512 DM 6 – Draft Language	512 DM 6 - Updated Language	Explanation of Changes
6.1 <b>Purpose.</b> This chapter provides	6.1 <b>Purpose.</b> This chapter provides the requirements for	"DOI" replaced with "Department"
the requirements for Department of the	Department of the Interior (Department) government-to-	or "Departmental" throughout the
Interior (DOI or the Department)	government consultation between appropriate Alaska Native	chapter.
government-to-government consultation	Claims Settlement Act Corporation (ANCSA Corporation)	
between appropriate Alaska Native	officials and Department officials. It expands and clarifies	
Claims Settlement Act Corporation	Department's policy on consultation with ANCSA	
(ANCSA Corporation) officials and DOI	Corporations and acknowledges the provisions for conducting	
officials. It expands and clarifies DOI's	consultation in compliance with applicable statutes, and	
policy on consultation with ANCSA	administrative actions. Please see 512 DM 4 for Department of	
Corporations and acknowledges the	the Interior Consultation Policy with Federally Recognized	
provisions for conducting consultation in	Tribe including Alaska Native Villages.	
compliance with applicable statutes, and		
administrative actions. Please see 512		
DM 4 for Department of the Interior		
Consultation Policy with Federally		
Recognized Tribe including Alaska		
Native Villages.		
6.2 <b>Scope.</b> The policy and	6.2 <b>Scope.</b> The policy and requirements in this chapter	6.2 Language was added to
requirements in this chapter apply to all	apply to all Department Bureaus and Offices. The chapter	emphasis the unique status and
DOI bureaus and offices. It complements,	complements, but does not supersede, any existing Federal	rights of ANCSA Corporations and
but does not supersede, any existing	laws, rules, statutes, or regulations that guide consultation	that ANCSA Corporations hold title to lands pursuant to ANSCA per
Federal laws, rules, statutes, or	processes with ANCSA Corporations. <u>The Department</u>	consultation comments and through
regulations that guide consultation	recognizes and respects the distinct, unique, and individual	review by DOI bureaus.
processes with ANCSA Corporations.	cultural traditions and values of Alaska Native peoples and the	Teview by DOI bureaus.
The Department recognizes and respects	statutory relationship between ANCSA Corporations and the	
the distinct, unique, and individual	Federal Government. To the extent that concerns expressed by	
cultural traditions and values of Alaska	Indian Tribes and ANCSA Corporations substantively differ,	
Native peoples and the statutory	Departmental officials shall give due consideration to the rights	
relationship between ANCSA	of sovereignty and self-government of federally recognized	
Corporations and the Federal	Indian Tribes, and to the unique legal status, and rights of	
Government. To the extent that concerns	ANCSA Corporations. Department officials shall also be	
expressed by Indian Tribes and ANCSA		

Corporations substantively differ, Departmental officials shall give due consideration to the rights of sovereignty and self-government of federally recognized Indian Tribes.	mindful that ANCSA Corporations hold title to lands conveyed pursuant to ANCSA and related legislation.	
<ul> <li>6.3 Definitions.</li> <li>A. <u>ANCSA</u> <u>Corporation</u>. Any Alaska Native village corporation, urban corporation, or regional corporation as defined in, or established pursuant to, the Alaska Native Claims Settlement Act.<sup>1</sup></li> <li>B. <u>ANCSA</u> <u>Corporation Official or</u> <u>Designee</u>. An official or ANCSA member designated in writing by an ANCSA Corporation.</li> </ul>	<ul> <li>6.3 Definitions.</li> <li>D. <u>ANCSA Corporation</u>. Any Alaska Native <u>V</u>, illage <u>Ceorporation</u>, <u>Group Corporation</u>, <u>U</u>, urban <u>eCorporation</u>, <u>former reserve corporation</u>, or regional corporation as defined in, or established pursuant to, the Alaska Native Claims Settlement Act.<sup>3</sup></li> <li>E. <u>ANCSA Corporation Official or Designee</u>. An official or ANCSA <u>shareholdermember</u> designated in writing by an ANCSA Corporation.</li> <li>F. <u>Departmental Action with ANCSA Corporation</u> <u>Implications</u>. Any Departmental regulation, rulemaking, policy, guidance, legislative proposal, grant funding formula changes, or operational activity that may have a substantial direct effect on an ANCSA Corporation<sup>4</sup>, including but not limited to:</li> </ul>	<ul> <li>6.3 Footnotes added to match 512 DM 4</li> <li>6.3(A) was updated per recommendation by DOI Bureaus.</li> <li>6.3(B) Language was updated per ANCSA consultation comment.</li> <li>6.3(C)(1) Language updated per recommendation by DOI Bureaus.</li> <li>6.3(C)(3)-6.3(C)(5) Language added per ANCSA consultation comments.</li> <li>6.3(D) Language was updated per ANCSA consultation comment to indicate that formal consultation does not include other entities unless agreed to by ANCSA Corporations</li> </ul>

