

clearly describe how the USCG has complied with such laws/regulations, or add a new Chapter to do that.

- *Page 96 in reference to “The USCG initiated government-to-government Section 106 consultation with Native American Tribes on January 25, 2018.”:*
 - May be beneficial to also mention in Chapter 3 above.
- *Page 96 in reference to “Tribal consultation would be ongoing through the EA process.”:*
 - May want to state that the result of such consultation will be described in the final FONSI (if a FONSI is determined appropriate after public comment).
- *Page 96 in reference to “BNSF submitted application for the WQC to IDEQ on December 27, 2017.”:*
 - The federal agencies request 401WQC which was requested by the Corps at the same time the Corps issued its public notice for the project.
- *Page 98 in reference to “IDL held two public hearings on May 23, 2018 as part of the Joint Application process with the USACE and IDEQ for administration of the IDL Encroachment Permit, USACE Section 404/Section 10 permit, and IDEQ Section 401 Water Quality Certification.”:*
 - The Joint Application for Permits is tool for applicants to utilize a single application form they can use for multiple agencies when proposing projects. It is not a process between the agencies. The decisions made by the state of Idaho and Corps are reviewed under separate processes, under our respective regulations.
 - The Corps attended IDL’s public hearings to support the public process of the State. The IDL hearings were only for the State’s process and not the Corps’.