HOGAN & HARTSON			RESPONSE
L.L.P.			
		MAY 1 2 2004	
JOHN W. COOK PARTNER (719) 448-5912 JWCOOK@HHLAW.COM	May 12, 2004	TWO NORTH CASCADE AVENUE, SUITE 1300 COLORADO SPRINGS, COLORADO 80903 TEL (719) 448-5900 FAX (719) 448-5922	
<u>VIA HAND DELF</u> I-25 Project Office Wilson & Company 455 E. Pikes Peak Colorado Springs, G	7 Avenue, Suite 200	WWW.HHLAW.COM	
RE: Draft Environmental Assessment (the "Draft EA") I-25 Improvements Through the Colorado Springs Urbanized Area (the "Project")			
Ladies and Gentlemen:			
1			 Lines 8-11: FHWA disagrees with the assertion that "the Draft EA doe EA provides a comprehensive evaluation of the impacts of the Propose of NEPA. Also, it is unclear what is meant by this reference to "a Draft EA." The on March 17, 2004, as noted on the EA title page. Lines 11-12: Regarding a "last-minute changed alignment of a key intrefers to the I-25 Interchange with North Gate and Powers Boulevards, representing the Picolan property there, but it is unclear what is meant 1 In 1997, FHWA approved a concept for an elevated, multi-level I-25 in as well as North Gate Boulevard. Since this interchange and seven mild United States Air Force Academy, FHWA invited the Academy to be a During this EA process, the Academy requested that FHWA re-evaluat concerns including air operations, security, and potential visual impacts developed in a collaborative design charette with the Academy, as desc Attachment 1. Based on technical considerations, Academy input, and interchange configuration with no above-grade ramps was incorporated was presented to the public in March 2002. Information about this confisince that time. Impacts of the proposed interchange configuration are of 3-121 to 3-122, and 3-141.
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VVDE - 21383/0002 - 205694 v3 BERLIN BRUSSELS LONDON PARIS BUDAPEST PRAGUE WARSAW MOSCOW BEIJING TOKYO			
NEW YORK BALTIMORE MCLEAN MIAMI DENVER BOULDER COLORADO SPRINGS LOS ANGELES			

does not comport with the requirements of [NEPA]." The osed Action and conforms to both the letter and the intent

The EA is not a Draft, but in fact was approved by FHWA

interchange," it is understood that the "key interchange" ds, since the comments were submitted by an attorney nt by the phrase "last-minute changed alignment".

interchange that would accommodate Powers Boulevard niles of I-25 are located within an easement from the e a cooperating agency in the preparation of the I-25 EA. uate the previous interchange concept because of new acts. In early 2002, six alternative concepts were escribed in the EA at Appendix 6, Volume II, and comments received from the public, a new Powers ted into the Proposed Action. This interchange concept onfiguration has been continuously available to the public re discussed, for example, in the EA at pages 3-26, 3-54,

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1..... Picolan had entered into a Memorandum of Understanding (the "MOU") dated February 1, 1998 with CDOT and the City to complete such 2 3...... improvements, specifically an interchange and connected arterial highway at I-25 and Powers Boulevard (the "Powers" Interchange). Shortly thereafter, the City and 4 5...... CDOT entered into an Intergovernmental Agreement (the "IGA") which recognized certain pre-existing agreements with landowners. 6 7..... 8 Upon initial review of the Draft EA, it appears that contrary to prior 9...... agreements, and with what appears to be completely inadequate environmental 10 review, CDOT now proposes an alternative configuration of the Powers Interchange. 11......Such an action would appear to yield unknown, and potentially far more adverse environmental effects than the interchange previously studied, analyzed and 12 13..... agreed-upon, and in many cases cannot be reconciled with the stated design principles for the Powers Interchange as set forth in the Draft EA, or with sound 14 15.... environmental management. 16 17..... Comments 18 19..... 1. Picolan has significant concerns with the limited scope of 20 analysis presented in the Draft EA, and as a result, objects to the recommended 21..... action. In particular, Picolan questions the appropriateness of an EA, as opposed to 22 an environmental impact statement ("EIS"), for a project of this scale and . complexity: with the cumulative effects involved: the inadequacy of alternatives 23..... 24 analyzed; and the cursory alternatives analysis presented in the Draft EA. The . Council on Environmental Quality ("CEQ") regulations define an EA as a "concise 25.... public document" that serves three purposes, including making a determination of 26 27..... "whether to prepare an environmental impact statement or a finding of no significant impact." 40 C.F.R. §1508.9(a) (1997). As described below, for a project of 28 ...this massive scale, the analysis presented in the Draft EA, particularly with regard 29... to alternatives, is simply not rigorous enough to support the requisite objective 30 31..... evaluation of all reasonable alternatives and comparison of their relative merits. 32 nor could it support a finding of no significant impact. Therefore, Picolan must assume, and is prepared to advance the position that, the Draft EA was prepared in 33.... 34 support of an eventual decision to prepare an EIS. 35..... 36 The FHWA's NEPA implementation regulations require that an 2. 37..... EIS be prepared for actions that "significantly affect the environment." 23 CFR 38 §§771.115(a)(2003). By way of example and not limitation, the FHWA regulations

