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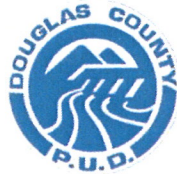
FEDERAL ENERGY
REGULATORY COMMISSION

**DRAFT LICENSE APPLICATION
VOLUME II: EXHIBIT E**

EXHIBIT E – ENVIRONMENTAL EXHIBIT

**WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149-131**

SECURITY LEVEL: PUBLIC



Prepared by:
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, WA 98802
www.douglaspud.org/relicensing

December 2009

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EXHIBIT E - ENVIRONMENTAL EXHIBIT

The following excerpt from the Code of Federal Regulations (CFR) at 18 CFR § 5.18(b) describes the required content of this Exhibit.

Exhibit E—Environmental Exhibit. The specifications for Exhibit E in §§4.41, 4.51, or 4.61 of this chapter shall not apply to applications filed under this part. The Exhibit E included in any license application filed under this part must address the resources listed in the Pre-Application Document provided for in §5.6; follow the Commission’s “Preparing Environmental Assessments: Guidelines for Applicants, Contractors, and Staff,” as they may be updated from time-to-time; and meet the following format and content requirements:

- (1) General description of the river basin. Describe the river system, including relevant tributaries; give measurements of the area of the basin and length of stream; identify the project’s river mile designation or other reference point; describe the topography and climate; and discuss major land uses and economic activities.*
- (2) Cumulative effects. List cumulatively affected resources based on the Commission’s Scoping Document, consultation, and study results. Discuss the geographic and temporal scope of analysis for those resources. Describe how resources are cumulatively affected and explain the choice of the geographic scope of analysis. Include a brief discussion of past, present, and future actions, and their effects on resources based on the new license term (30–50 years). Highlight the effect on the cumulatively affected resources from reasonably foreseeable future actions. Discuss past actions’ effects on the resource in the Affected Environment Section.*
- (3) Applicable laws. Include a discussion of the status of compliance with or consultation under the following laws, if applicable:
 - (i) Section 401 of the Clean Water Act. The applicant must file a request for a water quality certification (WQC), as required by Section 401 of the Clean Water Act no later than the deadline specified in §5.23(b). Potential applicants are encouraged to consult with the certifying agency or tribe concerning information requirements as early as possible.*
 - (ii) Endangered Species Act (ESA). Briefly describe the process used to address project effects on Federally listed or proposed species in the project vicinity. Summarize any anticipated environmental effects on these species and provide the status of the consultation process. If the applicant is the Commission’s non-Federal designee for informal consultation under the ESA, the applicant’s draft biological assessment must be included.*
 - (iii) Magnuson-Stevens Fishery Conservation and Management Act. Document from the National Marine Fisheries Service (NMFS) and/or the appropriate Regional Fishery Management Council any essential fish habitat (EFH) that**

may be affected by the project. Briefly discuss each managed species and life stage for which EFH was designated. Include, as appropriate, the abundance, distribution, available habitat, and habitat use by the managed species. If the project may affect EFH, prepare a draft “EFH Assessment” of the impacts of the project. The draft EFH Assessment should contain the information outlined in 50 CFR 600.920(e).

- (iv) Coastal Zone Management Act (CZMA). Section 307(c)(3) of the CZMA requires that all Federally licensed and permitted activities be consistent with approved state Coastal Zone Management Programs. If the project is located within a coastal zone boundary or if a project affects a resource located in the boundaries of the designated coastal zone, the applicant must certify that the project is consistent with the state Coastal Zone Management Program. If the project is within or affects a resource within the coastal zone, provide the date the applicant sent the consistency certification information to the state agency, the date the state agency received the certification, and the date and action taken by the state agency (for example, the agency will either agree or disagree with the consistency statement, waive it, or ask for additional information). Describe any conditions placed on the state agency’s concurrence and assess the conditions in the appropriate section of the license application. If the project is not in or would not affect the coastal zone, state so and cite the coastal zone program office’s concurrence.*
- (v) National Historic Preservation Act (NHPA). Section 106 of NHPA requires the Commission to take into account the effect of licensing a hydropower project on any historic properties, and allow the Advisory Council on Historic Preservation (Advisory Council) a reasonable opportunity to comment on the proposed action. “Historic Properties” are defined as any district, site, building, structure, or object that is included in or eligible for inclusion in the National Register of Historic Places (NRHP). If there would be an adverse effect on historic properties, the applicant may include a Historic Properties Management Plan (HPMP) to avoid or mitigate the effects. The applicant must include documentation of consultation with the Advisory Council, the State Historic Preservation Officer, Tribal Historic Preservation Officer, National Park Service, members of the public, and affected Indian tribes, where applicable.*
- (vi) Pacific Northwest Power Planning and Conservation Act (Act). If the project is not within the Columbia River Basin, this section shall not be included. The Columbia River Basin Fish and Wildlife Program (Program) developed under the Act directs agencies to consult with Federal and state fish and wildlife agencies, appropriate Indian tribes, and the Northwest Power Planning Council (Council) during the study, design, construction, and operation of any hydroelectric development in the basin. Section 12.1A of the Program outlines conditions that should be provided for in any original or new license. The program also designates certain river reaches as protected from*

development. The applicant must document consultation with the Council, describe how the act applies to the project, and how the proposal would or would not be consistent with the program.

- (vii) Wild and Scenic Rivers and Wilderness Acts. Include a description of any areas within or in the vicinity of the proposed project boundary that are included in, or have been designated for study for inclusion in, the National Wild and Scenic Rivers System, or that have been designated as wilderness area, recommended for such designation, or designated as a wilderness study area under the Wilderness Act.*
- (4) Project facilities and operation. Provide a description of the project to include:*
 - (i) Maps showing existing and proposed project facilities, lands, and waters within the project boundary;*
 - (ii) The configuration of any dams, spillways, penstocks, canals, powerhouses, tailraces, and other structures;*
 - (iii) The normal maximum water surface area and normal maximum water surface elevation (mean sea level), gross storage capacity of any impoundments;*
 - (iv) The number, type, and minimum and maximum hydraulic capacity and installed (rated) capacity of existing and proposed turbines or generators to be included as part of the project;*
 - (v) An estimate of the dependable capacity, and average annual energy production in kilowatt hours (or mechanical equivalent);*
 - (vi) A description of the current (if applicable) and proposed operation of the project, including any daily or seasonal ramping rates, flushing flows, reservoir operations, and flood control operations.*
- (5) Proposed action and action alternatives.*
 - (i) The environmental document must explain the effects of the applicant's proposal on resources. For each resource area addressed include:*
 - (A) A discussion of the affected environment;*
 - (B) A detailed analysis of the effects of the applicant's licensing proposal and, if reasonably possible, any preliminary terms and conditions filed with the Commission; and*
 - (C) Any unavoidable adverse impacts.*
 - (ii) The environmental document must contain, with respect to the resources listed in the Pre-Application Document provided for in §5.6, and any other resources identified in the Commission's scoping document prepared pursuant to the National Environmental Policy Act and §5.8, the following information, commensurate with the scope of the project:*
 - (A) Affected environment. The applicant must provide a detailed description of the affected environment or area(s) to be affected by the proposed project by each resource area. This description must include the information on the affected environment filed in the Pre-Application Document provided for in §5.6, developed under the applicant's approved study plan, and otherwise developed or obtained by the*

applicant. This section must include a general description of socio-economic conditions in the vicinity of the project including general land use patterns (e.g., urban, agricultural, forested), population patterns, and sources of employment in the project vicinity.

- (B) *Environmental analysis.* The applicant must present the results of its studies conducted under the approved study plan by resource area and use the data generated by the studies to evaluate the beneficial and adverse environmental effects of its proposed project. This section must also include, if applicable, a description of any anticipated continuing environmental impacts of continued operation of the project, and the incremental impact of proposed new development of project works or changes in project operation. This analysis must be based on the information filed in the Pre-Application Document provided for in §5.6, developed under the applicant's approved study plan, and other appropriate information, and otherwise developed or obtained by the Applicant.
- (C) *Proposed environmental measures.* The applicant must provide, by resource area, any proposed new environmental measures, including, but not limited to, changes in the project design or operations, to address the environmental effects identified above and its basis for proposing the measures. The applicant must describe how each proposed measure would protect or enhance the existing environment, including, where possible, a non-monetary quantification of the anticipated environmental benefits of the measure. This section must also include a statement of existing measures to be continued for the purpose of protecting and improving the environment and any proposed preliminary environmental measures received from the consulted resource agencies, Indian tribes, or the public. If an applicant does not adopt a preliminary environmental measure proposed by a resource agency, Indian tribe, or member of the public, it must include its reasons, based on project-specific information.
- (D) *Unavoidable adverse impacts.* Based on the environmental analysis, discuss any adverse impacts that would occur despite the recommended environmental measures. Discuss whether any such impacts are short- or long-term, minor or major, cumulative or site-specific.
- (E) *Economic analysis.* The economic analysis must include annualized, current cost-based information. For a new or subsequent license, the applicant must include the cost of operating and maintaining the project under the existing license. For an original license, the applicant must estimate the cost of constructing, operating, and maintaining the proposed project. For either type of license, the applicant should estimate the cost of each proposed resource protection, mitigation, or enhancement measure and any specific measure filed with the

Commission by agencies, Indian tribes, or members of the public when the application is filed. For an existing license, the applicant's economic analysis must estimate the value of developmental resources associated with the project under the current license and the applicant's proposal. For an original license, the applicant must estimate the value of the developmental resources for the proposed project. As applicable, these developmental resources may include power generation, water supply, irrigation, navigation, and flood control. Where possible, the value of developmental resources must be based on market prices. If a protection, mitigation, or enhancement measure reduces the amount or value of the project's developmental resources, the applicant must estimate the reduction.

- (F) Consistency with comprehensive plans. Identify relevant comprehensive plans and explain how and why the proposed project would, would not, or should not comply with such plans and a description of any relevant resource agency or Indian tribe determination regarding the consistency of the project with any such comprehensive plan.*
 - (G) Consultation Documentation. Include a list containing the name, and address of every Federal, state, and interstate resource agency, Indian tribe, or member of the public with which the applicant consulted in preparation of the Environmental Document.*
 - (H) Literature cited. Cite all materials referenced including final study reports, journal articles, other books, agency plans, and local government plans.*
- (2) The applicant must also provide in the Environmental Document:*
- (A) Functional design drawings of any fish passage and collection facilities or any other facilities necessary for implementation of environmental measures, indicating whether the facilities depicted are existing or proposed (these drawings must conform to the specifications of §4.39 of this chapter regarding dimensions of full-sized prints, scale, and legibility);*
 - (B) A description of operation and maintenance procedures for any existing or proposed measures or facilities;*
 - (C) An implementation or construction schedule for any proposed measures or facilities, showing the intervals following issuance of a license when implementation of the measures or construction of the facilities would be commenced and completed;*
 - (D) An estimate of the costs of construction, operation, and maintenance, of any proposed facilities, and of implementation of any proposed environmental measures.*
 - (E) A map or drawing that conforms to the size, scale, and legibility requirements of §4.39 of this chapter showing by the use of shading, cross-hatching, or other symbols the identity and location of any*

measures or facilities, and indicating whether each measure or facility is existing or proposed (the map or drawings in this exhibit may be consolidated).

EXHIBIT E

EXECUTIVE SUMMARY

Public Utility District No. 1 of Douglas County (Douglas PUD) proposes to continue operating the existing 774.3 megawatt (MW) Wells Hydroelectric Project (Project or Wells Project) located on the Columbia River at mile 515.6 near the town of Pateros in north-central Washington State. This Project produces an average net generation of 4,364,959 megawatt-hours (MWh) of power annually (water years 1989 through 2007), and is Douglas PUD's primary generating asset to meet the electrical power needs of over 18,000 retail customers in Douglas and Okanogan counties. Project power is also sold under long-term contracts to four wholesale power purchasers, helping to meet the electrical power needs of consumers throughout the Pacific Northwest region.

The Wells Project reservoir is approximately 29.5 miles long, contains the confluences of the Methow and Okanogan rivers with the Columbia River, and extends upstream to the tailrace of the Chief Joseph Hydroelectric Project. The Wells Project is a run-of-river facility operated in coordination with six other regional hydroelectric projects on the mid-Columbia River. With little active storage at the Wells Reservoir, daily inflow equals daily outflow and fluctuations and power generation are largely driven by the discharge from two large upstream federal projects: Chief Joseph and Grand Coulee.

Douglas PUD owns over 95 percent of the lands adjacent to the reservoir in the Project Boundary. There are also 249.35 acres of federal lands located within the Project Boundary that are administered primarily by the Bureau of Land Management (BLM), U.S. Army Corps of Engineers (COE), or the Bureau of Reclamation (BOR). Lands of the Confederated Tribes of the Colville Reservation (CCT) border the Wells Project along the eastern edge of the Okanogan River and along the north and east side of the Columbia River upstream of the confluence of the Okanogan River.

PROPOSED ACTION

The Wells Project consists of a dam, forebay, 9,740-acre reservoir, tailrace, hatchery facilities, service buildings, high-voltage transmission lines, recreation facilities and lands, all located within the Wells Project Boundary. The Wells Dam consists of a west embankment, a central concrete structure, and an east embankment. The central concrete structure, referred to as a "hydrocombine," includes 10 generating units, spillways, switchyard, and fish passage facilities, uniquely integrated into a single structure. The Project is described in detail in Section 2.2. The Project is operated in a run-of-river mode, in coordination with six other mid-Columbia River projects. Douglas PUD proposes no capacity or operating changes, but does propose new measures for the protection and enhancement of environmental resources. These measures are described in detail in Section 2.2.3.

ALTERNATIVES CONSIDERED

This Applicant-prepared Draft Environmental Assessment (EA) analyzes the effects of continued Project operation and proposes conditions for a new license for the Project. Under Douglas PUD's proposal, there would be no changes in Project capacity or operations, but additional environmental measures would be implemented, resulting in a net positive environmental effect compared to a "no-action" alternative. Under the no-action alternative, environmental conditions would remain the same and no further enhancement of environmental resources would occur over and above on-going measures.

PUBLIC INVOLVEMENT AND AREAS OF CONCERN

Before filing its license application, Douglas PUD conducted an extensive pre-filing consultation process prior to and during the Integrated Licensing Process (ILP). The intent of the pre-filing consultation process was to initiate public involvement early in the Project relicensing process and to encourage citizens, governmental entities, tribes, and other interested parties to identify and resolve issues prior to an application being formally filed with the Federal Energy Regulatory Commission (FERC). After Douglas PUD filed its Notice of Intent (NOI) to seek a new operating license for the Project, FERC conducted issue scoping to determine what issues and alternatives should be addressed in the relicensing process. A scoping document was distributed to interested parties on January 29, 2007. Scoping meetings were held in both East Wenatchee and Brewster, Washington on February 28, 2007.

PROJECT EFFECTS ON RESOURCES

According to the FERC's May 2007 Scoping Document 2 and addendum (SD2), potential Project effects to be evaluated during the relicensing process include the following:

Aquatic Resources

- Effects of the Project on the input, movement, accumulation, and retention of toxins (i.e., DDT and PCBs) originating in the Okanogan River subbasin, and the potential effects of these toxins on aquatic organisms and humans.
- Effects of the Project on total dissolved gas (TDG) levels in the Wells Tailrace and Rocky Reach forebay.
- Effects of the Project on water temperature, dissolved oxygen (DO), pH, and turbidity.
- Effects of the Project on aquatic and wetland plant communities.
- Effects of the Project on the spread of aquatic invasive species.

- Effects of the Project and ongoing actions, including the Wells Hydroelectric Project Anadromous Fish Agreement and Habitat Conservation Plan (HCP; Appendix E-1), on salmon and steelhead.
- Effects of the Project on juvenile lamprey habitat, dam passage and reservoir survival.
- Effects of the Project on adult lamprey habitat use and behavior related to ladder passage, timing, drop back, and upstream migration.
- Effects of the Project on white sturgeon spawning, rearing, recruitment, movements, and abundance.
- Effects of the Project on bull trout survival and habitat.
- Effects of the Project, including reservoir fluctuations, on resident fish and benthic macroinvertebrates.
- Effects of the northern pike minnow removal program on native resident fish.

Terrestrial Resources

- Whether the Project transmission line represents an avian electrocution or collision hazard.
- Effects of transmission line right-of-way management practices (e.g., weed control and road maintenance) on wildlife and botanical resources.
- Effects of Douglas PUD's land management practices (weed control, soil erosion control) and permitting policies (installation of docks, water systems, fences, landscaping, and agricultural uses) on wildlife and wildlife habitats.
- Effects of Project-related recreation on wildlife and wildlife habitats (e.g., disturbance to wildlife and alteration and modification of habitats).
- Effects of the frequency, timing, amplitude, and duration of reservoir fluctuations on riparian and wetland habitats and wildlife (amphibians and waterfowl) dependent on these habitats.
- Effects of the Project reservoir as a migration and movement barrier to mule deer.
- Adequacy of the existing wildlife management program in reducing Project effects on wildlife.
- Whether the nuisance wildlife control program is targeting the appropriate birds and mammals that may be preying on listed salmon and steelhead juveniles and whether there are more effective control actions.

Threatened and Endangered Species

- Effects of Project operations (reservoir fluctuations) and Project-related recreation on federally-listed bald eagle, Ute ladies'-tresses and pygmy rabbits.
- Effects of Project operations (reservoir fluctuations), land management practices, and Project-related recreation on the following state-listed rare species: little

bluestem, chaffweed, northern sweet grass, brittle prickly-pear, American white pelican, sage grouse, and sharp-tailed grouse.

- Effects of the Project on Upper Columbia River spring-run Chinook salmon, Upper Columbia River steelhead, and bull trout.

Recreation, Land Use and Aesthetics

- Effects of Project operations (reservoir fluctuations) on access to and use of public boat launches and docks.
- Effects of aquatic vegetation and sediment conditions (transport and deposition) on public access to and use of the Project waters.
- Adequacy of existing recreation facilities and public access within the Project Boundary in meeting current and future (over the term of a new license) recreational demand, including barrier-free access needs.

Archaeological and Historic Resources

- Effects of continued Project operations or changes in Project operation or facilities on historic, archeological, and traditional resources that may be eligible for inclusion in the National Register of Historic Places (NRHP).

Socioeconomics

- Effects of the Project on local, tribal, and regional economies.

Developmental Resources

- Effects of protection, mitigation, and enhancement (PM&E) measures on Project economics.

SUMMARY OF PROPOSED PM&E MEASURES

Douglas PUD proposes no capacity or operating changes to the Wells Project, but does propose new measures for the protection and enhancement of environmental resources. These measures include implementation of the HCP and associated Hatchery Genetic Management Plans, Aquatic Settlement Agreement, terrestrial resources management plans (Wildlife and Botanical, Avian Protection, Recreation and Historic Properties), and Douglas PUD's Land Use Policy.

The total 50-year cost of existing and new HCP measures is estimated to be \$550 million with an average annual cost of existing and new HCP measures estimated to be \$11 million (\$9.55 million future cost of existing HCP measures plus \$1.45 million future

cost of new HCP measures). The total 30-year average cost of existing and new HCP measures is estimated to be \$333.6 million with an average annual cost of existing and new HCP measures estimated to be \$11.1 million.

In addition to the HCP costs, Douglas PUD estimates that the costs of the proposed measures associated with implementation of the Aquatic Settlement Agreement, terrestrial resources management plans, and Douglas PUD's Land Use Policy will be \$93.6 million over a 50-year license term (\$1.87 million per year) or \$58.4 million over a 30-year license term (\$1.95 million per year). The total proposed cost of Douglas PUD's PM&E measures for the new license will be \$12.9 million per year for a 50-year license term or \$13.1 million per year for a 30-year license term.

CONCLUSIONS

As described and enumerated in Exhibit D of the Draft License Application (DLA), the current average annual cost of the Wells Project's net generation (gross output less station service and transmission losses) is \$8.37/MWh. Under Douglas PUD's proposed future management of the Project as described in the DLA, including provision for future repair and replacement of certain Project works and implementation of a suite of environmental PM&E measures, the average annual cost of the Project's net generation would increase to \$14.45/MWh over a 50-year license term, assuming 2003-2007 average annual net generation of 4,077,400 MWh.

Relicensing of the Wells Project in accordance with Douglas PUD's DLA is expected to further enhance the environmental resources in the Project while continuing to provide safe, clean and economical power to the region. The analyses set forth in this EA support the conclusion that the proposed relicensing of the Wells Project represents the best balance between developmental and environmental resources and is best adapted to serve the public interest.

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1.0 INTRODUCTION

1.1 APPLICATION

By May 31, 2010, Public Utility District No. 1 of Douglas County (Douglas PUD) will file an application for a major new license for the existing Wells Hydroelectric Project (Project or Wells Project) with the Federal Energy Regulatory Commission (FERC). Douglas PUD used the Integrated Licensing Process (ILP) promulgated by the FERC at 18 Code of Federal Regulations (CFR) Part 5. This document is Exhibit E, the Environmental Exhibit of the license application, which was prepared in the form of an Applicant-prepared Environmental Assessment (EA) as provided for in 18 CFR §5.18. This EA is supported by data and analyses from 12 resource study reports conducted as part of the relicensing process; the Applicant's Initial Statement; Exhibits A, B, C, D, F, G and H (all collectively comprising Douglas PUD's license application), and numerous prior studies conducted by Douglas PUD and other parties.

The 774.3 megawatt (MW) Wells Project consists of a single dam and impoundment located on the Columbia River in Douglas and Chelan counties near the city of Pateros, Washington (Figure 1.0-1). The Project is operated in a run-of-river mode in coordination with other mid-Columbia River hydroelectric projects, under the guidelines of the Mid-Columbia Hourly Coordination Agreement (HCA). The Project occupies 249.35 acres of federal lands located within the Project Boundary, portions of which are administered by the Bureau of Land Management (BLM), U.S. Army Corps of Engineers (COE), and the Bureau of Reclamation (BOR). The Project produces an average of 4,364,959 megawatt-hours (MWh) of net generation annually (water years 1989 through 2007).

This EA provides environmental analysis by resource area of the impacts of Douglas PUD's proposal to continue operating the Wells Project. The major issues addressed in the EA include: (1) Project operations and their effect on migratory fish (including salmonids and Pacific lamprey), (2) Project effects on water quality, (3) Project effects on terrestrial resources, (4) recreation use, needs, and enhancements, and (5) cultural resources within the Project Boundary. Douglas PUD does not propose to add capacity or new construction affecting future power generating operations under the new license.

Douglas PUD developed this application in consultation with state and federal fish and wildlife agencies, local governments, Indian tribes, and other members of the public. A total of 12 agreed-upon resource studies were conducted under the FERC-approved Study Plan.

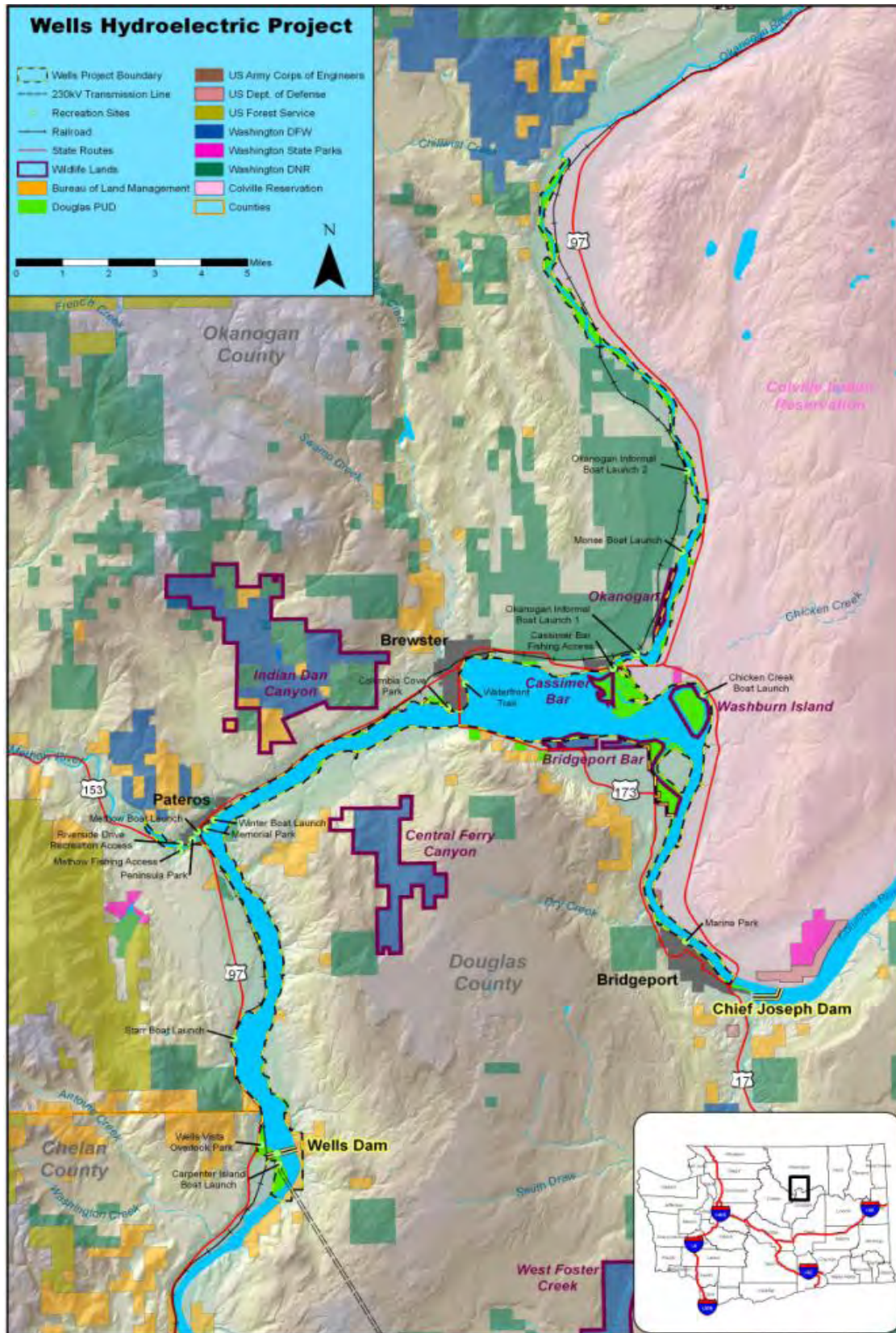


Figure 1.0-1 Wells Project vicinity map.

1.2 PURPOSE OF ACTION AND NEED FOR POWER

1.2.1 Purpose of Action

The FERC must decide if it is going to issue a new operating license to Douglas PUD and what conditions should be placed on any license issued. Under Section 10(a)(1) of the Federal Power Act (FPA), in deciding whether to issue a license for a hydroelectric project, the FERC must determine that the Project will be best adapted to a comprehensive plan for improving or developing a waterway. In addition to the power and developmental purposes for which licenses are issued (e.g., flood control, irrigation and water supply), the FERC must give equal consideration to the purposes of energy conservation, the protection, mitigation of damage to, and enhancement of fish and wildlife (including related spawning grounds and habitat), the protection of recreational opportunities, and the preservation of other aspects of environmental quality.

Issuing a new license will allow Douglas PUD to continue generating electricity at the Wells Project for the term of the new license, producing low-cost electric power from a non-polluting, renewable resource. Issuing a new license will also result in the protection of fish and wildlife resources, additional recreation benefits, and protection of cultural resources.

This EA was prepared in accordance with the National Environmental Policy Act of 1969 (NEPA) and analyzes the environmental and economic effects associated with the continued operation of the Wells Project, as proposed with the licensee's recommended measures. The effects of the no-action alternative are also considered.

1.2.2 Need for Power

The Wells Project is located within the Western Electricity Coordinating Council (WECC) of the North American Electric Reliability Council (NERC). NERC's 2008 Long-Term Reliability Assessment reports that there is a need for power in the region; the projected 2008 summer total internal demand of 162,052 MW is expected to increase by about 2.0 percent per year to 193,530 MW in 2017. Electricity planning reserve margins for the majority of WECC subregions are projected to fall below minimum target levels in portions of the WECC by 2017 (NERC 2008).

Within the WECC, the Northwest Power Pool (NWPP) area is comprised of all or major portions of the states of Idaho, Montana, Nevada, Oregon, Utah, Washington, and Wyoming; a small portion of northern California; and the Canadian provinces of British Columbia and Alberta. The coordinated system (Oregon, Washington, and western Montana) collectively operates its hydro resources to serve the demand for electricity, including the need for important ancillary services. The reservoirs are managed to address all of the competing requirements including, but not limited to, current and future

electric power generation; flood control; fish and wildlife requirements; special river operations for recreation; irrigation; navigation; and refilling of the reservoirs.

The average annual Wells Project net generation for the period 1989 through 2007 was 4,364,959 MWh. If relicensed as proposed, the power from the Project would continue to meet the electricity needs of Douglas PUD's retail customers, and part of the local and regional need for power through long-term contracts with regional power purchasers. Electricity generation using this renewable resource will continue to displace an equivalent amount of fossil-fuel fired electric generation and capacity elsewhere, continuing to help conserve these non-renewable energy resources while reducing significant fossil-fuel power plant emissions and creating an environmental benefit.

If the Wells Project future production is reduced, the low-cost power from the Project would most likely come from non-renewable, fossil-fuel fired carbon-emitting electric generation, which further contributes to air pollution through the production of nitrogen oxides and sulfur oxides. At the 1999 average fossil fuel-generated rate of 1.35 pounds of CO₂ emissions per kilowatt hour (kWh) of generation (Department of Energy [DOE] and Environmental Protection Agency [EPA] 2000), replacement of the Wells Project electricity with fossil-fuel derived electricity would result in an average increase of 2.95 million tons of CO₂ emissions annually.

1.3 STATUTORY AND REGULATORY REQUIREMENTS

1.3.1 Federal Power Act

1.3.1.1 Section 18 Fishway Prescriptions

Section 18 of the FPA, 16 U.S.C. § 811, states that the FERC shall require construction, maintenance and operation by a licensee of such fishways as the secretaries of the Department of Commerce and the Department of the Interior (DOI) may prescribe. At this time, neither the National Oceanic and Atmospheric Administration-National Marine Fisheries Service (NMFS), nor DOI has requested the FERC to reserve authority to prescribe the construction, operation and maintenance of any such fishways. The Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP; Appendix E-1) constitutes the NMFS and the USFWS Section 18 terms and conditions for anadromous salmonids.

1.3.1.2 Section 4(e) Conditions

The Wells Project occupies small amounts of federal lands administered by the DOI. Section 4(e) of the FPA gives the Secretary of the DOI authority to impose conditions on licenses issued by the FERC for hydropower projects located on "reservations" under the Secretary's supervision. See 16 U.S.C. §§ 796(2), 797(e). Preliminary 4(e) conditions

must be filed by the conditioning agency. During the FERC's review of the application for a new license, the FERC will request any such terms and conditions from the DOI.

1.3.1.3 Section 10(j) Recommendations

Under the provisions of Section 10(j) of the FPA, each hydroelectric license issued by the FERC is required to include conditions based on recommendations of federal and state fish and wildlife agencies for the protection, mitigation or enhancement of fish and wildlife resources affected by the Project, unless the FERC determines they are inconsistent with the purposes and requirements of the FPA or other applicable law. The FERC will request preliminary Section 10(j) recommendations upon the issuance of this EA. The Wells HCP constitutes the NMFS's, U.S. Fish and Wildlife Service's (USFWS), and Washington Department of Fish and Wildlife's (WDFW) terms and conditions for salmon and steelhead (*Oncorhynchus mykiss*) under Section 10(j). The Wells Aquatic Settlement Agreement constitutes the USFWS and WDFW terms and conditions for aquatic resources under 10(j).

1.3.1.4 Section 30(c) Fish and Wildlife Conditions

This section is applicable to projects that would impound or divert the water of a natural watercourse by means of a new dam or diversion. Douglas PUD is not seeking a license to construct a new dam or diversion; therefore, this section of the FPA is not germane to the relicensing of the Wells Project.

1.3.2 Clean Water Act

Section 401 of the federal Clean Water Act (CWA) establishes requirements for state certification of proposed projects or activities that may result in any discharge to navigable waters. Before a federal agency, such as the FERC, may issue a license for any project that may result in any discharge to navigable waters, the state must certify that the proposed project will comply with applicable water quality standards (WQS) and implementation plans of Section 303 of the CWA and any state regulations adopted to implement this section. The state is authorized to condition any certificate to assure compliance with appropriate water quality requirements. The Washington State Department of Ecology (Ecology) is the state agency designated to carry out the certification requirements prescribed by Section 401 for waters of Washington State. Certification determines compliance with the WQS, Section 303 implementation plans, and state regulations. The six aquatic resource management plans contained within the Aquatic Settlement Agreement, together with the Wells HCP will function as the Water Quality Attainment Plan in support of the CWA Section 401 Water Quality Certification for the Wells Project.

Within 60 days following the FERC's Notice of Acceptance and Ready for Environmental Analysis, Douglas PUD will request a Section 401 Water Quality Certificate (WQC) from Ecology.

1.3.3 Endangered Species Act

Section 7 of the Endangered Species Act (ESA) requires federal agencies to ensure that their actions are not likely to jeopardize the continued existence of endangered and threatened species or to cause the destruction or adverse modification of the critical habitat of such species. On December 7, 2005, the FERC designated Douglas PUD as its non-federal representative for the purpose of initiating consultation with the USFWS and NMFS under Section 7 of the ESA. Douglas PUD consulted with USFWS and NMFS in developing the aquatic and terrestrial study plans for threatened and endangered species, in implementing the studies, and in settlement discussions. Three federally-listed fish species (bull trout (*Salvelinus confluentus*), summer steelhead, and spring Chinook salmon (*Oncorhynchus tshawytscha*) exist within the Project area. No federally-listed wildlife or plant species are known to occur within the Project area.

On August 18, 1997 the NMFS listed the Upper Columbia River steelhead Evolutionarily Significant Unit (ESU) as an endangered species. On March 16, 1999 the NMFS listed the Upper Columbia River spring-run Chinook salmon ESU as endangered. Since 1993, Douglas PUD has worked cooperatively with various state and federal fisheries agencies, including the NMFS, USFWS, WDFW, three Native American tribes, and American Rivers to develop an HCP for anadromous salmon and steelhead affected by the Wells Project.

Through this collaborative process, Douglas PUD developed an HCP for the Wells Project. The HCP commits Douglas PUD to a 50-year program to ensure that its Project has "no net impact" (NNI) on five mid-Columbia salmon and steelhead species (not just federally-listed species). The NNI goal will be accomplished at the Wells Project through a combination of a juvenile fish bypass system, hatchery programs and evaluations, and habitat restoration work conducted in mid-Columbia tributary rivers and streams.

Approval of this plan has allowed the NMFS to issue Incidental Take Permits (ITPs) to Douglas PUD under Section 10 of the ESA. In addition to the ESA, the HCP is also intended to satisfy the Project's obligations under the FPA, the Fish and Wildlife Coordination Act, the Essential Fish Habitat (EFH) provisions of the Magnuson-Stevens Fishery Conservation and Management Act, the Pacific Northwest Electric Power Planning and Conservation Act (NWPPCA) and Title 77 Revised Code of Washington (RCW) of Washington State.

The USFWS listed the Columbia River bull trout ESU as threatened on June 10, 1998. This ESA-listed species is not covered by the HCP. The USFWS issued a Biological Opinion (BO) on May 11, 2004, stating that “implementing the proposed action [incorporating the Wells Project HCP into the existing FERC license] is not likely to jeopardize the continued existence of the Columbia River distinct population segment of bull trout, and is not likely to destroy or adversely modify proposed critical habitat for bull trout” (USFWS May 12, 2004 letter of transmittal to the FERC for biological opinion on license amendment).

Douglas PUD has consulted extensively with various state and federal agencies, including the NMFS, USFWS, BLM, Bureau of Indian Affairs (BIA), WDFW, Ecology, the Confederated Tribes of the Colville Reservation (CCT) and the Confederated Tribes and Bands of the Yakama Nation (YN) to develop an Aquatic Settlement Agreement for aquatic resources affected by the Wells Project. The purpose of the Aquatic Settlement Agreement is to resolve all remaining aquatic resource issues related to compliance with all federal and state laws applicable to the issuance of a new operating license for the Project. The Bull Trout Management Plan is one of six aquatic resource management plans contained within the Aquatic Settlement Agreement. The USFWS anticipates that the measures contained within the Bull Trout Management Plan (BTMP), together with the measures contained within the HCP and bull trout BO, will be adequate to satisfy ESA responsibilities for aquatic species under the jurisdiction of the USFWS.

The assessment of Project effects on listed species is analyzed in Section 3.3.2, Aquatic Resources, Section 3.3.3, Terrestrial Resources, and Section 3.3.4, Threatened and Endangered Species.

1.3.4 Coastal Zone Management Act

In a letter dated March 28, 2008, to Douglas PUD, Ecology indicated it presently believes that all effects to coastal resources of concern to Ecology will be adequately addressed in the WQC for the Wells Project. Ecology will make a final determination within 30 days after receiving notice of this license application.

1.3.5 National Historic Preservation Act

Section 106 of the National Historic Preservation Act (NHPA), as implemented by 36 CFR 800, requires federal agencies to take into account the effects of their undertakings on cultural resources that are either listed on the National Register of Historic Places (NRHP) or are determined eligible for listing on the NRHP, and afford the Advisory Council on Historic Preservation (ACHP) a reasonable opportunity to comment. Section 106 further outlines the responsibility of federal agencies to consult with the State Historic Preservation Officer (SHPO), tribes, the ACHP, and other interested parties as part of the process of considering impacts to cultural resources that

result from the federal undertaking. The federal undertaking that triggers Section 106 compliance for the Wells Project relicensing is the issuance of a new operating license by the FERC to Douglas PUD.

Douglas PUD has consulted with the Tribal Historic Preservation Officer (THPO) of the CCT, the Washington State Department of Archaeology and Historic Preservation (DAHP/SHPO), the FERC, BIA, and other interested parties to conduct studies and develop a Historic Properties Management Plan (HPMP). The HPMP provides specific protocols for protecting cultural resources during the term of the new license. The HPMP will be executed through a Programmatic Agreement (PA) among the FERC, ACHP, CCT, THPO, and SHPO.

1.3.6 Pacific Northwest Electric Power Planning and Conservation Act

The Pacific NWPPCA, also known as the Northwest Power Act, was enacted into law on December 5, 1980. The Act serves a number of purposes related to the supply of electric power and protection of fish and wildlife in the Pacific Northwest. The purposes of the law are as follows:

- assure the Pacific Northwest of an adequate, efficient, economical, and reliable power supply;
- provide for participation and consultation of the Pacific Northwest states, local governments, consumers, customers, water users, and the public related to the use of the Columbia River System;
- ensure development of regional plans and programs related to energy conservation;
- protect, mitigate, and enhance fish and wildlife resources; and
- facilitate the planning of the region's power system.

Along with the aforementioned purposes, the Act established the Pacific Northwest Power and Conservation Planning Council (NWPPC or Council) and directed the Council to adopt a regional energy conservation and electric power plan and a program to protect, mitigate, and enhance fish and wildlife on the Columbia River and its tributaries. The Act also provided guidelines for the Bonneville Power Administration (BPA) to follow when selling power, acquiring resources, implementing energy conservation measures, and setting rates for the sale of electric energy.

The NWPPC is a regional agency with two appointed members each from Idaho, Montana, Oregon, and Washington for three-year terms. The Council was directed to create a regional conservation and electric power plan designed to set forth a framework for applying conservation measures and developing resources while meeting the dual obligations of environmental quality and the acquisition of electric power resources. The Council was also charged with developing the Columbia River Basin Fish and Wildlife Program (Council Program) consisting of measures to protect, mitigate, and enhance fish

and wildlife affected by the development, operation and management of the hydroelectric facilities within the region while at the same time ensuring the Pacific Northwest region an efficient and reliable power supply. The Council Program requires the consultation with federal and state fish and wildlife agencies and Indian tribes during the study, design, construction, and operation of any hydroelectric development in the basin.

As a hydroelectric facility on the Columbia River, the Wells Project is subject to compliance with the NWPPCA. The Council Program is designed to protect, mitigate damage to, and enhance fish and wildlife, including related spawning grounds and habitat on the Columbia River and its tributaries. Anadromous fish are specifically identified within the NWPPCA and the Council Program with the stated goal of providing for improved survival of such fish at hydroelectric facilities located on the Columbia River. Sufficient flows are also to be provided in order to improve production, migration, and survival of anadromous fish.

Under Section 4(h) of the NWPPCA, the Council developed the Council Program to protect, mitigate, and enhance the fish and wildlife resources associated with the development and operation of hydroelectric projects within the Columbia River basin. Section 4(h) states that responsible federal and state agencies should provide equitable treatment for fish and wildlife resources, in addition to other purposes for which hydropower is developed, and that these agencies should take into account, to the fullest extent practicable, the Council Program adopted under the NWPPCA.

Douglas PUD's proposed fish and wildlife protection and enhancement measures, including the HCP, are discussed in Sections 3.3.2 through 3.3.4 of this EA. These measures are consistent with applicable provisions of the Council Program.

1.3.7 Wilderness Act/Wild and Scenic Rivers Act

There are no lands or rivers within the Project Boundary, or in the Project vicinity, to which these acts apply; therefore, these acts are not germane to the relicensing of the Wells Project. The closest wilderness areas are the Lake Chelan-Sawtooth and Pasayten Wilderness Areas, high in the north Cascades Range, including portions of the headwaters of the Methow and Okanogan rivers.

1.3.8 Magnuson-Stevens Fishery Conservation and Management Act

The Magnuson-Stevens Fisheries Conservation and Management Act (ACT) regulates activities affecting fisheries resources and fishing in federal waters (waters extending from the edge of state waters to the 200-mile limit). The Act, originally passed by Congress in 1976, mandates numerous scientific, management, and conservation actions by the NMFS, with the goals of preventing overfishing, rebuilding overfished stocks, protecting essential fish habitat, minimizing bycatch, enhancing research, and improving

monitoring. The Act gives the Secretary of Commerce power to review, approve, and implement fishery management plans and other recommendations developed by the regional fishery management councils. The NMFS provides guidance for applying the National Standards of the Act.

The Magnuson-Stevens Fishery Conservation and Management Act has been amended several times. In 1996, Congress passed the Sustainable Fisheries Act (SFA) which revised the original Act and reauthorized it through 1999. The revision outlined new requirements to prevent overfishing and rebuild overfished fisheries. The SFA also set national standards addressing fishing vessel safety, fishing communities, and bycatch. In 2006, Congress revised and reauthorized the Act through 2010. This most recent revision made changes related to establishment of annual catch limits, function of the Scientific and Statistical Committee, the environmental review process, and other areas. The Act is complemented by various other federal and state laws related to fisheries.

The Magnuson-Stevens Fishery Conservation and Management Act requires federal fishery management plans to describe the habitat essential to the fish being managed. In addition, in order to protect this EFH, federal agencies are required to consult with the NMFS on activities within their jurisdiction that may adversely affect the EFH. For commercially-managed salmon species that are present in the Wells Reservoir (Chinook and coho, *Oncorhynchus kisutch*), the EFH consists of all of the water bodies in the Wells Reservoir. This includes the lower 15.5 mile section of the Okanogan River, the lower 1.5 mile section of the Methow River, and the section of the mainstem Columbia River encompassed within the Wells Project Boundary.

The Wells HCP, approved by the FERC in 2004, contains NMFS conditions relative to the EFH provisions of the Magnuson-Stevens Fishery Conservation and Management Act. The Wells HCP addresses Project-related impacts to spring Chinook, summer/fall Chinook, steelhead, sockeye (*Oncorhynchus nerka*) and coho (Plan Species). The HCP also provides ESA coverage for all of the permit species—spring Chinook, summer/fall Chinook, sockeye, and steelhead. The HCP satisfies the Wells Project's obligation for the EFH provisions under the Magnuson-Stevens Fishery Conservation and Management Act.

1.4 PUBLIC REVIEW AND CONSULTATION

1.4.1 Scoping

Before preparing this EA, issue scoping was conducted to determine what issues and alternatives should be addressed. The purpose of scoping was to identify the significant environmental issues to be evaluated in the FERC EA. According to NEPA, the process should be conducted early in the planning stage of the Project. The purposes of the scoping process are as follows:

- invite participation of federal, state and local resource agencies, Indian tribes, non-governmental organizations (NGOs), and the public (collectively, stakeholders) to identify significant environmental and socioeconomic issues related to the proposed Project;
- determine the depth of analysis and significance of issues to be addressed in the EA;
- identify how the Project would or would not contribute to cumulative effects in the Project area;
- identify reasonable alternatives to the proposed action that should be evaluated in the EA;
- solicit, from participants, available information on the resources at issue, including existing information and study needs; and
- determine the resource areas and potential issues that do not require detailed analysis during review of the Project.

Starting in early 2005 and prior to filing the Notice of Intent (NOI) and Pre-Application Document (PAD) in December 2006, Douglas PUD implemented an aggressive stakeholder outreach program and initiated baseline environmental studies. Baseline studies conducted by Douglas PUD, prior to the initiation of the formal Wells ILP, included the following studies and assessments: (1) Aquatic Macroinvertebrate Inventory and RTE Assessment; (2) Bathymetric Mapping; (3) Bull Trout Monitoring Program; (4) Botanical Resources: Cover Type Mapping, RTE Plant Surveys, and Invasive Plant Species Surveys; (5) Effects of Water Level Fluctuations on Natural Resources within the Wells Project: A Review of Existing Information; (6) Limnological Investigation; (7) Macrophyte Identification and Distribution Study; (8) Recreation Visitor Use Assessment; (9) Temperature Monitoring; (10) Total Dissolved Gas (TDG) Study (2005); (11) Total Dissolved Gas Dynamic and Computational Fluid Dynamics Data Collection Study (2006); (12) White Sturgeon (*Acipenser transmontanus*) Population and Life-History Assessment, Wells Reservoir; (13) Wildlife Resources: Avian, Amphibian, Reptile, and Small Mammal Surveys and RTE Wildlife Surveys; (14) Transmission Corridor Botanical and Cover Type Mapping; and (15) Cultural Data Review for the Wells Project. These baseline studies and assessments were initiated voluntarily by Douglas PUD to enhance the quality of existing information to be provided in the PAD and during the formal Wells ILP scoping process. Summary reports of each study are contained in Appendix F of the PAD, and are available in their entire texts on Douglas PUD's relicensing website at: www.douglaspud.org/relicensing.

In addition to the baseline studies and assessments listed above, Douglas PUD participated in several studies initiated prior to the ILP study period and continued into that study period, which provided Douglas PUD and interested stakeholders with a better understanding of the Wells Project during the ILP. These include the continued collection of water temperature and meteorological data from throughout the Wells

Project, the collection of two additional years of total dissolved gas data, the completion of a traditional and cultural properties (TCP) inventory and implementation of the second and third years (2006 and 2007) of the three-year bull trout monitoring program. Pursuant to 18 C.F.R. §5.6, Douglas PUD prepared a NOI and PAD which were filed with the FERC on December 1, 2006. In addition to filing the PAD with the FERC, Douglas PUD distributed the PAD to federal and state resource agencies, local governments, Indian tribes, and other members of the public to invite their participation in the relicensing proceeding.

The FERC issued a Scoping Document (SD1) and NOI on January 29, 2007, to federal, state, and local agencies, NGOs, and other stakeholders to solicit comments on the scope of the EA and encourage stakeholder participation in the relicensing process. It was noticed in the Federal Register February 7, 2007. FERC staff conducted a public site visit of the Wells Project on February 27, 2007, and public scoping meetings on February 28, 2007, in East Wenatchee and Brewster, Washington. FERC's final scoping documents were issued in May 2006 and included the issuance of Scoping Document 2 (May 15, 2006) and an Addendum to Scoping Document 2 (May 17, 2006). FERC's final scoping documents contained a complete list of all of the issues that needed to be addressed during the development of this EA.

As part of the meetings, participants were given the opportunity to tour the Wells Project. The site visit included an overview of the Wells Project and its operations and a tour of the Wells Reservoir and adjacent recreation facilities and wildlife areas. The morning scoping meeting was held in the city of East Wenatchee and the evening meeting was held in the city of Brewster. Attendees included representatives from federal and state agencies, elected officials, business leaders and community members. In addition to the scoping meetings, the FERC staff held a tribal consultation meeting on May 16, 2006.

The PAD also included a compilation of preliminary issues and 12 proposed study plans that were mutually developed and agreed upon with stakeholders through voluntary resource work groups (RWGs) that began meeting in November 2005. Stakeholders were invited to participate in the four RWGs: Aquatic, Terrestrial, Recreation, and Cultural. Over 150 issues or concerns were originally addressed that were consolidated and sorted throughout the course of 28 separate RWG meetings. The 12 agreed-upon study plans addressed aquatic, water quality, cultural, terrestrial, and recreation and land use issues designated by the groups as appropriate for study during the two-year ILP study period.

In addition to the baseline studies program and as part of the stakeholder outreach program, Douglas PUD also conducted 31 stakeholder outreach meetings, hosted 35 separate RWG meetings, and has posted extensive licensing information on the relicensing website at www.douglaspud.org/relicensing.

Through both the stakeholder outreach and RWG meetings, Douglas PUD actively engaged in relicensing discussions with various federal, state and local resource agencies, interested Indian tribes, and local government agencies. Goals of the outreach process included providing stakeholders with relevant background information related to Project operations, environmental resources, and on-going Project-related management activities. In addition, these meetings helped Douglas PUD identify and scope issues and develop study plans.

Douglas PUD incorporated into the PAD the results of its early stakeholder outreach program, including a list of issue statements, issue determination statements and study plan summaries, initial draft study plans for studies identified, and a summary of discussions with stakeholders. On May 16, 2007, Douglas PUD filed its Proposed Study Plan (PSP) document with the FERC, which was also distributed to stakeholders; and the FERC staff issued a second Scoping Document (SD2) on that same date, incorporating stakeholder comments received on SD1, the PAD, and study requests. Douglas PUD staff conducted a Study Plan Meeting on June 14, 2007, in the city of East Wenatchee.

