 be proposed until the need has been determined and substantiated by verifiable scientific
23 data available to the public. Furthermore, it must be demonstrated that protection cannot
24 be provided by other means and that the area in question is truly unique compared to
25 other area lands.
 - 26
 - 27 c. Special designations can be detrimental to the County's economy, life style, culture, and
28 heritage. Therefore special designations must be made in accordance with the spirit and
29 direction of the laws and regulations that created them.
 - 30
 - 31 d. Special designation areas do not include, and Duchesne County expressly prohibits
32 designation or creation of any protective perimeter or buffer zone around any special
33 designation area, including wilderness. The fact that activities or uses can be seen or
34 heard from within special designation areas shall not preclude such activities or uses up to
35 the boundary of the special designation area.
 - 36

37 **Grazing Polices in Special Designation Areas**

- 38
- 39 e. Special designation areas shall be actively managed by local, state and federal agencies to
40 preserve valid existing rights and all grazing rights. Grazing permit holders and other
41 affected parties may employ a full range of management techniques, including, but not
42 limited to, mechanical, chemical, agricultural, natural or other methods as deemed
43 necessary. Permittees, local, state and federal agencies, as stewards of special designation

1 areas, shall fully cooperate and coordinate management efforts to ensure that water, soil,
2 vegetation, timber, mineral, recreation, wildlife and other resources are properly managed
3 in a cohesive and collaborative multiple use stewardship effort. This authority shall
4 include fuel reduction and salvage harvest projects necessary to establish and maintain
5 healthy forests.

6
7 f. The grazing of livestock in special designation areas shall continue to be regulated by
8 rules, regulations, manuals and handbooks or other guidance that might apply to national
9 forest or public domain lands. Livestock grazing shall be entitled to continue as a valid
10 existing right and shall be entitled to renewal consistent with the following:

11
12 1. Grazing levels and season of use shall remain at the same level per permittee
13 when the affected allotment is designated as a special designation area. Grazing
14 levels may increase upon monitoring data developed for a minimum of five (5) years
15 showing that there is additional forage and the increased grazing will not adversely
16 affect vegetation resources.

17
18 2. There shall be no reductions in grazing numbers of both active and suspended
19 AUM's or in the season of use in special designation areas simply because an area is,
20 or has been designated as such, nor should any special designation be used by
21 administrators to slowly phase out grazing. Any changes in grazing use shall only be
22 temporary AUM reductions due to drought or other natural occurrences and shall be
23 based on monitoring data of at least five (5) years duration from studies designed to
24 measure change over time and which document a causal link between livestock
25 grazing and resource deterioration. No permanent grazing reductions shall occur if
26 the data fails to show that livestock grazing is a causal factor and does not distinguish
27 livestock impacts from those of wildlife or natural forces, such as drought, wildfire or
28 flood, or other activities, such as recreation. All monitoring shall be conducted in
29 close cooperation, consultation and coordination with the permittees in any affected
30 allotment.

31
32 3. The administration of grazing permits shall include the right to access the
33 allotments and private lands using motorized vehicles, if applicable, and to apply the
34 same full range of active management techniques on all range improvements
35 including roads and trails as in any non-special designation area. The term
36 "administration" is not limited to the grazing season and includes access to check on
37 the status of range projects and range resource conditions, research and monitoring,
38 maintenance, repair, construction, reconstruction, and installation of range
39 improvements, trailing and moving livestock according to existing allotment
40 management plans or established grazing practices. Special designation areas, in no
41 way, limit administration of grazing permits.

42
43 4. Grazing permits shall be fully transferrable under the same Acts, rules and

1 policies that apply to transfers of grazing permits located in non-special designation
2 areas.

3
4 5. Special designation areas within the National Forest System shall not be managed
5 to give priority or preference to wildlife populations or wildlife habitat over livestock
6 grazing. Livestock grazing permits shall not be reduced, discontinued, or suspended
7 due to big horn sheep populations, existing or re-introduced elk, moose, mule deer,
8 mountain goats, wild horses, buffalo or any other wildlife species in special
9 designation areas.

10
11 6. Livestock permits shall be renewed for a term of ten (10) years according to
12 existing terms and permits consistent with the above or incorporation of new
13 regulation changes that lengthen the term of the renewal.

14
15 **Vegetation Management Policies for Special Designation Areas**

16
17 g. In special designation areas, permittees, local, state and federal entities shall cooperate,
18 consult and coordinate in order to actively manage vegetation with a full range of
19 management tools and techniques including, but not limited to, mechanical, chemical,
20 agricultural, natural, or other methods as deemed necessary by the permittee or entity.
21 Duchesne County finds the unhealthy state of the forest and timber resources in the
22 County to be unacceptable. Duchesne County supports proper and active management of
23 forest resources, as well as the myriad of resources that will be adversely affected by
24 catastrophic wildfire. Such active management requires logging, motorized access,
25 mechanical and chemical treatments, as well as monitoring, thinning, reclamation and
26 seeding.

27
28 Vegetation management shall also include methods to control non-native, noxious and
29 invasive plant species.

30
31 **Wildlife Policies in Special Designation Areas**

32
33 h. Permittees, local, state and federal entities shall be entitled to engage in a full range of
34 active habitat management practices, including those vegetation treatments discussed
35 above, as well as installation of physical water guzzlers or troughs, gates, fences or other
36 improvements for the purpose of benefitting fish or wildlife habitat.

37
38 Motorized vehicle access and the use of mechanical equipment shall be permitted in the
39 establishment of improvements for the purpose of benefitting fish or wildlife habitat.

40
41 Habitat improvement and vegetation management shall include reduction in fuel loads,
42 removal or control of invasive or non-native species and removal of decadent or
43 undesirable vegetation to improve habitat or biological diversity.

1 Wild horses, if any, shall be kept within their Herd Management Area (HMA) and shall
2 be removed from any private, state or federal land outside of the HMA immediately upon
3 notice by any Permittee, local, state or federal entity that wild horses have strayed from
4 their HMA. The parties recognize that responsible management of wild horses is
5 necessary to mitigate negative environmental effects on the range, wildlife habitat,
6 riparian areas and other resources.
7

8 Special designation area management will not impair or impede predator control and a
9 full range of methods shall be used to protect and actively manage wildlife and livestock
10 in this effort. Areas established in County plans for habitat management, such as for the
11 Greater Sage Grouse, will be counted as conservation areas for special designation
12 mitigation.
13

14 Prior to listing any species as threatened or endangered pursuant to the Endangered
15 Species Act, Duchesne County expects listing agencies to exhaust all potential
16 conservation efforts to prevent listing of the species. Conservation efforts may include,
17 but are not limited to, Conservation Plans or Conservation Agreements between federal
18 agencies, the state and private landowners and permittees. All Conservation Plans and
19 Agreements must be granted a minimum term of ten (10) years to show improvements in
20 habitat or population numbers. Demonstrable improvement will automatically extend the
21 agreement for an additional five (5) year period until the species is stable. The MOU
22 with the Animal and Plant Health Inspection Service (APHIS) will be acknowledged and
23 used for predator control. Duchesne County encourages the U.S. Fish and Wildlife
24 Service to acknowledge this authority and accept state management of wildlife under its
25 sovereign rights.
26

27 **Water Rights Policies in Special Designation Areas**

28

- 29 i. No special designation areas shall include any water rights or the presumption of a water
30 right, whether reserved, unreserved, absolute, conditional or otherwise for any purpose
31 relating to said special designations.
32

33 Nothing in a special designation decision shall have any impact on the certification,
34 development, use, change, maintenance or expansion of water rights to any existing or
35 future use or permit as allowed by Utah State Code within a special designation area,
36 whether such rights are held by a person or other entity.
37

38 No special designation area shall impair or impede construction of facilities to develop,
39 divert, change, store, apply or otherwise use water.
40 Canals, ditches, springs and all other water structures must be accessible to motorized
41 vehicles and equipment for maintenance and protection purposes. Administrative motor
42 vehicle access shall be established for repair and maintenance of water impoundment
43 facilities in the High Uintas Wilderness.

1 All canals, ditches and water structures shall be protected by an adequate buffer of at least
2 one-half mile on either side of the center of the canal, ditch or structure. Management
3 prescriptions associated with special designation areas shall not conflict with such
4 protection areas.

5
6 Stock ponds, watering holes, fencing or the placement of troughs on springs shall be
7 considered improvements.

8
9 Any in-stream water right created by the designation of Wild and Scenic Rivers is junior
10 to all absolute and conditional water rights existing before the special designation is
11 finalized.

12
13 Nothing in the special designation decision shall be construed to take or reduce the State
14 of Utah's sovereign authority over all waters within the State and to make and enforce all
15 laws, rules or regulations or Utah's rights and authority pursuant to the Colorado River
16 Compact of 1922.

17 18 **Watershed Policies in Special Designation Areas**

- 19
20 j. Notwithstanding creation of a special designation area, and in accordance with the
21 conservation principles set forth above, a permittee or local, state or federal agency shall
22 actively manage and employ a full range of management techniques to protect water
23 development, including domestic and agricultural water resources, in a watershed area
24 and to promote watershed health. Watershed protection areas shall be counted as a
25 conservation use.

26 Vegetation management projects in watershed areas shall include restoration and removal
27 or timber to limit wildfire impacts, protect riparian areas, ensure appropriate water flows
28 and enhance water flows.

29
30 Local, state and federal agencies responding to wildfire shall be allowed to use motorized
31 vehicles, mechanical equipment and any other means necessary to protect watersheds.
32 Special designation areas shall be a priority for fire suppression and control to protect
33 water quality and water quantity.

34 35 **Transportation Policies in Special Designation Areas**

- 36
37 k. All roads, two-tracks and historic trails in the County, located within, bordering or
38 reaching a special designation area will continue to be open and accessible by all methods
39 of travel, including motorized vehicles and shall not be closed, obliterated, gated or
40 blocked without the prior approval of the Duchesne County Commission. This provision
41 is consistent with the active management policies of Duchesne County and is necessary to
42 facilitate use of the full range of land management tools.

43

1 Pursuant to the Act of July 26, 1866, Chapter 262, Section 8, Stat. 251, 253 codified at 43
2 USC Section 932, all public trails, roads, livestock byways and other rights of way shall
3 remain open and accessible to historic uses and shall not be closed, obliterated, gated or
4 blocked without the prior approval of the Duchesne County Commission.
5

6 Congress shall recognize all Duchesne County RS 2477 claims on public roads crossing
7 federal lands, outside of special designation areas, in the County.

8 Congress shall allow for motorized travel in all existing or new wilderness in Duchesne
9 County for the purpose of search and rescue in the event of an emergency.

10 11 **Recreation Policies in Special Designation Areas**

- 12
13 1. All existing recreation uses, including hunting, fishing, off-road vehicle travel,
14 snowmobiling and cycling shall continue to the same degree and in the same manner.
15 Such continued right of use shall include the use of motorized vehicles and mechanical
16 equipment along all existing roads and trails.
17

18 Dispersed camping shall be allowed within 300 feet of roads to provide an adequate
19 buffer between campsites and roads and ensure a safe and healthy environment for
20 camping and associated recreational activities.
21

22 Existing campgrounds shall be preserved and current recreation uses shall be allowed to
23 continue in the same manner and degree.
24

25 **Policies for Areas of Critical Environmental Concern**

26
27 Consistent with Chapter 63J-4-401 of the Utah Code, County support for the designation of an
28 Area of Critical Environmental Concern shall be withheld until:
29

- 30 a. It is clearly demonstrated that the proposed area satisfies all the definitional requirements
31 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. Sec. 1702(a);
32
33 b. It is clearly demonstrated that the area proposed for designation as an ACEC is limited in
34 geographic size and that the proposed management prescriptions are limited in scope to
35 the minimum necessary to specifically protect and prevent irreparable damage to the
36 relevant and important values identified, or limited in geographic size and management
37 prescriptions to the minimum required to specifically protect human life or safety from
38 natural hazards;
39
40 c. It is clearly demonstrated that the proposed area is limited only to areas that are not
41 already developed or used or to areas where no development is required;
42
43 d. It is clearly demonstrated that the proposed area contains historic, cultural or scenic

1 values, fish or wildlife resources, or natural processes, which are unique or substantially
2 significant and that the land area of the proposed designation is limited to the minimum
3 acreage required to protect those resources;
4

- 5 e. The regional values, resources, processes, or hazards have been analyzed by the federal
6 agency for impacts resulting from potential actions which are consistent with the
7 multiple-use, sustained-yield principles, and that this analysis describes the rationale for
8 any special management attention required to protect, or prevent irreparable damage to
9 the values, resources, processes, or hazards;
10
- 11 f. It is clearly demonstrated that the proposed designation is consistent with the plans and
12 policies of the state and of the county where the proposed designation is located as those
13 plans and policies are developed according to Subsection (3) of Chapter 63J-4-401 of the
14 Utah Code;
15
- 16 g. It is clearly demonstrated that the proposed ACEC designation will not be applied
17 redundantly over existing protections provided by other state and federal laws for federal
18 lands or resources on federal lands, and that the federal statutory requirement for special
19 management attention for a proposed ACEC will discuss and justify any management
20 requirements needed in addition to those specified by the other state and federal laws;
21
- 22 h. The difference between special management attention required for an ACEC and normal
23 multiple-use management has been identified and justified, and that any determination of
24 irreparable damage has been analyzed and justified for short and long-term horizons;
25
- 26 i. It is clearly demonstrated that the proposed designation is not a substitute for a wilderness
27 suitability recommendation, is not a substitute for managing areas inventoried for
28 wilderness characteristics after 1993 under the BLM interim management plan for valid
29 wilderness study areas; and it is not an excuse or justification to apply de facto wilderness
30 management standards;
31
- 32 j. The conclusions of all studies are submitted to the State of Utah and to Duchesne County,
33 as cooperating agencies, for review and the results, in support of or in opposition to, are
34 included in all planning documents;
35
- 36 k. Any impacts on private property rights are evaluated and mitigated.
37

38 **Visual Resource Management (VRM)**

39

40 BLM and USFS resource management plans also consider an area's visual values and identify
41 management classes with established objectives for public lands. The BLM's management of
42 visual resources includes identification of visual resource management (VRM) classes, which are
43 categories assigned to public lands based on scenic quality, sensitivity level, and distance zones.

1 There are four classes. Each class has an objective that prescribes the amount of change allowed
 2 in the characteristic landscape. USFS classes are similar but are referred to as visual quality
 3 objectives and include preservation, retention, partial retention, and modification designations.

- 4 • **VRM Class I objective:** To preserve the existing character of the landscape. The level of
 5 change to the characteristic landscape should be very low and must not attract attention.
- 6 • **VRM Class II objective:** To retain the existing character of the landscape. The level of
 7 change to the characteristic landscape should be low.
- 8 • **VRM Class III objective:** To partially retain the existing character of the landscape. The
 9 level of change to the characteristic landscape should be moderate.
- 10 • **VRM Class IV objective:** To provide for management activities which require major
 11 modification of the existing character of the landscape. The level of change to the
 12 characteristic landscape can be high.

13 The 2008 BLM Vernal ROD/RMP (BLM 2008) and 1986 *Land and Resource Management Plan*
 14 *for the Ashley National Forest* (U.S. Department of Agriculture 1986) identify the following
 15 VRM prescriptions for federal lands (Tables LU5 and LU6):

Table LU5. Acres of Visual Resource Management Classes and Objectives for Federal Lands

BLM Class (USFS objective)	BLM	USFS
VRM Class I (Preservation)	57,776	338,088
VRM Class II (Retention)	259,734	473,545
VRM Class III (Partial Retention)	759,977	240,485
VRM Class IV (Modification)	642,450	332,581

Sources: BLM (2008), U.S. Department of Agriculture (1986).

Table LU6. Acres of Visual Resource Management Classes and Objectives for Bureau of Land Management Lands in Duchesne County

BLM Class	Duchesne County
VRM Class I	–
VRM Class II	7,943
VRM Class III	67,980
VRM Class IV	131,819

Sources: BLM (2009).

1 Bureau of Land Management visual resource management classes in Duchesne County are shown
2 on Map #4.

3
4 In some instances, VRM classifications have been used as substitutes for former Wilderness
5 Inventory Units or so-called Citizens' Proposed Wilderness Units, or as a means to displace valid
6 surface-occupying multiple-use activities. Such designations cause resource waste, serious
7 impacts to other important resources and actions, and are inconsistent with the principles of
8 multiple-use and sustained yield.

9
10 **Policy**

11
12 In accordance with Section 63J-8-104 (m) of the Utah Code, it is the policy of Duchesne County
13 that a BLM visual resource management class I or II rating is generally not compatible with the
14 county's plan and policy for managing federal lands, but special cases may exist where such a
15 rating is appropriate if jointly considered and created by state, local, and federal authorities as
16 part of an economic development plan for a region of the state, with due regard for valid existing
17 rights, school trust lands and private lands within the area.

18
19 **Land Exchanges, Acquisitions, and Sales**

20
21 Whereas more than fifty-percent of Duchesne County consists of public lands managed by
22 federal or state agencies, further loss of private property will result in a diminution of the
23 economic base and cultural values.

24
25 **Policy:** It is the policy of Duchesne County that:

- 26
27 a. Private property shall be protected from coerced acquisition by federal, state and local
28 governments.
29
30 b. The County shall be compensated for loss of private lands or tax revenues due to land
31 exchanges.
32
33 c. Private lands shall not be converted to state or federal ownership in order to compensate
34 for government activities outside of Duchesne County.
35
36 d. A private property owner has a right to dispose of or exchange property as he/she sees fit
37 within applicable law.
38
39 e. Any conversion from private property to public lands shall result in no net loss of private
40 property. No net loss shall be measured both in terms of acreage and fair market value.

41
42 **EXCEPTION:** Private property may be converted to public ownership only after written
43 approval by motion of the Duchesne County Commissioners on recommendation of the

1 Duchesne County Public Lands Committee (if desired by the Commission). In making
2 exceptions to the “no net loss rule,” the following shall be considered:

- 3
- 4 1. The acreage of the proposed acquisition.
- 5
- 6 2. The proximity of the proposed acquisition to existing public lands.
- 7
- 8 3. The proximity of the proposed acquisition to conservation areas on private lands.
- 9
- 10 4. The property tax revenue received by the county under private ownership
11 compared to estimated payment in lieu of taxation under public ownership.
12
- 13 5. The private development potential of the subject land, including proximity to
14 public roads and utilities.
- 15
- 16 6. The proposed management scheme for the lands (the extent to which multiple use
17 will be allowed rather than restricted).
- 18
- 19 7. Whether the acquisition is needed to mitigate adverse environment affects
20 associated with public improvements that have occurred or are proposed.
21
- 22 8. Whether the agency proposing the acquisition has taken steps to dispose of
23 surplus lands in the County.
24

25 **Conservation Easements**

26
27 Chapter 57-18 of the Utah Code is known as the Land Conservation Easement Act.
28 Conservation easements are legal documents reducing certain property rights, in perpetuity,
29 offered voluntarily by private property owners in exchange for compensation or tax breaks, from
30 non-profit or government agencies. Once signed, conservation easements are to be recorded with
31 the County and notice given to the County Assessor. Land values can be greatly reduced as a
32 result of a conservation easement and such reductions have a negative effect on the County tax
33 base. Conservation easements can also be a trap in which private property owners not only give
34 up certain rights, but can actually lose their property (see *Conservation Easements are a Trap*,
35 prepared by the Alliance for Citizens Rights, www.keepourrights.org).
36

37 **Policy:** Duchesne County encourages property owners to consult legal counsel before
38 considering a conservation easement on their property and carefully consider the impacts of the
39 loss of certain property rights in perpetuity.
40

41 **Soils**

42
43 **Policy:** It is the policy of Duchesne County that land management agencies shall:

- 1 a. Apply scientifically effective practices to maintain and improve the quality and quantity
2 desirable plant cover to protect watersheds, timber, and rangelands from soil erosion.
3
- 4 b. Install structural measures to prevent soil erosion, as needed.
5
- 6 c. Recognize the Natural Resource Conservation Service (NRCS) soil survey as the
7 authority in matters of soil conservation.
8
- 9 d. Encourage that a Digitized Soil Survey be completed for Duchesne County so that soil
10 information is readily available to the public.
11
- 12 e. Base soil conservation activities on all available survey drafts until a final survey is
13 published. Any deviation from this material or soil data developed outside of the survey
14 must be coordinated with the Duchesne County Soil Conservation District and Natural
15 Resource Conservation Service (NRCS).
16
- 17 f. Continue use of the NRCS Soil Climate Analysis Network (SCAN) sites located at Little
18 Red Fox and Mountain Home to monitor soil moisture and assess drought risk.
19

20 **Water Considerations**

21
22 Land use policies can have an effect on water quality and water consumption.
23

24 **Policy:** Duchesne County encourages preservation of water quality for beneficial uses and to
25 encourage conservation of water. Zoning ordinance standards shall encourage xeriscape and
26 drought tolerant landscaping over treatments that require significant watering.
27

28 **Transfer of Public Lands to the State**

29
30 **Findings:** Legislation passed in the State of Utah (HB 148, signed into law in 2012) has
31 demanded that the federal government extinguish title to certain public lands that the federal
32 government currently holds. This legislation was analyzed in a study entitled “*A Legal Overview*
33 *of Utah’s H.B. 148 — The Transfer of Public Lands Act,*” written by Donald J. Kochan. As
34 Kochan writes, “the State of Utah claims that the federal government made promises to it (at
35 statehood when the federal government obtained the lands) that the federal ownership would be
36 of limited duration and that the bulk of those lands would be timely disposed of by the federal
37 government into private ownership or otherwise returned to the State.” Those promises were
38 kept with Hawaii and states east of Colorado; but not with the states in the Intermountain West.
39 This demand does not include National Parks, Wilderness, and several other special-designation
40 federal holdings.
41

42 Kochan concludes his study by noting that “Utah’s Transfer of Public Lands Act presents
43 fascinating issues for the areas of public lands, natural resources, and constitutional law. There

1 are credible legal arguments supporting Utah’s demand that the federal government extinguish
2 certain public lands within the State. At the very least, it seems clear that the law is not “clearly”
3 unconstitutional as some opponents contend.”
4

5 A group called the American Lands Council was formed in 2012 to advocate for the transfer of
6 federal lands to the states. A recent American Lands Council news release stated that "the
7 economic, legal, and environmental case for transferring public lands to the states is so strong
8 that hundreds of elected officials have joined our efforts to improve access, health, and
9 productivity on public lands through local control, and nearly every state in the west has
10 introduced transfer of public lands related legislation. Some states have called for the transfer and
11 others are studying it. Even eastern states are coming on board."
12

13 **Policy:** Duchesne County shall continue to support efforts to legally relieve the Federal
14 Government of ownership, control and jurisdiction over public lands in Duchesne County
15 (except for designated wilderness areas).
16

17 **SITLA Lands**

18

19 Approximately 55,051 acres of land in Duchesne County (about 2.7% of the County) is owned
20 and managed by the State School and Institutional Trust Lands Administration (SITLA). SITLA
21 also owns the subsurface mineral estate in many areas of the county.
22

23 SITLA leases land surface in Duchesne County for grazing, mining and for oil and gas
24 development. According to SITLA’s 2015 Annual Report (for the 2014-15 fiscal year), they
25 generated \$109.2 million in revenue from land sales, leases and other activities. After
26 administrative operating costs were deducted, the agency was able to provide \$100.1 million to
27 permanent funds and beneficiaries. Of the total revenue received, \$61.7 million came from the
28 oil and gas industry and \$7.9 million from the mining industry. The largest beneficiary of SITLA
29 revenues is the public K-12 school system, which received \$45.7 million in 2015.
30

31 Many Class B and Class D county roads cross SITLA lands and the county has been able to
32 acquire easements from SITLA to ensure the continued use of those routes by the public.
33

34 **Policy:** It is the policy of Duchesne County to closely coordinate with the State Institutional
35 Trust Lands Administration to help meet the needs of citizens and companies using trust lands
36 and to help continue the economic benefits of multiple use of SITLA lands.
37

38 **Duchesne County Public Lands Committee**

39

40 Consistent with its responsibility to participate in the public land management process, the
41 Duchesne County Commission established the Duchesne County Public Lands Committee and
42 charged the committee in 2003 to write and implement a new public lands policy document that
43 shall outline the County’s policies as they relate to public land management agencies. Those

1 policies were adopted in 2005 and are being updated in 2017.

2
3 The Public Lands Committee has been assigned the following tasks:

- 4
- 5 a. Study public land management planning, policies and decision-making processes.
 - 6
 - 7 b. Develop an action-plan to provide a basis for the county's participation in public lands
 - 8 issues.
 - 9 c. Monitor the activities of public land management agencies.
 - 10
 - 11 d. Engage the citizenry in dialog relative to public land issues.
 - 12
 - 13 e. Make recommendations to the Duchesne County Commission with regard to public lands
 - 14 issues.
 - 15
 - 16 f. At the direction of the Duchesne County Commission, participate in the public lands
 - 17 management planning and decision-making processes on behalf of the county.
 - 18
 - 19 g. Revise or amend the county public land use policies, as needed.
 - 20

21 In order to accomplish these tasks, the Public Lands Committee shall:

- 22
- 23 a. Meet once a month or as necessary
 - 24
 - 25 b. Select a chairman who shall:
 - 26 1. Assign qualified committee members to attend specific meetings relative to public
 - 27 lands issues.
 - 28
 - 29 2. Assign qualified committee members to review environmental and public land use
 - 30 documents.
 - 31
 - 32 3. Assign qualified committee members to prepare reports for the Duchesne County
 - 33 Commission, which shall document compliance or noncompliance with the
 - 34 county public land use policies.
 - 35
 - 36 4. Assign qualified committee members to prepare responses from the Duchesne
 - 37 County Commission to the public land management agencies.
 - 38
 - 39 5. Report to the Duchesne County Commission once per month or as necessary.
 - 40
 - 41 6. Recommend the hiring of consultants with special expertise to review documents,
 - 42 perform surveys, write opinions, and perform other tasks as directed by the
 - 43 Duchesne County Commission.
 - 44

Section 2. Energy, Mining & Mineral Resources

Findings: The energy and mining industries are an important part of the culture, heritage and economy of Duchesne County and will be for a number of years to come. The future looks bright for energy development in Duchesne County, as an “Assessment of Undiscovered Oil and Gas Resources in the Uteland Butte Member of the Eocene Green River Formation, Uinta Basin, Utah,” published by the U.S. Department of the Interior, U.S. Geological Survey, August 2015, found that the Uteland Butte Carbonate Continuous Assessment Unit and the Uteland Butte Conventional Oil and Gas Assessment Unit (portions of which are in Duchesne County) contain estimated mean undiscovered resources of 214 million barrels of oil, 329 billion cubic feet of associated/dissolved natural gas, and 14 million barrels of natural gas liquids.

A December 2008 report published by Utah State University entitled “Public Lands and Utah Communities: A Statewide Survey of Utah Residents,” found (in Table 34) that 79.3% of residents surveyed in the Daggett-Duchesne-Uintah County believe that federal land managers should either maintain (41.0%), moderately increase (27.4%) or substantially increase (10.9%) the extent to which mineral exploration and extraction activities occur on Utah’s public lands. The same study found (in Table 37) that 80.2% of residents surveyed in the Daggett-Duchesne-Uintah County believe that federal land managers should either maintain (32.4%), moderately increase (29.4%) or substantially increase (18.4%) the extent to which oil and gas exploration and development activities occur on Utah’s public lands.

The *Bureau of Land Management Vernal Field Office Record of Decision and Approved Resource Management Plan* (BLM Vernal ROD/RMP) makes the following allocations for oil and gas leasing (BLM 2008) (in Figures EM1–EM3):

Unavailable: 190,434 acres:

53,058 acres of wilderness study areas (WSAs) in the BLM Vernal Field Office plus 2,750 acres of WSA in the BLM Moab Field Office.

99,498 acres in 14 areas identified as lands with wilderness characteristics (LWC) (does not include 6,680 acres of LWC in BLM White River Field Office that are no surface occupancy [NSO]).

35,128 acres within the Hill Creek Extension.

Open subject to NSO: 86,789 acres:

0.25-mile area around greater sage-grouse (*Centrocercus urophasianus*) leks.

High-use recreation areas such as Pelican Lake.

1 White River LWC.

2
3 Areas of critical environmental concern (ACECs) including the Nine Mile Canyon ACEC
4 (44,168 acres in Duchesne and Carbon Counties), Lear's Canyon (1,375 acres, all in
5 Duchesne County), and the Pariette Wetlands (10,437 acres, the bulk of which are in
6 Uintah County).

7
8 Open subject to moderate constraints: 890,280 acres

9
10 Open subject to standard terms and conditions: 750,131 acres

11
12 Mineral leasing categories on BLM land in Duchesne County are shown on Map #5.

13
14 Section 63J-8-104 of the Utah Code gives the state's position regarding energy, mining and
15 mineral resources on federal land. Duchesne County supports the state's position, which requires
16 federal land management agencies to achieve and maintain at the highest reasonably sustainable
17 levels a continuing yield of energy, hard rock, and nuclear resources in those subject lands with
18 economically recoverable amounts of such resources as follows:

19
20 **Policies:** It is the policy of Duchesne County that:

- 21
- 22 a. The development of the solid, fluid, and gaseous mineral resources in portions of the
23 subject lands is an important part of the state's economy and the economies of the
24 respective counties, and should be recognized that it is technically feasible to access
25 mineral and energy resources in portions of the subject lands while preserving or, as
26 necessary, restoring non-mineral and non-energy resources;
 - 27
28 b. All available, recoverable solid, fluid, gaseous, and nuclear mineral resources in the
29 subject lands should be seriously considered for contribution or potential contribution to
30 the state's economy and the economies of the respective counties;
 - 31
32 c. Those portions of the subject lands shown to have reasonable mineral, energy, and
33 nuclear potential should be open to leasing, drilling, and other access with reasonable
34 stipulations and conditions, including mitigation, reclamation, and bonding measures
35 where necessary, that will protect the lands against unnecessary and undue damage to
36 other significant resource values;
 - 37
38 d. Federal oil and gas existing lease conditions and restrictions should not be modified,
39 waived, or removed unless the lease conditions or restrictions are no longer necessary or
40 effective;
 - 41
42 e. Any prior existing lease restrictions in the subject lands that are no longer necessary or
43 effective should be modified, waived, or removed;

- 1 f. Restrictions against surface occupancy should be eliminated, modified, or waived, where
2 reasonable;
- 3
- 4 g. In the case of surface occupancy restrictions that cannot be reasonably eliminated,
5 modified, or waived, directional drilling should be considered where the mineral and
6 energy resources beneath the area can be reached employing available directional drilling
7 technology;
- 8
- 9 h. Applications for permission to drill in the subject lands that meet standard qualifications,
10 including reasonable and effective mitigation and reclamation requirements, should be
11 expeditiously processed and granted; and
12
- 13 i. Any moratorium that may exist against the issuance of qualified mining patents and oil
14 and gas leases in the subject lands, and any barriers that may exist against developing
15 unpatented mining claims and filing for new claims, should be carefully evaluated for
16 removal;
- 17

18 **Policy:** Consistent with the above state law, Duchesne County's support for mineral
19 development provisions within federal land management plans will be withheld until the
20 appropriate land management plan environmental impact statement clearly demonstrates:
21

- 22 a. That the authorized planning agency has:
23
 - 24 1. Considered and evaluated the mineral and energy potential in all areas of the
25 planning area as if the areas were open to mineral development under standard
26 lease agreements; and
 - 27
 - 28 2. Evaluated any management plan prescription for its impact on the area's baseline
29 mineral and energy potential;
 - 30
- 31 b. That the development provisions do not unduly restrict access to public lands for energy
32 exploration and development;
- 33
- 34 c. That the authorized planning agency has supported any closure of additional areas to
35 mineral leasing and development or any increase of acres subject to no surface occupancy
36 restrictions by adhering to:
37
 - 38 1. The relevant provisions of the Federal Land Policy and Management Act of 1976,
39 43 U.S.C. Sec. 1701 et seq.;
 - 40
 - 41 2. Other controlling mineral development laws; and
 - 42
 - 43 3. The controlling withdrawal and reporting procedures set forth in the Federal Land

1 Policy and Management Act of 1976, 43 U.S.C. Sec. 1701 et seq.;

- 2
- 3 d. That the authorized planning agency evaluated whether to repeal any moratorium that
- 4 may exist on the issuance of additional mining patents and oil and gas leases;
- 5
- 6 e. That the authorized planning agency analyzed all proposed mineral lease stipulations and
- 7 considered adopting the least restrictive necessary to protect against damage to other
- 8 significant resource values;
- 9
- 10 f. That the authorized planning agency evaluated mineral lease restrictions to determine
- 11 whether to waive, modify, or make exceptions to the restrictions on the basis that they are
- 12 no longer necessary or effective;
- 13
- 14 g. That the authorized federal agency analyzed all areas proposed for no surface occupancy
- 15 restrictions, and that the analysis evaluated:
- 16
- 17 1. Whether directional drilling is economically feasible and ecologically necessary
- 18 for each proposed no surface occupancy area;
- 19
- 20 2. Whether the directional drilling feasibility analysis, or analysis of other
- 21 management prescriptions, demonstrates that the proposed no surface occupancy
- 22 prescription, in effect, sterilizes the mineral and energy resources beneath the
- 23 area; and
- 24
- 25 3. Whether, if the minerals are effectively sterilized, the area must be reported as
- 26 withdrawn under the provisions of the Federal Land Policy and Management Act;
- 27 and
- 28
- 29 h. That the authorized planning agency has evaluated all directional drilling requirements in
- 30 no surface occupancy areas to determine whether directional drilling is feasible from an
- 31 economic, ecological, and engineering standpoint;
- 32

33 **Energy Resources in General**

34

35 **Findings:** The Utah Code, in Section 40-6-1, declares that it is in the public interest to foster,

36 encourage and promote the development of natural oil and natural gas resources in Utah in such a

37 manner to prevent waste of those resources.

38

39 The oil and gas industry has been a significant economic factor in Duchesne County since the

40 early 1970's. The energy industry provides employment and economic opportunity and accounts

41 for a significant percentage of the County's tax base. However, the energy industry is prone to

42 boom and bust cycles based on fluctuating prices of crude oil and natural gas.

43

1 The Utah Division of Oil, Gas and Mining has identified several major oil and gas fields in
2 Duchesne County (see Map #6). Oil and Gas production areas (well sites) are also shown on
3 Map #6).

4
5 In 2012, the Duchesne County Conservation District identified Energy as one of the top five
6 natural resource concerns. The District encouraged energy conservation measures, increased use
7 of renewable energy sources, increased use of natural gas and support of the petroleum extraction
8 industry in the County.

9
10 The District identified the following challenges associated with energy resources:

- 11 a. Obtaining permits to drill on federal land is becoming more difficult due to increasing
12 environmental regulations.
- 13
14 b. Distribution of energy commodities to markets is difficult due to the lack of rail service,
15 lack of crude oil pipelines, geographic isolation from refineries and markets and
16 dangerous conditions on state highways, particularly during the winter.
- 17
18 c. Energy companies are becoming more hesitant to invest in Duchesne County due to the
19 environmental regulations affecting federal lands that make it more costly to access the
20 resource.
- 21
22 d. Private land owners do not understand the implications of the Split Estate and feel
23 violated or not adequately compensated when wells are drilled on their property.
- 24
25 e. Although there is a vast amount of energy in the Uintah Basin within oil shale and tar
26 sands, the technology to extract the energy from these resources has not been proven to be
27 economically viable.
- 28
29

30 According to data from the Utah Division of Oil, Gas and Mining, Duchesne County is the top
31 oil producing county in Utah, having produced 19.4 million barrels (of the 40.9 million barrels
32 produced in Utah) in 2014 and 17.1 million barrels (of the 37.1 million barrels produced in Utah)
33 in 2015. Due to low crude prices, the production in Duchesne County has dropped to about 10.2
34 million barrels (of the 22.6 million barrels produced in Utah) in 2016. The 2016 data reflects
35 production reports through January 12, 2017; and the 2016 final production numbers could
36 change.

37
38 Duchesne County is currently the third highest natural gas producing county in Utah; having
39 produced 49.7 million MCF of gas in 2014 and 41.7 million MCF in 2015 (1 MCF equals 1,000
40 cubic feet of gas). Production of gas dropped to about 26.6 MCF in 2016. The 2016 data
41 reflects production reports through January 12, 2017; and the 2016 final production numbers
42 could change.

43

1 The most recent oil and gas boom resulted in Duchesne County being the second-fastest growing
2 county in the nation in 2013 (for counties with over 10,000 residents) with a 5.5% growth rate
3 that year. Between 2000 and 2012, the county population grew by 29.48 percent. During boom
4 times, the county unemployment rate has been known to drop into the 2.7% range (December
5 2014). During bust times, such as in early 2016, the unemployment rate increased to over 11%.
6 This bust is illustrated by Division of Oil, Gas & Mining data that shows the applications for
7 permits to drill in Duchesne County decreasing from 794 in 2013 to 511 in 2014, 77 in 2015 and
8 only 41 by September of 2016. Spudding of new wells decreased from 442 in 2013 to 433 in
9 2014 to only 37 in 2015. Only 12 new wells have been spudded in the first half of 2016.

10
11 For decades, the wealth created by oil and gas development has provided for the growth of local
12 government services. It has helped build schools, roads, public buildings, utility infrastructure
13 and family fortunes. Historically, much of this activity has taken place on private land. Trends
14 since the late 1980's have emphasized development of oil and gas on public lands; however,
15 recent restrictive federal government policies have caused a shift toward drilling on private and
16 tribal lands. According to the Utah Division of Oil, Gas and Mining, the amount of oil
17 production in Duchesne County from federal leases dropped from 32.7% of total production in
18 2011 to 29.1% of total production in 2013. Access to public lands is critical to the development
19 of energy resources.

20 21 **Additional Findings**

22
23 More upgraded pipeline and crude oil infrastructure is needed to bring crude oil products
24 produced in the Uintah Basin to market.

25
26 The business environment for renewable energy and non-renewable energy is not on a level
27 playing field because renewable energy is heavily subsidized.

28
29 The management of the greater sage-grouse by federal and state entities has implications for the
30 level of mineral development that is allowed in the counties. Voluntary management provisions
31 in the *Conservation Plan for Greater Sage-grouse in Utah* (Utah Division of Wildlife Resources
32 2013) are as follows:

- 33
34 a) Avoid disturbance within a lek if possible. Project proponents must demonstrate why
35 avoidance is not possible.
36
37 b) If avoidance is not possible, use minimization as appropriate to the lek.
38
39 c) If minimization is not sufficient, mitigation is required. Mitigation should be calculated at
40 a minimum of a 4:1 ratio starting with the first acre disturbed. Mitigation must produce
41 lands capable of supporting greater sage-grouse as habitat before the proposed
42 disturbance occurs, although birds do not need to be using the mitigated area.
43

- 1 d) The proponent of the disturbance must demonstrate that the conditions have been met.
2 Cumulative new permanent disturbance should not exceed 5% of the surface area of other
3 habitat within the sage-grouse management area.
4

5 The BLM Vernal ROD/RMP manages the greater sage-grouse in Utah with some of the
6 following provisions:
7

- 8 a) NSO in a 0.25-mile zone around leks year-round;
9
10 b) No permanent facilities or structures allowed within 2 miles of a lek when possible;
11
12 c) No surface-disturbing activities within 2 miles of active greater sage-grouse leks allowed
13 from March 1 to June 15;
14
15 d) Within 0.5 mile of known active leks, the best available technology used to reduce noise,
16 e.g., installation of multi-cylinder pumps, hospital sound-reducing mufflers, and
17 placement of exhaust systems.
18

19 **Oil Shale**

20
21 The U.S. Geological Survey has studied the “In-Place Oil Shale Resources of the Mahogany
22 Zone, Green River Formation, Sorted by Grade, Overburden Thickness, and Stripping Ratio,
23 Piceance Basin, Colorado, and Uinta Basin, Utah” in a February, 2015 report. This study found
24 total oil shale resources in the Eocene Green River Formation of the Piceance and Uinta Basins
25 in Colorado and Utah amount to an estimated 2.845 trillion barrels of oil in-place regardless of
26 grade according to the most recent U.S. Geological Survey (USGS) assessment. This total value
27 does not represent how much of the resource is likely to be recoverable, because much of the oil
28 shale is of insufficient grade (as determined by yield in gallons per ton of oil generated per ton of
29 rock processed) or occurs in intervals too thin to be targeted for development.
30

31 In the Uinta Basin, 29.9 billion barrels of the 214.5 billion barrels of Mahogany zone oil in-place
32 meets the overburden and stripping ratio criteria that make recovery of shale oil the most
33 feasible. Although southeastern Duchesne County contains oil shale, the study shows that the
34 most likely extraction/mining locations, containing the best overburden and gallons per ton
35 conditions, are to the east in Uintah County.
36

37 **Geothermal Resources**

38
39 The Utah Geological Survey published a map of Geothermal Resources in Utah in 2004. While
40 counties such as Juab, Millard, Beaver and Iron were depicted to have potential for geothermal
41 energy development, that map showed very few geothermal resources in Duchesne County and
42 no designated geothermal resource areas. The 2004 map depicted only the Warm Springs on the
43 Duchesne River near Hanna and eight other thermal springs or wells in the central part of the

1 county. This map was updated by the Utah Geological Society in the 3rd edition of “*Utah’s*
2 *Energy Landscape*,” and the 2014 map (see Map #7) shows three thermal wells in northeastern
3 Duchesne County with temperatures over 50° Celsius. The map also shows the location of about
4 48 wells with elevated heat flow.

5 6 **Biomass**

7
8 The National Renewable Energy Laboratory produced a map for the U.S. Department of Energy
9 in 2007 showing Biomass Resource potential for all counties in Utah. Duchesne County, along
10 with 26 of the 29 counties in Utah, has a low potential, with less than 50 thousand tons of
11 biomass available for production of energy per year. Biomass includes agricultural residue,
12 wood residue, municipal discards and dedicated energy crops.

13 14 **Wind Resources**

15
16 Wind energy has yet to be developed in Duchesne County. A June 2005 study of Bureau of Land
17 Management lands in Utah found all BLM lands in Duchesne County to have low wind resource
18 potential. A wind power classification map for Utah prepared by the National Renewable Energy
19 Laboratory in 2007 showed that most all of Duchesne County has poor or marginal 50m wind
20 resource development potential; with the exception of high elevation ridges and mountain tops in
21 the High Uintas Wilderness area (see Map #8). The Utah Renewable Energy Zones task force
22 collected data from 109 anemometer towers throughout Utah (three are in Duchesne County) and
23 identified 51 wind development zones covering 1,838 square miles of land, with a potential wind
24 generating capacity of 9145 megawatts. These sites, mapped in the 2014 Utah Geologic
25 Service’s 3rd edition of “*Utah’s Energy Landscape*,” were identified after screening out
26 environmentally sensitive areas, elevations over 9,500 feet, lands too rugged for development
27 and military operating airspace. Two linear wind potential sites are in high elevation areas of
28 southern Duchesne County and are depicted as Wind Energy Zones on Map #8.

29
30 With newer wind generation technologies, including increased hub heights and increased rotor
31 diameters, the Four Corners Wind Resource Center and the Governor’s Office of Energy
32 Development, in 2015, found that some sections of south central and southeast Duchesne County
33 could be suitable for wind energy development. The total potential capacity in the county is
34 estimated to be 320 megawatts.

35
36 Development of the renewable energy resources in Duchesne County has the potential to be an
37 important contributor to the economy of the county. Wind and solar resource development costs
38 have dropped dramatically in the last several years. In many places, electricity from wind and
39 solar resources is now cost competitive with all other sources of new electricity generation, and
40 many existing sources of generation. Due to advancements in technology, better forecasting, and
41 better controls, wind and solar energy can be economically developed in areas not previously
42 thought possible.

43

1 Wind turbine technologies continue to improve and turbines are now able to generate
2 economically competitive electricity in lower wind speed areas through the use of longer turbine
3 blades, taller hub heights, and advanced controls. Also, improvements in wind resource
4 forecasting, wind plant control technologies, and energy storage now allow wind plants to
5 generate electricity at a smoother, more consistent rate than in the past. These factors enable
6 more accurate predictions of output for management by the electric utilities that generate and/or
7 purchase the power generated by wind projects.

8
9 The cost of solar photovoltaic installations has fallen dramatically in recent years and continues
10 to decline, making solar an increasingly economically attractive source of electricity.

11
12 Utah has an abundance of developable wind and solar resources. In 2015, the National
13 Renewable Energy Laboratory released new wind resource maps showing development potential
14 in Utah at 110 and 140 meter hub heights. Duchesne County has less wind generation capacity
15 compared to Utah's west desert areas, where the potential seems to be the greatest
16 (http://apps2.eere.energy.gov/wind/windexchange/wind_resource_maps.asp?stateab=ut).

17
18 As one of the seven sunniest states in the nation, Utah has an incredible solar resource and
19 Duchesne County has the potential to benefit from that resource. In 2007, the U.S. Department
20 of Energy released solar photovoltaic resources maps showing solar potential across the state.
21 (<http://apps1.eere.energy.gov/states/maps.cfm/state=UT>). However, in 2012, the Departments of
22 Energy and Interior conducted a programmatic EIS for solar energy development in Utah and five
23 other southwestern states. The map prepared by the Argonne National Laboratory for Utah
24 (http://solareis.anl.gov/documents/fpeis/maps/alternatives/Final_Solar_PEIS_UT_map_poster.pdf) shows
25 all of the BLM land in Duchesne County being proposed for exclusion from solar leasing under
26 the program alternative.

27
28 The Utah Renewable Energy Zones Task Force identified about 6,371 square miles of land
29 suitable for solar power generation at the utility scale. This land could support up to 826 GW of
30 solar generating capacity. The task force screened out environmentally sensitive areas, areas
31 with slopes greater than three percent and lands where the Direct Normal Irradiance fell below
32 the threshold of six kilowatt hours per square meter per day. Much of the lower elevation areas
33 in east-central Duchesne County are included in the suitable area (see Map #9).

34
35 Several factors are contributing to growth in the market for wind and solar energy development
36 across the country and in the West:

- 37
38 a. There is increasing demand nationwide for renewable energy development, due to
39 economic and policy drivers. Duchesne County has some potential to supply this demand
40 with wind or solar projects at the utility scale.
41
42 b. Increasing commitments to renewable energy in states throughout the west will drive
43 demand and create competition for development of renewable resources.

- 1 c. With the expansion of Energy Imbalance Markets in the West, higher levels of renewable
2 energy can be managed by participating utility electrical systems. Thus, geographically
3 dispersed renewable energy development, such as Utah based projects, can more easily
4 contribute to local and regional energy needs and clean energy goals.
5
- 6 d. Reduced use, partial unit closure, and retirement of fossil electricity generation plants
7 create capacity on existing transmission lines, making it easier for renewable
8 development projects to get energy resources to market.
9

10 **Objectives:**

- 11
- 12 1. Ensure federal recognition of the Uintah Basin Energy Zone in Uintah and Duchesne
13 Counties.
- 14
- 15 2. Maintain federal lands available for oil and gas leasing and development with standard
16 stipulations while considering the impacts to other public land resources and uses.
17
- 18 3. Avoid unnecessary federal rules associated with fracking and master leasing plans.
19
- 20 4. Support infrastructure that conveys energy resources such as pipeline development (e.g.,
21 pipeline from the Uintah Basin to existing railroads).
22
- 23 5. Encourage technology that would allow for the transport of crude oil.
24
- 25 6. Eliminate or reduce the amount of federal agency approval requirements for development
26 to simplify and encourage investment in the area.
27
- 28 7. Promote renewable energy development.
29

30 **Policies:** It is the policy of Duchesne County that:

- 31
- 32 a. Access to public lands for all forms of energy development must be increased in the
33 economic interest of the county citizens and government.
34
- 35 b. Energy exploration and development are consistent with the multiple use philosophy for
36 management of public lands. These activities constitute a temporary use of the land that
37 will not impair its use for other purposes in the future. All energy development activities
38 shall comply with appropriate laws and regulations.
39
- 40 c. Identification of energy potential and location is important for planning future energy
41 needs and resource management. Agencies shall plan, fund, and encourage by way of
42 policy management decisions relative to energy resources.
43

- 1 d. All management plans must address and analyze the possibility for the development of
2 energy resources where there is a reasonable expectation of their occurrence within the
3 planning area.
4
- 5 e. After environmental analysis, and as provided for in the governing resource management
6 plan, all tracts will be available and offered for lease or open to be claimed as provided by
7 law. Duchesne County recognizes that decisions are made regarding oil and gas leases
8 through the land use planning process. Alternatives identify areas where leasing may
9 occur with standard lease terms, timing and controlled surface use stipulations or no
10 surface occupancy. Additionally, some areas may be considered for no leasing in the
11 future.
12
- 13 f. Local authorities shall encourage federal and state authorities to decrease regulatory
14 burdens and ensure efficient processing of permits to utilize state or federal lands for
15 energy resource extraction. All permits and applications must be processed on a timely
16 basis, provided that the applicant follows proper procedures and submits all required
17 information at the time of application.
18
- 19 g. Development of the fluid, and gaseous energy resources of the state should be
20 encouraged. The waste of fluid and gaseous minerals within developed areas should be
21 prohibited. Requirements to mitigate or reclaim energy development projects should be
22 based on credible evidence of significant impacts to natural or cultural resources.
23
- 24 h. For private lands within the County, the County supports the provisions of the Surface
25 Owner Protection Act, which was enacted by the 2012 Utah Legislature to establish
26 surface owner rights and responsibilities when working with energy development
27 companies. An Oil & Gas Liaison has been appointed by the County to help improve
28 communication and cooperation between fee owners and energy development companies.
29
- 30 i. The development of geothermal, wind and solar energy at large and small scales, for
31 generating electricity for sale or for use on site, on public and private lands throughout the
32 county shall be supported. The County will establish policies, guidelines, and/or goals to
33 support the development of geothermal, wind and solar energy resources on public and
34 private lands in the county.
35
- 36 j. The development of infrastructure needed to transport energy resources to market, such as
37 railroad lines and pipelines shall be supported.
38
- 39 k. The development of local refineries and crude upgrading facilities shall be supported.
40
- 41 l. The use of alternative fuel vehicles and development of fueling facilities for said vehicles
42 shall be supported.
43

- 1 m. The development of technologies that will further the development of the vast oil shale
2 and tar sands resources in the Uinta Basin shall be supported.
3
- 4 n. Oil and gas production in the Uintah Basin has increased in recent years due to
5 technological advancements such as hydraulic fracturing or “fracing”. Fracing is
6 regulated by the State of Utah and has produced no documented instances of earthquakes
7 or negative impacts to water quality. Duchesne County supports the continued regulation
8 of oil and gas production, including fracing, by the State of Utah and opposes efforts by
9 the federal government, such as federal fracing rules, which add unnecessary layers of
10 bureaucracy and increased costs to producers.
11
- 12 o. The Utah Department of Transportation’s (UDOT’s) 2015–2040 Long-Range
13 Transportation Plan (UDOT 2015) will be supported. Energy development generates the
14 need for sufficient transportation facilities to support the industries. This plan supports
15 the widening of U.S. Highway 40 and the development of passing lanes in Duchesne and
16 Uintah Counties.
17
- 18 p. The decisions of the BLM Vernal ROD/RMP should remain in effect until they are
19 lawfully amended so that energy projects are not held up for an undetermined amount of
20 time while a decision is considered.
21
- 22 q. The State of Utah’s Conservation Plan for Greater Sage-grouse in Utah (Utah Division of
23 Wildlife Resources 2013) shall be supported as opposed to the BLM and U.S. Forest
24 Service sage-grouse land use plan amendments, due to their impacts on energy
25 development.
26

27 **Uintah Basin Energy Zone**

28
29 There is established, pursuant to Utah Code, the Uintah Basin Energy Zone in Duchesne County
30 for the purpose of maximizing efficient and responsible development of energy and mineral
31 resources. The land area and boundaries of the Uintah Basin Energy Zone in Duchesne County
32 consist of federal lands within the Townships and Ranges described below and as depicted on
33 Map #10.
34

35 Uintah Special Base and Meridian: Township 3N, Range 1W; Township 3N, Range 2W;
36 Township 3N, Range 3W; Township 3N, Range 4W; Township 2N, Range 1W; Township 2N,
37 Range 2W; Township 2N, Range 3W; Township 2N, Range 4W; Township 2N, Range 5W;
38 Township 2N, Range 6W; Township 1N, Range 6W; Township 1N, Range 7W; Township 1N,
39 Range 8W; Township 1N, Range 9W, Township 5S, Range 8W, Township 5S, Range 9W;
40 Township 6S, Range 3W; Township 6S, Range 4W; Township 6S, Range 5W; Township 6S,
41 Range 6W; Township 6S, Range 7W; Township 6S, Range 8W; Township 6S, Range 9W;
42 Township 7S, Range 4W; Township 7S, Range 5W; Township 7S, Range 6W; Township 7S,
43 Range 7W; Township 7S, Range 8W; Township 7S, Range 9W.

1 Salt Lake Meridian: Township 8S, Range 15E; Township 8S Range 16E; Township 8S, Range
2 17E; Township 9S, Range 15E; Township 9S, Range 16E; Township 9S, Range 17E; Township
3 10S, Range 14E, Township 10S, Range 15E; Township 10S, Range 16E; Township 10S, Range
4 17E; Township 11S, Range 10E; Township 11S, Range 11E; Township 11S, Range 12E;
5 Township 11S, Range 13E; Township 11S, Range 14E; Township 11S, Range 15E; Township
6 11S, Range 16E; and Township 11S, Range 17E.

7
8 The county finds that the lands comprising the Uintah Basin Energy Zone contain abundant,
9 world-class deposits of energy and mineral resources, including oil, natural gas, oil shale, oil
10 sands, gilsonite, coal, phosphate, gold, uranium, and copper, as well as areas with high wind and
11 solar energy potential.

12
13 The highest management priority for all lands within the Uintah Basin Energy Zone is
14 responsible management and development of existing energy and mineral resources in order to
15 provide long-term domestic energy and supplies for Utah and the United States.

16
17 **Policies:** Duchesne County supports:

- 18
19 a. Efficient and responsible full development of all existing energy and mineral resources
20 located within the Uintah Basin Energy Zone, including oil, oil shale, natural gas, oil
21 sands, gilsonite, phosphate, gold, uranium, copper, solar, and wind resources; and
22
23 b. A cooperative management approach among federal agencies, state, and local
24 governments to achieve broadly supported management plans for the full development of
25 all energy and mineral resources within the Uintah Basin Energy Zone.

26
27 The county calls upon the federal agencies who administer lands within the Uintah Basin Energy
28 Zone to:

- 29
30 a. Fully cooperate and coordinate with the county to develop, amend, and implement land
31 and resource management plans and to implement management decisions that are
32 consistent with the purposes, goals, and policies described in this section to the maximum
33 extent allowed under federal law;
34
35 b. Expedite the processing, granting, and streamlining of mineral and energy leases and
36 applications to drill, extract, and otherwise develop all existing energy and mineral
37 resources located within the Uintah Basin Energy Zone, including oil, natural gas, oil
38 shale, oil sands, gilsonite, phosphate, gold, uranium, copper, solar, and wind resources;
39
40 c. Allow continued maintenance and increased development of roads, power lines, pipeline
41 infrastructure, and other utilities necessary to achieve the goals, purposes, and policies
42 described in this section;
43

- 1 d. Refrain from any planning decisions and management actions that will undermine,
2 restrict, or diminish the goals, purposes, and policies for the Uintah Basin Energy Zone as
3 stated in this Resolution; and
4
5 e. Refrain from implementing a policy that is contrary to the goals and purposes described
6 within this Resolution.
7

8 The county calls upon Congress to establish an intergovernmental standing commission among
9 federal, state, and local governments to guide and control planning decisions and management
10 actions in the Uintah Basin Energy Zone in order to achieve and maintain the goals, purposes,
11 and policies described in this Resolution.
12

13 **Energy and Water Considerations**

14
15 **Findings:** The production of energy resources can have impacts on water quality.
16

17 **Policy:** It is the policy of Duchesne County that the development of energy resources be
18 conducted in a manner that minimizes adverse impacts to water quality in accordance with state
19 and federal standards.
20

21 **Findings:** The production of energy resources can have impacts on water supplies.
22

23 **Policy:** It is the policy of Duchesne County that the development of energy resources be
24 conducted in a manner that uses water in accordance with terms set forth by the Utah Division of
25 Water Rights and the State Engineer.
26

27 **Other Energy Considerations**

28
29 **Findings:** Data from the federal Office of Natural Resources Revenue (ONRR), compiled in
30 2015, reveals that federal revenues generated from natural resource development in Duchesne
31 County reached \$37.2 million in federal fiscal year 2010, \$36.5 million in federal FY 2011, \$40.2
32 million in FY 2012, \$45.8 million in FY 2013 and \$53.9 million in FY 2014. Much of this
33 revenue came from oil and gas development.
34

35 **Policy:** Maintaining the Duchesne County energy industry and the associated revenue should be
36 a high priority for local, state and federal government agencies.
37

38 **Mining & Mineral Resources in General (other than Energy)**

39
40 **Findings:** Section 40-8-2 of the Utah Code states that a mining industry is essential to the
41 economic and physical well-being of the state. Continued access to mineral resources associated
42 with public lands is paramount to the well-being of Duchesne County's and the State of Utah's
43 economy, the national economy, and national security especially because mining is on a different

1 economic cycle than the oil and gas industry.

2
3 It is necessary to alter the earth's surface to extract minerals required by our society, but such
4 mining should be done in a manner that minimizes undesirable effects and provides for
5 reclamation of the surface when mining is completed.

6
7 The Utah Division of Oil, Gas & Mining requires permits for mining operations in the state.
8 According to the DOGM website, there are six active mines, one proposed mine and five retired
9 mines in Duchesne County (see Map #11). The active mine permits are for rock and building
10 stone, rip rap, calcite, silver, copper, uranium and gold. There are two calcite mines (one active
11 and one proposed) located on the Ashley National Forest in the Blind Stream area. The retired
12 mine sites were for hematite gemstones, sandstone and clay extraction operations. The clay
13 extraction was active during the expansion of the Big Sand Wash Reservoir.

14
15 *The Bureau of Land Management Vernal Field Office Record of Decision and Approved*
16 *Resource Management Plan* (Vernal ROD/RMP; BLM 2008) allocates the following acreages
17 for mineral exploration and development activities on public lands (information about oil and gas
18 leasing can be found in the Energy and Mineral Resources section):

- 19
- 20 • Unavailable: 190,434 acres
 - 21 • Open (subject to major constraints such as no surface occupancy [NSO]): 86,789
22 acres
 - 23 • Open (subject to moderate constraints such as timing limitations/controlled
24 surface use): 890,280 acres
 - 25 • Open (subject to standard terms and conditions): 750,131 acres
 - 26 • Total: 1,917,634 acres

27 The BLM Vernal ROD/RMP (BLM 2008) includes the following management decisions
28 regarding mining on public lands (information about oil and gas leasing can be found in the
29 Energy and Mineral Resources section):

- 30
- 31 • For leasable minerals:
 - 32 ○ 36,846 acres of BLM-administered lands along 172 miles (approximately
33 11 miles in Duchesne County) of Gilsonite veins will be available for
34 prospecting, leasing, and development (additional veins located through field
35 study or prospecting will also be available if such are within "open" category
36 lands).
 - 37 ○ 76,208 acres of BLM-administered lands (none of which are located in
38 Duchesne County) will be open to phosphate prospecting, leasing, and
39 development with standard and special stipulations within the phosphate
occurrence areas.

- 1 ○ Other minerals designated as leasable in the BLM Vernal ROD/RMP
2 include coal, asphalt, sulfur, potassium, and sodium. However, no acreages
3 are provided for these minerals.
4

5 Mineral allocations and mining information in Duchesne County is shown on Map #12.

6 • For locatable minerals:

- 7 ○ Operations on BLM-administered lands open to mineral entry (as well as
8 on claim locations that pre-date withdrawal) must be conducted in
9 compliance with 43 Code of Federal Regulations (CFR) 3809 and 3715
10 regulations. The three levels of operation under these regulations are casual
11 use, notice, plan of operation. A plan will have to be filed for operations
12 usually conducted under notice in the following:
- 13 ▪ Areas in the National Wild and Scenic Rivers System and areas
14 designated for potential addition to the system.
 - 15 ▪ Designated areas of critical environmental concern.
 - 16 ▪ Areas designated as part of the National Wilderness Preservation
17 System and administered by the BLM.
 - 18 ▪ Areas designated as “closed” to off-highway vehicle use as defined
19 in 43 CFR 8340-5.
 - 20 ▪ Any lands or waters known to contain federally proposed or listed
21 threatened or endangered species or their proposed or designated
22 critical habitat.
 - 23 ▪ National Monuments and National Conservation Areas
24 administered by the BLM; see 43 CFR 3809.11(c).
 - 25 ▪ A plan must be submitted for any bulk sampling of 1,000 tons or
26 more of presumed ore for testing (see 43 CFR 3809.11(b)).

27 • For saleable minerals and mineral materials:

- 28 ○ All existing mineral material sites will be evaluated to determine continual
29 need and to ensure that they are accommodating user needs.
- 30 ○ Mineral material common use areas, community pits, free-use permits,
31 competitive and noncompetitive contract sales and testing and sampling of
32 mineral materials may be authorized by the BLM in “open” areas.
- 33 ○ 389,788 acres of BLM-administered lands (14,915 acres in Daggett
34 County, 38,612 acres in Duchesne County, and 336,762 acres in Uintah
35 County) will be available for mineral material disposal with standard and
36 special stipulations (BLM 2008).

- Close non-wilderness study area lands with wilderness characteristics to the disposal of mineral materials (106,178 acres).

In accordance with the Federal Land Policy and Management Act of 1976 (FLPMA), the U.S. Forest Service (USFS) must consider that all National Forest system lands are available for mineral exploration and development unless they are withdrawn from mineral entry and leasing. The total area within the boundary of the Ashley National Forest is 1,405,609 acres.

Approximately 20,910 acres of this area are state and private land. This leaves 1,384,699 acres available subject to the constraints imposed by the following (U.S. Department of Agriculture [USDA] 1986):

- Outstanding or Reserved National Forest System Lands Mineral Rights: There are 22,356 acres of acquired federal lands within the Ashley National Forest where all mineral rights are outstanding or reserved. An additional 5,087 acres have the oil and gas rights only outstanding.
- Existing National Forest System Lands Withdrawals: In total, 137,729 acres of National Forest System lands in Daggett, Duchesne, and Uintah Counties have been formally withdrawn from all forms of appropriation under the public land laws. This includes 33,162.6 acres of withdrawals in Daggett County, 74,188.1 acres of withdrawals in Duchesne County, and 30,379.8 acres of withdrawals in Uintah County.
- Special Legislation: Approximately 185,645 acres (93,930 acres in Daggett County) of Ashley National Forest were withdrawn under Public Law 90-540 when the Flaming Gorge National Recreation Area was established on October 1, 1968. Approximately 273,426 acres were withdrawn with the passage of the Utah Wilderness Act of 1984.
 - Lands with Wilderness Characteristics: Daggett County = 40,660 acres, Duchesne County = 22,670 acres, Uintah County = 209,683 acres
 - Wilderness Study Areas: Daggett County = 7,207 acres, Uintah County = 46,831 acres.
- Summary: The National Forest land with the above constraints totals 523,344 acres. This leaves 861,355 acres, which include outstanding oil and gas rights (information about oil and gas leasing can be found in the Energy and Mineral Resources section) considered available for mineral appropriation and entry as follows:
 - Locatable minerals: 861,355 acres
 - Leasable minerals: 1,083,830 acres
 - Oil and gas: 1,083,830 acres

1 The Ashley National Forest applies the following objectives, standards, and guidelines to mineral
2 activities on Forest System lands (USDA 1986):

- 3 • Objective: Control mineral activities to protect other resources, and restore
4 disturbances resulting from mining or leasing activities.

5 ○ Standards and Guidelines:

- 6 ■ Accomplish needed reclamation work on abandoned and/or invalid
7 mining claims.
- 8 ■ Prohibit the depositing of material from drilling, processing, or site
9 preparation in natural drainages or floodplains unless restricted to
10 prevent contamination of overland flow.
- 11 ■ Surface occupancy will be allowed only where impacts on surface
12 resources will be acceptable.
- 13 ■ Recommend against leasing and sale of minerals when critical
14 adverse impacts cannot be mitigated.
- 15 ■ Recommend withdrawal of lands from mineral leasing when there
16 are sensitive, unique surface resources that cannot be adequately
17 protected under current public laws and federal regulations.
- 18 ■ Specific stipulations will be assigned on a case-by-case basis for all
19 mineral activities and designed to protect other resource values.
- 20 ■ Prohibit open pit phosphate mining visible from Flaming Gorge
21 Reservoir or Highway 44 from Greendale to Manila.
- 22 ■ Prohibit surface occupancy of mineral leases within 500 feet of
23 highways and lakes.
- 24 ■ Retain mineral entry withdrawal for the Sheep Creek Geological
25 Area. Except for existing valid claims, the entire geologic area is
26 withdrawn from all mineral entry.
- 27 ■ Mineral activities will not be allowed on areas where the erosion
28 hazard rating or geologic hazard rating is high.
- 29 ■ Require leases, prospectors, and miners to complete reclamation
30 work on all disturbed lands.
- 31 ■ Disposal of mineral waste material will be allowed only when there
32 is no risk to the public or will not result in adverse environmental
33 impacts.

- 34 • Objective: Inventory, conserve, and determine in-service needs, and establish
35 proper use levels of all common variety minerals.

36 ○ Standards and Guidelines:

- 1 ▪ Maintain an inventory of both proven and probable mineral
2 material availability.
- 3 ▪ Estimate in-service demands and allow out-service use only in
4 excess of that need.

5
6 The State of Utah School and Institutional Trust Lands Administration (SITLA) manages 3.4
7 million surface and subsurface acres, and an additional 1.1 million acres of mineral estate, which
8 include land in the Uintah Basin (55,051 acres in Duchesne County). The revenue generated from
9 SITLA lands is transferred into the Permanent School Fund, and Utah's public schools are the
10 beneficiary of 96% of all SITLA lands.

11
12 Utah Code 53C-2-4 and Utah Administrative Code R850 define SITLA's responsibilities
13 regarding mineral leases.

14
15 The hard rock mineral, coal, and industrial mineral assets of SITLA are managed by the
16 Administration's mining group. Revenue is generated primarily through rents and production
17 royalties. Crushed stone aggregate and tar sands are the main mineral assets SITLA manages in
18 the Uintah Basin. Information about oil and gas leasing can be found in the Energy and Mineral
19 Resources section.

20
21 Minerals on Uintah and Ouray Reservation lands are managed by the Ute Tribe and the U.S.
22 Bureau of Indian Affairs.

23 24 **Coal**

25
26 Coal is the remains of plant material preserved in stratified layers in the earth's crust. Mining of
27 coal beds in Utah is conducted mainly to provide fuel for the electric power generation industry,
28 as well as for some commercial and industrial uses. Movable coal occurs in beds greater than
29 four feet thick and at depths generally less than 3,000 feet deep.

30
31 The Utah Division of Oil, Gas and Mining has identified one coal field in Duchesne County (see
32 Map #13). The coal field is located in the Tabby Mountain area, where much of the surface is
33 owned by the State Institutional Trust Lands Administration and most of the coal has tribal
34 mineral rights. A 1980 study by Margaret A. Adams and James N. Kirr found that the Tabby
35 Mountain coal field contains an estimated 1.8 billion short tons of coal, with about 231 million
36 tons found in coalbeds greater than four feet thick and less than 3,000 feet deep.

37
38 Coal is a low-cost, bulk commodity that is sensitive to transportation costs, and therefore
39 development is often constrained by proximity to existing road and railroad transportation
40 infrastructure. There is no railroad service in Duchesne County. There are no active coal mining
41 permits in Duchesne County, according to the Utah Division of Oil, Gas and Mining and
42 Duchesne County contains only 0.1% of the coal resources in Utah.

43

1 **Mining and Mineral Resource Objectives**

2
3 Continue to allow access, and increase access to public lands for mining and mineral resource
4 development in a manner that 1) satisfies local and national needs and provides for economical and
5 environmentally sound exploration, extraction, and reclamation practices; and 2) is consistent with,
6 and complementary to, the County's lifestyle, character, and economy.

7
8 **Mining and Mineral Resource Policies**

9
10 Mining and mineral resource exploration and development are consistent with the multiple use
11 philosophy for management of public lands. These activities constitute a temporary use of the
12 land that will not impair its use for other purposes in the future. All mineral resource exploration
13 activities shall comply with appropriate laws and regulations.

14
15 All available, recoverable solid mineral resources in Duchesne County should be seriously
16 considered for contribution or potential contribution to the state's economy and the economies of
17 the respective counties.

18
19 Those portions of Duchesne County shown to have reasonable mineral potential should be open
20 to leasing and other access with reasonable stipulations and conditions, including mitigation,
21 reclamation, and bonding measures where necessary, that will protect the lands against
22 unnecessary and undue damage to other significant resource values.

23
24 Any prior existing lease restrictions in Duchesne County that are no longer necessary or effective
25 should be modified, waived, or removed.

26
27 Restrictions against surface occupancy in Duchesne County should be eliminated, modified, or
28 waived, where reasonable.

29
30 Any moratorium that may exist against the issuance of qualified mining patents in Duchesne
31 County, and any barriers that may exist against developing unpatented mining claims and filing
32 for new claims, should be carefully evaluated for removal.

33 Future withdrawals of land from mineral exploration and development should be avoided.

34
35 Consistent with Utah Code 63J-8-104, Duchesne County's support for mineral development
36 provisions within federal land management plans will be withheld until the appropriate land
37 management plan environmental impact statement clearly demonstrates the following:

- 38
- That the authorized planning agency has
 - Considered and evaluated the mineral potential in all areas of the planning
 - area as if the areas were open to mineral development under standard lease
 - agreements; and
- 39
40
41

- 1 ○ Evaluated any management plan prescription for its impact on the area's
2 baseline mineral potential.
- 3 • That the development provisions do not unduly restrict access to public lands for
4 mineral exploration and development.
- 5 • That the authorized planning agency has supported any closure of additional areas
6 to mineral leasing and development or any increase of acres subject to NSO
7 restrictions by adhering to
 - 8 ○ The relevant provisions of FLPMA, 43 United States Code (USC) 1701 et
9 seq.;
 - 10 ○ Other controlling mineral development laws;
 - 11 ○ The controlling withdrawal and reporting procedures set forth in FLPMA,
12 43 USC 1701 et seq.; and
 - 13 ○ The relevant laws and regulations governing land management decisions
14 of the USFS, the U.S. Fish and Wildlife Service, the Bureau of Indian
15 Affairs, and other federal agencies managing land in the Uintah Basin.
- 16 • That the authorized planning agency evaluated whether to repeal any moratorium
17 that may exist on the issuance of additional mining patents.
- 18 • That the authorized planning agency analyzed all proposed mineral lease
19 stipulations and considered adopting the least restrictive necessary to protect
20 against damage to other significant resource values.
- 21 • That the authorized planning agency evaluated mineral lease restrictions to
22 determine whether to waive, modify, or make exceptions to the restrictions on the
23 basis that they are no longer necessary or effective.
- 24 • That the authorized federal agency analyzed all areas proposed for NSO
25 restrictions, and that the analysis evaluated
 - 26 ○ Whether analysis of management prescriptions demonstrates that the
27 proposed NSO prescription, in effect, sterilizes the mineral resources beneath
28 the area; and
 - 29 ○ Whether, if the minerals are effectively sterilized, the area must be
30 reported as withdrawn under the provisions of FLPMA.

31
32 Identification of mineral potential and location is important for planning future energy needs and
33 resource management. All management plans must address and analyze the possibility for the
34 development of mineral resources where there is a reasonable expectation of their occurrence
35 within the planning area.
36

1 All mining permits and applications should be processed on a timely basis, provided that the
2 applicant follows proper procedures and submits all required information at the time of
3 application. The regulations implementing the National Environmental Policy Act provide
4 guidance on reducing delay (40 CFR 1500.5). The Utah Administrative Code R645 and R647
5 include the timelines and requirements for mining permit applications.
6

7 Development of mineral resources of Duchesne County should be encouraged. The bypassing of
8 valuable mineral resources within developed areas should be avoided. The requirements to
9 mitigate or reclaim mineral resource development projects should be based on credible evidence
10 of significant impacts to natural or cultural resources.
11

12 Mining operations that serve the energy industry should be supported, provided that such
13 operations comply with the requirements of county zoning ordinances that attempt to mitigate
14 nuisance impacts on surrounding property owners. In split-estate situations, the subsurface
15 owners shall work cooperatively with surface owners to resolve any nuisance issues.
16

17 The development of mining and mineral resources should be conducted in a manner that
18 minimizes adverse impacts to water quality in accordance with local, state, and federal standards.
19

20 The development of mining and mineral resources should be conducted in a manner that uses
21 water in accordance with terms set forth by the Utah Division of Water Rights and the State
22 Engineer, county zoning ordinances, and is in compliance with other applicable laws and
23 regulations, such as Utah Administrative Code R317-1-3.3, which requires that discharges
24 having reasonable potential to discharge phosphorus implement new water quality monitoring
25 requirements and the dischargers must meet specified effluent limits by January 1, 2020.
26

27 Provide, as appropriate, incentives to encourage economic development and stimulate natural
28 resource-based business recruitment, retention, and expansion activities.
29

30 An environment that is conducive to owner-operator natural resource-based businesses should be
31 encouraged, created, and maintained.
32

33 A broad spectrum of educational and vocational programs relating to natural resource use and
34 development should be encouraged and supported.
35

36 County land use plans and regulations that complement Duchesne County's natural resource
37 exploration and development interests and objectives should be maintained and should
38 accommodate resource planning efforts.
39

40 Additional transportation options (including air, rail, pipeline, and interstate roadway system,
41 corridors) to expand natural resource development opportunities and markets should be explored.
42
43

1 **Energy Considerations**
2

3 **Findings:** The energy industry in Duchesne County relies on a supply of rock and gravel to
4 construct roads and well pads needed to produce energy resources.
5

6 **Policy:** It is the policy of Duchesne County to support mining operations that serve the energy
7 industry, provided that such operations comply with the requirements of the County zoning
8 ordinance that attempt to mitigate nuisance impacts on surrounding property owners.
9

10 **Water Considerations**
11

12 **Findings:** The production of mining and mineral resources can have impacts on water quality.
13

14 **Policy:** It is the policy of Duchesne County that the development of mining and mineral
15 resources be conducted in a manner that minimizes adverse impacts to water quality in
16 accordance with state and federal standards.
17

18 **Findings:** The production of mining and mineral resources can have impacts on water supplies.
19

20 **Policy:** It is the policy of Duchesne County that the development of mining and mineral
21 resources be conducted in a manner that uses water in accordance with terms set forth by the
22 Utah Division of Water Rights and the State Engineer.

Section 3. Agriculture

Agriculture in General

Findings: Duchesne County contains substantial farm lands which produce a variety of high quality agricultural products. The 2012 Census of Agriculture revealed that there are 1,058 farms in Duchesne County. This is an increase from 932 farms counted in 2002 and 879 farms counted in 2007. Of the 1,058 farms, 410 (38.8%) produce beef cattle, but only 10 dairy farms remain. The land area in farms in the County in 2012 was 1,088,559 acres, which is 52% of the total county land area. This acreage includes public lands rangeland allotments. Pasture and rangeland covered 954,517 acres, or 87.7% of all farm land. The remaining percentage is in Cropland (7.2%), Woodland (2.7%) and Farmsteads (2.5%). The total acreage in farms has decreased from 1,304,716 acres counted in the 2002 Census of Agriculture. Thus, although the total number of farms has increased from 2002 to 2012, the total acreage in farms has decreased, showing a trend toward smaller farms. The average size of farms in Duchesne County decreased from 1,400 acres in 2002 to 1,029 acres in 2012.

The estimated market value of land and buildings on farms in Duchesne County has steadily increased from an average of \$535,609 in 2002 to \$809,965 in 2007 to \$856,720 in 2012. Likewise, the estimated market value of machinery on farms in Duchesne County has steadily increased from \$65,921 in 2002 to \$78,236 in 2007 to \$98,000 in 2012.

The amount of irrigated farm land has increased slightly from 94,723 acres in 2002 to 100,909 acres in 2012. The County has seen a decrease in flood irrigation as federal programs have provided resources to install irrigation systems that decrease the amount of salinity deposited into waterways.

Policy: It is the policy of Duchesne County to support efforts to provide more efficient irrigation systems that decrease salinity impacts in the Colorado River Drainage basin.

Findings: The market value of agricultural products sold by farms in Duchesne County increased from \$46,047,000 in 2002 to \$57,123,000 in 2012. Of the 2012 value of sales, 66.8% came from livestock and 33.2% from crops. Although the amount of acreage in farms has decreased, that decrease has not prevented the value of products sold from increasing.

The number of farms receiving government payments decreased from 201 in 2002 (receiving \$1,643,000 in support) to 89 in 2012 (receiving \$455,000 in support).

The number of farms with an operator whose primary occupation is farming decreased from 472 of the 932 farms (50.6%) in 2002 to 375 of the 1,058 farms (35.4%) in 2012. The data show that more farmers are making their living from other occupations than in the past.

According to the *Profile of Agriculture*, found in the Headwaters Economics Economic Profile System (EPS), Duchesne County had 1,037 persons employed on farms in 2014, which is 7.4%

1 of the total employment in the County. This compares to only 1.4% of jobs in farming
2 nationwide. Farm labor earnings in Duchesne County were only 4.4% of total labor earnings in
3 the county. From 1970 to 2014, net farm business income in Duchesne County increased from
4 \$8.9 million to \$29.8 million. However, there have been several years recently when farm
5 business net income was "in the red" (2007, 2009, 2010) only to rebound strongly in 2012-2014.
6

7 **Objective:** The County will continue to support "value-added" agricultural programs.
8 In 1995, Duchesne was one of three counties selected by the State to participate in a "value-
9 added agriculture" feasibility study. This opportunity explored "adventure tourism and ranching"
10 opportunities in the area.

11
12 **Policy:** The County will continue to pursue "value added agriculture" options with the assistance
13 of local Utah State University extension agents and offices.
14

15 Other resources available to agricultural interests within the County include the Uintah Basin
16 Applied Technology Center, the Natural Resources Conservation Service, Dinosaurland
17 Resource Conservation and Development, and the United States Forest Service. These
18 institutions and agencies are actively involved in providing expertise and funding for agriculture-
19 related projects.
20

21 Once such funding source is the federal Grassland Reserve Program. According to the USDA
22 Natural Resource Conservation Service, the Grassland Reserve Program (GRP) is a voluntary
23 program that helps landowners and operators protect eligible grazing lands, including rangeland,
24 pastureland, shrubland and certain other lands using rental contracts or conservation easements.
25 The program emphasizes support for working grazing operations, enhancement of plant and
26 animal biodiversity, and protection of grasslands under threat of conversion to cropping, urban
27 development and other activities. Eligible land includes privately owned grasslands; land that
28 contains forbs (including improved rangeland and pastureland or shrubland) for which grazing is
29 the predominant use; or land that is located in an area that historically has been dominated by
30 grassland, forbs, or shrubland that has the potential to serve as wildlife habitat of significant
31 ecological value. In 2011, the Grassland Reserve Program was used to fund \$18.2 million worth
32 of sage grouse habitat conservation work in Idaho, Utah and Wyoming. Utah received \$2.3
33 million of this funding, which was used in seven projects in Box Elder, Rich and San Juan
34 counties.
35

36 **Policy:** The County will facilitate on-going interaction between information and training
37 resources and County agricultural interests to ensure that residents are fully aware of available
38 technological advances and funding sources.
39

40 **Energy and Agriculture**

41

42 Energy resources in Duchesne County have been developed on federal, state, tribal and private
43 lands. Due to restrictive policies of the federal government, the percentage of energy production

1 on federal lands has been decreasing. Energy companies have increasingly moved onto private
2 lands to develop energy resources, which can result in conflicts between the agricultural surface
3 owners and the subsurface mineral owners. Duchesne County has appointed an Oil & Gas
4 Liaison to help resolve such conflicts.

