Affected Environment – A description of the existing environment to be affected by the proposed action (40 CFR 1502.15).

Alternative – A reasonable way to fix the identified problem or satisfy the stated need (40 CFR 1502.4).

Area of Potential Effect (APE) – An area that includes all Project construction and excavation activity required to construct, modify, improve, or maintain any facilities; any right-of-way or easement areas necessary for the construction, operation, and maintenance of the Project; all areas used for excavation of borrow material and habitat creation; all construction staging areas, access routes, utilities, spoil areas, and stockpiling areas.

Categorical Exclusion (CAT EX) – A category of actions that do not individually or cumulatively have a significant effect on the human environment and have been found to have no such effect in procedures adopted by a Federal agency pursuant to NEPA (40 CFR 1508.4).

Council on Environmental Quality (CEQ) – Established under Title II of NEPA to develop Federal agency-wide policy and regulations for implementing the procedural provisions of NEPA, resolve interagency disagreements concerning proposed major Federal actions, and to ensure that Federal agency programs and procedures are in compliance with NEPA.

Cumulative Effect (CE) – The incremental environmental impact or effect of the proposed action, together with impacts of past, present, and reasonably foreseeable future actions, regardless of what agency (Federal or non-Federal) or person undertakes such other actions. Cumulative effects can result from individually minor but collectively significant actions taking place over a period of time (40 CFR 1508.7).

Determination of NEPA Adequacy (DNA) – A DNA is a determination that an action is adequately analyzed in an existing NEPA document and conforms to the approved land use plan. A DNA is a means by which you use existing NEPA to cover your proposed action without doing any additional NEPA. The DNA is a Department of the Interior procedure. This concept is not specifically described in the Council on Environmental Quality NEPA Regulations.

Environmental Consequences (EC) – Environmental effects of project alternatives, including the proposed action, any adverse environmental effects which cannot be avoided, the relationship between short-term uses of the human environment, and any irreversible or irretrievable commitments of resources which would be involved if the proposal should be implemented (40 CFR 1502.16).

Environmental Action Statement (EAS) – A Service-required document prepared to improve the Service's administrative record for categorically excluded actions that may be controversial, emergency actions under CEQ's NEPA regulations (40 CFR 1506.1 1), decisions based on EAs to prepare an EIS, and any decision where improved documentation of the administrative record

is desirable, and to facilitate internal program review and final approval when a FONSI is to be signed at the FWS-WO and FWS-RO level (550 FW).

Environmental Impact Statement (EIS) – A detailed written statement required by section 102(2)(C) of NEPA, analyzing the environmental impacts of a proposed action, adverse effects of the project that cannot be avoided, alternative courses of action, short-term uses of the environment versus the maintenance and enhancement of long-term productivity, and any irreversible and irretrievable commitment of resources (40 CFR 1508.1 1).

Environmental Assessment (EA) – A concise public document, prepared in compliance with NEPA, that briefly discusses the purpose and need for an action, alternatives to such action, and provides sufficient evidence and analysis of impacts to determine whether to prepare an environmental impact statement or finding of no significant impact (40 CFR 1508.9).

Finding of No Significant Impact (FONSI) – A document prepared in compliance with NEPA, supported by an environmental assessment, which analyzes whether a Federal action will have no significant effect on the human environment and for which an environmental impact statement, therefore, will not be prepared 40 CFR 1508.13).

Human Environment – Includes the natural and physical environment and the relationship of people with the environment (40 CFR 1508.14).

Impact (Effect) – A direct result of an action which occurs at the same time and place; or an indirect result of an action which occurs later in time or in a different place and is reasonably foreseeable; or the cumulative results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency or person undertakes such other actions (40 CFR 1508.8).

Lead Agency – The agency or agencies responsible for preparing the environmental impact statement (40 CFR 1508.16). Major Federal Action – Actions with effects that may be major and which are potentially subject to Federal control and responsibility (40 CFR 1508.18). Mitigation – Planning actions taken to avoid an impact altogether to minimize the degree or magnitude of the impact, reduce the impact over time, rectify the impact, or compensate for the impact (40 CFR 1508.20)

National Environmental Policy Act of 1969 (NEPA) – Requires all agencies, including the Service, to examine the environmental impacts of their actions, incorporate environmental information, and utilize public participation in the planning and implementation of all actions. Federal agencies must integrate NEPA with other planning requirements and prepare appropriate NEPA documents to facilitate better environmental decision making. NEPA requires Federal agencies to review and comment on Federal agency environmental plans/documents when the agency has jurisdiction by law or special expertise with respect to any environmental impacts involved. (42 U.S.C. 4321- 4327) (40 CFR 1500-1508).

No Action Alternative – The alternative where current conditions and trends are projected into the future without another proposed action (40 CFR 1502.14(d)).

Notice of Intent (NOI) – A notice that an environmental impact statement will be prepared and considered (40 CFR 1508.22).

Notice of Proposed Action (NOPA) – The notice of proposed actions provides an opportunity for the public to provide meaningful input prior to the decision on projects and activities implementing land and resource management plans (36 CFR 215.5).

Notice of Realty Action (NORA) – A notice indicating the availability of public lands for non-Federal uses through lease, permit or easement. The notice shall be issued, published and sent to parties of interest by the authorized officer, including, but not limited to, adjoining land owners and current or past land users, when a determination has been made that such public lands are available for a particular use either through the submission of a public initiated proposal or through the land use planning process (43 CFR 2920.4).

Preliminary Environmental Assessment (PEA) – To ensure health of people and the environment, the Department of Interior coordinates with its bureaus/offices to minimize the exposure of bureaus/offices to liabilities and potential remediation costs by avoiding the acquisition of real property that is contaminated, unless otherwise specifically directed by Congress, court mandate, or as determined by the Secretary of Interior or the Secretary's authorized representative.

