Dear Mr. Cagney,

The Grand Valley Fire Protection District (District) located at 0124 Stone Quarry Road, Parachute, Colorado was formed in 1962, to provide emergency medical service and fire support for a 320 mile-square area in Garfield County, Colorado and a three-quarters of a square mile area located in Mesa County known as the Housetop Mesa Estates Subdivision.

Our District is a mix of populated lands along I-70 and the Colorado River corridor, as well as, mesa tops to the north and south. Over one-half of our District lies to the north of the Parachute Creek Drainage and Roan Plateau areas.

Since December, 2011, the Bureau of Land Management (BLM) has been preparing a Draft Environmental Impact Statement (DEIS) for the Greater Sage-Grouse to amend and update your Land Use Plan and Land Management Plan. As a Title 32, Special District for Fire and Rescue created by the Colorado Legislature, we are a local government and hereby notice the BLM of your failure to coordinate the DEIS with our District.

Our charge is to protect the health, safety and welfare of the people, specifically from fire hazards. In order to carry out this charge, we have policies that require human life be prioritized above all other concerns. None of the policies related to wildfire in any of the alternatives carried forward in the DEIS were coordinated with our District. As a result, there are unresolved conflicts with our policies that have not been addressed in the document and brought to the public light for further consideration by the public and decision makers. The impacts of these alternatives to human life are devastating, but they have not been considered and, therefore, could not be properly weighed in the analysis as to which of the alternatives would be preferable.

Because of this failing, the District formally requests that a supplemental statement be prepared to ensure that the environmental consequences of the four alternatives are properly analyzed by including the direct, indirect and cumulative impacts on our District and the health and safety of the people we protect.
**Failure to Coordinate:**

The Federal Land Policy and Management Act specifically directs your agency to coordinate “planning” with local governments (43 USC 1712(c)(9)). The Grand Valley Fire Protection District is a political subdivision of the State of Colorado entitled to coordination with your agency in your planning efforts.

The National Environmental Policy Act (NEPA) (42 USC 4321) and corresponding regulations requires coordination with local governments to “improve and coordinate Federal plans, functions, programs and resources.” The Grand Valley Fire Protection District is entitled to have its policies considered and resolved by you prior to the release of the now public DEIS.

Your agency’s planning rules require that you coordinate this effort with the Grand Valley Fire Protection District as well, making it clear that you have a duty to ensure this coordination takes place with us above and beyond the public process.

“In addition to the public involvement prescribed by Sec. 1610.2, the following coordination is to be accomplished with other Federal agencies, state and local governments, and federally recognized Indian tribes. The objectives of the coordination are for the State Directors and Field Managers to:

1. Keep apprised of non-Bureau of Land Management Plans;
2. Assure that BLM considers those plans that are germane in the development of resource management plans for public lands;
3. Assist in resolving, to the extent practicable, inconsistencies between Federal and non-governmental plans;
4. Provide for meaningful public involvement of other Federal agencies, State and local government officials, both elected and appointed, and federally recognized Indian tribes, in the development of resource management plans, including early public notice of final decisions that may have a significant impact on non-Federal lands;” (43 CFR 1610.3-1)

Further, in the Federal Register notice initiating the preparation of this environmental impact statement (Vol. 76, No. 237/ Friday, December 9, 2011), your agency is directed to make the proposed conservation measures consistent with our policies:

“As described by law and policy, the BLM and FS will strive to ensure that conservation measures are as consistent as possible with other planning jurisdictions within the planning area boundaries.”

No such effort has been made.

Even though the laws and policies that direct your agency to prepare this DEIS require you to do so in coordination with our District, for the purpose of resolving conflicts with our District, to
ensure consistency with our policies, and ultimately to ensure that the health, safety and welfare of the public is fully considered in this process, your agency has failed to do so. Yet, we now have a public document issued for review without these critical concerns being considered. For this reason a supplemental statement should be prepared taking into account the impact of these proposed conservation measures on the health, safety and welfare of the people and in coordination with our District.

**Failure to Consider Financial Impact to District:**

Our District is made up of a combination of federal BLM land and private property, with nearly 94 percent of our revenue being directly attributed to oil and gas exploration.

Specifically, should the BLM enact the current alternatives being considered and restrict or prevent oil and gas exploration and/or production in Garfield County, irreparable harm would come to our District and the citizens we serve. All of the action alternatives in the DEIS will severely curtail oil and gas production and harm our District. Even if only half of the production is stopped, our District would not be able to survive. If future development of these lands is stopped, our District will not survive as current operations have a finite life span. Additional resources must be developed today in order ensure we have sufficient revenue to continue to operate and provide the fire protection and emergency services entitled to our citizens.