Douglas PUD revised five of the 12 study plans contained within the PSP based on comments collected at the Study Plan Meeting, comments collected from stakeholders during outreach efforts, and other timely comments received. On September 14, 2007, Douglas PUD filed a Revised Study Plan (RSP) document with the FERC, which was also distributed to stakeholders.

On October 15, 2007, the FERC issued its Study Plan Determination for the Wells Project ILP.

On October 15, 2008, Douglas PUD filed its Initial Study Report, and an Initial Study Report Meeting was held on October 30, 2008. On November 14, 2008, Douglas PUD filed its Initial Study Report Meeting Summary. On February 4, 2009, the FERC issued its Study Report Determination. This determination concluded that a second year of studies was not required. On April 15, 2009, Douglas PUD filed the Updated Study Report, and a NOI to file a Draft License Application (DLA). On April 30, 2009 Douglas PUD held the Updated Study Report Meeting. No comments on the Updated Study Report or Updated Study Report Meeting Summary were filed with FERC.

1.4.2 Interventions

The FERC will solicit interventions after a final license application is filed.

1.4.3 Comments on the License Application

The FERC will solicit and compile comments on the final license application.

1.4.4 Comments on the Draft Environmental Assessment

The FERC will solicit, compile and respond to comments received on the draft EA in the final environmental document.

2.0 PROPOSED ACTION AND ALTERNATIVES

This EA describes Douglas PUD’s licensing proposal for continuing to operate the Wells Project under the new license. This Exhibit describes current and proposed operations of the existing Project, including the facilities, lands, waters, biological resources, and historical and cultural, recreation, and aesthetic resources. Results of relicensing studies are also described, including Project and cumulative effects, followed by a summary of the environmental measures proposed with respect to each resource area. This Exhibit also describes the no-action alternative and other alternatives considered but eliminated from detailed study.

2.1 NO-ACTION ALTERNATIVE

Under the no-action alternative, the Wells Project would continue to operate in the future under the terms of the current Project license (i.e., there would be no change to the existing environment). No new environmental protection, mitigation, or enhancement (PM&E) measures would be implemented under the new license. Any on-going effects of the Project not addressed by current measures would continue. This alternative is used to establish baseline environmental conditions for comparison with other alternatives.

2.1.1 Existing Project Facilities

The Wells Project consists of: (1) a 1,130-foot-long and 168-foot-wide concrete “hydrocombine” with integrated generating units, spillways, switchyard, and fish passage facilities; (2) a 2,300-foot-long and 40-foot-high earth and rock-filled west embankment; (3) a 1,030-foot-long and 160-foot-high earth and rock-filled east embankment; (4) eleven 46-foot-wide and 65-foot-high ogee-crested spillway bays with two vertical lift gates per bay (upper leaf is 46 feet by 35 feet and lower leaf is 46 feet by 29.7 feet); (5) five spillways modified to accommodate the juvenile fish bypass system; (6) 10 generating units each housed in a 95-foot-wide and 172-foot-long concrete structure with

a total installed capacity of 774.3 MW and maximum capacity of 840 MW; (7) five 14.4 kilovolts (kV) power transformers each connected to two generating units converting the power to 230 kV; (8) two 41-mile-long 230 kV single-circuit transmission lines running parallel to each other; and (9) appurtenant facilities.

The body of water formed by Wells Dam is known as the Wells Reservoir. The Wells Reservoir includes 29.5 miles of the Columbia River, 1.5 miles of the lower Methow River, and 15.5 miles of the lower Okanogan River. At the normal maximum pool elevation of 781 feet above mean sea level (MSL), the impoundment covers 9,740 acres, and contains 97,985 acre-feet (ac-ft) of usable storage.

2.1.2 Existing Settlements and Agreements

The Wells Project is operated in a coordinated manner with other regional hydroelectric projects. The management and regulation of upstream reservoirs in both the United States (U.S.) and Canada affect the amount and timing of flows to the mid-Columbia River. Regulation of the upstream reservoirs in the U.S. and Canada is governed by a number of agreements, including the 1997 Pacific Northwest Coordination Agreement (PNCA), the Columbia River Treaty between the U.S. and Canada relating to the cooperative development of the Columbia River and its tributaries, and other accords authorized for purposes of managing power generation, flood control, navigation, recreation, fisheries, and water quality. The Mid-Columbia HCA and Chief Joseph Encroachment Agreement directly affect operations of the Wells Project. Each of these agreements is discussed in Section 2.1.4.

Additional natural resource agreements affecting operation of the Wells Project include the Anadromous Fish Agreement and HCP, the Hanford Reach Fall Chinook Protection Program Agreement (submitted to the FERC by Public Utility District No. 2 of Grant County, Washington [Grant PUD] on April 19, 2004 and approved in April 2008), and a number of other relevant agreements, all described in Section 2.1.5.

2.1.3 Project Safety

The Project has been operating for more than 40 years under the existing license and during this time, the FERC staff has conducted operational inspections which evaluated the condition of the structures, the occurrence of any unauthorized modifications, the efficiency and safety of operations, compliance with the terms of the license, and proper maintenance. In addition, the Project has been inspected and evaluated every five years by an independent consultant, and the consultants' safety reports have been submitted for the FERC's review.

As part of the relicensing process, the FERC staff evaluates the continued adequacy of the proposed Project facilities under a new license. Special articles would be included in

any license issued, as appropriate. The FERC staff will continue to inspect the Project during the new license term to assure continued adherence to the FERC-approved plans and specifications, special license articles related to operation and maintenance, and accepted engineering practices and procedures.

2.1.4 Current Project Operation

The Wells Project is a “run-of-river” facility, in that on average, daily inflow to the Wells Reservoir equals daily outflow. This run-of-river operation reflects not only the Project’s role as part of the mid-Columbia system, but also the very limited amount of usable storage capacity of the Wells Reservoir when compared to the average daily flows being discharged from the Chief Joseph and Grand Coulee developments located immediately upstream. A detailed description of Project operations, as a component of the mid-Columbia hydroelectric system, can be found in Exhibit B.

The Wells Project has a water right for 220 thousand cubic feet per second (kcfs) for power production with an impoundment right of 331,200 ac-ft; of which 97,985 ac-ft is usable storage. The Wells Project is authorized to maintain its reservoir level between elevation 781 and 771 feet for power and non-power purposes. Through the period 2003 to 2007, the reservoir elevation was maintained at or above 774 feet 99.7 percent of the time (Douglas PUD 2006).

The daily operation of the Wells Project is influenced by the following factors: (1) the FERC license requirements, (2) natural stream flows, (3) regulation of upstream storage reservoirs in the U.S. and Canada, (4) regulation of water releases from upstream power projects on an hourly basis to meet changing power demands, (5) actions in response to fish and other environmental regulations, and (6) variable power demands within Douglas and Okanogan counties and under the long-term power sales contracts with Puget Sound Energy, Inc., Portland General Electric, PacifiCorp, and Avista (collectively, Power Purchasers).

The Wells Project is operated in a coordinated manner with other regional hydroelectric projects. The management and regulation of upstream reservoirs in the U.S. and Canada greatly affect the amount and timing of flows in the mid-Columbia River. Regulation of the upstream reservoirs in the U.S. and Canada is governed by a number of agreements, including the 1997 PNCA and the Columbia River Treaty between the U.S. and Canada.

The purpose of the PNCA is to optimize the firm load carrying capability of resources coordinated under the agreement, including the Wells Project, and also to produce optimal amounts of usable “secondary” energy from those resources. Importantly, the PNCA also sets forth a procedure approved by the FERC for apportioning costs to be borne by the Wells Project for purposes of headwater benefits compensation. This compensation addresses the benefit of improved stream flow regulation provided by the

upstream storage reservoirs in the U.S., consistent with Article 47 of the Wells Project license.

Douglas PUD is required by Article 38 of the Wells Project license to use the improved stream flow that results from Canadian storage for power production purposes and to make available to the federal system for delivery to Canada as compensation for the Wells Project's share of system benefits resulting from such improved stream flow. Consistent with this requirement, Douglas PUD entered into agreements in 1964 and again in 1997 with BPA setting forth the share of Canadian benefits apportioned to the Wells Project.

Douglas PUD is also a party to an agreement with the operators of six other federal and non-federal dams located both upstream and downstream of Wells known as the mid-Columbia HCA. The HCA was originally conceived to protect Wells and other downstream projects from potentially adverse effects of "peaking" operations at the upstream federal projects. The primary objective of the agreement is to optimize the amount of energy produced from available water consistent with power and non-power needs. The regulation of the seven projects to meet the changing hourly load of the combined customer base has a significant effect on the operation of the Wells Project.

The construction of the Wells Project increased the tailwater levels at the Chief Joseph Project, which reduced the hydraulic head available for generation. Douglas PUD entered into an agreement in 1968 with the COE to compensate the federal system for power loss due to Wells Project encroachment (Encroachment Agreement 1968), consistent with Article 32 of the Wells Project license. The agreement was supplemented in 1982 when the FERC approved raising the elevation of the Wells Reservoir from elevation 779 to elevation 781 (Supplement Agreement 1982).

Additional agreements affecting operation of the Wells Project include the Anadromous Fish Agreement and HCP, the Hanford Reach Fall Chinook Protection Program Agreement (submitted to the FERC by Grant PUD on April 19, 2004 and approved in April 2008), and a number of other relevant agreements, all described in Section 2.1.5.

2.1.5 Existing Environmental Measures

The following measures represent ongoing Project obligations which affect the quality of the environment and/or Project operations. Some of these obligations expire prior to the end of the new license. Under the no-action alternative, these obligations are assumed to continue during the term of the new license.

2.1.5.1 Anadromous Fish Agreement and Habitat Conservation Plan (2004)

On June 21, 2004, the FERC approved the HCP. The HCP represents the culmination of over 10 years of negotiations. Entities that have signed the HCP (HCP Signatory Parties) include the NMFS, USFWS, WDFW, CCT, the YN, the Power Purchasers, and Douglas PUD. The HCP is the first hydropower Habitat Conservation Plan in the nation for anadromous salmon and steelhead. The HCP is a 50-year agreement that the FERC approved as an amendment to the Wells Project license in 2004. The HCP addresses all Project-related impacts to Plan Species. With respect to Plan Species, the HCP Signatory Parties have agreed to be supportive of Douglas PUD's long-term license application(s) to the FERC, filed during the term of the HCP. The HCP also provides ESA coverage for all of the ITP species (spring Chinook, summer/fall Chinook, sockeye, and steelhead) and is intended to constitute the HCP Signatory Parties' terms, conditions and recommendations for Plan Species under Sections 10(a), 10(j) and 18 of the FPA, the Fish and Wildlife Coordination Act, the EFH provisions of the Magnuson-Stevens Fishery Conservation and Management Act, the Pacific Northwest Electric Power Planning and Conservation Act, and Title 77 of the RCW.

2.1.5.2 Hanford Minimum Flows - Operational Consistency with Priest Rapids Project's Article 45

Article 33 of the FERC license prohibits the operation of the Wells Project in such a way as would prevent the licensee of the downstream Priest Rapids Project from meeting its obligation to provide a minimum flow of 36 kcfs to the Hanford Works of the Atomic Energy Commission (now the U.S. Department of Energy) located at the downstream end of the Hanford Reach of the Columbia River. Meeting this requirement is part of the planning and flow management provisions of the mid-Columbia HCA.

2.1.5.3 Lost Valley Storage Replacement

Article 34 of the FERC license requires that each year, before the beginning of flood runoff, the COE District Engineer in charge of the locality shall inform Douglas PUD of the storage space to be provided in the Wells Project reservoir to compensate for valley storage that may be expected to be lost during the ensuing flood season. Douglas PUD, without cost to the U.S., must provide this storage space in accordance with specific procedures. It is assumed that this requirement will be maintained in the new license term.

2.1.5.4 Hanford Reach Fall Chinook Protection Program Agreement (2004)

On February 16, 1988, Douglas PUD entered into the Vernita Bar Settlement Agreement between and among Grant PUD, Public Utility District No. 1 of Chelan County (Chelan PUD), BPA, NMFS, WDFW, CCT, YN, the Confederated Tribes of the Umatilla Indian

Reservation (CUR), and the Oregon Department of Fish and Wildlife (ODFW). The agreement resulted from extensive negotiations with the aforementioned agencies and tribes in an effort to protect salmon spawning on the Vernita Bar in the Columbia River downstream of the Priest Rapids Project. The agreement attempted to achieve an appropriate balance between power production and the protection of fall Chinook salmon by identifying certain minimum flows to be maintained below Priest Rapids Dam during adult spawning, incubation, and emergence. The term of the Vernita Bar Settlement Agreement was for the remainder of the initial license term for the Priest Rapids Project plus the term(s) of any annual license(s) issued thereafter.

The successor agreement to the Vernita Bar Settlement Agreement, the Hanford Reach Fall Chinook Protection Program Agreement, was submitted to the FERC by Grant PUD on April 19, 2004 and approved in April, 2008. The parties to this agreement include Grant PUD, Chelan PUD, Douglas PUD, NMFS, USFWS, WDFW, CCT, YN, and the BPA. The agreement is designed to extend until the end of the new license term for the Priest Rapids Project. It sets forth the obligations of the three Public Utility Districts (PUDs) and BPA related to protection of fall Chinook salmon spawning, rearing, and outmigration in the Hanford Reach of the mid-Columbia River. The Wells Project is the uppermost non-federal project participating in these agreements.

2.1.5.5 Mid-Columbia Hourly Coordination Agreement

In 1972, the owners of the seven dams of the mid-Columbia River system and their power purchasers entered into the Agreement for Hourly Coordination of Projects on the Mid-Columbia River. The agreement calls for a coordinated operation of the seven dams.

The HCA was the result of discussions among all the affected parties. In general, the parties agreed to coordinate the operation of the projects to achieve the following objectives:

1. coordinate the hydraulic operation of the projects for the purpose of optimizing the amount of energy from the available water consistent with the need to: (1) adjust the total actual generation to match the total requested generation and (2) operate within all power and non-power requirements;
2. provide flexibility and coordinated scheduling of project generation through centralized scheduling, and the use of composite scheduling and accounting procedures;
3. minimize unnecessary changes in project generation to avoid frequent unit starts and stops; and
4. reduce the amount of fluctuation in river flow that could otherwise occur without such coordination.

A total of 17 northwest utilities receive a share of the output from the hydroelectric projects in the mid-Columbia system. The HCA requires that the power and non-power constraints of the individual projects be recognized in the coordination process. A goal of the HCA is to reduce the extent and rate of fluctuations in river levels as flow moves downstream from Grand Coulee to Chief Joseph Dam and from Chief Joseph Dam to Wells, Rocky Reach, Rock Island, Wanapum and Priest Rapids dams.

The HCA was originally signed for a one-year experimental period from July 1, 1972 to June 30, 1973. Twelve parties representing the federal government, the three mid-Columbia PUDs, and all of the PUD's power purchasers, at that time, signed the original agreement. Several one-year agreements were entered into until a 10-year contract was signed on July 1, 1977. At the end of that term, another 10-year contract was signed, extending the arrangement through June 30, 1997. In 1997, a new 20-year renewal agreement was signed extending the term of the agreement through November 1, 2017. Douglas PUD has executed the 1997 renewal agreement.

Each day, the non-federal Hourly Coordination participants provide an estimated schedule of desired generation from the lower five projects. The federal project operators provide an estimate of water expected to be discharged from Grand Coulee and Chief Joseph. Central River Control located in Ephrata, Washington, then determines an estimated operation schedule for the following day based on anticipated flows from the federal projects, reservoir levels, and load. Central River Control sends the schedule to each of the five lower projects. Each project then pre-schedules its operation, including hourly generation, for the following day based on Central River Control's estimated operation schedule.

During real-time operation, each non-federal project sends Central River Control an uncoordinated load request signal every four seconds. Based on the sum of these load requests, Central River Control's computer system determines the allocation of generation required to meet both load demand and non-power constraints for the system. Central River Control operators use power generation characteristics and reservoir target elevations to establish desired generation and discharges. For example, during reverse load factoring (RLF) operations at Priest Rapids Dam for compliance with the Hanford Reach Fall Chinook Protection Program, maximum and minimum power settings are used to limit flow during the day, and a target elevation is used to lower pool levels and increase flow at night.

More recently, Grand Coulee and Chief Joseph collectively have been providing much of the load-following responsibility for the entire federal system in the Pacific Northwest. The imposition of requirements to maintain turbine operations within the 1 percent of best efficiency range at all lower Columbia and Snake River dams and a 1-foot reservoir level fluctuation limitation for the federal projects on the lower Snake River, as required by the 2008 BO related to the operation of the Federal Columbia River Power System

(FCRPS) (NMFS 2008), has limited the load-following capability of much of the federal power system. These requirements have resulted in an apparent shift of load-following to Grand Coulee and Chief Joseph, which tends to increase flow fluctuations and decrease flow predictability in the mid-Columbia River.

2.1.5.6 1997 Pacific Northwest Coordination Agreement

On April 7, 1997, Douglas PUD entered into the 1997 PNCA between and among numerous federal agencies and northwest utilities. Operations under this agreement began on August 1, 2003, and its term extends until September 15, 2024. The 1997 PNCA helps manage reservoir systems by maintaining the independence of each hydroelectric facility while achieving maximum beneficial use of the river. The various projects work cooperatively toward meeting overall load requirements by mutually supporting each other's operations. The 1997 PNCA maintains the efficient use of water by recognizing and integrating both non-power and power requirements as water travels downstream. The 1997 PNCA is a successor to the PNCA that Douglas PUD entered into in 1964.

2.1.5.7 Measures Related to the Two-Foot Pool Raise

On April 26, 1981, Douglas PUD filed an application for a license amendment to raise the elevation of the Wells Reservoir from 779 feet to 781 feet. On September 3, 1982, the FERC issued an order amending the license and added 10 license articles (Articles 49 through 58) as part of its order. These articles included measures to protect cultural resources and recreation facilities, improve wildlife management facilities, compensate the COE for lost generation of Chief Joseph Dam, and undertake various Project safety reviews. Douglas PUD proposes to maintain the current normal maximum pool elevation of 781 feet as approved by the September 23, 1982 order, and will continue compliance with the relevant articles of the current license until the new license is issued.

2.1.5.8 Douglas PUD Land Use Policy

In 1993, Douglas PUD developed a detailed Land Use Policy to guide land management decisions and activities associated with lands owned by Douglas PUD, including Wells Project lands. The Land Use Policy was amended in December 2007 to incorporate administrative rules governing boat docks and piers (Appendix E-8).

Douglas PUD currently owns over 95 percent of the lands within the Project Boundary adjacent to the reservoir. The Land Use Policy was adopted to ensure the compatibility of public and commercial use of Project land (public land) with Wells Project operations, compliance with the FERC license articles, and federal and state laws. The Land Use Policy is also used to ensure that public access and recreation within the Wells Project

take place in a safe and environmentally-sound manner. In addition, the policy provides guidance for resolving conflicts with adjacent land owners if the policy is violated.

The Land Use Policy includes a permitting process where adjacent landowners are required to submit an application for a Douglas PUD Land Use Permit prior to submitting applications for local, state, federal, and tribal permits. Douglas PUD Land Use Permit applications go through a formal review and approval process before a permit is issued for private or commercial uses of land within the Wells Project Boundary. The following paragraphs illustrate Douglas PUD's land use permitting process.

First, a Land Use Permit Application, including a detailed project plan, is submitted to Douglas PUD. Douglas PUD's environmental staff conducts an environmental review of the application to evaluate consistency with Douglas PUD's Land Use Policy. If approved by Douglas PUD staff, the applicant will then acquire all other necessary permits from the appropriate regulatory agencies. The applicant must also arrange for a professional archaeological review of the site, if appropriate.

Douglas PUD will also request comments on the application from state, federal, and tribal fish and wildlife agencies including the WDFW, USFWS, NMFS, CCT and YN, according to the "Reservoir as Habitat" provision of the Wells HCP. Douglas PUD may conduct surveys of fish, botanical, and wildlife resources, to determine the level of impact.

After obtaining all necessary environmental permits from the reviewing regulatory agencies, Douglas PUD staff would review the permits for consistency with the Land Use Policy and, if deemed appropriate, provide a recommendation to Douglas PUD's Board of Commissioners for approval.

Douglas PUD's Land Use Policy applies to all Douglas PUD-owned lands, and is intended to continue to be in effect during the new license.

2.1.5.9 Current Historic Properties Management Plan

The Douglas PUD cultural resource management program is guided by a Memorandum of Agreement (MOA) with the DAHP to address the potential adverse effects of the Wells Project on historic and archaeological sites. Under the MOA, Douglas PUD identifies, evaluates and applies treatments to historic and archaeological sites within the Wells Project area of potential effects (APE). The MOA also established protocols for triennial monitoring and treatment of human remains.

In 1981, the FERC's standard land use article was added to the Project license as Article 48. This article delegates authority to Douglas PUD to manage routine conveyances, leases and easements for non-project use of lands within the Wells APE. Section (e) of

this article mandates consultation with the DAHP SHPO for certain activities permitted by Douglas PUD within the Wells APE.

In 2004, Article 60 was added to the License to ensure that potential impacts to cultural resources would be considered for ground-disturbing activities related to the Wells HCP. The article states that, prior to the commencement of any ground-disturbing activities at the Project or on non-federal lands pursuant to provisions in the HCP Tributary Conservation Plan, Douglas PUD shall consult with the SHPO and affected Indian tribes regarding potential impacts to cultural resources.

Under the MOA, archaeologists contracted by Douglas PUD conduct a cultural resource monitoring program within the APE every three years. Areas of erosion are also inspected for newly exposed sites. The results are summarized in written and photographic reports. The reports are sent to the SHPO and to the CCT for review and comment. The most recent monitoring survey was completed in 2008.

Future management of cultural resources under the new license will be implemented through the HPMP described in Section 2.2.3.3.

2.1.5.10 Wells Wildlife Area Funding

On July 15, 1974, Douglas PUD entered into a wildlife mitigation agreement with WDFW (1974 Agreement) as a result of a FERC hearing involving wildlife mitigation for the Wells Project. The 1974 Agreement required Douglas PUD to transfer, in fee title, 5,715.8 acres of land to WDFW and to provide a lump-sum payment of \$1,250,000 to establish the Wells Wildlife Area (WWA). The money was deposited by WDFW into a Special Wildlife Fund. The fund has paid for the operation of WWA since that time. On July 19, 1994, WDFW notified Douglas PUD that the fund did not contain adequate monies to ensure the continued operation of the WWA through the term of the Wells Project license. To ensure continued operation of the WWA, Douglas PUD and WDFW voluntarily entered into a MOA in which Douglas PUD began providing “Supplemental” funding of approximately \$80,000 to \$90,000 annually to augment the income from the Special Wildlife Fund.

The WWA is located in Douglas and Okanogan counties of Washington State and consists of six units—three shoreline/riparian units and three upland units. Bridgeport Bar (502 acres), Okanogan (100 acres), and Washburn Island (261 acres) are located along the shoreline of the Wells Reservoir and a portion of each unit lies within the Project Boundary. West Foster Creek (1,025 acres), Central Ferry (1,602 acres), and Indian Dan Canyon (4,716 acres) are upland units and are entirely outside the Wells Project Boundary. WDFW also leases 1,550 acres of land from the Washington Department of Natural Resources (WDNR). Management of the WDNR land and

180 acres of BLM land located within the Indian Dan Unit boundary are funded through this agreement.

WDFW's original management objective for the WWA was to develop habitat for game species and to release upland game birds, primarily ring-necked pheasants (*Phasianus colchicus*) with the goal of replacing hunting opportunities that were lost due to the original construction of the Wells Project. Over the years, WDFW's wildlife management directives evolved, at a state-wide level, from solely managing the mitigation lands for game species to providing hunting recreation (upland birds, waterfowl, and big game) to protecting both game and non-game species and their habitats, managing for species diversity, and providing consumptive (hunting) and non-consumptive (wildlife viewing) wildlife related recreation.

Funding of the WWA will continue through an Off-License Settlement Agreement between Douglas PUD and WDFW, dated December 10, 2007 (see Exhibit E, Section 2.2.3.5).

2.1.5.11 Recreation Facilities

The Wells Project includes 17 recreation access facilities and use areas, including major parks, boat launches, fishing access sites, and access points along both shores of the Wells Reservoir and on the Methow and Okanogan rivers. Recreation facilities are described in detail in Section 4.0 of Exhibit A.

Ongoing recreation needs within the Wells Project have been addressed through the Wells Recreation Action Planning process. The Wells Recreation Plan (1967), Wells Recreation Plan Supplement (1974), Public Use Plan (1982), and Recreation Action Plans (1987, 1992*b*, 1997*b*, 2002*a*, and 2007) were established as part of compliance with Article 44 of the original FERC license. The purpose of the Recreation Action Plan process is to identify, evaluate, and plan for the implementation of current or short-term recreation needs over the subsequent five-year period. This long-term and on-going planning and implementation process has helped in the development and maintenance of Wells Project recreation facilities.

2.1.5.12 Oil Spill Response Plan

Douglas PUD operates the Project in a manner that will minimize spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill, including oil. The Project Spill Prevention Control and Countermeasures Plan (SPCC) will be updated pursuant to the FERC requirements and recommendations as provided by Ecology. Douglas PUD shall comply with the updated version(s) of the SPCC.

Douglas PUD will continue participation in the Columbia and Snake River Spill Response Initiative (CSR-SRI). The CSR-SRI is a collaborative effort made up of local, state, and federal oil spill response community as well as members of industry and was developed to address the immediate need for oil spill preparedness and response in the area along the Columbia and Snake rivers. In addition to participation in the CSR-SRI, Douglas PUD will continue to operate the Project in accordance with its SPCC (Jacobs 2007).

2.2 APPLICANT'S PROPOSAL

Douglas PUD is not proposing any changes to the operation of the Wells Project at this time, other than the implementation of the proposed environmental measures described herein. Douglas PUD is not proposing to add capacity or make any major modifications to Project operations during the term of the new license. Douglas PUD is not proposing any new generation facilities beyond those already in existence at the Wells Project.

2.2.1 Proposed New Project Facilities

Douglas PUD is not proposing any new generation facilities. Non-generating facilities proposed to be constructed during the term of the new license include Douglas PUD's financial participation in a white sturgeon hatchery and rearing facility to be built outside of the Project Boundary with cooperating utilities, new visitor interpretive facility located at the Wells Dam Overlook within the Project Boundary but away from critical energy infrastructure, Greater Columbia Water Trail (GCWT) camping facilities, Marina Park expansion, major redesign and construction of new facilities and rehabilitation of aging infrastructure located at the Wells and Methow fish hatcheries and the construction of additional Project-related recreation facilities.

2.2.1.1 White Sturgeon Hatchery

The Aquatic Settlement Agreement for the Wells Project includes plans to implement a comprehensive White Sturgeon Management Plan (WSMP; Appendix E-3). As part of the WSMP, Douglas PUD will supplement the white sturgeon population in the Wells Reservoir. In order to supplement the sturgeon population within the Wells Reservoir, Douglas PUD will participate in the financing of a regional white sturgeon hatchery.

2.2.1.2 New Visitor Interpretation Facility

The Wells Dam Visitor Center, previously located inside the Wells Dam, has been closed to the public since 2001 due to security concerns. Douglas PUD is proposing to construct a new Visitor Interpretation Facility to be located on lands owned by Douglas PUD at the access point to the Wells Dam in the vicinity of the current Wells Dam Overlook. Exhibits to be provided at the new facility may include, but not be limited to, power

generation, the history of Wells Dam, benefits of hydropower, fish and wildlife, and recreation. A live video feed of the Wells Project fish ladder will also be provided at the facility.

2.2.1.3 Greater Columbia Water Trail Camping Facilities

The Recreation Needs Analysis (DTA 2008) identified a need to improve access for flatwater paddlers. The study further identified potential opportunities for coordination with the GCWT Coalition so that flatwater paddling facilities would be consistent with other sections of the Columbia River. As such, Douglas PUD will implement several measures to improve access for flatwater paddlers, including installing GCWT signs and informational material at appropriate Wells Project recreational access facilities; providing information on portaging around Wells Dam; constructing a formal tent camping facility in the vicinity of the Okanogan River, including restroom and picnic shelter; and designating and providing basic improvements for an informal/rustic tent camping location on the west side of the river within several miles of Wells Dam.

2.2.1.4 Marina Park Expansion

The results of the Recreation Needs Analysis (DTA 2008) estimated that Marina Park in Bridgeport receives the most visitation of any location on the Wells Project. Marina Park is often filled to capacity during peak recreation season. To accommodate increasing use, Douglas PUD will expand Marina Park to include an additional 10 recreation vehicle (RV) spaces. If the appropriate permits can be acquired, the park will be expanded to the north, along the river. If permits cannot be acquired, then the city of Bridgeport and Douglas PUD will work together to identify an acceptable alternative location for the additional 10 RV spaces within or adjacent to Marina Park.

2.2.1.5 Wells and Methow Hatchery Upgrades

Hatchery Genetic Management Plans (HGMPs) are used to address the take of ESA-listed species that may occur as a result of artificial propagation activities. The primary goal of an HGMP is to devise biologically-based artificial propagation management strategies that ensure the conservation and recovery of ESA listed stocks of salmon and steelhead. In 2009, new HGMPs were developed and approved by the HCP Hatchery Committee for the Wells and Methow hatcheries. These new HGMPs require substantial modifications and upgrades to the facilities and operations at the Methow and Wells fish hatcheries.

2.2.1.6 Additional Recreational Facilities

The Chicken Creek Boat Launch is located on Washburn Pond within the Wells Project Boundary. Washburn Pond is hydraulically isolated from the Wells Reservoir. Lower

pond levels on Washburn Pond are often observed in the fall season, and public access can be restricted due to the short length of the launch. Douglas PUD will place additional concrete planks at the end of the launch in order to extend the launch for improved access during the fall season.

For the term of the new license, Douglas PUD will continue to ensure the operation and maintenance of all of the Wells Project recreation facilities. Administration, operation, and maintenance activities will include, but are not limited to, maintaining parking areas, lawns, restrooms, lights, water, power, sewer/septic, playground equipment, shelters, and playfields.

2.2.2 Proposed Project Operations

Due to the interconnected nature of the seven-dam mid-Columbia River hydroelectric system, and in consideration of the numerous settlements and agreements already in place that will continue to affect the future operations of the Wells Project, Douglas PUD is not proposing any substantial change to the operations of the Project. In addition to the existing plans, settlements, and agreements described in Sections 2.1.2 and 2.1.5, Douglas PUD is also proposing to implement new measures for the protection and enhancement of the environmental resources found within the Wells Project. A detailed description of these measures can be found in Section 2.2.3. The measures proposed include upgrades to the Wells and Methow hatcheries, implementation of the Aquatic Settlement Agreement, terrestrial resources management plans (Wildlife and Botanical, Avian Protection, Recreation and Historic Properties), and Douglas PUD's Land Use Policy. The Aquatic Settlement Agreement and terrestrial resources management plans are being submitted to the FERC as part of the application for a new license for the Wells Project. The proposed Aquatic Settlement Agreement and terrestrial resources management plans, to be implemented during the next license term, are not anticipated to result in any material changes in generation at the Wells Project.

2.2.3 Proposed Environmental Measures

Douglas PUD proposes to implement the following environmental protection, mitigation and enhancement measures at the Wells Project. These proposed measures are based upon Douglas PUD's assessment of the Project and consultation with conditioning agencies and stakeholders, and settlement agreements with agencies, tribes and other stakeholders; and are proposed predicated upon a 50-year license term.

2.2.3.1 Aquatic Settlement Agreement

On January 19, 2009, Douglas PUD executed a settlement agreement related to aquatic resources found within the Wells Project (Appendix E-3). Entities that have signed the Aquatic Settlement include the WDFW, BLM, USFWS, Ecology, CCT, YN, and

Douglas PUD (Aquatic Settlement Parties). The Aquatic Settlement Agreement is designed to address potential Project-related impacts to white sturgeon, bull trout, Pacific lamprey, resident fish, aquatic nuisance species, and water quality resources. The purpose of the agreement is to resolve all remaining aquatic resource issues related to compliance with all federal and state laws applicable to the issuance of a new operating license for the Wells Project.

The Aquatic Settlement Parties have agreed to support a 50-year term for the new operating license. The effective date of the agreement is January 19, 2009; however, the measures contained within the agreement will not be implemented until after a new operating license has been issued by the FERC. The agreement has a term of 50 years and is intended to cover the entire term of the new license for the Wells Project. The settlement agreement is made up of six management plans, each of which is described below.

White Sturgeon Management Plan

The goal of the WSMP is to increase the white sturgeon population in the Wells Reservoir to a level that can be supported by the available habitat and characterized by a diverse age structure consisting of multiple cohorts (juvenile and adult). In addition, the WSMP is intended to support spawning, rearing, and migration as identified by the aquatic life designated use under WAC 173-201A in the Washington State WQS. Based upon the available information, the Aquatic Settlement Work Group (SWG) determined that an assessment of Wells Project effects on white sturgeon was not practical given sturgeon life history characteristics and the limited number of fish estimated to exist in the Wells Project. Therefore, the Aquatic SWG concluded that resource measures related to white sturgeon should focus on population protection and enhancement by means of supplementation as an initial step in order to increase sturgeon numbers within the Wells Reservoir. In addition to the initial supplementation activities, implementation of a monitoring and evaluation program shall be conducted to assess natural recruitment, juvenile habitat use, emigration rates, Wells Project carrying capacity, and the potential for natural reproduction in order to inform the scope of a future, longer-term strategy. All objectives listed below were developed in order to meet the WSMP goal.

Objective 1: Supplement the white sturgeon population in order to address Wells Project effects, including impediments to migration and associated bottlenecks in spawning and recruitment.

Objective 2: Determine the effectiveness of the supplementation activities through a monitoring and evaluation program.

- Objective 3:** Determine the potential for natural reproduction in the Wells Reservoir in order to appropriately inform the scope of future supplementation activities.
- Objective 4:** Adaptively manage the supplementation program as warranted by the monitoring results.
- Objective 5:** Evaluate whether there is biological merit to providing safe and efficient adult upstream passage.
- Objective 6:** Identify white sturgeon educational opportunities that coincide with WSMP activities.

The WSMP is intended to be compatible with other white sturgeon management plans in the Columbia River mainstem. The implementation measures identified within the WSMP are designed for implementation in two phases based upon a 50-year license term. Phase I of the PM&E measures will be implemented during the first 10 years of the new license and consist of supplementation and monitoring and evaluation activities. Results of Phase I PM&E measures will be used to inform the scope of continued measures during Phase II, which will be implemented for the remainder of the new license (WSMP; Appendix E-3).

Bull Trout Management Plan

The BTMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the BTMP (Appendix E-3) is to identify, monitor, and address impacts, if any, on bull trout resulting from the Project in a manner consistent with the USFWS Bull Trout Recovery Plan and the terms of the Section 7 Incidental Take Statement (ITS). This BTMP is intended to continue the implementation of management activities to protect bull trout during the new license term in a manner consistent with the original Bull Trout Monitoring and Management Plan (BTMMP) (Douglas PUD 2004). The 2004 BTMMP was developed in coordination with the USFWS, as required by the USFWS Bull Trout Section 7 BO in association with the FERC's approval of the HCP. The PM&E measures presented within the BTMP are designed to meet the following objectives:

- Objective 1:** Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP.
- Objective 2:** Identify any adverse Project-related impacts on adult and sub-adult bull trout passage.

Objective 3: Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate the effectiveness of these measures.

Objective 4: Periodically monitor for bull trout entrapment or stranding during low Wells Reservoir elevations.

Objective 5: Participate in the development and implementation of the USFWS Bull Trout Recovery Plan including information exchange and genetic analysis. Should bull trout be delisted, the Aquatic SWG will re-evaluate the needs and objectives of the BTMP.

Objective 6: Identify any adverse impacts of Project-related hatchery operations on adult and sub-adult bull trout.

This BTMP is intended to be compatible with other bull trout management plans and the Upper Columbia Salmon Recovery Plan (UCSRP) in the Columbia River mainstem. Furthermore, this management plan is intended to be compatible with other management strategies of federal, state, and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington State WQS.

Pacific Lamprey Management Plan

The Pacific Lamprey Management Plan (PLMP) was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the PLMP is to implement measures to monitor and address impacts, if any, on Pacific lamprey resulting from the Project during the term of the new license. Douglas PUD, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PM&E measures in support of the PLMP. The PM&E measures presented within the PLMP are designed to meet the following objectives:

Objective 1: Identify and address any adverse Project-related impacts on passage of adult Pacific lamprey.

Objective 2: Identify and address any Project-related impacts on downstream passage and survival and rearing of juvenile Pacific lamprey.

Objective 3: Participate in the development of regional Pacific lamprey conservation activities.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan (RFMP), BTMP, and WSMP by continuing to monitor and address on-going impacts, if any, on Pacific lamprey resulting from Project operations. The PLMP is intended to be not inconsistent with other management strategies of federal, state, and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington State WQS found at WAC 173-201A.

Resident Fish Management Plan

The RFMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the RFMP (Appendix E-3) is to protect and enhance native resident fish populations and habitat in the Project during the term of the new license. Douglas PUD, in collaboration with the Aquatic SWG, has agreed to implement several resident fish PM&E measures in support of the RFMP. The PM&E measures presented within the RFMP are designed to meet the following objectives:

Objective 1: Continue to provide additional benefits to resident fishery resources in the Project as a result of continued implementation of the HCP, Predator Control Programs, and Land Use Policy activities.

Objective 2: In year 2 and every 10 years thereafter during the new license term, Douglas PUD will conduct a resident fish study to determine the relative abundance of the various resident fish species found within the Project. The study objectives will focus on: (1) identifying whether there have been major shifts in the resident fish populations resulting from the implementation of the White Sturgeon, Bull Trout, Pacific Lamprey, and Aquatic Nuisance Species (ANS) management plans, and (2) collecting information on resident predator fish populations found within the Wells Reservoir. The results of this study may be used to inform the implementation activities of the other Wells aquatic resource management (Aquatic Nuisance Species, bull trout, Pacific lamprey, and white sturgeon) plans and HCP predator control activities.

Objective 3: If any statistically significant adverse changes to native resident fish populations of social, economic, and cultural importance are identified, and are not caused by and cannot be addressed through implementation of other aquatic resource management plans or activities (white sturgeon, Pacific lamprey, bull trout, Aquatic Nuisance Species, HCP, predator control), reasonable and appropriate implementation measures to address negative changes, if any, will be undertaken by Douglas PUD.

Objective 4: In response to proposed major changes in Wells Dam operations requiring FERC approval, Douglas PUD will assess the potential effects, if any, on Project habitat functionally related to spawning, rearing, and migration of native resident fish, in order to make informed management decisions towards the success of the RFMP. Douglas PUD will implement reasonable and appropriate measures to address any effects on social, economic, and culturally important native species.

This RFMP is intended to be compatible with other resident fish management plans in the Columbia River mainstem. Furthermore, the RFMP is intended to be supportive of the HCP, BTMP, PLMP, and WSMP by continuing to monitor changes in the resident fish assemblage within the Project. The RFMP is intended to be compatible with other management strategies of federal, state, and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington State WQS.

Aquatic Nuisance Species Management Plan

As part of the Aquatic Settlement Agreement, Douglas PUD is proposing to implement an Aquatic Nuisance Species Management Plan (ANSMP; Appendix E-3). The ANSMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the ANSMP is to prevent the introduction and/or spread of ANS in Wells Project waters. Objectives of the ANSMP include:

Objective 1: Implement best management practices to prevent Eurasian watermilfoil (*Myriophyllum spicatum*) proliferation during in-water (i.e., construction, maintenance and recreation improvements) improvement activities in the Project.

Objective 2: Continue participation in regional and state efforts to prevent the introduction and spread of aquatic nuisance species. Activities include continued monitoring for the presence of ANS, monitoring bycatch data collected during other aquatic management plan activities, and conducting education outreach within the Project.

Objective 3: In response to proposed changes in the Project requiring FERC approval, the Aquatic SWG will assess the potential effects, if any, with respect to the introduction or proliferation of aquatic nuisance species in the Project to inform management decisions to support success of the ANSMP and will implement reasonable and appropriate measures to address potential effects.

The ANSMP is intended to be compatible with other aquatic nuisance species management plans in the Columbia River mainstem. In addition to protecting macroinvertebrate habitat and preventing the introduction of deleterious exotic species, the ANSMP will also maintain the existing native assemblages by providing information and educational outreach to the public and through the monitoring of all bycatch collected during other aquatic management plan activities. Douglas PUD will continue participating in state and regional coordination efforts to prevent the introduction and spread of aquatic invasive species that may threaten the diversity or abundance of native species, aquatic habitat, and the ecological stability in the Wells Project.

Water Quality Management Plan

To ensure that the Wells Project remains in compliance with the WQS over the length of the new license term, Douglas PUD proposes the implementation of a Water Quality Management Plan (WQMP; Appendix E-3). The implementation measures outlined in the WQMP are intended to be consistent with the conditions of Ecology's 401 WQC.

The goal of the WQMP is to protect the quality of the surface waters affected by the Wells Project. Studies conducted during the relicensing process have found water quality within the Wells Project to be within compliance. Douglas PUD, in collaboration with the Aquatic SWG, has agreed to implement measures in support of the WQMP. Reasonable and feasible measures will be implemented in order to maintain compliance with the numeric criteria of the Washington State WQS, Chapter 173-201A WAC. The measures presented within the WQMP (Section 4.0) are designed to meet the following objectives:

Objective 1: Maintain compliance with state WQS for TDG. If non-compliance is observed, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas PUD.

Objective 2: Maintain compliance with state WQS for water temperature. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas PUD.

Objective 3: Maintain compliance with state WQS for other numeric criteria. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas PUD. Also, Douglas PUD will demonstrate whether it is in compliance with turbidity on the Okanogan River, and if not in compliance, work with the Aquatic SWG to identify appropriate implementation measures.

Objective 4: Operate the Project in a manner that will avoid, or where not feasible to avoid, minimize, spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill.

Objective 5: Participate in regional forums tasked with improving water quality conditions and protecting designated uses in the Columbia River basin.

Measures contained within the WQMP include continued monitoring of a variety of water quality parameters to ensure that the Wells Project remains in compliance with the WQS over the new license term. Douglas PUD plans to continue to operate the juvenile bypass system for anadromous salmonids as required by the HCP. Operating the juvenile bypass system and spilling water in excess of project generation requirements can result in elevated levels of TDG requiring an Ecology-approved Gas Abatement Plan (GAP). Continued TDG monitoring is proposed at the Project in support of the GAP. Continued temperature monitoring within the Wells Project, including in Wells Dam fishways, is also proposed. Douglas PUD plans to operate the Wells Project in a manner that will minimize spill of hazardous materials, implement effective countermeasures in the event of a hazardous materials spill, and comply with and update the SPCC Plan as required. Participation in regional water quality forums such as the CSR-SRI and the development and implementation of the Columbia River temperature total maximum daily load (TMDL) are also proposed.

2.2.3.2 Wildlife and Botanical Management Plan

Douglas PUD, in coordination with federal, state and tribal entities, developed the Wildlife and Botanical Management Plan (WBMP; Appendix E-4) to address the upland habitat concerns related to the relicensing of the Wells Project. The implementation of

the WBMP during the term of a new license is expected to minimize or eliminate detrimental effects of the Project on upland habitats.

The goal of the WBMP is to protect, maintain, and enhance wildlife and habitat on Project lands commensurate with ongoing effects of operating the Wells Project. The plan is also intended to guide wildlife management activities and to protect rare, threatened and endangered (RTE) wildlife and plant species on Project lands during the term of the new license for the Wells Project. A detailed list of specific actions and schedule for implementation are included in the WBMP.

The objectives of the WBMP are:

- Objective 1:** Protect and enhance RTE wildlife species' habitat on Wells Project lands.
- Objective 2:** Protect RTE botanical species from land-disturbing activities and herbicide sprays.
- Objective 3:** Conserve habitat for species on Wells Project lands protected by the federal ESA, Bald and Golden Eagle Protection Act, and Migratory Bird Treaty Act.
- Objective 4:** Protect native habitat on Wells Project lands.
- Objective 5:** Maintain productive wildlife habitat on the Cassimer Bar Wildlife Management Area.
- Objective 6:** Control noxious weeds on Wells Project lands.
- Objective 7:** Consultation.

Additionally, the Douglas PUD Land Use Policy and proposed future monitoring activities will also serve to protect, maintain, and enhance upland habitats of the Wells Project.

2.2.3.3 Historic Properties Management Plan

The HPMP (Appendix E-5) was developed to guide Douglas PUD in protecting historic properties within the Wells Project APE during the term of the new FERC license. The HPMP was developed by Douglas PUD in consultation with the Cultural Resource Work Group (RWG) which included the Washington SHPO, the THPO of the CCT, the FERC, the BLM, and BIA.

The purpose of the HPMP is to provide guidelines to Douglas PUD for managing historic properties affected by the operation and maintenance of the Wells Project and complying with the NHPA during the term of the new FERC license. The HPMP includes protocols for achieving NHPA compliance through protection of historic properties and consultation with the SHPO, THPO and other interested parties.

The HPMP will guide management of cultural resources within the Wells APE for the term of the new license. The HPMP contains provisions for: (1) coordination and consultation with the SHPO, THPO, FERC, and other parties as appropriate; (2) education and interpretation; (3) inadvertent discoveries and emergency situations; (4) management standards for monitoring and treatment of cultural resources; (5) curation and data management; and (6) periodic updates to accommodate for environmental and regulatory changes.

2.2.3.4 Recreation Management Plan

Douglas PUD has developed a Recreation Management Plan (RMP; Appendix E-2) to address recreation resource issues related to the relicensing of the Wells Project. The Wells Project provides substantial recreation opportunities and recreation benefits. The planned implementation of the RMP during the term of the new license will enhance these recreation benefits while also protecting wetland, riparian, and shallow-water habitats.

The goal of the RMP is to provide recreational opportunities at the Wells Project throughout the term of the new license in accordance with the relevant FERC requirements and the needs of the Project. This includes providing for current recreational uses and opportunities within the Project Boundary and identifying the need for any new measures or facilities to enhance recreational opportunity at the Project over the term of the new license. The RMP provides a comprehensive list of measures to enhance recreation uses and opportunities at the Wells Project. This plan also serves as the roadmap for operating, maintaining, updating, and improving the existing recreation facilities and a process for meeting recreation needs as they change over time.

Measures proposed within this plan are based on the recreational resources available at the Project as well as statewide and regional recreation use trends identified through studies conducted as part of the Wells ILP. Proposed measures are defined within three programs: 1) the Recreation Facility Capital Improvement Program; 2) the Recreation Facility Operation and Maintenance Program; and 3) the Recreation Resources Monitoring and Evaluation Program.

The goal of the RMP will be met through the implementation of three programs that encompass Douglas PUD's overall approach to managing recreation resources for the term of the new license: Recreation Facility Capital Improvement Program; Recreation

Facility Operation and Maintenance Program; and Recreation Resources Monitoring and Evaluation Program.

2.2.3.5 Avian Protection Plan

Douglas PUD will also implement the Wells Project 230 kV Transmission Line Avian Protection Plan (APP; Appendix E-6) to further address wildlife resource issues related to the relicensing of the Wells Project. The goal of the APP is to protect resident and migrant birds that interact with the Wells Project 230 kV transmission lines. Douglas PUD is committed to maintaining the reliability of the transmission lines in a cost-effective manner while meeting the regulatory requirements to conserve migratory species, special-status wildlife, raptors, and other avian wildlife.

Douglas PUD will implement the following practices and protocols under the APP:

- **Reporting Protocol:** All avian mortalities found in the transmission line corridor will be reported to the appropriate parties.
- **Nest Management Protocol:** Douglas PUD will implement a Nest Management Protocol in compliance with federal and state bird protection laws.
- **Tree Removal Protocol:** Tree removal as part of transmission corridor maintenance will only occur between August 31 and January 31 to protect migratory birds.
- **Training Protocol:** All appropriate utility personnel will be trained to evaluate avian issues when performing maintenance on the transmission lines and corridor.

2.2.3.6 WDFW Off-License Settlement Agreement

In December 2007, WDFW and Douglas PUD signed an Off-License Settlement Agreement (Appendix E-7) that addresses WDFW's wildlife, wildlife habitat, botanical, resident fish, and resident fish habitat and potential lost resident fish harvest opportunities related to the Wells Project. While not intended to be included as a measure under the new FERC license, it complements the goals and objectives of the aquatics and terrestrial management plans, and is described here for informational purposes only.

The wildlife management goals of the Off-License Settlement Agreement include creating, protecting, maintaining and enhancing wildlife habitat within the WWA. The funding obligations of the agreement include Douglas PUD providing WDFW \$200,000 annual funding for maintenance and operations of the WWA; up to \$50,000.00 over the term of the agreement for habitat restoration after wildland fires on the WWA; and provisions for replacement of certain capital equipment used to meet the program goals. The Off-License Settlement Agreement also provides for the protection of RTE wildlife and botanical resources, noxious weeds management and wetland habitat protection on

all six units of the WWA (including the three shoreline units that are partly or completely within the Wells Project Boundary).

The resident fish management goals include enhancing Resident Fish resources within Okanogan and Douglas counties by providing 20,000 pounds of rainbow trout equivalents to be stocked annually in Okanogan and Douglas counties for the enhancement of recreational fishing harvest opportunities. The fish for this program will be raised at the Wells Fish Hatchery, provided sufficient hatchery capacity exists after HCP Species hatchery needs are met, unless otherwise agreed.

Implementation of the Off-License Settlement Agreement will commence June 1, 2012.

