ENVIRONMENTAL ASSESSMENT

for
STPP 69-1(9)22
Boulder - South
(CN 2019)
in
Jefferson County, Montana

January 2011
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This document is prepared in conformance with the Montana Environmental Policy Act (MEPA) requirements and contains the information required for an Environmental Assessment under the provisions of ARM 18.2.237(2) and 18.2.239. It is also prepared in conformance with National Environmental Policy Act (NEPA) requirements for an Environmental Assessment under 23 CFR 771.119, and Section 4(f) of the U.S. Department of Transportation Act under 23 CFR 771.135.

Submitted pursuant to 42 U.S.C. 4332(2)(c), 49 U.S.C. 303, Sections 75-1-201 & 2-3-104, M.C.A., and Executive Orders 11990, 11988, and 12898, by the
U.S. DEPARTMENT OF TRANSPORTATION, FEDERAL HIGHWAY ADMINISTRATION
AND THE
MONTANA DEPARTMENT OF TRANSPORTATION

Submitted by: Montana Department of Transportation
Environmental Services Bureau

Reviewed & Approved
for Distribution

U.S. Department of Transportation
Federal Highway Administration

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Abstract: The proposed project is a highway safety project initiated by the Montana Department of Transportation (MDT). The Proposed Action is the rehabilitation/reconstruction and widening of approximately six miles of roadway. The Preferred Alternative improves roadway geometry and provides a total top width of 34 feet.
EXECUTIVE SUMMARY

The proposed project is located in Jefferson County on Montana State Primary Route 69 (MT 69). It begins at mile post (MP) 31.8± and extends to the north approximately six miles, ending at MP 37.5± just south of Boulder. The proposed project would widen the existing MT 69 alignment from MP 31.8± to MP 37.5± and update the roadway design to current standards to address the lack of shoulders and steep side slopes.

Purpose and Need for the Proposed Action

The purpose of rehabilitation/reconstruction and widening of MT 69 is to improve safety for users of the project corridor while mitigating project impacts to the surrounding natural and built environments.

There is a need for this project due to the safety concerns in the Boulder corridor. Over the period January 1, 1998 through December 31, 2007 for the portion of MT 69 from MP 31.8± to MP 37.5±, the all-vehicle crash rate and the all-vehicle severity rate were respectively 44 percent and 17 percent greater than the statewide average for rural state primary highway systems. Additionally, the percentage of crashes involving trucks over this portion of MT 69 was approximately 27 percent greater than the percentage of crashes involving trucks for rural state primary highways over the same time period. There have been 23 injuries and one fatality during the period from 1998 through 2007.

Alternatives Evaluation and Identification of Preferred Alternative

The following two project alternatives were considered in this Environmental Assessment (EA):

- The No Build Alternative would essentially maintain existing conditions along the entire length of the project corridor by providing routine maintenance.
- The Build Alternative would involve rehabilitation/reconstruction and widening of the existing top width from 26.2± feet to 34± feet over the project limits.

Based on its ability to meet the project Purpose and Need, the Build Alternative is forwarded as the Preferred Alternative for improvements in the MT 69 corridor.

Three additional Build Alternatives were initially considered for this project in an Alternatives Analysis document completed in December 2009, including a Spot Improvements Alternative, an Eastern Alignment Alternative, and a Western Alignment Alternative. For the reasons articulated in the Alternatives Analysis, these three alternatives were eliminated from further consideration and were not carried forward into this EA. The Alternatives Analysis document is available from MDT upon request.

Based on public request, the Citizens’ Alternative and two elevated structure alternatives were also considered, but were eliminated from further consideration as stand-alone alternatives due to their inability to address the safety concerns in the corridor and high cost, respectively. It should be noted, however, that some elements of these eliminated alternatives will be considered as part of the Build Alternative, including a pedestrian/bicycle facility and animal crossing measures.
Impacts and Mitigation
The following resources would not be permanently or temporarily impacted by this project:

- Land Use
- Community Resources
- Local and Regional Economies
- Environmental Justice
- NL&WCF – Section 6(f) Lands
- Hazardous Materials

Table ES.1 presents a summary of anticipated permanent impacts and mitigation strategies; more detailed descriptions of permanent impacts and mitigation measures are presented later in the document.

Table ES.1   Summary of Anticipated Permanent Impacts and Proposed Mitigation Measures

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<th>Resource</th>
<th>Permanent Impacts</th>
<th>Mitigation Commitments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Traffic</strong></td>
<td>No permanent traffic impacts are anticipated.</td>
<td>No mitigation is proposed or required.</td>
</tr>
<tr>
<td><strong>Access</strong></td>
<td>Existing access points may be modified.</td>
<td>Access points would be perpetuated, and modifications would be negotiated with</td>
</tr>
<tr>
<td></td>
<td></td>
<td>property owners.</td>
</tr>
<tr>
<td><strong>Safety</strong></td>
<td>No adverse safety impacts are anticipated; safety performance is expected to</td>
<td>No mitigation is proposed or required.</td>
</tr>
<tr>
<td></td>
<td>improve due to the wider paved surface and flatter side slopes.</td>
<td></td>
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<tr>
<td><strong>Pedestrians &amp; Bicyclists</strong></td>
<td>Removal of the currently non-functional pedestrian underpass will not result in</td>
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<tr>
<td></td>
<td>an adverse impact to pedestrians or bicyclists.</td>
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<tr>
<td></td>
<td>The project would provide a shoulder width suitable for bicycle use in accordance</td>
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<td></td>
<td>with American Association of State Highway and Transportation Officials (AASHTO)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>guidelines.</td>
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</tr>
<tr>
<td><strong>Right-of-Way and Relocations</strong></td>
<td>There would be private right-of-way acquisitions under the Preferred Alternative, although there would be no residential or business relocations.</td>
<td>Lands needed for right-of-way under the Preferred Alternative which are in private ownership would be acquired in accordance with both the Uniform Relocation Assistance and Real Property Acquisition Act of 1970 (P.L. 91-646), and the Uniform Relocation Act Amendments of 1987 (P.L. 100-17). Fencing and mailbox turnouts will be provided according to MDT policy.</td>
</tr>
<tr>
<td><strong>Utilities</strong></td>
<td>Utilities identified within the corridor are expected to be relocated. No adverse impacts to utilities are expected to occur.</td>
<td>No mitigation is proposed or required.</td>
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<tr>
<td>Resource</td>
<td>Permanent Impacts</td>
<td>Mitigation Commitments</td>
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</tr>
<tr>
<td>Cultural / Archeological / Historic Resources</td>
<td>Although up to 300 feet of the three-mile-long State Ditch would be rechanneled, this work would result in <strong>No Effect</strong> because the ditch would continue to function in its historic capacity and there would be no change in the existing alignment of the ditch, its dimensions, setting, use, or appearance.</td>
<td>No mitigation would be required for the State Ditch. Mitigation for the Little Boulder River Bridge is addressed under the Historic Roads and Bridges Programmatic Agreement.</td>
</tr>
<tr>
<td></td>
<td>The Little Boulder River Bridge does not meet current design standards and therefore would be replaced with another bridge in approximately the same location. This action would constitute an <strong>Adverse Effect</strong>.</td>
<td></td>
</tr>
<tr>
<td>Noise</td>
<td>No permanent noise impacts are anticipated as a result of the proposed project.</td>
<td>No mitigation is proposed or required.</td>
</tr>
<tr>
<td>Farmlands</td>
<td>Roadway widening would result in the conversion of approximately five acres of farmland classified as Prime Farmland if Irrigated to non-productive use near MP 33.6±.</td>
<td>No mitigation is proposed or required (Appendix B).</td>
</tr>
<tr>
<td>Abandoned Structures</td>
<td>The currently non-functional pedestrian underpass structure will be removed, and will not be replaced due to the existing high water table and accessibility issues in this location. The structure as it exists was non-functional prior to the proposed project.</td>
<td>No mitigation is proposed or required.</td>
</tr>
<tr>
<td></td>
<td>MDT will investigate irrigation crossings to determine if they need to be perpetuated or if they can be abandoned.</td>
<td></td>
</tr>
<tr>
<td>Visual Resources</td>
<td>The project would result in the permanent loss of trees and other vegetation due to the widened roadway footprint and the need to improve safety and sight distance.</td>
<td>To soften the view shed, MDT will revegetate and replant trees in appropriate locations where a single line of trees within the construction limits must be removed.</td>
</tr>
<tr>
<td>Resource</td>
<td>Permanent Impacts</td>
<td>Mitigation Commitments</td>
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<tr>
<td>Floodplains</td>
<td>Existing hydraulic conditions would be maintained or improved throughout the corridor through the installation of new conveyance structures developed in coordination with appropriate resource agencies. Impacts from new conveyance structures would be designed to have no detrimental impact on the flood risk in the corridor.</td>
<td>No mitigation is proposed or required. MDT will secure and adhere to the floodplain permit.</td>
</tr>
<tr>
<td>Water Resources / Quality</td>
<td>In general, there would be an increase in the total surface area of paved road, which would decrease the overall permeability of substrate and increase the rate and quantity of surface water runoff from the roadway. The minor increase in paved surface area would result in a negligible increase in runoff in the watershed.</td>
<td>MDT will shift the alignment in the locations identified in Table 2.1 in order to avoid project-related encroachment of the road into the Boulder River. MDT will follow the Permanent Erosion and Sediment Control Design Guidelines (October 2010) in identifying appropriate permanent erosion and sediment control measures and determining which measures can practically be incorporated into the design. MDT will design the bridge over the Little Boulder River to eliminate deck drainage directly into adjacent state waters.</td>
</tr>
<tr>
<td>Wetlands</td>
<td>The extent of unavoidable impacts to wetlands resources will be determined by the final alignment and construction limits. MDT estimates that total wetland impacts resulting from the project will be less than 20 acres. Final quantitative impacts will be determined once the final alignment and construction limits have been determined.</td>
<td>MDT will shift the alignment in the locations identified in Table 2.1 in order to minimize project-related encroachment of the road into adjacent wetlands. The project design team has made and will continue to make all practicable efforts to avoid and minimize wetlands impacts. MDT is required to mitigate for permanent wetland impacts, regardless of USACE jurisdiction under E.O. 11990 (No Net Loss). Consultation with the USACE will be necessary to determine acceptable mitigation sites.</td>
</tr>
<tr>
<td>Vegetation</td>
<td>The project would result in the permanent loss of trees and other vegetation due to the widened roadway footprint.</td>
<td>MDT will shift the alignment and use non-standard fill slopes in the locations identified in Table 2.1 in order to minimize project-related ground disturbance. MDT will re-seed disturbed soil and replant trees in appropriate locations.</td>
</tr>
</tbody>
</table>
Wildlife and Migratory Birds

Widening of the road surface may reduce or alter some wetland habitats, thereby impacting birds, mammals, and amphibians that rely on this habitat for breeding, forage, or travel. These are anticipated to be sliver impacts on large wetland complexes that extend far beyond the highway corridor.

As documented in the list of commitments and considerations in Section 2.2, the Preferred Alternative will minimize the roadway footprint and associated impacts to existing wildlife habitat to the extent practicable.

MDT will implement appropriate combinations of wildlife mitigation strategies, including wildlife friendly fencing and vegetation management facilitating at-grade crossings at desired locations with additional signing and barrier fencing around curves and in areas with limited roadside visibility.

MDT is pursuing experimental application of an electro-mat feature in association with at-grade crossings for wildlife, facilitated by a combination of barrier and wildlife friendly fencing. MDT will continue to evaluate this technology for use within the Boulder-South corridor and incorporate it if appropriate.

If overhead power lines are relocated during construction, they will be raptor-proofed in accordance with MDT policies.

Aquatic Species

Widening of the road surface may reduce or alter riparian vegetation along the river channel, which may disrupt the river channel dynamics and increase sedimentation during stormwater runoff events, thereby impacting aquatic species.

MDT will shift the alignment in the locations identified in Table 2.1 in order to avoid project-related encroachment of the road into the Boulder River.

Species of Concern

The project is not anticipated to adversely affect any Species of Concern.

No mitigation is proposed or required.

Threatened and Endangered Species

The project is not likely to adversely affect any Threatened or Endangered species or its habitat.

No mitigation is proposed or required.

Air Quality

No permanent air quality impacts are anticipated as a result of this proposed project.

No mitigation is proposed or required.
Table ES.2 presents a summary of anticipated temporary construction impacts and mitigation strategies; more detailed descriptions of temporary impacts and mitigation measures are presented later in the document.

**Table ES.2 Summary of Anticipated Temporary Impacts and Proposed Mitigation Measures**

<table>
<thead>
<tr>
<th>Resource</th>
<th>Temporary Impacts</th>
<th>Mitigation Commitments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traffic</td>
<td>Construction activities from the Preferred Alternative would likely cause temporary impacts to traffic flow, especially in relation to the removal of the existing bridge and construction of the new bridge crossing the Little Boulder River. MDT may consider a temporary closure, phased construction, or a temporary detour in order to accommodate construction activities, including blasting and bridge construction activities.</td>
<td>Traffic interruptions would be minimized to the extent practicable. Advance warning and detour signing would be in accordance with the Manual on Uniform Traffic Control Devices. Blasting activities would be conducted in accordance with the Controlled and Production Blasting guidelines contained in MDT’s Special Provisions.</td>
</tr>
<tr>
<td>Right-of-Way and Relocations</td>
<td>Right-of-way in the form of an easement or construction permit would need to be obtained from the State of Montana, USFS, and BLM.</td>
<td>No mitigation is proposed or required.</td>
</tr>
<tr>
<td>Utilities</td>
<td>Utility relocations will be required and may result in temporary outages for utility customers.</td>
<td>Utility relocations would be coordinated with the lines’ owners and done prior to this proposed project’s construction. Notification of service interruptions due to these relocations would be the responsibility of these utility lines’ owners.</td>
</tr>
<tr>
<td>Noise</td>
<td>Construction activities could occasionally result in noise due to the use of heavy machinery.</td>
<td>The contractor would be subject to all applicable laws and regulations and all requirements contained in the contract regarding noise pollution.</td>
</tr>
<tr>
<td>Abandoned Structures</td>
<td>Existing irrigation crossings would be temporarily impacted.</td>
<td>MDT will coordinate with ditch owners during construction to ensure there would be no disruption of irrigation service as a result of the project.</td>
</tr>
<tr>
<td>Visual Resources</td>
<td>Construction activities would result in the temporary loss of some vegetation.</td>
<td>Techniques would be employed, if practicable, to mitigate the visual impact of typical brush and tree clearing that would provide a random, meandering woodland edge, as opposed to a linear woodland edge. Disturbed areas would be reseeded with desirable vegetation. To soften the view shed, MDT will revegetate and replant trees in appropriate locations where a single line of trees within the construction limits must be removed to improve safety and sight distance.</td>
</tr>
<tr>
<td>Resource</td>
<td>Temporary Impacts</td>
<td>Mitigation Commitments</td>
</tr>
<tr>
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</tr>
<tr>
<td>Floodplains</td>
<td>The proposed project would involve construction within the 100-year floodplain. A floodplain permit may be required for construction activities and temporary facilities associated with this project.</td>
<td>As necessary, the contractor will obtain the appropriate permit and adhere to the conditions.</td>
</tr>
<tr>
<td>Water Resources / Quality</td>
<td>There is potential for short-term water quality impacts due to increased erosion and sedimentation during construction activities. During construction, surface water runoff could be contaminated by spills of petroleum products, lubricants, and hydraulic fluid from construction equipment.</td>
<td>In accordance with MDT standard specifications, the contractor will be required to prevent or reduce water quality impacts caused by sediment or petroleum contaminated run-off. The construction contractor will obtain authorization under the construction General Storm Water Discharge Permit from DEQ and will prepare and adhere to their Storm Water Pollution Prevention Plan (SWPPP).</td>
</tr>
<tr>
<td>Vegetation</td>
<td>Construction activities would result in the temporary loss of some vegetation.</td>
<td>Techniques would be employed, if practicable, to mitigate the visual impact of typical brush and tree clearing that would provide a random, meandering woodline edge, as opposed to a linear woodline edge. The area will be replanted with desired species in accordance with current MDT construction specifications. To soften the view shed, MDT will replant trees in appropriate locations where a single line of trees within the construction limits must be removed to improve safety and sight distance.</td>
</tr>
<tr>
<td>Noxious Weeds</td>
<td>Construction activities could spread weed seed and/or roots to new areas.</td>
<td>All construction activities are required to comply with the Montana Noxious Weed Law; MDT Standard Specification 107.11.5, titled Noxious Weed Management; follow the requirements of the Noxious Weed Management Act, Title 7, Chapter 22, Part 21; other BMPs; and Jefferson County requirements. The area will be replanted with desired species in accordance with current MDT construction specifications.</td>
</tr>
<tr>
<td>Wildlife and Migratory Birds</td>
<td>Construction activities could temporarily disturb wildlife and migratory birds, although more mobile species such as adult birds, elk, moose, large carnivores, and other large and mid-size mammals generally move to adjacent habitats to avoid direct mortality from construction activities.</td>
<td>No mitigation is proposed or required.</td>
</tr>
<tr>
<td>Resource</td>
<td>Temporary Impacts</td>
<td>Mitigation Commitments</td>
</tr>
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<td>--------------------------</td>
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</tr>
<tr>
<td>Aquatic Species</td>
<td>Potential impacts to fisheries resources may result from disruption of the river channel dynamics, removal of riparian vegetation along right-of-way, and sedimentation during the construction process and stormwater runoff events.</td>
<td>In accordance with MDT standard specifications, the contractor will be required to prevent or reduce water quality impacts caused by sediment or petroleum contaminated run-off. The construction contractor will obtain authorization under the construction General Storm Water Discharge Permit from DEQ and will prepare and adhere to their Storm Water Pollution Prevention Plan (SWPPP).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Construction activities will be in compliance with the conditions of the SPA 124 (FWP) and the CWA 404 (USACE), which may include instream timing restrictions to minimize impacts to the fishery.</td>
</tr>
<tr>
<td>Species of Concern</td>
<td>It is not likely that this project will jeopardize the wolverine, western spotted skunk, or gray wolf. These species are highly mobile and will likely avoid human activity during construction.</td>
<td>MDT and the contractor will follow permitting conditions, which may include timing restrictions that protect westslope cutthroat trout.</td>
</tr>
<tr>
<td></td>
<td>Potential impacts to westslope cutthroat trout may result from disruption of the river channel dynamics, removal of riparian vegetation along right-of-way, and sedimentation during the construction process and stormwater runoff events.</td>
<td>To minimize impacts to actively nesting birds in the project area, contractors will follow suggested timing restrictions for activities likely to cause disturbance, including blasting, structure and vegetation removal. The large perching trees near the Boulder River will be avoided during the critical periods as defined in Table 3.7; however, it is unlikely that any of these trees will need to be cleared during this project.</td>
</tr>
<tr>
<td></td>
<td>With regard to the bald eagle, human activity may cause adults to abandon nest, exposing young to risk of mortality.</td>
<td></td>
</tr>
<tr>
<td>Threatened and Endangered Species</td>
<td>No adverse impacts are anticipated.</td>
<td>No mitigation is proposed or required.</td>
</tr>
<tr>
<td>Air Quality</td>
<td>Construction activities could occasionally and temporarily result in road dust and combustion emissions due to the use of heavy machinery and generators.</td>
<td>In accordance with MDT Standard Specifications, the contractor will be required to operate all equipment to meet the minimum air quality standard established by federal, state, and local agencies.</td>
</tr>
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Abbreviations and Acronyms

± ........................................................................................................... approximately
AASHTO .......................................................... American Association of State Highway and Transportation Officials
ADA .......................................................... Americans with Disabilities Act
BLM .......................................................... Bureau of Land Management
BMPs .......................................................... Best Management Practices
BRR .......................................................... Biological Resources Report
CFR .......................................................... Code of Federal Regulations
CWA .......................................................... Clean Water Act
DEQ .......................................................... Montana Department of Environmental Quality
DNRC .......................................................... Montana Department of Natural Resources and Conservation
DPS .......................................................... distinct population segment
EA .......................................................... Environmental Assessment
E.O. .......................................................... Executive Order
EPA .......................................................... United States Environmental Protection Agency
ESA .......................................................... Endangered Species Act
FHWA .......................................................... Federal Highway Administration
FPPA .......................................................... Farmland Protection Policy Act
FWP .......................................................... Montana Fish, Wildlife & Parks
MBEWG .......................................................... Montana Bald Eagle Working Group
MCA .......................................................... Montana Code Annotated
MDT .......................................................... Montana Department of Transportation
MEPA .......................................................... Montana Environmental Policy Act
MFISH .......................................................... Montana Fisheries Information System
MNHP .......................................................... Montana Natural Heritage Program
MP .......................................................... Mile Post
MPDES .......................................................... Montana Pollutant Discharge Elimination System
mph .......................................................... miles per hour
MT 69 .......................................................... Montana State Primary Route 69
MSATs .......................................................... Mobile Source Air Toxics
NEPA .......................................................... National Environmental Policy Act
NL&WCF .......................................................... National Land and Water Conservation Fund
NPDES .......................................................... National Pollutant Discharge Elimination System
NRHP .......................................................... National Register for Historic Places
NRIS .......................................................... Natural Resource Information System
NRM .......................................................... Northern Rocky Mountains
PFRR .......................................................... Preliminary Field Review Report
RP .......................................................... Reference Post
SAFETEA-LU .......................................................... Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users
SHPO .......................................................... State Historic Preservation Office
SSD .......................................................... Stopping Sight Distance
SPA .......................................................... Stream Protection Act
SWPPP .......................................................... Storm Water Pollution Prevention Plan
TMDL .......................................................... Total Maximum Daily Load
USACE .......................................................... United States Army Corps of Engineers
U.S.C .......................................................... United States Code
USFS .......................................................... United States Forest Service
USFWS .......................................................... United States Fish and Wildlife Service
USGS .......................................................... United States Geological Survey

xii
1.0 Purpose of and Need for the Proposed Action

1.1 Project Description

Proposed Project Area Description
The proposed project is located in Jefferson County on Montana State Primary Route 69 (MT 69). It begins at mile post (MP) 31.8± and extends to the north approximately six miles, ending at MP 37.5± just south of Boulder.

As shown in Figure 1-1, the proposed project is located within the following legal description(s):

<table>
<thead>
<tr>
<th>Township</th>
<th>Range</th>
<th>Section(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 N</td>
<td>3 W</td>
<td>18, 19</td>
</tr>
<tr>
<td>5 N</td>
<td>4 W</td>
<td>2, 3, 4, 10, 11, 13, 14, 24</td>
</tr>
<tr>
<td>6 N</td>
<td>4 W</td>
<td>32, 33</td>
</tr>
</tbody>
</table>
Figure 1-1  Project Area

Note: Figure not to scale. MP locations approximated.
Proposed Action

This proposed project would widen the existing MT 69 alignment from MP 31.8± to MP 37.5± and update the roadway design to current standards to address the lack of shoulders and steep side slopes.

The project’s southern terminus at MP 31.8± will connect with the separate overlay and widen project over the southern portion of the corridor. The project’s northern terminus at MP 37.5± is intended to tie into the recently completed Boulder-Main Street project, which included replacing the bridge over the Boulder River. Accordingly, MDT and FHWA have determined that these end points represent logical termini for this proposed project.

1.2 Purpose of the Proposed Action

The purpose of rehabilitation/reconstruction and widening of MT 69 is to improve safety for users of the project corridor while mitigating project impacts to the surrounding natural and built environments.

1.3 Need for the Proposed Action

There is a need for this project due to the safety concerns in the Boulder corridor. Over the period January 1, 1998 through December 31, 2007 for the portion of MT 69 from MP 31.8± to MP 37.5±, the all-vehicle crash rate and the all-vehicle severity rate were respectively 44 percent and 17 percent greater than the statewide average for rural state primary highway systems. Additionally, the percentage of crashes involving trucks over this portion of MT 69 was approximately 27 percent greater than the percentage of crashes involving trucks for rural state primary highways over the same time period. There have been 23 injuries and one fatality during the period from 1998 through 2007.

Single vehicle off-road accidents resulting in overturn are of particular concern in this corridor. Of the crashes that occurred during the period January 1, 1998 through December 31, 2007, nearly 73 percent (37 out of 51) involved single vehicles. Of these, 30 percent (11 out of 37) resulted in overturn. An additional crash involving two vehicles also resulted in overturn. Speed was indicated as a factor in six of the 51 total crashes and one-third of the rollover crashes over the reporting period.

Conflicts with wild and domestic animals is another cause of crashes in the project corridor. Of the crashes over the period January 1, 1998 through December 31, 2007, just over 21 percent (or 15 crashes out of 51 total crashes) involved collisions with animals. Of these 15 crashes, one-third (or 5 out of 15) involved domestic animals, while the remaining two-thirds (or 10 out of 15) involved wild animals.

Factors appearing to contribute to these types of crashes on MT 69 include narrow to non-existent shoulders, insufficient sight distance, periodic icing, and steep fill slopes throughout the project corridor.

In addition to the high incidence of crashes on MT 69, the roadway is overdue for rehabilitation. This means that the pavement surfacing and roadway base have begun to deteriorate and will continue to do so if no improvements are made.
1.4 Enhancement Opportunities

During a Public Scoping Meeting held on June 1, 2005, a public information meeting held on March 23, 2010, and Agency Coordination Meetings held on July 30, 2008, December 17, 2008, and November 20, 2009, meeting attendees expressed concern about potential impacts to the natural environment that may result from the proposed project. Specifically, meeting attendees noted potential for impacts to the Boulder River channel, water quality, wildlife and habitat, wetlands, floodplains, and fisheries and requested that the following efforts be considered:

- Maintain integrity of and minimize encroachment on river channel
- Minimize impacts to water quality
- Minimize impacts to riparian habitat and seek opportunities to improve wildlife movement across highway
- Minimize impacts to wetlands
- Minimize impacts to floodplains
- Minimize impacts to fisheries and improve/retain recreation access

These concerns are considered in Chapter 2 in the identification and development of mitigation measures that could be used to protect and enhance the surrounding area.
2.0 Alternatives

This chapter describes the alternatives that were developed for the proposed Boulder - South project and identifies the Preferred Alternative.

2.1 Development of Alternatives

Through public involvement activities and interdisciplinary coordination with federal, state, and local transportation officials and resource agencies, four Build Alternatives were developed and analyzed in an Alternatives Analysis completed in 2009. The Alternatives Analysis is incorporated into this Environmental Assessment (EA) by reference.

As documented in the Alternatives Analysis, rehabilitation/reconstruction and widening of the existing MT 69 alignment is the only reasonable and practicable alternative in this portion of MT 69 that is able to satisfy the project Purpose and Need. For the reasons articulated in the Alternatives Analysis and summarized in Section 2.4, the three other Build Alternatives were eliminated from further consideration.

Following completion of the Alternatives Analysis, only the No Build and a single Build Alternative have been forwarded for detailed analysis.

The No Build Alternative would essentially maintain existing conditions along the entire length of the project corridor by providing routine maintenance. There would be no improvement in safety since the roadway width and other geometric features would remain unchanged.

The Build Alternative would involve rehabilitation/reconstruction and widening of the existing MT 69 roadway. This alternative would widen the existing alignment over the portion of MT 69 from MP 31.8± to MP 37.5± and improve several non-standard features. Specifically, this alternative would provide updated shoulder widths and side slopes.

Under this alternative, the roadway’s top width would be widened from the existing 26.2± feet to 34± feet. The MDT Route Segment Plan recommends a minimum top width of 32 feet for MT 69. Since 1996, it has been MDT policy to add two feet of width on reconstruction projects in order to provide sufficient width for a future overlay with standard slopes and still maintain Route Segment Plan width.

In an effort to minimize impacts to natural resources, MDT initially considered a 32-foot top width. It was determined that the savings in wetland impacts (less than one acre) were not substantial enough to justify the loss in safety benefits that would result from a narrower top width. Accordingly, a 34-foot top width was selected for this project.

Under the Build Alternative, the new roadway would generally conform to Non-National Highway System Primary Minor Arterial standards where practicable, including 6:1 inslopes, 10 feet of 20:1 ditch, and standard cut and fill slopes, although these standards would be evaluated.
relative to environmental impacts in sensitive areas along the Boulder River corridor, and deviations from standards would be used where appropriate.