5
6 **Policy:** It is the policy of Duchesne County that surface disturbance associated with energy
7 development, including loss or damage to agricultural lands, irrigation systems, crops or surface
8 improvements due to energy development (such as well pads, roads and pipelines) shall be
9 limited to that which is reasonably necessary and practical to extract the resource.

10 11 **Agricultural Water Use**

12
13 Agriculture operations require water for irrigation of crops and pastures. Since much of
14 Duchesne County receives around ten inches of precipitation on an average year, farmers rely on
15 supplemental irrigation water, much of which comes from streams and reservoirs on the south
16 slope of the Uinta Mountains. See Section 11 of this plan for more detailed considerations and
17 County policies associated with Irrigation.

18 19 **Agricultural Pests**

20
21 Grasshoppers and Mormon Crickets do a lot of damage to agricultural crops on private and
22 public lands in Duchesne County. The Utah Department of Agriculture and Food, in cooperation
23 with local county extension services, surveys and monitors the population of such pests. This
24 data is used to target the spraying of pesticides to reduce the impacts of such infestations.

25
26 In its 2015 Utah Mormon Cricket and Grasshopper Report, the department provides data
27 showing the trends in cricket and grasshopper infestation since 2000. In Duchesne County, the
28 worst year for grasshopper infestation was 2004; in which 230,190 were affected. The next
29 highest years during this period were 2009 and 2001; in which 85,391 and 82,400 acres were
30 infested respectively. No infestations of grasshoppers were found in 2005. In the past five years,
31 an average of slightly less than 19,000 acres of land has been infested. In 2015, Duchesne
32 County saw 22,817 acres infested, with 17,502 of those acres being privately owned. This was
33 the third highest acreage infested of the 29 counties in the state.

34
35 Mormon crickets have been less of a problem recently in Duchesne County. There was a large
36 infestation of crickets in 2001 (83,900 acres) and a smaller infestation of 7,000 acres in 2002; but
37 no infestations since that time.

38 The Utah Department of Agriculture and Food published a 2012 report on its accomplishments in
39 controlling insect pests, which included the following Summary of Invasive and Native Pests
40 Risk:

- 41
42
- 43 • Africanized Honey Bee: Potential to disrupt Utah's \$1.5 million honey industry, health risks to humans and livestock. As of the 2012 report, this species had not been found in

1 Duchesne County; but has been found in four southern Utah counties.
2

- 3 • Orchard Pests such as Apple Maggot, Brown Marmorated Stink Bug, Chinese Long Horn
4 Beetle, Plum Curculio, Spotted Wing Drosophila and Cherry Fruit Fly: Potential to
5 devastate Utah's \$17 million fruit industry.
6
- 7 • Cereal Leaf Beetle: Potential to reduce Utah's \$715 million small grain and field crop
8 industry.
9
- 10 • Emerald Ash Borer: Threat to kill all ornamental and native ash trees in Utah.
11
- 12 • European Corn Borer: Potential to devastate Utah's \$69 million corn harvest.
13
- 14 • Gypsy Moth: Potential to destroy Utah's watersheds, coniferous forests, and residential
15 landscapes.
16
- 17 • Japanese Beetle: Potential to damage Utah's \$128 million nursery and floriculture
18 industry, and \$17 million fruit industry.
19
- 20 • Mormon Cricket and Grasshopper: Potential to significantly reduce Utah's \$715 million
21 small grain and field crop industry.
22
- 23 • Red Imported Fire Ant: Economic damage caused in the US exceeds \$5 billion, public
24 health risk.
25

26 **Policy:** It is the policy of Duchesne County to support efforts to control agricultural pests
27 through the use of surveys and targeted pesticide applications. The County encourages state and
28 federal agencies and the Ute Tribe to support similar pest control efforts on lands under their
29 management within the county.
30

31 **Agricultural Sustainability** 32

33 As agriculture in Utah continues to face increased pressure from urban development, changing
34 demographics, economic pressures, and a myriad of other issues, it is becoming increasingly
35 important that policy makers and citizens understand the critical role that agriculture plays in
36 promoting Utah's security, economy, society, culture, and well-being.
37

38 To better understand and address these concerns, former Lieutenant Governor Greg Bell and
39 former Commissioner of Agriculture Leonard Blackham convened the Utah Agriculture
40 Sustainability Task Force in 2011. The Task Force was comprised of state legislators, local
41 government officials, conservation districts, agricultural producers, and other interested parties.
42 They came together to gather and analyze data and information, and to make recommendations to

1 promote the sustainability of all types of agriculture in Utah. During the discussion of key
2 agricultural sectors, eight major issues emerged:
3

4 **Food Security** - Local farming gives us the ability to feed people in their communities
5 independent of outside influences and keeps dollars spent on agricultural products in the local
6 economy. Once prime or important agricultural lands are converted to urban development, the
7 ability to produce food is lost and our ability to be self-sufficient is decreased.
8

9 **Invasive Species** - More effective coordination is needed to inventory and control weeds on
10 public and private lands. Increased public awareness is critical to minimize the spread of invasive
11 species.
12

13 **Grazing Management** - Livestock grazing is the dominant sector in Utah agriculture. While the
14 number of permitted livestock on public lands has been decreasing, rangeland can support
15 additional livestock grazing that is beneficial to wildlife, healthy lands, and quality recreational
16 opportunities, if it is properly managed. Landscape-scale grazing management can be a tool to
17 effectively manage natural resources for wildlife and livestock.
18

19 **Immigration** - Utah farms and ranches require an ample, sustainable, and legal workforce.
20

21 **Urban Agriculture** - Urban agriculture is a growing segment in which —every acre counts!.
22 Creating agriculture-friendly zoning ordinances will help expand food-producing opportunities
23 throughout our cities and counties.
24

25 **Agriculture Promotion and Profitability** - To be sustainable, agriculture must be *profitable*.
26 This will require increased local marketing opportunities, processing capacity, and distribution
27 networks.
28

29 **Next Generation Farms** - As the average age of farm operators in Utah continues to increase, it
30 will be important to provide Utah farmers and ranchers with reasonable options for generational
31 farm transfer.
32

33 **Irrigation Infrastructure** - The availability of water is critical to agriculture. Improving water
34 distribution systems to deliver water to farm lands in a cost-effective manner will be important
35 for both sustainable agriculture and projected population growth.
36

37 In order to address these issues, the Task Force developed a list of proposed actions that state,
38 local and federal governments and the private sector can implement. All proposed action items
39 were unanimously supported by all members of the task force, with the exception of conservation
40 easements. A few members of the task force had concerns with the structure and appropriateness
41 of conservation easements. Duchesne County supports the findings and recommendations of the
42 Task Force below.
43
44

1 **Agriculture Sustainability Task Force Proposals:**
2

3 **Policy:** Prime, important and unique agricultural lands and soils are vital to sustain human life.
4 The protection of prime agricultural lands should be given the same consideration as other lands
5 by federal agencies, the State of Utah, and its political subdivisions. It is important these lands be
6 conserved for our food security needs.
7

8 **Proposed Actions:**
9

10 **State**
11

- 12 • Develop legislative policy that provides protection for important agricultural lands and
13 soils equal to wetlands in order to sustain food security.
- 14 • Fund conservation easement legislation that gives priority to important productive
15 agricultural lands with prime soils or important farmlands. Dedicate greenbelt rollback
16 monies to conservation easements or other productive agricultural uses within the
17 counties where rollback funds are generated. Enable local conservation districts to make
18 recommendations to county commissions related to the use of annual rollback funds.
- 19 • Provide new monies to the LeRay McAllister Fund to match funds for conservation
20 easements on productive agricultural lands with prime state or locally-important soils.
- 21 • Create a separate greenbelt designation for smaller-acreage productive operations.
- 22 • Amend Utah law to fund mitigation of agriculture lands lost to eminent domain.
- 23 • Amend Utah law to encourage energy producers to use directional drilling and other
24 techniques to minimize the surface impacts on agricultural lands caused by energy
25 development.
- 26 • Provide a \$1,000,000 increase in money from the State of Utah General Fund for invasive
27 species mitigation, especially weed control.
- 28 • Consider other sources of funding for weed control tied to the spread of weed seeds
29 including: funds earned from unclaimed property, trailer licenses, noxious weed impact
30 fees from recreational ATVs, gravel pit fee assessments, a portion of the sportsmen fees
31 gathered by the Utah Department of Natural Resources, and other appropriate sources.
- 32 • Provide \$1,000,000 of on-going state funding to increase landscape-scale coordinated
33 resource management planning. Where feasible, this money will facilitate the
34 development of grazing management plans, watering facilities, fencing improvements,
35 weed control, and other grazing improvement projects.
- 36 • Augment existing funding or develop alternative funding sources to improve and update
37 irrigation system technologies.
- 38 • Enhance the Utah Division of Wildlife Resources Big Game Depredation program to
39 mitigate crop and other damages caused by big game to farm and ranch land.

1 **Utah Department of Agriculture and Food**

- 2
- 3 • Increase the capacity of the Utah Department of Agriculture and Food to directly
 - 4 participate in the planning of state and local infrastructure needs when agricultural lands
 - 5 are an issue.
 - 6 • Work with the Governor’s Office of Economic Development to improve local processing
 - 7 capacity.
 - 8 • Develop incubator kitchens in each county to provide small agricultural companies places
 - 9 to test new products.

10 **Local**

- 11
- 12 • Encourage local governments to recognize the importance of agricultural land uses in
 - 13 their general plans, policies and ordinances.
 - 14 • Encourage local governments to develop specialized local food security plans that work
 - 15 toward these goals.
 - 16 • Partner with USU Extension, conservation districts, county and city officials, and other
 - 17 interested parties to provide technical assistance for conservation.

18

19 **Federal**

- 20
- 21 • Encourage the federal government to eliminate subsidies for agriculture-related products
 - 22 diverted from the food supply for energy production.
 - 23 • Urge the federal government to allow greater state agricultural environmental stewardship
 - 24 oversight using the traditional educational and voluntary programs of the USDA,
 - 25 conservation districts, and the Utah Department of Agriculture and Food as models.
 - 26 • Create federal block grants to fight invasive species on federal and state lands.
 - 27 • Pass a resolution calling on Congress to create a new national agriculture guest worker
 - 28 program.
 - 29 • Support federal legislation to provide funding for improved agriculture irrigation
 - 30 infrastructure.

31 **Call to Action:** Under the leadership of UDAF, engage partners, educational institutions,
32 support groups, and others to:

- 33
- 34 • Update the inventory of invasive species in Utah, more clearly define the role of county
 - 35 weed boards in statute, and identify and prioritize weed control measures.
 - 36 Establish outreach and education campaigns to inform the public about how to minimize
 - 37 the spread of invasive species.

- 1 • Improve agricultural product distribution capacity by supporting the existing *Utah's Own*
2 program to provide:
 - 3 ○ Incentives and/or legislation to encourage local stores, restaurants, school lunch
4 programs, state agencies, and other public sector services to buy Utah products
5 first, (when available)
 - 6 ○ A fund to facilitate central distribution points for the purchase of local Utah
7 agricultural products
 - 8 ○ Promotion of innovative agricultural practices and products in our partnerships
9 with food buying groups, restaurant groups and emerging businesses
- 10
- 11 • Increase the funding and effectiveness of predator control, and allot reasonable and
12 sufficient compensation to agricultural producers for wildlife impacts that may disrupt
13 agricultural production.
- 14 • Support Utah House Bill 116: an ample, sustainable and legal workforce is critical for our
15 farms and ranches.
- 16 • Oppose using E-verification to verify worker status until federal guest worker laws are in
17 place.
- 18 • Work with Utah State University and support groups to develop and implement planning
19 and farm transfer programs that will complement retirement and insurance programs for
20 farmers and ranchers. Support efforts to match farmers without identified successors,
21 with young farmers seeking opportunities to purchase or lease farms or ranches.
22 Encourage the financial community to finance farm ownership transfer.
- 23 • Work with conservation districts in a statewide effort to map Utah irrigation systems, and
24 educate the general public about the irrigation needs of agriculture and the benefits of
25 well-maintained irrigation delivery systems.

26 **Policy**

27

28 Duchesne County concurs with the findings of the 2011 Utah Agriculture Sustainability Task
29 Force as published in their report dated January, 2012 and supports efforts at the local level to
30 protect agricultural land and sustain the agricultural industry in the County.

31

32

Section 4. Livestock & Grazing

Livestock & Grazing in General

Findings:

Animal agriculture in Utah represents the single largest sector of farm income in Utah. At a value of more than \$1 billion, 25 of the state's 29 counties report livestock as the dominant agricultural sector (Utah Department of Agriculture and Food 2016).

The cultural heritage of Duchesne County is based on agriculture and livestock. These industries formed the historic basis of the local economy from the beginning days of settlement until the development of significant oil and gas resources in the early 1970s. Livestock grazing influenced lifestyles, left its imprints on the landscapes, and is one of the oldest enduring and economically important cultural heritage resources in the west. The following data from the U.S. Census of Agriculture illustrate the trends taking place in Duchesne County livestock and grazing.

Duchesne County has traditionally contained more livestock than people. The 2002 Census of Agriculture counted 63,395 head of cattle and calves in Duchesne County. By the 2007 Census, that count had dropped to 45,222 head. By 2012, the number rebounded slightly upward to 46,907 head.

The number of beef cows in Duchesne County dropped from 30,651 in 2002 to 24,823 in 2007 then rebounded to 28,082 in 2012. This ranked Duchesne County third in the State of Utah for the number of beef cows. The number of farms raising beef cows increased from 458 in 2002 to 558 in 2012.

The number of milk cows in the County has also decreased over the past three census periods, from 3,050 in 2002 to 2,249 in 2007, with an increase to 2,608 in 2012. The number of farms raising milk cows decreased from 30 in 2002 to 20 in 2012.

The population of sheep and lambs in Duchesne County has decreased substantially over the past three census periods, from 7,525 head in 2002 to 2,072 in 2007 and 1,514 in 2012. Summertime allotments on the south slope of the Uinta Mountains are used by Wyoming sheep ranchers. The U.S. Forest Service is looking at the impacts of domestic versus bighorn sheep in the Uinta Mountains. The USFS recently converted an allotment in the Strawberry Peak area from sheep to cattle to reduce conflicts with bighorn sheep.

The number of farms raising hogs and pigs has increased from 22 (with 166 head) in 2002 to 32 (with 793 head) in 2007. By 2012, the same number of farms had only 216 head of hogs and pigs.

Between 2007 and 2012, Duchesne County had a 20% increase in the number of farms and 66%

1 increase in the market value of products (USDA 2007, 2012). Duchesne County government
 2 payments and average per farm receiving payments has decreased slightly, -3% and -2%, respectively
 3 (see Table LG1 for more information).

Table LG1. Number of Farms, Market Value, Government Payments and Average Per Farm Receiving Payments for Duchesne County, Years 2007 and 2012

Duchesne County	2007	2012	Percentage Change
Number of farms	879	1,058	+20
Market value of products sold	\$34,427,000	\$57,123,000	+66
Crop sales = 33%, livestock sales = 67%			
Government payments	\$469,000	\$455,000	-3
Average per farm receiving payments	\$5,209	\$5,116	-2

Source: U.S. Department of Agriculture (2012).

4
 5 Although farms and ranches in the County were established on a private land base, during parts
 6 of the year, livestock is pastured on public rangeland. The combination of public rangeland and
 7 private farmland constitutes the economic base for many of the County’s livestock operations. If
 8 either the grazing permit on public lands or the private grazing land is lost or diminished, the
 9 economic viability of those operations can be jeopardized.

10
 11 A 2013 study by Utah State University, for the Utah Department of Agriculture and Food,
 12 contained an “economic analysis of potential changes in grazing access” to public lands in
 13 several counties in Utah, including Duchesne. This study found that the production of cattle
 14 contributes 1.6% of the Duchesne County economy. By 2016, with the decline in the energy
 15 industry, that percentage has likely risen. The USU researchers found that there are about
 16 930,000 acres of federal lands supporting the cattle industry, with just under 32,000 AUMs
 17 available.

18
 19 Given production practices in Duchesne County, these federal lands support cow herds of 9,125
 20 head and contribute to 48% of the value of cattle production. In Duchesne County, the continued
 21 availability of federal lands for grazing produces direct, indirect and multiplier effect labor
 22 income of \$3.9 million and total value added to the county economy of \$6.2 million per year.
 23 The study looked at the economic effects of three scenarios; the status quo, the elimination of
 24 grazing on federal lands and the transfer of federal grazing lands to the state.

25
 26 The USU study found that if federal grazing lands were lost, the profitability of grazing in
 27 Duchesne County would suffer, but not as much as in other Utah counties (many of which have

1 less than the 28% private land base that Duchesne County enjoys). While many grazers keep
2 their animals on private lands (grazing for about seven months and feeding grass and hay for
3 about five months) the Duchesne County grazers that do use federal lands generally do so for
4 about 4.5 months, use private lands for about 4 months and feed hay and grass for 3.5 months
5 during the winter. The loss of federal lands would result in added expense of purchasing
6 livestock feed, which would reduce the profit from about \$270 per cow down to about \$118 per
7 cow. Under this scenario, the labor income would drop 34% to \$2.555 million and the total
8 value added to the county economy would decrease by 31% to \$4.25 million.

9
10 The final scenario looked at the impacts of transferring federal grazing lands to the State of Utah.
11 The study found that state management could increase the grazing season on these lands by up to
12 one month. This would add to the profitability of raising cattle provided that grazing fees
13 charged by the state do not become excessive (a state grazing fee of \$4.22 per AUM would result
14 in 7.5% increase in value added and a 13.5% increase in labor income. However, a state grazing
15 fee of \$7.34 per AUM would largely negate those benefits).

16
17 Map #14 shows the location and types of grazing lands available on public lands in Duchesne
18 County.

19
20 Federal grazing permits issued under the Taylor Grazing Act (BLM) or the Granger-Thye Act
21 (USFS) allow permittees the privilege to use publicly owned forage.

22
23 Data gathered by the Utah Department of Agriculture and Food shows that the amount of
24 federally permitted AUMs in Utah declined four fold between 1940 and 2005. On BLM land,
25 2,749,000 AUMs were available in 1940 but were reduced to less than 675,000 AUMs in 2009.
26 On Forest Service land, the AUMs available decreased from 2.7 million in 1940 to 614,000 in
27 2008.

28
29 During the 2006 Utah legislative session, in response to these declines, the Rangeland
30 Improvement Act was passed (House Bill 145). The bill provided for the establishment of a
31 State Grazing Advisory Board and six Regional Grazing Advisory Boards (including one with
32 representatives from Daggett, Duchesne and Uintah Counties) to improve the grassroots voice of
33 both private and public grazing land managers. The goals of the act are to strengthen Utah's
34 livestock industry, improve rural economies, and enhance the environment.

35
36 A new division was then established within the Utah Department of Agriculture and Food;
37 known as the Utah Grazing Improvement Program (UGIP). The UGIP's mission is "to improve
38 the productivity, health and sustainability of our rangelands and watersheds." The UGIP operates
39 under the basic beliefs that "well planned and managed livestock grazing is the most important
40 landscape scale tool for maintaining healthy rangelands, watersheds, and wildlife habitats" and
41 that "healthy rangelands contribute to a healthy livestock industry and productive rural
42 economies." The program has four major components:
43

- 1 1. With input from grazing boards, USU extension and the UDAF, recommend positions on
2 grazing issues for federal and state agencies.
3
- 4 2. Implement projects that rehabilitate our natural resources, increase productivity and
5 protect the landscape.
6
- 7 3. Work with state and federal agencies to make land management decisions that are "open"
8 and are more reasonable, affordable and effective in addressing grazing management and
9 productive capacity of rangeland and watersheds.
10
- 11 4. Partnering with others to improve resource health and preserve livestock grazing on
12 public lands.
13

14 The UGIP has set forth the following goals:

15
16 **Strengthen Utah's Livestock Industry**

- 17
18 • Improve the sustainability of livestock grazing through science-based management
19 principles.
20
- 21 • Work cooperatively with federal agencies and partners to promote efficient multiple-use
22 management of public lands.
23
- 24 • Work with federal agencies and Congress to implement policies and procedures that
25 allow maximum flexibility when addressing grazing and environmental issues.
26
- 27 • Curtail the decline of public lands grazing opportunity by using sustainable management
28 practices.
29

30 **Improve Rural Economies**

- 31
32 • Maintain viable ranches as a critical contributor to the economy, customs and culture of
33 rural Utah.
34

35 **Enhance the Environment**

- 36
37 • Demonstrate the power of managed livestock grazing as an important tool for
38 improving/maintaining rangeland resource health.
39
- 40 • Plan and implement rangeland improvement projects that improve grazing management.
41
- 42 • Provide technical expertise and educational opportunity for working ranches and the next
43 generation of ranchers.

1 The UGIP has implemented hundreds of projects since 2006. The UGIP website
2 (<http://ag.utah.gov/conservation-environmental/grazing-improvement-program.html>) contains
3 many examples of how grazing improvement projects have benefitted the range environment.
4 These include reseeding of lands damaged by fire with vegetation that benefits wildlife and
5 livestock, watering facilities that help reduce impacts along riparian areas and removal of juniper
6 trees and rabbit brush infestations to allow grasses and forbs to thrive to the benefit of grazing
7 and wildlife.

8
9 Measuring the success of the UGIP is best achieved in three main ways:

- 10
11 • Monitoring on the ground results of projects and land management changes. This is done
12 using both on-the-ground and remote sensing techniques.
- 13
14 • Tracking the economic viability of the livestock industry and rural economies related to
15 ranching in Utah. This includes tracking federal, state and private forage allocation over
16 time.
- 17
18 • Partnering with others to improve resource health and preserve livestock grazing on
19 public lands.

20
21 In 2007, the Governor's Office of Planning and Budget presented data to the Governor's Task
22 Force on Sustainable Agriculture showing that the average age of the principal operator of Utah's
23 farms and ranches has increased from 47 years of age in 1940 to 57.4 years of age. The UGIP
24 includes a program focused on assisting the next generation of ranchers. Through a USDA grant,
25 and in cooperation with Utah State University Extension, the UGIP has provided several multi-
26 day rangeland management workshops over the last two years. Pre and post event surveys
27 demonstrate the effectiveness of helping young ranchers learn from each other as well as from
28 those who have managed successful ranches for decades.

29
30 In addition to the Grazing Improvement Program, the Utah Legislature has taken action to
31 address the issue of wildlife eating the forage grown by ranchers to support their livestock. The
32 legislature created the Cooperative Wildlife Management Unit (CWMU) program to provide
33 incentives for large private land owners to manage for wildlife values. The program has resulted
34 in vastly increased hunting opportunities and has mostly resolved wildlife/rancher conflicts on
35 large private land holdings. However, restitution of damages to crop land is still inadequate. The
36 program, guided by DWR, puts management in the hands of those most capable to achieve
37 results and allows these large landowners to recover the cost of production for wildlife. Finding
38 similar programs to provide solutions for smaller operations has been elusive.

39
40 In 2012, the Duchesne County Conservation District identified Pasture and Rangeland to be one
41 of the top five resource conservation priorities. The District identified several challenges
42 associated with pasture and rangeland management:

43

- 1 a. Most land used for pasture consists of soils that are not suitable for other crops. These
2 include those areas that are too wet, dry, rocky or shallow.
- 3
- 4 b. Due to lack of grazing management, or inability to utilize grazing management, some
5 pastures are not very productive and are over-used.
- 6
- 7 c. Most pastures consist of native grasses or those grass species that can withstand livestock
8 use.
- 9
- 10 d. Understanding of grazing management including irrigation, fertilizer, rotation and
11 noxious weed control (including the Russian Olive).
- 12
- 13 e. Improvements to inefficient irrigation systems.
- 14
- 15 f. Invasive and Noxious weeds continue to be a concern for rangeland and watershed health.
- 16
- 17 g. Pressures from the endangered species act and the potential for listing of the Greater Sage
18 Grouse.
- 19
- 20 h. Increasing costs of energy that impact production and transportation costs.
- 21
- 22 i. Challenges from interest groups to public lands grazing.
- 23
- 24 j. Energy production impacts on desert range lands.
- 25
- 26 k. Insect infestations, such as grasshoppers and crickets.
- 27

28 Section 63J-8-104 of the Utah Code states that federal land management agencies shall achieve
29 and maintain livestock grazing on federal lands at the highest reasonably sustainable levels by
30 adhering to the policies, goals, and management practices set forth in Subsection 63J-4-
31 401(6)(m) of the Utah Code.

32
33 A December 2008 report published by Utah State University entitled “Public Lands and Utah
34 Communities: A Statewide Survey of Utah Residents,” found (in Table 42) that only 9.1% of the
35 survey respondents in the Daggett-Duchesne-Uintah County area believed that public land
36 managers should moderately (6.3%) or substantially (2.8%) reduce the extent to which livestock
37 grazing occurs on Utah’s public lands.

38
39 **Objectives:**

- 40
- 41 1. Maintain cattle and sheep grazing on BLM and U.S. Forest Service lands at historic levels.
- 42
- 43 2. Maintain cattle and sheep grazing on BLM and U.S. Forest Service lands at historic seasons

1 of use.

- 2
- 3 3. Avoid the reduction of grazing to support wildlife, especially non-native species.
- 4
- 5 4. Cooperate with U.S. Forest Service to address the transmission of disease from domestic
- 6 sheep to wild sheep.
- 7

8 **Policies:** Consistent with the state laws associated with grazing on federal lands, it is the

9 position of Duchesne County that:

- 10
- 11 a. Well managed livestock grazing, though poorly understood by the average citizen, is the
- 12 most effective way to manage vegetation on a large scale to benefit watershed health and
- 13 preserve wildlife habitat.
- 14
- 15 b. Improving grazing management on Duchesne County's private and public lands should
- 16 be viewed as a long term priority.
- 17
- 18 c. Public lands shall be managed to maintain or increase forage allocation for livestock
- 19 grazing. Annual monitoring should be done to verify whether desired conditions are being
- 20 maintained.
- 21
- 22 d. Good monitoring and allotment management plans shall be supported. The County
- 23 encourages third-party data collection for allotment management plans. The Utah
- 24 Department of Agriculture and Food should be involved in areas of dispute regarding
- 25 range conditions.
- 26
- 27 e. Public land agencies shall maintain livestock grazing permits and grazing allocations at
- 28 present levels unless a study of rangeland conditions justifies increased or decreased
- 29 grazing. The county recognizes that drought, wildfire and other factors may affect the
- 30 terms of grazing permits.
- 31
- 32 f. The County opposes the reduction, relinquishment or retirement of grazing animal unit
- 33 months in favor of conservation, wildlife, and other uses. Any decreases should be
- 34 temporary in nature due to ever-changing range conditions. The county expects the Utah
- 35 Division of Wildlife Resources to participate in managing forage and grazing allotments
- 36 in relation to wildlife populations.
- 37
- 38 g. Land management plans, programs, and initiatives should provide that the amount of
- 39 domestic livestock forage, expressed in animal unit months, for permitted, active use as
- 40 well as the wildlife forage included in that amount, be no less than the maximum number
- 41 of animal unit months sustainable by range conditions in grazing allotments and districts,
- 42 based on an on-the-ground and scientific analysis.
- 43

- 1 h. The County favors the best management practices that are jointly sponsored by
2 cattlemen's, sportsmen's and wildlife management groups such as chaining, logging,
3 seeding, burning, and other direct soil and vegetation prescriptions that are demonstrated
4 to restore forest and rangeland health, increase forage, and improve watersheds in grazing
5 districts and allotments for the mutual benefit of domestic livestock and wildlife. When
6 the practices described above increase a grazing allotment's forage beyond the total
7 permitted forage use that was allocated to that allotment in the last federal land use plan
8 or allotment management plan still in existence as of January 1, 2005, a reasonable and
9 fair portion of the increase in forage beyond the previously allocated total permitted use
10 should be allocated to wildlife as recommended by a joint, evenly balanced committee of
11 livestock and wildlife representatives that is appointed and constituted by the governor
12 for that purpose. The County favors quickly and effectively adjusting wildlife population
13 goals and population census numbers in response to variations in the amount of available
14 forage caused by drought or other climatic adjustments, and state agencies responsible for
15 managing wildlife population goals and population census numbers will give due regard
16 to both the needs of the livestock industry and the need to prevent the decline of species
17 to a point where listing under the terms of the Endangered Species Act when making such
18 adjustments.
- 19
- 20 i. The County recognizes grazing permits on public lands as an asset, which may be
21 transferred by the permit owner. Such transactions must be processed by the land
22 management agency within a reasonable time frame after proper notification. Any
23 reduction in the size of the permit or forage allocation as a result of the transaction shall
24 not be made without a specific scientific justification.
- 25
- 26 j. When grazing permits are withdrawn from a livestock operator due to grazing violations,
27 the permit shall not be reallocated to other uses and shall be made available for continued
28 livestock use as soon as possible.
- 29
- 30 k. Access to public rangeland is a valid existing right that is vital to the permit-holders and
31 the land management agency for planning, management, and development. Access shall
32 be maintained open and shall be improved as management needs require.
- 33
- 34 l. The permit-holder shall be compensated for the remaining value of improvements made
35 by the permittee on reduced allotments, unless the permit was canceled for non-
36 compliance with grazing regulations. Said compensation will be provided for in
37 accordance with Section 402 of the Federal Land Policy and Management Act of 1976,
38 which provides a reasonable compensation for the adjusted value, to be determined by the
39 Secretary concerned, of his interest in authorized permanent improvements placed or
40 constructed by the permittee or lessee on lands covered by such permit or lease, but not to
41 exceed the fair market value of the terminated portion of the permittee's or lessee's
42 interest therein.
- 43

- 1 m. The County opposes the transfer of grazing animal unit months to wildlife for supposed
2 reasons of rangeland health. Livestock allocations shall not be converted to wildlife
3 allocations as long as the land supports the grazing Animal Unit Months (AUM's)
4 assigned to the allotment. See Chapter 5 (Wildlife).
5
- 6 n. Reductions in domestic livestock animal unit months must be temporary and
7 scientifically based upon rangeland conditions. Reductions in AUMs should be allocated
8 on a species basis [wildlife, wild horse, wild burros & livestock] with a percentage
9 allocated to each species type. The only justification for decreasing domestic livestock
10 grazing AUM's is for there to be a valid and documented scientific finding that the range
11 district will no longer support the AUM's in question. The BLM and Forest Service are
12 expected to comply with and honor the domestic grazing preference on grazing districts.
13
- 14 o. Federal policies, plans, programs, initiatives, resource management plans, and forest
15 plans may not allow the placement of grazing animal unit months in a suspended use
16 category unless there is a rational and scientific determination that the condition of the
17 rangeland allotment or district in question will not sustain the animal unit months sought
18 to be placed in suspended use. Any grazing animal unit months that are placed in a
19 suspended use category should be returned to active use when range conditions improve.
20
- 21 p. Federal policies, plans, programs, and initiatives related to vegetation management should
22 recognize and uphold the preference for domestic grazing over alternate forage uses in
23 established grazing districts while upholding management practices that optimize and
24 expand forage for grazing and wildlife in conjunction with state wildlife management
25 plans and programs in order to provide maximum available forage for all uses. In
26 established grazing districts, animal unit months that have been reduced due to rangeland
27 health concerns should be restored to livestock when rangeland conditions improve, and
28 should not be converted to wildlife use.
29
- 30 q. Duchesne County recognizes that 43 CFR part 4110.3 provides for changes in permitted
31 use. Conversion of allocated forage from one grazing animal to another would require a
32 NEPA process that conforms to land use plans.
33
- 34 r. Management decisions shall be based on the individual range allotment condition and not
35 on the overall condition of surrounding lands. Increases in available forage resulting
36 from the conservation practices of livestock permit-holders shall not be allocated or
37 credited to other uses.
38
- 39 s. Forage allocation reductions resulting from forage studies, drought, or natural disasters
40 shall be implemented on an allotment basis. Reductions shall be applied proportionately
41 to all allocations unless it can be proven that a specific type of grazing animal is causing
42 the land health degradation. Duchesne County recognizes that, in the event of fire,
43 drought or natural disaster, a variety of emergency or interim actions may be necessary to

1 minimize land health degradation, such as temporary reduced forage allocation for
2 livestock and wildlife. Forage allocation reductions shall be temporary. Grazing
3 allocations shall be restored when forage production is restored.
4

- 5 t. Weed control efforts that affect forage allocations shall be discussed by the land
6 management agency with livestock representatives, neighboring landowners, and the
7 County weed specialist. After the discussion, a weed control plan shall be developed and
8 implemented.
9
- 10 u. Public land management agencies shall endeavor to inspect riparian and sensitive areas
11 with livestock permittees approximately one week before livestock are admitted to the
12 grazing allotment. If riparian areas are damaged or degraded before the livestock enter
13 the grazing allotment, the management agency and representatives shall make a record of
14 the condition and appropriate mitigation shall be acceptable to all parties. A copy of the
15 signed report shall be filed with the agency and provided to the permit-holder.
16
- 17 v. Increases in available forage resulting from practices or improvements implemented by
18 managing agency will be allocated proportionately to all forage allocations, unless the
19 funding source specifies the benefactor.
20
- 21 w. Changes in season of use or forage allocation must not be made without full and
22 meaningful consultation with permittee. The permittee must be the first point of contact.
23
- 24 x. The continued viability of livestock operations and the livestock industry shall be
25 supported on federal and state lands within Duchesne County by management of the lands
26 and forage resources and the optimization of animal unit months for livestock in
27 accordance with the multiple-use provisions of the Federal Land Policy and Management
28 Act of 1976, 43 U.S.C. 1701 et seq., the provisions of the Taylor Grazing Act of 1934, 43
29 U.S.C. 315 et seq., and the provisions of the Public Rangelands Improvement Act of
30 1978, 43 U.S.C. 1901 et seq.
31
- 32 y. Duchesne County encourages responsible and innovative grazing management, increased
33 grazing education opportunities, rangeland restoration projects as identified by the Utah
34 Department of Agriculture's Grazing Improvement Program, improved rangeland
35 monitoring, noxious and invasive weed control, brush management, wildlife
36 management, irrigation improvements, nutrient management and soils testing to improve
37 pasture and rangeland conditions.
38
- 39 z. Duchesne County supports the Cooperative Wildlife Management Unit (CWMU)
40 program and advocates its continuation and expansion to provide compensation to large
41 and small ranching operations to offset the damage to forage crops by wildlife.
42
43

1 **Energy Considerations**

2

3 **Findings:** Energy development can have impacts on livestock and grazing. Energy development
4 within grazing allotments on federal land or on grazed private lands will disturb the surface and
5 reduce the amount of forage available for livestock. Care must be taken during the planning of
6 energy development projects to recognize the needs of the livestock industry.

7

8 **Policy:** It is the policy of Duchesne County that the adverse impacts of energy development on
9 the livestock industry shall be mitigated or compensated for.

10

11 **Water Considerations**

12

13 **Findings:** Livestock grazing, if not managed properly, can have negative impacts on water
14 quality.

15

16 **Policy:** It is the policy of Duchesne County that livestock grazing be managed on public and
17 private lands in a manner that keeps water resources from being degraded below state or federal
18 standards.

19

20

DRAFT

Section 5. Wildlife

Findings: Wildlife has always been an important part of America’s cultural lifestyle and is an important part of Duchesne County’s tourism and recreation economy.

In Utah, “wildlife” includes brine shrimp and crayfish; mollusks; and vertebrate animals (fish, amphibians, reptiles, birds, and mammals) living in nature, except for feral animals. Wildlife is protected, except for: coyotes, field mice, gophers, ground squirrels, jack rabbits, muskrats, and raccoons. Rare species and those subject to federal listing under the Endangered Species Act are referenced more fully in the chapter of this plan entitled “Threatened, Endangered, and Sensitive Species.” Although fish are legally considered “wildlife,” fisheries and angling-related benefits for local economies are addressed in the “Fisheries” chapter of this plan. Limited amounts of Geographic Information System (GIS) data on a number of common vertebrate wildlife species in Utah can be accessed online at the DWR’s Index of Available GIS Data (DWR 2016a).

The Utah Division of Wildlife Resources (DWR) Utah Wildlife Action Plan (Utah Wildlife Action Plan Joint Team 2015) presents strategies for managing native wildlife species and their habitat to help prevent listings under the Endangered Species Act.

Objectives

1. Encourage the WRI to focus on projects that include private landowner involvement by having county representatives attend meetings of the WRI regional teams, express their views, advise the WRI to involve private land owners, and advocate for the kinds of watershed restoration efforts they feel are most important.
2. Maintain healthy populations of mule deer while minimizing negative impacts from winter migration, including vehicle collisions and residential and commercial vegetation damage.
3. Avoid damage caused by wild horses by preventing the introduction of wild horse populations.
4. Support bighorn sheep populations for hunting, viewing, and ecosystem support.
5. Support energy development while minimizing loss or fragmentation of habitats and disturbance during sensitive periods.
6. Meet municipal and industrial water needs while preserving traditional agricultural uses and ensuring aquatic habitat to support wildlife.

1 **Balancing Interests**

2
3 Wildlife and their habitat contribute to a productive natural environment. They improve our
4 quality of life, and provide a rich source of aesthetic enjoyment, inspiration, and outdoor
5 recreation for many people.

6
7 At the same time, we all need to recognize that wildlife can have an impact on the economic
8 activities of mankind, influencing how people experience the benefits of their private property.
9 Wildlife can affect local economies in both positive and negative ways (see Section 4, Livestock
10 & Grazing).

11
12 Most people support efforts to find a balance between the habitat requirements of wildlife
13 populations and the economic activities of man. Wildlife is capable of yielding important social
14 and economic values including: hunting, photography, and wildlife observation.

15
16 The process for determining the balance among competing uses and establishing the best wildlife
17 management policies is described in state law. This process is founded on an open, public
18 dialogue concerning wildlife issues. Five regional advisory councils (RACs) are active across
19 the state, each consisting of a dozen or more individuals nominated by various interest groups
20 and selected by the leadership of the Department of Natural Resources. Council members can
21 include citizens, local elected officials, sportsmen, agriculturists, federal land managers, and
22 members of the public at large. The duty of each RAC is to hear input and recommendations, to
23 gather data and evaluate expert testimony, and then to make informed policy recommendations to
24 the Wildlife Board. To fulfill this duty, the RACs hold monthly meetings.

25
26 **The Wildlife Board**

27
28 The Wildlife Board is composed of individuals nominated by a committee selected by the
29 governor. The board contains members from diverse groups including non-consumptive wildlife
30 interests, the agriculture industry, sportsmen groups, federal land management agencies, the Utah
31 Association of Counties, and range management specialists. From this list of nominees the
32 governor then appoints seven Wildlife Board members with the consent of the Utah Senate.

33
34 The Wildlife Board is responsible for considering RAC input and recommendations, to the extent
35 that the Board must provide a written explanation if they reject recommendations or positions
36 submitted by a RAC. The Wildlife Board uses public input, the recommendations of the RACs,
37 and the assembled facts to make determinations and establish policies best designed to
38 accomplish the purposes and fulfill the intent of the wildlife laws. The Wildlife Board generates
39 wildlife management policy, and exercises its powers by promulgating administrative rules and
40 issuing proclamations and orders under Utah Code.

41
42
43

1 **Agricultural impacts**
2

3 Thriving populations of big game animals will, at times, cause some level of damage to farming
4 and ranching operations, by competing with domestic livestock for available forage, or by
5 damaging crops, fences, or irrigation equipment. A number of methods can be applied to
6 mitigate the damage, including various forms of wildlife harvest and removal, issuance of
7 landowner permits, development of a conservation lease which involves remuneration or other
8 forms of compensation for depredation, and, finally, direct monetary compensation for
9 agricultural damages. Although depredation mitigation review and appeal procedures apply, and
10 are used as needed, the total amount of compensation that can be provided to landowners to
11 prevent or compensate for damages may not exceed the funding amounts appropriated by the
12 legislature for fencing material and compensation for damaged crops, fences, and irrigation
13 equipment.
14

15 The Utah Grazing Improvement Program (UGIP) is a program under the Utah Department of
16 Agriculture and Food designed to improve the productivity, health, and sustainability of
17 rangelands and watersheds throughout the state. UGIP devotes considerable time and resources
18 to improve rangelands, which results in a better environment, a healthier livestock industry, and
19 more abundant wildlife. The program has established a State Grazing Advisory Board and six
20 Regional Grazing Advisory Boards to improve the grassroots voice of both private and public
21 grazing land managers.
22

23 **WRI Habitat Restoration**
24

25 Utah's Watershed Restoration Initiative (WRI) provides a balancing influence that promotes
26 wildlife values and supports agricultural needs. WRI is a diverse partnership of state and federal
27 agencies working together with private organizations, industry, local elected officials and
28 stakeholders, coordinated by the Utah Department of Natural Resources.
29

30 Significant investments have been made through WRI to improve rangeland health and
31 watershed conditions. In fiscal year 2014, the Utah Legislature contributed \$3.95 million to
32 WRI. Ninety-one participating partners completed restoration of 112,987 acres of uplands and
33 55 miles of stream and riparian areas, leveraging the legislative funds by a factor of 7-to-1.
34 Sportsman-generated funding plays an important role in the WRI.
35

36 Duchesne County appreciates the benefits which are enabled through WRI habitat restoration
37 projects. The long-term results of the WRI will be measured in reduced wildfire acreage and
38 suppression costs, reduced soil loss from erosion, reduced sedimentation and storage loss in
39 reservoirs, improved water quality and yield, improved wildlife populations, reduced risk of
40 additional federal listing of species under the Endangered Species Act, improved agricultural
41 production, and resistance to invasive plant species.
42
43

1 **Objective:** To participate effectively, counties need representatives to attend meetings of the
2 WRI regional teams, expressing their views and advocating for the kinds of watershed restoration
3 efforts they feel are most important.
4

5 **Compensation for damage**

6

7 Although predator management is dealt with under a separate chapter of this plan entitled
8 “Predator Management,” the Wildlife Damage Compensation Act (see Utah Code 23-24-1)
9 should be mentioned because it provides a mechanism by which livestock owners may obtain
10 compensation if livestock are damaged by a bear, mountain lion, wolf, or eagle. In this case,
11 “livestock” means cattle, sheep, goats, and turkeys.
12

13 **Species management plans**

14

15 Management plans provide guidance and direction for a number of species in Utah. These plans
16 are taken through a public process to gather input from interested constituents and then presented
17 to the Wildlife Board for approval. Species covered by statewide plans include wild turkey,
18 chukar, greater sage-grouse, mule deer, elk, moose, pronghorn, mountain goat, bighorn sheep,
19 Utah prairie dog, beaver, northern river otter, black bear, cougar, bobcat, and wolf.
20

21 With regard to wolves, Senate Bill 36 (Wolf Management Act) from the 2010 General Session
22 directed the Division of Wildlife Resources to prevent any wolf packs from establishing in the
23 portion of the state where wolves are removed from the protection of the Endangered Species
24 Act. The law also directs the Division of Wildlife Resources to request that the U.S. Fish and
25 Wildlife Service immediately remove any wolves discovered in areas of Utah where they are still
26 protected under the Endangered Species Act (including Duchesne County). This law suspends
27 the portion of the *Utah Wolf Management Plan* that allows two packs to become established in
28 Utah, although the remaining strategies of the plan are still in effect. If wolves are delisted
29 across all of Utah, the management plan then will be fully implemented.
30

31 **Greater Sage Grouse**

32

33 The *Conservation Plan for Greater Sage-grouse in Utah* (February 2013) was developed to help
34 eliminate threats facing the greater sage-grouse while balancing the economic and social needs of
35 Utahans through a coordinated program which provides for:
36

- 37 a. Voluntary programs for private, local government, and School and Institutional Trust
38 Lands Administration (“SITLA”) lands; and
- 39 b. Cooperative regulatory programs on other state and federally managed lands.
40
41

1 These voluntary and cooperative regulatory programs include WRI, Utah Partners for Conservation
 2 and Development, National Resources Conservation Service’s Sage-grouse Initiative, and UGIP.
 3
 4 Mapped within each county are winter, brooding, and occupied greater sage-grouse habitat (see
 5 Tables WLF1 and WLF2 and Map #15).
 6

Table WLF1. Acres of Greater Sage-Grouse Habitat in Duchesne County

Habitat	Duchesne County
Winter	258,289
Brooding	442,932
Occupied	476,227

Source: DWR (2015a).

Note: Acres by county cannot be totaled because these areas overlap.

7

Table WLF2. Acres of State Greater Sage-Grouse Management Areas in Duchesne County

Habitat	Duchesne County
Nesting and brood-rearing non-winter habitat	277
Nesting and brood-rearing winter habitat	14,568
Winter habitat	48,630
Non-winter habitat	16,912
Non-winter other	7,607
Non-winter opportunity	23,534

Source: DWR (2016b).

8

9 A more complete discussion of Greater Sage Grouse in Duchesne County is found in Section 22
 10 of this plan (Threatened and Endangered Species).

11

12 Big Game

13

14 In 2014, the Utah Division of Wildlife Resources published the Utah Big Game Annual Report.
 15 This report is a summary of big game harvest information and monitoring efforts for eight
 16 species (mule deer, Rocky Mountain elk, pronghorn, Shiras moose, American bison, desert

1 bighorn sheep, Rocky Mountain bighorn sheep, and mountain goat) in the state of Utah. Those
2 species are managed based on species management plans that have been developed through a
3 public review process and approved by Utah's Wildlife Board. Big game management units do
4 not follow county boundaries, so it is not possible to determine how a particular big game species
5 is faring in a particular county. However, this annual report does provide data showing how
6 many of the various big game species have been harvested over the years and how the desired
7 populations compare to the estimated populations. Statewide, the mule deer population in 2014
8 was the highest it has been since 1992. The wintertime elk population in Utah has increased by
9 about 20,000 head between 1995 and 2014. Pronghorn antelope numbers are down by over
10 1,000 head statewide between 1999 and 2014. Moose numbers have been decreasing since a
11 high point in 2005 (moose habitat is depicted on Map #16). Wild Bison and desert bighorn
12 sheep are not found in Duchesne County. There is a transplanted population of Rocky Mountain
13 bighorn sheep in the Avintaquin area, which appears to be doing well. Mountain goats appear to
14 be doing well in the High Uintas Wilderness (mountain goat habitat is depicted on Map #17).

15 16 **Deer and Elk**

17
18 In the case of mule deer (*Odocoileus hemionus*) and elk (*Cervus canadensis nelsoni*), in addition
19 to the statewide plans required by state law, herd unit plans also have been developed for each
20 mule deer and elk herd unit across the state. Each of these unit plans have been reviewed and
21 approved by the Wildlife Board. In many cases, herd unit plans have been revised multiple times
22 since their initial development in the mid-1990s. The plans establish target herd-size objectives
23 for each herd unit, which the Division of Wildlife Resources and the Wildlife Board then strive
24 to meet through harvest adjustment and other mechanisms. Habitat needs and other local
25 management considerations are also addressed in these unit plans.

26
27 During the past fifty years there have been wide swings in deer and elk populations. In the
28 1950's deer populations were extremely high, while no elk were present in the County.
29 Following the 1950's elk were re-introduced to the area and have increased to the present high
30 levels. Following a mild winter of 2014-15, deer populations were at high levels according to the
31 Utah Division of Wildlife Resources.

32
33 Portions of northern Duchesne County are within the South Slope Deer Herd Unit #9
34 Management Plan (which also includes lands in Daggett, Summit, Uintah and Wasatch counties).
35 The target winter herd size is 26,000. The majority of the Summer Range for deer (85%) is
36 located on Forest Service and BLM lands. Winter range is more evenly distributed, with 31% on
37 BLM land, 28% on tribal land and 24% on private lands. Factors that drive deer population
38 include forage conditions, predation (especially by coyotes) highway collisions, disease,
39 poaching and the severity of winters. Mule deer habitat is described in Table WLF3 and
40 consolidated as habitat in Map #18.

Table WLF3. Acres of Mule Deer Habitat in Duchesne County

Habitat Type	Duchesne County
Spring/fall, crucial	3,064
Summer, crucial	758,251
Summer, substantial	-
Winter, crucial	597,509
Winter, substantial	212,063
Year-long, crucial	140,951
Year-long, substantial	201,269
Total	1,913,107

Source: DWR (2015b).

1
 2 The Utah Division of Wildlife Resources has a management plan for Deer Herd Unit #11 in
 3 southern Duchesne County and portions of Carbon, Emery and Uintah counties. The target
 4 winter herd size is 8,500 deer. The majority of the summer range (51%) is located on private
 5 land, with 31% on BLM land. The majority of the winter range (57%) is on BLM land, with only
 6 14% on private land. Winter range conditions in the northern parts of the unit, around Nine Mile
 7 Canyon and Anthro Mountain, were classified as excellent in 2010, while areas to the south, in
 8 Carbon County were deemed fair to good.

9
 10 Portions of western Duchesne County are within the Wasatch Mountains Deer Herd Unit #17
 11 management plan (which also includes areas of Carbon, Salt Lake, Summit, Utah and Wasatch
 12 counties). In this area, 62% of the deer summer range is on Forest Service land and 26.8% on
 13 private land. Winter range is 50% on private land. The target winter herd size is 40,800 deer.
 14 The winter range in the Currant Creek and Avintaquin subunits (which include lands in
 15 Duchesne County) has trended from fair-good condition to good condition between 1995 and
 16 2010. Many (14) habitat improvement projects occurred in this area between 2006 and 2014,
 17 that enhanced 8,064 acres of deer habitat in the unit. Annual and seasonal precipitation patterns
 18 remain critical to the growth of vegetation needed to support the desired deer populations.

19
 20 Portions of western Duchesne County are within the Wasatch Mountain Elk Herd Unit #17
 21 Management Plan (which also includes lands within Carbon, Salt Lake, Summit, Wasatch and
 22 Utah counties. The target winter herd size for this unit is 5,400. A majority of the lands used by
 23 elk in the Spring, Summer and Fall are on Forest Service lands (77% for spring/fall and 83% for
 24 summer); however, the largest group of lands used by the elk in the winter is private lands (46%).
 25 Elk habitat is described in Table WLF4 and consolidated as habitat in Map #19.

Table WLF4. Acres of Elk Habitat in Duchesne County

Habitat Type	Duchesne County
Elk, spring/fall, crucial	11,525
Elk, summer, crucial	679,677
Elk, summer, substantial	—
Elk, winter, crucial	702,539
Elk, winter, substantial	104,525
Elk, year-long, crucial	95,836
Elk, year-long, substantial	143,992
Total	1,738,093

Source: DWR (2015b).

1
 2 On a seasonal basis, big game animals migrate among public, private and tribal lands. These
 3 movements create game management issues as a result of damage to private property and
 4 consumption of livestock feed by wildlife. To address these issues, the UDWR plan seeks to
 5 enhance forage production through prescribed fire, pinion-juniper chaining, conifer thinning and
 6 protect habitat using tools such as conservation easements, conservation agreements and
 7 cooperative wildlife management units. Utah Code 23-21-2.5 (2) states that “When changing
 8 any existing right to use the land, the division shall seek to make uses of division-owned land
 9 compatible with local government general plans and zoning and land use ordinances.”

10
 11 The Western Association of Fish and Wildlife Agencies (WAFWA) Mule Deer Working Group
 12 produced an informative Fact Sheet “Understanding Mule Deer Migration” (WAFWA 2015a).
 13 This fact sheet was developed after wildlife researchers tracked deer migration using global
 14 positioning system technology. Several potential risks to migrating deer and their corridors were
 15 mentioned; including energy development, vehicle collisions, fences and increasing residential
 16 and urban development. The fact sheet presents the following conclusions regarding the
 17 preservation of deer migration corridors:

18
 19 “Efforts to conserve migration corridors are an important component of overall
 20 conservation of mule deer in the West because the largest and most productive mule deer
 21 herds are migratory. As awareness of the importance of migration corridors grows,
 22 conservation efforts to maintain these corridors and incorporate them into land-use
 23 planning processes are imperative. Similar to critical winter ranges, migration corridors
 24 need to be considered in local, state, and federal land-use planning in order to sustain
 25 current mule deer populations. Common sources of risk to migrating mule deer and their
 26 corridors include fences, road crossings, energy development, and residential

1 development. With specific maps of migration routes now available, we can identify and
2 prioritize where conservation efforts should be focused to reduce risks to migrating mule
3 deer and migration corridors. Effective conservation measures may include road crossing
4 structures, fence alterations or removal, modifications to proposed industrial
5 developments, conservation easements, leasing stipulations, and state, provincial, or
6 federal protections available through land-use planning. Mule deer migration corridors
7 are essential to the long-term conservation of this iconic species. Many corridors are more
8 than 100 miles in length and cross through many different land ownerships and agency
9 jurisdictions. This situation complicates conservation efforts and requires people work
10 together to develop site-specific measures to ensure migrations continue into the future”
11 (WAFWA 2015a).
12

13 Another WAFWA fact sheet entitled “*Understanding Mule Deer and Winter Feeding*,” deals
14 with the issue of winter feeding of mule deer (WAFWA 2015b). After looking at the biological,
15 behavioral, disease, predation, competition and sociological issues associated with winter
16 feeding, WAFWA reached the conclusion that:

17
18 “At best, feeding has a limited nutritional benefit, often negated by undesirable, even
19 catastrophic, behavioral and biological effects. Of course, we all have the best interest of
20 wildlife in mind. However, we must ensure we understand the biology of the animals
21 we’re concerned about so our actions are truly beneficial. This is often the point of debate
22 as society considers winter feeding mule deer. Our conventional wisdom, experience, and
23 professional consensus is clear - feeding mule deer violates the most basic principle of
24 population regulation within natural systems. At best, winter feeding for mule deer is only
25 successful in making people who are compassionate about wildlife feel better and seldom
26 are any benefits of winter feeding realized” (WAFWA 2015b).
27

28 Wildlife management agencies generally agree that although winter mule deer feeding is based
29 on good intentions, it can result in a variety of issues ranging from disease, malnutrition,
30 predation, behavior changes, and rangeland damage. For these reasons and others, it is
31 discouraged. Information about winter feeding is available from DWR and the Mule Deer
32 Working Group (2015b)
33

34 As the Duchesne County population grows in the future, the likelihood of conflicts between mule
35 deer and rural or urban fringe homeowners will increase. WAFWA has published a fact sheet to
36 address that issue, entitled “*Urban Mule Deer Issues*” (WAFWA 2015c). Mule deer population
37 can increase rapidly in rural residential or urban fringe areas as deer take advantage of the
38 abundant forage and water sources provided by humans as well as protection from hunting and
39 other types of predation. Mule deer are browsers; preferring leaves, stems, and buds of woody
40 plants, as well as forbs (weeds). Like many other wildlife species, mule deer are opportunistic
41 and in some cases will eat and damage ornamental plants, hedges, vegetables, flowers, and
42 lawns. Bucks can damage shrubs and saplings by rubbing the bark with their antlers. This
43 damage to personal and commercially-grown vegetation is not well-tolerated and can make

1 people view mule deer as a nuisance. WAFWA recommends several strategies to deal with these
2 conflicts, including prohibiting supplemental feeding of deer, chemical repellents and scare
3 devices, construction of fencing, using deer resistant plantings, regulated hunting and relocation
4 of deer to more remote areas.

5 6 **Conservation Hunting Permits**

7
8 Conservation permits are hunting permits auctioned annually at banquets, fundraisers and other
9 events sponsored by various conservation groups. Since the program began in 1981, these
10 permits have raised more than \$35 million. The majority of that revenue—more than 90
11 percent—has gone toward projects that directly benefit the species for which the permit was
12 issued. These projects include: habitat enhancement and restoration, species transplants, radio
13 telemetry studies and research projects, aerial surveys and education efforts.

14 15 **Duchesne County Wildlife Policies**

16
17 It is the policy of Duchesne County that:

- 18
19 a. Wildlife management agencies, public land management agencies and the County shall
20 work together to manage big game populations, identify their migration corridors and
21 seek to remove barriers along those corridors.
22
23 b. Wildlife agencies shall find effective ways to mitigate and compensate landowners for
24 damage caused by big game animals on private property. Duchesne County recognizes
25 that the Utah Division of Wildlife Resources is mandated by Utah Code to mitigate
26 damage to agricultural crops, equipment and improvements and that a process to do so is
27 in place.
28
29 c. Wildlife populations shall not be increased nor shall new species be introduced until
30 forage allocations have been provided and an impact analysis that includes participation
31 and concurrence by the county, wildlife management agencies, public land management
32 agencies, and private landowners is completed for the effects on other wildlife species
33 and livestock.
34
35 d. Reduction in forage allocation resulting from forage studies, drought, or other natural
36 disasters will be shared proportionately by wildlife, livestock and other uses.
37
38 e. Increases in forage allocation resulting from improved range conditions shall be shared
39 proportionally by wildlife, livestock and other uses.
40
41 f. Wildlife target levels and/or populations must not exceed the forage assigned in the RMP
42 forage allocations.
43

- 1 g. Predator and wildlife numbers must be controlled to protect livestock and other private
2 property and to prevent population decline in other wildlife species.
3
- 4 h. Resource-use and management decisions by federal land management and regulatory
5 agencies should support state-sponsored initiatives or programs designed to stabilize
6 wildlife populations that may be experiencing a scientifically proven decline in numbers.
7
- 8 i. The Conservation Hunting Permit program should be continued to help generate needed
9 funding for wildlife conservation projects.
10

11 **Feral or Wild Horses**

12
13 At present there are no known feral or wild-horse populations roaming on public lands in
14 Duchesne County. Free-roaming horses on public lands adversely impact soil, water, wildlife,
15 and vegetative resources and increase the possibility of equine disease among domestic horses.
16 Wild and free-roaming horses rapidly increase in population, cause overgrazing, negatively
17 impact wildlife and livestock, and burden the land managing agency with unnecessary costs. The
18 introduction of wild horses would adversely affect the county's environment and economy.
19

20 **Policy:** It is the policy of Duchesne County that:

- 21 a. No forage allocations or permits shall be provided for feral or wild horses on public lands
22 in Duchesne County.
- 23 b. All feral or wild horses found roaming on public lands in Duchesne County are
24 trespassing and shall be removed.
25

26 **Pronghorn Antelope**

27
28 The Utah Division of Wildlife Resources (UDWR) administers a Pronghorn Herd Management
29 Plan for non-tribal lands in the area generally bounded by Nine Mile Canyon on the south,
30 Highway 191 on the west, Highway 40 on the north and the Green River to the east. It is the
31 purpose of this plan to:
32

- 33 a. Manage for a population of healthy animals capable of providing a broad range of
34 recreational opportunities, to include hunting and viewing.
- 35 b. Balance the pronghorn population with human needs, such as authorized livestock
36 grazing rights, private land development rights, and local economies.
- 37 c. Maintain the population at a level that is within the long term habitat capability."
38

39 UDWR has a goal of maintaining a population of 1,125 pronghorn in this area, with a buck to
40 doe ratio of 25:100. Counts in 2008 estimated a population of about 340, with a buck to doe
41 ratio of 41:100. UDWR plans to transplant about 50 pronghorn in the herd management area per
42 year until the population reaches the goal. Table WLF5 describes the type of pronghorn antelope
43 habitat present within Duchesne County, which is consolidated into general habitat in Map #20.

Table WLF5. Acres of Pronghorn Antelope Habitat in Duchesne County

Habitat Type	Duchesne County
Summer, crucial	–
Summer, substantial	–
Year-long, crucial	131,511
Year-long, substantial	48,612
Total	180,123

Source: DWR (2014b).

1
 2 **Policy:** It is the policy of Duchesne County to support the efforts of the UDWR to maintain a
 3 healthy population of pronghorn in the area described above, provided that the rights of farmers,
 4 ranchers and mineral owners are protected.

5
 6 **Bison**

7
 8 There are six bison management areas in Uintah County, one of which extends into Duchesne
 9 County. There are no known populations of wild bison in Duchesne County. A bison herd does
 10 exist on tribal lands east of the Green River in Uintah County. The UDWR has considered
 11 reintroduction of bison in the Book Cliffs area of Uintah and Grand Counties. Table WLF6
 12 describes the type of habitat present within Duchesne County, which is defined as winter,
 13 substantial habitat (see Map #21).

Table WLF6. Acres of Bison Habitat in Duchesne County

Habitat Type	Duchesne County
Winter, crucial	–
Winter, potential	–
Winter, substantial	4,983
Year-long, crucial	–
Year-long, potential	–
Year-long, substantial	–
Total	4,983

Source: DWR (2014c).

1 **Policy:** It is the policy of Duchesne County to oppose any proposals to introduce bison into the
2 County, due to the impacts such action would have on available forage for livestock and wildlife.

3
4 **Bighorn sheep**

5
6 The Utah Division of Wildlife Resources (through its Utah Wildlife Board) adopted a *Utah*
7 *Bighorn Sheep Statewide Management Plan* on June 4, 2013 (DWR 2013b). This plan is
8 effective for five years. The plan notes that Bighorn sheep are one of the most sought-after and
9 highly prized big game animals in North America. Demand for hunting opportunities far exceeds
10 the supply of hunting permits. There is also great demand for bighorn sheep viewing
11 opportunities. Bighorn sheep are an important part of fragile ecosystems in Duchesne County.

12
13 Rocky Mountain Bighorn sheep habitat exists in Duchesne County in the High Uintas Wilderness
14 and in the southwestern areas of the county around Timber, Avintaquin, Indian and Lake
15 Canyons (known as the Avintaquin Management Unit). In 2009, 30 Bighorn sheep were
16 transplanted from Montana into the Lake Canyon area and an additional 30 were transplanted
17 into the Indian Canyon area. The state management plan calls for augmentation of existing
18 populations to meet management objectives in the Avintaquin Management Unit (DWR 2013b).
19 A summary of bighorn sheep habitat is provided in Table WLF7 and Map #22.

20
Table WLF7. Acres of Bighorn Sheep Habitat in Duchesne County

Habitat Type	Duchesne County
Spring/fall, crucial	–
Year-long, crucial	429,791
Year-long, substantial	50,630
Total	480,420

Source: DWR (2006).

21
22 One of the key management issues associated with Bighorn sheep is the prevention of disease
23 that can result from contact with domestic sheep and goats. There is also the potential for
24 bighorn sheep to compete with domestic sheep for limited forage resources.

25
26 BLM Manual #1730, issued in March 2016, provides guidance for the coordination and
27 management of domestic sheep and goats to sustain wild sheep on the BLM managed lands. The
28 manual notes that respiratory disease is one of the most crucial factors influencing bighorn sheep
29 populations. Domestic sheep and goats are carriers of bacteria that may cause substantial wild
30 sheep mortality as a result of respiratory disease. These carriers are generally not fatal to adult
31 domestic sheep. Currently, physical separation of domestic sheep or goats from wild sheep is the

1 only effective means to reduce the potential for pneumonia-type disease transmission.

2
3 To help prevent such disease transmission, the BLM policies are to:

- 4
5 1. Achieve effective separation of BLM authorized domestic sheep or goats from
6 wild sheep on BLM lands, and
7
8 2. To minimize the risk of contact between the species. Effective separation is
9 defined as the spatial or temporal separation between wild sheep and domestic
10 sheep or goats, resulting in minimal risk of contact and subsequent transmission
11 of respiratory disease between animal groups.
12

13 The BLM Management Practices associated with domestic sheep/goats (to minimize the risk of
14 contact with wild sheep include the consideration of:

- 15
16 a. Habitat distribution;
17 b. Habitat connectivity;
18 c. Wild sheep occurrence;
19 d. Wild sheep population numbers;
20 e. Proximity of wild sheep populations to areas authorized for domestic sheep and
21 goat grazing or trailing;
22 f. Risk of inter-species contact;
23 g. Domestic sheep and goat allotment boundaries and season of use;
24 h. Domestic livestock operational needs; and
25 i. Other pertinent parameters affecting the BLM's ability to provide for effective
26 separation when authorizing domestic sheep and goat uses on BLM lands.
27

28 **Policy:** It is the policy of Duchesne County to support efforts by the Utah Division of Wildlife
29 Resources and federal land management agencies to manage Bighorn sheep populations for
30 recreational purposes such as hunting and viewing and to ensure their contribution to ecosystems,
31 provided that such management can be accomplished in coordination with the domestic sheep
32 industry in a manner that does not force domestic sheep operators from their ranges or force them
33 out of business. The County supports efforts to manage and augment the bighorn sheep
34 population as long as there is not competition or interference with domestic animals.
35

36 **Bear**

37
38 The Utah Division of Wildlife Resources publishes a *Utah Black Bear Annual Report*. The
39 report gives detailed information on how many bears were harvested in various wildlife
40 management units across the state, but provides no county-specific data and no statewide black
41 bear population data.
42
43

1 **Raptors**

2
3 Many types of raptors, such as Golden Eagles, Red-tailed hawk and Ferruginous hawks utilize
4 habitat in Duchesne County. The impact of oil and gas development on the population of raptors
5 has been a concern of land management agencies.

6
7 A 2010 study was prepared for the U.S. Department of Interior by Mark R. Fuller of the U.S.
8 Geological Survey, entitled "*Raptor Nesting Near Oil and Gas Development: An Overview of*
9 *Key Findings and Implications for Management Based on Four Reports by Hawk Watch*
10 *International.*" This study was an overview of key findings about the effectiveness of
11 stipulations used to manage the potential effects of disturbance to raptor nesting in areas where
12 oil and gas are being extracted from Bureau of Land Management (BLM) lands in Utah,
13 Wyoming, and Colorado.

14
15 Historically, BLM raptor management has included stipulations that restricted human activity
16 near raptor nests during the raptor nesting season. The Hawk Watch International (HWI) study
17 was undertaken to seek information that would contribute to enhancing oil and gas extraction
18 operations while providing environmental protection, including raptor conservation.

19
20 Some of the findings were that the development of new well sites temporarily deterred some
21 Golden Eagles from nesting, and some Golden Eagles habituated to established wells and
22 associated well maintenance. Golden Eagles responded differently to various types of
23 development, and when alternative nest sites existed, the birds were able to choose a site where
24 they felt less disturbed.

25
26 The Hawk Watch International study noted that, since 1987, the BLM has erected artificial
27 nesting structures (ANS) to discourage Ferruginous Hawks from nesting on oil and gas
28 infrastructure. Nests on structures such as condensation tanks commonly failed, so the BLM
29 staff installed 105 artificial nest structures in the Rawlins, Wyoming field office area from 1987
30 to 2004 to provide the hawks with alternative nest substrates. All ANSs were inaccessible from
31 the ground and likely provided nesting birds with a sense of security in the face of development
32 activities. Inaccessible nests were nearly always successful, and nearly all such nests were at
33 least minimally productive." The study found that ANSs may be an effective mitigation tool
34 where Ferruginous Hawks are nesting on inappropriate man-made structures; however, a long-
35 term commitment to the maintenance of the structures needed to be made.

36
37 Further, the HWI study found that it was important to consider factors associated with other
38 human influences, vegetation, climate, etc., when evaluating the potential effects of oil and gas
39 activities near raptor nests. The data gathered by the study was insufficient to determine if the
40 apparent negative effects of energy development were associated with raptor population
41 characteristics such as fledging young from the nest or a trend in numbers of nesting raptors.
42 HWI suggested that existing nesting-season protection buffers of 0.8-km radius should not be
43 reduced, because the focal raptor species exhibited negative relationships with energy

1 development that occurred within 0.8 km of nest clusters.
2

3 It could not be determined by HWI if there has been a change in the populations of raptors in
4 conjunction with oil and gas development. Nonetheless, it was concluded that applying spatial
5 and temporal buffers around nests is a useful management practice to continue as part of a raptor
6 conservation strategy.
7

8 HWI recommended that the BLM use the study findings to further develop management
9 strategies to conserve raptor nesting habitat near oil and gas activities by:

- 10 • Developing survey designs with thorough, consistent methods for monitoring raptor
11 nesting, and for monitoring factors that likely affect raptor nesting;
12
- 13 • Conduct surveys to document raptor nesting and associated environmental factors in areas
14 unaffected by energy development, especially areas where energy development might
15 occur;
16
- 17 • Implement survey and monitoring of select factors (species, vegetation, anthropogenic) at
18 oil and gas activity sites and at control sites;
19
- 20 • Gather raptor food habits data, and prey – vegetation association data and use results to
21 manage habitat for prey;
22
- 23 • Conduct management to conserve and enhance existing vegetation that is presumed to be
24 beneficial based on these HWI study results;
25
- 26 • Compare Ferruginous Hawk use of ANSs and associated survival and reproduction
27 among ANSs in oil and gas areas and non-oil and gas areas;
28
- 29 • Provide ANSs for other species and evaluate their use and effectiveness as a mitigation
30 method;
31
- 32 • Refine time and space stipulations by experimentally manipulating when and where OG
33 activities occur relative to raptor nesting.
34
35

36 Hawk Watch International published another study in 2010 that addressed the need for improved
37 methods for raptor nest monitoring. HWI found that various federal office personnel in Utah and
38 Wyoming did not use standardized terminology for what constitutes a used, active, occupied or
39 successful nest. Nest naming conventions also varied which made it difficult to track nest
40 records on the landscape. Even with new GPS technology, inconsistent use of mapping datums
41 resulted in inaccuracies. Failure to survey all nests in a nest cluster each year resulted in
42 incomplete data. The lack of maps and data associated with oil and gas spudding and completion
43 dates, road locations, vegetation and the weather made it difficult to model the influences of

1 habitat conditions and oil and gas development levels on nesting activity.

2
3 HWI made several recommendations to improve raptor nest monitoring, including establishment
4 of a pre-development monitoring period of at least 3 to 5 years and monitoring a spatial domain
5 of 5 to 10 km outside of the proposed development area for adequate identification of nest
6 clusters. Very specific recommendations were also given for data gathering, including a
7 comprehensive nest inventory, gathering annual monitoring data for all known and newly
8 discovered nests for all species, gathering annual representative prey monitoring data, gathering
9 annual representative climatic and gathering landscape condition data and other desired GIS data
10 layers describing the study area landscape. Ground-based survey methods were recommended to
11 obtain the most accurate monitoring data as was comprehensive annual nest monitoring or annual
12 monitoring of a representative sample of nests.

13
14 **Policy:** It is the policy of Duchesne County to support research efforts to seek information that
15 would contribute to enhancing oil and gas extraction operations while providing protection of
16 raptor populations.

17
18 **Energy Considerations**

19
20 Energy development provides an important economic stimulus in Duchesne County and for the
21 State of Utah. However, energy development and transmission also may cause impacts to valued
22 wildlife species. Typical impacts may include loss or fragmentation of habitats, and increased
23 disturbance during sensitive periods such as when the young are born or during winter while
24 harsh climatic conditions may already be causing stress to animals. Development-related
25 impacts need to be mitigated to promote a balance among competing uses of natural resources
26 occurring within the County.

27 Measures taken to reduce habitat fragmentation, create buffers around breeding or nesting sites or
28 establish seasons of the year when human activity is not allowed in a wildlife habitat area can
29 make production of energy resources more costly or unfeasible.

30
31 **Policy**

32
33 Duchesne County's policy is that all federal or state wildlife management agencies shall
34 coordinate with the County prior to establishing regulatory measures associated with wildlife that
35 could impact energy development.

36
37 **Water Considerations**

38
39 Water is vital for all living organisms, including wildlife. Most terrestrial wildlife species must
40 drink water on a daily basis, although many supplement their intake by absorbing water from
41 foods. Some desert species get by solely on the moisture they derive from their diet. Fish, many
42 mollusks, crustaceans, amphibians, aquatic mammals (e.g., beavers, otters, muskrats) and water
43 birds (e.g., waterfowl, shorebirds, dippers, ospreys) depend more directly on aquatic systems.

1 Wetlands and riparian habitats provide critical needs for a number of wildlife species,
2 particularly birds. Water supply, water quality (e.g., temperature, sediment load, nutrient
3 content) and the flow regimes of streams and spring-fed systems greatly influence aquatic habitat
4 for wildlife.

5
6 Water use and the resulting alteration of aquatic habitats cause substantial stress for aquatic
7 wildlife. Water management needs to be carefully considered, so that we can meet municipal
8 and industrial needs, while preserving traditional agricultural uses, and ensuring aquatic habitat
9 to support wildlife.

10
11 Wildlife, if not managed properly, can have negative impacts on water quality.

12
13 **Policy:** It is the policy of Duchesne County that wildlife shall be managed on public and private
14 lands in a manner that keeps water resources from being degraded below state or federal
15 standards.

16

DRAFT

Section 6. Forest Management

Findings:

Forest lands make up 29% of the Utah landscape and provide scenic, recreation, wildlife, and other forest values underscoring the importance of forest health (Utah Division of Forestry, Fire and State Lands [FFSL] and U.S. Forest Service [USFS] 2014). In Utah, approximately 15 million acres of forest are administered by federal, state, and local agencies with another 2.8 million acres held privately (FFSL and USFS 2014).

Forested lands are an important natural resource in Duchesne County and contribute to the quality of life by providing employment, forest products, open space, wildlife habitat, forage for livestock, recreation, and numerous other social and economic benefits.

National Land Cover Database (NLCD) geospatial data use a 16-class land cover classification scheme at a spatial resolution of 30 meters (Homer et al. 2015). Acres of forested NLCD land cover types predicted to occur in Duchesne County are listed in Table FM1 and shown on Map #23.

Table FM1. Acres of Forested National Land Cover Database Land Cover Types in Duchesne County

Forest Cover Type	Duchesne County
Deciduous Forest	77,635
Evergreen Forest	764,079
Mixed Forest	13,230
Shrub/Scrub	826,194
Woody Wetlands	14,803
Total	1,695,940

Source: U.S. Geological Survey (2010).

Table FM2, taken from the USFS-published report *Forest Resource Statistics for Northern Utah, 1993* (Brown and O'Brien 1993) illustrates acres of timberland by county. *Timberland* is defined as forested areas “capable of producing commercial wood products” (Brown and O'Brien 1993) and differs from other estimates of forest (vegetation community) or USFS-managed forest lands.

Table FM2. Acres of Timberland in Duchesne County

Land Management	Duchesne County
National Forest	243,921
Other public	19,752
Non-industrial private	92,352
Total	356,025

Source: Brown and O'Brien (1993).

1
 2 Employment in the timber industry has dwindled over the years to almost nothing. According to
 3 the Profile of Timber and Wood Products found in the Headwaters Economics Economic Profile
 4 System (EPS), Duchesne County has only 18 jobs in the timber and wood products industry,
 5 which is only .25% of the total private employment in the county. Many of the mills have closed
 6 in the county and in the region due to the lack of timber harvesting on private and public lands.

7
 8 Of the 21 Utah sawmills listed by the Utah State University Forestry Extension Program, three
 9 are in Duchesne County: Defa Sawmill, Hanna, Utah; John Larson Sawmill, Neola, Utah; and
 10 Knotty Wood Products, Duchesne, Utah.

11
 12 A 1998 Government Accounting Office report titled *Forest Service Barriers to Generating*
 13 *Revenue or Reducing Costs* portrays the importance of 'economic sustainability' on USFS lands
 14 and demonstrates the critical importance of multiple uses for the lands (Government Accounting
 15 Office 1998). The report provides good examples for a more 'capitalistic' approach to public land
 16 management based on private land models.

17
 18 Significant issues impacting the timber resource in Duchesne County include declining forest
 19 health, productive capacity of forest ecosystems, fragmentation, and socio-economic concerns.
 20 Due to a lack of active vegetation management, forests in Duchesne County have become more
 21 susceptible to intense wildfire, insects, and diseases. Sustaining a full range of services and
 22 benefits that people desire from forests will require a diverse mosaic of forest conditions and a
 23 full suite of active management strategies across the landscape.

24
 25 In many cases, statutory, administrative, and physical constraints limit the ability to implement
 26 restoration treatments within the context of historical functions and conditions. Existing legal
 27 authorities, however, do provide justification for these types of activities. Legal mechanisms
 28 include the National Forest Management Act, the Multiple Use Sustained Yield Act, the Federal
 29 Land Policy and Management Act, the National Fire Plan, the Healthy Forests Restoration Act,
 30 the Organic Administration Act and the Clean Water Act.

31
 32 Achieving measurable progress toward a desired future condition is important and will serve as a

1 benchmark for future management direction. To do so, it is also important that timber resources
2 be characterized within the landscape setting. Sustainable forest systems begin with the
3 development of assessments that describe the biological, social and economic environment in
4 which the landscape resides.

5
6 Invariably, the concept of forest sustainability tends to integrate society's essential values of
7 environmental, social and economic considerations. Thus, it is equally important to talk about
8 sustaining forest dependent communities in our discussions of sustaining forests. The following
9 questions deserve further discussion: What is the existing infrastructure and capacity related to
10 forest products manufacturing and forest dependent communities? How much area is available
11 for timber production and the level of growing stock (merchantable vs. non-merchantable)
12 available for timber harvesting? What is the direct and indirect employment in the forestry
13 sector? What is the ability and willingness of the forestry sector to adapt to changing economic
14 conditions and technologies?

15
16 By its nature, managing forest resources encompasses a high degree of conflict. What's
17 important is to reach a "balanced" and agreeable approach through mechanisms that support the
18 conservation and sustainable management of forests.

19
20 A December 2008 report published by Utah State University entitled "Public Lands and Utah
21 Communities: A Statewide Survey of Utah Residents," found (in Table 18) that 80% of residents
22 surveyed in the Daggett-Duchesne-Uintah County region believe that having forested areas that
23 provide timber used by logging operations and lumber mills is moderately important (37.4%) or
24 very important (42.6%) to the quality of life of their communities. In that same study, (Table 35)
25 76.1% of residents surveyed in the Daggett-Duchesne-Uintah County region believe that public
26 land managers should maintain (43.6%), moderately increase (20.5%) or substantially increase
27 (12.0%) the extent to which timber harvest activities occur on Utah's public lands. Of these
28 survey respondents, according to Table 54 of the report, only 18.2% had a moderate (12.7%) or
29 strong (5.5%) disagreement with Forest Service lands being managed to provide for economic
30 uses like grazing or mining to help encourage local economic development. As set forth in Table
31 55 of the report, only 13.6% had moderate (9.8%) or strong (3.8%) opposition to Forest Service
32 lands being managed for economic uses like recreation and tourism to help encourage local
33 economic development. Only 10.2% of these survey respondents (see Table 40 of the report)
34 believed that public land managers should moderately (5.2%) or substantially (5.0%) reduce the
35 extent to which controlled burns are used to improve ecological conditions on Utah's public
36 lands. Finally, only 7.1% of these survey respondents believed that public land managers should
37 moderately (4.7%) or substantially (2.4%) reduce the extent to which forested areas are thinned
38 to reduce fire risk on Utah's public lands (see Table 41 of the report).

39
40 The legal framework of forest management includes periodic planning, assessment and policy
41 review that recognize the range of forest values. This includes opportunities for public
42 participation, decision-making and coordination with affected sectors. The economic and
43 institutional framework of forest management includes education and awareness, planning and

1 coordination, establishment of important infrastructures to support implementation of forest
 2 management. Another important consideration is continued research and understanding of the
 3 dynamic nature of forest ecosystems and their functions.
 4

5 The timber resources and woodlands of Duchesne County are considerable and mostly located on
 6 public lands. In recent years, timber harvesting has decreased on the Ashley National Forest. The
 7 risk of timber loss from wildfire, insects, and disease and from reduced water yields from
 8 watersheds is increased as a result of these management policies. Economic opportunities are
 9 also lost. Table FM3 illustrates management actions on the Ashley National Forest in 2010 and
 10 2014 and are taken from the *Ashley National Forest 2010 Year and 2014 In Review* Newsletters.

