

From: Fortin-Noreus, Jennifer
To: [Gunther, Kerry](#)
Subject: RE: developed site standards
Date: Thursday, June 02, 2016 10:15:00 AM

I will add that language to the proposed edits.

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From: Gunther, Kerry [mailto:kerry_gunther@nps.gov]
Sent: Thursday, June 02, 2016 10:08 AM
To: Fortin-Noreus, Jennifer
Subject: Re: developed site standards

Can we just put (capacity and acreage) after the word Expansion. When ever possible we try not to expand acreage, but in some cases we may have to.

Kerry

On Thu, Jun 2, 2016 at 9:40 AM, Fortin-Noreus, Jennifer <jennifer.fortin-noreus@mso.umt.edu> wrote:
Kerry,

I do not believe that the current wording limits either capacity or acreage but if you would like to propose any clarifying edits please do.

Jennifer

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From: Gunther, Kerry [mailto:kerry_gunther@nps.gov]
Sent: Thursday, June 02, 2016 9:32 AM
To: Fortin-Noreus, Jennifer
Subject: Re: developed site standards

Jennifer,

That works for us as long as the term expansion of administrative sites includes both size (acreage) and capacity (number of employees living there). We have always attempted to add new buildings through in-fill within existing developments, but are running out of places to do that, and so may need to expand the outer boundaries of some developments to accommodate some new employee dorms.

Kerry

On Thu, Jun 2, 2016 at 8:50 AM, Fortin-Noreus, Jennifer <jennifer.fortin-noreus@mso.umt.edu> wrote:

Kerry,

I wanted to follow up on the habitat subgroup phone call. You expressed concern with the developed and administrative site standards as it hinders the potential for increasing employee housing. There is a bullet under 'Application Rules for Developed Sites' (p. 66) that states:

Expansion of existing administrative sites is exempt from mitigation if such developments are deemed necessary for enhancement of public land management and other viable alternatives are not available. Temporary construction of work camps for highway construction or other major maintenance projects are exempt from human capacity mitigation if other viable alternatives are not available. Food storage structures and management must be in place and all other factors resulting in potential detrimental impacts to grizzly bears will be mitigated as identified for other developed sites.

Does this address your concerns?

Thanks!

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