RESPONSE

Lines 1-6: CDOT was not a party to the Memorandum of Understanding dated February 1, 1998 between Picolan and the City of Colorado Springs. The MOU and the Intergovernmental Agreement preceded the I-25 EA. To the extent that the MOU and the IGA differ from the I-25 EA configuration, it may be necessary to amend those documents to reflect the revised configuration that is included in the Proposed Action of the March 2004 I-25 Environmental Assessment.

Line 9: FHWA disagrees with the assertion that the environmental analysis was "completely inadequate". FHWA has determined that sufficient studies have been prepared to assess the direct, indirect and cumulative impacts of the Proposed Action in accordance with the National Environmental Policy Act and implementing regulations of the Council on Environmental Quality and the Federal Highway Administration.

Line 10: Indeed, the interchange configuration was changed, as discussed in the response to Lines 8-11 on page 1. This change in configuration was provided to the property owner by CDOT.

Lines 12-13: The environmental consequences of the Proposed Action, including the I-25 Powers/North Gate interchange, are known and were fairly and thoroughly evaluated in the EA. The design of this interchange would result in substantially fewer impacts to the Air Force Academy than the previous design. FHWA and CDOT disagree that the impacts to the Picolan property would be "far more adverse... than the interchange previously studied, analyzed and agreed upon."

Lines 13-15: It is perplexing what is meant by much of the rest of the sentence which states that the proposed new configuration for the I-25 Powers/North Gate interchange "in many cases cannot be reconciled with the stated design principles for the Powers Interchange as set forth in the Draft EA, or with sound environmental management." FHWA cannot respond to a comment it does not understand.

Lines 19-34: As stated above, FHWA has determined that the scope of the analysis was thorough and comprehensive.

Lines 21-23: FHWA has determined, in accordance with 23 CFR771.119(i), that the impacts of the Proposed Action are not significant as that term is defined in NEPA and its implementing regulations. FHWA determined that it was appropriate in this case to proceed with an Environmental Assessment for the purpose of determining whether or not the impacts of the Proposed Action would be significant, in accordance with 23 CFR 771.119(i). FHWA disagrees with the assertion that an EIS should have been prepared due to the "scale and complexity" of the Proposed Action. Significance of impacts, based on their context and intensity, is instead the appropriate basis for determining whether an EIS is warranted.

Lines 23-32: FHWA strongly disagrees with the implication that the I-25 EA is inappropriate due to the "cumulative effects involved; the inadequacy of alternatives; and the cursory alternatives analysis presented in the Draft EA." Section 4 of the I-25 EA provides a complete evaluation of cumulative effects, and EA Appendix 9 (Sustaining Nature and Community in the Pikes Peak Region: A Sourcebook for Analyzing Regional Cumulative Effects) provides a comprehensive examination of regional cumulative impacts. A wide range of alternatives was evaluated in the *Mode Feasibility Alternatives Analysis* (EA Appendix 1), which is summarized in Section 2 of the EA. Additionally, as noted earlier, six alternative interchange concepts for I-25's Powers/ North Gate interchange were considered and evaluated, as detailed in the response to lines 8 to 11 on page 1.

Lines 32-34: In accordance with 23 CFR 771.119(i), FHWA prepared an EA to determine if the Proposed Action would likely result in significant impacts. If significant impacts had been identified, an EIS would have been prepared. However, based on the complete and thorough evaluation of the impacts of the Proposed Action, and consideration of comments received from reviewing agencies and the public, including this letter, FHWA has concluded that the EA provides sufficient evidence and analysis for determining that an Environmental Impact Statement is not required.