Figure 2-1 presents conceptual cross sections for the existing and proposed roadways in order to illustrate the wider shoulders and flatter side slopes of the proposed cross section as compared to the existing cross section. It should be noted that there is some variance in cross section elements on the existing roadway over the length of the project corridor. It should also be noted that the proposed cross section does not account for adjustments to the vertical elevation of the roadway; the necessity of a grade raise would be determined later in the design of the project.

Figure 2-2 presents four design options for a ten-foot wide pedestrian/bicycle facility that would run along the MT 69 alignment over a portion of the Boulder corridor yet to be determined. Design Option A would entail construction of a 10-foot wide shoulder adjacent to the travel lane. Design Option B would entail construction of a pathway directly adjacent to the shoulder. Under Design Option C, the pathway would be physically separated from the paved roadway surface, but would still be located on the fill slope within the project’s construction limits. Design Options A, B and C would fall within the project construction limits and would not result in further impacts to natural resources beyond those disclosed in this document. Under Design Option D, a separated pathway would be located entirely outside the project’s construction limits. A combination of Design Options A, B, and C may be appropriate over portions of the corridor to minimize impacts to resources and accommodate water body crossings; for the reasons discussed in Section 2.2 Design Option D will not be included as part of this project and would need to be pursued at the local level. It should be noted that these design options are not shown in Figure 2-1, which is only intended to illustrate the shoulder and side slope variations between the existing and proposed roadway.
Figure 2-1 Existing and Proposed Cross Sections

Existing Cross Section

Proposed Cross Section
Figure 2-2  Pedestrian/Bicycle Facility Design Options

Design Option A: 10-foot Shoulder

Design Option B: Shoulder-Adjacent Path

Design Option C: Path on Fill Slope

Design Option D: Path Separated from Reconstruction
2.2 Alternatives Evaluation

Because the existing roadway would remain unchanged under the No Build Alternative, there would be no improvements to safety within the project corridor. In accordance with National and Montana Environmental Policy Act (NEPA/MEPA) requirements, the No Build Alternative was forwarded as a baseline for comparative analysis and as a viable option if the impacts from the Build Alternative appear to outweigh the benefits of the proposed project.

The Build Alternative would widen the existing roadway and improve non-standard features. As noted in the Alternatives Analysis document, the results of the safety and operational crash model developed for this project showed that a new roadway template including five-foot shoulders and side slopes flatter than 4:1 would result in a 41 percent decrease in crashes in the design year (2032) as compared to current conditions (2008). Accordingly, the Build Alternative meets the Purpose and Need for the proposed project and is carried forward for more detailed analysis.

Impact Minimization Efforts

Members of the public who attended the June 2005 Public Scoping Meeting and the March 2010 Public Information Meeting and resource agency representatives who attended the July 2008, December 2008, and November 2009 Agency Coordination Meetings expressed concern for natural resources through the Boulder River corridor, including the river channel, water quality, wildlife and habitat, wetlands, floodplains, and fisheries.

In an effort to minimize anticipated impacts, the Project Team is exploring refinements of the conceptual design for the Build Alternative. In some cases, the Project Team has committed to implementing certain minimization efforts, while other efforts will remain under consideration as the project progresses through final design. Commitments and considerations to reduce project-related impacts are listed below in Table 2.1.
### Table 2.1 Minimization Commitments and Considerations

<table>
<thead>
<tr>
<th>Minimization Commitments</th>
<th>Minimization Considerations</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Use non-standard fill slopes where appropriate in order to reduce the footprint of the roadway</td>
<td>• Install retaining walls or other stabilization structures where the roadway is immediately adjacent to the river’s edge to reduce encroachment into the river channel</td>
</tr>
<tr>
<td>o Locations where non-standard fill slopes have been implemented include:</td>
<td>• Install bioengineered bank stabilization measures in appropriate locations</td>
</tr>
<tr>
<td>▪ MP 32.3 to 32.7 (ditch avoidance)</td>
<td>• Adjust roadway grades to reduce the roadway footprint</td>
</tr>
<tr>
<td>▪ MP 32.5 to 32.7 (river avoidance)</td>
<td>• Use structure enhancements to provide wildlife crossing opportunities, including adjusting the dimensions of the bridge over the Little Boulder River and appropriately sizing culverts to allow small animal movement, where practicable</td>
</tr>
<tr>
<td>▪ MP 33.4 to 33.5 (ditch avoidance)</td>
<td>• Install an animal detection system with flashing lights to warn drivers of animal movement in appropriate at-grade crossing locations</td>
</tr>
<tr>
<td>▪ MP 34.8 to 34.9 (ditch avoidance)</td>
<td>• Construct berms, sediment control basins, catchment areas, or vegetated swales as appropriate to reduce water quality impacts</td>
</tr>
<tr>
<td>▪ MP 34.5 to 34.7 (river avoidance)</td>
<td></td>
</tr>
<tr>
<td>• Shift the alignment in order to avoid or minimize project-related encroachment of the road into the Boulder River and adjacent wetlands and ditches</td>
<td></td>
</tr>
<tr>
<td>o Locations where alignment shifts have been implemented include:</td>
<td></td>
</tr>
<tr>
<td>▪ MP 32.3 to 32.4 (wetland avoidance)</td>
<td></td>
</tr>
<tr>
<td>▪ MP 32.5-32.7 (river avoidance)</td>
<td></td>
</tr>
<tr>
<td>▪ MP 34.8 to 34.9 (ditch avoidance)</td>
<td></td>
</tr>
<tr>
<td>▪ MP 34.5-34.7 (river, wetland, and pond avoidance)</td>
<td></td>
</tr>
<tr>
<td>▪ MP 36.0 to 36.5 (ditch avoidance)</td>
<td></td>
</tr>
<tr>
<td>• Incorporate pedestrian/bicycle facility within the project construction limits by using non-standard slopes in order to minimize impacts to adjacent areas.</td>
<td></td>
</tr>
<tr>
<td>• Minimize width of rock catchment ditches to the extent practicable to minimize footprint</td>
<td></td>
</tr>
<tr>
<td>• Use guardrail to allow steepened slopes in appropriate locations where the roadway closely parallels water bodies</td>
<td></td>
</tr>
<tr>
<td>• Implement revegetation plan that includes improved woody vegetation component adjacent to river in appropriate locations</td>
<td></td>
</tr>
<tr>
<td>• Use appropriate deck and rail design on the Little Boulder River bridge structure to reduce or eliminate deck drainage directly into the water body</td>
<td></td>
</tr>
<tr>
<td>• Implement appropriate combinations of wildlife mitigation strategies, including wing fencing, barrier fencing, wildlife-friendly fencing, signing, and vegetation management to encourage or discourage at-grade crossing movement in appropriate locations</td>
<td></td>
</tr>
<tr>
<td>• Size bridge structure and culverts appropriately to avoid or minimize encroachment into the active channel, facilitate floodplain connectivity, allow for bedload and natural sediment transport, and to pass aquatic organisms and wildlife, as appropriate</td>
<td></td>
</tr>
</tbody>
</table>
As a result of the minimization commitments noted above, the proposed Boulder – South project will not encroach into the Boulder River.

**Design Options**

As noted in Section 2.1, four design options for a pedestrian/bicycle facility are being considered in the Boulder corridor. Design Options A, B, and C fall within the construction limits of the Boulder – South rehabilitation/reconstruction project and therefore either a single independent option or a combination of the three options could be included as part of the project. Because of their location inside the project’s construction limits, these three options would not result in any additional impacts to resources within the corridor and would not require any additional right-of-way above what would otherwise be needed for the project.

Design Option D would be located outside the project’s construction limits and is considered outside the scope of the project. The Boulder – South project does not preclude independent consideration of Design Option D should the local community elect to pursue it as a separate project.

MDT is working with Jefferson County, the City of Boulder, and local pedestrian/bicycle groups to determine the most appropriate option as well as the extents of the facility, how the facility might be funded, and long-term maintenance arrangements.

**2.3 Identification of the Preferred Alternative**

Based on its ability to meet the project Purpose and Need and the associated mitigation opportunities identified above, the Build Alternative is forwarded as the Preferred Alternative for improvements in the MT 69 corridor. Design Options A, B, C and potential minimization efforts will continue to be considered as the project progresses. Again, it should be noted that Design Options A, B, and C would be located within the project construction limits and would not require any additional right-of-way.

**2.4 Alternatives Considered but Eliminated from Further Analysis**

**Alternatives Analysis**

As noted previously, three additional Build Alternatives were initially considered for this project in an Alternatives Analysis completed in December 2009. These alternatives included a Spot Improvements Alternative, an Eastern Alignment Alternative, and a Western Alignment Alternative.
The Spot Improvements Alternative would include construction of several pullout locations through the corridor in order to provide opportunities for emergency and law enforcement stops. Additionally, the roadway would be resurfaced in order to extend the design life of the facility, but the existing travel width and side slopes would remain unchanged. Pullout locations proposed under this alternative are illustrated in Figure 2-3.

**Figure 2-3  Spot Improvements Alternative**

Legend:
- Existing MT 69 Alignment
- Proposed Pullout Locations

Note: Figure not to scale. MP locations approximated.
The Eastern Alignment Alternative would diverge from the existing alignment near MP 31.8± and generally follow an existing Jefferson County road alignment as much as practicable. It would rejoin the existing MT 69 alignment near MP 35.7±, and follow the existing MT 69 alignment from MP 35.7± to the project termini at MP 37.5±. The Eastern Alignment Alternative is illustrated in Figure 2-4.

**Figure 2-4  Eastern Alignment Alternative**
A Western Alignment Alternative was developed that would diverge from the existing MT 69 alignment south of the project termini and generally follow the existing terrain to the west of the existing roadway outside the Boulder River floodplain. It would rejoin the existing MT 69 alignment near MP 35±, and follow the existing MT 69 alignment from MP 35± to the project termini at MP 37.5±. The Western Alignment Alternative is illustrated in Figure 2-5.

Figure 2-5  Western Alignment Alternative

As detailed in the Alternatives Analysis document, the Spot Improvements Alternative was eliminated based on its inability to address the safety concerns in the corridor. While the four proposed pullout locations may help facilitate enforcement efforts, speed limit enforcement is most successful when there are continuous shoulders along each side of a roadway. Even if
enforcement efforts were improved through the construction of pullout locations, speed limit enforcement alone likely would not appreciably affect the high incidence of crashes in the corridor given that speed was indicated as a factor in only six of the 51 total crashes and one-third of the rollover crashes over the period from January 1, 1998 through December 31, 2007. Further, a speed study conducted in February 2009 on MT 69 from the town of Boulder to MP 35.0 shows that 85 percent of vehicles traveled at or below 71 miles per hour (mph) over the portion of the corridor with a posted speed limit of 70 mph. Based on a safety and operational crash model developed as part of the 2009 Alternatives Analysis, the existing roadway is predicted to experience 29 percent more crashes in 2032 as compared to 2008 if no improvements are made to widen shoulders and flatten side slopes. The Spot Improvements Alternative would neither reduce the number of collisions with wild and domestic animals nor would it reduce the number of single vehicle crashes resulting in overturn, which are the primary safety concerns on MT 69. Accordingly, this alternative fails to meet the Purpose and Need of the project and has therefore been eliminated from further consideration.

New alignment alternatives were eliminated based on their impracticability and unreasonableness resulting from high cost, considerable constructability challenges, known and anticipated right-of-way acquisition difficulties, expressed community concerns, and political obstacles. The concept of a new alignment in the Boulder corridor was met with strong opposition from members of the public and local officials. Further, landowners adjacent to the existing county road noted they would be unwilling to voluntarily sell their land to MDT. In addition to public opposition, the eastern alignment would be approximately $7.5 million more costly than rehabilitation/reconstruction and widening of the existing roadway. A western alignment would be exponentially more costly at approximately $68.5 million and would be more difficult to construct given the rough terrain to the west of the existing alignment.

For the reasons articulated in the Alternatives Analysis, the Spot Improvements Alternative, Eastern Alignment Alternative, and Western Alignment Alternative were eliminated from further consideration.

**Other Alternatives Proposed by Members of the Public**

MDT also considered three additional alternatives that were proposed by members of the public during public meetings and through written comments.

The first of these has been termed the Citizens’ Alternative and includes the following elements:

- A pedestrian walkway and bicycle facility along the highway’s current route;
- Safe crosswalks at the Jefferson County Fairgrounds, Boulder Hot Springs, and other frequently utilized junctions;
- Retention of the valley’s lush aspen and cottonwood;
- Underpasses or overpasses for elk, deer, moose, bear, pronghorn and other wildlife;
- A full-time truck weighing station;
- Lower speed limits for the safety of vehicles, trucks, pedestrians, ranchers and their equipment, bicycles, wildlife and livestock; and
- Strict enforcement of these lower speed limits.
Like the Spot Improvements Alternative considered in the Alternatives Analysis, the Citizens’ Alternative alone would not address the crash history in the corridor. As noted previously, speed was indicated as a factor in only six of the 51 total crashes (approximately 12 percent) over the January 1, 1998 through December 31, 2007 reporting period and a 2009 speed study found that 85 percent of vehicles were traveling at or below the posted speed limit. Without changes to the roadway template, more crashes are anticipated over the planning horizon as compared to current conditions. Accordingly, the Citizens’ Alternative has been eliminated from further consideration as a stand-alone alternative. It should be noted, however, that a number of the elements in the Citizens’ Alternative are being considered as part of the Build Alternative, including a pedestrian/bicycle facility and animal crossing measures, and MDT has committed to replanting appropriate vegetation in areas disturbed by the project. It should also be noted that the wider shoulders proposed under the Build Alternative may facilitate greater speed limit enforcement, although these efforts are under the jurisdiction of the Montana Highway Patrol.

The second of these alternatives would involve an elevated structure spanning the length of the Boulder – South project corridor. This concept was proposed with the intent to completely avoid impacts to trees, the Boulder River, and associated wetland complexes that currently parallel the existing roadway, as well as provide for wildlife movement under the roadway. The proposal also includes the construction of a pedestrian/bicycle facility underneath the elevated highway. Based on a planning-level order of magnitude assessment, an elevated structure would cost approximately $30 million per mile of roadway as compared to approximately $1.5 million per mile of roadway for rehabilitation/reconstruction proposed under the Build Alternative, which includes the cost of resource mitigation efforts. Accordingly, the elevated structure alternative was eliminated from further consideration due to its substantial cost.

The third alternative would entail construction of an elevated wetlands bridge spanning approximately a half-mile segment of MT 69 near MP 34.5± in order to flatten a curve in this location, provide safer access to private approach roadways, avoid wetland and river impacts, provide a wildlife undercrossing opportunity, and allow pedestrian/bicycle use along what is currently the existing alignment. As with the elevated structure alternative, a wetlands bridge would be very costly at approximately $15 million for a half-mile span and was therefore eliminated from further consideration due to its substantial cost.
3.0 IMPACTS AND MITIGATION

This chapter contains information on potential social, economic, and environmental resource impacts resulting from the Preferred Alternative. This information was developed in cooperation with state and federal agencies and members of the general public. NEPA, MEPA, and the FHWA Technical Advisory (T6640.8A) outline specific areas of environmental concern to be addressed through environmental analysis.

It should be noted that no additional impacts beyond those disclosed in this chapter would result from a pedestrian/bicycle facility under Design Options A, B, and C since the facility would be located within the construction limits of the project. Design Option D would result in additional impacts, and is therefore not being considered for inclusion as part of this project.

3.1 Effects on Transportation System

Traffic
While this project would provide a wider paved surface as compared to the existing roadway, it would not increase the capacity of MT 69. Under the Preferred Alternative, MT 69 would remain a two-lane highway and would generally follow the existing alignment with some minor alignment modifications to accommodate widening while minimizing impacts to natural resources.

It should be noted that the speed limits for highways within the state are set by the Montana legislature and are detailed in Montana Code Annotated (MCA) § 61-8-303. Accordingly, this project would have no impact on the posted speed limit for MT 69, which would remain at 70 miles per hour (mph) during the daytime and 65 mph during the nighttime.

Impacts
No permanent traffic impacts are anticipated as a result of the proposed project. Temporary traffic impacts related to construction are discussed in Section 3.4.

Mitigation
No mitigation is proposed or required.

Access
There are a number of scattered rural ranch and residential access points along the portion of MT 69 within the study area.

Impacts
Existing access points may need to be modified in order to accommodate the widened roadway.

Mitigation
Access points would be perpetuated, and modifications would be negotiated with property owners.
Safety

The Preferred Alternative would result in a marked improvement in safety performance over existing conditions. As shown in Table 3.1, with no improvements the existing roadway is predicted to experience 29 percent more crashes in 2032 as compared to 2008. In comparison, the Preferred Alternative’s new roadway template with flatter side slopes combined with wider shoulders is expected to result in a 41 percent reduction in crashes in 2032 as compared to the existing roadway in 2008.

Table 3.1 Results of Safety and Operational Crash Model

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td><strong>Input Values</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average Annual Daily Traffic</td>
<td>900</td>
<td>1,170</td>
<td>1,170</td>
</tr>
<tr>
<td>Lane Width (feet)</td>
<td>12</td>
<td>12</td>
<td>12</td>
</tr>
<tr>
<td>Paved Shoulder Width (feet)</td>
<td>1</td>
<td>1</td>
<td>5</td>
</tr>
<tr>
<td>Unpaved Shoulder Width (feet)</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Hazard Rating</td>
<td>5</td>
<td>5</td>
<td>2</td>
</tr>
<tr>
<td><strong>Crash Comparison</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Crashes (10 years)</td>
<td>36.4</td>
<td>46.9</td>
<td>21.2</td>
</tr>
<tr>
<td>Total Crashes (10 years) Calibrated**</td>
<td>51.0</td>
<td>65.8</td>
<td>29.8</td>
</tr>
<tr>
<td>Total Crashes (per year)</td>
<td>10.2</td>
<td>13.2</td>
<td>6.0</td>
</tr>
<tr>
<td>Percent Change in Total Crashes (per year) Compared to Existing Roadway (2008)</td>
<td>NA</td>
<td>29% Higher</td>
<td>41% Lower</td>
</tr>
</tbody>
</table>

** Calibration Multiplier = 1.402 (Actual crashes/predicted crashes)

Again, it should be noted that although residents in the MT 69 corridor south of Boulder perceive that a majority of vehicles exceed the posted speed limit on MT 69, a 2009 speed study shows that 85 percent of vehicles traveled at or below 71 miles per hour (mph) over the portion of the corridor with a posted speed limit of 70 mph.

Impacts

No adverse safety impacts are anticipated as a result of the proposed project. The Preferred Alternative is expected to improve safety performance in the corridor by providing a wider paved surface and flatter side slopes.
Mitigation
No mitigation is proposed or required.

Pedestrians and Bicyclists
Pedestrian/bicycle traffic in the vicinity of the proposed project is currently limited, and the narrow paved width and lack of shoulders through much of the corridor may discourage pedestrian/bicycle use of the existing MT 69 facility. Area residents have submitted numerous comments requesting consideration of a separated bicycle facility as part of this project that would run parallel to MT 69, at a minimum, from the Boulder River Bridge south to the Boulder Hot Springs turnoff, with some requesting that the facility extend over the entire project limits between the Boulder River Bridge and the Elkhorn Road turnoff.

The Preferred Alternative would widen the MT 69 top width and include shoulders that are consistent with national standards to provide adequate space for bicycle and pedestrian use. In addition, MDT is considering design options for a pedestrian/bicycle facility parallel to MT 69 along with appropriate pedestrian crossings on MT 69. MDT is working with Jefferson County, the City of Boulder, and local pedestrian/bicycle groups to identify the best facility option, the appropriate extents of a facility, and possible funding and maintenance arrangements.

Impacts
No adverse impacts to pedestrians or bicyclists are anticipated as a result of the proposed project. The Preferred Alternative would improve pedestrian and bicycle facilities in the corridor by providing a shoulder width suitable for bicycle use in accordance with American Association of State Highway and Transportation Officials (AASHTO) guidelines.

Because the pedestrian underpass is currently non-functional, its removal would result in no adverse impact to pedestrians or bicyclists.

Mitigation
No mitigation is proposed or required.

3.2 Effects on Community

Land Use
Land within the immediate project area is primarily undeveloped, uncultivated wetland. Land uses within the broader MT 69 corridor include low-intensity agriculture, open lands, grazing, small forested areas, and dispersed home sites. The Boulder River lies to the east of the MT 69 alignment over the entire project area, with some portions of the roadway running directly adjacent to the river.

Impacts
Although some existing wetland areas would be converted to transportation uses, no broad changes in land use or development patterns are anticipated as a result of this proposed project.

Mitigation
No land use mitigation is proposed or required; wetland mitigation is discussed in Section 3.3.
Community Resources
There are no community resources (e.g., schools, churches, parks, municipal buildings, fire stations) within the construction limits for the Preferred Alternative.

Impacts
No impacts to community resources are anticipated as a result of this proposed project.

Mitigation
No mitigation is proposed or required.

Local and Regional Economies
Major industries in the Jefferson County area include education, health, and social services; public administration; retail trade; construction; and agriculture, forestry, fishing and hunting, and mining. A high percentage of the employed citizens of Jefferson County work outside their homes. Many residents of Jefferson County commute an average of over 22 minutes into surrounding communities for work.

Impacts
No adverse economic impacts are anticipated as a result of the proposed project. An improved roadway would facilitate safer and more efficient commutes for area workers.

Mitigation
No mitigation is proposed or required.

Environmental Justice
Under Title VI of the 1964 Civil Rights Act and related statutes, federal agencies are required to ensure that no person is excluded from participation in, denied the benefit of, or subjected to discrimination under any program or activity receiving federal financial assistance on the basis of race, color, national origin, age, sex, disability, or religion.

Executive Order (E.O.) 12898 requires each federal agency to make achieving environmental justice part of its mission “by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low income populations.”

Impacts
Right-of-way impacts are evenly distributed throughout the corridor, and no residences or businesses would need to be acquired under the Preferred Alternative. Therefore, both the No Build Alternative and the Build Alternative are in accordance with E.O. 12898, and would not create disproportionately high and/or adverse impacts on the health or environment of minority and/or low-income populations. These alternatives also comply with the provisions of Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000(d), as amended) under the FHWA’s regulations (23 CFR 200).

Mitigation
No mitigation is proposed or required.
Right-of-Way and Relocations
As illustrated in Figure 3-1, the project area is largely under private ownership, although there are interspersed land areas owned by the State of Montana, the U.S. Forest Service (USFS), and the Bureau of Land Management (BLM) directly adjacent or in close proximity to MT 69. New right-of-way and easements would need to be obtained from land owners for the proposed widening.

Figure 3-1  Land Ownership

There are no residences or buildings within the construction limits for the Preferred Alternative, although a residence is located at the top of the rock outcropping located near MP 34±. An alignment shift into the rock face at this location may impact the privately-owned parcel, but relocation is not expected.

**Impacts**

There would be private right-of-way acquisitions under the Preferred Alternative, although there would be no residential or business relocations. Additionally, right-of-way in the form of an easement or construction permit would need to be obtained from the State of Montana, USFS, and BLM.

**Mitigation**

Lands needed for right-of-way under the Preferred Alternative which are in private ownership would be acquired in accordance with both the Uniform Relocation Assistance and Real Property Acquisition Act of 1970 (P.L. 91-646), and the Uniform Relocation Act Amendments of 1987 (P.L. 100-17). Compensation for right-of-way acquisitions would be made at “fair market value” for the “highest and best use” of the land. Fencing will be provided according to MDT policy. Because the shoulder width will be less than 6 feet, mailbox turnouts will be provided in accordance with MDT policy.

**Utilities**

A number of public utilities have been identified within this corridor. These utilities include water, electrical, and telecommunications transmission lines and natural gas pipelines.

**Impacts**

Utilities identified within the corridor may be impacted by the new right-of-way requirements for the proposed project.

**Mitigation**

Utility relocations would be coordinated with the lines’ owners and done prior to this proposed project’s construction. Notification of service interruptions due to these relocations would be the responsibility of these utility lines’ owners. Disruptions are normally minor and are usually limited to the customers on the affected lines.

**Cultural/Archeological/Historical Resources**

On October 20 and 31, 2006, Frontier Historical consultants conducted an intensive-level cultural resource survey of the Boulder-South project area. As a result of the inventory, six historic sites were identified and recorded, including one previously recorded site. No prehistoric sites were located during the survey.

Sites recorded during the survey include the Wolny House (24JF1877), Rock Wall (24JF1878), Adit (24JF1879), State Ditch Bridge (24JF1880), State Ditch (24JF1881), and the previously recorded Little Boulder River Bridge (24JF0813). Of these, it was determined that only the State Ditch and the Little Boulder River Bridge are eligible for listing in the National Register for Historic Places (NRHP). The other sites either did not meet the criteria for eligibility or had diminished integrity, which precluded their consideration for the NRHP.
The State Ditch consists of a return flow irrigation collector and ranges from one to three feet in depth and from a few feet to approximately 12 feet in width. In its upper segments above Little Boulder Road, the ditch collects return flow from irrigated fields. It crosses under Little Boulder Road in a modern metal culvert. On the east side of Little Boulder Road, the ditch then crosses under MT 69 to the north via the State Ditch Bridge (24JF1880), as shown in Figure 3-2. The ditch runs east from MT 69 crossing to irrigate a small field associated with the farm of the Montana State Training School (now the Boulder River School and Hospital). From the east side of the school, it runs south and then parallel to the highway for approximately one mile. The ditch then curves away from the highway to its terminus. The site has good integrity and has not changed from its original function and appearance, with the exception of modern culverts placed under Little Boulder Road and MT 69. Further, the site has played an important role in local agriculture.
The Little Boulder River Bridge is a three-span timber bridge with an asphalt overlay and is located approximately 2.5 miles southeast of the town of Boulder, as shown in Figure 3-3. The
site has excellent integrity and is recommended to be eligible for listing in the NRHP as an example of a 1940s-era timber-stringer bridge.

**Figure 3-3  Location of Little Boulder River Bridge**

Note: Figure not to scale. MP locations approximated.

**Impacts**

Up to 300 feet of the three-mile-long State Ditch would be rechanneled under the Preferred Alternative. Based on coordination with SHPO, this would result in a **No Effect** determination because the ditch would continue to function in its historic capacity and there would be no change in the existing alignment of the ditch, its dimensions, setting, use, or appearance. SHPO concurrence is attached in Appendix A. A full description of the State Ditch is provided in Chapter 4 - Section 4(f) Resources.

The Little Boulder River Bridge does not meet current design standards. Accordingly, as part of this project the bridge would be replaced with another bridge in approximately the same location. This action would constitute an **Adverse Effect**. Further information is included in the Programmatic Section 4(f) Evaluation contained in Appendix B and in the Historic Roads and Bridges Programmatic Agreement contained in Appendix C.

**Mitigation**

No mitigation would be required for the State Ditch.
Mitigation for the Little Boulder River Bridge is addressed under the Historic Roads and Bridges Programmatic Agreement.

**NL&WCF - Section 6(f) Lands**

No National Land & Water Conservation Fund (NL&WCF) Act - Section 6(f) (16 U.S.C.460) properties have been identified within the vicinity of the proposed project. No acquisition of NL&WCF - Section 6(f) properties would occur, and there would be no impacts resulting from the Preferred Alternative.

**Impacts**

No impacts are anticipated.

**Mitigation**

No mitigation is proposed or required.

**Noise**

The proposed Build Alternative for this project will generally follow the existing MT 69 alignment, with only minor alignment modifications to accommodate widening and to bring the roadway up to current standards. Because the Build Alternative will not substantially alter the road alignment, the project does not qualify as a Type I project according to the U.S. Code of Federal Regulations Part 772 (23 CFR 772) Procedures for Abatement of Highway Traffic Noise and Construction Noise, and a detailed traffic noise analysis is not required according to MDT’s Traffic Noise Analysis and Abatement: Policy and Procedure Manual, June 2001.

**Impacts**

No permanent noise impacts are anticipated as a result of the proposed project. Temporary noise impacts related to construction are discussed in Section 3.4.

**Mitigation**

No mitigation is proposed or required.