Table FM3. 2010 and 2014 Ashley National Forest Management Actions

2010 Actions	Details
Timber sales	1,315,800 cubic feet of timber sold through permits, timber sales, and stewardship contracts.
Fire treatments	12 square miles or 8,100 acres
Fire	14 fires burning 166 acres of which 1.2 acres were human caused.
Active or semi-active wells	37 wells
Grazing	18 horses, 12,857 cattle, and 13,795 sheep
2014 Actions	Details
Timber and Vegetation	Forest vegetation monitoring program continued to transition our repeat photography monitoring program to virtual reality (VR) photography. Posted on a dedicated webpage: http://anfphotomonitoring.info .
Fish and Wildlife	Intensive electrofishing effort to remove non-native brook trout and aide in the restoration of Colorado River cutthroat trout
Air Quality	Quarterly visibility reports for the High Uintas Wilderness are available at http://www.fs.usda.gov/ashley
Water Quality	Ongoing data collection process for Walkup, Uinta Noname, Upper Coffin and Fish lakes to create a chemical analysis to determine trends in lake chemistry
Range and Recreation	145 out of 232 pastures were monitored for compliance with Allotment Management Plans. Of the pastures monitored 82 % met utilization standards.

Source: USFS (2010 and 2014).

11
 12 Accumulation of large amounts of woody debris and increased fuel loads coupled with mortality-
 13 causing disturbance regimes (e.g. fire, insect and pathogens) exacerbates the potential for

1 catastrophic wildfire. Research shows these conditions are often inconsistent with historical
 2 patterns of forest development. Some far-reaching impacts include changes in hydrologic
 3 function, nutrient cycling, and introduction of noxious and invasive species.
 4

5 While county-specific forest health statistics are lacking, the 2014 Utah Forest Health Highlights
 6 publication gives an indication of what is happening to our forests state-wide. Figures 2 and 3 of
 7 that study shows that, between 2002 and 2011, only two species groups (Ponderosa & Jeffrey
 8 pines and Cottonwood & Aspen) showed a positive growth. However, a decline in aspen
 9 (Populus tremuloides) has been mapped since 2003 and is caused largely by drought, canker
 10 diseases, and insect borers (FFSL and USFS 2014).
 11

12 Conversely, Lodgepole pine, Douglas fir, True firs, Engelmann and other spruce, other western
 13 hardwoods and other western softwoods all showed more mortality than growth. Average net
 14 annual growth of trees in Utah is -4,556 thousand cubic feet per year indicating more mortality
 15 than growth (FFSL and USFS 2014). The study found that insect and disease-caused tree
 16 mortality generally increased from 2013 to 2014. For example, Douglas fir beetle induced
 17 mortality increased by 73%, while spruce beetle kill increased 35% (from 412,662 killed in 2013
 18 to 555,435 killed in 2014). Fir engraver induced mortality increased from 761 trees killed in
 19 2013 to 34,303 in 2014. Subalpine fir mortality increased by 300% during that time period.
 20

21 Western Bark Beetle Strategy activities in Utah, including Duchesne County, center on three
 22 objectives: 1) increasing safety to ensure that people and community infrastructure are protected
 23 from the hazards of falling bark beetle-killed trees and elevated wildfire potential, 2) facilitating
 24 recovery to re-establish forests damaged by bark beetles, and 3) cultivating resiliency to prevent or
 25 mitigate future bark beetle impacts (U.S. Department of Agriculture 2016c). Acres of Western Bark
 26 Beetle Strategy activities, timber harvest, and brush disposal activities are described in Table FM4
 27 and Map #24.

Table FM4. Acres of Western Bark Beetle Strategy Activities, Timber Harvest and Brush Disposal Activities in Duchesne County in the Years 2004-2016

	Duchesne County
Western Bark Beetle Strategy (WBBS) activities*	14,930
Timber harvest [†]	15,113
Brush disposal [‡]	
Burning of piled material	40
Certification of natural regeneration without site prep	–

Table FM4. Acres of Western Bark Beetle Strategy Activities, Timber Harvest and Brush Disposal Activities in Duchesne County in the Years 2004-2016

Duchesne County	
Other stand tending	290
Piling of fuels, hand or machine	962
Rearrangement of fuels	489
Stocking survey	-
Wildlife habitat regeneration cut	-
Total	1,781

* Data from U.S. Department of Agriculture (2016c).

† Data from U.S. Department of Agriculture (2016d).

‡ Data from: U.S. Department of Agriculture (2016e).

1

2 **Objective:** Reverse the negative fire trends in forest health by actively managing the forest.

3

4 A study released by the U.S. Forest Service Pacific Southwest Research Station on November 25,
 5 2013 found that lowering stand density reduces mortality of ponderosa pine stands. As trees
 6 grow larger in even-aged stands, competition develops among them. Competition weakens trees
 7 as they contend for soil moisture, nutrients, and sunlight. Competition also increases trees' risk to
 8 bark beetles and diseases, and subsequently leads to a buildup of dead fuels.

9

10 The study, led by Dr. Jianwei Zhang, considered if the onset of this risk could be determined.
 11 The study also considered if the relationship between density and mortality varies with site
 12 quality as ponderosa pine stands developed. Based on the analysis of 109 long-term research
 13 plots established on even-aged natural stands and plantations from 1944 to 1988, and 59
 14 additional ponderosa pine plots measured by the Forest Service's Forest Inventory and Analysis
 15 group, these researchers found that site quality affected the relationship between density and
 16 mortality.

17

18 "Any silvicultural treatments that enhances growth will reduce mortality rate for a given stand
 19 density." Dr. Zhang said. "By establishing the self-thinning boundary lines from the size-density
 20 trajectories, the onset of mortality risk can be determined for ponderosa pine stands."

21

22 The research also confirmed the added value of such long-term study sites which allow new
 23 questions to be addressed that were not included in the original studies. Other recently published
 24 research from this group of scientists demonstrated thinning forest stands to a lower density
 25 reduces fuel buildup significantly, and enhances its economic value by increasing growth of

1 residual trees. Specifically, stand basal area, which is the cross sectional area of all trees in a
2 stand measured at breast height, is not affected by thinning ponderosa pine stands to half the
3 normal basal area of a specific site quality. If the stand has experienced high mortality caused by
4 bark beetles, it can be thinned more heavily without sacrificing timber, biomass, or volume
5 increment and plant diversity.

6
7 In addition, results from these long-term studies show that early shrub removal and tree density
8 control are the most effective and efficient ways to reduce fuel buildup. Under Mediterranean
9 climatic conditions, shrubs reduce over-story tree growth and keep tree crowns in contact with
10 the shrub canopy. In turn, this growing fuel ladder can carry a ground fire into the crowns of the
11 over-story trees. Although carbon stocks may be the same with or without understory vegetation,
12 by controlling competing vegetation, carbon is reallocated into the trees instead of shrubs; and
13 carbon loss to wildfire is reduced.

14
15 While the latest science is showing that reducing tree stand density is beneficial for forest health,
16 the funding for such projects is lacking. A study of ponderosa pine (*Pinus ponderosa*) forests by
17 Arizona State University, with funding from The Nature Conservancy, indicates that harvesting
18 small diameter wood (8 to 12 inches) is critical to restoring the structure, pattern, and
19 composition of fire-adapted ecosystems, and also provides for fuels reduction, forest health, and
20 wildlife and plant diversity. Costs typically born by state and federal agencies can be reduced
21 through development of a wood products supply chain, which includes lumber, pellets, and chips
22 (Arizona State University 2013). The study methodology, which should be repeated on the
23 Ashley National Forest, consisted of four parts:

- 24
25 1. Technology Inventory. Understand current and emerging enabling technologies for
26 wood processing, including emerging technologies (for instance, biomass-to-energy).
- 27
28 2. Business Inventory. Develop an inventory of possible large, medium, and small
29 business possibilities that could utilize SDW.
- 30
31 3. Industry Viability Assessment. Conduct an initial industry viability assessment, based
32 on analyzing a variety of business combination and configuration scenarios.
- 33
34 4. Initial Assessment Report & Presentation. Provide an initial assessment report and
35 presentation.

36
37 **Objectives:** Reducing fire hazards and improving forest health across landscapes with the
38 additional benefit of providing raw material to forest industries. Prescribed fire can reduce fuel
39 loads and potential for catastrophic wildfire, application of appropriate silvicultural prescriptions
40 can be used to promote regeneration while providing a sustainable flow of forest products.

41
42
43

1 **2016 Utah Forest Action Plan**

2
3 A portion of the forests in Utah and in Duchesne County are on state and private lands. The Utah
4 Division of Forestry, Fire and State Lands collaborated with numerous partner agencies and
5 organizations, including the USDA Forest Service, Bureau of Land Management, Division of
6 Wildlife Resources, the Utah Partners for Conservation and Development and numerous
7 stakeholders to develop the 2016 Utah Forest Action Plan. Quoting from the Executive
8 Summary, this plan provides a comprehensive analysis of the forest-related conditions, trends,
9 threats and opportunities within Utah and will be used to guide the Division's planning efforts
10 and project work.

11
12 The Forestry Title of the 2008 Farm Bill required all states to produce a Forest Action Plan in
13 order to more effectively focus management priorities and funding opportunities. The Utah
14 Forest Action Plan will drive future grant requests from USDA Forest Service, State and Private
15 Forestry and other funding sources. The purpose of the Plan is to ensure resources are being
16 focused on important landscape areas with the greatest opportunity to address shared
17 management priorities and achieve meaningful outcomes.

18
19 The Utah Forest Action Plan concentrated on eight key themes for the geospatial analysis portion
20 of the Plan. These eight themes are Fire Risk, Forests, Wildlife Action Plan, Water Quality,
21 Riparian Areas, Forest Health, Distance to Managed Lands and Urban and Community Forestry.
22 These eight themes utilized 17 data layers to conduct the analysis and identify those areas of
23 important forest resources for project work.

24
25 The analysis resulted in the development of five priority areas across the state. These priority
26 areas are named for their geographic location. They are, from north to south, Wasatch, Uinta,
27 Sevier-Skyline, La Sal and Cedar.

28
29 Each chapter of the Plan details the current condition, program overview, objectives and
30 strategies for the themes used in the model. Additional chapters address the Forest Legacy
31 Program, Climate Change and a Dynamic Modeling proposal. The Plan is intended to be a living
32 document that the Division can refer to for reference and guidance. The Dynamic Model allows
33 the Division to be adaptable, responsive and proactive. This adaptability and responsiveness is
34 critical to keeping the Division ahead of changes in ecosystems, data and funding sources.

35
36 The Utah Forest Action Plan (2016) establishes the following objectives and strategies in several
37 key areas of forest management:

38
39 **Wildland Fire Fuel Management**

40
41 Fuel Management refers to the act or practice of controlling flammability and reducing resistance
42 to control of wildland fuels through mechanical, chemical, biological, or manual means, or by
43 fire in support of land management objectives. The Division area WUI and fuels specialists that

1 assisted communities with the development of CWPP's will continue to aid with implementing
2 mitigation strategies. Hazard fuel mitigation grant funds can be requested through several
3 sources. Thousands of acres of defensible space and fuel breaks have been created through this
4 program making communities and firefighters safer.

5
6 In 2013, the State of Utah developed the Catastrophic Wildfire Reduction Strategy (Catfire) in
7 response to the severe 2012 fire season. Reducing the catastrophic wildfire requires attention to
8 three interdependent goals identified in the National Cohesive Wildfire Management Strategy –
9 Restore and Maintain Landscapes, Fire Adapted Communities, and Wildfire Response. These
10 goals have been embraced throughout the development of the state's Catfire strategy.

11
12 Mitigation of hazardous fuels can change fire behavior making it easier to suppress. The effects
13 of the mitigation, however, are not limited to life and property safety but will also affect forest
14 health, water quality, vegetative species abundance, etc. As we continue to implement projects
15 across the landscapes in Utah, the only way to truly be successful is to integrate existing
16 programs, utilize local and federal partners and continue to educate the general public to create
17 the desired shift towards more resilient communities and ecosystems.

18
19 Objectives and Strategies

20
21 *a. Reassess the existing education program to meet current and future needs.*

- 22
23 1. Make sure literature is updated as necessary to incorporate current research
24 information.
25
26 2. Identify gaps in research and pursue funding to address research needs.
27
28 3. Distribute materials to community members, individual landowners, public
29 officials, interagency partners and media for further dissemination and outreach.
30
31 4. Maintain collaborative efforts with interagency partners to deliver and update
32 information.
33
34 5. Increase participation in state and national programs including Utah Living
35 With Fire, Ready, Set, Go!, Firewise USA and Fire-Adaptive Communities.

36
37 Resources required: State and Area WUI Coordinators, Catfire Prevention & Education
38 Coordinator.

39
40 *b. Expand planning opportunities*

- 41
42 1. Utilize existing tools to effectively and efficiently expand planning
43 opportunities to the 625 identified Communities at Risk within the State of Utah.

1
2 2. Train urban and volunteer fire departments to deliver the National Cohesive
3 Strategy objectives and strategies to more efficiently reach those in the Wildland
4 Urban Interface.

5
6 3. Update and modify as needed the planning documents to meet the needs of the
7 State of Utah and intent of the Healthy Forest Restoration Act.

8
9 Resources required: State and Area WUI coordinators, Catfire Program Coordinator
10 Catfire Fire Risk Assessment.

11
12 *c. Organizational development*

13
14 1. Provide technical and financial assistance to the 501c3, Utah Living with Fire.

15
16 2. Standardize program delivery to improve consistency across the state.

17
18 3. Provide cross discipline training to meet needs of individuals and other
19 programs.

20
21 4. Expand cross ownership contract sharing to reduce mitigation costs.

22
23 Resources required: Catfire Program Coordinator and Regional planning process.

24
25 *d. Wildland Fire legislation*

26
27 1. Update statues and codes to align more closely with current suppression
28 management decision tools.

29
30 2. Establish a reward system through tax relief for preparing for wildland fire.

31
32 3. Provide increased funding to help communities prepare for wildfire.

33
34 4. Create a funding mechanism which allows the participation for all interested
35 entities for wildland fire suppression.

36
37 Resources required: Salt Lake City staff and Area office fire staff.

38
39 *e. Program integration*

40
41 1. Increase communication and cooperation among programs within the
42 Department of Natural Resources and other State and Federal agencies.
43

1 2. Utilize when appropriate other programs to meet the intent of the National
2 Cohesive Strategy.

3
4 3. Help to identify areas of potential integration through the Landscape Scale
5 Restoration process.

6
7 Resources required: Catfire Program Coordinator and Catfire Fire Risk Assessment.

8
9 *f. Project identification and implementation*

10
11 1. Identify both federal and non-federal mitigation projects identified in the
12 priority areas of the Forest Action Plan, through the Interagency Fuels
13 Committees and/or through the Catastrophic Wildfire Reduction strategy process.

14
15 2. Plan and complete projects that meet the needs of entire communities; focusing
16 on resilient landscapes and fire adaptive communities.

17
18 3. Incorporate a maintenance schedule for communities that are achievable and
19 effective.

20
21 Resources required: Catfire Program Coordinator, Catfire Fire Risk Assessment, Catfire
22 funding, and State and Area WUI Coordinators.

23
24 **Forest Stewardship**

25
26 The Utah Forest Action Plan (2016) notes that, across Utah's landscape, approximately 2.7
27 million acres or 19% of Utah's forests are held in private ownership. Many of these private
28 forests were originally acquired for cattle grazing, agriculture or mining development and are
29 typically located near larger tracts of public forest where critical watershed areas exist. Although
30 relatively small in acreage, these private forestlands overlay many of the state's most valuable
31 watershed, wildlife and recreation areas and form critical fringe and connectivity zones
32 throughout larger tracts of public forests (Utah Forest Legacy Program, Assessment of Need).
33 Because of their location, these lands are capable of providing benefits as well as posing risks for
34 nearby communities if not properly managed.

35
36 Utah's private forest landowners are a diverse group, consisting of corporate owners and private
37 individuals, owners of large and small acreages, multi-generation owners and those who have
38 only recently acquired forestland. Utah's non-industrial private forest (NIPF) landowners are
39 distributed throughout all twenty-nine counties and own land for a variety of reasons.

40
41 An estimated 3,500 landowners control the management and land use activities on private
42 forestlands greater than 10 acres in size. A recent national survey suggests there are about 11,000
43 forest landowners in Utah who own parcels smaller than 10 acres. Surveys conducted by the

1 Division and Utah State University identified wood products, livestock and recreation as the
2 three primary reasons for forestland ownership in Utah. Utah owners of commercial high
3 elevation forestlands own an average of 6,300 acres.
4

5 The average forest landowner holds 600 acres of forestland, ranging anywhere between 40 to
6 15,000 acres. Utah has over 13,000 farms and ranches spread throughout the state. Rural forest
7 landowners, ranchers and farmers can, through use of conservation plantings and other
8 management practices, improve forest health and productivity, reduce soil erosion, improve
9 riparian areas, improve crop and livestock productivity and improve wildlife habitat.
10

11 Utah has seen slow, yet steady progress towards increasing interest in forest management. This is
12 shown by the increased level of involvement of program delivery staff promoting forest
13 stewardship and landowner education efforts.
14

15 Objectives and Strategies

16
17 *a. Develop management direction for non-federal land use activities, utilizing standards
18 for stewardship and ecosystem management.*
19

- 20 1. Identify and target private forest landowners located in important forest
21 resource areas for assistance with stewardship or other planning purposes.
22
- 23 2. Develop forest stewardship management plans concurrent with Division
24 standards for private forest landowners who demonstrate their commitment to
25 proactive management.
26
- 27 3. Include non-federal landowners in landscape-level, ecosystem-based planning
28 where appropriate and acceptable to the landowner.
29
- 30 4. Encourage and promote the use of cooperative activities by other land
31 management agencies (i.e., state, private and federal) employing ecosystem
32 management, forest health and stewardship principles.
33
- 34 5. Where appropriate, encourage commodity production from private lands within
35 the context of multiple-use and sustained yield.
36

37 Resources required: Forest Stewardship Coordinator
38

39 *b. Plan, develop and implement new information and education programs to inform Utah
40 citizens of the importance of balanced conservation.*
41

- 42 1. Develop and present workshops for private forest landowners.
43

1 2. Participate in local community and agency planning processes.
2

3 3. Demonstrate the concepts of ecosystem, stewardship, recycling and urban tree
4 care through public presentations and interpretive sites.
5

6 Resources required: Forestry Program Administrator, Forest Stewardship Coordinator,
7 and Area Foresters
8

9 *c. Maintain or expand existing information and education programs.*
10

11 1. Participate in youth-oriented education programs and activities (i.e. Natural
12 Resource days)
13

14 2. Cooperate and participate in ecosystem field days and career days.
15

16 3. Have timely input into work planning of USU's Landowner Education.
17

18 Resources required: Forestry Program Administrator, Forest Stewardship Coordinator,
19 and Area Foresters
20

21 *d. Develop partnerships and cooperative relationships with organizations and*
22 *individuals who share our goals.*
23

24 1. Formalize current and future relationships with agreements that specify desired
25 results.
26

27 Resources required: Forestry Program Administrator
28

29 *e. Use all available management tools, including forest industry, to restore and maintain*
30 *healthy ecosystems.*
31

32 1. Design and implement demonstration areas.
33

34 2. Whenever possible, utilize local mills and forest industry professionals to
35 implement forest stewardship projects.
36

37 Resources required: Forestry Program Administrator, Forest Stewardship Coordinator and
38 Area Foresters
39

40 *f. Develop and maintain appropriate natural resource databases.*
41

42 1. Inventory and catalog existing data on natural resources.
43

- 1 2. Adopt training, facilities, hardware and staff for using GIS.
- 2
- 3 3. Develop a process for acquiring and managing necessary resource data.
- 4
- 5 4. Utilize current and emerging technologies to analyze natural resource data in
- 6 support of the Division’s annual plan of work.
- 7

8 Resources required: Forestry Program Administrator, Forest Stewardship Coordinator,
9 Area Foresters,

10
11 g. *Promote the professional development of Division employees.*

- 12 1. Promote job-related training and education opportunities.

13
14
15 Resources required: Forestry Program Administrator, Forest Stewardship Coordinator,
16 Area Foresters, and Salt Lake GIS Staff

17
18 **Wildlife**

19
20 Objectives and Strategies

21
22 As stated in the Utah Forest Action Plan (2016), the Division of Forestry, Fire and State Lands
23 intends to support the Division of Wildlife Resources in the Wildlife Action Plan (WAP)
24 strategies. Coordination between the two agencies is especially important for species of
25 conservation concern, such as the greater sage grouse, where forest management and wildland
26 fire control are critical to maintain habitat for the bird.

27
28 Broadly stated, the goal of Utah’s Wildlife Action Plan is to maintain or restore healthy
29 populations of native wildlife, thereby preventing the need for federal Endangered Species Act
30 protection. It cannot be disputed that achieving this goal will deliver better outcomes for the
31 people of Utah and for the wildlife held in perpetual trust for them. The strategy being employed
32 to achieve this goal is to: (a) clarify and communicate WAP implementation goals, objectives
33 and priorities in order to, (b) align capacity with needs in order to maximize efficiency, (c) in a
34 coordinated, voluntary fashion.

35
36 Resources required: Salt Lake GIS Staff, DWR Wildlife Action Plan Program Manager.

37
38 **Water Quality and Riparian Areas**

39
40 The Utah Forest Action Plan identified five priority areas throughout the state, including the
41 Uinta Mountains area, partially within Duchesne County. The Division of Forestry, Fire and
42 State Lands can achieve positive changes in water quality and quantity in these areas through:

1 1. Continued education of loggers and landowners with regards to Best Management
2 Practices (BMP's);

3
4 2. Providing leadership and implementing strategies that will reduce invasive species in
5 riparian corridors; and

6
7 3. Assisting communities with urban tree projects adjacent to rivers and streams.
8

9 Objectives and Strategies

10
11 The water quality strategies presented below will be implemented in all five priority areas
12 throughout the state.

13
14 a. *Develop management direction for non-federal land use activities, utilizing standards*
15 *for stewardship and ecosystem management.*

16
17 1. Continue the development of educational publications for landowners regarding
18 silvicultural practices, Forest Water Quality Guidelines (FWQG) and forest health
19 issues.

20
21 2. Pursue opportunities for application and adoption of FWQG and encourage
22 landowners and industry to include FWQG in all silvicultural activities.

23
24 3. Continue to implement monitoring programs to determine effectiveness of the
25 Forest Practices Act, FWQG and Forest Stewardship Management Plans.

26
27 4. Pursue opportunities to develop watershed assistance programs for Utah's non-
28 federal forested lands through available funding sources.

29
30 5. Utilize grants to support native tree planting efforts along riparian areas within
31 municipalities.

32
33 6. Provide technical assistance to developers and city planners to help reduce
34 impervious surfaces and utilize trees and other plant materials for water filtration
35 and to slow run off rates.

36
37 Resources required: Forestry Program Administrator, Forest Stewardship Coordinator,
38 Urban and Community Forestry Coordinator.

39
40 **Forest Health**

41
42 The 2016 Utah Forest Action Plan states that the purpose of the Forest Health Program is to
43 provide the necessary technical and financial assistance for the detection and evaluation of forest

1 insect or disease problems and to assist Division service foresters, community foresters and other
2 partners by providing information, education, technical assistance and appropriate management
3 strategies to achieve healthy forest conditions and to prevent, manage or control significant insect
4 or disease outbreaks on non-federal lands.

5
6 State priority areas and forest health issues are congruent with each other. Nearly all forests in
7 Utah have health issues. Spatially, priority areas for forest health fit within State priority areas.

8
9 Insects and disease are oblivious to landownership boundaries and therefore, need to be evaluated
10 on a landscape scale. A coalition between all landownership must be made before effective,
11 comprehensive plans to improve forest health can be made. During outbreak conditions, forest
12 health treatments made on some lands at risk and not others often are ineffective.

13
14 Insect suppression strategies are often specific to insect and tree species whether forest insects or
15 urban. However, these strategies should be included in stewardship plans and urban planning
16 efforts. Forest health is an important and integral component of the Forest Stewardship program
17 which maintains the long-term goal of placing non-industrial private forest lands under active
18 management through a proactive approach involving information, education, technical assistance
19 and partnerships. Forest health issues must be taken into account as forest health assessments and
20 stewardship plans are developed for forest landowners. Forest health assessments attempt to
21 characterize potential forest stressors and their capacity to affect the condition of forest stands.
22 As activities prescribed in management plans are implemented, forest health must be monitored
23 on a continuous basis.

24
25 In agro-forestry and urban forestry, as with forest land applications, forest health must consider
26 the function of the planting, not just the survival of the individuals in the stand. A windbreak
27 planting composed of trees that are alive, but with poor form or density, defeats the purpose of
28 the planting.

29
30 Stand structure and composition often determine whether an insect population will reach
31 epidemic levels. Specific attributes of inventory data collected may be used to rate stands
32 according to bark beetle hazard potential. Hazard ratings help identify stands where substantial
33 losses can be expected if an outbreak occurs.

34
35 USDA Forest Service regional and national program data will be used as is appropriate for
36 planning purposes. Coordination and cooperation with federal, state and local municipalities will
37 remain key to project planning and implementation.

38
39 Objectives and Strategies

- 40
41 a. *Utah's forested resources are used to meet public needs while being appropriately*
42 *managed to provide sustainability for future generations.*
43

1 1. Provide sufficient technical assistance, training, information, databases and
2 publications to allow land managers and/or private landowners to effectively deal
3 with insect and disease issues using integrated pest management techniques.
4

5 Resources required: Forest Health Coordinator, Area Foresters.
6

7 *b. Information for all forested lands in Utah is available to the State Forester, State and*
8 *Federal Legislators, other decision makers and land mangers; allowing appropriate*
9 *actions in high-priority areas to enhance the health of Utah natural resources.*
10

11 1. Coordinate detection efforts with cooperators for significant forest insects and
12 disease and monitor trends in forest health conditions on non-industrial private
13 and state forest lands.
14

15 2. Collaborate with partners to participate in the national Forest Health
16 Monitoring Program (FHM).
17

18 3. Provide input in the development of the national Forest Inventory and Analysis
19 Core Field Guide.
20

21 Resources required: Forest Health Coordinator.
22

23 *c. Utah natural resources are minimally affected by introduced, exotic species due to*
24 *aggressive interagency cooperation to prevent introduction and quick action to reduce*
25 *populations if introduced.*
26

27 1. Collaborate with partners to minimize the impacts of introduced pests.
28

29 Resources required: Forest Health Coordinator, Forest Stewardship Coordinator, and
30 Area Foresters.
31

32 **Proximity to Lands Managed by other Agencies** 33

34 Much of the project work and planning efforts undertaken by the Division of Forestry, Fire and
35 State Lands may see increased benefits in relation to their proximity to other managed lands. It is
36 less likely that these managed lands will lose their conservation values to development which in
37 turn makes adjacent WUI work, conservation easements, planning efforts, etc. more valuable.
38 Also, the collaboration between Federal, State and Tribal agencies enables the efficient, strategic
39 and focused use of limited program resources as well as producing the most benefit in terms of
40 critical resource values and public benefits.
41

42 The Division of Forestry, Fire and State Lands has worked with landowners to provide Forest
43 Stewardship Plans on more than 295,000 acres of the 2.8 million acres of private forest land in

1 the state. The Division also holds conservation easements on more than 67,000 acres of private
2 forest land. It is also important to consider these managed lands when considering project work
3 and planning efforts.

4
5 Objectives and Strategies

6
7 *a. Increase project benefits through proximity to managed lands.*

- 8
9 1. Coordinate with other State, Federal, Tribal and private entities to identify
10 project work in proximity to existing management plans and/or conserved lands.
11
12 2. Give priority to projects and planning efforts adjacent to or in close proximity
13 to existing Federal and Tribal lands and to private lands with existing Forest
14 Stewardship Plans and/or conservation easements.
15
16 3. Maintain and update existing Division Forest Stewardship Plan and
17 conservation easement databases yearly to ensure current information is being
18 utilized.

19
20 Resources required: Forestry Program Administrator, Area Managers, and Salt Lake City
21 GIS Staff

22
23 **Forest Legacy Program**

24
25 Utah's Forest Legacy Program, described in the 2016 Utah Forest Action Plan, is designed to
26 facilitate state, local and private open space and resource conservation initiatives by assisting
27 with the purchase of conservation easements or fee title on nonindustrial private forest lands and
28 by aiding private forest landowners with the development of long-term Forest Stewardship Plans.
29 The Forest Legacy Program fulfills both of these directives by providing the vital educational,
30 technical and financial tools needed by private landowners and local governments to accomplish
31 their goals with regard to conservation and sustainable forestry.

32
33 Because the Forest Legacy Program was created through a 1990 amendment of the Cooperative
34 Forestry Assistance Act of 1978, many aspects of Utah's program follow national requirements
35 and criteria. The remaining elements specifically reflect the state's unique resource needs,
36 political climate and public attitudes. Valuable input from private landowners, public citizens
37 and several resource management agencies played a primary role in the development of these
38 components. The following explains Utah's Forest Legacy Program functions and provides detail
39 on the national program, the eligibility criteria for lands to be included in the program, the
40 selection of Utah's Forest Legacy Areas and the process through which willing forest landowners
41 can benefit from the program's many opportunities. The Forest Action Plan is not intended to
42 replace Utah's Forest Legacy Assessment of Need. For more detailed information about the
43 Forest Legacy Program refer to the Utah's Forest Legacy Assessment of Need.

1 The United States Congress created the national Forest Legacy Program (FLP) recognizing that
2 the majority of the nation's productive forest lands are in private ownership and that private
3 landowners are facing growing pressures to convert their lands to non-forest uses, namely
4 residential subdivisions and commercial development. Greater population density and user needs
5 are increasing this pressure by demanding that private lands not only compensate for the current
6 timber shortfalls on federal lands but that they also provide a wider variety of products and
7 services, from fish and wildlife habitat to aesthetic and recreational opportunities. The FLP
8 mitigates the negative effects of these pressures and facilitates long-term resource management
9 partnerships between local, state and federal governments. Authorization for the FLP was
10 granted through Section 1217 of Title XII of the Food, Agriculture, Conservation and Trade Act
11 of 1990, also referred to as the 1990 Farm Bill. This law amended the Cooperative Forestry
12 Assistance Act (CFAA) of 1978 in order to allow the Secretary of Agriculture to establish the
13 FLP for the protection of environmentally important forest areas that are threatened by
14 conversion to non-forest uses. This authority continues indefinitely. Currently, the USDA Forest
15 Service serves as the lead federal agency for the FLP. The Forest Service implements the
16 Program through close cooperation with a lead state agency as designated by the Governor. In
17 1996, Utah's then Governor, Michael Leavitt, designated the Division of Forestry, Fire and State
18 Lands as the state's lead agency.

19
20 The establishment of a state FLP includes several steps that are specified by the Forest Legacy
21 Program Implementation Guidelines. The first step in these guidelines is the completion of a
22 state-wide Assessment of Need (AON) which documents the demand for a FLP in the state;
23 identifies and delineates the boundaries of eligible forest areas; and recommends to the Forest
24 Service areas which should be included in the FLP. At a minimum, the AON must address the
25 following as they relate to the purpose of the FLP:

- 26
27 1. Forested areas threatened by conversion to non-forest uses;
- 28
29 2. Forest resources including:
 - 30 a. Aesthetic and scenic values,
 - 31 b. Fish and wildlife habitat, including threatened and endangered species,
 - 32 c. Mineral resource potential,
 - 33 d. Public recreation opportunities,
 - 34 e. Soil productivity,
 - 35 f. Timber management opportunities and
 - 36 g. Watershed values;
- 37
38 3. Historic uses of forest areas and trends and projected future uses of forest resources;
- 39
40 4. Current ownership patterns and size of tracts, and trends and projected future
41 ownership patterns;
- 42
43 5. Cultural resources on forested lands;

1 6. Outstanding geological features;

2
3 7. Demographic trends as they relate to conversion of forest areas; and

4
5 8. Other ecological values.

6
7 Based on the AON, the state lead agency identifies specific geographic Forest Legacy Areas
8 (FLA) that meet both national and state eligibility requirements. It then recommends these areas
9 to the Forest Service for inclusion in a state FLP. Once designated, FLAs and resulting maps of
10 FLAs may be modified and amended upon recommendation by the state lead agency if future
11 conditions make changes necessary. Following completion, the AON and identification of
12 proposed FLAs must be submitted by the state to the Forest Service for review. The Secretary of
13 Agriculture provides final approval for establishing the state's FLP.

14
15 Forest Legacy Area boundaries must encompass forest lands with significant environmental and
16 other resource-based values. These areas may also include non-forested areas such as farms and
17 villages if they are an integral part of the landscape and are within the logical boundaries. In
18 order to ensure that all lands nominated for FLA designation meet the minimum goals and intent
19 of the program, the Implementation Guidelines specify the following eligibility criteria:

20
21 1. Proposed Forest Legacy Areas must represent an important forest area that is
22 threatened by conversion to non-forest uses.

23
24 2. Proposed Forest Legacy Areas must contain one or more of the following important
25 public values: scenic resources; public recreation opportunities; riparian areas; fish and
26 wildlife habitat; known threatened and endangered species; known cultural resources;
27 and/or other ecological values.

28
29 3. Proposed Forest Legacy Areas should provide opportunities for the continuation of
30 traditional forest uses, such as timber harvesting, forest management and outdoor
31 recreation.

32
33 The delineation of boundaries for Utah's FLAs stemmed from a multi-level review involving
34 public attitudes and input from local, state and federal resource managers. The Division of
35 Forestry, Fire and State Lands began this review by generating a map of the state's public and
36 private forest lands using information contained on Geographic Information Systems (GIS) data
37 layers. For the purposes of analysis, these forested areas were then divided according to critical
38 hydrologic basins as established by the Utah Division of Water Resources. The use of these
39 regional boundaries reflects the Division's concern for landscape level management of forest
40 resources and its commitment to working with local and regional entities in facilitating their
41 existing plans for land conservation. Due to the limited private forest ownership on tribal lands
42 within the state, tribal lands were not considered as part of the Assessment of Need process.

43

1 The Division's second phase of review entailed soliciting input from various resource managers
2 and considering a wide array of printed and computerized data regarding Utah's forest resources.
3 This data included information on water quality and quantity, critical wildlife habitat, high
4 density recreation areas, demographic and economic factors affecting forest conversion, regional
5 activity of private land trusts, opportunities for the continuation or development of wood
6 products industries, existing open space plans and public attitudes regarding land conservation. A
7 report regarding this information was presented to Utah's Forest Stewardship Coordinating
8 Committee which subsequently established the following resource priorities for the selection of
9 Utah's Forest Legacy Areas:

- 10 1. Protection and enhancement of water quality;
- 11 2. Protection of wildlife/fish habitat and maintenance of habitat connectivity;
- 12 3. Protection of riparian areas and restoration of natural ecosystem functions;
- 13 4. Maintenance of traditional forest uses; and
- 14 5. Contribution to rural economies.

15
16
17
18
19
20
21 After comparing all these factors to the national eligibility criteria, the Division designated nine
22 FLAs with boundaries corresponding to established state hydrologic basins. Two of the state's
23 eleven basins were not designated as FLAs at this time because of limited forest resources or
24 Legacy-related opportunities in those areas. The widespread nature of these Areas reflects the
25 dispersed distribution of Utah's forest resources and the close proximity of nearly all significant
26 forest stands to rapidly developing urban locations.

27
28 All owners of private forest land within a designated FLA are eligible to apply for enrollment of
29 interests in their lands in the state's FLP. It is important to note, however, that participation of
30 any landowner in Utah's Forest Legacy Program is entirely voluntary. Under no circumstances
31 will the right of eminent domain be used for the unwilling "taking" of any private property rights.
32 Participation also requires preparation of a Forest Stewardship Plan for the forest resources
33 located on a proposed parcel. Eligible landowners who want to participate in the Program may
34 submit a letter of interest to the Division of Forestry, Fire and State Lands at any time. After
35 receiving this letter, the Division will provide the landowner with an application form which
36 requests information regarding the parcel's environmental values and the landowner's
37 conservation and management objectives. A subcommittee of the Forest Stewardship
38 Coordination Committee reviews and prioritizes the applications for acquisition each year based
39 on the program goals. The top three applications are submitted to the National Review Panel for
40 review and prioritization.

41
42 The goals of the Forest Legacy Program are to:

- 43 • Prevent future conversions of forest land and forest resources;

- 1 • Protect and enhance water quality and water supplies;
- 2 • Protect wildlife habitat and maintain habitat connectivity and related values needed to
- 3 ensure biodiversity;
- 4 • Protect riparian areas;
- 5 • Maintain and restore natural ecosystem functions; and
- 6 • Maintain forest sustainability and the cultural and economic vitality of rural
- 7 communities.

8
9 Objectives and Strategies

10
11 *a. In order to protect and enhance water quality and water supplies, priority will be given*

12 *to:*

- 13 1. Parcels on which land management directly affects streams and other
- 14 waterways that support domestic and agricultural water supplies.
- 15
- 16 2. Parcels owned by landowners who will identify and seek to minimize past and
- 17 potential sources of non-point source pollution, including erosion potential and
- 18 sedimentation resulting from road construction.

19
20 Resources required: Forest Legacy Program Coordinator.

21
22 *b. In order to prevent future conversion of forest land and forest resources, priority will*

23 *be given:*

- 24
- 25 1. Parcels in danger of conversion to non-forest uses within five years.
- 26
- 27 2. Parcels for which there is a cost share match available.
- 28
- 29 3. Parcels in danger of being over-harvested or degraded through surface mineral
- 30 development.
- 31
- 32 4. Parcels containing 100 or more available acres.
- 33
- 34 5. Parcels held by owners who will preclude parcel divisions and non-forest
- 35 development projects on parcels included in the Program. Appropriate exemptions
- 36 may be negotiated for maintaining compatible development.

37
38 Resources required: Forest Legacy Program Coordinator.

39
40 *c. In order to protect wildlife habitat and maintain habitat connectivity and related*

41 *values needed to ensure biodiversity, priority will be given to:*

- 42
- 43 1. Parcels located adjacent to public lands managed for wildlife habitat.

1 2. Parcels which currently exhibit connective habitats, migratory corridors, habitat
2 linkages and areas that reduce biological isolation or could be managed to do so.

3
4 3. Parcels held by owners who will identify and protect areas with species or
5 communities of concern and seek to manage for key habitats.

6
7 4. Parcels held by landowners who will maintain and/or restore forest cover and
8 structure to provide habitat connectivity for the range of wildlife species which
9 would normally populate the area.

10
11 Resources required: Forest Legacy Program Coordinator.

12
13 *d. In order to protect riparian areas, priority will be given to:*

14
15 1. Parcels owned by landowners who will encourage regeneration of healthy
16 stands of native species in riparian areas where they are/were naturally occurring.

17
18 2. Parcels owned by landowners who will identify and protect sensitive riparian
19 habitats, including stream banks.

20
21 3. Parcels including over 300 feet of river or wetland shoreline.

22
23 4. Parcels including a minimum 80 foot strip of native trees and shrubs as a
24 natural buffer and sediment filter.

25
26 Resources required: Forest Legacy Program Coordinator.

27
28 *e. In order to maintain and restore natural ecosystem functions, priority will be given to:*

29
30 1. Parcels which include healthy forests, including a natural species mix and a
31 genetically sound mix of trees within the species represented on the parcel.

32
33 2. Parcels owned by landowners who will manage the parcel or key portions of it
34 to restore a natural mix of forest species, structure and stages across the landscape.

35
36 3. Parcels owned by landowners who will utilize prescribed fire or other practices
37 to restore more naturally functioning landscapes.

38
39 Resources required: Forest Legacy Program Coordinator.

40
41 *f. In order to maintain forest sustainability and the cultural and economic vitality of rural*
42 *communities, priority will be given to:*

43

1 1. Parcels which could contribute to the development or sustainability of local and
2 regional wood products industries.

3
4 2. Parcels owned by landowners who will work cooperatively to develop a long-
5 term forest stewardship plan for their property.

6
7 3. Parcels which could contribute to the continuance of wildlife production and
8 livestock grazing on forested lands.

9
10 Resources required: Forest Legacy Program Coordinator.

11 **Climate Change and Forest Management**

12
13
14 The Utah Forest Action Plan (2016) notes that the Division of Forestry, Fire and State Lands is
15 working cooperatively with several agencies and organizations to develop policies and strategies
16 for addressing climate change. These include the Western Forestry Leadership Coalition, the
17 Council of Western State Foresters and the Western Governors' Association Forest Health
18 Advisory Committee (Climate Change Subcommittee). All recommendations, guidance and
19 policy resolutions from these groups focus on ensuring that the role of forests are recognized in
20 the development of national climate policy.

21
22 Forests are critical to state, regional, national and international efforts to reduce atmospheric
23 carbon. Healthy, growing forests are essential for removing and storing carbon from the
24 atmosphere ("carbon sinks"), but this carbon storage is vulnerable to the risks of climate change
25 through large-scale disturbances such as epidemic bark beetle outbreaks and increased severity
26 and extent of wildfire. These disturbances can release very large amounts of stored carbon during
27 short periods of time ("carbon sources").

28
29 Successful climate change policies must address both mitigation and adaptation. Effects of
30 climate change can be mitigated through:

- 31 • Reductions in forestland conversion to other uses;
- 32 • Increased carbon sequestration and storage in forests and wood products;
- 33 • Substituting wood products for non-renewable building materials;
- 34 • Substituting woody biomass for fossil fuels.

35
36 Our forests can best adapt to climate change when they are actively managed to increase
37 resistance to catastrophic disturbances (wildfire, insects) and by ensuring forest species
38 biodiversity. Maintaining diverse forest stands will ensure that with climate change (either
39 warmer or colder) there will be some species that can remain and thrive in the new conditions,
40 while allowing other species to move either geographically or to other elevations over time.

41
42 Climate change was identified as a threat during Utah's initial Forest Action Plan stakeholder
43 meeting, but stakeholders subsequently ranked it relatively low (19 out of 22 issues). However,

1 despite climate change not being directly carried forward as a theme (input) in the Utah Forest
2 Action Plan, it is indirectly incorporated into other themes such as forest health and wildfire
3 where it may act as a contributing factor. The Nature Conservancy and others have recently
4 initiated a state-wide vulnerability assessment which, after completion, will be reviewed for
5 possible inclusion into Forest Action Plan updates.

6 7 Climate Change Objectives and Strategies

8
9 While most of the nation's forests are in private ownership, Utah's forests are mostly managed
10 by federal agencies. This limits how much direct impact state agencies can have on managing
11 forests for climate change. However, broader efforts can include:

- 12
13 • Conduct education & outreach on the importance of healthy forests in mitigating climate
14 change.
- 15
16 • Develop projects and policies that promote healthy forests and reduce catastrophic
17 wildfire, thereby maintaining forests as a carbon sinks and not carbon sources.
- 18
19 • Promote the increased use of woody biomass as a renewable and carbon neutral energy
20 source.
- 21
22 • Develop a funding mechanism to achieve these goals, including a Wood Utilization
23 Coordinator position within the Division of Forestry, Fire & State Lands.

24 25 **Grazing and Forest Management**

26
27 The Utah State University Cooperative Extension Service published a *Utah Forest Facts* fact
28 sheet in May 2012, entitled: *Forest Grazing; Managing Your Land for Trees, Forage and*
29 *Livestock*. This publication contains good advice for private and public land managers as they
30 seek to manage for suitable interactions between trees, forage and livestock.

31
32 This publication recognizes that grazing on forests is common in Utah and encourages the use of
33 deferred, rotational or intensive grazing management systems. Aggressive fire suppression (and
34 environmental) policies have left many forests so dense that forage plants cannot receive the
35 light, nutrients and moisture that they need to grow. Thinning to no more than fifty percent
36 canopy cover is generally recommended to support forage production. Seeding with a mixture of
37 native or introduced species is recommended to prolong the growing season and better protect
38 the soil. Livestock do need to be excluded from riparian areas and seeded areas until the plants
39 have developed an adequate root system.

40
41 Incorporating grazing in forest management improves conditions for wildlife, reduces density of
42 hazardous fuels and can help in exposing the bare mineral soil that is necessary for the
43 regeneration of some tree species.

1 **Forest Management Objectives**

- 2
- 3 1. Use active and adaptive forest management to improve forest health and support multiple
- 4 use and sustained yield with emphasis on employment, forest product production, open
- 5 space, wildlife habitat, forage, recreation, and other social and economic benefits.
- 6
- 7 2. Manage forest resources to reduce the risk of catastrophic fires, which cause unacceptable
- 8 harm to resources and assets valued by society, including ecosystem and community
- 9 health and resilience. In most cases, fires reach catastrophic levels largely as the result of
- 10 human intervention, or lack thereof, on the land. Catastrophic wildfires are more intense
- 11 than natural fires and kill practically all vegetation within the fire perimeter. They can
- 12 also sterilize soils, resulting in difficult regeneration and depositions of ash and sediments
- 13 in waterways. Catastrophic wildfires also have a higher probability of threatening private
- 14 property and public infrastructure, and they can adversely affect public health and safety.
- 15
- 16 3. Encourage and support the expansion of the local forest product market at sustainable
- 17 harvest levels.
- 18
- 19 4. Develop new markets for timber and forestry products that are available for harvest (e.g.,
- 20 use timber products for bracing in nearby coal mines or biofuels industry).
- 21
- 22 5. When sustainable and based on scientific knowledge and local data, increase grazing to
- 23 historic levels (allotments, AUMs, or seasonal use) to reduce fuel loads, support local
- 24 economies, and support rural lifestyles for county residents.
- 25
- 26 6. Manage forest watersheds for optimal yield without compromising other resources.
- 27
- 28 7. Seek opportunities to use and harvest forest products that have been affected by wildfire
- 29 or pests (e.g., beetle).
- 30
- 31 8. Reduce time required for National Environmental Policy Act processes associated with
- 32 timber harvests so that economic benefits can be maximized.
- 33

34 **Forest Management Policies:**

- 35
- 36 a. Timber resources shall be managed to achieve multiple benefits.
- 37
- 38 b. All forestlands shall be managed for multiple use and sustained yield.
- 39
- 40 c. Grazing access on national forest land should be tied to historic levels and healthy forest
- 41 conditions. Public forest land management should be consistent to the greatest degree
- 42 possible with the private forest land recommendations of the Utah State University
- 43 Cooperative Extension Service.

- 1 d. Tree species selection, stocking levels, age class distribution, integrated pest management
2 and fuel loading shall be addressed at some level within the forest planning process.
3
- 4 e. Forest risk assessments, monitoring and prevention tasks shall be completed. Areas of
5 forest affected by processes or agents beyond the range of historic variation shall be
6 identified.
7
- 8 f. Forest management plans shall be written and effective management techniques adopted
9 to promote a stable forest economy and enhanced forest health, in accordance with the
10 National Healthy Forest Initiative.
11
- 12 g. Opportunities for harvesting forest products shall be promoted, including the harvest of
13 small diameter wood and biomass that can be used for energy, lumber, pellets, chips and
14 other products. A study of the economic viability of forest restorative thinning projects
15 on the Ashley National Forest should be launched.
16
- 17 h. Timber and non-timber products and habitats shall be identified for the forest. Long and
18 short-term productive capacities and targets shall be established. Removal of forest
19 products shall be viewed as achievable and sustainable provided that appropriate science
20 and technology are used.
- 21 i. Management strategies shall protect timber resources from fire (in accordance with the
22 National Fire Plan), insects, and disease. Such management strategies shall provide for
23 proper vegetation management practices so that excessive fuel loading and high intensity
24 fires do not damage soil productivity.
25
- 26 j. Harvesting techniques shall be employed that will prevent waste of forest products.
27
- 28 k. Sound fuel load management techniques shall be used to minimize fire potential at the
29 urban interface and prevent catastrophic events.
30
- 31 l. Forest management techniques shall be implemented that will increase watershed health
32 and long-term water quantity yield and quality.
33
- 34 m. Management programs must provide opportunities for citizens to harvest forest products
35 for personal needs, economic value and forest health. Sound economic approaches,
36 considering both long and short-term goals shall be used when considering the harvesting
37 of both wood and non-wood products and appropriate social values shall be considered.
38
- 39 n. The County shall be given an opportunity to participate in forest planning processes and
40 assist in identifying areas where restoration treatments are needed on federal land.
41
- 42 o. The objectives and strategies identified in the 2016 Utah Forest Action Plan shall be
43 supported.

- 1 p. Participate in the planning for and revision of USFS forest management plans and Bureau
2 of Land Management resource management plans affecting forest management.
- 3
- 4 q. Encourage USFS to open appropriate areas for commercial timber harvest.
- 5
- 6 r. Encourage USFS to find commercial uses for timber and forest products affected by
7 wildfire or pests.
- 8
- 9 s. When revising or updating a forest plan, USFS should engage with the county in
10 developing alternative management strategies and management policies.
- 11
- 12 t. Collect and provide data to USFS regarding appropriate forest management
13 methodologies. Data may include published scientific literature, local case studies,
14 inventories, or other pertinent information.
- 15
- 16 u. USFS forest plans should address commercial tree species selection, stocking levels, age
17 class distribution, integrated pest management, and fuel loading. Additionally, areas for
18 timber and non-timber product harvest and wildlife habitats shall be identified for the
19 forest. Long- and short-term productive capacities and targets shall be established.
- 20

21 **Energy Considerations in Forest Management**

22
23 **Findings:** The South Unit of the Ashley National Forest contains substantial oil and gas
24 resources. This section of the forest should be made available for oil and gas leasing and
25 production of these valuable resources.

26
27 **Policy:** It is the policy of Duchesne County that special designations, such as roadless areas and
28 wilderness should not be established in areas of the South Unit containing energy resources.

29 30 **Water Considerations in Forest Management**

31
32 **Findings:** Healthy forests result in healthy watersheds. Healthy watersheds provide optimum
33 water quality and optimum water yields to support a wide variety of water uses important to the
34 citizens of the County. Watershed management can affect water resources in several ways. The
35 quantity, quality, and timing of runoff from watersheds are influenced by the condition of the
36 watershed. Good vegetative cover holds-back the runoff controlling flooding and erosion and
37 allows for deep percolation of the water. This percolation can improve the timing of the runoff
38 making it available later as base flow in the stream. Residential and commercial development,
39 agricultural practices, resource and vegetative management may affect the quality and timing of
40 runoff. Other factors such as dams and flow control structures can affect streamflow.

41
42 At the heart of conflicts in local watersheds is land use and ownership. There are many possible
43 uses of land within a watershed ranging from untouched habitat to agriculture to mining to urban

1 and industrial. Much public input is needed when attempting to balance these needs. Other
2 conflicts arise over the use of water, water quantity and quality, and development versus
3 environmental and social issues.
4

5 Increases in population in Duchesne County will require additional water for municipal and
6 industrial (M&I) uses. Water conservation can be used to reduce those additional demands, but
7 will not completely eliminate the need for additional water. It is anticipated that as agricultural
8 lands are developed for housing a portion of the agricultural water will be converted to municipal
9 and industrial uses. The effects of these changes and other changes in watershed function need to
10 be considered.

11
12 Forest managers know that thinning forests to a more natural state is a good way to reduce the
13 severity of wildfires. Now scientists suggest that it also could offer help in saving water in times
14 of drought. Researchers at the Sierra Nevada Research Institute at UC Merced found in 2015
15 that thinning overgrown forests throughout the Sierra in California could result in as much as a
16 million acre feet of extra water supply each year for the state. However, years of fire suppression
17 have left much of the Sierra overgrown with small trees that consume a lot of water.
18

19 A local study published in 2008 looked at the prospects for increased water yields from the
20 Ashley National Forest. This study, authored by Mark Muir, is entitled "*Review of Vegetation*
21 *Management and Water Yield with Local Application to the Ashley National Forest.*" This
22 document considers precipitation to be the primary parameter affecting water yield. Therefore,
23 maximizing or appreciably changing the amount and timing of water is unrealistic. However,
24 optimizing water yield can result in maintenance of healthy vegetation in aquatic ecosystems,
25 which in turn supplies clean water for both consumptive and non-consumptive uses (Muir 2008).
26 The summary of this study set forth the following findings:
27

- 28 • Local observations on the Ashley N.F. demonstrate that a long term program of managing
29 for increased water yield is currently not feasible or compatible with desired conditions.
30
- 31 • Forest Plan Standards and Guidelines related to other resources and values preclude the
32 level of harvest necessary to create measurable increases in water yield (20% of the
33 forested area in a watershed at a given time).
34
- 35 • In addition to resource constraints, the combined fuels and timber vegetation treatments
36 on the Ashley N.F. (~5,000 acres per year) are currently not of sufficient scale to create
37 and maintain the disturbed area sufficient for measurable water yield increases in the
38 major watersheds that drain to downstream communities.
39
- 40 • Vegetation management for a variety of purposes (fuels treatments, timber harvest,
41 habitat improvement, aspen regeneration etc.) could temporarily increase water yields on
42 a small scale, but the changes would be difficult or impossible to detect at the watershed
43 scale. The best opportunities to enhance water yield, if any exist, are in places where

1 aspen or meadow communities have been replaced by conifer species.

- 2
- 3 • Local observations on the Ashley N.F., water yield research, and regional policy all
 4 demonstrate the numerous constraints and limitations of augmenting water yields. The
 5 Ashley N.F will continue to focus on healthy watersheds and optimal flow, instead of
 6 maximum flow. Optimal flow implies healthy vegetative and aquatic ecosystems, which
 7 supply clean water for all beneficial uses of that water, both consumptive and non-
 8 consumptive.

9

10 The Ashley National Forest contributes the following percentages of flow to the following
 11 surface waters according to the USFS national forest contributions to streamflow project
 12 (Table FM5; USFS 2016), and these percentages reflect current water yields.

**Table FM5. Percentages of Streamflow Contributions
 from the Ashley National Forest**

Location	Percentage
Green River at the confluence with the Colorado River	13%
Green River at the confluence with the Yampa River	4%
Green River at the confluence with the Duchesne River	4%
Ashley Creek at the confluence with the Green River	91%
Green River at the confluence with the Price River	14%
Strawberry River at the confluence with the Duchesne River	24%
Duchesne River at the confluence with the Green River	67%

Source: USFS (2016).

13

14 **Policy:** Based on this science, it is the policy of Duchesne County to encourage thinning of the
 15 forest to allow more water to flow into drainage basins and be put to a variety of beneficial uses,
 16 provided that such vegetation management does not compromise watershed health.

17

18 See Section 9 of this plan for more detailed analysis of the water considerations associated with
 19 water that originates on the south slope of the Ashley National Forest.

20

Section 7. Noxious Weeds

Findings: Utah Administrative Rule R68-9, sets forth that the following weeds are officially designated and published as noxious for the State of Utah, as per the authority vested in the Commissioner of Agriculture and Food under Section 4-17-3 of the Utah Code.

Class 1A: Early Detection Rapid Response (EDRR) Watch List: Declared noxious and invasive weeds not native to the State of Utah that are not known to exist in the State and that pose a serious threat to the state and should be considered as a very high priority.

Common crupina	Crupina vulgaris
African rue	Peganum harmala
Small bugloss	Anchusa arvensis
Mediterranean sage	Salvia aethiopsis
Spring millet	Milium vernale
Syrian beancaper	Zygophyllum fabago
Ventenata (North Africa grass)	Ventenata dubia
Plumeless thistle	Carduus acanthoides
Malta star thistle	Centaurea melitensis

Class 1B: Early Detection Rapid Response (EDRR): Declared noxious and invasive weeds not native to the State of Utah that are known to exist in the state in very limited populations and pose a serious threat to the state and should be considered as a very high priority.

Camelthorn	Alhagi maurorum
Garlic mustard	Alliaria petiolata
Purple star thistle	Centaurea calcitrapa
Goatsrue	Galega officinalis
African mustard	Brassica tournefortii
Giant reed	Arundo donax
Japanese knotweed	Polygonum cuspidatum
Blueweed (Vipers bugloss)	Echium vulgare
Elongated mustard	Brassica elongata
Common St. Johns wort	Hypericum perforatum
Oxeye daisy	Leucanthemum vulgare
Cutleaf vipergrass	Scorzonera laciniata

Class 2: Control. Declared noxious and invasive weeds not native to the State of Utah, that pose a threat to the state and should be considered a high priority for control. Weeds listed in the control list are known to exist in varying populations throughout the state. The concentration of these weeds is at a level where control or eradication may be possible.

Leafy spurge	Euphorbia esula
--------------	-----------------

1	Medusahead	Taeniatherum caput-medusae
2	Rush skeletonweed	Chondrilla juncea
3	Spotted knapweed	Centaurea stoebe
4	Purple loosestrife	Lythrum salicaria
5	Squarrose knapweed	Centaurea virgata
6	Dyers woad	Isatis tinctoria
7	Yellow star thistle	Centaurea solstitialis
8	Yellow toadflax	Linaria vulgaris
9	Diffuse knapweed	Centaurea diffusa
10	Black henbane	Hyoscyamus niger
11	Dalmation toadflax	Linaria dalmatica

12

13 Class 3: Containment. Declared noxious and invasive weeds not native to the State of Utah that
14 are widely spread. Weeds listed in the containment noxious weeds list are known to exist in
15 various populations throughout the state. Weed control efforts may be directed at reducing or
16 eliminating new or expanding weed populations. Known and established weed populations, as
17 determined by the weed control authority, may be managed by any approved weed control
18 methodology, as determined by the weed control authority. These weeds pose a threat to the
19 agricultural industry and agricultural products.

20

21	Russian knapweed	Acroptilon repens
22	Houndstoungue	Cynoglossum officianale
23	Perennial pepperweed (Tall whitetop)	Lepidium latifolium
24	Phragmites (Common reed)	Phragmites australis ssp.
25	Tamarisk (Salt cedar)	Tamarix ramosissima
26	Hoary cress	Cardaria spp.
27	Canada thistle	Cirsium arvense
28	Poison hemlock	Conium maculatum
29	Musk thistle	Carduus nutans
30	Quack grass	Elymus repens
31	Jointed goat grass	Aegilops cylindrica
32	Bermuda grass	Cynodon dactylon
33	Perennial Sorghum spp.	Sorghum halepense and Sorghum almum
34	including but not limited to	
35	Johnson grass	
36	Scotch thistle (Cotton thistle)	Onopordum acanthium
37	Field bindweed (Wild Morning-glory)	Convolvulus spp.
38	Puncture vine (Goat head)	Tribulus terrestris

39

40 Class 4: Prohibited. Declared noxious and invasive weeds, not native to the State of Utah, that
41 pose a threat to the state through the retail sale or propagation in the nursery and greenhouse
42 industry. Prohibited noxious weeds are annual, biennial, or perennial plants that the

1 commissioner designates as having the potential or are known to be detrimental to human or
2 animal health, the environment, public roads, crops, or other property.

3
4 Cogon grass (Japanese blood grass) *Imperata cylindrica*
5 Myrtle spurge *Euphorbia myrsinites*
6 Dames Rocket *Hesperis matronalis*
7 Scotch broom *Cytisus scoparius*
8 Russian olive *Elaeagnus angustifolia*
9

10 The administrative rule states that each county in Utah may have different priorities regarding
11 specific State designated Noxious Weeds and is therefore able to reprioritize these weeds for
12 their own needs.

13
14 Noxious weeds are a significant problem in Duchesne County and have been the focus of a
15 considerable effort for many years (see Map #25). The County maintains a Weed Board
16 consisting of five individuals representing the Neola-Roosevelt, Myton-Arcadia, Upper Country,
17 Pleasant Valley and Tabiona-Fruitland areas. Members of the board are appointed by the County
18 Commissioners to four-year terms. One County Commissioner, the County Weed Department
19 Supervisor and the local USU Extension Agent provide support and technical assistance.

20
21 In recognition of the ecological and economic impacts of weeds, the Utah Noxious Weed Act
22 requires landowners to control state-listed noxious weed species on their lands. The act stipulates
23 that each county and municipality in Utah must adopt a noxious weed management plan for its
24 jurisdiction and identify the plant species in its area that it considers noxious weeds. In addition,
25 if landowners and managers fail to control weeds on their property, the county or municipality
26 may legally enter the property, control weeds, and charge the landowner for the cost of control
27 work.

28
29 Utah Administrative Rule R68-9-5 requires reports from counties on their efforts to control
30 weeds. The Board of County Commissioners of each county, with the aid of their county Weed
31 Board and their County Weed Supervisor, must submit an "Annual Progress Report of County
32 Noxious Weed Control Program" to the Commissioner of Agriculture and Food by January 15 of
33 each year, covering the activities of the previous calendar year.

34
35 The following species are declared by the Duchesne County Code to be noxious weeds:

- 36
37 A. Bermuda grass;
38 B. Field bindweed (morning glory);
39 C. Perennial pepper weed (tall white top);
40 D. Hoary cress (short white top);
41 E. Canada thistle;
42 F. Dyer's woad;
43 G. Johnson grass;

- 1 H. Leafy spurge;
- 2 I. Musk thistle;
- 3 J. Scotch thistle;
- 4 K. Yellow star thistle;
- 5 L. Quack grass;
- 6 M. Russian knapweed;
- 7 N. Squarrose knapweed;
- 8 O. Diffuse knapweed;
- 9 P. Spotted knapweed;
- 10 Q. Medusa head;
- 11 R. Purple loosestrife;
- 12 S. Russian olive;
- 13 T. Water hemlock;
- 14 U. Poison hemlock;
- 15 V. Tamarisk (salt cedar);
- 16 W. Yellow toadflax;
- 17 X. Dalmatian toadflax.

18 19 **Cooperative Weed Management Areas**

20
21 Cooperative weed management areas (CWMAs) can be an effective resource in the prevention,
22 detection, and suppression of noxious and invasive weeds. Coordinated mechanical, chemical, and
23 biological control over large areas by multiple landowners has proven successful for a variety of
24 weed species. These areas replace jurisdictional boundaries in favor of natural boundaries that
25 facilitate cooperation, coordination, and implementation of effective integrated weed management
26 programs for listed noxious weeds. In 2003, the Duchesne County Weed Management Area was
27 formed to facilitate the management of weeds on lands under various jurisdictions and to combine
28 resources for education opportunities and weed control activities. Other local CWMAs include the
29 Uintah Basin CWMA and the North Ute Indian Tribe CWMA in Uintah County, and the West Basin
30 CWMA in Duchesne County (U.S. Forest Service, 2016).

31
32 In 2012, the Duchesne County Conservation District identified noxious weed control to be one of
33 the top five natural resource issues in the County. The District identified these challenges
34 associated with noxious weeds facing the County:

- 35
- 36 a. Russian Olive invasion into pasture and range lands.
- 37
- 38 b. Neighboring lands can harbor weed stock, making prevention difficult in adjacent fields.
- 39
- 40 c. A mix of land ownership, including federal, state, tribal and private makes weed control
- 41 efforts hard to coordinate.
- 42
- 43 d. Lack of effort put into controlling weeds while the problem is small leads to great effort

1 and expense being required to control an exponentially larger weed infestation.

2
3 e. Limited resources available to control weeds.

4
5 f. Increased mobility of weed seeds due to human activity.

6
7 The State of Utah has a strategic plan for managing noxious and invasive weeds that was written
8 by Dr. Ralph E. Whitesides and published by the Utah State University (USU) Extension Service
9 in February, 2004. The plan draws on the work of Dr. Steve Dewey, who published a paper in
10 1995 for the USU Extension Service entitled: Noxious Weeds...a Biological Wildfire (Applying
11 Fundamentals of Wildfire Management to Improve Noxious Weed Control).

12
13 Dr. Dewey identified the following priorities in addressing noxious and invasive weeds, drawing
14 a comparison between fighting weed infestations and fighting wildfire:

15
16 **Prevention**

17
18 a. Early Detection and Rapid Response

19
20 b. Management of Establish Populations

- 21
22 1. Identify the perimeter
23 2. Eradicate satellite populations
24 3. Contain and suppress main population

25
26 c. Revegetation and Restoration

27
28 d. Protect Defensible Spaces

29
30 Dr. Whitesides used the strategies above and recommended the following ways to manage weeds
31 in Utah:

32
33 a. Education and Research

34
35 b. Mapping and Monitoring

36
37 c. Prevention, Early Detection and Rapid Response

38
39 d. Control – Integrated Weed Management

40
41 e. Restoration

42
43 f. Regulation and Enforcement

1 g. Funding
2

3 **NRCS Guidance**
4

5 The Natural Resources Conservation Service (NRCS) publishes an Herbaceous Weed Control
6 guide as part of its Conservation Practice Standards, Code 315. The document includes several
7 purposes for such guidance, enabling land managers to:
8

- 9
- 10 • Enhance accessibility, quantity, and quality of forage and/or browse.
 - 11 • Restore or release native or create desired plant communities and wildlife habitats
12 consistent with the ecological site.
 - 13 • Protect soils and control erosion.
 - 14 • Reduce fine-fuels fire hazard and improve air quality.
- 15
16
17

18 This NRCS Guidance gives land managers tips for meeting the purposes listed above and
19 encourages them to take the following under consideration as they develop their weed control
20 plans:
21

- 22 • Consider using Integrated Pest Management in support of herbaceous weed control.
 - 23 • Consider soil erosion potential and difficulty of vegetation establishment when choosing
24 a method of control that causes soil disturbance.
 - 25 • Consider the appropriate time period for treatment. Some herbaceous weed control
26 activities can be effective when applied within a single year; others may require multiple
27 years of treatment(s) to achieve desired objectives.
 - 28 • Consider impacts to wildlife food supplies, space, and cover availability when planning
29 the method and amount of herbaceous weed control.
 - 30 • State issued licenses may be required when using chemical pesticide treatments.
 - 31 • For air quality purposes, consider using chemical methods of herbaceous weed control
32 that minimize chemical drift and excessive chemical usage and consider mechanical
33 methods of herbaceous weed control that minimize the entrainment of particulate matter.
 - 34 • Adjacent land uses must be considered before chemicals are used.
- 35
36
37
38
39
40
41
42

1 **Integrated Weed Management**

2
3 An important component of adaptive management is an integrated weed management plan that
4 uses multiple weed management techniques. Integrated weed management is a process that
5 combines biological, chemical, mechanical, and cultural management techniques to
6 synergistically control target weed species with minimal adverse impacts to non-target organisms
7 (Colorado Natural Areas Program et al. 2000). Most traditional weed management concentrates
8 only on suppression, typically by using herbicides; however, this approach does not address the
9 ultimate causes of weed invasion. Integrated weed management uses ecological principles of
10 plant community establishment and persistence and integrates strategies that are practical,
11 economical, and protective of public and environmental health (Colorado Natural Areas Program
12 et al. 2000). By implementing multiple weed control methods, the likelihood that one of the
13 methods will control or eliminate the target weed species is increased. Objectives of an adaptive
14 weed management process that uses the principles of integrated weed management are as
15 follows:

- 16 • Work to establish and maintain functioning native plant communities.
17 Disturbance—both anthropogenic and natural—is the primary factor in the
18 degradation of native plant communities and spread of noxious weeds.
- 19 • Implement appropriate prevention methods. Preventing weeds from invading a
20 site in the first place is the most effective and least costly method for controlling
21 weeds.
- 22 • Choose appropriate control actions. Control strategies are a function of the
23 biology and ecology of the target species. The appropriate strategy should also be
 - 24 ○ applied at the most effective time,
 - 25 ○ the least damaging to non-target organisms,
 - 26 ○ the least hazardous to human health,
 - 27 ○ the least damaging to the general environment,
 - 28 ○ the most likely to reduce the need for weed control over the long term,
 - 29 ○ the most easily implemented, and
 - 30 ○ the most cost effective in the short term and long term.

31 **Noxious Weeds and Sage Grouse**

32
33
34 In 2013, the U.S. Fish and Wildlife Service (USFWS) Conservation Objectives Team identified
35 wildfire and the associated conversion of low- to mid-elevation sagebrush habitats to invasive
36 annual grass-dominated vegetation communities as the two primary threats to the sustainability
37 of Greater sage-grouse (GRSG) in the western portion of the species range. To facilitate the
38 examination and evaluation of the role fire and invasive plants play in the conservation of GRSG,

1 the USFWS solicited the assistance of the Western Association of Fish and Wildlife Agencies
2 (WAFWA) to conduct a collaborative assessment of the conservation challenges associated with
3 the fire and invasive threat.

4
5 In 2015, WAFWA published a report entitled “Invasive Plant Management and Greater Sage
6 Grouse Conservation.” The report finds that much public and scientific attention has been paid
7 to wildfire and its effects on public safety, property and GRSG habitat and populations.

8
9 However, the story of the effects of fire on GRSG conservation cannot be effectively told without
10 recognizing and evaluating the critical role invasive annual grasses and invasive perennial forbs
11 play, both in the wildfire cycle and the direct effect they have on the quality of GRSG habitat.
12 Wildfire, while having a direct effect on GRSG habitat, has been shown to have a significant
13 association with invasive non-native annual grasses such as cheatgrass and medusahead. Many
14 invasive plant species (both annual grasses and perennial forbs) have degraded GRSG habitat by
15 outcompeting native species and by directly affecting the frequency and intensity of wildfires.
16 Invasive annual grasses in particular fuel the wildfire threat and cause degradation of sagebrush
17 communities, resulting in habitat loss and negative effects on GRSG. Deep-rooted, creeping
18 invasive perennials such as Russian knapweed, Squarrose knapweed, Dalmatian toadflax and
19 Canada thistle is often some of the hardest invasive plants to manage, can dominate large areas,
20 and are becoming increasingly important in terms of their effect on sagebrush habitat.

21
22 The report finds that the spread of invasive plants is exceeding treatment rates conducted by most
23 weed management programs. Invasive plant management activities conducted on federally
24 administered lands in the West are often coordinated with state and local governments and may
25 be largely performed by contractors (including county weed programs) under assistance
26 agreements. Federal funding for these activities, however, is severely lacking throughout the 11-
27 state GRSG range, and has resulted in the curtailment of many federal research and management
28 programs or a significant reduction in their scope and scale. The lack of adequate federal
29 infrastructure, funding, and management capacity severely hampers the ability to effectively deal
30 with landscape-scale invasive species threats, including — and perhaps especially — infestations
31 of invasive plants that degrade or eliminate native sagebrush ecosystems across the western U.S.
32 Improving organizational capacity and regulatory mechanisms may lead to more effective
33 invasive plant management and increase the ability of land managers to address the problems
34 associated with the spread of invasive plants (particularly invasive annual grasses). A
35 corresponding emphasis on advancing scientific research in invasive plant prevention and control
36 techniques and development of new approaches for effective restoration of sagebrush ecosystems
37 should also occur.

38
39 WAFWA identified several key challenges and barriers that will significantly affect the ability to
40 effectively manage non-native plant invasions and conserve native sagebrush ecosystems and the
41 wildlife that depend on those native plant communities for survival. These challenges and
42 barriers fall into four major categories:

43

1 **Information Management and Science Challenges**

- 2 • Lack of emphasis on surveys, inventories, and monitoring activities
3 • Lack of scientific information to successfully re-establish desired perennial vegetation
4 • Inadequate collection, retrieval, and sharing of invasive plant data
5 • Lack of certainty for actions under a changing climate
6

7 **Leadership, Coordination, and Communication Challenges**

- 8 • Governmental Coordination and Emphasis for Invasive Species Management is
9 Insufficient at Nearly All Levels (local, state, federal)
10 • Very limited coordination and collaboration with non-traditional stakeholders
11 • Lack of effective communication and engagement with the public.
12 • Low level of public awareness and support for invasive species management
13

14 **Policy and Regulatory Challenges**

- 15 • Lack of effective legal and regulatory framework for invasive species management
16 • Insufficient evaluation, compliance monitoring, and enforcement
17

18 **Operational Capacity and Program Management Challenges**

- 19 • Highly variable management prioritization of high risk invasive plants; Programs do not
20 emphasize sagebrush conservation when targeting invasive plants across the range of the
21 GRSG
22 • Lack of internal structure and capacity for weed management programs at all levels
23 • Lack of federal funding at the field level, which transfers risk to state and local
24 governments
25 • Inconsistent and fragmented prevention operations
26 • Lack of an effective early detection and rapid response (EDRR) system across the
27 landscape
28 • Inadequate restoration strategies, implementation, and approaches
29

30 After identifying the challenges and barriers listed above, WAFWA made several
31 recommendations in the report to address the invasive species – noxious weed problem across the
32 western landscape. These recommendations include:
33

- 34 1. The Invasive Species Advisory Committee should establish a standing committee
35 dedicated to promoting research and adaptive management to determine how we can a)
36 prevent spread of existing weed infestations, and b) consistently re-establish desired
37 perennial plants in invaded sites. This effort should be paired with a corollary initiative to
38 develop scientific standards, protocols and methods for invasive species assessment and
39 monitoring to be used for a) determining the most critical locations for prevention
40 emphasis, and b) accurately tracking spatial dynamics of weed populations over time as
41 well as the impact of weed treatments on those dynamics. These efforts need to be
42 supported through a directive of the National Invasive Species Council departments and
43 agencies, supported at the state level, and initially focused on invasive annual grass

1 species.

- 2
- 3 2. Convene a summit of federal departments and agencies, state government agencies,
4 tribes, and key non-government organizations to review existing invasive species
5 mandates (e.g., 1999 Presidential Executive Order 13112), overarching policies, and
6 invasive species program budgets. The goal of the summit would be to develop a plan for
7 consistent and appropriate implementation of the existing mandates, fill gaps in law and
8 policy, and develop recommendations for securing adequate and consistent program
9 funding at local, state and federal levels. In particular, develop federal departmental
10 orders, and other direction for accelerating invasive plant management activities to meet
11 the needs of GRSG conservation across the western U.S.
12
- 13 3. Re-engage the National Invasive Species Council at the Department level to establish a
14 high-level multi-federal agency working group and charge them with drafting a National
15 Invasive Species Strategy in the U.S. Develop a template for the establishment of regional
16 invasive plant management strategies that consist of assigned responsibilities, funding,
17 invasive plant assessments and action plans. Link regional strategies to GRSG (and other
18 imperiled wildlife) conservation priorities.
19
- 20 4. Establish a subcommittee within the Invasive Species Advisory Committee to review the
21 current legislative and regulatory framework (federal and state) on invasive species,
22 including coordination with the Association of Fish and Wildlife Agencies and
23 recommendations for NEPA categorical exclusion authority for rapid response against
24 invasive plant infestations in priority areas. From this review, the subcommittee should
25 provide a status report with recommendations for consolidation, elimination, and/or
26 establishment of new laws, policies, and regulations that would facilitate and improve the
27 assessment, control and management of invasive species.
28
- 29 5. Establish a working group to review federal, state, and provincial rules, procedure's,
30 work contract and permit clauses, and Best Management Practices (BMPs) designed to
31 prevent the spread of invasive plants. The work group should make recommendations to
32 establish a set of consistent, ubiquitous standards across the North America to better
33 manage and prevent the spread of invasive plants across the range of the GRSG and other
34 regions. If plausible, the approach developed could be similar in design and function as
35 the interagency/ intergovernmental fire model, but for invasive species, with standard
36 procedures and reporting of actions and effectiveness.
37
- 38 6. Conduct a comprehensive evaluation, including potential restructuring, of the funding and
39 personnel model for invasive species management programs at all levels across federal,
40 state, and county agencies and governments. Programs should consider instituting a
41 holistic, site-based management approach to protect and restore critical areas from
42 invasive plant invasions, and restore native plant communities in those areas to
43 accomplish GRSG conservation goals. Rather than limiting activities to only a few,

1 targeted high-risk invasive plants, design programs to build stronger capacity to address
2 all invasive plant threats in priority areas to achieve long-term restoration success within
3 GRSG habitats. Emphasis on the risk and threat to economies, human health, and the
4 environment should be incorporated within program justifications for increasing
5 operational capacity. Examine opportunities and examples within other invasive species
6 management arenas for site-based approaches to help accelerate and emphasize invasive
7 plant management capacity at local, regional, state, and national levels. Lead National
8 Invasive Species Council departments should consider assigning this task to the Invasive
9 Species Advisory Committee for developing a first-cut draft, thereby leveraging the
10 technical expertise provided by the Invasive Species Advisory Committee membership.
11

- 12 7. Develop funding mechanisms at state and federal levels to significantly increase program
13 capacity to accelerate invasive plant prevention and control activities at all levels, with
14 the goal of achieving a measurable net reduction of priority invasive plant populations
15 each year and curtailing the exponential rate of spread of those priority populations,
16 across the range of the GRSG. Financial support for pre-and post-treatment ecosystem
17 restoration activities, including but not limited to native plant restoration should be
18 included in the design of the program funding mechanisms.
19
- 20 8. A new approach needs to be developed and funded to provide for early detection, rapid
21 management response (EDRR) and restoration of areas to prevent invasive plant species
22 from becoming established or spreading. A national system for invasive species EDRR
23 should include consistent funding and a formal incident command structure (ICS) that can
24 address invasive species threats at all levels and across all landownerships, particularly
25 within the range of GRSG, in a timely and efficient manner. Again, this approach could
26 mirror the relevant aspects of the national interagency/intergovernmental fire model,
27 particularly with infrastructure and capacity to respond rapidly and share resources.
28
- 29 9. Develop a nationally consistent public awareness and education program for the
30 prevention and management of invasive species, similar to the successful national fire
31 prevention program campaign, coordinated across public and private sectors. Such a
32 program will require professional marketing and education expertise to design and imple-
33 ment an effective campaign to reach target audiences in a productive manner, with a goal
34 of changing public behavior and elevating the priority of invasive species issues
35 nationwide.
36
- 37 10. Coordination between the public and private landowners to manage invasive plants across
38 landscapes is essential and is occurring through the creation of Cooperative Weed
39 Management Areas. Thus, the support and implementation of these CWMA needs to be
40 implemented across the range of GRSG. An assessment of the status and functional
41 effectiveness of each CWMA should be conducted across the range of the GRSG. Using
42 the assessment information, expand mechanisms to increase capacity building and
43 support for CWMA operations to address GRSG conservation needs.