<sup>1</sup> 43 U.S.C. 1601 et seq.

2 43 U.S.C. 1601 et seq.

3Advice from the Office of the Solicitor is not a regulation, rulemaking, policy, guidance, legislative proposal, grant funding formula change, or operational activity with any direct effect on a party outside the Department, but rather an internal legal opinion. *Ctr. for Biological Diversity v. U.S. Bureau of Land Mgt.*, CV 17-8587-GW(ASX), 2019 WL 2635587, at \*12 (C.D. Cal. June 20, 2019). Such advice is also protected from disclosure under the attorney-client privilege. *United States v. Jicarilla Apache Nation*, 131 S. Ct. 2313 (2011). Any such advice, therefore, is not within the scope of this Chapter. Furthermore, matters that are in litigation or in settlement negotiations, or matters for which a court order limits the Department's discretion to engage in consultation are also outside the scope of this Chapter.

C. <u>Departmental</u>	1. Any activity that may substantially	
Action with ANCSA	affect land, water areas, or resources owned	
Corporation Implications.	or selected by ANCSA Corporation land,	
Any Departmental	water areas, or resources; or	
Any Departmental regulation, rulemaking, policy, guidance, legislative proposal, grant funding formula changes, or operational activity that may have a substantial direct effect on an ANCSA Corporation, including: 1. Any activity that may substantially affect ANCSA Corporation land, water areas, or resources; <u>or</u> 2. Any activity that	<ul> <li>water areas, or resources; of</li> <li>2. Any activity that may impact the ability of an ANCSA Corporation to participate in Departmental programs for which it qualifies; -</li> <li>3. Any activity that may impact the ability of ANCSA shareholders to access and use ANCSA lands, water areas, or resources;</li> <li>4. Any activity that may impact the ability of Alaska Native people to maintain their traditional way of life and subsistence practices on ANCSA Corporation lands, waters, or adjacent federal lands; or</li> <li>25. Any activity that may have a direct effect on the ability of ANCSA</li> </ul>	
may impact the ability of an ANCSA	they were established under ANCSA.	
Corporation to	This term, however, does not include matters	
participate in	that are in litigation or settlement	
Departmental	negotiations, or matters for which a court	
Departmentar	order limits the Department's discretion to	
	engage in consultation <sup>5</sup> .	

<sup>&</sup>lt;sup>5</sup> Advice from the Office of the Solicitor is not a regulation, rulemaking, policy, guidance, legislative proposal, grant funding formula change, or operational activity with any direct effect on a party outside the Department, but rather an internal legal opinion. <u>*Ctr. for Biological Diversity v. U.S. Bureau of Land Mgt.*</u>, CV 17 8587 GW(ASX), 2019 WL 2635587, at \*12 (C.D. Cal. June 20, 2019). Such advice is also protected from disclosure under the attorney client privilege. even as to the beneficiary of the trust. *United States v. Jicarilla Apache Nation*, 131 S. Ct. 2313 (2011). Any such advice, therefore, is not within the scope of this Chapter. Furthermore, matters that are in litigation or in settlement negotiations, or matters for which a court order limits the Department's discretion to engage in consultation are also outside the scope of this Chapter.