**Hazardous Materials**

Based on an NRIS database search, there are no hazardous waste sites in the immediate project area. As shown in Figure 3-4, the closest leaking underground storage tank sites are located to the east of MT 69 across the Boulder River. There is an abandoned mine site located on the Little Boulder River, but this site is also outside the immediate project area, as shown in Figure 3-5.
Figure 3-4  Location of Underground Storage Tanks and Petroleum Tank Release Compensation Board Sites

Note: Figure not to scale. MP locations approximated.
**Impacts**
No impacts are anticipated.

**Mitigation**
No mitigation is proposed or required.
Farmlands

Pursuant to the Farmland Protection Policy Act (FPPA), an inventory of farmland within the study area has been completed. According to a review of the soils mapping provided by the U.S. Department of Agriculture – Natural Resource Conservation Service, the project area contains two small areas of land classified as Prime Farmland If Irrigated located near MP 33.6±, as illustrated in Figure 3-6.

Figure 3-6 Prime Farmland

Note: Figure not to scale. MP locations approximated.
Impacts
The proposed project would widen MT 69 from its existing top width of approximately 26.2 feet to a total top width of 34± feet. This widening would result in the conversion of approximately five acres of farmland classified as Prime Farmland if Irrigated to non-productive use near MP 33.6±.

Mitigation
In accordance with the FPPA, a Farmland Conversion Impact Rating Form has been completed for this proposed project. Both the Preferred Alternative and the No Build Alternative result in “Total Site Assessment Points” of less than 160; therefore, under the provisions of 7 CFR 658.4(c)(2), no further consideration for protection is necessary. A copy of the form is included in Appendix D. Best Management Practices (BMPs) will be used to limit disturbance, control erosion, and to re-vegetate disturbed areas within the construction limits.

Abandoned Structures
A structure located at MP 36.6± previously served as a pedestrian underpass leading to the Montana State Training School (now the Boulder River School and Hospital), but has since been abandoned and is generally filled with water through most of the year. In order to function as an undercrossing, the structure would require regular pumping to eliminate the standing water that naturally occurs due to the high water table. Due to the maintenance requirements that would be necessary to ensure functionality and the associated cost and safety considerations, it was determined that this structure would be removed as part of the project.

In addition to this structure, there are also a number of irrigation ditch crossings within the project area, some of which appear to be abandoned.

Impacts
The pedestrian underpass structure will be removed, and will not be replaced due to the high water table and accessibility issues in this location. Because the pedestrian underpass is currently non-functional, its removal would result in no adverse impact to pedestrians or bicyclists. There would also be impacts to existing irrigation crossings in the study area.

Mitigation
MDT will investigate irrigation crossings to determine if they need to be perpetuated or if they can be abandoned.

MDT will coordinate with ditch owners during construction to ensure there would be no disruption of irrigation service as a result of the Preferred Alternative.
**Visual Resources**

The land on either side of MT 69 is heavily vegetated over much of the project area, as shown in Photo 3.1. Wooded hillsides dominate the view, with mountains visible on the horizon.

MT 69 also traverses more open areas that provide relatively expansive views, as shown in Photo 3.2.

Over some portions of the corridor, wetland areas are directly adjacent to the MT 69 alignment, as illustrated in Photo 3.3.

MT 69 parallels a deep rock cut over a portion of the project area, as shown in Photo 3.4.

The Preferred Alternative would largely follow the existing alignment, except for minor alignment shifts to minimize impacts to important resources.
**Impacts**

Construction would result in the loss of some vegetation, including trees and brush within the roadway clear zone. As a result, views would potentially be disrupted due to reconstruction and widening of the roadway and subsequent loss of trees and other vegetation along the current alignment.

**Mitigation**

Techniques would be employed, if practicable, to mitigate the visual impact of typical brush and tree clearing that would provide a random, meandering woodline edge, as opposed to a linear woodline edge. The disturbed area would be reseeded with desirable vegetation. It should be noted that natural regeneration of aspen and cottonwood is anticipated post-construction in locations where large stands now exist throughout the project corridor. An example of an aspen clone exists at MP 33.2; natural regeneration is anticipated in this location and replanting would likely not be needed. To soften the view shed, MDT will revegetate and replant trees in appropriate locations where a single line of trees within the construction limits must be removed. For example, a single row of trees that will be impacted by construction limits exists from MP 32.1 to 32.8. Replanting will be conducted in this location. MDT intends to replant trees in areas where single rows have been impacted and allow for natural regeneration in areas where clones exist in order to maintain the view shed, habitat diversity, and stabilization that trees provide.

### 3.3 Effects on Natural and Physical Environment

**Floodplains**

E.O. 11988 and FHWA’s floodplain regulation (23 CFR 650, Subpart A) require an evaluation of any proposed action to determine if any of its alternatives encroach on the base floodplain. The base floodplain is defined as the area that is encompassed by the 100-year floodplain.

As illustrated in Figure 3-7, the MT 69 alignment is either within or closely parallels the 100-year floodplain for the Boulder River over the portion of the corridor between MP 31.8± to roughly MP 35.2±. Roadway widening in this portion of the corridor would involve encroachments into the floodplain area.
Figure 3-7  100-Year Floodplain Mapping

Note: Figure not to scale. MP locations are approximated.
Impacts
The proposed project would involve construction within the 100-year floodplain. Existing hydraulic conditions would be maintained or improved throughout the corridor through the installation of new conveyance structures developed in coordination with appropriate resource agencies. Impacts from new conveyance structures would be designed to have no detrimental impact on the flood risk in the corridor.

Mitigation
As necessary, MDT will obtain the appropriate permit and adhere to the conditions.

Water Resources/Quality
The main water bodies with potential to be impacted by the project include the main Boulder River, the Little Boulder River, three named and three unnamed perennial streams originating in the hills north of Bull Mountain. Progressing from the town of Boulder towards the south along the project alignment, the main perennial tributaries to the Boulder River include the Little Boulder River, unnamed perennial stream one, Farnham Creek (Goat Canyon), Killian Spring, unnamed perennial stream two, unnamed perennial stream three, and Rear Gulch. The Murphy Ditch is also a major aquatic feature and parallels the roadway on the southwestern side from the project’s southern terminus to approximately MP 31.8. There are no intermittent or ephemeral drainages indicated on the U.S. Geological Survey (USGS) topographic map for the area (Boulder East, Montana 1996), nor were intermittent drainages observed during the field surveys conducted in 2005 or 2008.

As noted in Table 3.2, there are five named irrigation ditches within the vicinity of the project area. Irrigation ditches with return flow to a Water of the U.S. fall under the jurisdiction of U.S. Army Corps of Engineers (USACE). Jurisdictionality was determined through review of field notes, aerial photographs, and USGS mapping. Based on these sources, it appears that four of the five ditches in the project area deliver return water to the Boulder River. The ditch network in the valley is extensive and complex with many of the ditches feeding water into other ditches before they return water to the Boulder River. At least three of the ditches cross underneath MT 69, and will need to be addressed in the design of the new roadway.
Table 3.2  Named Ditches and Jurisdictional Status

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Evans</td>
<td>North-South</td>
<td>Un-named perennial stream (outside of project area)</td>
<td>no</td>
<td>No</td>
<td>WL 13</td>
</tr>
<tr>
<td>State</td>
<td>Parallel to MT 69</td>
<td>Evans ditch</td>
<td>Yes, Boulder River</td>
<td>Yes</td>
<td>WL 12</td>
</tr>
<tr>
<td>Frascht-Smith</td>
<td>Parallel to MT 69</td>
<td>Little Boulder River</td>
<td>Yes, via State ditch to Boulder River</td>
<td>Yes</td>
<td>WL 9, 10, 11, 12, 15, 16, 17</td>
</tr>
<tr>
<td>Killiam (also labeled Franchi)</td>
<td>Parallel to MT 69</td>
<td>Killian Spring and Goat Canyon</td>
<td>Yes, Boulder River</td>
<td>Yes</td>
<td>WL 5, 6, 7, 19, 21, 22</td>
</tr>
<tr>
<td>Jones- Nelson or McCauley Murphy</td>
<td>Meanders south of MT 69, but is generally parallel to MT 69</td>
<td>Fed by several perennial streams</td>
<td>Yes, Boulder River</td>
<td>Yes</td>
<td>WL 2, 3, 4</td>
</tr>
</tbody>
</table>

Source: Biological Resources Report for the Boulder South, Highway 69 Project, 2009.

Much of the Boulder and Little Boulder River channels are relatively undisturbed by adjacent land use, which are limited to seasonal hay production, grazing, and limited crop production such as wheat. It is apparent from a review of the aerial photos that the main Boulder River channel has meandered considerably over time. The edge of the channel of the Boulder River maintains a healthy riparian community dominated by cottonwood trees and willows. The lands on the south side of the Little Boulder River near its confluence with the main Boulder River slope steeply down to the Little Boulder River channel. The lands on the north side of the Little Boulder channel are a mix of dense willow and shrub/scrub habitat and seasonally hayed agricultural land. Rip-rap placement is concentrated at bridge crossings and at points where the highway encroaches into the channel. The encroachments occur where the highway passes between the river channel and steep hillsides. The current rip-rap placement indicates the need to stabilize the channel in order to prevent erosion.

The portion of the Little Boulder River near the project area flows through a large undeveloped wetland adjacent to the Boulder Hot Springs. Review of aerial photos shows that the Boulder River meanders considerably across the existing floodplain. The riparian habitat along these meanders varies from open gravel and sand bars to mature cottonwood forests. Substrate is generally small cobble and gravel with some interstitial fines. Biologists observed undercut banks, large riffle and pool complexes, and mature riparian vegetation along much of the Boulder River channel. There are active beaver dams near the confluence of the Little Boulder and the main Boulder Rivers and evidence of past beaver activity in other parts of the project area.

Downstream of the City of Boulder, the floodplain widens and the Boulder River meanders through cottonwoods, aspen, and willows. Intensive hard rock mining in the drainage in the late 1800’s and early 1900’s left behind acid mine seeps and mill tailings which today still affect the
river and fishery below the town of Basin to the west. Portions of the Boulder River have been relocated due to mining, agriculture, and road and railroad building, and it has been subject to rip-rapping and channel restructuring. Flows in the river depend primarily on mountain snowpack, while a number of large springs add to the river in the lower valley.

The Montana Department of Environmental Quality (DEQ) is required by Section 303(d) of the Clean Water Act (CWA) to identify and prioritize those waters which do not support irrigation, fisheries, and recreation; or provide drinking water, stockwater and wildlife habitat. Total Maximum Daily Loads (TMDLs) are an assessment of the amount of pollutant a water body can receive and not violate water quality standards. The TMDL determines how much “pollutant load” a lake or stream can assimilate. There are several TMDL water quality impaired stream reaches in and around the project area. The Little Boulder River and the stretch of the Boulder River from the town of Basin to the town of Boulder are water quality impaired from highway construction, as well as other causes. The Boulder River stretches from the town of Boulder downstream to Cottonwood Creek and from Cottonwood Creek to the Jefferson River are also water quality impaired, with wetland and habitat alteration impairment as a major cause. Other impairments include metals, sediment, and flow alteration. The metals impairment is due to historical mining upstream of the project area near the town of Basin.

According to MDT maintenance personnel in Boulder, sand and occasionally magnesium chloride are used on the portion of MT 69 between Boulder and the Elkhorn Road turnoff in order to ensure safe winter driving conditions. Maintenance personnel estimate that approximately one-quarter to one yard of sand material is used per storm event on this stretch of roadway, depending on the storm severity. This material has the potential to enter adjacent state waters through stormwater runoff, thereby adversely impacting water quality.

**Impacts**

Through consultation, DEQ identified potential impacts to water quality as a major concern. DEQ noted that the water bodies crossed by the proposed project are considered impaired due to upstream historic mining and dewatering.

In general, there would be an increase in the total surface area of paved road related to widening and reconstruction under the Preferred Alternative. The increase in total road surface area decreases the overall permeability of substrate and increases the rate and quantity of surface water runoff from the roadway. The quality of runoff from roadways is impacted by vehicle-related contaminants, such as motor oil, grease, and tire rubber. In addition, surface water runoff is impacted by herbicides and pesticides that may be used in landscaped or maintained areas along the highway. The minor increase in paved surface area would result in a negligible increase in runoff in the watershed.

It should be noted that the use of winter maintenance materials is expected to be relatively minimal in this corridor, given the relatively flat roadway profile. Through the majority of the corridor, vegetated areas lie between the roadway and adjacent state waters, providing natural buffers to filter such materials.
Mitigation

MDT will shift the alignment in the locations identified in Table 2.1 in order to avoid project-related encroachment of the road into the Boulder River.

Actions that prevent sedimentation may prevent or reduce many of the direct and indirect impacts described above. These activities include those described under MDT’s Standards and Specifications Section 107.11, titled “Environmental Protection,” Section 208 titled “Water Pollution Control and Stream Preservation,” and the requirements of the Montana Stream Protection Act (SPA 124). In accordance with MDT’s standard specifications, the contractor will be required to prevent or reduce water quality impacts caused by sediment or petroleum contaminated runoff.

The Preferred Alternative may impact water quality through storm water runoff and erosion. Mitigation of these impacts is achieved through engineering controls such as the use of erosion and sediment control features, revegetation, as well as other BMPs. The Preferred Alternative would require a Storm Water Pollution Prevention Plan (SWPPP) and field monitoring/oversight to minimize temporary impacts to water quality due to construction. Water quality impacts would also be minimized through appropriate deck and rail design on the Little Boulder River bridge structure, which would reduce or eliminate deck drainage directly into adjacent state waters.

Resource agencies specifically requested consideration of berms, sediment control basins, catchment areas, or vegetated swales to ensure that stormwater runoff, sand, or other friction material is prevented from directly entering adjacent state waters. MDT has developed Permanent Erosion and Sediment Control Design Guidelines (October 2010) which include procedures for evaluating the need for permanent erosion and sediment control measures and determining which measures can practicably be incorporated into the design. Such measures are intended to reduce soil erosion and sediment deposition into adjacent waterways. MDT will follow these guidelines in determining appropriate control measures for this project.

Wetlands

Twenty-four wetlands were delineated during site visits in July 2005 and August 2008. Of these, 23 would be considered jurisdictional under the USACE 404(b) permitting guidelines because they border on or are directly connected to a Water of the U.S.

The project corridor is bordered by wetlands for almost the entire length. Maps showing each wetland’s delineated extent and locations along MT 69 are included in Appendix E.

Wetland jurisdictional status is noted in Table 3.3 Wetlands are numbered progressing north from the southern end of the project on the west side of the road, up to the city of Boulder and then proceeding south along the eastern side of the road. Wetland 1 is located outside the project area, and is therefore not included in Table 3.3.
<table>
<thead>
<tr>
<th>Wetland Number</th>
<th>Total Delineated Acreage</th>
<th>Estimated Impact Acreage</th>
<th>Category</th>
<th>Jurisdictional Status</th>
<th>Source of Wetland Hydrology (See Table 3.2 for Ditch Source Water)</th>
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<tbody>
<tr>
<td>2</td>
<td>2.8</td>
<td>0.1</td>
<td>III</td>
<td>Yes</td>
<td>Murphy ditch connected to Boulder River</td>
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<td>3</td>
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<td>6</td>
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<td>1.8</td>
<td>0.1</td>
<td>III</td>
<td>Yes</td>
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<td>Old river channels with seasonal connection to Boulder River</td>
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<td>Yes</td>
<td>Groundwater seepage or intercepted groundwater flow</td>
</tr>
</tbody>
</table>

**TOTALS** | **93.0** | **18.0** |

Source: Biological Resources Report for the Boulder South, Highway 69 Project, 2009.

**Category II** - More common than Category I, providing habitat for sensitive plants or animals. These wetlands function at very high levels for fish/wildlife habitat, or are unique for a given region, or are assigned high ratings for many of the assessed functions and values. The total actual functional points for a Category II wetland must total 65% or greater of the possible.

**Category III** - These wetlands are more common, generally less diverse, and often smaller and more isolated than Category I or II wetlands. Category III wetlands can provide many functions and values, but will not have as high ratings as a Category I or II. Wetlands that do not meet criteria for Category I, II, or IV classification are considered Category III wetlands.
The total delineated wetland acreage is approximately 93 acres, nearly all of which is considered jurisdictional.

**Impacts**
The extent of unavoidable impacts to wetlands resources will be determined by the final alignment and construction limits. MDT estimates that total wetland impacts resulting from the project will be less than 20 acres. Final quantitative impacts will be determined once the final alignment and construction limits have been determined.

**Mitigation**
The project design team has made and will continue to make all practicable efforts to avoid and minimize wetland impacts. MDT will shift the alignment in the locations identified in Table 2.1 in order to minimize project-related encroachment of the road into adjacent wetlands.

The large wetland complexes bordering the project that are considered USACE jurisdictional will require permitting under the CWA Section 404(b). The permit application will be submitted to the USACE after wetland determinations and delineations are reviewed and construction limits are finalized through design.

MDT is required to mitigate for permanent wetland impacts, regardless of USACE jurisdiction under E.O. 11990 (No Net Loss). Current USACE guidance no longer recommends on-site mitigation as a first priority. Unavoidable wetland impacts may be mitigated at an established MDT Wetland Reserve or via in-lieu fee within Watershed #6 (Upper Missouri). Consultation with the USACE will be necessary to determine acceptable mitigation sites.

**Vegetation**
The project area is dominated by native plant communities intermixed with non-native species dominated pastures. The non-native grasses in the project area are species commonly seeded for agriculture in hay meadows and pastures. The project area also contains non-native weedy forbs that most likely invaded the site after human-caused disturbances.

**Impacts**
Direct impacts to plants resulting from this project include the removal of vegetation during the clearing and grubbing stages of construction and loss of habitat due to road widening and straightening. For some species (non-native weedy forbs), these impacts may be considered beneficial by reducing the seed source of undesired species in the area. Impacts to larger tree species such as cottonwoods and aspens may be substantial, depending on the final alignment, and could potentially affect numerous trees over the entire project area. It should be noted that natural regeneration of aspen and cottonwood is anticipated post-construction in locations where large stands now exist throughout the project corridor. An example of an aspen clone exists at MP 33.2; natural regeneration is anticipated in this location and replanting would likely not be needed. Recolonization will be influenced by final slopes and hydrological characteristics after the project is completed. Grass, forb, and shrub species recolonize relatively quickly, while natural re-establishment of other species may be slower.

**Mitigation**
MDT will shift the alignment and use non-standard fill slopes in the locations identified in Table 2.1 in order to minimize project-related ground disturbance. Construction activities are required to comply with BMPs and Jefferson County requirements. The area will be replanted with
desired species in accordance with current MDT construction specifications. MDT will re-seed disturbed soil and replant trees in appropriate locations where a single line of trees within the construction limits must be removed to improve safety and sight distance. For example, a single row of trees that will be impacted by construction limits exists from MP 32.1 to 32.8. Replanting will be conducted in this location. MDT intends to replant trees in areas where single rows have been impacted and allow for natural regeneration in areas where clones exist in order to maintain the view shed, habitat diversity, and stabilization that trees provide.

**Noxious Weeds**

During the June 29, 2005 site visit, five species of noxious weeds were found in the project area’s existing alignment along MT 69 from MP 22.186 to MP 37.1, as detailed in Table 3.4.

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>spotted knapweed</td>
<td><em>Centaurea biebersteinii</em></td>
</tr>
<tr>
<td>Canada thistle</td>
<td><em>Cirsium arvense</em></td>
</tr>
<tr>
<td>leafy spurge</td>
<td><em>Euphorbia esula</em></td>
</tr>
<tr>
<td>Dalmatian toadflax</td>
<td><em>Linaria dalmatica</em></td>
</tr>
<tr>
<td>tall buttercup</td>
<td><em>Ranunculus acris</em></td>
</tr>
</tbody>
</table>

*Source: Biological Resources Report for the Boulder South, Highway 69 Project, 2009.*

**Impacts**

Because the disturbed area would be reseeded with desirable vegetation, revegetation may replace noxious and weedy species, resulting in a beneficial impact on plant community composition and structure. If construction spreads weed seed and/or roots to new areas, weeds may impact additional lands.

**Mitigation**

All construction activities are required to comply with the Montana Noxious Weed Law; MDT Standard Specification 107.11.5, titled Noxious Weed Management; follow the requirements of the Noxious Weed Management Act, Title 7, Chapter 22, Part 21; other BMPs; and Jefferson County requirements. The area will be replanted with desired species in accordance with current MDT construction specifications.

**Wildlife and Migratory Birds**

Wildlife habitats in the project area are comprised mainly of riparian, wetland, and aspen pastureland and hayfield habitats.

The Biological Resources Report (BRR) prepared for the proposed project lists 34 species documented during June 2005 field surveys, including 28 avian species, five mammals, and one amphibian species.

The project area is located within unique habitat features that attract wildlife from both low and high elevation areas surrounding the river corridor. The wetlands, riparian zone, and mosaic of meadows, cropland, and forests provide a variety of life history needs and seasonally significant habitats for many species.
A high-use wildlife crossing area was observed just north of MP 33 where forest cover borders the road on both sides, and an irrigation ditch corridor (Murphy Ditch) on the western side facilitates travel parallel to the road. Deer, elk, and moose adult and fawn/calf tracks and pellets were observed on both sides of the highway, with the highest concentrations on the west side approximately 330 feet southeast of the fence corner. Coyote tracks and scat were also observed on both sides of the highway. Travel routes were concentrated along the ditch right-of-way and fence line, and appeared to form a network of trails that connected a series of crossing points. The Wetland 4 area has several characteristics that combine to create a good wildlife crossing zone, and many of these characteristics are found in other parts of the project area. On the southwest side of the road, an irrigation ditch provides a good travel corridor between the steep rock cliff and the road, and the Boulder River provides similar benefits on the east side. The Boulder River corridor provides good browse, water, cover, and travel habitat to access prominent tributaries draining the uplands to the northeast, such as Browns Gulch.

Vehicle collisions with wildlife and domestic animals occur within the project corridor potentially resulting in injury or death to wildlife. Not all incidents are documented due to lack of reporting to law enforcement; injured animals may also die outside of the road corridor and remain unreported. In cases where reports are filed and carcasses are found, two sources of reliable data are available to assess impacts within the project area: highway patrol crash report records and MDT maintenance records of road-kill carcass removal. The data are interpreted and presented somewhat differently because collision reports do not confirm death of the animal, nor do they identify date, sex, time of day, or species.

Crash data for the period of January 1, 1997 through December 31, 2006 was assessed with regard to animal-vehicle collisions. Of the crashes reported over this period, nearly 35 percent (or 19 out of 55 total crashes) involved animals. Of these 19 crashes, 37 percent (or 7 out of 19) involved domestic animals, while the remaining 63 percent (or 12 out of 19) involved wild animals. Five of 12 (42 percent) occurred between MP 34.0 and MP 34.5, and 4 of 12 (30 percent) occurred between MP 35.9 and MP 36.8.

The MDT roadkill database contained 19 records over a 9 year period between MP 32.9 and MP 37.5. The information contained in the database is not inclusive of all possible incidents of animal/vehicle collisions in the area because not all incidents are reported. The MDT Animal Incident Reporting System is an opportunistic collection and reporting system. As a result, there is no guarantee that the information being provided is accurate or statistically valid.

This sample size is too small to analyze statistically, however it does demonstrate that mule deer suffer the highest proportion of large mammal fatalities (11 out of 14 records, or 79 percent). One large carnivore, a mountain lion, was killed just south of the project area at MP 31. Other wildlife species included skunks, rabbits, and beaver. Based on roadkill data, two segments of the project area appear to have higher kill rates than the rest of the project area. Five mortalities occurred within MP 34 (36 percent), and six within MP 37 (43 percent) at the northern end of the project area. The two databases overlap near MP 34, but indicate different cluster areas at MP 36 (collisions) and MP 37 (roadkill). Figure 3-8 shows locations of collisions and road-kills.
Figure 3-8  
Animal-Vehicle Collisions and Roadkill Locations

Source: Biological Resources Report for the Boulder South, Highway 69 Project, 2009.
Note: Individual maps from this map index are included in the BRR prepared for this project.
**Impacts**

Widening of the road surface may reduce or alter some wetland habitats, thereby impacting birds, mammals, and amphibians that rely on this habitat for breeding, forage, or travel. These are anticipated to be sliver impacts on large wetland complexes that extend far beyond the highway corridor.

The acreage loss for each habitat type depends on specific design features, such as shoulder widths, and on minimization of construction activities within the project area. Shrub and tree recovery depends on the plant species; it may take several years for the species to become re-established along the expanded right-of-way. Grass and forbs will begin to recover immediately and re-establish over subsequent growing seasons.

The project area is bordered by the Deerlodge National Forest to the west, and a riparian buffer and agricultural lands to the east. Therefore the project area will not be subject to an increase in development often associated with highway improvements.

**Mitigation**

As documented in the list of commitments and considerations in Section 2.2, the Preferred Alternative will minimize the roadway footprint and associated impacts to existing wildlife habitat to the extent practicable.

MDT will implement appropriate combinations of wildlife mitigation strategies, including wildlife friendly fencing and vegetation management facilitating at-grade crossings at desired locations with additional signing and barrier fencing around curves and in areas with limited roadside visibility. MDT will negotiate wildlife fencing options with adjacent landowners and install appropriate wildlife fencing combinations as negotiated or on MDT right-of-way to facilitate wildlife movement within the highway corridor. MDT will consider wider shoulders cleared of vegetation, which can improve sight distance for both wildlife and drivers throughout much of the corridor, while incorporating tree planting to provide cover to encourage animal movement at desirable locations.

MDT is pursuing experimental application of an electro-mat feature in association with at-grade crossings for wildlife, facilitated by a combination of barrier and wildlife friendly fencing. MDT will continue to evaluate this technology for use within the Boulder-South corridor and incorporate it if appropriate.

If overhead power lines are relocated during construction, they will be raptor-proofed in accordance with MDT policies.

MDT will consider structure enhancements to provide wildlife crossing opportunities, including adjusting the dimensions of the bridge over the Little Boulder River to enhance underpass crossing and appropriately sizing culverts to allow small animal movement, where practicable. With the exception of the Little Boulder River, underpass crossings are not feasible due to the high water table and low road grade throughout this corridor. Elevating the road grade to accommodate underpasses is not feasible because it would increase the fill footprint, resulting in increased wetland, irrigation, river, and vegetation impacts, and would require additional right-of-way acquisition. MDT has also determined that wildlife overpass crossing facilities are not
feasible in this corridor due to high cost, additional right-of-way needs, and associated impacts to wetland, irrigation, river, and vegetation resources in the corridor.

**Aquatic Species**

The Boulder and Little Boulder Rivers support several native fish species as well as brook, brown, and rainbow trout, as detailed in Table 3.5.

**Table 3.5  Fish Species Documented in Boulder and Little Boulder Rivers**

<table>
<thead>
<tr>
<th>Common name</th>
<th>Scientific name</th>
<th>Abundance*</th>
<th>Little Boulder</th>
<th>Main Boulder</th>
</tr>
</thead>
<tbody>
<tr>
<td>longnose dace</td>
<td>Rhinichthys cataractae</td>
<td>common</td>
<td>rare</td>
<td></td>
</tr>
<tr>
<td>white sucker</td>
<td>Catostomus commersonii</td>
<td>rare</td>
<td>rare</td>
<td></td>
</tr>
<tr>
<td>longnose sucker</td>
<td>Catostomus catostomus</td>
<td>rare</td>
<td>rare</td>
<td></td>
</tr>
<tr>
<td>mottled sculpin</td>
<td>Cottus bairdi</td>
<td>abundant</td>
<td>rare</td>
<td></td>
</tr>
<tr>
<td>mountain whitefish</td>
<td>Prosopium williamsoni</td>
<td>rare</td>
<td>rare</td>
<td></td>
</tr>
<tr>
<td>brown trout</td>
<td>Salmo trutta</td>
<td>common</td>
<td>common</td>
<td></td>
</tr>
<tr>
<td>brook trout</td>
<td>Salvelinus fontinalis</td>
<td>common</td>
<td>rare</td>
<td></td>
</tr>
<tr>
<td>rainbow trout</td>
<td>Oncorhynchus mykiss</td>
<td>common</td>
<td>rare/common</td>
<td></td>
</tr>
<tr>
<td>westslope cutthroat trout</td>
<td>Oncorhynchus clarkii lewisi</td>
<td>rare</td>
<td>NA</td>
<td></td>
</tr>
</tbody>
</table>

*a* MFISH notes that the information on abundance for all species in these streams is extrapolated based on surveys conducted in 1976, 1994, and 2003.