Last year, revenue directly attributed from oil and gas production to our District was $4,220,698. As stated above, this was 94% of our total revenue. The income we have derived from oil and gas production has allowed us to hire 15 fulltime personnel, which includes a Fire Chief, a Deputy Fire Chief, one Training Chief on the Administrative staff, three Captains and nine Firefighters divided into three Operational Companies that rotate working 24/7/365.

The remaining 25-member staff is divided into 14 part-time and 11 volunteer personnel. This level of staffing is necessary to ensure we can protect the lives, homes, lands and wildlife within our District. Without this revenue, we could not properly respond to emergencies and this area would be vulnerable to unforeseen disasters.

In 2009, the Battlement Mesa Fire Station opened largely utilizing money derived from our oil and gas revenue. With these funds, we’ve also purchased: a Brush Truck in 2009; refurbished an engine in 2012; an ambulance and two utility trucks in 2011; the Parachute Training Center and Driver Operator Pad; an Aerial Platform ordered this year; a Remote Area Pumper Tender ordered this year; and the remodel of the Parachute Fire Station allowing us to move staff into it fulltime (24/7) as of the end of 2013.

All of these apparatus and facilities make it possible for us to have the resources necessary to protect our citizens and our land from fires and emergencies. Without these resources, we could not properly respond to emergencies and fulfill our charge. In particular, our District responds to a lot of high mesa responses that are a result of wildfires. These responses take personnel away from the populated areas of the District for long periods of time.
It is because of our ability to maintain four to six persons on a shift, 24/7/365, that we are able to maintain an adequate level of response to our citizens. Our support, however, goes beyond protecting citizens and their private property. It also protects the federal lands and ultimately the greater sage-grouse. Our District, many times, is the first responder for emergencies, including fires that are initiated on federal lands, as well as, private. When we arrive on the scene of a fire emergency, we assess whether it is on private or federal lands. If it is on federal lands, we report this to the BLM where we still rely on our Mutual Aide Agreement for certain types of calls. Should a federal agency make a mutual aid request, we can extinguish the fire immediately.

Our 320 and ¼ square mile area contains habitat for the greater sage-grouse. If a single stump fire or any other fire hazard was in this area, we could act immediately to protect the grouse if so authorized by the agency on federal land, rather than losing valuable time waiting for BLM to arrive with its resources.

Additionally, we immediately extinguish fires of private property when we arrive on the scene, which your agency is precluded from doing. As your DEIS points out, much of the greater sage grouse habitat is on private property. Without our continued services, great harm could come to this species. Yet, this was not considered or analyzed in the DEIS.

Should production be curtailed, as is being proposed through all the action alternatives, we will not be able to provide the normal emergency services we now provide to the federal government or the people, leaving all fire suppression on federal land to be provided solely by your Agency, and none available to those on private land.

If our budget is diminished as a result of the greater sage-grouse conservation measures, not only will the grouse be harmed, but the people as well. No consideration of this impact was discussed in the DEIS. No discussion was made with us as to how you will resolve this conflict. None of this harm has been brought to the attention of the public or decision makers making the DEIS incomplete and fatally flawed. A supplemental statement should be prepared to fully analyze the impact of the action alternatives on the financial resources of our District and other Special Districts and how this will jeopardize the health and safety of the people.

Unresolved Conflicts with District Policy:

The DEIS is required to discuss the environmental consequences of all the alternatives in comparative form so that the public and decision makers can properly weigh the impacts of conserving habitat for the greater sage-grouse. Included in this analysis is “the relationship between short-term uses of man’s environment and the maintenance and enhancement of long-term productivity, and any irreversible or irretrievable commitments of resources …” (40 CFR 1502.16).
This includes analysis of the direct effects, indirect effects and cumulative effects. It also specifically directs that this analysis include conflicts with local government objectives.

“Possible conflicts between the proposed action and the objective of Federal, regional, State, and local ... land use plans, policies and controls for the area concerned.” (40 CFR 1502.16(c))

Further, “Where an inconsistency exists, the statement should describe to the extent to which the agency would reconcile its proposed action with the plan or law.” (40 CFR 1506.2(d))

Very concerning to the District is the policy being proposed in the DEIS to prioritize fire resources to be pre-positioned for the protection of greater sage-grouse during critical fire weather days. This is found under the “Required Design Features” (Appendix I-14) for Alternative B, which is the National Technical Team (NTT) conservation measures the Secretary of the Department of Interior has mandated be included as an alternative in the analysis. It states that the preferred policy of the DOI is, “On critical fire weather days, pre-position additional fire suppression resources to optimize a quick and efficient response in GRSG habitat areas.”

Under these circumstances, we would most like have to have a dedicated crew of two or more persons staged up on the Roan Plateau. And, depending on the areas identified, it may be as many as four to six persons with one crew on the mesa tops on each side of Parachute Creek leaving no one to cover the populated areas of our District where the majority of call for service are generated.

