



UNITED STATES MARINE CORPS

MARINE CORPS RECRUIT DEPOT/EASTERN RECRUITING REGION
PO BOX 19001
PARRIS ISLAND, SOUTH CAROLINA 29905-9001

DepO 6280.3B

NREAO

5 MAR 2001

DEPOT ORDER 6280.3B w/chl, 2

From: Commanding General

To: Distribution List

Subj: ENVIRONMENTAL IMPACT REVIEW PROCEDURES

Ref: a) National Environmental Policy Act of 1969 (NEPA)
b) MCO P5090.2A

Encl: 1) Request for Environmental Impact Review (REIR) Form

1. Purpose. To establish policy, procedures, and guidance and assign responsibility for the administration of the environmental impact review process for proposed actions which may affect the environment at Marine Corps Recruit Depot (MCRD), Parris Island, South Carolina.
2. Cancellation. DepO 6280.3A.
3. Policy. All proposed actions at the Depot which may have an impact on the human environment shall be planned and implemented with adequate consideration of their environmental impacts, as required by reference (a) and (b). Appropriate documentation shall be prepared to memorialize how and to what extent environmental concerns were considered in conjunction with each proposed action.
4. Definitions
 - a. Action Sponsor. The installation general staff officer having cognizance over the proposed action, as delineated in this Order. The most frequent designations as action sponsors include, but are not limited to:
 - (1) AC/S I&L, for proposed actions involving construction and maintenance projects.
 - (2) AC/S O&T, for proposed actions involving military training.

(3) AC/S MCCA, for proposed actions involving Marine Corps Community Services activities.

b. Environmental Impact Review Board (EIRB). The EIRB is an executive body formed to make recommendations to the Commanding General (CG) regarding the adequacy of environmental documentation prepared in support of proposed actions which may have an impact on the human environment. Membership is established in paragraph 6.c. Meetings are called by the Chairman who also sets their agendas. The primary responsibilities of the EIRB are to advise the CG as to the adequacy of environmental documentation prepared in compliance with NEPA, and to ensure that this documentation adequately addresses the potential environmental impacts of each proposed action to be conducted at the Depot.

c. EIRB Chairman. AC/S I&L.

d. Environmental Impact Working Group (EIWG). The EIWG is a standing body, meeting as required to address the environmental impact of one or more projects on a project-by-project basis. Membership is provided in paragraph 6.d. The meetings are called by the Chairman. The primary responsibility of the EIWG is to assist the EIRB by reviewing proposed actions, conducting necessary research, seeking resolution to issues, identifying needed permits, approvals, or reviews, and making recommendations for the type of environmental documentation required for proposed actions.

e. EIWG Chairman. Natural Resources Environmental Affairs Officer (NREAO).

f. Headquarters Environmental Impact Review Board (HOEIRB). A select group of subject matter experts established at the CMC (LF) to review and assess the content of submitted Environmental Impact Statements (EIS) and selected Environmental Assessments (EA).

g. Human Environment. The natural and physical environment and the human relationship with that environment. Appropriate environmental documentation will discuss the effects on the human environment when economic, social, natural, or physical environmental effects are interrelated.

h. Mitigation. The avoidance, minimization, recertification, reduction, elimination of, or compensation for the environmental impacts of a proposed action.

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i. Monitoring. The supervision and regulation of the implementation of approved actions, including mitigation and other environmental protection measures.

j. NEPA. National Environmental Policy Act of 1969.

k. Project Originator. The organizational element proposing the action.

l. Proposed Action. Includes, but is not limited to:

(1) Projects, programs, exercises, construction, equipment testing, maintenance, and associated activities.

(2) The promulgation of policies, regulations, instructions, manuals, or major policy statements which, when implemented, have the potential to impact the human environment.

5. Background

a. As environmental issues become more visible and resolutions more complex, the need for a consistent and coordinated approach to environmental impact analysis increases. The process must provide for coordinated staff review that produces well developed recommendations. The purpose of the environmental impact review process is to provide the CG sufficient information to make informed decisions. The most frequently reviewed proposed actions involve construction and maintenance projects and military training activities.

b. Executive Orders 11514, Protection and Enhancement of Environmental Quality, and 12088, Federal Compliance with Pollution Control Standards, as well as NEPA, direct that all Federal agencies provide leadership in protecting our nation's environment.