*b* Most likely limited to upper reaches of the North Fork Little Boulder River, outside of the project area (MNHP 2008). Source: Biological Resources Report for the Boulder South, Highway 69 Project, 2009.

Several small trout were observed in shallow areas of the Boulder River, and in ditches near their confluences with the Boulder River. No population estimates or quantitative surveys were conducted. Fish habitat in the Boulder River appeared to be of good diversity and quality. In 2005, filamentous algae coated rocks and substrate in some parts of the river. Water temperatures were much warmer in the main Boulder than in the tributaries, which probably contributed to the proliferation of algae in the Boulder River. Substrate in the tributaries and in the Little Boulder River was predominately clean and the water was much cooler. The tributaries are probably important refuges for trout when summer water temperatures climb in the main Boulder River.

All of the species listed in Table 3.5 and described in this section are assumed to occur in the project area, although many species are more common in the Little Boulder River than in the Boulder River. While these species have the potential to occur, some species such as westslope cutthroat trout and other salmonids have a low probability of occurring in the project area during the typical summer construction season because of elevated stream temperatures and dewatering, particularly in the Boulder River.

**Impacts**

Widening of the road surface may reduce or alter riparian vegetation along the river channel, which may disrupt river channel dynamics and increase sedimentation during stormwater runoff events, thereby impacting aquatic species.

**Mitigation**

MDT will shift the alignment in the locations identified in Table 2.1 in order to avoid project-related encroachment of the road into the Boulder River. Actions that prevent sedimentation and
restrict construction timing may prevent or reduce impacts to aquatic species. Construction activities will be in compliance with the conditions of the SPA 124 (FWP) and the CWA 404 (USACE), which may include instream timing restrictions to minimize impacts to the fishery.

Species of Concern
The term "Species of Concern" includes species that are at-risk or potentially at-risk due to rarity, restricted distribution, habitat loss, and/or other factors. The term also encompasses species that have a special designation by organizations or land management agencies in Montana, including BLM Special Status and Watch species; USFS Sensitive and Watch species; U.S. Fish and Wildlife Service (USFWS) Threatened, Endangered and Candidate species. Federally listed species are discussed in detail in a later section.

Table 3.6 lists animal species of concern which may occur in the project area.
### Table 3.6 Animal Species of Concern in Project Area

<table>
<thead>
<tr>
<th>Common name</th>
<th>Scientific name</th>
<th>Potential Impacts</th>
<th>Last Observed</th>
<th>Environmental Baseline / Occurrence in Project Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>bald eagle</td>
<td><em>Haliaeetus leucocephalus</em></td>
<td>Nesting bald eagles are sensitive to human disturbance and may abandon nests prior to hatching. Young may leave nest due to disturbance.</td>
<td>2008</td>
<td>Spring and fall migrant, nesting in project area.</td>
</tr>
<tr>
<td>gray wolf</td>
<td><em>Canis latrans</em></td>
<td>Minimal to none. Species is highly mobile and will likely avoid human activity during construction. Crossing mitigation may reduce chance of vehicle collisions.</td>
<td>2006</td>
<td>Resident in area. No known den sites or occupied pack territories.</td>
</tr>
<tr>
<td>wolverine</td>
<td><em>Gulo gulo</em></td>
<td>Minimal to none. Very low percentage of suitable habitat occurs in project area. Species is highly mobile and will likely avoid human activity during construction. Crossing mitigation may reduce chance of vehicle collisions.</td>
<td>2006</td>
<td>Resident in area. No known den sites.</td>
</tr>
<tr>
<td>western spotted skunk</td>
<td><em>Spilogale gracilis</em></td>
<td>Minimal. Animal is very rare in Montana, and has not been seen in the project area since 1995. If present, some temporary loss of foraging or cover habitat may occur during construction.</td>
<td>1995</td>
<td>Very rare in Montana. No known den sites.</td>
</tr>
<tr>
<td>westslope cutthroat trout</td>
<td><em>Oncorhynchus clarkii lewisi</em></td>
<td>Minimal. Species collected upstream in North Fork Little Boulder River. Species has a low probability of occurring in the project area during the typical summer construction season because of elevated stream temperatures and dewatering, particularly in the Boulder River. There is some potential for this species to occur in the project area.</td>
<td>NA</td>
<td>Migratory species; may reside in the Little Boulder River for some portions of the year. Species not documented in the area.</td>
</tr>
</tbody>
</table>

Key to rankings: G = Global rank based on range-wide status, S = State rank based on status of species in Montana.

Bald Eagle

The bald eagle was federally delisted from the ESA on August 9, 2007 by the USFWS, but is still protected under the Migratory Bird Treaty Act and the Bald and Golden Eagle Protection Act. Therefore management guidelines taken from the Montana Bald Eagle Working Group (MBEWG) Bald Eagle Management Guidelines (2009) and the National Bald Eagle Management Guidelines (USFWS 2007) are discussed in this section.

The MBEWG defines Nest Site Management Zones as concentric circles expanding from an active nest and notes that visual buffers within ¼ mile of nest sites should not be removed. During field surveys conducted on May 28, 2008, an active bald eagle nest was identified along the main channel of the Boulder River on the east side of the highway opposite the Boulder Hot Springs property approximately 0.11 miles from MT 69 and visible from the road at MP 34.3±. Due to the relative proximity of the nest, a portion of the project is located in an area defined as Zone I, or the area within a ¼ mile (400 m) radius of an active nesting site. One chick was observed sitting on the edge of the nest, and both adults were viewed at different times. This occurrence was not included in the MNHP database and has been submitted for inclusion.

Other Species of Concern

The 2005 MNHP database searches documented two wildlife species of interest, which are located near the proposed project area. A great blue heron (Ardea herodias) rookery with eighty-six birds was located south of Clark Gulch, on the east side of MT 69, in large cottonwoods on the floodplain. A mountain plover (Charadrius montanus) occurrence documented attempted breeding in 1994 near Cabin Gulch on the east side of MT 69. However, these sites are outside of the current project boundaries and are unlikely to be affected by the project as currently described.

Impacts

Minimal impacts to the wolverine, western spotted skunk, and gray wolf are anticipated as a result of this project. These species are highly mobile and will likely avoid human activity during construction; further, animal crossing mitigation measures may reduce chance of vehicle collisions. With regard to the bald eagle, human activity may cause adults to abandon nest, exposing young to risk of mortality. Impacts to westslope cutthroat trout are similar to those described for other aquatic species.

Mitigation

Actions recommended for other aquatic species may also protect westslope cutthroat trout, including prevention of sedimentation and restricted construction timing.

Table 3.7 provides guidance on timing to avoid disturbing nesting bald eagles with human activity. Disturbance can include blasting, heavy machinery operations, road construction activities, and human noise and movement. Additional information can be found in the MBEWG (2009) guidelines.
### Table 3.7 Sensitivity of Nesting Bald Eagles to Human Activity

<table>
<thead>
<tr>
<th>Phase</th>
<th>Activity</th>
<th>Inclusive Dates</th>
<th>Sensitivity to Human Activity</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Nest Building /</td>
<td>Feb 1 - April 15</td>
<td>Most sensitive</td>
<td>Most critical period manifested by nest abandonment. Nest site tenacity is weakest in new breeding areas.</td>
</tr>
<tr>
<td></td>
<td>Courtship</td>
<td>December 1 – December 31</td>
<td>Moderately sensitive</td>
<td></td>
</tr>
<tr>
<td>II</td>
<td>Egg Laying /</td>
<td>Feb 15 - May 31</td>
<td>Most sensitive</td>
<td>Human activity of even limited duration may cause desertion, not only of nest sites, but also of long established breeding areas.</td>
</tr>
<tr>
<td></td>
<td>Incubation</td>
<td></td>
<td></td>
<td>Flushed birds leave eggs unattended. Eggs are susceptible to cooling, loss of moisture, overheating, and predation.</td>
</tr>
<tr>
<td>III</td>
<td>Hatching /</td>
<td>May 1 - Aug 15</td>
<td>Moderately sensitive</td>
<td>As hatching approaches most birds become tenacious to clutches. Generally uncommon to abandon a nest after young have hatched. First half of nesting period, unprotected young are most susceptible to elements.</td>
</tr>
<tr>
<td></td>
<td>Rearing</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IV</td>
<td>Fledging</td>
<td>June 15 - Aug 15</td>
<td>Least sensitive</td>
<td>Nestlings may miss feedings which may affect survival of young birds. Risk to young prematurely leaving nest due to disturbance.</td>
</tr>
<tr>
<td>V</td>
<td>Wintering /</td>
<td>October 1 – April 15</td>
<td>Least sensitive</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Migration</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>


Based on the guidelines listed in Table 3.7, some construction activities, including structure and vegetation removal, may be subject to timing restrictions. The large perching trees near the Boulder River will be avoided during the critical periods as defined in Table 3.7; however, it is unlikely that any of these trees will need to be cleared during this project.

**Threatened and Endangered Species**

There are two Threatened and Endangered Species that may occur within the project area, as presented in Table 3.8.
<table>
<thead>
<tr>
<th>Common name</th>
<th>Scientific name</th>
<th>Potential Impacts</th>
<th>Habitat</th>
<th>General Reasons for Decline</th>
<th>Last Observed</th>
<th>Environmental Baseline / Occurrence in Project Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canada lynx</td>
<td>Lynx canadensis</td>
<td>Minimal to none. Very low percentage of suitable habitat occurs in project area. Species is highly mobile and will likely avoid human activity during construction. Crossing mitigation may reduce chance of vehicle collisions.</td>
<td>The Elkhorn, Boulder, and Highland mountain ranges have relatively continuous habitat for this species.</td>
<td>Human-caused mortality, habitat loss and fragmentation</td>
<td>2003</td>
<td>Resident in area. No known den sites.</td>
</tr>
<tr>
<td>Ute ladies’-tresses</td>
<td>Spiranthes diluvialis</td>
<td>Habitat disturbance and hydrologic alteration due to construction.</td>
<td>Meandered wetlands and swales in broad, open valleys, at margins with calcareous carbonate accumulation</td>
<td>Land use and alteration of habitat</td>
<td>NA</td>
<td>Known to occur in Jefferson County</td>
</tr>
</tbody>
</table>

Source: Biological Resources Report for the Boulder South, Highway 69 Project, 2009.
Canada Lynx

Canada lynx exist near the project area and were last documented by MNHP in 2006. MNHP notes that Canada lynx are found in the Elkhorn Mountains, east of the project area. No critical lynx habitat exists in the project area. The adjacent Beaverhead/Deerlodge National Forest has no documented occupancy of lynx in the forest.

Suitable habitat in the project area is limited and lynx presence would likely consist of transitory animals. Direct mortality from project construction itself is not expected. Direct and indirect effects to lynx may occur through highway mortality, and through possible riparian and wetland habitat loss. Riparian and scrub/shrub wetland habitats are important to lynx because they provide foraging, breeding and cover habitat for their primary prey, snowshoe hare. Lynx may avoid the area during construction activities, and no known dens exist in the area.

No lynx road kills have been reported, and there are no known den sites in the project area. Lynx have large home ranges in this region due to low snowshoe hare densities. Low snowshoe hare densities lessen the impact of loss of riparian and wetland habitats in the project area. Based on this information minor project impacts are expected, and therefore the project is not likely to adversely affect Canada lynx or its habitat.

Ute ladies’-tresses

Potential habitat for Ute ladies’-tresses (*Spiranthes diluvialis*) was identified in the project area during botanical surveys performed in 2005. In early August 2008, the project corridor was surveyed and over 250 plants were catalogued. Through consultation with MNHP and the botanist who originally identified the species, it was determined that the plants within the Boulder – South project area are not Ute ladies’-tresses, but are the more common hooded ladies’-tresses (*Spiranthes romanzoffiana*). It is unlikely that both species inhabit the Boulder site as they are seldom found growing together, but a mixed population cannot be entirely ruled out.

Given this possibility, road construction has the potential to directly impact plants by crushing, displacing soil and plants, or smothering with slash or soil. Road construction would also render potential habitat unavailable for colonization or use.

Although the 250 individual plants were identified as *S. romanzoffiana*, it is not inconceivable that the populations observed might be mixed and contain some *S. diluvialis* individuals. Based on this conclusion, minor project impacts are expected and therefore the project is not likely to adversely affect Ute ladies’-tresses or its habitat.

Air Quality

The proposed project is located in an unclassifiable/attainment area of Montana for air quality under 40 CFR 81.327, as amended. As such, this proposed project is not covered under the U.S. Environmental Protection Agency (EPA)’s Final Rule of September 15, 1997 on Air Quality Conformity.

The EPA has also identified a group of 21 mobile source air toxics (as set forth in EPA’s final rule, *Control of Emissions of Hazardous Air Pollutants from Mobile Sources*) and extracted six
priority Mobile Source Air Toxics (MSATs) considered to be priority transportation toxics. This project will not result in meaningful changes in traffic volumes, vehicle mix, location of the existing facility, or any other factor that would cause an increase in emissions impacts relative to the No Build Alternative. Consequently, this effort is exempt from analysis for MSATs.

**Impacts**
No permanent air quality impacts are anticipated as a result of this proposed project. Temporary air quality impacts related to construction are discussed in Section 3.4.

**Mitigation**
No mitigation is proposed or required.

### 3.4 Construction Impacts

#### No Build Alternative

**Impacts**
There would be no construction impacts resulting from the No Build Alternative.

**Mitigation**
No mitigation is proposed or required.

#### Transportation

**Impacts**
Construction activities from the Preferred Alternative would likely cause temporary impacts to traffic flow, especially in relation to the removal of the existing bridge and construction of the new bridge crossing the Little Boulder River. MDT may consider a temporary closure, phased construction, or a temporary detour in order to accommodate construction activities, including blasting and bridge construction activities.

**Mitigation**
Traffic interruptions would be minimized to the extent practicable. Advance warning and detour signing would be in accordance with the Manual on Uniform Traffic Control Devices. Blasting activities would be conducted in accordance with the Controlled and Production Blasting guidelines contained in MDT’s Special Provisions.

#### Community

**Impacts**
Construction activities from the Preferred Alternative could cause temporary inconveniences to area residents and tourist travelers. These could occasionally result in longer travel times, detours, temporary closures, and noise and dust due to the use of heavy machinery.

**Mitigation**
Traffic interruptions would be minimized to the extent possible. Advance warning and detour signing would be in accordance with the Manual on Uniform Traffic Control Devices. The project’s contractor would be subject to all applicable laws and regulations and all requirements contained in the contract regarding noise pollution. Dust control would also be implemented by using either water or another approved dust-suppressant.
Natural/Physical Environment

Impacts

Temporary impacts to wildlife may include loss of some habitat within the vicinity of the construction zone. The project may also temporarily affect individual species through noise, vibration, human activity, and construction location and equipment. Loss of nesting, foraging, and cover habitat may occur from either direct removal of habitat for the road alignment and side slopes, or from temporary vegetation clearing for construction staging activities.

Effects vary by species and type of habitat occurring in the project area. During construction activity, more mobile species such as adult birds, elk, moose, large carnivores, and other large and mid-size mammals generally move to adjacent habitats to avoid direct mortality from construction activities. Some less mobile species or individuals may suffer direct mortality from construction activities. The habitats within the project area that may be disturbed during project construction are currently subject to relatively low levels of human development and recreational disturbance. These habitats extend far beyond the highway corridor, and refuge habitat will be available for occupation by the more mobile species moving away from the disturbance of construction activities.

There is potential for short-term water quality impacts due to increased erosion and sedimentation during construction activities.

During construction, surface water runoff could be contaminated by spills of petroleum products, lubricants, and hydraulic fluid from construction equipment.

Construction activities could occasionally and temporarily result in road dust and combustion emissions due to the use of heavy machinery and generators.

As noted previously, MDT may consider a temporary detour to accommodate construction activities. If agreeable to the County, it may be possible to utilize the County Road system from Hubbard Lane to White Bridge Road as a detour. If so, minimal temporary impacts would result to the land areas immediately adjacent to the County road system. If this detour is not feasible, a more localized detour at the Little Boulder River Bridge may be required. A localized detour would require a temporary bridge structure crossing the Little Boulder River and is anticipated to result in approximately 0.7 acres of temporary impacts to adjacent areas.

Mitigation

To minimize impacts to actively nesting birds in the project area, contractors will follow suggested timing restrictions for activities likely to cause disturbance, including blasting, structure and vegetation removal. The large perching trees near the Boulder River will be avoided during the critical periods as defined in Table 3.7; however, it is unlikely that any of these trees will need to be cleared during this project.

The construction contractor will obtain authorization under the construction General Storm Water Discharge Permit from DEQ and will prepare and adhere to their Storm Water Pollution Prevention Plan (SWPPP) and temporary facilities permits. In general, BMPs would be used to minimize the effect of sedimentation and/or run-off during the roadway construction periods.
Asphalt plants and gravel crushers that may be required for roadway construction for the Preferred Alternative may require air quality permits to be obtained by the contractor. The contractor will be required to operate all equipment to meet the minimum air quality standards established by federal, state, and local agencies. The location of any new staging, crushing or borrow sources will require review for cultural and biological resource impacts.

### 3.5 Cumulative Impacts

#### Other Recent and Pending Actions

- **Basin – Boulder**
  This mill/fill seal and cover project is located on I-15 from RP 157.7 to 163.1 and was let to contract in February 2009. Project completion is estimated for summer of 2010.

- **Elkhorn Road South**
  This roadway reconstruction project is located south of the Boulder – South project on MT 69 from approximately RP 22.3 to RP 31.8 and was let to contract in January 2010. Project completion is estimated for summer of 2011.

- **JCT S-359 – North**
  This seal & cover project is located on Montana Highway 69 from approximately RP 6.1 to RP 22.3 and is anticipated to be let to contract for the 2011 construction season.

Each of the above projects has safety enhancement and improved operations as key objectives. Their implementation could have positive cumulative effects on safety, but it is unlikely that they would have cumulative environmental impacts because of their distance from one another. There are no other projects in the area that would contribute to cumulative impacts when considered in conjunction with the proposed project.

**Impacts**

The Preferred Alternative would not increase roadway capacity and therefore would not induce land use changes or promote unplanned growth. Reconstruction of the roadway will likely result in positive impacts on safety performance for area residents, tourist travelers, and service and emergency vehicles. These improvements could not be provided under the No Build Alternative.
4.0 SECTION 4(f) IMPACT DETERMINATIONS

Section 4(f) was created when the US Department of Transportation was formed in 1966. It was initially codified in the US Code at 49 U.S.C. 1653(f) (or Section 4(f) of the USDOT Act of 1966). Later that year, 23 U.S.C. 138 was added. In 1983, Section 1653(f) was reworded and recodified at 49 U.S.C. 303. These two statutes have no real practical distinction and are still commonly referred to as “Section 4(f).”

Section 4(f) declares that “[i]t is the policy of the United States Government that special effort should be made to preserve the natural beauty of the countryside and public park and recreation lands, wildlife and waterfowl refuges, and historic sites.”

Section 4(f) specifies that “[t]he Secretary [of Transportation] shall not approve a transportation program or project . . . requiring the use of publicly owned land of a public park, recreation area, or wildlife and waterfowl refuge of national, State, or local significance, or land of an historic site of national, State, or local significance (as determined by the Federal, State, or local officials having jurisdiction over the park area, refuge, or site) unless:

1) there is no prudent and feasible alternative to using that land; and

2) the program or project includes all possible planning to minimize harm to the park, recreation area, wildlife and waterfowl refuge, or historic site resulting from the use.

Congress amended Section 4(f) in 2005 when it enacted the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU). Section 6009 of SAFETEA-LU added a new subsection to Section 4(f), which authorizes FHWA to approve a project that results in a de minimis impact to a Section 4(f) resource without the evaluation of avoidance alternatives typically required in a Section 4(f) Evaluation. Section 6009 amended 23 U.S.C. 138 to state:

The requirements of this section shall be considered to be satisfied and an alternatives analysis not required if the Secretary determines that a transportation program or project will have a de minimis impact on the historic site, parks, recreation areas, and wildlife or waterfowl refuges. In making any determination, the Secretary shall consider to be a part of the transportation program or project any avoidance, minimization, mitigation, or enhancement measures that are required to be implemented as a condition of approval of the transportation program or project. With respect to historic sites, the Secretary may make a finding of de minimis impact only if the Secretary has determined in accordance with the consultation process required under Section 106 of the National Historic Preservation Act that the transportation program or project will have no adverse effect on the historic site or there will be no historic properties affected by the transportation program or project; the finding has received written concurrence from the State Historic Preservation Officer; and the finding was developed in consultation with the parties consulted under the Section 106 process.
4.1 Coordination

As discussed in the EA for this proposed project, two historic NRHP-eligible properties would be impacted by the Preferred Alternative. As stated in the Guidance for Determining De Minimis Impacts to Section 4(f) Resources (FHWA 2005), SHPO must concur in writing with the Section 106 “no effect” determination and must be informed that FHWA intends to make a de minimis finding based on the Section 106 effect determination. Consulting parties under Section 106 must also be informed of the de minimis finding. On August 12, 2008, MDT submitted an initial letter to SHPO requesting concurrence with the determination of “no effect” for the State Ditch and noting that the Little Boulder River will be treated under the terms of the Historic Roads and Bridges Programmatic Agreement. On May 7, 2010, MDT submitted a second letter to SHPO requesting concurrence with a revised determination of “no effect” based on an updated understanding of project impacts to the State Ditch. SHPO concurred with the “no effect” determination on the State Ditch (see correspondence in Appendix A). FHWA subsequently made a de minimis finding with respect to the State Ditch.

In their letter dated July 8, 2010, the National Park Service (NPS) advised that Historic American Engineering Recording (HAER) documentation would not be necessary for the Little Boulder River Bridge (see correspondence in Appendix A).

There would be no parks, recreation areas, or wildlife or waterfowl refuges that would be converted to a transportation use by the Preferred Alternative.

4.2 Proposed Action

The proposed action is a rehabilitation/reconstruction and widening project on an approximately six-mile portion of MT 69 south of the town of Boulder. The work may include widening of the roadway, signing and pavement markings, facilities for pedestrians and bicyclists, and wildlife crossing measures. The purpose of the proposed project is to improve safety for users of the project corridor while mitigating project impacts to the surrounding natural and built environments.

4.3 Section 4(f) Properties

There are two properties in the Boulder-South corridor that are NRHP-eligible and protected by Section 4(f), including the historic State Ditch and Little Boulder River Bridge. Table 4.1 identifies each property and the location, eligibility for protection, and the determination of effect for each resource. Figures 4-1 and 4-2 illustrate the location of each protected property and the anticipated area of impact.
Table 4.1 Properties Protected by Section 4(f)

<table>
<thead>
<tr>
<th>Property</th>
<th>Location</th>
<th>Site No.</th>
<th>Type of Structure</th>
<th>Eligibility</th>
<th>Effect</th>
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<td>State Ditch</td>
<td>MP 37.2±</td>
<td>24JF1881</td>
<td>Ditch</td>
<td>Individually</td>
<td>No Effect</td>
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<tr>
<td>Little Boulder River Bridge</td>
<td>MP 34.6±</td>
<td>24JF0813</td>
<td>Bridge</td>
<td>Individually</td>
<td>Adverse Effect</td>
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Figure 4-1 Proposed Impacts to State Ditch
State Ditch
Impacts to the State Ditch are limited to right-of-way encroachments necessary for the installation of wider shoulders. The encroachment will require rechanneling up to 300 feet of the State Ditch. The ditch would continue to function in its historic capacity and there would be no change in the existing alignment of the ditch, its dimensions, setting, use, or appearance as a result of the project. Accordingly, no mitigation would be required for the State Ditch.

MDT has coordinated the proposed impacts to this property with SHPO (see correspondence in Appendix A).

Little Boulder River Bridge
The Little Boulder River Bridge does not meet current standards and has a low design load, and will therefore need to be replaced in accordance with the Historic Roads and Bridges Programmatic Agreement contained in Appendix C. Because this structure cannot remain in its current location, removal of the bridge constitutes a “use” of this Section 4(f) property. A Programmatic Section 4(f) Evaluation for the Little Boulder River Bridge is included in Appendix B.

MDT has coordinated the proposed impacts to this property with SHPO, ACHP, and NPS (see correspondence in Appendix A and Programmatic Agreement in Appendix C).
5.0 PERMITS AND AUTHORIZATIONS

The proposed action would be in compliance with both the water quality provisions of 75-5-318 MCA for Section 318 authorizations and stream protection under Sections 87-5-501 through 509 MCA, inclusive. An on-site review of the proposed project area would be conducted with representatives from regulatory agencies if necessary. Comments, suggestions, and/or conditions resulting from review of existing data and/or on-site inspections would be documented, included in the proposed project’s files, and taken into account in the final design specifications.

The proposed action would require the following permits or authorizations under the CWA (33 U.S.C. 1251-1376, as amended):

- A Section 402/Montana Pollutant Discharge Elimination System (MPDES) authorization from the DEQ’s Permitting & Compliance Division. The Build Alternative would require new right-of-way and require an MPDES construction phase permit, which is issued in response to the 1987 re-authorization of the CWA. The CWA requires EPA to institute a National Pollutant Discharge Elimination System (NPDES) permitting program for storm drainage systems or to approve the state’s programs. EPA approved Montana’s program in 1987.

  Obtaining the MPDES permit requires development of a SWPPP that includes a temporary erosion and sediment control plan. The erosion and sediment control plan identifies BMPs as well as site-specific measures to minimize erosion and prevent eroded sediment from leaving the work zone.

- Section 404 Permit and SPA 124 notification. The project may affect the Boulder River, a Water of the U.S., as well as wetlands. A 404 permit from the USACE would be required for wetland fill in addition to fill into the Boulder and Little Boulder rivers, ephemeral and intermittent drainages, and some affected irrigation ditches. A SPA 124 Notification to FWP would be required for impacts to the Boulder and Little Boulder rivers and affected ephemeral and intermittent drainages. BMPs would be followed to prevent dirt and debris from entering the stream where adjacent to construction activities. Necessary permits and notifications would be required prior to the commencement of disturbance to jurisdictional waters.

- Floodplain Development Permit within a designated 100-year floodplain. A floodplain development permit would be required because work would be conducted in the floodplain.

All work would also be in accordance with the Water Quality Act of 1987 (P.L. 100-4), as amended.
6.0 COMMENTS AND COORDINATION

6.1 Agency Coordination

State and federal regulatory agencies were asked to participate in the EA process in order to foster communication, identify and resolve issues, and provide timely and constructive comments on draft work products. Letters were sent to the following regional, state, and federal resource agencies as a notification that FHWA, in cooperation with MDT, propose to reconstruct a portion of MT 69.

- Department of Natural Resources and Conservation (DNRC)
- BLM
- USACE
- USFWS
- DEQ
- Montana Fish, Wildlife & Parks (FWP)
- EPA
- USFS
- Jefferson County Board of Commissioners
- City of Boulder

Through these letters, MDT requested each agency’s participation in identifying concerns that would need to be addressed through the environmental review process. Copies of interagency correspondence are included in Appendix F of the Alternatives Analysis document and are incorporated by reference.

An initial Agency Coordination Meeting was scheduled with the regulatory agencies with jurisdiction, interest, or expertise on issues within the study corridor. This meeting was held on July 30, 2008 and consisted of a presentation of the Purpose and Need for the proposed project, the alternatives to be considered, and the proposed methodologies to be used for the environmental analyses. Representatives were present from DEQ, FWP, USACE, USFWS, EPA, BLM, and Jefferson County. DNRC and the City of Boulder declined to participate in the project.

A second Agency Coordination Meeting was held on December 17, 2008. The intent of this meeting was to discuss agency concerns regarding the Alternatives Analysis and the BRR documents. Representatives from DEQ, FWP, USFWS, EPA, BLM, and Jefferson County attended the meeting. Written comments received from agencies regarding these technical documents and other matters are included in Appendix F of the Alternatives Analysis document and are incorporated by reference.