- 1 11. Wherever feasible, maximize niche occupation with desired native species. Aggressive,
2 fire-resistant, non-native perennial species, such as crested wheatgrass, may be necessary
3 to stabilize and prevent further invasion of cheatgrass and medusahead. However, these
4 species should be only used with the intent to stabilize the plant community and allow for
5 long-term recovery of sagebrush and other native species.
6

7 **Noxious Weeds in the National Forest**

8
9 According to the Land and Resource Management Plan for the Ashley National Forest (U.S.
10 Department of Agriculture 1986):

- 11
12 a. The Ashley National Forest has been actively involved in the control of noxious farm
13 weeds on U.S. Forest Service–administered lands in cooperation with state and local
14 weed control organizations.
15
16 b. Noxious farm weeds are defined as “Those pernicious plant species occurring
17 unnaturally on National Forest System lands that have the greatest potential of
18 contributing to an unfavorable economic impact on crop or pasture land downstream”
19 (U.S. Department of Agriculture 1986).
20

21 **Noxious Weeds on BLM Land**

22
23 Priority weed species for management on BLM lands are Russian knapweed, spotted knapweed,
24 Canada thistle, perennial pepperweed, hoary cress, musk thistle, Scotch thistle, and leafy spurge
25 (BLM 2008).
26

27 **Objectives**

- 28
29 1. Reduce or eliminate noxious weed infestations and minimize the establishment of new weed
30 species across jurisdictional boundaries using adaptive management and integrated weed
31 management approaches.
32
33 2. Accomplish weed control without adverse human, grazing, and environmental effects.
34
35 3. In areas where weeds have been treated, revegetate and restore with desirable native plant
36 species.
37
38 4. Manage noxious weeds to enhance wildlife habitat and farmland.
39

40 **Policies:** It is the policy of Duchesne County that:

- 41
42 a. Farmers, ranchers, land management agencies and governments work together in a
43 coordinated effort to control noxious weeds in Duchesne County. These interests shall

1 develop common management goals, utilize guidance from the Natural Resource
2 Conservation Service, establish funding to facilitate effective treatment, and coordinate
3 efforts along logical geographic boundaries.
4

- 5 b. Early detection and rapid response measures to control noxious weeds shall be supported.
6
7 c. Land managers and property owners shall comply with state, county, and federal rules,
8 regulations, ordinances, and directives pertaining to noxious weeds and the application of
9 herbicides to manage noxious weeds.
10
11 d. Efforts to implement weed monitoring and weed mapping programs shall be supported.
12
13 e. An integrated weed management plan shall be implemented for preventing, containing, or
14 controlling undesirable plant species or groups of species using all available strategies
15 and techniques prescribed by the State Noxious Weed Act, including prevention,
16 biological controls, chemical controls and mechanical controls. Such plan should include
17 mapping of weed infestations. Such a plan shall be developed to allow the County to
18 obtain funding for weed control efforts.
19
20 f. Preserving and protecting lands not presently infested is the first line of defense against
21 aggressive noxious weeds. Prevention requires awareness and action by land managers,
22 as well as the general public, to recognize, report and control new weed infestations
23 before they have a chance to establish, expand and spread.
24
25 g. A quick response team of volunteers should be established to combat new areas of
26 noxious weed invasion regardless of the status of land ownership.
27
28 h. Continuing efforts should be made to inform and educate the public, land managers and
29 property owners regarding the economic and environmental impacts of noxious weeds.
30
31 i. Once a noxious weed is controlled in an area, the area should be seeded with beneficial
32 plant species to help prevent another type of noxious weed establishing in the area.
33
34 j. Land management agencies should follow the recommendations of the WAFWA report
35 on invasive plant management to help protect and restore native sagebrush ecosystems
36 and the wildlife that depend on those systems for survival.
37
38 k. Land management agencies should follow the recommendations of the Colorado Natural
39 Areas Program to establish integrated weed management plans that use multiple weed
40 management techniques to control target weed species with minimal adverse impacts to
41 non-target species.
42
43

1 **Energy Considerations**
2

3 **Findings:** Energy development can create surface disturbance that can lead to the spread of
4 noxious weeds on public and private lands in the County.
5

6 **Policy:** The County supports weed control and reclamation requirements associated with energy
7 development. County policy requires energy development companies to work with the Duchesne
8 County Weed Department to help prevent the spread of species listed on the county's list of
9 noxious weeds.
10

11 **Water Considerations**
12

13 **Findings:** Duchesne County finds that there are water considerations associated with noxious
14 weed management. First, herbicide applicators must comply with state and federal standards
15 associated with the application of chemicals near regulated surface water. Second, uncontrolled
16 noxious or invasive weed growth can use large amounts of water that would otherwise be
17 available for more beneficial uses. According to the USGS Scientific Investigations Report
18 2009-5247 (*Salt cedar and Russian Olive Control Demonstration Act Science Assessment*), Salt
19 cedar (known locally as Tamarisk) and Russian olive communities will consume just as much
20 water as native cottonwood and willow communities. The report notes that most wildlife,
21 including many birds, prefer native cottonwood or willow habitat to habitat dominated by
22 Tamarisk or Russian olive. Other negative impacts of dense Tamarisk and Salt cedar include
23 impeded access to waterways and recreational areas, increased fire hazard and clogging of
24 irrigation ditches.
25

26 **Policy:** Noxious weeds and invasive plant species shall be controlled in Duchesne County to
27 reduce their negative impacts on water yields and water supply for beneficial uses.
28
29

Section 8. Predator Control

Findings: The Utah Division of Wildlife Resources (DWR) recognizes predator management as an important tool available to DWR staff and U.S. Department of Agriculture-Wildlife Services personnel, when needed. Although predator management can be controversial, it is important under certain circumstances for the effective management of predator and prey populations.

If predator populations are limiting DWR's ability to reach other wildlife management objectives, wildlife officials may choose to implement predator management plans. DWR recently updated its approach to predator management, placing increased emphasis on the protection of mule deer.

DWR is managing predators in specific units, for the following species and situations:

- Ravens, coyotes, red foxes, and badgers that prey on sage-grouse/eggs
- Raccoons and red foxes that prey on waterfowl/eggs (foxes take nesting hens and eggs)
- Cougars that prey on adult mule deer or bighorn sheep
- Coyotes that prey on mule deer fawns or pronghorn fawns

Of these programs, the one that targets coyotes is the largest and most costly for DWR.

Appropriately targeting and timing predator removal efforts are essential for reducing the impact that coyotes have on fawn survival. In Utah, targeted contracts allow removal of coyotes from fawning grounds from March through August, and the coyote bounty program is most effective during the coyote breeding season (January–March).

Coyote Bounty Program

Utah's Mule Deer Protection Act went into effect in July of 2012. The primary goal of the program was to remove coyotes from areas where they may prey on deer fawns. The Utah Legislature set aside \$500,000 from the General Fund to pay individuals to kill coyotes in Utah. Coyotes are not considered protected wildlife and there is a bounty program to encourage coyote control. To process the payments and track harvest and participation, DWR created the General Predator Control Program. This took the place of previous coyote bounty programs administered by participating counties.

DWR established locations throughout the state where people can check-in coyotes for a \$50 payment. Each participant is required to submit the scalp of the animal (with both ears attached), the lower jaw, and a data sheet reporting where the coyote was killed. The coyote program does not have mandatory reporting requirements, meaning that it is legal to harvest coyotes and store

1 them for indeterminate periods. One result of that choice is that coyotes harvested in one fiscal
2 year may be submitted for payment in a different fiscal year. With that qualification, based on
3 reported harvest, just over 7,000 coyotes were taken under the bounty program each year for the
4 first two years of the program. In 2015, nearly 8,200 coyotes were submitted for bounty
5 payments.

6
7 Coyote removal success varied across the state. Six mule deer management units (Box Elder,
8 West Desert, SW Desert, Fillmore, Beaver, and Pine Valley) accounted for approximately 50%
9 of all coyotes removed. However, significant numbers were harvested from the Nine Mile and
10 Book Cliffs areas near Duchesne County. The bounty program increased the number of coyotes
11 killed in Utah and provided government-supplied economic rewards to individuals and
12 businesses throughout the state. It may take several years of program implementation before
13 improvements in fawn-doe ratios are observed. Both location and timing are essential in
14 reducing the impact of coyote predation on mule deer fawn survival.

15
16 The updated approach directs additional financial resources (\$600,000 annually) to the U.S.
17 Department of Agriculture-Wildlife Services for coyote control. The most recent data from the
18 Utah Division of Wildlife Resources found a total estimated harvest of coyotes in FY 2015 of
19 8,192 from the General Predator Control Program, 305 from the Targeted Control Program,
20 2,903 from additional general fur harvest not redeemed through the Predator Control Program,
21 and 3,099 by the Wildlife Services program for a total of 14,499 coyotes.

22
23 DWR also is working to limit the impact of cougars on Utah's deer herds, while maintaining a
24 healthy cougar population statewide. Cougar harvest has been liberalized where mule deer or
25 bighorn sheep populations fall below the population management objective, and where adult deer
26 or bighorn sheep survival is lower than normal. More detail can be found in the Utah Cougar
27 Management Plan at: wildlife.utah.gov/pdf/cmgtplan.pdf.

28
29 Two additional wildlife species can at times exhibit predatory behavior in Utah: black bears and
30 wolves. Both of these species are managed under specific plans (Utah Black Bear Management
31 Plan and Utah Wolf Management Plan), although wolves do not present predator-management
32 challenges to Utah wildlife managers at this time.

33 34 **Bears**

35
36 Black bears occur in stable, healthy populations across certain parts of Utah. Normally, they
37 don't occur in the mountain ranges of the western deserts. Geographic Information System (GIS)
38 data showing black bear distribution and hunt boundaries can be downloaded at
39 <http://dwrcdc.nr.utah.gov/ucdc/DownloadGIS/disclaim.htm>. Bears are more of an omnivore, and
40 the vast majority of their diet is composed of plant material and, at certain times of year, insects
41 or insect larvae. Often when bears do eat meat, they are relying on carrion which they have
42 happened upon, not fresh prey. Black bears have under certain conditions been known to take a
43 significant number of newborn deer fawns.

1 **Wolves**

2

3 Wolves exhibit behavior patterns, such as cooperative hunting in packs, which clearly separate
4 them from bears and other predators. By any measure, wolves are highly effective and efficient
5 predators. Currently, there are not any established breeding populations of wolves in Utah;
6 however, there are occasional transients and migrants.

7

8 Senate Bill 36 (Utah Wolf Management Act) (http://le.utah.gov/xcode/Title23/Chapter29/23-29.html?v=C23-29_1800010118000101) from the 2010 General Session directed the Division of
9 Wildlife Resources to prevent any wolf packs from establishing in the portion of the state where
10 wolves are removed from the protection of the Endangered Species Act. That area includes only
11 the portion of Utah located north of I-80 *and* east of I-84. DWR has given authority to the U.S.
12 Department of Agriculture-Wildlife Services to act on our behalf to resolve livestock depredation
13 incidents which involve wolves in this area.
14

15

16 For the remainder of the state, wolves are classified as a federally endangered species, and
17 management authority lies with the U.S. Fish and Wildlife Service (FWS). The state law
18 referenced above also directs the Division of Wildlife Resources to request that the FWS
19 immediately remove any wolves discovered in areas of Utah where they are still protected under
20 the Endangered Species Act. The Utah Wolf Management Act suspends the portion of the Utah
21 Wolf Management Plan that would allow two packs to become established in Utah, although the
22 remaining strategies of the plan are still in effect. If wolves are delisted across all of Utah, the
23 management plan then would be fully implemented.

24

25 **Cougar and Bear Livestock Depredation**

26

27 Black bears can cause site-specific depredation problems among livestock, especially domestic
28 sheep bedded down for the night during the summer months. Although cougars prey primarily
29 on adult deer, they are opportunistic predators, and can also cause site-specific livestock
30 depredation problems. Livestock depredation incidents are immediately referred to Wildlife
31 Services staff specializing in removal of specific predators associated with depredation incidents.
32 DWR provides compensation to ranchers with documented livestock losses attributed to cougar
33 or bear. DWR also issues increased cougar and bear permits in areas with chronic livestock
34 losses caused by predation from these species.

35

36 **Duchesne County Predator Control Policies**

37

38 Duchesne County maintains an annual contract with the Administrative Services Division of the
39 Utah Department of Agriculture to assist in the funding of predator control services to support
40 the livestock industry in the County. In the last Census of Agriculture (2012) there were 46,907
41 cattle and calves and 1,514 sheep and lambs counted in Duchesne County. Many of these are
42 subject to predation while on private or public rangelands.

43

1 **Policy:** Predator control is a necessary service to protect the investment that ranchers make in
2 their livestock.

3
4 Predator control is also important when it comes to threatened and endangered species, such as
5 the Greater Sage Grouse. Experience in this region shows that wildfire, invasive plant species
6 and predation are major contributors to sage grouse mortality.

7
8 **Policy:** Duchesne County encourages the Utah Division of Wildlife Resources to make and
9 implement plans to reduce predation affecting threatened and endangered species. For the
10 Greater Sage Grouse, Duchesne County encourages the Utah Division of Wildlife Resources to
11 consider offering a bounty on common predators such as raccoon and skunk to protect sage
12 grouse nests.

13
14 In 2005, the Utah Wildlife Board approved a wolf management plan for the state. The plan
15 envisions the delisting of the wolf in the entire state. With delisting, wolves would be managed
16 by the state, rather than by the U.S. Fish & Wildlife Service. Unmanaged wolf populations are a
17 threat to Utah's wildlife and livestock. Sightings of wolves in Duchesne County are rare.

18
19 **Policy:** It is the policy of Duchesne County that Rocky Mountain gray wolves should be delisted
20 statewide and that the Utah Division of Wildlife Resources is better equipped to manage wolf
21 populations in a way that protects wildlife and livestock. It is the position of Duchesne County
22 that no species of wolves be introduced into the County.

23
24

Section 9. Water Quality and Hydrology

Water Quality and Hydrology in General

Findings: Clean water is essential to the health of county residents.

The infrastructure and communities of Duchesne County are primarily located on 583,334 acres of privately owned land. The utility of these lands is dependent on water that flows to them from watersheds located on public lands. The rivers and streams flowing from these watersheds supply water for municipal, industrial, livestock, irrigation, and recreation use. As set forth in Utah Code 63-38d-401 (5) (c), “The waters of the state are the property of the citizens of the state, subject to appropriation for beneficial use, and are essential to the future prosperity of the state and the quality of life within the state.”

Section 63J-8-104 of the Utah Code states that federal land management agencies shall manage the watershed on federal lands to achieve and maintain water resources at the highest reasonably sustainable levels as follows:

- a. Adhere to the policies, goals, and management practices set forth in Subsection 63J-4-401(6)(m) of the Utah Code;
- b. Deter unauthorized cross-country OHV use in the subject lands by establishing a reasonable system of roads and trails in the subject lands for the use of an OHV, as closing the subject lands to all OHV use will only spur increased and unauthorized use; and
- c. Keep open any road or trail in the subject lands that historically has been open to OHV use, as identified on respective county road maps;

Watersheds

Watersheds in the Uinta Mountains provide a major source of water used in Duchesne County. Consumptive and non-consumptive uses of surface water generally occur downstream of the Ashley National Forest. As depicted earlier in Table FM5, the U.S. Forest Service estimates that the Ashley National Forest contributes the following percentages of stream flow in regional streams (U.S. Forest Service 2016):

- 13% of the flow at the Green River at the confluence with the Colorado River
- 4% of the flow at the Green River at the confluence with the Yampa River
- 4% of the flow at the Green River at the confluence with the Duchesne River
- 91% of the flow at the Ashley Creek at the confluence with the Green River
- 24% of the flow at the Strawberry River at the confluence with the Duchesne River
- 67% of the flow at the Duchesne River at the confluence with the Green River

1 The management of the watersheds should allow for continued multiple use. It should preserve
2 the quality and quantity of water as well as environmental values and allow the watershed to
3 support existing as well as future uses. Healthy watersheds are important because they provide:

- 4
- 5 • Plenty of clean drinking water
- 6 • Irrigation for farms and ranches
- 7 • Clear streams and reservoirs for fishing
- 8 • Healthier rangeland that supports both livestock and wildlife
- 9 • Reduced risk of Endangered Species Act listings
- 10 • More hiring of local contractors, which helps rural economies
- 11 • Improved air quality
- 12 • Decreased fire frequency, intensity and suppression costs
- 13

14 The Utah Division of Wildlife Resources manages a program called the Watershed Restoration
15 Initiative (WRI). The Watershed Restoration Initiative is a partnership based program to
16 improve high priority watersheds throughout the state. WRI is sponsored by the Utah Partners
17 for Conservation and Development and is in its 11th year. The Watershed Program focuses on
18 three ecosystem values: 1) wildlife and biological diversity, 2) water quality and yield, and 3)
19 opportunities for sustainable uses of natural resources. WRI is a bottom-up initiative where
20 project planning, review, and ranking occur at a local level. Five regional teams elect their own
21 leaders, establish focus areas, review, score and rank project proposals using a comprehensive
22 project prioritization score sheet, and assist their members in implementing projects. Duchesne
23 County is located within the Northeastern Region.

24

25 In State Fiscal Year 2015, 122 agencies, organizations and individuals participated in projects in
26 the WRI database through funding, project management, technical assistance or in-kind services.
27 WRI, through its partners, provides a number of project services including: funding, assistance
28 with project planning and implementation, contracting and accounting, seed purchasing, storage,
29 mixing and delivery, free use of restoration equipment, project monitoring and reporting, project
30 management, and an on-line project database. The locally-led teams provide a means to work on
31 a landscape scale across ownership boundaries.

32

33 From 2006-2015, WRI projects have exceeded 1.2 million acres treated in Utah. Projects can
34 generally be categorized into two types, restoration projects to improve the health of watersheds
35 and rehabilitation projects following wild fire to re-establish the structure and function of
36 watersheds. As of 2016, 333 projects are in various stages of completion that would treat an
37 additional 342,714 acres. Proposed projects at this time would treat 35,441 acres in 42 different
38 project areas. The WRI website shows 86 projects in Duchesne County that have either been
39 completed or are currently underway (see Map #26).

40

41 WRI projects receive funding from a number of sources but the core funding comes from an
42 appropriation by the Utah Legislature to the Department of Natural Resources (DNR). These
43 funds are matched many times over by contributions from partners. Contributors of funding to

1 WRI vary annually but other consistent funding for projects comes from federal agencies (e.g.
2 Bureau of Land Management, Natural Resources Conservation Service, U.S. Forest Service, U.S.
3 Fish and Wildlife Service), state agencies (e.g. Division of Wildlife Resources, Division of
4 Forestry, Fire, and State Lands, Department of Agriculture and Food, State Institutional Trust
5 Lands Administration, Governor's Public Lands Policy Coordination Office, Department of
6 Environment Quality) and non-governmental organizations such as, but not limited to, the Mule
7 Deer Foundation, Sportsmen for Fish and Wildlife, Rocky Mountain Elk Foundation, Foundation
8 for North American Wild Sheep, Safari Club International, National Wild Turkey Federation and
9 Utah Bowman for Habitat). Many private landowners provide funding to complete projects on
10 their own land or grazing allotments).

11 **Watershed Restoration Plans**

12
13
14 The EPA requires that watershed plans contain the following nine elements in order for projects
15 to be eligible for funding under Section 319 of the Clean Water Act:

- 16
17 1. Identification of causes of impairment and pollutant sources or groups of similar sources
18 that need to be controlled to achieve needed load reductions, and any other goals
19 identified in the watershed plan. Sources that need to be controlled should be identified at
20 the significant subcategory level along with estimates of the extent to which they are
21 present in the watershed (e.g., X number of dairy cattle feedlots needing upgrading,
22 including a rough estimate of the number of cattle per facility; Y acres of row crops
23 needing improved nutrient management or sediment control; or Z linear miles of eroded
24 streambank needing remediation).
- 25
26 2. An estimate of the load reductions expected from management measures.
- 27
28 3. A description of the nonpoint source management measures that will need to be
29 implemented to achieve load reductions and a description of the critical areas in which
30 those measures will be needed to implement the plan.
- 31
32 4. Estimate of the amounts of technical and financial assistance needed, associated costs,
33 and/or the sources and authorities that will be relied upon to implement the plan.
- 34
35 5. An information and education component used to enhance public understanding of the
36 project and encourage their early and continued participation in selecting, designing, and
37 implementing the nonpoint source management measures that will be implemented.
- 38
39 6. Schedule for implementing the nonpoint source management measures identified in the
40 plan that is reasonably expeditious.
- 41
42 7. A description of interim measurable milestones for determining whether nonpoint source
43 management measures or other control actions are being implemented.

- 1 8. A set of criteria that can be used to determine whether loading reductions are being
2 achieved over time and substantial progress is being made toward attaining water quality
3 standards.
- 4
- 5 9. A monitoring component to evaluate the effectiveness of the implementation efforts over
6 time, measured against the criteria established under item h immediately above.
7

8 A Watershed Restoration Plan for the Duchesne River watershed was prepared by the Uinta
9 Basin Watershed Council in 2012. The goals of this plan are to:

- 10 • Provide a cohesive strategy for implementing needed water quality improvements for the
11 watershed such that state water quality standards are restored and maintained in the
12 Duchesne River and tributaries.
- 13
- 14 • Improve water quality in the watershed by decreasing the TDS and Sediment load.
- 15
- 16 • Improve wildlife habitat.
- 17
- 18 • Educate the public about water quality issues in the watershed as well as BMP's to
19 protect and improve the water quality.
20

21
22 The Duchesne River Watershed Restoration Plan found that the main sources of TDS loading in
23 the watershed include “areas of surface disturbance, irrigation activities, natural sources
24 (geology), streambank erosion/destabilization, grazing, roadways, and energy development.”
25 The plan also found that “if the load reductions identified in the Duchesne River TMDL are
26 attained from recent or future salinity control projects and water quality standards are still
27 violated, the TMDL will be reviewed or site-specific water quality standards will be developed
28 based on additional data collected. Regardless of the short-term effect on instream flows and
29 concentrations, the available and recommended control efforts should improve irrigation
30 efficiencies and water quality will ultimately benefit.”
31

32 Tables in the Duchesne River Watershed Restoration Plan contain recommended best
33 management practices for all of the sub-watersheds that were analyzed, current implementation
34 projects, funding needs, technical assistance needs, an implementation schedule, an education
35 effort and a monitoring program. About \$2,417,781.00 of funding is needed to fully implement
36 the plan.
37

38 **Future Water Demand**

39
40 The current and future water demand for surface waters within Daggett, Duchesne, and Uintah
41 Counties is illustrated in Table WAT1 and is excerpted from *Conceptual Analysis of Uinta and*
42 *Green River Water Development Projects* (Franson Civil Engineers & CH2M Hill 2007).

Table WAT1. Summary of Overall Existing and Future Demands (acre-feet per year)

Demand Type	Total Existing Demand	Total Near Future Demand	Total Likely Future Demand
Agricultural	253,424	261,882	286,055
Municipal	4,228	14,782	14,782
Energy Industry	4,230	116,710	241,710
Total	261,882	393,374	542,547

Source: Franson Civil Engineers & CH2M Hill (2007).

- 1
- 2 The Franson Civil Engineers & CH2M Hill study contained a summary of the water development
- 3 scenarios for the Uintah Basin as defined by the DWRe (see Table WAT2). Some of the listed
- 4 projects are not in Duchesne County.

Table WAT2. Water Development Scenario Summary

Project Features	1	2	3	4	5	6	7	8	9	10
Stabilize High Uinta High Mountain lakes (Transfer storage to downstream storage)		x	x	x	x	x	x			
Upper Uinta Reservoir (28,000 acre-feet storage)		x	x			x	x			
Brown's Draw Enlargement (adds 1,900 acre-feet storage)				x	x	x	x			
Montes Creek Enlargement (950 acre-feet storage increase)				x	x	x	x			
Bennett Reservoir (5,000 acre-feet storage)				x	x	x	x			
Neola Reservoir (5,000 acre-feet storage)				x	x	x	x			
East Cottonwood Reservoir (5,200 acre-feet storage)				x	x	x	x			
Renn Smith Reservoir		x	x	x	x	x	x	x	x	x
Cliffs and Whiterocks High Mountain Lakes transfer to M & I demand		x								
Fill Cottonwood Reservoir with Exchange								x	x	x
Yellowstone Feeder Canal Extension to Area 16 (capacity = 19 cubic feet per second)				x	x	x	x			
Pump from Green River to Pelican Lake		x		x		x		x	x	x
Pump from Green River to Ouray Park, Cottonwood Area		x		x		x		x		
Pump from Pelican Lake to Cottonwood Area (3,500 acres in Cottonwood Service Area)										x

Source: Franson Civil Engineers & CH2M Hill (2007)

1 The Utah DWRe further describes these scenarios below and in Table WAT3. Combinations of
 2 computer models were used to estimate the water yield for each scenario. A cost estimate was
 3 developed for each project and for each scenario. Ranking criteria were then developed that,
 4 “assumed an alternative must be complete, effective, efficient and acceptable in order to be viable.”
 5 Each scenario was then ranked and assigned a score. Finally, in September 2007 a public meeting
 6 was held with all of the stakeholders participating. The outcome was a decision that scenarios two,
 7 four, six, eight and 10 would remain as viable ones to consider. In addition to being the ones most
 8 favored, these also had either the highest ranking score or lowest total cost. Figure 3 shows the
 9 preferred scenarios along with the water developed, total capital cost, cost per acre-foot and score.
 10 (DWRe 2015)

Table WAT3. Viable Scenario Summary

Scenario	Water Developed (acre-feet)	Total Capital Cost	Capital Cost per Acre-Foot of Developed Water	Score
2	22,300	\$137,468,000	\$6,200	593
4	17,900	\$251,865,100	\$14,100	593
6	26,200	\$355,523,600	\$13,600	593
8	9,800	\$25,133,300	\$2,600	464
10	8,400	\$35,978,400	\$4,300	427

Source: Utah DWRe (2015).

11
 12 The U.S. Geological Survey publishes a National Water Information System that provides data
 13 on water usage by county. This database provides the following data for Duchesne County as of
 14 December 2014. Of the 18,607 residents of Duchesne County (based on the 2010 U.S. Census),
 15 16,570 were served by public water systems. These water consumers used an average of 282
 16 gallons of water per day, per person. Of that usage, 177 gallons per day were for domestic use.
 17 The remaining 2,037 residents were found to be using water from non-public sources, such as
 18 private wells. These consumers used less water (167 gallons per person per day).

19
 20 The National Water Information System also gives us data on the acreage of lands irrigated in the
 21 County. The database indicates that, in 2010, 70,160 acres of land in the county were irrigated
 22 with some type of sprinkler system and 53,760 acres were surface irrigated. These numbers were
 23 an increase in irrigated acreage from 2005, when 55,780 acres received sprinkler irrigation and
 24 42,770 acres were surface irrigated.

25
 26 The greatest increase in Utah’s and Duchesne County’s future water demands will be for
 27 municipal & industrial water as a result of population growth. In some areas, new and
 28 substantial water demands could come from industrial development. The growth of these
 29 municipal and industrial water demands will drive many future water decisions. Conservation, in

1 order to reduce per capita demands, is an essential first step in meeting future demands. While
2 the conversion of agricultural water supplies to municipal and industrial uses will occur as
3 farmland is urbanized, these conversions will not always be sufficient to satisfy future demands.
4 Therefore, other means of securing adequate water supplies are necessary.

5
6 In order to meet all demands on water resources, a cooperative effort is needed to better use
7 existing water supplies. The county and state must promote water conservation measures and
8 innovative water management technologies. New water developments will also be needed. The
9 timing and scope of these developments will depend on the ability to reduce water demand
10 through water conservation, agricultural water conversions and other water management
11 strategies.

12
13 Water is considered the "lifeblood" of the Uintah Basin. Additional residential, industrial,
14 recreational, and agricultural development will be determined by water quality and availability.
15 There is overwhelming public support for water development projects on public lands (which
16 occurs predominately on the Ashley National Forest). A December 2008 report published by
17 Utah State University entitled "Public Lands and Utah Communities: A Statewide Survey of
18 Utah Residents," found (in Table 44) that only 3.1% of the survey respondents in the Daggett-
19 Duchesne-Uintah County area believed that public land managers should moderately (0.0%) or
20 substantially (3.1%) reduce the extent to which development of water storage and delivery
21 systems to meet the needs of communities occurs on Utah's public lands.

22
23 **Objective:** Duchesne County desires to protect the quality of its water resources.

24
25 **Policy:** The County supports responsible use and development of this resource and feels that all
26 users should meet appropriate water quality testing standards.

27
28 **Policy:** Duchesne County will protect this limited resource by promoting the efficient use and
29 management of its water resources. Relative to this agenda, the County will take an active role in
30 all relevant state, regional, and local water-resource management plans and decision-making
31 processes.

32
33 **Findings:** Competition for available water supplies is great. While agriculture has been and will
34 continue to be the largest consumer of water in the state and in Duchesne County, municipal and
35 industrial uses are growing rapidly. The growing population will seek water-based recreation
36 and will become more vocal for their interests. Similarly as we have become established and
37 moved beyond meeting basic survival needs, there are more people calling for preservation of the
38 environment.

39
40 Proposed federal land management policies, such as ACEC's, Wild & Scenic Rivers, and
41 Wilderness, also may limit further development of some water supplies. Federal reserved water
42 rights which will be set aside for the various federal parks, Indian tribes, etc. located in the state,
43 including within Duchesne County, must also be considered in future water resource decisions.

1 Future water needs can be satisfied in many different ways, including water conservation,
2 agricultural water conversions, water transfers, new water development, conjunctive use of
3 surface and ground water, aquifer storage and recovery, secondary irrigation systems, cooperative
4 agreements (arrangements with other water suppliers to share/lease their excess supplies) and
5 water reuse (recycling wastewater effluent).
6

7 Ideally, every community should have a plan in place to ensure the water needs are met for at
8 least two decades into the future. These plans would outline water conservation goals and how
9 they will be met as well as a balanced combination of other means that will allow future needs to
10 be satisfied. Water supplies needed to meet future demands should be identified and should
11 include sufficient excess above projected demand to be reliable in times of drought or
12 emergency. In Duchesne County, the Culinary Water Master Plan prepared for the Duchesne
13 County Water Conservancy District in 2006 looks at water needs to the year 2050.
14

15 While one method may be sufficient to meet future needs over the next 5 to 10 years, a balanced
16 combination of several methods will likely be required to meet needs over the next 20, 50 or
17 even 100 years.
18

19 Most residents of the County, if not receiving water from a municipality, receive water from one
20 of the special service districts or via a private well. Local water service entities need to project
21 future water needs and determine the corresponding amounts of conservation and agricultural
22 conversion that will be available for future needs. The difference between these future needs and
23 supplies is the amount of water that needs to be developed. Water service entities then need to
24 factor future development plans into the local watershed plans, balancing that against other uses
25 including agricultural, environmental and recreational. Local water service entities and land
26 managers should also consider the effects of vegetation management on the water yield and
27 quality.
28

29 **Policies:** It is the policy of Duchesne County to encourage communities and special service
30 districts to:
31

- 32 a. Collect sufficient revenue to keep their systems in good and proper operating condition.
- 33
- 34 b. Set aside revenue to pay for at least part of costly future improvements and new water
35 developments.
- 36
- 37 c. Prepare or participate in long-term water plans that address how to meet future water
38 needs.
- 39
- 40 d. Prepare water conservation plans to reduce their future water resource demands.
- 41
- 42 e. Acquire water historically used for agriculture as lands are developed.
- 43

- 1 f. Meter all water connections and keep track of water use to determine whether
2 conservation goals are being met.
3

4 Duchesne County benefits from the vast water knowledge and expertise of its residents. Many
5 are directly involved in water management, allocation, and use within the Uintah Basin. The
6 County encourages increased cooperation among irrigation companies, special service districts,
7 municipalities, the Ute Tribe and water user associations as these entities address water
8 management issues and make decisions that impact county citizens.

9 In 2012, the Duchesne County Conservation District found Water Quality and Quantity to be one
10 of the top five areas of resource conservation concern. Some of the challenges found by the
11 District were:
12

- 13 a. Increased government regulations and the high cost of planning and constructing water
14 storage and delivery systems makes it difficult to construct and maintain additional
15 facilities.
16
17 b. Irrigation companies and water organizations oversee the use and delivery of water within
18 the County. With all of these entities, it becomes more complex to coordinate water
19 storage and delivery in the county.
20
21 c. Salt entering the Colorado River drainage basin from poor irrigation methods and the lack
22 of understanding by the area producers.
23
24 d. Threats to Uintah Basin water rights.
25

26 **Water Quality**

27

28 As required by the Clean Water Act, the Utah Division of Water Quality (DWQ) is charged with
29 establishing and maintaining water quality standards designed to protect, restore, and preserve
30 water quality in Utah. Total maximum daily load (TMDL) studies are one tool used to manage
31 water quality. Watersheds are the primary means of organizing surface waters for management,
32 and if a specific lake, river, or stream within that watershed is considered impaired (i.e., on the
33 303(d) list), a TMDL study is typically required. Monitoring sites at which water quality data are
34 gathered and assessment units inform this process and are illustrated in Map #27. Watershed
35 condition information and boundaries are illustrated in Map #28.
36

37 **Total Maximum Daily Load (TMDL) Studies**

38

39 Section 303(d) of the federal Clean Water Act requires states to develop Total Maximum Daily
40 Loads (TMDLs) for waters that do not meet water quality standards even after technology-based
41 controls are in place. The TMDL process establishes allowable loadings of pollutants or other
42 quantifiable parameters for a waterbody on the basis of the relationship between pollutant
43 sources and instream water quality conditions.

1 Duchesne River Watershed. The Utah Department of Environmental Quality (UDEQ) listed
2 several stream segments in the Duchesne River watershed on Utah's 2004 Section 303(d) list of
3 impaired waters for TDS (Total Dissolved Solids). The beneficial uses that are impaired are
4 agriculture and the warm water fishery. A July 2007 report prepared by Tetra Tech, Inc. for the
5 Utah DEQ Water Quality Division and EPA Region 8 documents the development of TMDLs for
6 total dissolved solids for the Duchesne River (two segments) and Lake Fork River and
7 development of site-specific criteria for TDS in Antelope Creek and Indian Canyon Creek within
8 the Duchesne River watershed. The Duchesne River watershed drains approximately 2,679
9 square miles (1,714,553 acres) in northeastern Utah. It occupies approximately 102 square miles
10 of Wasatch County, 2,103 square miles of Duchesne County, and 474 square miles of Uintah
11 County.

12
13 The Duchesne River TMDL report notes that the subsurface bedrock formations in the basin are
14 saline and soluble, dissolving easily and contributing TDS to water flowing through them.
15 Natural background sources of TDS in the watershed include saline soils and areas of poor
16 drainage where groundwater rises to the surface and evaporates leaving the soluble salts on the
17 surface. This salt efflorescence is then available for wash-off and delivery to watershed streams.
18 Precipitation that falls in excess of plant uptake potential and soil holding capacity also
19 percolates down into the shallow alluvial aquifer where it comes in contact with saline bedrock
20 formations. The primary source of human induced TDS loading in the watershed has been
21 attributed to seepage from canals and deep percolation of irrigation water, which then discharges
22 to surface streams as base-flow.

23
24 Along the Duchesne River, from Myton to the County line, the TDS reduction sought is 40,101
25 kg/day. In the Lake Fork River, the TDS reduction sought is 11,070 kg/day. The report notes
26 that because load reductions in this TMDL document will focus on natural background and
27 nonpoint sources, implementation of best management practices (BMPs) is purely voluntary.
28 BMPs will preserve current water rights and needs while optimizing use and minimizing deep
29 percolation of irrigation water. If irrigation water is applied in excess of plant requirements, that
30 excess proportion will percolate below the rooting zone where it picks up TDS and returns it to
31 the watershed streams either as surface runoff or groundwater base-flow with elevated TDS
32 concentrations. Because TDS is also washed off watershed surfaces and delivered to receiving
33 streams, potential control options should address surface delivery as well as subsurface delivery
34 of TDS. The key to effectively reducing the anthropogenic TDS loads in the Duchesne River
35 watershed while maintaining current water rights and use is to improve the efficiency of water
36 use and transport and to minimize surface runoff, seepage, and deep percolation. Steps being
37 taken in the local salinity control efforts are making a difference.

38
39 Pariette Draw Watershed. A TMDL study for the Pariette Draw was prepared by the Utah
40 Division of Water Quality and approved by Region 8 EPA on September 28, 2010. The Pariette
41 Draw starts in Duchesne County then extends easterly into Uintah County on its way to the
42 Pariette Wetlands and the Green River. The Pariette Draw watershed receives most of its water
43 from the Duchesne River via the Pleasant Valley Canal. Pollutants of concern in this area are the

1 trace elements Selenium and Boron and Total Dissolved Solids. Levels of Selenium would
2 ideally be reduced by 0.33 lbs. /day to protect warm water fish, waterfowl and other aquatic life.
3 Boron levels need to be reduced by 36.38 tons/day to benefit agricultural uses (crops and stock
4 watering) in the area. Installing more efficient irrigation systems and following best management
5 practices for riparian areas will help reduce the level of these minerals and dissolved solids in the
6 water.

7
8 In 2015, a team of USGS scientists extracted and submitted for analysis various rock, soil,
9 sediment, surface water and groundwater samples at numerous sites within the Pariette Draw
10 watershed in an effort to “establish a process-based understanding of salt, Selenium, and Boron
11 behavior to address whether these contaminants can be better managed, or if uncontrollable
12 natural processes will overwhelm any attempts to bring Pariette Draw into compliance with
13 respect to recently established total maximum daily limits (TMDLs).” The results of this study
14 will better enable scientists to understand the mobility of these trace elements during water-rock-
15 soil interactions.

16
17 Nine Mile Creek Watershed. A TMDL study is currently being prepared for the Nine Mile Creek
18 located in Carbon and Duchesne counties. In this creek, the impact of water temperatures on fish
19 and other aquatic life is being studied. It is anticipated that the lower reaches of the creek will be
20 changed from a cold water fishery to a warm water fishery.

21
22 The Nine Mile Creek Total Maximum Daily Load (TMDL) water quality study was presented to
23 the Utah Water Quality Board on October 26, 2016. The Board approved staff’s request to
24 proceed to rule making to adopt the TMDL. A 30-day public notice period began on December 1,
25 2016 and ended on January 3, 2017. In summary, a 72% reduction in solar heating is needed to
26 meet Nine Mile Creek’s water quality standard of 20 degrees Celsius (68 degrees Fahrenheit).
27 Based on the analysis this can be achieved through a 36% increase in shading from riparian
28 vegetation, which will be the goal of voluntary projects outlined in the study’s
29 implementation plan. This goal applies to the Upper Nine Mile Creek Watershed to the
30 confluence with Argyle Creek. Lower Nine Mile Creek below the confluence with Argyle Creek
31 to the Green River will be addressed separately due to results suggesting the 20 degree standard
32 cannot be reasonably achieved through increased shading.

33
34 Strawberry River Watershed. There are currently no point sources of pollution within the
35 Strawberry watershed. Total Phosphorous loading into Strawberry Reservoir is derived from non-
36 point sources such as soil erosion and land use. Examples of land use sources of pollution
37 include recreation, hydrologic modifications, grazing, roads, and energy development.

38
39 Uinta River Watershed. The following findings are excerpted from the 2006 Uinta River, Deep
40 Creek and Dry Gulch Creek TMDLs for Total Dissolved Solids (Tetra Tech, Inc. 2006).

41
42 “The Uinta River and Dry Gulch Creek watersheds are located in northeastern Utah
43 approximately 140 miles east of Salt Lake City in Uinta and Duchesne counties. The

1 Uinta River is approximately 60 miles long and drains the southern slope of King's Peak,
2 Utah's highest point, until it converges with the Duchesne River, a tributary of the Green
3 River. The Uinta River has a large network of tributary streams and mountain lakes that
4 make the river the largest on the southern slope of King's Peak. Deep Creek is a tributary
5 of the Uinta River and drains the area northeast of the Uinta River. Dry Gulch Creek is a
6 tributary of the Uinta River and drains the area west of the Uinta River.
7

8 The Uinta River, Deep Creek and Dry Gulch Creek are included on the state of Utah's
9 2000 303(d) list as a high priority for TMDL development due to impairments associated
10 with high concentrations of total dissolved solids (TDS).
11

12 The subsurface bedrock formations in the lower basin are saline and soluble, dissolving
13 easily and contributing TDS to any water that comes into contact with them." (Tetra
14 Tech, Inc. 2006)
15

16 **BLM Water Quality Manual**

17

18 The Bureau of Land Management has developed a water quality manual to establish policies,
19 guidance, and assign responsibilities for the BLM's stewardship of water resources, including
20 protecting, restoring, and maintaining the quality of waters located on the National System of
21 Public Lands.
22

23 The objectives of the water quality program on the BLM's National System of Public Lands are
24 to:

- 25 a. Maintain and/or Restore Water Quality. In managing the public lands, protect,
26 restore and maintain the chemical, physical, and biological (ecological) services of
27 surface and groundwater to support resource management needs.
28
- 29 b. Maintain Functioning Hydrologic Systems. This section includes in-stream flows
30 and surface and groundwater interactions. In managing the public lands, protect,
31 restore and maintain the hydrologic regime (i.e., timing, magnitude, recharge,
32 duration, stream network/groundwater connectivity, temperature, and spatial
33 distribution of peak, high, and low flows) of surface and ground water, to the
34 extent practical, to achieve sustainable riparian, aquatic, and wetland habitats.
35
- 36 c. Provide for Compliance with Applicable Anti-Pollution Laws and Water Quality
37 Regulations. In managing and administering BLM programs, projects, and land
38 use activities, require users of the public lands to comply with applicable federal
39 law, and to the extent applicable to the BLM under the provisions of the Clean
40 Water Act (specifically 33 U.S.C. 1323), state, tribal, and local water laws and
41 regulations.
42
- 43 d. Cooperate with Stakeholders. Coordinate, cooperate, and consult with federal,

1 tribal, state, and local agencies, private landowners, and stakeholder organizations
2 to foster a watershed-based approach to water resource stewardship.

- 3
4 e. Incorporate a Watershed Approach for Water Quality Protection and Restoration.
5 Provide a science-based watershed (and landscape) approach to natural and
6 human-influenced water systems. This approach should be consistent with federal
7 and state water quality assessment methods, including monitoring, sampling, and
8 reporting protocols and public availability, for example, following guidance
9 provided in the Unified Watershed Assessment Framework developed under the
10 Clean Water Action Plan.
- 11
12 f. Protect Municipal and Sole Source Aquifers. Engage in collaborative planning,
13 protection and remediation efforts that focus on Municipal Supply watersheds and
14 Drinking Water Source Protection Zones. Many of these areas occur where the
15 source or diversion is off BLM lands, but the contributing surface/groundwater
16 system extends onto the National System of Public Lands.

17 18 **EPA Clean Water Rule**

19
20 Waters of the State of Utah are generally delineated as “blue lines” on topographic maps, named
21 features on maps, or support riparian vegetation. Surface waters including perennial,
22 intermittent, and ephemeral streams are regulated under the Clean Water Act and for these
23 reasons are considered waters of the U.S.

24
25 Stream gages and National Hydrography Dataset information pertaining to surface waters in
26 Duchesne County are illustrated in Map #29.

27
28 In January 2015, the U.S. Environmental Protection Agency's (USEPA) Office of Research and
29 Development finalized a report entitled “Connectivity of Streams and Wetlands to Downstream
30 Waters: A Review and Synthesis of the Scientific Evidence.” The report reviewed more than
31 1,200 peer-reviewed publications and summarized current scientific understanding about the
32 connectivity and mechanisms by which streams and wetlands, singly or in aggregate, affect the
33 physical, chemical, and biological integrity of downstream waters. The focus of the report is on
34 surface and shallow subsurface connections by which small or temporary streams, non-tidal
35 wetlands, and open waters affect larger waters such as rivers, lakes, reservoirs, and estuaries.

36
37 The report was developed to inform rulemaking by the U.S. EPA and the U.S. Army Corps of
38 Engineers on the definition of "waters of the United States" under the Clean Water Act (CWA).
39 Because the report is a technical review of peer-reviewed scientific literature, it neither considers
40 nor sets forth legal standards for CWA jurisdiction, nor does it establish EPA policy.

41
42 The report represents the state-of-the-science on the connectivity and isolation of waters in the
43 United States. It makes five major conclusions, summarized below, that are drawn from a broad

1 range of peer reviewed scientific literature.
2

- 3 1. The scientific literature unequivocally demonstrates that streams, regardless of their size
4 or frequency of flow, are connected to downstream waters and strongly influence their
5 function.
6
- 7 2. The scientific literature clearly shows that wetlands and open waters in riparian areas
8 (transitional areas between terrestrial and aquatic ecosystems) and floodplains are
9 physically, chemically, and biologically integrated with rivers via functions that improve
10 downstream water quality. These systems act as effective buffers to protect downstream
11 waters from pollution and are essential components of river food webs.
12
- 13 3. There is ample evidence that many wetlands and open waters located outside of riparian
14 areas and floodplains, even when lacking surface water connections, provide physical,
15 chemical, and biological functions that could affect the integrity of downstream waters.
16 Some potential benefits of these wetlands are due to their isolation rather than their
17 connectivity. Evaluations of the connectivity and effects of individual wetlands or groups
18 of wetlands are possible through case-by-case analysis.
19
- 20 4. Variations in the degree of connectivity are determined by the physical, chemical and
21 biological environment, and by human activities. These variations support a range of
22 stream and wetland functions that affect the integrity and sustainability of downstream
23 waters.
24
- 25 5. The literature strongly supports the conclusion that the incremental contributions of
26 individual streams and wetlands are cumulative across entire watersheds, and their effects
27 on downstream waters should be evaluated within the context of other streams and
28 wetlands in that watershed.
29

30 **Policies:** It is the policy of Duchesne County that:
31

- 32 1. Any proposed agency action must include an analysis of the effects on water quality,
33 stream flow, the amount of water yields, and the timing of those yields. Any proposed
34 action or non-action that results in a decrease in water quality, quantity, or flow, or
35 changes the timing of flows in a way that negatively affects water rights, shall be
36 opposed.
37
- 38 2. Any proposed agency action must be analyzed for impacts on water resource and
39 management facilities such as dams, reservoirs, delivery systems, culinary water supplies,
40 and monitoring facilities, etc., located on or downstream from land covered by the
41 proposal.
42
- 43 3. Livestock grazing and other multiple uses are compatible with watershed management.

- 1 4. All reasonable water conservation efforts shall be supported. Water conserved as a result
2 of these efforts shall be allocated to those persons or entities whose efforts created
3 savings, within the limits of their water rights.
4
- 5 5. The management of the watershed should allow for continued multiple use. It should
6 preserve the quality and quantity of water as well as environmental values and allow the
7 watershed to support existing as well as future uses.
8
- 9 6. Onerous federal regulations can be circumvented by changing the focus of water storage
10 sites from larger impoundments on federal lands to small impoundments on private lands
11 and storage of water off channel, away from “waters of the U.S.”. Coordination with the
12 Ute Tribe is needed to determine if water storage sites benefitting all residents of the area
13 could be located on tribal lands.
14
- 15 7. Increased coordination among water management entities is needed to ensure that timely
16 actions dealing with water storage and delivery systems are achieved.
17
- 18 8. Participation in the Colorado River Basin Salinity Control Program is important and will
19 require improved irrigation management and water conservation.
20
- 21 9. Increased educational efforts are needed to train water managers, producers, public
22 officials and the public so they understand the importance of water storage, water delivery
23 systems and water conservation.
24
- 25 10. Projects that will protect water quality during periods of flash flooding shall be
26 encouraged and supported. Such projects include installation of flood control structures,
27 dams, retention basins, gully plugs and seeding of drainage ways.
28

29 **Objective:** Duchesne County desires to protect and enhance the quality and quantity of useable
30 water by promoting and expanding the efficient management of water resources.
31

32 **Policy:** The County supports the development, adoption, and implementation of water storage
33 and distribution plans by individuals, irrigation companies, industrial users, and municipalities.
34

35 **SNOTEL Sites** 36

37 There are currently eight SNOTEL (snowpack telemetry) sites in the County, located in the
38 following areas: Brown Duck, Chepeta, Five Points Lake, Indian Canyon, Lake Fork #1, Lake
39 Fork #2, Lake Fork Basin and Rock Creek. There are an additional five sites that provide data
40 for the Duchesne River basin (Trial Lake, Mosby Mountain, Strawberry Divide, Daniels-
41 Strawberry and Currant Creek). The County is particularly interested in having the Lightening
42 Lake SNOTEL site reestablished to help forecast the stream flow for Rock Creek and Upper
43 Stillwater Reservoir.

1 **Policy:** The County supports the continued use of the NRCS Snow Survey Program's SNOTEL
2 sites for forecasting snow pack and anticipated stream flows.

3
4 **Objective:** The County feels that adequate maintenance access to existing reservoirs should be
5 protected.

6
7 **Policy:** It is the policy of Duchesne County that access for maintenance of existing reservoirs
8 should be maintained and that potential reservoir sites should be protected from wilderness
9 designation and/or wild and scenic rivers status. The County feels that routine maintenance by
10 helicopter or snow machine should be allowed in wilderness areas, where necessary.

11 **Un-funded Mandates**

12 **Objective:** That mandates from federal and state agencies should be funded by those agencies
13 and tailored to fit local circumstances and need.

14 **Policy:** It is the policy of Duchesne County that water-quality testing guidelines should be
15 established by the state and not the federal government. The County also feels that mandated
16 water-quality tests should be financed by the agency requiring the testing. At a minimum, the
17 County feels that agencies should modify testing requirements to fit local necessity and
18 circumstances.

19 **Central Utah Project and Colorado River Water Leasing Proposal**

20 **Objective:** Duchesne County feels that the Central Utah Project has not provided the benefits or
21 physical facilities promised to the Basin under the initial agreement. The County supports the
22 timely completion of these projects as outlined in the Central Utah Completion Act.

23
24
25 The Central Utah Project was authorized in April 11, 1956 to help meet the long-term water
26 needs of Utah; especially the growing Wasatch Front. When Duchesne County agreed to join the
27 Central Utah Water Conservancy District in 1963 and allow for water to be transferred from the
28 Duchesne River basin to the Wasatch Front, the County stipulated that the following
29 compensatory measures be completed:

- 30 1. *The lining of several Duchesne County canals to reduce water loss and salinity. This has*
31 *been partially completed, but much remains to be done.*
- 32 2. *Adjudication of water rights on the Duchesne River would be completed.*
- 33 3. *Water rights held by the Utah Water and Power Board would be made available to*
34 *County water users or not be used to adverse interest against County water users.*
- 35 4. *Segregation of sufficient water to provide all of the storage necessary to supplement the*
36
37
38
39
40
41
42
43

1 *natural flow of the Duchesne River to provide the annual supply of water as specified in*
2 *the adjudication for all of the presently irrigated land in Duchesne County.*

- 3
4 5. *That water storage be provided for Duchesne County, without cost to the County, in*
5 *Starvation Reservoir, sufficient to supply the full duty of water for all of the presently*
6 *irrigated land in Duchesne County that is irrigated from the Duchesne River.*
7
8 6. *That Starvation Reservoir be the first feature of the Bonneville Unit of the Central Utah*
9 *Project to be constructed. Starvation Reservoir has been completed.*
10
11 7. *That at least 40,000 acre feet of additional water storage capacity be constructed in the*
12 *Lake Fork River system to serve the homestead land now irrigated from this river (using*
13 *the Utah Water and Power Board water right #18043 and the Moon Lake Water Users*
14 *Association water right #17978). This water storage has not been constructed as*
15 *promised.*
16
17 8. *That 15,000 acre feet of water storage capacity be constructed in the Uinta River system*
18 *for the benefit of the Moon Lake project area (using the Utah Water and Power Board*
19 *water right #18043) and a consistent amount for other homestead lands west of the Uinta*
20 *River. This water storage has not been constructed as promised.*
21
22 9. *That provisions be made for the use of Green River water by the construction of the final*
23 *phase of the Central Utah project to irrigate all non-Indian owned irrigable land in*
24 *Duchesne County for which there will be no water provided in the initial phase of the*
25 *project. The necessary pipeline to transport water from the Green River to the Upper*
26 *Stillwater Reservoir in Duchesne County has not been constructed as promised. The*
27 *Duchesne County has a 47,600 acre foot water right on the Green River but, because the*
28 *ultimate phase of the Central Utah Project was de-authorized, there is no way to transport*
29 *the water for use in the County.*
30

31 **Objective:** Provide adequate protection of private property rights during the implementation of
32 the CUP Completion Act.

33
34 In addition to having local water diverted to more populous areas, Duchesne County has been the
35 host to several mitigation measures committed to by the federal government in the CUP
36 Completion Act. This mitigation has resulted in the loss of private lands in the County; after
37 acquisition for conservation purposes by the Utah Mitigation Commission.
38

39 **Policy:** It is Duchesne County's policy that the County Commissioners, the County Planning
40 Commission, and all affected landowners should be notified and consulted through the CUP
41 planning, implementation, and completion process.
42

43 **Objective:** Duchesne County is also interested in the Colorado River water leasing proposal and

1 will make every effort to ensure the interests of the County and its residents are adequately
2 addressed.

3
4 Through the Central Utah Project, Duchesne County entered into agreements that included the
5 development of Colorado River water to replace Uintah Basin water diverted to the Wasatch
6 Front. The State has discussed leasing this "replacement water" to Lower Colorado River Basin
7 states since the County has no current means of transporting and utilizing the water. Original
8 agreements with the Uintah Basin were never fulfilled.

9
10 **Policy:** It is the policy of Duchesne County that any programs, including the completion of the
11 Central Utah Project and/or future water leasing proposals, must adequately consider and address
12 the County's interests in order for the County to willingly participate and support.

13
14 Duchesne County would be directly impacted by the leasing of Colorado River water to
15 downstream users.

16
17 **Policy:** It is the policy of Duchesne County that Basin users be allowed to develop available
18 water resources, in accordance with the ultimate phase of the Central Utah Project, before the
19 option of leasing water to out-of-state interests is explored.

20
21 **Objective:** If the state pursues the "water banking" concept, the County feels that participating
22 water owners, regardless of sovereign status and/or number of shares, should be required to
23 contribute to the bank through the State of Utah and not as private interests.

24
25 **Policy:** It is the policy of Duchesne County that counties contributing resources to be leased
26 should be adequately compensated. Revenue derived from leasing Uintah Basin water should
27 come back to the Basin and be used to improve water storage and distribution facilities here. The
28 County does not support using revenues to improve water-handling facilities in other areas of the
29 State that have not contributed water to the project.

30
31 The County also prefers a shorter initial lease period. The County feels that a fifty-year lease
32 does not allow adequate flexibility to react to changing demand and markets.

33
34 **Objective:** The County will actively participate in all relevant local, regional, state, and federal
35 water management efforts.

36
37 **Policy:** To ensure that the County's water resource issues and interests are adequately heard and
38 addressed, the County will actively participate in the Colorado River water leasing discussion
39 and all other relevant federal and state water resource planning efforts and decisions.

40 41 **Water Resources**

42
43 Adequate water quality and availability is necessary for significant residential, industrial,

1 commercial, agricultural, and recreational development. The Utah Department of Natural
2 Resources, Water Resources Division, has written a Utah State Water Plan, which includes a
3 plan for the Uintah Basin (*Uintah Basin Planning for the Future*), updated in November 2016.
4 This plan describes the Uintah Basin as follows:

5
6 “The Uintah Basin, located in the northeast corner of Utah, is defined in this UDWRe planning
7 document in terms of watersheds and includes Daggett, Uintah, and portions of Duchesne,
8 Grand, Emery, Carbon, Wasatch, and Summit Counties. The Uintah Basin receives an average of
9 15.5 inches of precipitation annually — only slightly more than the statewide average of 13
10 inches — and contains many of Utah’s largest water supply reservoirs. While much of the water
11 stored in these reservoirs is used in the basin, a significant amount is transferred out of the basin
12 to satisfy water needs along the Wasatch Front.

13
14 The Uintah Basin is predominantly a rural agricultural area with farms distributed throughout the
15 basin. The Uintah Basin is not densely populated like other Utah basins, and while subject to
16 similar issues associated with providing water for a growing population, does not experience
17 them at the same magnitude. The basin is rich in energy resources and thus highly influenced by
18 the ebb and flow of the oil and gas industry.

19
20 The potential for large scale oil shale and tar sands extraction within the basin illustrates the need
21 for future water planning. In addition to uncertainties surrounding future energy development,
22 not all streams and other water bodies in the basin meet Utah’s water quality standards.

23
24 Increasing environmental and recreational demands bring greater competition for the water in the
25 basin and will require more emphasis on integrated water resource management and efficient use
26 of the basin’s water resources.” (DWRe 2015)

27
28 This water plan gives an overview of the water resources of the basin and the history of water
29 project development. Water supplies and water rights are covered, as well as population and
30 water use trends and projections. The population of Duchesne County is projected to grow to
31 about 29,275 people by the year 2060, which will increase demands for municipal and industrial
32 water. Water use in the basin is about 288 gallons per person, per day, which is about 20 percent
33 higher than the statewide average. The Uintah Basin water plan addresses future water needs for
34 the oil and gas industry, including oil shale and tar sands development. It includes a chapter on
35 water conservation and water management strategies that will be necessary to save millions of
36 dollars in future infrastructure costs. Water quality and salinity projects are covered by this plan
37 as well.

38
39 **Objective:** Duchesne County desires to protect and enhance the quality and quantity of usable
40 water by promoting and expanding the efficient management and use of water resources.

41
42
43

1 **Policies:**

2
3 The County supports timely completion of Central Utah Completion Act projects as long as
4 projects are shown to benefit the County as approved by the County Commission.

5
6 The County favors the continued efforts of the Duchesne County Water Conservancy District to
7 pursue development projects specific to County needs.

8
9 The County feels that private water rights should be protected from federal and state
10 encroachment and/or coerced acquisition.

11
12 The County supports the findings and recommendations of the 2016 Utah State Water Plan for
13 the Uintah Basin.

14
15 **Water Treatment**

16
17 A significant amount of the drinking water used in Duchesne County comes from the Central
18 Utah Water Conservancy District's Duchesne Valley Water Treatment Plant, located on the east
19 side of Starvation Reservoir. This plant is a direct filtration plant that uses ozone, coagulation,
20 flocculation and filtration to ensure that the water obtained from the reservoir is safe to drink.

21
22 **Objective:** It is important to protect Starvation Reservoir from contaminants, such as human and
23 livestock waste, spills from oil well drilling and operations, chemicals and other impurities that
24 can find their way into the lake. The Central Utah Water Conservancy District maintains a
25 Drinking Water Source Protection Plan for the drainage basin that feeds the reservoir. In
26 addition, a Strawberry River Watershed Restoration Plan was published in August, 2015 and can
27 be found on the Utah Department of Environmental Quality website at:
28 [http://www.deq.utah.gov/ProgramsServices/programs/water/watersheds/docs/2015/08Aug/Straw](http://www.deq.utah.gov/ProgramsServices/programs/water/watersheds/docs/2015/08Aug/StrawberryRiver.pdf)
29 [berryRiver.pdf](http://www.deq.utah.gov/ProgramsServices/programs/water/watersheds/docs/2015/08Aug/StrawberryRiver.pdf)

30
31 **Policy:** It is policy of Duchesne County to work with the Central Utah Water Conservancy
32 District, the Utah Department of Environmental Quality and the TriCounty Health Department to
33 enact ordinances as needed to protect the quality of water in Starvation Reservoir. For example,
34 no onsite wastewater system drain fields should be allowed at a distance of less than 500 feet
35 from the mean high water mark of the reservoir.

36
37 Duchesne County supports the findings and recommendations of the Strawberry River Watershed
38 Restoration Plan to protect the fishery at Strawberry Reservoir and the quality of the water that
39 flows into Starvation Reservoir. Duchesne County supports the findings and recommendations
40 of the Watershed Restoration Plan for the Duchesne River watershed with a goal of maintaining
41 acceptable water quality in the Duchesne River.

42
43

1 **Source Water Protection and Groundwater**

2
3 Another significant source of drinking water in the County are numerous water wells and springs
4 that supply water to several public and non-public water systems and individual property owners.
5 In 2009, the County passed Ordinance #09-273 to establish drinking water source protection
6 regulations. Various pollution sources are regulated by the ordinance when located within Zone
7 1 (which is within a 100 foot radius of the well head or spring source) or Zone 2 (which is within
8 an estimated 250-day groundwater travel time to a well head or spring source).

9
10 A team of researchers from Utah State University produced a publication in 1989 entitled
11 “Agricultural Pesticide Hazard to Groundwater in Utah.” This report found that contamination
12 of groundwater in Utah from pesticide use can be expected and that the agricultural areas of
13 Weber, Wayne, Cache, Davis, Utah, Wasatch, Duchesne, Summit and Juab counties are the most
14 vulnerable. The report noted that the likelihood of finding pesticides in water samples from
15 shallow aquifers:

- 16
17 1. Decreases with increasing depth to the groundwater;
- 18
19 2. Decreases with increasing distance between the pesticide application site and the
20 sampling site;
- 21
22 3. Increases with decreasing irrigation efficiency;
- 23
24 4. Depends on pesticide application and irrigation timing; and
- 25
26 5. Is virtually zero if the pesticide is applied downstream (in terms of groundwater
27 flow) from the sampling site.

28
29 The USU report concluded that pesticide selection and agricultural practices such as pesticide
30 incorporation, irrigation, and the time of pesticide application can significantly influence
31 pesticide movement. These influences should be investigated further and quantified. In addition,
32 site-specific strategies should be developed in order to prevent pesticide movement to
33 groundwater.

34
35 Since 1996, the State of Utah Department of Agriculture and Food has taken samples of
36 groundwater from water wells across the state. The most recent samples were taken in 2010 and
37 the results reported in a publication entitled “2010 State of Utah Ground-Water Program.”
38 During this latest survey, of the 100 water wells and springs tested statewide; three wells in
39 Duchesne County were sampled and 120 water quality tests were run. There were no confirmed
40 pesticide detections in the 2010 sampling season based on EPA standards. There were no
41 detections of coliform or E.coli bacteria in any of the Duchesne County wells. Statewide, 49% of
42 the wells and springs sampled in 2010 tested positive for coliform bacteria and 9.3% of the wells
43 and springs sampled tested positive for E.coli. The Duchesne County wells did show water

1 “hardness” and bicarbonate alkalinity to be above desired standards.

2
3 **Policies:**

4
5 It is the policy of Duchesne County that the TriCounty Health Department serve as the culinary
6 water authority for the County to ensure that drinking water sources are protected and that clean,
7 safe drinking water is supplied to new land uses.

8
9 It is policy of Duchesne County to work with culinary water suppliers using well or spring
10 sources to protect such sources from contamination in accordance with Ordinance #09-273.

11
12 **Aquatic Invasive Species**

13
14 The Utah Division of Wildlife Resources adopted a Utah Aquatic Invasive Species Management
15 Plan in 2009. This plan notes that, over the years, the geographic area of Utah has unfortunately
16 become home to several aquatic invasive species (AIS). Some AIS that exist in other areas of the
17 nation and world have not yet made their way to Utah, it is feared they could. Prior to 2007, the
18 Utah Division of Wildlife Resources only committed a small part of one staff person’s time to
19 the problem, although biologists statewide occasionally directed their efforts toward specific
20 local AIS problems. Universities, tribal, federal, state and local government agencies, including
21 private interests and organized sportsman groups also on occasion directed some effort toward
22 the AIS problem. The advancing threat from Dreissenid mussels, of which the quagga mussel
23 was found in Lake Mead during January 2007, spurred the state of Utah to action. It was the
24 “straw that broke the camel’s back.” Threats and impacts from the multitude of AIS already in
25 the state, not to mention those on their way, became fully recognized as needing more attention.

26
27 The Utah Aquatic Invasive Species Task Force, representing a multitude of tribal, federal, state,
28 and local government agencies; water user interests; and organized fishing groups; was formed to
29 prepare and guide implementation of this Utah Aquatic Invasive Species Management Plan. The
30 plan was subjected to public review via Utah Division of Wildlife Resources’ five statewide
31 Regional Advisor Councils and approved by Utah’s Wildlife Board and the State of Utah’s
32 Governor, which led to ultimate approval by the national Aquatic Nuisance Species Task Force.
33 The main thrust of Utah’s Aquatic Invasive Species Management Plan is to deal with Dreissenid
34 mussels. A second priority group consisting of New Zealand mud snail and Eurasian watermilfoil
35 will receive less, but significant management attention. And a third priority group, consisting of
36 all other AIS will receive less management attention. This descending order of importance is
37 dictated by a lack of authority and funds for management actions by the Utah Division of
38 Wildlife Resources.

39
40 A significant staff is now assigned within Utah Division of Wildlife Resources to implement the
41 plan, accepting and directing assistance from cooperating partners, many of whom are members
42 of the Utah Aquatic Invasive Species Task Force. Stable funding at a level of \$1.4 million per
43 year has been provided for plan implementation by Utah’s Legislature. Some of the Utah Aquatic

1 Invasive Species Task Force partners have been able to secure additional funding to assist in this
2 effort, while others are seeking funds.

3
4 Implementation of the plan is largely steeped in public outreach about AIS, coupled with pre-
5 launch interdiction of watercraft and resultant decontaminations targeted on killing AIS being
6 inadvertently transported by outdoor recreationists or other pathways. The Utah Division of
7 Wildlife Resources' Aquatic Invasive Species Program made a significant step forward in 2012,
8 bringing the Utah Division of State Parks and Recreation onboard via a contract for
9 implementation of the Utah Aquatic Invasive Species Plan at the State's 22 water-based state
10 parks. The Parks and Recreation Division had always participated in the overall annual planning
11 for implementation of the AIS project, but now their personnel are implementing the Plan in each
12 of their parks.

13
14 To date, Lake Powell and Deer Creek Reservoir are the only Utah waters that require
15 decontamination of vessels to prevent the spread of AIS. However, monitoring is done at the
16 following water bodies in Duchesne County to ensure that they do not become contaminated:
17 Big Sandwash Reservoir, Big Springs Fish Hatchery, Midview Reservoir and Starvation
18 Reservoir.

19
20 **Policy:** Duchesne County supports efforts of the Utah Divisions of Wildlife Resources and State
21 Parks and Recreation to prevent the spread of aquatic invasive species to water bodies in the
22 county.

23 24 **Energy Considerations**

25
26 Hydroelectric power accounts for only two percent of the power generated in Utah, according to
27 the Utah Geological Survey's 2011 publication, "Utah's Energy Landscape", which was updated
28 in 2014. In Duchesne County, the Moon Lake Electric Association, Inc. operates a small
29 hydroelectric project on the Uinta River, on Ashley National Forest and tribal lands north of
30 Neola. The project has a capacity of 1,200 kilowatts (1.2 megawatts). The project has a FERC
31 license in effect until 2019 and Moon Lake is working on an extension of that license.

32
33 Water resources are important for fossil fuel energy development. Large amounts of water are
34 required to drill oil and gas wells; however, much of this water can be recycled and reused.
35 Water is also injected into oil fields to help maintain subsurface pressures to help force oil into
36 wells.

37 38 **Policies:**

39
40 It is the policy of Duchesne County to supports efforts to make adequate water available for the
41 energy industry and supports efforts of the industry to conserve, recycle and reuse water.

42
43 The County discourages efforts to evaporate wastewater, but allows for evaporation ponds to be

1 constructed in accordance with the County zoning ordinance.
2

3 **Summary of Water Resource Objectives**
4

- 5 1. Maintain or improve water quality to protect the health and well-being of county residents
6 and the desirability of the county as a place to visit and recreate.
7
- 8 2. Balance water resource allocation among beneficial uses, e.g., agricultural, recognizing
9 that growing populations will require larger portions of municipal and industrial water
10 and an increased interest in water-based recreation.
11
- 12 3. Support ongoing water quality and quantity monitoring to inform water and land
13 management activities that protect surface water and groundwater.
14
- 15 4. Obtain benefits allocated to the county as part of state and federal water development
16 projects, e.g., Central Utah Project
17
- 18 5. Ensure that allocation of water resources is administered under applicable Utah laws and
19 Prior Appropriation Doctrine.
20
- 21 6. Manage federal lands and watersheds for optimal water yield.
22
- 23 7. Integrate multiple strategies for meeting future water demands not limited to
24 conservation, conversion, water transfers, water development, conjunctive use of surface
25 and ground water, aquifer storage and recovery, secondary irrigation systems, cooperative
26 agreements (arrangements with other water suppliers to share/lease their excess supplies),
27 and water reuse (recycling wastewater effluent).
28
- 29 8. The high quality of Ashely National Forest water should not be impaired.
30
- 31 9. Take an active role in state and federal water resource management processes, including
32 revisions to the definition of waters of the U.S. and groundwater management.
33

34 **Summary of Water Resource Policies**
35

- 36 1. Adhere to state-developed water quality standards.
37
- 38 2. Support ongoing water quality monitoring to establish baseline conditions to track
39 potential surface and groundwater contamination that could result from changes in land
40 use, e.g., oil shale and oil sands development.
41
- 42 3. Recognize that natural conditions and processes may affect achievement of state water
43 quality standards and might not be indicative of impairment.

- 1 4. Adhere to water quality standards and those mitigation strategies outlined for nonpoint
2 and point sources in local total maximum daily load documents.
3
- 4 5. Water quality studies undertaken by or on behalf of the public land management must be
5 coordinated with the counties.
6
- 7 6. Protect against surface and groundwater contamination.
8
- 9 7. Support projects that improve water quality and increase quantity and dependability of
10 water supply.
11
- 12 8. Impound wastewater/stormwater from agriculture, mining, or other surface disturbance
13 activities.
14
- 15 9. Water-quality testing guidelines should be established by the state and not the federal
16 government. Mandated water-quality tests should be financed by the agency requiring the
17 testing. At a minimum, the county feels that agencies should modify testing requirements
18 to fit local necessity and circumstances.
19
- 20 10. Participate in the Colorado River Basin Salinity Control Program.
21
- 22 11. Work toward recognition of industrial applications, e.g., mining processes, as a beneficial
23 use.
24
- 25 12. Participate in integrated water resource management processes that seek to coordinate
26 development and management of water, land, and related resources in order to maximize
27 economic and social welfare without compromising the sustainability of vital ecosystems.
28
- 29 13. Ensure that federal reserved water rights, tribal rights, and threatened and endangered
30 species conservation flow recommendations located within the county are included in
31 discussions regarding future water resource management, development, and conservation
32 decisions. The onus of water resource management, development, and conservation
33 should not fall only to the counties or individual water rights holders.
34
- 35 14. Use the best available water resource data when conducting planning activities.
36
- 37 15. Support maintenance of existing water quantity measurement equipment, e.g., U.S.
38 Geological Survey gauges and SNOTEL, to document water resource availability.
39
- 40 16. Consider installing water meters at appropriate locations.
41
- 42 17. Water rights held by federal entities must be obtained through the state water
43 appropriation process and will not infringe upon downstream water rights.

- 1 18. Protect property rights associated with implementation of state and federal water
2 development projects.
- 3
- 4 19. As a stakeholder, the county has a voice in any proposed sale, lease, exchange, or transfer
5 of water rights and should comment.
- 6
- 7 20. Decreases in consumptive and non-consumptive uses of water downstream of the Ashley
8 National Forest are not supported.
- 9
- 10 21. Incorporate a watershed approach for water quality protection and restoration that
11 supports current and potential future uses.
- 12
- 13 22. Initiate local water management planning that addresses water supply and demand for
14 agriculture, industry, recreation, culinary, ecosystem, and other uses and coordinates with
15 local water conservancy districts and DWRe plans (or planning processes) that currently
16 extend into the future.
- 17
- 18 23. Use existing local water resource knowledge and develop future knowledge through
19 education.
- 20
- 21 24. Use and adapt water conservation education strategies developed by the state and other
22 entities that focus on water supply and demand and on diverse strategies for meeting
23 demand.
- 24
- 25 25. Coordinate with county landowners, e.g., public, tribal, and private, to assess potential
26 water storage sites to meet increased demands for water.
- 27
- 28 26. Establish reasonable water conservation objectives as one way to meet future water
29 demands.
- 30
- 31 27. Direct water development for livestock outside of sensitive riparian, stream, and wetland
32 areas.
- 33
- 34 28. Manage unpaved roads on the Ashley National Forest for watershed and water quality
35 protection while protecting existing access rights and public access.
- 36
- 37 29. As a stakeholder, provide comments on new Clean Water Act rules that modify the
38 definition of waters of the U.S. and increase federal jurisdiction among other topics.
- 39
- 40 30. Participate in upcoming Ashley National Forest plan revisions and all future revisions.
- 41
- 42

Section 10. Water Rights

Findings: As set forth in Section 73-1-1 of the Utah Code, all waters of the state are owned exclusively by the state in trust for its citizens. These waters are subject to appropriation for beneficial use; and are essential to the future prosperity of the County and the quality of life within the County. As set forth in Section 73-1-3 of the Utah Code, this beneficial use shall be the basis, the measure and the limit of all rights to the use of water in the state.

Most of Duchesne County lies within the Duchesne River drainage basin, where water appropriation is in the restricted category (see Map #30). Water rights applications are reviewed by the regional office of the Utah Division of Water Rights, located in Vernal (see Map #31).

The major elements of a water right include the priority date, the quantity of water involved (flow rate and volume), the source of the water supply, the approved point of diversion, the approved uses for which the water can be used (such as irrigation, domestic, stock water, mining or municipal), the period of allowed use and the place of allowed use.

The State of Utah will consider issuance of a water right after analysis of several factors, which are set forth in Section 73-3-8 of the Utah Code.

The State of Utah may allow changes in water rights, such as changing the point of diversion, the place of use, the nature of the use or the period of use after considering whether the change will impair existing water rights and determining that the change will not enlarge the underlying water right.

The State of Utah has the right to develop and use its entitlement to interstate rivers for the benefit of all citizens. All water rights desired by the federal government must be obtained through the state water appropriation system.

Flaming Gorge – Green River Water Rights

As stated in Section 9 above, Duchesne County has a 47,600 acre foot water right on the Green River but, because the ultimate phase of the Central Utah Project was de-authorized, there is no way to transport the water for use in the County.

In their 2015 publication *Uintah Basin Planning for the Future*, the Utah Division of Water Resources (DWRe) describes how local water districts intended to use the Flaming Gorge water rights. “In 2007, a collaborative study was done by the Central Utah Water Conservancy District (CUWCD), Duchesne County Water Conservancy District (DCWCD) and the Uintah Water Conservancy Districts (UWCD). The purpose of this study was to show how the districts intended to use the Flaming Gorge water rights awarded to them by the Board of Water Resource. The study also identified and evaluated scenarios to use the water rights on the Uinta and Green Rivers (held by the Duchesne County WCD and Uintah WCD) to meet municipal, agricultural, and energy industry

1 demands (Figure 2). These demands were split into two categories— near future and likely future.
2 Near future demands refer to applications for a portion of the Green River Allocation that have been
3 approved by the Uintah WCD and Duchesne County WCD and are imminent water needs. Likely
4 future water demands are those that are expected to be realized in the future because of projected
5 growth based on previous studies and discussions with land owners, municipalities and energy
6 industry.” (DWRe 2015)

7
8 Water rights regions in Duchesne County are illustrated in Map #31.

9
10 **Energy Considerations**

11
12 The production of energy resources can have impacts on water supplies.

13
14 **Policy:** It is the policy of Duchesne County that the development of energy resources be
15 conducted in a manner that uses water in accordance with terms set forth by the Utah Division of
16 Water Rights, the State Engineer and the Utah Division of Oil, Gas and Mining fracing rules.

17
18 **Summary of Water Rights Policies**

19
20 It is the policy of Duchesne County that:

- 21
22 1. Utah State Water Laws of Prior Appropriation Doctrine and Beneficial Use are
23 recognized as the legal basis for perfecting all water rights for the use of all water within
24 Duchesne County.
25
26 2. Privately held water rights shall be protected from federal and/or state encroachment or
27 coerced acquisition. Duchesne County shall oppose any movement toward nationalization
28 or federal control of Utah water rights and resources.
29
30 3. State water right filings held by individuals, culinary water districts, or corporations are a
31 private property right that may be sold, exchanged, or held separately from the land by
32 any entity.
33
34 4. Individual stockholders within a mutual irrigation company are entitled to a
35 proportionate share of the company’s water for irrigation use, based on their shares of
36 stock in the company.
37
38 5. Any proposed sale, lease or exchange of water rights involving a public land management
39 agency shall address the interests of Duchesne County and such a sale must include
40 appropriate mitigation.
41
42 6. Duchesne County supports the State of Utah's "prior appropriation" and "beneficial use"
43 principles of water right allocations.

- 1 7. Duchesne County recognizes water rights as a private property right and feels that these
2 rights can be owned separate from the land by individuals, partnerships, corporations,
3 organized irrigation districts, or non-profit corporations.
4
- 5 8. Duchesne County insists that all government agencies, private citizen groups, private
6 citizens, corporations, partnerships and any other organized or unorganized entity must
7 obey the current laws of the State of Utah and acknowledge the rules, by-laws, policies
8 and/or articles of incorporation that have been established over many years of operation
9 by water right owners.
- 10
- 11 9. Any non-owner entity must purchase, lease, trade, or borrow water rights using the
12 accepted legal processes of water right acquisition as allowed by State law and water right
13 owner procedures and policies. If someone wants in-stream flows, they should be
14 required to purchase the water for that use under a fair-market system.
15
16

DRAFT

Section 11. Irrigation

Findings: Duchesne County irrigators are served by several irrigation companies. The Utah Division of Water Rights lists the following companies (and acreage served) in their database: Dry Gulch Irrigation (over 53,000 acres), Red Creek Irrigation (2,763 acres) and the Pioneer Canal Company (1,180 acres). Other irrigation companies listed, but without acreages served data, are the Hidden Valley Irrigation Company, the Tabby Irrigation Company, the Uintah Basin Irrigation Company and the Windy Ridge Water Company. Other irrigation companies with facilities in Duchesne County, but serving primarily Uintah County are the Ouray Park Irrigation Company and the Uintah River Irrigation Company.

These irrigation companies hold various water rights issued by the State and individual irrigators own shares of stock in the companies. Water is distributed based on hours, acres or water volume. Shareholders must meet certain rights or obligations established by the companies. Water right changes can be filed by the shareholder.

Irrigation water comes primarily from lakes in the Uinta Mountains and streams or canals that flow into the Uinta Basin from the south slopes of the Uintas. Early irrigation systems were constructed to serve Indian lands; then such systems were expanded once the Uinta Basin was opened to homesteading in 1905. A 1991 publication entitled, "Beyond the Wasatch: The History of Irrigation in the Uinta Basin and Upper Provo River Area of Utah," by Gregory D. Kendrick and Charles S. Peterson, the National Park Service and Bureau of Reclamation, goes into great detail regarding the development of the irrigation system that serves present day Duchesne County.

Wise use of irrigation water in the arid climate of Duchesne County is critical. The Natural Resources Conservation Service (NRCS) publishes an Irrigation Water Management Guide as part of its Conservation Practice Standards, Code 449. The document includes several purposes for such guidance, enabling irrigators to:

- Manage soil moisture to promote desired crop response.
- Optimize use of available water supplies.
- Minimize irrigation induced soil erosion.
- Decrease non-point source pollution of surface and groundwater resources.
- Manage salts in the crop root zone.
- Manage air, soil, or plant micro-climate.
- Proper and safe chemigation or fertigation.
- Improve air quality by managing soil moisture to reduce particulate matter movement.
- Reduce energy use.

1 This NRCS Guidance gives irrigators tips for meeting the purposes listed above and encourages
2 irrigators to take the following under consideration as they plan their irrigation systems:

- 3
- 4 • Consideration should be given to managing precipitation effectiveness, crop
- 5 residues, and reducing system losses.
- 6 • Consider potential for spray drift and odors when applying agricultural and
- 7 municipal waste waters. Timing of irrigation should be based on prevailing winds
- 8 to reduce odor. In areas of high visibility, irrigating at night should be considered.
- 9 • Consider potential for overspray from end guns onto public roads.
- 10 • Equipment modifications and/or soil amendments such as polyacrylamides and
- 11 mulches should be considered to decrease erosion.
- 12 • Consider the quality of water and the potential impact to crop quality and plant
- 13 development.
- 14 • Quality of irrigation water should be considered relative to its potential effect on
- 15 the soil's physical and chemical properties, such as soil crusting, pH, permeability,
- 16 salinity, and structure.
- 17 • Avoid traffic on wet soils to minimize soil compaction.
- 18 • Consider the effects that irrigation water has on wetlands, water related wildlife
- 19 habitats, riparian areas, cultural resources, and recreation opportunities.
- 20 • Management of nutrients and pesticides.
- 21 • Schedule salt leaching events to coincide with low residual soil nutrients and
- 22 pesticides.
- 23 • Water should be managed in such a manner as to not drift or come in direct
- 24 contact with surrounding electrical lines, supplies, devices, controls, or
- 25 components that would cause shorts in the same or the creation of an electrical
- 26 safety hazard to humans or animals.
- 27 • Consideration should be given to electrical load control/interruptible power
- 28 schedules, repair and maintenance downtime, and harvest downtime.
- 29 • Consider improving the irrigation system to increase distribution uniformity or
- 30 application efficiency of irrigation water applications.

