PEP – ENVIRONMENTAL STATEMENT MEMORANDUM NO. ESM 13-10¹

To: Heads of Bureaus and Offices

From: Willie R. Taylor, Director
       Office of Environmental Policy and Compliance

Subject: Implementing Integrated Analyses in the National Environmental Policy Act (NEPA) Process

1. Purpose and Scope

The purpose of this memorandum is to provide guidance to bureaus and offices on implementing integrated analyses under NEPA.

2. Integrated Analyses

Integrating analyses uses a single NEPA process to enable several agencies to satisfy multiple environmental requirements by conducting concurrent rather than consecutive analyses. The need for integrated analyses may occur whenever agency actions and activities require compliance with other permitting and regulatory requirements within the Department and among outside departments with overlapping authority. For example, departmental bureaus and offices must comply with requirements of the Endangered Species Act, the Clean Water and Clean Air Acts, and laws for cultural resource protection. Integrating analyses may facilitate and streamline compliance. This is especially critical when proposing to permit major transportation or infrastructure projects because such projects often require decisions on a tight schedule from multiple agencies.

¹ The guidance in this Environmental Statement Memorandum (ESM) are being issued under the authority provided to the Office of Environmental Policy and Compliance (OEPC) by 381 Departmental Manual (DM) 4.5B, to convey instructions and guidance through its Environmental Memoranda Series, by 516 DM 3.2, which authorizes OEPC to provide advice and assistance to the Department on matters pertaining to environmental quality and for overseeing and coordinating the Department’s compliance with the National Environmental Policy Act (NEPA), the Council on Environmental Quality (CEQ) regulations, and by 516 DM 1.21, which authorizes OEPC to provide further guidance concerning NEPA.
3. **Guidance**

a. Bureaus and offices should develop memoranda of understanding (MOU) with relevant regulatory agencies to incorporate their regulatory and permitting requirements in the NEPA process. The MOUs should detail the process by which regulatory and permitting procedures will be integrated into the bureau/office NEPA process including ways to streamline analysis and the setting of benchmarks for when analyses will be completed.

b. Bureaus and offices should establish core NEPA evaluation and documentation teams that include contact individuals from relevant regulatory and permitting agencies to coordinate the regulatory requirements of all agencies involved in a particular NEPA activity. Including regulatory and permitting agencies in the action agency’s NEPA process enhances accountability for regulatory requirements and fosters inter-agency cooperation.

c. Bureaus and offices should arrange the sequencing of permits with other bureaus, offices, and governmental agencies to avoid unnecessary delays in agency planning, preparation and implementation.

d. Bureaus and offices should notify applicants when other permitting and regulatory requirements exist and provide them with the points of contact in the appropriate agencies to identify any additional information needed.

This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by a party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person. Additionally, nothing in this guidance is intended to affect the authority and responsibility of the United States Department of Justice with respect to the conduct of litigation on behalf of the United States.

This memorandum replaces ESM 10-19.