2.2.3.7 Land Use Policy

Douglas PUD will continue to implement the Land Use Policy (Appendix E-8) to address land use issues under the new license. Continued implementation of the Land Use Policy is expected to address any future adverse effects.

The goal of the Douglas PUD Land Use Policy is to ensure that Project operations are in compliance with the FERC license and other federal and state regulations, including the protection of fish and wildlife habitat, protection of critical habitat for ESA-listed species, protection of significant historical, cultural and natural features, and compliance with existing settlement agreements including the HCP, Aquatic Settlement Agreement and HPMP. In particular, the HCP requires Douglas PUD to solicit comments on various land use permit applications from state, federal, and tribal fish and wildlife agencies including the WDFW, USFWS, NMFS, CCT and YN, according to the “Reservoir as Habitat” provision of the Wells HCP.

The Land Use Policy is Douglas PUD’s decision-making process for issuing any land use permit for commercial and private use of Wells Project land and waters.

Douglas PUD’s Land Use Policy requires approval of all land use activities that take place within the Project Boundary. All permit activities such as construction of boat docks, piers, and landscaping within the Project Boundary will be subject to review and approval by Douglas PUD only after the applicant has received all other required regulatory permits and approvals. The purpose of the Douglas PUD review and approval process captured in the Land Use Policy is to protect habitats and species that may be affected by proposed land use activities within the Project.

2.3 OTHER ALTERNATIVES

No other alternatives have been proposed or considered. The FERC staff may develop a staff-recommended alternative to the Applicant's proposal.

2.4 ALTERNATIVES CONSIDERED BUT ELIMINATED FROM DETAILED STUDY

2.4.1 Federal Government Takeover of the Project

16 U.S.C. § 828b provides that section 14 of the Federal Power Act pertaining to the taking over by the United States of any project upon or after the expiration of a license shall not be applicable to any project owned by a state or municipality. Douglas PUD is a municipality as defined in section 3(7) of the Federal Power Act, and therefore the Wells Project is not subject to federal takeover.

2.4.2 Issuing a Non-power License

A non-power license is a temporary license the FERC would terminate whenever it determines that another governmental agency is authorized and willing to assume regulatory authority and supervision over the lands and facilities covered by the non-power license. At this time, no governmental agency has suggested a willingness or ability to take over the Project. No party has sought a non-power license for the Wells Project therefore a non-power license was not considered a reasonable alternative to relicensing the Project.

2.4.3 Retiring the Project

Decommissioning of the Project could be accomplished with or without dam removal. Either alternative would require denying the relicensing application and surrender or termination of the existing license with appropriate conditions. There would be significant costs involved with decommissioning the Project and/or removing any Project facilities. The Project provides a viable, safe, and clean renewable source of power to the region. With decommissioning, the Project would no longer be authorized to generate power.

No party has suggested Project decommissioning would be appropriate in this case, and there is no basis for recommending it. Therefore, Project decommissioning was not considered a reasonable alternative to relicensing the Project with appropriate environmental enhancement measures.

3.0 ENVIRONMENTAL ANALYSIS

In this section, we present a general description of the environmental setting of the Columbia River basin, particularly that portion where the Project is located; summarize the scope of the cumulative effects analysis; and analyze resources affected by the operation of the Wells Project. The resource analysis is organized by resource area. The existing environment is the baseline against which the environmental effects of the proposed action and alternatives are assessed, including any potential cumulative effects of the proposed actions and alternatives.

3.1 GENERAL DESCRIPTION OF THE COLUMBIA RIVER BASIN AND WELLS PROJECT

The Columbia River is one of the largest rivers in North America and is the dominant water system in the Pacific Northwest region. The Columbia River basin is bounded principally by the Rocky Mountain system on the east and north, the Cascade Range on the west, and the Great Basin on the south.

The mainstem of the Columbia River originates in Columbia Lake on the west slope of the Rocky Mountain Range in Canada. After flowing a circuitous path for approximately 1,200 miles, 415 miles of which are in Canada, the Columbia River joins the Pacific Ocean near Astoria, Oregon. The Columbia River enters Washington State in its northeastern corner, along the state's border with British Columbia, Canada. Upon entering Washington, the Columbia flows south, then west into central Washington State, and then south again toward its confluence with the Snake River near Richland, Washington. The Columbia River then turns westward, forming the Washington-Oregon border for 320 miles before entering the Pacific Ocean.

Most of the annual precipitation in the Columbia River basin occurs in the winter months with the bulk of the precipitation falling as snow in the higher elevations of the Rocky and Cascade Mountains. Snowfall is heaviest between November and February. Natural winter stream flows are generally low with high-sustained runoff flows occurring in the spring and early summer. Roughly 60 percent of the natural runoff of the Columbia occurs during May, June, and July.

The Columbia River has an average annual runoff at its mouth of 198 million ac-ft or 275 kcfs (BPA et al. 2001) and drains an area of approximately 219,000 square miles of the U.S. including the states of Washington, Oregon, and Idaho, and the northwestern portion of Montana and small areas of Wyoming, Nevada, and Utah. An additional 39,500 square miles of the Columbia Basin, or about 15 percent, is contained within Canada, principally draining the southern portion of British Columbia (COE 2005).

Within the U.S., the farthest upstream hydroelectric project on the mainstem Columbia River system is Grand Coulee Dam located at river mile (RM) 596.6. Grand Coulee Dam is federally owned and operated by the BOR. It has extensive storage capacity (5.22 million ac-ft) and has the largest installed capacity of any dam on the Columbia River with a nameplate capacity of 6,809 MW, making it a significant point-of-control for regulating flows and project operations throughout the entire downstream Columbia River system. Coordinated water releases from Grand Coulee Dam arrive first at Chief Joseph Dam which is federally owned and operated by the COE. Chief Joseph Dam (RM 545.1) is a run-of-river project, i.e., a project with limited storage capacity. It has a nameplate generation capacity of 2,069 MW.

From Chief Joseph Dam, the next five downstream dams are owned and operated by the Public Utility Districts (PUDs) and are all run-of-river dams. At RM 515.6, Wells Dam is owned and operated by Douglas PUD and has a nameplate capacity of 774.3 MW. The next two projects are Chelan PUD's Rocky Reach and Rock Island dams, which are located at RM 473.7 and RM 453.4, and have nameplate capacities of 865.8 MW and 623.2 MW, respectively. The next two dams are Grant PUD's Wanapum (RM 415.8) and Priest Rapids (RM 397.1) dams, which have nameplate capacities of 1,038 MW and 855 MW, respectively.

Below Priest Rapids Dam, the Columbia River joins with the Snake River before flowing west through the four Lower Columbia River projects to the Pacific Ocean. These COE owned and operated run-of-river projects are McNary (RM 292, nameplate capacity 980 MW), John Day (RM 215.6, nameplate capacity 2,160 MW), The Dalles (RM 191.5, nameplate capacity 1,779.8 MW), and Bonneville (RM 146.1, nameplate capacity 1,050 MW) dams.

In order to accommodate all of the authorized purposes of the Columbia River system and those contemplated in the Columbia River Treaty between the U.S. and Canada, a number of agreements, such as the PNCA, have been enacted. The PNCA established processes that coordinate the use of planned Canadian storage operations with federal and non-federal hydroelectric projects and thermal generation operations in the Pacific Northwest. This enables the region's power producers to optimize dependable power production (referred to as "firm load carrying capability") and usable secondary energy consistent with individual project and "system" non-power objectives to serve multiple river uses. The PNCA was revised in 1997 and extended through 2024.

Spurred by the development of the Third Powerhouse at Grand Coulee Dam, the owners, operators and purchasers of power from the seven dams that include both federal (Grand Coulee and Chief Joseph) and non-federal (Wells, Rocky Reach, Rock Island, Wanapum, and Priest Rapids) dams of the mid-Columbia River entered into a series of operating agreements since 1972. These agreements are intended to mitigate the potential adverse impacts of federal peaking operations on the downstream non-federal dams and achieve power and non-power benefits through the coordinated operation of the seven projects.

The primary objective of the current Mid-Columbia HCA, signed in 1997, is to coordinate the hydraulic operation of the projects to optimize the amount of energy from the available water consistent with each individual project's power and non-power needs while meeting all power and non-power requirements of the system as a whole. The other stated objectives of the agreement are to provide ease and flexibility of generation scheduling and to minimize unnecessary generation changes, which would otherwise result in frequent generator starts and stops.

The Wells Project Boundary encompasses lands and waters necessary for the construction, operation, and maintenance of the Project, and for other Project-related purposes (Figure 3.1-1). Detailed maps of Project features, including the Project Boundary, are found in Exhibit G of this application. Douglas PUD owns most of the property within the Project Boundary in fee title. The shoreline of the Wells Reservoir is approximately 108 miles long¹. Douglas PUD owns approximately 104 miles of shoreline and federal agencies own approximately 4 miles of shoreline. In addition to the Wells Reservoir, Douglas PUD owns over 2,400 of the 2,664 acres of land within the Wells Project Boundary adjacent to the Wells Reservoir. Lands within the Wells Project Boundary include shrub steppe, irrigated agriculture, wildlife habitat, such as the WWA, and recreation lands, including parks in Pateros, Brewster, and Bridgeport.

Within the Wells Project Boundary, there are small, scattered parcels of federal land. The DOI administers the majority of federal lands within the Project Boundary, the vast majority of which are under BLM jurisdiction. Other tracts within the Project Boundary are administered by the COE. There are no National Park Service (NPS), U.S. Forest Service (USFS) or USFWS lands within the Wells Project Boundary.

The PAD (Douglas PUD 2006) includes a thorough review of existing information about the Wells Project, including 12 baseline studies conducted in anticipation of relicensing. The PAD also provides a thorough review of relevant Project information available prior to the start of relicensing, including: license articles; Project history and operations; monitoring activities; geography, geology and soils; water resources, water uses, and water quality; biotic resources; land uses, demographics, recreation and socioeconomics; historic properties and cultural resources; the Wells HCP; and PM&Es implemented during the current license term. The PAD is incorporated by reference into this license application, and should be referred to for detailed descriptions of baseline conditions at the Project.

The Wells Project lies in a north-south trending valley in north central Washington between two significantly different physiographic areas: the North Cascade Mountains to the west and the Columbia Plateau to the east. The North Cascade Mountains are

¹ The Project Boundary also encompasses several ponds that are hydraulically separated from the reservoir. Including these ponds, the total shoreline in the Project Boundary is 123 miles. The largest of these ponds is Washburn Pond.

characterized by rugged peaks averaging approximately 5,000 feet and reaching elevations of over 10,000 feet. The Wells Project lies in a relatively narrow valley and is joined by three tributaries and a multitude of large, but dry, side canyons. The major tributaries to the Columbia River within the Wells Project are the Methow and Okanogan rivers. Foster Creek is a tributary outside the Wells Project Boundary but is within the Wells Project area.

The Wells Project consists of a single dam and reservoir. The design of Wells Dam is unique to the Columbia River with the generating units, spillways, switchyard, and fish passage facilities combined into a single concrete structure referred to as the hydrocombine. Earth embankments extend from the hydrocombine to the west and east abutments. Fish passage facilities are located on both ends of the hydrocombine structure. The hydrocombine itself is 1,130 feet long and 168 feet wide with a crest elevation at 795 feet above MSL. Its design includes a series of 11 spillway bays and 10 separate generating units. The generating units are isolated in individual silo-like structures and were designed so that the spaces between the units serve as spillway bays. The turbine water passages are located below the spillway bays.

Wells Reservoir extends from Wells Dam upriver 29.5 miles to the tailrace of the Chief Joseph Dam. The Wells Reservoir has 108 miles of shoreline and a surface area of 9,740 acres at the normal reservoir elevation of 781 feet. The Wells Reservoir is between 1,300 and 8,000 feet wide, with an average width of 2,700 feet, and contains a total storage volume of 331,200 ac-ft with 97,985 ac-ft of usable storage within its 10-foot operating range. The Wells Reservoir also extends 1.5 miles and 15.5 miles up the Methow and Okanogan rivers, respectively. The Wells Project drains an area of 85,300 square miles and has an annual average runoff of 82 million ac-ft.

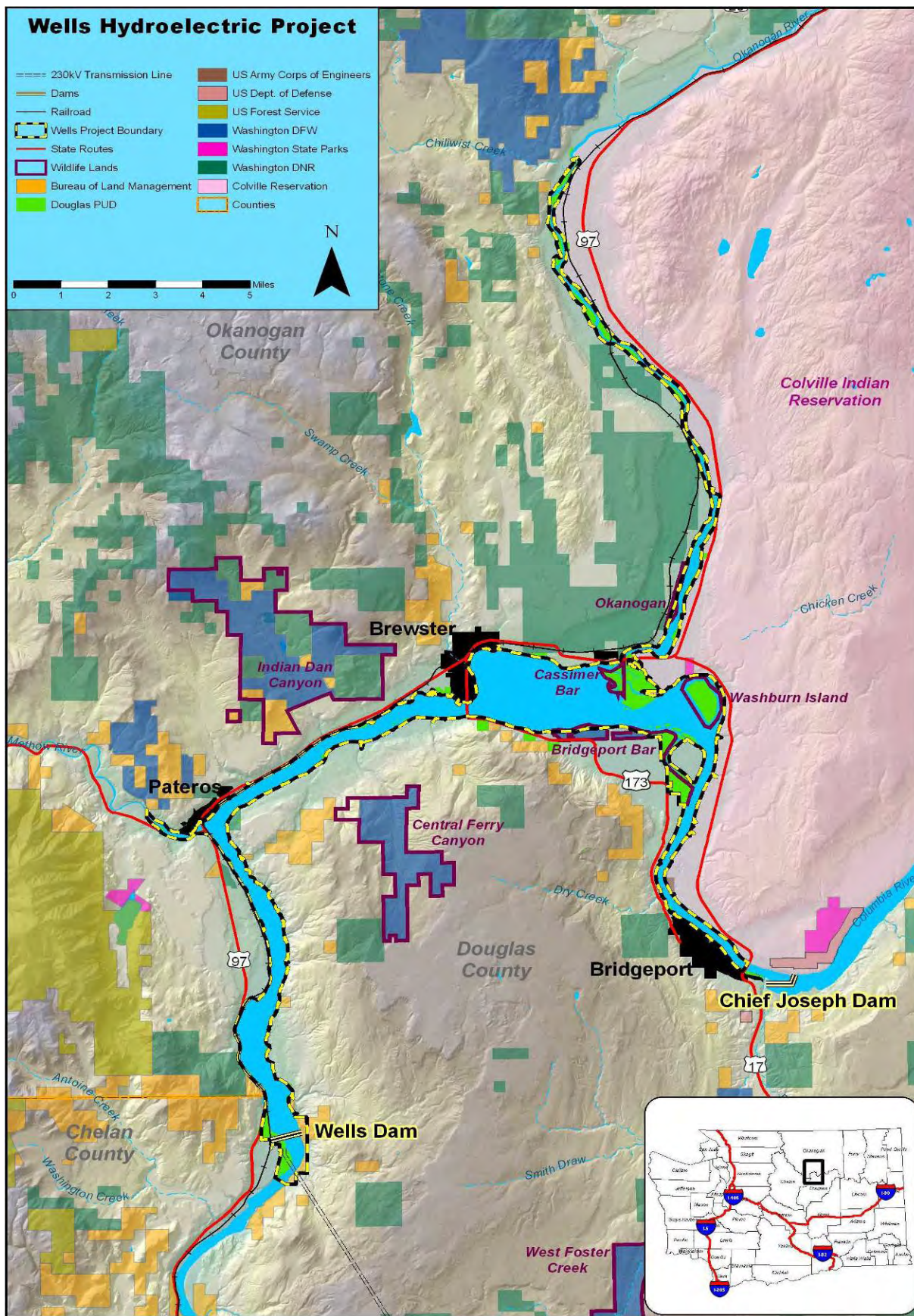


Figure 3.1-1 Wells Project vicinity map.

The Methow River enters the Columbia River at RM 523.9 near the city of Pateros, Washington, approximately 8.3 miles upstream of Wells Dam. The Methow River has a watershed of 1,791 square miles. The northern portions of the Methow Basin are located in the Pasayten Wilderness and the Okanogan National Forest. The western portion of the basin is formed by the North Cascade Mountains with the middle and lower portions of the river basin defined by a U-shaped, moderately-confined, alluvial valley. Elevations range from 781 feet at the river mouth to just under 9,000 feet at the highest upper watershed peaks. Principal tributary watersheds are the 245-square-mile Twisp River watershed and the 525-square-mile Chewuch River watershed. Annual precipitation in the Methow River basin ranges from 15 to 80 inches per year.

The Okanogan River originates near Armstrong, British Columbia and flows south through a series of lakes entering the Columbia River at RM 533.3, approximately 17.7 miles upstream of Wells Dam. The Okanogan River watershed covers an area of approximately 8,200 square miles, 2,342 square miles (29 percent) of which is located in the U.S. The northern portion of the watershed is in the Okanogan Highlands of the U.S. and Canada. The southern part of the basin, near the river mouth, is in the northwest corner of the Columbia Plateau. Elevations range from 781 feet at the river mouth to over 8,400 feet at the highest upper watershed peaks. The principal tributary of the Okanogan River is the Similkameen River which accounts for approximately one-half of the drainage area of the entire Okanogan watershed. Annual precipitation in the Canadian portion of the Okanogan Basin ranges from 30 to 40 inches and from 10 to 15 inches in the U.S. portion of the basin.

Annual precipitation in portions of the North Cascades is over 100 inches and heavy snow accumulations are common. This contrasts with the Columbia Plateau which is characterized by desert and shrub steppe conditions, averaging approximately 10 inches of precipitation a year. Eastern Washington, including the Project area, is characterized by a continental climate, and occurs within a large inland basin between the Cascade and Rocky Mountains. In an easterly and northerly direction, the Rocky Mountains shield the Project area from the winter season's cold air masses traveling southward across Canada. In a westerly direction, the Cascade Range forms a barrier to the easterly movement of moist and comparatively mild air in winter and cool air in summer. Most of the air masses and weather systems crossing eastern Washington are traveling under the influence of the prevailing westerly winds. Infrequently, dry continental air masses enter the inland basin from the north or east. In the summer season, this air from over the continent results in low relative humidity and high temperatures, while in winter clear, cold weather prevails. Extremes in both summer and winter temperatures generally occur when the area is under the influence of air from over the continent. During July and August, it is not unusual for four to eight weeks to pass with few to no scattered showers (NOAA 1985).

Upland areas that have not been converted by human activities are dominated by shrub steppe habitat. Dominant land uses include irrigated and dry-land agriculture, residential, and small towns. The human environment is rural in character and agriculturally based. The combined populations of the three towns in the immediate Project area total less than 5,000; much of the human population in the Project vicinity live in rural, unincorporated areas. The nearest metropolitan center, Wenatchee, is 45 miles southwest of Wells Dam.

3.2 SCOPE OF CUMULATIVE EFFECTS ANALYSIS

According to the Council for Environmental Quality regulations for implementing the NEPA (40 CFR § 1508.7), cumulative effects are defined as the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably-foreseeable future actions, regardless of what agency or person undertakes such other actions. Cumulative effects can result from individually minor but collectively significant actions taking place over a period of time. Such actions can include hydropower, as well as other land and water development activities.

An analysis of the cumulative effects of the proposed action and alternatives with regard to other existing and foreseeable hydroelectric development and non-hydroelectric activities in the Columbia River basin was undertaken. Based on the information in the PAD, agency comments, other filings related to the Project, and preliminary staff analysis, the FERC identified water quality and migratory fish as resources that could be cumulatively affected by the continued operation and maintenance of the Wells Project.

The operation of the Wells Project and other mainstem Columbia River dams can influence water quality conditions and fisheries resources in the mid-Columbia River. During periods of high flows, spillway releases at these dams can increase TDG levels throughout the river. Additionally, impoundment of water behind the dams and fluctuating reservoir levels and Project releases may influence water temperatures, dissolved oxygen (DO) levels, pH, and turbidity within the basin. In regard to migrating fish species, the dams inhibit upstream and downstream fish movements and alter spawning and rearing habitat within the mainstem Columbia River. Other factors that may cumulatively affect aquatic resources in the basin include non-native fish, macroinvertebrate and plant introductions, human development and recreation activities, agricultural practices, timber harvest, and mining operations.

3.2.1 Geographic Scope

The geographic scope of analysis for identified cumulatively affected resources is defined by the physical limits or boundaries of: (1) the proposed action's effect on the resources, and (2) contributing effects from other hydropower and non-hydropower activities within the Columbia River basin. Because the proposed action can affect resources differently, the geographic scope for each resource may vary.

The geographic scope of analysis for cumulative effects on aquatic resources encompasses the Columbia River from the tailrace of the Chief Joseph Project to the downstream end of the Wells Project tailrace (i.e., the beginning of the Rocky Reach Project reservoir); and includes inundated portions of tributaries to the Wells Reservoir, such as the lower Methow and Okanogan rivers.

3.2.2 Temporal Scope

The temporal scope of the cumulative effects analysis includes a discussion of past, present, and future actions and their effects on each cumulatively affected resource. Based on the Applicant's requested term of a new license, the temporal scope looks 50 years into the future, and concentrates on the effect to the resources from reasonably-foreseeable future actions. The historical discussion is limited to the amount of available information for each resource.

3.3 PROPOSED ACTION AND ALTERNATIVES

In this section, the effects of the Proposed Action on environmental resources are discussed. For each resource, the affected environment, which is the existing condition and baseline against which effects are measured, is described. The specific environmental impacts of the Proposed Action are then discussed and analyzed.

3.3.1 Geologic and Soil Resources

The Wells Project lies in a north-south trending valley between two significantly-different physiographic areas: the North Cascade Mountains to the west and the Columbia Plateau to the east. The North Cascade Mountains are characterized by rugged peaks averaging approximately 5,000 feet and reaching elevations of over 10,000 feet. Annual precipitation in the North Cascades is over 100 inches and heavy snow accumulations are common. The Columbia Plateau is characterized by desert and shrub steppe conditions, averaging approximately 10 inches of precipitation a year. The Columbia River in the area of the Wells Project lies in a relatively-narrow valley and is joined by two tributaries and a multitude of large, but dry, side canyons. The major tributaries to the Columbia River within the Wells Project Boundary are the Methow and Okanogan rivers.

The Wells Reservoir extends from Wells Dam upriver 29.5 miles to the tailrace of the Chief Joseph Dam. The Wells Reservoir has 108 miles of shoreline and a surface area of 9,740 acres at the normal maximum reservoir elevation of 781 feet. Ponds, with Washburn Pond being the largest, located within the Project Boundary but isolated from the reservoir, bring the total shoreline to 123 miles. The Wells Reservoir is between 1,300 and 8,000 feet wide, with an average width of 2,700 feet, and contains a total storage volume of 331,200 ac-ft with 97,985 ac-ft of usable storage within its 10-foot

operating range. The Wells Reservoir also extends 1.5 miles and 15.5 miles up the Methow and Okanogan rivers, respectively.

3.3.1.1 Geologic Resources

Affected Environment

The Columbia River canyon between Wenatchee and Bridgeport separates two distinct physiographic provinces. North and west of the river rugged mountainous highlands prevail; south and east is a vast plateau with small undulating hills and occasional shallow, steep-walled valleys. The mountainous areas north and west of the Columbia River are underlain primarily by a variety of structurally-complex, pre-Tertiary crystalline rocks. The Columbia Plateau surface, on the other hand, is controlled by the wide-spread Miocene basalt flows. Although commonly mantled by relatively-thick Quaternary loessial soils and morainal deposits, the plateau topography reflects the structure of the underlying basalt.

The Pleistocene was a time of repeated glaciation along the Columbia Plateau boundary. The entire Wells Project area was buried under a thick sheet of glacial ice on several occasions during approximately the past two million years. These Pleistocene-age ice sheets developed in Canada and flowed southward across the Columbia Plateau as far south as the Waterville area. At the glacial maximum, more than 2,000 feet of ice existed on top of the Wells Project area, extending higher than the valley walls and blocking the flow of all major rivers.

Both continental and alpine glaciers contributed to the glaciated terrain along the Columbia River canyon northeast of Chelan Falls and on the adjacent Waterville Plateau. Erosional and constructional glacial landforms are present; most notable is the morainal topography on the Waterville Plateau and along the south wall of the Columbia River canyon near Chelan. The Columbia Plateau boundary area is characterized by a relatively-simple sequence of stratigraphic units. These include: (1) a pre-Tertiary basement complex composed of a variety of igneous and high-grade metamorphic rocks; (2) the Wenatchee Formation, a sequence of early Oligocene continental clastic rocks that overlie the crystalline basement complex; (3) the middle Miocene Lower Yakima Basalt and interbedded continental sediments that lie above the Wenatchee and older formations; and (4) a variety of Quaternary glacial, fluvial, eolian, and landslide deposits.

Glacial deposits, lake sediments, and river terraces associated with the waning glaciation cover the bedrock in much of the Wells Project area. These glacial, lacustrine, and alluvial deposits form much of the valley floor of the Wells Reservoir area, as well as the floor of the Methow River and Okanogan River valleys. The valley floor is about 4,000 feet wide at the location of Wells Dam.

The east side (left bank) of the valley consists of a series of narrow terraces. The west side (right bank) consists of a terrace at elevation 720 feet that is about 2,000 feet wide, followed by a 2,000-foot-wide terrace extending from elevation 750 to 775 feet, where it meets a steep bedrock face that serves as the west abutment for Wells Dam. The valley bottom continues with another glacial-age terrace at an elevation of 880 feet and another at 1,200 feet that meets the bedrock west valley wall. An elongated north-south trending body of granitic rock crops out on the right (west) abutment.

Prior to construction, the active river channel flowed in the east side of the valley where the east embankment is now located. A gently rising flood plain at average elevation 718 feet occurred west of this active river channel. This flood plain was about 1,000 feet wide. The combined spillway and powerhouse (“hydrocombine”) was located on this flood plain encroaching somewhat into the active river channel. Beyond this flood plain and a steep rock face, against which the right side of the dam abuts, was a broad 2,000-foot-wide terrace, which rose gradually westward from elevation 755 feet to elevation 775 feet. West of the right abutment rock is a second terrace at about elevation 890 feet which is terminated at its western end by another steep rock face. This is the ancestral channel of the Columbia River and bedrock was found at a lower elevation than beneath the present river channel. Beyond the steep cliff west of the ancestral channel are other approximately parallel rock cliffs and isolated rock masses.

Outcrops of gray granitic rock, composed of medium-size crystals of quartz and feldspar, occur at the dam site. The rock contains hornblende and mica as the principal accessory minerals. It also includes pyrite mineralization, a few inclusions, and faint indications of gneissoid texture. A dark-colored, basic igneous dike rock intrudes the granitic rock. The dike rock has a dense, finely crystalline texture and contains occasional, small phenocrysts of possible calcite. Both rock types are generally unweathered, sound and hard, although weathered rock was encountered in some core holes. Thin, infrequent basic igneous dikes intrude the granite. Well-developed joints give this outcrop a blocky appearance. The joint surfaces are clean and relatively tight. Mechanical weathering processes have opened a few of the near vertical joints. Slickensides occur on some fractures. The outcrop remains intact as most fractures have been reheated. Many small talus piles consisting of blocks with an average length of 3 feet have collected at the base of the outcrop. Well-developed joints occur in several directions and are the most prominent structural feature of the exposed rock.

There are no known major fault zones in or near the Wells Project (Jacobs 2009). Project seismicity was thoroughly reviewed as part of the FERC Potential Failure Mode Assessment (PFMA) in 2009 and seismic risk was considered low (Category III). No geologic hazards of significance, such as the potential for major landslides or land movements, have been identified. The Project continues to be periodically assessed for seismic and other geologic hazards through the required Part 12 inspections under FERC authority.

Environmental Effects

Douglas PUD proposes to continue operating the Wells Project in a run-of-river mode to generate power. The impoundment level would continue to fluctuate in order to utilize the available storage for power generation and for purposes of coordination with upstream and downstream hydroelectric facilities. Douglas PUD is not proposing any changes to Project operations. No new or on-going Project effects on geologic resources were identified during relicensing studies.

Unavoidable Adverse Impacts

The Wells Project has no known unavoidable adverse effects on geologic resources.

3.3.1.2 Soil Resources

Affected Environment

Soil types in the Wells Project area are variable and reflect a diversity of parent materials and slope conditions that surround the Wells Reservoir. All of the surface soils are relatively youthful, having formed after deglaciation about 13,000 years ago. The local soil units are developed in a variety of glacial and alluvial deposits, in weathered bedrock and in slope deposits (colluvium). Along the river terraces in the Wells Project area, well-drained soils have formed in deposits of loess, which is a mixture of wind-blown silt and fine sand. Soils have also formed in volcanic ash deposits and ancient lake bottom sediments (NMFS 2002a).

Dam Site and Reservoir

The site for Wells Dam was selected because of the presence of bedrock on either side of the valley. Prior to construction, the river channel was 700 feet wide located against the east valley wall (Galster 1989; NMFS 2002a). The east side of the dam is an embankment 1,030 feet long, with underlying glacial and alluvial sediments that rest on granitic bedrock. The west side of the dam is an embankment 2,300 feet long, with underlying layers of glacial and alluvial sediments as thick as 200 feet to granitic bedrock. The concrete portions of the dam (spillway, powerhouse, and fish ladders) are constructed on an irregular surface of granitic bedrock that is cut by north-trending igneous dikes. The dam site and reservoir valley floor are underlain by a sequence of glacial and fluvial deposits consisting of gravel and sand with local cobble and boulder units, and silty, sandy gravel with lenses of fine sand and silt (lacustrine) deposits (Galster 1989; NMFS 2002a).

Dominant soil types at the Wells Dam site includes the Peoh soil series, formed in old alluvium with a surface layer of loess and volcanic ash; and the Cashmont soil series, formed in alluvial and colluvial materials. The Peoh soils are a gravelly, fine, sandy loam with slopes of 3 to 15 percent on the river terraces. They have moderately rapid permeability, slow to moderate runoff potential, and a water erosion susceptibility of slight to none. The Cashmont soils are a sandy loam with slopes of 3 to 8 percent at the edges of the terraces and near the valley walls. They have moderately rapid permeability, slow to medium runoff potential, slight to moderate water erosion susceptibility, and slight to moderate wind erosion potential (NMFS 2002a).

Methow River

The Methow River is located in a fault-bounded graben underlain with highly-folded sedimentary and volcanic rocks of Tertiary age (NMFS 2002a). The Methow valley lies between the Gardner Mountain Fault and the Pasayten Fault. The sedimentary rocks within the graben weather easily compared to the older igneous and metamorphic rocks and are typically covered by a thick section of glacial and alluvial deposits. The lower Methow River occurs within hills underlain by igneous and metamorphic rocks. The Methow River occupies a U-shaped, confined alluvial valley from near Carlton to RM 6.5 and a U-shaped, moderately confined alluvial valley from RM 6.5 to the mouth.

The terraces of the Methow valley have Pogue-Cashmont-Cashmere soils downstream of the town of Carlton. These soils formed in glacial deposits at elevations from 700 to 1,050 feet. They are typically deep, somewhat excessively drained or well drained with moderately rapid permeability. Their runoff potential is slow on low-gradient slopes and medium to rapid on steep slopes. Water erosion susceptibility is none to slight on low-gradient slopes and moderate to high on steep slopes. The Cashmont and Cashmere soils have moderate wind erosion potential. Surface erosion is not considered a major issue in the Methow basin (NMFS 2002a).

Okanogan River

The Okanogan River valley is a part of the Colville complex of granitic and metamorphic rocks. The Omak Lake Fault runs up the Okanogan valley. West of the fault is a mix of igneous plutons, gneiss, and metamorphosed deep ocean sediments of the Okanogan trench deposit. The Okanogan valley has a thick deposit of glacial deposits that covers the bedrock in most areas. The entire Okanogan valley, in the Wells Project area, was modified by glaciation. This area has steep to rolling hills along the valley walls, with flat to moderate slopes on ancient terraces and along the valley bottoms (NMFS 2002a). On the terraces, ridges, hillsides and glacial till plains, the common Okanogan Basin soils include the Nighthawk-Conconully-Lithic Xerochrepts and Disautel-Conconully-Nespelem associations. These are deep to very shallow soils formed on grasslands, rock outcrops, terraces, and dissected upland plains (NMFS 2002a).

The Nighthawk-Conconully-Lithic Xerochrepts association soils formed in glacial deposits and weathered granite. Most of the association soils are on ridges and hillsides. The ridges are gently rounded and the hillsides are steep. They have moderate to moderately rapid permeability, and their runoff potential is slow to rapid on low-gradient slopes and rapid to very rapid on steep slopes. Their susceptibility to water erosion is slight to high on low-gradient slopes and high to very high on steep slopes. Nighthawk-Conconully-Lithic Xerochrepts soils occur at elevations from 700 to 3,000 feet. Common soil associations along the valley bottoms of the Okanogan River and tributaries include the Pogue-Cashmont-Cashmere and Colville-Okanogan associations. These are deep, mostly grassland and meadow soils on terraces and floodplains. The terraces along the valleys consist of Pogue-Cashmont-Cashmere association soils as described for the Methow Basin. The Colville-Okanogan association soils are found along the valley bottom floodplains that are subject to flooding. They are deep, somewhat poorly-drained or well-drained soils formed in alluvium. They have moderately slow to moderate permeability, and their runoff potential is very slow. Their susceptibility to water erosion is none to slight. These soils occur at elevations from 700 to 2,000 feet.

Much of the floodplain on the Okanogan is used for crops and wintering livestock; during the summer, livestock graze the uplands. Some of the tributaries support year-round ranching. High runoff and erosion rates deliver sediment to ditches and creeks during rainstorms and periods of rapid snowmelt.

Surface erosion on bottom lands and mass wasting on adjacent hill slopes were serious problems in the 1970s, when clean cultivation and rill irrigation were common in the basin. This erosion source has been reduced somewhat by a switch to alfalfa (*Medicago sativa*) and seed production and by adoption of Best Management Practices (BMPs).

Environmental Effects

Shoreline conditions vary throughout Wells Reservoir. The majority of shoreline is stable and vegetated; while other areas have varying degrees of erosion ranging from active, nearly stabilized, to exposed bedrock and riprap. Varying amounts of erosion of the Wells Reservoir banks have occurred along the reservoir perimeter since the Wells Project was constructed. The greatest amount of erosion has occurred along the left bank (looking downstream) of the Columbia River between Pateros and Wells Dam, on the left bank downstream from the Brewster Bridge, on the right bank downstream from the mouth of the Okanogan River and along the banks of the lower Okanogan River (Bechtel 1970). As part of activities associated with protection of cultural resources, monitoring of erosion conditions on the reservoir has occurred every three years since 1989. No major land mass movements have occurred. Since 1980, steps have been taken to protect 15 cultural resource sites from damage due to erosion (Douglas PUD 2006).

Erosion is an ongoing natural process, making the influence of the Wells Project difficult to determine. However, ongoing Wells Project operations may have modified the rate and location of shoreline erosion. Most of the shorelines along the Wells Project appear to be stable and any ongoing erosion appears to be progressing relatively slowly. Most eroding areas are gaining moderate protection from riparian vegetation and natural armoring by cobbles along the toe of eroding faces. Additionally, the relatively-stable Wells Reservoir elevation and slower velocities may reduce the erosion influences of natural run-off in the Project and of discharge from the upstream Chief Joseph Project.

The lower Okanogan River both within and upstream of the limits of Wells Reservoir has experienced erosion and attempts to control it with hardened surfaces have been successful. The banks are composed of fine alluvial material which is easily eroded by wave and current action, making the formation of a stable beach a difficult and sometimes lengthy process. Erosion along the Okanogan River, as is customary for alluvial streams, occurs primarily as a result of flood flows when tractive forces exceed the shear forces necessary to begin to mobilize the alluvial deposits.

Douglas PUD has studied reservoir erosion in the lower Okanogan River (Jacobs 2003) and has evaluated the extent of erosion over the next 50 years throughout the Wells Reservoir. Douglas PUD has addressed erosion issues on a case-by-case basis through a combination of shoreline erosion protection methods or through acquisition of the affected property.

During the initial issues scoping process, the Terrestrial RWG reviewed existing information and conducted a shoreline tour of the Project to inspect areas of active erosion. The Terrestrial RWG determined that erosion effects were minor, and did not require further study or measures to mitigate environmental effects of erosion (Douglas PUD 2006). Furthermore, measures to control shoreline erosion, such as placing hardened surfaces, can be detrimental to habitat utilized by ESA-listed salmon, steelhead and bull trout, and are generally not supported by fish and wildlife management agencies.

Douglas PUD conducted bathymetric surveys of the reservoir including comparing recent river data to historic river bed levels prior to dam construction. A comparison of this data indicates that sediment accumulation has not been significant over the last 50 years (ENSR 1997). This may be due, in part, to the sediment capture of Lake Roosevelt (formed by Grand Coulee Dam), and the run-of-river attributes of the Wells Reservoir where storage is limited and water velocities are closely tied to rates of inflow. Additionally, in 2006 Douglas PUD conducted a specific analysis to assess sediment accumulation within the Project portion of the Okanogan River. Detailed bathymetric data was obtained at nine transects which were at the same locations as those collected in 1997. A comparison of these transects indicate that sediment is not accumulating in the Project portion of the Okanogan River (Aquatic Settlement Agreement; Appendix E-3).

Douglas PUD proposes to continue operating the Wells Project in a run-of-river mode to generate power. The impoundment level would continue to fluctuate as it has historically. Douglas PUD is not proposing to change Project operations; therefore, there are no new environmental effects on soil resources to analyze under the applicant's proposal. However, any soil-disturbing or dredging activities conducted under existing operations may result in some temporary and localized erosion, which can be mitigated through the use of BMPs.

Unavoidable Adverse Impacts

The Wells Project has no known unavoidable adverse effects to soil resources.

3.3.2 Aquatic Resources

3.3.2.1 Water Quantity and Quality

Affected Environment

The drainage area of the Columbia River upstream of the Wells Project is approximately 85,300 square miles. The Wells Dam is located at RM 515.6 on the Columbia River in north central Washington State. The Wells Project Boundary encompasses 29.5 miles of the mainstem Columbia River extending upstream to the tailrace of the Chief Joseph Project at RM 545.1. The Wells Reservoir has riverine characteristics in the uppermost 5-mile section located below the Chief Joseph Dam tailrace. The middle 10-mile section is more characteristic of a lacustrine environment. The lowermost 15-mile section is relatively narrow and fast flowing, compared to the middle section, but eventually slows and deepens as it nears the Wells Forebay (Beak and Rensel 1999).

The two major tributaries to the Columbia River within the Wells Project Boundary are the Methow and Okanogan rivers. The Methow River enters the Columbia River (RM 523.9) at the city of Pateros, Washington, approximately 8.3 miles upstream of Wells Dam. The Methow River watershed has a drainage area of 1,791 square miles. The Wells Project Boundary extends 1.5 miles up the lower Methow River. The Okanogan River originates near Armstrong, British Columbia, and flows south through a series of lakes to the Columbia River. It enters the Wells Reservoir at RM 533.3, approximately 17.7 miles upstream of Wells Dam. The drainage area of the Okanogan River is approximately 8,200 square miles, 2,342 square miles (29 percent) of which are located in the U.S. The Wells Project Boundary extends 15.5 miles up the lower Okanogan River.

Water Quantity

The Columbia River system is primarily fed by snowmelt. Numerous dams and impoundments located in Canada and the U.S. developed for hydropower and flood control alter the natural flow regime in the basin. The inflow to the Wells Reservoir is largely dependent upon the operations of Grand Coulee and Chief Joseph dams. In general, the Columbia River system is operated to fill upstream storage reservoirs by the end of June; provide augmented summer flows for fish passage, navigation, and power production through the summer, draft storage reservoirs to meet power demand and salmon spawning requirements through the fall and winter, and, depending on snow accumulations and runoff forecasts, draft for flood control and fill to meet the June refill target through the spring (Douglas PUD 2006). The FCRPS manages the waters of the Columbia River to achieve objectives using the storage capacity controlled by Grand Coulee Dam, adjusting for inflow from tributary streams above the Wells Project (Okanogan and Methow rivers), and below the Wells Project (Wenatchee, Entiat, Chelan, Yakima, and Snake rivers).

The Wells Reservoir has a surface area of 9,740 acres at the normal maximum reservoir elevation of 781 feet and is between 1,300 feet and 8,000 feet wide, with an average width of 2,700 feet. Total Wells Reservoir storage volume is 331,200 ac-ft with 97,985 ac-ft of usable storage (based on the 10-foot operating range from elevation 781 to 771 feet). The Wells Project is considered a run-of-river facility, meaning that on average, daily inflow to the Wells Reservoir equals daily outflow (Douglas PUD 2006). The amount of usable storage and the ability to modify river flows are limited. River flows in excess of powerhouse capacity are spilled when reservoir elevations approach the forebay elevation of 781 feet.

Douglas PUD records daily measurements of flow through turbines plus spillway flow, when occurring, at Wells Dam. The average flow in the Columbia River at Wells Dam from 1968 to 2007 was 111.7 kcfs and average monthly flows ranged from 77.1 kcfs to 163.3 kcfs (Table 3.3.2.1-1).

Table 3.3.2.1-1 Monthly flows (kcfs) of the Columbia River at Wells Dam from 1968 to 2007.

	Jan*	Feb*	Mar*	Apr*	May*	Jun*	Jul	Aug	Sep	Oct	Nov	Dec
Min	67.4	65.9	56.3	52.1	55.2	73.7	53.4	63.9	57.2	56.0	63.8	72.6
Mean	108.6	108.7	107.4	114.2	147.2	163.3	130.7	104.8	77.1	77.3	87.6	101.4
Max	159.2	180.7	193.9	184.9	262.6	348.7	221.9	181.2	123.0	108.9	110.0	149.0

*Discharge data for 1968 were not available.

A gauge station located near Pateros measures flow in the Methow River (USGS Gauge No. 12449950). The average discharge of the Methow River for the years 1959 to 2007 was 1,539 cubic feet per second (cfs) with average monthly flows ranging from 422 cfs in February to 5,738 cfs in June. Table 3.3.2.1-2 provides mean, minimum, and maximum monthly flows for the period of record of the Methow River gauge station.

A gauge station located near Malott measures the flow of the Okanogan River (USGS Gauge No. 12447200). The average discharge of the Okanogan River for years 1966 to 2007 was 3,010 cfs with average monthly flows ranging from 1,125 cfs in September to 9,764 cfs in June. Table 3.3.2.1-2 provides mean, minimum, and maximum monthly flows for the period of record of the Okanogan River gauge station.

Water Rights

In western states, water rights are based on the principle “first in time, first in right,” meaning older claims have precedence over newer ones. A water right is a legal authorization to use a pre-defined quantity of public water for a designated purpose. In Washington State, Ecology has jurisdiction over the issuance of water rights on the Columbia River.

Table 3.3.2.1-2 Monthly flows (cfs) at USGS gauging stations for the Methow (12449950) and Okanogan (12447200) rivers.

Month	Methow River (1959-2007)			Okanogan River (1966-2007)		
	Ave	Min	Max	Ave	Min	Max
January	426	248	938	1,267	540	3,013
February	422	262	803	1,417	569	2,979
March	621	237	1,670	1,730	601	3,975
April	1,639	309	3,567	2,924	928	7,015
May	4,946	1,415	9,768	8,490	4,319	16,420
June	5,738	1,583	13,150	9,764	2,625	29,290
July	2,069	471	4,960	3,915	938	10,990
August	675	283	1,860	1,566	390	4,150
September	432	235	1,196	1,125	372	2,963
October	479	293	1,458	1,143	605	1,847
November	544	273	1,327	1,480	574	4,747
December	478	270	1,361	1,300	566	4,402

Currently, there are a total of 183 unique water rights claims, permits, or certificates issued within the Wells Reservoir by Ecology (Table 3.3.2.1-3). There is no practical means of determining the level to which these rights might be exercised in a given year.

The CCT is responsible for issuing water permits on the Colville Indian Reservation. In total, there are 14 active permits for water use on Colville Reservation lands that are within the Wells Project Boundary. Four out of the 14 active permits are for surface water withdrawals. Three of these surface water permits allow withdrawals of water from the Wells Reservoir in amounts ranging from 400 to 700 gallons per minute (gpm). The fourth surface water permit allows 1 gpm to be withdrawn from the Okanogan River. All four of these permits are for irrigation purposes.

Douglas PUD holds surface water rights from Washington State for the use of 220 kcfs for power purposes. A reservoir permit for the Wells Project allows 331,200 ac-ft of water to be impounded. Douglas PUD also holds several other surface and ground water rights for fish propagation, wildlife, hydro operations, domestic supply, and irrigation within the Wells Reservoir (Tables 3.3.2.1-4 through 3.3.2.1-6).

Water Use

Water from the Wells Reservoir is used or withdrawn at various locations for consumptive and non-consumptive uses. Types of use associated with water rights issued within the Wells Project include irrigation, domestic, industrial, fish and natural resources, and maintenance and power production (Table 3.3.2.1-3). Fruit orchards represent the primary agricultural activity throughout the area and are dependent upon a reliable source of irrigation water. Irrigation withdrawals constitute the largest segment of consumptive water use in the Wells Project. Fish propagation and power generation are considered non-consumptive uses.

Table 3.3.2.1-3 Summary of water rights issued in the Wells Project by Ecology.

Type of Water Right¹	Type of Use	Number of Water Right Holdings	Total Allocated Annual Diversion (ac-ft)
Certificate	Irrigation	89	30,292
	Industrial	1	274
	Domestic	1	2
	Maintenance	1	1,328
	Fish Propagation	4	11,375
	Mixed Use ²	27	22,906
Permit	Irrigation	26	14,806
	Power Generation	1	220 ³
	Impoundment	1	331,200
	Mixed Use ²	9	5,036
Claim	Irrigation	20	7,890
	Domestic	1	32
	Stock Watering	2	6
	Mixed Use ²	2	6

¹ Information based on Ecology water rights records.

² Water rights with mixed-use descriptions consist of a combination of any of the following: irrigation, power, fish propagation, wildlife, domestic, industrial, frost protection, stock watering, and erosion.

³ kcfs.

Table 3.3.2.1-4 Reservoir and surface water certificates associated with the operation of the Wells Project.

Certificate Number	P - Date	CFS	GPM	QA Total	Purpose	Permit Holder
S3-00362 (Power Generation)	October 2, 1963	220,000			PO ¹	Douglas PUD
R3-00363 (Reservoir Impoundment)	October 2, 1963			300,000	PO	Douglas PUD
R4-26075 (Pool Raise)	December 1, 1978			31,200 ²	PO	Douglas PUD
S4-26074 ³ (Power Generation)	December 1, 1978	220,000			PO	Douglas PUD

¹ PO = Power operation

² R4-26075 added 31,200 acre-feet to the Wells Reservoir water right for a total reservoir impoundment right of 331,200 acre-feet.

³ Water right certificate S4-26074 confirms the 220,000 cfs water right stated within S3-00362.

Table 3.3.2.1-5 Groundwater and surface water certificates for the Wells Fish Hatchery.

Certificate Number	P - Date	CFS	GPM	QA Total	Purpose	Permit Holder
G4-22856 (Wells 1 & 4)	April 2, 1974		4,700	7,520	FS, PO ¹	Douglas PUD
G4-24462 (Wells 2, 3)	November 23, 1976		1,500	2,400	FS ²	Douglas PUD
G4-22857 (Wells 5, 6, 15)	April 2, 1974		2,800	4,480	FS	Douglas PUD
G4-28847 (Wells 7, 8, 9)	January 2, 1986		2,960	2692	FS PO	Douglas PUD
G4-28598 (Wells 10 & 11)	January 17, 1985		2,100	2,087	FS	Douglas PUD
G4-29184 (Wells 12, 13, 14)	January 15, 1987		3,000	2,408	FS	Douglas PUD
S3-00362 (Power Generation)	October 2, 1963	220,000			PO	Douglas PUD
S4-26074 (Power Generation)	December 1, 1978	220,000			PO	Douglas PUD
R3-00363 (Reservoir Impoundment)	October 2, 1963			300,000	PO	Douglas PUD
R4-26075 (Pool Raise)	December 1, 1978			331,200	PO	Douglas PUD

¹ PO = Power operation

² FS = Fish propagation

Table 3.3.2.1-6 Groundwater and surface water certificates for the Methow Fish Hatchery.

Certificate Number	P - Date	CFS	GPM	QA Total	Purpose	Permit Holder
S4-848 (Methow)	January 10, 1922	7.0 (SR)		3619.8	FS ¹	Douglas PUD
S4-29912 (Methow)	January 19, 1989	18.0 (JR)		13,099.2	FS	Douglas PUD
G4-29911 (Wells 1, 2, 3, 4, 5 ,6)	January 19, 1989		4,500	7,277.3	FS	Douglas PUD
S4-29914 (Chewuch)	February 6, 1989	6.0		1,487.6	FS	Douglas PUD
S4-29915 (Twisp)	February 6, 1989	6.0		1,487.6	FS	Douglas PUD

¹ FS = Fishery propagation

Fish hatcheries and other artificial propagation facilities within the immediate vicinity of the Wells Project withdraw water primarily for non-consumptive uses. Since the water from these facilities is returned close to the point of withdrawal, there is a negligible effect on instream flow. Douglas PUD holds water rights for the various purposes of the Wells Project. These uses are considered non-consumptive uses (Douglas PUD 2006).

Irrigation

The primary consumptive use of water withdrawn from the Wells Reservoir is orchard irrigation. Orchards with apple, cherry, pear, peach, apricot, and other fruit trees represent the primary agricultural activity in the Columbia River Valley and the surrounding tributary valleys throughout North Central Washington. All orchards throughout the area are dependent upon a reliable source of irrigation water. The irrigation season begins in late March or April and continues through October. Peak irrigation use occurs in June, July, and August when temperatures in the region are highest.