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1..... list new controlled access freeways as types of actions which require preparation of 2 an EIS, not an EA. Id. A component of the Project, the Powers Interchange is 3..... described and depicted throughout the Draft EA, the IGA, and recent CDOT 4 correspondence as consisting of a freeway-to-freeway interchange and a new controlled access freeway. Because new freeway-type facilities require an EIS, the 5... Draft EA is inadequate to support the proposed action. 6 7... 3. The FHWA regulations also require an EIS for planning new 8 9.... construction of fixed rail transit facilities and certain high occupancy vehicle 10 roadways. Id. According to the Draft EA, these types of facilities were considered, 11... analyzed and rejected, but without the requisite EIS - level of documentation. As 12 such, the Draft EA is inadequate. 13..... 4. CDOT's guidance on "Triggers for Environmental Impact 14 15... Statements" states that an EIS is required for "a highway project of four or more 16 lanes on a new location." Again, the Draft EA repeatedly concedes that the 17... proposed Power Interchange involves "new sections of roadway [which] will be 18 initially constructed as a four-lane expressway." Draft EA, Section 8, Biological 19... Opinion. Given this interchange and attendant highway design for Powers 20 Boulevard, federal law does not provide the discretion to merely prepare an EA, 21... rather than an EIS. 22 24 Draft EA proposes surely involves a right-of-way scenario at that location with far 25... greater physical and adverse impacts on the environment as compared with other 26 alternative alignments that do not involve a below-grade freeway. The preferred 27... alternative unexplainedly promotes a man-made canyon with negative slopes 28 leading down to an entrenched road, instead of an alternative that is, for the most 29 part, at or near existing grades. Although there is scant if any analysis presented. wildlife migration patterns will clearly be more adversely affected by the preferred 30 31... alternative at the Power Interchange than in other alternative scenarios. 32 34 does at all) analyze environmental affects of flooding, stormwater, public safety, and 35... water quality certain to arise from this new underground canyon. The public can 36 not ascertain from the Draft EA if the vertical alignments create health and public 37... safety concerns for flash flooding or stormwater control systems. These concerns 38 must be addressed.

Lines 1-6: The regulations at 23 CFR 771.115(a)(1) do normally require an EIS for "[a] new controlled access freeway." Interstate 25 is not a new controlled access freeway as specified in 23 CFR 771.115(a)(1) since it was built more than 40 years ago. During a 1997 NEPA evaluation for Powers Boulevard, FHWA determined that the Powers Boulevard extension, planned since the early 1970's, was unlikely to result in significant impacts. Therefore an EA was prepared for the Powers Boulevard extension to I-25. Since no significant impacts were identified, a Finding of No Significant Impact was issued. The Proposed Action evaluated in the Powers Boulevard EA and FONSI included the I-25/Powers interchange. For the reasons described in the response to lines 11-12 on page 1 of this letter, the interchange concept approved in 1997 has been modified and the new interchange concept is included in the I-25 Proposed Action.

FHWA has determined that sufficient studies have been prepared to assess the direct, indirect and cumulative impacts of the I-25 Proposed Action. After a thorough, comprehensive and independent review of the EA, its associated studies and documentation, and all comments received during the 45-day public review period, including this letter, FHWA has determined that implementation of the Proposed Action would not result in significant impacts to the quality of the human and natural environment.

Lines 8-12: Rail transit and high occupancy vehicle (HOV) lanes were among the many alternatives evaluated in the I-25 Mode Feasibility Alternatives Analysis (EA Appendix 1). Rail transit did not meet the purpose and need of relieving congestion on I-25, as stated in the EA at pages 2-7 and 2-8. Based on the results of this evaluation, FHWA is not "planning new construction of fixed rail transit facilities," and an EIS is not required.

With respect to HOV lanes, this alternative was not "rejected" as asserted in the comment, but in fact was incorporated as part of the I-25 Proposed Action. This is discussed in detail in the EA at 2-2 and 2-10. The comment notes that an EIS is normally required for "planning construction of...certain high occupancy vehicle roadways." In fact, 23 CFR 771.115(a)(4) applies specifically for the case of "[n]ew construction or extension of a separate roadway for buses and high occupancy vehicles not located within an existing highway facility." The HOV lanes proposed on I-25 do not constitute "a separate roadway," and they would clearly be located "within an existing highway facility." [emphasis added]. Therefore, an EIS is not required.