c. Section 102 of NEPA requires that each Federal agency consider and document the alternatives and environmental impacts of the agency's proposed actions as part of its decision making process. The President's Council on Environmental Quality (CEQ) has promulgated regulations which guide Federal agencies in determining

d. The two primary types of environmental documentation described in 40 CFR 1500-1508 and reference (b) are the EA and the EIS. The purpose of the EA is to provide information and analysis for determining whether to prepare an EIS or a Finding of No

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Significant Impact (FONSI). The EIS is the most complex environmental document. The EIS is prepared for major actions which may significantly impact the quality of the human environment or include controversial environmental effects.

e. Neither an EA nor an EIS is required if a proposed action falls within the terms of a Categorical Exclusion (CATEX) specified in the regulations of the Federal agency which is proposing the actions.

f. The NREAO has staff cognizance over matters pertaining to compliance with environmental regulations, environmental planning, and environmental impact assessment and review procedures as provided in this Order.

6. Discussion

a. Environmental Impact Review Organizations. The principal environmental impact review organization at the Depot is the EIRB. The composition of the EIRB is delineated in paragraph 6.c. The EIRB will be assisted in its duties by the EIWG, whose composition is delineated in paragraph 6.d.

b. Early Liaison And Planning

(1) Project originators and action sponsors should coordinate with NREAO representatives early in the planning process to determine whether a proposed action is subject to NEPA and requires environmental review and documentation. Failure to prepare and process adequate environmental documentation in a timely manner may delay the implementation of the proposed action. Proposed actions requiring preparation of a complex EA can require six months to one year or more for completion; some less complex EAs can be prepared and processed in three to six months. EISs normally take more than two years to complete. Completion of the environmental impact review process and preparation of a decision memorandum for those actions determined to be categorically excluded (CATEX'd) can require two to three weeks. Therefore, early identification of proposed actions to the action sponsor and NREAO is essential.

(2) CATEX documentation is processed within the Depot. Certain EA's are processed within the Depot, while others require review by the HQEIRB. All EIS's require review by the HQEIRB and disposition by the Secretary of the Navy (SECNAV) or designee.

c. EIRB Membership. The EIRB is comprised of the following permanent members and on-call advisory members as appropriate:

(1) Permanent Members

Chairman; AC/S I&L
NREAO
SJA

(2) On-Call Advisory Members including, but not limited to:

AC/S O&T
AC/S MCCS
Council, Eastern Area Council Office
Public Works Officer
Facilities Maintenance Engineer Officer
Fire Chief
Depot Inspector (Safety)
Provost Marshal
Safety Officer
CSSF Officer

d. EIWG Membership. The EIWG is comprised of the following permanent members and on-call advisory members as appropriate:

(1) Permanent Members

Chairman; NREAO (votes to break a tie)
SJA
Public Works Officer
FMEO
CSSF Officer
NEPA Coordinator, NREAO
Land Use Manager, NREAO
Environmental Compliance Manager, NREAO
Installation Restoration Manager, NREAO
Geographic Information Systems Office, Public Works
Occupational and Preventive Medicine Officer
Fire Chief
Safety Officer

(h) ~~Depot Archeologist~~ Cultural Resources Manager

(2) Advisorys include, but not limited to:

Counsel, Eastern Area Council Office

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Chief, Veterinary Medicine Services
Director, MCCS
President, Rod and Gun Club
Representative, SC Commission of Forestry
Public Affairs Officer
SC Department of Wildlife and Marine Resources
SC Department of Health and Environmental Control
SC Coastal Council
U. S. Fish and Wildlife Service
Beaufort County Planning Board

e. Attendance. The permanent members of the EIWG are required to attend all meetings. A representative of the Eastern Area Counsel Office will be invited to attend all meetings. The on-call members will attend the meetings as needed. The EIWG Chairman may request any on-call member to attend any meeting and may task the on-call members to assist in preparation of EIWG documentation.

7. Process

a. Environmental Impact Review And Documentation Procedures. The environmental impact review and documentation process is identified below.

1) Action Sponsor Review and Documentation. The action sponsor or the action sponsor working with the project originator will determine the need for a proposed action. Action sponsor endorsement of a proposed action is required prior to review. Review and documentation of a proposed action will take place in the following manner:

(a) The action sponsor will contact the NEPA Coordinator to discuss the proposed action and to arrange a site visit. After the site visit, the action sponsor should submit a completed REIR form (enclosure (1)) to the NREAO for review. Significant lead time may be required to acquire needed permits and/or approval from Federal and State agencies prior to an action being taken.