Domestic Water Supply

Domestic water supply withdrawals from the Wells Reservoir are very limited. Some withdrawals are for use in irrigating yards and gardens. Water withdrawals for drinking water are primarily from groundwater sources and are concentrated in Brewster, Bridgeport, and Pateros.

Commercial and Industrial Use

Commercial and industrial uses are limited and account for about 7.9 cfs of surface water withdrawals in the Wells Reservoir. Similar to domestic water withdrawals, commercial

and industrial use are concentrated in the cities adjoining the Wells Reservoir. Stock watering use is also limited to approximately 1.6 cfs.

Fisheries and Natural Resources

Douglas PUD holds four water rights within the Wells Project that are used exclusively for the propagation of fish at the Wells Fish Hatchery. These four water rights withdraw 11,375 ac-ft/year from the ground surrounding the hatchery. All of the water rights associated with either Wells Dam power generation or hatchery propagation within the Wells Project can be found in Tables 3.3.2.1-4 through 3.3.2.1-5). Douglas PUD also has water rights for fish propagation at the Methow Fish Hatchery located outside the Wells Project. These five water rights include one ground water right for a total of 7,277.3 ac-ft/year and four surface water rights totaling 37 cfs (Table 3.3.1.4-6).

Power Production

As described earlier, the Wells Project holds a surface water permit to use 220 kcfs for power production purposes. A reservoir permit allows impoundment of up to 331,200 ac-ft of water within the Wells Reservoir.

Currently, Wells Project operations occur in concert with all other existing instream flow uses within the Wells Reservoir, as discussed above. An instream flow restriction for the Wells Project arises under Article 33 of the current FERC license. Article 33 requires Douglas PUD to operate Wells Dam in a manner that would not prevent Grant PUD from maintaining a minimum instream flow below Priest Rapids Dam of 36 kcfs. This operation is conducted to respect the minimum flow requirements at the Hanford Works of the Department of Energy.

Water Quality Standards

Ecology is responsible for the protection and restoration of the state's waters. State WQS are the means employed by Ecology to protect and regulate the quality of surface waters in Washington State. The standards implement portions of the federal CWA by specifying the designated and potential uses of waterbodies in Washington State. They set water quality criteria to protect those uses and acknowledge limitations. The standards also contain policies to protect high-quality waters (antidegradation).

The WQS are established to sustain public health and public enjoyment of the waters and the propagation and protection of fish, shellfish, and wildlife. Ecology applies a three-part approach to protect the waters of the state consisting of designated uses, numeric and narrative water quality criteria, and antidegradation policies (www.ecy.wa.gov/programs/wq/swqs/index.html).

Designated Uses

Designated uses are sometimes called “beneficial uses.” The designated uses established by Washington State are summarized in Table 3.3.2.1-7.

Numeric and Narrative Criteria

Water quality criteria are designed to protect the designated uses and are used to assess the general health of Washington State surface waters and set permit limits. Criteria may be numeric (i.e., not to exceed a specified concentration level) or narrative. Water quality criteria are applied in conjunction with the designated use associated with each water body in the state. Numeric criteria are developed to protect designated uses. Individual numeric criteria are based on specific data and scientific assessment of adverse effects. The numeric criteria are numbers that specify limits and/or ranges of chemical concentrations, like oxygen, or physical conditions, like water temperature. A typical numeric criterion for aquatic life protection usually contains a concentration (e.g., 5 milligrams per liter [mg/L]) and averaging period. For example, for toxics a one-hour averaging period applies for an acute (short-term) concentration, while a four-day average applies for a chronic (long-term) concentration. The criteria are values that should rarely be exceeded if uses are to be supported (Ecology 2008a). Numeric criteria relevant to the Wells Project are discussed in greater detail below.

Table 3.3.2.1-7 Summary of designated uses based on the 2006 Washington State Water Quality Standards.

Use Designation	General Categories ¹
Aquatic Life	Char Spawning/Rearing Core Summer Salmonid Habitat Salmonid Spawning/Rearing/Migration Salmonid Rearing/Migration Only Non-anadromous Interior Redband Trout Indigenous Warm Water Species
Recreation	Extraordinary Primary Contact Recreation Primary Contact Recreation Contact Recreation
Water Supply	Domestic Agricultural Industrial Stock Watering
Miscellaneous	Power Generation Wildlife Habitat Harvesting Commerce and Navigation Boating Aesthetics

¹ General categories specific to each designated use.

Washington State adopted narrative criteria to supplement numeric criteria. The narrative criteria are statements that describe the desired water quality goal, such as waters being “free from” pollutants such as oil and scum, color and odor, and other substances that can harm people and fish. These criteria are used for pollutants for which numeric criteria are difficult to specify, such as those that offend the senses (e.g., color and odor).

Antidegradation

The CWA requires that state WQS protect existing uses by establishing the maximum level of pollutants allowed in state waters. The standards must also protect those waters of a quality that are higher than the standards requirement. The antidegradation process helps prevent unnecessary lowering of water quality, and provides a framework to identify those waters that are designated as an “outstanding resource” by the state. Washington State’s antidegradation policy follows the federal regulation guides (Ecology 2008b).

Total Maximum Daily Load Regulations

Every two years, the EPA, as specified in Section 305(b) of the CWA, requires Ecology to compile an assessment of the state’s water bodies. Data collected from the water quality assessment are used to develop a 305(b) report. The report evaluates and assigns each water body into five categories based upon the Ecology’s evaluation of the water quality parameters collected from within each water body. There are no active TMDLs for waters within the Wells Project.

Wells Project Site-Specific Water Quality Standards

Currently, no waters within the Wells Project Boundary are managed under the antidegradation policy. Under the 2006 WQS, the Wells Project includes designated uses for spawning/rearing (aquatic life), primary contact recreation, and all types of water supply and miscellaneous uses. Numeric criteria to support the protection of designated uses consist of various physical, chemical, and biological parameters including TDG temperature, DO, pH, turbidity, and toxins.

Total Dissolved Gas

TDG is measured as a percent saturation. Based upon criteria developed by Ecology, TDG measurements shall not exceed 110 percent at any point of measurement in any water body. The WQS state that an operator of a dam is not held to the TDG standards when the river flow exceeds the seven-day, 10-year-frequency (7Q10) flood. Ecology has determined that the 7Q10 flow at Wells Dam is 246 kcfs (Pickett et al. 2004).

In addition to allowances for TDG standard exceedances during flood flows in excess of 7Q10, the TDG criteria may be adjusted to accommodate spill to facilitate fish passage over hydroelectric dams when consistent with an Ecology-approved GAP. Ecology has approved, on a per-application basis, an interim exemption to the TDG standard to allow spill for juvenile fish passage on the Columbia and Snake rivers (WAC 173-201A-200(1)(f)(ii)). Dams in the Columbia and Snake rivers may be granted such an exemption. The GAP must be accompanied by fisheries management, physical, and biological monitoring plans (WAC 173-201A-200(1)(f)(ii)). Annually since 2002, Douglas PUD has filed a GAP and received TDG exemptions (Le 2008).

On the Columbia and Snake rivers, three conditions apply to the TDG exemption. First, in the tailrace of a dam, TDG shall not exceed 125 percent as measured in any one-hour period during spillage for fish passage. Second, TDG shall not exceed 120 percent in the tailrace of a dam, as an average of the 12 highest consecutive hourly readings in any one day (24-hour period), relative to atmospheric pressure. Third, TDG shall not exceed 115 percent in the forebay of the next dam downstream, also based on an average of the 12 highest consecutive hourly readings in any one day (24-hour period), relative to atmospheric pressure.

The increased levels of spill resulting in elevated TDG levels are intended to allow increased downstream fish passage without causing more harm to fish populations than caused by turbine fish passage. The TDG exemption provided by Ecology is based on a risk analysis study conducted by the NMFS (NMFS 2000).

Temperature

Temperature is measured by the 7-day average of the daily maximum temperatures (7-DADMax). The 7-DADMax for any individual day is calculated by averaging that day's daily maximum temperature with the daily maximum temperatures of the three days prior and the three days after that date (WAC 173-201A-020).

Under the WQS, the 7-DADMax temperature within the Columbia, Methow, and Okanogan river portions of the Project shall not exceed 17.5°C (63.5°F) (WAC 173-201A-602 and 173-201A-200(1)(c)). Additionally, the WQS contains additional supplemental temperature requirements for the Wells Project portion of the Methow River (see Methow River Supplemental Requirements section below). When a water body's temperature is warmer than 17.5°C (or within 0.3°C [0.54°F] of the criteria) and that condition is due to natural conditions, then human actions considered cumulatively may not cause the 7-DADMax temperature of that water body to increase more than 0.3°C (0.54°F).

When the background condition of the water is cooler than 17.5°C, the numeric criteria for warming of state waters due to human actions is restricted as follows:

- (A) Incremental temperature increases resulting from individual point source activities must not, at any time, exceed $28/(T+7)$ as measured at the edge of a mixing zone boundary (where “T” represents the background temperature as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge); and
- (B) Incremental temperature increases resulting from the combined effect of all non-point source activities in the water body must not, at any time, exceed 2.8°C (5.04°F).

Temperatures are not to exceed the criteria at a probability frequency of more than once every 10 years on average. Temperature measurements should be taken to represent the dominant aquatic habitat of the monitoring site. This typically means samples should:

- (A) be taken from well-mixed portions of rivers and streams; and
- (B) not be taken from shallow stagnant backwater areas, within isolated thermal refuges, at the surface, or at the water’s edge.

The following guidelines on preventing acute lethality and barriers to migration of salmonids are also used in determinations of compliance with the narrative requirements for use protection established in WAC 173-201A (e.g., WAC 173-201A-310(1), 173-201A-400(4), and 173-201A-410 (1)(c)). The following site-level considerations do not, however, override the temperature criteria established for waters in WAC 173-201A-200(1)(c) or WAC 173-201A-602:

- (A) Moderately acclimated (16 to 20°C, or 60.8 to 68.0°F) adult and juvenile salmonids will generally be protected from acute lethality by discrete human actions maintaining the 7-DADMax temperature at or below 22°C (71.6°F) and the 1-day maximum (1-DMax) temperature at or below 23°C (73.4°F);
- (B) Lethality to developing fish embryos can be expected to occur at a 1-DMax temperature greater than 17.5°C (63.5°F);
- (C) To protect aquatic organisms, discharge plume temperatures must be maintained such that fish could not be entrained (based on plume time of travel) for more than two seconds at temperatures above 33°C (91.4°F) to avoid creating areas that will cause near instantaneous lethality; and
- (D) Barriers to adult salmonid migration are assumed to exist any time the 1-DMax temperature is greater than 22°C (71.6°F) and the adjacent downstream water temperatures are 3°C (5.4°F) or more cooler.

Methow River Supplemental Requirements

Additionally, Ecology has identified water bodies, or portions thereof, which require special protection for spawning and incubation in accordance with Ecology publication 06-10-038. This publication indicates where and when the following criteria are to be applied to protect the reproduction of native char, salmon, and trout. The Methow River is subject to certain supplemental temperature requirements. Water temperatures are not to exceed 13°C from October 1 to June 15 in the lower Methow River including the portion within the Wells Project Boundary (up to RM 1.5).

Dissolved Oxygen

DO criteria are measured in mg/L. Under the WQS, DO measurements shall not be under the 1-day minimum of 8.0 mg/L in the Wells Project. The 1-day minimum is defined as the lowest DO reached on any given day. When a water body's DO is lower than the 8.0 mg/L criteria (or within 0.2 mg/L of the criteria) and that condition is due to natural conditions, then human actions considered cumulatively may not cause the DO of that water body to decrease more than 0.2 mg/L. Concentrations of DO are not to fall below 8.0 mg/L at a probability frequency of more than once every 10 years on average.

DO measurements should be taken to represent the dominant aquatic habitat of the monitoring site. This typically means samples should:

- (A) be taken from well-mixed portions of rivers and streams; and
- (B) not be taken from shallow stagnant backwater areas, within isolated thermal refuges, at the surface, or at the water's edge.

pH

The term "pH" is defined as the negative logarithm of the hydrogen ion concentration. Under the WQS, pH measurements shall be in the range of 6.5 to 8.5 in the Project, with a human-caused variation within the above range of less than 0.5 units.

Turbidity

Turbidity is measured in nephelometric turbidity units (NTUs). Turbidity shall not exceed 5 NTUs over background when the background is 50 NTUs or less; or a 10 percent increase in turbidity when the background turbidity is more than 50 NTUs in the Wells Project.

Toxins

Toxic substances shall not be introduced above natural background levels in waters of the state which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic toxicity to the most sensitive biota dependent upon those waters, or adversely affect public health, as determined by Ecology.

Ecology shall employ or require chemical testing, acute and chronic toxicity testing, and biological assessments, as appropriate, to evaluate compliance with WAC 173-201-240 and to ensure that aquatic communities and the existing and characteristic beneficial uses of waters are being fully protected.

Within the Project Area, specifically within the Wells Project portion of the Okanogan River, two toxic substances are of concern: Dichloro-Diphenyl-Trichloroethane (DDT) and Polychlorinated Biphenyls (PCBs). DDT is a synthetic organochlorine insecticide that was frequently used in agriculture prior to being banned in 1972. PCBs are an organic compound that were used as coolants and insulating fluids for transformers and capacitors. PCBs are classified as persistent organic pollutants and production was banned in the 1970s due to their high level of toxicity.

Toxic substances criteria identified in the WQS for these two substances are as follow:

- (A) In freshwater, DDT (and metabolites) shall not exceed 1.1 micrograms per liter ($\mu\text{g/L}$) as an instantaneous concentration at any time. Exceedance of the criteria is defined as an acute condition. DDT (and metabolites) shall not exceed 0.001 $\mu\text{g/L}$ as a 24-hour average. Exceedance of the criteria is defined as a chronic condition; and
- (B) In freshwater, PCBs shall not exceed 2.0 $\mu\text{g/L}$ as a 24-hour average. Exceedance of the criteria is defined as an acute condition. PCBs shall not exceed 0.01 $\mu\text{g/L}$ as a 24-hour average. Exceedance of the criteria is defined as a chronic condition.

Project Water Quality Assessment

Comprehensive Limnological Investigation

In 2005, Douglas PUD implemented a study to collect baseline limnological information for waters within the Project (EES Consulting 2006). The objectives of this study were to further document existing water quality conditions within the Project and to collect information to fill water quality data gaps identified by Douglas PUD to support the water quality certification process administered by Ecology. A total of nine sampling sites, consisting of five mainstem sites, two tributaries, and two littoral habitats, were selected to represent the spatial variability within the Project (Table 3.3.2.1-8). The year-

long study began in May 2005 and investigated various water quality parameters at each of the nine sampling sites. Sampling included physical, chemical, and biological water quality characteristics. A total of 22 water quality characteristics were sampled. All procedures used for the purpose of collecting, preserving, and analyzing samples followed established EPA 40 CFR 136 protocol.

Table 3.3.2.1-8 Water quality sampling sites for the 2005-2006 Comprehensive Limnological Investigation.

Site	Description
1	Downstream of Chief Joseph Dam (at Hwy 17 bridge)
2	Columbia River just downstream of the Brewster Bridge
3	Bridgeport Bar littoral site
4	Columbia River downstream of Pateros where the thalweg approaches maximum depth in the lower Wells Reservoir
5	Okanogan River upstream of confluence with Columbia River
6	Methow River upstream of confluence with Columbia River
7	Lower Wells Reservoir/Starr Boat Launch littoral site
8	Wells Forebay
9	Wells Tailrace

Results from the Comprehensive Limnological Investigation showed that the Project is characterized by low- to moderately-low levels for nutrients, slightly basic pH (range 7.5 to 8.5), well-oxygenated water, and low turbidity with moderately-low algae growth. Average Secchi depth for the Wells Reservoir varied minimally during May through August with only a slight increase as the season progressed (study average per site range 4.1 meters to 4.5 meters). Secchi depth (transparency) increased to a seasonal peak in September of 6.25 meters before slightly decreasing in October to a mean depth of 5.3 meters. Transparency increased downstream at the Brewster Bridge and Wells Forebay relative to the head of the reservoir at the Chief Joseph Dam tailrace for all months.

Turbidity in the Columbia River showed little seasonal variation with an annual average of 0.98 NTU and a variation of 0.38 NTU in September 2005 (Wells Forebay site) to 3.81 NTU in February 2006 (Brewster Bridge site). Longitudinal variation in turbidity was also minimal; sampling did not occur within the mixing zone plume of the Okanogan River. Turbidity in the Okanogan River was consistently higher than the Columbia River. Turbidity in the Methow River was higher than in the Columbia River in May (due to sediment load) and in August due to phytoplankton growth. The only turbidity reading over 5.0 NTU was in the Methow River during May where turbidity was 5.6 NTU.

Water temperature in the Wells Reservoir is primarily governed by the temperature of inflowing water at Chief Joseph Dam with little warming occurring as water traverses the Wells Reservoir's length (EES Consulting 2006). Similar to the Wells hourly temperature monitoring data (Section 2.2.2), results of the study indicate that the Project waters remained unstratified throughout the entire study period and was vertically homogeneous for DO. Figure 3.3.2.1-1 shows a vertical water profile of the Project. Low respiration rates at depth, a lack of vertical stratification, and short water retention times resulted in homogeneous DO levels at all depths within the Project.

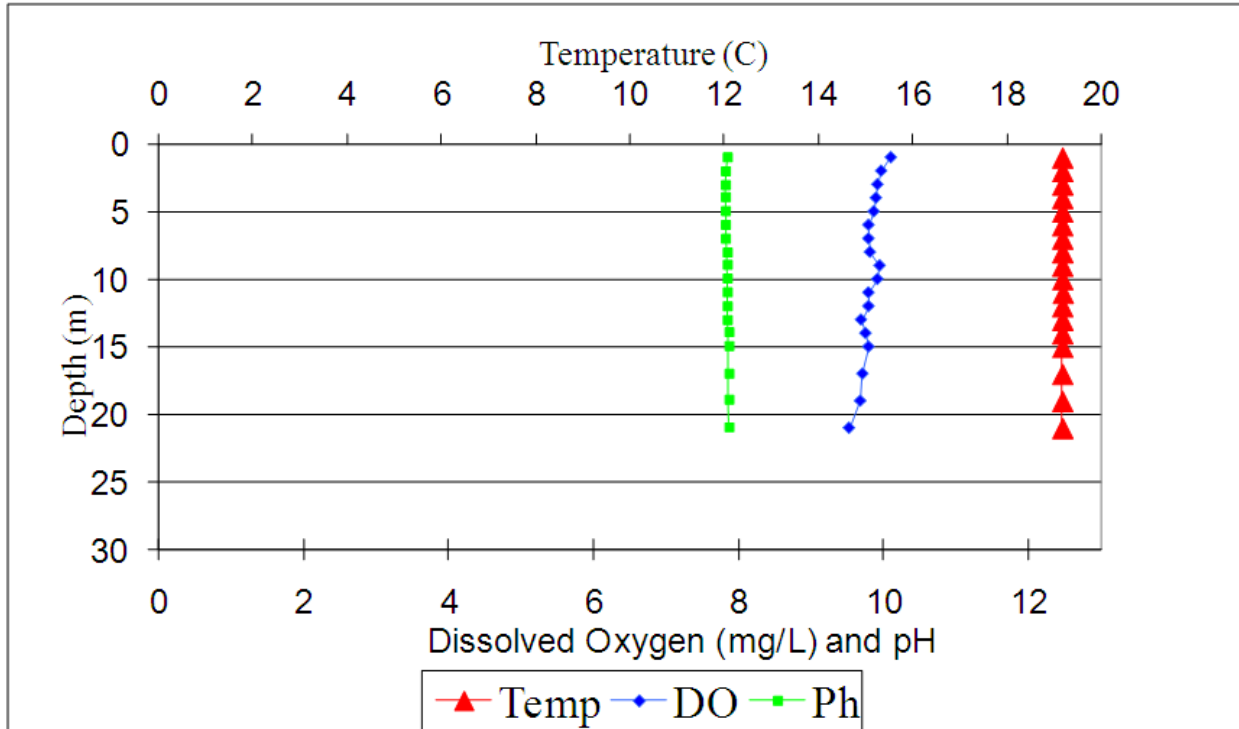


Figure 3.3.2.1-1 Vertical water quality profile of the Wells Forebay from sampling date August 17, 2005.

DO levels at 1 meter depth increased from upriver to downriver; the average difference (May through October) was 1.07 mg/L. The difference was more pronounced during May through August. The difference in September and October was 0.3 mg/L, which is at the limit of instrument reliability. Upstream to downstream differences in surface DO were negligible for the February 2006 sampling event. Littoral DO was similar or slightly higher than pelagic DO for surface waters. DO saturation levels were equal to or greater than 100 percent for all sites and all depths in all months except October when DO percent saturation for surface waters ranged from 110 percent to 91 percent saturation. The lower saturation levels in October may be due to reduced primary productivity while water temperatures were still relatively warm. All DO readings were above 8.0 mg/L and in compliance with the WQS numeric criteria.

Nitrogen and phosphorus are the two primary macronutrients needed for plant growth. Silica is important for diatomaceous phytoplankton. Ammonia (Nitrogen) levels were near or below detection levels for pelagic and littoral Columbia River Project waters as well as the Okanogan River for May through August and in February. Ammonia levels were only slightly higher in September and October. Ammonia peaked in the Methow River in August. Nitrates/Nitrites (Nitrogen) for Columbia River Project waters were higher in May before leveling off during the summer and fall. Nitrates/Nitrites were significantly higher at all sites for the February sample than any other month. Nitrates within littoral waters were lower than pelagic waters except in February when levels were similar. Nitrates/Nitrites in both the Okanogan and Methow rivers showed an increasing trend during the growing season. Total nitrogen levels for Columbia River pelagic and littoral waters were similar and relatively constant with the exception of significantly higher levels at most sites during February.

Orthophosphorus peaked for all stations in July. Orthophosphorus levels for pelagic and littoral waters were similar in all months except July when littoral orthophosphorus concentrations were significantly higher than observed for pelagic areas. Orthophosphorus levels in the Methow and Okanogan rivers were higher than in the Columbia River. Orthophosphorus was partially depleted in the Okanogan River but not in the Methow River at the time of the August sampling. Total phosphorus was slightly higher in littoral waters than in pelagic areas. Wave disturbance to bottom sediments may be a factor for this difference. Total phosphorus levels in pelagic surface waters ranged from below detection limits to 30.8 µg/L. Total phosphorus was higher for the Okanogan River than elsewhere, which is likely due to the higher sediment load. Total phosphorus for all stations peaked in July before gradually declining throughout the rest of the growing season.

The range in Nitrogen to Phosphorus (N:P) ratios for the Project waters was 2.5 to 30.8. The average Total Nitrogen to Total Phosphorus (TN:TP) ratio in the Project waters was 13.7 for the photic zone and averaged 14.8 for samples from all depths. These values are within the suggested literature ranges for phosphorus limitation. The N:P ratios peaked in July with pelagic and littoral waters showing similar trends. A decreasing N:P ratio through the major part of the algae growing season is typical of moderate to low nutrient waters as algae assimilate available nutrients. The N:P ratios were higher in the tributary rivers relative to the Columbia River. The N:P ratios are an indicator but not an absolute confirmation of factors limiting productivity.

Moderate to low chlorophyll *a* concentrations (range 0.5 to 5.8 µg/L) occurred throughout the sample period with peaks in July and October for the Project waters. Concentrations were lowest in August and also had the least variability among sites for the August sampling event. Pelagic and littoral waters were similar for chlorophyll *a* concentrations in most months except October when littoral waters reported twice as high chlorophyll *a* levels.

Phytoplankton were dominated by diatoms for all months at all sites sampled with Chryptophyta (small unicellular flagellates) being second dominant based on biovolume. Diatoms and Chryptophyta are both considered a good food source for the rest of the aquatic food web. Diatoms comprised 75 to 84 percent of the total phytoplankton biomass for the Project sites. Chlorophytes (green algae) were sub-dominant in the tailrace but only a minor component elsewhere. Total phytoplankton biomass was relatively low for all Project sample sites; total biomass was generally less than 200,000 $\mu\text{m}^3/\text{ml}$. Biomass peaked in July and August for pelagic areas of the Project waters and minor peaks occurred in October for littoral sites. The timing of peaks varied among all stations. Cyanophyta (blue-green algae) were only recorded in the Project sites for the July sample at Brewster Bridge where they comprised 16 percent of the total biomass; however, the biomass of Cyanophytes were comprised of relatively few but very large multicellular units. Cyanophytes also were recorded in the Wells Tailrace (4.7 percent biomass) in July. Diatoms dominated phytoplankton in the Methow River where peak biomass occurred in August (1,455,158 $\mu\text{m}^3/\text{ml}$). This peak is much higher than biomass observed anywhere else in the Project. Biomass levels in the Okanogan River were only slightly higher than in the Columbia River for most months with minor peaks occurring in May and October. Cyanophytes were a small proportion of the August biomass sample for the Okanogan River.

Diatoms also dominated periphyton. Seasonal lows occurred in July for all sites except Bridgeport shallows where the trend was decreasing periphyton biovolume as the season progressed.

Zooplankton density for pelagic waters was greatest in July (6,080/ m^3) and lowest (1,289/ m^3) in August. Copepods dominated the zooplankton population. Zooplankton densities in the tributary river mouths peaked in May. Although rotifers were present in all months, their density dropped to very low levels after May. Cladocera were the third most prevalent group with a minor peak occurring in July for this group.

Trophic Status Index (TSI) developed by Carlson (1977; Carlson and Simpson 1996) and modified for nitrogen by Kratzer and Brezonik (1981) is an indication of the productivity of a lake based on Secchi depth, TP, TN, and chlorophyll *a* concentrations for summer months (June through September). Project waters are classified as oligo-mesotrophic based on a mean TSI score of 36.5 with 40 to 50 being the range for mesotrophic classification.

TDG Monitoring

TDG supersaturation is a condition that occurs in water when atmospheric gasses are forced into solution at pressures that exceed the pressure of the overlying atmosphere. Water containing more than 100 percent TDG is in a supersaturated condition. Water may become supersaturated through natural or dam-related processes that increase the

amount of air dissolved in water. Supersaturated water in the Columbia River may result from the spilling of water at Columbia River dams. The occurrence of TDG supersaturation in the Columbia River system is well documented and has been linked to mortalities and migration delays of salmon and steelhead (Beiningen and Ebel 1970; Ebel et al. 1975).

At Wells Dam, Douglas PUD has monitored TDG for compliance with state and federal water quality regulations since 1998 and more recently in support of its GAP and TDG exemption issued by Ecology for juvenile fish passage (Le 2008). Douglas PUD is required to monitor TDG in the Wells Forebay and tailrace area (on the Columbia River, near RM 515.6). Douglas PUD uses Rocky Reach Forebay TDG data collected by Chelan County PUD for downstream forebay monitoring compliance data.

A TDG study conducted in 2006 indicated that the current location of the TDG compliance monitoring stations are appropriate in providing representative TDG production information both longitudinally and laterally downstream of Wells Dam (EES Consulting et al. 2007).

Since 2003, Douglas PUD has operated the Project during the juvenile fish passage season (April to August) in accordance with an Ecology-approved GAP and associated TDG exemption. TDG monitoring at Wells Dam is facilitated through the deployment of Hydrolab MiniSonde probes in the center of the Wells Forebay and approximately 3 miles downstream of Wells Dam. TDG data are logged every 15 minutes, averaged (four in an hour), and transmitted on the hour. Probes are serviced and checked monthly for accuracy and calibrated if necessary. Average, minimum, and maximum TDG measurements in the Wells Dam Forebay and Tailrace since monitoring began are provided in Table 3.3.2.1-9. Also included in Table 3.3.2.1-9 are the Rocky Reach Forebay TDG data acquired from Chelan County PUD’s TDG monitoring program.

Table 3.3.2.1-9 Average, minimum, and maximum TDG measurements at Wells Dam from Hydrolab MiniSonde stations placed in the Wells Forebay, Wells Tailrace, and Rocky Reach Forebay. Values are in percent dissolved gas and are 12-hour high (non-consecutive) averages.

Location	TDG	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
Wells Forebay	Avg	108.3	110.1	108.5	107.1	110.8	108.1	108.2	107.4	109.9	108.3
	Min	104.4	104.0	101.8	100.1	102.6	101.3	102.0	110.8	102.5	100.9
	Max	113.7	113.9	113.2	111.7	118.5	114.5	113.5	100.9	116.1	113.2
Wells Tailrace	Avg	111.1	112.4	110.1	108.1	113.9	109.8	109.6	109.1	114.0	110.9
	Min	105.5	105.6	102.2	100.4	103.9	101.9	101.6	102.8	103.2	103.5
	Max	122.4	125.7	125.4	112.0	136.9	126.0	113.7	116.8	131.3	122.0
Rocky Reach Forebay	Ave	109.4	N/A	108.5	108.5	112.9	110.1	109.1	109.6	114.4	110.4
	Min	101.8	N/A	101.9	104.7	103.9	103.8	104.7	103.3	102.7	104.5
	Max	118.7	N/A	112.6	113.0	133.8	120.8	114.3	120.4	130.0	118.0

Levels of TDG at Wells Dam and the Rocky Reach Dam Forebay that result in exceedances of the numeric criteria are most likely to occur during April through August as a result of high flows caused by either rapid snow melt or federal flow augmentation intended to aid downstream juvenile salmonid passage. Douglas PUD monitors for TDG at Wells Dam between April 1 and September 15 annually to coincide with this observation (Figures 3.3.2.1-2 and 3.3.2.1-3). Chelan PUD monitors for TDG at Rocky Reach Dam between April 1 and August 31 (Figure 3.3.2.1-4). High TDG values at both Wells Dam and Rocky Reach Dam are often associated with various factors including high spring flows and operations at upstream federal dams, including federal flow augmentation, resulting in water entering the Project with relatively high TDG levels. During these time periods, river conditions in the mid-Columbia River system are conducive to exceedances of the TDG criteria.

In past years, Wells Forebay monitoring data show that in the spring and summer TDG values in the forebay range from 107 to 110 percent with maximum values sometimes exceeding the 115 percent. Rocky Reach Forebay monitoring data indicate that TDG values range from 108 to 110 percent with maximum values sometimes exceeding the 115 percent standard. In general, Wells Dam adds relatively small amounts of TDG through the use of spill intended to aid in the passage of juvenile salmonids (0 to 2 percent). However, similar to other hydroelectric facilities on the Columbia River system, probabilities for exceedances are more likely during late spring periods of high river flow. Table 3.3.2.1-9 contains historic average, minimum, and maximum TDG measurements associated with the Wells Project. Note that the high TDG values recorded during 2006 were a direct result of the 2006 TDG Study that required Douglas PUD to intentionally spill water in various spillway configurations. This study was intended to define the gas generation dynamics of the Wells Project under various operating parameters.

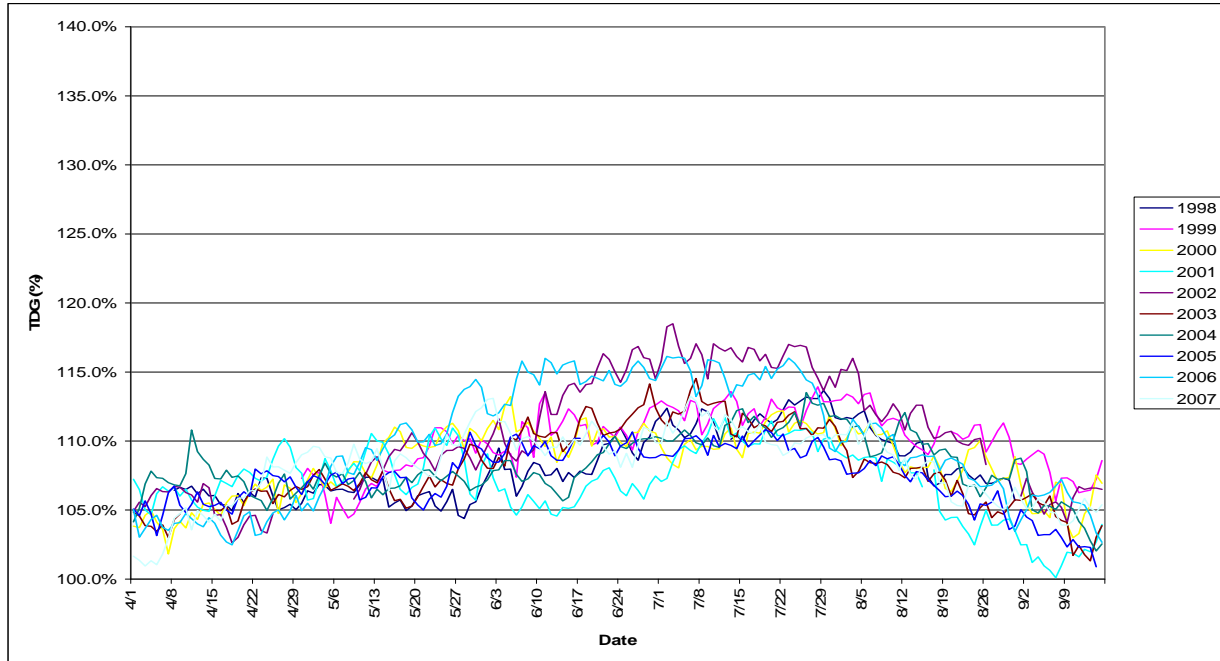


Figure 3.3.2.1-2 Wells Dam Forebay average 12-hour high TDG measurements. The average 12-hour high is defined as the average of the 12 highest hourly readings within a 24-hour period. Monitoring season is typically April 1 to September 15. Data for years 1998-2007.

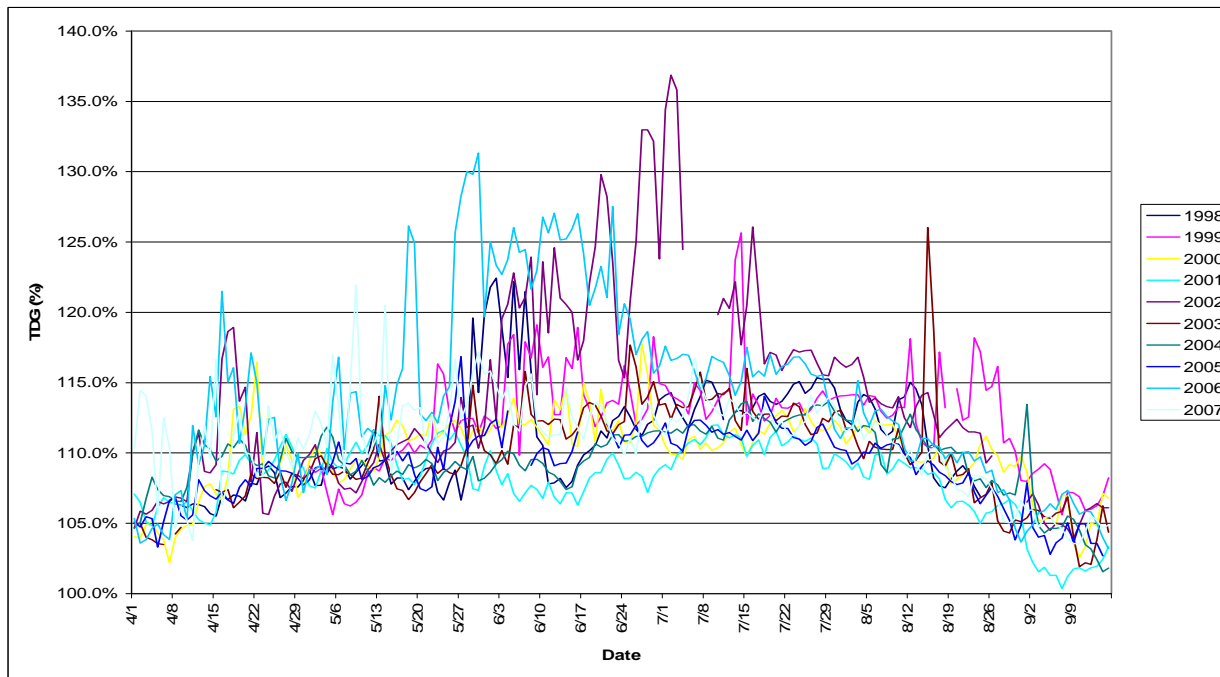


Figure 3.3.2.1-3 Wells Dam Tailrace average 12-hour high TDG measurements. The average 12-hour high is defined as the average of the 12 highest hourly readings within a 24-hour period. Monitoring season is typically April 1 to September 15. Data for years 1998-2007 (breaks in data are the result of equipment malfunction).

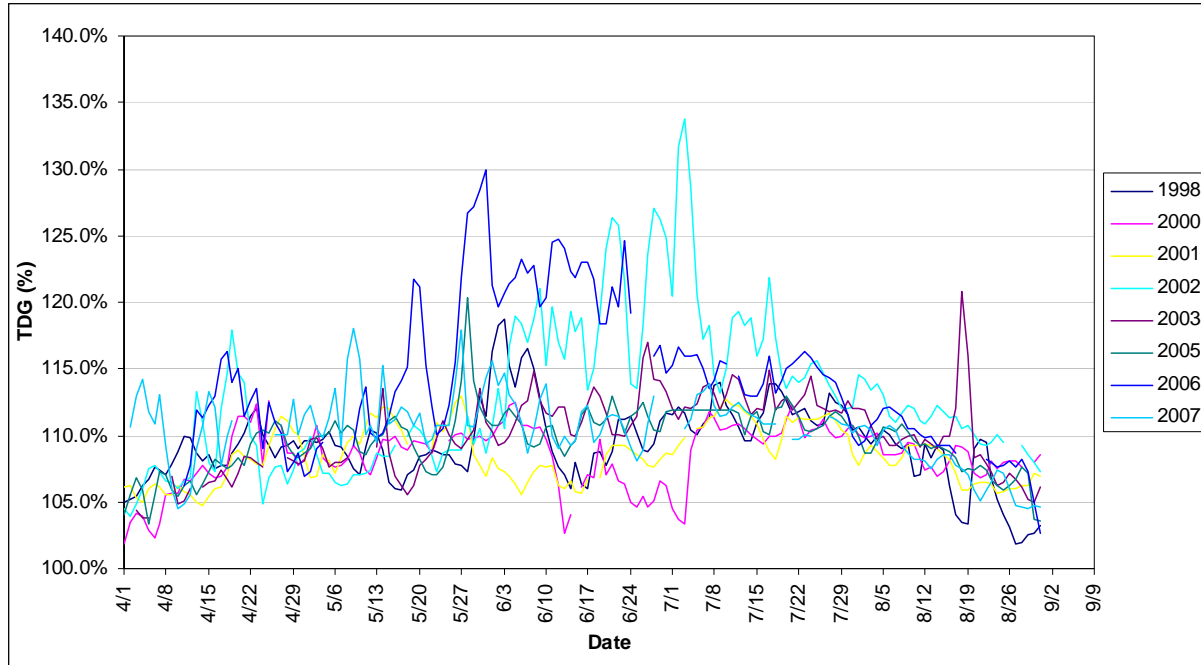


Figure 3.3.2.1-4 Rocky Reach Forebay average 12-hour high TDG measurements. The average 12-hour high is defined as the average of the 12 highest hourly readings within a 24-hour period. Monitoring season is typically April 1 to August 31. Data for years 1998-2007 (breaks in data are the result of equipment malfunction).

Since 2007, spill at Wells Dam has been annually managed through the implementation of spillway operating guidelines (playbooks). The original spill playbook in 2007 focused on a range of operations to evaluate TDG production along with potential operational constraints. The subsequent playbooks evolved to the current 2009 format that simply focuses on strategies that have been identified to effectively manage TDG production in the tailrace of Wells Dam. The resulting spill strategies are based on three basic principles:

- Spill operations concentrated through a single spillbay (as opposed to spread through several spillbays) reduce TDG production and increase degasification at the tailwater surface;
- Discharge from spillbays (denoted S hereafter) located near the middle of the dam (e.g., S7) prevent water with high TDG from attaching to the shoreline; and
- Forced spill exceeding Juvenile Bypass System (JBS) flows of 2.2 kcfs must be increased to ≥ 15 kcfs to ensure that the submerged spillway lip below the ogee is engaged. The resulting force creates flows that are surface oriented, ultimately promoting degasification at the tailwater surface.

The above principles are used as a guideline for Project operators to spill at a range of outflows to ensure the future compliance with the Washington State WQS for TDG.

TDG Study Results

Each year from 2003 to 2008, Douglas PUD implemented spill testing activities to examine the relationship between water spilled over the dam and the production of TDG. These results were subsequently used by IIHR-Hydroscience and Engineering of University of Iowa to develop and calibrate an unsteady state three-dimensional (3-D), two-phase flow computational fluid dynamics (CFD) tool to predict the hydrodynamics of gas saturation and TDG distribution within the Wells Tailrace. These tools were then used to reliably predict TDG production at Wells Dam and establish preferred operating conditions and spillway configurations to be used as methods to manage TDG within WQS numeric criteria (Politano et al. 2009a).

In 2003 and 2004, Douglas PUD determined the effectiveness of the tailwater sensor relative to the tailwater cross-section profile for TDG and to better define the relationship between spillway operations and TDG production (Columbia Basin Environmental [CBE] 2003, 2004). Based on the results of these studies, the tailwater station provided an accurate record of daily average TDG values in the Wells Tailrace. The studies also showed that TDG concentrations in turbine discharge were being affected by spill.

In spring 2005, Douglas PUD implemented a TDG study at Wells Dam designed to measure TDG pressures resulting from various spill patterns at the dam (CBE 2006). An array of water quality data loggers was installed in the Wells Dam tailwater for a period of two weeks between May 23, 2005 and June 6, 2005. The Wells Dam powerhouse and spillway were operated through a predetermined range of operational scenarios that varied both total flow and shape of the spillway discharge. A total of eight configurations were tested including flat spill patterns (near equal distribution of spill across the entire spillway), crowned spill patterns (spill is concentrated towards the center of the spillway) and spill over loaded and unloaded units (Table 3.3.2.1-10).

Table 3.3.2.1-10 Test matrix for 2005 Wells Dam TDG Production Dynamics Study.

Test	Description
1A	Spill over load, east spill/east generation
1B	Spill over unloaded units, east spill/west generation
1C	Spill over unloaded units, west spill/east generation
1D	Spill over load, west spill/west generation
2A	Crowned spill, modest flow
2B	Dentated spill, modest flow
2C	Crowned spill, high flow
2D	Flat spill, high flow

Results from the study indicated that spill from the west side of the spillway resulted in consistently higher TDG saturations than similar spill from the east side. All dentated and flat spill patterns at high river flow yielded higher TDG saturations than crowned spill for similar total discharges. The results of this study also indicated that TDG levels of turbine discharge may have been influenced by spill.

In 2006, Douglas PUD continued TDG assessments at the Project by examining the best spillway configurations and Project operations to minimize the production of TDG. Douglas PUD designed a monitoring program for a study that would examine various operational scenarios and their respective TDG production dynamics.

Thirteen sensors were placed along three transects at 1,000, 2,500, and 15,000 feet below Wells Dam. There were also three sensors placed across the forebay, one being the fixed monitoring station midway across the face of the dam and two more a distance of 300 feet from the dam. While there were 30 scheduled spill events, there were an additional 50 events where the powerhouse and spillway conditions were held constant for a minimum three-hour period. These “incidental” events provided an opportunity to collect additional TDG data on a variety of Project operations that met study criteria and are included in the results of the 2006 TDG Abatement Study. Spill amounts ranged from 5.2 to 52 percent of Project flow; the volume of spill ranged from 2.2 to 124.7 kcfs, and the total discharge ranged from 16.4 to 254.0 kcfs. There were six tests that were done at flows that exceeded the Wells Dam 7Q10 flows of 246 kcfs.

Results of the study indicated that two operational scenarios, spread spill and concentrated spill, produced the lowest levels of TDG. Douglas PUD continued testing of operational measures to ameliorate TDG production at Wells Dam (EES Consulting et al. 2007). The 2006 study confirmed that the current locations of the forebay and tailwater TDG compliance monitoring station are appropriate in providing representative TDG production information both longitudinally and laterally downstream of Wells Dam.

A study was initiated with the University of Iowa IIHR-Hydroscience and Engineering in 2007 to develop a numerical model capable of predicting the hydrodynamics and TDG concentrations in the tailrace of the Wells Project. The purpose of the model was to assist in the understanding of the underlying dynamics of TDG production allowing an accurate evaluation of the effectiveness of various spill configurations and plant operations in reducing TDG at Wells Dam. The modeling efforts were divided into three phases. Phase I was a developmental stage for calibration and validation. The results from Phase I were successful and the model was proven to provide a reliable predictor of tailrace TDG and therefore a useful tool to identify Project operations that can minimize TDG concentrations downstream of Wells Dam (Politano et al. 2008). Phase II was a series of model runs using varying spill configurations based on typical 7Q10 events observed over the past decade. The final model scenario showed that preferred operating

conditions and spillway configurations are able to reduce tailrace TDG to levels within Washington State WQS (<120 percent) during a 7Q10 flow (Politano et al. 2009a).

Phase III included a series of operating criteria to further reduce tailrace TDG by reconfiguring the spillway operations used to achieve the tailrace standard in Phase II. In addition to gaining additional reductions in TDG, IIHR-Hydroscience and Engineering ran a “Standard Compliance Comparison” scenario. The Standard Compliance Comparison scenario included a forebay TDG of 115 percent, along with 9 of 10 units operating at full capacity (i.e., 90 percent of total powerhouse capacity), to provide results comparable to downstream hydroelectric project TDG evaluations. The Phase III report also demonstrated compliance with two other requirements of the state WQS: (1) the ability to meet 115 percent in the forebay of Rocky Reach Dam during fish spill; and (2) the ability to maintain 110 percent in the tailrace during non-fish spill periods (Politano et al. 2009b).

A recent literature review of TDG literature produced between 1980-2007 indicates that in most field situations TDG levels of 110 to 120 percent produce little if any Gas Bubble Trauma (GBT), and that the severity of GBT under these conditions is likely to be minor if it does occur (Weitkamp 2008). The hydrostatic compensation available to fish and invertebrates in field conditions and used by their natural behavior generally avoids the effects seen in laboratory investigations. The literature reviewed in this document, and a previous literature review (Weitkamp and Katz 1980), do not support population effects resulting from TDG levels of 120 percent and lower.

Water Temperature Monitoring

Beginning in 2001, an extensive water temperature monitoring effort was initiated by Douglas PUD in order to better understand the temperature dynamics throughout the Wells Reservoir. Temperature data was collected by Douglas PUD at four locations in the Columbia River (RM 544.5, 535.3, 530.0, and 515.6) and at one site each on the Okanogan (RM 10.5) and Methow (RM 1.4) rivers. Data collected by Douglas PUD were collected hourly using Onset tidbit temperature loggers. Monitoring start and end dates varied from year to year but generally began in the early spring and ended in late fall. Quality assurance and control measures were implemented prior to deploying and upon retrieving temperature loggers to ensure that data collected were accurate. Due to sensor loss or sensor malfunction in some years, the availability of data at some of these monitoring locations is sporadic.

In general, 7-DADMax temperature data indicate that the portion of the Columbia River upstream of and within the Project generally warms to above 17.5°C (WQS numeric criteria) in mid-July and drops below the numeric criteria by early October (Figure 3.3.2.1-5). Water temperatures in the Methow River upstream of the Project warm to above 17.5°C in mid-July and drop below the numeric criteria by September

(Figure 3.3.2.1-6), while trends in the Okanogan River (upstream of the Project) indicate warming above 17.5°C from early June with cooling by late September (Figure 3.3.2.1-7). Maximum water temperatures typically occur in late summer (August) with temperatures below Chief Joseph Dam, the Methow River (RM 1.4), and the Okanogan River (RM 10.5) reaching 20.0°C, 22.5°C, and 27.0°C, respectively. It is important to note that these data are representative of water temperatures as they flow into the Project.

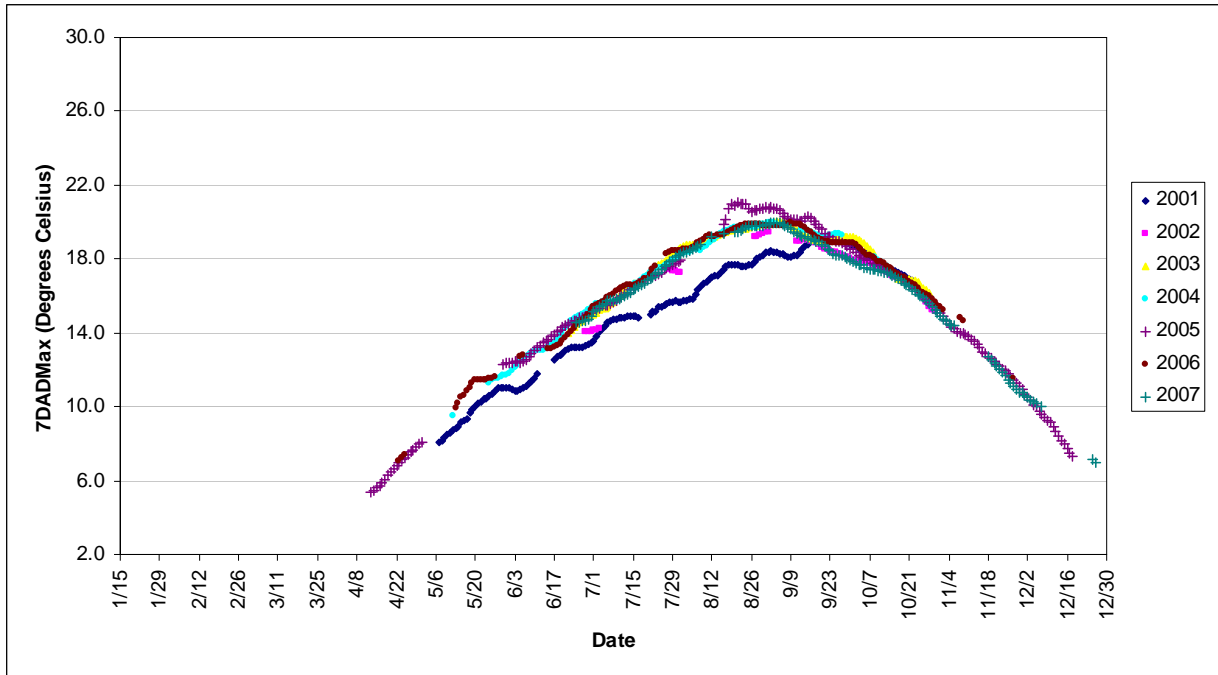


Figure 3.3.2.1-5 7-DADMax water temperature collected in the tailrace of Chief Joseph Dam (RM 544) using Onset temperature loggers for years 2001-2007.