Lines 14-21: The "new sections of roadway" (Powers Boulevard) cited here were approved by FHWA in 1997 after a thorough evaluation as noted above. That analysis was subject to independent review and evaluation by other Federal agencies, including the U.S. Fish and Wildlife Service and the U.S. Army Corps of Engineers, prior to advancing segments of the Powers Boulevard extension to construction. With respect to the I-25 Proposed Action, FHWA determined that an EA was the appropriate level of NEPA documentation for the proposed improvements, including the Powers Interchange, and has now determined that the Proposed Action would not result in significant impacts. Therefore a FONSI has been prepared, rather than an EIS.

Response to page 3 continues on next page...

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RESPONSE

See other Responses to page 3 on preceding sheet...

Lines 23-29: The rationale for changing the previously approved configuration to the below-grade configuration incorporated in the I-25 Proposed Action is explained in the response to lines 8 to 11 on page 1. The previous configuration was above I-25 and included a large westbound Powers to southbound I-25 loop ramp on USAFA property west of the current I-25 easement. The re-evaluation of the previous interchange concept involved a balance of various constraints, including historic resources, visual and airspace intrusion onto the Academy, modifications to the Academy easement, and endangered species habitat. The U.S. Air Force Academy is a property eligible for listing on the National Register of Historic Places, and is being evaluated as a National Landmark. Section 4(f) of the U.S. Department of Transportation Act requires avoidance and minimization of impacts, and all possible planning to minimize harm to historic properties such as the Academy. This is thoroughly explained in the EA at 6-2 through 6-14, Draft Section 4(f) Evaluation. The proposed concept was developed in cooperation with the Academy to meet these requirements, resulting in a configuration that shifts the interchange to the east.

In consultation with the Academy, it was necessary to avoid visual and airspace intrusion. This was accomplished by keeping all interchange ramps at or below existing grade. The previous above-grade, multi-level interchange design resulted in major visual and airspace impacts because it took Powers Boulevard over the existing I-25.

For seven miles including the I-25/Powers interchange location, Interstate 25 is located on an easement from the Air Force Academy, which currently does not accommodate a Powers Boulevard connection. In consultation with the Academy, it was necessary to develop a concept that met both FHWA and Academy needs while minimizing impacts to Academy property. The interchange concept incorporated in the I-25 Proposed Action accomplishes this objective.

Additionally, it was also required by the U.S Fish and Wildlife Service (USFWS) that the I-25 Proposed Action minimize impacts to the habitat of the Preble's meadow jumping mouse. This confined the interchange configuration options to the area between Smith Creek and Monument Branch Creek. The interchange design included in the Proposed Action was evaluated by USFWS in their Biological Opinion (EA Section 8) and was found acceptable.

In summary, the interchange design included in the Proposed Action was in fact found to be the alternative that represented the best balance of impacts to the environment. Therefore, FHWA disagrees with the assertion that "[t]he below grade interchange at Powers Boulevard... surely involves...far greater physical and adverse impacts on the environment as compared with other alternative alignments that do not involve a below-grade freeway."

Impacts to all property, including the property owned by Picolan, are always a concern to FHWA. An effort was made to minimize impacts during development of the interchange concept, and this effort will continue into final design.

Lines-29-31: The fact that Powers Boulevard will create a new barrier to north-south wildlife movement east of I-25 was pointed out in the EA at page 3-98. Mitigation activities to address wildlife impacts are described in the EA at pages 3-98 and 3-99. A barrier effect would be created whether Powers were constructed at-grade or below the existing grade. Adverse affects to wildlife can also be expected due to intense development and fragmentation of adjacent grasslands, such as that which may occur due to the Northgate Corporate Village development planned by Picolan. Habitat fragmentation and strategies to minimize such impacts are discussed in the EA at pages 2-37 and 2-47 of Appendix 9, Sustaining Nature and Community in the Pikes Peak Region. The Proposed Action provides habitat connectivity and accommodates movement of small animals through drainage structures at Smith Creek, Monument Branch, and Black Squirrel Creek North.