A third Agency Coordination Meeting was held on November 20, 2009 to discuss the revised Alternatives Analysis document. Representatives from USFWS, USACE, FWP, and DEQ attended the meeting. Written comments received from agencies following this meeting are included in Appendix F of this EA.
6.2 Public Involvement

Public Meetings
A public scoping meeting was conducted under the NEPA/MEPA process for this proposed project and held at the Jefferson High School on June 1, 2005 at 6:30 p.m. The meeting format included a formal presentation and a question/comment period. The purpose of the meeting was to introduce the project and gather public opinion regarding issues and concerns related to transportation in the MT 69 corridor. The southern (MP 22.3 to MP 31.8±) and northern (MP 31.8± to MP 37.5±) portions of the proposed project and two alignment alternatives for the northern portion were presented at the public meeting. One alignment option involved reconstruction of the existing MT 69 alignment, and one involved construction of a new alignment on the east side of the Boulder River following an existing Jefferson County road as much as practicable. Aerial photographs illustrating the proposed centerline of the existing alignment and the alternate alignment alternatives were displayed around the room. Approximately 100 people attended the meeting and the majority of those in attendance expressed their disapproval of any new alignment east of the river. A transcript of the meeting is included in Appendix B of the Alternatives Analysis document and is incorporated by reference.

The meeting location was accessible under the Americans with Disabilities Act (ADA). Contact information was obtained from attendees by having a dedicated greeter who welcomed citizens to the event, ensured sign-in, distributed a project newsletter, and provided a brief project overview. Participants were encouraged to provide written comments via a comment sheet. Comments received at and following the meeting are included in Appendix C of the Alternatives Analysis document and are incorporated by reference.

Members of the public were invited to comment on the Purpose and Need for the project. A newspaper advertisement was published in the Boulder Monitor announcing the availability of the Purpose and Need statement on the project web site and inviting public comments. No written public comments were received during the public comment period from September 10, 2008 to October 10, 2008 with regard to the project Purpose and Need.

A Public Information Meeting was held on March 23, 2010 at the Jefferson High School in Boulder. The meeting location was accessible under ADA. The meeting format included a presentation with questions and comments provided throughout the presentation. The purpose of the meeting was to discuss the status of the project, present the alternatives eliminated during the Alternatives Analysis process completed in 2009, provide an update on the EA, and gather public input. Sixty-five members of the public signed in for the meeting. Numerous written comments were received during the comment period.

Additional Public Involvement Events
A Public Hearing will be conducted to obtain comments on this Environmental Assessment during the public review and comment period. Notice of availability of this document and notice for the Public Hearing have been published in the Boulder Monitor. Public Hearing notices have been sent to the project mailing list, and the notice has been posted on the project website at www.mdt.mt.gov/pubinvolve/boulder/
Comments on this EA may be submitted electronically on MDT’s website at www.mdt.mt.gov/pubinvolve/boulder/ or at the Public Hearing, or by writing to MDT at:

Tom S. Martin, P.E.
Environmental Services Bureau Chief
Montana Department of Transportation
2701 Prospect Avenue
P.O. Box 201001
Helena, MT 59620-1001
Email address: tomartin@mt.gov

Written comments are due by the date indicated in the Distribution Letter attached to this EA. A formal Public Hearing will also be conducted in Boulder during the 30-day public review period. A project overview will be provided and attendees will be invited to provide formal comments for the public record.
# 7.0 LIST OF PREPARERS

<table>
<thead>
<tr>
<th>Preparer/Affiliation</th>
<th>Role</th>
<th>Education and Experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lloyd H. Rue, P.E., P.T.O.E. Program Development Engineer FHWA</td>
<td>Lead Agency</td>
<td>B.S. Civil Engineering, M.S. Civil Engineering. 24 years experience in geometric design, traffic engineering, and safety.</td>
</tr>
<tr>
<td>Brian Hasselbach Right-of-Way and Environmental Specialist FHWA</td>
<td>Lead Agency</td>
<td>B.S. Civil Engineering, B.S. Biology, M.S. Environmental Studies. 11 years of experience with highway engineering, environmental engineering, and program/project management.</td>
</tr>
<tr>
<td>Jeff Patten Operations Engineer FHWA</td>
<td>Lead Agency</td>
<td>B.S. Construction Engineering Technology – Over 15 years of professional experience in highway engineering, construction and program/project management.</td>
</tr>
<tr>
<td>Joe Olsen, P.E. Butte District Engineering Services Engineer MDT</td>
<td>Lead Agency</td>
<td>B.S., Geological Engineering. Over 23 years experience in highway planning, engineering and design; construction; and both project and program management/development.</td>
</tr>
<tr>
<td>Gabe Priebe, P.E. Consultant Project Engineer MDT</td>
<td>Lead Agency</td>
<td>B.S., Civil Engineering, B.A., Mathematics. 10 years experience in construction, highway engineering, planning-level safety analysis and project management.</td>
</tr>
<tr>
<td>Tom S. Martin, P.E. Bureau Chief, Environmental Services MDT</td>
<td>Lead Agency</td>
<td>B.S. Civil Engineering - Over 17 years experience in design and management of transportation facilities.</td>
</tr>
<tr>
<td>Heidy Bruner, P.E. Engineering Section Supervisor MDT</td>
<td>Lead Agency</td>
<td>B.S. Environmental Engineering, approximately 13 years environmental engineering design and management.</td>
</tr>
<tr>
<td>Sarah Nicolai DOWL HKM</td>
<td>Project Management, Document Preparation</td>
<td>B.A., Civil Engineering. Over six years of environmental and planning-related documentation experience.</td>
</tr>
<tr>
<td>David Stoner DOWL HKM</td>
<td>Document Preparation</td>
<td>M.S., Urban and Regional Planning; B.A., Communication Studies. Over three years of planning and technical writing experience.</td>
</tr>
<tr>
<td>Jamie Jespersen DOWL HKM</td>
<td>Document Preparation</td>
<td>B.A., Civil Engineering. Over three years of environmental and planning-related documentation experience.</td>
</tr>
<tr>
<td>Darryl L. James, AICP Gallatin Public Affairs</td>
<td>Environmental Compliance</td>
<td>M.P.A., with an Environmental Concentration; B.A., Public Affairs and Political Science. Senior consultant with over 18 years of professional experience in transportation planning, NEPA analysis, and technical report writing.</td>
</tr>
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# 8.0 DISTRIBUTION LIST

## Federal Agencies

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<tbody>
<tr>
<td>U.S. Environmental Protection Agency</td>
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<tr>
<td>Region VIII, Montana Office</td>
</tr>
<tr>
<td>Federal Building, 10 W 15th Street, Suite 3200</td>
</tr>
<tr>
<td>Helena, MT 59626</td>
</tr>
<tr>
<td>Attn: Stephen Potts, Environmental Scientist</td>
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<td>U.S. Army Corps of Engineers</td>
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<td>Helena Regulatory Office</td>
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<tr>
<td>10 West 15th Street, Suite 2200</td>
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<td>Helena, MT 59626</td>
</tr>
<tr>
<td>Attn: Todd Tillinger, Montana Program Manager</td>
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<tr>
<td>Deborah Blank, Project Manager</td>
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<td>Fish &amp; Wildlife Service</td>
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<td>Montana Field Office</td>
</tr>
<tr>
<td>585 Shepherd Way</td>
</tr>
<tr>
<td>Helena, MT 59601</td>
</tr>
<tr>
<td>Attn: R. Mark Wilson, Field Supervisor</td>
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<tr>
<td>Anne Vandehey, Wildlife Biologist</td>
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<td>Hebgen Lake District Office</td>
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<tr>
<td>331 Hwy 191 N.</td>
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<td>West Yellowstone, MT 59758</td>
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<td>Attn: Dick Judge, Forest Engineer</td>
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<tr>
<td>106 N. Parkmont</td>
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<tr>
<td>Butte, MT 59701</td>
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<tr>
<td>Attn: Rick Hotaling, Field Manager</td>
</tr>
<tr>
<td>Kelly Acree, Realty Specialist</td>
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<tr>
<td>Mike Wyatt, Realty Specialist</td>
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<td>Scot Franklin, Wildlife Biologist</td>
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## State Agencies

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<td>1420 East Sixth Avenue</td>
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<tr>
<td>P.O. Box 200701</td>
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<tr>
<td>Helena, MT 59620-0701</td>
</tr>
<tr>
<td>Attn: James Darling, Habitat Section Supervisor</td>
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<td>Stephen Knapp, Habitat Section Supervisor</td>
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<td>P.O. Box 1137</td>
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<td>Townsend, MT 59644</td>
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<td>Attn: Thomas Carlsen, Wildlife Biologist</td>
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<td>Ronald Spoon, Fisheries Biologist</td>
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<tr>
<td>8001 N. Montana Avenue</td>
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<td>Helena, MT 59602</td>
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<td>Attn: Garry Williams, Area Manager</td>
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<td>Montana Department of Environmental Quality</td>
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<td>1520 East 6th Avenue, P. O. Box 200901</td>
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<tr>
<td>Helena, MT 59620-0901</td>
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<tr>
<td>Attn: Tom Ellerhoff, Administrative Officer, Director’s Office</td>
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<tr>
<td>Jeff Ryan, Environmental Science Specialist</td>
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<tr>
<td>Mark Kelley, Research Specialist</td>
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<td>Chris Romankiewicz, Compliance Inspector</td>
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<td>Capitol Post Office</td>
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<td>Office of the Governor</td>
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<td>Montana State Capitol Bldg.</td>
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<tr>
<td>P.O. Box 200801</td>
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<tr>
<td>Helena, MT 59620-0801</td>
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<tr>
<td>Attn: Brian D. Schweitzer, Governor</td>
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</table>
State Agencies, continued
Montana State Historic Preservation Office
1410 8th Avenue
P.O. Box 201202
Helena, MT 59620-1202
Attn: Dr. Mark Baumler, Historian

Montana State Library
1515 East 6th Avenue, P.O. Box 201800
Helena, MT 59620-1800
Attn: Roberta Gebhardt, Collections Management Librarian

Montana Transportation Commission
P.O. Box 201001
Helena, MT 59620-1001
Attn: Chairwoman

Local Agencies
Jefferson County Board of Commissioners
201 Centennial
P.O. Box H
Boulder, MT 59632-0249
Attn: Thomas Lythgoe, Chair

City of Boulder
304 N. Main
Boulder, MT 59632
Attn: Gary Craft, Mayor
9.0 LIST OF SOURCES/DOCUMENTS


Copies of these reports are available at:

Montana Department of Transportation
2701 Prospect Avenue
P.O. Box 201001
Helena, MT 59620 - 1001
Phone: (406) 444-6200 / TTY: (800) 335-7592
APPENDIX A

SHPO Concurrence and NPS Coordination
August 12, 2008

Mark Baumler, Ph.D.
State Historic Preservation Office
1410 8th Avenue
P O Box 201202
Helena, MT 59620-1202

Subject: STPP 69-1(9)22
Boulder – South
Control No. 2019

Dear Mark:

Enclosed is the Determination of Effect for the above project on Montana Highway 69 in Jefferson County. We have determined that the proposed project would have No Effect to the State Ditch (24JF1881) for the reasons specified in the document. The Little Boulder River Bridge (24JF813) is eligible for the National Register of Historic Places and will be treated under the terms of the Historic Roads and Bridges Programmatic Agreement. We request your concurrence.

If you have any questions, please contact me at 444-6258.

Jon Axline, Historian
Environmental Services

Enclosure

Copies: Jeff Ebert, P.E., Butte District Administrator
Paul Ferry, P.E., Highways Engineer
Tim Conway, P.E., Consultant Design
Bonnie Steg, Resources Section
May 7, 2010

Mark Baumler, Ph.D.  
State Historic Preservation Office  
1410 8th Avenue  
P.O. Box 201202  
Helena, MT 59620-1202

Subject: STPP 69-1(9)22  
Boulder - South  
Control No. 2019

Dear Mark:

Enclosed is the revised Determination of Effect for the State Ditch (24JF1881) on the above project. Originally we believed that there would be no impact to the ditch by the proposed project. In order to ensure the proposed widened highway meets engineering standards, up to 300 feet of the ditch would need to be rechanneled outside the roadway prism. The ditch would continue to function in its historic capacity and there would be no real change to the facility as a result of the project. We request your concurrence that the project would have No Effect to the State Ditch.

If you have any questions, please contact me at 444-6258.

Jon Axline, Historian  
Environmental Services

Enclosure

Copies: Jeff Ebert, P.E., Butte District Administrator  
Tim Conway, P.E., Consultant Design Engineer  
Bonnie Gundrum, Resources Section
Dear Mr. Axline:

Thank you for your request regarding whether it is necessary to document to Historic American Engineering Record (HAER) standards the Little Boulder River Bridge (24JF0813), on Highway 69, Boulder vicinity, Jefferson County, Montana.

After examining the material that you submitted regarding this simple 1940 timber stringer bridge, we believe that the written record, map and photographs that you have prepared is sufficient documentation, and it is not necessary to complete documentation to HAER standards.

If you have any questions, please contact historian Lysa Wegman-French at lysa_wegman-french@nps.gov or at (303) 969-2842. Thank you for your interest in the recordation of our Nation's endangered historic resources.

Sincerely,

Tom Keohan, Historical Architect
Heritage Partnerships Program

cc:
Montana SHPO, HABS/HAER contact
Mark Baumler  
State Historic Preservation Office  
1410 8th Avenue  
PO Box 201202  
Helena, MT 59620-1202

Subject: **De minimis Finding**  
Project Name: Boulder - South  
Project Number: STPP 69-1(9)22  
Control Number: 2019

Dear Dr. Baumler:

By way of this letter, the Federal Highway Administration (FHWA) is requesting written concurrence from the Montana State Historic Preservation Office (SHPO) that the determination of effect as identified on the attached exhibits is still valid. The determination for this *de minimis* finding is for the State Ditch (24F1881).

In addition to Section 106 of the National Historic Preservation Act (NHPA), FHWA must comply with the provisions of Section 4(f) of the 1966 Department of Transportation Act. Historically, Section 4(f) has required that prior to approval of any federally-funded highway project resulting in the “use” of listed or eligible historic properties under the NHPA; the FHWA must perform an avoidance analysis to determine whether there is a “feasible and prudent” alternative that would avoid the Section 4(f) resource.

In August of 2005, Section 138 of Title 23, USC, was amended under the Safe, Accountable, Flexible, and Efficient Transportation Act: A Legacy for Users (SAFETEA-LU). Section 6009 of SAFETEA-LU provided new legislative authority to address programs and projects with minor or *‘de minimis’* impacts on a Section 4(f) resource.

More specifically, Section 6009(b) (2) of SAFETEA-LU states:

(2) HISTORIC SITES.--With respect to historic sites, the Secretary may make a finding of *de minimis* impact only if--
(A) the Secretary has determined, in accordance with the consultation process required under section 106 of the National Historic Preservation Act (16 U.S.C. 4700), that—

(i) the transportation program or project will have no adverse effect on the historic site; or

(ii) there will be no historic properties affected by the transportation program or project;

(B) the finding of the Secretary has received written concurrence from the applicable State historic preservation officer or tribal historic preservation officer (and from the Advisory Council on Historic Preservation if the Council is participating in the consultation process); and

(C) the finding of the Secretary has been developed in consultation with parties consulting as part of the process referred to in subparagraph (A).

This new provision of Section 4(f) is the basis of this letter, and of FHWA’s determination of de minimis impacts.

**De Minimis Determination**

The findings of “no adverse effect” and/or “no effect” reflect a conclusion that the uses identified in the attached exhibits will not “alter, directly or indirectly, any of the characteristics of [the] historic property that qualify the property for inclusion in the National Register in a manner that would diminish the integrity of the property’s location, design, setting, materials, workmanship, feeling, or association.”

If you still concur with the “no effect” determination, FHWA intends to make a de minimis finding for the purposes of Section 4(f), as amended by Congress.

**Request for Concurrence**

The FHWA requests the written concurrence of the Montana SHPO in the above-described finding of “no effect” on historic resources from the subject project. This written concurrence will be evidence that the concurrence and consultation requirements of Section 6009 of SAFETEA-LU, as they will be codified at 23 U.S.C. § 138(b) (2) (B) & (C), and 49 U.S.C. § 303 (d) (2) (B) and (C) are satisfied. Concurrence can be provided either by signing and dating this letter or by separate letter from the Montana SHPO to the Federal Highway Administration, 585 Shepard Way, Helena, MT 59601.

Sincerely,

[Signature]

Brian D. Hasselbach
Right-of-Way and Environment Specialist
Attachments

cc: Barry Brosten, MDT Environmental Services Bureau

File: STPP 69-1(9)22 bh/lw

CONCUR
MONTANA SHPO:

DATE ____________________ SIGNED ____________________
APPENDIX B

Programmatic Section 4(f) Evaluation
For Little Boulder River Bridge

and

MDT Bridge Inspection Report
This proposed project requires use of a historic bridge structure that is on, or eligible for listing on the NATIONAL REGISTER OF HISTORIC PLACES. A description and location map/"Translite" of this proposed bridge replacement project is attached.

**NOTE:** Any response in a box will require additional information, and may result in an individual evaluation/statement. Consult the "Nationwide" Section 4(f) Evaluation procedures.

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Is the bridge a NATIONAL HISTORIC LANDMARK?</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>2. Have agreements been reached through the procedures pursuant to <em>Section 106</em> of the <em>National Historic Preservation Act</em> with the following:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>X</td>
<td>□</td>
</tr>
<tr>
<td></td>
<td>X</td>
<td>□</td>
</tr>
<tr>
<td>3. Any other agency/ies with jurisdiction at this location?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>a) If &quot;YES&quot; will additional approval(s) for this <em>Section 4(f)</em> application be required?</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>b) List of agencies with jurisdiction at this location:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>USA - CORPS OF ENGINEERS (<em>Section 404 Permit</em>)</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td>USDA - Forest Service</td>
<td>□</td>
</tr>
<tr>
<td></td>
<td>USDA - Soil Conservation Service (<em>FPPA</em>)</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td>FEMA Regulatory Floodway (Permit)</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td>MDFW&amp;P - Parks Division (Fishing Access Site)</td>
<td>□</td>
</tr>
<tr>
<td></td>
<td>MDFW&amp;P - Wildlife Division (wetlands)</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td>MDFW&amp;P - Fisheries Division (<em>MSPA</em>)</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td>MDSL (Navigable rivers under state law)</td>
<td>□</td>
</tr>
<tr>
<td></td>
<td>MDEQ - Air And Waste Management Bureau</td>
<td>□</td>
</tr>
<tr>
<td></td>
<td>MDEQ - Water Quality Bureau</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td>MDNR&amp;C (irrigation systems)</td>
<td>□</td>
</tr>
<tr>
<td>Other:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ALTERNATIVES & FINDINGS

EACH of the following ALTERNATIVES for this proposed project have been evaluated to avoid the use of the historic bridge:

1. "Do Nothing."

2. Rehabilitate the existing bridge without affecting the historic integrity of the structure in accordance with the provisions of Section 106 in the NHPA.

3. Construct the proposed bridge at a location where the existing historic structure's integrity will not be affected as determined by the provisions of the NHPA.

The above ALTERNATIVES have been applied in accordance with this PROGRAMMATIC SECTION 4(f) EVALUATION and are supported by EACH of the following FINDINGS:

1. The "Do Nothing" ALTERNATIVE has been evaluated and has been found to ignore the basic transportation need at this location. 
   
   This ALTERNATIVE is neither feasible nor prudent for the following reasons:
   
   a) Maintenance — this ALTERNATIVE does not correct the structurally deficient condition and/or poor geometrics (clearances, approaches, visibility restrictions) found at the existing bridge. Any of these factors can lead to a sudden catastrophic collapse, and/or a potential injury including loss of life. Normal maintenance will not change this situation.
   
   b) Safety — this ALTERNATIVE also does not correct the situation which causes the existing bridge to be considered deficient. Because of these deficiencies, the existing bridge presents serious and unacceptable safety hazards to the travelling public and/or places intolerable restrictions (gross vehicle weight, height, and/or width) on transport.

   A copy of the MDT Bridge Bureau’s Inspection Report is attached.

2. The rehabilitation ALTERNATIVE has been evaluated with one or more of the following FINDINGS:
   
   a) The existing bridge’s structural deficiency is such that it cannot be rehabilitated to meet minimum acceptable load and traffic requirements without adversely affecting the structure’s historic integrity.
   
   b) The existing bridge’s geometrics (height, width) cannot be changed without adversely affecting the structure’s historic integrity.
ALTERNATIVES & FINDINGS (#2 - conclusion:)

YES NO

3. The relocation ALTERNATIVE, in which the new bridge has been moved to a site that presents no adverse effect upon the existing structure has also been considered under the following FINDINGS:

a) Terrain and/or local geology. The present structure is located at the only feasible and/or prudent site for a bridge on the existing route. Relocating to a new site — either up-, or downstream of the preferred location — will result in extraordinary bridge/approach engineering and associated construction costs. 

The preferred site is the only prudent location due to the terrain and/or geologic conditions in the general vicinity. 

Any other location would cause extraordinary disruption to existing traffic patterns.

b) Significant social, economic and/or environmental impacts. Locating the proposed bridge in other than the preferred site would result in significant social/economic impacts such as the displacement of families, businesses, or severing of prime/unique farmlands.

Significant environmental impacts such as the extraordinary involvement in wetlands, regulated floodplains, or habitat of threatened/endangered species are likely to occur in any location outside the preferred site.

c) Engineering and economics. Where difficulty/ies associated with a new location are less extreme than those listed above, the site may still not be feasible and prudent where costs and/or engineering difficulties reach extraordinary magnitudes. Does the ALTERNATE location result in significantly increased engineering or construction costs (such as a longer span, longer approaches, etc.)?

d) Preservation of existing historic bridge may not be possible due to either or both of the following: the existing structure has deteriorated beyond all reasonable possibility of rehabilitation for a transportation or alternative use; no responsible party can be located to maintain and preserve the historic structure.

[ ] [X]
ALTERNATIVES & FINDINGS (#3. - conclusion:)

Therefore, in accordance with the previously-listed FINDINGS it is neither feasible nor prudent to locate the proposed bridge at a site other than the preferred ALTERNATE as described.

YES  NO

X  [ ]

MEASURES TO MINIMIZE HARM

This "Nationwide" Programmatic Section 4(f) Statement applies only when the following Measures to Minimize Harm have been assured: a check in a box MAY void the Programmatic application — if so, a full Section 4(f) Evaluation will be required:

YES  NO

1. Is the bridge being rehabilitated under this proposed project?

   If "YES", is the historic integrity of the structure being preserved to the greatest extent possible; consistent with unavoidable transportation needs, safety, and load requirements?

   NOTE:
   If "NO", refer to item 2., following, to determine Programmatic applicability.

   YES  NO

   X  [ ]

2. The bridge is being replaced, or rehabilitated to the point where historic integrity is affected. Are adequate records being made of the existing structure under HISTORIC AMERICAN ENGINEERING RECORD standards, or other suitable means developed through consultation with SHPO and the ACHP?

   YES  NO

   X  [ ]

3. If the bridge is being replaced, is the existing structure being made available for alternative use with a responsible party to maintain and preserve same?

   YES  NO

   X  [ ]

4. If the bridge is being adversely affected, has agreement been reached through the Section 106 process of the National Historic Preservation Act on these Measures to Minimize Harm (which will be incorporated into the proposed project) with the following:

   SHPO (Date: 12/18/2006)  YES  NO

   X  [ ]

   ACHP (Date: 02/01/2007)  YES  NO

   X  [ ]

   FHWA (Date: 12/16/2006)  YES  NO

   X  [ ]

   A copy of the Amendment to Programmatic Agreement signed/approved by these agencies is attached.
COORDINATION

There has been additional COORDINATION with the following agencies regarding this proposed project (other than those listed previously):

City/County government: Jefferson County and City of Boulder
Local historical society: NA
Adjacent property owners: 
Others:

Copies of letters from these agencies regarding this proposed project are attached. This proposed project is also documented as an Environmental Assessment under the requirements of the National Environmental Policy Act (42 U.S.C. 4321, et seq.).

SUMMARY & APPROVAL - The proposed action meets all criteria regarding the required ALTERNATIVES, FINDINGS, and Measures to Minimize Harm which will be incorporated into this proposed project. This proposed project therefore complies with the July 5, 1983 Programmatic Section 4(f) Evaluation by the U.S. DEPARTMENT OF TRANSPORTATION'S Federal Highway Administration. This document is submitted pursuant to 49 U.S.C. 303 and in accordance with the provisions of 16 U.S.C. 470f.

Heidy Bruner, P.E.
Engineering Section Supervisor
Environmental Services

Approved: ____________________________
Federal Highway Administration

Date: 1/20/11

MDT attempts to provide accommodation for any known disability that may interfere with a person participating in any service, program or activity of the Department. Alternative accessible formats of this information will be provided upon request. For further information, call 406.444.7228 or TTY (800.335.7592) or Montana Relay at 711.

