Presidential Documents

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Title 3—	Memorandum of March 3, 2009
The President	The Endangered Species Act
	Memorandum for the Heads of Executive Departments and Agencies
	The Endangered Species Act (ESA), 16 U.S.C. 1531 <i>et seq.</i> , reflects on of the Nation's profound commitments. Pursuant to that Act, the Federa Government has long required a process of broad interagency consultation to ensure the application of scientific and technical expertise to decision that may affect threatened or endangered species. Under that interagency process, executive departments and agencies (agencies) contemplating an action that may affect endangered or threatened species have long been required, except in certain limited circumstances, to consult with, and in some circumstances obtain the prior written concurrence of, the Fish and Wildlife Service (FWS) and/or the National Marine Fisheries Servic (NMFS)—the expert agencies that have the primary responsibility to ensur that the ESA is implemented in accordance with the law.
	On December 16, 2008, the Departments of the Interior and Commercissued a joint regulation that modified these longstanding requirements See 73 <i>Fed. Reg.</i> 76272. This new regulation expands the circumstance in which an agency may determine not to consult with, or obtain the written concurrence of, the FWS or NMFS prior to undertaking an action that may affect threatened or endangered species. But under the new regulation, agencies may continue the previous practice of consulting with, and obtaining the written concurrence of, the FWS and NMFS as a matter or discretion.
	I hereby request the Secretaries of the Interior and Commerce to review the regulation issued on December 16, 2008, and to determine whethe to undertake new rulemaking procedures with respect to consultative and concurrence processes that will promote the purposes of the ESA.
	Until such review is completed, I request the heads of all agencies to exercise their discretion, under the new regulation, to follow the prior long standing consultation and concurrence practices involving the FWS and NMFS.
	This memorandum is not intended to, and does not, create any right o benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, it officers, employees, or agents, or any other person. Agencies shall carry out the provisions of this memorandum to the extent permitted by law and consistent with statutory authorities.

The Secretary of the Interior is hereby authorized and directed to publish this memorandum in the *Federal Register*.

THE WHITE HOUSE, Washington, March 3, 2009

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