31 **Salinity Control**

32 According to the USDA - Natural Resources Conservation Service, in the 1960s, more than two-
33 thirds of the water taken from the Colorado River and its tributaries was used to irrigate
34 agricultural lands. Flood irrigation was the main type of irrigation and such practices resulted in
35 massive amounts of salt being dissolved by excess irrigation water and carried back to the river.
36 Water diverted to irrigate cropland and pasture, deep percolates through saline soil formations,
37 transporting dissolved salts to the river system. Salts come from a source of dissolved solids from
38 Tertiary saline lacustrine deposits.
39
40

1 With irrigation being controllable and a major contributor to the salt load in the river, it was
2 determined that irrigation system improvements, both on-farm and off-farm, would provide the
3 most economical opportunity to reduce salt loading by improving irrigation efficiencies to reduce
4 deep percolation and seepage conditions.

5
6 The Colorado River Basin Salinity Control Act of 1974 authorized federal funding of salinity
7 control projects to manage salinity in the Colorado River. Each of the listed Salinity Control
8 Units was facilitated through the Salinity Control Act (PL-93-320) and subsequent legislation
9 authorizes the USDA Soil Conservation Service to implement and manage salinity control
10 throughout the Colorado River Basin.

11
12 Salinity control projects were launched in Utah starting with Uintah Basin Unit in 1982, Price-
13 San Rafael Rivers Unit in 1997, Manila-Washam Unit in 2007, Green River Unit in 2010 and
14 Muddy Creek Unit in 2010. The Uintah Basin Salinity Control Unit located in Duchesne and
15 Uintah counties, encompasses 225,000 irrigated agricultural acres irrigated with water diverted
16 from tributaries of the Duchesne and Green Rivers south of the Uinta Mountains and north of
17 Ouray, Utah (see Map #32).

18
19 The Salinity Control Act – Environmental Assessment (EA) requires that areas within the
20 designated project units where wildlife habitat values were lost due to irrigation improvements
21 will be replaced concurrently and proportionally to the installation of the improved irrigation
22 system acres. NRCS and U.S. Fish and Wildlife Service have agreed on set wildlife habitat
23 replacement acreage amounts for each designated project unit. NRCS is responsible to apply,
24 greater than 2% of the irrigation improvement acres in wildlife replacement habitat acres with-in
25 each Unit. The Uintah Basin wildlife replacement acreage goal of 3,200 acres is now at 21,000
26 acres, showing 656% of the acreage goal completed.

27
28 The 1982 EIS for the Uintah Basin anticipated treating 160,000 acres, controlling 140,500
29 tons/year of salt at a cost of \$196/ton. A second EIS was written in 1991 expanding the Uintah
30 Basin Unit by 20,800 acres, 8900 acres would be treated (7.5% improved flood) to reduce salt
31 load by 8600 tons/year of salt at a cost of \$188/ton.

32
33 Treatment options to reduce salinity have been continuously reevaluated. It is now expected that
34 70% of the original 225,000 irrigated acres in the Uintah Basin area will ultimately be treated
35 which is goaled at 160,000 acres.

36
37 During fiscal year 2015, the NRCS treated 923 acres in the Uintah Basin, controlling 692
38 tons/year of salt at a cost of \$196/ton. Cumulative thru fiscal year 2015, the NRCS has treated
39 158,092 acres, controlling 128,029 tons/year of salt, on-farm. Of the original 160,000 acres to be
40 treated, another 1908 acres or 1% will continue to be converted to improved irrigation systems.
41 In fiscal year 2015, no additional acres of wildlife habitat replacement has taken place in the
42 Uintah Basin Unit.

43

- 1 **Policies:** It is the policy of Duchesne County that:
2
3 A. Potential reservoir sites and delivery system corridors shall be identified in land use plans
4 and protected from federal or state action that would prohibit or restrict future use for
5 those purposes. Said plans would include provisions for adding or deleting potential
6 reservoir sites and delivery system corridors when deemed appropriate.
7
8 B. All federal agency actions shall recognize legal canal, lateral, and ditch easements and
9 rights-of-way.
10
11 C. Many wetlands are created by fugitive water from irrigation systems. It is the policy of
12 Duchesne County that when law requires mitigation of impacts from conservation and
13 other projects, the creation of artificial wetlands shall be considered only after all other
14 mitigation possibilities have been exhausted. Creation or maintenance of an artificial
15 wetland is contrary to the intent of conservation.
16
17 D. Irrigators should adhere to the Irrigation Water Management guidance set forth in the
18 Natural Resource Conservation Service Conservation Practice Standards.
19
20 E. Continued efforts should be made to reduce salinity impacts of irrigation on waters of the
21 Colorado River Basin.
22

Section 12. Ditches & Canals

Findings: Ditches and canals are an important part of the infrastructure of Duchesne County. Some can be traced back to pioneer times when the County was initially settled. These facilities convey water to agricultural uses and other secondary water irrigators. Some ditches and canals provide storm water services and some may mitigate high groundwater problems.

In Utah, there have been several situations where ditches or canals have failed. These failures have caused not only property and infrastructure damage, but injury and loss of life. The Utah Legislature, in the 2014 general session, attempted to address this problem. Section 73-5-7 of the Utah Code gives the State Engineer authority to inspect ditches and canals and order repairs as necessary to protect public safety. The State Engineer also has the responsibility to inventory and maintain a database of all human-made water conveyance systems that carry five cubic feet per second or more of water. Part of that responsibility is to ensure that each ditch or canal operator has prepared the management plan required under Section 73-10-33 of the Utah Code. This plan requires operators of water conveyance facilities to map their locations, identify any areas of potential slope instability, show proof of adequate liability insurance coverage in the event of a breach, adopt a maintenance and improvement plan, adopt an emergency response plan, identify sources of financing for maintenance and improvements and determine the effects of potential storm water flows into the ditch or canal.

Policies:

- A. Duchesne County supports the efforts of ditch and canal operators to provide water to their customers and shareholders.
- B. The County supports the efforts of the State Engineer to ensure that such water conveyances are operated and maintained in a safe manner.
- C. Duchesne County supports efforts of ditch and canal operators to map their systems and provide such mapping to the county for use in making land use decisions.

Section 13. Flood Plains & River Terraces

Findings:

Flood events in Duchesne County result from snowmelt associated with above-average snow packs, rain-on-snow events, and summer storm precipitation events. Flood events are part of a stream's natural hydrograph, and development in active floodplains often results in property damage.

Duchesne County has not been mapped for flood zones, in spite of formally requesting such mapping since 2005. The only jurisdictions in the County with official flood hazard zone maps are Duchesne City and Myton City. Federal funding limitations have resulted in more populated counties being mapped ahead of Duchesne County. The County passed flood zone regulations in its zoning ordinance in 2005, which were scheduled to become effective once flood zone locations are mapped. However, in 2016, the County was informed that it would need to enact a flood zone ordinance and participate in the National Flood Insurance Program (NFIP) before mapping would occur. That ordinance was approved on November 14, 2016 and became effective December 7, 2016. Participation in the NFIP should begin in 2017.

Policy: It is the policy of Duchesne County to continue its efforts to participate in the National Flood Insurance Program and have flood zones mapped so that property owners can be more aware of flood hazards and be eligible to obtain flood insurance at reasonable rates.

Findings: One potential source of flooding is from a failure of one of the 40 inventoried dams in Duchesne County (there are many smaller dams that are not inventoried – see Map #33). According to the Utah Division of Water Rights, Dam Safety Program, of the 40 dams in the county, 12 are rated as High Hazard, 7 are rated Moderate Hazard and 21 are rated Low Hazard. Among the high hazard dams are the larger dams, including Starvation, Stillwater, Big Sand Wash, Moon Lake, Midview and Red Creek. The Soldier Creek Dam, on the Strawberry River, is located in Wasatch County and is rated high hazard. A failure of that dam would impact lands in Duchesne County.

Map #34 depicts the location of predicted worse case inundation zones in the event of a failure of some of the major reservoirs in the County; however, most of this data is not available to the public and does not appear on the map. Map #34 shows no FEMA flood zones in the County (the only FEMA flood zones are currently located within Duchesne City and Myton City).

According to the FEMA National Dam Safety Program Fact Sheet, the area downstream of a dam that would be impacted in the event of a failure or uncontrolled release of water is called the dam failure inundation zone. Before buying a home or business, it is the buyer's responsibility to determine whether it is in an inundation zone. Duchesne County has maps of the estimated inundation zones for the Soldier Creek, Starvation, Big Sand Wash and Upper Stillwater Dams.

1 **Objectives**

2

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4

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6

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Policies:

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1. Restore floodplain connectivity for threatened and endangered species that rely on these locations in areas outside human habitation while preserving the health and safety of residents.
 2. Restore floodplain connectivity for improved flood control in suitable areas.
1. Support Utah Division of Water Rights Dam Safety Program that assesses existing dam condition to prevent dam failure or uncontrolled release of water.
 2. Restrict construction of habitable structures and non-essential infrastructure in floodplains.
 3. Manage flows from regulated streams and rivers when possible to periodically reestablish floodplain connectivity.
 4. Develop floodplain ordinances and overlays as appropriate in an effort to coordinate with FEMA on floodplain mapping.

Section 14. Wetlands

Findings: According to the U.S. Army Corps of Engineers, a wetland is an area that is covered by shallow water or has waterlogged soils for long periods of time during the growing season in most years. Prolonged saturation with water leads to chemical changes in wetland soils, which in turn affect the kinds of plants that can grow in wetlands. Some wetlands are easy to recognize because the water sits on the land surface for much of the year. Other wetlands exist due to saturation of the soil by groundwater and can be difficult to identify. Drawdown of groundwater levels can affect conditions of local wetlands.

Generally, wetlands are lands where saturation with water is the dominant factor determining the nature of soil development and the types of plant and animal communities living in the soil and on its surface. Wetlands vary widely because of regional and local differences in soils, topography, climate, hydrology, water chemistry, vegetation, and other factors, including human disturbance.

According to the National Wetlands Priority Conservation Plan (NWPCP) of the USFWS (USFWS 1989), wetlands are considered to be lands in transition zones between aquatic and terrestrial systems where the land is covered by shallow water or the water table is usually near or at the ground surface. The NWPCP was required by Public Law 99-645 and is intended to assist public agencies and the private sector with identifying wetlands warranting priority consideration for protection.

Wetlands are critical components of healthy regional ecosystems and provide a multitude of ecological, economic and social benefits. They provide essential habitat for many species of fish and amphibians, as well as important resting places for migrating birds. Wetlands support many plant and animal species, including the Ute ladies'-tresses (*Spiranthes diluvialis*), which is on the threatened and endangered species list. Wetlands are nurseries for fish of recreational importance in the County and also provide opportunities for hunting, boating and wildlife viewing. They can also provide and store water, control floods and erosion, purify wastewater and recharge groundwater. Wetlands support downstream aquatic systems by producing food and organic material that is flushed out of wetlands and into streams during high flows.

Wetlands are known by many different names, some of which are specific to particular regions of the country. Wetlands that are dominated by trees and shrubs are commonly called swamps. Wetlands that consist of herbaceous vegetation are known as marshes and include wet meadows, which are common in certain areas of Duchesne County. Wetlands come in other forms, such as ponds, lake fringes, vegetated playas, bogs, shrub-scrub wetlands, and forested wetlands. Riparian areas are not always wetlands.

Wetlands are federally recognized as special aquatic sites and are regulated as waters of the U.S. under the Clean Water Act.

1 The Bureau of Land Management and the U.S. Forest Service provide guidance for grazing
 2 management in riparian-wetland areas in *Grazing Management for Riparian-Wetland Areas*
 3 (Leonard et al. 1997).
 4

5 The National Wetland Inventory (NWI) program, administered by the U.S. Fish and Wildlife
 6 Service, consists of planning-level spatial data illustrating the extent and location of wetlands and
 7 other aquatic resources in the United States. Wetland and other aquatic resources are classified
 8 using the Cowardin (Cowardin et al. 1979) system. Table WET1 provides estimated acreages for
 9 different wetland classes at the county level, based on NWI data, and Map #35 shows the NWI
 10 data for Duchesne County. Palustrine emergent wetlands, which include marshes and wet
 11 meadows, have the largest area within the county. This class is also commonly affected by
 12 irrigation practices, which can reduce (hydrological modifications and construction of ditches) or
 13 increase (application of additional water to the landscape) wetland acreage. Wetland mapping
 14 for northeastern Utah was completed in federal fiscal year 2010. The National Wetland
 15 Inventory maps, now available at <http://www.fws.gov/wetlands/> provide County staff and the
 16 public with the general location of areas with wetland characteristics.

Table WET1. Acres of National Wetland Inventory Data in Duchesne County

Wetland Classification	Duchesne County
L1: lacustrine limnetic	8,985
L2: Lacustrine littoral	1,296
PAB: palustrine aquatic bed	2,730
PEM: palustrine emergent	34,136
PFO: palustrine forested	616
PSS: palustrine scrub-shrub	6,965
PUB: palustrine unconsolidated bottom	145
PUS: palustrine unconsolidated shore	357
Total	57,047

Source U.S. Fish and Wildlife Service (2015).

17
 18 According to the state’s Comprehensive Outdoor Recreation Plan, wetlands account for about 0.2
 19 percent of Utah’s land; however, the percentage of Duchesne County land considered wetlands is
 20 unknown.
 21

22 The Utah Reclamation Mitigation and Conservation Commission (Mitigation Commission),
 23 which was established in 1992 by the Central Utah Project Completion Act, administers
 24 mitigation projects that “offset the impacts to fish, wildlife and related recreation resources

1 caused by the Central Utah Project and other federal reclamation projects in Utah.” The
2 Mitigation Commission has worked with the Bureau of Reclamation and the Ute Tribe to
3 establish a large wetlands mitigation project in Duchesne County, located southeast of Myton
4 City, known as the Lower Duchesne Wetlands Mitigation Project. This project involved the
5 acquisition of over 1,500 acres of land between 2010 and 2012, with construction of the wetlands
6 in 2014, 2015 and completion of the entire project by 2018.

7
8 **Objectives**
9

- 10 1. Identify high-priority or ecologically sensitive wetland areas for conservation.
11
12 2. Track changes and updates in federal regulations that affect wetland jurisdiction and
13 permitting to avoid overreach by the U.S. Environmental Protection Agency and the U.S.
14 Army Corps of Engineers.
15
16 3. Support wetland conservation through planning and management.
17
18 4. Support the treatment of invasive species, e.g., *Phragmites*, tamarisk, and Russian olive,
19 which can degrade habitat value and impact groundwater levels.
20

21 **Policies:**
22

- 23 1. It is the policy of the Duchesne County to utilize information from the National Wetland
24 Inventory to determine where potential wetland conditions exist.
25
26 2. If wetland conditions exist in the vicinity, it is the policy of the County to require wetland
27 delineations prior to development. Such delineations will determine whether such
28 development will require a permit from the U.S. Army Corps of Engineers under Section
29 404 of the Clean Water Act. Section 404 requires a permit from the Corps for the
30 placement of fill or dredged material in a wetland, ditching activities, levee, dam or dike
31 construction, mechanized land clearing, land leveling and road construction.
32
33 3. Coordinate comments with other stakeholders regarding Clean Water Act rule revisions.
34
35 4. Participate in federal, tribal, state, and local wetland conservation planning processes.
36
37 5. Identify opportunities for creation, restoration, and enhancement of wetlands to augment
38 the ecosystem services these resources provide.
39
40 6. Manage access by livestock, wild horses and burros, and native ungulates to wetlands to
41 prevent overgrazing when appropriate, with the understanding that all have potential to
42 negatively affect these resources when sensitive vegetation, soil, and hydrology
43 conditions exist.

- 1 7. Use scientific methodology, e.g., proper functioning condition, to guide management
2 decisions regarding recreation and grazing exclosures in wetlands.
3
- 4 8. Offset road alignments at least 300 feet from riparian areas and wetlands as practicable.
5
- 6 9. Consider release of northern tamarisk beetle (*Diorhabda carinulata*) as a biological
7 control of tamarisk, an invasive plant species.
8
- 9 10. Cooperate with Natural Resources Conservation Service, Utah State University
10 Extension, and other entities responsible for integrated weed management in wetland
11 areas.
12
13

DRAFT

Section 15. Riparian Areas

Findings: According to a publication from Utah State University, the term “riparian” is defined as vegetation, habitats, or ecosystems that are associated with bodies of water (streams or lakes) or are dependent on the existence of perennial, intermittent, or ephemeral surface or subsurface water drainage. Put more simply, riparian areas are the green ribbons of trees, shrubs, and grasses growing along water-courses.

Riparian areas occur in a wide range of climatic, hydrologic and ecological environments. Different latitudes and altitudes can support very different riparian communities. This is caused primarily by changes in precipitation and temperature. In Duchesne County, you can find riparian areas everywhere from high elevation montane forests through intermediate-elevation woodlands to low-elevation shrub lands and desert grasslands.

Riparian areas are ecosystems. An ecosystem is a functional system that includes both a biotic part in the organisms, such as the plants and animals, and an abiotic part which factors in their immediate environment such as soil and topography. These organisms interact both with each other and with their environment. Each ecosystem is unique because the organisms and the environment differ significantly from other ecosystems.

Riparian areas are functioning properly when adequate vegetation, landforms, or large woody debris is present to dissipate stream energy, filter sediment, capture bedload, aid floodplain development, improve floodwater retention and groundwater recharge, develop root masses that stabilize streambanks against cutting action, develop diverse ponding and channel characteristics, and support greater biodiversity (Leonard et al. 1997).

The three main characteristics that define riparian area ecosystems are hydrology, soils and vegetation. These reflect the influence of additional moisture compared to the adjacent, drier uplands. Riparian areas are the transition zones, or ecotones, between aquatic (water-based) systems and terrestrial (land-based) systems, and usually have characteristics of both. These characteristics and location make it habitat for a larger number of species of plants and animals.

Because riparian areas are at the margin between water and land, their soil was most likely deposited by water and could be washed away by water. Protecting soil, stream banks or water edges from excess erosion is an important function of riparian plants. Thus, properly functioning riparian areas absorb the water, nutrients, and energy from big events and use them to recover from disturbances while improving water quality. The toughness of riparian plants with dense, strong root systems, stems the flow of flood waters, and adds to riparian stability and habitat diversity.

Some riparian areas, especially those not functioning properly or in high energy - high sediment locations are very dynamic and disturbance-driven. Plant communities may be susceptible to rapid change, if soil and water conditions change dramatically. These changes might include:

- 1 a. Flooding or lack of flooding either temporary or more long term, as caused by beavers, or
2 man-made structures;
- 3
- 4 b. Deposition of sediment on stream banks and across floodplains;
- 5
- 6 c. Dewatering of a site by a variety of means; and
- 7
- 8 d. Changes in channel location or elevation.
- 9

10 Riparian areas are found at every elevation and in all landforms, and differ depending on local
11 physical conditions (water, soil, temperature, etc.) and their location (elevation, valleys, canyons,
12 etc.). High mountain riparian areas may be narrow and in deep ravines or canyons, while
13 lowland floodplains in wide valleys may have large meanders. Desert washes may be sandy and
14 only have water for a short time each year. These differences in vegetation, landform, and
15 geology have led to a wide variety of terms used to denote riparian areas. These include riparian
16 buffer zones, cottonwood floodplains, alluvial floodplains, floodplain forests and meadows.

17
18 In Duchesne County, the transition between riparian and upland terrestrial systems is easily
19 identifiable. This distinction is abrupt because the surrounding terrestrial habitat is much drier
20 than the riparian area. Riparian areas in the arid western United States have different plant
21 composition but are also lush than their adjacent uplands.

22
23 Although riparian areas can differ greatly, they all have several things in commons. They are
24 shadier, cooler, and moister than the adjacent upland environments. A wide variety of animals
25 are attracted to these areas including insects, amphibians, reptiles, fish, birds, and mammals.
26 Suitable habitat (food, water, and shelter) is often provided in riparian areas to support these
27 animals which may not occur in surrounding drier areas.

28
29 In Duchesne County, riparian areas compromise less than 1 percent of the land area, but they are
30 among the most productive and valuable natural resources, rivaling our best agricultural lands.
31 They are particularly efficient at storing water, dissipating flow energies, improving water
32 quality, trapping sediment and building and maintaining stream banks. Table RIP1 below
33 provides the acreage of native and invasive riparian communities in Duchesne County as
34 determined by the U.S. Geological Survey's (USGS) National Gap Analysis Program. Map #36
35 shows the location of these riparian communities.

36

1

Table RIP1. Acres of Southwestern Regional Gap Analysis Riparian Communities in Duchesne County

Riparian Community	Duchesne County
Invasive Southwest Riparian Woodland and Shrubland	1,126
Rocky Mountain Lower Montane Riparian Woodland and Shrubland	16,795
Rocky Mountain Subalpine-Montane Riparian Shrubland	7,314
Total	25,235

Source: USGS (2004).

2

3 **Riparian Areas and Wildlife**

4

5 The Utah Division of Wildlife Resources (DWR) considers mountain riparian and lowland
 6 riparian areas as key habitats in their *Utah Comprehensive Wildlife Strategy*, effective October 2
 7 2005–2015 (DWR 2005). The *Utah Wildlife Action Plan* references riparian areas under key
 8 aquatic habitats and includes policies promoting their protection (Utah Wildlife Action Plan Joint
 9 Team 2015). The DWR document *A Handbook of Riparian Restoration and Revegetation for the*
 10 *Conservation of Land Birds in Utah with Emphasis on Habitat Types in Middle and Lower*
 11 *Elevations* indicates the importance the state places on these resources (Gardner et al. 1999).

12

13 **Riparian Areas on BLM and Forest Service Land**

14

15 The Utah Bureau of Land Management (BLM) uses a statewide guidance document called
 16 *Riparian Management Policy* to manage riparian areas. The policies in this document generally
 17 include maintaining or improving riparian areas to proper functioning condition through
 18 enhancement, restoration, protection, and preservation in cooperation with interested federal,
 19 state, tribal, and local governments as well as private conservation and volunteer groups. The
 20 BLM and the U.S. Forest Service (USFS) use the *Riparian Area Management* technical report
 21 (Leonard et al. 1997), to provide guidance for grazing management in riparian-wetland areas.

22

23 **Riparian Areas and Timber Harvest**

24

25 In forested areas, recent science published by the Pacific Northwest Research Station of the
 26 USDA Forest Service in “Science Findings, Issue #178, October 2015,” recommends that
 27 riparian areas be left undisturbed during vegetation management projects, with a minimum 50-
 28 foot wide buffer area. This buffer area protects water quality and habitat for aquatic and riparian

1 species. In the November 2016 edition of the US Forest Service, Pacific Northwest Research
2 Station, *Science Findings, Issue #191*, the impacts of timber harvest on streams was explored.
3 The article, entitled “*The Idiosyncrasies of Streams: Local Variability Mitigates Vulnerability of*
4 *Trout to Changing Conditions*,” noted that it is important to leave buffers along streams,
5 minimize soil disturbance during logging and use BMPs to reduce sediment runoff on forest
6 roads. However, it was also noted that fish are vulnerable to predation; especially during low
7 stream flow periods and that timber harvest can increase summer flows, having a positive effect
8 on fish growth and survival. The study also found that habitat diversity (having adequate stream
9 shading, more places for fish to hide and more pools in the stream) minimizes the effects of
10 climate change and timber harvest. Using this information, land managers can tailor protective
11 measures to specific stream segments where timber harvest is planned.

12 13 **Objectives**

- 14 1. Inventory and map riparian areas so that appropriate measures can be taken to protect or
15 avoid impacts to them, when possible.
- 16 2. Conserve and protect riparian areas through application of best management practices.
- 17 3. Support the establishment of riparian buffer areas, which not only protect riparian plant
18 and animal species but also protect aquatic systems and water quality associated with
19 them.
- 20 4. Participate in state and local riparian planning opportunities, e.g., Duchesne River
21 Watershed Restoration Plan, as a way to prioritize water quality enhancement and water
22 resource protection projects, and identify funding sources.
- 23 5. Support the treatment of invasive species, e.g., *Phragmites*, tamarisk, and Russian olive,
24 which can degrade habitat value and impact groundwater levels.
- 25 6. Use naturalized flow management regimes from dams or other impoundments to enhance
26 aquatic and riparian habitat along waterways, where appropriate, and not in conflict with
27 human habitation.
- 28 7. Increase cover and extent of native riparian vegetation.

29 30 31 32 33 **Policies:**

- 34 1. It is the policy of Duchesne County to encourage private and public land
35 owners/managers to maintain the important functions of riparian areas under their
36 jurisdiction.
- 37 2. The County subdivision ordinance shall require identification of riparian areas on
38 subdivision plats so that measures can be taken to protect them.

- 1 3. Duchesne County supports the maintenance of such riparian buffer areas and creation of
2 habitat diversity along stream segments to mitigate impacts of timber harvest on riparian
3 resources.
4
- 5 4. Duchesne County supports the use of BMPs to avoid sedimentation impacts to riparian
6 areas from road development. This includes offsetting road alignments at least 300 feet
7 from riparian areas and wetlands and relocating or improving road crossings as
8 practicable.
9
- 10 5. Manage recreation (e.g., camping and OHV use) in riparian areas to conserve the resource
11 while still providing access to streams and rivers.
12
- 13 6. Manage access of livestock, wild horses, and native ungulates to sensitive riparian areas
14 using exclosures when appropriate with the understanding that all have potential to
15 negatively affect these resources from overgrazing.
16
- 17 7. Use guzzlers, reservoirs, wells, and springs to attract livestock and native wildlife away
18 from riparian areas, which can help decrease soil disturbance and impacts to aquatic
19 resources.
20
- 21 8. Use bio-engineering methods that facilitate riparian vegetation growth for bank
22 stabilization in lieu of hardened structures or surfaces.
23
- 24 9. Use scientific methodology, e.g., proper functioning condition or multiple indicator
25 monitoring, to guide management decisions in riparian areas.
26
- 27 10. Use riparian overlays at local levels to guide protection of riparian zones.
28
- 29 11. Consider releasing northern tamarisk beetle (*Diorhabda carinulata*) as a biological control
30 of tamarisk, an invasive plant species. Follow release with revegetation treatments to re-
31 establish riparian area, stabilize streambanks, and protect water quality. Support for
32 biological control and restoration is available from organizations like the Tamarisk
33 Coalition of Grand Junction, Colorado.
34
- 35 12. Support application of aquatic-approved herbicides to remove undesired vegetation.
36
- 37 13. Conduct riparian vegetation treatments to restore characteristic vegetation and reduce
38 uncharacteristic fuel types and loads.
39
- 40 14. Consider removing or introducing beavers to the landscape where permitted by social and
41 environmental factors.
42
- 43 15. Modify grazing use to avoid overgrazing if appropriate.
44

Section 16. Fisheries

Findings: In Utah, the Utah Division of Wildlife Resources (DWR) manages the state’s fisheries. Fish habitats (that is the state’s streams, rivers, lakes, ponds, and reservoirs) are managed by the underlying landowner, which can include state and federal agencies.

Important fisheries exist in Utah for a variety of sportfish species, usually grouped into (a) cold water species, which typically include the whitefish, trout, char, and salmon, and (b) warm water/cool water species which include sportfish such as bass, pike, walleye, perch, catfish, bluegill, crappie, and a number of others. Rare fish species and those subject to federal listing under the Endangered Species Act are referenced more fully in the “Threatened, Endangered, and Sensitive Species” section below. For the most part, there is no fishery for imperiled species.

The Economic Value of Fisheries in Utah

From high-mountain streams and lakes, to larger reservoirs, to small community ponds, Utah offers many places to fish. Recreational fishing provides a significant economic benefit to the Utah economy and particularly benefits anglers. Economic impacts or contributions have been estimated based on anglers’ expenditures associated with the fishing trips. Estimates by the Department of Applied Economics at Utah State University indicate that in 2011 a typical angler spent \$90 per fishing trip to identified Blue Ribbon waters in Utah. This resulted in \$184 million in direct expenditures made by anglers for Utah goods and services, which generated an additional \$143 million in economic output, resulting in a total economic output of nearly \$327 million. Approximately 3,976 jobs were associated with this expenditure related to Blue Ribbon waters. Tax revenue generated by this increased level of output, labor income and value added was estimated to be \$35 million for state/local government. The variety of angling experiences available to Utahans is important, and it helps to sustain recreational activity in a number of state parks associated with reservoirs (such as Starvation Reservoir in Duchesne County).

Fish Stocking

Fish stocking takes place at many waters around the state. A regularly updated list of stocking waters with dates and details of fish species stocked can be checked whenever a person is interested. We are fortunate to have an extensive and well-managed system of state fish hatcheries which makes it possible to supply more people with a better quality fishing experience, involving higher catch rates and/or larger fish specimens than would otherwise be possible given the capacity of our waters to produce fish, compared with our increasing human population.

Utah's Community Fisheries Program

The DWR is committed to developing and stocking more community fisheries — places one can walk, bike or bus to, and catch a fish or two. Community fisheries provide a fun, easy way to

1 spend quality time with family and friends outdoors, near home. They offer a setting for parents
2 and kids to talk, enhance family interaction, and keep busy Utahans in touch with the natural
3 world surrounding them. Fishing provides families with opportunities to get away from their day-
4 to-day problems and share time together. Unfortunately, there are currently no community
5 fisheries in Duchesne County.

6 7 **Youth Fishing Clubs**

8
9 Kids benefit immensely from fishing. It's a sport that builds self-esteem and confidence while
10 enhancing problem-solving and decision-making skills. DWR's Community Fishing Program
11 includes an educational component for urban children (ages six to 13) who have never fished, or
12 haven't fished as much as they'd like. Youth fishing clubs form each spring in various
13 communities to introduce young people to the joys of responsible sport fishing. The clubs are led
14 by adult mentors who teach interested youth about fish, the places they live, and how to catch
15 them. Those interested in volunteering or enrolling children in a youth fishing club can visit
16 DWR's website to view a list of these clubs. There are currently no youth fishing clubs in
17 Duchesne County; however, the formation of a local club is encouraged by the County.

18 19 **Seasons, limits, and other wildlife regulations**

20
21 The process for determining the balance among competing uses and establishing the best fishery
22 and wildlife management policies is described in state law. This process is founded on an open,
23 public dialogue concerning these issues. Five regional advisory councils (RACs) are active
24 across the state, each consisting of a dozen or more individuals nominated by various interest
25 groups. Council members can include citizens, local elected officials, sportsmen, agriculturists,
26 federal land managers, and members of the public at large. The duty of each RAC is to hear
27 input and recommendations, to gather data and evaluate expert testimony, and then to make
28 informed policy recommendations to the Wildlife Board.

29
30 The Wildlife Board uses public input, the recommendations of the RACs, and the assembled
31 facts to make determinations and establish policies best designed to accomplish the purposes and
32 fulfill the intent of the wildlife laws. The Wildlife Board generates wildlife management policy,
33 and exercises its powers by promulgating administrative rules and issuing proclamations and
34 orders under Utah Code.

35 36 **Sportfish Management**

37
38 Angling preferences have evolved over time, and DWR has adapted its management of fisheries
39 to these changing preferences. Within the last decade, the UDWR has begun focusing its
40 sportfish management direction more on: 1) protection and enhancement of conservation
41 sportfish species (i.e., cutthroat trout), 2) quality and trophy fishing opportunities, 3) recruiting
42 and retaining new anglers through development of community fisheries, and 4) biological control
43 of undesirable species through the stocking of predators like "wipers" (white bass/striped bass

1 hybrids) and tiger muskie, and management of multi-story fisheries .

2
3 The increased emphasis on the above mentioned concepts provides new opportunities for
4 fisheries management. It also increases the challenges of selecting the appropriate stocking plan
5 for waters of the state. Compounding the biological challenges has been an increased diversity in
6 the fishing public and their expectations on what constitutes a successful fishery. In 1984,
7 anglers in Utah preferred catching rainbow trout, and angler satisfaction was tied to the ability to
8 harvest a limit of 10-12 inch fish. Consequently, virtually all hatchery production was devoted to
9 the culture of rainbow trout. Over the last 30 years, however, angler interest in warm and cool
10 water fisheries has grown. UDWR is working to meet this increased demand for warm/cool
11 water angling opportunities into the future.

12
13 The UDWR actively manages for the following warm and cool water species: bluegill, channel
14 catfish, black crappie, largemouth bass, smallmouth bass, tiger muskie, walleye, hybrid striped
15 bass and yellow perch. There are a number of other species of warm and cool water game fish
16 that exist in Utah waters and provide angling opportunities such as: Sacramento perch, green
17 sunfish, white bass, black bullhead and northern pike. For the most part, these other species are
18 not being actively managed.

19
20 Trout are still dominant in smaller cold water systems throughout the state such as the waters
21 along the Mirror Lake Highway or elsewhere in the Uinta Mountains, Boulder Mountains,
22 Wasatch Mountains, the Manti Mountains, and the LaSal Mountains.

23
24 Regardless of the management concept or species selected, the protection of native aquatic
25 species is a principal concern for fisheries managers. Stocking and management practices that
26 would be detrimental or cause the decline of native species are typically avoided.

27 28 **Species stocked in lakes and ponds**

29
30 The following species are typically stocked in flatwater environments: rainbow trout, tiger trout,
31 brown trout, cutthroat trout, kokanee salmon, splake, lake trout, brook trout, largemouth bass,
32 bluegill, channel catfish, tiger muskie, striped bass / white bass hybrids (wipers), yellow perch,
33 walleye, and black crappie. Future development of sterile variants of certain species may
34 increase demand for them.

35 36 **Stream Fisheries**

37
38 Managing for self-sustaining fisheries in Utah streams should be a priority. The species which
39 are typically stocked in streams are (sterile) brook trout, brown trout, or tiger trout. Tiger trout
40 can be used in stream and river systems primarily in conjunction with cutthroat trout restoration
41 projects. Tiger trout also have advantages in waters that present significant water quality
42 challenges, making the use of rainbow trout impractical.

43

1 Protecting native aquatic species and avoiding the spread of undesirable non-native species and
2 aquatic diseases (e.g., whirling disease) are principal concerns for fisheries managers.
3 Undesirable non-native species and aquatic diseases are easily and inadvertently spread by the
4 recreating public.

5 6 **Planning**

7
8 Management plans are developed by UDWR for certain high-profile waters. These plans are
9 developed in cooperation with the public through internet-based surveys, as well as committee-
10 based approaches involving interested members of the public. When completed, these plans are
11 presented to the Regional Advisory Councils for additional public review and input.

12 13 **Duchesne County**

14
15 Fishing has long been a favorite recreational activity for Duchesne County residents and visitors.
16 A December 2008 report published by Utah State University entitled “Public Lands and Utah
17 Communities: A Statewide Survey of Utah Residents,” found (in Table 24) that 92.2% of
18 residents surveyed in the Daggett-Duchesne-Uintah County region felt that opportunities to fish
19 in area lakes, streams and rivers are moderately important (23.6%) or very important (68.6%) to
20 the overall quality of life in the community. Of these same respondents, only 7.2% had moderate
21 (4.1%) or strong (3.1%) opposition to public land managers increasing the extent to which
22 protection of important fish and wildlife habitat occurs on Utah’s public lands (see Table 38 of
23 the report).

24
25 Fishing also provides economic benefits and employment opportunities for local residents
26 through the operation of outfitter and guide businesses and destination hunting and fishing
27 resorts. The County boasts four destination fishing resorts at Falcon’s Ledge (the Orvis 2001 and
28 2012 fly-fishing lodge of the year), the LC Ranch, Hidden Springs Ranch and the Six Lakes
29 Resort. Falcon’s Ledge offers many different angling experiences for brown trout, rainbow trout,
30 wild cutthroats and brook trout in nearby Uinta Mountain streams, at the Lake Fork River Ranch
31 or their resort lakes. LC Ranch, located east of Altamont, is operated as an exclusive
32 membership only private fly fishing club. The Ranch offers a unique, relaxed, unpressured
33 trophy trout fly fishing experience on over 20 different lakes and ponds for its members. In order
34 to preserve the resource and provide an uncrowded fishing experience, a limited number of
35 annual memberships are offered and fishing is only allowed for members and invited guests.
36 Hidden Springs Ranch, located northeast of Altamont, offers guided fly fishing trips or fly
37 fishing lessons with expert fly fishing guides on their ponds or on area streams. Six Lakes Resort,
38 located adjacent to Big Sand Wash Reservoir, offers guests one of the top trout fisheries in Utah
39 and perhaps one of the best lake fisheries in the West. These lakes are home to several trout
40 species and varieties including Rainbow, Brown, Brook, and Tiger trout.

41
42 Starvation Reservoir State Park is a popular destination for fishermen seeking rainbow trout, bass
43 and walleye.

1 The Big Sand Wash Reservoir produces good fishing for rainbow trout, bass, brown trout and
2 yellow perch.

3
4 According to the 2016 Utah Fishing Guide, the daily catch limits are 4 trout (or 8 if at least 4 are
5 Brook Trout), 6 Largemouth or Smallmouth Bass, 10 Walleye (but only one can be over 24
6 inches long) and 50 Yellow Perch. There is no limit for Striped Bass.

7
8 The Utah Division of Wildlife Resources lists several Blue Ribbon fishing opportunities in lakes
9 and streams in the County (see Map #37). Blue Ribbon fisheries are waters that provide highly-
10 satisfying fishing and outdoor experiences for diverse groups of anglers and enthusiasts. Blue
11 Ribbon status indicates that a water feature has been reviewed by Utah Division of Wildlife
12 Resources biologists and the Blue Ribbon Fisheries Advisory Council and is found to have:
13 fishing quality, a quality outdoor experience, quality fish habitat and economic benefits. Criteria
14 such as water quality and quantity, water accessibility, natural reproduction capacity, angling
15 pressure and specific species are factored into the designation.

16
17 The Blue Ribbon Fisheries Advisory Council was created by Executive Order of Governor Mike
18 Leavitt and charged with identifying Blue Ribbon fisheries in Utah, recommending
19 enhancements to Blue Ribbon waters, recommending protections for Blue Ribbon fisheries and
20 promoting Blue Ribbon fisheries. The Council's mission statement is "To identify, enhance and
21 protect those Utah waters and their watersheds that provide, or have the potential to provide,
22 Blue Ribbon quality public angling experiences for the purpose of preserving and enhancing
23 these economically valuable natural resources." The Council is composed of thirteen members;
24 two representing cold water anglers, two representing warm water anglers, one representing
25 commercial interests, five representing each of the Utah Division of Wildlife Resources
26 Divisions, three at-large members and one UDWR representative.

27
28 The Council allocates funds, generated by the sale of fishing licenses, on an annual basis to
29 projects that benefit Blue Ribbon fisheries. In the Northeast Region of the UDWR, these funds
30 have been used in the past to acquire land around Lake Canyon Lake, build a fish barrier on the
31 West Fork of the Duchesne River and enhance fish habitat on the Duchesne River near Tabiona.

32
33 The Strawberry River (from Starvation Reservoir downstream to the confluence with the
34 Duchesne River) is a Blue Ribbon fishery where Brown and rainbow trout provide most of the
35 angling action. This section of the river also supports a large, healthy, whitefish population. The
36 Strawberry River, from just above its confluence with Red Creek to the Soldier Creek Dam in
37 Wasatch County, is frequently referred to as the "Wild Strawberry." This section of the
38 Strawberry River is considered a Blue Ribbon fishery for Brown Trout, Brook Trout and
39 Colorado River cutthroat trout.

40
41 The section of the Duchesne River located along SR 35, from Hanna upstream to the confluence
42 of the North Fork is considered a Blue Ribbon fishery for mountain whitefish; brown, cutthroat
43 and rainbow trout. The West Fork of the Duchesne River is a productive Blue Ribbon stream

1 that maintains a population of native Colorado River cutthroat trout as well as a naturally
2 reproducing population of brown trout.

3
4 Lake Canyon Lake is a fairly remote, small lake that is also a Blue Ribbon fishery providing
5 anglers with good fishing opportunities, in a beautiful setting, for Colorado River cutthroat trout
6 and Tiger trout. Lake Canyon Lake is utilized by the UDWR as a brood stock lake for Colorado
7 River cutthroat trout.

8
9 Blue Ribbon fisheries in Utah draw visitors from across the United States and around the world.
10 In 2010, over 120,000 non-resident fishing licenses were sold; which constituted 23% of all
11 fishing licenses sold. The economic impact of fishing is significant to the state and to our region.

12
13 **Policy:** It is the policy of Duchesne County that public land management agencies shall make
14 every effort to provide and maintain sufficient opportunities for fishing on public lands in the
15 County.

16 **Water Considerations**

17
18
19 Healthy fisheries require good water quality and high quality fish habitat. The Utah Department
20 of Environmental Quality, Water Quality Division, monitors water quality in Duchesne County.
21 Fish habitat is managed by the landowner or the public land management agency.

22
23 Fish are important in a healthy diet. They are a lean, low-calorie source of protein. However,
24 some fish from specific areas in Utah may contain chemicals that could pose health risks. When
25 contaminant levels are unsafe, Utah Public Health Officials issue fish consumption advisories.
26 These advisories outline recommendations for limiting intake of specific fish at specific
27 locations.

28
29 Fish advisories have been issued in Utah due to elevated levels of arsenic, mercury, selenium,
30 and PCBs. Some of these contaminants occur naturally, whereas others are from anthropogenic
31 sources. Two such advisories have been issued for Duchesne County. In the Duchesne River,
32 near Tabiona, elevated levels of mercury in Brown Trout make it advisable for adult women past
33 child bearing age and men over 16 years of age to eat no more than six 8-ounce servings per
34 month. Pregnant women and children under 6 years of age are advised not to consume more than
35 one 4-ounce serving per month. Women of child bearing age and children aged 6-16 are advised
36 to consume no more than two 8-ounce servings per month.

37
38 In the Starvation Reservoir, elevated levels of mercury in large Walleye (over 12 inches long)
39 make it advisable for adult women past child bearing age and men over 16 years of age to eat no
40 more than three 8-ounce servings per month. Pregnant women and children under 6 years of age
41 are advised not to consume this fish. Women of child bearing age and children aged 6-16 are
42 advised to consume no more than one 8-ounce servings per month.

43

1 **Objectives:**

- 2
- 3 1. Maintain, enhance, and expand sport fishing opportunities.
- 4
- 5 2. Protect and preserve water quality and fish habitat while balancing the needs of other
- 6 water users, including those holding water rights.
- 7
- 8 3. Enhance public access to fishing opportunities.
- 9
- 10 4. Prevent spread of invasive species or diseases that negatively affect fish populations.
- 11
- 12 5. Support economic development associated with fishing, including private businesses and
- 13 facilities.
- 14

15 **Policies:**

- 16
- 17 1. Support and encourage public land management agencies to provide and maintain
- 18 sufficient opportunities for fishing on public lands.
- 19
- 20 2. Support DWR's efforts to work with landowners to voluntarily acquire public fishing
- 21 access through the Walk-in-Access program.
- 22
- 23 3. Support DWR's efforts to educate the recreating public about preventing the spread of
- 24 aquatic invasive species and diseases.
- 25
- 26 4. Support efforts to protect water quality and the quality of the associated fisheries.
- 27
- 28 5. Support efforts to improve fish habitats while balancing the rights of adjacent landowners
- 29 and holders of water rights.
- 30
- 31 6. Coordinate and communicate with DWR to ensure that public fishing opportunities are
- 32 maintained and enhanced, including appropriate stocking levels.
- 33
- 34 7. Support tourism and associated businesses and commercial enterprises that are supported
- 35 by local fisheries such as destination resorts and guide services.
- 36
- 37 8. Promote land uses that are compatible with maintaining healthy fisheries on lands
- 38 adjacent to fish bearing streams, lakes, and reservoirs.
- 39
- 40 9. Continue coordination between the county and federal land management agencies on
- 41 treatments, such as rotenone.
- 42
- 43

Section 17. Wild & Scenic Rivers

Findings: The Wild and Scenic Rivers Act was passed by Congress in 1968. Congress declared that “certain selected rivers of the Nation, which, with their immediate environments, possess outstandingly remarkable scenic, recreational, geologic, fish and wildlife, historic, cultural, or other similar values, shall be preserved in free-flowing condition, and that they and their immediate environments shall be protected for the benefit and enjoyment of present and future generations.” Congress also declared “that the established national policy of dam and other construction at appropriate sections of the rivers of the United States needs to be complemented by a policy that would preserve other selected rivers or sections thereof in their free-flowing condition to protect the water quality of such rivers and to fulfill other vital national conservation purposes.” Section 5(d)(1) of the act 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 resources. The Act provides standards for determining whether certain rivers should be classified, designated and administered as wild, scenic or recreational rivers.

The act is notable for safeguarding the special character of these rivers while also recognizing the potential for their appropriate use and development. It encourages river management that crosses political boundaries and promotes public participation in developing goals for river protection. The act purposefully strives to balance dam and other construction at appropriate sections of rivers with permanent protection for some of the country's most outstanding free-flowing rivers. To accomplish this, it prohibits federal support for actions such as the construction of dams or other instream activities that would harm the river's free-flowing condition, water quality, or outstanding resource values. However, designation does not affect existing water rights or the existing jurisdiction of states and the federal government over waters as determined by established principles of law.

Under the Wild and Scenic Rivers Act, rivers may be designated by U.S. Congress or, if certain requirements are met, by the Secretary of the Interior. Each river is administered by either a federal or state agency. Designated segments need not include the entire river and may include tributaries. For federally administered rivers, the designated boundaries generally average 0.25 mile on either bank in the lower 48 states in order to protect river-related values.

Under the Wild and Scenic Rivers Act, rivers are classified as wild, scenic, or recreational. Wild River Areas are those rivers or sections of rivers that are free of impoundments and generally inaccessible except by trail, with watersheds or shorelines essentially primitive and waters unpolluted. These represent vestiges of primitive America. Scenic River Areas are those rivers or sections of rivers that are free of impoundments, have shorelines or watersheds still largely primitive and shorelines largely undeveloped, but are accessible in places by roads. Recreational River Areas are those rivers or sections of rivers that are readily accessible by road or railroad, may have some development along their shorelines, and may have undergone some impoundment or diversion in the past.

1 About thirty percent of the lands in Duchesne County are administered and managed by the
2 Bureau of Land Management and the Forest Service. Section 5(d) (1) of the Wild and Scenic
3 Rivers Act directs federal agencies to identify potential additions to the National Wild and Scenic
4 Rivers System through federal agency plans. Under these provisions, federal agencies study the
5 suitability of river sections they manage for designation under the Wild and Scenic Rivers Act.
6 Sections that are determined to be suitable can be managed to preserve their suitability by an
7 agency land management plan while awaiting congressional designation.

8
9 Four federal land management agencies [the U.S. Forest Service (USFS), the Bureau of Land
10 Management (BLM), the U.S. Fish and Wildlife Service, and the National Park Service (NPS)]
11 administer the Wild and Scenic Rivers Act. This includes managing rivers that have been
12 designated by U.S. Congress and managing rivers that have been studied and determined to be
13 suitable for designation and that are awaiting congressional action.

14
15 The US Forest Service and the Bureau of Land Management will continue to assess river and
16 stream segments in Duchesne County to determine whether or not they are suitable for inclusion
17 in the national Wild and Scenic River system. In most cases, these agencies are identifying
18 numerous segments that they deem suitable and will begin to manage such segments in order to
19 maintain the identified values in the event that Congress or the Secretary of Interior chooses to
20 designate them as Wild and Scenic Rivers. Even in the event that an “eligible and suitable”
21 stream segment is not officially designated, it can continue to be managed as though it were.

22
23 Wild and Scenic River designation will have a lasting effect, for better or worse, on the
24 designated stream segment and the surrounding area. Federal land management agencies should
25 carefully select Wild and Scenic Rivers based on their regional and national significance, rather
26 than local significance. These selections should be supported by data that clearly show such
27 selection will not negatively impact the ability of agriculture and other industry to access the
28 water it needs and of Duchesne County communities to develop water supplies and other
29 resources to meet future needs. Where such impacts are unavoidable, a plan to mitigate such
30 impacts should be presented.

31
32 There are many questions associated with Wild and Scenic River designations, such as:

- 33 a. How would Wild, Scenic, or Recreational designations affect future water management
34 and development?
- 35
36 b. Are there planned or potential projects that would be adversely affected by Wild, Scenic,
37 or Recreational designations?
- 38
39 c. Are there stream segments, particularly in upper watersheds, that could be designated
40 without harm to water users and which might be of benefit locally?
- 41
42 d. Are there any possible benefits which may be associated with the designation (i.e.
43 tourism)?

1 Designation of river segments as Wild, Scenic, or Recreational would restrict many activities
2 related to the stream and other uses within ¼ mile of it, and in some cases could be detrimental to
3 Duchesne County's ability to develop and manage water resources necessary to meet future
4 growth needs. The ability to get approval of water right change applications on, or upstream of,
5 designated streams by existing water users may also be limited. Similarly, federal permits cannot
6 be issued for uses on a stream segment that would be in conflict with the Wild and Scenic
7 designation.

8
9 Designation of wild and scenic rivers may result in non-use, restricted use, or environmental
10 impacts on public and private lands. These restrictions may prohibit future uses that are
11 necessary to continue to assure economic prosperity or may adversely affect the operation,
12 management, and maintenance of existing facilities.

13
14 Since the passage of the Act and subsequent amendments, there has been much speculation
15 regarding the costs and benefits of wild and scenic river designation. A December 2008 report
16 prepared by Utah State University for the Governor's Public Lands Policy Coordination Office,
17 entitled "Impacts of Wild and Scenic River Designation," helped answer that speculation. This
18 report found no scientific evidence that wild and scenic river designation led to increased
19 recreational use of such rivers and no scientific evidence that the economic benefits of
20 designation would offset potential economic losses from decreased timber production, grazing,
21 mining and water development.

22
23 The USFS completed a statewide *Wild and Scenic River Suitability Study for National Forest*
24 *System Lands in Utah* in 2008 (USFS 2008), and BLM completed the *Bureau of Land*
25 *Management Vernal Field Office Record of Decision and Approved Resource Management Plan*
26 (BLM Vernal ROD/RMP) in 2008. Both evaluate and recommend suitability of river segments
27 on USFS and BLM-administered lands. A wild and scenic river study and environmental impact
28 statement was published in 1980 for NPS-administered lands in Dinosaur National Monument.

29
30 From USFS scoping comments and 17 public meetings held around the State of Utah, six key
31 issues emerged as a concern with wild and scenic river designation.

- 32
33 1. Designation of river segments into the National Wild and Scenic River System may affect
34 existing and future water resource project developments.
35
36 2. Uses and activities may be precluded, limited or enhanced if the river segment and its
37 corridor were included in the Wild and Scenic Rivers System.
38
39 3. Designation of a Wild and Scenic River could change the economy of a community.
40
41 4. Designation offers long-term protection of resource values.
42
43 5. Consistency with wild and scenic river studies conducted by the BLM and NPS.

6. Consistency with state, county, and local government laws and plans.

The Forest Service completed its suitability analysis of Wild and Scenic Rivers in Utah in November 2008. The Forest Service’s record of decision concludes that a suitable determination is made for 10 river segments in Utah, totaling approximately 108 miles (74 miles classified as Wild, 22 miles classified as Scenic, and 12 miles classified as Recreational). Based upon the effects of the alternatives, the responsible officials will decide which, if any, of the eligible river segments under consideration should be recommended to the Congress of the United States for inclusion in the National Wild and Scenic Rivers System.

During the Forest Service suitability process, the following river segments in Duchesne County were designated as Wild: 40 miles of the Upper Uinta River, including Gilbert Creek, Center Fork and Painter Draw, covering about 12,758 acres of land within the High Uintas Wilderness area (see Table WSR1 and Map #38). The designation was based on the outstanding remarkable Geologic, Hydrologic and Wildlife values along these streams.

In the 2008 BLM Vernal Field Office RMP, no Wild and Scenic River designations were made in Duchesne County. The closest BLM designation is along the Lower Green River in Uintah County.

Table WSR1. Recommended Wild and Scenic Rivers in Duchesne County

Agency	Duchesne County
BLM	–
USFS	Upper Uinta River, including Gilbert Creek, Center Fork, and Painter Draw (40 miles) – Suitable, wild
NPS	–

Sources: BLM (2008); USFS (2008).

There is minimal public support for Wild and Scenic river designations in the Uintah Basin. A December 2008 report published by Utah State University entitled “Public Lands and Utah Communities: A Statewide Survey of Utah Residents,” found (in Table 44) that only 20.5% of the survey respondents in the Daggett-Duchesne-Uintah County area believed that public land managers should moderately (15.4%) or substantially (5.1%) increase the extent to which wild and scenic rivers designations occur on Utah’s public lands. The majority (48.2%) that wild and scenic river designations should stay the same as present. Twenty one percent felt that such designations should have moderate or major reductions.

1 **Objectives**

- 2
- 3 1. Avoid designating rivers as wild and scenic if the designation would adversely affect the
- 4 economic interests of the county, including enjoyment of private property rights, mineral
- 5 extraction, timber harvest, agriculture, water rights, water storage, or water delivery.
- 6
- 7 2. Manage rivers and river corridors not designated as wild and scenic by U.S. Congress but
- 8 deemed suitable based on the multiple-use and sustained-yield management standard
- 9 prescribed in Federal Land Policy and Management Act of 1976.
- 10
- 11 3. Ensure that any designation of rivers as wild and scenic supports the economic interests
- 12 of the county.
- 13

14 **Policies:**

- 15
- 16 1. The county will be actively involved in all studies or plans that may consider or evaluate
- 17 eligibility or may recommend inclusion of rivers in the National Wild and Scenic River
- 18 System.
- 19
- 20 2. The county will be actively involved in all legislation that could result in designation of
- 21 wild or scenic rivers within the boundaries of the county.
- 22
- 23 3. Potential reservoir sites should be protected from designation as wild and scenic rivers.
- 24
- 25 4. Any instream water right created by the designation of wild and scenic rivers is junior to
- 26 all absolute and conditional water rights existing before the special designation is
- 27 finalized.
- 28
- 29 5. Wild and scenic rivers should be identified based on their regional and national
- 30 significance rather than on their local significance. These selections should be supported
- 31 by data that clearly show such selection will not negatively impact the ability of
- 32 agriculture and other industry to access the water it needs and the county to develop water
- 33 supplies and other resources to meet future needs. Where such impacts are unavoidable, a
- 34 plan to mitigate such impacts should be presented.
- 35
- 36 6. In accordance with Section 63J-4-401 of the Utah Code, it is the policy of Duchesne
- 37 County that county support for the addition of a river segment to the Wild and Scenic
- 38 Rivers System shall be withheld until:
- 39
- 40 a. It is clearly demonstrated that water is present and flowing at all times. Dry
- 41 washes or stream segments below dams and other controls, and other stream segments
- 42 that have been physically altered by human activity should not be considered, even in
- 43 the eligibility stage.

- 1 b. It is clearly demonstrated that the required water-related value is considered
2 outstandingly remarkable within a region of comparison consisting of one of the three
3 physiographic provinces in the state. The rationale and justification for the
4 conclusions shall be disclosed;
5
- 6 c. It is clearly demonstrated that the inclusion of each river segment is consistent
7 with the plans and policies of the state and the county or counties where the river
8 segment is located as those plans and policies are developed according to Subsection
9 (3) of Section 63J-4-401 of the Utah Code;
10
- 11 d. The effects of the addition on the local and state economies, private property
12 rights, agricultural and industrial operations and interests, tourism, water rights, water
13 quality, water resource planning, and access to and across river corridors in both
14 upstream and downstream directions from the proposed river segment have been
15 evaluated in detail by the relevant federal agency;
16
- 17 e. It is clearly demonstrated that the provisions and terms of the process for review
18 of potential additions have been applied in a consistent manner by all federal
19 agencies;
20
- 21 f. The rationale and justification for the proposed addition, including a comparison
22 with protections offered by other management tools, is clearly analyzed within the
23 multiple-use mandate, and the results disclosed. All valid existing rights, including
24 grazing leases and permits shall not be affected;
25
- 26 g. It is clearly demonstrated that the federal agency with management authority over
27 the river segment, and which is proposing the segment for inclusion in the National
28 Wild and Scenic River System will not use the actual or proposed designation as a
29 basis to impose management standards outside of the federal land management plan;
30
- 31 h. It is clearly demonstrated that the terms and conditions of the federal land and
32 resource management plan containing a recommendation for inclusion in the National
33 Wild and Scenic River System:
34
- 35 1. Evaluates all eligible river segments in the resource planning area
36 completely and fully for suitability for inclusion in the National Wild and
37 Scenic River System;
38
- 39 2. Does not suspend or terminate any studies for inclusion in the National
40 Wild and Scenic River System at the eligibility phase;
41
- 42 3. Fully disclaims any interest in water rights for the recommended segment
43 as a result of the adoption of the plan; and

1 4. Fully disclaims the use of the recommendation for inclusion in the
2 National Wild and Scenic River System as a reason or rationale for an
3 evaluation of impacts by proposals for projects upstream, downstream, or
4 within the recommended segment;

5
6 i. It is clearly demonstrated that the agency with management authority over the
7 river segment commits not to use an actual or proposed designation as a basis to
8 impose Visual Resource Management Class I or II management prescriptions that do
9 not comply with the provisions of Subsection (8)(t) of Section 63J-4-401 of the Utah
10 Code; and

11
12 j. It is clearly demonstrated that including the river segment and the terms and
13 conditions for managing the river segment as part of the National Wild and Scenic
14 River System will not prevent, reduce, impair, or otherwise interfere with:

15
16 1. The state and its citizens' enjoyment of complete and exclusive water
17 rights in and to the rivers of the state as determined by the laws of the
18 state; or

19
20 2. Local, state, regional, or interstate water compacts to which the state or
21 any county is a party;

22
23 k. The conclusions of all studies related to potential additions to the National Wild
24 and Scenic River System, 16 U.S.C. Sec. 1271 et seq., shall be submitted to the state
25 for review and action by the Legislature and governor, and the results, in support of or
26 in opposition to, shall be included in any planning documents or other proposals for
27 addition and such documentation shall be forwarded to the United States Congress.

28
29 l. A time limit is set for Congress to act on recommended wild and scenic rivers.
30
31

Section 18. Recreation & Tourism

Findings: Duchesne County has identified the recreation and tourism industries as part of its economy and tax base. These industries have a stabilizing effect on the economic cycles of agriculture and the oil and gas industry. Public lands are a critical component of tourism and recreation in Northeastern Utah.

Federal, state, county, and even private lands offer a broad range of recreational opportunities, including camping, hiking, fishing, hunting, horseback riding, biking, nature appreciation, interpretive trips, wildlife watching, boating, and other tourism-related activities. Public lands also support businesses that offer such opportunities to the public, including outfitters and guides, whitewater rafting, outdoor camps, wilderness/survival schools, and dude ranches.

A variety of recreational opportunities and experiences are available for residents and visitors alike to enjoy in Duchesne County. The Uinta Mountains have more than 1,000 natural lakes and small streams, over half of which support populations of game fish. These mountains contain Utah's largest designated wilderness area and highest peak (Kings Peak). Many of the trailheads in this beautiful backcountry are within a 90-minute drive from Salt Lake City (State of Utah, 2013). High desert landscapes provide unparalleled vistas and opportunities for OHV use, hunting, and other recreational pursuits.

Public lands in Duchesne County provide many landscapes, resources, and unique features for recreation. These lands include a myriad of opportunities for hunting, hiking, and wildlife watching. Some of these areas, such as Nine Mile Canyon, have been included as part of larger special recreation management areas designated in the *Bureau of Land Management Vernal Field Office Record of Decision and Approved Resource Management Plan* (Bureau of Land Management [BLM] 2008).

Duchesne County offers a variety of recreational opportunities and experiences. Residents and visitors alike enjoy the mountains, forests, and water resources. While the majority of recreational activities center on fishing, hunting, hiking, camping, and site seeing; other "non-traditional" activities such as mountain biking, cross-country skiing, and Off Highway Vehicle use are on the rise.

One of the major attractions in Duchesne County is Starvation State Park, which reported 55,382 visitors during the first nine months of FY 2015, which was up 17% from the same period during FY 2014 (2015 Utah Travel & Tourism Profile for Duchesne County). Water-based recreation opportunities (e.g., boating, rafting, and fishing) in Duchesne County has relatively fewer managerial concerns than the other regions throughout the state. Starvation Reservoir has the mandate to increase use and subsequently increase revenue (UDPR 2010). Fishing is a tremendously popular recreation activity in the Uintah Basin (UDPR 2013).

There is overwhelming public support for increased recreation facilities on public lands. A

1 December 2008 report published by Utah State University entitled "Public Lands and Utah
2 Communities: A Statewide Survey of Utah Residents," found (in Table 52) that only 13.1% of
3 the survey respondents in the Daggett-Duchesne-Uintah County area believed that public land
4 managers should moderately (6.4%) or substantially (6.7%) reduce their emphasis on developing
5 visitor facilities to increase tourism when making decisions about how to manage public lands in
6 Utah.

7
8 According to The Policy Institute of the University of Utah, in their Utah Travel & Tourism
9 Profile for Duchesne County, published in July 2015, Duchesne County ranks dead last (29th)
10 among Utah counties for tourism, based on the share of private leisure and hospitality jobs to
11 total private jobs. This study revealed that tourism-related tax revenues were only \$112,509 in
12 the 2013 fiscal year, with a 6.2% increase to \$119,513 in fiscal year 2014. During that same time
13 period; however, leisure and hospitality jobs in Duchesne County decreased from 450 to 444 and
14 tourism-related taxable sales decreased 13.9% from \$5.73 million to \$4.93 million. Leisure and
15 hospitality wages stayed constant between 2013 and 2014 at \$5.3 million dollars.

16
17 According to the Profile of Industries that Include Travel & Tourism, found in the Headwaters
18 Economics Economic Profile System (EPS), Duchesne County, as of 2013, had only 9.3% of its
19 total jobs in the travel and tourism industry, compared to 15.5% nationwide. This percentage
20 decreased to 8.0% in 2014 (compared to 13.3% nationwide). This study also noted that the
21 average annual wage for a tourism job in Duchesne County in 2014 was \$14,432. The average
22 annual wage for non-tourism jobs was \$58,863. It is apparent that travel and tourism jobs are not
23 adequate to support a family, but can be a valuable second income for a household.

24
25 Currently, Duchesne County is considered a "pass through" area for many recreationists traveling
26 to other sites in the region. The County views these visitors as opportunities for additional
27 economic development and is interested in better understanding area tourism trends and
28 forecasts. Through an ongoing partnership with the Chamber of Commerce, Duchesne County
29 will explore strategies targeted to "capture" this market.

30
31 As a step in this direction, the County participates in the Dinosaurland Travel Council. The
32 County will assist the Travel Council to promote regional recreation/tourism activities by
33 maintaining active membership on the Board, providing the Council with clearly defined
34 Duchesne County recreation/tourism goals and objectives, and formally supporting, as a
35 government entity, specific projects as requested.

36
37 Duchesne County supports promoting tourism on a regional basis through the Dinosaurland
38 Travel Council, but does not want individual county interests to be lost in "regional"
39 prioritization exercises. The County feels that all areas of the region should receive a fair share of
40 promotional support and have their issues and interests adequately considered in Council
41 decisions. In respect to local interests, Duchesne County's Travel Board representative will
42 actively promote Duchesne County-specific recreation/tourism objectives, activities, and
43 opportunities.

1 Every five years, the State of Utah, through its State Parks Division, develops a State
2 Comprehensive Outdoor Recreation Plan (SCORP), which enables the state to qualify for
3 funding under the federal Land & Water Conservation Fund. The most recent SCORP was
4 completed in September, 2013.

5
6 The SCORP planning process includes a survey of Utah residents to assess their perception of
7 needed recreation facilities in the state. Duchesne County residents were surveyed as part of the
8 Uintah Basin Planning District. Survey results show that over 60% of the basin residents felt that
9 opportunities for outdoor recreation are extremely important. Over 50% of the survey
10 respondents stated that they are willing to travel over 25 miles to participate in outdoor
11 recreation.

12
13 SCORP survey respondents indicated that they frequently participate in camping-picnicking,
14 fishing, swimming, OHV riding, horseback riding, hunting, hiking, motorized water sports,
15 wildlife viewing and birdwatching. Field-based sports, court-based sports, walking, running and
16 golf were also popular. Those surveyed saw a need for more swimming pools, paved trails, OHV
17 riding areas, camping areas and parks. A new swimming pool completed in Roosevelt in 2016
18 will help address that need. Surveys of municipalities in the basin showed that new community
19 or recreation centers were high priority needs, followed by new ball fields and walking trails.
20 The new Centennial Event Center in Duchesne, completed in 2015, will help address the need for
21 community centers in Duchesne County.

22
23 According To the SCORP survey, the percentage of Uintah Basin respondents who participated
24 in camping over the previous 12 months was 85.9%; the highest of any planning district in the
25 state. Among the planning districts, the Uintah Basin also had the overall highest proportion of
26 fishing participants at 76%. There were also relatively high proportions of participants in OHV
27 riding, horseback riding, hunting, and wildlife viewing or birdwatching. Basin respondents
28 placed high importance on OHV riding areas, but commented on low area availability (12%).
29 This indicates that people in the basin are extremely engaged in outdoor recreation pursuits and
30 that these activities are often resource based (Utah Division of Parks and Recreation, 2013).

31
32 Statewide, Utah residents make up approximately 45% of visitors to Utah national and state
33 parks. After transportation costs, non-resident visitors spend more of their total expenditures on
34 lodging and dining out; whereas resident travelers spent larger shares of their total spending on
35 groceries, shopping, and entertainment (Leaver 2016). Non-resident visitor spending is
36 significant because it augments and adds outside dollars to Utah's economy. Resident spending
37 recirculates dollars already present in the state's economy; however, Utah resident visits do
38 contribute non-local dollars and spend their money outside of their county of origin (BEBR
39 2014). Regarding spending in the Uintah Basin, anecdotal information suggests that because
40 Duchesne County is close to the Wasatch Front, which comprises most of Utah's population,
41 Utah resident visits may involve more day trips and; subsequently, such visitors do not spend as
42 much locally before returning home.

43

1 While tourism and recreation are an important part of Duchesne County's economic base, that
2 industry provides a minimal contribution in comparison to the mining, energy, government,
3 utility and health care sectors. Moving forward, Duchesne County should be cautious about
4 advocating tourism to be a larger part of the economic base. A 1996 study prepared by
5 researchers at the Utah State University Department of Economics, entitled "*Recreation as an*
6 *Economic Development Strategy: Some Evidence from Utah*" found that the economies of
7 tourism-dependent counties are subject to annual variances which are relatively large and appear
8 to be increasing in absolute value. This kind of employment cycle may be difficult to deal with
9 from an annual planning perspective. In contrast, counties whose economic bases are less
10 dependent on the tourism industry appear to have less short-run variation, even though long-run
11 variability may exist. This study concluded that tourism has clearly added to the long-term
12 growth of rural communities in Utah, and particularly in those rural communities which are
13 associated with high levels of visitation (skiing and national parks). However, it is also clear that
14 communities dependent upon tourism alone must expect seasonal employment changes rivaling
15 the relative size of the long-run cycles of traditional extractive industries.

16
17 Alternative paths to less volatile long-term growth appear to lay in the direction of long-term
18 manufacturing, utilities, in diversified economies which include reliance on extractive industries,
19 or in attracting a permanent population base such as retirees. The study suggests that those
20 individuals responsible for community and regional development must be cautious about
21 advocating tourism as an economic base. The relatively low salaries in retail trade and service
22 sectors may exacerbate the problems associated with a tourism-based economy, in that
23 communities must provide services for significant increases in population as employment grows
24 but may have limited fiscal resources available from that population.

25
26 **Policies:**

27
28 A. Duchesne County encourages private sector development of recreational facilities and
29 services and may offer development incentives as doing so becomes feasible.

30
31 B. The County supports cultivating recreation facility development and maintenance
32 "partnerships" with other entities, agencies, and special interest groups.

33
34 C. The County desires to expand and improve recreational opportunities, facilities, and
35 services for County residents. The County has identified youth and family oriented
36 activities and facilities as priorities.

37
38 D. When evaluating recreational developments and investments Duchesne County will
39 consider:

- 40
41 1. The County's ability to provide essential services (law enforcement, emergency
42 services, water and waste management, search and rescue);
43

2. Impacts on traditional recreational uses, e.g. Off Highway Vehicle (OHV) trail development at the expense of traditional hiking or riding trails; and
3. Anticipated economic costs and returns.

The following objectives were identified as the Duchesne County Recreation and Tourism priorities.

Objectives:

- Conduct a farm/ranch recreational opportunity feasibility study.
- Include Duchesne County trails and related facilities in all Travel Council brochures.
- Develop an outdoor field institute or nature center.
- Form a Nine-Mile Canyon partnership with Carbon County. This would include upgrading access and facilities.
- Cultivate recreation and tourism facility development and maintenance "partnerships" with agencies and special interest groups.
- Develop a museum and/or visitor information center.
- Compile a list of "available local recreation and tourism services" for use in Travel Council Publications.

Policy: The County, in cooperation with the Duchesne County Chamber of Commerce and regional tourism organizations, will actively support and pursue these objectives.

Off Highway Vehicles (OHV)

OHV's have become an important segment of the County's recreation industry. A December 2008 study of Recreational Off-Highway Vehicle Use on Public Lands in Utah, prepared by a research team from the Institute for Outdoor Recreation and Tourism at Utah State University, found that the number of registered OHV's in Utah more than tripled from 1998 to 2006; from 51,686 to 172,231 units. A companion study of the Economic Impacts of Land Use Restrictions on OHV Recreation in Utah found that some 44 million people participated in OHV recreation in 2007 nationwide and that participation rates in this form of recreation in Utah are about 32% (well above the national average). The OHV use study found that the nearly half of the OHV owners surveyed use their vehicles one to five times per year; so while the number of OHV's is increasing, the number of trips taken per year by these owners is decreasing. The economic study found that the average OHV owner took 10.5 trips per year to recreate. The study also found that

1 proposed changes in OHV management in the Vernal BLM resource management plan would
2 have a negligible impact on the economies of Duchesne, Daggett and Uintah counties.

3
4 A December 2008 report published by Utah State University entitled “Public Lands and Utah
5 Communities: A Statewide Survey of Utah Residents,” found (in Figure 10) that 44.2% of
6 residents surveyed in the Daggett-Duchesne-Uintah County region reported participating in
7 ATV/OHV riding on public lands. This same study showed substantial public support for
8 development of more ATV/OHV trails in the region. Only 20.6% of the survey respondents (see
9 Table 48 of the report) believed that public land managers should moderately (10.9%) or
10 substantially (9.7%) reduce their emphasis on developing trails for off-highway motorized
11 recreation when making decisions about how to manage public lands in Utah. There was also
12 strong support for the development of more trails for non-motorized use and for motorized
13 vehicles to stay on designated routes.

14
15 Duchesne County projects that the number of OHV registrations will continue to increase as the
16 statewide population increases. The challenge facing the county and public land agencies is to
17 provide trails and routes for OHV users to enjoy this form of recreation in a manner that is
18 environmentally responsible. Providing adequate and easily identifiable signage will help ensure
19 that riders stay on designated routes.

20
21 OHV’s provide an important tool and mode of transportation for farmers, ranchers, and resource
22 developers. However, because of their ability to travel across rugged landscapes and climb steep
23 hills they are often used to chase livestock and wildlife. These abuses damage vegetation and
24 cause soil damage especially on steep grades. OHV’s can reach high speeds and it is a common
25 practice for parents to allow inexperienced and daring youth or adults to drive them, which often
26 result in human accident, or death.

27
28 **Policies:** It is the position of Duchesne County that:

- 29
30 a. Public land agencies shall limit OHV’s to trails, roads, or areas specifically designated by
31 the agency for that purpose. However, the availability and mileage of such trails should
32 be expanded to meet demand and provide OHV loops that connect communities. Open
33 area riding as well as looped and stacked trail systems should be offered, with a variety of
34 levels of trail difficulty.
35
36 b. Public land agencies shall accommodate livestock permit holders, resource developers
37 and managers who have a legitimate need to enter a specific area on public lands by
38 making OHV licenses available.

39
40 **Snowmobiling**

41
42 A comprehensive study of snowmobiling in Utah was last conducted by the Institute for Outdoor
43 Recreation and Tourism at Utah State University in 2001. In this study, a survey of

1 snowmobilers found that many of their favorite snowmobiling areas are located in or near
2 Duchesne County. Popular locations include the Strawberry Valley, Wasatch Mountains, Mirror
3 Lake, Currant Creek and the Uintah Basin. The study found that about 82% of the trips are one-
4 day trips and that February, March and April are the most popular months. Total annual
5 expenditures for snowmobile trips and snowmobile ownership in the Uintah Basin in 2001
6 constituted about 1.5% of the expenditures statewide.
7

8 **Policy:** Although the economic impact of snowmobiling in Duchesne County is small, the
9 County supports efforts to make lands available for continuation of this popular wintertime
10 activity.

11 **Recreation on Federal & State Lands**

12 **Objectives:**

- 13
- 14
- 15
- 16 1. Support outdoor recreation on public lands as part of a balanced plan of economic growth
17 and quality of life.
- 18
- 19 2. Leverage public land recreation areas, parks, and sites as county-based scenic and
20 recreation economic assets.
- 21
- 22 3. Cultivate recreation and tourism facility development and maintenance “partnerships”
23 with public land agencies and special interest groups.
- 24
- 25 4. Identify and preserve locally important recreation resources on public lands for future
26 generations.
- 27
- 28 5. Support active management of conflicting recreational uses on public lands so that
29 multiple users, e.g., motorized and non-motorized user groups, are accommodated to the
30 greatest extent practicable.
- 31

32 **Policies:**

33

34 It is the policy of Duchesne County that:

35

- 36 1. The BLM or U.S. Forest Service must coordinate and closely consult with county and
37 municipal governments who are conducting inventories related to recreation resources
38 and opportunities or scenic values, and these inventories should reflect a consensus
39 among those governmental agencies.
- 40
- 41 2. Public land agencies must evaluate proposed plans and actions for impacts on existing
42 recreational resources and activities and potential future activities. This should be
43 coordinated with county and municipal governments.

- 1 3. Public land agencies shall plan and manage recreational activities to be compatible with
2 resource development. Resource development, recreation, and tourism are compatible
3 when properly managed.
4
- 5 4. Management plans and decisions must provide opportunities to meet the increased
6 demand for dispersed and developed recreational opportunities.
7
- 8 5. County land use plans and regulations will support expanding recreation opportunities
9 and the protection and enhancement of traditional recreation areas and sites.
10
- 11 6. The BLM or U.S. Forest Service must coordinate and consult closely with county and
12 municipal governments on any proposals for special designations (Special Recreation
13 Management Areas, wilderness, etc.) that may affect current and future recreation use.
14
- 15 7. During land use planning processes, the county will identify potential locations of
16 desired recreational facilities.
17
- 18 8. When possible, development proposals will be sensitive to county outdoor recreation,
19 scenic quality, and open space preservation objectives.
20
- 21 9. County-identified public recreation areas and lands with unique natural features may be
22 preserved through easements or other common open space preservation strategies.
23
- 24 10. Federal and state land management should support recreation and tourism and associated
25 businesses in the county, including the broad range of activities from off-road vehicle use
26 to primitive outdoor adventures.
27
- 28 11. Encourage private sector development of recreational facilities and services using
29 development incentives or other feasible tools as appropriate and in coordination with
30 county commissioners and city councils.
31
- 32 12. Cultivate recreation facilities and services (e.g., trail systems) development and
33 maintenance "partnerships" with other entities, agencies, and special interest groups as
34 appropriate and in coordination with county commissioners, city councils, and recreation
35 special service district boards.
36
- 37 13. Permitting of commercial business enterprises or concessions on federal lands that reflect
38 the custom and culture of the county in terms of recreation and outdoor lifestyles and uses
39 should be encouraged.
40
- 41 14. Management decisions should provide for the continuation or expansion of outfitting and
42 lodge operations. They are an important part of local history and tradition and they
43 contribute substantially to the local economies.

- 1 15. Public land managers shall encourage recreation-oriented economic development
2 activities that are consistent with the Uintah Basin's character and lifestyle.
3
- 4 16. Permit or lease terms and conditions (e.g., grazing permits) must allow OHV access and
5 use for needed and legitimate purposes to enter a specific area on public lands.
6
- 7 17. In accordance with Utah Code 63J-8-104(g), federal land management agencies shall
8 achieve and maintain traditional access to outdoor recreational opportunities available on
9 federal lands as follows:
10
 - 11 a. Hunting, trapping, fishing, hiking, camping, rock hounding, OHV travel, biking,
12 geological exploring, pioneering, recreational vehicle camping, and sightseeing are
13 activities that are important to the traditions, customs, and character of the county and
14 should be allowed to continue.
15
 - 16 b. Wildlife hunting, trapping, and fishing should continue at levels determined by the
17 Utah Wildlife Board and the Utah Division of Wildlife Resources. Traditional levels of
18 group camping, group day use, and other traditional forms of outdoor recreation, both
19 motorized and non-motorized, should be allowed to continue.
20
 - 21 c. The broad spectrum of outdoor recreational activities available on the subject lands
22 should be available to citizens for whom a primitive, non-motorized, outdoor experience
23 is not preferred, affordable, or physically achievable.
24
- 25 18. Federal land outdoor recreational access should not discriminate in favor of one particular
26 mode of recreation to the exclusion of others.
27
- 28 19. Recreation resource protection and management must provide for continued and
29 reasonable access to and development of property rights within the area and provide for
30 full use and enjoyment of these rights.
31
- 32 20. Existing levels of motorized public access to traditional outdoor recreational designations
33 in the county must be continued, including both snow machine and OHV use.
34
- 35 21. OHV use should be limited to trails, roads, or areas specifically designated by the agency
36 for that purpose. However, the availability and overall mileage of such trails should be
37 expanded to meet demand. OHV loops should be provided to connect communities with
38 the region. Open area riding as well as looped and stacked trail systems should be offered,
39 with a variety of levels of trail difficulty.
40
- 41 22. Group camping and day use sites and availability must be continued and expanded to
42 meet demand.
43

1 23. Duchesne County will continue to support private individuals and companies who hold
2 permits on public lands related to recreation and tourism.
3

4 **Scenic and Back Country Byways**

5

6 Duchesne County has one National Scenic Byway within its borders; the Dinosaur Diamond
7 Prehistoric Highway follows U.S. Highway 40/191 between Roosevelt and Duchesne and then
8 heads south on Highway 191 along the Indian Canyon Scenic Byway from Duchesne toward
9 Carbon County (see Map #39).
10

11 Duchesne County has one Utah State Scenic Byway within its borders - a five mile section of the
12 Mirror Lake Scenic Byway [State Highway 150] in the very northwest corner of the county (see
13 Map #39).
14

15 The Bureau of Land Management has designated one Back Country Byway that is partially
16 within Duchesne County; the Nine Mile Canyon Back Country Byway (see Map #39). The BLM
17 Price Field Office website describes this byway as “an exciting journey into the history of
18 prehistoric cultures, early travelers, and the fast-disappearing Utah rural lifestyle. Magnificent
19 canyon scenery, still home to an array of easily spotted wildlife also awaits your visit.”
20

21 **Policy:** Duchesne County supports the continuation of the scenic and back country byway
22 programs for their value in promoting tourism, provided that the county legislative body
23 continues to have the authority to designate certain segments of these roads as non-scenic areas.
24

25 **Energy Considerations**

26

27 Recreation and Tourism activities sometimes come into conflict with energy development
28 activities, especially for those seeking solitude, non-motorized or primitive recreational
29 experiences. Duchesne County offers a wide range of recreational activities and believes that
30 they can continue to co-exist with energy development activities. Fortunately, many of the
31 energy development areas of the County are not in prime recreational or tourism locations.
32

33 However, due to restrictive energy development policies on federal lands, energy development
34 has increasingly moved to private lands. This shift has led to conflicts between surface owners
35 of recreational property and the interests of the underlying mineral owners. The County has
36 appointed an Oil and Gas Liaison to help mediate differences between surface owners and
37 mineral owners.
38

39 **Water Considerations**

40

41 **Policy:** Duchesne County supports efforts to maintain clean water so that the County maintains
42 its position as a desirable place to visit and recreate.
43

Section 19. Fire Management

Findings: Duchesne County has an emergency management plan that contains a chapter addressing fire management. The purpose of that chapter is “to ensure the safety of life and property within the County during emergency situations.” The plan states that existing fire personnel and equipment will be able to cope with most emergency situations through the use of existing mutual aid agreements. When additional support is required, assistance can be obtained from neighboring counties and state agencies.”