Lines 33-38: FHWA disagrees with the characterization of the Powers Boulevard connection east of I-25 as an "underground canyon". The cut slopes needed for this roadway segment are within normal engineering design parameters, and will not require extraordinary design or construction practices to address "flash flooding or stormwater control systems." Impacts of the design have been evaluated with respect to floodplain impacts (EA at pages 3-79 to 3-84) as well as stormwater runoff and water quality (EA at pages 3-82 to 3-89). The EA and the concept design plans were reviewed by the U.S. Air Force Academy, which is a first-responder for incidents on Academy property, and the Academy did not identify these issues as "health and public safety concerns". FHWA will not approve a design that results in a public health or safety issue or a flood hazard.

As explained in the EA at pages 3-79 and 3-83, the design of corridor improvements will comply with federal floodplain regulations and requirements (e.g., 23 CFR 650.115, U.S. DOT Order 5660.2, and Executive Order 11988). The designs will also comply with FEMA regulations and City and County floodplain ordinances. The Powers interchange design allows for a detention facility prior to discharge to Monument Branch. Best Management Practices to control erosion throughout the interchange area will be incorporated into the final design. An additional detention facility for water quality is planned in the southeast quadrant of the interchange on Air Force Academy property to accommodate runoff from the roadway as well as historic drainage from the Northgate Corporate Village. This was discussed in CDOT's meeting with Picolan on October 4, 2002, and will be coordinated with Picolan in final design.

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Collecting and concentrating runoff in a pipe and outfall system 2 (which will constitute a new point source discharge under the Clean Water Act) that

3..... daylights adjacent to Monument Creek may cause habitat (e.g., Preble's Mouse)

4 and water quality impacts at the Monument outfill corridor that would not

5.... otherwise occur in diffuse, at-grade runoff was filtered in vegetated swales and

6 collected at localized detention facilities. This important water quality issue

7..... requires proper analysis. 8

¹⁰ discussed above are illustrative of unanalyzed cumulative effects that could almost 11... certainly be lessened by alternatives. In fact, these and other cumulative effects of 12 the below-grade canyon alignment of the Powers Interchange do not appear to have 13... been analyzed at all. Because NEPA requires rigorous alternative analysis, the ¹⁴ Draft EA is wholly inadequate.

15.....

16 9. The August 2003 Biological Opinion by the U.S. Fish and 17....Wildlife Service does not appear to contemplate the tunnel or canyon alignment of 18 the Powers Interchange. It cannot, therefore, support the proposed findings of the 19.... Draft EA, and additional consultation must be undertaken. 20

21.....10. The economic effects on Picolan, and indeed other landowners,

22 have not been adequately analyzed as required by NEPA. For example, and not by 23....way of limitation, the Draft EA references that 40 property owners would be

24 required to lose 46 acres of land to additional right-of-way requirements. There is

²⁵....not sufficient information provided in the report to substantiate the statement.

²⁶ These figures are in contravention to CDOT's January 6. 2004 published estimates

27....of between 50.002 and 51.457 acres for the Powers Interchange and adjacent

28 infrastructure, are not explained, and the economic impacts to the affected

29....landowners not discussed. In addition to the acreage itself, the canyon design of the

30 Interchange will dramatically reduce the values of adjacent commercial properties

31... which rely on frontage to Powers Boulevard. This apparent inverse condemnation

is not at all analyzed or otherwise discussed in the Draft EA. Frankly, the Draft EA 32

33... does not, and Picolan suggests it can not, reconcile the additional acreage and loss

34 of practical highway frontage with the Draft EA's stated goal of minimizing impacts

35... to local development.

Lines 1-7: The effects on Preble's mouse habitat from the proposed drainage system were evaluated as part of the Biological Assessment and are incorporated into the Biological Opinion issued by the U.S. Fish and Wildlife Service (EA Section 8). All drainage facilities will comply with the Clean Water Act and the requirements of CDOT's Municipal Separate Storm Sewer Systems (MS4) permit, as explained in the EA at page 3-89.

Lines 9-14: FHWA disagrees with the assertion that cumulative effects relating to wildlife and water quality were "unanalyzed." Cumulative effects to both resources were extensively discussed in EA Section 4, Cumulative Effects, and EA Appendix 9, Sustaining Nature and Community in the Pikes Peak Region. Cumulative effects were also considered in the Biological Opinion issued by the U.S. Fish and Wildlife Service (EA Section 8, at pages 26 to 29). As explained earlier in the response to lines 11-12 on page 1, six alternatives for the I-25/Powers interchange were developed and thoroughly evaluated, resulting in the alternative that is included in the I-25 Proposed Action. The selected alternative was determined to provide the best transportation design, while meeting all environmental constraints involved.