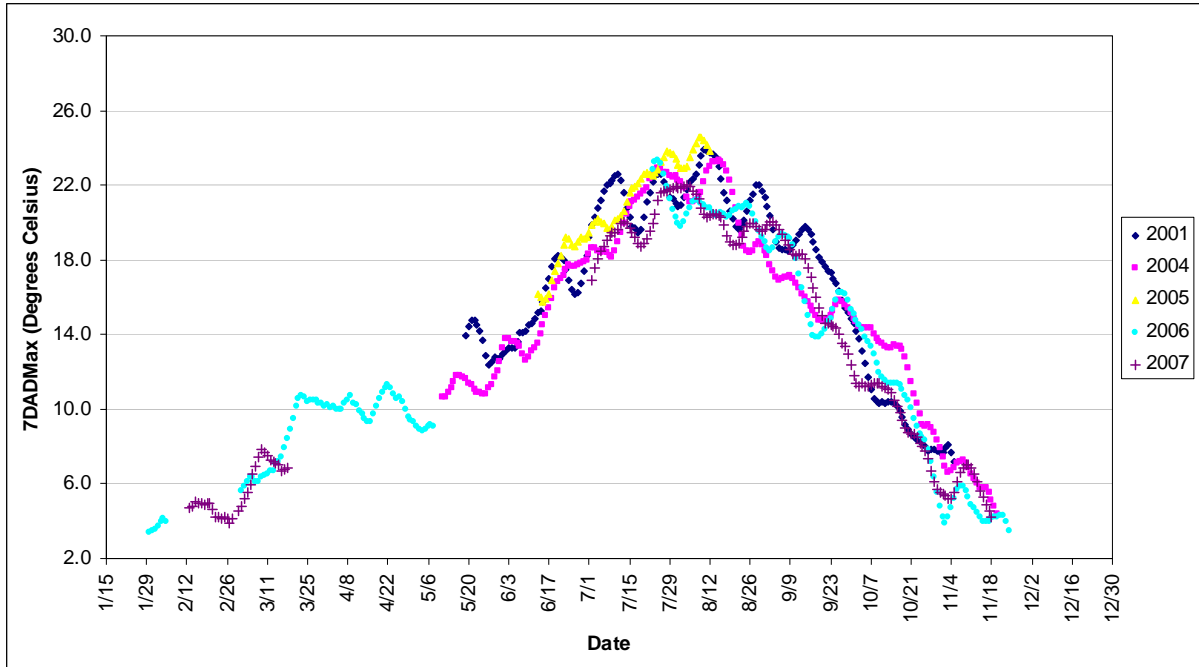


Figure 3.3.2.1-6 7-DADMax water temperature collected in the Methow River upstream from the influence of Wells Dam (RM 1.4) using Onset temperature loggers for years 2001-2007. Data were unavailable in 2002 and 2003.

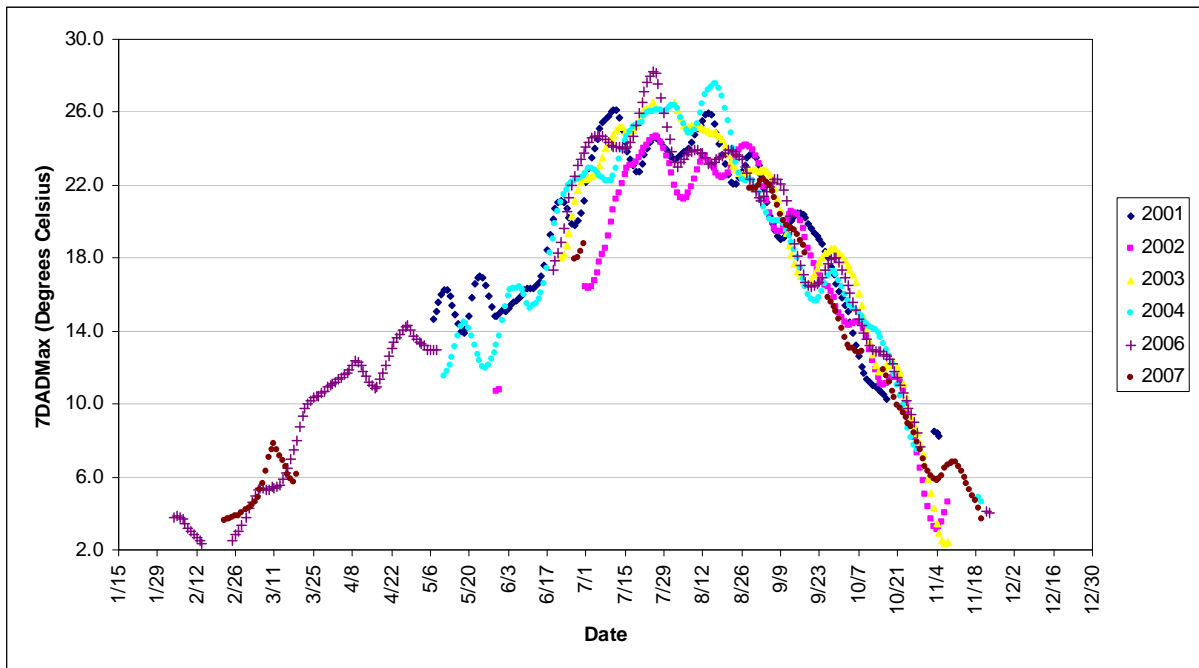


Figure 3.3.2.1-7 7-DADMax water temperature collected in the Okanogan River (RM 10.5) using Onset temperature loggers for years 2001-2007.

In 2006, Douglas PUD expanded the Project temperature monitoring season to cover the entire year and implemented a more frequent downloading schedule. Douglas PUD also added additional monitoring stations at the mouths of the Okanogan (RM 0.5) and Methow (RM 0.1) rivers. These have been used to model temperature and the effects of Project operations on water temperatures at Wells Dam and within the Wells Reservoir as they relate to compliance with the WQS numeric criteria for temperature.

Wells Dam has two fish ladders, one at each end of the dam. The two fish ladders are conventional staircase-type fish ladders with 73 pools. The water source for the upper pools is the Wells Dam Forebay. The ladders are enclosed and are not subject to direct insolation.

According to the HCP BO issued by NMFS, all entities that use the fish trapping facilities at Wells Dam are required to discontinue trapping operations when fish ladder water temperatures exceed 68.0° F (20.6°C). In 2001 and 2003, Douglas PUD added supplemental temperature recording equipment at Pool 39 near the broodstock collection facilities in the east fishway at Wells Dam to ensure compliance with requirements in the NMFS BO. In 2001, hourly data indicated that water temperatures at this location in the east fish ladder did not exceed 68.0°F (20.6°C) at any time during the monitoring period (Figure 3.3.2.1-8) from late July to early December. In 2003, data were recorded every two hours and exceedances of greater than 68.0°F (20.6°C) were observed on three hourly occasions (Figure 3.3.2.1-9).

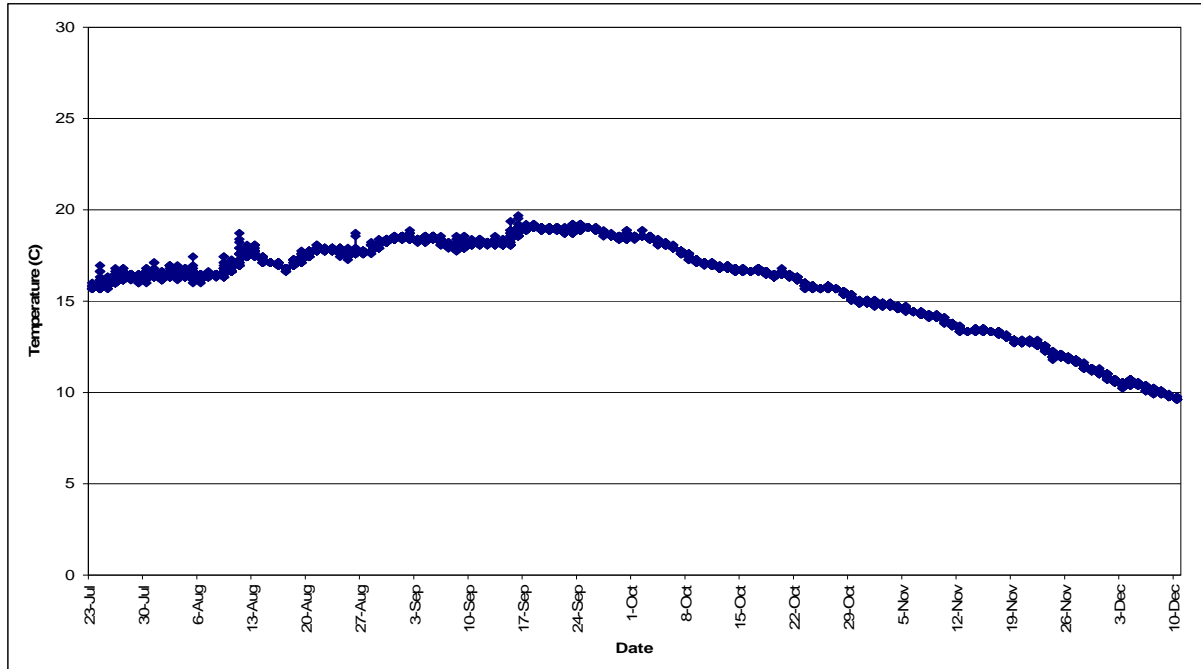


Figure 3.3.2.1-8 Hourly water temperatures collected at the Wells Dam east fish ladder trap during 2001.

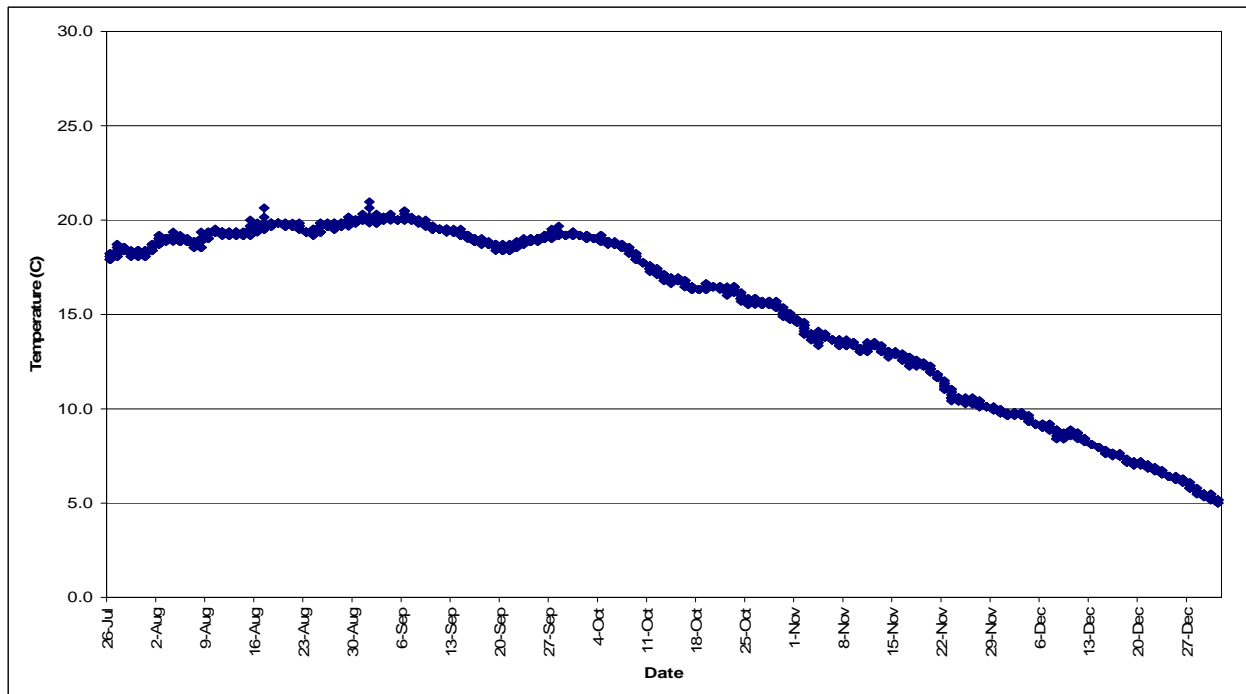


Figure 3.3.2.1-9 Water temperatures collected every two hours at the Wells Dam east fish ladder trap during 2003.

Water Temperature Study Results

To assess compliance with the WQS numeric criteria, two two-dimensional (2D) laterally-averaged temperature models (using CE-QUAL-W2) were developed that represent existing (or “with Project”) conditions and “without Project” conditions of the Wells Project including the Columbia River from the Chief Joseph Dam tailrace to Wells Dam, the lowest 15.5 miles of the Okanogan River, and the lowest 1.5 miles of the Methow River. The results were processed to develop daily values of the 7-DADMax, and then compared for the two conditions (West Consultants, Inc. 2008).

In the Okanogan River, upstream of approximately RM 5, the river is moderately influenced by backwater conditions from the Columbia River. A comparison of observed temperatures at Malott (RM 17) and Wakefield Bridge (RM 10.5) shows that, in general, backwater from Wells Dam creates a deeper pool that tends to reduce the very high upstream summer temperatures found farther upstream in the free-flowing Okanogan River. The daily high temperatures within the inundated portions of the Okanogan River were often lowered relative to the daily high temperatures upstream of the Project during the hottest summer months (West Consultants, Inc. 2008).

The lowest 1 to 2 miles of the Okanogan River are influenced by the intrusion of Columbia River water. This too has the significant effect of reducing summer high temperatures by 2 to 6°C, and increasing winter temperatures 1 to 3°C, reducing the extent and length of freezing. In the fall months, as the Okanogan River temperatures drop more quickly than those in the Columbia River, the lowest 1 to 2 miles of the Okanogan River may see fall increases of about 1°C, as Columbia River water intrudes into the lower Okanogan River during a period when flows in the Okanogan River are quite small. However, additional analyses indicate that while backwater from the Columbia River does tend to slow the speed of the Okanogan River, the additional thermal “exposure” does not cause increases in temperatures of more than 0.3°C. Rather, the differences in the lower river temperatures are a result of Columbia River water intruding into the lower Okanogan River and not warming of Okanogan River water (West Consultants, Inc. 2008).

The thermal processes in the lowest 1.5 miles of the Methow River are similar to those in the lower Okanogan River. While the summer high temperatures in the Methow River are not as high (they can reach 24°C) as those upstream in the Okanogan River, backwater from the Columbia River still reduces the summer high temperatures by about 1°C and increases the winter temperatures by 2 to 3°C, reducing the extent and length of freezing. In the fall months, as the Methow River temperatures drop more quickly than those in the Columbia River, the lowest 1.5 miles of the Methow River may see fall increases of about 2 to 3°C, as Columbia River water intrudes into the lower Methow River during a period when flows in the Methow River are quite small. Again, additional analyses indicate that while backwater from the Columbia River does tend to slow the

speed of the Methow River, the additional thermal “exposure” does not cause increases in temperatures of more than 0.3°C. Rather, the differences in the lower river are attributed to the mixing of Columbia River and Methow River waters within the geographic confines of the lower Methow River (West Consultants, Inc. 2008).

DO, pH, and Turbidity Monitoring

In 2005, Douglas PUD added sensors to its existing forebay TDG monitoring equipment (Hydrolab Minisonde) in order to collect preliminary information on pH and DO within the Project. In 2006, Douglas PUD expanded the monitoring period to include the entire late summer period. In 2007, Douglas PUD further expanded the monitoring period to begin in July and end in early December (Figures 3.3.2.1-10 and 3.3.2.1-11).

At Wells Dam, Secchi disk readings are taken daily during the adult fish passage assessment period of May 1 to November 15 to examine turbidity. A standard Secchi disk is lowered into the forebay on the west side of Wells Dam near the exit to the west fishway. Measurements are recorded in meters of visibility and records have been made since the early 1970s; however, continuous, reliable information adhering to a standard protocol has been collected since 1998. General trends of Secchi disk data suggest relatively lower periods of visibility (0.6 to 1.2 meters) during the spring and early summer. These relatively low periods of visibility are highly correlated with high flows during the spring runoff period. As the high flow period subsides, Secchi disk values increase to between 3.4 and 4.6 meters for the remainder of the monitoring period. In 2008, Douglas PUD installed a fixed turbidity sensor near the east fishway exit in the Wells Forebay and collected turbidity data in the Wells Forebay.

DO, pH, and Turbidity Study Results

A study to collect additional DO, pH, and turbidity data from within the Wells Project was proposed by the Aquatic RWG in 2007. The goal of this study was to obtain required DO, pH, and turbidity information for the Wells Dam Forebay and lower Okanogan River, both above and within the Wells Project Boundary. The information gathered from these monitoring efforts demonstrated that the Project, as proposed to be operated under the new license, will meet the numeric criteria for WQS (Parametrix, Inc. 2009a), with the possible exception of turbidity on the Okanogan River.

DO measurements demonstrated that the Okanogan River and the forebay of Wells Dam were in compliance with WQS. Project effects on DO concentrations in the Okanogan River were not evident as incoming water quality closely resembled that of the inundated portions of the Okanogan River. Changes in background minimum DO levels at Malott (above Project Boundary) have a strong and significant linear relationship ($P < 0.0001$) with minimum values recorded within Project boundaries at both Monse and the Highway 97 Bridge. These results indicate that there is no statistically-significant

difference between minimum DO measurements collected above the Project and within the Project. DO concentrations in the forebay of Wells Dam remained well above the minimum numeric water quality criterion, excluding an instrument-related malfunction observed in early October (Parametrix, Inc. 2009a).

Only on one occasion did pH within the Project exceed background measurements, but only by 0.06 units, well within the water quality allowance for human-caused conditions. These results indicate that pH measurements within the Project Boundary are well within the numeric criteria for WQS (Parametrix, Inc. 2009a).

The highest turbidity levels in the Project are typically observed in the Okanogan River arm of the Wells Reservoir. Increased river flows coincide with snowmelt and precipitation events which also cause higher turbidity levels. In 2009, Douglas PUD monitored turbidity in the Okanogan River for a second year of study due to data gaps from 2008 monitoring efforts. Results from the 2009 field season demonstrate that turbidity decreases from the background monitoring location (Malott, RM 17.0, 1.5 miles above Project Boundary), to both Monse (RM 5.0) and the Highway 97 Bridge (RM 1.3). No exceedances were observed and the data showed that the Wells Project is in compliance with the Washington State WQS for turbidity at all monitored locations (Douglas PUD and CBE 2009).

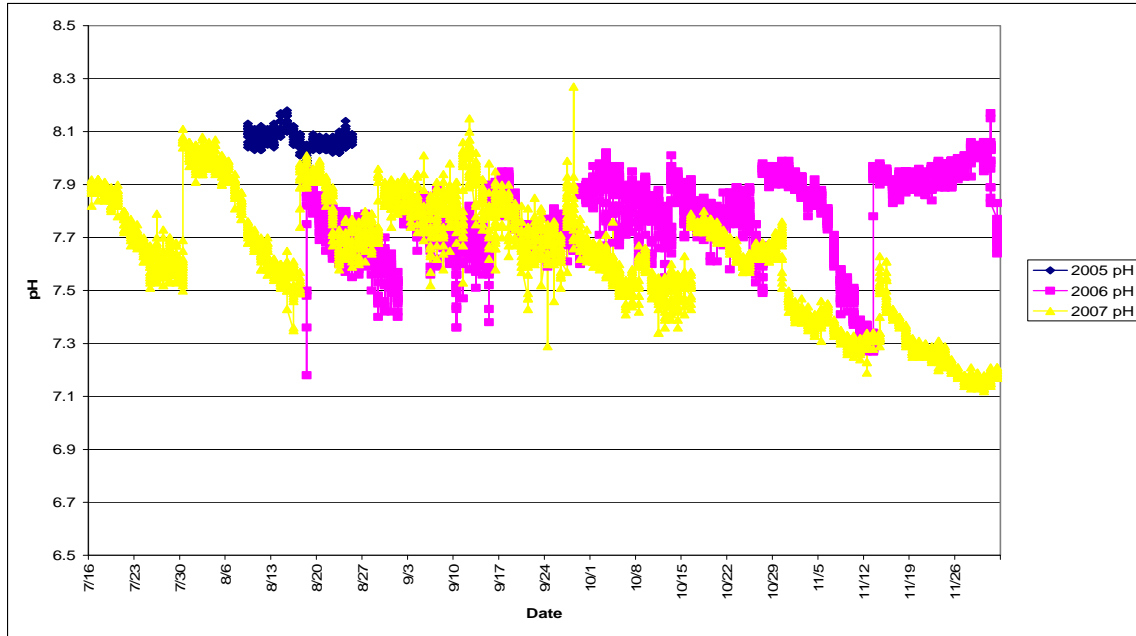


Figure 3.3.2.1-10 pH measurements collected at the Wells Forebay TDG monitoring station (Hydrolab MiniSonde), 2005-2007.

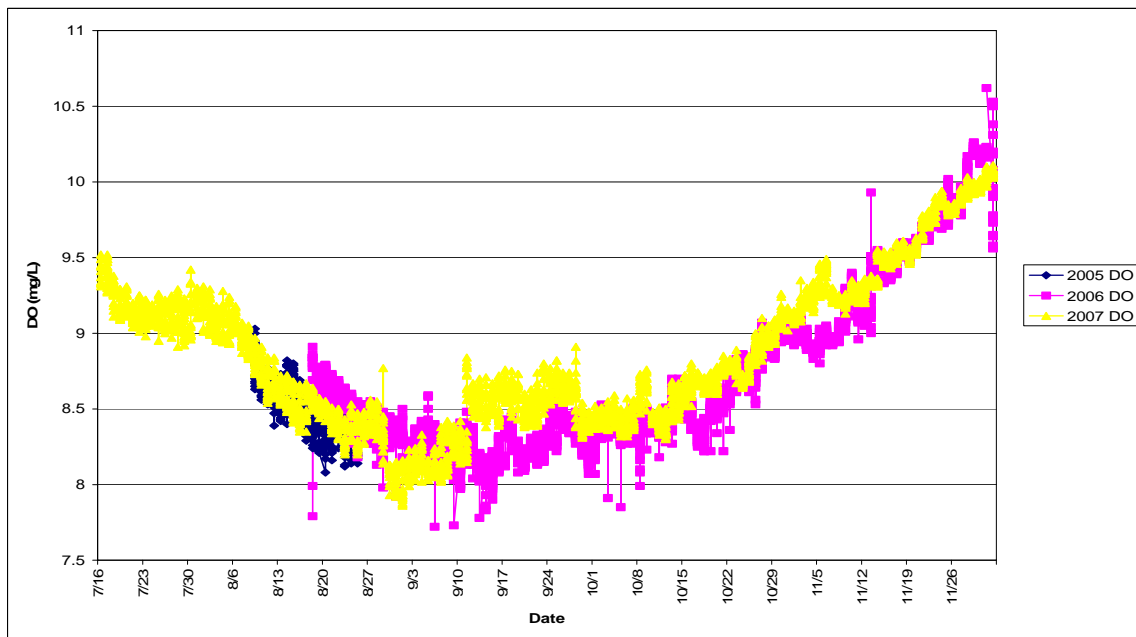


Figure 3.3.2.1-11 DO measurements collected at the Wells Forebay TDG monitoring station (Hydrolab MiniSonde), 2005-2007.

Toxins Study Results

In 2008, a toxins study (Parametrix, Inc. 2008) was conducted in the Okanogan River as part of the relicensing of the Wells Project. The objective of the study was to determine the concentration of the persistent bioaccumulative pollutants 1,1,1-trichloro-2,2-bis[*p*-chlorophenyl]ethane (DDT) and PCBs in recreational fish species and in swimming area sediments of the lower Okanogan River (up to RM 15.5) within the Wells Project Boundary. This study augmented previous information collected by Ecology during the development of the Lower Okanogan River Basin DDT and PCBs TMDL report, and assisted in further documenting DDT and PCBs concentrations in the sediment and fish tissues in the Okanogan River.

Fish species targeted for analyses were common carp (*Cyprinus carpio*), mountain whitefish (*Prosopium williamsoni*), and smallmouth bass (*Micropterus dolomieu*). These are three common resident fish species in the Okanogan River and represent different feeding behaviors and habitat uses.

Sediment sampling locations were selected during a site reconnaissance targeting accessible recreation sites along the lower Okanogan River within the Wells Project Boundary (RM 15.5 to RM 0.0).

PCBs were undetected in all sediment samples at the 3.9 to 4.0 microgram per kilogram ($\mu\text{g}/\text{kg}$) reporting limits. Results were more than one order of magnitude below the 60 $\mu\text{g}/\text{kg}$ sediment quality standard value proposed by Michelsen (2003). DDT analogs were not detected in samples from the SED4 and SED5 sampling sites. Total DDT results were similar to the range of 8.3 to 23 $\mu\text{g}/\text{kg}$ detected in the upper 32 centimeter (cm) of a 2001 sediment core collected for the TMDL study, where total concentrations were 8.8 $\mu\text{g}/\text{kg}$ in the upper 2 cm and increased to 23 $\mu\text{g}/\text{kg}$ in sediments from 30 to 32 cm deep (Parametrix, Inc. 2008). Sample concentrations from both studies were below the lowest apparent effects thresholds for aquatic life (DDD 96 $\mu\text{g}/\text{kg}$, DDE 21 $\mu\text{g}/\text{kg}$, and DDT 19 $\mu\text{g}/\text{kg}$) (Michelsen 2003).

The lipids content of lower Okanogan River carp collected for this study were greater than in carp collected for the TMDL technical assessment (Serdar 2003). The carp sampled in this study were also much larger and presumably older than fish sampled for the TMDL. The larger and older fish used in this study had correspondingly higher concentrations of DDT than reported in the TMDL assessment. Total DDT ranged from 120 to 25,726 $\mu\text{g}/\text{kg}$ in carp from the current study compared to 236 to 434 $\mu\text{g}/\text{kg}$ in carp from the TMDL study (Parametrix, Inc. 2008).

Higher PCBs concentrations were associated with larger, older-aged carp with higher lipids content. Similar correlations between total PCBs and lipids content, mean weight, and mean length were not significant for smallmouth bass tissue samples. Total PCBs

concentrations ranged from 8.8 to 246 µg/kg in carp and <4 to 79 µg/kg in smallmouth bass. These concentrations were lower than fish tissue concentrations in mountain whitefish from the Wenatchee River and in carp from the Walla Walla River that have led to fish consumption advisories (Washington Department of Health [WDOH] 2008).

Sediment Accumulation Results

In 2006, Douglas PUD conducted an analysis to assess sediment accumulation within the Project portion of the Okanogan River (lower 15.5 miles). Douglas PUD collected bathymetric information at nine transects (RM 0.8, 1.3, 2.7, 4.9, 8.2, 10.5, 14.4, 16.6, and 19.0) in 1997 and in 2006 both within and above the Project portion of the Okanogan River. A comparison of the bathymetric data for all nine transects between 1997 and 2006 indicated that sediment is not accumulating in the Project portion of the Okanogan River. It was concluded that with regard to sediment loading, the Okanogan River is exhibiting natural riverine processes and is not affected by Project operations (WQMP; Appendix E-3).

Oil and Hazardous Spills

Design considerations within the Wells Project have been instituted to minimize potential releases of petroleum products that are necessary to its operation. SPCC plans for the Wells Project have been prepared, and approved by EPA and Ecology in accordance with 40 CFR 112, and implemented (Jacobs 2007). The SPCC plan details the management practices used to prevent and contain spills, reporting requirements, and a schedule for periodic review and revision, if necessary.

The SPCC plan fulfills the requirements of 40 CFR 112, EPA Oil Pollution Prevention Regulations. This plan is referenced in Douglas PUD's proposed WQMP (Appendix E-3) incorporated into the Water Quality Comprehensive Plan and will be referenced in Ecology's 401 WQC. Therefore, no additional requirements for oil and hazardous spill prevention are necessary.

Environmental Effects

Summary of Compliance with WQS

Based on the Initial and Updated Study Reports, required by the FERC's Integrated Licensing Process, the Aquatic SWG was able to determine that waters within the Wells Project currently meet state numeric criteria of WQS as defined in Chapter 173-201A WAC. Table 3.3.2.1-11 presents supporting studies, by standard.

Table 3.3.2.1-11 Summary of compliance with WQS based on the initial and updated study reports. Waters within the Wells Project currently meet state numeric criteria of WQS as defined in Chapter 173-201A WAC.

Standard	Studies	Result(s)	Continued Monitoring
TDG	Politano et al. 2008, 2009a, 2009b	Compliance met under preferred operating conditions and standard compliance scenario	Yes
Temperature	West Consultants, Inc. 2008	Compliance met, zero exceedances. Potential future TMDL	Yes
DO	Parametrix, Inc. 2009a	Compliance met, zero exceedances	No
pH	Parametrix, Inc. 2009a	Compliance met, zero exceedances	No
Turbidity	Parametrix, Inc. 2009a; Douglas PUD and CBE 2009	Compliance met, zero exceedances	No

Total Dissolved Gas

The operation of spillways at Wells Dam influences TDG concentrations in the Wells Tailrace and Rocky Reach Forebay. Recent studies and modeling results conducted by Douglas PUD demonstrate that the existing spillway operations can be modified to meet the TDG numeric WQS. Analyses also demonstrated compliance with two other requirements of the state WQS: (1) the ability to meet 115 percent in the forebay of Rocky Reach Dam during fish spill; and (2) the ability to maintain 110 percent in the tailrace during non-fish spill periods (Table 3.3.2.1-11) (Politano et al. 2009b).

Temperature

The Wells Project has no adverse effect on water temperatures (West Consulting, Inc. 2008). Modeling demonstrated that temperature effects of the Wells Project in the Project Boundary of the Columbia, Okanogan, and Methow rivers were within the allowable 0.3°C compared to ambient (“without Project”) anywhere in the Wells Reservoir as identified within the WQS numeric criteria for temperature. Additionally, the analyses demonstrated that the backwater from Wells Dam serves to moderate both high-summer and low-winter water temperatures relative to the free-flowing Okanogan and Methow rivers (West Consulting, Inc. 2008).

Based upon the existing information, the Wells Project will remain in compliance with the WQS temperature numeric criteria, and therefore avoid adverse impacts to fish and aquatic resources as a result of elevated temperatures (Table 3.3.2.1-11).

DO, pH, Turbidity

The limnology study conducted in 2006 concluded that Wells Project waters remained unstratified throughout the study period and were vertically homogenous for DO. All surface water measurements had DO values greater than 8.0 mg/L, which are the WQS numeric criteria (EES Consulting 2006). Additional sampling between 2005 and 2007 in the Wells Project forebay during TDG compliance monitoring also observed DO values in compliance with the WQS numeric criteria. Project effects on DO concentrations in the Okanogan River were not evident as incoming DO concentrations resemble those within the inundated portions of the Okanogan River (Parametrix, Inc. 2009a).

The 2006 limnology study observed no pH exceedances in Wells Project waters (EES Consulting 2006). Additional sampling between 2005 and 2007 in the Wells Project indicate that pH measurements within the Project Boundary are well within the numeric criteria for WQS (Parametrix, Inc. 2009a; Table 3.3.2.1-11).

Low turbidity is generally observed in the Wells Reservoir, likely due to the large upstream storage reservoir capacity that allows fines to settle out. Turbidity in the Okanogan River is consistently higher than in the Wells Reservoir. Elevated turbidity coincides with increasing snowmelt and precipitation causing increased river flow as opposed to effects of the Wells Project (Parametrix, Inc. 2009a). Continued monitoring supports the finding that turbidity levels upstream from Project boundaries are substantially greater than levels measured within the Project (Douglas PUD and CBE 2009).

Based upon the existing information, the Wells Project will remain in compliance with the WQS DO, pH, and turbidity numeric criteria, and therefore will not adversely affect fish and aquatic resources (Table 3.3.2.1-11).

Sediment Loading and Toxins

A comparison of the bathymetric data for nine Okanogan River transects taken in 1997 and 2006 indicated that the Wells Project was not causing sediment accumulation in the Wells Project portion of the Okanogan River. The 2003 technical assessment (Serdar 2003) conducted by Ecology as required by a TMDL, identified re-suspended Osoyoos Lake sediments (located in Canada upstream of the Wells Project) as the origin for nearly all of the DDT loads in the Okanogan River. Concentrations of DDT and PCBs observed in the lower Okanogan River were below thresholds for acute toxicity (Serdar 2003). A toxins study conducted in 2008 found that levels of DDT and PCB in fish and sediments from the Okanogan River were consistent with previous findings in that toxins are present, though not Project-related (Parametrix, Inc. 2009a).

Information indicates that the Okanogan River is exhibiting natural riverine processes (transporting sediment loads during high spring flows) and that the input, movement, accumulation, and retention of toxins originating in the Okanogan River subbasin are not caused by the operation of the Wells Project (Douglas PUD and CBE 2009).

Reservoir Water Quality

Results from the numerous studies conducted of the Wells Reservoir indicate that the water quality, turbidity, flow, and nutrient levels are at levels that will readily support healthy populations of aquatic species and provide numerous water uses that include salmonid spawning, rearing and migration, recreation (primary contact), water supply uses (domestic, industrial, agricultural, and stock watering) and miscellaneous uses such as wildlife habitat, harvesting, commerce/navigation, boating, and aesthetics (Douglas PUD 2006; Ecology 2008a). Limnological, macrophyte, and aquatic macroinvertebrate studies of the reservoir support these findings (BioAnalysts, Inc. 2006; Douglas PUD 2006; EES Consulting, Inc. [EES] 2006; Le and Kreiter 2005). Water quality studies have demonstrated compliance with all Washington State numeric criteria for water quality standards associated with TDG, DO, pH, turbidity, water temperature, and toxins (Politano et al. 2008, 2009a, 2009b; West Consultants, Inc. 2008; Parametrix, Inc. 2009a; Douglas PUD and CBE 2009). These studies indicate that Wells Reservoir is a healthy water body with no thermal or chemical stratification; that the reservoir ecosystem is dominated by native fish, macrophyte, and benthic invertebrate communities; and that the reservoir supports healthy populations of numerous other native wildlife species.

Proposed Environmental Measures

Douglas PUD has executed an Aquatic Settlement Agreement (Appendix E-3) with federal, state, and tribal entities, to address all remaining aquatic resource issues related to the relicensing of the Wells Project, including impacts to water quality.

The Wells Project can have an adverse effect on water quality. The planned implementation of the WQMP, during the term of the new license, is expected to fully address any measureable adverse effects.

Water Quality Management Plan

Water quality studies have determined that the Wells Project does not have an adverse effect on temperature, DO, pH, and turbidity. These studies demonstrated that the Project is in compliance with the WQS numeric criteria and can achieve compliance with the TDG numeric criteria through modifications to spill operations at Wells Dam. To ensure that the Wells Project remains in compliance with the WQS over the length of the new license term, Douglas PUD proposes the implementation of a WQMP. The

implementation measures outlined in the WQMP are intended to be consistent with the conditions of Ecology's WQC.

The WQMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the WQMP is to protect the quality of the surface waters affected by the Wells Project. Reasonable and feasible measures will be implemented in order to comply with the numeric criteria of the state WQS, Chapter 173-201A WAC. Objectives of the WQMP are as follows:

- Objective 1:** Maintain compliance with state WQS for TDG. If non-compliance is observed, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas PUD.
- Objective 2:** Maintain compliance with state WQS for water temperature. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas PUD.
- Objective 3:** Maintain compliance with state WQS for other numeric criteria. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas PUD. Also, Douglas PUD will demonstrate whether it is in compliance with turbidity on the Okanogan River, and if not in compliance, work with the Aquatic SWG to identify appropriate implementation measures.
- Objective 4:** Operate the Project in a manner that will avoid, or where not feasible to avoid, minimize, spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill.
- Objective 5:** Participate in regional forums tasked with improving water quality conditions and protecting designated uses in the Columbia River basin.

Measures contained within the WQMP include continued monitoring of a variety of water quality parameters to ensure that the Wells Project remains in compliance with the WQS over the new license term. Douglas PUD plans to continue to operate the juvenile bypass system for anadromous salmonids as required by the HCP. Operating the juvenile bypass system and spilling water in excess of project generation requirements can result in elevated levels of TDG requiring an Ecology-approved GAP. Continued TDG monitoring is proposed at the Project in support of the GAP. Continued temperature

monitoring within the Wells Project including in Wells Dam fishways are also proposed. Douglas PUD plans to operate the Wells Project in a manner that will minimize spill of hazardous materials, implement effective countermeasures in the event of a hazardous materials spill, and comply with and update the SPCC as required. Participation in regional water quality forums such as the Columbia and Snake River Spill Response Initiative and the development and implementation of the Columbia River temperature TMDL are also proposed.

Cumulative Effects

The operation of the Wells Project and other mainstem Columbia River dams can influence water quality conditions in the mid-Columbia River. During periods of high flows, spillway releases at these dams can increase TDG levels throughout the river. Additionally, impoundment of water behind the dams and fluctuating reservoir levels and Project releases may influence water temperatures, DO levels, pH, and turbidity within the reservoirs and downstream.

The occurrence of TDG supersaturation in the Columbia River system is well documented and has been linked to mortalities and migration delays of salmon and steelhead. High TDG values at both Wells Dam and the downstream Rocky Reach Dam are influenced by various factors including high spring flows and operations at upstream federal dams (e.g., flow augmentation), which results in water entering the Wells Project with relatively high TDG levels. During these time periods, river conditions in the mid-Columbia River system may lead to exceedances of the TDG criteria. The effects of the Wells Project on TDG depend on the TDG levels in water reaching the Wells Dam Forebay and the extent and configuration of spills at the Project. The operation of spillways at Wells Dam has been documented to influence TDG concentrations in the Wells Tailrace and Rocky Reach Forebay. Studies and modeling performed as part of relicensing demonstrate that the existing spillway operations can be modified to meet the TDG numeric WQS. Analyses also demonstrated the Wells Project can meet the TDG compliance requirements of the State WQS in the forebay of Rocky Reach Dam during fish spill and in the Wells Tailrace during non-fish spill periods.

The Columbia River historically exceeded the EPA's 18°C temperature criteria prior to development of many of the hydroelectric projects that exist today (FERC 2006). Ecology and EPA are currently developing a TMDL for temperature for the Columbia River basin. In association with development of the temperature TMDL, EPA conducted modeling which indicated that generally the Columbia River temperatures increase during spring and summer at about the same rate as they did before construction of the hydroelectric dams. The model predicted that without reservoirs the river had much lower flows in late summer, and water temperature was much more variable in response to changes in climatic conditions. Peak water temperatures during hot weather were often higher than those that currently occur, but on average the river exceeded 18°C less of the time before the hydroelectric project dams were constructed (EPA 2002). EPA

data has also shown that most of the temperature changes due to human effects are the result of large storage reservoirs. The smaller run-of-river projects, including the Wells Project, have much less effect on water temperatures (FERC 2006). Douglas PUD's water temperature monitoring in the Wells Reservoir has documented that the temperature is primarily governed by the temperature of inflowing water at Chief Joseph Dam, with little warming occurring as water traverses the Wells Reservoir's length. Modeling has demonstrated that temperature effects of the Wells Project in the Project Boundary of the Columbia, Okanogan, and Methow rivers were within the allowable WQS throughout the Wells Reservoir. Additionally, the analyses demonstrated that the backwater from Wells Dam serves to moderate both high summer and low winter water temperatures relative to the free-flowing Okanogan River.

Water quality studies have determined that the Wells Project does not have an adverse effect on temperature, DO, pH, and turbidity and that TDG can be addressed through modifications to spillway operations. To ensure that the Wells Project remains in compliance with WQS throughout the new license term, Douglas PUD has proposed to implement the WQMP. The WQMP will provide for ongoing monitoring and evaluation, and includes the flexibility to adjust the program over the term of the new license as new information is gathered.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on water quality.

3.3.2.2 Aquatic Plants

Affected Environment

Background Biology

Aquatic plants (macrophytes) are an integral component of the aquatic ecosystems in which they occur. Macrophytes act as major structural components of littoral habitats, functioning as shelter, nesting, and feeding grounds for a wide variety of microorganisms, fish, and waterfowl (Hudon et al. 2000). The nature of these plant communities has been shown to affect light, temperature, turbulence, water and sediment chemistry, and the abundance and composition of other biotic assemblages from epiphytes to phytoplankton (Johnson and Ostrofsky 2004).

Aquatic plant communities in river and reservoir systems can be characterized by distinct zones of vegetation that are influenced by a set of complex environmental variables such as water, depth, exposure, turbidity, salinity, and soil characteristics (NMFS 2002a). Within the mid-Columbia River, healthy and productive native aquatic plant communities are integral to the viability of many fish and wildlife populations. Aquatic plant communities create structural complexity resulting in high-quality rearing habitat for

juvenile fish, a stable prey base of forage fish for larger predators, increased lower-level trophic production, increased nutrient cycling, and benefits to water quality (Hudon et al. 2000).

Limited information exists describing aquatic macrophyte communities in the mid-Columbia River region. Vegetation mapping in and around the Rocky Reach Reservoir (RM 473.6 to 515.5) identified 979 acres of aquatic macrophytes out of a total surface area of 8,167 acres (Duke 2000). Non-native Eurasian watermilfoil represented 34 percent of the biomass samples collected (Duke 2001). In the Priest Rapids and Wanapum reservoirs, the composition of Eurasian watermilfoil in the aquatic macrophyte community was higher at 42 percent of littoral plant biomass (Normandeau 2000).

In 2005, Douglas PUD conducted an aquatic macrophyte baseline study to determine the species composition, relative abundance, and spatial distribution of macrophyte beds within the waters of the Wells Project (Lê and Kreiter 2005). The study used high-resolution orthophotography, detailed bathymetric data, and extensive in-water sampling to determine presence or absence of macrophyte beds. Species composition of macrophyte beds was verified during more intensive surveys. Composition data were categorized into several aquatic plant community types and then integrated into a final continuous macrophyte map layer (Lê and Kreiter 2005).

A total of nine aquatic plant species were documented in the Wells Project (Lê and Kreiter 2005). Seven of these species are native to the mid-Columbia River basin, and the remaining two species are considered non-native (Eurasian watermilfoil and curly leaf pondweed, *Potamogeton crispus*). Table 3.3.2.2-1 presents the percentage of samples in which each of the identified aquatic plant species was categorized as the dominant species (consisting of >60 percent of the sample composition). The two most common dominant species in samples collected were common waterweed (*Elodea canadensis*) and leafy pondweed (*Potamogeton foliosus*) at 24.7 and 16.7 percent, respectively. Both of these species are native. Native aquatic plants were the dominant species in over 89 percent of the macrophytes beds sampled. Eurasian watermilfoil was dominant in only 6.3 percent of samples taken (Table 3.3.2.2-1); all of these samples were taken at depths between 4 and 15 feet. Samples in which no plants were observed occurred 41.7 percent of the time, indicating that macrophyte communities maintain a patchy distribution within the Wells Project (Lê and Kreiter 2005).

Table 3.3.2.2-1 Aquatic macrophyte species identified and the frequency with which each was the dominant species (consisting of >60 percent of the total sample) during the Macrophyte Identification and Distribution Study, 2005.

Scientific Name	Common Name	Percentage of Samples in Which Dominant
<i>Chara spp.</i>	Muskgrass	0.3% (1/396)
<i>Elodea canadensis</i>	Common waterweed	24.7% (98/396)
<i>Myriophyllum spicatum</i> *	Eurasian watermilfoil	6.3% (25/396)
<i>Potamogeton crispus</i> *	Curly leaf pondweed	4.3% (17/396)
<i>Potamogeton foliosus</i>	Leafy pondweed	16.7% (66/396)
<i>Potamogeton nodosus</i>	American pondweed	1.3% (5/396)
<i>Potamogeton pectinatus</i>	Sago pondweed	0.8% (3/396)
<i>Potamogeton zosteriformis</i>	Flat-stemmed or eelgrass pondweed	2.3% (9/396)
Absent		41.7% (165/396)

*Non-native species.

Source: Lê and Kreiter 2005.

Macrophyte communities in the Wells Project were distributed by various depth ranges. In general, macrophyte communities did not recruit to depths of less than 4 feet. Depths between 5 and 15 feet were characterized by a native dominant species composition. If Eurasian watermilfoil was present at these depths, it was generally sub-dominant or at low densities (<10 percent of sample). From depths of 15 to 24 feet, species composition consisted of exclusively native species. From 24 feet to 30 feet, macrophyte communities were absent, presumably due to the limited light at these depths (Lê and Kreiter 2005).

Despite the general depth-related trend, there were some areas where macrophyte presence was not observed. Macrophytes did not establish below 10 feet in areas downstream of Chief Joseph Dam as steep shoreline slopes promoted areas of high flow near shore. Between Park Island and Brewster Bridge, depths below 20 feet were located in the middle of the Columbia River channel where high river velocity was not conducive to macrophyte colonization or persistence. In the inundated Okanogan River, limited light due to the naturally more turbid conditions appeared to exclude macrophytes from depths greater than 8 feet (Douglas PUD 2006).

Overall, the aquatic macrophyte community in the Wells Project is characterized by a native dominant species assemblage. Non-native Eurasian watermilfoil, although present in the Wells Project, was not observed at levels found in studies conducted in downstream mid-Columbia River reservoirs. In the Rocky Reach Reservoir, Eurasian watermilfoil was found to be the most abundant species (Duke 2000). In the Priest Rapids and Wanapum reservoirs, Eurasian watermilfoil made up the highest percent composition over all samples (Normandeau et al. 2000). In the Wells Project, only 6.3 percent of samples collected were dominated by Eurasian watermilfoil (Lê and Kreiter 2005).

Environmental Effects

Daily water fluctuations are not restricting macrophyte distributions (DTA 2006b). Data collected at Wells indicated that few macrophytes occur at depths of less than 4 feet in the Wells Project (Lê and Kreiter 2005), suggesting that normal daily fluctuations (1 to 2 feet) of the reservoir, associated with Project operations, probably do not impact existing aquatic macrophyte communities.

Although some authors contend that reservoir water fluctuations support exotic species to the detriment of natives (e.g., Hudon 1997), macrophyte beds in the Wells Project are primarily composed of native species, which were dominant in over 89 percent of samples taken in 2005 (Lê and Kreiter 2005). Eurasian watermilfoil and curly leaf pondweed were the only non-native species found and were typically sub-dominant to several native species collected in study samples. Additionally, other authors have reported that moderate environmental variability, such as episodes of low water levels (Keddy and Reznicek 1986) or local ice-scour (Shipley et al. 1990) contribute to species diversity by destabilizing well-established, low-diversity plant communities. Unlike typical daily reservoir water fluctuations related to Wells Project operations, infrequent reservoir operations (defined as a change of more than 4 feet in a 24-hour period) may have a greater effect on the distribution of aquatic macrophytes. However, aquatic macrophytes are generally considered to be well-adapted to short-term dewatering lasting hours or days (Cooke 1980), and the median duration of infrequent reservoir operations at the Project was three hours (DTA 2006a). Based upon the frequency at which these types of operations occur (0.8 percent of the time from 1990 to 2005) and the typical duration of such operations, infrequent reservoir operations of these types are expected to have minimal impacts on the overall native aquatic macrophyte community at the Wells Project. Given that Douglas PUD is not proposing any changes to Project operations, the current healthy macrophyte community in the Wells Reservoir is likely to be sustained over the long term.

Proposed Environmental Measures

Aquatic Nuisance Species Management Plan

As part of the Aquatic Settlement Agreement, Douglas PUD is proposing to implement an ANSMP (Appendix E-3) to protect the current native-dominant macrophyte communities. The goal of the ANSMP is to prevent the introduction and/or spread of aquatic nuisance species in Wells Project waters. Objectives of the ANSMP include:

Objective 1: Implement best management practices to prevent Eurasian watermilfoil proliferation during in-water (i.e., construction, maintenance and recreation improvements) improvement activities in the Project.

Objective 2: Continue participation in regional and state efforts to prevent the introduction and spread of aquatic nuisance species. Activities include continued monitoring for the presence of ANS, monitoring bycatch data collected during other aquatic management plan activities and conducting education outreach within the Project.

Objective 3: In response to proposed changes in the Project requiring FERC approval, the Aquatic SWG will assess the potential effects, if any, with respect to the introduction or proliferation of aquatic nuisance species in the Project to inform management decisions to support success of the ANSMP and will implement reasonable and appropriate measures to address any potential effects.

The ANSMP is intended to be compatible with other aquatic nuisance species management plans in the Columbia River mainstem.

Aquatic macrophyte communities at the Wells Project are characterized by a native-dominant species assemblage. Implementation of the ANSMP identified above is intended to maintain this assemblage through information and education outreach and best management practices during in-water construction activities. Douglas PUD also proposes to continue participating in state and regional coordination efforts to prevent the introduction and spread of aquatic invasive species that may threaten the diversity or abundance of native species, aquatic habitat, and ecological stability in the Wells Project area.