programs for which it qualifies	D. <u>Formal Consultation</u> . A formal consultation is defined as having both DOI and	
qualifies. This term, however, does not include matters that are in litigation or settlement negotiations, or matters for which a court order limits the Department's discretion to engage in consultation <sup>2</sup> . D. <u>Formal</u> <u>Consultation.</u> A formal consultation is defined as having both DOI and ANCSA Corporation officials with decision- making authorities present at the government to- government-consultation session/meeting regarding the proposed plan or Departmental Action with ANCSA Corporation implications.	consultation is defined as having both DOI and ANCSA Corporation officials withofficials with decision-making authorities or representatives designated by the ANCSA Corporation present at the government to- government consultation session/meeting regarding the proposed plan or Departmental Action with ANCSA Corporation implications. Formal consultation does not include representatives of other entities, organizations, or stakeholders, unless agreed to by DOI and the ANCSA Corporation(s).	

<sup>&</sup>lt;sup>2</sup> Advice from the Office of the Solicitor is not a regulation, rulemaking, policy, guidance, legislative proposal, grant funding formula change, or operational activity with any direct effect on a party outside the Department, but rather an internal legal opinion. <u>*Ctr. for Biological Diversity v. U.S. Bureau of Land Mgt.*</u>, CV 17-8587-GW(ASX), 2019 WL 2635587, at \*12 (C.D. Cal. June 20, 2019). Such advice is also protected from disclosure under the attorney-client privilege<sub>25</sub> even as to the beneficiary of the trust. United States v. Jicarilla Apache Nation, 131 S. Ct. 2313 (2011). Any such advice, therefore, is not within the scope of this Chapter. Furthermore, matters that are in litigation or in settlement negotiations, or matters for which a court order limits the Department's discretion to engage in consultation are also outside the scope of this Chapter.

6.4 <b>Policy.</b> It is the policy of DOI to recognize and fulfill its legal obligations to consult with Alaska Native corporations on the same basis as Indian Tribes under Executive Order 13175. <sup>6</sup> All bureaus and offices shall make good-faith efforts to invite ANCSA Corporations to consult early in the planning process and throughout the decision-making process and engage in robust, interactive, pre- decisional, informative, and transparent consultation when planning actions with ANCSA Corporation implications (see 512 DM <u>75</u> for consultation process). It is	6.4 <b>Policy.</b> It is the policy of the Department to recognize and fulfill its legal obligations to consult with A <u>NCSA</u> <u>Corporationslaska Native corporations</u> on the same basis as Indian Tribes under Executive Order 13175. <sup>7</sup> All bureaus and offices shall make good-faith efforts to invite ANCSA Corporations to consult early in the planning process and throughout the decision-making process and engage in robust, interactive, pre-decisional, informative, and transparent consultation when planning actions with ANCSA Corporation implications (see 512 DM <u>75</u> for consultation process). It is the policy of the Department to seek consensus throughout the consultation process.	ANCSA Corporations was added for consistency throughout the DM chapters.
throughout the consultation process.         6.5       Responsibilities.         A.       Assistant Secretaries. Assistant Secretaries are responsible for ensuring that all bureaus and offices within their reporting chain comply with the requirements of this chapter.	6.5       Responsibilities.         A.       Tribal Governance Officer. The TGO is appointed by the Secretary and is responsible for carrying out the responsibilities in this chapter including the following:         i.       Serving as the Secretary's representative when requested to do so in	<ul> <li>6.5(A) was updated to add in TLO responsibilities per ANSCA Corporations consultation comments.</li> <li>6.5(E)(1) Language was updated per ANCSA Corporations consultation comments to reference the Alaska National Interest Conservation Act.</li> </ul>

<sup>6</sup> Consolidated Appropriations 2004, Pub. L. No. 108-199, Div. H. 161, 1 18 stat. 3, 452 (2004) as amended by Consolidated Appropriations Act, 2005, Pub. L. No. 108-447, Div. Ll., Title V. \$18, 118 stat. 2809, 3267 (2004).

