

Nonprofit - Questions and Answers

QUESTIONS	ANSWERS
<p>1. A 501(c)(3) nonprofit organization has an MOU with a coordinating agency. What happens if the coordinating agency attempts to obstruct information in order to gain a competitive advantage?</p>	<p>Nonprofit applicants with proposed projects on public lands are required to have a written agreement with the land manager, authorizing the project, and identifying how the proposed project fits with the land management goals of the area. This requirement is intended to foster cooperation between the land manager and nonprofit applicants.</p> <p>Any discrepancy between information supplied on the General Criteria portion of the application would be reconciled by the Division after the preliminary application filing.</p>
<p>2. A 501(c)(3) nonprofit organization has an MOU with a coordinating agency. Unfortunately, the agency cannot locate the MOU; does that make it null and void?</p>	<p>Nonprofit applicants with proposed projects on public lands are required to have a written agreement with the land manager, authorizing the project, and identifying how the proposed project fits with the land management goals of the area. The applicant must submit a copy of this agreement along with the final application. If a signed copy of this agreement cannot be located, a new agreement will have to be drafted that meets this requirement.</p>