Land Use Policy

In addition to the ANSMP, Douglas PUD has developed and currently implements a Land Use Policy as described in Section 3.3.5.2 of this EA (Appendix E-8). Although land use and shoreline enhancement activities relate directly to Wells Project land use, these management efforts are likely to benefit various aquatic resources including the Project macrophyte community by minimizing impact in littoral and adjacent shoreline areas within the Wells Project. Douglas PUD is proposing to continue the implementation of its Land Use Policy during the new license term.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on aquatic plants.

3.3.2.3 Aquatic Macroinvertebrates

Affected Environment

Regulatory Status

Studies conducted found no federally-listed threatened, endangered, or candidate species of aquatic macroinvertebrates at the Wells Project. Two species were found—the Giant Columbia River limpet (*Fisherola nuttali*) and ashy pebblesnail (*Fluminicola fuscus*)—that are identified as species of concern by Washington State. The ashy pebblesnail is also a federal species of concern.

Life History

Aquatic macroinvertebrates are visible without magnification and include aquatic insects, worms, mollusks, crustaceans, and other animals without backbones. Aquatic macroinvertebrates inhabit a diverse array of habitats including streams, wetlands, springs, lakes, and reservoirs. The abundance and diversity of aquatic macroinvertebrates have been used as indicators of ecosystem health and local biodiversity (Plotnikoff and Ehinger 1997).

In the fall of 2005, Douglas PUD conducted an aquatic macroinvertebrate inventory and assessment of the presence of RTE aquatic invertebrates within the Wells Project. The primary study objective was to document the distribution, habitat associations, and relative abundance of the current aquatic invertebrate assemblage in the Wells Project. Additionally, an RTE assessment was conducted to document the possible presence of several species of mollusks that have been listed as species of concern in Washington State. These are the giant Columbia River limpet, the ashy (*Columbia*) pebblesnail (*Fluminicola fuscus columbianus*), and the California floater mussel (*Anodonta californiensis*). The ashy pebblesnail and California floater are also federal species of concern.

Macroinvertebrate samples were collected within representative habitats throughout the Wells Project. The abundance and richness of the aquatic macroinvertebrate fauna varied according to habitat. Eighty-eight different taxa were observed in the study with the most abundant and diverse taxa observed in littoral areas of fast and slow water habitats (BioAnalysts, Inc. 2006). In littoral areas, chironomids (Diptera) were consistently one of the most dominant taxa but other important taxa included gastropods, annelids, crustaceans, and trichoptera. Fast water habitat had greater abundance but similar taxa richness as slow water habitat. Abundance at deepwater sites was generally lower than littoral sites; dominant taxa observed were chironomids, bivalves, annelids, and trichoptera. Similar taxa were observed in the Methow River and Okanogan River sampling sites.

Seventeen mollusk species were identified in the Wells Project (Table 3.3.2.3-1) as part of the RTE assessment portion of the study. Nine were gastropods (snails) and eight were bivalves (clams and mussels). The gastropods included eight native species and one non-native snail (*Radix auricularia*). The bivalves included seven native species and one non-native clam (*Corbicula fluminea*). Observations in littoral areas of slow water habitat with diverse substrate showed considerable evidence of mollusks at Columbia River sampling sites. Although similar in habitat, the two Methow River sampling sites yielded communities that were very different. It is likely that the mollusk communities at these two sites were shaped by both drift of dead shells from upstream areas and habitat conditions at the sites (BioAnalysts, Inc. 2006). Much of the Okanogan River within the Wells Project Boundary is dominated by sand and silt. Water velocity and depth appeared to be fairly uniform in the inundated portion of the river. Thus, stations selected were much less based on substrate or velocity but more on direct observations of live specimens (BioAnalysts, Inc. 2006).

Two Washington State candidate species, the ashy pebblesnail and giant Columbia River limpet, were found in the Methow River in relatively clean and complex substrate. The ashy pebblesnail was also found in the Okanogan River in areas that appeared to be transitional riffle habitat. At these locations, the water was approximately 2-meters deep, and the substrate was mostly sand with fines, gravel, and cobble. These mollusks were not abundant at either site, and in most instances, were identified from shell fragments. No federal ESA-listed or candidate species of macroinvertebrates or mollusks were found in the Wells Project during the study (BioAnalysts, Inc. 2006).

In 2006, Douglas PUD, in coordination with the Aquatic Nuisance Species Section of the WDFW, began monitoring for zebra mussels (*Dreissena polymorpha*) and quagga mussels (*Dreissena rostriformis bugensis*) in Wells Project waters. Activities consisted of monthly plankton tows to target mussel veligers at sites downstream of boat launches within the Wells Reservoir. Sampling activities were conducted during the summer and early fall when recreational boating activity is at a peak. Sampling protocols were provided by WDFW. All samples were sent back to WDFW for analysis. To date, none of the samples collected within the Wells Project have contained any signs of zebra or quagga mussels.

In 2007, Douglas PUD, in coordination with the Center for Lakes and Reservoirs at Portland State University, installed a permanent substrate sampler in the Wells Dam forebay to monitor for zebra and quagga mussel colonization within the Wells Project. Douglas PUD staff checks the substrate sampler monthly throughout the year as specified by the monitoring protocol. To date, no signs of zebra or quagga mussel presence have been detected.

Both of these monitoring activities are ongoing.

Table 3.3.2.3-1 Mollusks collected from sampling stations on the Methow, Okanogan, and Columbia rivers during the 2005 Wells Project Aquatic Macroinvertebrate Inventory.

Location	Common Name	Taxon
<i>Methow River</i>		
	Western pearlshell	<i>Margaritopsis falcata</i>
	Striate fingernail clam	<i>Sphaerium striatinum</i>
	Ridgebeak peaclam	<i>Pisidium compressum</i>
	Western lake fingernail clam	<i>Musculium raymondi</i>
	Giant Columbia River limpet**	<i>Fisherola nuttalli</i>
	Ashy pebblesnail**	<i>Fluminicola fuscus</i>
	Western floater	<i>Anodonta kenneerlyi</i>
	Ubiquitous peaclam	<i>Pisidium casertanum</i>
	Big-ear radix*	<i>Radix auricularia</i>
	Golden fossaria	<i>Fossaria obrussa</i>
	Prairie fossaria	<i>Fossaria (Bakerilymnaea)</i> <i>bulimoides</i>
	Ash gyro	<i>Gyraulus parvus</i> <i>Corbicula sp.</i>
<i>Okanogan River</i>		
	Western ridgemussel	<i>Gonidea angulata</i>
	Striate fingernail clam	<i>Sphaerium striatinum</i>
	Ridgebeak peaclam	<i>Pisidium compressum</i>
	Ubiquitous peaclam	<i>Pisidium casertanum</i>
	Asian clam*	<i>Corbicula fluminea</i>
	Ashy pebblesnail**	<i>Fluminicola fuscus</i>
	Fragile ancylid	<i>Ferrissia californica</i>
	Ash gyro	<i>Gyraulus parvus</i>
	Western lake fingernail clam	<i>Musculium raymondi</i> <i>Physella sp.</i> <i>Anodonta sp.</i>
<i>Columbia River</i>		
	Western floater	<i>Anodonta kenneerlyi</i>
	Asian clam*	<i>Corbicula fluminea</i>
	Ridgebeak peaclam	<i>Pisidium compressum</i>
	Three ridge valvata	<i>Valvata tricarinata</i>
	Rocky Mountain physa	<i>Physella propinqua propinqua</i>
	Ash gyro	<i>Gyraulus parvus</i>
	Golden fossaria	<i>Fossaria (F.) obrussa</i>
	Prairie fossaria	<i>Fossaria (Bakerilymnaea)</i> <i>bulimoides</i>
	Big-ear radix*	<i>Radix auricularia</i>

*Introduced (non-native) taxon. **State species of concern.

Environmental Effects

Reservoir fluctuations that result from Wells Project operations may affect aquatic macroinvertebrates in the Wells Project. Results of the aquatic macroinvertebrate inventory indicate that chironomids, gastropods, trichoptera, crustaceans, and annelids are the most abundant taxa in the Wells Project (BioAnalysts, Inc. 2006). Mollusks in the Wells Project were more diverse than areas studied in downstream reservoirs (Duke Engineering & Services, Inc. and RL and L Environmental Services, Ltd 2000). This outcome appears to be linked to greater habitat complexity found within the Wells Reservoir. Observations suggested that taxa richness appeared to increase with habitat complexity (BioAnalysts, Inc. 2006).

Macroinvertebrate taxa associated with aquatic vegetation and detritus are often the most numerous organisms in littoral areas affected by water fluctuations (Oak Ridge National Laboratory 1980; BIO-WEST 2002). Aquatic macroinvertebrate biomass and density is typically much reduced in these zones with fluctuating water levels (Oak Ridge National Laboratory 1980; BIO-WEST 2002; Furey et al. 2006), whereas the area just below the lowest pool elevation is typically the most productive for aquatic macroinvertebrates in these regulated reservoirs. Although Furey et al. (2006) found no overall difference in benthic density and biomass between a regulated and unregulated lake system, some differences in community structure were evident (DTA 2006a).

It is reasonable to suggest that aquatic macroinvertebrates are scarcer within shallow water areas of the Wells Project where daily fluctuations (1 to 2 feet) occur (DTA 2006a). Infrequent reservoir operations, which are defined as changes in water elevation which exceed twice the normal daily operation fluctuations (i.e., a change of more than 4 feet in a 24-hour period), may also reduce or modify the composition of macroinvertebrate communities. However, because infrequent reservoir operations are uncommon and typically of short-duration, they are unlikely to permanently affect macroinvertebrates (particularly taxa with short generation times and those that occur in adjacent unaffected areas), because many aquatic macroinvertebrates have structural and/or behavioral mechanisms to survive short-duration unwatering, and there would be no impediment to recolonization (DTA 2006a).

Freshwater mussels and other bivalves, such as sphaeriid clams, can respond to progressively-drying conditions by burrowing into the substrate, movement in search of more suitable conditions, or tightly closing shells to reduce loss of water (DTA 2006a). However, not all mollusks are able to move to deeper water and may be stranded as water levels recede. Under conditions of stress resulting from the lack of oxygen such as would occur during periods of emersion, some mussels will exhibit mantle edge exposure as they attempt to maximize oxygen exchange (DTA 2006a). Tolerance to emersion and desiccation appear to be highly variable, depending on the species. Mortality can result from desiccation or thermal stress as the temperature buffering capacity of the water is

reduced in shallower pools (Vaughn 2005). Indirect effects of emersion might also include increased predation.

The mollusk community found within the shallow-water littoral zone of the Wells Project appears to be well adapted to daily reservoir fluctuations characterized by current operations but may be affected by infrequent reservoir operations, depending on their timing, magnitude, and duration as well as the species present within exposed littoral areas (DTA 2006a). The Wells Project aquatic macroinvertebrate species assemblage is generally characterized by a diverse assemblage dominated by native species, suggesting Project operations have been compatible with the persistence of native aquatic macroinvertebrate populations. Douglas PUD is not proposing any change to Project operations; therefore, this diverse assemblage is likely to be sustained under future Project conditions.

Proposed Environmental Measures

Aquatic Nuisance Species Management Plan

As part of the Aquatic Settlement Agreement, Douglas PUD is proposing to implement an ANSMP (Appendix E-3) to protect the current native-dominant macroinvertebrate communities. The goal of the ANSMP is to prevent the introduction and/or spread of aquatic nuisance species in Wells Project waters. Objectives of the ANSMP are as follows:

- Objective 1:** Implement best management practices to prevent Eurasian watermilfoil (*Myriophyllum spicatum*) proliferation during in-water (i.e., construction, maintenance, and recreation improvements) improvement activities in the Project.
- Objective 2:** Continue participation in regional and state efforts to prevent the introduction and spread of aquatic nuisance species. Activities include continued monitoring for the presence of ANS, monitoring bycatch data collected during other aquatic management plan activities, and conducting education outreach within the Project.
- Objective 3:** In response to proposed changes in the Project requiring FERC approval, the Aquatic SWG will assess the potential effects, if any, with respect to the introduction or proliferation of aquatic nuisance species in the Project to inform management decisions to support success of the ANSMP and will implement reasonable and appropriate measures to address any potential effects.

The ANSMP is intended to be compatible with other aquatic nuisance species management plans in the Columbia River mainstem. In addition to protecting macroinvertebrate habitat and preventing the introduction of deleterious exotic species, the ANSMP will also maintain the existing native assemblages by providing information and educational outreach to the public and through the monitoring of all bycatch collected during other aquatic management plan activities. Douglas PUD will continue participating in state and regional coordination efforts to prevent the introduction and spread of aquatic invasive species that may threaten the diversity or abundance of native species, aquatic habitat, and the ecological stability in the Wells Project.

Land Use Policy

In addition to the ANSMP, Douglas PUD has developed and currently implements a Land Use Policy as described in Section 3.3.5.2, of this EA (Appendix E-8). Continued management efforts of land use and shoreline enhancement activities within the Wells Project will provide additional protection of Wells Project aquatic macroinvertebrate species through minimizing impacts to littoral areas. Douglas PUD is proposing to continue the implementation of its Land Use Policy during the new license term.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on aquatic macroinvertebrates.

3.3.2.4 Salmon and Steelhead

Affected Environment

Five species of anadromous salmonids are found in the Wells Reservoir. These salmonids include the Upper Columbia River (UCR) spring-run Chinook salmon (spring Chinook), UCR summer/fall-run Chinook salmon (summer/fall Chinook), Okanogan River sockeye salmon (sockeye), UCR steelhead (steelhead), and hatchery origin coho salmon (coho). The timing of adult migration, spawning, incubation, hatching emergence, juvenile rearing, smolt outmigration, and ocean residence periods differs among salmonid species and some of these differences have been used to separate several species into different races/demes (NMFS 2002a).

With the exception of the summer/fall Chinook, anadromous salmonids utilize Wells Reservoir primarily as a migratory corridor; this differs considerably from some resident species that may depend upon the habitats in the Wells Project for all their life history needs. Summer/fall Chinook are known to extensively utilize the Wells Reservoir for rearing as well as migration (Chapman et al. 1994a). All of these species are native to the Columbia River basin and are considered game fish species. As discussed in the

Biological Assessment (BA; Appendix E-9), based on results from previous studies, the reservoir does not provide suitable spawning habitat for any of the anadromous fish species (Beak Consultants, Inc. and Rensel Associates 1999; Douglas PUD 2009a). In 2004, Douglas PUD entered into a long-term agreement to resolve all Project-related impacts to anadromous salmonids. The Wells Anadromous Fish Agreement and HCP contains measures to protect all five species of anadromous salmonids found at the Wells Project. The objective of the Wells HCP is to achieve NNI for each Plan Species. The Wells HCP outlines a schedule for meeting and maintaining NNI throughout the 50-year term of the agreement. NNI consists of two components including: (1) a 91 percent combined adult and juvenile Wells Project survival standard achieved by Wells Project improvement measures implemented within the geographic area of the Wells Project, and (2) up to 9 percent compensation for unavoidable Wells Project-related mortalities. Compensation to meet NNI is provided through a hatchery and a tributary program under which 7 percent compensation is provided through hatchery production and 2 percent compensation is provided through the funding of enhancements to tributary habitats that support Plan Species.

The HCP was designed to address Douglas PUD requirements for relicensing and, as such, included all of the parties' terms, conditions and recommended measures related to regulatory requirements to conserve, protect and mitigate effects on Plan Species pursuant to ESA, the FPA, the Fish and Wildlife Coordination Act, the EFH provisions of the Magnuson-Stevens Fishery Conservation and Management Act, the Pacific Northwest Electric Power Planning and Conservation Act and Title 77 RCW. The HCP also obligates the parties to work together to address water quality issues.

The Wells HCP was signed in 2002 by NMFS, USFWS, CCT, WDFW, Douglas PUD, and the Wells Project power purchasers (Puget Sound Energy, Portland General Electric, PacifiCorp, and Avista Corporation). In 2005, the HCP was signed by the YN. In late 2003, NMFS issued Douglas PUD a new ESA section 10 Incidental Take Permit (ITP No. 1391) for steelhead, spring Chinook, summer/fall Chinook, and sockeye for the operation and maintenance of the Wells Project. The Wells HCP was approved by the FERC on June 21, 2004, and made part of the Wells Project license. Following the FERC's approval of the HCP, Douglas PUD implemented the Wells HCP as part of the measures developed for the relicensing of the Wells Project.

Concurrent with the issuance of ITP No. 1391, NMFS also issued Douglas PUD three separate ESA section 10 ITPs (ITP No. 1395, 1347, and 1196) for salmon and steelhead associated with the operation of Douglas PUD's hatchery programs. These hatchery programs are central to Douglas PUD's fulfillment of the hatchery mitigation requirements of the HCP and Wells Project license. Permit Nos. 1196 and 1365 are for incidental take of ESA-listed salmon and steelhead in association with the operation of Douglas PUD's spring Chinook and steelhead hatchery programs, respectively. Permit

No. 1347 is for incidental take of ESA-listed salmon and steelhead in association with the operation of Douglas PUD's hatchery programs for non-ESA-listed salmon.

The HCP also requires the formation of four committees that are used to implement, monitor, and administer the agreement; namely, the Policy, Coordinating, Hatchery, and Tributary committees. The Wells HCP contains several plans and programs for implementing the components of the agreement. These plans include the Passage Survival Plan (HCP Section 4), Wells Dam Juvenile Dam Passage Survival Plan (HCP Section 4.3), Tributary Conservation Plan (HCP Section 7), Hatchery Compensation Plan (HCP Section 8), Adult Passage Plan (HCP Section 4.4 and HCP Appendix A), and a Predator Control Program (HCP Section 4.3.3) (Douglas PUD 2002b).

In 2007, in response to a request from NMFS, the FERC determined that the Wells HCP qualifies as a comprehensive plan under FPA Section 10(a)(2)(A). (Letter of October 16, 2007 from Mark Pawlowski [FERC] to Keith Kirkendall [NMFS])

A new element of the HCP is the need to develop HGMPs in order to ensure that the NNI hatchery programs continue to be operated in a manner that ensures the conservation and recovery of ESA-listed salmon and steelhead populations. In 2009, two new HGMPs were developed and approved by the HCP Hatchery Committee.

Annual fish counts at the Wells Project of all anadromous salmonids for the period of 1998 through 2007, when consistent ladder counting methodology was adopted at the Wells Project (24-hours per day), are provided in Table 3.3.2.4-1.

Table 3.3.2.4-1 Annual anadromous fish counts from 1998-2007 and 10-year averages.

Year	Spring Chinook	Summer Chinook	Fall Chinook	Summer Steelhead**	Coho	Sockeye
1998	363*	4,108	1,200	3,444	0	4,669
1999	345	7,787	2,548	3,920	224	12,388
2000	2,587	10,156	3,418	6,649	0	59,944
2001	10,871	38,126	9,591	18,920	612	74,490
2002	7,626	62,623	6,472	9,851	132	10,768
2003	4,702	46,391	8,253	10,337	168	28,977
2004	4,793	32,847	5,777	9,769	291	78,053
2005	4,996	31,763	3,461	7,620	348	55,559
2006	4,376	27,196	5,043	7,042	409	22,075
2007	2,793	16,817	2,670	7,879	2,432	22,273
Average	4,345	27,781	4,843	8,143	462	36,920

*All spring Chinook captured in this year were taken for broodstock.

**Steelhead counts include up to 400 steelhead trapped annually from the Wells fish ladders for broodstock.

UCR Spring-Run Chinook

Regulatory Status

The ESU for UCR spring-run Chinook includes all naturally-reproducing populations in all river reaches accessible to Chinook salmon in the mid-Columbia River tributaries upstream of Rock Island Dam and downstream of Chief Joseph Dam, excluding the Okanogan River. NMFS has initially identified three important spawning populations within this ESU: the Wenatchee, Entiat, and Methow river populations (NMFS 2002a). These populations are genetically and ecologically separate from the summer/fall run populations in the lower parts of many of the same river systems. Hatchery-reared Chinook (and their progeny) from the following stocks are considered part of the listed ESU: Chiwawa River, Methow River, Twisp River, Chewuch River, White River, and Nason Creek.

The NMFS final determination to list the UCR spring-run Chinook salmon as an endangered species under the federal ESA was issued on March 24, 1999 (64 FR 14308); endangered status was reaffirmed on June 28, 2005 (70 FR 37160). The ESU includes all naturally-spawned populations of Chinook salmon in all river reaches accessible to Chinook salmon in Columbia River tributaries upstream of the Rock Island Dam and downstream of Chief Joseph Dam in Washington (excluding the Okanogan River), as well as six artificial propagation programs: the Twisp River, Chewuch River, Methow Composite, Winthrop National Fish Hatchery (NFH), Chiwawa River, and White River spring-run Chinook hatchery programs (NMFS 2009).

NMFS adopted the Upper Columbia Salmon Recovery Board (UCSRB) Upper Columbia Spring Chinook Salmon and Steelhead Recovery Plan as its final recovery plan for upper Columbia spring Chinook and steelhead (UCSRB 2007). This plan defined abundance recovery targets for each spawning aggregation in this ESU. These numbers are intended to represent the number and productivity of naturally-produced spawners that may be needed for recovery, in the context of whatever take or mortality is occurring. They should not be considered in isolation, as they represent the numbers that, taken together, may be needed for the population to be self sustaining in its natural ecosystem. For spring Chinook salmon, recovery levels are 2,000 spawners in the Wenatchee River, 500 spawners in the Entiat River, and 2,000 spawners in the Methow River (UCSRB 2007).

Critical Habitat Designation for Spring Chinook

The mainstem Columbia River from the Wells Tailrace to the confluence of the Columbia and Methow rivers, along with the accessible portions of the Methow River basin, are included in the critical habitat listed for spring Chinook in the Wells Project area (70 FR 52731).

Life History

Methow River basin (Chewuch, Methow, and Twisp rivers) spring Chinook exhibit classic stream-type life history strategies, emigrating from freshwater as yearling smolts and undertaking extensive offshore ocean migrations. The majority of these fish mature at 4 years of age and return to the Columbia River March through mid-May. In the mid-Columbia River basin, Chinook passing Wells Dam before June 28 are considered spring Chinook (NMFS 2002a).

After entering the Methow River, adult spring Chinook hold in the deeper pools and under cover until the onset of spawning. They may spawn near their holding areas or move upstream into smaller tributaries. Spawning generally occurs from late July through September and typically peaks in late August, although the peaks vary among tributaries (Chapman et al. 1995). Spring Chinook eggs hatch in late winter and the fry emerge from gravel in April and May (Chapman et al. 1995). Most of these juveniles (73 to 193 mm in size) rear in tributary headwater streams for 1 year before migrating to the ocean, typically during the months of April, May, and June (Douglas PUD 2002a). Spring Chinook utilize the mainstem Columbia River primarily as a migration corridor, and as a result, they spend little time rearing in Wells Reservoir (NMFS 2002a).

The primary spawning areas for Methow spring Chinook are the mainstem Methow River upstream of the Chewuch River confluence, the Twisp, Chewuch and Lost rivers, and Thirtymile and Lake Creeks. Spawning is observed occasionally in the Methow Hatchery outfall and Foghorn Ditch as well, but it is likely that the fish spawning here are of hatchery origin. A very limited amount of spawning has also been reported in Early Winters, Wolf, and Gold Creeks (NMFS 2002a). Documented spawning sites for spring Chinook in the Methow drainage are located 40 miles upstream of the Wells Project Boundary which extends up to RM 1.5 on the Methow River. Between the years of 1998 and 2007, the number of spring Chinook migrating upstream of Wells Dam annually has averaged 4,345 adults and ranged from 363 adults in 1998 to 10,871 adults in 2001 (Table 3.3.2.4-1).

Spring Chinook Study Results

Following approval of the Wells HCP in 2004, spring Chinook studies have been conducted in close coordination with the parties to the Wells HCP including active involvement in the development of study plans, study implementation, and peer review of final reports by the Policy, Coordinating, Hatchery, and Tributary committees. The results of these numerous studies are detailed within the HCP Annual Reports to the FERC (Anchor and Douglas PUD 2005, 2006, 2007, 2008, 2009).

Prior to the FERC's approval of the HCP in 2004, spring Chinook studies, dating back to 1990, were conducted in close coordination with the parties to the Long Term Settlement Agreement for Anadromous Fish (Douglas PUD 1990). The results of these numerous studies can be found in the annual reports submitted to the FERC outlining compliance with the terms of the FERC license and associated settlement agreement (FERC Project 2149, Docket E-9569; Douglas PUD 1991, 1992a, 1993, 1994, 1995, 1996, 1997a, 1998, 1999, 2000, 2001, 2002c, 2003, 2004b).

UCR Summer Steelhead

Regulatory Status

The UCR summer steelhead was listed under the federal ESA as endangered on August 18, 1997 (62 FR 43937). NMFS considers all UCR summer steelhead returning to tributary streams upstream of the confluence of the Yakima River and the Columbia River as belonging to the UCR distinct population segment (DPS) (NMFS 2008). The status of ESA-listed UCR summer steelhead was changed to threatened on January 5, 2006 (71 FR 834). This listing was reinstated to endangered status per U.S. District Court decision in June 2007 (NMFS 2008). In March 2009, the Ninth Circuit upheld NMFS decision to list UCR summer steelhead as threatened and not endangered, overturning the June 2007 District Court decision.

On April 4, 2002, NMFS defined interim abundance recovery targets for each spawning aggregation in this ESU. These numbers are intended to represent the number and productivity of naturally-produced spawners that may be needed for recovery, in the context of whatever take or mortality is occurring. They should not be considered in isolation, as they represent the numbers that, taken together, may be needed for the population to be self-sustaining in its natural ecosystem. For UCR summer run steelhead, the interim recovery levels are 1,000 spawners in the Methow River, 1,000 spawners in the Wenatchee River, and 500 spawners in the Entiat River (UCSRB 2007). Only the Methow River spawners pass through the Wells Project.

The majority of the UCR summer steelhead are of hatchery origin (Chapman et al. 1994b). Steelhead hatchery programs covered under the listing determination include the Wells and Eastbank fish hatcheries. These programs release listed steelhead into the Okanogan, Similkameen, Methow, and Wenatchee rivers.

Critical Habitat Designations

Critical habitat was designated for the UCR summer steelhead DPS by NMFS on September 2, 2005 (70 FR 52630). Critical habitat does occur in the Wells Project area and includes: (1) the mainstem Columbia River from the Wells tailrace to the confluence of the Columbia and Okanogan rivers; (2) the accessible portions of the Methow River

basin; and (3) the accessible portions of the Okanogan River basin, excluding the Colville Reservation and Salmon Creek (NMFS 2006).

Life History

Steelhead are an anadromous salmonid that spawn in tributaries and migrate through the Columbia River to the ocean. Adult steelhead rear one to two years in the ocean before returning to the Columbia River between March and October. Returning adults typically pass Wells Dam from June through October. The adult migration is protracted over a relatively long period. Further, spawning does not occur until the following March through July (Peven 1992). Unlike other anadromous salmonids, some steelhead adults (kelts) return to the ocean after spawning and may spawn more than once during their lifetime; however, repeat spawners in the mid-Columbia River region represent only 2.1 percent of the population (Brown 1995).

Steelhead eggs incubate from late March through June, and fry emerge from late spring to August. Their use of tributaries for rearing is variable, depending upon population size, and both weather and flow at any given time. Generally, juveniles rear in tributaries for two to three years (range from one to seven years) before migrating downstream as smolts. Fry and smolts disperse downstream through the Wells Project in late April through June. Some steelhead are thought to residualize and live their entire lives in freshwater (Peven et al. 1994). As a result of their varied length of freshwater residence, their variable ocean residence, and their spatial and temporal spawning distribution within a watershed, steelhead exhibit an extremely complex mosaic of life history types. Such life history diversity is an effective strategy for ensuring the long-term viability of populations (NMFS 2002a).

The majority of naturally- and hatchery-produced steelhead that are present in the Wells Project spawn in the Methow River watershed, with a small population spawning and rearing in the Okanogan River watershed. Although steelhead typically feed during their seaward migration, mid-Columbia reservoirs, such as Wells, serve primarily as migration corridors rather than as rearing habitat (Chapman et al. 1994b). Between the years of 1998 and 2007 the number of steelhead migrating upstream of Wells Dam annually has averaged 8,143 adults and ranged from 3,444 adults in 1998 to 18,920 adults in 2001 (Table 3.3.2.4-1).

Steelhead use spawning habitat in the mainstem Methow River and 11 of its tributaries located in the mid and upper reaches of the drainage (NMFS 2002a). Documented spawning sites for steelhead in the Methow drainage are located upstream of the Wells Project Boundary. A small number of steelhead return to spawn on the lower Similkameen River, a tributary to the Okanogan River near the U.S.-Canada border (NMFS 2002a). Documented spawning sites for steelhead in the Okanogan drainage are located upstream of the Wells Project Boundary.

Steelhead Study Results

Following approval of the Wells HCP in 2004, all steelhead studies have been conducted in close coordination with the parties to the Wells HCP, including active involvement in the development of study plans, study implementation, and peer review of final reports by the Policy, Coordinating, Hatchery, and Tributary committees. The results of these numerous studies are detailed within the HCP Annual Reports to the FERC (Anchor and Douglas PUD 2005, 2006, 2007, 2008, 2009).

Prior to the FERC's approval of the HCP in 2004, steelhead studies, dating back to 1990, were conducted in close coordination with the parties to the Long Term Settlement Agreement for Anadromous Fish (Douglas PUD 1990). The results of these numerous studies can be found in the annual reports submitted to the FERC outlining compliance with the terms of the FERC license and associated settlement agreement (Project 2149, Docket E-9569; Douglas PUD 1991, 1992a, 1993, 1994, 1995, 1996, 1997a, 1998, 1999, 2000, 2001, 2002c, 2003, 2004b).

Summer/Fall Chinook

Regulatory Status

The summer/fall Chinook ESU includes all naturally-spawned summer/fall Chinook populations found in the Columbia River and its tributaries from the confluence of the Snake and Columbia rivers upstream to Chief Joseph Dam. Although summer/fall Chinook are considered part of the same ESU and are characterized as ocean-type fish, they spawn in different areas of the basin (Waknitz et al. 1995). On March 9, 1998, NMFS determined that UCR summer/fall Chinook were not at a level of extinction risk that warranted listing under the ESA (63 FR 11482).

Life History

Summer/fall Chinook spawn in the Okanogan River downstream of Osoyoos Lake and in the Similkameen, Methow, Wenatchee, and Entiat rivers during late September through November with peak activity in October (NMFS, 2002a). The spawning distribution of summer/fall Chinook overlap in the lower reaches of mid-Columbia tributary streams (Okanogan, Methow, and Wenatchee rivers) and in the tailraces of the mainstem mid-Columbia River dams. Hatcheries that raise and release summer/fall Chinook include the Wells, Eastbank, Turtle Rock, and Priest Rapids Hatcheries. These programs release fish into the Okanogan, Similkameen, Methow, Wenatchee, and mainstem Columbia rivers (NMFS 2002a). The CCT have received approval for a new hatchery near Chief Joseph Dam (Chief Joseph Hatchery) that will produce summer/fall Chinook intended to enhance populations in the Okanogan and Columbia rivers (NWPPC 2009).

Most adult summer/fall Chinook enter the Columbia River from late May to early September and pass the mid-Columbia River dams from late June through October, after spending three or four years in the ocean (Chapman et al. 1994a). In the mid-Columbia Basin, summer Chinook pass Wells Dam between June 29 and August 28 and fall Chinook pass Wells Dam from August 29 through the end of the counting season in mid-November (NMFS 2002a). Between the years of 1998 and 2007 the number of adult summer/fall Chinook migrating over Wells Dam annually averaged 32,624 fish (see Table 3.3.2.4-1 above).

Naturally-produced juvenile summer/fall Chinook emerge in April and May and move downstream within a few days to a few weeks (Chapman et al. 1994a). Ocean-type fish (summer/fall Chinook) generally migrate to the ocean as age-0 subyearlings in late summer and early fall months, passing mid-Columbia River dams between June and August (Chapman et al. 1994a). Summer/fall Chinook leave the Methow and Okanogan rivers in summer (Snow et al. 2008). These fish may rear in the mainstem Columbia River for extended periods (Chapman et al. 1994a). This phenomenon may also occur in other tributaries to the mid-Columbia River including the Okanogan and Similkameen rivers, suggesting that mainstem reservoirs largely influence the success of summer/fall Chinook (NMFS 2002a).

Summer/Fall Chinook Study Results

Following approval of the Wells HCP in 2004, all of the summer/fall Chinook studies have been conducted in close coordination with the parties to the Wells HCP including active involvement in the development of study plans, study implementation, and peer review of final reports by the Policy, Coordinating, Hatchery, and Tributary committees. The results of these numerous studies are detailed within the HCP Annual Reports to the FERC (Anchor and Douglas PUD 2005, 2006, 2007, 2008, 2009).

Prior to the FERC's approval of the HCP in 2004, summer/fall Chinook studies, dating back to 1990, were conducted in close coordination with the parties to the Long Term Settlement Agreement for Anadromous Fish (Douglas PUD 1990). The results of these numerous studies can be found in the annual reports submitted to the FERC outlining compliance with the terms of the FERC license and associated settlement agreement (Project 2149, Docket E-9569; Douglas PUD 1991, 1992a, 1993, 1994, 1995, 1996, 1997a, 1998, 1999, 2000, 2001, 2002c, 2003, 2004b).

Okanogan River Sockeye Salmon

Regulatory Status

This ESU includes all naturally-reproducing sockeye that spawn in, upstream, or downstream of Osoyoos Lake, or in the Similkameen River (a tributary of the Okanogan River). Spawning and primary rearing habitat of this ESU is located in British Columbia, while the migration corridor for both juveniles and adults includes the Wells Reservoir. This population is genetically distinct from the Lake Wenatchee sockeye populations as determined by both spatial distribution and genetic differences (63 FR 16955). On March 10, 1998, NMFS determined that Okanogan River sockeye salmon were not at a level of extinction risk that warranted listing under the ESA (63 FR 11749).

Life History

Adult sockeye begin entering the Columbia River in May and pass the mid-Columbia River dams between late May and mid-August (BPA et al. 1994) with the majority of the fish passing over Wells Dam during July. Between 1998 and 2007, the number of adult sockeye migrating over Wells Dam annually has averaged 36,920, ranging from 4,669 (1998) to 78,053 (2004) (Table 3.3.2.4-1). In 2008, the largest ever escapement of Okanogan sockeye was counted at Wells Dam with 165,334 adults counted.

The timing of the adult sockeye migration to Osoyoos Lake is affected by temperatures in the Okanogan River. Once these fish reach Osoyoos Lake, the adults hold in the north basin of the lake until spawning maturation is achieved. Spawning generally occurs from late September to early November (Hyatt and Rankin 1999).

Sockeye fry emerge in March and April and move into Osoyoos Lake to rear for one to three years before migrating downstream to the ocean. Sockeye smolts typically pass the Wells Dam between mid-April and late May during their outmigration (Chapman et al. 1995).

Sockeye Study Results

Following approval of the Wells HCP in 2004, all of the sockeye studies have been conducted in close coordination with the parties to the Wells HCP, including active involvement in the development of study plans, study implementation, and peer review of final reports by the Policy, Coordinating, Hatchery, and Tributary committees. The results of these numerous studies are detailed within the HCP Annual Reports to the FERC (Anchor and Douglas PUD 2005, 2006, 2007, 2008, 2009).

Prior to the FERC's approval of the HCP in 2004, sockeye studies, dating back to 1990, were conducted in close coordination with the parties to the Long Term Settlement Agreement for Anadromous Fish (Douglas PUD 1990). The results of these numerous studies can be found in the annual reports submitted to the FERC outlining compliance with the terms of the FERC license and associated settlement agreement (Project 2149, Docket E-9569; Douglas PUD 1991, 1992a, 1993, 1994, 1995, 1996, 1997a, 1998, 1999, 2000, 2001, 2002c, 2003, 2004d).

Coho Salmon

Regulatory Status

Historically, coho were distributed throughout the Columbia and Snake river basins. By the early 1900s, populations of mid-Columbia River coho were extirpated (BPA 1999).

Life History

Prior to 1910, irrigation, livestock grazing, and mining were major contributors to the decline of coho; later, timber harvest, fire management, and irrigation impacts were the major causes of coho stock decline. Within the Wells Project, the Methow River drainage once supported a large population of coho salmon, but indigenous coho were extirpated upstream from Rock Island Dam by the mid-1940s.

Due to the fact that coho salmon stocks were locally extirpated early in the 1900s, most life history information is derived from affidavits from older residents (NMFS 2002a). These accounts support the belief that coho salmon probably returned to mid-Columbia River tributaries in September, October, and November. This has been consistent with the timing of hatchery coho salmon that have been reintroduced to the mid-Columbia basin in recent years (NMFS 2002a). In the Lower Columbia River tributaries, coho salmon spawn from October to mid-December. Juveniles typically spend one year in freshwater before outmigrating as yearling smolts in April and May (Snow et al. 2008). Coho salmon typically spend about 18 months at sea before returning to spawn (NMFS 2002a).

Efforts are currently underway to reintroduce coho to the Methow River basin (Columbia Basin Fish and Wildlife Authority [CBFWA] 2006). Between the years of 1998 and 2007, the number of recently-reintroduced coho adults migrating over Wells Dam annually averaged 462, ranging from zero (1998, 2000) to 2,432 (2007) (Table 3.3.2.4-1).

Coho Study Results

Following approval of the Wells HCP in 2004, coho studies have been conducted in close coordination with the parties to the Wells HCP, including active involvement in the development of study plans, study implementation, and peer review of final reports by the Policy, Coordinating, Hatchery, and Tributary committees. The results of these studies are detailed within the HCP Annual Reports to the FERC (Anchor and Douglas PUD 2005, 2006, 2007, 2008, 2009).

Prior to the FERC's approval of the HCP in 2004, there were few studies conducted on coho due to the extirpated status of the species.

Environmental Effects

Through the implementation of the Wells HCP, all Project-related effects to anadromous salmonids have been fully mitigated through the achievement of NNI. A major feature of the Wells HCP is what is termed a "phased implementation plan" to achieve the survival standards. The Wells HCP has three phases within the phased implementation plan. Under Phase I, Douglas PUD implemented: (1) juvenile and adult operating plans and criteria to meet the survival standards; and (2) a monitoring and evaluation program to determine compliance with the NNI standards. Following the completion of the three-year monitoring and evaluation program in Phase I (Bickford et al. 1999, 2000, 2001), the Wells HCP Coordinating Committee determined that the pertinent survival standards had been achieved (Anchor and Douglas PUD 2006, 2007, 2008).

Having achieved the survival standards during Phase I, the Wells Project proceeded directly to Phase III (Anchor and Douglas PUD 2006, 2007, 2008, 2009). In short, the achievement of Phase III indicates that the appropriate standard has either been achieved or is likely to have been achieved and provides additional or periodic monitoring to ensure that survival of the Plan Species remains in compliance with the survival standards for the term of the Wells HCP. In Phase III, there are three separate sub-phases: Phase III (Standards Achieved), Phase III (Provisional Review), and Phase III (Additional Juvenile Studies) (Douglas PUD 2002*b*).

In February 2005, the Wells HCP Coordinating Committee determined that the Wells Project had achieved Phase III (Standard Achieved) for spring Chinook and steelhead, and Phase III (Additional Juvenile Studies) for summer/fall Chinook and sockeye (Anchor and Douglas PUD 2006). In December 2007, the Wells HCP Coordinating Committee determined that the Wells Project had achieved Phase III (Additional Juvenile Studies) for coho (Anchor and Douglas PUD 2008) (Table 3.3.2.4-2).

Table 3.3.2.4-2 Phase designations for the Wells Project under the Wells HCP.

Plan Species	Phase Designation	Date
UCR steelhead	Phase III (Standard Achieved)	February 22, 2005
UCR yearling spring Chinook	Phase III (Standard Achieved)	February 22, 2005
UCR subyearling summer/fall Chinook	Phase III (Additional Juvenile Studies)	February 22, 2005
Okanogan River sockeye	Phase III (Additional Juvenile Studies)	February 22, 2005
Methow River Coho	Phase III (Additional Juvenile Studies)	December 12, 2007

Sources: Anchor and Douglas PUD 2006, 2008.

In addition to the achievement of Phase III under the terms of the Wells HCP, a draft BA was prepared as part of relicensing for the two ESA-listed anadromous species for the purpose of ESA Section 7 consultation with NMFS. This analysis determined that the relicensing of the Wells Project may effect but is not likely to adversely affect spring Chinook and steelhead and will have no effect on designated critical habitat for either species. The BA can be found in Appendix E-9.

Proposed Environmental Measures

The Wells HCP Agreement is a comprehensive and long-term management plan for the Plan Species affected by the Wells Project. The Wells HCP represents a settlement of issues related to salmon and steelhead among all of the signatory Parties to the agreement and an ESA Section 10 HCP between Douglas PUD and NMFS. The Wells HCP was approved by the FERC and adopted as an amendment of the current license in 2004 (107 FERC ¶ 61,280). In response to a request from NMFS, the FERC determined in 2007 that the HCP qualifies as a comprehensive plan under FPA Section 10(a)(2)(A). (Letter of October 16, 2007 from Mark Pawlowski [FERC] to Keith Kirkendall [NMFS])

The Wells HCP commits Douglas PUD to a 50-year program to ensure that the Wells Project has achieved and maintained NNI for Plan Species. The HCP requires that this be accomplished through a combination of juvenile and adult fish passage measures at the dam, off-site hatchery programs and evaluations, and habitat restoration work conducted in tributary streams upstream of the Wells Dam. The HCP outlines a schedule for meeting and maintaining NNI throughout the 50-year term of the agreement. NNI consists of two components: (1) a 91 percent combined adult and juvenile Wells Project survival standard achieved by improvement measures implemented within the geographic area of the Wells Project; and (2) up to 9 percent compensation for unavoidable Wells Project-related mortalities. Compensation to meet NNI is provided through hatchery and tributary programs under which 7 percent compensation is provided through hatchery

production and 2 percent compensation is provided through the funding of enhancements to tributary habitats that support Plan Species.

The Wells HCP contains several plans and programs for implementing the components of the agreement. These plans include the Passage Survival Plan (HCP Section 4), Wells Dam Juvenile Dam Passage Survival Plan (HCP Section 4.3), Tributary Conservation Plan (HCP Section 7), Hatchery Compensation Plan (HCP Section 8), Adult Passage Plan (HCP Section 4.4 and HCP Appendix A), and a Predator Control Program (HCP Section 4.3.3) (Douglas PUD 2002b).

Passage Survival Plan

The Passage Survival Plan contained within Section 4 of the Wells HCP provides specific detail regarding the implementation and measurement of unavoidable juvenile and adult losses for each of the Plan Species passing through Wells Dam. The plan identifies the methodologies for measuring survival rates and the decision process that will be followed depending on whether the applicable survival standards are achieved or not. This section of the plan also details the specific survival standards that must be achieved within defined time frames in order for the licensee to be considered in compliance with the terms of the HCP (Douglas PUD 2002b).

Wells Dam Juvenile Dam Passage Survival Plan

In addition to the specific details describing the conduct and evaluation of survival studies for achievement of NNI, the HCP also contains specific criteria for the operation of the Wells juvenile fish bypass system. This section of the Wells HCP outlines specific bypass operational criteria, operational timing, and evaluation protocols to ensure that at least 95 percent of the juvenile Plan Species passing through Wells Dam are provided a safe, non-turbine passage route around the dam. The operational dates for the bypass are set annually by unanimous agreement of the parties to the HCP.

Tributary Conservation Plan

The Tributary Conservation Plan within Section 7 of the Wells HCP guides the funding for and allocation of dollars from the Plan Species Account. The Plan Species Account provides funding for tributary habitat protection and restoration projects within the Wells Project Boundary and within the portions of the Methow and Okanogan rivers that are accessible to Plan Species, in order to compensate for up to 2 percent unavoidable adult and/or juvenile mortality for HCP species passing through Wells Dam. The Tributary Committee will select projects according to guidelines established in Supporting Document D, with a high priority given to the acquisition of land or interests in land such as conservation easements or water rights.

Hatchery Compensation Plan

The Hatchery Compensation Plan, as described in Section 8 of the Wells HCP, was established to provide hatchery compensation for up to 7 percent unavoidable juvenile passage losses of Plan Species passing through Wells Dam (Douglas PUD 2002*b*). The goal of the program is to utilize hatchery-produced fish to replace unavoidable losses in such a manner that the hatchery fish produced contribute to the rebuilding and recovery of naturally-reproducing populations of Plan Species, in their native habitats, while maintaining the genetic and ecological integrity of each stock of Plan Species. Supporting harvest, where appropriate, is also a goal of the Hatchery Compensation Plan.

Adult Passage Plan

The Adult Passage Plan, as contained within Section 4.4 and Appendix A of the Wells HCP, is intended to ensure safe and rapid passage for adult Plan Species as they pass through the fish ladders at Wells Dam. The plan contains specific operating and maintenance criteria for the two adult fish ladders and the two adult fish ladder traps, and provides details regarding the implementation of passage studies on adult Plan Species including studies related to passage success, timing, and rates of fallback.

Predator Control Program

Section 4.3.3 of the Wells HCP includes the requirement that Douglas PUD implement a northern Pikeminnow (*Ptychocheilus oregonensis*), piscivorous bird, and piscivorous mammal harassment and control program to reduce the level of predation upon anadromous salmonids migrating through Wells Dam. The northern pikeminnow removal program may include a northern pikeminnow bounty program, fishing derbies and tournaments, and the use of longline fishing and trapping.

The other component of the predator control program is the implementation of control measures for piscivorous birds and mammals. The focus of these programs is not removal but hazing and access deterrents. Hazing includes propane cannons, pyrotechnics, and the physical presence of hazing staff. Access deterrents include steel wires across the hatchery ponds and tailrace, fencing, covers for hatchery ponds and electric fencing.

Hatchery Genetic Management Plans

HGMPs are used to address the take of ESA-listed species that may occur as a result of artificial propagation activities. The primary goal of an HGMP is to devise biologically-based artificial propagation management strategies that ensure the conservation and recovery of listed ESUs. Information from HGMPs is used to evaluate impacts on

anadromous salmon and steelhead listed under the ESA, and inform issuance of ESA Section 10 ITPs for artificial propagation activities.

The HCP, together with issued ITPs and HCP Hatchery Committee-approved HGMPs, form the basis for the NNI hatchery programs for the Wells Project. New HGMPs are currently being developed in close consultation with the HCP Hatchery Committee and will be included into the Final License Application. These new HGMPs are expected to result in substantial modifications to the facilities and operations at the Methow and Wells fish hatcheries.

Cumulative Effects

Salmonid species populations and their habitat have historically been affected by human activities on the Columbia River, including habitat alteration in tributaries; predation by introduced species; irrigation diversions; sport, tribal, and commercial fisheries; illegal harvest; and hydropower and non-hydropower dams. Parsing out the effects of each of these sources of impact has proven problematic. Hydropower development on the Columbia River has affected upstream and downstream migrations and altered habitat for numerous species of salmonids. Five species of anadromous salmonids are found in the Wells Reservoir, including spring Chinook, summer/fall Chinook, sockeye salmon, steelhead, and coho. The spring Chinook are listed under the ESA as endangered. Steelhead are listed under the ESA as threatened. Federal, tribal, state and local salmonid recovery programs, and Project-specific HCPs or BOs for the Columbia River projects, have been developed to guide species recovery activities. Many of these plans include both the listed and non-listed species that are found at the Wells Project.

The Hanford Reach Fall Chinook Protection Program Agreement (which replaced the 1988 Vernita Bar Settlement Agreement) protects and enhances fall Chinook salmon in the Hanford Reach during the spawning, pre-hatch, post-hatch, and emergence periods. The agreement provides for minimum flows and regulation of flow fluctuations in the Hanford Reach to reduce the cumulative effects of hydropower operations on fall Chinook salmon fry during the rearing period. The Hanford Reach Agreement also established reservoir operating procedures to be followed by Chelan PUD and Douglas PUD during the rearing period to assist Grant PUD in reducing the effects of flow fluctuations in the Hanford Reach on fall Chinook salmon, thereby reducing the cumulative effect on this species within the Columbia River basin.

Douglas PUD's HCP addresses a wide range of issues affecting salmon and steelhead populations at the Project and in the basin. Implementation of the Wells HCP, in addition to the federal, tribal, state and local salmonid recovery programs, is expected to increase wild fish populations in the Columbia River. Through the implementation of the strategies outlined in the HCP, all Project-related effects to each of the five anadromous salmonids found at the Project have been fully mitigated through the achievement of

NNI. Measures contained in the HCP will continue to support hatcheries for salmon and steelhead recovery efforts on the Columbia River, improve passage efficiency, enhance habitat, and provide for increasing populations. The HCP also provides for ongoing monitoring and evaluation, and includes the flexibility to adjust the program over the term of the new license as new information is gathered. The HCP reduces direct and indirect Project-related effects on Plan Species, thereby reducing the cumulative effects on these species within the Columbia River basin.

Unavoidable Adverse Effects

The Wells Project has no unavoidable adverse effects on anadromous salmonids.

3.3.2.5 Bull Trout

Affected Environment

Regulatory Status

On June 10, 1998, the USFWS listed bull trout within the Columbia River basin as threatened under the ESA (63 FR 31647). Later (November 1, 1999), the USFWS listed bull trout within the coterminous U.S. as threatened under the ESA (64 FR 58910). The USFWS identified habitat degradation, fragmentation, and alterations associated with dewatering, road construction and maintenance, mining, and grazing; blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment into diversion channels; and introduced non-native species as major factors affecting the distribution and abundance of bull trout. They noted that dams (and natural barriers) have isolated population segments resulting in a loss of genetic exchange among these segments (64 FR 58910). The USFWS believes many populations are now isolated and disjunct. In October 2002, the USFWS completed the first draft of a bull trout recovery plan intended to provide information and guidance that will lead to recovery of the species, including its habitat (USFWS 2002). Threatened bull trout population segments are widely distributed over a large area and because population segments were subject to listing at different times, the USFWS adopted a two-tiered approach to develop the draft recovery plan for bull trout (USFWS 2002).