Lines 16-18: FHWA disagrees with the assertion that the Biological Opinion "does not appear to contemplate" the configuration of the I-25/Powers connection that is included in the Proposed Action. The text (page 6, second paragraph under the heading of "Smith Creek") and graphics (Figure 1) of the Biological Opinion clearly describe and depict the interchange configuration that is part of the Proposed Action.

Lines 21-35: Compensation for all property acquired must be in compliance with Federal and State requirements as described in the EA at page 3-28. Just compensation will be made to property owners in full compliance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (as amended) and applicable State laws, for all property that will need to be acquired in total or in part.

Lines 26-27: The January 6, 2004 exhibit prepared for Picolan by CDOT shows the difference in right-of-way impacts to Picolan property between the 1997 Powers interchange concept and the new Powers interchange that is incorporated in the I-25 Proposed Action. The estimated 50.002 acres represents Picolan property needed under the new concept, which is 1.455 acres less than the original Powers concept. All of the numbers presented to Picolan in January 2004 represent best estimates that are subject to change based on final design. The I-25 EA did not identify any property needed solely for Powers Boulevard. The EA also did not quantify the difference in property acquisition from Picolan's holdings between the two interchange concepts.

Lines 29-33: Specific right-of-way plans will be prepared at the time any property is to be purchased, and these will determine exactly the location and amount of property to be acquired. The valuation process can then begin. The effect of the change in the horizontal and vertical alignment of the interchange on potential future property values is speculative and cannot be determined with the limited information available at this time.

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The mere fact that additional right-of-way will be required on 11. Academy property is completely contrary to minimizing impacts to the Academy, to historic preservation law, and to minimizing habitat disruption. All of these are stated goals in the Draft EA, yet that document does not provide justifications for recommending such action.

12. Similarly, CDOT's January 6, 2004 plan titled "Northgate Powers Environmental Assessment ROW and I-25 ROW" depicts two "fingers" of 8 right-of-way for an unnamed purpose on the south side of the interchange. We can 9 only assume that these are for stormwater facilities. The Draft EA does not 10 adequately address the intended use of these parcels. Further, the geometry of 11 these isolated parcels creates unwarranted and unjustified difficulty to developing 12 13 the adjacent land. Lastly, if these parcels are part of a stormwater control system for the interchange, then the ultimate NEPA document should address the impacts 14 to the adjacent land in far more detail. 15 16

13. There appears to be a major weaving section on Powers 17 Boulevard at the I-25 interchange as proposed. A large percentage of Northgate 18 and Voyager Parkway traffic is expected to proceed west on Powers Boulevard to 19 access southbound I-25. Weaving across and in conflict with the movement will be 20 northbound Powers Boulevard traffic wishing to access northbound I-25. This 21 weaving movement, a clear public safety issue, does not appear to have been 22 23 analyzed as NEPA requires.

24

25 14. Powers Boulevard, a planned six lane roadway, has a "lane drop" with only four lanes across the Voyager Parkway bridge. This results in both 26 off-ramps failing to comply with the principles of lane balance and basic number of 27 lanes. See, AASHTO, Policy on Geometric Design of Highways and Streets - 2001, 28 at 814-818. To comply with the principles of lane balance with three lanes 29 upstream from the off-ramp, the diverge lane configuration would need to be either 30 two through lanes with two off-ramp lanes or three through lanes with one off-ramp 31 lane. The two through-lane option would not be in compliance with the principles of 32 basic number of lanes. To be in compliance with the basic number of lanes with 33 three lanes upstream from the off-ramp, the diverge configuration would need to 34 have three through lanes crossing the Voyager Parkway bridge. 35 36 37

15. Both northbound and southbound left-turn movements from 38 Voyager Parkway onto the Powers Boulevard on-ramps appear to have insufficient

Lines 1–5: Seven miles of I-25, including the Northgate/Powers interchange, are located on Air Force Academy property through an easement. It should be noted that the Powers interchange concept incorporated in the I-25 EA has less impact on Academy property than the interchange concept previously approved in 1997. The I-25 Proposed Action is in full compliance with Section 106 of the National Historic Preservation Act, implementing regulations at 36 CFR 800 (Protection of Historic Properties), and Section 4(f) of the U.S. Department of Transportation Act, as documented in the EA at pages 3-113, 3-121 to 3-122, and 6-2 to 6-14. The issues raised here are also addressed above in the response to lines 23-29 on page 3.