Each of the five incorporated cities in Duchesne County has a fire department. Altamont has one pumper truck, one tender and one brush truck, manned by 10 volunteers. By agreement with the city, Duchesne County paid Altamont a fee of \$27,102.06 in 2014 to offset the cost of providing fire protection in rural areas around Altamont. The fee increases by 2.5 percent each year. Also, the County reimburses the City an agreed amount for the hours that City firefighters work in unincorporated areas. This agreement is in effect until December 31, 2017.

Duchesne has two pumpers, one tender and one brush truck, manned by 17 volunteers. By agreement with the city, Duchesne County paid Duchesne a fee of \$38,267.56 in 2014 to offset the cost of providing fire protection in rural areas around Duchesne. The fee increases by 2.5 percent each year. Also, the County reimburses the City an agreed amount for the hours that City firefighters work in unincorporated areas. This agreement is in effect until December 31, 2017.

Myton has two pumpers, one tender and two brush trucks, manned by 17 volunteers. By agreement with the city, Duchesne County paid Myton a fee of \$21,396.35 in 2014 to offset the cost of providing fire protection in rural areas around Myton. The fee increases by 2.5 percent each year. Also, the County reimburses the City an agreed amount for the hours that City firefighters work in unincorporated areas. This agreement is in effect until December 31, 2017.

Roosevelt has two pumpers, one tender, three brush trucks and one rescue vehicle, manned by 21 volunteers. By agreement with the city, Duchesne County pays Roosevelt a fee of \$47,780.90 to offset the cost of providing fire protection in rural areas around Roosevelt. The fee increases by 2.5 percent each year. Also, the County reimburses the City an agreed amount for the hours that City firefighters work in unincorporated areas. This agreement is in effect until December 31, 2017.

Tabiona has one pumper, one tender and one brush truck, manned by 9 volunteers. By agreement with the City, Duchesne County receives \$1,000.00 annually from Tabiona for county assistance in fighting fires within the City. This agreement is in effect until January 2018.

In addition, county fire stations are located in two unincorporated communities. Fruitland has one pumper, one tender and one brush truck (manned by 14 volunteers) and Neola has one pumper, one tender and two brush trucks (manned by 9 volunteers).

1 **Policies:**

- 2
- 3 A. It is the policy of Duchesne County that adequate resources, including trained personnel
4 and equipment, be made available in each community to manage fire events.
- 5
- 6 B. It is the policy of Duchesne County that mutual aid agreements or fire protection
7 agreements be maintained with each fire department to protect the lives and property of
8 citizens.
- 9

10 **Fire Management on Public Lands**

11

12 According to the 2014 Utah Forest Health Highlights report, in 2014 there were 914 wildland
13 fires in the state, which burned 26,148 acres. Only 18 of the fires burned more than 100 acres,
14 with the largest consuming about 5,000 acres. It was a mild fire season, mostly due to timely
15 monsoonal moisture. According to the National Interagency Fire Center, 2015 was also a good
16 year in Utah, with 930 wildland fires consuming only 10,203 acres. However; nation-wide, 2015
17 saw the greatest number of acres consumed (10,125,149) and the largest federal fire suppression
18 costs (\$2,130,543,000) over the past 30 years. Since 2000, only four years have had federal
19 suppression costs under \$1 billion dollars. Forest management policies need to change in order
20 to reduce the acreage consumed by wildfire.

21

22 Acres of hazard fuel treatments and burn areas (2004-2016) are illustrated in Table F1 and Map #40.

**Table F1. Acres of Hazardous Fuel Treatments and Burn Areas in Duchesne County in
the Years 2004-2016**

Duchesne County	
Hazard fuel treatments*	61,653
Burn areas†	61,845

* Data from U.S. Department of Agriculture (2016a)

† Data from U.S. Department of Agriculture (2016b).

23

24 Fire management on public lands in the region is coordinated by the Uintah Basin Interagency
25 Fire Center in Vernal. This organization coordinates aviation, equipment and ground resources
26 and provides logistical support for anticipated and ongoing wildfire activity on lands managed by
27 the Uintah and Ouray Agency of the BIA, Ashley National Forest, Ouray National Wildlife
28 Refuge, Green River District of the Bureau of Land Management, Utah Division of Forestry, Fire
29 and State Lands and Dinosaur National Monument.

30

31 The Uintah Basin Interagency Fire Center maintains a database of the types of incidents they are
32 deployed to. These include wildfires, structure fires, vehicle fires, smoke checks, medical aid,
33 emergency standby, public assist, law enforcement, traffic collision, prescribed fires, aircraft

1 down, hazmat response, search and rescue, natural disasters and miscellaneous. For the first half
2 of 2015, the center provided services for 55 incidents in the area.

3
4 The Chepeta Wildland Fire Module is a ten-person crew based in Vernal that provides fire
5 containment or suppression services. One of 17 such crews nationwide, they generally work on
6 prescribed burns, stand thinning, project monitoring and fuels planning in the Spring and Fall and
7 work during the summer on fire containment or suppression assignments across the country.
8 They specialize in observing and collecting information about a fire, such as weather, fire
9 behavior and smoke data. This helps fire managers predict wildfire spread, map fire growth and
10 document fire effects.

11
12 Duchesne County maintains a cooperative agreement with the Utah Division of Forestry, Fire
13 and State Lands for wildland fire protection. To participate in this agreement, the County
14 adopted the Wildland Urban Interface (WUI) Code, meets agreed standards for wildland fire
15 training, certifications and equipment and budgets an amount of funding for fire suppression
16 costs as required by the State. The County and State split the costs of employing a District Fire
17 Warden and an Assistant District Fire Warden to administer wildland fire programs and services
18 in the County. The State helps the County pay for wildland fire suppression costs through its
19 Wildland Fire Suppression Fund.

20
21 According to the Profile of Development and the Wildland-Urban Interface, found in the
22 Headwaters Economics Economic Profile System (EPS), Duchesne County, as of 2010, has 148
23 homes located in a wildland-urban interface area, of which 144 are vacation or secondary homes.
24 This represents 1.6% of the total housing stock. The same report indicates that the average lot
25 size of these WUI residences is 1.1 acres, with a total of 166 acres of residential land in WUI
26 residential acres. The report ranks Duchesne County 16th of the 29 Utah counties for existing
27 wildland-urban interface risk and 4th in terms of potential risk.

28
29 The County believes that the number of WUI homes and acres has increased since 2010;
30 however, the WUI code has required that measures (such as defensible space, non-combustible
31 roofs and driveways constructed to support fire trucks) be taken to help protect these homes from
32 wildfire.

33
34 The Utah Division of Forestry, Fire and State Lands published a list of communities at risk of
35 wildland fire in 2013 (<http://www.ffsl.utah.gov/images/Fire/wui/2013CARsFinalList.pdf>).
36 Various communities in the wildland urban interface were ranked with scores of zero to 12, with
37 higher scores indicating more severe fire danger. In Duchesne County, the Currant Creek
38 Mountain, Fruitland, Golden Eagle, Orange Mountain, Pinion Ridge, Rabbit Gulch and West
39 Sundance areas scored 12 for high fire danger. Several other areas of the county scored an 11,
40 which are also high risk areas: Argyle Canyon, Bandanna Ranch, Clark Estates and the Pin
41 Willies area. These high risk areas are on private lands; however, fire could start on and spread
42 from public lands and put these private lands in danger if proper forest and vegetation
43 management does not occur on public lands.

1 Duchesne County adopted and began enforcing the Wildland Urban Interface Code in 2006 to
2 reduce fire risk on private lands and efforts to reduce fuel loads and fire hazards are ongoing.

3
4 A September 2016 *Science Findings* report from the Pacific Northwest Research Station, US
5 Forest Service entitled “*Polishing the Prism: Improving Wildfire Mitigation Planning by*
6 *Coupling Landscape and Social Dimensions*,” contained some interesting findings associated
7 with fire in the Wildland Urban Interface, which is defined as a landscape on which structures
8 and flammable vegetation potentially merge in a wildfire-prone environment. It is estimated that
9 the Wildland Urban Interface has grown at the rate of about 2 million acres per year across the
10 country as housing developments expand into fire-prone wildlands as a result of population
11 growth, exurban development, and Internet access, which allows people more choice in where
12 they work. The study noted that more than 34,000 homes were destroyed by wildfire in the
13 United States between 2003 and 2012 and that among people living in fire-prone areas, there is
14 wide variation both in awareness of wildfire risk and the capacity to reduce it. Some
15 communities are aware of the high wildfire risk in their area, but don’t have the resources or
16 money to do anything about it. Many of the high hazard areas of Duchesne County fall into this
17 category. Other communities may have the resources but are in denial as wildfires are a
18 relatively rare event for individual communities, which contributes to poor risk perception.

19
20 The researchers found that the area of wildfire exposure around communities is often more than
21 50 times larger than the community itself. In some cases, these areas include federal lands where
22 mechanical fuel treatments are prohibited or highly restricted—as in federally designated
23 wilderness or roadless areas, which encompass 43 percent of the area of 82 western U.S. national
24 forests. Federal budgets and environmental restrictions will not allow for the level of forest
25 management necessary to eliminate wildfire risk and researchers found that groups that focus on
26 forest restoration and those that focus on fire protection don’t interact nearly as much as they
27 should.

28
29 The study noted several land management implications:

- 30
31 • Wildfire risk management opportunities can be identified by examining the juxtaposition
32 of wildfire risk transmission and the capacity and likelihood that landowners will conduct
33 mitigation activities. Biophysical-social assessments within firesheds are a key step in
34 identifying localized comparative advantages in mitigation.
35
36 • Wildfire mitigation planning could partition wildfire risk within firesheds among major
37 land ownerships according to mitigation capability. Locations where wildfire risk
38 transmission and risk mitigation potential coincide would indicate places where the most
39 significant opportunities exist for reducing wildfire risk.
40
41 • Areas where high risk of wildfire transmission coincides with low mitigation potential by
42 landowners could benefit from targeted policy interventions, such as education and
43 technical assistance, to facilitate efforts among private landowners to reduce wildfire

1 hazards.

2
3 In conclusion, the researchers recommended a four step assessment of each fireshed:

- 4
- 5 • Run simulations to map perimeters of firesheds;
 - 6
 - 7 • Describe the connectivity of the landscape within the fireshed, particularly in terms of
 - 8 ownership and management capability (for example, noting if regulations limit what can
 - 9 be done inside wilderness areas);
 - 10
 - 11 • Conduct a social network analysis and add to the map locations where property owners
 - 12 are more or less likely to mitigate risk; and
 - 13
 - 14 • Consider the social and biophysical information together to assess the problem
 - 15 strategically.
 - 16

17 **Grazing and Wildfire**

18
19 The Utah Grazing Improvement Program within the Utah Department of Agriculture and Food
20 has demonstrated that livestock grazing helps control wildfires. Regular grazing will reduce or
21 eliminate fine, grassy fuels, which will help prevent wildfire from spreading across the range.

22 **Policies:**

- 23
- 24
 - 25 A. It is the policy of Duchesne County to continue participation and cooperation with the
 - 26 Utah Division of Forestry, Fire and State Lands and the Uintah Basin Interagency Fire
 - 27 Center to address wildfire issues in the unincorporated areas of Duchesne County, on
 - 28 private, federal, state and tribal lands.
 - 29
 - 30 B. It is the policy of Duchesne County to provide and promote education of communities
 - 31 and property owners in the wildland-urban interface regarding fuels mitigation, creating
 - 32 defensible space and fuel breaks and meeting other standards of the Wildland Urban
 - 33 Interface Code.
 - 34
 - 35 C. Good fire management requires active vegetation management that addresses concerns
 - 36 such as the spread of Pinion/Juniper woodlands, cheatgrass proliferation, stand density
 - 37 and fuel build up in forested areas. Mechanical vegetation treatment, grazing and
 - 38 prescribed fire can be effective tools in the quest to establish resilient landscapes. It is the
 - 39 policy of Duchesne County to encourage active vegetation management on public lands,
 - 40 by the use of mechanized vegetation treatments, grazing, prescribed fire and other
 - 41 treatments that will result in resilient landscapes.
 - 42
 - 43

1 **State of Utah Catastrophic Wildfire Reduction Strategy**

2
3 Following a particularly severe fire season in 2012, the State of Utah formed a steering
4 committee to prepare a Catastrophic Wildfire Reduction Strategy. The Steering Committee was
5 chaired by the Director of the Department of Agriculture and Food and included representation
6 from across the state. Committee members represented state and federal land management
7 agencies, conservation and sportsmen's groups, the Governor's Office and county
8 commissioners. Many on the committee had experience in preventing, suppressing and
9 otherwise managing wildland fires in the state for decades. Other committee members had
10 extensive land management expertise.

11
12 The committee was asked to advise the State about:

- 13 • Measures of success and an approach for adaptive implementation of the state strategy
- 14 • Identifying and overcoming barriers to successful strategy development and
15 implementation
- 16 • Promoting awareness of existing efforts (e.g., Watershed Restoration Initiative, Utah's
17 "Forest Action Plan," Secure Rural Schools program, National Cohesive Strategy, etc.)
18 that may be leveraged to contribute to the success of the state's strategy
- 19 • Facilitating coordination of agency and stakeholder resources, and integration of
20 management
- 21 • Developing shared messages and being spokespersons for and champions of the strategy
22 to reduce the risk of catastrophic wildfire.

23
24
25
26
27
28
29 During the Catastrophic Wildfire Reduction Strategy process, six regional committees were
30 formed to discuss regional issues in more detail and to recommend priority projects to reduce the
31 threat of wildfire. Duchesne County is in the Uintah Basin region, which recommended one high
32 priority wildfire mitigation project in the Dutch John area of Daggett County.

33
34 In developing the Utah Catastrophic Wildfire Reduction Strategy, the steering committee sought
35 to understand the current fire management situation in the state. They also reviewed the goals of
36 the National Cohesive Wildfire Management Strategy (to create landscapes that are resilient to
37 fire-related disturbances, to help humans and infrastructure withstand fire without loss of life or
38 property and to assist local jurisdictions in making safe, effective and efficient risk-based wildfire
39 management decisions). Finally, the committee established a number of "guiding principles" as
40 a framework for their deliberations:

- 41 • Identifying the gaps between the existing conditions and the desired conditions.
- 42
43

- 1 • Exploring alternative solutions to fill the gaps and reach desired conditions.
- 2
- 3 • Developing recommendations for action-oriented solutions to implement the strategy.
- 4
- 5 • Protecting health, safety and welfare of residents and visitors and protect key
- 6 infrastructure.
- 7
- 8 • Addressing the underlying problem of improving forest, range, watershed and ecosystem
- 9 health.
- 10
- 11 • Benefitting local economies and leveraging public dollars to implement the strategy.
- 12
- 13 • Recognizing regional differences and needs and seeking public support of solutions.
- 14

15 During the process, the Catastrophic Wildfire Reduction Strategy committee identified several
16 issues that need to be addressed in the future:

- 17
- 18 • Many fires start as a result of weather conditions (lightning) and rugged conditions make
- 19 their control difficult.
- 20
- 21 • Air support equipment is aging or being decommissioned.
- 22
- 23 • Policy impediments, such as insufficient regulation of land use in the wildland-urban
- 24 interface, inadequate investment in fire prevention and fuel reduction activities, restrictive
- 25 environmental laws and air quality laws that limit prescribed burns.
- 26
- 27 • Need to bolster coordination and cooperation with non-traditional land management
- 28 entities and stakeholders, such as agricultural, recreation and environmental groups.
- 29
- 30 • Build public support and secure adequate funding for preventative measures, suppression
- 31 and post-fire rehabilitation.
- 32
- 33 • Overcoming hurdles to using controlled burns as a tool to prevent catastrophic fire events.
- 34
- 35 • Landscape level issues such as fuel loads, invasive species, jurisdictional boundaries and
- 36 insects and disease.
- 37
- 38 • Common failure to recognize grazing as an important tool to reduce fuels and fire risk.
- 39
- 40 • The decline of the timber industry has reduced the supply of businesses who could bid on
- 41 forest treatment projects.
- 42
- 43

As a result of identifying the issues and constraints, the committee developed the following

1 recommendations:

- 2
- 3 • Achieve statewide coordination of mitigation resources.
 - 4
 - 5 • Establish a Catastrophic Fire Reduction Fund.
 - 6
 - 7 • Establish regional collaborative working groups across the state to perform needs
 - 8 assessments and prioritize projects.
 - 9
 - 10 • Form a technical committee to respond to specific concerns of statewide importance.
 - 11
 - 12 • Adopt key recommendations from the National Cohesive Wildfire Management Strategy.
 - 13
 - 14 • Increase public understanding and participation, particularly to build public support for
 - 15 prescribed fire to reduce fuels and help prevent catastrophic fires.
 - 16
 - 17 • Implement the strategy and report annually to the Governor and Legislature about actions
 - 18 planned and taken.
 - 19

20 **Policy:** It is the policy of Duchesne County to support the efforts and findings of the
21 Catastrophic Wildfire Reduction Strategy committee and encourage measures locally to reduce
22 fuel loads, regulate development in the wildland urban interface and otherwise protect life, safety
23 and property from the effects of wildfire.

24

25 **House Bill 464**

26

27 The 2016 Utah Legislature took additional steps to address the issue of potential catastrophic
28 wildfire on public lands in the state. House Bill 464 was passed and became law when signed by
29 the Governor on March 22, 2016. The bill appropriated \$200,000.00 for the Conservation
30 Commission within the Utah Department of Agriculture and Food to work with Utah State
31 University and local conservation districts to conduct a study and analysis of the environmental
32 and economic impact of:

- 33
- 34 (a) Potential catastrophic wildfires on public lands within Utah, including the impact to
 - 35 the state and the state's counties, of catastrophic wildfire on the state's watershed and air
 - 36 quality; and
 - 37
 - 38 (b) Changing rangeland and forest management practices to reduce the probability and
 - 39 severity of wildfires in Utah.
 - 40

41 The study and economic analysis funded by the bill is to:

- 42
- 43 (a) Document historical acreage and severity of wildfires in Utah;

1 (b) Assess and document differences in state and federal wildfire preparedness activities;

2
3 (c) Update and expand upon existing studies of wildfire fuel loads on public lands,
4 including consideration of insect damage, invasive species, grazing management, and
5 timber management;

6
7 (d) Assess the relative size, probability, and severity of wildfires on public lands in Utah,
8 including consideration of factors that lead to wildfires, including biology and
9 characteristics of land;

10
11 (e) Identify the most cost-effective wildfire preparedness actions; and

12
13 (f) Develop a statistical model that would allow public land managers to more efficiently
14 allocate funds between wildfire expenditures and other expenditures.

15
16 **Policy:** It is the policy of Duchesne County to support the efforts associated with House Bill 464
17 to reduce the potential for resource damage associated with wildfires on public lands.

18
19 **Fire Management and Sage Grouse**

20
21 The Western Association of Fish and Wildlife Agencies has a Wildfire and Invasive Species
22 Initiative Working Group that published a report in 2015 entitled “*Fire and Fuels Management*
23 *Contributions to Sage Grouse Conservation.*” This report concluded that “proactive measures in
24 the fire operations and fuels management arenas are crucial to long-term sage-grouse
25 conservation. Approximately 97% of initial attack efforts are successful at keeping fires under
26 1,000 acres. Site-appropriate measures before and after the fire represent the greatest
27 opportunities to interrupt the invasive plant and wildfire cycle, and potentially augment initial
28 attack effectiveness.”

29
30 This working group also identified challenges and barriers affecting efficient fire and fuel
31 management at the federal, state and local level. For counties, the following barriers and
32 challenges were identified:

- 33
34
- 35 • Firefighter retention and the loss of institutional knowledge of managing wildfire;
 - 36 • There is insufficient funding for preparedness and response capacity including training,
37 heavy equipment/engines, PPE, radios, and facilities.
 - 38 • Shortages of qualified wildfire management trainers, programs and inadequate delivery
39 systems in rural areas create operational constraints.
 - 40 • Inconsistent federal land management policies are negatively impacting the sustainability
41 of multiple land uses on public lands.
 - 42
 - 43

- 1 • There is a significant need for developing and utilization of integrated and dynamic
2 livestock grazing plans that assist with fuels reduction through targeted grazing and
3 consistent monitoring.
- 4
- 5 • It is difficult to implement a landscape approach to fuels management because of
6 challenges posed by environmental regulations, the availability of sufficient funding, the
7 lack of qualified contractors and the complicated NEPA permit process.
- 8

9 **Policy**

10
11 It is the policy of Duchesne County to work with federal and state agencies, the Ute Tribe and
12 other organizations to address the barriers and challenges associated with fire and fuels
13 management in the interest of wildlife habitat and species conservation.

14
15 **Water Considerations**

16
17 Proper and effective fire management will reduce the amount of land scarred by fire. Lands
18 where destruction of vegetation has occurred are more subject to erosion and sedimentation of
19 waterways.

20
21 Policies:

- 22
- 23 a. It is the policy of Duchesne County that fire management shall take into account that
24 healthy vegetation will reduce the chances for damaged water quality associated from
25 erosion of soils in fire scarred areas.
- 26
- 27 b. It is the policy of Duchesne County that fire-damaged areas shall be re-vegetated with
28 seedings or plantings as soon as possible after the fire event.
- 29

Section 20. Land Access

Findings: Duchesne County has a Transportation Plan (currently in draft form) that was prepared by Jones & DeMille Engineering for the Duchesne County Special Service District #2. This plan analyzes existing roadway and traffic conditions, looks at transportation projects needed to accommodate future growth [within a short range and long range transportation improvement plan], establishes management guidelines and policies and addresses access management and corridor preservation. This plan will be a stand-alone document considered for adoption via a public process separate from the 2017 general plan update.

While the Duchesne County Transportation Plan focuses on transportation facilities serving the entire county, this section focuses on the transportation system within Duchesne County that crosses federal lands.

RS 2477 Roads are defined as roads built prior to October 21, 1976, on rights-of-way across non-reserved federal lands granted in accordance with the Act of July 26, 1866. Roads are a vital part of the infrastructure of Duchesne County providing access to public lands for development of natural resources, agriculture, recreation, and the preservation of the county's culture and heritage. RS 2477 rights-of-way may include, and are not limited to, horse paths, cattle trails, irrigation canals, waterways, ditches, pipelines or other means of water transmission and their attendant access for maintenance, wagon roads, jeep trails, logging roads, homestead roads, mine to market roads and all other ways established and held consistent with Section 72-5-104 of the Utah Code.

Objective: Protecting Duchesne County citizens' vested rights of access to all publicly owned areas of the County. This is a responsibility of Duchesne County, to be executed through its duly elected board of county commissioners.

Public rights of way established under RS 2477 are not negotiable and cannot be subjugated or taken by any state or federal agency. They are vested property rights duly recognized in federal and state law.

RS 2477 is a property right claim of the public for transportation routes that cannot be given or taken away by any federal agency. Duchesne County acknowledges that in 1866 Congress granted access across federal land not otherwise reserved. The evidence of acceptance of that grant is the Duchesne County Transportation Map, renderings of historic documents, and the public's continued presence on and use of these routes. Duchesne County will continue to legally enforce and litigate for access as it has historically done. Duchesne County will also continue to support any action to legally dismiss the Federal Government from the public domain, and demand the disposal of Federal title to the land.

Title V grants to local county governments or the States are in perpetuity and do not diminish any RS 2477 claim or right of way. Nothing in Title V gives the Secretary of the Interior authority to

1 arbitrarily close a road or a corridor once it is granted except by cooperation and coordination
2 with the government entity holding the Grant. In applying for a right of way, or other use of lands
3 under Title V of FLPMA consistent with section 72-3-108 of State Statute, Duchesne County
4 does not relinquish its rights to the land, its use or property ownership under RS 2477 or any
5 other law, regulation or Act. Further, a federally sanctioned gating, road use prohibition or any
6 other Federal action taking the public's existing rights to access is not acceptable and constitutes
7 a threat to the health, safety and welfare of Duchesne County citizens and others who travel such
8 routes. Duchesne County will not in any manner exchange or waive any of its public or of its
9 individual citizen's rights for any permission or consent from the Federal Government or any of
10 its agencies.

11
12 It is the policy of Duchesne County that:

- 13
14 a. Access to and across public lands, including RS2477 roads and rights-of-way shall
15 remain open. The right of the public to have unrestricted access to all roads granted
16 under R.S. 2477 or FLPMA Title V shall be held inviolate. As a co-holder of R.S. 2477
17 rights-of-way with the State, Duchesne County supports the recognition by the federal
18 government of the public use of R.S. 2477 rights-of-way and urges the federal
19 government to fully recognize the rights-of-way and their use by the public as
20 expeditiously as possible.
21
- 22 b. All necessary action will be taken to protect access. It is the policy of Duchesne County
23 to use reasonable administrative and legal measures to protect and preserve valid existing
24 rights-of-way granted by Congress under R.S. 2477 and to support and work in
25 conjunction with the State of Utah to redress cases where R.S. 2477 rights-of-way are not
26 recognized or are impaired.
27
- 28 c. The county will identify and inventory roads and participate with federal and state land
29 management agencies in decision-making.
30
- 31 d. Transportation and access routes to and across federal lands, including all rights-of-way
32 vested under R.S. 2477, are vital to the economy and to the quality of life in the County
33 and must provide, at a minimum, a network of roads throughout the resource planning
34 area that provides for:
35
- 36 1. Movement of people, goods, and services across public lands;
37
 - 38 2. Reasonable access to a broad range of resources and opportunities throughout the
39 resource planning area, including:
40
 - 41 (A) Livestock operations and improvements;
42
 - 43 (B) Solid, fluid, and gaseous mineral operations;

- 1 (C) Recreational opportunities and operations, including motorized and non-
2 motorized recreation;
- 3
- 4 (D) Search and rescue needs;
- 5
- 6 (E) Public safety needs; and
- 7
- 8 (F) Access for transportation of wood products to market;
- 9
- 10 3. Access to federal lands for people with disabilities and the elderly; and
- 11
- 12 4. Access to state lands and school and institutional trust lands to accomplish the
- 13 purposes of those lands.
- 14
- 15 e. Access and transportation needs shall be considered, evaluated and analyzed in the land
- 16 use planning process. No roads, trails, rights-of-way, easements or other traditional
- 17 access for the transportation of people, products, recreation, energy or livestock may be
- 18 closed, abandoned, withdrawn, or have a change of use without full public disclosure and
- 19 analysis.
- 20
- 21 f. Future access must be planned and analyzed to determine its disposition at the completion
- 22 of its intended life. This is to ensure needed access is maintained or that such access is
- 23 removed and resulting disturbances are reclaimed.
- 24
- 25 g. Access to all water related facilities such as dams, reservoirs, delivery systems,
- 26 monitoring facilities, livestock water and handling facilities, etc., must be maintained.
- 27 This access must be economically feasible with respect to the method and timing of such
- 28 access.
- 29

30 The County has undertaken efforts over the past several years to identify and plot the location of
31 all Class B and Class D roads that are legitimately part of Duchesne County's transportation
32 system. The County has prepared a map of its current transportation system in areas within the
33 stewardship of the Bureau of Land Management, setting forth all roads claimed by the County as
34 part of its transportation system (see Map #41). The map includes but is not limited to all roads
35 claimed by Duchesne County pursuant to RS-2477. It is expected that the Bureau of Land
36 Management will conform the transportation provisions of the Resource Management Plan to be
37 consistent with this map, as required by FLPMA Section 1712(c)(9). It is also expected that
38 when such mapping is completed for areas under the stewardship of the United States Forest
39 Service, that the Forest Service will conform the transportation provisions of its forest plans to be
40 consistent with such a map.

41
42
43

1 **“Roadless Areas”**
2

3 **Policies:** Duchesne County opposes any additional evaluation of national forest service lands as
4 "roadless" or "un-roaded" beyond the forest service's second roadless area review evaluation and
5 opposes efforts by agencies to specially manage those areas in a way that:
6

- 7 a. Closes or declassifies existing roads unless multiple side by side roads exist running to
8 the same destination and state and local governments consent to close or declassify the
9 extra roads;
10
11 b. Permanently bars travel on existing roads;
12
13 c. Excludes or diminishes traditional multiple-use activities, including grazing and proper
14 forest harvesting;
15
16 d. Interferes with the enjoyment and use of valid, existing rights, including water rights,
17 local transportation plan rights, R.S. 2477 rights, grazing allotment rights, and mineral
18 leasing rights; or
19
20 e. Prohibits development of additional roads reasonably necessary to pursue traditional
21 multiple-use activities;
22

23 **Road Closures**
24

25 **Findings:** There is overwhelming public support for the preservation of access routes across
26 public lands. A December 2008 report published by Utah State University entitled “Public Lands
27 and Utah Communities: A Statewide Survey of Utah Residents,” found (in Table 46) that only
28 8.7% of the survey respondents in the Daggett-Duchesne-Uintah County area believed that public
29 land managers should moderately (6.5%) or substantially (2.2%) reduce their emphasis on
30 providing road access to recreation areas when making decisions about how to manage public
31 lands in Utah.
32

33 **Policies:**
34

- 35 A. All rights of Duchesne County and the State of Utah in and to roads, ways and routes
36 crossing federal may be revoked only in compliance with Utah Code Section 72-5-105
37 and by formal action of the Board of Duchesne County Commissioners to abandon such
38 route as a public way pursuant to Utah Code Section 72-3-108 and consistent with the
39 principles of due process enshrined in the Constitutions of the United States and the State
40 of Utah.
41
42 B. Duchesne County shall continue to enforce its access and travel rights, resist any federal
43 efforts to interfere with or erode those rights, and press all means of litigation to legally

1 redress those rights.
2

3 C. In accordance with Section 63J-8-104 (h) of the Utah Code, it is the policy of Duchesne
4 County that federal land management agencies shall:

- 5
- 6 1. Keep open to motorized travel, any road in the subject lands that is part of
7 Duchesne County's duly adopted transportation plan;
8
 - 9 2. Provide that R.S. 2477 rights-of-way should be recognized by the BLM;
10
 - 11 3. Provide that a county road may be temporarily closed or permanently abandoned
12 only by statutorily authorized action of the county or state;
13
 - 14 4. Provide that the BLM and the Forest Service must recognize and not unduly
15 interfere with a county's ability to maintain and repair roads and, where reasonably
16 necessary, make improvements to the roads; and
17
 - 18 5. Recognize that additional roads and trails may be needed in the subject lands from
19 time to time to facilitate reasonable access to a broad range of resources and
20 opportunities throughout the subject lands, including livestock operations and
21 improvements, solid, fluid, and gaseous mineral operations, recreational
22 opportunities and operations, search and rescue needs, other public safety needs,
23 access to public lands for people with disabilities and the elderly, and access to
24 Utah school and institutional trust lands for the accomplishment of the purposes
25 of those lands.
26

27 **Energy Considerations**

28
29 **Findings:** Land access is important to allow for development of the vast energy resources
30 existing in Duchesne County.
31

32 **Policy:** It is the policy of Duchesne County to assert the public's right to travel over federal
33 lands under the RS 2477 statute or by acquisition of Title V rights of way.
34

35 **Water Considerations**

36
37 **Policy:** It is the policy of Duchesne County that land access shall be maintained in a manner,
38 using sound engineering and mitigation practices, that does not degrade water quality.
39
40

Section 21. Cultural, Historical, Geological and Paleontological Resources

Cultural and Historical Resources

Findings: The Uintah Basin and its counties have a large quantity and variety of cultural and historical resources. The history of the Uintah Basin is broken down into five major periods: 1) the Paleo Archaic period (ca. 10,000–6000 B.C.), 2) the Archaic period (ca. 6000–500 B.C.), 3) the Formative period (ca. 500 B.C.–A.D. 1300), 4) the Protohistoric or Historic Ute period (ca. A.D. 1300–1800), and 5) the Historic Euro-American period (ca. 1800–present). Sites from the Formative and Historic Euro-American periods dominate the archaeological and historical record in the Uintah Basin and include resources such as granaries, rock art, villages (as seen in sites found in Nine Mile Canyon), ranches, irrigation systems, and forts (as seen in Fort Duchesne).

Cultural and historical resources are defined as the physical evidence or place of past human activity, such as a site, an object, a landscape, or a structure. Archaeological sites and historic built environments (such as buildings) are two of the most common types of cultural and historical resources.

Cultural and historical resources can be further defined as non-archaeological sites and non-structural sites (such as waterways, viewsheds, and resource procurement areas) that have been identified as important for traditional and/or ideological reasons by either Native American groups or other organizations with ancestral and/or present ties to an area.

Federal laws, procedures, and policies affecting the treatment of cultural resources include the Antiquities Act of 1906, Public Law 59-209, Executive Order 11593, Section 106 of the National Historic Preservation Act (NHPA) of 1966 (Public Law 91-190), the Federal Land Policy Management Act (Public Law 94-579), and 36 Code of Federal Regulations (CFR) 60 and 36 CFR 800. The American Indian Religious Freedom Act (42 United States Code [USC] 1996) has also been established to protect religious practices, ethnic heritage sites, and land uses of federally recognized Native Americans. The Native American Graves Protection and Repatriation Act applies to human remains found on federal lands,

The NHPA is the basis for cultural and historical preservation and defines the responsibility of federal agencies for protection and preservation of cultural and heritage resources. The standards and guidelines established by the Bureau of Land Management (BLM) take this into consideration and are used to assist with inventorying and evaluating cultural and historical resources (BLM 2004).

Duchesne County is blessed with a concentration of historic and archaeological resources. These resources are located in towns, cities, and main streets, as individual sites or grouped in historic districts. Others are scattered throughout the County in the form of rock art, archaeological structures, archaeological sites of scientific importance, and historic landscapes or settings.

1 As we know from experience, any great community (or county) is enhanced by looking to its
2 future and new development but also by keeping a steady hand on its past. History can become
3 an enhancer for our quality of life and a stimulator for economic development. Businesses in
4 some industries often look for historic settings in historic buildings in order to provide character,
5 the sense of stability, and a unique marketing angle for their products and services.

6
7 This requires a balance and a careful planning approach. All too often, we find ourselves in a
8 situation where we tear down the old in the name of progress, only to realize too late that the old
9 could have been a better economic stimulus than the new. Or we find ourselves so encumbered
10 by the past and that new is not entertained. If we create a balance and dialogue between old and
11 new, we can take advantage of the benefits of both. The new can be given broader character by
12 referring to heritage and tradition, while the old can be reinvigorated by new development.
13 Utah Code 9-8-401 states, “The Legislature determines and declares that the public has a vital
14 interest in all antiquities, historic and prehistoric ruins, and historic sites, buildings, and objects
15 which, when neglected, desecrated, destroyed or diminished in aesthetic value, result in an
16 irreplaceable loss to the people of this state.”

17
18 As a public recognition of the importance of historic and archaeological resources to
19 communities, large and small, the federal National Historic Preservation Act (NHPA) of 1966 set
20 forth a process where any project involving federal lands, funds, permits, or licenses needs to
21 take into account the action's effects on cultural resources. Similarly, Utah Code Annotated 9-8-
22 404 established a similar process for any project involving state lands, funds, or permits in 1973.
23 These two laws do not prevent the demolition or removal of cultural resources but require
24 diligence in planning efforts involving cultural resources.

25
26 Because of the importance of historic resources, the Legislature has established economic
27 incentives for their preservation and re-use. The State of Utah, through Utah Code Annotated
28 59-7-609, has implemented a tax credit for the rehabilitation expenditures associated with
29 qualifying residential historic buildings. Further, the United States Tax Code has provided a
30 similar investment tax credit for the rehabilitation of historic commercial and residential rental
31 properties.

32
33 To promote local preservation and historic revitalization, the Utah Division of State History
34 (UDSH) oversees a Certified Local Government program backed with funding from the National
35 Park Service. Duchesne County was made a CLG in 1986, and Duchesne City received that
36 designation in 1993. While both of these organizations have not been active recently, a CLG
37 designation with an ordinance and a commission allows these communities to apply for grants
38 through UDSH to conduct historic preservation activities such as building rehabilitations,
39 planning, and others.

40
41 In historic preservation, there are many issues and trade-offs to consider. Does the historic
42 resource add to the quality of life of the county? Are these historic sites, settings and landscapes
43 an important factor in the quality of life and why people want to live/move here? Are there ways

1 to include new with old, where the new is compatible and yet functional? Does the old prevent
2 us from needed new development, or can new development and old development exist together
3 with creative design? Do the historic resources and archaeological sites add value to an
4 economic development plan?

5
6 Energy development may need to be designed in a way that considers the past and archaeology in
7 particular. The co-existence of archaeology and energy development can create conflicts, which
8 with advanced planning can be minimized or removed.

9
10 New business development needs resources and careful planning in order to keep as much of the
11 old as possible when it has been determined it is important, so that old and new complement each
12 other.

13
14 The full range of choices should be examined with respect to historic and archaeological
15 resources because they are finite and can be lost without careful planning. The County needs to
16 explore all options for keeping and enhancing its historic and archaeological heritage while
17 providing for growth and new development. Options may include locating new development in
18 areas without significant resources, or designing new projects so that historic resources are
19 maintained and enhanced. National Register resources do not limit property right or
20 development options, but should be taken into account because of the historic value they add to a
21 community.

22
23 As found in a recent study promoted by the Utah Heritage Foundation and the Utah Division of
24 State History, entitled “Profits through Preservation” (found at utahheritagefoundation.org) the
25 economic benefits of historic preservation and tourism are significant. In this study, the
26 researchers found that there 7.3 million visitors to Utah’s heritage sites and events with over
27 \$710 million in direct and indirect expenditures. Unfortunately, most of this heritage tourism is
28 centered in communities outside Duchesne County.

29
30 Further, historic preservation rehabilitation projects (such as façade improvements) have far-
31 reaching local effects where for every \$1,000,000 spent on rehabilitation yields 10.2 direct jobs,
32 7.5 indirect jobs, more than \$845,000 in local wages, and nearly \$1 million in economic activity.
33 Through the proposed project, sub-grants to local communities for façade improvements and
34 other historic preservation activities will increase the vitality of these commercial downtown
35 districts and make the communities more attractive and visible for the proposed influx of heritage
36 tourists. Jobs created through historic preservation could include the building trades, service
37 industries, and educational and interpretive opportunities.

38
39 According to the publicly-accessible UDSH database (including GIS) for historic buildings, there
40 have been 584 buildings and structures surveyed within the county, providing fundamental data
41 on the county’s historic architecture, including information such as when buildings were
42 constructed, materials used, styles and types, and current and original uses. 278, or 47%, of the
43 properties surveyed have been determined eligible for listing on the National Register, with three

1 properties that have been officially listed, including the Indian Canyon Guard Station, Simmons
2 Ranch, and the Stockmore Ranger Station.

3
4 Currently, in Duchesne County there are 2,911 known archaeological sites with just 12.9% of all
5 lands in the county inventoried for those resources by professionals. In just the last ten years
6 230,624 acres have been inventoried (or over 360 square miles), largely due to oil and gas
7 development. Of the 2,911 known sites, 56.8% are of the prehistoric period ranging from the
8 earliest Paleoindians to the Fremont peoples, 36.9% are historic period much of it relating to the
9 homesteading, ranching, and grazing heritage of the county, and 6.3% of sites have both
10 prehistoric and historic components. Finally, only 54% of those sites are significant for the
11 National Register of Historic Places.

12
13 Duchesne County recognizes the need to preserve its cultural heritage and foster the economic
14 potential tied to heritage tourism. Culture refers to the integrated pattern of human knowledge,
15 belief, and behavior that depends upon man's capacity to learn and transmit knowledge to
16 succeeding generations.

17
18 Once land is settled and subsequent generations come and go, the ensuing culture becomes
19 attached to the land. Such ties transcend the physical or tangible relationship wherein man
20 walks, tills and otherwise works the land; thus becoming implicit in the soul of people to make
21 up the patina that colors and gives character to their heritage. It is these "intangible" elements
22 that place significance upon environmental features and attendant life ways. Indeed, the lay of
23 the land, its plants and animals, and even its unrelenting weather patterns, serve as metaphorical
24 images to guide the people. As born out in vernacular phrases such as "Times back then were
25 tough," it is important to keep alive the tacit understanding of what it means to belong to a
26 certain area such as Duchesne County.

27
28 Duchesne County recognizes that County culture is among its most valued and important assets.
29 It is the intent of the County to protect and enhance its natural environment, identify, preserve,
30 protect and enhance its historic buildings, structures, sites, objects, and districts, and to guard and
31 foster traditional ways of life rising out of the history attached thereto and forming the basis upon
32 which its heritage rests.

33
34 Natural landforms and wildlife species often serve as touchstones to community life and values.
35 Livestock grazing, farming, mining and other mineral extraction, along with other endeavors
36 have left an imprint on the landscapes of the west and form the core of an old and enduring
37 economic and cultural heritage for residents of Duchesne County. Detachment to the land
38 creates a phenomenon known as "extinction of experience," and brings about a great cultural loss
39 of stories and meanings tied to the land and nature. Once these reservoirs of folklore and cultural
40 understanding have been dissipated, it is increasingly hard to replenish them.

41
42 Structural objects are crafted from the materials of nature and the local environment and display
43 cultural and individual distinctiveness that often serve as symbols of personal, occupational, and

1 regional identity. Many sites represent a unique settlement history that is closely related to
2 prehistoric Indians and early homesteaders. Camp sites, pit houses, artifacts, trails, ceremonial
3 and religious sites, burials, out-buildings, hay derricks, canals, sheds, fence forms, and other
4 contrivances of man fall within the realm of cultural heritage and should be preserved.

5
6 A National Register of Historic Places (NRHP) properties file search was conducted on
7 November 17, 2016, to obtain a current list of NRHP-eligible and NRHP-listed properties in the
8 County.

9
10 Analysis data gathered from the Utah Division of State History's Preservation Pro system
11 indicate that 579 properties have been evaluated for their eligibility for the NRHP in Duchesne
12 County (Table CHP1).

13
14 Of these properties, three are listed on the NRHP (Table CHP2). Twenty-five properties in
15 Duchesne County have been determined eligible through the Section 106 process.

16
17 No action has yet been taken on the remaining properties that have been evaluated as eligible or
18 recommended eligible for the NRHP (not listed). For these properties to be listed on the NRHP,
19 additional work will need to be conducted.

20
21 Table CHP3 provides the following information for listed and determined eligible properties by
22 county:

- 23
24 • The name of the property (if applicable)
25
26 • The date the property was constructed (if known)
27
28 • A brief description of its original use (if known)
29
30 • The city that the property is located in
31
32 • The record ID number
33
34 • The property's current NRHP status
35

1

Table CHP1. NRHP-Evaluated Properties in Duchesne County

Evaluation	Duchesne County
Eligible/significant	114
Eligible/contributing	164
Recommended	40
Undetermined	57
<i>Subtotal</i>	<i>375</i>
Other	204
Total	579

Notes:

Eligible/significant = Generally, these properties have been recommended eligible/significant by qualified professionals because they were built during the Historic period and they retain integrity; they are an excellent example of a style or type; and/or they are unaltered or have only minor alterations or additions.

Eligible/contributing = Generally, these properties have been recommended eligible/contributing by qualified professionals because they were built during the Historic period and retain integrity; they are a good example of a style or type, but are not as well preserved or executed as eligible/significant properties; and/or they have more substantial alterations or additions than eligible/significant properties, though the overall integrity of the property is retained.

Recommended = These properties have been recommended eligible for the NRHP by qualified professionals, based on research and assessment, although no specific category (eligible/significant or eligible/contributing) was identified at the time they were recorded.

Undetermined = Complete information regarding the eligibility status of these properties is not available.

Other = These properties fall into three other categories: 1) they have been recommended for the NRHP, but because of their condition (e.g., they have been demolished), they cannot be included; 2) they have been evaluated and are found to be out-of-period, and therefore cannot be included; or 3) they have been evaluated and are found to be ineligible/non-contributing. Only out-of-period properties have the possibility for inclusion through re-evaluation, but only if the resource's construction date falls within the Historic period.

2

Table CHP2. NRHP Status of Cultural Resources Properties in Duchesne County

NRHP Status	Duchesne
Listed	3
Determined eligible (Section 106)	25
Not listed	347
Total	375

Notes:

Listed = SHPO's final approval of a property's determination, resulting in that property being listed on the NRHP.

Determined eligible (Section 106) = SHPO concurred with a property's determination, as recommended by a qualified professional. Additional work needed to verify this recommendation.

Not Listed = SHPO has yet to provide concurrence with a property's determination, as recommended by a qualified professional. Additional work needed to obtain SHPO's concurrence.

1

Table CHP3. NRHP-Eligible and NRHP-Listed Properties in Duchesne County

Property Name	Construction Date	Original Use	City	Property Record ID	NRHP Status
U.S. Dry Gulch Canal	1905	Irrigation	Myton	33049	Determined eligible (Section 106)
Bridger Jim Ditch	1890	Irrigation	Tabiona	33064	Determined eligible (Section 106)
Pahcease Canal	1906	Irrigation	Myton	39655	Determined eligible (Section 106)
Jasper Pike Canal	1906	Irrigation	Tabiona	33072	Determined eligible (Section 106)
Jepp Thomas Canal	1907	Irrigation	Hanna	33030	Determined eligible (Section 106)
Myton Townsite Canal	1907	Irrigation	Myton	33041	Determined eligible (Section 106)
Hancock Lateral	1907	Irrigation	Roosevelt	39670	Determined eligible (Section 106)
Martin Lateral	1907	Irrigation	Roosevelt	33042	Determined eligible (Section 106)
Sheehan Lateral	1907	Irrigation	Roosevelt	33085	Determined eligible (Section 106)

Table CHP3. NRHP-Eligible and NRHP-Listed Properties in Duchesne County

Property Name	Construction Date	Original Use	City	Property Record ID	NRHP Status
C Canal	1907	Irrigation	Upalco	39654	Determined eligible (Section 106)
Page Canal	1909	Irrigation	Roosevelt	39669	Determined eligible (Section 106)
State Road Lateral	1909	Irrigation	Roosevelt	33084	Determined eligible (Section 106)
Cedarview Canal	1910	Irrigation	Neola	33083	Determined eligible (Section 106)
Pleasant Valley Canal	1911	Irrigation	Myton	33050	Determined eligible (Section 106)
Knight Ditch	1913	Irrigation	Utahn	33037	Determined eligible (Section 106)
Riverdell Canal	1917	Irrigation	Myton	39656	Determined eligible (Section 106)
U.S. Lake Fork Canal	1890/1905	Irrigation	Myton	33025	Determined eligible (Section 106)
Uintah Canal	1905/1909	Irrigation	Neola	33071	Determined eligible (Section 106)
Duchesne Feeder Canal	1935/1937	Irrigation	N/A	33082	Determined eligible (Section 106)
Rocky Point Canal	1905	N/A	Duchesne	39649	Determined eligible (Section 106)
Red Cap Canal	1907	N/A	Bridgeland	39693	Determined eligible (Section 106)
Gray Mountain Canal	1907	N/A	Duchesne	33045	Determined eligible (Section 106)
Lake Fork Canal	1909	N/A	Altamont	33035	Determined eligible (Section 106)
Lake Fork No. 1 Canal	1909	N/A	Altonah	33040	Determined eligible (Section 106)
Yellowstone Feeder Canal	1938	N/A	Altonah	33048	Determined eligible (Section 106)

Table CHP3. NRHP-Eligible and NRHP-Listed Properties in Duchesne County

Property Name	Construction Date	Original Use	City	Property Record ID	NRHP Status
Simmons Ranch	1913/1920	Agricultural storage	N/A	55192	Listed
Stockmore Ranger Station	1914	Institutional housing	Stockmore	70858	Listed
Indian Canyon Guard Station	1914	Institutional housing	N/A	46325	Listed

1
2 Occasionally, resources managed by agencies are not included in the most up-to-date NRHP
3 listing. This is usually the result of batch nominations, that is, properties submitted to the SHPO
4 in groups (usually as multiple properties listings) for the SHPO's review and evaluation. These
5 batches are usually only submitted to the SHPO a few times during the year, or in this case, once
6 every other year as illustrated in Table CHP4. The Bureau of Land Management (BLM)'s Vernal
7 Field Office recently submitted such a batch nomination to the SHPO for properties associated
8 with the West Tavaputs Programmatic Agreement (PA). The work conducted for this PA
9 identified 445 NRHP-evaluated properties within the Nine-Mile Canyon Area that have been
10 recommended eligible for the NRHP. Although they may not be included in the most up-to-date
11 NRHP listing, they should all be considered as NRHP-listed properties.
12

Table CHP4. NRHP-Evaluated Properties in Nine-Mile Canyon Area containing Portions of Carbon, Duchesne, and Uintah Counties

Evaluation	Carbon	Duchesne	Uintah	Total*	Listed
2009 recommended	–	–	–	63	63
2011 recommended	–	–	–	167	167
2013 recommended	–	–	–	101	101
2015 recommended	15	57	42	114	114 (pending)
Total	–	–	–	445	445

In the documents reviewed, only the 2015 batch had property information at the county level. Low-resolution maps of 2009, 2011, and 2013 recommended properties indicated that no locations fall within Uintah County. For these years the majority are located in Carbon County. The BLM can provide county-level property information.

1 As a result of previous evaluation and the nomination processes that led to inclusion of a
2 property on the NRHP, many properties are recommend eligible but are not yet formally listed.
3 Further research and evaluation are needed for these properties to determine if they could be
4 listed or found ineligible/non-contributing, with most properties eventually being determined
5 eligible for the NRHP under Section 106 of the NHPA.

6
7 The NHPA is the basis for cultural and historical preservation and defines the responsibility of
8 federal agencies for protection and preservation of cultural and heritage resources. The standards
9 and guidelines established by the BLM take this into consideration and are used to assist with
10 inventorying and evaluating cultural and historical resources (BLM 2004).

11
12 The preservation of historic properties and cultural landscapes has the potential to add economic
13 value to an economy by balancing preservation and need. A county that is a certified local
14 government (CLG) with a historic preservation committee can apply for federal grants and gain
15 the tools and resources needed to integrate historic buildings into the community's social and
16 economic fabric. Supporting information and a model Historic Preservation Ordinance are found
17 on the Utah Division for State History website.

18 19 **Geological and Paleontological Resources**

20
21 **Findings:** Fossils are the remains or traces of organisms preserved in the earth's crust, and
22 paleontology is the study of these fossils. Through scientific study of carefully collected and
23 preserved fossils, we gain a better understanding of the history of life on earth.

24
25 Human development of the earth's surface can be detrimental to fossils if the development
26 includes surface-disturbing activities in areas containing important fossils. Paleontological
27 issues include: (1) avoiding destruction of scientifically important fossils, (2) identifying areas
28 having scientifically important fossils, (3) collecting (removing) and preserving scientifically
29 important fossils, and (4) allowing and maintaining access to scientific study of important fossils.

30
31 Both the Federal Government and State Government have laws and rules regarding the
32 collection, preservation, and curation of fossils, while allowing for personal, professional and
33 academic study and research. In general, personal hobby collecting of invertebrate and plant
34 fossils (for example, clams and leaves) is legal on many State and Federal lands, but collection of
35 vertebrate fossils (for example, dinosaurs) requires that a detailed permit be issued by the land's
36 governing agency. Destruction of vertebrate fossils originating on state and federal lands in Utah
37 is illegal. State and federal fossil resource laws do not pertain to private lands. The state law
38 does apply, at least in part to county-owned lands as well.

39
40 Utah State Code (63-73-11 through 63-73-19) states that paleontological resources are important
41 and requires the preservation of critical fossil resources on State lands. The Code mandates that
42 those removing or excavating critical fossils on State lands be qualified and permitted under joint
43 jurisdictional cooperation from: the Utah Geological Survey (UGS), Utah Museum of Natural

1 History, and the School and Institutional Trust Lands Administration. State Code (53B-17-603)
2 also requires that important extracted fossils be curated by an approved and qualified institution.
3 The BLM and Forest Service have similar laws concerning the collection of vertebrate fossils on
4 federal lands.

5
6 Federal laws, policies, and guidelines affecting fossil resources include the Paleontological
7 Resources Preservation Act (PRPA) of 2009. The PRPA is codified in Title VI of the Omnibus
8 Public Lands Management Act of 2009 (Public Law 11- 011, Title VI, Subtitle D), which defines
9 paleontological resources, resource-use permit criteria, requirements for curation, and the
10 criminal and civil penalties. In addition, the Federal Land Management and Policy Act of 1976
11 (Public Law 94-579; 90 Stat. 2743; USC 1701–1782), the National Environmental Policy Act
12 (Public Law 91-190; 31 Stat. 852; 42 USC 4321–4327), and general procedural guidelines for
13 management are provided in the BLM’s Instructional Memorandum (IM) 2008-009 (2007),
14 Manual H-8270-1 (BLM 1998), and IM 2009-011 (BLM 2008), which define management,
15 preservation, and protection of paleontological resources.

16
17 The Bureau of Land Management has classification and assessment & mitigation guidelines in
18 their Handbook for Paleontological Resource Management, which is currently under revision.
19 The Society of Vertebrate Paleontology has also adopted Standard Guidelines for the Assessment
20 and Mitigation of Paleontological Resources.

21
22 Remnants of early life forms, geological history and cultures have evolved as an important
23 segment of the local economy and have become the signature of the local tourist trade.
24 Considerable investment has been made in museums and visitors centers to promote these
25 important resources.

26
27 When considering undertaking ground-disturbing development, or when evaluating such
28 potential development by others, questions to keep in mind are:

- 29
30 a. Is the developing entity aware of (or does it intend to determine) what areas within the
31 project site may contain important fossil resources?
32
33 b. Does the developing entity have a mitigation plan that spells out how fossil resources will
34 be handled? (For example, pre-disturbance paleontological survey, real-time onsite
35 evaluation of fossils during excavation activities, etc.)
36
37 c. Does the developing entity allow access for qualified individuals/institutions to collect
38 (remove) important fossils that may otherwise be lost to scientific study if merely left in
39 the near-surface to decompose?
40
41 d. If a major and important fossil discovery is made, does the County want a say in where
42 the materials are ultimately housed or displayed (degree of involvement)?
43

1 Potential conflict issues regarding paleontological resources are:

- 2
- 3 a. Limiting road or trail access (land preservation) to important fossil sites. Many federal
4 management plans have stated how they will allow access by qualified personnel for
5 preservation of important fossils, but reality shows that access is not always granted, or is
6 obtained through an unnecessarily long and cumbersome permitting and regulation
7 process.
- 8
- 9 b. Allowing extractive industries to operate in areas of high paleontological sensitivity.
10 Often, such multi-use can be achieved by defining and avoiding (or mitigating) areas
11 having significant fossil resources. However, a larger issue seems to be a tendency to
12 ignore an attempt at multiple-use, by wholly excluding a particular activity within a
13 geographic region or sub-region. For example, mining may needlessly be excluded in a
14 region that may contain important fossils, even if the fossil resources have not been
15 evaluated in detail.
- 16

17 This is not an “all-or-nothing” issue; there can be a range management options that vary
18 depending on the paleontological sensitivity of the geologic formations exposed in a specific
19 study area. The paleontological resources of each Utah county range from almost non-existent to
20 highly significant, so paleontological resource management plans for each county will be equally
21 diverse.

22

23 **Geologic Hazards**

24

25 Unlike areas along the Wasatch Front, where urban development has crept up hillsides into
26 geologically unstable areas, Duchesne County has been relatively free of landslides in privately
27 owned areas. The Utah Geological Survey has a database of landslide history in Utah from 1850
28 to 1978. This database was compiled from archived newspapers and other sources. Of the 356
29 documented landslides in Utah during that time period, only four were located in Duchesne
30 County. The latest one occurred somewhere in the Indian Canyon area south of Duchesne in
31 1958. Another landslide occurred in the Moon Lake area in 1935. A landslide was reported
32 “five miles above Tabiona” in 1916. The same year had a report of a landslide in Roosevelt at
33 the “electric light plant.”

34

35 **Energy Considerations**

36

37 **Findings:** In the development of energy resources, Cultural, Historical, Geological and
38 Paleontological Resources shall be protected in accordance with state and federal laws.
39 However, the presence of Cultural, Historical, Geological and Paleontological Resources should
40 not, by themselves, prevent the development of energy resources. Surface disturbance associated
41 with energy development may expose Cultural, Historical, Geological and Paleontological
42 Resources that add to the body of scientific knowledge.

43

1 **Objectives**

- 2
- 3 1. Preserve the cultural, historical, and paleontological heritage of the Uintah Basin.
- 4
- 5 2. Support the protection, study, and excavation of unique cultural and historical resources
- 6 that occur within the Uintah Basin, including the responsible stewardship of these
- 7 resources through balancing resource protection with visitor values.
- 8
- 9 3. Provide for the protection of cultural, historical, and paleontological resources through
- 10 management decisions that are based on the quality and significance of each individual
- 11 resource.
- 12
- 13 4. Allow for public education, visitation opportunities, and site protection for cultural,
- 14 historical, and paleontological resources (where appropriate).
- 15
- 16 5. Preserve and perpetuate the heritage and culture of the Uintah Basin for both the Native
- 17 American community and other communities.
- 18
- 19 6. Mitigate to the furthest extent possible all adverse effects to cultural, historical, and
- 20 paleontological resources.
- 21

22 **Policies**

- 23
- 24 1. Ensure that the county has appropriate opportunities to participate in all management
- 25 decisions regarding cultural, historical, and paleontological resources.
- 26
- 27 2. Where significant prehistoric and historic sites and scientifically important resources can
- 28 be protected, consider developing them for education and tourism (where appropriate).
- 29
- 30 3. Manage potential adverse effects to significant and scientifically important cultural,
- 31 historical, and paleontological resources to the extent possible through avoidance before
- 32 other protections are considered (such as removal/excavation and mitigation).
- 33
- 34 4. All federal undertakings that could affect significant cultural values require, under
- 35 NHPA, an archaeological review and inventory before they are implemented. Historic and
- 36 cultural sites inventoried will be evaluated for significance by a qualified archaeologist in
- 37 cooperation with the state historic preservation officer.
- 38
- 39 5. Additionally, state legislation such as Utah Code 9-8-401 states that “The Legislature
- 40 determines and declares that the public has a vital interest in all antiquities, historic and
- 41 prehistoric ruins, and historic sites, buildings, and objects which, when neglected,
- 42 desecrated, destroyed or diminished in aesthetic value, result in an irreplaceable loss to
- 43 the people of this state.” Cultural and historical resources that have been evaluated and

1 determined to be significant (such as those listed on the NRHP) will have special
2 consideration.

- 3
- 4 6. In accordance with Utah Code 63J-8-104 (i) regarding state land use planning and
5 management, federal lands shall be managed “so as to protect prehistoric rock art, three-
6 dimensional structures, and other artifacts and sites recognized as culturally important
7 and significant by the state historic preservation officer or each respective county by
8 imposing reasonable and effective stipulations and conditions reached by agreement
9 between the federal agency and the state authorized officer pursuant to the authority
10 granted by the National Historic Preservation Act, 16 USC 470 et seq.”
- 11
- 12 7. Federal and state agencies must not jeopardize private property rights or existing land
13 uses, such as oil and gas exploration, mining, logging and harvesting of forest products,
14 road maintenance, and grazing, through the protection of cultural and archaeological sites.
15 This can be accomplished by carefully assessing the sensitivity and importance of the site
16 relative to the economic and cultural impacts associated with land management decisions
17 based around cultural and archaeological sites in the Uintah Basin.
- 18
- 19 8. Consider a historic preservation committee for the purpose of protecting cultural
20 resources.
- 21
- 22 9. Establish a county register of cultural and heritage resources to discover and describe the
23 nature of cultural resources. Assess and rank resources according to need relevant to
24 preservation and enhancement.
- 25
- 26 10. Give priority to the retention and display of locally collected artifacts within the Uintah
27 Basin.
- 28
- 29 11. In the case of natural and built forms upon the land, and in accordance with the protocols
30 and rankings set forth above, measures to stabilize and enhance historic sites and objects
31 shall be an ongoing objective of the county and its historic preservation committee.
- 32
- 33 12. Many of the cultural and historical sites in the Uintah Basin represent a unique culture
34 and are closely related to early settlements of the area. They continue to have historical
35 significance and are held by many residents as reverent or consecrated sites. Preserve
36 these sites and keep them accessible.
- 37
- 38 13. Any alteration of landforms, waterways, closure of roads, and other such matters shall be
39 carried out only after full consideration of each county’s prehistoric and historical cultural
40 heritage.
- 41
- 42 14. Develop mitigation measures and treatment options when it has been determined that a
43 project will have an adverse effect on significant cultural and historical resources.

1 Mitigation measures can range from preservation through avoidance to analysis and
2 research through scientific study, although they should be project specific and tailored in
3 such a way that each resource is specifically analyzed and dealt with.
4

5 15. Although this land use document addresses such issues as roadways and trails access,
6 wildlife, water, timber and range use, it shall be referred to on all matters regarding the
7 use of natural resources as part of cultural identity. Traditional ways of life such as
8 harvesting cedar posts, running cattle on the open range, and agriculture shall be
9 protected.
10

11 16. Preserve all remnants of prehistoric lifeforms, geological traces, and cultural elements in
12 accordance with existing laws, and ensure that they remain within the county, either in
13 appropriate museums or in the Utah State University Uintah Basin Special Collections
14 Archive. These items shall be made available to the public in an appropriate setting of
15 discovery and study.
16

17 17. Utah Code 63-73-11 through 63-73-19 state that paleontological resources are important
18 and require the preservation of scientifically significant fossil resources on state lands.
19 These code sections mandate that those removing or excavating critical fossils on state
20 lands must be qualified and permitted under joint jurisdictional cooperation from the
21 Utah Geological Survey, the Utah Museum of Natural History, and the State of Utah
22 School and Institutional Trust Lands Administration. Additional state codes (Utah Code
23 53B-17-603, Utah Administrative Code R807-1) also require that important extracted
24 fossils be curated by an approved and qualified institution. These mandates will be
25 followed.
26

27 18. All scientifically important fossils found in the area should remain in each particular
28 county. The County recognizes that vertebrate fossils may be collected from BLM-
29 administered lands under a permit issued to qualified individuals and that such fossils
30 remain the property of the federal government and must be placed in a suitable repository
31 (such as a museum or university) identified at the time of permit issuance. Additionally,
32 the County recognizes that all scientifically significant fossils collected on Utah state
33 lands must be curated with the Natural History Museum of Utah. Recreational collectors
34 may collect and retain reasonable amounts of common invertebrate and plant fossils for
35 personal, non-commercial use. No vertebrate fossils or associated trace fossils such as
36 tracks, eggs, etc. may be collected without a permit. Any fossils collected on non-federal
37 lands belong to the landowner.
38

39 19. Management plans must provide the opportunity for amateur collectors and students of
40 natural resource-related sciences to study, explore, and collect related items as provided
41 by law.
42

43 20. Public land management agencies should promote these resources with educational

1 material, signage, and information centers where appropriate.

2

3 21. When designating locations for sites, trails and other public use spaces, consider the
4 following for cultural, historical, and paleontological resources: physical location and
5 non-tangible elements (such as its sense of place or historical value).

6

7

DRAFT

Section 22. Threatened, endangered & sensitive species

Findings: A December 2008 report published by Utah State University entitled “Public Lands and Utah Communities: A Statewide Survey of Utah Residents,” found (in Table 39) that only 24.8% of the respondents in the Daggett-Duchesne-Uintah County area wanted moderate (14.1%) or major (10.7%) increases in the extent to which protection of endangered species occurs on public lands in Utah.

Federally listed species

Findings: Once a species of plant or animal becomes federally listed as threatened or endangered, the range of options for managing lands and waters where that species occur substantially narrows. A common approach by federal agencies following listing is to follow the prescriptions outlined in recovery plans or habitat conservation plans developed by the U.S. Fish and Wildlife Service, which are expensive to develop and challenging to implement. Duchesne County will seek opportunities to influence how these plans are developed once a listing occurs, but the freedom to manage species in a way that best suits a the county has been lost once an affirmative listing decision has been issued.

Impacts of New Threatened or Endangered species listings

Findings: A threatened species is any species that is likely to become an endangered species within the foreseeable future throughout all or a significant portion of its range. An endangered species is any species that is presently in danger of extinction throughout all or a significant portion of its range. The Endangered Species Act (ESA) requires stringent review and management protocols for lands and waters occupied by threatened and endangered species, dramatically reducing the flexibility to address land and resource management decisions at a local or regional level. Listings often impact management regardless of land ownership, although plant listings may not impact private lands as stringently.

A sensitive species is a species facing one or more threats to its population or habitats, which needs special management attention to reduce the likelihood of a future threatened or endangered status. No one seeks the loss of rare native plants or sensitive wildlife species, but most would prefer not to have to deal with the procedural difficulties, diminished flexibility, and increased costs inherent to new listings of species under the ESA.

A better method is needed for conserving sensitive species

Findings: ESA listings may occur in certain instances as a last step to prevent the ultimate loss of distinct populations of native plants or sensitive wildlife species. A far more desirable approach than regulation under ESA, however, would be to systematically evaluate which species may be facing trouble, and then to take logical steps to reverse declines in populations or important habitats. The right system would help focus actions where they could do the most

1 good, so that higher priorities would get the necessary attention to generate preferred outcomes.

2
3 This was part of the intent behind Utah’s Wildlife Action Plan for 2015-2025. UDWR worked
4 with other agencies, stakeholders, and organizations to identify the wildlife species (not plants)
5 most in need of conservation attention, and to determine which key habitats were essential for
6 their survival. County-by-county lists of threatened, endangered, and sensitive species known to
7 occur within a given county are provided via the link given for the plan. Known locational
8 occurrences (by quadrangle map) of threatened, endangered, and sensitive wildlife species are
9 available as Geographic Information System (GIS) data at:
10 <http://dwrcdc.nr.utah.gov/ucdc/downloadgis/disclaim.htm>.

11
12 Threats, limiting factors, crucial data gaps and conservation actions have also been identified
13 within the Wildlife Action Plan.

14
15 The Wildlife Action Plan provides strong, clear guidance for developing creative, solution-based
16 partnership actions to manage threats, reduce limiting factors, and resolve critical data gaps. The
17 plan includes provisions for gaining feedback: periodic status assessment and effectiveness
18 monitoring to permit informed adjustments to management actions.

19
20 **Policy:** Duchesne County calls for effective implementation of the recommendations from the
21 *Utah Wildlife Action Plan 2015–2025* (DWR 2015b). DWR worked with other agencies,
22 stakeholders, and organizations to identify the wildlife species (not plants) most in need of
23 conservation attention, and to determine which key habitats were essential for their survival. The
24 wildlife action plan provides strong, clear guidance for developing creative, solution-based
25 partnership actions to manage threats, reduce limiting factors, and resolve critical data gaps. The
26 plan includes provisions for gaining feedback, including periodic status assessments and
27 effectiveness monitoring to allow for informed adjustments to management actions. If effectively
28 implemented, the plan would result in healthier habitats and more secure wildlife populations,
29 therefore reducing the likelihood of new listings under the ESA.

30 31 **T&E Species in Duchesne County**

32
33 **Findings:** Introduced, reintroduced, sensitive, threatened and endangered species; recovery
34 plans; experimental populations; and related guidelines and protocols are addressed in this
35 section. The County supports the Endangered Species Act of 1973, which is administered by the
36 United States Fish and Wildlife Service, and recognizes that it is intended to prevent the
37 extinction of threatened and endangered plant and animal species by preserving the ecosystems
38 upon which these species depend. The County also realizes that various species play an
39 important role in the natural environment and may have important future values that are presently
40 unknown.

41
42 According to the U.S. Fish and Wildlife Service, the following threatened or endangered birds
43 are known to or are believed to occupy habitat in Duchesne County:

- 1 • Yellow-billed Cuckoo (*Coccyzus americanus*) (Threatened)
- 2 • Mexican spotted owl (*Strix occidentalis lucida*) (Threatened)

3
4 Critical Habitat for the Yellow-billed Cuckoo has been proposed by the U.S. Fish and Wildlife
5 Service in Duchesne County (see Map #42).

6
7 The Mexican Spotted Owl Recovery Plan, First Revision, was approved by the Southwest
8 Region of the US Fish and Wildlife Service on September 5, 2012. Figure II.2 of that plan shows
9 the location of Mexican Spotted Owl sites within the Colorado Plateau Ecological Management
10 Unit, which includes the southern portions of Duchesne County. Map #42 shows no Mexican
11 Spotted Owl sites within Duchesne County, with the closest sites being southeast of the county,
12 along the Green River, on the west side of the Hill Creek Extension of the Ute Indian
13 Reservation.

14
15 According to the U.S. Fish and Wildlife Service, the following threatened or endangered fish are
16 known to or are believed to occupy habitat in Duchesne County:

- 17
18 • Humpback chub (*Gila cypha*) (Endangered)
- 19 • Colorado pikeminnow (squawfish) (*Ptychocheilus lucius*) (Endangered)
- 20 • Bonytail chub (*Gila elegans*) (Endangered)
- 21 • Razorback sucker (*Xyrauchen texanus*) (Endangered)

22
23 According to the U.S. Fish and Wildlife Service, the following threatened or endangered
24 flowering plants are known to or are believed to occupy habitat in Duchesne County:

- 25
26 • Shrubby reed-mustard (*Schoenocrambe suffrutescens*) (Endangered)
- 27 • Barneby ridge-crest (*Lepidium barnebyanum*) (Endangered)
- 28 • Ute ladies'-tresses (*Spiranthes diluvialis*) (Threatened)
- 29 • Pariette cactus (*Sclerocactus brevispinus*) (Threatened)
- 30 • Uinta Basin hookless cactus (*Sclerocactus wetlandicus*) (Threatened)

31
32 According to the U.S. Fish and Wildlife Service, the following threatened or endangered
33 mammal is known to or is believed to occupy habitat in Duchesne County:

- 34
35 • Canada Lynx

36 37 **Sensitive Species**

38
39 Findings: The Utah Sensitive Species List is prepared pursuant to the Utah Division of Wildlife
40 Resources' Administrative Rule R657-48. By rule, wildlife species that are federally-listed
41 candidates for federal listing, or for which a conservation agreement is in place, automatically
42 qualify for the list. The additional species on the Utah Sensitive Species List, "wildlife species
43 of concern," are those species for which there is credible scientific evidence to substantiate a

1 threat to continued population viability. It is anticipated that wildlife species of concern
2 designations will act as an “early warning” system to identify species for which conservation
3 actions are needed, and that timely and appropriate conservation actions can then be implemented
4 on their behalf, precluding the need to list these species under the provisions of the federal
5 Endangered Species Act. This is important because when a species is federally-listed, there are
6 restrictions on land use within the species’ habitat. These restrictions, which may have
7 significant negative economic impacts, can be avoided if appropriate measures are taken before
8 federal-listing becomes necessary. State-listed species are not protected by any special
9 regulations.

10
11 The Sensitive Species list maintained by the Utah Division of Wildlife Resources contains the
12 following species:

- 13
- 14 • American Three-toed Woodpecker (*Picoides dorsalis*)
- 15 • Bald Eagle (*Haliaeetus leucocephalus*)
- 16 • Black Swift (*Cypseloides niger*)
- 17 • Black-footed Ferret (*Mustela nigripes*)
- 18 • Bluehead Sucker (*Catostomus discobolus*)
- 19 • Bonneville Cutthroat Trout (*Oncorhynchus clarkii* Utah)
- 20 • Brown (Grizzly) Bear (*Ursus arctos*)
- 21 • Burrowing Owl (*Athene cunicularia*)
- 22 • Colorado River Cutthroat Trout (*Oncorhynchus clarkii pleuriticus*)
- 23 • Eureka Mountainsnail (*Oreohelix eurekaensis*)
- 24 • Ferruginous Hawk (*Buteo regalis*)
- 25 • Flannelmouth Sucker (*Catostomus latipinnis*)
- 26 • Fringed Myotis (*Myotis thysanodes*)
- 27 • Gray Wolf (*Canis lupus*)
- 28 • Greater Sage-grouse (*Centrocercus urophasianus*)
- 29 • Kit Fox (*Vulpes macrotis*)
- 30 • Lewis's Woodpecker (*Melanerpes lewis*)
- 31 • Long-billed Curlew (*Numenius americanus*)
- 32 • Mountain Plover (*Charadrius montanus*)
- 33 • Northern Goshawk (*Accipiter gentilis*)
- 34 • Roundtail Chub (*Gila robusta*)
- 35 • Short-eared Owl (*Asio flammeus*)
- 36 • Smooth Greensnake (*Opheodrys vernalis*)
- 37 • Spotted Bat (*Euderma maculatum*)
- 38 • Townsend's Big-eared Bat (*Corynorhinus townsendii*)
- 39 • Western Toad (*Bufo boreas*)
- 40 • White-tailed Prairie-dog (*Cynomys leucurus*)
- 41

42 The purpose of state wildlife species of concern designations is to preclude the need for future

1 listings under the Endangered Species Act. The Utah Sensitive Species List allows the Utah
 2 Division of Wildlife Resources, land management agencies, local governments, and others to
 3 prioritize their efforts so that those species in the most need will benefit from conservation
 4 actions. Meaningful long-term mitigation for impacts to sensitive species is essential for
 5 maintaining healthy populations of those species. Common conservation actions for sensitive
 6 species include: 1) habitat conservation/restoration, 2) research to learn more about the species
 7 and the causes for its decline, and 3) minimizing/mitigating impacts from development.

8
 9 **BLM Sensitive Species**

10
 11 The BLM identifies a list of sensitive species on BLM-administered lands. State directors
 12 designate species within their respective states as BLM sensitive using the following criteria:

- 13 a. There is information that a species has recently undergone, is undergoing, or is
 14 predicted to undergo a downward trend such that the viability of the species or a distinct
 15 population segment of the species is at risk across all or a significant portion of the
 16 species range, or
- 17 b. The species depends on ecological refugia or specialized or unique habitats on BLM-
 18 administered lands, and there is evidence that such areas are threatened with alteration
 19 such that the continued viability of the species in that area would be at risk.

20
 21 BLM sensitive wildlife and plant species in the BLM Vernal Field Office are listed in Table
 22 TES1 below. Not all of these species occur in Duchesne County.

**Table TES1. BLM Sensitive Wildlife and Plant Species in the
 Vernal Field Office**

Common Name	Scientific Name
Birds	
Northern goshawk	<i>Accipiter gentilis</i>
Grasshopper sparrow	<i>Ammodramus savannarum</i>
Burrowing owl	<i>Athene cunicularia</i>
Ferruginous hawk	<i>Buteo regalis</i>
Greater sage-grouse	<i>Centrocercus urophasianus</i>
Yellow-billed cuckoo	<i>Coccyzus americanus</i>
Bobolink	<i>Dolichonyx oryzivorus</i>
Bald eagle	<i>Haliaeetus leucocephalus</i>
Lewis's woodpecker	<i>Melanerpes lewis</i>

Table TES1. BLM Sensitive Wildlife and Plant Species in the Vernal Field Office

Common Name	Scientific Name
Long-billed curlew	<i>Numenius americanus</i>
American white pelican	<i>Pelecanus erythrorhynchos</i>
Three-toed woodpecker	<i>Picoides tridactylus</i>
Fish	
Blue head sucker	<i>Catostomus discobolus</i>
Flannel mouth sucker	<i>Catostomus latipinnis</i>
Round tail chub	<i>Gila robusta</i>
Colorado River cutthroat trout	<i>Oncorhynchus clarki pleuriticus</i>
Mammals	
Townsend's big-eared bat	<i>Corynorhinus townsendii</i>
White-tailed prairie dog	<i>Cynomys leucurus</i>
Reptiles	
Smooth green snake	<i>Opheodrys vernalis</i>
Plants	
Park rockcress	<i>Arabis vivariensis</i>
Hamilton milkvetch	<i>Astragalus hamiltonii</i>
Owenby's thistle	<i>Cirsium owenbyiowenbeyi</i>
Goodrich stinkweed	<i>Cleomella palmeriana</i> var. <i>goodrichii</i>
Untermann daisy	<i>Erigeron untermannii untermannii</i>
Alcove bogorchard	<i>Habenaria zothecina</i>
Rock hymenoxys	<i>Hymenoxys lapidicola</i>
Huber's pepperweed	<i>Lepidium huberi</i>
Goodrich blazingstar	<i>Mentzelia goodrichii</i>
Stemless penstemon	<i>Penstemon acaulis</i>
Gibbens penstemon (Gibbens beardtongue)	<i>Penstemon gibbensii</i>

Table TES1. BLM Sensitive Wildlife and Plant Species in the Vernal Field Office

Common Name	Scientific Name
Goodrich penstemon (Goodrich beardtongue)	<i>Penstemon goodrichii</i>
Graham's beardtongue	<i>Penstemon grahamii</i>
White River beardtongue	<i>Penstemon scariosus albifluvis</i>
Uinta greenthread	<i>Thelesperma caespitosum</i>

1
 2 **U.S. Forest Service Sensitive Species**
 3

4 The USFS identifies a list of sensitive species on USFS-administered lands. The list of USFS
 5 sensitive species includes plant and animal species identified by a regional forester and for which
 6 population viability is a concern, as evidenced by the following:

- 7 a. Significant current or predicted downward trends in population numbers or density.
- 8 b. Significant current or predicted downward trends in habitat capability that would
 9 reduce a species' existing distribution.

10
 11 The USFS defines policies and objectives for USFS sensitive species in Chapter 2670 of Forest
 12 Service Manual 2600 (USFS 2005).

13
 14 Sensitive wildlife and plant species in the Ashley National Forest are presented in Table TES2
 15 (USFS 2016). An update of this list is currently underway as part of the upcoming forest plan
 16 revision. Not all of these species occur in Duchesne County.

Table TES2. Sensitive Wildlife and Plant Species in the Ashley National Forest

Common Name	Scientific Name
Birds	
Northern goshawk	<i>Accipiter gentilis</i>
Boreal owl	<i>Aegolius funereus</i>
Greater sage-grouse	<i>Centrocercus urophasianus</i>
Peregrine falcon	<i>Falco peregrinus</i>
Bald eagle	<i>Haliaeetus leucocephalus</i>

Table TES2. Sensitive Wildlife and Plant Species in the Ashley National Forest

Common Name	Scientific Name
American three-toed woodpecker	<i>Picoides dorsalis</i>
Flammulated owl	<i>Psiloscopus flammeolus</i>
Great gray owl	<i>Strix nebulosa</i>
Fish	
Colorado river cutthroat trout	<i>Oncorhynchus clarkii pleuriticus</i>
Mammals	
Townsend's western big-eared bat	<i>Corynorhinus townsendii</i>
Spotted bat	<i>Euderma maculatum</i>
Bighorn sheep	<i>Ovis canadensis</i>
Amphibians	
Boreal toad	<i>Bufo boreas</i>
Columbia spotted frog	<i>Rana luteiventris</i>
Plants	
Graham columbine	<i>Aquilegia grahamii</i>
Petiolate wormwood	<i>Artemisia campestris</i> ssp. <i>borealis</i> var. <i>petiolata</i>
Dainty moonwort	<i>Botrychium crenulatum</i>
Slender moonwort	<i>Botrychium lineare</i>
Brownie lady'slipper	<i>Cypripedium fasciculatum</i>
Rockcress draba	<i>Draba globosa</i>
Untermann daisy	<i>Erigeron untermannii untermannii</i>
Goodrich stickleaf	<i>Mentzelia goodrichii</i>
Arctic poppy	<i>Papaver radicum</i> var. <i>pygmaeum</i>
Stemless beardtongue	<i>Penstemon acaulis</i> var. <i>acaulis</i>
Caespitose greenthread	<i>Thelesperma caespitosum</i>

Source: USFS (2016).