(b) The action sponsor is responsible for accurately completing the REIR form. NREAO environmental subject experts will be available to lend assistance in preparation of the REIR. The action sponsor, with assistance of the project originator and appropriate NREAO staff, should consider alternatives to the proposed action which would minimize environmental impacts.

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2) NEPA Review and Documentation. Upon submission of the proposed action, on a completed REIR, the NEPA Coordinator, in the Natural Resources and Environmental Affairs Office, will review subject documentation. Review of a project will take place in the following manner:

(a) Site visits will be conducted by appropriate NREAO staff and modifications may be proposed to reduce potential environmental impacts.

(b) The NEPA Coordinator will decide if the proposed action clearly fits a CATEX. If the proposed action does not clearly meet the requirements for a CATEX, the REIR will be referred to the EIWG and reviewed in the normal manner in accordance with reference (b) and paragraph 7a. (3) below.

(c) Decision memoranda for CATEX'd proposed actions will be generated by the NEPA Coordinator and submitted to the EIRB for final review and signature.

(d) Once every two months, a report of the projects that were CATEX'd along with accompanying Decision Memoranda will be distributed to the EIWG members, SJA, Chairman EIRB, and the CG.

3) EIWG Review and Documentation

(a) An agenda for each EIWG meeting is prepared and sent to the permanent EIWG members and appropriate on-call members by the EIWG Chairman.

(b) The agenda will be distributed at least 10 working days prior to the meeting.

(c) Meetings are normally held bi-monthly.

(d) The action sponsor or project originator will present their respective project(s) at the EIWG meeting. After consideration of the proposed action, EIWG members will determine an appropriate level of NEPA documentation, by vote, one of the following:

1 No Documentation Required. The proposed action is not of the type subject to environmental impact review and no NEPA documentation is required.

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2 Categorical Exclusion. The proposed action falls within a CATEX and there are no applicable exceptions to using a CATEX. One or more CATEX's may apply.

3 Environmental Assessment. The action sponsor and Natural Resources Environmental Affairs Officer will work together to determine if in-house resources can support the writing of the EA or if a contractor needs to prepare the EA. EIWG members may provide some of the information required to complete the analysis. Per reference (a), the action sponsor is responsible for funding environmental documentation and review. Budget responsibility is that of the functional areas whose actions or programs generated the requirement. Action sponsors at MCRD, Parris Island should take the initiative to ensure that funding for environmental documentation is identified early in the Program Objective Memorandum (POM) and budget process. Funding for environmental documentation not provided in the POM and budget must be identified to the comptroller as a Standard Accounting Budget Report System (SABRS) deficiency.

4 Environmental Impact Statement. The action sponsor and NREAO will work together to secure a contractor prepare the EIS. EIWG members may provide some of the information required to complete the analysis. Per reference (b), the action sponsor is responsible for funding environmental documentation and review.

5 Tabling. The proposed action requires tabling because of the following:

a Incomplete information available for the project.

b The action sponsor or project originator are not present

(e) Subsequent to each EIWG meeting, the NEPA Coordinator will prepare the Report of the Environmental Impact Working Group for signature by the EIWG Chairman and distribute it to the EIWG members.

(f) The EIWG will review EA's and EIS's and recommend their staffing to the EIRB for concurrence and subsequent presentation to the Commanding General for approval.

b. Mitigation and Monitoring. Mitigation of environmental impacts for proposed actions is often identified in the NEPA process. Implementation of any mitigation measures discussed in an EA or EIS and documented in a permit, Finding of No Significant Impact (FONSI),

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or Record of Decision (ROD) is the responsibility of the action sponsor. The action sponsor will assure completion of required mitigation measures by contract or direct supervision. The action sponsor will initiate corrective action for any discrepancies. NREAO will review designs and plans for proposed actions and will monitor construction or implementation of proposed actions to assure compliance with mitigation measures.

8. Responsibilities

a. CG MCRD, Parris Island in addition to the responsibilities set forth in reference (b), the CG:

(1) Provides for the establishment of a Depot EIRB.

(2) Approves and signs, or his designee, AC/S I&L, approves and signs, FONSI's and decision memoranda for proposed actions which have been reviewed and submitted for signature by the EIRB or EIRWB.

b. AC/S I&L

(1) Serves as Chairman of the EIRB.

(2) Conducts EIRB proceedings.

(3) Concurs with and forwards the recommendations of the EIRB to the CG.

