

No.	Point of Contact	Organization/ Commenter	Section #	Page #	Line #	Specific Wording Change	Rationale for Recommended Change
1	Jeanette Alas	ADF&G	1440.1	31	15	Add "USFWS" to "NOAA and USFWS may also be..."	USFWS is one of the three wildlife agencies and can provide information on environmental sensitivity and wildlife concentrations for species under their jurisdiction.
2	Jeanette Alas	ADF&G	Multiple	multiple		Use "Wildlife Protection Guidelines for Oil Spill Response in Alaska" instead of "Wildlife Protection Guidelines" or introduce the acronym WPG after first naming the document and then use WPG.	Recommend using full name of the document or its acronym for consistency.
3	Jeanette Alas	ADF&G	1650	36	6	Recommend deleting this sentence and instead reference section 1620 in the Wildlife Protection Guidelines for Oil Spill Response in Alaska.	MMPAESA appears to be a typo (likely MMPA and ESA were intended). However, the MMPA and ESA are only two of several Fish and Wildlife Compliance Acts and section 1620 in the Wildlife Protection Guidelines for Oil Spill Response in Alaska includes a comprehensive list of these acts.
4	Jeanette Alas	ADF&G	3610	93	4	Change "Habitat Information" to "Habitat Section"	Habitat Section more clearly describes the ADF&G section whose contact information is provided.
5	Jeanette Alas	ADF&G	4640.1	116, 117, and 120 (2 occurrences)	3	Change "Division of Habitat" to "Habitat Section" in the Alaska Department of Fish and Game row.	Habitat is now a Section of ADF&G, not a Division.
6	Jeanette Alas	ADF&G	4640.2 - 4640.7	122 - 193 of 391 in the pdf		Recommend either deleting the information in these sections that wasn't updated in the past year and instead referencing the Alaska Sensitive Areas Compendium or adding a disclaimer to these sections that some of this information is out of date and the natural resource agencies should be contacted directly for current information.	Most of this information is pulled directly from the Alaska Sensitive Areas Compendium (Compendium) instead of referencing it, as is done in the other three Area Plans. The Sensitive Areas Working Group of the ARRT intends to update the Compendium in the next two years which would mean the information in this plan will be outdated. This will save administrative edits in the future and provide consistency between area plans for responders who work statewide.
7	Jeanette Alas	ADF&G	4640.7 - 4850	189 - 198 of 391 in the pdf	Footer	Add page numbers to those that are missing.	
8	Jeanette Alas	ADF&G	4850	199 of 391 in the pdf	1 through 18	Reword to something like "NOTE: The Startup or Comprehensive Wildlife Response Plans in the WPG are used as the application to all three wildlife agencies (ADF&G, USFWS, and NMFS) for permits to implement proposed wildlife response strategies. Recommend deleting lines 4-18.	The information provided in lines 1-3 applies to all three wildlife agencies and all wildlife response strategies (not just hazing and ADF&G). It is unclear why only ADF&G permits are included in lines 4-18 and not for other agencies. The permits listed for Birds, Reptiles, Fish, Amphibians, and Aquatic Plants can all be obtained using a Wildlife Response Plan and should be deleted.

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9	Jeanette Alas	ADF&G	4850	199 of 391 in the pdf through 203	20-21	Delete the tables after line 21 on page 199/391 and change lines 20-21 to "Permit applications by agency or activity are available on the ADEC Alaska Spill Response Permits Tool webpage (https://dec.alaska.gov/spar/ppr/response-resources/permits-tool/)."	It seems unnecessary to replicate a list of the permits available on ADEC's webpage instead of providing a link to the webpage. Plus, the wildlife agencies are currently working with ADEC to revise permitting information on this website due to inaccuracies and to incorporate information from the WPG. The table currently includes outdated information on wildlife response permits (e.g., Oil Spill Response Checklists, Scientific and Educational Permits, etc.). If the table is retained, recommend working with each permitting agency to update it with accurate information.
10	Jeanette Alas	ADF&G	4850.1	206	2 through 4	Reword to "The Wildlife Protection Guidelines for Oil Spill Response in Alaska is a non-regulatory guidance document to minimize impacts to wildlife during an oil spill. It contains information on wildlife agency contacts, permitting, wildlife response strategies, and more."	The full name of the document should be used and the common acronym is WPG (as opposed to using Guidelines). The document was recently updated but is not new and it contains information all wildlife response strategies, not just oiled wildlife.
11	Jeanette Alas	ADF&G	4850.1	206	12	Change "Habitat Division" to "Habitat Section"	Habitat is now a Section of ADF&G, not a Division.
12	Jeanette Alas	ADF&G	4860	206	13	Delete "2020" after Wildlife Protection Guidelines for Oil Spill Response in Alaska.	This will minimize administrative updates in the future when the WPG is revised. Recommend the ACP always refer to the most recent version of the WPG.
13	Jeanette Alas	ADF&G	4850.1	206	Footer	Correct page numbering	The preceding page is 203 and then it jumps to 206.
14	Jeanette Alas	ADF&G	7210.1	276	39-41	Replace with "Advise the general public of any harvest closures for commercial, sport, or subsistence fishing and hunting due to potential health hazards."	ADF&G does not have the expertise to advise the general public on health hazards from consumption of contaminated fish and wildlife, but we will work within the ICS during a radiological response to close harvest opportunities due to potential contamination and to alert the general public of these closures. Health hazards from consumption of tainted wildlife and fish typically comes from the Alaska Department of Health and Social Services.
15	Jeanette Alas	ADF&G	9740	386	19-20	Change reference from "ADF&G" to "ADNR".	ADNR publishes the Area Plans for State Lands.
16	Jeanette Alas	ADF&G	9740	386	11 through 32	Delete the references listed under Sensitive Areas.	Although the listed references were used by the work group to develop PWS GRS, they are almost all out of date or several decades old. Their inclusion does not add to the plan but may confuse readers into thinking that these are current references.
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