U.S. Forest Service Management Indicator Species (MIS)

In addition to sensitive species, the USFS also identifies management indicator species (MIS). MIS are defined as certain vertebrate and invertebrate species selected because their population changes are believed to indicate the effects of management activities (36 Code of Federal Regulations 219.19(a) (1)). Population trends of MIS are monitored and relationships to habitat changes are determined to assess the effects of management activities. Important characteristics of a MIS are that they have narrow habitat associations, respond to the effects of management, and can be effectively monitored.

MIS for the Ashley National Forest are presented in Table TES3 (U.S. Department of Agriculture 1986). Some of these species may not occur in Duchesne County.

Table TES3. Management Indicator Species in the Ashley National Forest

Common Name (habitat relationship)	Scientific Name
Birds	
Northern goshawk (forest)	<i>Accipiter gentilis</i>
Golden eagle (other)	<i>Aquila chrysaetos</i>
Greater sage-grouse (sagebrush)	<i>Centrocercus urophasianus</i>
White-tailed ptarmigan (other)	<i>Lagopus leucura</i>
Lincoln’s sparrow (riparian)	<i>Melospiza lincolnii</i>
Song sparrow (riparian)	<i>Melospiza melodia</i>
Red-naped sapsucker (aspen)	<i>Sphyrapicus nuchalis</i>
Warbling vireo (aspen)	<i>Vireo gilvus</i>
Fish	
Cutthroat trout (aquatic)	<i>Oncorhynchus clarkii</i>
Mammals	
Rocky Mountain elk (other)	<i>Cervus canadensis nelsoni</i>
Mule deer (other)	<i>Odocoileus hemionus</i>
Other	
Macroinvertebrates (aquatic)	Various

Source: U.S. Department of Agriculture (1986).

1 **U.S. Forest Service Species of Conservation Concern (SCC)**
2

3 The U.S. Forest Service 2012 planning rule requires that the Ashley National Forest analyze
4 Species of Conservation Concern, which are defined as a species, other than federally recognized
5 as threatened, endangered, proposed or candidate species, that is known to occur in the planning
6 area and for which the regional forester has determined that the best available scientific
7 information indicates substantial concern about the species' capability to persist over the long
8 term in the planning area.
9

10 In August of 2016, the Ashley National Forest conducted a *Species at Risk Assessment*. The
11 assessment initially identified 96 animal and 81 plant species as potential Species of
12 Conservation Concern. The list was narrowed to the following:
13

14 Animals
15

- 16 • Greater Sage-Grouse
- 17 • Peregrine Falcon
- 18 • Black Rosy-Finch
- 19 • Pygmy Rabbit
- 20 • Fringed Myotis (bat)
- 21 • Colorado River Cutthroat Trout
22

23 Of the animals listed above, all have habitat in Duchesne County, except for the Pygmy Rabbit,
24 which is found only in the Wyoming section of Flaming Gorge National Recreation Area.
25

26 Plants
27

- 28 • Handsome Pussytoes
- 29 • Graham's Columbine
- 30 • Ownbey's Thistle
- 31 • Evert's Wafer Parsnip
- 32 • Clustered Lady's Slipper
- 33 • Wasatch Draba
- 34 • Rockcress Draba
- 35 • Tundra Draba
- 36 • Untermann's Daisy
- 37 • Compound Kobresia
- 38 • Huber's Pepperplant
- 39 • Goodrich's Blazingstar
- 40 • Maybell Locoweed
- 41 • Alpine Poppy
- 42 • Stemless Beardtongue

- 1 • Desert Phacelia
- 2 • Silvery Primrose
- 3 • Marsh Cinquefoil

4

5 Of the plants listed above, all appear to have habitat in Duchesne County, with the exception of
6 Graham's Columbine and Evert's Wafer Parsnip [habitat is in Uintah County] Ownbey's Thistle
7 and Desert Phacelia [habitat is in the Flaming Gorge area of Wyoming].

8

9 **Greater Sage Grouse**

10

11 **Findings:** On February 14, 2013, the State of Utah adopted an updated conservation plan for
12 Greater Sage Grouse. Utah's Conservation Plan for Greater Sage-grouse is designed to protect
13 high-quality habitat, enhance impaired habitat and restore converted habitat to support, in Utah, a
14 portion of the range-wide population of greater sage-grouse (*Centrocercus urophasianus*)
15 necessary to eliminate threats to the species and negate the need for the listing of the species
16 under the provisions of the federal Endangered Species Act (ESA). The plan is designed to
17 eliminate the threats facing the sage-grouse while balancing the economic and social needs of the
18 residents of Utah through a coordinated program which provides for incentive-based programs
19 for private, local government and School and Institutional Trust Lands Administration (SITLA)
20 lands and reasonable and cooperative regulatory programs on other state and federally managed
21 lands. Implementation of the Plan requires a cooperative effort among local, state and federal
22 agencies, working in concert with private interests.

23

24 The biological pillars of sage-grouse conservation include protection of habitat which provides
25 for the year-round life-cycle needs of the species, perpetuation of conditions necessary to ensure
26 recruitment of a continuing population within the aggregate state population, and enhancement or
27 improvement of sage-grouse habitat that has been impaired or altered through restoration or
28 rehabilitation activities.

29

30 Sustaining the best-of-the-best existing sage-grouse populations and increasing populations
31 through habitat restoration and rehabilitation are the basis of the state plan. Currently, Utah
32 supports about 4-5% of the total range-wide population of greater sage-grouse. Utah's current
33 distribution of sage-grouse is dictated by the discontinuous nature of habitat which reflects the
34 rugged and incised topography in the eastern and southern parts of the state, previous human-
35 caused habitat modifications, natural events (such as wildfire), and the connection of habitat with
36 habitat occupied by birds in Nevada and Idaho, and physical and genetic connections to larger
37 populations in the Wyoming Basins, Great Basin in the northern and western parts of the state,
38 and to populations in northwest Colorado. Duchesne County contains a minor amount of the
39 state's sage grouse population within the Carbon and Strawberry sage grouse management areas
40 (See Map #15).

41

42 The state sage grouse plan establishes objectives that will be tracked on a statewide basis through
43 the Public Lands Policy Coordination Office (PLPCO), with support from the Division of

1 Wildlife Resources (DWR), the BLM, the U.S. Forest Service, the U.S. Fish and Wildlife
2 Service and local governments. Habitat enhancement, improvement and restoration will be
3 implemented and coordinated on a statewide basis through programs such as the Watershed
4 Restoration Initiative (WRI), Utah Partners for Conservation and Development (UPCD), the
5 Natural Resources Conservation Service's (NRCS) Sage-grouse Initiative (SGI), the Grazing
6 Improvement Program (GIP) and others.

7
8 The State of Utah has hired Stag Consulting to provide written progress reports to the legislature
9 regarding the efforts being made to enhance sage grouse populations and habitat, use legal
10 strategies, educate members of Congress and engage the public in the process of preventing ESA
11 listing of the bird. The latest annual report was submitted on August 18, 2015. Stag Consulting
12 concludes that "state-based, common sense solutions are demonstrating a clear commitment to
13 maintain Sage-grouse populations in a manner expressly designed, to not only avoid the threat of
14 extinction...but also maintain robust numbers of birds in areas where Sage-grouse can be
15 successful."

16
17 This report indicates that Utah has spent \$5 million annually on sage grouse conservation,
18 restored 1.2 million acres of habitat since 2006 and has protected 94% of the sage grouse
19 population on 7.4 million acres of habitat. The report also concludes that sage grouse
20 populations in Utah have been increasing over the last 15 years, with a 40% increase in 2014 and
21 increases also being documented for 2015.

22
23 The 2015 Stag Consulting report finds that projected new development by 2030 is not expected
24 to be a threat to long term sage grouse survival in any of the state sage grouse management areas.
25 The report also concludes that oil and gas development is not a major threat to sage grouse in
26 Utah as 7.29 million of the 7.4 million acres of habitat protected by the state plan are located
27 outside of oil and gas fields or units. Only 6% of Utah's sage grouse population is located within
28 oil and gas development areas; which properly balances responsible energy development with
29 long term conservation of the Greater Sage-grouse.

30
31 Stag Consulting concludes that "diverse interests are working together to implement science-
32 based solutions to meet agreed upon conservation objectives and to ensure conservation of
33 Greater Sage-grouse in ways that also ensure a bright future for jobs, local communities and
34 Western economies."

35
36 A July 2015 report prepared by researchers at Utah State University gives an excellent summary
37 of Greater Sage-grouse research in Utah from 1996 to 2015. This study, entitled "*Sage Grouse
38 Conservation and Management Through Science, The Utah Experience,*" notes that the Utah
39 Conservation Plan for Greater Sage-grouse was based on a database for sage-grouse that is the
40 most comprehensive source for local population occurrences of its kind. The Utah Plan
41 synthesized Utah Division of Wildlife Resources sage-grouse lek location data and seasonal
42 movement information, obtained by two decades of research to delineate eleven sage grouse
43 management areas. This approach, based on the best available research and data, recognized and

1 accepted current land uses and identified potential future uses which may conflict with species
2 conservation. As a result, Utah's sage grouse management areas encompass over 90 percent of
3 Utah breeding populations, seasonal movements, and the landscapes that provide the greatest
4 potential to increase sage-grouse usable space through habitat protection and enhancements. The
5 BLM and U.S. Forest Service failed to use this best available science when they adopted land use
6 plan amendments for federal lands in Utah.

7
8 The Utah plan recognizes that half of Utah's greater sage-grouse populations occur on private
9 lands and that successful conservation depends upon gaining broad support from local
10 communities and private landowners. For this reason, ten Local Working Groups consisting of
11 private and public stakeholders have been operating in specific regions of the state to enhance
12 sage grouse populations and habitat.

13
14 The Uintah Basin Adaptive Resource Management (UBARM) sage-grouse local working group
15 covers parts of Duchesne, Uintah, and Daggett counties. In March, 2016, the Utah Community-
16 Based Conservation Program, based in the Jack H. Berryman Institute, Department of Wildland
17 Resources, and the Utah State University Extension Service, filed a 2014-15 annual report with
18 the State of Utah. The report addressed the activities of all of the local working groups. The
19 report noted that the UBARM group, which functions in close partnership with the Uintah Basin
20 Utah Partners and Conservation Development, has developed multiple habitat improvement
21 projects for sage-grouse, including a large number of conifer-removal projects across the basin.
22 Recently, the Ute Tribe has become more involved in project discussions and planning, sharing
23 knowledge and ideas with others in the group. The NRCS Sage-Grouse Initiative has increased
24 its impact on the area as well, working with private landowners, often those near existing or
25 planned projects on public lands.

26
27 The UDWR, Forest Service, and BLM, in addition to wildlife partners in Colorado, have been
28 working together on increased monitoring of sage-grouse in areas where bird movements were
29 previously unknown or only anecdotal. Many collars, including GPS-enabled transmitters, have
30 been placed around the basin, including on Blue Mountain, the three corners area, Little
31 Mountain, and other areas. The information provided is helping provide a more complete picture
32 of bird movements and habitat use in the area.

33
34 The UBARM group has also been actively engaged in state plan implementation work, such as
35 conifer removal strategy assistance, and painstaking review of the disturbance map baseline
36 layers.

37
38 The Utah sage grouse plan has placed emphasis on increasing usable space for sage-grouse in
39 naturally fragmented habitat as a means of increasing both production and connectivity. The
40 reduction and removal of juniper and pinyon pine encroachment in sage grouse management
41 areas where the sagebrush and herbaceous understory is relatively intact is thought to provide the
42 greatest potential to create and enhance sage-grouse habitat in Utah. According to the Stag
43 Consulting report, Utah is spending \$5 million per year on sage grouse habitat conservation, with

1 over 75,000 acres of habitat restored annually and approximately 1.2 million acres of habitat
2 restored since 2006.

3
4 In addition to habitat restoration, there have been efforts to translocate sage grouse to Duchesne
5 County; particularly in the Anthro Mountain area. The USU study mentioned above concluded
6 that successful sage-grouse translocations require suitable contiguous sagebrush habitats
7 enveloped by geomorphic barriers, a residual resident population, pre-nesting releases, and active
8 mammalian predator management.

9
10 Predators are a major reason for sage grouse mortality in Duchesne County and many other areas
11 of Utah. Ravens, eagles, fox, skunks, coyotes and raccoons are among the common predators
12 who feast on sage grouse eggs or chicks. A 2011 study in Wyoming by the USDA's Wildlife
13 Services, published in the Billings Gazette, used radio collars and cameras near nesting sites to
14 monitor grouse and predator activities. These devices were used in areas where predator control
15 was active and areas with no predator control. The study found that predation accounted for 81%
16 of chick mortality and that sage grouse were seven times more likely to survive in areas where
17 predator control is being implemented. This same study also found that sage grouse may move
18 toward human development, as the activity tends to drive predators away.

19
20 A Uinta Basin sage grouse conservation plan was prepared by the local working group in January
21 2007. This plan found that:

- 22
23 • There is little empirical evidence available regarding the direct or indirect impacts of
24 home and cabin development, powerlines, fences and tall structures, energy development
25 and roads on sage grouse populations in the Uinta Basin.
- 26
27 • Sage-grouse population declines in some areas have been linked to years of low
28 precipitation. Severe winter conditions can be a factor in reducing grouse survival. Good
29 winters followed by relatively wet springs promote good insect and forb production,
30 which help sage grouse thrive.
- 31
32 • Because sage grouse have the lowest reproductive potential of the upland game birds,
33 small populations are highly vulnerable and hunting harvest rates should not exceed 10%
34 of the fall population.
- 35
36 • After wildfire occurs, it is important to implement a post-burn rehabilitation plan to seed
37 and establish beneficial vegetation rather than allow invasive or noxious species to
38 emerge in the area.
- 39
40 • Livestock grazing is an important use of sagebrush rangelands in the Resource Area.
41 Although some incompatible grazing likely occurs within the Resource Area, the majority
42 of livestock operations appear to be coexisting with sage-grouse and sage-grouse
43 populations are stable to increasing. Evidence exists that indicates that sheep grazing can

1 enhance and maintain sagebrush communities that are used by sage-grouse. Livestock
2 grazing may be a useful tool in the Resource Area to manipulate, maintain, or enhance
3 sagebrush habitats. No empirical studies have been conducted in the Resource Area to
4 address the issue of grazing impacts on sage-grouse and this is a topic that may warrant
5 future research.

- 6
- 7 • OHV recreation is relatively common in the Resource Area; however, specific impacts to
8 sage grouse populations are unknown and are potentially increasing as people
9 increasingly move into areas where sage-grouse exist. Little information is available on
10 how OHV recreation impacts sage-grouse populations, behavior, and habitat use; this
11 issue may warrant additional research.
- 12
- 13 • West Nile Virus is the disease with greatest potential to impact sage grouse populations in
14 the Resource Area. Sage-grouse deaths associated with the virus have occurred in the
15 Uinta Basin. Parts of Colorado and Wyoming have also detected infected birds. There is
16 potential for disease persistence from transmission between these areas.
- 17
- 18 • Predation is the end result for the vast majority of sage-grouse throughout their range,
19 both historically and presently. Documented nest predators include weasel, badger, elk,
20 coyote, common raven, crow, red fox, striped skunk, black-billed magpie and various
21 snakes. Documented predators of sage grouse chicks and adults include American
22 kestrels, merlin, Northern harrier, common raven, weasel, golden eagle, Cooper's hawk,
23 ferruginous hawk, re-tailed hawk, Swainson's hawks, Northern goshawks, coyote, red fox
24 and bobcat. In the Strawberry sage grouse management area, red fox and ravens were the
25 most common predators. In artificial nest studies conducted in Strawberry Valley, remote
26 cameras caught ravens depredating 98% of artificial nests within 48 hours of their
27 placement. Past reductions in the use of poisons have allowed raven populations to
28 increase by roughly 300% since 1968. It is no coincidence that sage grouse populations
29 have decreased at a time when predator populations have increased.
- 30

31 **Policy:** Duchesne County encourages the use of predator control to maintain or increase sage
32 grouse populations.

33

34 The Utah sage grouse plan also found that habitat loss due to fire and replacement of (burned)
35 native vegetation by invasive plants is the single greatest threat to sage-grouse that inhabit sage
36 grouse management areas in Utah's Great Basin region. The wildland fire threat is great in
37 Duchesne County and is addressed in Section 19 of this plan.

38

39 **Policy:** Duchesne County supports the protection of sage grouse habitat from the effects of
40 wildfire and the restoration of burned habitat with plant species that will benefit sage grouse
41 populations.

42

43 The July 2015 USU study noted that, in 2010, there were no peer-reviewed, experimental studies

1 reported in the scientific literature that specifically documented increased avoidance or predation
2 on sage-grouse because of the construction, operation, and maintenance of tall structures. A
3 review of the scientific literature regarding sage-grouse since 2010 produced no new published
4 information, but recent unpublished reports have begun to address the issue. Until better
5 information is available, the Utah Plan recommends siting new electrical transmission lines in
6 existing corridors, or at a minimum, in concert with existing linear features in sage-grouse
7 habitat. Siting linear features accordingly is deemed to be mitigation for the siting of that linear
8 feature.

9
10 **Policy:** Duchesne County will not support the concept of buffers or setbacks from tall structures
11 unless new science answers the following questions:

- 12
- 13 • Do sage-grouse avoid tall structures and in particular what are they avoiding?
- 14 • If sage-grouse avoid tall structures, what are the individual and population impacts, and
15 when would the impacts be manifested?
- 16 • Will the effects be permanent?
- 17 • Will the effects be limited to the area of disturbance?
- 18 • What measures (BMPs) can be implemented to mitigate impacts and alleviate the
19 negative impacts?
- 20 • Will these BMPs be universally effective?
- 21

22 The Duchesne County Commissioners adopted Resolution #13-09 on May 6, 2013. This
23 resolution established the Utah Conservation Plan for Greater Sage-grouse as the County's sage
24 grouse management plan.

25 26 **Objectives**

27
28 Achieve consistency between federal, state and local efforts to manage greater sage grouse
29 populations in Duchesne County.

30 31 **Overall T&E Species Objectives**

- 32
- 33 1. Avoid listings of species as threatened or endangered or designation of critical habitats
34 under the ESA.
- 35
- 36 2. Delist special-status species and designated critical habitats that were erroneously listed
37 (e.g., listed based on incorrect data or assumptions) and/or that are no longer threatened
38 and endangered species or sensitive based on criteria established by BLM, USFS, or the
39 State of Utah. Based on their observed local abundance, the county believes that the
40 following species may have been erroneously listed under the ESA:
 - 41 a. Pariette cactus (*Sclerocactus brevispinus*)
 - 42 b. Ute ladies'-tresses (*Spiranthes diluvialis*)
- 43

- 1 3. Reduce the impacts of endangered and sensitive species listings on private and public
2 lands. Listings typically include land use restrictions and hamper multiple use of public
3 lands.
4
- 5 4. Avoid special management of lands and associated land use restrictions associated with
6 reintroduction of large predators that are listed as threatened or endangered (e.g., gray
7 wolf (*Canis lupis*), grizzly bear (*Ursus arctos*), and Canada lynx (*Lynx canadensis*).
8
- 9 5. Minimize the land use restrictions associated with any reintroduction of large predators
10 that are listed as threatened or endangered.
11
- 12 6. Ensure federal agencies accurately inventory threatened, endangered, and sensitive
13 species across all state, federal, and tribal lands.
14

15 **Overall T&E Species Policies:**

- 16
- 17 1. Do not support actions to list any species as a threatened or endangered species under the
18 ESA or actions to add any species to the State of Utah's sensitive species list until
19 verifiable scientific data have been available to the public that demonstrate:
20 a. The need for the designation;
21 b. That protections cannot be provided by other methods, and
22 c. That the area in question is truly unique compared to other area lands.
23
- 24 2. No species shall be proposed for listing in Duchesne County until verifiable scientific
25 data has been available to the public that there is a need for the designation; that
26 protections cannot be provided by other methods, and the area in question is truly unique
27 compared to other area lands. Such data shall include species populations on all lands
28 within the county, regardless of jurisdiction.
29
- 30 3. Support alternatives to listing under the ESA, including conservation plans, initiatives, or
31 agreements to address threats to species and their habitats. Examples of successful
32 collaborative conservation agreements include the Conservation Agreement and Strategy
33 for Graham's beardtongue (*Penstemon grahamii*) and White River beardtongue (*P.*
34 *scariosus* var. *albifluvis*) (SWCA 2014) and the State of Utah's Conservation Plan for
35 Greater Sage-Grouse in Utah (DWR 2013).
36
- 37 4. Support efforts to update and modernize the ESA, such as those undertaken by the
38 Western Governors' Association, to address issues that affect local governments,
39 including the difficulty of delisting species, even once recovery objectives are met and the
40 use of the ESA by special interest groups in efforts to influence land use decisions by
41 petitioning USFWS to list large groups of species as threatened or endangered.
42
- 43 5. Do not support buffer zones for the protection of threatened and endangered species.

- 1 6. When developing recovery plans for species listed as threatened or endangered, it is
2 typically not necessary to restore a species to all habitats once occupied by the species to
3 achieve a population that is not at risk of extinction. Recovery plans should establish
4 objectives that restore and preserve only the amount of habitat and population size needed
5 to protect the species from extinction.
6
- 7 7. The USFWS shall exclude areas from critical habitat designation if the economic damage
8 is considered too great.
9
- 10 8. The USFWS shall involve local and county government representatives in their
11 assessment of the economic impact of critical habitat designations.
12
- 13 9. Designation of critical habitats for threatened and endangered species or reintroductions
14 must not be allowed to grow beyond the originally intended physical boundaries and
15 scope resulting in detrimental effects on the economy, life styles, culture, and heritage.
16
- 17 10. Designation or reintroduction plans, guidelines, and protocols must not be developed or
18 implemented without full County involvement and public disclosure.
19
- 20 11. Any analysis of proposed designations or reintroductions must be inclusive and analyze
21 needed actions associated with the proposal to prevent growth beyond the scope and
22 boundaries.
23
- 24 12. Recovery plans, reintroduction plans, guidelines, and protocols for species listed as
25 threatened or endangered under the ESA should be developed with full public disclosure
26 and in coordination with private property owners and local governments that will be
27 affected by the recovery plan. Recovery plans must contain indicators of effectiveness
28 and recovery progression, identifiers of recovery completion, self-terminating provisions
29 upon successful recovery, and management provisions after the plan is terminated.
30
- 31 13. Recovery plans for species listed as threatened or endangered should clearly identify the
32 parties responsible for collecting data to monitor species recovery and how that data will
33 be collected. Funding adequate to collect the data required to monitor progress toward
34 recovery should be appropriated by federal agencies at the time of listing.
35
- 36 14. Such designations shall provide access for reservoirs, maintenance of irrigation facilities,
37 fire, noxious weed and pest control.
38
- 39 15. Devaluation of private property by the Endangered Species Act is a “taking” under the 5th
40 Amendment of the U.S. Constitution and compensation must be paid.
41
- 42 16. On BLM, National Forest, Utah Reclamation, Mitigation and Conservation Commission
43 and Utah Division of Wildlife Resources lands within the Strawberry and Carbon Greater

1 Sage Grouse Management Areas in Duchesne County, the Greater Sage-grouse shall be
2 managed in accordance with the 2013 State of Utah Conservation Plan for Greater Sage
3 Grouse in Utah and any subsequent amendments thereto. On private, local government
4 and SITLA lands within the sage grouse management areas, compliance with this plan is
5 strictly voluntary.
6

7 17. Portions of the Endangered Species Act that are in conflict with the above policies should
8 be amended to become consistent with these policies.
9

10 18. Focus necessary conservation efforts on species identified on the State of Utah's sensitive
11 species list. This list identifies "wildlife species of concern," which are those species for
12 which there is credible scientific evidence to substantiate a threat to continued population
13 viability. Conservation efforts could include the following:

- 14 a. Avoiding impacts to sensitive species and their habitats when possible.
- 15 b. When avoidance is not possible, taking reasonable steps to minimize the effects of
16 development on sensitive species and their habitats.
- 17 c. When high levels of impact on sensitive species are unavoidable, meaningful
18 long-term mitigation may be necessary. Depending upon the species in question,
19 meaningful long-term mitigation could include habitat conservation/restoration
20 (e.g., rangeland restoration, wetland enhancement, noxious weed control, pinyon-
21 juniper removal, or other actions that provide new or enhanced wildlife habitats)
22 or research to learn more about the species and the causes for its decline.
23

24 19. Some species identified as sensitive by the State of Utah either no longer exist in
25 Duchesne County or were introduced experimentally. These species are not appropriate
26 for the State of Utah sensitive species list.
27

28 20. Support mitigation banking programs as a way to offset impacts to threatened and
29 endangered species, species at risk of becoming threatened or endangered, and their
30 habitats.
31

32 21. Do not support the creation or expansion of grizzly bear, gray wolf, wolverine and
33 Canada lynx populations or the protection of their habitats, ranges, or migration corridors
34 within the county.
35

36 **Energy Considerations**

37

38 **Findings:** Energy development provides a major economic stimulus for Duchesne County and
39 the State of Utah. However, energy development and transmission also may cause impacts to
40 rare plants or sensitive wildlife species. Typical impacts include loss, damage, or fragmentation
41 of important habitats, increased disturbance, reduced water quality, and the faster spread of
42 invasive species. These kinds of impacts should be mitigated to promote a balance among
43 competing uses of the natural resources occurring within a given county.

1 One-size-fits-all efforts by the federal government to conserve species shall be resisted as such
2 efforts can reduce the feasibility of energy development in the County.
3

4 **Policy:** It is the policy of Duchesne County to support efforts to preserve threatened and
5 endangered species, using incentives and cooperative agreements agreed to by property owners,
6 land lessees and the agencies with jurisdiction.
7

8 **Water Considerations** 9

10 **Findings:** Water is important to all life, and it is limited across many areas of the West
11 including much of Duchesne County. The supply of this critical resource may be further reduced
12 by projected growth in our human population. Water management becomes relevant in the
13 conservation of listed or sensitive species whenever they depend on aquatic systems such as
14 healthy streams, rivers, wetlands, or riparian habitats. Management issues include water supply,
15 water quality (e.g., temperature, sediment load, or nutrient content), and the timing or duration of
16 flows in streams and spring-fed aquatic systems. Extraction and consumption of water and the
17 accompanying alteration of aquatic habitats generate the single most significant source of stress
18 to Utah's sensitive wildlife species and their habitats. Water management demands our best
19 attention, if we hope to be able to meet municipal and industrial needs, while preserving
20 traditional agricultural uses, and ensuring persistence of sufficient plant and animal diversity in
21 our aquatic systems. Water is a fundamental requirement for healthy landscapes which support
22 our quality of life.
23

24 **Policy:** Duchesne County supports the careful evaluation of all plans which guide the use or
25 management of water.
26

Section 23. Wilderness

Findings: The Department of Interior, National Park Service, provides a summary of the meaning of wilderness as follows:

The Wilderness Act of 1964 created the National Wilderness Preservation System and recognized wilderness as “an area where the earth and its community of life are untrammeled by man, where man himself is a visitor who does not remain.” The Act further defined wilderness as “an area of undeveloped Federal land retaining its primeval character and influence without permanent improvements or human habitation, which is protected and managed so as to preserve its natural conditions...” (16 USC 1131).

Designated wilderness is the highest level of conservation protection for federal lands. Only Congress may designate wilderness or change the status of wilderness areas. Wilderness areas are designated within existing federal public land. Congress has directed four federal land management agencies—U.S. Forest Service, Bureau of Land Management, U.S. Fish and Wildlife Service, and National Park Service—to manage wilderness areas so as to preserve and, where possible, to restore their wilderness character.

The Wilderness Act requires management of human-caused impacts and protection of the area's wilderness character to ensure that it is “unimpaired for the future use and enjoyment as wilderness” (16 USC 1131). To comply with this standard, wilderness areas generally do not allow motorized equipment, motor vehicles, mechanical transport, temporary roads, permanent structures, or installations. Motorized equipment and equipment used for mechanical transport may be allowed in certain circumstances such as search and rescue. This includes the use of motor vehicles, motorboats, motorized equipment, bicycles, hang gliders, wagons, carts, portage wheels, and the landing of aircraft including helicopters, unless provided for in specific legislation. The Wilderness Act also prohibits permanent roads and commercial enterprises, except commercial services that may provide for recreational or other purposes of the Wilderness Act. Livestock grazing is allowed in wilderness areas. Wilderness areas are to be primarily affected by the forces of nature, though the Wilderness Act does acknowledge the need to provide for human health and safety, protect private property, control insect infestations, and fight fires.

The Wilderness Act protects designated wilderness areas by law “for the permanent good of the whole people.” With the Wilderness Act, Congress secures “for the American people of present and future generations the benefits of an enduring resource of wilderness.”

Through the Wilderness Act, Congress recognized the intrinsic value of wild lands. Some of the tangible and intangible values mentioned in the Wilderness Act include “solitude or a primitive and unconfined type of recreation,” as well as “ecological, geological, or other features of scientific, educational, scenic, or historical value.” Wilderness areas provide habitat for wildlife and plants, including endangered and threatened species.

1 Wilderness protects open space, watersheds, natural soundscapes, diverse ecosystems and
2 biodiversity. The literature of wilderness experience frequently cites the inspirational and
3 spiritual values of wilderness, including opportunities to reflect on the community of life and the
4 human place on Earth. Wilderness provides a sense of wildness, which can be valuable to people
5 whether or not those individuals actually visit wilderness.

6
7 In 1976, the U.S. Congress directed BLM through Section 603(a) of Federal Land Policy and
8 Management Act (FLPMA) to inventory and respond to Congress within 15 years "... those
9 roadless areas of five thousand acres or more and roadless islands of the public lands, identified
10 during the inventory required by section 201(a) of this Act as having wilderness characteristics
11 described in the Wilderness Act of September 3, 1964 and shall from time to time report to the
12 President his recommendation as the suitability or non-suitability of each such area or island for
13 preservation as wilderness ..." (43 USC 35).

14
15 The wilderness characteristics that were used in the inventory as described in the 1964
16 Wilderness Act were as follows:

- 17
18 1. Generally appears to have been affected primarily by the forces of nature, with the
19 imprint of humankind's work substantially unnoticeable.
- 20
21 2. Has at least 5,000 acres of land or is of sufficient size as to make practicable its
22 preservation and use in an unimpaired condition.
- 23
24 3. Has outstanding opportunities for solitude, or a primitive or unconfined type of recreation
25 in at least part of the area.
- 26
27 4. May also contain ecological, geological, other features of scientific, scenic, or historical
28 value.

29
30 Congress has now designated more than 106 million acres of federal public lands as wilderness:
31 44 million of these acres are in 47 national parks and total 53 percent of National Park System
32 lands. Additional national park areas are managed as "recommended" or "proposed" wilderness
33 until Congress acts on their status.

34
35 Duchesne County is host to one federally designated wilderness (the High Uintas Wilderness
36 Area, see Map #43), which comprises 13.8% percent of the county's land area. Land features
37 include vistas of high barren peaks, dense lodge pole forests, rugged canyon lands, lakes and
38 streams, and significant watershed areas. The County has previously made a disproportionate
39 contribution to the nation's wilderness system. The Bureau of Land Management and the
40 National Park Service have no designated wilderness in Duchesne County.

41
42 Wilderness.net has produced a fact sheet for the High Uintas Wilderness which states that:
43

1 The United States Congress designated the High Uintas Wilderness in 1984 and it now has a total
2 of 456,705 acres (of which 289,311 acres are in Duchesne County). All of the wilderness is
3 within Utah and is managed by the Forest Service.
4

5 The Uinta Mountains were named for the Uintaat Indians, early relatives of the modern Ute
6 Tribe. The High Uintas Wilderness envelops the wild core of this massive mountain range.
7 Characterized by the highest peaks in Utah, countless lakes, and a unique alpine ecosystem, it is
8 among the nation's most outstanding wilderness areas. The High Uintas Wilderness is
9 administered jointly by the Ashley and Wasatch-Cache National Forests.
10

11 The Uinta Mountains were carved by glaciers from an immense uplift of Precambrian rock.
12 Some of this rock is exposed as colorful quartzite and shales. The main crest of the Uinta
13 Mountains runs west to east for more than 60 miles, rising over 6,000 feet above the Wyoming
14 and Uinta Basins to the north and south. Massive secondary ridges extend north and south from
15 the crest of the range, framing glacial basins and canyons far below. This rugged expanse of
16 peaks and flat-top mountains is the largest alpine area in the Intermountain West and is the
17 setting for Kings Peak, the highest peak in Utah. Hundreds of picturesque lakes, streams, and
18 meadows lie within sculpted basins. Cold, clear rivers plunge from the basins into deep canyons
19 that form the headwaters of Utah's major rivers.
20

21 The Uinta Mountains rise from 7,500 to 13,528 feet at the summit of Kings Peak, offering
22 diverse habitat for a wide variety of flora and fauna. Above tree line, tundra plant communities
23 thrive in the harsh climate of the highest altitudes. Thick forests of Engelmann spruce, subalpine
24 fir, and Lodge pole pine blanket the land below tree line. These forests are interrupted by park-
25 like meadows and lush wetlands. In the lower elevations, aspen groves and countless mixed
26 species offer contrast to the scene. The Uinta Mountains are home to: elk, mule deer, moose,
27 mountain goat, coyote, black bear, bighorn sheep, ptarmigan, river otter, pine marten, cougar, and
28 75 percent of Utah's bird species, among many others.
29

30 The High Uintas Wilderness boasts 545 miles of trail, which may be accessed from a number of
31 trailheads surrounding the wilderness near the gateway communities of Duchesne, Roosevelt,
32 and Kamas, UT and Evanston and Mountain View, WY. This extensive network of trails leads
33 visitors deep into the wilderness, through thick forests, past rushing streams and placid lakes, to
34 sweeping alpine vistas below majestic peaks. Opportunities for exploration are endless.
35

36 Motorized equipment and equipment used for mechanical transport is generally prohibited on all
37 federal lands designated as wilderness. This includes the use of motor vehicles, motorboats,
38 motorized equipment, bicycles, hang gliders, wagons, carts, portage wheels, and the landing of
39 aircraft including helicopters, unless provided for in specific legislation.
40

41 These general prohibitions have been implemented for all national forest wildernesses in order to
42 implement the provisions of the Wilderness Act of 1964. The Wilderness Act requires
43 management of human-caused impacts and protection of the area's wilderness character to insure

1 that it is "unimpaired for the future use and enjoyment as wilderness." Use of the equipment
2 listed as prohibited in wilderness is inconsistent with the provision in the Wilderness Act which
3 mandates opportunities for solitude or primitive recreation and that wilderness is a place that is in
4 contrast with areas where people and their works are dominant.

5
6 Wilderness managers often need to take action to limit the impacts caused by visitor activities in
7 order to protect the natural conditions of wilderness as required by the Wilderness Act of 1964.
8 Managers typically implement 'indirect' types of actions such as information and education
9 measures before selecting more restrictive measures. When regulations are necessary, they are
10 implemented with the specific intent of balancing the need to preserve the character of the
11 wilderness while providing for the use and enjoyment of wilderness.

12
13 The following prohibitions are in effect in the High Uintas Wilderness area:

- 14
15 a. Groups exceeding 14 persons and/or 15 head of stock. Groups exceeding this size must
16 divide into separate parties and remain at least one mile apart.
17
18 b. Camping with 200 feet of any occupied campsite, designated trail, or water source.
19
20 c. Failing to properly dispose of all garbage (pack it out) and leaving human waste in an
21 exposed or unsanitary manner.
22
23 d. Building a campfire or using a wood stove within 1/4 mile of a location closed to these
24 activities.
25
26 e. Restraining a saddle or pack animal for longer than one hour within 200 feet of a water
27 source or tying an animal directly to a tree for more than one hour. Animals must be
28 moved sooner if damage to the tree, soil, or vegetation is occurring.
29
30 f. Short-cutting a switchback in a trail.
31
32 g. Damaging any natural feature, including, but not limited to: falling or damaging trees,
33 trenching and vandalism.
34
35 h. Constructing any structure or improvement, including, but not limited to hitch rails,
36 furniture, shelters and rafts.
37

38 Although Duchesne County acknowledges the values of the High Uintas Wilderness Area, use is
39 highly restricted and does not provide the desired wilderness experience for most citizens and
40 groups.

41
42 Designating an area as a wilderness area is often not an appropriate, effective, efficient,
43 economic, or wise use of land. Lands can often be adequately protected with other management

1 options. Wilderness designation is inconsistent with the philosophy of multiple use and
2 sustained yield and adversely affects the County's economy in terms of the grazing, tourism, and
3 timber industries and water resources. Management for wilderness characteristics also negatively
4 affects forest health, water quality, watershed health, and increases catastrophic fire risk.

5
6 A December 2008 report published by Utah State University entitled "Public Lands and Utah
7 Communities: A Statewide Survey of Utah Residents," found (in Table 36) that the majority of
8 Utah residents prefer that public lands managers maintain the same amount of wilderness or
9 decrease the amount. Only residents of the Summit-Morgan-Wasatch County area supported
10 increases in wilderness acreage. In the Daggett-Duchesne-Uintah County area, 70.5 percent of
11 the residents surveyed supported major reductions in wilderness (11.5%), moderate reductions in
12 wilderness (18.5%) or for the acreage to stay about the same (40.5%). Only 19.4% of residents
13 in the Uintah Basin region supported moderate (16.2%) or major (3.2%) increases in wilderness.

14 **Wilderness Study Areas (WSAs)**

15
16
17 The federal agencies that manage wilderness areas also inventory other lands under their
18 jurisdiction to assess the presence of wilderness characteristics. The agencies may manage areas,
19 such as BLM lands with wilderness characteristics and natural areas that have not been
20 designated as wilderness by U.S. Congress in various fashions that preserve their wilderness
21 values while awaiting congressional action.

22
23 Section 201 of FLPMA requires the BLM to maintain an inventory of all public lands and their
24 resources and other values, including wilderness characteristics. It also provides that the
25 preparation and maintenance of the inventory shall not, in and of itself, change or prevent change
26 of the management or use of public lands. BLM Instruction Memorandum 2011-154, 2013-106,
27 and Manuals 6310 and 6320 set out the BLM's approach inventorying and managing wilderness
28 characteristics on the public lands (BLM 2011, 2013, 2012b, 2012c).

29
30 Each inventory is a snapshot of the existing character of the landscape at a particular time;
31 therefore, BLM will continue to update the inventories as inventoried conditions on the ground
32 change over time in response to both human activities and natural environmental changes.
33 For an area to qualify as lands with wilderness characteristics, the area must possess sufficient
34 size, naturalness, and outstanding opportunities for either solitude or primitive and unconfined
35 recreation. In addition, it may also possess supplemental values.

- 36
37 a. Size: The area must be over 5,000 acres of roadless, contiguous BLM-managed
38 lands. Areas smaller than 5,000 acres may qualify if it is practical to preserve and
39 use them without damaging their current condition. In addition, roadless areas less
40 than 5,000 acres that are contiguous with lands that have been formally
41 determined to have wilderness or potential wilderness values, or any federal lands
42 already managed for the protection of wilderness characteristics (e.g., wilderness
43 areas or WSAs), may also qualify.

- 1 b. Naturalness: Must appear to have been affected primarily by the forces of nature,
2 and any work of human beings in the area must be substantially unnoticeable.
3 Minor human impacts such as a water trough or fences may often be considered
4 substantially unnoticeable.
5
- 6 c. Outstanding Opportunities for Solitude or Primitive, Unconfined Recreation: The
7 area must offer a visitor the chance to avoid evidence of other people or provide
8 for outstanding opportunities for primitive and an unconfined type of recreation
9 activity like hiking, fishing, etc. Solitude or outstanding primitive recreation
10 opportunities do not have to be available in all portions of the area. An area may
11 possess outstanding opportunities through either the diversity of possible
12 recreation opportunities in the area or the outstanding quality of one opportunity.
13
- 14 d. Supplemental Values: If size, naturalness, and outstanding opportunities criteria
15 are met, then ecological, geological, or other features of scientific, educational,
16 scenic, or historical values may be noted, but are not required to qualify as lands
17 with wilderness characteristics.
18

19 After an area is inventoried and found to possess wilderness characteristics, the BLM must then
20 make a decision as to whether the area will be managed for those characteristics or for other
21 priority multiple uses. This analysis and management decision is made through a public land use
22 planning process.

23 The BLM completed an initial inventory and identification of WSAs in Utah in 1980, identifying
24 3.2 million acres of WSAs statewide. On October 18, 1991, BLM submitted a report to the U.S.
25 Congress recommending which WSAs in Utah should be designated as Wilderness and which
26 should be released for other purposes. This recommendation included 1.9 million acres of
27 Wilderness from the 3.2 million acres of WSAs. Congress has received BLM's Wilderness
28 recommendation from the Secretary of the Interior and the President. However, the full 3.2
29 million acres continue to be managed so as not to impair wilderness character pending
30 congressional action.

31 In 1996, then-Secretary of Interior Babbitt initiated a "re-inventory" of public lands in Utah
32 under Section 201 of FLPMA and identified 2.6 million acres of federal land as wilderness
33 inventory areas (WIAs). This re-inventory process was not subject to public comment or
34 environmental analysis under the National Environmental Policy Act (NEPA) and was
35 challenged by the State of Utah and the Utah Association of Counties. The federal district court
36 initially enjoined the re-inventory; however, this injunction was overturned by the Tenth Circuit,
37 allowing the re-inventory to proceed. The re-inventory was completed in 1999. This controversial
38 wilderness re-inventory was a key scoping issue in BLM's land use plan revisions for the Vernal
39 resource management plan, initiated in 2001. WIAs proposed for designation as "new" WSAs
40 through the planning process were to be protected pending congressional review for possible
41 wilderness designation pursuant to BLM's *H-8550-1 - Interim Management Policy for Lands*
42 *Under Wilderness Review* (BLM 2007). In March 2003, the State of Utah revived its lawsuit

1 challenging the wilderness inventory. The Department of the Interior and the State of Utah settled
2 the case in April 2003, which nullified the re-inventory but retained 3.2 million acres as WSAs
3 under BLM's 1991 wilderness recommendations. BLM also rescinded, as inconsistent with the
4 settlement, the wilderness handbook, adopted in January, 2001, entitled *Wilderness Inventory*
5 *and Study Procedures* H-6310-1 (BLM 2001).

6 BLM's 1980 WSA inventory and the 2008 Vernal BLM RMP identified no WSAs in Duchesne
7 County.

8
9 Section 603(c) of FLPMA provides direction to BLM on the management of wilderness study
10 areas (WSAs) and states that with some exceptions "During the period of review of such areas
11 and until the U.S. Congress has determined otherwise, the Secretary shall continue to manage
12 such lands according to his authority under this act and other applicable law in a manner so as
13 not to impair the suitability of such areas for preservation as wilderness" (43 USC 35). BLM
14 manuals refer to this language as the "non-impairment" mandate. BLM developed a non-
15 impairment standard to meet this mandate. In general, Section 603(c) of FLPMA requires BLM
16 to maintain the wilderness characteristics of each WSA until U.S. Congress decides whether it
17 should either be designated as a Wilderness or should be released for other purposes.

18
19 BLM's management of WSAs is guided by BLM Manual 6330 – Management of Wildness Study
20 Areas, which was published on June 13, 2012 (BLM 2012a). This manual describes BLM's non-
21 impairment standard to meet the mandates for managing WSAs described in FLPMA. Valid
22 existing rights are recognized, and grandfathered uses such as grazing and mineral uses are
23 allowed but restricted to the same manner and degree as on the date FLPMA was approved.
24 Although many activities are allowed within WSAs, some have specific restrictions.

25
26 The only legal designations of WSAs are those designated under the Wilderness Act of 1964 and
27 under Section 603 of FLPMA, or WSAs subsequently designated by U.S. Congress. On BLM-
28 administered lands, the opportunity to create additional wilderness ended in 1991 except as
29 authorized by U.S. Congress.

30
31 Some or all of the area WSA designations pending before U.S. Congress are legally and/or
32 technically flawed. The counties will pursue that position when the WSAs go before U.S.
33 Congress for approval.

34
35 Similar to wilderness areas, use of WSAs is highly restricted and does not provide the desired
36 wilderness experience for most citizens and groups.

37
38 Similar to Wilderness designation, BLM's management of WSAs is inconsistent with the
39 multiple-use mandate. Managing public lands for "wilderness characteristics" circumvents the
40 statutory wilderness process and is inconsistent with the multiple-use and sustained-yield
41 management standard that applies to all BLM and USFS lands that are not wilderness areas or
42 WSAs and adversely affects the counties' economy in terms of the grazing, tourism, oil and gas
43 extraction, mining, timber industries, and water resource development.

1 The BLM lacks congressional authority to manage lands, other than WSAs, as if they are or may
2 become wilderness, as follows:

- 3
4 a. BLM lacks authority to designate geographic areas as lands with wilderness
5 characteristics or designate management prescriptions for such areas other than to use
6 specific geographic-based tools and prescriptions expressly identified in FLPMA.
7
8 b. BLM lacks authority to manage the lands in any manner other than to prevent
9 unnecessary or undue degradation, unless BLM uses geographic tools expressly identified
10 in FLPMA and does so pursuant to a duly adopted provision of a resource management
11 plan adopted under FLPMA, 43 USC 1712.
12

13 BLM's *Conducting Wilderness Characteristics Inventory on BLM Lands Manual* (MS-6310) is
14 legally and technically flawed (BLM 2012b).
15

16 **USFS Inventoried Roadless Areas**

17
18 The 2001 Roadless Area Conservation Rule generally prohibits road building and commercial
19 logging in 58.5 million acres of national forest roadless areas across the United States. The 2001
20 Roadless Area Conservation Rule, unlike the establishment of wilderness areas, permits a wide
21 range of activities in roadless areas. Permitted activities include timber harvesting for limited
22 purposes, livestock grazing, off-highway vehicle use, and oil and gas development that do not
23 require new roads in roadless areas. Timber harvest in inventoried roadless areas is limited to
24 clearly defined, limited purposes; when incidental to the implementation of an activity not
25 otherwise prohibited by this rule; for personal and administrative uses; or where roadless
26 characteristics have been substantially altered in a portion of an inventoried roadless area due to
27 the construction of a classified road and subsequent timber harvest.
28

29 The 2001 Roadless Area Conservation Rule established extensive roadless areas on USFS-
30 administered lands in Duchesne County (see Table WLD1 and Map #43).

**Table WLD1. Acres of Inventoried Roadless Areas in Duchesne
County**

National Forest	Duchesne County
Ashley National Forest	355,737
Wasatch-Cache National Forest	7,940
Total	363,677

1 The Ashley National Forest is updating its forest plan and additional wilderness and roadless
2 areas will be considered.

3
4 **Objectives**

- 5
6 1. Avoid designation of additional areas within the county as federally designated
7 wilderness, wilderness study areas or roadless areas.
8
9 2. Release WSAs not recommended for designation as wilderness by U.S. Congress for uses
10 other than preservation of wilderness character and multiple-use sustained yield
11 management.
12
13 3. Avoid management of any additional federal lands within the county as non-WSA lands
14 with wilderness characteristics, natural areas, inventoried roadless areas, or similarly
15 intentioned management regimes.
16
17 4. Remove management provisions from federal lands that promote their management for
18 wilderness characteristics and roadless qualities over other uses consistent with the
19 multiple-use and sustained-yield management standard.
20
21 5. Actively manage forests to promote forest and watershed health.
22
23 6. Manage lands not designated as wilderness or WSAs by U.S. Congress based on the
24 multiple-use and sustained-yield management standard prescribed in FLPMA and
25 National Forest Management Act of 1976.
26

27 **Policies:** It is the position of Duchesne County that:

- 28
29 1. The county's support for any recommendations made under a statutory requirement to
30 examine the wilderness option during the revision of land and resource management
31 plans or other methods will be withheld until the following are clearly demonstrated that:
32
33 a. The adopted transportation plans of the state and county or counties within the
34 federal land management agency's planning area (National Forest or BLM land) are
35 fully and completely incorporated into the baseline inventory or information from
36 which plan provisions are derived.
37
38 b. Valid state or local roads and rights-of-way are recognized and not impaired in
39 any way by the recommendations.
40
41 c. The possibility of future development of mineral resources by underground
42 mining or oil and gas extraction by directional or horizontal drilling or other non-
43 surface disturbing methods are not affected by the recommendations.

1 d. The need for additional administrative or public roads necessary for the full utility
2 of the various multiple uses, including recreation, mineral exploration and
3 development, forest health activities, operation and maintenance of water facilities,
4 and grazing operations on adjacent land, or on subject lands for grand-fathered uses,
5 are not unduly affected by the recommendations.
6

7 e. Analysis and full disclosure are made concerning the balance of multiple-use
8 management in the proposed areas.
9

10 f. The analysis compares the full benefit of multiple-use management to the
11 recreational, forest health, and economic needs of the state and the county to the
12 benefits of the requirements of wilderness management.
13

14 g. The conclusion of all studies related to the requirement to examine the wilderness
15 option are submitted to the county for review and action, and the results in support of
16 or in opposition to, are included in any planning documents or other proposals that are
17 forwarded to the United States U.S. Congress.
18

19 h. Areas must merit the suitability requirements contained in the Wilderness Act of
20 1964 unless requirements are changed by U.S. Congress.
21

22 2. Public lands that were determined to lack wilderness character during previous wilderness
23 review processes cannot be managed as if they were wilderness based on new or revised
24 views of wilderness character. These areas were studied and released and must remain
25 subject to the full range of multiple uses.
26

27 3. Any proposed wilderness designations in the county forwarded to U.S. Congress for
28 consideration must be based on a collaborative process in which support for the
29 wilderness designation is unanimous among federal, state, and county officials.
30

31 4. All WSAs awaiting congressional action, which were not recommended for wilderness
32 designation by the Secretary of Interior or are released by U.S. Congress, shall be released
33 and managed for multiple use and sustained yield. The management plans must be
34 amended in a timely manner to reflect change in status. The county defines a “timely
35 manner” as not to exceed 2 years.
36

37 5. All wilderness management plans must provide for access for the elderly and physically
38 disabled individuals to the fullest extent possible provided by law.
39

40 6. Wilderness management must provide for continued and reasonable access to and
41 development of valid, existing property rights within the area and provide for full use and
42 enjoyment of these rights.
43

- 1 7. BLM inventories for the presence of wilderness characteristics must be closely
2 coordinated with inventories for those characteristics conducted by state and local
3 governments, and they should reflect a consensus among those governmental agencies
4 about the existence of wilderness characteristics, as follows:
5
6 a. Any inventory of wilderness characteristics should reflect all of the criteria
7 identified in the Wilderness Act of 1964, including a size of 5,000 acres or more,
8 containing no visible roads and the presence of naturalness, the opportunity for
9 primitive and unconfined recreation, and the opportunity for solitude.
10
11 b. Geographic areas found to contain the presence of naturalness must appear
12 pristine to the average viewer and must not contain any of the implements,
13 artifacts, or effects of human presence (including visible roads, whether
14 maintained or not) and must not contain human-made features such as vehicle
15 bridges, fire breaks, fisheries, enhancement facilities, fire rings, historic mining,
16 and other properties, including tailings piles, commercial radio and
17 communication repeater sites, fencing, spring developments, linear disturbances,
18 stock ponds, visible drill pads, pipeline and transmission line rights-of-way, and
19 other similar features.
20
21 c. Factors, such as the following, though not necessarily conclusive, should weigh
22 against a determination that a land area has the presence of naturalness, the area is
23 or once was the subject of mining and drilling activities, mineral and hard rock
24 mining leases exist in the area, and the area is in a grazing district with active
25 grazing allotments and visible range improvements.
26
27 d. Geographic areas found to contain the presence of solitude should convey the
28 sense of solitude within the entire geographic area identified; otherwise boundary
29 adjustments should be performed.
30
31 e. Geographic areas found to contain the presence of an opportunity for primitive
32 and unconfined recreation must find these features within the entire area and
33 provide analysis about the effect of the number of visitors to the geographic area
34 upon the presence of primitive or unconfined recreation; otherwise boundary
35 adjustments should be performed.
36
37 f. In addition to the actions required by the review for roads pursuant to the
38 definitions of roads contained in BLM Manual H 6301, or any similar authority,
39 BLM should, pursuant to its authority to inventory, identify and list all roads or
40 routes identified as part of a local or state governmental transportation system, and
41 consider those routes or roads as qualifying as roads within the definition of the
42 Wilderness Act of 1964.
43

- 1 g. BLM should adjust the boundaries for a geographic area to exclude areas that do
2 not meet the criteria of lacking roads, offering solitude, and offering primitive and
3 unconfined recreation, and the boundaries should be redrawn to reflect an area
4 that clearly meets the criteria above, and which does not employ minor
5 adjustments to simply exclude small areas with human intrusions; specifically, the
6 boundaries of a proposed geographic area containing lands with wilderness
7 characteristics should not be drawn around roads, rights-of-way, and intrusions;
8 and lands located between individual human impacts that do not meet the
9 requirements for lands with wilderness characteristics should be excluded.
- 10
- 11 8. In accordance with Utah Code 63J-8-104 (b) and (c), it is the policy of the county that
12 federal land management agencies shall:
 - 13
 - 14 a. Not designate, establish, manage, or treat any of the subject lands as an area with
15 management prescriptions that parallel, duplicate, or resemble the management
16 prescriptions established for wilderness areas or WSAs, including the non-
17 impairment standard applicable to WSAs or anything that parallels, duplicates, or
18 resembles that non-impairment standard.
 - 19
 - 20 b. Recognize, follow, and apply the wilderness settlement agreement between the
21 State of Utah and the U.S. Department of the Interior.
 - 22
 - 23 c. Revoke and revise BLM Manuals H 6310, 6320, and 6330.
 - 24
 - 25 d. Recognize that BLM lacks congressional authority to manage subject lands, other
26 than WSAs, as if they are or may become wilderness.
 - 27
 - 28 e. Recognize that even if BLM were to properly inventory an area for the presence of
29 wilderness characteristics, BLM still lacks authority to make or alter project level
30 decisions to automatically avoid impairment of any wilderness characteristics
31 without express congressional authority to do so.
 - 32
- 33 9. The only legal designations of WSAs are those designated under the Wilderness Act of
34 1964 and under Section 603 of FLPMA, or WSAs subsequently designated by U.S.
35 Congress. On BLM-administered lands, the opportunity to create additional wilderness
36 ended in 1991 except as authorized by U.S. Congress.
- 37
- 38 10. Some or all of the area WSA designations pending before U.S. Congress are legally
39 and/or technically flawed. The counties will pursue that position when the WSAs go
40 before U.S. Congress for approval.
- 41
- 42 11. Similar to wilderness areas, use of WSAs is highly restricted and does not provide the
43 desired wilderness experience for most citizens and groups.

1 12. Similar to Wilderness designation, BLM's management of WSAs is inconsistent with the
2 multiple-use mandate. Managing public lands for "wilderness characteristics"
3 circumvents the statutory wilderness process and is inconsistent with the multiple-use and
4 sustained-yield management standard that applies to all BLM and USFS lands that are not
5 wilderness areas or WSAs and adversely affects the counties' economy in terms of the
6 grazing, tourism, oil and gas extraction, mining, timber industries, and water resource
7 development.

8
9 13. Management of WSAs must provide for continued and reasonable access to and
10 development of property rights within the area and provide for full use and enjoyment of
11 these rights.

12
13 14. Designation of additional roadless areas shall be opposed.

14 15 **Energy Considerations**

16
17 **Findings:** Duchesne County finds that wilderness designations could be used inappropriately to
18 make energy rich lands unavailable for development.

19
20 **Policy:** It is the policy of Duchesne County that no lands within the Uintah Basin Energy zone
21 shall be designated as wilderness.

22 23 **Water Considerations**

24
25 **Findings:** Duchesne County finds that there are positive and negative impacts on water from
26 wilderness designations. Designating land for wilderness will make it impossible to use
27 motorized recreation or develop natural resources, which would tend to improve water quality.
28 However, designating land for wilderness also means that active land management does not take
29 place and natural systems, such as wildland fire, are not suppressed. Failure to suppress wildfire
30 results in barren areas subject to erosion during precipitation events. Such events can produce
31 mudflows, landslides and sedimentation of streams to a degree that can easily rival or exceed that
32 produced by multiple uses in undesignated areas. Failure to actively manage wilderness areas
33 also reduces the potential water yield from that drainage basin, which means less water for
34 agricultural, residential and business use.

35
36

Section 24. Law Enforcement

Findings: The Duchesne County Sheriff's Office provides law enforcement services to all areas of Duchesne County and contract cities, as well as co-operative support services to local, state and federal law enforcement agencies and organizations.

The mission of the Sheriff's Office is to protect the lives, property, and rights of all people, to maintain order, and to enforce the law. This mission is achieved through the efforts of experienced and well trained officers and staff of the Duchesne County Sheriff's Office who strive to improve and maintain the quality of life enjoyed in the County and make it a safe place to live, work, and visit.

The stated vision of the Sheriff's Office is:

- a. To set goals and objectives to meet the high standards of law enforcement services in accordance with our mission.
- b. To exemplify our core values in accordance with our Code of Ethics.
- c. To operate in a fiscally responsible manner.
- d. To uphold the Constitution of the United States of America by enforcing the rights guaranteed to the citizens of the County through lawful deterrents to crime.

Duchesne County's powers as a political subdivision of the State of Utah derive from the United States and Utah Constitutions, the Utah Code, the common law, and Duchesne County ordinances and resolutions.

The State of Utah, of which Duchesne County is a part, has general powers of jurisdiction unless expressly assigned to the government of the United States in the United States Constitution.

The government of the United States, on the other hand, has only those powers expressly delegated to it in the United States Constitution, as expressly exercised by the Congress of the United States.

Planning and zoning authority for all lands within its borders is a prerogative of Duchesne County as expressed through its duly appointed planning and zoning commission and elected board of county commissioners.

Law enforcement authority for all lands within its borders is a prerogative of Duchesne County as expressed through its duly elected Sheriff and duly hired and appointed and contracted deputy law enforcement agents.

1 Law enforcement officials and other officials of federal land management agencies such as the
2 BLM and the US Forest Service, have no authority, right or permission to enforce state and local
3 criminal and civil laws except as authorized by and consistent with the Federal Assimilative
4 Crimes Act, 18 U.S.C. § 7(3).

5
6 The Federal Assimilative Crimes Act permits federal officers to enforce state and local laws by
7 reference (assimilation) only on federal lands that are under either exclusive U.S. jurisdiction or
8 concurrent U.S./State jurisdiction.

9
10 On federal lands under mere federal proprietary jurisdiction, which is virtually all BLM and
11 Forest Service lands in Utah, federal agents may not rely on the Federal Assimilative Crimes Act
12 as a basis to enforce state or local laws.

13
14 In Duchesne County, all BLM and Forest Service lands are mere proprietary jurisdiction lands,
15 not concurrent or exclusive jurisdiction lands. Therefore, federal agents are NOT permitted by
16 the Federal Assimilative Crimes Act to enforce state and local laws on those lands.

17
18 **Policies:**

- 19
20 A. It is the policy of Duchesne County, in the interest of the health, safety and welfare of its
21 citizens, to not recognize any attempt by a federal official to try to enforce state or local
22 criminal or civil laws on any lands in Duchesne County, including any BLM and Forest
23 Service lands in Duchesne County, and to declare that all criminal and civil state and
24 local laws shall be enforced in Duchesne County only by the Sheriff and Board of County
25 Commissioners. This applies to all land within the boundaries of Duchesne County,
26 including federal lands whether mandated for disposal or not, and whether such duty for
27 disposal has been fulfilled or not.
- 28
29 B. Duchesne County serves notice of full reliance upon and integrity with House Bills 67,
30 147, 149 and 225, 2014 Utah General Legislative Session as codified in Utah Code
31 Sections 11-51-102 through 104, 63-13-106, 63-13-106.1 through 106.10, and 17-22-31.
- 32
33 C. It is the policy of Duchesne County that the right of the Duchesne County Sheriff to
34 exclusively and primarily exercise all law enforcement powers to police and enforce all
35 state and local criminal and civil laws upon any lands within Duchesne County, federally
36 owned or otherwise, shall be held inviolate. Any such attempted exercise of law
37 enforcement powers by an official of a federal land management agency is not recognized
38 by Duchesne County, and shall be deemed an imminent threat to the health, safety and
39 welfare of the citizens of Duchesne County, unless properly exercised under an exception
40 codified under Utah Code 53-13-101.1 through 106.10.
- 41
42 D. It is the policy of Duchesne County that any official of any federal land management
43 agency who is situated within Duchesne County who intends to exercise any law

1 enforcement powers of any kind against any person or entity which may result in the
2 deprivation of property or personal liberty, regardless of whether the action may take
3 place on federal lands or otherwise, and any such official not already within Duchesne
4 County who intends to enter into Duchesne County for such purpose, shall first declare
5 his presence and intended action to the Sheriff of Duchesne County and seek permission
6 from the Sheriff to pursue such intended action.
7

- 8 E. It is the policy of Duchesne County shall continue to support any and all actions to legally
9 relieve the Federal Government of ownership, control and jurisdiction over public lands
10 in Duchesne County, and demand the Federal Government dispose and convey all right,
11 title and interest thereto to the State of Utah. This transfer of land to the State will
12 resolve the law enforcement jurisdiction issues stated above.
13
14

DRAFT

Section 25. Economic Considerations

Findings: Duchesne County enjoys a strong economic base and employment profile. However, recent reports show that a relatively small number of industries, especially the energy industry, generate the majority of economic returns. To illustrate, in 2016, during a slump in the energy industry, the unemployment rate in Duchesne County increased to over 11 percent. This rate is about 8 percent higher than during energy boom periods, when unemployment can drop below 3 percent.

Duchesne County is very dependent on the energy industry. The State of Utah Broadband Outreach Center ranks Duchesne County as having the least diverse economy in the state, followed by Uintah County and Emery County.

The *Duchesne County Economic Profile*, published by the Economic Development Corporation of Utah, in 2015, shows that the top non-farm job producers in Duchesne County in 2014 were Mining (2,493 jobs), Trade-Transportation-Utilities (2,225 jobs) and Government (2,065 jobs). These three sectors produced 71.4 percent of the non-farm jobs in the county.

According to the *Profile of Mining, Including Oil & Gas*, found in the Headwaters Economics Economic Profile System (EPS), Duchesne County mining jobs generated annual average wages in 2014 of \$77,832 compared to \$41,936 for non-mining jobs and \$33,710 for government jobs. These figures do not include the value of benefits and do not include earnings from those self-employed.

According to the *Profile of Government Employment*, found in the Headwaters Economics Economic Profile System (EPS), of the government jobs in Duchesne County, as of 2014, 90.9% were local government employees, 5.7% were state employees and the remainder is federal employees. This study counted 2,130 government jobs in the county, slightly higher than the Economic Development Corporation of Utah estimate. This was a 187% increase over the 742 government jobs in Duchesne County in 1970. The 2,130 government jobs in Duchesne County are about 15.2% of the total employment and produce about 14.8% of the total labor earnings.

According to the *Profile of Service Sectors*, found in the Headwaters Economics Economic Profile System (EPS), Duchesne County has 61.2% of its employment in Service Sectors as compared to 85.1% nationwide. The top four service sectors in Duchesne County are Health Care and Social Assistance, Transportation and Warehousing, Retail Trade and Accommodation and Food Services, with 12.8%, 12.7%, 10.4% and 6.8% of the service sector employment respectively. From 1998 to 2014, service sector employment in Duchesne County grew by 117 percent, but lagged behind non-service sector employment, which grew by 336 percent. Average annual wages in service sector jobs in 2015 was \$38,935. This compares to \$67,008 in non-service sector jobs and \$74,138 in Natural Resource and Mining jobs. The relatively lower wages in service sector jobs highlights the need to maintain and expand jobs in the traditional resource-based economy of the County and to find ways to attract other non-service jobs to the

1 County.

2
3 According to the *Profile of Federal Land Payments*, found in the Headwaters Economics
4 Economic Profile System (EPS), the federal lands in Duchesne County generated over \$2.47
5 million in federal payments to local governments in FY 2015. Forest Service land generated
6 80.5% of the payments and BLM lands 16.7%. The bulk of these payments were associated with
7 the Payment in Lieu of Taxes (PILT) program, which constituted over \$1.9 million in that fiscal
8 year. This was a substantial increase from the \$925,800 PILT payment received in FY 1986.
9 County government received 88.4% of the federal land payments in 2015, with school districts
10 receiving 9.5% of the total. A small percentage of these federal funds had restrictions on their
11 use (12.5%). The study also found that, in FY 2012, that federal land payments represented
12 10.4% of the total general government revenue in Duchesne County. Federal land payments
13 represent a significant revenue source to Duchesne County; but the amount received in PILT
14 payments is substantially less than what the county would receive if the lands were taxable and
15 PILT payments are made at the whim of Congress and must uncertainty exists from year to year.
16 This uncertainty makes it difficult for counties to make revenue forecasts.

17
18 According to the *Profile of Non-Labor Income*, found in the Headwaters Economics Economic
19 Profile System (EPS), 26.7% of personal income in the county comes from non-labor sources.
20 This is 9.1% below the national figure of 35.8% (showing less dependence on non-labor income
21 sources in the County). About half of non-labor income is generated from dividends, interest and
22 rent earnings and about half from transfer payments; including Social Security, Medicare,
23 Welfare, Unemployment, Worker's Compensation and Veteran's benefits and education and
24 training assistance. Non-labor sources generated over \$215.5 million in income in Duchesne
25 County in 2014.

26
27 A study released in July 2013, entitled "*The Equality of Opportunity Project*," found that the
28 Duchesne County area, along with other areas of the West affected by the energy boom, had high
29 levels of upward mobility. The study found that areas with economic growth and strong family
30 structure fared better in upward mobility. A strong family structure was typified by two-parent
31 families with religious values, which is a common family structure in the County.

32
33 During the 2012, according to the Utah State Tax Commission, the average adjusted gross
34 household income in Duchesne County was the third highest in Utah, at \$60,640 (behind only
35 Summit and Morgan counties). By 2014, according to the Profile of Demographics, found in the
36 Headwaters Economics Economic Profile System (EPS), the median household income was
37 \$60,700, compared to \$53,482 nationwide. This high income rate can be attributed to energy
38 industry jobs. The total per capita personal income in Duchesne County was \$39,574 in 2014,
39 according to the Bureau of Economic Analysis. This income level ranked Duchesne County 6th
40 out of 29 counties in Utah. We expect this per capita income level to decrease in 2016, as during
41 times when the energy industry slumps, so does the income level of many county residents.

42
43 During periods of an active energy industry in Duchesne County, the population grows.

1 According to the *Profile of Demographics, Duchesne County, Utah,* Headwaters Economics
2 Economic Profile System (EPS), the population of the County increased from 14,371 (2000
3 Census) to 19,378 by 2014 (which is lower than the July 2014 population of 20,380 estimated by
4 the state). This 34.8% population change was faster than nationwide growth of 11.6%. The
5 State of Utah reports that Duchesne County added 1,977 residents between 2010 and 2014, of
6 which 423 came from net migration into the county and 1,554 from natural increase (births
7 minus deaths). That growth trend was short-lived due to the downturn in the energy industry in
8 2015 and 2016.

9
10 Of the estimated 19,378 residents in 2014, 86.1% were White, 4.8% were Native American and
11 7.2% were Hispanic. Duchesne County has a younger population than the nation, with a median
12 age of 30.2 years in 2014 compared to 37.4 years nationwide. The percentage of males in
13 Duchesne County is 50.6% compared to 49.2% nationwide.

14
15 The largest cities in Duchesne County, according to the *2016 Economic Report to the Governor,*
16 had the following estimated populations as of 2014: Roosevelt (6,777), Duchesne (1,801),
17 Myton (619), Altamont (251) and Tabiona (186).

18
19 The *Profile of Demographics* also reveals that 10.1% of the population and 8.6% of the families
20 in Duchesne County live below the poverty level established by the federal government. These
21 percentages are below the national rate of 15.6% of people and 11.5% of families living in
22 poverty.

23
24 **Objective:** In an effort to decrease "single industry dependence", the County will continue to
25 support the economic diversification strategies of the Duchesne County Chamber of Commerce.
26 These efforts include, but are not limited to, economic growth and development in the following
27 areas: business retention and expansion, business recruitment, value-added agriculture, and
28 tourism and recreation.

29
30 County residents enjoy a quality of life unique in today's society. This lifestyle and rural
31 environment also attracts businesses to the area. Residents and local leaders desire economic
32 development, but feel that this growth should complement, rather than detract from the County's
33 character. Residents feel that responsible natural resource use and development should be
34 included as part of this priority.

35
36 **Objective:** The County will also continue to work with the Tribe and federal and state agencies
37 to identify mutual economic objectives. Partnerships with these entities will be formed when
38 applicable and feasible.

39
40 With the assistance of the Duchesne County Chamber of Commerce and the Duchesne County
41 Economic Development Board, the County will continue to implement and pursue the following
42 policies and objectives:
43

1 **Business Recruitment, Expansion, and Retention**
2

3 **Objective:** The County feels that the majority of economic development efforts should focus on
4 assisting existing businesses.
5

6 **Policies:**
7

- 8 A. The County, with the assistance of government agencies, institutions of higher learning,
9 and private interests, will continue to assess current conditions and identify opportunities
10 to maintain and expand existing in-county businesses and markets. The County currently
11 contributes to, and participates in, a number of business assistance programs. The County
12 will also continue these efforts.
13
- 14 B. Duchesne County recognizes that the State is pursuing business recruitment for rural
15 Utah. The County will continue to participate in these activities to identify appropriate
16 business opportunities compatible with the area and its lifestyle.
17
- 18 C. Mineral resource use and development continues to serve the County economically.
19 Additional opportunities will be pursued as they become available and/or as new
20 technology allows.
21

22 **Small Business Assistance -**
23

24 **Objective:** The County supports the Small Business Development Center and other ongoing
25 small business-assistance efforts.
26

27 **Findings:** Several small business-assistance strategies have been implemented. Many of the
28 County's "smaller" businesses have survived and expanded due to this assistance.
29

30 The County also recognizes the Small Business Center at USU Uintah Basin as a valuable
31 resource and will continue to support its efforts.
32

33 County entrepreneurs also have several other resources available for assistance including the
34 Chamber, the Uintah Basin Applied Technology Center, Dinosaurland Resource Conservation
35 and Development, Utah State University, and the State of Utah Department of Community and
36 Economic Development.
37

38 **Natural Resource Use and Development**
39

40 **Objective:** Responsible natural resource use and development.
41

42 **Findings:** Duchesne County enjoys an abundance of natural resources including hydrocarbons,
43 minerals, timber, water, wildlife and recreation. Historically, these resources have contributed

1 significantly to the County's economic growth and development. Today, the County continues to
2 depend on these resources for economic stability. The County will pursue further development
3 of these resources as they become available and/or as new technology allows.
4

5 **Policy:** Since much of the natural resource base of the County is located on federal lands, in
6 accordance with Section 63J-8-104 (2) of the Utah Code, it is the policy of Duchesne County that
7 all BLM and Forest Service decision documents should include an analysis of the social and
8 economic impact of the decision. Such analysis should:
9

- 10 a. Consider all facets of the decision in light of valuation techniques for the potential costs
11 and benefits of the decision;
12
13 b. Clarify whether the costs and benefits employ monetized or non-monetized techniques;
14
15 c. Compare the accuracy, completeness, and viability of monetized and non-monetized
16 valuation techniques used as part of the analysis, including all caveats on use of the
17 techniques; and
18
19 d. Compare the valuation techniques employed in the analysis to the federal standards for
20 valuation employed by the U.S. Department of Justice in court actions.
21

22 **Objective:** The County feels that resource use or development on private, public, or tribal lands
23 should be sensitive to Tribal interests and the County's rural lifestyle, quality of life, and scenic
24 environment.
25

26 Specific County interests to protect, maintain, and expand natural resource use and development
27 include:
28

- 29 a. Maintaining multiple-use management of public lands,
30
31 b. Preserving public access, and
32
33 c. Identifying existing and potential areas of development.
34

35 **County and Community Image**

36

37 **Objective:** Support community and county sponsored beautification and cleanup efforts.
38

39 **Policies:** Duchesne County feels that "well kept" and "orderly" communities not only attract new
40 businesses, but improve the business of existing establishments as well. With this philosophy in
41 mind, the County will provide the following:
42

- 43 a. Assistance, as feasible, to prepare grant applications and locate matching funds for

1 "community enhancement" projects,
2

3 b. Support for strategic renovation and revitalization of community-centered businesses,
4

5 c. Incentive programs to encourage individual property owners to take responsibility and
6 pride in their personal properties,
7

8 d. Expansion of existing community-based/sponsored cleanup and beautification activities
9 to County-wide/sponsored cleanup and beautification activities,
10

11 e. Support for communities to become involved in the Highway Enhancement Program, and
12

13 f. Increased enforcement of County "nuisance" ordinances.
14

15 **Tourism**

16
17 The Utah State Tax Commission collects tourism taxes, such as the transient room tax on motel
18 rooms and other accommodations. In 2015, Duchesne County entities received \$259,078 in
19 revenue from these sources, which was down 10.1% from the \$288,244 collected in 2014. This
20 decrease can likely be attributed to fewer rooms being occupied by oilfield workers. Neighboring
21 Uintah County suffered a 50.9% drop in tourism tax revenues from 2014 to 2015 for the same
22 reason.
23

24 **Objective:** Diversify the economy by strengthening the tourism sector of the economy.
25

26 **Policy:** It is the policy of Duchesne County to promote economic development by supporting
27 efforts to increase tourism in the county.
28

29 **Broadband Infrastructure**

30
31 **Findings:** As high speed Internet connections become an increasingly critical asset for economic
32 development, education, healthcare, public safety, and general quality of life, it is essential that
33 future management plans address the development of broadband infrastructure throughout the
34 county. The need for reliable and redundant broadband is growing as rapidly as the tech industry,
35 and governments must work with broadband providers collaboratively to prepare for the growing
36 need. Broadband infrastructure needs to be deployed with the capacity to adapt for evolving
37 technologies.
38

39 The Utah Broadband Outreach Center has found that only 69.85% of the address points in
40 Duchesne County have access to broadband coverage. This is the fourth lowest percentage in the
41 state, ahead of only San Juan, Kane and Daggett counties.
42
43

1 **County Recommendations**

2

3 Local communities play an important role in whether or not broadband networks get built.
4 Counties can encourage development by following a few best practices to help streamline the
5 process and create a business-friendly environment for broadband providers to help improve
6 access for citizens.

7

8 **Utilize Current Broadband Data in the Planning Process**

9

10 The Utah Broadband Outreach Center in the Governor's Office of Economic Development is a
11 state program focused on mapping available broadband services and promoting the development
12 of additional infrastructure in Utah. The county can work with the Utah Broadband Outreach
13 Center as a resource for planning assistance. The Center can provide supporting informational
14 data and resources to implement favorable policies into practice and can assist with planning
15 activities. The Outreach Center maintains two interactive broadband maps that show the current
16 state of broadband availability:

17

18 • The Utah Residential Broadband Map (broadband.utah.gov/map) displays residential
19 broadband speeds throughout Utah. The Residential Broadband Map indicates where
20 coverage is offered by service providers, and can be filtered by:

21

○ Individual provider

22

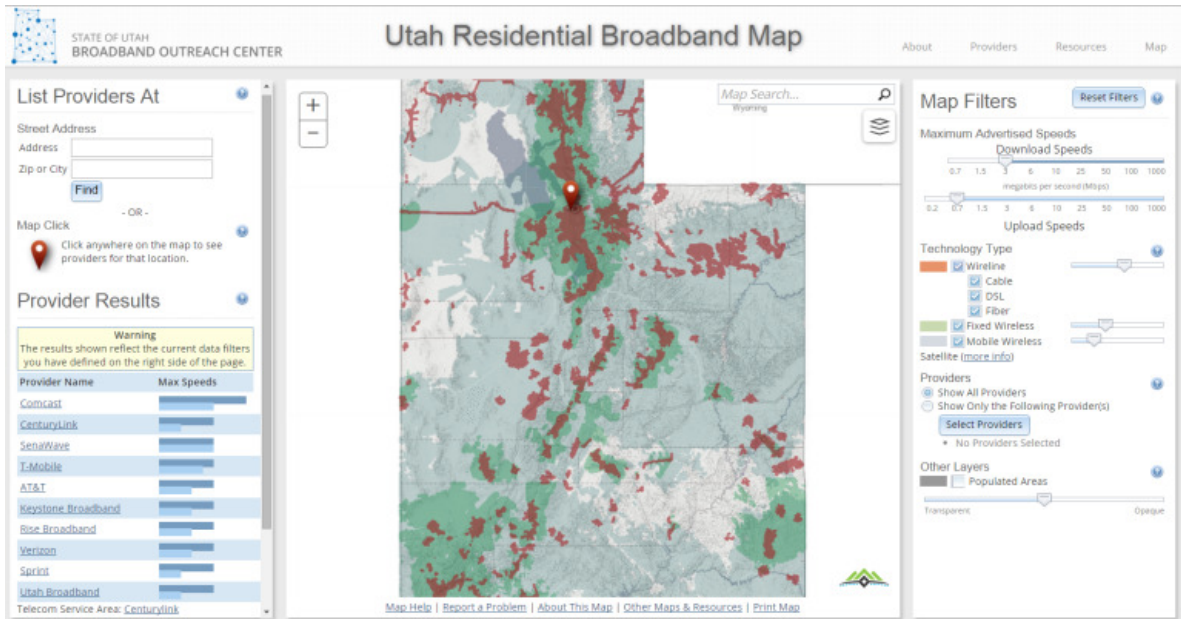
○ Speed

23

○ Technology type

24

○ Populated areas

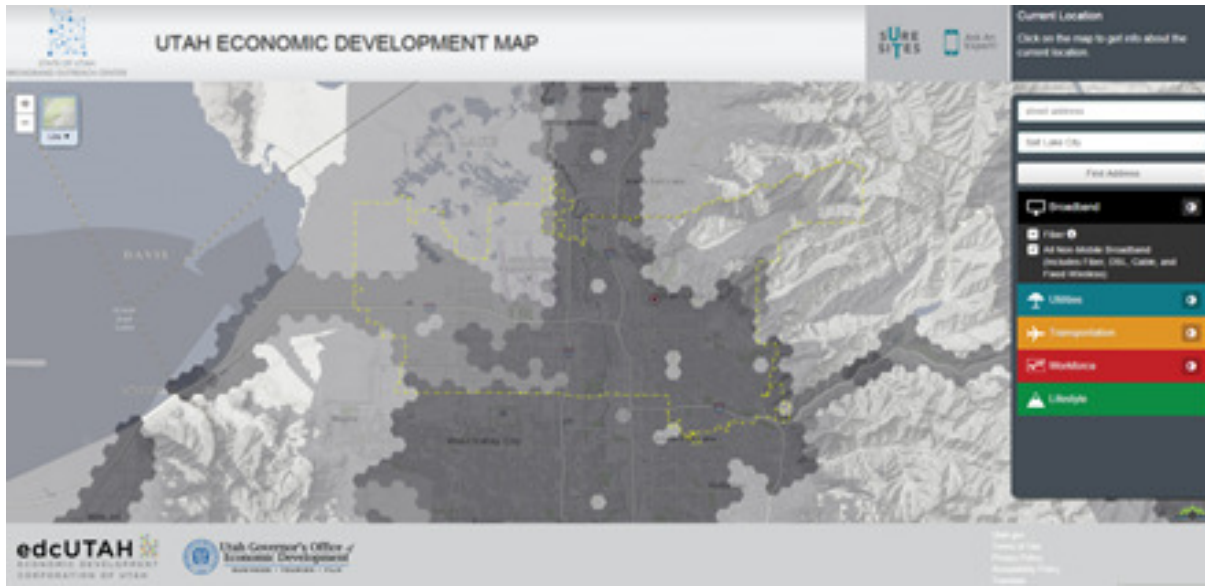


1
2

3 • The Broadband Outreach Center also maintains an Economic Development Map
4 (locate.utah.gov) that allows users to explore the state in detail. Businesses can use this
5 map to scout for locations using interactive data on:

- 6 ○ Broadband availability
- 7 ○ Utility information (natural gas, electricity, culinary water)
- 8 ○ Transportation (rail lines, airports, major roads)
- 9 ○ Workforce (higher education institutions)
- 10 ○ Recreation (state and national parks, ski areas, golf courses)
- 11 ○ Health Care Facilities

12



Both maps can be used as a resource in planning efforts, particularly for expanding coverage in underserved areas. Data for these maps is provided by broadband providers and updated by the Broadband Outreach Center every six months. Additionally, the Outreach Center can work with county stakeholders to fulfill custom mapping requests.