<sup>7</sup>Consolidated Appropriations Act 2004, Pub. L. 108-199, Div. H, §161, 118 stat. 3, 452 (2004), as amended by Consolidated Appropriations Act 2005, Pub. L. 108-447, Div. H, Title V, §518, 118 stat. 2809, 3267 (2004). Consolidated Appropriations 2004, Pub. L. No. 108 199, Div. H. 161, 118 stat. 3, 452 (2004) as amended by Consolidated Appropriations Act, 2005, Pub. L. No. 108 447, Div. LL, Title V. \$18, 118 stat. 2809, 3267 (2004).

B. <u>Heads of Bureaus and</u>	matters pertaining to consultation.	6.5(E)(2) Language was updated per
Offices. Heads of bureaus and		ANCSA Corporations consultation
offices are responsible for:	ii. Leading and managing the Department's	comments.
-	consultation efforts to ensure effective	
(1) Ensuring	government-to-government relationships	6.5(F) Language was updated per
that procedures are	with Tribes.	ANCSA Corporations consultation
established to carry		comments.
out the	iii. Overseeing the Department's	
consultation	compliance with the policy in this	
activities of their	chapter, EO 13175, and other	
organizations and	consultation requirements pertaining to	
ensuring	government-to-government consultation.	
compliance with		
those procedures.	iv. Implementing a Departmental reporting	
-	system to ensure that consultation efforts	
(2) Ensuring	are documented and properly reported.	
compliance with	C. <u>Assistant Secretaries</u> . Assistant Secretaries are	
the requirements in	responsible for ensuring that all Bureaus and Offices	
this chapter.	within their reporting chain comply with the	
_	requirements of this chapter.	
D. <u>Tribal Liaison Officers</u>		
(TLOs). The TLOs are	D. Heads of Bureaus and Offices. Heads of bureaus	
responsible for:	and offices are responsible for:	
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(1) Serving as	(1) Ensuring that procedures are	
the bureau/office	established to carry out the consultation	
principal point of	activities of their organizations and	
contact for	ensuring compliance with those	
consultation	procedures.	
matters.	I	
	(2) Ensuring compliance with the	
(2) Promoting	requirements in this chapter.	
and facilitating	T T T T T T T T T T T T T T T T T T T	
consultation and		

collaboration	D. Tribal Liaison Officers (TLOs). The TLOs are	
between ANCSA	responsible for:	
Corporations and		
their bureau/office.	(1) Serving as the Bureau/Office	
then bureau/office.	principal point of contact for consultation	
(3) Reporting	matters.	
(3) Reporting to the Tribal	mauers.	
	(2) Drawsting and facilitation	
Governance	(2) Promoting and facilitating	
Officer annually in	consultation and collaboration between	
the Tribal	ANCSA Corporations and their	
Consultation	Bureau/Office.	
Annual Report		
(See 512 DM <u>6.7</u> 4)	(3) Reporting to the TGO annually	
of regional	in the Tribal Consultation Annual Report	
consultations with	(See 512 DM $6.74$ ) of regional	
ANCSA	consultations with ANCSA Corporations	
Corporations and	and any updates to Bureau/Office	
any updates to	consultation procedures or processes.	
bureau/office		
consultation	E. Department Staff. Any Department staff who	
procedures or	will represent the Department or a bureau or office in	
processes.	consultation (other than note-takers) must complete	
	training to promote positive relations with ANCSA	
E. <u>DOI Staff</u> . Any DOI staff	Corporations, including training on implementation	
who will represent the	of this policy and a review of:	
Department or a bureau or		
office in consultation (other	(1) The general history of the relationship	
than note-takers) must	between the Federal Government and	
complete training to promote	ANCSA Corporations and the Alaska	
positive relations with ANCSA	National Interest Land Conservation Act	
Corporation <u>s</u> , including	(ANILCA);	
training on implementation of		
this policy and a review of:	(2) The culture and history of Alaska	
	Natives; and	