Lines 7–15: The two "fingers" of right of way are needed for drainage outfall purposes as discussed in the meeting between CDOT and Picolan on October 4, 2002. These outfalls are along historic drainageways within the Picolan property. It is CDOT's intent to coordinate with Picolan so that these historic drainageway outfalls can be incorporated into development plans. As noted in the response to lines 33-38 on page 3, a detention facility for water quality is planned in the southeast quadrant of the interchange on Academy property to accommodate runoff from the roadway as well as historic drainage from the Northgate Corporate Village. This was discussed in CDOT's meeting on October 4, 2002, and will be coordinated with Picolan in final design.

Lines 17-23: The safety of the future weave condition at this location was analyzed by CDOT traffic engineers as part of the concept development process and was determined to be acceptable. It is not a "clear public safety issue", as asserted in the comment. In 2025, a total of 1.255 vehicles per hour are projected to travel westbound on Powers during the morning peak hour when the highest weaving volumes are realized. Powers will be configured with three westbound lanes between Voyager Parkway and I-25, a distance of 1,700 feet. Level of Service analysis performed in accordance with methodologies in the Transportation Research Board Highway Capacity Manual 2000 indicate that this weaving segment operates at the best possible Level of Service (LOS A) during the peak hour. Therefore, this weaving section does not pose any operational or safety concerns for future traffic conditions.

Lines 25-35: The roadway design prepared by CDOT's engineers does meet applicable AASHTO guidance. CDOT has previously responded to the issues cited here in a letter to Picolan dated February 13, 2003. In particular, the traffic volume on Powers Boulevard under Voyager Parkway would not require a three-lane cross section, and the volumes on the off-ramps would not require a two-lane cross section. Therefore, the lane drops were designed without dual lane exits.

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storage based on prior trip generation/distribution analyses from projects in this

- area. Given the close spacing between the ramp intersections, the Voyager 2
- Parkway cross section will most likely need to be eight lanes wide beneath the 3
- 4 bridge to provide two through lanes in each direction along with side-by-side dual
- 5 left-turn lanes for each direction. (The storage will most likely need to extend
- beyond the interchange traffic signal intersections to prevent blocking of through
- movements by spillover left-turn storage.) This will necessitate a two-lane
- northbound Powers Boulevard on-ramp to receive the two-lane left-turn movement 8
- from Voyager Parkway and possibly a wider bridge structure to accommodate the 9
- eight-lane Voyager Parkway cross section. 10
- 11

16. Will the merging of vehicles on the Powers Boulevard on-ramps 12 from two lanes to one lane as a result of the dual left-turn lanes happen far enough 13 14 from the merge point to provide an adequate acceleration length? If the northbound Powers on-ramp needs to be lengthened, the weaving section discussed above, will 15

Powers Boulevard off-ramp traffic signals will leave enough deceleration length on

the off-ramp to provide a safe environment for exiting vehicles? If the southbound

Powers off-ramp needs to be lengthened, the weaving section for southbound I-25 to southbound Powers Boulevard to southbound Voyager Parkway will be shortened.

17. Finally, Picolan wonders whether queuing and stacking at the

- 16 be shortened.
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24 Conclusion

25 26 As described above, the Draft EA is inadequate for NEPA compliance 27 for this Project. Because the Project involves construction of a new freeway, myriad unanalyzed health, safety, economic, natural resource, cumulative effects, and other 28 environmental issues, as well as only cursory alternatives analyses, an EIS must be 29 prepared. In order to ensure that the most complete array of alternatives are 30 considered and analyzed in an EIS. Picolan intends to actively participate in the 31 NEPA process. Picolan in no way concedes, and in fact disputes, that the alignment 32 for the Powers Interchange proposed as the preferred alternative in the Draft EA is 33 consistent with the MOU or the IGA and reserves all rights as to remedies. Finally, 34 Picolan respectfully requests that the undersigned be added to your distribution 35 lists to receive all future notices and correspondence regarding this project. 36