Proposed Action – A plan that contains sufficient details about the intended actions to be taken, or that will result, to allow alternatives to be developed and its environmental impacts analyzed (40 CFR 1508.23).

Record of Decision (ROD) – A concise public record of decision prepared by the Federal agency, pursuant to NEPA that contains a statement of the decision, identification of all alternatives considered, identification of the environmentally preferable alternative, a statement as to whether all practical means to avoid or minimize environmental harm from the alternative selected have been adopted (and if not, why they were not), and a summary of monitoring and enforcement where applicable for any mitigation (40 CFR 1505.2).

Relationship of Short-Term Uses and Long-Term Productivity – The balance or trade-off between short-term uses and long-term productivity need to be defined in relation to the proposed activity in question. Each resource, of necessity, has to be provided with its own definitions of short- term and long-term (40 CFR 1502.16).

Scope – The range of actions, alternatives, and impacts to be considered in an environmental impact statement (40 CFR 1508.25).

Scoping – An early and open process for determining the extent and variety of issues to be addressed and for identifying the significant issues related to a proposed action (40 CFR 1501.7).

Significant - Use in NEPA requires consideration of both context and intensity (40 CFR 1508.27): Context - significance of an action must be analyzed in its current and proposed shortand long-term effects on the whole of a given resource (e.g.-affected region)

Intensity - Refers to the severity of the effect.

Tiering – The coverage of general matters in broader environmental impact statements with subsequent narrower statements of environmental analysis, incorporating by reference, the general discussions and concentrating on specific issues (40 CFR 1508.28).

Unavoidable Adverse Effects – Effects that can not be avoided due to constraints in alternatives. These effects do not have to be avoided by the planning agency, but they must be disclosed, discussed, and mitigated, if possible (40 CFR 1500.2(e).

Utility Environmental Protection Act (UEPA) – The Utility Environmental Protection Act (UEPA) was enacted in 1971 to address environmental issues related to the construction of utility facilities. UEPA permits granted by the Public Utilities Commission of Nevada (PUCN) apply to; conventional power plants, renewable energy power plants rated over 70 MW, electric transmission facilities rated over 200 kilovolts, gas transmission lines and associated facilities, water transmission lines and associated facilities, and sewer transmission and treatment facilities. UEPA permits are addressed in Nevada Revised Statutes (NRS) 704.820 through 704.900, and Nevada Administrative Code (NAC) 703.415 through 703.427.

ABBREVIATIONS AND ACRONYMS

AD-ES: Assistant Director - Ecological Services

AFB: Air Force Base

APE: Area of Potential Effect

BLM: Bureau of Land Management

BOR: Bureau of Reclamation

CAT EX: Categorical Exclusion

CEQ: Council on Environmental Quality

CERCLA: Comprehensive Environmental Response, Compensation and Liability Act of 1980

CG: U.S. Coast Guard

Clearinghouse: Nevada State Clearinghouse

DHC: Division of Habitat Conservation

Director: Director, U.S. Fish and Wildlife Service

D-J: Dingell-Johnson Act (Federal Aid in Sport Fish Restoration Act)

DNA: Determination of NEPA Adequacy

DOPAA: Description of Proposed Action and Alternatives

DOI or Department: Department of Interior

DOT: Department of Transportation

EA: Environmental Assessment

EC: Environmental Coordination

ED: Environmental Document

EJ: Environmental Justice

EIS: Environmental Impact Statement

EO: Executive Order

EPA: Environmental Protection Agency

ER: Environmental Review

ES: Ecological Services

ESA: Endangered Species Act

FAA: Federal Aviation Administration

FERC: Federal Energy Regulatory Commission

FHWA: Federal Highway Administration

FONSI: Finding of No Significant Impact

FWCA: Fish and Wildlife Coordination Act

ES Transmittal: ES Environmental Review Distribution Transmittal

ICRMP: Integrated Cultural Resources Management Plan

IICEP: Interagency and Intergovernmental Coordination for Environmental Planning

IG: Inspector General

INRMP: Integrated Natural Resource Management Plan

MOA: Memorandum of Agreement

MOU: Memorandum of Understanding

MMPA: Marine Mammal Protection Act

MW: Megawatt

NAC: Nevada Administrative Code

NAS: Naval Air Station

NDEP: Nevada Division of Environmental Protection

NDSL: Nevada Division of State Lands

NDOT: Nevada Department of Transportation

NEPA: National Environmental Policy Act

NEPA Regulations: CEQ Regulations for Implementing the Procedural Provisions of NEPA

NG: National Guard

NHPA: National Historic Preservation Act

NOA: Notice of Availability

NOI: Notice of Intent

NOPA: Notice of Proposed Action

NORA: Notice of Realty Action

NPS: National Park Service

NRS: Nevada Revised Statutes

NTRPA: Nevada Tahoe Regional Planning Agency

OEA: Office of Environmental Affairs (DOI)

PEA: Preliminary Environmental Assessment

P&RA: Preferred and Reasonable Alternative

REC: Regional Environmental Coordinator (Service)

REO: Regional Environmental Officer (DOI)

RMP: Resource Management Plan (DOI)

PNRS: Preliminary Natural Resources Survey

ROW: Right of Way

RTC: Regional Transportation Commission

Secretary: Secretary of the Interior

Service: U.S. Fish and Wildlife Service

SLUPA: Nevada State Land Use Planning Agency

SLUPAC: Nevada State Land Use Planning Advisory Council

SOW: Scope of Work

TRPA: Tahoe Regional Planning Agency

USACE: U.S. Army Corps of Engineers

UEPA: Utility Environmental Protection Act (PUC)

USC: United States Code

WO: Washington Office