(4) Receives, and review recommendations for authorization to approve Decision Memoranda for CACTEX's.

c. NREAO

(1) Acts as the EIRB Chairman in the Chairman's absence.

(2) Acts as action sponsor for all natural resources management actions and environmental projects.

(3) Acts as Chairman of the EIWG.

(4) Sets the agenda of the EIWG.

(5) Distributes to the members of the EIRB documentation on proposed actions at least 10 working days prior to the meeting, unless a reasonable request for expedited review procedures has been

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approved. In that case, every effort will be expended to ensure that documentation is distributed as soon as possible.

(6) Prepares a transmittal document for the EIRB Chairman's signature forwarding the recommendations of the EIRB to the CG. The transmittal document will contain, in addition to the EIRB's recommendation, any nonconcurring opinions of EIRB members and supporting environmental documentation for each recommendation.

(7) Notifies the CG and action sponsor of HQMC's approval of an EA/EIS and any accompanying directions.

(8) Evaluates the implementation of environmental protection measures established by the EIRB for all approved actions, and ensures that the action sponsor initiates action to correct discrepancies.

(9) Provides administrative support to the EIWG (to include notification of meetings, preparation of the agenda, provisions of a recording secretary, and maintenance of official records of the EIWG).

(10) Distributes to EIWG members documentation on proposed actions at least 10 working days prior to an EIWG meeting. Also approves add-on agenda items.

(11) Advises the action sponsor of the recommendations of the EIWG.

d. NEPA Coordinator

(1) Serves as Acting Chair of EIWG.

(2) Working with the action sponsor and appropriate subject matter experts, the NEPA Coordinator will review the REIR, conduct necessary research, identify/seek to resolve issues, and recommend modifications to proposed actions as necessary.

(3) Makes recommendations as to whether proposed actions clearly meet requirements of a CATEX. If the proposed action does clearly fit a CATEX the NEPA Coordinator will document and prepare a Decision Memorandum to be submitted directly to the EIRB for review and signature. If the proposed action does not clearly fit a CATEX, the REIR will be referred to the EIWG and reviewed in the normal manner in accordance with reference (b) and paragraph 7.a.(3).

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e. EIWG

(1) The EIWG, working with the action sponsor, will review the REIF, conduct necessary research, identify/seek to resolve issues, and recommend modifications to the proposed action as necessary.

(2) Identifies the need for State or Federal permits, approvals, or reviews.

(3) Once the proposed action has been thoroughly reviewed, EIWG members will determine an appropriate level of NEPA documentation as stated in paragraph 7a.(3).(d).

(4) Reviews EAs and EISs and recommends their staffing to the EIRB for concurrence and subsequent presentation to the Commanding General for approval.

f. Staff Judge Advocate

(1) Provides legal advice to the EIRB, EIWG, and action sponsors on a continuing basis.

(2) Provides a representative to act as Legal Advisor to the EIWG.

(3) Coordinates with EACO to provide legal review of NEPA documentation.

g. Action Sponsor. In addition to the responsibilities set forth in reference (b), the Action Sponsor:

(1) Ensures that the REIR is properly completed by the project originator. A Geographic Information System (GIS) ArcView referenced shape file of the project area should be submitted with the REIF when appropriate.

(2) Reviews and validates the need for the proposed action and forwards the completed REIR to the NREAO.

(3) Provides a representative to brief the proposed action to the EIWG.

(4) Reviews the EIWG's recommendations and informs the project originator of the appropriate level of NEPA documentation

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that needs to be complete before the proposed action can be implemented.

(5) Reviews completed EAs and forwards them to the EIWG for review and staffing to the EIRB.

(6) Informs the project originator that the EA/EIS has been approved by the CG or HQMC, relaying any accompanying directions.

(7) Monitors the project originator's implementation of the approved action.

(8) Initiates actions to correct discrepancies in the implementation of environmental protection measures established by the EIRB or HQMC for approved actions.

h. Project Originators

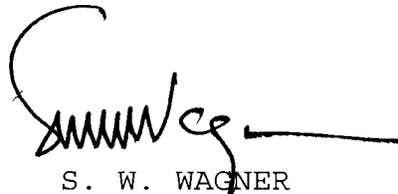
(1) Prepares a REIR and submits that request to the appropriate action sponsor.

(2) Takes further action on the REIR as directed by the action sponsor.

(3) Provides support, as needed, to the action sponsor for briefing the proposed action to the NEPA Branch Head or the EIWG.