In April 2008, the USFWS completed the five-year status review for Columbia River bull trout with two recommendations: maintain “threatened” status for the species, and determine if multiple distinct population segments exist within the Columbia River and if present, determine whether distinct populations merit specific protection under the ESA. The recommendations intend to facilitate analysis of Project effects over more specific and biologically-appropriate areas, ultimately allowing a greater focus of regulatory protection and recovery resources (USFWS 2008). The review also identified specific issues that limit the overall ability to accurately and quantitatively evaluate the current

status of bull trout. Seven recommendations were made to improve future evaluation and management decisions, all of which are largely based on improvement and standardization of monitoring and evaluation techniques, better delineation and agreement of core areas and Recovery Units, and multi-agency cooperation and management (USFWS 2008).

The Wells Project is situated within the Upper Columbia River Recovery Unit and the USFWS has identified the Wenatchee, Entiat, and Methow rivers as its core areas. A core area represents the closest approximation of a biologically functioning unit for bull trout. A core area functions as a metapopulation for bull trout. Not all core areas are equal and each has specific functions that are unique. For example, the Entiat Core Area depends heavily on the mainstem Columbia River to provide overwinter, migration, and forage habitats. The Wenatchee Core Area has populations using lake and riverine (both the Wenatchee and Columbia rivers) habitat for overwintering, migration, and foraging. Within a core area, many local populations may exist. A local population is assumed to be the smallest group of fish that is known to represent an interacting reproductive unit. Nineteen local populations have been identified in the Wenatchee (seven), Entiat (two), and Methow (10) core areas (USFWS 2002).

On December 10, 2003, the USFWS received a request from the FERC for formal consultation to determine whether the proposed incorporation of the HCP into the FERC license for operation of the Project was likely to jeopardize the continued existence of the Columbia River DPS of ESA-listed bull trout, or destroy or adversely modify proposed bull trout critical habitat. In response to the FERC request and based upon the results of the 2001 to 2003 study, which suggested that continued operations are not likely to jeopardize bull trout, the USFWS filed the BO and ITS with the FERC. On June 21, 2004, the FERC issued an order incorporating the HCP and the terms and conditions of the ITS into the FERC license for the Project.

In 2004, Douglas PUD in consultation with the USFWS, and as required under the HCP BO, developed the BTMMP. The goal of the BTMMP is to continue monitoring and evaluating bull trout in the Project to quantify and address, to the extent feasible, potential Project impacts on bull trout. Implementation of BTMMP measures specifically include: (1) address on-going Project impacts through the life of the existing operating license; (2) provide consistency with recovery actions as outlined in the USFWS bull trout recovery plan; and (3) monitor and minimize the extent of incidental take of bull trout, if any, consistent with Section 7 of the ESA. BTMMP implementation started in 2005 and continued through the spring of 2008. Objectives of the plan include identifying Project impacts, if any, on upstream and downstream passage of adult and sub-adult bull trout through Wells Dam, investigating the potential for sub-adult entrapment or stranding in off-channel or backwater areas of Wells Reservoir, and identifying the Core Areas and Local Populations, as defined in the USFWS' Bull Trout Recovery Plan, of bull trout that utilize the Project.

Life History

Bull trout are members of the char group within the family Salmonidae. Bull trout closely resemble Dolly Varden (*Salvelinus malma*), a related species. Genetic analyses indicate, however, that bull trout are more closely related to an Asian char (*Salvelinus leucomaenis*) than to Dolly Varden (Pleyte et al. 1992).

Bull trout are believed to have more specific habitat requirements than other salmonids (Rieman and McIntyre 1993). Growth, survival, and long-term persistence are dependent upon habitat characteristics such as cold water, complex instream habitat, a stable substrate with a low percentage of fine sediments, high channel stability, and stream/population connectivity. Stream temperature and substrate type, in particular, are critical factors for the sustained long-term persistence of bull trout. Spawning is often associated with the coldest, cleanest, and most complex stream reaches within basins. Bull trout may exhibit a patchy distribution, even in pristine habitats, and should not be expected to occupy all available habitats at the same time (Rieman and McIntyre 1995; Rieman et al. 1997).

Bull trout exhibit four distinct life history types: resident, fluvial, adfluvial, and anadromous. The fluvial, adfluvial, and resident forms exist throughout the range of bull trout (Rieman and McIntyre 1993). These forms spend their entire life in freshwater. The anadromous life history form is currently only known to occur in the Coastal-Puget Sound region within the coterminous U.S. (Volk 2000). Multiple life history types may be expressed in the same population, and this diversity of life history types is considered important to the stability and viability of bull trout populations (Rieman and McIntyre 1993). To date, only adfluvial bull trout have been documented within Wells Reservoir.

The majority of growth and maturation for adfluvial bull trout occurs in lakes or reservoirs, and fluvial bull trout in large river systems. Resident bull trout populations are generally found in small headwater streams where fish remain their entire lives.

For migratory life history types, juveniles tend to rear in tributary streams for one to four years before migrating downstream into a larger river or lake to mature (Rieman and McIntyre 1993). Juvenile and adult bull trout in streams frequently inhabit side channels, stream margins and pools with suitable cover (Sexauer and James 1993), and areas with cold hyporheic zones or groundwater upwellings (Baxter and Hauer 2000). The timing and extent of movements and spawning migrations varies substantially among populations of bull trout.

Critical Habitat Designations

On September 26, 2005, the USFWS designated critical habitat for the Columbia River distinct population segment of bull trout. None of the designated critical habitat occurs in or near the Wells Project.

Bull Trout Study Results

Two sets of studies have provided the majority of the information on bull trout migratory behavior at the Wells Project. The first study was the 2001 to 2004 mid-Columbia radio telemetry study undertaken jointly by the three mid-Columbia PUDs (Chelan, Grant, and Douglas PUDs) to evaluate the movement and status of bull trout in their respective project areas at the request of the USFWS (BioAnalysts, Inc. 2004). The goal of the study was to monitor the movements and migration patterns of adult bull trout in the mid-Columbia River using radio telemetry. From 2001 to 2003, bull trout were collected from the Wells, Rocky Reach, and Rock Island dams, radio-tagged, and monitored through 2004. Study activities included quantifying incidental take for migratory and sub-adult bull trout passing through the Wells Project.

In total, 79 bull trout were tagged during the study with 19 bull trout tagged at Wells Dam. Between 2001 and 2003, a total of 10 (two tagged at Rock Island, four at Rocky Reach, four at Wells), 11 (five Rocky Reach, four Wells, two from 2001), and one (one Wells) tagged bull trout were detected moving upstream through the ladders of Wells Dam, respectively (BioAnalysts, Inc. 2004). Median travel times (tailrace detection to ladder exit detection) during the telemetry study at Wells Dam in 2001 to 2003 were 8.87, 7.60, and 1.16 days, respectively. Median ladder passage times (entrance detection to ladder exit detection) during the telemetry study at Wells in 2001 to 2003 were 5.70, 0.23, and 0.16 days, respectively (BioAnalysts, Inc. 2004). Adult bull trout migrating upstream of Wells Dam appear to be destined for the Methow River. During the 2001 to 2003 study, no bull trout selected the Okanogan River system. In the Wells Reservoir, migratory bull trout have entered the Methow River by the end of June and spawning is typically complete by late October with some fish returning to the Wells Reservoir by mid-December. It appears that no radio-tagged bull trout were injured at the dams or in the reservoirs due to Project effects during telemetry monitoring in 2001, 2002, and 2003 (BioAnalysts, Inc. 2004).

The second series of studies took place during 2005 to 2008 and were associated with the implementation of the BTMMP. The goals of the BTMMP were to identify, develop, and implement measures to monitor and address potential Wells Project-related impacts on bull trout associated with the operations of the Wells Project and associated facilities (BioAnalysts, Inc. 2004). The BTMMP has four objectives, addressed by implementing various field study components from 2004 to 2008 at the Wells Project.

The first objective was to identify potential Project-related impacts on upstream and downstream passage of adult bull trout (fish ≥ 400 mm in length) through Wells Dam and reservoir, and implement appropriate measures to monitor any incidental take of adult bull trout. To meet the first objective, radio telemetry was used to monitor upstream and downstream passage, and off-season video counting was done in the Wells Project fishways during the winter. Between 2005 and 2008, 26 adult bull trout were trapped at Wells Dam and radio-tagged. Concurrent with the implementation of the Bull Trout Plan, the USFWS and Chelan PUD radio-tagged and released 136 adult bull trout at other mid-Columbia River basin locations including the Methow River, and Rock Island and Rocky Reach dams (50 USFWS tags 2006-2008, 86 Chelan PUD tags 2005-2007).

From 2005 to 2008, 25 downstream passage events and 52 upstream passage events by 40 individual bull trout were recorded at Wells Dam. Of these, 17 downstream and 41 upstream passage events occurred within one year of tagging and release. Of all tags released from 2001 to 2004, there were two downstream passage events and 41 upstream passage events. Of these, two downstream and 38 upstream passage events occurred within one year of release. The take estimates for the Wells Project were based upon the number of unique upstream and downstream passage events that took place within one year of each bull trout being tagged and released. During the six-year study and eight years of monitoring, 19 downstream and 79 upstream passage events took place at Wells Dam by radio-tagged bull trout within one year of release. Radio-tagged bull trout passed downstream through the turbines or spillways as no downstream passage events were recorded via the fishways. Out of the 19 downstream passage events that occurred within one year of tagging, zero bull trout injury or mortality was observed at the Wells Project. Out of the 79 upstream passage events that occurred within one year of tagging, zero bull trout injury or mortality was observed at the Wells Project (LGL and Doulgas PUD 2008a).

Upstream passage of adult bull trout through the fish ladders at Wells Dam has historically occurred between early May and late October, with peak passage typically occurring in May and June. During the 2005 and 2008 study, 214 adult bull trout were counted passing upstream through Wells Dam. The proportion of the bull trout population at Wells Dam that was radio tagged was 24 percent ($52/214 = 0.24$). Project operations did not appear to influence the movements of adult bull trout. Instead, adult bull trout passage events appeared to be more closely associated with water temperature, photoperiod, and time of year with rather predictable patterns of upstream and downstream movement (LGL and Douglas PUD 2008a). Because no take (injury or mortality) was observed during the study, there was no need to investigate how Project operations affected take at Wells Dam. During the 2005 to 2008 monitoring period, no adult bull trout were counted during the 24-hour off-season fishway counting period (November 16 to April 30). No upstream or downstream passage problems were identified during this study. Passage times upstream through the fishway appeared reasonable relative to the species migration and spawn timing. Because no passage

problems were identified during the study, there was no need to develop recommendations to change or modify the fishway operations at Wells Dam (LGL and Douglas PUD 2008a).

The third objective was to investigate the potential for sub-adult entrapment or stranding in off channel or backwater areas of Wells Reservoir. Douglas PUD contracted with GeoEngineers in March 2005 to develop detailed bathymetric maps of the Wells Project. The maps were produced at a 1-foot contour interval and were combined with Wells Dam operational data to assess potential areas of bull trout entrapment or stranding. The analysis identified several locations where stranding or entrapment of bull trout could potentially occur, including the Methow River mouth, the Okanogan River mouth, the Kirk Islands, the shallow water habitat in the Columbia River directly across from the mouth of the Okanogan River, Schluneger Flats, and the off-channel areas of the Bridgeport Bar Islands.

On May 18, 2006, Douglas PUD field crews surveyed five reservoir sites during operational and environmental conditions that could potentially result in bull trout stranding or entrapment (LGL and Douglas PUD 2008a). Boat and foot surveys were conducted and included a combination of shoreline transects and inspection of isolated sanctuary pools at all sites to visually identify entrapped or stranded bull trout. On November 5, 2008, an additional stranding survey was conducted at three of the five sites and one new site identified as having the highest probability of stranding during the 2006 study. No bull trout were observed during any of the bull trout stranding surveys.

The fourth objective was to identify the core areas and local populations of bull trout that utilize the Wells Project. Douglas PUD funded the collection of genetic samples from 22, 20, and 24 bull trout in 2005, 2006 and 2007, respectively (LGL and Douglas PUD 2008a). In 2005, six samples were collected at Wells Dam and 16 were collected at off-Project operations (Methow and Twisp river screw traps). In 2006, 10 samples were collected at Wells Dam and 10 samples were collected at off-Project operations. In 2007, 10 samples were collected at Wells Dam and 14 samples were collected at off-Project operations. All genetic samples were provided to the USFWS for analysis.

The majority of radio-tagged bull trout movements from the Wells Dam were to the Methow River and associated tributaries (e.g., Twisp River) located upstream of Wells Dam; only four detections (12 percent of 34 total detections) were of movement into the Entiat River, located downstream of Wells Dam (LGL and Douglas PUD 2008a). Most of the radio-tagged bull trout passed Wells Dam during the months of May and June (BioAnalysts, Inc. 2004). Adults generally exited presumed spawning locations in the Methow by late October; some bull trout were observed returning to Wells Reservoir by mid-December. Bull trout did not select the Okanogan River system in either telemetry study (one trout entered the Okanogan for a short period before leaving to enter the Methow system).

In addition to telemetric assessments, bull trout have been observed and counted during upstream passage at Wells Dam since 1998 (Columbia Basin Fisheries Agencies and Tribes [CBFAT] 2008). Bull trout upstream passage in Wells Project fish ladders is monitored from May 1 through November 15. In recent years, Douglas PUD has initiated an experimental winter count for bull trout (November 16 through April 30). To date, no bull trout have been observed in the fish ladders during the experimental winter monitoring period. Counts of bull trout from 2000 through 2008 are presented below for the Wells Project and two additional downstream projects (Table 3.3.2.5-1). The table shows the relatively small number of bull trout passing over Wells Dam as compared to the counts at Rocky Reach and Rock Island dams.

Table 3.3.2.5-1 Tabulated summary of bull trout passage up adult fish ladders at three mid-Columbia projects.

Project	Year											Total	Average
	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008		
Rocky Reach	831	1,281	2,161	204	194	246	161	155	142	77	100	1,279	155
Rock Island	67	61	87	82	84	102	114	69	35	46	36	783	71
Wells	17	49	93	108	76	53	47	49	100	65	43	700	64

¹ Unpublished data (Chelan PUD 2003)
Source: CBFAT 2008.

Environmental Effects

Through the implementation of the strategies outlined in the BTMMP, six years of tagging and eight years of monitoring, there have been no Project-related effects to adult or sub-adult bull trout from passage through the Wells Project. No sub-adult bull trout have been detected at the Wells Project. Studies implemented as part of the BTMMP also determined that there is no correlation between Project operations and downstream passage events, and that there is no upstream movement of adult bull trout through the Wells Dam fishways during the off-season period of November 16 through April 30. Bull trout captured and tagged at Wells Dam were radio-tracked to the Methow and Entiat core areas during spawning periods, and have also demonstrated movement between these systems by successfully passing upstream or downstream through Wells Dam (LGL and Douglas PUD 2008a).

A draft BA, prepared for the purpose of ESA Section 7 consultation with the USFWS, determined that the relicensing of the Wells Project is likely to adversely affect bull trout. The BA can be found in Appendix E-9.

Proposed Environmental Measures

Douglas PUD has conducted extensive studies of the aquatic resources associated with the Wells Project dating back to before 1990. Early studies were focused on the status and condition of anadromous salmonids, but also included resident fish in the Wells

Reservoir. Studies associated with the 2004 HCP and with Project relicensing have added significantly to the accumulated knowledge and understanding of all aquatic resources associated with the Project. Douglas PUD collaborated with a voluntarily-established Aquatic RWG to develop and review agreed-upon study plans and studies as part of the relicensing process. This Aquatic RWG subsequently developed an Aquatic Settlement Agreement to address all remaining aquatic resource issues related to relicensing of the Wells Project. The Aquatic Settlement Agreement contains six individual resource management plans for protecting aquatic resources. The BTMP (Appendix E-3) is one of these resource protection plans.

The draft BA prepared for the Wells Project concluded that the Wells Project is likely to adversely affect bull trout. The planned implementation of the BTMP, during the term of the new license, is expected to fully address any measureable adverse effects.

The BTMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the BTMP is to identify, monitor, and address impacts, if any, on bull trout resulting from the Project in a manner consistent with the USFWS Bull Trout Recovery Plan and the terms of the Section 7 ITS. This BTMP is intended to continue the implementation of management activities to protect bull trout during the new license term in a manner consistent with the original BTMMP (Douglas PUD 2004). The 2004 BTMMP was developed in coordination with the USFWS, as required by the USFWS Bull Trout Section 7 BO in association with the FERC's approval of the HCP. The PM&E measures presented within the BTMP are designed to meet the following objectives:

- Objective 1:** Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP.
- Objective 2:** Identify any adverse Project-related impacts on adult and sub-adult bull trout passage.
- Objective 3:** Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate the effectiveness of these measures.
- Objective 4:** Periodically monitor for bull trout entrapment or stranding during low Wells Reservoir elevations.
- Objective 5:** Participate in the development and implementation of the USFWS Bull Trout Recovery Plan including information exchange and genetic analysis. Should bull trout be delisted, the Aquatic SWG will re-evaluate the needs and objectives of the BTMP.

Objective 6: Identify any adverse impacts of Project-related hatchery operations on adult and sub-adult bull trout.

This BTMP is intended to be compatible with other bull trout management plans and the UCSRP in the Columbia River mainstem. Furthermore, this management plan is intended to be compatible with other management strategies of federal, state, and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington State WQS. The USFWS anticipates that the measures contained within the BTMP, together with the measures contained within the HCP, will be adequate to satisfy ESA responsibilities for aquatic species under the jurisdiction of the USFWS (Aquatic Settlement Agreement; Appendix E-3).

Cumulative Effects

Bull trout are listed as a threatened species under the ESA. The USFWS has identified habitat degradation, fragmentation, and alterations associated with dewatering, road construction and maintenance, mining, and grazing; blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment into diversion channels; and introduced non-native species as major factors affecting the distribution and abundance of bull trout. They noted that dams (and natural barriers) may have isolated population segments resulting in a loss of genetic exchange among these segments. The USFWS's Bull Trout Recovery Plan and project-specific BOs for the Columbia River projects have been developed to guide species recovery activities.

Through the implementation of the strategies outlined in the HCP, successful passage of bull trout upstream and downstream through Wells Dam has been shown, and over the course of eight years of monitoring, there have been no documented Project-related effects on adult or sub-adult bull trout from passage through the Wells Project. Measures required under the BTMP will continue during the new license. Measures contained in the BTMP would improve passage for bull trout and provide for increasing the population. The BTMP will also provide for ongoing monitoring and evaluation, and includes the flexibility to adjust the program over the term of the new license as new information is gathered. Implementation of Douglas PUD's BTMP will reduce cumulative effects on bull trout.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on bull trout.

3.3.2.6 White Sturgeon

White sturgeon are the largest of all North American freshwater fish. They are found in marine waters and freshwaters of rivers along the Pacific coast from Monterey, California to Cook Inlet in northwestern Alaska (Wydoski and Whitney 2003). Significant populations off the Pacific Coast appear to be restricted to three locations: the Sacramento, Fraser, and Columbia rivers (Lane 1991). White sturgeon are distributed throughout the U.S. portion of the Columbia River and in many of its larger tributaries.

Columbia River white sturgeon are reported to have declined in numbers because of numerous factors, including obstruction of migration by mainstem hydroelectric dams, altered stream flows, altered hydrologic regimes, altered temperature regimes, reduced spawning habitat, and over harvest (van der Leeuw et al. 2006; Wydoski and Whitney 2003). Variations in population characteristics also have been attributed to differences in exploitation rates and recruitment success, access to marine food resources, and suitability of hydrologic conditions and available habitats (Devore et al. 1995).

Affected Environment

Regulatory Status

White sturgeon are not a federally-listed species, nor are they contained within Washington State's list of rare or sensitive species. However, in 2002, WDFW closed fishing for white sturgeon in the upper Columbia River above Chief Joseph Dam. There is no bag limit for sturgeon in the mid-Columbia River from Priest Rapids upstream to Chief Joseph Dam; however, it is a year-round catch-and-release-only fishery.

Life History

White sturgeon are a long-lived, primitive fish species that forage primarily along the bottom of large river systems in the Pacific Northwest. Native anadromous white sturgeon migrate downstream to feed in the rich estuary or marine areas before migrating back upstream to spawn. The construction of hydroelectric dams on the mainstem Columbia River has restricted this anadromous life history in the upper river because sturgeon do not readily pass through fish ladders. It is suspected that the creation of reservoirs on the Columbia River has resulted in the fragmentation of the white sturgeon population into a number of small populations, which may or may not be isolated. White sturgeon are currently found throughout the Columbia River basin and are successfully reproducing in some of the reservoirs (Brannon and Setter 1992). However, the population dynamics and factors regulating white sturgeon production within these reservoirs are poorly understood. Overfishing and loss of critical habitat has further impacted these populations to the point where harvest fisheries are only allowed in Columbia River downstream from Priest Rapids Dam (FERC 2004).

Male sturgeon may mature at 10 to 12 years of age, while females may not mature until 15 to 32 years of age. Spawning occurs between February and July, depending on water temperature; most spawning occurs when water temperatures are 50° to 63°F (10° to 17°C) (Pacific States Marine Fisheries Commission [PSMFC] 1992). Sturgeon spawn in swift currents (2 to 9 feet per second over cobble, boulder, and bedrock substrates) (Parsley and Beckman 1994), similar to those occurring in the tailrace areas throughout the mid-Columbia River. Eggs and sperm are broadcast in fast-moving water, allowing the adhesive eggs to disperse before settling to the bottom.

Incubation occurs in 7 to 14 days, depending on water temperature. The hatched larvae are planktonic and drift downstream. Sturgeon are opportunistic feeders that prey on benthic organisms as juveniles, and a variety of benthic-oriented prey as adults (including fish).

White Sturgeon Study Results

To gather additional information on white sturgeon populations in the Wells Reservoir, Douglas PUD completed a sturgeon population assessment and behavior study during 2001, 2002, and 2003 (Jerald 2007). The study utilized setlines for the collection and tagging of sturgeon greater than 50 cm in total length. Fish captured on setlines were measured and marked with PIT-tags and with scute markings. Some of the fish were also radio-tagged and had pectoral fin rays removed for age analysis. Setline sampling took place over a two-year timeframe with a total of 129 setlines deployed and retrieved from throughout the Wells Reservoir (Douglas PUD 2006).

During the study, 13 individual sturgeon were captured, with the majority captured in the Columbia River within 5 miles of the mouth of the Okanogan River (Jerald 2007). Results of the two-year mark-recapture portion of the study indicated that the sturgeon population in Wells Reservoir is small with a population estimate that ranged from 13 to 217 adult fish with a point estimate of 31 fish over 50 cm in length (Skalski and Townsend 2005).

The length of the fish captured and tagged ranged from 60 to 202 cm. Eleven of the 13 fish were determined to be between six and 30 years of age demonstrating that all of these fish recruited to the Wells Reservoir after Wells Dam was completed in 1967 with strong year class recruitment between the years 1972 to 1978 and again between 1988 to 1996 (Douglas PUD 2006).

Radio-tags were applied to six of the 13 sturgeon captured during 2001 and 2002. None of the six fish were detected downstream of Brewster or upstream of Park Island. One of the five mature fish radio-tagged made upstream migrations into the Okanogan River during the spring of 2002 and two different radio-tagged mature-sized sturgeon made migrations into the Okanogan River during 2003 (Jerald 2007).

The presence of juvenile white sturgeon suggests that successful rearing does take place within the Wells Reservoir. It is unknown whether the white sturgeon population in the Wells Reservoir is a result of natural recruitment by the existing adult population or from immigration of juveniles outside of the Wells Project. If spawning is occurring, it is likely taking place in the tailrace of Chief Joseph Dam (Douglas PUD 2006).

Environmental Effects

Similar to Priest Rapids, Wanapum, Rock Island and Rocky Reach, the Wells Project impacts white sturgeon by blocking upstream passage. Based upon the population assessment completed at the Wells Project, some recruitment is occurring although abundance of individuals is low. It is unknown what effects the Wells Project has on the population or what size population the Wells Reservoir is capable of sustaining. Furthermore, the source of recruitment (immigration or spawning in the Wells Reservoir) is unclear and may be insufficient to maintain populations.

Proposed Environmental Measures

Douglas PUD has executed an Aquatic Settlement Agreement with federal, state and tribal entities to address all of the remaining aquatic resource issues related to the relicensing of the Wells Project, including impacts on white sturgeon. The Wells Project may have an adverse effect on white sturgeon. The planned implementation of the WSMP (Appendix E-3), during the term of the new license, is expected to fully address any measureable adverse effects.

The WSMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the WSMP is to increase the white sturgeon population in the Wells Reservoir to a level that can be supported by the available habitat and characterized by a diverse age structure consisting of multiple cohorts (juvenile and adult). In addition, the WSMP is intended to support spawning, rearing and migration as identified by the aquatic life designated use under WAC 173-201A in the Washington State WQS. Based upon the available information, the Aquatic SWG determined that an assessment of Wells Project effects on white sturgeon was not practical given sturgeon life history characteristics and the limited number of fish estimated to exist in the Wells Project. Therefore, the Aquatic SWG concluded that resource measures related to white sturgeon should focus on population protection and enhancement by means of supplementation as an initial step in order to increase sturgeon numbers within the Wells Reservoir. In addition to the initial supplementation activities, implementation of a monitoring and evaluation program shall be conducted to assess natural recruitment, juvenile habitat use, emigration rates, Wells Project carrying capacity, and the potential for natural reproduction in order to inform the scope of a future, longer-term strategy. All objectives listed below were developed in order to meet the WSMP goal.

- Objective 1:** Supplement the white sturgeon population in order to address Wells Project effects, including impediments to migration and associated bottlenecks in spawning and recruitment.
- Objective 2:** Determine the effectiveness of the supplementation activities through a monitoring and evaluation program.
- Objective 3:** Determine the potential for natural reproduction in the Wells Reservoir in order to appropriately inform the scope of future supplementation activities.
- Objective 4:** Adaptively manage the supplementation program as warranted by the monitoring results.
- Objective 5:** Evaluate whether there is biological merit to providing safe and efficient adult upstream passage.
- Objective 6:** Identify white sturgeon educational opportunities that coincide with WSMP activities.

This WSMP is intended to be compatible with other white sturgeon management plans in the Columbia River mainstem. The implementation measures identified within the WSMP are designed for implementation in two phases based upon a 50-year license term. Phase I of the PM&Es will be implemented during the first 10 years of the new license and consist of supplementation and monitoring and evaluation activities. Results of Phase I PM&Es will be used to inform the scope of continued PM&Es during Phase II, which will be implemented for the remainder of the new license (WSMP; Appendix E-3).

Cumulative Effects

Columbia River white sturgeon are reported to have declined in numbers because of numerous factors, including obstruction of migration by mainstem hydroelectric dams, altered stream flows, altered hydrologic regimes, altered temperature regimes, reduced spawning habitat, and over harvest (van der Leeuw et al. 2006; Wydoski and Whitney 2003). Variations in population characteristics also have been attributed to differences in exploitation rates and recruitment success, access to marine food resources, and suitability of hydrologic conditions and available habitats (Devore et al. 1995). Similar to Priest Rapids, Wanapum, Rock Island and Rocky Reach, the Wells Project impacts white sturgeon by blocking upstream passage. The presence of juvenile white sturgeon suggests that successful rearing does take place within the Wells Reservoir. It is unknown whether the white sturgeon population in the Wells Reservoir is a result of natural recruitment by the existing adult population or from immigration of juveniles outside of the Wells Project. Based upon the population assessment completed at the

Wells Project, some recruitment is occurring although abundance of individuals is low. It is unknown what population size the Wells Reservoir is capable of sustaining. Furthermore, the source of recruitment (immigration or spawning in the Wells Reservoir) is unclear and may be insufficient to maintain populations.

Measures contained in the WSMP would improve habitat for white sturgeon and provide for increasing the population. The WSMP will also provide for ongoing monitoring and evaluation, and includes the flexibility to adjust the program over the term of the new license as new information is gathered. Implementation of Douglas PUD's WSMP will reduce any potential cumulative effects on white sturgeon.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on white sturgeon.

3.3.2.7 Pacific Lamprey

Affected Environment

Regulatory Status

In January 2003, the USFWS received a petition from 11 environmental groups seeking the listing of four lamprey species: Pacific lamprey, river lamprey (*Lampetra ayresi*), western brook lamprey (*Lampetra richardsoni*), and Kern brook lamprey (*Lampetra hubbsi*). The petition cited population declines and said lampreys are threatened by artificial barriers to upstream and downstream migration, de-watering, and habitat degradation among other threats. In response to the petition, the USFWS conducted an initial review to determine whether an emergency listing was warranted and decided in March 2003 that such a situation did not exist.

In an agreement stemming from a lawsuit filed by the petitioners in response to the initial finding, the USFWS committed to the issuance of a 90-day finding on the petition by December 20, 2004. Again, the USFWS announced that the petition seeking a listing of the four lamprey species did not contain enough information to warrant further review, and the agency was not going to place the lamprey species on the Endangered Species list. For Pacific lamprey, the petitioners provided information showing a drop in range and numbers, but did not provide information describing how the regional portion of the species' petitioned range, or any smaller portion, is appropriate for listing under the ESA. The agency did, however, decide that it will continue to work with others on efforts to gather information related to the conservation of lamprey and their habitats and is currently leading the development of a Pacific Lamprey Conservation Initiative.

Life History

Pacific lamprey are a native species present in tributaries of the Columbia River and in the mainstem Columbia River during their migration stages. Native Americans have historically harvested them for subsistence, ceremonial, and medicinal purposes (Close et al. 2002). Little specific information is available on the life history or status of lamprey in the mid-Columbia River watersheds. They are known to occur in the Methow, Wenatchee, and Entiat rivers (NMFS 2002a) and recently have been captured during juvenile salmon and steelhead trapping operations in the Okanogan River (personal communication between B. Le, Senior Aquatic Resource Biologist, Douglas PUD and M. Rayton, Fisheries Biologist, CCT 2007).

In general, adults are parasitic on fish in the Pacific Ocean while ammocoetes (larvae) are filter feeders that inhabit the fine silt deposits in backwaters and quiet eddies of streams (Wydoski and Whitney 2003). Adults generally spawn in low-gradient stream reaches in the tail areas of pools and in riffles, over gravel substrates (Jackson et al. 1997). Adults die after spawning. After hatching, the ammocoetes burrow into soft substrate for an extended larval period filtering particulate matter from the water column (Meeuwig et al. 2002). The ammocoetes undergo a metamorphosis into macrophthalmia (outmigrating juvenile lamprey), between three and seven years after hatching (NMFS 2002a). Within the Wells Project, juvenile lamprey migrate from their parent streams to the ocean from April to June (Douglas PUD and LGL 2008).

Pacific lamprey populations of the Columbia River have been highly variable over the past eight years (roughly one generation; Close et al. 2002) when consistent annual lamprey counts were established at dams on the Columbia and Snake rivers (LGL and Douglas PUD 2008b) (Table 3.3.2.7-1).

Table 3.3.2.7-1 Pacific lamprey counts at Columbia River mainstem dams, by dam and year, 1997-2007.

Year	Bonneville	The Dalles	John Day	McNary	Priest Rapids	Rock Island	Rocky Reach	Wells
1997	20,891	6,066	9,237	-	-	-	-	-
1998	-	-	-	-	-	-	-	343
1999	-	-	-	-	-	-	-	73
2000	19,002	8,050	5,844	1,281	.	822	767	155
2001	27,947	9,061	4,005	2,539	1,624	1,460	805	262
2002	100,476	23,417	26,821	11,282	4,007	4,878	1,842	342
2003	117,035	28,995	20,922	13,325	4,340	5,000	2,521	1,410
2004	61,780	14,873	11,663	5,888	2,647	2,362	1,043	647
2005	26,667	8,361	8,312	4,158	2,598	2,267	404	214
2006	38,941	6,894	9,600	2,459	4,383	1,326	370	21
2007	19,304	6,083	5,753	3,454	6,593	1,300	696	35
Total	432,043	111,800	102,157	44,386	26,192	19,415	8,448	3,502
Average	48,005	12,422	11,351	5,548	3,742	2,427	1,056	350

At Wells Dam, returning adult Pacific lamprey have been counted since 1998. Over the last 10 years, the number of lamprey passing Wells Dam annually has averaged 350 fish and ranged from 21 fish in 2006 to 1,410 fish in 2003 (Tables 3.3.2.7-1 and 3.3.2.7-2). In addition to the basin-wide decline of Pacific lamprey, the relatively small number of adults observed at Wells Dam may be attributed to the species' lack of home stream fidelity, predation on adults, and bioenergetic expenditure of traveling 500 miles upstream and through eight other hydro projects (Keefer et al. 2009b; Tackley et al. 2008; Robichaud et al. 2009).

Table 3.3.2.7-2 Adult Pacific lamprey counts at Wells Dam for east and west fish ladders, 1998-2007.

	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
East	174	47	96	153	226	724	263	151	13	17
West	169	26	59	106	117	694	140	64	8	18
Total	343	73	155	259	343	1,418	403	215	21	35

Adult lamprey pass Wells Dam from early July until late November with peak passage typically occurring between mid-August and late October (LGL and Douglas PUD 2008b) (Table 3.3.2.7-3). In all years since counting was initiated, Pacific lamprey counts at the east fish ladder were greater than at the west fish ladder except for 2007. Adult fishway facilities at Wells Dam were designed specifically for passage of salmonids. Recent research has identified areas such as picketed lead structures downstream of fish count windows that adult lamprey may access to bypass count stations and avoid being enumerated (LGL and Douglas PUD 2008b).

Table 3.3.2.7-3 Run timing of Pacific lamprey at Wells Dam, by year, distribution of run, total lamprey observed, length of migration, and fish per day, 1998-2007. Descriptive statistics are listed at bottom of table.

Year	Start Date	25%	50%	75%	Finish date	Total lamprey	Length of run	Average fish/day
1998	30-Jun	27-Aug	5-Sep	14-Sep	30-Sep	343	92	3.7
1999	31-May	1-Sep	9-Sep	12-Sep	11-Oct	73	133	0.5
2000	22-Jul	25-Aug	2-Sep	16-Sep	20-Oct	155	90	1.7
2001	4-Jul	26-Aug	16-Sep	24-Sep	11-Nov	262	130	2.0
2002	31-May	2-Sep	9-Sep	19-Sep	8-Nov	342	161	2.1
2003	27-Jun	6-Sep	7-Oct	28-Oct	15-Nov	1,410	141	10.0
2004	4-May	19-Aug	12-Sep	11-Oct	14-Nov	647	194	3.3
2005	28-Apr	22-Aug	6-Sep	27-Sep	3-Nov	214	189	1.1
2006	4-May	19-May	15-Aug	20-Sep	29-Sep	21	148	0.1
2007	12-Aug	27-Aug	7-Sep	14-Sep	23-Sep	35	42	0.8
Min	28-Apr	19-May	15-Aug	12-Sep	23-Sep	21	42	0.1
Max	12-Aug	6-Sep	7-Oct	28-Oct	15-Nov	1,410	194	10.0
Median	13-Jun	26-Aug	8-Sep	19-Sep	27-Oct	238	137	1.9

Adult Pacific lamprey returning to the Columbia River basin overwinter prior to spawning the following spring and summer. A majority of the mainstem mid-Columbia River is characterized by a series of reservoirs, and it is likely that returning adult lamprey utilize Wells Reservoir primarily for overwintering and as a migratory corridor through which they travel destined for the middle and upper reaches of tributary streams outside of the Wells Project Boundary where habitat conditions are more suitable for spawning.

Lamprey Study Results

The study of adult Pacific lamprey migration patterns past dams and through reservoirs in the lower Columbia River has provided the first data sets on lamprey passage timing, travel times, and passage success at hydroelectric projects. At Bonneville Dam in 2007, 2008 and 2009 the overall passage rates were 31 percent, 32 percent and 28 percent, respectively (Keefer et al., 2009a draft).

Similar collection and passage efficiency results were observed at Rocky Reach, Wanapum, and Priest Rapids dams during tagging studies conducted at those projects (Nass et al. 2003; Stevenson et al. 2005).

Of the 125 radio-tagged lampreys released approximately 7 kilometers downstream of Rocky Reach Dam, 93.6 percent were detected at the project, and of those fish, 94.0 percent entered the fishway. Of the fish that entered the Rocky Reach fishway, 55.5 percent exited the ladder (Stevenson et al. 2005).

During studies at Wanapum and Priest Rapids dams, a total of 51 and 74 lamprey were radio-tagged and released downstream of Priest Rapid Dam in 2001 and 2002, respectively. Over the two years of study, the proportion of fish that approached the fishway that exited the ladders was 30 percent and 70 percent at Priest Rapids and 100 percent and 51percent at Wanapum Dam in 2001 and 2002, respectively (Nass et al. 2003).

In 2004, Douglas PUD contracted with LGL to conduct a lamprey radio-telemetry study at Wells Dam in coordination with Chelan PUD, which was conducting a similar study at Rocky Reach Dam. A total of 150 lamprey were radio-tagged and released at or below Rocky Reach Dam. The radio tags used in this study had an expected operational life of 45 days (Nass et al. 2005). It is important to note that as a result of the lamprey release site being located over 50 miles downstream of Wells Dam, the value of the study results for the Project was limited by the relatively small numbers of tagged fish that approached Wells Dam (n=18), and the fact that many of the radio tags detected at Wells Dam were within days of exceeding their expected battery life.

The 2004 study at Wells Dam was implemented through a combination of fixed-station monitoring at the dam and fixed stations at tributary mouths. Collectively, these monitoring sites were used to determine migration and passage characteristics of lamprey entering the Wells Project. Of the 150 adult lamprey released at or below Rocky Reach in 2004, 18 were detected in the vicinity of the Wells Project and 10 detected at fishway entrances prior to tags expiring. A total of three radio-tagged lamprey passed Wells Dam prior to expiration of the tags, resulting in a fishway efficiency estimate of 30 percent (three of 10) for the study period. A single lamprey was detected upstream of Wells Dam at the mouth of the Methow River (Nass et al. 2005).

Although the 2004 study at Wells Dam provided preliminary passage and behavioral information for migrating adult lamprey, the limited observations due to the small sample size (n=10) were insufficient in addressing the objectives of the 2004 study. For lamprey that passed the dam, median travel time required to pass through the fishway was 0.3 d (Nass et al. 2005).

In 2007, Douglas contracted with LGL Limited to conduct a second lamprey radio-telemetry study at Wells Dam. The study was scheduled to occur from early August through November and utilized tags that had 87 days of battery life. A total of 21 adult lamprey were tagged and released for the purpose of this study (six from Wells Dam and 15 from Rocky Reach Dam). The small sample size for this study can be attributed to the very low adult lamprey returns to the Columbia River in 2007 (35 adults counted at Wells in 2007). The study was continued in 2008 in order to obtain additional information.

A comprehensive report was produced in February of 2009 concluding the two-year radio-telemetry behavior studies (Robichaud et al. 2009). Results indicated the following:

- Over both years of study, 59 adult lamprey were radio-tagged and released at Wells Dam (19 more than the target sample size in the FERC-approved study plan). Twenty-two lamprey were tracked near fishway entrances, and 15 were tracked within the upper fishways.
- Median passage times through the fishways were fast, especially when excluding daylight hours during which the nocturnal lamprey are less active. The only lower fishway ascent in 2007 took 6.1 hours (LGL and Douglas PUD 2008b), and, though lower fishway ascents were hindered by trapping in 2008, the median time from the collection gallery pier to the “below trap” zone was 3.2 hours. Median upper fishway passage times were 6.7 hours for both years (5.2 hours when excluding daylight hours).

- Lamprey in the tailrace made multiple approaches to fishway entrances both years, indicating that tailrace conditions and ability to locate the fishways were not a limiting factor to passage success. However, entrance efficiencies averaged 27 percent over the two-year study indicating lamprey have difficulty negotiating the fishway entrance.
- Trapping operations in 2008 negatively affected passage ability of radio-tagged lamprey. Twelve of the 14 lamprey (86 percent) that encountered the trapping area were ultimately blocked, and 50 percent of all upstream-moving detection sequences that ended in a drop back did so below the trap. Adult lamprey traps and perforated plates in weir orifices to increase trapping efficiency were subsequently removed.
- Upper fishway passage success was 100 percent for the second consecutive year, and no drop back was observed in this part of the fishway (two-year total = 15 fish). This suggests lamprey are capable of negotiating the upper fishway with a high level of success.
- During the 2008 study, up to half of the radio-tagged lamprey displayed uncharacteristic behaviors indicative of death, tag shed, or abandonment of migration. Decreasing water temperatures may have also contributed to the abandonment of migration as lamprey approach Wells Dam near the known overwintering period. These effects, plus latent tagging effects as described by Moser et al. (2007), may have impacted the performance of the 29 radio-tagged lamprey that were included in calculation of passage metrics, thus biasing results to underestimate passage success and to overestimate passage impediments.

In 2008, a juvenile Pacific lamprey survival and predation study was conducted at the Wells Project (Douglas PUD and LGL 2008). The goal of the study was to collect current information on the survival and predation of juvenile Pacific lamprey *macrophthalmia* migrating through Columbia River hydroelectric projects and to collect site and species-specific information on juvenile lamprey predation in the waters immediately upstream and downstream of Wells Dam.

The literature review confirmed that information on the juvenile Pacific lamprey outmigration in the Columbia River is scarce and the lack of conclusive data is largely due to the absence of technology to meet research needs. No studies currently document the level of survival attributed to a project's operations, nor does an accepted technology currently exist that would achieve this level of assessment for juvenile lamprey. The literature indicates that a lack of monitoring, trapping, and tagging technology required to produce reliable survival estimates will continue to limit the ability to measure the impact of hydroelectric operations on lamprey populations in the Columbia River.

The field study collected over 1,000 piscivorous fishes in the forebay and tailrace of Wells Dam for stomach analysis during spring and early summer of 2008. Eleven birds provided by the U.S. Department of Agriculture (USDA) were also examined. Seven

lamprey were collected from five predators, including three northern pikeminnow of 1,022 sampled (<1 percent); one double-crested cormorant (*Phalacrocorax auritus*) of five sampled; and one ring-billed gull (*Larus delawarensis*) of three sampled. No lamprey were collected from smallmouth bass, walleye (*Stizostedion vitreum*), Caspian tern (*Hydroprogne caspia*), or California gull (*Larus californicus*).

These results suggest that predation of juvenile lamprey by northern pikeminnow in the Project is likely not substantial and that a difference in predation rates of juvenile lamprey between the Wells Forebay and Wells Tailrace was not detectable. Predation of juvenile lamprey by walleye and smallmouth bass in the study area is likely not substantial given the relatively small numbers of bass and walleye present during the peak of the macrophthalmia outmigration and the absence of juvenile lamprey within the stomachs of the fishes sampled. Avian predation of juvenile lamprey in the study area may be somewhat larger than that observed for predatory fishes; however, the sample size for avian predators was too small to be conclusive.

In 2006, Douglas PUD conducted a review of existing information to address the effects of water level fluctuations on natural resources within the Wells Project (DTA 2006a). The objective of the study was to describe the effects of Wells Project operations on aquatic resources, including Pacific lamprey. The review found that typical operations within the Wells Project lead to daily reservoir fluctuations of 1 to 2 feet, which has no affect on Pacific lamprey. Infrequent reservoir operations, resulting in fluctuations greater than 4 feet, can occur due to unscheduled discharges from upstream federal projects or extreme runoff events from the Methow or Okanogan rivers. These infrequent operations occurred only 1.1 percent of the time between 1990 and 2005 (DTA 2006a).

In 2008, Douglas PUD conducted a study to assess the level of spawning activity by adult Pacific lamprey in the Wells Project and determine whether the operations of the Wells Project were affecting this activity (Le and Kreiter 2008). Specific objectives of the study included: (1) identifying areas within the Wells Project where suitable spawning habitat may exist for adult Pacific lamprey; (2) surveying these areas of spawning habitat for use by lamprey to confirm suitability; and (3) if spawning was observed, assess whether the operations of Wells Dam were having adverse effects on these spawning areas (i.e., dewatering, flow alterations, scour, etc.).

Wells Project bathymetry and high-resolution orthophotography were spatially analyzed using a Geographic Information System (GIS). Review of the available data indicated little suitable spawning habitat within the Wells Project Boundary based upon existing literature (Mattson 1949; Close et al. 1995; Jackson et al. 1997; Kan 1975; Pletcher 1963). Four reaches were concluded to have potential suitable spawning habitat for Pacific lamprey; two in the Columbia River, one in the Methow River, and one in the Okanogan River.

A total of 14 field visits were conducted between April 25 and August 5, 2008. Surveys were conducted over a wide range of water temperatures (8.5 to 21.5°C) and flows (0.001 to 19.5 kcfs). During the study, no Pacific lamprey or signs of Pacific lamprey spawning (fish, nest construction activity, test digs, or nests) were observed. Field reconnaissance confirmed that potential spawning areas identified with GIS were of marginal quality. The evidence indicates that the Wells Project is not an important spawning area for Pacific lamprey.

Environmental Effects

Issue scoping for the Wells Project relicensing identified four specific areas of potential Project effects on Pacific lamprey. These are: (1) adult passage; (2) juvenile passage and survival; (3) reservoir fluctuations; and (4) spawning habitat.

Based on scoping, four lamprey studies were conducted including a spawning assessment (Le and Kreiter 2008), a juvenile lamprey predation study (Douglas PUD and LGL 2008), and two consecutive adult passage and behavior studies (LGL and Douglas PUD 2008*b*; Robichaud et al. 2009). The radio-telemetry studies provided substantial insight to adult lamprey passage at Wells Dam. Passage success through unobstructed (i.e., no trapping) portions of the ladder were shown to be 100 percent, fall back after exiting the ladders was not observed in three years of study (0 percent), and total fishway passage times (as little as four hours) are on the order of hours rather than days as observed at other downstream dams (Nass et al. 2005; Robichaud et al. 2009). These relatively high rates of in-ladder passage efficiency are likely due to the lack of sills in submerged orifices and a lack of diffuser gratings on the pool floors, offering a smooth wall-to-wall environment known to assist lamprey passage. Only two of the 73 pools within each fishway have a floor-oriented auxiliary water supply, both of which do not interfere with the orifice and only cover a portion of the pool floor. This allows for adequate attachment and resting surfaces as lampreys travel through the fishways utilizing burst-and-attach movements.

Despite effective in-ladder passage at Wells Dam, radio-telemetry data collected in 2007 and 2008 indicate that adult lamprey are having difficulty negotiating water velocities produced by head differentials at fishway entrances. Head differentials at Wells Dam—at 25 to 36 percent greater than median values recorded at neighboring Rocky Reach and Rock Island dams—were increased above the original 1.0-foot requirement to serve as enhanced attraction flow for adult salmon. The resulting velocities and entrance environment has been cited as the “greatest impediment to successful passage of adult lamprey at Wells Dam” (Robichaud et al. 2009). An equally significant impediment to successful passage of adult lamprey at Wells Dam in 2008 was the installation of perforated plates on the floor of the weir orifices in an effort to increase trapping efficiency for the 2008 study.

Passage efficiency from this study was comparable or superior to results from other radio-telemetry studies conducted in the Columbia River during 2008. Entrance efficiencies of radio-tagged lamprey at Bonneville Dam ranged from 6 percent to 32 percent, compared to 33 percent at Wells Dam. Fallback at Bonneville Dam was 19 percent compared to no documented fall-back events at Wells Dam. Median project passage times at Bonneville Dam exceeded 180 hours compared to Wells Dam where lower fishway passage time was 6.1 hours, upper fishway passage time was 5.9 hours, and time spent in or at the trap was 20 hours (32 hours total).

Robichaud et al. 2009 recommended the following measures to improve entrance efficiencies:

- Implement a reduction in fishway head differential to reduce entrance velocities to levels within the swimming capabilities of Pacific lamprey (0.8 to 2.1 m/s). These proposed flow reductions should be restricted to hours of peak lamprey activity (i.e., nighttime) and within their primary migratory period at Wells Dam (August to September).
- Remove perforated plates from orifice floors at the current trapping locations and discontinue trapping efforts at Wells Dam.
- Consider using monitoring tools that are less intrusive and that do not require the collection of fish from the ladders at Wells Dam and minimize the surgical implantation of tags in fish that are nearing their physiological and energetic limits.

In response to these recommendations, Douglas PUD, in consultation with the Aquatic SWG, prepared a plan to implement and evaluate measures to enhance passage of adult Pacific lamprey at Wells Dam (Murauskas and Johnson 2009). These measures, originally scheduled for year two after license issuance (2013), were designed to assess the effects of temporary velocity reductions at fishway entrances on the attraction and relative entrance success of adult lamprey at Wells Dam. Three alternative entrance flow velocities (i.e., existing high, moderate, and low) will be assessed using Dual-frequency Identification Sonar in a randomized block design during the fall of 2009. The goal is to identify optimal hydraulic conditions conducive to entry of adult lampreys into the fishways at Wells Dam.

Results of the juvenile predation field study conducted in 2008 indicated that predation of juvenile lamprey by predatory fish (northern pikeminnow, smallmouth bass, walleye) in the study area is not substantial and that a difference in predation rates of juvenile lamprey between the Wells Forebay and Tailrace was not detectable. Avian predation of juvenile lamprey in the study area may exceed that observed for predatory fish, though these observations are not conclusive due to the limited sample size of avian predators (Douglas PUD and LGL 2008). Further, this study determined that there is currently a lack of monitoring, trapping, and tagging technology necessary to produce reliable juvenile lamprey survival estimates. The literature indicates that these limitations will

continue to limit the ability to measure the impact of hydroelectric operations on lamprey populations in the Columbia River.