HB:BCB

Attachments

cc: Jeff Ebert, P.E. - Butte District Administrator
Paul Ferry, P.E. - Highway Engineer
Kent Barnes, P.E. - Bridge Engineer
Robert Stapley, Right-of-Way Bureau Chief
David W. Jensen, Supervisor - Fiscal Programming Section
File - Environmental Services
**General Location Data**

- **District Code, Number, Location**: 02 Dist 2 BUTTE
- **County Code, Location**: 043 JEFFERSON
- **Kind of Hwy Code, Description**: 3 3 State Hwy
- **Str Owner Code, Description**: 1 State Highway Agency
- **Intersecting Feature**: LITTLE BOULDER RIVER
- **Structure on the State Highway System**: X
- **Structure on the National Highway System**: E
- **Latitude**: 46°11'59"
- **Longitude**: 112°05'18"
- **Kilometer Post, Mile Post**: 55.12 km 34.25

**Traffic Data**

- **Current ADT**: 1,720
- **ADT Count Year**: 2009
- **Percent Trucks**: 2%

**Structure Loading, Rating and Posting Data**

<table>
<thead>
<tr>
<th>Loading Data</th>
<th>Rating Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design Loading:</td>
<td>Operating Inventory Posting</td>
</tr>
<tr>
<td>2 M 13.5 (H 15)</td>
<td></td>
</tr>
<tr>
<td>Inventory Load, Design: 32.7 mton 2 AS Allowable Stress</td>
<td>41.01 23.81</td>
</tr>
<tr>
<td>Operating Load, Design: 44.9 mton 2 AS Allowable Stress</td>
<td>64.77 47.08</td>
</tr>
<tr>
<td>Posting: 5 At/Above Legal Loads</td>
<td>79.68 57.92</td>
</tr>
</tbody>
</table>

**Structure, Roadway and Clearance Data**

- **Structure Length**: 17.98 m
- **Deck Area**: 142.00 m sq
- **Deck Roadway Width**: 7.41 m
- **Approach Roadway Width**: 7.32 m
- **Median Code, Description**: 0 No median

**Span Data**

- **Main Span**
  - **Number Spans**: 3
  - **Material Type Code, Description**: 7 Wood or Timber
  - **Deck Span Code, Description**: 2 Stringer/Multi-beam or Girder
  - **Deck Structure Type**: 8 Wood or Timber
  - **Deck Surfacing Type**: 6 Bituminous
  - **Deck Protection Type**: 0 None
  - **Deck Membrain Type**: 0 None

**Approach Span**

- **Number of Spans**: 0
- **Material Type Code, Description**: 
- **Span Design Code, Description**: 

**Structure Vertical and Horizontal Clearance Data Inventory Route**

<table>
<thead>
<tr>
<th>Over / Under Direction Name</th>
<th>Inventory Route</th>
<th>South, West or Bi-directional Travel Direction</th>
<th>Vertical</th>
<th>Horizontal</th>
<th>North or East Travel Direction</th>
<th>Vertical</th>
<th>Horizontal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Route On Structure</td>
<td>P00069</td>
<td>Both</td>
<td>99.99 m</td>
<td>7.41 m</td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
INITIAL ASSESSMENT FORM FOR STRUCTURE:
P00069034+02501

Montana Department of Transportation

Printing Date: Wednesday, July 28 2010

---

Inspection Data

Sufficiency Rating: 62
Health Index: 99.08
Structure Status: Not Deficient

NBI Inspection Data

Date of Last Inspection: 02 February 2009
Last Inspected By: Wayne Halvorsen - 2052
Inspected By:

(68) Deck Rating:
(59) Superstructure Rating:
(60) Substructure Rating:
(72) App Rdwy Align:

(58) Deck Geometry:
(67) Structure Rating:
(69) Under Clearance:
(41) Posting Status:

Unrepaired Spalls: 0 m sq

(36C) Approach Rail Rating:
(36A) Bridge Rail Rating:
(36B) Transition Rating:
(36D) End Rail Rating:

(61) Channel Rating:
(71) Waterway Adequacy:
(113) Scour Critical:

---

Inspection Hours

Crew Hours for inspection:
Helper Hours:
Special Crew Hours:
Special Equipment Hours:

Snooper Required:
Snooper Hours for inspection:
Flagger Hours:

---

Inspection Work Candidates

<table>
<thead>
<tr>
<th>Candidate ID</th>
<th>Date Requested</th>
<th>Status</th>
<th>Priority</th>
<th>Effected Structure Unit</th>
<th>Scope of Work</th>
<th>Action</th>
<th>Covered Condition States</th>
</tr>
</thead>
</table>

---

[Table content continues]
## Element Inspection Data

**Span : Main-0 -1**

### Element Description

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>142 sq. m.</th>
<th>X</th>
<th>0</th>
<th>100</th>
<th>0</th>
<th>0</th>
<th>0</th>
<th>%</th>
<th>%</th>
<th>%</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

**Previous Inspection Notes:**

- 02/02/2009 - pot holes forming. (17.98 X 7.92 = 142.402)  
- 01/03/2007 - same  
- 12/10/2004 - cracked and rutted  
- 06/21/2002 - cracked and rutted  
- 05/30/2000 - None  
- 03/13/1998 - None  
- 01/01/1996 - None  
- 02/01/1994 - None

### Element 111 - Timber Open Girder

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>243 m.</th>
<th>0</th>
<th>100</th>
<th>0</th>
<th>0</th>
<th>0</th>
<th>%</th>
<th>%</th>
<th>%</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Previous Inspection Notes:**

- 02/02/2009 - None  
- 01/08/2007 - minor checking  
- 12/10/2004 - some splitting and checking  
- 06/21/2002 - None  
- 05/30/2000 - None  
- 03/13/1998 - None  
- 01/01/1996 - None  
- 02/01/1994 - None

### Element 206 - Timber Column

<table>
<thead>
<tr>
<th>1</th>
<th>3</th>
<th>10 ea.</th>
<th>0</th>
<th>100</th>
<th>0</th>
<th>0</th>
<th>0</th>
<th>%</th>
<th>%</th>
<th>%</th>
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</thead>
<tbody>
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<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Previous Inspection Notes:**

- 02/02/2009 - None  
- 01/08/2007 - minor checking. Inspector - please include the columns at the piers in this quantity.  
- 12/10/2004 - some minor splitting  
- 06/21/2002 - None  
- 05/30/2000 - None  
- 03/13/1998 - None  
- 01/01/1996 - None  
- 02/01/1994 - None

**Inspection Notes:**

- 
- 
- 
- 
- 
- 
- 
- 
- 
- 
- 
-
## Element Description

### Element 216 - Timber Abutment

<table>
<thead>
<tr>
<th>Smart Flag</th>
<th>Scale Factor</th>
<th>Quantity</th>
<th>Units</th>
<th>Insp Each</th>
<th>Pct Stat 1</th>
<th>Pct Stat 2</th>
<th>Pct Stat 3</th>
<th>Pct Stat 4</th>
<th>Pct Stat 5</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>16 m.</td>
<td></td>
<td></td>
<td>100</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

**Previous Inspection Notes:**

- 02/02/2009 - None
- 01/08/2007 - None
- 12/10/2004 - None
- 06/21/2002 - None
- 05/30/2000 - None
- 03/13/1998 - None
- 01/01/1996 - None
- 02/01/1994 - None

**Inspection Notes:**

- 02/02/2009 - None
- 01/08/2007 - None

### Element 211 - Other Mtl Pier Wall

<table>
<thead>
<tr>
<th>Smart Flag</th>
<th>Scale Factor</th>
<th>Quantity</th>
<th>Units</th>
<th>Insp Each</th>
<th>Pct Stat 1</th>
<th>Pct Stat 2</th>
<th>Pct Stat 3</th>
<th>Pct Stat 4</th>
<th>Pct Stat 5</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>16 m.</td>
<td></td>
<td></td>
<td>100</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

**Previous Inspection Notes:**

- 02/02/2009 - None
- 01/08/2007 - The review team added 16 m of element 211, Other Material Pier Wall with 100% condition state 1.
- 06/21/2002 - None
- 05/30/2000 - None
- 03/13/1998 - None
- 01/01/1996 - None
- 02/01/1994 - None

**Inspection Notes:**

- 02/02/2009 - None
- 01/08/2007 - None

### Element 235 - Timber Cap

<table>
<thead>
<tr>
<th>Smart Flag</th>
<th>Scale Factor</th>
<th>Quantity</th>
<th>Units</th>
<th>Insp Each</th>
<th>Pct Stat 1</th>
<th>Pct Stat 2</th>
<th>Pct Stat 3</th>
<th>Pct Stat 4</th>
<th>Pct Stat 5</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>39 m.</td>
<td></td>
<td></td>
<td>100</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

**Previous Inspection Notes:**

- 02/02/2009 - None
- 01/08/2007 - None
- 12/10/2004 - None
- 06/21/2002 - None
- 05/30/2000 - None
- 03/13/1998 - None
- 01/01/1996 - None
- 02/01/1994 - None

**Inspection Notes:**

- 02/02/2009 - None
- 01/08/2007 - None
- 12/10/2004 - None
- 06/21/2002 - None
- 05/30/2000 - None
- 03/13/1998 - None
- 01/01/1996 - None
- 02/01/1994 - None
INITIAL ASSESSMENT FORM FOR STRUCTURE:

P00069034+02501

Continue

** ******** Span : Main-0 -1 (cont.) **********

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Previous Inspection Notes:
- 02/02/2009 - None. (17.98 X 2 = 35.96)
- 01/08/2007 - 2 posts split, some split areas in rail.
- 12/10/2004 - None
- 06/21/2002 - None
- 05/30/2000 - None
- 03/13/1998 - None
- 01/01/1996 - None
- 02/01/1994 - None

General Inspection Notes:
- 02/02/2009 - None
- 01/08/2007 - None
- 12/10/2004 - None
- 06/21/2002 - None
- 05/30/2000 - None
- 03/13/1998 - None
- 01/01/1996 - Sufficiency Rating Calculation Accepted by ops@u5963 at 3/10/97 14:39:00
- 02/01/1994 - Sufficiency Rating Calculation Accepted by OPSSU9004 at 2/19/97 14:37:13
- 07/01/1992 - Updated with tape 1994
- 03/01/1990 - Updated with tape 1992
- 02/01/1988 - Updated with tape 1989
- 03/01/1986 - Updated with tape 1987
- 02/01/1984 - Updated with tape 1985
- 11/01/1982 - Updated with tape 1984
- 10/01/1980 - Updated with tape 1982
- 08/01/1977 - Updated with tape 1980
APPENDIX C

Historic Roads and Bridges
Programmatic Agreement
PROGRAMMATIC AGREEMENT
AMONG
THE FEDERAL HIGHWAY ADMINISTRATION,
THE MONTANA DEPARTMENT OF TRANSPORTATION,
THE ADVISORY COUNCIL ON HISTORIC PRESERVATION
AND
THE MONTANA STATE HISTORIC PRESERVATION OFFICE
REGARDING HISTORIC ROADS AND BRIDGES
AFFECTED BY MONTANA DEPARTMENT OF TRANSPORTATION
UNDERTAKINGS IN MONTANA

WHEREAS, the Federal Highway Administration, Montana Division (FHWA), proposes to make Federal funding available to the Montana Department of Transportation (MDT) for that agency’s on-going program to construct or rehabilitate highways and bridges; and

WHEREAS, the FHWA has determined that this federally-assisted program may have an effect upon a certain class of properties included in or eligible for inclusion in the National Register of Historic Places (NRHP) and has consulted with the Advisory Council on Historic Preservation (Council) and the Montana State Historic Preservation Office (SHPO) pursuant to Section 800.14 of the regulations (36 CFR 800) implementing Section 106 of the National Historic Preservation Act (16 U.S.C. 470f); and

WHEREAS, the FHWA and MDT developed an Historic Preservation Plan (HPP) regarding historic roads and bridges in 1997 and that document was subject to review under 36 CFR 800.14 and was adopted by FHWA, SHPO, and the Council and implemented through Programmatic Agreements in 1997 and 2001 with amendments in 1999 and 2003, respectively; and

WHEREAS, the FHWA and MDT in consultation with SHPO has re-evaluated the 1997 HPP and the 1997 and 2001 Programmatic Agreements and their amendments to determine what products and actions have been completed, have been effective, or should be dispensed, revised or restated in a new Programmatic Agreement; and

WHEREAS, this Programmatic Agreement (Agreement) shall supercede all of the previous Programmatic Agreements and their amendments regarding undertakings affecting historic roads and bridges in Montana; and

WHEREAS, the MDT participated in the consultation and has been invited to concur in this Agreement; and

WHEREAS, all references to 36 CFR 800 within this Agreement are to the Council’s revised regulations, effective August 5, 2004;

NOW THEREFORE, the FHWA, the MDT, the Council, and the Montana SHPO agree that the Montana historic roads and bridges program addressed in this Agreement shall be
administered in accordance with the following stipulations to satisfy the FHWA’s Section 106 responsibility for all individual undertakings of the program.

Stipulations

The FHWA will ensure that the following measures are carried out:

1. MONTANA DEPARTMENT OF TRANSPORTATION AND MONTANA STATE HISTORIC PRESERVATION OFFICE COOPERATION

   A. MDT and SHPO will strive to work cooperatively in all matters concerning the identification, evaluation and treatment of historic roads and bridges.

   B. MDT will routinely encourage, invite, and support SHPO participation in on-site field visits and meetings for MDT undertakings involving historic roads and bridges.

   C. SHPO will routinely provide constructive reviews and comments to all written requests for consultation from MDT and will routinely communicate, advise and meet with MDT to share information and seek to resolve issues pertaining to historic roads and bridges before they arise.

2. FOR UNDERTAKINGS INVOLVING HISTORIC ROADS

   A) This Agreement will apply to all historic roads constructed in Montana after 1859.

   B) Montana Historic Highway Program

   For those roads built after 1859 under the jurisdiction of the MDT, the following program will be established:

   1) The MDT Environmental Services Bureau in consultation with SHPO will compile a list of a minimum of 12 (twelve) historic road segments in Montana that are especially significant for their historic associations and/or engineering and associated features (i.e. bridges, roadside architecture, proximity to abandoned segments of historic road, etc.) for inclusion in a Montana Historic Highway Program.

      a) The MDT Environmental Services Bureau historian, in consultation with SHPO, will identify proposed segments in a draft list for inclusion in this program by June 30, 2007.

      b) A segment is defined as a recognizable section of roadway that retains a significant portion of its original design features, alignment and associated features (i.e. roadside architecture,
bridges, etc.) to meet the criteria for inclusion in the National Register of Historic Places.

c) The draft list will be distributed to the FHWA, MDT Highways and Planning Division Administrators, MDT District Administrators, and the MDT Highways Bureau for comment.

d) A final list with map (to be included as Attachment 1 to this Agreement) will be mutually approved by MDT and SHPO by December 31, 2007 for inclusion in the Montana Historic Highway Program to be implemented by this Agreement.

2) If not already inventoried and evaluated and prior to any undertaking with the potential to impact the road segments identified above, the MDT will record each identified historic road segment in the Montana Historic Highway Program as a minimally defined linear site and assign it Smithsonian trinomial number. The MDT will evaluate the historic significance and integrity of the road in consultation with SHPO, pursuant to 36 CFR 800.4.

3) For the historic road segments in the Montana Historic Highway Program, MDT will seek whenever prudent and feasible to preserve or incorporate into the design of all proposed undertakings as many of the historic features associated with the designated roadway as is possible based on current American Association of State Highway and Transportation Officials (AASHTO) standards. Specifically, MDT will incorporate preservation and context sensitive design early in the planning process, including (but not limited to):

a) MDT will consider the historic road and features associated with it under the guidelines delineated in Saving Historic Roads: Design & Policy Guidelines (National Trust for Historic Preservation, 1998).

b) MDT will ensure that when a segment of designated historic roadway is programmed for widening or reconstruction, the MDT Preconstruction Bureau will notify the MDT Environmental Services Bureau prior to the Preliminary Field Review for early consideration for preservation of historic values.

c) MDT will use design exceptions as necessary and allowable to minimize impacts to historic highway features that may be located within the right-of-way (R/W) or clear zone.

d) MDT will integrate existing historic road features into changes in the proposed roadway. If necessary and feasible to move features, they will be relocated to correspond to their original context (i.e. concrete R/W markers and retaining walls).

e) MDT will coordinate historic preservation with MDT’s mandate to provide safe and efficient roadways for the traveling public.

4) For all undertakings involving roads in the Montana Historic Highway Program, MDT will explicitly identify the roads as part of the Montana
Historic Highway Program and invite the public in the early stages of planning to comment upon the potential for impact to historic values. Public comments may be solicited through regular MDT procedures as part of the National Environmental Policy Act (NEPA) process as specified in 36 CFR 800.8 (a). MDT will document public comment on impacts to historic values.

5) For all undertakings involving roads in the Montana Historic Highway Program, MDT will explicitly identify the roads as part of the Montana Historic Highway Program, submit documentation including description, public comment and assessment of effect; and invite SHPO to comment pursuant to 36 CFR 800.5 upon the potential for impact to historic values. SHPO will have 30 days to respond.

6) If MDT, in consultation with SHPO, determines that a road in the Montana Historic Highway Program will be adversely affected pursuant to the criteria as defined in 36 CFR 800.5(a), FHWA and MDT will consult with the Council, SHPO and any other consulting parties to resolve the adverse effect pursuant to 36 CFR 800.6-7, including development of a Memorandum of Agreement (MOA), as necessary.

C) For undertakings involving all other historic roads not included as part of the Montana Historic Highway Program, the following procedures will apply:

1) The MDT and FHWA will comply with 36 CFR 800.3-6 for consideration and consultation on historic properties in the Area of Potential Effect (APE) other than historic roads.

2) For the historic roads, MDT will identify, record, and assign Smithsonian trinomial site numbers to historic-age (> 50 years old) roads or road segments located within the Area of Potential Effect (APE) of MDT’s undertakings.

3) MDT in consultation with SHPO will seek to avoid impacts to all intact historic features associated with the historic-age roads.

4) If MDT and SHPO determine that a particular road contains historically significant features that are eligible for listing in the National Register of Historic Places on a statewide or national level, MDT will consult with SHPO to develop and implement a plan to avoid or incorporate the features into the agency’s undertaking in a manner that preserves their historical significance and integrity.

3. FOR UNDERTAKINGS INVOLVING HISTORIC BRIDGES
A) MDT will comply with 36 CFR 800.4 with regard to identifying and evaluating, in consultation with SHPO, the National Register eligibility of historic-age (>50 years old) bridges.

1. MDT will identify, record, and obtain Smithsonian trinomial site numbers from the state Site Records Office, The University of Montana, for all bridges to be evaluated for eligibility to the NRHP.
2. MDT will consider national, state, and local levels of significance in determining the eligibility of bridges to the NRHP.

B) For NRHP-eligible bridges that may be impacted by MDT undertakings, including proposed bridge replacement, FHWA and MDT will consider preservation in place and historic bridge rehabilitation alternatives early and thoroughly in the planning and public comment process.

1. Where applicable, FHWA and MDT will encourage use of Community Transportation Enhancement Program (CTEP) and Treasure State Endowment Program (TSEP) funds for the preservation and rehabilitation of NRHP-eligible bridges rather than bridge demolition or removal.

C) For all NRHP-eligible bridges that MDT concludes, after planning and public comment, that the bridge will be affected by an undertaking, (including those considered for the Montana Adopt-A-Bridge Program or the Montana Historic Bridge Rehabilitation Program [see below Stipulation 3E and 3F] ), MDT will implement the following actions:

1. MDT will notify SHPO and any other consulting parties and invite their comment on the undertaking. SHPO and other consulting parties shall have at least 30 days to comment. MDT will take into consideration the comments of SHPO and other consulting parties in implementing the undertaking

2. MDT will consult with the National Park Service’s Historic American Engineering Record (HAER) to determine the level of documentation necessary and appropriate for recording the bridge.

   A. If accepted by HAER for official record-keeping, MDT will submit original documentation to HAER and copies to the SHPO, The University of Montana Site Records Office (as a site update), the Montana State University-Bozeman, interested local historical societies and/or museums, and new owners, as applicable (i.e., Montana Adopt-A-Bridge Program).

   B. If not accepted by HAER for official record-keeping, MDT will submit original documentation to SHPO and copies to The University of Montana Site Records Office (as a site update),
interested local historical societies and/or museums, and new owners, as applicable (i.e., Montana Adopt-A-Bridge Program).

3. As allowable and appropriate, MDT will salvage historic components (i.e., trusses, masonry abutment walls, guardrails, etc.) for reuse on new bridges and/or include structural features in the design of new bridges that closely approximate historic structural components and design.

D) For all bridges determined to be not NRHP eligible that will be affected by a MDT undertaking, MDT will update the historic property record (site form) to reflect the impact of the undertaking.

1. Updated information, including before and after photographs, will be submitted to The University of Montana Site Records Office as a site update.

E) Montana Adopt-A-Bridge Program

1. MDT will initiate and promote a Montana Adopt-A-Bridge program to find new locations, uses and/or owners for certain historic bridges that are NRHP eligible and have been designated for replacement or demolition because rehabilitation and preservation in-place is not feasible.

2. The Montana Adopt-A-Bridge program will encompass all historic truss and steel girder bridges with a structural rating of three (3) or above. At its discretion, MDT may also consider other bridges for adoption.

3. A determination of suitability of an historic truss or steel girder bridge for inclusion in the Montana Adopt-A-Bridge program will be made during the preliminary field review of the proposed project by the appropriate District Administrator, in consultation with the MDT Bridge Bureau and the MDT’s Environmental Services Bureau historian.
   a. The MDT Bridge Bureau's recommendation will be based on the structural condition of the bridge and its suitability for relocation.
   b. The MDT Environmental Services Bureau historian's recommendation will be based on the bridge's historic and/or structural significance.
   c. MDT will notify SHPO of the bridge's selection or non-selection for the Montana Adopt-A-Bridge Program and given fifteen (15) calendar days to comment.

4. MDT will prepare and distribute a brochure that provides information about the Montana Adopt-A-Bridge program to the general public.
   a. The brochure will be available through the MDT headquarters and each of the five district offices. Copies of the brochure will also be provided to the 56 Montana counties. It will also be distributed at public hearings where bridges deemed eligible for the program are discussed.
b. The brochure will include specific guidance on the issue of legal liability and insurance.

5. If deemed suitable for the Montana Adopt-A-Bridge Program, the bridge will be advertised for adoption in the local newspapers, radio public service announcements (PSAs), and on the MDT's Internet website.
   a. The MDT Environmental Services Bureau historian will prepare the advertisement and submit it to the appropriate newspaper(s) at least ninety (90) days before the scheduled ready date for the project.
   b. MDT will offer potential owners the demolition cost of the bridge as an incentive to adopt the historic bridge.
      (i). If the bridge will be adopted and relocated, then the demolition money may be applied to the reimbursement for the move.
      (ii). If the bridge will be adopted and left in-place, then the money must be applied to the restoration, rehabilitation or insurance liability for the historic bridge.
      (iii). Where possible, MDT will encourage and give preference to the adoption of bridges in-place.

6. Upon receipt of and consideration of response(s), MDT will determine the disposition of bridges in the Montana Adopt-A-Bridge Program as follows:
   a. The MDT Bridge Bureau will contact all interested new owners of the historic bridge and request they provide information in writing regarding: the proposed new or in-place location; the intended use of the bridge when adopted; and the ability to assume the liability and responsibility for the bridge.
      (i) If it is determined that a potential recipient of an historic bridge intends to demolish it for its value as scrap metal, then he/she will be removed from further consideration.
   b. An FHWA representative, the appropriate MDT District Administrator, the Chief Bridge Engineer, the MDT attorney and the MDT Environmental Services Bureau historian will together select a new owner among viable interested owners based on the written information provided and using criteria described in Attachment 2 to this Agreement.
   c. The selected new owner (2nd Party) must agree, in writing, to maintain the bridge and the features that give it its historical significance and assume the liability and responsibility for the bridge once he/she has taken possession of the structure. MDT and/or the county in which the bridge resides or is taken will not be held liable for the bridge once ownership has been transferred to the 2nd Party. A sample copy of the agreement is included as Attachment 3 to this Agreement.
      (i) No demolition funds will be provided to the 2nd Party until they have assumed the liability and responsibility for the bridge.
   d. The MDT Environmental Services Bureau historian will conduct HAER-level documentation of the bridge prior to its adoption (see above, Stipulation 3C).
c. If the adopted bridge will be relocated, the 2nd Party must remove the bridge from the construction site within 30 days of notification by the MDT Project Manager. The 2nd Party will be provided with the demolition funds once the MDT Bridge Bureau has been notified by the MDT Project Manager that the bridge has been removed from the construction site and relocated.

f. If the abutments are determined historically significant, they will be left in place if practicable. MDT will make this determination on a case-by-case basis.

g. MDT will ensure that the 2nd Party must maintain the bridge and the features that contribute to its historical significance for a period of no less than 10 years, to be established in the agreement between the 2nd Party and the MDT.

h. The 2nd party must assume all future legal and financial responsibility for the bridge, holding MDT harmless in any liability action.

i. The 2nd Party will permit access to the relocated bridge by the MDT Environmental Services Bureau historian for up to ten years for monitoring and follow-up documentation purposes. MDT will notify the 2nd Party of any inspection of the bridge ten working days before the visit. MDT shall invite SHPO to participate.

j. If the adopted bridge is to be left in-place, the 2nd Party will be provided the demolition funds once documentation detailing plans for restoration or rehabilitation has been received and approved by the MDT District Administrator, the MDT Bridge Bureau and the MDT Environmental Services Bureau historian and an agreement to this effect has been executed. The MDT may consult with the SHPO regarding the plans for restoration or rehabilitation. Rehabilitation shall meet the Secretary of the Interior’s Standards and Guidelines for Rehabilitation (36 CFR 67).

(i) MDT will give the 2nd party a copy of the HAER-level documentation and also specific guidance for historic preservation of the bridge.

(ii) MDT will ensure that the 2nd Party must maintain the bridge and the features that contribute to its historical significance for a period of no less than 10 years, to be established in the agreement between the 2nd Party and the MDT.

k. The 2nd Party will be responsible for securing any and all necessary permits and easements from appropriate federal and state agencies (i.e. Army Corps of Engineers, Montana Department of Natural Resources and Conservation, etc.), as applicable for the relocation or preservation in-place of an adopted bridge.

7. If no interested new owners respond or no suitable owners are identified, MDT may proceed with the replacement and demolition of the bridge after following the procedures established in Stipulation 3C above.

8. As part of the biennial Agreement implementation report (Stipulation 5), the success of the Montana Adopt-A-Bridge Program will be reviewed by MDT in consultation with SHPO. If the Montana Adopt-A-Bridge
program is deemed deficient or ineffective in its purpose to preserve historic bridges under public or private ownership, either in place or at alternate locations, then it may be revised through consultation between MDT and SHPO and amendment to this Agreement, pursuant to Stipulation 7.

F). Montana Historic Bridge Rehabilitation Program

1. The Montana Historic Bridge Rehabilitation Program will apply to a select group of NRHP-eligible or potentially eligible state-administered on-system bridges as well as county or city maintained off-system bridges.

   a. On-system bridges will be selected for the program by the MDT Bridge Bureau and District Administrators, in consultation with the MDT Environmental Services Bureau historian and SHPO.

      (i) The public will be solicited for its input in the selection process through advertisements in local newspapers.

   b. Off-System bridges will be selected for the program by the appropriate city and county governments in consultation with the MDT Bridge Bureau and District Administrators, the MDT Environmental Services Bureau historian, and SHPO.

2. The program will initially include 25 NRHP-eligible or potentially eligible bridges (preferably 5 bridges from each of the MDT's five administrative districts). A draft list of these bridges is attached as Attachment 4 to this Agreement.

3. The selection of bridges for the program will be made by December 31, 2007.

4. All bridges included in the program will be programmed in initial planning by MDT as bridge rehabilitation rather than replacement projects.

5. MDT will address all undertakings with the potential to affect bridges within the Montana Historic Bridge Rehabilitation Program pursuant to all policies and procedures established in 36 CFR 800.

   1. All rehabilitations will meet the Secretary of the Interior's Standards and Guidelines for Rehabilitation (36 CFR 67).

   2. Rehabilitation project designs will be reviewed by the MDT historian and submitted to SHPO for consultation pursuant to 36 CFR 800.5-7.

6. In the unlikely event that if, at the time of an undertaking, MDT and SHPO agree that a bridge in the program cannot in fact be rehabilitated because of a new structural condition or other unforeseen factors, another NRHP-eligible bridge must be selected under this Stipulation to replace it in the program within 6 months of the mutual determination.
7. Once a bridge in the program has been successfully rehabilitated, another NRHP-eligible bridge must be selected under the terms of this Stipulation to replace it in the program within 6 months of the completion of the rehabilitation, thereby maintaining 25 bridges in the program at all times. At such time as MDT determines, in consultation with SHPO, that fewer than 25 bridges exist that are eligible for the program, the number of total bridges in the program may decrease accordingly.

8. Within 1½ years of a completed rehabilitation project, MDT will nominate the bridge to the National Register of Historic Places and provide an interpretive sign describing the history and significance of the bridge along with details acknowledging the rehabilitation project.

9. The MDT may develop further procedures for administering the Montana Historic Bridge Rehabilitation Program and submit them to SHPO for comment and concurrence. If MDT and SHPO agree, these procedures may be amended to this agreement, pursuant to Stipulation 7.

4. NATIONAL REGISTER OF HISTORIC PLACES NOMINATIONS AND CONTEXT DEVELOPMENT

For Roads

A. MDT will nominate the Point of Rocks Segment of the Mullan Military Road (24MN133), with or without the adjacent abandoned Milwaukee Road Railroad grade, to the National Register of Historic Places by December 31, 2007.

1) Within 1 year of the National Register listing, MDT will install interpretive markers about the Mullan Military Road at the I-90 Dena Mora Rest Area and the parking area located adjacent to the road segment at MP 72 on I-90.

B. MDT will nominate at least one historic road segment in the Montana Historic Highway Program to the National Register of Historic Places every three (3) years beginning in 2008 (see Stipulation 2B) until such time that all roads in the program have been nominated.

For Bridges

C. MDT in consultation with SHPO will develop National Register Multiple Property Documents (MPD’s) for steel truss, reinforced concrete, steel stringer, girder, and timber bridges in Montana.

1. MDT will submit the draft MPD’s to SHPO as they are completed and SHPO will provide comments to MDT within 90 days.
2. Once mutually agreed upon by MDT and SHPO, the MPDs will provide the basis on which historic bridges are evaluated by MDT and SHPO according to the National Register criteria, pursuant to 36 CFR 63 (see Stipulation 3A).

3. As time and opportunity allow, the MDT and SHPO will collaborate to nominate eligible bridges to the National Register of Historic Places under the MPDs and submit both the MPDs and the bridge nominations to the Keeper.

5. EDUCATION AND OUTREACH PROGRAMS

For Roads

A. MDT will provide funding for the development and installation of five new roadside interpretive markers describing the history and significance of pre-1913 historic roads. The markers will be adjacent to Montana’s existing primary and secondary highway system. The marker locations will be determined by MDT in consultation with SHPO.

B. MDT will expand its historical marker program to MDT-administered Rest Areas to concentrate specifically on Montana’s transportation history.
   a. Ten new markers will be established at Rest Areas by 2015.
   b. The first interpretive marker will be installed at the Interstate 90 Dena Mora Rest Area and describe the history and significance of the Mullan Military Road to west central Montana (see Stipulation 4A).
   c. This first marker will be installed by December 31, 2007.

C. MDT will finance the updating and republishing (with the Montana Historical Society Press or other publisher) of Montana’s Historical Highway Markers when the current print run of the volume has been exhausted.