(4) Preparing environmental documentation for each proposed action submitted for review.

(5) Complies with all mitigation and other environmental protection measures established in the NEPA documentation for that action.



S. W. WAGNER
Chief of Staff

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UNITED STATES MARINE CORPS

MARINE CORPS RECRUIT DEPOT/EASTERN RECRUITING REGION
P.O. BOX 19001
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IN REPLY REFER TO:

DepO 6280.3B Ch 1

NREAO

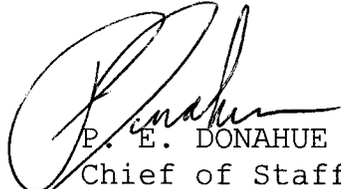
03 SEP 2002

DEPOT ORDER 6280.3B Ch 1

From: Commanding General
To: Distribution List

Subj: ENVIRONMENTAL IMPACT REVIEW PROCEDURES

1. Purpose. To direct a pen change to the basic Order.
2. Action. Page 5, paragraph 6d(1), change "Depot Archeologist" to read "Cultural Resources Manager."
3. Filing Instructions. File this Change transmittal immediately behind the signature page of the basic Order.


P. E. DONAHUE
Chief of Staff

DISTRIBUTION: A less 1st, 4th, 6th MCD



UNITED STATES MARINE CORPS

MARINE CORPS RECRUIT DEPOT/EASTERN RECRUITING REGION
PO BOX 19001

PARRIS ISLAND, SOUTH CAROLINA 29905-9001

DepO 6280.3B Ch 2
NREAO

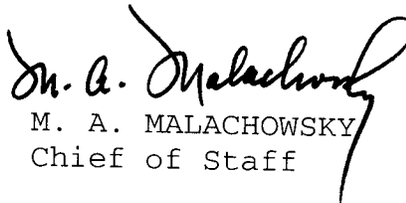
24 OCT 2003

DEPOT ORDER 6280.3B Ch 2

From: Commanding General
To: Distribution List

Subj: ENVIRONMENTAL IMPACT REVIEW PROCEDURES

1. Purpose. To direct a pen change to the basic Order.
2. Action. Page 5, Enclosure (1), under contact/phone #, change "Z Waste Mgr/x3102" to read "ENV. Compliance Mgr/x3102."
3. Filing Instructions. File this Change transmittal immediately behind the signature page of the basic Order.


M. A. MALACHOWSKY
Chief of Staff

DISTRIBUTION: A less 1st, 4th, 6th MCD

REQUEST FOR ENVIRONMENTAL IMPACT REVIEW (REIR) FORM

Most environmental issues can be addressed in the early planning stages. Answer each question to the best of your knowledge either with a brief narrative, or a YES or NO in the appropriate space. Explain question answered YES. If the answer is unknown place a question mark "?" in the space. Consult the appropriate environmental staff when completing this form (See last page for Environmental Staff Points of Contact).

1. Action Sponsor:
2. Requesting Unit:
3. Name, Address, Phone Number (DSN, commercial) of Point of Contact
4. Project Title and Project/Contract Number:
5. Purpose and Need:
6. Brief description of how the proposed action will be implemented:
7. Proposed action start date:

ENCLOSURE (1)

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8. Location: See attached site and location plans.

NOTE: It is recommended that the project footprint (all ground-disturbing activity) be identified as specifically as possible. Submit an Arc View GIS shape file of the proposed action location on disk or e-mail attachment.

9. Potential Environmental Impact/Consideration:

a. Air Quality:

1. ___ Will there be any open burning associated with the project, action?
2. ___ Will there be any new boilers, incinerators, or fuel storage tanks larger than 1000 gallons provided?
3. ___ Will existing permitted procedures be modified?
4. ___ Will there be any paint booths, solvent vats, degreasers, or other vapor-producing industrial processes involved?
5. ___ Will the project involve the use or disposal of asbestos?
5. ___ Will project cause dust problems?
7. ___ Will pollution control equipment be involved?

b. Land Quality:

1. Number of acres that will be directly impacted by the proposed action? _____
2. ___ Will the action require use of earthen fill material?
3. ___ Will there be an increase in the level of soil disturbance/damage to vegetation?
4. ___ Will there be one acre or more of land cleared, disturbed?
5. ___ Will wetlands be involved? How many acres? What work will be done in wetlands?

c. Groundwater Quality:

1. Does the project involve use of herbicides, insecticides, or other pesticides?
2. Does the project involve installation/use of septic tanks, leach beds, or other on-site disposal of sanitary waste?