This places the sage-grouse above people and is in direct conflict with our District’s policies, which places life and property above all other considerations. The preferred alternative D also leaves the door open for this conflict. It requires that the agency “Pre-position fire suppression resources based on all resource values-at-risk.” (Appendix I-14) Alternative D makes protecting the sage-grouse the highest value, giving the species preference over the protection of life and property.

As a practical matter, this places undue burden on our District to protect the life and property of the people if the BLM pre-positions its fire resources in the remote areas that contain grouse habitat. Currently, we depend on and enjoy a mutually beneficial relationship with the BLM fire operations and our District. If a major fire event occurs, we currently call on the BLM’s air drop services and sometimes ground services to help us protect the community. If these resources are pre-designated to protect the sage-grouse, our ability to protect human life from catastrophic fire is severely curtailed.

This consideration was never taken into account in the DEIS, nor was the conflict such policy creates with our District every discussed or resolved. It was through our communication with Garfield County that we were made aware of the BLM’s proposed policies. It is of greatest
concern that the local governments most affected by this potential change in policy were not informed directly by the BLM nor coordinated with on this and other issues.

**Failure to Consider Reasonable Alternative:**

Earlier this year, Garfield County adopted the Garfield County Greater Sage-Grouse Conservation Plan (Plan). This Plan was developed to ensure the conservation measures implemented were appropriate for the unique landscape and culture of the county, which is unlike any other habitat in the 11 state ranges of the grouse. The county also developed this Plan so that there would be coordination among all of the agencies and governments with jurisdictional responsibilities for the habitat and the species. This includes coordination with our District.

NEPA regulations require your agency to “study, develop and describe alternatives to recommended courses of action in any proposal which involves unresolved conflicts concerning alternative uses of available resources.” (40 CFR 1507.2) It is concerning to us that after reviewing the Garfield County Plan, it was not carried forward as a reasonable alternative for the lands within the jurisdictional boundaries of Garfield County. The Plan, properly compared with the other alternatives, provides the most protection to the greater sage-grouse, while also ensuring the productive use of the land will continue. Under the Garfield County Plan, our District could continue to operate fully funded well into the future and continue to ensure the protection of our citizens, their property and the greater sage-grouse from fire events. This Plan demonstrates that the grouse and the people can be fully protected without sacrificing human protection. It should have been fully considered and not summarily dismissed.

Rigorous analysis and comparison of the Garfield County Plan would have helped to sharply define the issues, “providing a clear basis of choice among options by the decision makers and the public,” (40 CFR 1502.14) as required under the NEPA rules. This currently does not exist in the comparison of alternatives carried forward. The action alternatives (B-D) vary only slightly from each other. They are all a variation of the NTT approach mandated to be included by the Secretary of Interior as the policies preferred. Alternative B is the NTT alternative where these conservation measures are specifically carried forward. Alternative C is a more restrictive version of these same NTT polices. Alternative D is a slightly less restrictive alternative based on the same NTT principles. There are no sharply defining issues that show clear distinctions between the three action alternatives. They all carry forward the NTT approach in some fashion. Only the Garfield County Plan offers any distinction in how to develop and implement conservation measures for the protection of the grouse. However, you failed to analyze or consider this reasonable and preferable alternative.

**Summary**

For this reason, as well as, the others stated above, a supplemental statement should be prepared to properly consider the local impact of the proposed action on the human and natural environment. This supplemental statement should be prepared in coordination with
our District for the purpose of resolving the conflicts with our policies and to ensure all reasonable alternatives are considered which would include a rigorous analysis of the Garfield County Greater Sage-Grouse Conservation Plan.

If implemented, the proposed action would represent a violation of BLM’s multiple use mandate and a violation of the public trust in that agency to protect human life and property as its first priority. In addition, the exclusion of coordinating with our District and not even considering the restrictions your actions will place on our ability to assist your agency is inconceivable and inexcusable.

Just as it is the BLM’s mission to “sustain the health, diversity, and productivity of America’s public lands for the use and enjoyment of present and future generations,” it is our mission to protect the health, safety and welfare of our citizens during emergencies and disasters.

Your failure to coordinate your DEIS with our District has placed us in a very difficult and dangerous situation should you not consider our needs. We appreciate how the BLM and our District currently work together. However, the proposed action will harm our current working relationship and could be the demise of our District, as well as, be the direct cause of potential fire disasters in our District. We implore the BLM to delay approval of the proposed action and instead prepare a supplemental statement which takes these concerns into account.

These comments are only a summary of our concerns and not a complete analysis of the conflicts we find in the DEIS. Also, please include as a part of our comments those submitted by the Garfield County Board of Commissioners.

Sincerely,

David Blair
Fire Chief