D. MDT will revise and expand its 1993 unpublished document, Roads to Romance: The Origins and Development of the Road and Trail System in Montana, by December 31, 2009. Copies will be distributed to SHPO, the Montana Historical Society Library, and other interested parties, organizations, and agencies.

For Bridges

E. MDT will develop, deploy and maintain a Statewide Bridge Database/GIS in consultation with the Montana SHPO and the Montana State Library’s Natural Resource Information System (NRIS) program.
   a. The initial Statewide Bridge Database/GIS will be completed by December 31, 2007.
b. Information in the database will include locations, Smithsonian trinomial numbers, National Register evaluations, photographs, bridge type, and brief narrative descriptions and histories of each bridge.
c. The production and maintenance of the database will encourage and solicit multi-agency participation, including not only SHPO and NRIS, but also the Forest Service, National Park Service, U.S. Bureau of Land Management, Bureau of Reclamation, Indian Tribal governments, and the Bureau of Indian Affairs.
d. The Statewide Bridge Database/GIS will be made available to and shared with the public, interested parties and agencies via the Montana State Library’s NRIS website.

F. MDT will sponsor an historic bridge workshop or seminar in 2007 and again at least once every five (5) years thereafter.
   a. The workshops/seminars will address issues associated with the preservation and rehabilitation of historic bridges.

For Roads and Bridges

G. MDT will encourage and support the attendance of appropriate MDT employees at regional and national forums (workshops, seminars, conferences) dealing with the preservation of historic roads and bridges.

H. MDT will develop a “History of the Montana Department of Transportation” PowerPoint presentation, advertise and make it available to the public and interested agencies and organizations. The presentation will be completed by March 31, 2007.

I. MDT will develop and distribute a “Compilation of Montana Historical Highway Maps” to appropriate schools and agencies by June 30, 2007.

J. MDT will seek to participate as possible in other historic transportation-related educational and outreach programs on a can-do basis as they may become known.

6. PROGRAMMATIC AGREEMENT IMPLEMENTATION REPORT

   A. Biennially, MDT will complete and distribute a report providing a stipulation-by-stipulation accounting of the implementation of this Agreement.

   B. The report will be provided to the signatories to this Agreement for review and comment.

   C. The first report will be prepared two years from the execution of this Agreement, and every two years thereafter.
7. AGREEMENT MONITORING, AMENDMENT, AND TERMINATION

A. This Agreement will remain in force until such time that it is terminated by one or more of the signatory parties.

B. Any signatory to this Agreement may terminate it by providing, in writing, forty-five (45) days notice to the other parties, provided that the parties will consult during the period prior to termination to seek arrangement on amendments or other actions that would avoid termination. In the event of termination, FHWA will comply with 36 CFR 800 with regard to each individual undertaking covered by this Agreement.

C. The Council and SHPO may monitor any activity carried out pursuant to this Agreement, and the Council will review such activities if so requested. MDT and FHWA will cooperate with the Council and the SHPO in carrying out their monitoring and review responsibilities.

D. Any signatory of this Agreement may request that it be amended, whereupon the signatories will consult to consider such amendment. An amendment will go into effect when agreed to in writing by all the signatories.

8. OBJECTIONS, DISPUTE RESOLUTION, AND FAILURE TO FULFILL

A. Should any signatory to this Agreement object within sixty (60) days to any action proposed or undertaken pursuant to this Agreement, the FHWA shall consult with the objecting party to resolve the objection. If the FHWA determines that the objections cannot be resolved, the FHWA shall forward all documentation relevant to the dispute to the Council, including the FHWA’s proposed response to the objection. Within thirty (30) calendar days after receipt of all pertinent documentation, the Council will either:

1. advise the FHWA that it concurs with the FHWA response, whereupon the FHWA will respond to the objection accordingly; or

2. advise the FHWA that it should enter into adverse effect consultation pursuant to 36 CFR 800.6; or

3. provide the FHWA with recommendations, which the FHWA will take into account in reaching a final decision regarding the dispute; or

4. notify the FHWA that it will comment pursuant to 36 CFR 800.7(c), and proceed to comment on the subject of the objection. Any Council comment provided in response to such a request will be taken into account by the FHWA in accordance with 36 CFR 800.7(c)(4) with reference only to the subject of the dispute; the FHWA and MDT’s responsibility to carry
out all actions under this Agreement that are not the subjects of the dispute will remain unchanged.

5. If the Council fails to provide recommendations or to comment within the specified time period, the FHWA may implement that portion of the undertaking subject to dispute under this Stipulation in accordance with the documentation submitted to the Council for review.

B. At any time during implementation of the measures stipulated in this Agreement, should any objection to any such measure or its manner of implementation be raised by a member of the public or other non-signatory to the Agreement, the FHWA shall take the objection into account and consult as needed with the objecting party, the SHPO or the Council to address the objection.

C. In the event that the FHWA or MDT does not carry out the terms of this Programmatic Agreement, it shall not take any action or make any irreversible commitment that would result in an adverse effect to historic properties or would foreclose the Council’s consideration of modifications or alternatives to the undertaking.

Execution and implementation of this Programmatic Agreement evidences that the FHWA has satisfied its Section 106 responsibilities for all individual undertakings subject to the terms of the Agreement.
MONTANA DIVISION, FEDERAL HIGHWAY ADMINISTRATION

By: Ted Burch, Program Development Engineer
Date: 12/12/2006

ADVISORY COUNCIL ON HISTORIC PRESERVATION

By: John M. Fowler, Executive Director
Date: 2/1/07

MONTANA STATE HISTORIC PRESERVATION OFFICE

By: Mark F. Baumler, State Historic Preservation Officer
Date: 12/12/2006

CONCUR:

MONTANA DEPARTMENT OF TRANSPORTATION

By: Jim Lynch, Director MDT
Date: 1/06/07

APPROVED FOR LEGAL CONTENT

Date: Nov 1, 2006
By: [Signature]
Attachment 1: To be Determined/ December 1, 2007
Attachment 2: Criteria for Selection of New Owner: Adopt-A-Bridge Program

The intent of the Adopt-A-Bridge program is to maintain the historic integrity of the existing bridge to the greatest extent possible. Greater consideration will be given to leaving the structure in place and for providing the highest use for the largest population possible.

The selection criteria noted below (in descending order of preference) will be used as a guide in the event two or more entities express an interest in the bridge.

I. Leave in place
   a. Adoption by government agency
   b. Adoption by an established civic group
   c. Adoption by a non-incorporated group.
   d. Adoption by an individual

II. Move to a New Location
   a. Adoption by a government agency
   b. Adoption by an established civic group
   c. Adoption by a non-incorporated group
   d. Adoption by an individual

If there is no obvious choice for a new owner by using these guides, the new owner will be selected by lot.

The new owner will be required to sign an agreement holding the State, county and/or city harmless for any structural problems or lead paint associated with the bridge. This agreement will contain the conditions by which the new owner will agree to be a "responsible party" and agree to maintain the historic integrity of the structure.

Under criteria I (b, c or d), the new owners will be required to provide a bond in an amount to be determined by the State to cover the cost of future demolition of the structure. The bond will be used in the event the new owner defaults on his/her commitment for care and maintenance of the bridge.

Applicants will be required to submit the following information in writing:
   1) New owner of the structure
   2) What will be the intended use of the bridge?
   3) Who will use the bridge?
   4) Where will the bridge be located?
   5) If moved to a new site, how will this be accomplished?

The new owner will receive the "estimated cost" of removal to relocate/rehab the bridge unless the project goes to bid in which case the "bid amount" for the low bidder will be used.
This policy will also be used for bridges that are selected for adoption but are not on or eligible for listing on the National Register of Historic Places. In those cases the agreement may or may not require maintaining the historic integrity of the structure. The amount available to relocate/rehab the structure will be 80% of the estimated (or bid) amount to remove the structure.
AGREEMENT

WHEREAS, ______ County and the State of Montana, through the Montana Department of Transportation (collectively hereinafter referred to as "Owners"), are in the process of proposing a new bridge at or near the location of the current Bridge, (hereinafter "Bridge") over the ______ River; and

WHEREAS, Owners are considering the possibility that the current bridge will be either abandoned or dismantled as a result of the building of a new bridge; and

WHEREAS, 23 U.S.C. 144(o)(4), states in part, "Any State which proposes to demolish a historic bridge for a replacement project with funds made available to carry out this section shall first make the bridge available for donation to a State, locality, or responsible private entity if such State, locality, or responsible entity enters into an agreement to-

(A) maintain the bridge and the features that give it its historic significance; and
(B) assume all future legal and financial responsibility for the bridge, which may include an agreement to hold the State highway agency harmless in any liability action."

WHEREAS, in consideration of the estimated cost of demolition of the Bridge, the _______________________________ has agreed to hold Owners harmless in any liability action, and to assume all future liability associated with the Bridge regardless of whether it is to remain in place or to be removed. Therefore, the parties agree as follows:

This agreement is entered into this ___ day of ________, 20__, between Owners and _______________________________.

The purpose of this agreement is to provide for indemnification and hold harmless provisions Owner will transfer ownership of the bridge and the expected cost of demolition to ______________________________. The expected cost of demolition is $__________. This amount is to be used solely for restoration in place, or movement, placement and restoration in new location, of the Bridge. Further, ______________________________ agree to accept ownership of the Bridge and maintain the Bridge and the features that give it its historic significance.

__________________________, its directors, supervisors, agents and employees, covenants not to sue and agrees to indemnify the Owners, its agents and employees, and save each of them harmless from itself and any third parties for personal injuries, property damage, loss of life or property, civil penalties, or criminal fines resulting from or in any way
connected with ownership and activities on the Bridge or the Owners' actions or non-actions taken after the signing of this agreement.

Further, ___________ agrees to protect, defend, and save the Owners harmless from and against all claims, demands, and causes of action of any kind or character, including defense costs, arising in favor of the ___________’s employees or third parties, on account of bodily or personal injuries, death, or damage to property arising out of services performed or omissions of the ___________ and/or its employees, subcontracts, or representatives and the state under this agreement.

Further, ___________, its directors supervisors, agents and employees, covenant not to sue and indemnifies the Owners, their agents and employees from any and all third party claims and liability arising or related to all common law claims, civil and criminal statutory and regulatory claims, including, but not limited to, any and all claims arising from or in any way related to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C.6901, et seq., the Clean Water Act, as amended, 33 U.S.C. 1251, et seq., the Clean Air Act, as amended, 42 U.S.C. 741 et seq., the Solid Waste Disposal Act, as amended, 42 U.S.C. 6901, et seq., including civil and criminal penalties assessed by any federal, state, regional or local government entity or court for actions or non-actions by Owners, or , in any manner relating to or arising from ownership or activities upon this Bridge.

___________ further agrees that any funds that they receive pursuant to this agreement will be used for either the restoration of the Bridge or its proper removal to another location. In either event, the Bridge must maintain it historic character.

___________ must provide and maintain, at its cost and expense, insurance against claims for injuries to persons or damages to property including contractual liability which may arise from or in connection with the performance of work performed by the _____________, its agents, representatives, officers, assigns or employees.
in completing its obligations under this agreement shall at all times observe and comply with all existing laws, ordinances, and regulations, and other agencies of government and save them harmless from all claims and liabilities due to negligent acts of its subcontractors, agents or employees during the performance of the work called for under this agreement.

This agreement contains the entire agreement between the parties and no statements, promises, or inducements made by either party which are not contained in this written agreement shall be binding or valid.

DATED this _____ day of ________, 20__.

MONTANA DEPARTMENT OF TRANSPORTATION

By ____________________________

COUNTY OF ____________________________

By __________________
Attachment 4: Draft list bridges proposed for Historic Bridge Rehabilitation Program

<table>
<thead>
<tr>
<th>Bridge Description</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Missoula District</strong></td>
<td></td>
</tr>
<tr>
<td>1. Swan River at Bigfork</td>
<td>L15672000+02001</td>
</tr>
<tr>
<td>2. Kootenai River at Troy</td>
<td>L27411000+01001</td>
</tr>
<tr>
<td>3. Blackfoot River south of Clearwater Junction</td>
<td>L32406002+06001</td>
</tr>
<tr>
<td>4. Noxon Bridge</td>
<td>L45260000+01001</td>
</tr>
<tr>
<td>5. Little Blackfoot River SW of Avon</td>
<td>L39311000+01001</td>
</tr>
<tr>
<td><strong>Butte District</strong></td>
<td></td>
</tr>
<tr>
<td>6. Ferry Creek Bridge NE of Livingston</td>
<td>L34003001+07001</td>
</tr>
<tr>
<td>7. Missouri River at Toston (truss)</td>
<td>L04415000+01001</td>
</tr>
<tr>
<td>8. Big Hole River near Glen (Kalsta Bridge)</td>
<td>L01311022+02001</td>
</tr>
<tr>
<td>9. Red Rock River 4 mi. NW of Lima</td>
<td>L01266000+05001</td>
</tr>
<tr>
<td>10. Gallatin River/Axtell Bridge</td>
<td>L16494000+05001</td>
</tr>
<tr>
<td>11. Yellowstone River/Carbella Bridge</td>
<td>L34301000+03001</td>
</tr>
<tr>
<td>12. Jefferson River north of Three Forks</td>
<td>L16216002+02001</td>
</tr>
<tr>
<td><strong>Great Falls District</strong></td>
<td></td>
</tr>
<tr>
<td>13. Missouri River NE of Wolf Creek</td>
<td>L25003011+00001</td>
</tr>
<tr>
<td>14. 25th Street North at Great Falls</td>
<td>L05217001+05401</td>
</tr>
<tr>
<td>15. Marias River/Pugsley Bridge</td>
<td>L26038005+01001</td>
</tr>
<tr>
<td>16. Missouri River at Hardy</td>
<td>L07604006+04001</td>
</tr>
<tr>
<td>17. Milk River west of Zurich</td>
<td>L03325000+04001</td>
</tr>
<tr>
<td>18. Fresno Reservoir Spillway</td>
<td>L01214002+07001</td>
</tr>
<tr>
<td>19. Little Prickly Pear Creek/Jack Walsh Bridge</td>
<td>L25050007+00001</td>
</tr>
<tr>
<td><strong>Glendive District</strong></td>
<td></td>
</tr>
<tr>
<td>20. Powder River at Locate</td>
<td>L09307000+03001</td>
</tr>
<tr>
<td>21. Bad Route Creek</td>
<td>L11109020+03001</td>
</tr>
<tr>
<td>22. Locate Creek</td>
<td>L09305003+03001</td>
</tr>
<tr>
<td>23. Yellowstone River at Fallon</td>
<td>L40114001+05001</td>
</tr>
<tr>
<td>24. Powder River west of Terry</td>
<td>L40004006+02001</td>
</tr>
<tr>
<td>25. Beaver Creek Bridge</td>
<td>L36206000+05001</td>
</tr>
<tr>
<td><strong>Billings District</strong></td>
<td></td>
</tr>
<tr>
<td>26. Bluewater Creek southeast of Fromberg</td>
<td>L05302008+06001</td>
</tr>
<tr>
<td>27. East Rosebud Creek at Rosebud</td>
<td>L05503000+01001</td>
</tr>
<tr>
<td>28. Fred Robinson Bridge</td>
<td>P00061088+00671</td>
</tr>
<tr>
<td>29. Big Horn River at Custer</td>
<td>L56104002+05001</td>
</tr>
<tr>
<td>30. Musselshell River 7 mi. NE of Roundup</td>
<td>L33017000+04001</td>
</tr>
<tr>
<td>31. Dry Wolf Creek</td>
<td>L23101010+04001</td>
</tr>
<tr>
<td>32. Judith River Bridge</td>
<td>L23006001+00001</td>
</tr>
<tr>
<td>33. Musselshell River/Goffena Bridge (timber truss)</td>
<td>L33035000+02001</td>
</tr>
<tr>
<td>34. Yellowstone River SE of Reed Point</td>
<td>L48115000+08001</td>
</tr>
</tbody>
</table>
APPENDIX D

Farmland Conversion Impact Rating Form
**U.S. Department of Agriculture**

**FARMLAND CONVERSION IMPACT RATING**

**PART I** *(To be completed by Federal Agency)*

<table>
<thead>
<tr>
<th>Name Of Project</th>
<th>Date Of Land Evaluation Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>STPP 69-1(9)22; Boulder-South; Control No. 2019</td>
<td>1/27/10</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Proposed Land Use</th>
<th>Federal Agency Involved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highway Right-of-Way</td>
<td>Federal Highway Administration</td>
</tr>
</tbody>
</table>

| County And State | Jefferson County, Montana |

**PART II** *(To be completed by NRCS)*

<table>
<thead>
<tr>
<th>Does the site contain prime, unique, statewide or local important farmland?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Major Crop(s)</th>
<th>Farmable Land In Govt. Jurisdiction Acres</th>
<th>Amount Of Farmland As Defined in FPPA Acres</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>%</td>
<td>%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name Of Land Evaluation System Used</th>
<th>Name Of Local Site Assessment System</th>
<th>Date Land Evaluation Returned By NRCS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**PART III** *(To be completed by Federal Agency)*

**Alternative Site Rating**

<table>
<thead>
<tr>
<th>Site A</th>
<th>Site B</th>
<th>Site C</th>
<th>Site D</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.0</td>
<td>4.4</td>
<td>0.0</td>
<td>0.0</td>
</tr>
</tbody>
</table>

**PART IV** *(To be completed by NRCS)*

**Land Evaluation Information**

<table>
<thead>
<tr>
<th>Total Acres Prime And Unique Farmland</th>
<th>Total Acres Statewide And Local Important Farmland</th>
<th>Percentage Of Farmland In County Or Local Govt. Unit To Be Converted</th>
<th>Percentage Of Farmland In Govt. Jurisdiction With Same Or Higher Relative Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
</tbody>
</table>

**PART V** *(To be completed by NRCS)*

**Land Evaluation Criterion**

Relative Value Of Farmland To Be Converted *(Scale of 0 to 100 Points)*

| 0 | 0 | 0 | 0 |

**PART VI** *(To be completed by Federal Agency)*

**Site Assessment Criteria** *(These criteria are explained in 7 CFR 658.5(b))*

<table>
<thead>
<tr>
<th>Maximum Points</th>
<th>15</th>
<th>0</th>
<th>15</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>1. Area In Nonurban Use</th>
<th>10</th>
<th>0</th>
<th>10</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Perimeter In Nonurban Use</td>
<td>20</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>3. Percent Of Site Being Farmed</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>4. Protection Provided By State And Local Government</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>5. Distance From Urban Builtup Area</td>
<td>6</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>6. Distance To Urban Support Services</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>7. Size Of Present Farm Unit Compared To Average</td>
<td>10</td>
<td>0</td>
<td>10</td>
</tr>
<tr>
<td>8. Creation Of Nonfarmable Farmland</td>
<td>25</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>9. Availability Of Farm Support Services</td>
<td>5</td>
<td>0</td>
<td>5</td>
</tr>
<tr>
<td>10. On-Farm Investments</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>11. Effects Of Conversion On Farm Support Services</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>12. Compatibility With Existing Agricultural Use</td>
<td>10</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

**TOTAL SITE ASSESSMENT POINTS**

| 160 | 0 | 45 | 0 | 0 |

**PART VII** *(To be completed by Federal Agency)*

**Relative Value Of Farmland (From Part V)**

| 100 | 0 | 0 | 0 | 0 |

| Total Site Assessment (From Part VI above or a local site assessment) | 160 | 0 | 45 | 0 | 0 |

**TOTAL POINTS** *(Total of above 2 lines)*

| 260 | 0 | 45 | 0 | 0 | 0 |

**Site Selected:** Preferred Alternative *(Site B)*

<table>
<thead>
<tr>
<th>Date Of Selection</th>
<th>Was A Local Site Assessment Used?</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/27/10</td>
<td>Yes</td>
</tr>
</tbody>
</table>

**Reason For Selection:** *(See Instructions on reverse side)*

---

*This form was electronically produced by National Production Services Staff*

---

*Clear Form*
APPENDIX E

Wetlands Mapping
Project Location Map

Boulder South II Wetland Delineation
Jefferson County, MT
Job #5078
Project Leader: Leanne Roulson
Map 1 of 5

Legal Description:
T6N, R4W: Part of Sections 32, 33
T5N, R4W: Part of Sections 3, 4, 10, 11, 13, 24
T5N, R3W: Part of Section 19

Project extends 150 feet on either side of centerline of MT69

Area of Focus: Jefferson County, MT

Map Scale = 1:31,680 (One Inch = 1/2 Mile)

NAME     | ACRES
---       | ----
WL 02     | 2.75
WL 03     | 4.36
WL 04     | 1.11
WL 05     | 1.55
WL 06     | 13.53
WL 07     | 1.81
WL 08     | 0.08
WL 09     | 9.18
WL 10     | 8.01
WL 11     | 3.40
WL 12     | 2.33
WL 13     | 3.76
WL 14     | 0.22
WL 15     | 5.86
WL 16     | 2.44
WL 17     | 1.38
WL 18     | 3.92
WL 19     | 7.01
WL 20     | 2.14
WL 21     | 4.83
WL 22     | 4.02
WL 23     | 0.01
WL 24     | 7.01
WL 25     | 0.01
WL 26     | 0.01

Legend:
- Wetlands
- Map Index

Map 2: Wetlands 10-16
Map 3: Wetlands 6-11, 17-21
Map 4: Wetlands 4-8, 19-23
Map 5: Wetlands 2-4, 23-25
WL 02 2.75
WL 14 0.22
WL 03 4.36
WL 15 5.86
WL 04 1.11
WL 16 2.44
WL 05 1.55
WL 17 3.70
WL 06 13.53
WL 18 1.38
WL 07 1.81
WL 19 13.29
WL 08 0.08
WL 20 7.01
WL 09 9.18
WL 21 1.43
WL 10 8.01
WL 22 2.14
WL 11 3.40
WL 23 1.14
WL 12 2.33
WL 24 4.63
WL 13 1.48
WL 25 0.01

Legend
Jurisdictional Wetlands
Non-Jurisdictional Wetlands
150 ft. Buffer
Test Pit: Inside Wetland
Test Pit: Outside Wetland

Map Scale = 1:9,600 (One Inch = 800 feet)

Area of Focus:
Jefferson County, MT

Legal Description:
T5N, R4W: Part of Sections 3, 10, 11, 14
Project extends 150 feet on either side of centerline of MT69
Legal Description:
T5N, R4W: Part of Sections 10, 11, 13, 14, 24
Project extends 150 feet on either side of centerline of MT69

<table>
<thead>
<tr>
<th>NAME</th>
<th>ACRES</th>
</tr>
</thead>
<tbody>
<tr>
<td>WL 02</td>
<td>2.75</td>
</tr>
<tr>
<td>WL 14</td>
<td>0.22</td>
</tr>
<tr>
<td>WL 03</td>
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<td>WL 06</td>
<td>13.53</td>
</tr>
<tr>
<td>WL 18</td>
<td>1.38</td>
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<tr>
<td>WL 07</td>
<td>1.81</td>
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<td>WL 19</td>
<td>13.29</td>
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<tr>
<td>WL 08</td>
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<tr>
<td>WL 24</td>
<td>4.63</td>
</tr>
<tr>
<td>WL 13</td>
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</tr>
</tbody>
</table>

Legend
- Test Pit: Inside Wetland
- Test Pit: Outside Wetland
- 150 ft. Buffer
- Jurisdictional Wetlands
- Non-Jurisdictional Wetlands

Wetland Delineation Map
Boulder South II Wetland Delineation
Jefferson County, MT
Job #5078
Project Leader: Leanne Roulson
Map 4 of 5

Map Scale = 1:9,600     (One Inch = 800 feet)
Project extends 150 feet on either side of centerline of MT69.

Jurisdictional Wetlands
Non-Jurisdictional Wetlands
150 ft. Buffer
Test Pit: Inside Wetland
Test Pit: Outside Wetland

<table>
<thead>
<tr>
<th>NAME</th>
<th>ACRES</th>
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</thead>
<tbody>
<tr>
<td>WL 02</td>
<td>2.75</td>
</tr>
<tr>
<td>WL 03</td>
<td>4.36</td>
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<td>WL 04</td>
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<td>WL 06</td>
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<tr>
<td>WL 24</td>
<td>4.63</td>
</tr>
<tr>
<td>WL 25</td>
<td>0.01</td>
</tr>
</tbody>
</table>
APPENDIX F

Agency Correspondence
This is to let you know, that I will be unable to attend the Boulder - South Agency Coordination Meeting at the MDT Auditorium tomorrow (November 20th). Also, with limited resources and a heavy workload EPA has not had adequate time to fully review the Boulder - South Alternatives Analysis report dated October 2009, and conduct appropriate internal discussions/coordination to provide agency comments. However, I have skimmed the report, and want to share some preliminary perspectives.

Preliminarily it appears to me that adequate information and analysis has been provided in the October 2009 Alternatives Analysis Report to eliminate the alternatives involving potential new eastern and western realignments of Highway 69 from consideration. Potential additional stream crossing impacts; additional impacts to wildlife habitat and wildlife movement; local opposition; land acquisition problems; difficult terrain; high costs; etc.; are among the reasons identified in this report that appear to adequately support eliminating these new alignments from consideration.

This leaves the alternatives of "rehabilitation/reconstruction and widening of the existing 69 alignment" and "spot improvements" as remaining possible action alternatives. The alternative of "spot improvements" appears to be rejected because "it would not reduce the number of single vehicle crashes resulting in overtur, which is of primary concern on MT 69" (page 59). Preliminarily, it appears that this alternative has been rejected rather quickly.

It was stated in our earlier EPA comments, dated December 18, 2008, that public comments and public meeting transcripts evidenced that many members of the public in the project area questioned the need for the project, and/or thought only speed limit reductions, speed limit enforcement, and minor improvements needed to be made to the highway. While we have not fully reviewed this latest Alternatives Analysis Report (dated October 2009) and not had time for adequate internal agency dialogue, preliminarily it appears that the report does not show that MDT has given full consideration to these public concerns, and/or has not adequately explained its response to these public concerns, or fully justified rejection of the "spot improvement" alternative.

In regard to speed limit enforcement it is stated that "narrow paved width and lack of shoulders in the corridor make speed limit enforcement difficult." (page 6). It is our understanding that the spot improvement alternative would provide some additional pullouts to facilitate improved speed limit enforcement, and would also include resurfacing and perhaps other improvements (e.g., widening in areas of high accident rates (?). It is not clear to us why appropriate spot improvements would not reduce single vehicle crashes (i.e., if improvements would promote reduced speeds, better road surfaces, and address high accident probability areas). It would appear that reduction of driving speeds alone would likely reduce single vehicle crashes, since it is our understanding that excess speed is a major cause of single vehicle crashes. We would expect that any additional improvements would further reduce risk of single vehicle accidents.

The existing corridor of MT Highway 69 encroaches on the Boulder River and adjacent wetlands and riparian areas. Reconstruction and widening of this roadway has potential to aggravate these stream and wetland encroachments. While we do not oppose rehabilitation/reconstruction and widening of the roadway along the existing 69 alignment to enhance transportation safety, we recommend widening in areas that avoid additional impacts to aquatic resources, and/or shifting alignments to reduce aquatic encroachments as much as possible. We believe it is appropriate to carefully evaluate all options that minimize encroachment upon aquatic resources.

It appears to us that an alternative that includes some spot improvements and some rehabilitation/reconstruction and widening of the roadway along the existing 69 alignment in a manner that minimizes impacts on aquatic resources, and that also addresses public concerns about excessive speed and about transportation safety should be considered. The various environmental impacts and
public concerns need to be evaluated, and the trade-offs appropriately balanced to provide a more optimal solution.

Thank you for the opportunity to provide some input prior to the meeting. Please feel free to call me in Missoula at 406-329-3313 if you have questions.

Stephen Potts, NEPA Coordinator
EPA Region 8 Montana Office
10 West 15th St., Suite 3200
Helena, Montana 59626
Phone: 406-457-5022; FAX: 406-457-5055
At Missoula Forest Service Office: 406-329-3313
E-mail: potts.stephen@epa.gov
Dear Mr. Martin:

Thank you for the opportunity to review the revised Alternatives Analysis (AA) and participate in the third Agency Coordination Meeting for the Boulder-South project. I appreciate your revising the original AA to more fully explore the physical, fiscal, and legal constraints of the proposed project and to identify practicable alternatives.