Policy: Implement County Best Practices that Encourage Broadband Investment

Duchesne County will coordinate with other jurisdictions and broadband providers and encourage use of the following best practices to facilitate timely and cost-efficient broadband deployment:

- Use the residential and economic development maps available through the Utah Broadband Outreach Center to help assess community wide access and identify areas of need.
- Set goals to prioritize communities with the lowest business and residential average speeds and work with broadband providers in those areas to determine strategies to improve services. These areas should be evaluated in terms of wired (cable, DSL, fiber), fixed wireless and mobile broadband coverage.
- Implement best practices to save time and money, such as:
 - Identify which existing poles and conduits are owned by local governments and which existing poles and conduits have other owners and make them easily available to providers when possible.
 - Ensure broadband providers access to existing publically owned infrastructure.

- 1 ○ Work with broadband providers to coordinate fiber installation with regular utility
2 and road maintenance by informing them of opportunities where they can install
3 services.
- 4 • Identify likely corridors to connect underserved areas and powered cellular
5 communications sites to expand mobile service and create a streamlined process to allow
6 providers to install services.
- 7 • Coordinate with key stakeholders on infrastructure deployment, which can be achieved
8 using the following strategies:
 - 9 ○ Form a Joint Utility Committee (JUC) where county and city officials, developers
10 and other utilities meet with broadband providers to coordinate planning efforts.
11 For example, providers should be given the opportunity to incorporate broadband
12 infrastructure into future developments as part of the approval process.
 - 13 ○ Designate a broadband development liaison to notify providers of opportunities to
14 install services.
 - 15 ○ Create a permitting or public works department database to track projects and
16 notify providers of opportunities to access poles, open trenches, and conduits.
 - 17 ○ Hold regular meetings with local leaders and telecommunications companies to
18 discuss projects. Public officials should consider asking providers about future
19 areas of development and collaborate on reducing barriers to entry.
 - 20 ○ Maintain open and friendly relationships with providers.
- 21 • Create broadband-friendly policies and planning documents, with considerations
22 including:
 - 23 ○ Zoning laws that encourage deployment, with added requirements for broadband
24 consideration during new construction and new developments.
 - 25 ○ Codified collaboration between public agencies, private providers, and end users.
 - 26 ○ Standards of construction that can assist with issues that arise based on unknown
27 variables in the right-of-way.
 - 28 ○ Streamlined local permitting with predictable timelines, reduced regulatory
29 barriers, and centralized communication between local planning offices.

- Less expensive rights-of-way fees in areas lacking sufficient broadband in order to incentivize broadband providers into underserved areas.

Broadband Policies for Federal Lands

Federal land management agencies also play a critical role in successful broadband deployment. It is important for these agencies to approach planning in a methodical and efficient way so that underserved county residents gain access to broadband, public lands are minimally disturbed, and service providers can engage in deploying services that benefit the county. In considering future resource management planning, Duchesne County establishes the following priorities to further the growth of broadband services.

Make Federal Data Relevant to Broadband Planning Projects Readily Available to States, Counties, Local Governments and Broadband Providers

Crossing federal lands can often be expensive and time consuming as service providers try to identify appropriate corridors and areas to install infrastructure. Making data publically accessible, such as the locations of federal assets, tower locations, and areas which have undergone environmental review under the National Environmental Policy Act (NEPA), may assist in this effort. Duchesne County recommends the following actions:

- Federal agencies shall maintain an online inventory and map of federal assets that the county can utilize in broadband planning efforts. This recommendation has been supported by several key stakeholders. Following President Obama’s 2012 Executive Order No. 13616, “Accelerating Broadband Infrastructure Deployment,” federal coalitions have worked to discuss administrative reforms that would encourage timely infrastructure growth. The Broadband Deployment on Federal Property Working Group, comprised of representatives from 14 federal agencies responsible for managing federal lands, determined that, “although the Federal Government owns or administers nearly 30 percent of all land in the United States and owns thousands of buildings, information about Federal assets and administered lands is not readily available.” The Broadband Opportunity Council, created by President Obama’s 2014 Presidential Memorandum, “Expanding Broadband Deployment and Adoption by Addressing Regulatory Barriers and Encouraging Investment and Training,” recommended executive actions for existing agencies that would increase broadband deployment and encourage competition. In its August 2015 report titled, “Broadband Opportunity Council Report and Recommendations Pursuant to the Presidential Memorandum on Expanding Broadband Deployment and Adoption by Addressing Regulatory Barriers and Encouraging Investment and Training,” the Council promoted expanding access to federal assets as one of its overarching recommendations.

- 1 • In accordance with NEPA standards, federal land management agencies have already
2 reviewed lands within the county to approve proposed utility infrastructure projects.
3 These same corridors are likely to be targeted for future broadband deployment. A
4 regularly updated and publically available map or a website with downloadable GIS
5 shapefiles showing previously reviewed and cleared locations would prove an extremely
6 useful tool for broadband providers and municipalities. This mapping data would help
7 providers target areas for development that are likely to pass environmental review, and
8 limit the burden on public lands.
- 9 • GIS shapefiles of areas that have undergone NEPA environmental review and previously
10 disturbed areas should also be sent to or made available online to state, county, and local
11 GIS departments so they can use this information in planning efforts. These agencies may
12 serve as a repository by creating a local database and map tools of this information for
13 future planning efforts. If land management agencies do not make this data readily
14 available, the county may consider undertaking an effort to identify and inventory assets,
15 communications sites, and corridors that could play a role in expanding broadband.
- 16 • Since there are many recreation areas that can track visitation based on fees or permits,
17 Duchesne County recommends visitation rates be used in conjunction with broadband
18 coverage data to prioritize high user areas. Areas where visitors cannot be tracked but are
19 known to have high usage should also be included. These areas may include locations
20 where agriculture, grazing, fishing, hunting, hiking, rock climbing, cycling, ATV use,
21 industry exploration and other activities are known to occur.

22 While some land management agencies are making progress centralizing this information,
23 providers still lack a complete inventory they can access for planning purposes. Making this data
24 publicly available will allow providers and communities to undertake meaningful broadband
25 planning efforts.

26
27 **Encourage Utilization of and Access to Federally Designated Communications Sites and**
28 **Work with Providers to Designate New Sites.**

29
30 Federally designated communications sites are used to facilitate orderly development of
31 telecommunications to benefit the public's demand. Uses include radio and television
32 transmission, as well as low power uses like two-way radio, microwave, cellular, and broadcast
33 translators. Authorities can also authorize construction of new buildings and towers, including
34 the necessary generators, grounding systems, access ways, and parking areas needed to operate at
35 the site. Sites must be managed based on a current site management plan, and authorities can
36 issue special use authorizations for each site based on the plan. Management plans can indicate
37 priority uses for each communications site.
38

1 Chapter 90 of the Forest Service Handbook addresses communications site management.
2 According to the handbook, a plan “should reflect the complexity of the current situation and the
3 anticipated demand for the site,” including the goal to, “consider anticipated changes and trends
4 in technology, current demand, and projected future demand for the site in the next five to ten
5 years.” Given that broadband demand is expected to increase rapidly in the next five to ten years,
6 we recommend all federal agencies that manage land use adapt and adhere to policies that
7 support broadband deployment. In particular, Duchesne County recommends the following:
8

- 9 • Sites that can potentially be used for telecommunications infrastructure should be mapped
10 and evaluated and land management agencies should work with providers to identify
11 future communications sites.
- 12 • Prioritize designated communications sites for development based on need in the area.
- 13 • Form collaboration between the county governments, other local governments, and land
14 management agencies to designate broadband corridors that would connect
15 communications sites, communities, cell tower sites, schools, libraries, government
16 facilities and other areas of economic activity.
- 17 • Once corridors are established, federal and state agencies should actively collaborate to
18 encourage providers into underserved areas by streamlining, accelerating, and
19 consolidating permitting for designated locations. County leaders, with the help of the
20 State of Utah Broadband Outreach Center, can help recruit providers to build
21 infrastructure in these prioritized areas.

22 Communications site management, broadband corridor designation, and planning efforts should
23 also consider how to best leverage different existing facilities. Wireless broadband, or “over the
24 top” broadband, in combination with wired connections greatly increase the broadband capacity
25 in any given area. Wireless towers and access points are also a necessary feature for emergency
26 communications on federal lands. Wireless towers must be connected with fiber, so concurrent
27 planning is necessary. The following considerations should be made when planning for wireless
28 broadband on public lands:
29

- 30 • Plan to integrate fiber and wireless broadband by deploying fiber to the edge of
31 wilderness areas to maximize coverage.
- 32
- 33 • Plan for inconspicuous wireless tower locations that won’t intrude on views or add
34 additional intrusion to views.
35

- Feed fiber to tower locations or future tower locations when deploying fiber for other projects (e.g., highway construction and maintenance, new developments, etc.) to save costs and time.

Streamline Permitting to Encourage Broadband Deployment

There is significant value for quick approvals for fiber and conduit expansion projects within the constructed or disturbed portion of the federal and state highway systems, and along the federal aid-eligible (FAE) local roads and their rights-of-way. All of these highways and FAE roads are, at a minimum, improved road surfaces with significant pre-existing ground disturbance for the roadway itself, and possibly shoulder and drainage features.

President Obama's Executive Order No. 13616 addressed the challenges related to broadband infrastructure deployment. The Working Group assembled to respond to the order recommended changes to ensure coordination and streamlining of procedures, requirements, and policies related to deployment. While progress has been made in some areas, the county recommends continued work that would remove administrative barriers, reduce duplicative studies and documentation, and shorten waiting periods for permitting.

Permitting policies that allow broadband providers access to open conduits will reduce infrastructure costs related to broadband expansion. For policies to be successful, federal land management agencies need to be involved in projects so that rights-of-way can be established in a timely manner. Providers across Utah have expressed concern about extensive waiting periods when working with federal land management agencies. Duchesne County is concerned this will become a barrier and deter providers from expanding into areas that require passage through federal lands.

- The county recommends public landholding agencies identify areas where permitting could be streamlined, particularly easing permitting restrictions in previously disturbed areas. Proposed fiber installation along existing highways should be permitted on an accelerated pace. These disturbed corridors would face only minor temporary impacts. Such corridors often already have underground and overhead utility lines, making fiber deployment even less impactful.
- Allow for state Departments of Transportation to permit the installation of fiber optic lines or empty conduit within the constructed roadway prism (to include the improved surface, shoulder, and immediate constructed drainage) of any federal or state highway, or local road that qualifies and receives maintenance funding under the Federal Highway Administration (FHWA) federal-aid program. These qualifying projects should be exempted from NEPA review or granted categorical exclusions.

- 1 • Highway easements across federal lands should be defined to include broadband service
2 providers. Establishing this public-private partnership, with the public partner as the
3 highway owner, would make the Utah Department of Transportation (UDOT) the
4 permitting agency for providers wishing to build or access conduits along the highway.
5 UDOT has already successfully partnered with providers in this way by establishing
6 internal policies to build conduits that can be used by providers, and by notifying them
7 about upcoming projects. Establishing UDOT as the single point of contact would limit
8 confusion on permitting requirements and fees and would clarify the role of both
9 agencies, resulting in considerable cost and time savings. In the past, these issues have
10 resulted in delays that have sometimes lasted more than a year. Giving this authority to
11 transportation agencies would expedite the process by limiting the time consuming and
12 redundant reviews currently performed by federal land management agencies.

13 **Increase Agency Capacity in Order to Prioritize Telecommunications and Broadband** 14 **Permitting**

15
16 In addition to adopting streamlining procedures that could free up the capacity of federal
17 agencies, such as allowing UDOT to assist in permitting, the county also advocates for the hiring
18 of additional staff responsible for telecommunications permitting. Processing times need to be
19 reduced for broadband expansion to take place with reasonable cost and time commitments.
20 Increasing the capacity of the Bureau of Land Management (BLM) should coincide with the
21 establishment of a standard processing time for permitting (less than one month) so providers can
22 schedule construction in a timely manner.

23 24 **Energy Considerations**

25
26 **Policy:** It is the policy of Duchesne County to promote economic development by recruiting
27 businesses that complement the energy industry. However, due to the cyclical nature of the
28 energy industry, it is the policy to also recruit businesses that will enable the economy to become
29 more diversified.

30 31 **Water Considerations**

32
33 **Policy:** It is the policy of Duchesne County that economic development is promoted without
34 sacrificing local water quality and recognizing that water supplies must be found adequate to
35 support such development.
36
37

1 **Section 26. Air**

2
3 **Findings:**

4
5 The Clean Air Act, last amended in 1990, requires that U.S. Environmental Protection Agency
6 (EPA) set National Ambient Air Quality Standards (NAAQS) for pollutants considered harmful
7 to public health and the environment. Standards have been set for six criteria pollutants: carbon
8 monoxide (CO), lead, nitrogen dioxide (NO₂; also known as nitrogen oxides, oxides of nitrogen,
9 or NO_x), ozone (O₃), sulfur dioxide (SO₂), and particulate matter (PM). Once emitted into the
10 atmosphere, NO_x and volatile organic compounds (VOC) emissions react together to form O₃.
11 Sunlight provides the energy for the reaction, and extremely reactive gases called radicals serve
12 as catalysts.

13
14 The Utah Department of Environmental Quality (UDEQ), Division of Air Quality (DAQ)
15 operates a network of 24 permanent air monitoring stations across the state; one of which is
16 located in Roosevelt City (see Map #44). This station monitors meteorological conditions,
17 Nitrogen Dioxide (NO₂), Ozone (O₃) and particulate matter (PM 2.5). This monitor shows that
18 Duchesne County has been in compliance with all of the federal air quality standards, with the
19 exception of occasional exceedances of the Ozone standard.

20
21 In addition to the air monitoring stations operated by the DAQ in Roosevelt and Vernal, EPA, the
22 Ute Tribe, the Bureau of Land Management (BLM), and the National Park Service (NPS)
23 maintain permanent air monitoring stations in the Uintah Basin. EPA and the Ute Tribe operate
24 stations in Indian Country in Myton, Ouray, Redwash, and Whiterocks. NPS operates a station in
25 Dinosaur National Monument, and BLM operates a station in the community of Fruitland. A
26 semi-permanent air monitoring station at Horsepool has been used as a National Oceanic and
27 Atmospheric Administration research site during winter intensive studies. The locations of the
28 permanent and semi-permanent air monitoring stations located in or near Duchesne County are
29 shown in Map #44. Up to two dozen temporary, portable air monitors are also set up at different
30 locations throughout the Uintah Basin during the winter to measure meteorological conditions,
31 O₃ concentrations, and levels of O₃ precursors. Utah State University has been involved in
32 operating a number of the temporary monitors as well as assisting with permanent monitoring
33 stations.

34
35 The 2015 Annual Report (“the Report”) on air quality from the Utah Department of
36 Environmental Quality, Air Quality Division (DAQ), provides the most up to date and accurate
37 air quality information available to Duchesne County. Table 4 of the Report contains a Triennial
38 Inventory of the amount of pollutants produced in Utah’s 29 counties, in tons per year.
39

1 Emissions from Duchesne County are summarized in Table A1.

Table A1. 2011 Triennial Emissions Inventory for Duchesne County (tons per year)

Pollutant Type	Duchesne County
CO	19,793
NO _x	11,934
PM ₁₀	6,912
PM _{2.5}	1,082
SO _x	144
VOC	57,798

Notes: PM₁₀ = PM less than 2.5 micrometers in diameter; SO_x = sulfur oxides.

Source: DAQ (2015).

2
 3 Duchesne County has the 17th highest production of Carbon Monoxide (CO), the 6th highest
 4 production of Nitrogen Oxides (NO_x) the 11th highest production of Particulate Matter (PM10),
 5 the 15th highest production of Particulate Matter (PM 2.5), the 15th highest production of Sulfur
 6 Oxides (SO_x) and the 3rd highest production of Volatile Organic Compounds (VOC) compared
 7 to other counties in Utah.

8
 9 The Triennial Inventory shows that Duchesne County is near the average in the production of
 10 most pollutants, with the exception of Nitrogen Oxides (NO_x) and Volatile Organic Compounds
 11 (VOC). Unfortunately, the high levels of these pollutants contribute to the formation of Ozone.

12
 13 The Report contains the following summary of the Uinta Basin Ozone problem, which affects
 14 Duchesne County:

15
 16 **Uinta Basin Ozone**

17
 18 Since 2005, the National Park Service has been measuring summertime ozone at the Dinosaur
 19 National Monument located near Vernal and, beginning in 2006, at the Colorado National
 20 Monument located near Grand Junction, Colorado. In 2009, the EPA began measuring year-
 21 round ozone at two sites on the Ute Indian Reservation, located near Redwash and Ouray [in
 22 Uintah County]. Data collected from the two tribal sites during the winter of 2010 indicated that
 23 high ozone levels are occurring in the Basin during the middle of winter. This finding was
 24 unexpected since ozone is normally an air pollutant that is formed during the summertime when
 25 there are high temperatures and bright sunshine.

26
 27 The Uintah Basin is bounded on the north by the Uinta Mountains, on the south by the Tavaputs

1 Plateau, on the west by the Wasatch Mountains, and on the east by elevated terrain that separates
2 it from the Piceance Basin in Colorado. Because the Uintah Basin is surrounded on all four sides
3 by mountains, it is shaped physically like a basin and tends to trap polluted air and facilitate
4 inversion formation. In recent years, concentrations of wintertime O₃ in the Uintah Basin have
5 been elevated and at times exceed the NAAQS. High episodes are typically observed during
6 winter inversion periods when the ground is covered by snow and stagnant air conditions are
7 present.

8
9 In the winter of 2010/11, the Uintah Basin Impact Mitigation Special Services District
10 (UBIMSSD) funded a study conducted by Utah State University's Energy Dynamics Lab and the
11 DAQ. Using data collected from 18 permanent and temporary air monitoring stations placed
12 throughout the basin, researchers found elevated wintertime ozone concentrations throughout the
13 basin during temperature inversion events when snow covered the ground. The highest values
14 were found in the central basin area, with many exceeding the ozone national ambient air quality
15 standards (NAAQS).

16
17 In the winter of 2011/2012, cooperating agencies, including the BLM, the EPA, Western Energy
18 Alliance, and the UBIMSSD, coordinated by the DAQ, embarked on a multi-winter effort to
19 study and address ozone levels in the Uinta Basin. The first year's study was called the Uinta
20 Basin Winter Ozone Study 2012 (UBWOS 2012). The goal was to understand how ozone is
21 formed in the Basin during wintertime inversion conditions and to implement appropriate and
22 effective strategies for mitigating high ozone levels in order to avoid nonattainment. Researchers
23 from the National Oceanic and Atmospheric Administration (NOAA), several university research
24 groups, the EPA, and the DAQ worked together to study ozone formation in the basin during
25 wintertime inversion conditions. Although no temperature inversion/snow events occurred and
26 ozone levels remained low, much valuable information was collected on emissions, inventories,
27 and sources. The first year's study concluded that:

- 28 • Ozone formation is associated with stable meteorological conditions, snow cover, and
29 sunshine.
- 30 • Chemical precursors to ozone formation are NO_x and VOCs.
- 31 • NO_x comes from hot combustion sources, and the highest levels are in the oil production
32 areas and population centers. (Oil and gas operations have been found to be responsible
33 for 57 to 61 percent of the NO_x emissions).
- 34 • VOC comes from oil and gas production with the highest levels in the gas production
35 areas. (Oil and gas operations have been found to be responsible for 98 to 99 percent of
36 the VOC emissions).
- 37 • Methanol was measured at concentrations that could significantly enhance ozone
38 formation.
- 39 • There is very high year-to-year variation in ozone levels due to variation in
40 meteorological conditions.
- 41 • Analysis of historical climatology for meteorological conditions conducive to ozone
42 formation suggests about one in two winters would produce ozone levels higher than the
43 federal standard.

1 In the winter of 2012/13 ozone concentrations in excess of the current NAAQS were measured in
2 the Uinta Basin during winter inversion periods when the ground was covered by snow. The
3 Uinta Basin Winter Ozone Study 2013 (UBWOS 2013) was conducted and involved the same
4 researchers as the prior year's study, and it concluded the following:

- 5 • Maximum 8-hour average ozone concentrations measured at Ouray [in Uintah County]
6 reached 142 ppb during the study, exceeding the NAAQS (75 ppb) by 89%. Monitored
7 values in the major population centers were greater than the NAAQS on a total of 22 days
8 at Vernal, and 29 days at Roosevelt. These observations are in sharp contrast to the 2012
9 winter study, when 8-hour average ozone levels did not exceed 63 ppb.
- 10 • Elevated ozone coincided with elevated levels of VOCs and NO_x, which are the primary
11 chemical precursors of ozone formation.
- 12 • Reflection of sunlight from the snow surface significantly increases the total solar
13 radiation in the atmosphere and thus, the rate of ozone formation.
- 14 • Complex patterns of light winds within the Basin appear to produce an east-west
15 "sloshing" of air that contributes to intra-basin mixing of ozone and ozone precursors.
- 16 • Chemical reactions during these winter episodes differ greatly from summer ozone
17 formation in urban areas.
- 18 • Aromatic VOCs such as toluene and xylene contribute in secondary formation of
19 wintertime ozone pollution in the Basin; therefore, VOC control measures focused on
20 these types of VOCs will be particularly effective.

21
22 In the winter of 2013/14, the DAQ coordinated the Uinta Basin Winter Ozone Study 2014
23 (UBWOS 2014). The study focused on quantifying the contribution of nitrous acid (HONO) and
24 formaldehyde (HCHO) to the chemical reactions responsible for ozone formation. Prior studies
25 in the basin showed that HONO and HCHO dominate the radical chemistry that drives ozone
26 production. HONO and HCHO are unconventional sources for ozone formation compared to the
27 conventional sources (ozone photolysis) in typical summer urban ozone episodes.

28
29 The study confirmed the following:

- 30 • HONO, based on an improved suite of measurements, does not appear to be a major
31 source of the chemical radicals needed to form ozone during the winter episodes, as
32 previously suspected.
- 33 • HCHO and other aldehydes are the dominant radical sources needed for ozone formation.
34 These compounds are both directly released from various emission sources and form in
35 the atmosphere from directly emitted VOCs such as those contained in oil and raw natural
36 gas. Aromatic VOCs, including toluene and xylene, while less abundant than other VOC
37 species in the basin, are also particularly important sources of radicals.
- 38 • New "box model" simulations of ozone formation chemistry, based on data collected at
39 the Horsepool study site [in Uintah County], confirmed earlier analysis indicating that
40 ozone formation at this location is sensitive to VOC reductions (i.e., VOC reductions
41 would result in ozone reductions). The modeling results also suggest that NO_x reductions
42 would lead to ozone reductions at Horsepool. These modeling results are pertinent to the
43 Horsepool location and may not be applicable across the basin as a whole.

1 The winter of 2013-2014 produced the following 8-Hour Average Ozone concentrations in the
 2 Uintah Basin (see Table A2).

**Table A2. 8-Hour Average Ozone Concentrations in the
 Uintah Basin, Winter 2013–2014**

Uintah Basin Air Monitoring Station	Overall Daily Maximum* (parts per billion)	Overall Exceedances of the NAAQS O₃ Standard of 75 Parts per Billion[†]
Dinosaur National Monument	80.6	5
Fruitland	58.4	0
Horsepool	96.8	13
Myton	89.3	6
Ouray	92.8	17
Red Wash	89.0	7
Roosevelt	65.5	2
Vernal	73.4	3
Whiterocks	67.3	3

Source: ENVIRON International Corporation (2015).

* Fourth highest daily maximum.

[†] The NAAQS O₃ standard is now 70 ppb (the final rule became effective on December 28, 2015).

3
 4 The Fruitland, Myton and Roosevelt stations are within Duchesne County.

5
 6 The UBWOS work is broadly supported financially by numerous agencies, including the
 7 UBIMSSD, Western Energy Alliance, Bureau of Land Management - Utah Office, and NOAA.
 8 All of the research organizations have also made significant in-kind equipment contributions to
 9 this study.

10
 11 Further information on the UBWOS and wintertime ozone in the Uinta Basin can be found on the
 12 DAQ web site at: <http://www.deq.utah.gov/locations/U/uintahbasin/index.htm>.

13
 14 Work on Uinta Basin air quality during 2015 focused on the development of an improved
 15 emissions inventory for oil and gas production. A series of stakeholder meetings were conducted
 16 with the Western Energy Alliance, oil and gas operators, Ute Tribe, the EPA, and the BLM to
 17 agree on an inventory process. The goal is an emissions inventory that is spatially, temporally,
 18 and chemically characterized for the entire Basin. This inventory is needed to develop

1 appropriate and effective mitigation strategies for ozone and other air pollutants that can form as
2 a result of the Basin's unique wintertime chemistry. The oil and gas emissions data requests were
3 due by the end of 2015 and the initial inventory compilation is expected in the first quarter of
4 2016.

5
6 In December 2015, EPA lowered the primary and secondary O₃ standard from 0.075 to 0.070
7 parts per million. According to EPA and DAQ (based on 2012–2014 data), Duchesne and Uintah
8 Counties do not meet the updated standard. Utah submitted the Governor's recommendation for
9 area designation on September 30, 2016. Two areas are recommended for ozone nonattainment
10 designation: the Wasatch Front Area (Salt Lake and Davis counties, and portions of Weber,
11 Tooele, and Utah counties) and the Uinta Basin Area (portions of Uintah and Duchesne counties
12 at and below 6,000 feet of elevation). The Uintah Basin Area excludes a large portion of tribal
13 land; the Ute Indian Tribe will make a separate recommendation to the EPA for area designation
14 on tribal lands. Final ozone area designations would be promulgated by the EPA no later than
15 October 1, 2017. States are required to develop federally-enforceable State Implementation Plans
16 (SIPs) to identify how the primary and secondary NAAQS would be attained in nonattainment
17 areas. The Ute Tribe and EPA would also be required to develop a plan covering Indian Country.
18 Through these plans, the state and the Ute Tribe would design control measures and strategies to
19 reduce pollutant levels in the area, and if appropriate, any emissions of precursor pollutants.

20
21 The time period for ozone nonattainment areas to achieve attainment depends on the area's
22 classification as marginal, moderate, serious, severe, or extreme. A higher classification would
23 mean more stringent requirements, but allow for a longer time to reach attainment. Although the
24 classification of the Utah-recommended nonattainment areas is unknown at this time, they are
25 expected to be either marginal (3 years to attainment from date of classification) or moderate (6
26 years to attainment from date of classification). An attainment SIP is not required for marginal
27 nonattainment areas, but states must implement control mandates such as new source review and
28 emission limitations for major sources. Clean Air Act permitting in Utah is the responsibility of
29 UDEQ. In Indian Country, the permitting authority is EPA. Economic development could be
30 impacted by a nonattainment designation. Consequences of a nonattainment designation could
31 include requiring new facilities wanting to locate in the nonattainment area to install pollution
32 controls or take stringent operational limits, requiring emission offsets, or requiring the
33 implementation of voluntary measures to reduce emissions. Emissions reductions from existing
34 sources are also likely to be required.

35
36 In May 2016, EPA finalized the federal implementation plan to implement the Minor New
37 Source Review Program for oil and gas production and processing segments (EPA 2016). Permit
38 options include the general permit, permit-by-rule, and true minor source registration. The final
39 rule also incorporates emission limits and other requirements from eight federal standards and
40 applies limits for a range of equipment and processes used in oil and natural gas production and
41 natural gas processing (New Source Performance Standards [NSPS] subparts D, Kb, IIII, JJJJ,
42 KKKK, and OOOOa and National Emission Standards for Hazardous Air Pollutants subparts
43 HH, ZZZZ, and DDDDD). NSPS subpart OOOO is the first set of federal air standards to limit

1 VOC emissions at natural gas wells that are hydraulically fractured and to establish requirements
2 for several other oil and gas industry sources of air pollution (e.g., storage tanks, pneumatic
3 controllers, and glycol dehydrators) that were constructed, modified, or reconstructed after
4 August 23, 2011. NSPS subpart OOOOa is an addition to subpart OOOO that limits VOC and
5 methane emissions from affected equipment and processes in the oil and gas industry that were
6 constructed, modified, or reconstructed after September 18, 2015. These new regulations will
7 affect multiple emission sources in Daggett, Duchesne, and Uintah Counties.

8
9 UDEQ finalized rules (Utah Administrative Code R307-504) in 2014 that established
10 requirements to ensure that existing oil and gas equipment is maintained and operated as
11 designed, that bottom filling or submerged filling is used when loading a product into tanker
12 trucks, that high-bleed pneumatic controllers are replaced with low-bleed controllers, and that
13 self-igniters are installed on flares. UDEQ also inspects, audits, and enforces actions to ensure
14 facilities are meeting applicable regulatory requirements. In addition, UDEQ compares Utah
15 Division of Oil, Gas and Mining production data with their air permits database to verify that oil
16 and gas facilities have obtained the necessary air permits. These regulations also affect multiple
17 emission sources in Daggett, Duchesne, and Uintah Counties.

18
19 O₃ is present in the atmosphere even in the absence of significant, local, human-caused emissions
20 of NO_x and VOC. This background O₃ is a result of natural emissions and of human-caused
21 emissions transported from outside the Uintah Basin or outside the United States. Background O₃
22 is O₃ that is beyond the ability of local regulators to control (Lyman 2016). Background O₃ is
23 often higher in areas of higher elevation (such as the Uintah Basin) because natural stratospheric
24 O₃ impacts and international transport impacts increase with altitude, whereas O₃ lifetimes are
25 longer (EPA 2014). Some research suggests that increased transport of O₃ and precursors from
26 outside the United States are counteracting domestic emissions reductions in the west (Cooper et
27 al. 2012). O₃ and precursors from outside the Uintah Basin, combined with wildfires and
28 intrusions of O₃-rich air from the stratosphere, have occasionally led to exceedances of the O₃
29 NAAQS during the summer in the Uintah Basin. Understanding the mechanics of the Uintah
30 Basin airshed in the winter and summer, including O₃ transport within and from outside the
31 basin, will be important before policies are developed.

32
33 A state may request that EPA exclude data showing exceedances or violations of the NAAQS
34 that are related directly to an exceptional event (40 Code of Federal Regulations [CFR] 50.14(a)
35 (1)). An *exceptional event* is defined in 40 CFR 50.1(j) as “an event that affects air quality, is not
36 reasonably controllable or preventable, is an event caused by human activity that is unlikely to
37 recur at a particular location or a natural event, and is determined by the Administrator in
38 accordance with 40 CFR 50.14 to be an exceptional event. It does not include stagnation of air
39 masses or meteorological inversions, a meteorological event involving high temperatures or lack
40 of precipitation, or air pollution relating to source noncompliance.” Examples of exceptional
41 events include fireworks and prescribed fire. Daggett, Duchesne, and Uintah Counties support
42 this regulation and agree that exceptional events should not count toward nonattainment status.

1 Senate Bill 2072 would require EPA to establish a program (Early Action Compact program)
2 under which the EPA administrator would defer the designation of an area as a nonattainment
3 area for purposes of the 8-hour O₃ NAAQS if the area achieves and maintains certain standards
4 under a voluntary early action plan. The bill was introduced in September 2015, and a hearing
5 was held in June 2016. The county supports the passage of this bill because it allows the use of
6 locally crafted solutions to improve air quality and achieve compliance with the NAAQS.
7

8 A promising pilot program is being started by the Air Quality Division of the Utah Department of
9 Environmental Quality (DAQ), called the Storage Tank Emissions Pilot Project (STEPP). This
10 project, using a \$150,000 appropriation from the 2016 Utah Legislative Session, will establish a
11 partnership between the DAQ, the TriCounty Health Department, the energy companies and the
12 Bingham Entrepreneurship and Research Center to use infrared cameras to assess VOC
13 emissions from “thief hatches” on oil and gas condensate tanks in the Uintah Basin.
14

15 The STEPP project notes that there are 14,222 producing and shut-in oil and gas wells in the
16 state, of which 11,400 are in the Uintah Basin. Approximately 2,350 of those wells are regulated
17 by the State (the remaining wells are under the jurisdiction of the Ute Tribe and the EPA).
18 Rather than inspect all 2,350 wells, the STEPP project will focus on 474 facilities that have VOC
19 combustors installed on their storage tanks. It is anticipated that, if significant leaks are found,
20 that these leaks will be relatively easy to remedy. This project will greatly improve emissions
21 estimates that are currently available and should improve local air quality as tank emissions are
22 reduced.
23

24 **Objectives**

- 26 1. Maintain or improve air quality to protect the health and well-being of county residents,
27 and maintain or improve the desirability of the county as a place to visit and recreate.
28
- 29 2. Promote economic development without sacrificing local air quality. Air quality should
30 be protected to prevent potential restrictions on future development.
31
- 32 3. Work cooperatively as full partners with other agencies and entities to identify baseline
33 air quality for the Uintah Basin.
34
- 35 4. Assess the extent to which Uintah Basin air is degraded by natural phenomena and by
36 sources outside the Uintah Basin. Work cooperatively as full partners with other agencies
37 to establish an understanding of contributions from non-area emission sources.
38

39 **Policies**

- 41 1. Comply with all federal, state, and local air quality rules, regulations, and directives.
42
- 43 2. Cooperate with air regulatory authorities to prevent significant adverse effects from air

1 pollution.

- 2
- 3 3. Participate with regulatory authorities in determining air monitoring needs.
- 4
- 5 4. Cooperate with the Ute Tribe, EPA, and the State of Utah to create workable agreements
- 6 to address air quality issues.
- 7
- 8 5. Continue to encourage and support research and studies to inform the decision-making
- 9 process for better air quality.
- 10
- 11 6. Support research and improve knowledge of the wintertime O3 problem in the Uintah
- 12 Basin, including understanding non-area emission sources.
- 13
- 14 7. Work cooperatively with other agencies to develop solutions to reduce the O3 problem
- 15 based on research outcomes.
- 16
- 17 8. Support the implementation of developed solutions for O3 reductions.
- 18
- 19 9. Encourage industry to reduce VOCs and NOx to help address the O3 problem.
- 20
- 21 10. When possible, consider sponsoring air quality forecasting for winter months and sending
- 22 alerts to companies when impaired air quality is likely to help reduce emissions.
- 23
- 24 11. Collect and disseminate information about low-emission technologies that could be used
- 25 by industry, and encourage voluntary adoption of those technologies.
- 26
- 27 12. Consider offering incentives to industry for the adoption of emission reduction
- 28 technologies (e.g., awards, an unofficial certification program).
- 29
- 30 13. Evaluate whether it is possible or economically feasible to restrict non-essential industry
- 31 activities during winter inversion episodes.
- 32
- 33 14. Implement county policies to maintain good air quality and to avoid nonattainment
- 34 (hazardous days).
- 35
- 36 15. Publish county requirements online for local burning. Encourage all residents to follow
- 37 the requirements (e.g., the clearing index), especially during winter inversions.
- 38
- 39 16. Only allow agricultural burning during times of low fire danger and when atmospheric
- 40 conditions will disperse smoke efficiently.
- 41
- 42 17. Assist local health departments in enforcing Utah Administrative Code R307-202
- 43 (Emission Standards: General Burning), which prohibits open burning at sites used for

1 the disposal of community garbage and other waste, and prohibits a person from burning
2 petroleum wastes, demolition or construction debris, residential rubbish, garbage,
3 vegetation, wood, and other types of waste.

4
5 18. Educate county communities about air quality issues and what they can do to help (e.g.,
6 reduce idling).

7
8 19. Consider implementing incentives to reduce the use of wood-burning stoves.

9
10 20. Work with natural gas providers and developers to encourage the wider availability of
11 natural gas so that it can be used to replace more polluting fuels.

12
13 21. Work with the local health department to address fugitive dust issues. Implement
14 measures to reduce fugitive dust from roads, gravel pits, etc. Such measures could include
15 water applications, chemical applications such as magnesium chloride, and covering truck
16 loads.

17
18 22. Cooperate with regulators to require adequate dust-control measures at mining, mineral
19 resource, and energy resource locations, such as speed limits, watering, and ceasing
20 operations during high winds.

21
22 23. Educate the public about fugitive dust and about ways to reduce fugitive dust emissions.
23 Work to prevent degradation from non-area sources, after the sources are better
24 understood.

25
26 24. Investigate incentives to encourage industry to reduce greenhouse gas emissions such as
27 methane, carbon dioxide, and NOx (e.g., the use of carbon credits). Reduction of
28 greenhouse gas emissions such as NOx would also help with the O3 problem.

29
30 **Air Quality and Energy**

31
32 **Findings:** The production of energy resources can have impacts on air quality.

33
34 **Policy:** It is the policy of Duchesne County that particulate matter shall be kept within state and
35 federal standards at energy resource locations through adequate dust control measures. It is the
36 policy of Duchesne County that energy development shall be conducted in a manner that
37 minimizes the release of volatile organic compounds and other pollutants that may adversely
38 affect air quality and public health, in accordance with state and federal standards. Energy
39 resources locations are expected to meet federal and state permitting requirements as needed.

40
41 **Air Quality and Mining**

42
43 **Findings:** The production of mining and mineral resources can have impacts on air quality.

1 **Policy:** It is the policy of Duchesne County that particulate matter be kept within state and
2 federal standards at mining and mineral resource locations through adequate dust control
3 measures. Mining and mineral resources locations are expected to meet federal and state
4 permitting requirements as needed.

5
6 **Air Quality and Agriculture**
7

8 **Findings:** Agricultural activity can create dust which elevates the level of particulate matter in
9 the air. Tilled croplands have the potential to generate more dust than areas used for pasture. In
10 Duchesne County, of the 1,088,559 acres in farms in 2012, only 78,172 acres was in cropland
11 and only 59,206 of those acres were harvested cropland. The data shows that much of the
12 agricultural land in Duchesne County is less likely to generate dust that would impact particulate
13 matter levels in the air.
14

15 **Air Quality and Wildlife**
16

17 **Findings:** Air Quality issues generally are not a major consideration in wildlife management,
18 although dust deposition may affect vegetation which animals use for food, cover, or shelter. It
19 is reasonable to assume that air pollution affects other higher order animals in the same ways that
20 it affects humans, although effects on wildlife are not well documented. Compliance with
21 federal and state air quality standards is expected to provide some level of protection for wildlife.
22 The effects of dust and other particulate forms of air pollution on animal ecology are becoming a
23 more widely recognized subject of interest.
24

25 **Air Quality and Forest Management**
26

27 **Findings:**
28

29 Proper forest management techniques, such as selective harvest and thinning projects, create
30 more healthy forests that are more resistant to insect damage and less likely to contain fuel loads
31 that can result in catastrophic wildfire.
32

33 Air quality conditions deteriorate unnecessarily when inactive forest management results in
34 wildfire. According to the interagency report *Utah Forest Health Report, A Baseline Assessment*
35 *1999 - 2001* (Keyes et al. 2003), deteriorated air quality (e.g., increase in ozone) can damage
36 vegetation and predispose plants to other disturbance. Some effects can include a decrease in
37 lichen richness, tree crown thinning, and discolored foliage.
38

39 **Air Quality and Recreation**
40

41 **Policy:** Duchesne County supports efforts to maintain clean air so that the County maintains its
42 position as a desirable place to visit and recreate.
43

1 **Air Quality and Fire Management**
2

3 **Findings:** Proper and effective fire management can reduce the amount of smoke produced by
4 fires and have reduce the negative impacts of fires on air quality.
5

6 **Policies:**
7

8 A. It is the policy of Duchesne County that fires, except those deemed by the County to have
9 a beneficial purpose (such as prescribed burns or training burns) shall be extinguished as
10 soon as possible to reduce negative impacts on air quality.
11

12 B. It is the policy of Duchesne County that solid waste shall not be burned.
13

14 C. It is the policy of Duchesne County that agricultural burning shall be allowed only during
15 times of low fire danger and during times when atmospheric conditions will disperse
16 smoke efficiently.
17

18 D. It is the policy of Duchesne County that proscribed fires slated for completion should be
19 coordinated with the State Smoke Coordinator prior to ignition and follow the
20 requirements of the State's Enhanced Smoke Management Plan
21 ([http://www.deq.utah.gov/Pollutants/R/regionalhaze/rhsip/docs/2006/05May/ESMP0811](http://www.deq.utah.gov/Pollutants/R/regionalhaze/rhsip/docs/2006/05May/ESMP081103.pdf)
22 [03.pdf](http://www.deq.utah.gov/Pollutants/R/regionalhaze/rhsip/docs/2006/05May/ESMP081103.pdf)).
23

24 **Land Access and Air Quality**
25

26 **Findings:** Duchesne County finds that there are no air considerations associated with Land
27 Access other than dust control.
28

29 **Policy:** It is the policy of Duchesne County to require dust control or dustless surfaces on roads
30 under County jurisdiction where sensitive dust receptors exist nearby.
31

32 **Air Quality and Threatened or Endangered Species**
33

34 **Findings:** Air Quality issues generally are not a major consideration in the management of
35 Threatened, Endangered, or Sensitive Species, although dust deposition may affect vegetation
36 which species use for food, cover, or shelter. It is reasonable to assume that air pollution affects
37 other higher order animals in the same ways that it affects humans, although effects on wildlife
38 are not well documented. The effects of dust and other particulate forms of air pollution on
39 animal ecology are only now becoming a more widely recognized subject of interest.
40

41 **Air Quality and Wilderness**
42

43 **Findings:** Duchesne County finds that there are positive and negative impacts on air quality

1 from wilderness designations. Designating land for wilderness will make it impossible to use
2 motorized recreation or develop natural resources, which would tend to improve air quality.
3 However, designating land for wilderness also means that active land management does not take
4 place and natural systems, such as wildland fire, are not suppressed. Failure to suppress wildfire
5 generates air pollutants that can easily rival or exceed the tonnage of pollutants produced by
6 multiple uses in undesignated areas.

7

8 **Air Quality and the Economy**

9

10 **Policy:** It is the policy of Duchesne County that economic development is promoted without
11 sacrificing local air quality.

12

DRAFT

Section 27. Vegetation Management

Findings: Vegetation in the Bureau of Land Management (BLM) Vernal Field Office Planning Area was mapped on lands administered by the BLM in conjunction with the Natural Resources Conservation Service (NRCS), and the land cover associations were classified using vegetation categories defined by the National Gap Analysis Program (GAP) and the BLM (BLM 2008; U.S. Geological Survey 2004). Six main land cover types were identified in the Vernal Planning Area: plains grassland/herbaceous, desert shrub, sagebrush/perennial grass, pinyon-juniper, mountain shrub, and conifer (including aspen/forb). Other land cover types in the Vernal Planning Area are badland/rock outcrops, wetlands, and riparian areas (BLM 2008).

- **Plains Grassland/Herbaceous:** This land cover type is dominated by herbaceous species and includes solitary shrubs. It is found in a small portion of the Vernal Planning Area. Many of the plant species that make up this land cover type are also found in the understory of the other land cover types. Many wildlife species use this land cover type for forage at some time during the year.
- **Desert Shrub:** This cold desert land cover type occurs in approximately 20% of the Vernal Planning Area at elevations from 4,800 to 6,000 feet. Vegetation in this land cover type is characterized by shrubs, including shadscale (*Atriplex canescens*), Mormon tea (*Ephedra viridis*), winter fat (*Krascheninnikovia lanata*), rubber rabbit brush (*Ericameria nauseosa*), four-winged saltbush (*Atriplex confertifolia*), Gardner's saltbush (*Atriplex gardneri*), mat saltbush (*Atriplex corrugata*), and greasewood (*Sarcobatus vermiculatus*). The understory is sparsely vegetated and may contain galleta, Indian rice grass, spring parsley, scarlet globemallow, bud sagebrush, and textile onion.
- **Sagebrush/Perennial Grass:** This land cover type occurs in approximately 57% of the Vernal Planning Area and is composed mainly of basin big sagebrush, mountain big sagebrush, Wyoming big sagebrush, and black sagebrush. Other shrubs include bitterbrush, rabbit brush, and Mormon tea. The understory is typically composed of Indian rice grass, Idaho fescue, bluebunch wheatgrass, western wheatgrass, June grass, and a variety of needle grasses.
- **Pinyon-Juniper:** This land cover type occurs at a slightly higher elevation than the sagebrush vegetation type but typically has a wide transition zone from sagebrush to sagebrush-juniper to juniper. Understory vegetation is typically sparse in areas dominated by juniper. Vegetation manipulation in the form of prescribed burns and chaining has occurred in the past to create openings that are beneficial to wildlife and ecosystem health.
- **Mountain Shrub:** This land cover type has a high cover and forage value for wildlife. Dominant shrub species include antelope bitterbrush, sagebrush, mountain mahogany, Gambel oak, snowberry, serviceberry, and wild crabapple. Herbaceous species commonly include native grasses, buckwheat species, sticky geranium,

showy goldeneye, and hoary aster.

- **Conifer Forest:** This land cover type includes conifer-aspen, spruce-fir, and aspen-forb forests, and occurs at the highest elevations in the Vernal Planning Area. Dominant tree species include aspen, ponderosa pine, Douglas-fir, and spruce. Elk, deer, and domestic livestock use this land cover type for its forage and cover resources.
- **Badland/Rock Outcrops:** In the Uintah Basin, badlands are characterized as Mancos shales consisting of mudstone, sandstone, and shale layers of the Uinta Formation. Vegetation on the badlands is sparse with bare ground occurring across extensive areas. Dominant shrub species consist of mat saltbush and Gardner’s saltbush. This land cover type is used by domestic sheep, antelope, and raptors.
- **Wetlands and Riparian Areas:** Wetlands and riparian areas are those transition vegetation communities between aquatic and terrestrial communities. Wetland and riparian areas can be negatively impacted and are threatened by non-native plant species, flow alterations, and livestock grazing. Several noxious weeds, including hoary cress, perennial pepperweed, tamarisk, and *Phragmites*, are well established in riparian areas and wetlands.

Southwestern Regional Gap Analysis (SWReGAP) geospatial data describe the land cover classes predicted to occur in Duchesne County (USGS 2004). Acres of SWReGAP land cover classes predicted to occur in Duchesne County are listed in Table VEG1.

Table VEG1. Acres of Southwestern Regional Gap Analysis Land Cover Classes Predicted to Occur in Duchesne County

SWReGAP Land Cover Class	Duchesne County
Agriculture	150,297.4
Colorado Plateau Black brush-Mormon-tea Shrubland	0
Colorado Plateau Mixed Bedrock Canyon and Tableland	37,558.9
Colorado Plateau Mixed Low Sagebrush Shrubland	112,451.0
Colorado Plateau Pinyon-Juniper Shrubland	145,081.6
Colorado Plateau Pinyon-Juniper Woodland	336,135.3
Developed, Medium - High Intensity	3,119.5
Developed, Open Space - Low Intensity	7,149.9
Disturbed, Oil well	1,735.6
Inter-Mountain Basins Big Sagebrush Shrubland	157,552.7

Table VEG1. Acres of Southwestern Regional Gap Analysis Land Cover Classes Predicted to Occur in Duchesne County

SWReGAP Land Cover Class	Duchesne County
Inter-Mountain Basins Big Sagebrush Steppe	38.3
Inter-Mountain Basins Greasewood Flat	31,169.2
Inter-Mountain Basins Mat Saltbush Shrubland	4,925.7
Inter-Mountain Basins Mixed Salt Desert Scrub	52,538.5
Inter-Mountain Basins Montane Sagebrush Steppe	234,266.8
Inter-Mountain Basins Mountain Mahogany Woodland and Shrubland	21.8
Inter-Mountain Basins Playa	0
Inter-Mountain Basins Semi-Desert Grassland	5,258.2
Inter-Mountain Basins Semi-Desert Shrub Steppe	8,845.9
Inter-Mountain Basins Shale Badland	4,427.7
Inter-Mountain West Aspen-Mixed Conifer Forest and Woodland Complex	17,664.8
Invasive Annual and Biennial Forbland	0
Invasive Annual Grassland	2,258.0
Invasive Perennial Grassland	0
Invasive Southwest Riparian Woodland and Shrubland	1,125.5
North American Alpine Ice Field	1,425.2
North American Arid West Emergent Marsh	0
Open Water	14,343.3
Recently Burned	2,503.3
Recently Chained Pinyon-Juniper Areas	4,328.5
Recently Logged Areas	5,515.3
Recently Mined or Quarried	0
Rocky Mountain Alpine Bedrock and Scree	89,408.7
Rocky Mountain Alpine Dwarf-Shrubland	14,444.4
Rocky Mountain Alpine Fell-Field	26,401.5
Rocky Mountain Alpine-Montane Wet Meadow	28,299.4

Table VEG1. Acres of Southwestern Regional Gap Analysis Land Cover Classes Predicted to Occur in Duchesne County

SWReGAP Land Cover Class	Duchesne County
Rocky Mountain Aspen Forest and Woodland	75,636.4
Rocky Mountain Bigtooth Maple Ravine Woodland	57.7
Rocky Mountain Cliff and Canyon	56,357.7
Rocky Mountain Dry Tundra	15,454.1
Rocky Mountain Gambel Oak-Mixed Montane Shrubland	20,345.1
Rocky Mountain Lodgepole Pine Forest	88,978.6
Rocky Mountain Lower Montane Riparian Woodland and Shrubland	16,795.0
Rocky Mountain Lower Montane-Foothill Shrubland	7,843.4
Rocky Mountain Montane Dry-Mesic Mixed Conifer Forest and Woodland	26,992.2
Rocky Mountain Montane Mesic Mixed Conifer Forest and Woodland	20,152.0
Rocky Mountain Ponderosa Pine Woodland	20,446.5
Rocky Mountain Subalpine Dry-Mesic Spruce-Fir Forest and Woodland	160,030.4
Rocky Mountain Subalpine Mesic Meadow	15,158.0
Rocky Mountain Subalpine Mesic Spruce-Fir Forest and Woodland	31,710.7
Rocky Mountain Subalpine-Montane Limber-Bristlecone Pine Woodland	50.0
Rocky Mountain Subalpine-Montane Riparian Shrubland	7,314.1
Southern Rocky Mountain Montane-Subalpine Grassland	13,404.2
Wyoming Basins Low Sagebrush Shrubland	0
Total	2,077,017.5

Source: USGS (2004).

- 1
- 2 National Land Cover Database (NLCD) geospatial data use a 16-class land cover classification
- 3 scheme at a spatial resolution of 30 meters (Homer et al. 2015). Acres of NLCD land cover types,
- 4 which are consolidated into more general cover types, predicted to occur in Duchesne County are

1 listed in Table VEG2 and shown on Map #45.

Table VEG2. Acres of National Land Cover Database Land Cover Types Predicted to Occur in Duchesne County

NLCD Land Cover Types	Duchesne County
Barren Land (Rock/Sand/Clay)	154,206.5
Cultivated Crops	1,306.3
Deciduous Forest	77,634.5
Developed, High Intensity	96.0
Developed, Low Intensity	6,221.7
Developed, Medium Intensity	477.0
Developed, Open Space	20,087.9
Emergent Herbaceous Wetlands	1,248.1
Evergreen Forest	764,078.8
Grassland/Herbaceous	50,192.8
Mixed Forest	13,229.6
Open Water	9,678.4
Pasture/Hay	137,543.1
Perennial Ice/Snow	19.7
Shrub/Scrub	826,194.3
Woody Wetlands	14,802.8
Total	2,077,017.5

Source: USGS (2011).

2
 3 According to the 1986 Land and Resource Management Plan for the Ashley National Forest,
 4 there are 512,578 acres of commercial timber stands in the Ashley National Forest that are
 5 composed of Lodgepole pine, ponderosa pine, Douglas-fir, subalpine fir, Engelmann spruce, and
 6 aspen (U.S. Department of Agriculture 1986). Of the 512,578 acres, Lodgepole pine accounts for
 7 approximately 240,263 acres. Lodgepole pines and ponderosa pines are highly susceptible to
 8 infestation by the mountain pine beetle, which have killed the majority of these two tree species
 9 across the forest.

10
 11 Successful vegetation reclamation following disturbance is difficult in the Uintah Basin because
 12 of the presence of noxious and invasive weed species, prolonged drought conditions, and a high
 13 percentage of soils with restoration limiting characteristics (BLM 2010).

1 Vegetation in the Uintah Basin has been affected by surface disturbance from oil and gas
2 development. In 2011, the total estimated existing surface disturbance associated with oil and gas
3 development in the Uintah Basin was 23,811 acres. Estimated foreseeable surface disturbance
4 associated with oil and gas development is 44,219 acres (BLM 2012). Information on
5 reclamation efforts is not available.

6
7 **Objectives**
8

- 9 1. Manage vegetation, specifically forage, to benefit livestock and wildlife and to contribute to
10 the recreation and tourism industry.
11
12 2. Reduce or eliminate noxious weed infestations and minimize the establishment of new
13 weed species across jurisdictional boundaries using adaptive management and integrated
14 weed management approaches.
15
16 3. Manage the spread of invasive species and the encroachment of native species like
17 sagebrush and juniper, to benefit wildlife, recreation, grazing, and water quality.
18
19 4. Revegetate and restore areas where weeds have been controlled by seeding desirable
20 native plant species.
21
22 5. Reduce the spread of the mountain pine beetle through forest management practices.
23
24 6. Enhance forest health through active forest management (vegetation treatments) to benefit
25 grazing, recreation, water quality, and optimal yield.
26

27 **Policies**
28

- 29 1. Comply with existing state, county, and federal rules, regulations, ordinances, and
30 directives pertaining to noxious weeds.
31
32 2. Comply with existing state, county, and federal rules, regulations, and directives
33 pertaining to reclamation and revegetation following surface disturbance.
34
35 3. Work cooperatively with other agencies and entities to restore natural vegetation
36 composition to enhance ecosystem function.
37

1 **Section 28. Resource Management Plan for the Twin**
2 **Knolls/Wrinkles Road Region of Duchesne County**
3

4 **Subject Lands**
5

6 This section of the Duchesne County Resource Management Plan applies to those certain areas of
7 land in southeastern Duchesne County, which the United States Bureau of Land Management
8 (“BLM”) in its so-called 1999 Wilderness Inventory Report purported to label as follows:
9

10 -Desolation Canyon Unit 1, located in:

- 11 -Sections 23-27 and 33-36 of Township 11S Range 15E,
- 12 -Sections 15-16 and 19-36 of Township 11S Range 16E
- 13 -Sections 2-5, 8-16, 19-23 and 26-35 of Township 11S Range 17E

14
15 This plan also applies to all other areas of land located in any townships and ranges of
16 southeastern Duchesne County, which an organization by the name of the Utah Wilderness
17 Coalition (“UWC”) has purported to include in its so-called “Citizen’s Proposal for Wilderness
18 in Utah” for their so-called Book Cliffs Region, according to the map thereof set forth in the
19 UWC internet web site, address [http://www.protectwildutah.org/proposal /index](http://www.protectwildutah.org/proposal/index), as it existed on
20 April 15, 2007, including the following areas labeled as follows in the Book Cliffs Region
21 portion of the said UWC internet web site:
22

23 -Desbrough Canyon, aka Desolation Canyon, located in parts of:

- 24 -Township 10S Range 17 E
- 25 -Township 11S Range 15E
- 26 -Township 11S Range 16E
- 27 -Township 11S range 17E

28
29 For purposes of this plan, all of the above-described lands are collectively referred to herein as
30 the “Twin Knolls/Wrinkles Road Region, and are illustrated more fully in the official map
31 attached to Duchesne County Resolution #07-15 (also attached hereto as Map #46). Any
32 reference hereafter to the term “Twin Knolls/Wrinkles Road Region” shall refer to any and all of
33 the above-described land areas.
34

35 **Clarification of Ongoing Plans, Policies and Position**
36

37 It is Duchesne County’s intent and purpose to clarify the public land use policies within the
38 Duchesne County General Plan to include this supplement pertaining to the Twin
39 Knolls/Wrinkles Road Region. These policies are intended to supplement the general plan and
40 resource management plan policies that apply countywide. Duchesne County declares its plan
41 for the subject region to be as follows:
42
43

1 **Achieve and Maintain a Continuing Yield of Mineral Resources in the Twin**
2 **Knolls/Wrinkles Road Region at the Highest Reasonably Sustainable Levels**

3
4 Development of the solid, fluid and gaseous mineral resources in the Twin Knolls/Wrinkles
5 Road Region is an important part of the economy of Duchesne County.

6
7 Duchesne County recognizes that it is technically feasible to access mineral and energy resources
8 while preserving non-mineral and non-energy resources.

9
10 All solid, fluid and gaseous mineral resources in the Twin Knolls/Wrinkles Road Region that
11 exist in economic quantities and are recoverable with foreseeable technology should be made
12 available for development.

13
14 Physical and administrative access to mineral resources must be maintained while providing
15 appropriate protection to other resources and uses. Lands shown to have reasonable mineral
16 potential in the Twin Knolls/Wrinkles Road Region should be open to oil and gas leasing with
17 economically and technically viable stipulations and conditions that will protect the lands against
18 unreasonable and irreparable harm to significant resource values. This should include reasonable
19 and effective mitigation and reclamation measures and bonding for such where necessary.

20
21 Fluid and gaseous minerals should be protected against waste and drainage.

22
23 Any previous lease restrictions in the Twin Knolls/Wrinkles Road Region that are no longer
24 necessary or effective should be modified, waived or removed.

25
26 Restrictions against surface occupancy should be modified, waived or if necessary removed
27 where it is shown that directional drilling is not ecologically necessary, where directional drilling
28 is not feasible from an economic or engineering standpoint, or where it is shown that directional
29 drilling will in effect sterilize the mineral and energy resources beneath the area.

30
31 Applications for permission to drill that meet standard qualifications, including (where
32 appropriate) reasonable and effective mitigation and reclamation requirements, should be
33 expeditiously processed and granted.

34
35 Any moratorium or withdrawals that may exist against the issuance of additional mining patents
36 and oil and gas leases in the Twin Knolls/Wrinkles Road Region should be carefully evaluated
37 for removal.

38
39 **Achieve and Maintain Livestock Grazing in the Twin Knolls/Wrinkles Road Region at the**
40 **Highest Reasonably Sustainable Levels**

41
42 Domestic livestock and wildlife forage in the Twin Knolls/Wrinkles Road Region are expressed
43 in animal unit months (AUMs), and are allocated as such in the current RMP. Forage allocated to

1 livestock should be no less than the maximum number of animal unit months sustainable by
2 range conditions in grazing districts and allotments in the Twin Knolls/Wrinkles Road Region,
3 based on an on-the-ground and scientific analysis.
4

5 Where once-available grazing forage in the Twin Knolls/Wrinkles Road Region has succeeded to
6 pinion, juniper and other woody vegetation and associated biomass, or where rangeland health in
7 the Twin Knolls/Wrinkles Road Region has suffered for any other reason, a vigorous program of
8 chemical or mechanical treatments such as chaining, logging, seeding, lopping, thinning,
9 burning, range improvements and/or other vegetative treatments should be applied to remove this
10 woody vegetation and biomass and stimulate the return of the grazing forage to its historic levels
11 for the mutual benefit of livestock, wildlife and other agricultural industries in the Twin
12 Knolls/Wrinkles Road Region.
13

14 Duchesne County regards the land which comprises the grazing districts and allotments in the
15 Twin Knolls/Wrinkles Road Region, including the Devil's Canyon, Water Canyon No. 2, Bull
16 Canyon, Little Desert and Twin Knolls allotments, as still more valuable for grazing than for any
17 other use which excludes livestock grazing, such as conversion of AUMs to wildlife, wild horses,
18 watersheds or wilderness values. Accordingly, it is Duchesne County's plan that animal unit
19 months in the Twin Knolls/Wrinkles Road Region not be relinquished or retired in favor of
20 conservation, wildlife and other uses.
21

22 Duchesne County recognizes that from time to time a bona fide livestock permittee in the Twin
23 Knolls/Wrinkles Road Region, acting in good faith and not to circumvent the intent of the
24 BLM's grazing regulations, may temporarily cease grazing operations without losing his or her
25 permitted AUMs.
26

27 BLM imposed suspensions of use or other reductions in domestic livestock animal unit months
28 in the Twin Knolls/Wrinkles Road Region should be temporary and scientifically based on
29 rangeland conditions.
30

31 The transfer of grazing animal unit months ("AUMs") to wildlife, wild horses or watersheds for
32 supposed reasons of rangeland health or any other purpose is opposed by Duchesne County as
33 illogical. There is already imputed in each AUM a reasonable amount of forage for the wildlife
34 component.
35

36 Any grazing animal unit months that may have been reduced in the Twin Knolls/Wrinkles Road
37 Region due to rangeland health concerns should be restored to livestock when rangeland
38 conditions improve and not converted to wildlife use.
39

40 **Manage the Watershed in the Twin Knolls/Wrinkles Road Region to Achieve and Maintain** 41 **Water Resources at the Highest Reasonably Sustainable Levels** 42

43 All water resources that derive in the Twin Knolls/Wrinkles Road Region are the property of the

1 State of Utah. They are owned exclusively by the State in trust for its citizens.

2
3 As a political subdivision of the State, Duchesne County has a legitimate interest in seeing that
4 all reasonable steps are taken to preserve, maintain, enhance and where reasonable develop those
5 water resources.

6
7 With increased demands on water resources brought on by population increases in the Colorado
8 River drainage area, and with recent drier precipitation trends which call into question in the
9 minds of some whether the climate of the Colorado River drainage area is changing, it is
10 important now more than ever that management practices be employed in the Twin
11 Knolls/Wrinkles Road Region to restore, maintain and maximize water resources there. This
12 includes restoration, maintenance and enhancement of the watershed in the Twin
13 Knolls/Wrinkles Road Region.

14
15 Where water resources in the Twin Knolls/Wrinkles Road Region have diminished because
16 once-existing grasses have succeeded to pinion, juniper and other woody vegetation and
17 associated biomass, a vigorous program of chemical or mechanical treatments should be applied
18 to promptly remove this woody vegetation and biomass, stimulate the return of the grasses to
19 historic levels, and thereby provide a watershed that maximizes water yield and water quality for
20 livestock, wildlife, and human uses.

21
22 Duchesne County's strategy and plan for protecting the Twin Knolls/Wrinkles Road Region
23 watershed is to deter unauthorized cross-country OHV use in the Twin Knolls/Wrinkles Road
24 Region. The best way to achieve this is to give OHV users a reasonable system of trails in the
25 Twin Knolls/Wrinkles Road Region on which to legitimately operate their OHVs. Closing the
26 Twin Knolls/Wrinkles Road Region to all OHV use will only spur increased unauthorized cross-
27 country OHV use to the detriment of the Twin Knolls/Wrinkles Road Region watershed.

28 29 **Achieve and Maintain Traditional Access to Outdoor Recreational Opportunities Available** 30 **on Public Lands in the Twin Knolls/Wrinkles Road Region**

31
32 Traditionally, citizens of Duchesne County and visitors have enjoyed many forms of outdoor
33 recreation in the Twin Knolls/Wrinkles Road Region, such as hunting, fishing, hiking, family and
34 group parties, family and group campouts and campfires, rock hounding, OHV travel, geological
35 exploring, pioneering, parking their RV, or sightseeing in their personal vehicles. Accordingly,
36 all trails in the Twin Knolls/Wrinkles Road Region, which historically have been open to OHV
37 use, should remain open.

38 Public land outdoor recreational access in the Twin Knolls/Wrinkles Road Region should not
39 discriminate in favor of one particular mode of recreation to the exclusion of others.

40
41 Traditionally, outdoor recreational opportunities in the Twin Knolls/Wrinkles Road Region have
42 been open and accessible to working class families, to families with small children, to the
43 physically impaired or disabled, to the middle aged and elderly, to persons of different cultures

1 for whom a “primitive solitary hike” or “back-country experience” may not be the preferred form
2 of recreating, and to the economically disadvantaged and underprivileged who lack the money
3 and ability to take the time off work necessary to get outfitted for a multi-day “primitive hike” to
4 reach those destinations. All of society should not be forced to participate in a “solitude
5 experience” or a “primitive experience” as the one and only mode of outdoor recreation in the
6 Twin Knolls/Wrinkles Road Region.

7
8 Any segment of society, for that matter, who want to recreate in the Twin Knolls/Wrinkles Road
9 Region are entitled to motorized access to that recreation if they desire it, and are entitled to all
10 traditional forms of outdoor recreation if they desire it. They should not have to hike into the
11 outdoor recreational destinations in the Twin Knolls/Wrinkles Road Region if they do not want
12 to or are physically unable or cannot afford such an activity.

13
14 Hence Duchesne County’s plan calls for continued public motorized access to all traditional
15 outdoor recreational destinations in all areas of the Twin Knolls/Wrinkles Road Region for all
16 such segments of the public. Duchesne County specifically opposes restricting outdoor
17 recreation in the Twin Knolls/Wrinkles Road Region to just one form - available for those who
18 have enough time, money and athletic ability to hike into the destinations of the Twin
19 Knolls/Wrinkles Road Region for a so-called “solitude wilderness experience” or the like.

20
21 Accordingly, all roads in the Twin Knolls/Wrinkles Road Region that are part of Duchesne
22 County’s duly adopted transportation plan should remain open to motorized travel. None of
23 them should be closed, and Duchesne County should have the continued ability to maintain and
24 repair those roads, and where reasonably necessary make improvements thereon. All trails in the
25 Twin Knolls/Wrinkles Road Region that have been open to OHV use should continue to remain
26 open. Traditional levels of wildlife hunting and fishing should continue. Traditional levels of
27 group camping, group day use and all other traditional forms of outdoor recreation - motorized
28 and non-motorized - should continue.

29
30 **Maintain and Keep Open All Roads on Public Lands in the Twin Knolls/Wrinkles Road**
31 **Region That Appear on Duchesne County’s Most Recent Transportation Map, and Provide**
32 **for Such Additional Roads, Trails, Easements and Rights of Way as may be Necessary**
33 **from Time to Time**

34
35 Duchesne County’s transportation plan includes an official countywide transportation map,
36 available to the public for viewing and copying, showing all County B and D roads.

37
38 That portion of Duchesne County’s official transportation map, which shows all County B and D
39 roads in the Twin Knolls/Wrinkles Road Region, is considered to be part of Duchesne County’s
40 plan specifically applicable to the Twin Knolls/Wrinkles Road Region. All such public roads are
41 shown on the map attached to Resolution #07-15.

42
43 Duchesne County plans to keep all such roads in the Twin Knolls/Wrinkles Road Region open to

1 public use, reasonably maintained and in good repair. Duchesne County will consult with the
2 BLM about any required improvements to such roads, reserving the right to request court
3 intervention and relief in the event Duchesne County and BLM cannot reach an agreement on
4 such proposed improvements after reasonable efforts at consultation.
5

6 Additional roads, trails and transportation corridors may be needed in the Twin Knolls/Wrinkles
7 Road Region from time to time to facilitate reasonable access to a broad range of resources and
8 opportunities throughout the Twin Knolls/Wrinkles Road Region, including livestock operations
9 and improvements, solid, fluid and gaseous mineral operations, energy transportation,
10 recreational opportunities and operations, search and rescue needs, other public safety needs,
11 access to public lands for people with disabilities and the elderly, and access to Utah school and
12 institutional trust lands in the Twin Knolls/Wrinkles Road Region to accomplish the purposes of
13 those lands.
14

15 **Manage the Twin Knolls/Wrinkles Road Region so as to Protect Prehistoric Rock Art,**
16 **Three Dimensional Structures and Other Artifacts and Sites Recognized as Culturally**
17 **Important and Significant by the State Historic Preservation Officer**
18

19 Reasonable mineral development in the Twin Knolls/Wrinkles Road Region can occur while at
20 the same time protecting prehistoric rock art, three- dimensional structures and other artifacts and
21 sites recognized as culturally important and significant by the state historic preservation officer.
22 Existing federal and state regulations adequately protect these resources.
23

24 Reasonable and effective stipulations and conditions to protect against damage to the above
25 described cultural resources should accompany decisions to issue mineral leases, permit drilling
26 or permit seismic activities in the Twin Knolls/Wrinkles Road Region. Such drilling and seismic
27 activities should not be disallowed merely because they are in the immediate vicinity of the
28 above-described cultural resources if it is shown to the satisfaction of BLM and Duchesne
29 County that such activities will not damage those resources.
30

31 **Manage the Twin Knolls/Wrinkles Road Region So As to Not Interfere With the Property**
32 **Rights of Private Landowners Located in That Region**
33

34 There are parcels of private fee land located in the Twin Knolls/Wrinkles Road Region, including
35 several in the Nine Mile Canyon area.
36

37 Land management policies and standards on BLM land in the Twin Knolls/Wrinkles Road
38 Region should not interfere with the property rights of private landowners in the region to enjoy
39 and engage in traditional uses and activities on their private property, consistent with controlling
40 County zoning and land use laws.
41

42 Nor should those landowners and their guests be denied the right of motorized access to their
43 private property consistent with past uses of those private land parcels.

1 **Manage the Twin Knolls/Wrinkles Road Region So As to Not Interfere With the Fiduciary**
2 **Responsibility of the State School and Institutional Trust Lands Administration (“SITLA”)**
3 **With Respect to Trust Lands Located in That Region**
4

5 Scattered throughout the Twin Knolls/Wrinkles Road Region are sections of school and
6 institutional trust land owned by the State of Utah and administered by SITLA in trust for the
7 benefit of public schools and other institutions (“school trust lands”), as mandated in Utah’s
8 Enabling Act and State Constitution.

9
10 As trustee, SITLA has a fiduciary responsibility to manage those school trust lands to generate
11 maximum revenue therefrom, by making them available for sale and private development, and
12 for other multiple use consumptive activities such as mineral development, grazing, recreation,
13 timber, agriculture and the like, all for the financial benefit of Utah’s public schools and other
14 institutional beneficiaries.

15
16 Land management policies and standards on BLM land in the Twin Knolls/Wrinkles Road
17 Region should not interfere with SITLA’s ability to carry out its fiduciary responsibilities.
18 Nor should SITLA be denied the right of motorized access to those school trust sections to
19 enable SITLA to put those sections to use in order to carry out SITLA’s fiduciary responsibilities.
20

21 **Managing Part or All of the Twin Knolls/Wrinkles Road Region for So-Called Wilderness**
22 **Characteristics Would Violate FLPMA, Contradict the State’s Public Land Policy and**
23 **Contradict the Foregoing Plans of Duchesne County for Managing the Twin**
24 **Knolls/Wrinkles Road Region**
25

26 As Utah Code § 63-38d-401(6)(b) indicates, managing the Twin Knolls/Wrinkles Road Region
27 under a “wilderness characteristics” management standard is not the State of Utah’s policy for
28 multiple use-sustained yield management on public lands that are not wilderness or wilderness
29 study areas. Nor is it Duchesne County’s. A so-called “wilderness characteristics” management
30 standard for the Twin Knolls/Wrinkles Road Region is de facto wilderness management by
31 another name. It is incompatible with and would therefore frustrate and defeat the foregoing
32 plans of Duchesne County for managing the Twin Knolls/Wrinkles Road Region. The
33 Duchesne County plan for public lands as well as written communications by Duchesne County
34 to BLM, specify that additional wilderness designation shall be opposed.
35

36 A so-called “wilderness characteristics” management standard for the Twin Knolls/Wrinkles
37 Road Region also violates FLPMA and the 2003 Utah v. Norton Settlement Agreement
38 (“Agreement”) between Utah and Department of Interior.

39
40 Managing Post-603 Lands¹ pursuant to the Interim Management Policy of 1979 (“IMP”) is

¹ As that term is defined in the *Utah v. Norton* settlement agreement of April 11, 2003.

1 inconsistent with BLM authority. (Agreement p. 6 & 13.a.)

2
3 Managing Post-603 Lands to preserve their alleged wilderness character strays from the multiple
4 use mandate in a manner inconsistent with FLPMA § Section 603 limited delegation of authority.
5 (Agreement p. 9 & 17)

6
7 The 1999 Utah Wilderness Re-inventory shall not be used to manage public lands “as if” they are
8 or may become Wilderness Study Areas (WSA). (Agreement p. 13 & 4)

9
10 DOI/BLM will not establish, manage “or otherwise treat” Post-603 Lands as WSAs or as
11 wilderness pursuant to the Section 202 process absent congressional authorization (Agreement p.
12 14 & 7).

13
14 DOI/BLM will remove from the proposed revised resource management plans in the Vernal,
15 Price, Richfield, Monticello and Moab Districts, any and all references or plans to classify or
16 manage Post-603 BLM lands “as if” they are or may become WSAs. (Agreement p. 14 & 7)

17
18 **Imposing any of the Area of Critical Environmental Concern (“ACEC”) Designation**
19 **Alternatives Currently Under Consideration in the Vernal Resource Management Plan**
20 **Revision Process, Would Contradict Duchesne County’s Plan for Managing the Twin**
21 **Knolls/Wrinkles Road Region**

22
23 It is Duchesne County’s policy that no part of the Twin Knolls/Wrinkles Road Region should be
24 designated an (“ACEC”) unless it is clearly demonstrated to the satisfaction of the Duchesne
25 County Commission that:

- 26
27 a. The proposed ACEC satisfies all the definitional requirements of the Federal Land Policy
28 and Management Act of 1976, 43 U.S.C. § 1702(a).
29
30 b. The proposed ACEC is limited in geographic size and that the proposed management
31 prescriptions are limited in scope to the minimum necessary to specifically protect and
32 prevent irreparable damage to values that are objectively shown to be relevant and
33 important or to protect human life or ensure safety from natural hazards.
34
35 c. The proposed ACEC is limited only to areas that are already developed or used or to areas
36 where no development is required.
37
38 d. The proposed ACEC designation and protection is necessary to protect not just a change
39 in ground conditions or visual resources that can be reclaimed or reversed eventually (like
40 reclaiming a natural gas well site after pumping operations are complete). Rather, the
41 damage must be shown in all respects to be truly irreparable and justified on short-term
42 and long-term horizons.
43

- 1 e. The proposed ACEC designation and protection will not be applied redundantly over
2 existing protections available under FLPMA multiple use sustained yield management.
3
- 4 f. The proposed ACEC designation is not a substitute for a wilderness suitability
5 determination, nor is it offered as a means to manage a non-WSA for so-called wilderness
6 characteristics.
7

8 The foregoing summarizes the ACEC criteria of the State of Utah as well as Duchesne County.
9 See Utah Code § 63-38d-401(8) (c). And the foregoing summarizes the criteria of FLPMA.

10
11 As of May 1, 2007, none of the ACEC alternatives being considered in the Vernal Resource
12 Management Plan (“RMP”) revision process meets Duchesne County’s above stated ACEC
13 planning criteria. However, Duchesne County is supportive of an ACEC in the Nine Mile
14 Canyon area of the subject region, located in Sections 31, 33, 34 and 35, Township 11 South,
15 Range 17 East, provided that the boundaries do not extend beyond the rims of the canyon visible
16 from the canyon bottom. Extension of an ACEC beyond the rims defined above would be
17 incompatible with and would therefore frustrate and defeat the foregoing plans of Duchesne
18 County for managing the Twin Knolls/Wrinkles Road Region.
19

20 **Including any River Segment in the Twin Knolls/Wrinkles Road Region in the National**
21 **Wild and Scenic River System Would Violate the National Wild and Scenic Rivers Act and**
22 **Related Regulations, Contradict the State’s Public Land Policy, and Contradict the**
23 **Foregoing Plans of Duchesne County for Managing the Twin Knolls/Wrinkles Road Region**
24

25 It is Duchesne County’s policy that no river segment should be included in the National Wild and
26 Scenic River System unless:

27
28 Water is present and flowing at all times.
29

30 The water-related value is considered outstandingly remarkable within a region of comparison
31 consisting of one of three physiographic provinces of the state, and that the rationale and
32 justification for the conclusion are disclosed.
33

34 BLM fully disclaims in writing any interest in water rights with respect to the subject segment.
35

36 It is clearly demonstrated that including the segment in the NWSR system will not prevent,
37 reduce, impair, or otherwise interfere with the state and its citizen’s enjoyment of complete and
38 exclusive water rights in and to rivers of the state as determined by the laws of the state, nor
39 interfere with or impair local, state, regional, or interstate water compacts to which the State or
40 Duchesne County is a party.
41

42 The rationale and justification for the proposed addition, including a comparison with protections
43 offered by other management tools, is clearly analyzed within the multiple-use mandate, and the

1 results disclosed.

2

3 It is clearly demonstrated that BLM does not intend to use such a designation to improperly
4 impose Class I or II Visual Resource Management prescriptions.

5

6 It is clearly demonstrated that the proposed addition will not adversely impact the local economy
7 agricultural and industrial operations, outdoor recreation, water rights, water quality, water
8 resource planning, and access to and across river corridors in both upstream and downstream
9 directions from the proposed river segment.

10

11 The foregoing also summarizes the wild and scenic river criteria of the State of Utah, Utah Code
12 § 63-38d-401(8) (a), as well as the criteria of Duchesne County.

13

14 There is no part of Nine Mile Creek or any other river segment in the Twin Knolls/Wrinkles
15 Road Region that meets the above criteria. Hence, no river segment in the Twin Knolls/Wrinkles
16 Road Region should be included in the National Wild and Scenic River system.

17

18 **A Visual Resource Management Class I or II Rating for Any Part of the Twin**
19 **Knolls/Wrinkles Road Region Would Contradict the State's Public Land Policy and**
20 **Contradict Duchesne County's Plan for Managing the Twin Knolls/Wrinkles Road Region**

21

22 The objectives of BLM Class I and II Visual Resource Management (VRM) are not compatible
23 with, and would therefore frustrate and interfere with, Duchesne County's foregoing plan
24 clarification for the Twin Knolls/Wrinkles Road Region. VRM Class I and II designations
25 adversely affect existing rights such as mineral leases, livestock grazing, and the ability to
26 develop private lands. VRM inventories must be modified to permit full enjoyment and
27 development of underlying land use authorizations and use potential. VRM classifications shall
28 not be enforced if in conflict with underlying land use or existing oil and gas leases.

29

30 Duchesne County's foregoing plan clarification for the Twin Knolls/Wrinkles Road Region is
31 generally consistent with either Class III or Class IV VRM, depending on the precise area.