ENCLOSURE (1)

4. Will there be any wells dug or any excavations deeper than 20 feet?
5. ___ Will any toxic or hazardous material/waste requiring disposal be used or generated by the project?
6. ___ Will implementation of the proposed action impact or be impacted by any Installation Restoration Program (CERCLA or RCRA) sites or hazardous waste treatment, storage, and disposal (RCRA) facilities?
7. ___ Will there be an increase of solid waste (temporarily or permanently) caused by implementing the project/action?
8. ___ Will the proposed action be carried out within 200 feet of a drinking water supply well?

d. Surface Water Quality:

1. ___ Is the project located on or in a water body or marsh?
2. ___ Will the project involve construction of drainage ditches, underground drains for purposes of lowering water table?
3. ___ Will there be an increase in erosion/siltation from soil disturbing activity?
4. ___ Will petroleum products including fuel, oil and lubricants be routinely stored or used (temporarily or permanently) at the site?
5. ___ Will the project increase rates of surface/storm water runoff?
6. ___ Will wastewater be disposed of in any way other than connection with the sanitary sewer?

e. Natural and Cultural Resources:

1. ___ Will there be a loss of forest land? If yes, how many acres?
2. ___ Will public access for hunting, boating, fishing, etc., be restricted?
3. ___ Is there a change in land use from what is presently shown in the Base Master Plan?
4. ___ Will removal of existing vegetation be required?
5. ___ Are there potential effects on any threatened or endangered species?
6. ___ Does the project involve the transfer (purchase, sale, or otherwise) of any real estate?
7. ___ Are there any archaeological sites, historical buildings, or cultural resources affected by the project/action?

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f. Permits and Applications:

1. ___ Are any of the following plans, permits, or approvals required for the proposed action?

- ___ Sed/Erosion Control Plan
- ___ Storm Water Management Plan
- ___ Wetland Section 404 Permit
- ___ CAMA Consistency Determination
- ___ SHPO Section 106 Approval
- ___ USACE Section 10 Permit
- ___ SC Water/Sewer Extension Permit
- ___ Other: _____

g. Utilities and Services:

- 1. ___ Will utilities be required? If yes, please list.
- 2. ___ Will modification to existing utilities be required?

h. Social-Economic Considerations:

- 1. ___ Will the project cause an increase/decrease in on-base or off-base military population?
- 2. ___ Will there be any increased demand on a local or state government to provide services?
- 3. ___ Will there be any changes to traffic flow and patterns on or off base?
- 4. ___ Will air traffic increase or flight patterns be altered?
- 5. ___ Will any noise, traffic, dust, etc., be generated which may affect on- or off-base persons or property?
- 6. ___ Is there any known controversy associated with the type of project or action proposed?
- 7. ___ Will the project be located or conducted in or near primarily low income or minority concentrated housing communities? If so, where?

i. General Considerations:

- 1. ___ What alternative sites were considered for the proposed action (list on separate sheet if necessary)?
- 2. ___ Are alternative procedures, practices, or technologies available to minimize environmental impact or utility use?
- 3. ___ Are there likely effect on the human environment that:

ENCLOSURE (1)

- a. Are highly uncertain?
- b. Involve unique or the potential for unknown risks?
- c. Are scientifically controversial?

4. ___ Would the proposed action adversely affect public health or safety?

5. ___ Does the proposed action establish precedents or make decisions in principle for future actions with significant effects?

Note: Below are listed specific subject matter contacts along with their phone numbers. These persons should be consulted to aid in filling out the Request for Environmental Impact form.

<u>SUBJECT MATTER</u>	<u>CONTACT/PHONE #</u>
Comprehensive Environmental Response Compensation and Liability Act (CERCLA)	IR Mgr./x3423
Hazardous Waste	<i>Env. Compliance</i> HZ Waste Mgr/x3102
Wetlands and NEPA Issues	NEPA Mgr./x3615
Archaeological/Cultural Resources	Cult. Resource Mgr./x3765
Pollution Prevention/Recycling/ Clean Air Act	Recycling Mgr./x3400
Fish and Wildlife, Forestry, Threatened and Endangered Species	Land Mgr./x3066
Clean Water Act, CWW Storm Water, Potable Water	Wst. Water Treat. Mgr./x3234
Site Location Arc View Shape File	GIS Mgr./x2880
Geographic Information System (GIS)	

Ch 2