After reviewing the revised analysis and discussing it at the November 20 meeting, I agree that upgrading the existing alignment is the most practicable alternative, given the safety considerations. I will be very interested in your proposed consideration of the “Future Avoidance and Minimization Considerations” as presented at the meeting, including:

- Reduced roadway width
- Design exceptions for non-standardized fill slope
- Reduction in Bridge width
- Use of retaining walls or bioengineered stabilization in appropriate locations
- Alignment shifts to minimize impacts to wetlands and the Boulder River

Fisheries Biologist Ron Spoon expressed particular concern about the reach of highway immediately adjacent to the Boulder River (south of the Little Boulder River). If the highway increases in width within this reach, we would appreciate early review of preliminary options before designs progress too far. We would also appreciate participating in discussions of mitigation options where impacts cannot be avoided.
Please contact me at (406) 444-5334 or jdarling@mt.gov with any questions.

Sincerely,

Jim Darling, Supervisor
Fisheries Habitat Section

Cc: Ron Spoon
Jeff Ryan, DEQ
November 30, 2009

Tom Martin, P.E.
Environmental Services Bureau Chief
MDT Environmental Services
Montana Department of Transportation
2701 Prospect Avenue
P.O. Box 201001
Helena, MT 59620-1001

Attn.: Boulder South Alternative Review STPP 69-1(9)22

Dear Mr. Martin:

The Department of Environmental Quality (DEQ) appreciates being a cooperating agency in the SAFETEA-LU process in scoping alternative alignments for the proposed Boulder-South highway project, located south of Boulder, MT in Jefferson County. This letter is to provide official agency comments on the Agency Review Draft of the Alternatives Analysis for this project (October 2009). Our review of this draft alternatives analysis includes support for the details of this analysis, general agreement with the analysis’ conclusions, and some suggested analysis revisions.

The five proposed alternatives appear to be well developed and to provide a variety of choices in developing a reasonable range of alternatives to achieve this project’s goals of travel safety and minimizing environmental effects. The alternatives are clear and fully comparable, with sufficient details to evaluate their advantages and disadvantages. The three-part evaluative screening process is helpful to identify these differences, although the fatal flaws method has some inexactness and limitations. The Forest Service’s decision by advantages’ transportation evaluation method may offer a more inclusive evaluation method for this type of preliminary route analysis (see Fred Bower for details).

The alternatives analysis concludes that the no build alternative would be unsuitable for full development, because it allows continued deterioration of the roadway and increases in future roadway crashes. Despite these flaws, this alternative will be carried forward into the detailed environmental analysis. The spot improvements alternative would not decrease the incidence of crashes, so is not recommended to be carried forward into the environmental analysis. The alternative of widening the roadway on roughly the existing right-of-way (ROW) is carried forward, because there are no identified flaws. The eastern
alignment has strong social opposition, difficulties in perpetuating access and a large amount of new ROW acquisition. The western alignment has several flaws including increased travel delays and topographic challenges.

While DEQ generally supports the conclusions of this screening process (that the eastern and western alignments do not need to be carried forward), we have concerns that the analysis comparisons are less than fully consistent and accurate. The first concern is that these alternatives are fairly simplified and do not include the normal engineering and environmental mitigations (which will be developed later as part of the detailed design work, the environmental analysis, and the permitting process). Thus, several of the so-called fatal flaws are merely difficulties that can be resolved in the design, environmental analysis and permitting processes.

Secondly, while the alternative analysis includes an excellent inventory of wetland resources (screen 2), this analysis does not include feedback from permitting agencies on the range of design-level requirements that future permits would carry and the probable scope of environmental mitigations for each of the alternatives (see item 4 below for some examples). DEQ is interested in the preliminary assessment including indications of the stream channel, riparian, and floodplain differences between the alternatives, in addition to this inventory/mapping of the acres of affected wetlands. Providing this wider suite of riparian ecological functions will give decision makers a more complete assessment of the range of critical resource items to be addressed in the design and permitting activities.

Third, the fatal flaw summary conclusions are occasionally less than persuasive. The incidence of crashes is likely to increase under all of the alternatives as traffic increases (screen 1), but the crucial difference between the alternatives probably is in the severity of the crashes (not only in their relative numbers). Likewise, in the relative costs of construction (screen 3), the incremental cost increase between the spot improvements alternative compared to the existing alignment alternative of $18 million is judged as acceptable, while the $6.5 million increment difference between the existing route and the western route is judged as unacceptable. This judgment of this moderate increment change is inconsistent and less than persuasive.

Fourth, this section of the Boulder River is listed as water quality impaired (TMDL will be developed by 2012), thus any route will have to reduce this highway’s load delivery to the Boulder River. These sediment/pollutant reductions will require extensive design work to reduce loads reaching the river and these measures (BMPs) will expand the range of design work and probable expanse of project effects. For example, the highway river and creek crossings will need to be upgraded to avoid contributing any sediment to the channel, thus leading to full floodplain and channel-spanning bridge and culvert designs. Extended highway improvements regarding stream channel encroachment, riparian vegetation, wetlands, and floodplain effects will also be part of the design and permitting processes.
Fifth, the regular practices of sidecasting snow and other road debris will likely require sufficient berms or catchment areas along the proposed roadway improvements to insure that road sanding, bridge runoff and petroleum spills do not reach any waters or wetlands. These design considerations may also increase project design work and project areas.

We appreciate this alternatives analysis and support going forward to the public. We continue to support this SAFETEA-LU process and look forward to participating in the upcoming environmental and design processes. Thank you for this opportunity to comment. If you have any questions, please contact Jeff Ryan, Water Protection Bureau (406-444-4626) or Mark Kelley, Water Quality Planning Bureau (406-444-3508).

Sincerely,

[Signed]

Tom Ellerhoff
Science Program Manager

cc: J. Ryan
    M. Kelley
    R. Ray
    M. Bostrom
    G. Mathieus
    J. Hanson
    J. Chambers
    J. Darling, FWP
    S. Potts, EPA
    D. Blank, COE
    S. Jackson, USFWS
Dear Mr. Martin:

This letter is in reference to the Agency Review Draft of the Alternatives Analysis (AA) for Boulder South Alternative Review STPP 69-1(9)22 (October 2009) as part of the SAFETEA-LU process in scoping alternative alignments for the proposed Boulder-South highway project, located south of Boulder, Montana in Jefferson County.

We were only allowed 4 business days during a major holiday week to provide comments after the agency meeting on November 20, 2009 and after receiving the document only 9 business days beforehand. This has not been enough time to adequately review the AA; however, we would like to submit the following comments regarding the AA.

While we understand the Eastern and Western Alignments may not be the least environmentally practicable alternative (LEPDA) due to the reasons explained in the AA, it does not appear that impacts to waters of the U.S. were fully addressed for the Existing Alignment alternative. Specifically, in-stream work in the Boulder River and other perennial fish bearing streams was alluded to, but never quantified. Bank stabilization, increased culvert size and length, bridge replacements and other activities will impact streams beyond just wetlands. Riprap was not mentioned in any of the economic analyses.

Also not analyzed was removing the pavement from the existing alignment, turning it into a gravel road and allowing that road to become the “back road”. There would be no additional maintenance since presumably the county is already maintaining the current gravel “back road” (the eastern alignment). Impacts to wildlife and fisheries might then be far different that the scenarios analyzed so far.

Also, the statement was made that “27 culverts would be required along an eastern alignment”; however, no mention was made if these were completely new crossings as there is an existing road that is already in place. Presumably, if any portion of the existing road would not be used for the eastern alignment, the culverts would be removed and the streambanks restored. These crossings would not be additional road crossings, and therefore not be “additional” barriers to aquatic life movements.

It also appears the “Spot Improvements” alternative was held to such stringent standards that it was thrown out without full consideration. As was expressed in the meeting, there was inadequate explanation of how this alternative would not meet the purpose and need for the project. Therefore, we
request that the Existing Alignment alternative analysis within the future environmental assessment contain a design alternative that combines the elements of the spot improvement with road reconstruction and widening. Reading through all the public comments, the rural nature of the road was highly prized; and they requested that speeds be reduced, truck traffic diverted around the roadway, a permanent weigh station be installed, and improvements be minimized. The overwhelming majority appeared to see no need to upgrade the road, especially to such a large degree. This design alternative could help avoid and minimize impacts to waters of the U.S. to the maximum extent practicable.

Thank you for the opportunity to comment. We look forward to more participation as the Environmental Assessment and proposed design continues. Please contact me if you have any questions at the address above or at (406) 441-1375 and refer to Corps File Number NWO-2008-01276-MTH

Sincerely,

Deborah L. Blank
Project Manager
Ref: 8M0

September 8, 2010

Mr. Tom Martin, P.E.
Environmental Services Bureau
Montana Dept. of Transportation
2701 Prospect Avenue, P.O. Box 201001
Helena, MT 59620-1001

Re: MDT Project No. STPP 69-1(9)22; MDT Control No. 2019; Boulder–South Project

Dear Mr. Martin:

The Environmental Protection Agency (EPA) Region VIII Montana Office has reviewed the Administrative Draft Environmental Assessment for the above referenced Boulder–South highway improvement project on Montana Primary Route 69, in Jefferson County, south of Boulder, Montana.

The proposed project involves rehabilitation/reconstruction, widening and some realignment of existing Montana Route 69 along a 5.7 mile segment of road south of Boulder, Montana. Roadway top width is proposed to be widened from the existing 26 feet to 34 feet, and shoulder widths and side slopes would be updated to improve safety for the traveling public. Much of the road segment is adjacent to wetlands and/or the Boulder River. The bridge over the Little Boulder River would be replaced.

The EPA supports efforts of the Montana Dept. of Transportation (MDT) to improve public traveling safety on Montana Highway 69. We appreciate the efforts of the MDT to consider design adjustments to better avoid and/or minimize impacts to the Boulder River and adjacent wetlands. While we appreciate consideration of these design adjustments, we encourage MDT to consider additional adjustments that may further reduce potential road encroachment on the river and wetlands, as well as to improve safety and wildlife passage and connectivity. The EA states, although MDT initially considered a 32-foot top width in an effort to minimize impacts to natural resources, it was determined that the reduction in wetland impacts with a 32-foot top width would be less than one acre. MDT did not consider this to be a substantial enough reduction in wetland impacts to justify the loss in safety benefits from a narrower road, therefore, a 34-foot top width was selected for the proposed project.

EPA is not certain about the magnitude of reduction in safety benefits that would result from a narrower road, but it is clear that a road width narrower than 34 feet would result in less impacts to aquatic resources. The proposed Build Alternative to construct a wider, straighter
roadway for MT 69 will likely facilitate increased speeds, contrary to the primary purpose of the project to improve safety, as well as increase adverse effects on aquatic resources. We support improvements to MT 69 to improve traveling safety as well as provide safe wildlife passage and reduced road encroachment upon the Boulder River and wetlands. We are concerned, however, that the proposed Build Alternative in the Administrative Draft EA may not provide for optimal balancing of these objectives. We believe it is important that all practicable efforts to avoid and minimize impacts to aquatic resources be adequately considered for the proposed project.

We note that many local residents expressed concerns about safety and excess speeds on MT 69, and offered recommendations that lowering of speed limits be considered, particularly for the many trucks that use MT 69 as a shortcut between I-15 and I-90. Public comments shown in the public meeting transcripts and appendices in the September 2006 Alternative Analysis Report identify concerns that highway improvements may encourage more traffic, more trucks, and higher speeds.

We believe the concerns of the local residents most familiar with the road corridor regarding excess speeds for the site-specific conditions on MT 69 in the Boulder River corridor should be given greater consideration. It appears to us that "excess speed" should be evaluated relative to road conditions and the surrounding and built environments as well as posted speed limits. One action MDT may want to reconsider is alternative speed limits, although the EA indicates that MDT does not have authority for setting speed limits. It is not clear to us if MDT has any role in making recommendations regarding speed limits to the legislature or to the Montana Transportation Commission in cases where road conditions and/or sensitive environments through which a road passes may justify slower speeds. It would be helpful if MDT's role in making speed limit recommendations were clarified.

In addition to lowering of speed limits, there may be other options that don't involve legislative action such as traffic calming measures that may promote reduced speed at site-specific, sensitive areas along the road. Such options do not appear to have been fully considered. It appears to us that perhaps incorporation of traffic calming measures in association with a narrower road may provide for reduced road encroachment upon the river and wetlands as well as enhanced safety benefits and wildlife passage. We note that the article on "Best Practices for Reducing Wildlife – Vehicle Collisions" in the Transportation Research Board newsletter, Transportation and the Environment: Mutual Enhancements. TR News #262: May-June 2009. p. 15, (http://onlinepubs.trb.org/onlinepubs/trnews/trnews262.pdf ), included among its recommendations, "reducing speed by traffic calming measures, reducing the posted speed limit, or reducing the design speed."

We believe MDT should at least evaluate and consider the potential for using a narrower road in association with traffic calming measures to reduce road encroachment upon the Boulder River and wetlands, as well as promote public safety and safer wildlife passage along this environmentally sensitive corridor.

We also note that the Boulder River and Little Boulder River in this area are listed as water quality impaired under Section 303(d) of the Clean Water Act by the Montana DEQ. It is important that the proposed project be consistent with development of Total Maximum Daily
Loads (TMDLs) and Water Quality Restoration Plans for these impaired waters. The listed sources of water quality impairment for the Boulder River include loss of riparian habitat. The EA indicates that direct impacts from the proposed MT 69 project would include removal of vegetation and loss of habitat due to road widening and straightening (page 38). Efforts to reduce road encroachment upon the Boulder River and adjacent riparian habitat, therefore, are also likely to lessen loss of riparian habitat which may better promote water quality restoration.

We are enclosing our more detailed comments with further discussion of these matters along with our additional comments and questions. We appreciate the opportunity to review and comment on the Administrative Draft EA.

If you have any questions regarding our comments and/or would like to discuss them further please contact Mr. Stephen Potts of my staff in Missoula at (406) 329-3313, or in Helena at (406) 457-5022, or via e-mail at potts.stephen@epa.gov. Thank you for your consideration.

Sincerely,

Julie A. DalSoglio
Director
Montana Office

cc: Larry Svoboda/Connie Collins, EPA, 8EPA-N, Denver
    Jeff Ryan/Robert Ray/Mark Kelley, MDEQ, Helena
    Jim Darling/Beau Downing, MDFWP, Helena
    Anne Vandehey/Katrina Dixon, USFWS, Helena
    Todd Tillinger/Deborah Blank, COE, Helena
Additional EPA Comments on Administrative Draft Environmental Assessment, Montana Highway 69, Boulder-South Project

Comments:

1) The EA states that the project corridor is bordered by wetlands for almost the entire length (page 36), with approximately 93 acres of wetlands in the corridor (page 38), and an estimated project wetland impact of 18 acres (Table 3.3, page 37). There are locations where the highway encroaches on the active channel of the Boulder River. Accordingly, we believe minimization of further road encroachment on the Boulder River and adjacent wetlands should be a high priority for the proposed project.

MDT has identified environmental impact avoidance and minimization actions in Table 2.1 (page 10). These include use of steeper slopes to reduce roadway footprint; use of retaining walls in places to reduce river encroachment; shifting roadway alignment into the rock face and steepening of rock cuts in areas in order to avoid or minimize road encroachment into the Boulder River; use of bioengineered bank stabilization structures in appropriate locations; enhancement of wildlife crossing opportunities with structures, including a larger bridge over the Little Boulder River and sizing culverts to allow small animal movement.

As stated in our the letter transmitting EA comments, while we appreciate these design adjustments to reduce impacts, we believe MDT should evaluate and consider the potential for using a narrower road width in association with traffic calming measures for proposed MT 69 highway improvements to reduce road encroachment upon the Boulder River and wetlands, promote public traveling safety and wildlife passage along this environmentally sensitive corridor.

The MT 69 project appears to be the type of project where traffic calming measures at selected locations may offer benefits. Road circumstances where traffic calming measures may offer benefits include where there are narrow two-lane curvy roads; periodic icing; wildlife road crossings; and/or where there may be adverse environmental effects as a result of providing standard high speed road designs in a sensitive area such as a road adjacent to rivers/wetlands. The MT 69 Boulder River corridor includes many of these circumstances to varying degrees. Traffic calming measures that encourage speed reduction may not only reduce accidents and increase public safety, but may also promote safer wildlife passage and allow a roadway design with less encroachment upon the Boulder River and adjacent wetlands. It is not clear to us why a project espousing improvement in safety as a primary project purpose, and where speed is a factor in a third of rollover crashes and is a concern of local residents most familiar with the highway, would not consider traffic calming measures.

For example, it appears to us that roughening of the road surface (i.e., (e.g., a series of very mild grooves cut into the road surface at intervals) to promote reduced vehicle speeds in sensitive areas may be a viable option that should be considered. Providing a roughened road surface in areas with high likelihood of wildlife crossings may reduce
potential for wildlife-vehicle collisions, and may be less expensive and/or more effective than constructing wildlife crossing structures, or may add to the effectiveness of wildlife crossing structures. A roughened road surface that promotes reduced speeds may also allow road designs with less river/wetland encroachment in a corridor with close road proximity to a river and wetlands such as the MT 69 Boulder River corridor.

Grooves in road surfaces need not be to the extent of a continuous rumble strip along the road surface, but just enough surface roughening for a driver to notice the extra vibration, and by sensing a change in road surface conditions may perhaps encourage the driver to go slower. For example, there are a series of grooves cut into the surface of Montana Highway 141 at intervals just before it intersects with Montana Highway 200 north of Helmville. These grooves promote slower travel speeds and warn the traveler to slow down before approaching the stop sign at the intersection of Highway 141 with Highway 200. It would appear to us that a series of such grooves could be used on MT 69 to promote slower travel speeds near important wildlife crossings, and in areas of potential road encroachment on the Boulder River, and thus, allow a slightly narrower road in river encroachment areas. Posting of roadway signs describing the purpose of the road grooves could also be used to promote slower speeds and inform/educate the public about the need to slow down in the Boulder River corridor and wildlife crossing areas. Of course slower speeds would also likely enhance public safety, which once again, is the stated purpose of the proposed project.

While the EA states that savings in wetland impacts with a 32-foot top width would only be one acre or less, we note that in addition to reducing wetland impacts by one acre, there would also likely be benefits in the form of accident reduction, increased public safety, and improved opportunities for safe wildlife passage. This would mean minor reduction of the proposed widened 5 foot shoulder instead to a 4 foot shoulder, which would still be considerably wider than the existing road. In fact, we don’t know why an even narrower shoulder (e.g., 3 feet) could not even be considered in areas of river/wetland encroachment.

Also, the EA states that if reliable cost-effective technology become available an animal detection system with flashing lights and location specific signage to warn drivers of upcoming wildlife crossing zones will be considered under the Preferred Alternative, since they are relatively inexpensive measures (page 42). We don’t know why including a series of road grooves with the signs and flashing lights should not also be considered under the Preferred Alternative. Road grooves would also be a relatively inexpensive measure, and a series of road grooves in association with an animal detection system may be more effective at influencing driver behavior (effecting speed reduction) than an animal detection system by itself.

It does not appear to us that potential safety benefits of traffic calming measures have been fully considered and evaluated for the proposed project. The primary purpose of the proposed project is to improve safety to users of the corridor while mitigating project impacts to the surrounding natural and built environments (page 3). We believe MDT should evaluate and consider the potential for incorporating traffic calming measures into
proposed MT 69 highway improvements to reduce road encroachment upon the Boulder River and wetlands, as well as reduce excess speed, promote public safety and safe wildlife passage along this environmentally sensitive corridor. We suggest that this is especially needed for a project espousing safety improvement as a primary project purpose.

2) The EA includes a statement identifying narrow to non-existent shoulders, insufficient sight distance, periodic icing, and steep fill slopes as the factors contributing to crashes on page 3. This statement fails to include speed among the factors contributing to crashes on MT 69, even though speed was an important concern identified by the local residents most familiar with the road. Wildlife crossings and wildlife-vehicle collisions are noted as a safety concern, although, wildlife crossings were also not included in the statement identifying factors contributing to crashes (e.g., 21 percent of crashes during the 1998 to 2007 timeframe involved collisions with animals). It is also stated that a 2009 speed study showed that 85 percent of vehicles traveled at or below the posted speed limit (page 18). However, it appears to us that “excess speed” should be evaluated relative to road conditions and the surrounding and built environments as well as posted speed limits. A third of rollover crashes during a 1998 to 2007 timeframe were associated with speed (page 3). It appears to us that speed and wildlife crossings should also be included among the factors contributing to crashes in the statement on page 3.

3) On page 5 it is stated that under the Build Alternative the new roadway would conform to Non-National Highway System Primary Minor Arterial standards where practicable, including 6:1 inslopes, 10 feet of 20:1 ditch and standard cut and fill slopes. Table 1 (page 10), however, indicates that non-standard fill slopes will be used where appropriate to reduce the footprint of the roadway. To avoid confusion, we recommend that the statement on page 5 be revised to indicate that Non-National Highway System Primary Minor Arterial standards would be evaluated relative to environmental impacts in sensitive areas along the Boulder River corridor, and deviations from some standards would be used where appropriate. We believe there is a need to consider the sensitivity of the environment through which a road is constructed and the extent of potential environmental impacts when determining road design standards.

4) At the bottom of page 18 in regard to safety it is stated that “no mitigation would be required.” We assume this is intended to mean that no further mitigation is needed in regard to safety. As discussed in our comment letter, we recommend that MDT evaluate and consider the potential for incorporating traffic calming measures into proposed MT 69 highway improvements, since traffic calming measures may increase safety benefits as well as allow reduction in encroachment of the road into wetlands and the Boulder River.

5) On page 19 in regard to the discussion on Effects on Community, it is stated that some existing wetland areas would be converted to transportation uses, and immediately below that it is stated that “no mitigation would be required.” While it is stated on EA page 38 that impacts to wetlands would need to be mitigated, we recommend modifying the “no mitigation” statement on page 19 to clarify that wetlands impacted by conversion to
transportation uses would be mitigated (i.e., compensated for). This may help avoid confusion to readers and make the EA more consistent.

6) The EA states that the Boulder River and Little Boulder River are listed as water quality impaired by the Montana Dept. of Environmental Quality (MDEQ) under Section 303(d) of the Clean Water Act (page 35, http://cwaic.mt.gov/). It is important that the proposed MT 69 highway improvement project be consistent with development of a Total Maximum Daily Loads (TMDLs) and Water Quality Restoration Plans for these impaired waters. Among the probable causes of water quality impairment for the Boulder River listed by MDEQ are sedimentation and siltation, elevated temperatures, and alteration in stream-side or littoral vegetative covers; and included among the probable sources of impairment are loss of riparian habitat. Among the probable causes of water quality impairment for the Little Boulder River are alteration in stream-side or littoral vegetative covers and physical substrate habitat alterations from probable sources that include road and bridge construction.

It is important that appropriate efforts are made to avoid further degradation to these water quality impaired rivers and promote water quality restoration. This should include efforts to avoid delivery of sediment and additional loss of riparian habitat to the Boulder River, and avoid additional alteration of stream-side or littoral vegetative covers and physical substrate habitat alterations in the Little Boulder River. The EA predicts that that the proposed MT 69 project will result in removal of vegetation and loss of habitat is during road widening and straightening, including substantial impacts to larger cottonwood and aspen trees, with loss of numerous trees (page 38). This has potential to affect water quality through surface water runoff and removal of vegetation (page 35). The EA indicates that actions to reduce water quality impacts include: MDT’s Environmental Standards and Specifications; requirements of the Montana Stream Protection Act; sediment control BMPs; requirements of the Storm Water Pollution Prevention Plan (SWPPP) (page 36); minimization of ground disturbance through consideration of changes in side slopes, non-standard ditches, and alignment shifts; and revegetation following construction (page 38).

We support such efforts to mitigate water quality impacts, and recommend that the MDT coordinate with Montana DEQ TMDL program staff to assure that MDEQ considers the proposed MT 69 highway project to be consistent with TMDLs and water quality improvement in the water quality impaired listed streams (contact MDEQ staff such as Mr. Mark Kelley at 406-444-3508, Mr. Dean Yashan at 406-444-5317, and/or Mr. Robert Ray at 406-444-5319). We have concerns regarding the potential loss of many larger trees that may provide shade to the Boulder River, since elevated temperatures are among the listed causes of water quality impairment to the river. It would be of interest if a narrower road in association with traffic calming measures could result in loss of fewer larger trees, and thus, less loss of shade and reduced impacts on river temperature.

7) The EA estimates approximately 18 acres of wetland impacts from the proposed project (Table 3.3, page 37). It is important that all practicable efforts be made to avoid and minimize impacts to waters of the U.S., including wetlands, in accordance with the Clean
Water Act 404(b)(1) Guidelines (40 CFR Part 230). The term practicable means available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes. As noted in our comment letter, we believe it should be a high priority to minimize road encroachment on the Boulder River and adjacent wetlands, and recommend that a narrower road width in association with traffic calming measures be considered for incorporation into the Build Alternative as a means to better avoid and minimize impacts to aquatic resources.

It is also important that mitigation be provided for the unavoidable impacts to aquatic resources that occur, and such mitigation must be consistent with the April 10, 2008 joint Army Corps of Engineers/EPA Rule on Compensatory Mitigation for Losses of Aquatic Resources (see final rule at, http://www.epa.gov/owow/wetlands/pdf/wetlands_mitigation_final_rule_4_10_08.pdf). We are pleased that MDT will consult with the U.S. Army Corps of Engineers regarding determination of acceptable mitigation for impacts to aquatic resources (page 38).

8) The discussion of impacts to wildlife (pages 39 to 42) identifies a high use wildlife crossing area just north of milepost (MP) 33, and it is stated that Wetland 4 is a wildlife crossing zone, although the milepost in association with Wetland 4 is not clear (page 40). Areas of higher levels of wildlife-vehicle collisions are also stated to occur between MP 34 and MP 34.5, and between MP 35.9 and MP 36.8; and it is reported that roadkill data show two segments of project area have higher kill rates than the rest of the project area, MP 34 and MP 37.

The EA states that wildlife mitigation strategies may include wildlife friendly fencing and vegetation management facilitating at-grade crossings at desired locations, and signing and barrier fencing at curves and areas of limited roadside visibility. MDT will consider wider shoulders cleared of vegetation to improve sight distances, and use tree planting to encourage animal movement at desirable locations. Animal detection systems with flashing lights and signs will be considered if reliable and cost-effective technology becomes available (page 42). MDT will also consider enhancement of structures such as the Little Boulder River bridge and culverts to allow animal movement; and will consider wildlife overpass crossing facilities.

We are pleased that MDT will consider potential measures to improve opportunities for safe wildlife passage, although we note that few firm commitments to implement these measures appear to be provided. It is just stated that MDT will consider such measures. We recommend inclusion of firmer commitments to implement measures that will provide safe wildlife passage and reduce wildlife-vehicle collisions. As evidenced in our comment letter and prior comments, we also believe traffic calming measures that promote slower traffic at wildlife crossing areas and areas with a higher rate of wildlife-vehicle collisions would enhance wildlife passage, as well as increase public safety, and potentially reduce river and wetland impacts if done in association with a narrower road.

It would be of interest to evaluate congruence or similarity of wildlife crossing areas and areas with a higher rate of wildlife-vehicle collisions and areas of potential river and
wetland encroachment. Are there particular areas where a slightly narrower road would result in reduced wetland or river encroachment that would also correspond to wildlife crossing areas? Perhaps the Wetland 4 area mentioned above would be one such area. Traffic calming measures at such locations may offer the dual benefit of enhancing wildlife passage and reducing river/wetland encroachment, while also increasing public safety.

We also want to indicate that we fully support proposed use of a larger Little Boulder River bridge crossing and larger culverts that increase opportunity for small animal passage under the roadway. Bridge and culvert dimensions that provide animal movement should also assure that the road stream crossings adequately pass flood flows, flood borne debris, sediment, and bedload, with minimal creation of scour or erosive eddies, sedimentation, gravel deposition, and backwater, with minimal river channel, floodplain and riparian encroachment.

9) We appreciate MDT’s efforts to enhance pedestrian and bicycle travel opportunities with incorporation of a pedestrian/bicycle path along the roadway corridor (pages 10, 11). Although the extent to which a pedestrian/bicycle path along the roadway corridor may exacerbate river and wetland encroachments should be more clearly identified.