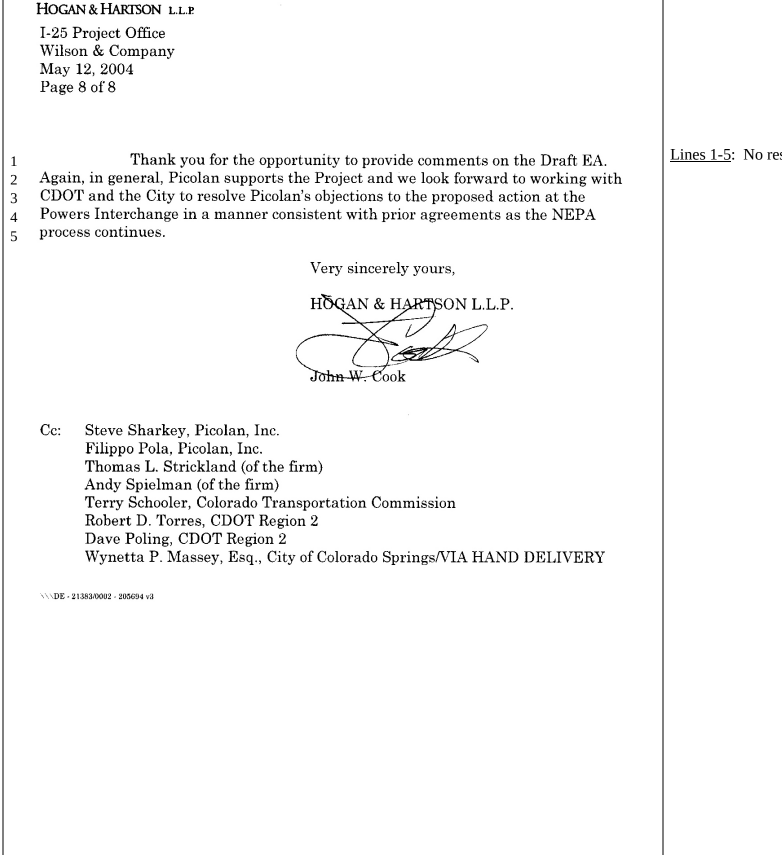
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Lines 1–10: The proposed cross-sections for Powers and Voyager are adequate to handle projected traffic volumes for the year 2025. The southbound Voyager Parkway left turn to the eastbound Powers Boulevard on-ramp has a projected peak volume of 995 vehicles per hour (in two lanes) during the morning. For this movement, CDOT determined that the intersection would operate at Level of Service A with negligible queues. For the northbound Voyager Parkway left turn to the westbound Powers on-ramp, the highest volume is 45 vehicles per hour during the morning peak. For this movement as well, CDOT determined that the intersection would operate at Level of Service A with negligible queues.

Lines 12–16: The proposed geometry would not result in any operational or safety concerns for future traffic conditions. Dual left turn lanes for the southbound Voyager Parkway left turn to the eastbound Powers Boulevard on-ramp would taper down to form one lane on the eastbound on-ramp to Powers Boulevard. This taper point would have adequate spacing from the intersection to allow for satisfactory merging from two lanes to one while providing adequate acceleration distance for vehicles entering Powers Boulevard. CDOT has determined that queuing and stacking would not be not issues on the ramp, the intersection, or the merge point with Powers Boulevard. The westbound Powers on-ramp would receive traffic from a single northbound left-turn lane and provides adequate acceleration distance for vehicles merging onto westbound Powers Boulevard.

Lines 18-22: CDOT has evaluated the weave section and the off-ramp length on southbound Powers west of Voyager and has determined that the proposed design is adequate. The length of the southbound off-ramp to Voyager is sufficient to handle the projected low volumes and would not result in lengthy queues. This would not result in any operational or safety concerns for future traffic conditions.

Lines 26-36: The Federal Highway Administration has determined that sufficient studies have been prepared to assess the direct, indirect and cumulative impacts of the Proposed Action. After a thorough, comprehensive and independent review of the EA, its associated studies and documentation, and all comments received during the 45-day public review period, FHWA has determined that there are no significant impacts associated with the implementation of the Proposed Action. FHWA has concluded that the EA provides sufficient evidence and analysis for determining that an Environmental Impact Statement is not required.



RESPONSE

Lines 1-5: No response required.