(1) The general history		
of the relationship	(3) Existing consultation policies of the	
between the Federal	ANCSA Corporation governance, decision-	
Government and	making process, and consultation policies. <del>s,</del>	
ANCSA Corporations;	as well as Tribal governmentcorporate	
	structures, and decision-making processes; and	
(2) The culture and	structures, and decision making processes, and	
history of Alaska	F. Department of the Interior University (DOIU).	
Natives; and	The DOIU in collaboration with	
	Bureaus/Offices, tribal colleges and universities,	
(3) Existing	ANCSA Corporation representatives, and other	
consultation policies of	entities with ANCSA Corporation expertise is	
the ANCSA	responsible for developing and delivering	
Corporations, as well	training to facilitate implementation of this	
as <del>Tribal</del>	policy.	
governmentcorporate	policy.	
structures, and	G. Office of Collaborative Action and Dispute	
decision-making	Resolution (CADR). Upon request, the CADR may	
processes; and	assist in planning and facilitating an effective	
processes, and	consultation process, negotiated rulemaking, or	
F. Department of the Interior	other collaborative approaches to decision making.	
University (DOIU). The	, , , , , , , , , , , , , , , , , , ,	
DOIU in collaboration		
with bureaus/offices, tribal		
<del>colleges and universities,</del>		
and other entities with		
ANCSA Corporation		
expertise is responsible for		
developing and delivering		
training to facilitate		
implementation of this		
policy.		
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G. Office of Collaborative Action and Dispute Resolution (CADR). Upon request, the CADR may assist in planning and facilitating an effective consultation process, negotiated rulemaking, or other collaborative approaches to decision making.		
6.6 <b>Departmental Database.</b> A single DOI database will be maintained to manage the contact list for leadership of all AN <u>C</u> SCA Corporations. The database should be an electronic and interactive system that allows real-time updating of contacts and allows all bureau/office access. This database shall be maintained by the Bureau of Indian Affairs, Office of Indian Services.	6.6 <b>Departmental Database.</b> A single DOI database will be maintained to manage the contact list for leadership of all ANCSCA Corporations. The database should be an electronic and interactive system that allows real-time updating of contacts and allows all bureau/office access. This database shall be maintained by the Bureau of Indian Affairs, Office of Indian Services.	No changes to this section.
6.7 <b>ANCSA Corporation</b> <b>Consultation Annual Report.</b> On an annual basis, bureaus/offices shall develop a report of the results of their efforts to promote consultation with ANCSA Corporations. The report is due to the TGO by December 31 of each year and can be included with the bureau/office Tribal consultation report (See 512 DM 4). Reporting is intended to be a comprehensive list of all regional	6.7 <b>ANCSA Corporation Consultation Annual</b> <b>Report.</b> On an annual basis, Bureaus/Offices shall develop a report of the results of their efforts to promote consultation with ANCSA Corporations. The report is due to the TGO by December 31 of each year and can be included with the Bureau/Office Tribal consultation report (See 512 DM 4). Reporting is intended to be a comprehensive list of all <u>formal</u> regional consultation efforts undertaken that year and may include, but is not limited to, the scope, cost, and activities of the consultation efforts. The Bureau/Office may also include consultation efforts conducted one-on-one with ANCSA	"Regional" was deleted per ANCSA consultation comment that could be taken to mean that bureaus and offices only had to report consultations with Regional ANCSAs. "formal" was added to clarify that consultation reporting should include all consultation that meet the definition of formal consultation (6.3(D)).

consultation efforts undertaken that year	Corporationss Corporations to highlight successes, challenges,	
and may include, but is not limited to, the	or best practices. The report should also include proposed plans	
scope, cost, and activities of the	and recommendations.	
consultation efforts. The bureau/office		
may also include consultation efforts		
conducted one-on-one with ANCSA		
CorporationssCorporations to highlight		
successes, challenges, or best practices.		
The report should also include proposed		
plans and recommendations.		
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