draft statement in one or more of the following ways:
(i) Modification of alternatives, including the proposed action.
(ii) Development and evaluation of alternatives not previously given serious consideration.
(iii) Supplementation, improvement, or modification of analyses.
(iv) Correction of facts.
(v) Explanation of why a comment does not warrant a direct response, citing supporting sources, authorities, or reasons. Relevant circumstances which may trigger reappraisal or further response must be indicated.
(2) Substantive comments received on a draft statement must be attached to the final statement.
(3) If all of the changes are minor and are confined to responses described in paragraphs (e)(1) (iv) and (v) of this section, errata sheets may be written, and only the comments and errata sheets need be recirculated. In such a case, the draft statement with the comments, errata sheets, and a new cover, must be filed as the final statement.
(f) Supplements. (1) A supplement to a draft or final environmental impact statement must be issued if:
(i) Substantial changes are made in the proposed action that are relevant to environmental concerns; or
(ii) Significant new circumstances or information bearing on environmental impacts of the proposed action arise or are discovered.
(2) The decision on a proposed action involving an environmental impact statement, must be delayed until any necessary supplement has been circulated and has gone through the commenting period. A supplement is prepared, circulated, and filed in the same manner (except for determining scope) as draft and final statements, unless alternative procedures are approved by CEQ.
(g) Contracting. A contractor employed to prepare an environmental impact statement must certify that it has no financial or other interest in the outcome of the project.
(h) Proposals for Legislation. Legislative environmental impact statements must be prepared and transmitted as follows:

§ 775.12 Time frames for environmental impact statement actions.

(a) Each week the EPA publishes in the Federal Register a notice of the draft and final environmental impact statements received in that office during the preceding week. The minimum time periods for decision on an action, specified in paragraphs (b) through (d) of this section, are calculated from the date of publication of an EPA notice of receipt of the relevant impact statement.
(b) A decision on a proposed action may not be made or recorded until the later of the following dates: 90 days after publication of the notice described in paragraph (a) of this section for a draft statement or 30 days after publication of the notice for a final statement.
(c) If a final statement is filed with the EPA within 90 days after a draft statement is filed, the 30 day period and the 90 day period may run concurrently.
§ 775.13 Public notice and information.
(a) Public notice is given of NEPA-related hearings, intent to undertake environmental assessments and environmental impact statements, and the availability of environmental documents (that is, environmental assessments, findings of no significant impact, and environmental impact statements), as follows:

1. Notices must be mailed to those who have requested them.

2. Notices concerning a proposal of national concern must be mailed to national organizations reasonably expected to be interested. Any such notice must be published in the Federal Register. (See paragraph (a)(4) of this section.

3. Notices of any proposed action having effects primarily of local concern are given as follows:

   i. Any such notice, including a copy of any pertinent environmental document, must be mailed to the appropriate review officials identified in the Postal Service regulations and procedures governing intergovernmental review of Postal Service facility project actions, to the State Historic Preservation Officer, and to local public officials.

   ii. Any such notice must be published in one or more local newspapers.

   iii. Any such notice must be posted on and near any proposed and alternate sites for an action.

   iv. Any such notice may be mailed to potentially interested community organizations, including small business associations.

   v. Any such notice may be mailed to owners and occupants of nearby or affected property.

4. A copy of every notice of intent to prepare an environmental impact statement must be furnished to the Chief Counsel, Legislative, Law Department, who will have it published in the Federal Register.

5. All notices must give the name, address, and telephone number of a postal official who may be contacted for information. Environmental documents are made available to the public on request. Inspection, copying, and the furnishing of copies will be in accordance with 39 CFR Part 265, “Release of Information.”

§ 775.14 Hearings.
(a) Public hearings must be held whenever there is:

1. Substantial environmental controversy concerning a proposed action and a request for a hearing by any responsible individual or organization;

2. A request for a hearing by an agency with jurisdiction over or special expertise concerning the proposed action; or

3. A reasonable expectation that a hearing will produce significant information not likely to be obtained without a hearing.

(b) The distribution and notice requirements of §§ 775.11(d)(1) and 775.13 must be complied with whenever a hearing is to be held.