Douglas PUD conducted a review of the effects of reservoir fluctuations on Pacific lamprey. Ammocoetes are the only Pacific lamprey life stage that use littoral habitat. The nature of infrequent reservoir operations at the Wells Project likely limits the potential for stranding and associated impacts to the Pacific lamprey population (DTA 2006a). Therefore, Project effects on Pacific lamprey due to reservoir fluctuations are expected to be negligible.

The 2008 lamprey spawning assessment found no Pacific lamprey or signs of Pacific lamprey spawning (fish, nest construction activity, test digs, or nests) within the Project. The evidence indicates that the Project is not an important spawning area for Pacific lamprey; therefore, the Project does not adversely affect lamprey spawning.

Proposed Environmental Measures

Douglas PUD executed an Aquatic Settlement Agreement with federal, state and tribal entities to address all of the aquatic resource issues related to the relicensing of the Wells Project, including impacts on Pacific lamprey.

The Wells Project may adversely affect Pacific lamprey. The planned implementation of the PLMP (Appendix E-3), during the term of the new license, is expected to fully address any measureable adverse effects.

The PLMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the PLMP is to implement measures to monitor and address impacts, if any, on Pacific lamprey resulting from the Project during the term of the new license. Douglas PUD, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PM&Es in support of the PLMP. The PM&Es presented within the PLMP are designed to meet the following objectives:

- Objective 1:** Identify and address any adverse Project-related impacts on passage of adult Pacific lamprey.
- Objective 2:** Identify and address any Project-related impacts on downstream passage and survival and rearing of juvenile Pacific lamprey.
- Objective 3:** Participate in the development of regional Pacific lamprey conservation activities.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, RFMP, BTMP, and WSMP by continuing to monitor and address ongoing impacts, if any, on Pacific lamprey resulting from Project operations. The PLMP is intended to be compatible with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

Cumulative Effects

Following a 560 percent increase in adult Pacific lamprey passing Bonneville Dam between the resumption of lamprey enumeration in 1997 and the migration of 2003 (counts at Bonneville were halted between 1970 and 1996), the number of adults returning to the Upper Columbia River has decreased. Potential causes may be degraded habitats, poor ocean conditions, poor passage at hydropower dams, or food availability (Close et al. 2002; DART 2008).

Adult lamprey use the fish ladder at the Wells Project for upstream passage to spawning grounds. Studies conducted as part of relicensing indicate that in-ladder passage efficiency at the Wells Project is among the best in the Columbia River (Robichaud et al. 2009). However, adult radio-tagged lamprey have difficulty negotiating the water velocities produced by head differentials at fishway entrances, which are maintained for salmon and steelhead passage. Juveniles migrate downstream to the ocean and pass through the juvenile bypass system, through the turbines, or in spill. Specific mortality rates for lamprey from Columbia River projects are not yet known. It is likely that there is a loss of juveniles at hydro dams at turbine intakes. Cumulative mortality in passing through many turbine intakes may affect species abundance.

Measures contained in the PLMP would provide for improved upstream passage for Pacific lamprey at the Wells Project. The PLMP will also provide for ongoing monitoring and evaluation, and includes the flexibility to adjust the program over the term of the new license as new information is gathered. Implementation of Douglas PUD's PLMP will reduce cumulative effects on Pacific lamprey, as well as continued implementation of the HCP measures related to juvenile salmonids bypass, habitat improvements, and fish ladder operations.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on Pacific lamprey.

3.3.2.8 Resident Fish

The resident fish assemblage present in the Wells Reservoir is composed of a diverse community of native and introduced, warm and coldwater, and recreational and non-recreational fish species. Since the construction of Wells Dam, several assessments have either directly (McGee 1979; Beak 1999) or indirectly (Dell et al. 1975; Burley and Poe 1994) studied the resident fish assemblage in the Wells Reservoir.

Affected Environment

Several assessments have been conducted over the last 35 years documenting the species composition within the Wells Project. Dell et al. (1975) observed that the most abundant resident fish species in the Wells Reservoir were northern pikeminnow, threespine stickleback (*Gasterosteus aculeatus*), and suckers (*Catostomus* spp.). They also determined that mountain whitefish and pumpkinseed (*Lepomis gibbosus*) were the most abundant resident game fish, although these two species accounted for less than two percent of the total 32,289 fish sampled. Overall, 27 species of resident and migratory fish were identified in the study area (Table 3.3.2.8-1).

McGee (1979) noted that chiselmouth (*Acrocheilus alutaceus*), red-sided shiners (*Richardsonius balteatus*), and largescale suckers (*Catostomus macrocheilus*) were the most abundant non-game fish captured during Wells Reservoir surveys while pumpkinseed were the most abundant recreational fish caught. Similar sampling design and methodology were employed in order to ensure that results of the study were comparable with past observations. In total, 2,480 fish were collected during the study using live traps, beach seines, and angling. Twenty of the 27 known species previously trapped in other mid-Columbia reservoirs were present in the Wells Reservoir (Dell et al. 1975).

In 1994, a one-year study was conducted to determine the relative predation by northern pikeminnow on outmigrating juvenile salmonids and to develop relative predation indices for each of the five mid-Columbia River reservoirs. During the study, incidental catch (species captured other than northern pikeminnow) was high with over 25 fish species recorded and catch dominated by catostomid (suckers) species (Burley and Poe 1994).

In 1998, Douglas PUD conducted an updated Wells Reservoir resident fish assessment (Beak 1999). An effort was made to implement a sampling design similar to the two previous studies so as to be consistent and allow comparisons with past results. In total, 22 species of fish were identified with 5,657 fish captured using beach seines and 716 fish observed via diving transects. Beak (1999) reported suckers as the most abundant resident fish captured in beach seine sampling in the Wells study area. These species represented 41 percent of the beach seining catch and 46 percent of the underwater dive survey count. Other abundant species in the beach seine catch were

bluegill (*Lepomis macrochirus*) (32 percent), northern pikeminnow (10 percent), peamouth (*Mylocheilus caurinus*) (6 percent), and carp (5 percent). Fifteen other species represented the remaining 7 percent of the total catch of 3,783 fish.

Table 3.3.2.8-1 Native and non-native resident fish species that have been documented in the Wells Reservoir from past resident fish assessments, monitoring efforts, and miscellaneous studies.

Common Name	Scientific Name
<i>Native Species</i>	
White sturgeon*	<i>Acipenser transmontanus</i>
Chiselmouth	<i>Acrochellus alutaceus</i>
Longnose sucker	<i>Catostomus catostomus</i>
Bridgelip sucker	<i>Catostomus columbianus</i>
Largescale sucker	<i>Catostomus macrocheilus</i>
Lake whitefish	<i>Coregonus clupeaformis</i>
Prickly sculpin	<i>Cottus asper</i>
Threespine stickleback	<i>Gasterosteus aculeatus</i>
Burbot	<i>Lota lota</i>
Peamouth	<i>Mylocheilus caurinus</i>
Rainbow trout	<i>Oncorhynchus mykiss</i>
Mountain whitefish	<i>Prosopium williamsoni</i>
Northern pikeminnow	<i>Ptycholcheilus oregonensis</i>
Redsided shiner	<i>Richardsonius balteatus</i>
Dace	<i>Rhinichthys spp.</i>
Bull Trout*	<i>Salvelinus confluentus</i>
<i>Non-Native Species</i>	
Carp	<i>Cyprinus carpio</i>
Black bullhead	<i>Ictalurus melas</i>
Brown bullhead	<i>Ictalurus nebulosus</i>
Pumpkinseed	<i>Lepomis gibbosus</i>
Bluegill	<i>Lepomis macrochirus</i>
Smallmouth bass	<i>Micropterus dolomieu</i>
Largemouth bass	<i>Micropterus salmoides</i>
Yellow Perch	<i>Perca flavescens</i>
Black crappie	<i>Pomoxis nigromaculatus</i>
Walleye	<i>Stizostedion vitreum</i>
Tench	<i>Tinca tinca</i>

*Fishes of notable management importance addressed in separate sections from resident fish.

Sources: Dell et al. 1975; McGee 1979; Burley and Poe 1994; Beak 1999; NMFS 2002a; BioAnalysts, Inc. 2004.

Objectives of past resident fish studies (McGee 1979; Zook 1983; Beak 1999) did not specifically address spawning habitat but rather focused on species diversity, relative abundance, and spatial distribution. Therefore, little information exists about the location and availability of spawning habitat for resident fish species in Wells Project waters. It is likely that some resident fish species (cyprinids, catostomids, cottids) that spend their entire lives in Wells Project waters utilize areas of the Wells Reservoir, tailrace, and lower tributaries (Methow and Okanogan rivers) to reproduce while other resident species, although present in the Wells Reservoir, utilize areas outside of the Wells Project Boundary. Zook (1983), in his review of resident fish in the Wells Reservoir, hypothesized that some resident species such as mountain whitefish, rainbow trout, and walleye, although present, may not be reproducing. Zook's review (1983) suggests that resident rainbow trout are primarily a product of residualism of hatchery-produced steelhead and that mountain whitefish appear to use the Wells Reservoir principally as a migration route between spawning areas in the Methow River and the Wells Tailrace. The report also suggests that walleye populations in the Wells Reservoir are recruited from the Lake Roosevelt population that was introduced in the late 1950s. The report also states that although spawning habitat appears to be available, evidence of successful walleye reproduction has not been observed (Zook 1983).

Past resident fish surveys (McGee 1979; Beak 1999) observed significant spatial trends in species distribution within the Wells Reservoir. Both McGee (1979) and Beak (1999) noted that in general, spiny ray species (centrarchids) were most abundant between RM 530 and 540 and in the lower Okanogan River. This unique area of the Wells Reservoir is shallow and broad with slower water velocities, finer substrate, relatively warmer water temperatures, and higher turbidity (Beak 1999) and is conducive to rearing spiny ray fish species while excluding more streamlined fish that prefer fast-flowing water. Both surveys also found that the more streamlined resident fish species, such as chiselmouth and red-sided shiner (cyprinids), were most abundant downstream of RM 530 where water velocities increased, turbidity decreased, and the amount of shallow littoral habitat decreased.

Environmental Effects

Chiselmouth, red-sided shiners, and largescale suckers are the most abundant non-game fish in the Wells Reservoir while pumpkinseed is the most abundant game fish. Twenty of the 27 known species previously trapped in other mid-Columbia reservoirs (Dell et al. 1975) were captured in the Wells Reservoir during the study.

There have been three resident fish assessments conducted at the Wells Project. Table 3.3.2.8-2 ranks the relative abundance of dominant native fish species in the Wells Reservoir over time. These studies have demonstrated that over time the native resident fish populations have been relatively stable.

Table 3.3.2.8-2 Ranking of relative abundance of dominant native fish species in the Wells Reservoir resident fish assessments.

Species	1974	1979	1998
Largescale sucker	1	4	1
Redside shiner	3	3	3
Northern pikeminnow	2	5	4
Chiselmouth	4	1	10

Source: Beak 1999.

The Wells HCP includes the requirement that Douglas PUD implement a northern pikeminnow, and piscivorous bird harassment and control program to reduce the level of predation upon anadromous salmonids in the mid-Columbia Basin. The northern pikeminnow removal program includes a northern pikeminnow bounty program, participation in fishing derbies and tournaments, and the use of long-line fishing equipment. These efforts are designed to provide an immediate and substantial reduction in the predator populations present within the waters of the Wells Project.

Since efforts were first initiated in 1995, Douglas PUD’s northern pikeminnow removal program has captured over 112,000 northern pikeminnow. The continual harvest of northern pikeminnow from these waters will provide additional decreases in predator abundance.

Proposed Environmental Measures

There are no federally- or state-listed RTE resident fish species in the Wells Reservoir. Species abundance and composition has been relatively constant over time. To continue to monitor and manage residence fish, Douglas PUD has developed a RFMP as part of the Aquatic Settlement Agreement. The Aquatic Settlement Agreement was developed in collaboration with federal, state, and tribal entities to address all of the aquatic resource issues related to the relicensing of the Wells Project, including impacts on resident fish.

The Wells Project may have an adverse effect on resident fish. The planned implementation of the RFMP, during the term of the new license, is expected to fully address any measureable adverse effects.

The RFMP was developed by Douglas PUD and the federal, state and tribal as part of the Aquatic Settlement Agreement. The goal of the RFMP is to protect and enhance native resident fish populations and habitat in the Project during the term of the new license. Douglas PUD, in collaboration with the Aquatic SWG, has agreed to implement several resident fish PM&Es in support of the RFMP. The PM&Es presented within the RFMP are designed to meet the following objectives:

Objective 1: Continue to provide additional benefits to resident fishery resources in the Project as a result of continued implementation of the HCP, Predator Control Programs, and Land Use Policy activities.

Objective 2: In year 2 and every 10 years thereafter during the new license term, Douglas PUD will conduct a resident fish study to determine the relative abundance of the various resident fish species found within the Project. The study objectives will focus on (1) identifying whether there have been major shifts in the resident fish populations resulting from the implementation of the white sturgeon, bull trout, Pacific lamprey, and aquatic nuisance species management plans and (2) collecting information on resident predator fish populations found within the Wells Reservoir. The results of this study may be used to inform the implementation activities of the other Wells aquatic resource management plans (aquatic nuisance species, bull trout, Pacific lamprey, and white sturgeon) plans, and HCP predator control activities.

Objective 3: If any statistically-significant adverse changes to native resident fish populations of social, economic, and cultural importance are identified, and are not caused by and cannot be addressed through implementation of other aquatic resource management plans or activities (white sturgeon, Pacific lamprey, bull trout, aquatic nuisance species, HCP, predator control), reasonable and appropriate implementation measures to address negative changes, if any, will be undertaken by Douglas PUD.

Objective 4: In response to proposed major changes in Wells Dam operations requiring FERC approval, Douglas PUD will assess the potential effects, if any, on Project habitat functionally related to spawning, rearing, and migration of native resident fish, in order to make informed management decisions towards the success of the RFMP. Douglas PUD will implement reasonable and appropriate measures to address any effects on social, economic, and culturally important native species.

This RFMP is intended to be compatible with other resident fish management plans in the Columbia River mainstem. Furthermore, the RFMP is intended to be supportive of the HCP, BTMP, PLMP, and WSMP by continuing to monitor changes in the resident fish assemblage within the Project. The RFMP is intended to be compatible with other management strategies of federal, state, and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington State WQS.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on resident fish.

3.3.2.9 Aquatic Nuisance Species

Non-native aquatic species may be released or “introduced” into an aquatic environment intentionally or unintentionally. Most frequently, such species are unable to adapt to their new environments and do not establish self-sustaining populations (Aquatic Nuisance Species Committee [ANSC] 2001). However, if an introduced species is able to adapt, become established, and thrive in an aquatic environment, it has the potential to threaten the diversity or abundance of native species and habitats, and may even affect economic resources and human health. Such species are considered aquatic nuisance species (ANSC 2001).

Affected Environment

Regulatory Status

The RCW 77.60.130 defines an ANS as a “nonnative aquatic plant or animal species that threatens the diversity or abundance of native species, the ecological stability of infested waters, or commercial, agricultural, or recreational activities dependent on such waters”. Since few natural controls exist in their new habitat, ANS may spread rapidly, damaging recreational opportunities, lowering property values, clogging waterways, impacting irrigation and power generation, destroying native plant and animal habitat, and sometimes destroying or endangering native species (ANSC 2001). ANS populations that are currently present in the Wells Project include Eurasian watermilfoil (*Myriophyllum spicatum*) (EWM), carp, and tench. Two species of ANS of particular concern, but not currently found at the Wells Project, are zebra and quagga mussels.

EWM is classified as a class B noxious weed by the Washington State Noxious Weed Control Board (WNWCB 2007). Class B noxious weeds are nonnative plants whose distribution is limited within Washington State. Additionally, EWM has been identified as a nuisance species in the Washington State Aquatic Nuisance Species Management Plan (ANSC 2001). EWM can adversely impact aquatic ecosystems by forming dense canopies that often shade out native vegetation. Monospecific stands of EWM affect aquatic habitat and water quality, can impact power generation and irrigation, and interfere with recreational activities.

Zebra and quagga mussels are designated as deleterious exotic wildlife by WDFW (WAC 232-12-01701). These species are not known to occur within the state, and importation is prohibited. A volunteer monitoring program is in place along the Columbia and Snake rivers and in several lakes throughout Washington and Oregon (ANSC 2001).

Of the non-native species listed above, carp and tench are considered “regulated” nuisance species or potentially-invasive species of the animal kingdom that have been classified as a regulated aquatic animal species by the ANS commission (RCW 77.08.010).

Life History

EWM is an aquatic plant native to Europe, Asia, northern Africa, and Greenland. The first documented occurrence of EWM in Washington State was in 1965. The source of introduction was most likely from sources in Canada and despite an effort to stop its spread, EWM infestations in Lake Osoyoos, British Columbia, spread down through the Okanogan Lakes and into the Okanogan River and the Columbia River in 1974 (Duke 2001).

EWM is extremely adaptable and has the ability to thrive in a variety of environmental conditions. In the spring, shoots begin to grow rapidly as water temperatures approach 15°C. When they near the surface, shoots branch profusely, forming a dense canopy (Ecology 2007). Typically, plants flower upon reaching the surface and die back to the root crowns, which sprout again in the spring. Although EWM can potentially spread by both sexual and vegetative means, vegetative spread is considered the primary mode of dispersal. During the growing season, the plant undergoes autofragmentation. The plant fragments often develop roots at the nodes before separation from the parent plants. Fragments are also produced by wind and wave action, control harvest activity and boating activities, with each plant fragment having the potential to develop into a new plant (Ecology 2007).

Zebra and quagga mussels are freshwater, bivalve mollusks that are native to Eurasia. Both were introduced into the Great Lakes as a result of ballast water discharge from transoceanic ships that were carrying veligers, juveniles, or adult mussels (USGS 2007). Zebra mussels first invaded North America in the mid-1980s and quagga mussels invaded a few years later in 1989 (USFWS, 2007a). These two species are closely related with subtle morphological differences. The North American distribution of these species has been concentrated in the Great Lakes region of the U.S. with the zebra mussel distribution also spanning farther into the southern U.S.

Zebra and quagga mussel size varies from microscopic to 2 inches long. Typical lifespan is up to five years. Both species are prolific reproducers. Fecundity is high with a few individuals having the capability of producing millions of eggs and sperm (USFWS 2007a). Both species can tolerate a wide range of water temperatures (1 to 30°C), low velocities (<2 m/sec), and prefer hard surfaces for attachment although quagga mussels can live in soft sediments (USFWS 2007a). Zebra mussels are typically found just below the surface to about 12 meters and quagga mussels are typically found at any depth where oxygen is available (USFWS 2007a).

Zebra mussels have caused major ecological and economic problems since their arrival in North America, and quagga mussels pose many of the same threats. Both species are prolific filter feeders, removing substantial amounts of phytoplankton and suspended particulates from the host water body thus impacting aquatic ecosystems by altering food webs (USGS 2007). *Dreissena*'s ability to rapidly colonize hard surfaces causes serious economic problems. These major bio-fouling organisms can clog water intake structures such as pipes and screens, therefore reducing capabilities for power generation and water treatment. Recreation-based industries and activities have also been heavily impacted; docks, breakwalls, buoys, boats, and beaches have all been heavily colonized (USGS 2007).

The resident fish assemblage in the Wells Project consists of native and non-native, warm, cool, and cold water species. Although significant numbers of non-native fish are present within the Wells Project, native resident fish were still dominant within samples collected during the most recent resident study (Beak and Rensel 1999). Non-native resident species that have been documented in the Wells Project include carp, black bullhead, brown bullhead, pumpkinseed, bluegill, smallmouth bass, largemouth bass, yellow perch, black crappie, walleye, and tench.

Aquatic Nuisance Species Study Results

Past aquatic studies contributing information regarding aquatic nuisance species of concern have consisted of an aquatic macrophyte species composition and mapping survey (Lê and Kreiter 2005), a resident fish assessment (Beak and Rensel 1999), and a macroinvertebrate assessment and RTE species survey (BioAnalysts, Inc. 2006). Results of these studies and other Project aquatic studies indicate that the aquatic ecosystem within the Project is composed of a diverse community of flora and fauna consisting of varied aquatic taxa such as plankton, macroinvertebrates (insects, snails and bivalves), fish, and plants. Although nonnative species are present within Wells Project waters, the aquatic community is characterized by a native species dominated assemblage.

Douglas PUD conducted an aquatic macrophyte study in the Wells Project in 2005. Study results indicate that although EWM is present in the Wells Project, it is not a dominant component of the Project aquatic plant community. During the study, EWM was often sub-dominant to several native species in samples collected. EWM was dominant in only 6.3 percent of the samples collected during the study (Table 3.3.2.2-1). The two most abundant species in samples collected were common waterweed and leafy pondweed at 24.7 and 16.7 percent, respectively (Table 3.3.2.2-1). Both of these are native species. On average, native aquatic plants were the dominant species in over 89 percent of the macrophytes beds sampled within the Wells Project.

Douglas PUD conducted an aquatic invertebrate inventory and an assessment of the presence of RTE aquatic invertebrates within the Wells Reservoir. Similar to aquatic plant resources, the results of the aquatic macroinvertebrate assessment indicate a native species-dominated assemblage in the Wells Project. Of the 17 species of freshwater mollusks recorded, a nonnative snail (*Radix auricularia*) and a nonnative clam (*Corbicula fluminea*) were identified. Of the two non-native species identified during the inventory, the Asian clam (*C. fluminea*) has been identified by WDFW as a freshwater invasive species. However, due to their widespread occurrence in Washington State and the unlikely success of permanent eradication, no active management recommendations by WDFW are available for this species. The 2005 macroinvertebrate assessment did not discover the presence of any zebra or quagga mussels within the Wells Project, nor have these species yet been detected in waters of Washington State (WDFW 2009a).

In 2006, Douglas PUD, in coordination with the Aquatic Nuisance Species Division of the WDFW, began monitoring for zebra and quagga mussels during the summer and early fall when recreational boating activity is at a peak. In 2007, Douglas PUD, in coordination with the Center for Lakes and Reservoirs at Portland State University, installed a permanent substrate sampler in the Wells Dam Forebay to monitor for zebra and quagga mussel colonization. Both of these monitoring activities are ongoing, and sampling and monitoring activities have not detected the presence of zebra or quagga mussels at the Wells Project.

It is important to note the varying degree to which a nonnative species can be characterized as a “nuisance” species. RCW 77.60.130 defines the term ANS as a “nonnative aquatic plant or animal species that threatens the diversity or abundance of native species, the ecological stability of infested waters, or commercial, agricultural, or recreational activities dependent on such waters”. Past resident fish surveys (McGee 1979; Beak and Rensel 1999) indicate that over the past 30 years a relatively-stable resident fish species assemblage has persisted in the Wells Project. Furthermore, no information exists to suggest that carp, tench, or any of the other non-native fish species present in the Wells Project have had a significant impact on the overall aquatic species assemblage or commercial, agricultural, and recreational activities in the area.

Environmental Effects

Past aquatic plant (Lê and Kreiter 2005), macroinvertebrate (BioAnalysts, Inc. 2006), and resident fish (McGee 1979; Beak and Rensel 1999) assessments have identified the presence of nonnative species as well as several nuisance species in the Wells Project. However, data also indicate that these species are either a sub-dominant component of the species assemblage or that these species persist at a level of abundance that suggests they are not negatively impacting native species or commercial, agricultural, or recreational activities in the area. Zebra and quagga mussels have not been documented within the

Wells Project. Small populations of carp and tench in the Wells Reservoir have not had a deleterious effect on the resident fish population.

Proposed Environmental Measures

Douglas PUD has executed an Aquatic Settlement Agreement with federal, state, and tribal entities to address all of the aquatic resource issues related to the relicensing of the Wells Project, including the active management of aquatic nuisance species. The planned implementation of the ANSMP, during the term of the new license, is expected to fully address any measureable adverse effects related to the introduction or spread of ANS.

The ANSMP was developed by Douglas PUD and the federal, state and tribal parties to the Aquatic Settlement Agreement. The goal of the ANSMP is to prevent the introduction and/or spread of aquatic nuisance species in Project waters. Douglas PUD, in collaboration with the Aquatic SWG, has agreed to implement several PM&Es in support of the ANSMP. The PM&Es presented within the ANSMP are designed to meet the following objectives:

- Objective 1:** Implement best management practices to prevent Eurasian watermilfoil proliferation during in-water (i.e., construction, maintenance, and recreation improvements) improvement activities in the Project.

- Objective 2:** Continue participation in regional and state efforts to prevent the introduction and spread of aquatic nuisance species. Activities include continued monitoring for the presence of ANS, monitoring bycatch data collected during other aquatic management plan activities, and conducting education outreach within the Project.

- Objective 3:** In response to proposed changes in the Project requiring FERC approval, the Aquatic SWG will assess the potential effects, if any, with respect to the introduction or proliferation of aquatic nuisance species in the Project to inform management decisions to support success of the ANSMP and will implement reasonable and appropriate measures to address any potential effects.

This ANSMP is intended to be compatible with other aquatic nuisance species management plans in the Columbia River mainstem. Furthermore, this management plan is intended to be supportive of the HCP, BTMP, PLMP, RFMP, WSMP, and WQMP by continuing to prevent the introduction and/or spread of aquatic nuisance species in Project waters. The ANSMP is intended to be compatible with other management strategies of federal, state, and tribal natural resource management agencies. Douglas PUD will continue participating in state and regional coordination efforts to prevent the

introduction and spread of aquatic invasive species that may threaten the diversity or abundance of native species, aquatic habitat, and the ecological stability in the Wells Project.

Unavoidable Adverse Effects

While there are no unavoidable adverse effects on ANS, it is the stated goal of the ANSMP to minimize the impact of ANS on the Wells Project resources by controlling or reducing their presence at the Project.

3.3.3 Terrestrial Resources

3.3.3.1 Upland Habitats

Affected Environment

The Wells Project is located within the big sagebrush/bluebunch wheatgrass vegetation zone (Daubenmire 1970; EDAW, Inc. [EDAW] 2006a). This ecological zone is the most widespread shrub steppe zone in Washington State and occurs in southern Idaho, central Oregon, the northern Great Basin in Utah, and parts of Montana (Cassidy 1997). The Wells Project is located near the northern limit of the central semi-arid steppe zone of Washington State. Annual precipitation ranges from 8 to 12 inches (20 to 30 cm), primarily falling as snow during the winter and rain in the early spring (Cassidy 1997).

Vegetation Cover Types

In 2005, Douglas PUD conducted a RTE plant survey, an invasive plant survey, and cover type mapping for the Wells Project reservoir lands (EDAW 2006a). Cover types were mapped and field verified on 2,540 acres of land within the Wells Project (excluding the 9,678-acre open-water portion of the reservoir) as identified in Table 3.3.3.1-1. Much of the land in the immediate vicinity of the reservoir is, or at one time was, cultivated for a variety of crops including wheat, alfalfa, and orchards. Based on the 2005 cover type mapping effort, agricultural areas dominated by irrigated orchards occupy 26 percent of the Wells Project reservoir lands (Table 3.3.3.1-1). The next most common cover type, shrub steppe, comprises 20 percent of Wells Project reservoir lands. Shrub steppe is designated as a state priority habitat (WDFW 2008). Riparian cover types (riparian shrub and riparian deciduous tree) and wetland cover types, respectively, comprise 18 and 13 percent of Wells Project reservoir lands. Grass (5 percent) and open weedy areas (6 percent) are also present, particularly in upland areas where ground-disturbing activities have removed shrub cover or repeated disturbance favors annual grasses. Seven percent of the upland area surveyed showed evidence of development. Partially-forested conifer cover types, such as Douglas fir and ponderosa pine, are uncommon, representing less than 1 percent of Wells Project reservoir lands. The

remaining areas mapped included upland rock habitats, littoral zone, and bare-disturbed-eroded which comprised, in total, less than 5 percent of the study area (EDAW 2006a).

Table 3.3.3.1-1 Acreage of cover types in the reservoir lands component of the Wells Project.

Community Type	Acres	Percent of Reservoir Lands
Conifer	5	0.2
Shrub steppe	502	19.8
Open - grass	136	5.4
Open - weed	163	6.4
Rocky - upland	12	0.5
Riparian - tree	142	5.6
Riparian - shrub	314	12.5
Emergent wetland	287	11.4
Emergent wetland - pond	46	0.5
Littoral zone	61	2.4
Bare-disturbed-eroded	49	1.9
Agriculture	648	25.5
Developed	175	6.9

Source: EDAW 2006a.

In 2008, a plant survey and cover type mapping study was conducted for the transmission line component of lands within the Wells Project Boundary (Parametrix, Inc. 2009b). The study mapped approximately 1,117 acres of land in the transmission line corridor. In 2008, following the spring cover type mapping effort, several areas of the transmission line corridor were affected by the Badger Mountain Fire. The results presented herein represent the community types mapped prior to the fire.

The most common cover type observed along the transmission line was active agriculture, covering 52 percent of the corridor (Table 3.3.3.1-2). The majority of this cover type (468 acres) consists of wheat fields within the middle of the transmission line corridor. Shrub steppe was the most common native vegetation cover type, mapped on 30 percent of the corridor (Table 3.3.3.1-2). The next most abundant cover types were inactive agriculture (6 percent), cleared conifer (5 percent), and grass (2 percent). The remaining cover types were comprised of conifer, grass, wetlands, riparian, talus, and other (e.g., developed, disturbed) community types that individually accounted for less than 1 percent of the transmission corridor (Parametrix, Inc. 2009b).

Cover types comprising at least 5 percent of the reservoir lands component and/or the transmission line corridor are described below.

Table 3.3.3.1-2 Acreage of cover types in the transmission line component of the Wells Project.

Community Type	Acres in Transmission Line Corridor	Percent of Surveyed Area
Agricultural Lands	583	52
Idle Agricultural Land	66	6
Grass	25	2
Conifer (closed and open canopy)	13	1
Cleared Conifer	51	5
Other ¹	23	2
Riparian	12	1
Shrub Steppe	340	30
Talus	3	<1
Emergent Wetland	1	<1
Forested Wetland	<1	<1
Total	1,117	100

¹ Includes highways, gravel roads, orchards, and other non-vegetated or atypical cover types.
Source: Parametrix, Inc. 2009b.

Active Agricultural Cover Type

Agricultural uses are mapped on 648 acres (25.5 percent) of the area surveyed within the reservoir lands component of the Wells Project. Orchards (105 acres) are most abundant between Pateros and Bridgeport, but also occur along the Okanogan River. An additional 281 acres (11.1 percent) of Wells Project reservoir lands were used to grow alfalfa at the time mapping was conducted. Pastures (72 acres) occur primarily along the Okanogan River. Farming activities also include fallow (53 acres), unidentified crops (56 acres), and idle fields (81 acres).

Over 50 percent of the transmission line corridor also consists of the active agriculture cover type. The majority of this cover type (468 acres) consists of wheat fields located in the middle of the transmission line corridor.

Shrub Steppe Cover Type

Shrub steppe occurs on 502 acres (19.8 percent) of the total lands surveyed within the reservoir component and 340 acres (30 percent) of the transmission line of the Wells Project. Big sagebrush (*Artemisia tridentata*), bitterbrush (*Purshia tridentata*), and grey rabbitbrush (*Ericameria nauseosa*) are the most dominant shrub layer species. Snow buckwheat (*Eriogonum niveum*), Gray's biscuitroot (*Lomatium grayi*), bluebunch wheatgrass (*Pseudoroegneria spicata*), cheatgrass (*Bromus tectorum*), Sandberg bluegrass (*Poa secunda*), threadleaf fleabane (*Erigeron filifolius*), and fernleaf biscuitroot (*Lomatium dissectum*) are among the more common herb layer species. Shrub steppe

vegetation with sandier substrates also may support field sagewort (*Artemisia campestris* var. *scouleriana*), needle and thread (*Stipa comate*), bastard toadflax (*Comandra umbellata*), wingnut cryptantha (*Cryptantha pterocarya*), and pale evening primrose (*Oenothera pallida*) in the herb layer. Sites that have not been disturbed generally support a thin cryptogamic crust, which is composed of mosses, lichens, algae, and cyanobacteria.

Shrub steppe is identified as a state-priority habitat (WDFW 2008). WDFW has developed management recommendations for priority habitats to assist landowners, managers, and others in conducting land use activities in a manner that incorporates the needs of fish and wildlife.

Developed Cover Type

There are 175 acres (6.9 percent) of developed land within the reservoir lands portion of the Project. Wells Dam and associated warehouses and equipment staging areas occupy 37 acres of land, and Wells Hatchery occupies 33 acres. The remaining development mapped on Wells Project land includes: rip-rap (38 acres); landscaped areas (15 acres); recreation sites (21 acres); highways, roads, and railroads (26 acres); irrigation pumphouse structures (0.7 acre); and industrial uses (4 acres). Developed land along the transmission line corridor is included in the community type defined as “Other” which covers 23 acres (2 percent) of the transmission line corridor.

Cleared Conifer Cover Type

This community type only occurs along the transmission line corridor, and includes both cleared conifer and cleared open-conifer sub-types. These habitats represent those uplands that are capable of supporting coniferous trees (typically ponderosa pine, *Pinus ponderosa*, and Douglas fir, *Pseudotsuga menziesii*), but are periodically cleared as part of transmission line vegetation management. Cleared conifer sub-type habitat covers 4 percent (41 acres) of the transmission line corridor. Ponderosa pine and Douglas fir are commonly present as shrubs or small trees. Other species identified in this cover type include Saskatoon serviceberry (*Amelanchier alnifolia*), big sagebrush, white sagebrush (*Artemisia ludoviciana*), common snowberry (*Symphoricarpos albus*), showy milkweed (*Asclepias speciosa*), tall annual willowherb (*Epilobium brachycarpum*), gray rabbitbrush, oceanspray (*Holodiscus discolor*), and bulbous bluegrass (*Poa bulbosa*).

The cleared open-conifer sub-type occurs on 1 percent of the transmission line corridor (10 acres). This community has low canopy cover and a species composition similar to the shrub steppe cover type. Young Douglas fir and ponderosa pine are present in this community, but the spacing of these conifer trees is such that the community would have an open canopy even at maturity.

Open Grass Cover Type

Open areas of grass were mapped on 136 acres (5.4 percent) of the total lands within the reservoir lands portion of the Wells Project. These habitats are typically dominated by annual grasses such as cheatgrass, hairy brome (*Bromus ramosus*), and annual fescue (*Vulpia myuro*). However, some lands mapped as open grass are dominated by native perennial grasses, including those sites that support little bluestem (*Schizachyrium scoparium*), a state-listed RTE species. In some areas with more moist growing conditions, this cover type may also include reed canarygrass (*Phalaris arundinacea*), tall fescue (*Festuca arundinacea*), smooth brome (*Bromus inermis var. inermis*), tall wheatgrass (*Thinopyrum ponticum*), streambank wheatgrass (*Agropyron dasystachyum*) and quackgrass (*Elymus repens*), but these species are more typically mapped as emergent wetlands.

Approximately 2 percent (25 acres) of the transmission line corridor consists of the open grass cover type. The dominant species in this cover type along the transmission line corridor include bluebunch wheatgrass, basin wildrye (*Leymus cinereus*), and cheatgrass. Many of the common grass species are similar to those found in the herbaceous layer of the shrub steppe cover type.

Open Weed Cover Types

The open weed cover type was mapped on 163 acres (6.4 percent) of Wells Project reservoir lands, almost exclusively in the fields adjacent to the Okanogan River and in disturbed shrub steppe communities on Cassimer Bar. The open weed cover type was not documented within the transmission line corridor, but was included under the community type defined as “Other”. This cover type typically represents land potentially supporting shrub steppe or grassland communities, but that have been subject to disturbance. As a result, these cover types are frequently dominated by non-native species or noxious weeds, including diffuse knapweed (*Centaurea diffusa*), common mullein (*Verbascum thapsus*), perennial pepperweed (*Lepidium latifolium*), yellow salsify (*Tragopogon dubius*), common St. John’s-wort (*Hypericum perforatum*), smooth brome, cheatgrass, Mexican fireweed (*Kochia scoparia*), orchard grass (*Dactylis glomerata*), tall fescue, field bindweed (*Convolvulus arvensis*) prickly lettuce (*Lactuca serriola*), and hairy whitetop (*Cardaria pubescens*).

Inactive/Idle Agriculture

This community type was only mapped during surveys of the transmission line corridor, but is similar in composition and structure to the open grass and open weed cover types mapped on Wells Project reservoir lands. The inactive agriculture cover type consists of formerly cultivated lands that are no longer cultivated, and includes lands enrolled in the Conservation Reserve Program. This cover type occurs on 66 acres (6 percent) of the

transmission line corridor, generally occurring in the northern sections. Many of these areas are in a transitional state, and are vegetated with a mixture of native and non-native plants. Dominant plants include crested wheatgrass (*Agropyron cristatum*), gray rabbitbrush, tarragon (*Artemisia dracunculus*), and hoary tansyaster (*Machaeranthera canescens*). Since these areas have historically been disturbed, weedy species such as diffuse knapweed and Dalmatian toadflax (*Linaria dalmatica*) occur commonly as well.

Environmental Effects

Douglas PUD is not proposing any changes to the operation of the Wells Project, other than the implementation of proposed environmental measures. Current Project operations include maintenance activities such as transmission line vegetation clearing and road maintenance, each conducted in compliance with Douglas PUD's Land Use Policy (Douglas PUD 2009b). In addition, Douglas PUD's proposed environmental measures include a WBMP, an APP, and a RMP. The potential effects of each of these are discussed below.

Upland habitats will continue to be protected through implementation of Douglas PUD's Land Use Policy. During scoping of issues for development of relicensing studies, the Terrestrial RWG found that Douglas PUD's fee-title ownership of Wells Project lands has produced substantial benefits for wildlife and wildlife habitats, including uplands. These environmental benefits are secured through Douglas PUD's current implementation of its Land Use Policy.

The implementation of Douglas PUD's WBMP and RMP are expected to ensure continued benefits to upland and other habitats associated with the Wells Project. Collectively, these measures protect upland habitats through the use of BMPs, noxious weed control, revegetation of areas disturbed by Project maintenance, and standards for land use and development.

Several measures included in the RMP are expected to minimally affect upland communities through temporary disturbance during construction and the permanent loss of less than 3 acres of upland habitat. These consist of: (1) a Marina Park expansion including 10 additional RV spaces, in addition to new restroom facilities, lift stations, landscaping, and access roads; (2) construction of a formal tent camping facility in the vicinity of the Okanogan River, including restroom, picnic shelter and four overnight camping sites; and (3) improvements for an informal/rustic tent camping location on the west side of the Columbia River. These measures are expected to affect no more than three total acres of upland habitat, of the 2,664 acres of land within the reservoir lands component of the Project Boundary. Each will occur on lands that are either currently disturbed, or directly adjacent to currently disturbed lands, thus representing relatively poor habitat. As a result, these measures are not expected to represent a measureable impact to upland habitats.

The NERC requires that all vegetation growing within the transmission line corridor tall enough to cause an outage be removed. Douglas PUD maintains transmission corridor vegetation below heights that might cause an outage. Transmission line maintenance activities (e.g., repair or replacement of transmission line equipment, access road maintenance, and activities associated with invasive species control and vegetation clearing) may alter the upland cover types found in the transmission line corridor. In practice, vegetation management is only required on the approximately 64 acres (6 percent of the corridor) in forested vegetation types in the transmission line corridor; the remaining vegetation is low-growing shrub or herbaceous habitat. Because these habitats are currently maintained in a cleared condition, no incremental impacts are expected to occur.

Upland habitats that support state special-status wildlife species will not be detrimentally affected by the Project. Vegetation management conducted for transmission line maintenance targets low conifers, and will not affect shrub steppe habitats or any areas not currently cleared. These habitats will continue to be protected through Douglas PUD's fee-title ownership and implementation of Douglas PUD's Land Use Policy, WBMP, and APP.

Vegetation control and other Project maintenance activities can result in temporary vegetation removal and soil disturbance from vehicles, foot traffic, or heavy equipment. Other than transmission line vegetation control efforts and the implementation of Recreation Plan projects, these maintenance activities typically disturb less than 1 acre in a given year. Douglas PUD uses BMPs and soil erosion control measures during maintenance, followed by revegetation if bare-soil areas are created.

Soil disturbance and vegetation removal can also create an environment that facilitates the growth and spread of noxious weeds. Invasive weed control measures are part of Douglas PUD's noxious weed management activities. Douglas PUD complies with state (WNWCB 2005) and county weed control rules and regulations for weed control, controls Class A- and Class B-designate weeds, and maintains required records. Douglas PUD's noxious weed control procedures are formalized in the WBMP, which will be implemented during the course of a new license.

Proposed Environmental Measures

Wildlife and Botanical Management Plan

Douglas PUD, in coordination with federal, state and tribal entities, developed the WBMP to address the upland habitat concerns related to the relicensing of the Wells Project. The implementation of the WBMP during the term of a new license is expected to minimize or eliminate detrimental effects of the Project on upland habitats.

The WBMP was developed by Douglas PUD and the federal, state and tribal entities who are parties to the Aquatic Settlement Agreement. The goal of the WBMP is to protect, maintain, and enhance wildlife and habitat on Project lands commensurate with ongoing effects of operating the Wells Project. The plan is also intended to guide wildlife management activities and to protect RTE wildlife and plant species on Project lands during the term of the new license for the Wells Project. A detailed list of specific actions and schedule for implementation are included in the WBMP.

The objectives of the WBMP are:

Objective 1: Protect and enhance RTE wildlife species' habitat on Wells Project lands.

Objective 2: Protect RTE botanical species from land-disturbing activities and herbicide sprays.

Objective 3: Conserve habitat for species on Wells Project lands protected by the federal Endangered Species Act (ESA), Bald and Golden Eagle Protection Act, and Migratory Bird Treaty Act.

Objective 4: Protect native habitat on Wells Project lands.

Objective 5: Maintain productive wildlife habitat on the Cassimer Bar Wildlife Management Area.

Objective 6: Control noxious weeds on Wells Project lands.

Objective 7: Consultation.

Additionally, implementation of the Douglas PUD Land Use Policy, Off-License Settlement Agreement and proposed future monitoring activities will also serve to protect, maintain, and enhance upland habitats at and near the Wells Project.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on upland habitat.

3.3.3.2 Riparian and Wetland Habitats

Affected Environment

Numerous riparian and wetland plant communities adjacent to Wells Reservoir have become established since Project construction in 1967 (EDAW 2006a) (Tables 3.3.3.1-1 and 3.3.3.1-2). Wetland habitats now occupy 333 acres (12 percent) of Project reservoir lands and just over 1 acre (<1 percent) of the transmission line corridor (EDAW 2006a; Parametrix, Inc. 2009b). Riparian cover types comprise 456 acres (18 percent) of reservoir lands and 12 acres (one percent) of the transmission line corridor (EDAW 2006a; Parametrix, Inc. 2009b). Riparian vegetation in the Wells Project is sustained by the existence of moist soils along the shoreline above the ordinary high-water mark and extends upland until the soil moisture is no longer sufficient to support mesic species. Wetland vegetation is sustained by wet or inundated soils below the ordinary high-water mark or water table on Project lands (EDAW 2006a). Depending on the depth of moisture, riparian vegetation may be considered a wetland or upland habitat. Dominant riparian and wetland cover types of the Project are discussed below.

Riparian Cover Types

Riparian vegetation is found primarily on the low-gradient shorelines of the reservoir near Cassimer Bar, the Bridgeport Bar unit of the WWA, and along the Okanogan River, and can be divided into two categories: (1) stands of riparian vegetation with large deciduous trees as the overstory; and (2) stand with riparian shrubs as the main component. Covering 456 acres (18 percent) of the survey area, riparian habitat (shrub and tree combined) is the third most common cover type in reservoir lands, but is relatively uncommon along the transmission line corridor.

Riparian habitat is identified as a state priority habitat (WDFW 2008). The WDFW has developed management recommendations for riparian habitat to assist landowners, managers, and others in conducting land use activities in a manner that incorporates the needs of fish and wildlife (Knutson and Naef 1997).

Riparian - Tree

There are 142 acres of riparian vegetation with deciduous tree overstory within the reservoir lands component of the Wells Project. Forty-two acres of this habitat are found in small stands along the Columbia River, while 105 acres of riparian deciduous tree habitat are found below the Wells Project Boundary on Cassimer Bar and along the Okanogan River.

Native tree species in the riparian areas include black cottonwood (*Populus balsamifera ssp. trichocarpa*) and a few nearly tree-sized Rocky Mountain juniper (*Juniperus scopulorum*), Bebb's willow (*Salix bebbiana*), and Sitka alder (*Alnus sinuata*). However, most riparian deciduous trees are dominated by non-native species including white cottonwood (*Populus fremontii*), eastern cottonwood (*Populus deltoides*), Russian olive (*Elaeagnus angustifolia*), silver maple (*Acer saccharinum*), Siberian elm (*Ulmus pumila*), and white mulberry (*Morus alba*). Most riparian deciduous tree stands occur in proximity to reservoir and pond margins and typically have at least some common riparian shrub and emergent wetland species.

The riparian cover type was also mapped on 12 acres (1 percent) of the transmission line corridor. These riparian areas consist of deciduous forest or shrub habitat, which were not separated during the mapping effort. Typical species noted in the riparian areas of the transmission line include quaking aspen (*Populus tremuloides*), chokecherry (*Prunus virginiana*), Rocky Mountain maple (*Acer glabrum*), red-osier dogwood (*Cornus sericea*), Lewis' mock orange (*Philadelphus lewisii*), Nootka rose (*Rosa nutkana*), wax currant (*Ribes cereum*), common snowberry, western white clematis (*Clematis ligusticifolia*), field horsetail (*Equisetum arvense*), Rocky Mountain iris (*Iris missouriensis*), feathery false lily-of-the-valley (*Maianthemum racemosum*), starry false lily-of-the-valley (*Maianthemum stellatum*), American speedwell (*Veronica American*), and basin wildrye.

Riparian - Shrub

Riparian shrub habitat covered 314 acres (12.5 percent) of reservoir lands surveyed in 2005. The riparian shrub cover type contains a high proportion of both native and non-native species. Coyote (narrowleaf) willow (*Salix exigua*), Bebb's willow, Sitka alder, and water birch (*Betula occidentalis*) are widespread native species, but only coyote willow forms dense, and sometimes large, thickets. Saplings of black cottonwood, Oregon ash (*Fraxinus latifolia*), Pacific (shining) willow (*Salix lucida*), Siberian elm, and white mulberry are common within at least some riparian shrublands. Wood rose (*Rosa woodsii*) is ubiquitous and is the co-dominant shrub in many stands. Multiflora rose (*Rosa multiflora*) and an unidentified species of exotic shrubby honeysuckle are particularly common upstream of Brewster. Russian olive shrubs are abundant at Cassimer Bar. Riparian-shrub stands along the Okanogan River are typically dominated by a diverse blend of native species, forming dense stands in many areas. The most common riparian shrubs in this area include wood rose, black hawthorn (*Crataegus douglasii*), red-osier dogwood, common snowberry, Bebb's willow, Sitka alder, coyote willow, and shining willow.

Palustrine Wetland Cover Types

Palustrine wetlands are transitional habitat located between terrestrial and freshwater aquatic systems where the water table is near the surface or covered with shallow water (Cowardin et al. 1979). Covering 333 acres (12 percent) of the survey area, palustrine wetland habitat is the fourth most common cover type in reservoir lands, but is uncommon along the transmission line corridor, where less than 1 acre of palustrine forested wetland habitat was mapped. Palustrine wetlands include 287 acres (11.4 percent) of the emergent wetland cover type around the reservoir and less than 1 acre along the transmission corridor; 46 acres (0.5 percent) of the emergent wetland-pond cover type and less than 1 acre of forested wetland along the transmission corridor.

The majority of wetland habitats associated with the Wells Project are concentrated on the low-gradient shorelines of the reservoir near Cassimer Bar, the Bridgeport Bar unit of the WWA, and along the Okanogan River. The largest individual wetlands are found on Cassimer Bar and in the Washburn Island Slough.

Emergent wetlands are common along reservoir shorelines where wetland plants typically occur at or above the littoral zone along the reservoir. Emergent wetlands are generally dominated by herbaceous vegetation, but often support some riparian shrubs and trees as well. One type of emergent wetland includes a diverse mixture of native and non-native species and is referred to as “mixed wetland.” Many of the dominant species in these areas are tall, non-native species including yellow flag (*Iris pseudacorus*), purple loosestrife (*Lythrum salicaria*), reed canarygrass, tansy ragwort (*Senecio jacobaea*), St. John’s-wort, white sweet clover (*Trifolium repens*), and Canada thistle (*Cirsium arvense*). Elsewhere, native wetland species are dominant, including softstem bulrush (*Schoenoplectus tabernaemontani*), narrowleaf cattail (*Typha angustifolia*), Canada goldenrod (*Solidago canadensis*), and showy milkweed (*Asclepias speciosa*). Jointleaf rush (*Juncus articulatus*) and poverty rush (*Juncus tenuis*) are ubiquitous species in all emergent wetlands. Other common species include cut-leaf water horehound (*Lycopus uniflorus*), rough bugleweed (*Lycopus asper*), Baltic rush (*Juncus balticus*), common rush (*Juncus effusus*), long-styled rush (*Juncus longistylis*), western panicgrass (*Panicum occidentale*), woolly sedge (*Carex lanuginosa*), fox sedge (*Carex vulpinoidea*), spurless touch-me-not (*Impatiens ecalcarata*), tufted loosestrife (*Lysimachia thyrsiflora*), fringed loosestrife (*Lysimachia ciliata*), bedstraw (*Galium sp.*), common horsetail (*Equisetum hymale*), marsh spikerush (*Eleocharis palustris*), and Kentucky bluegrass (*Poa pratensis*).

At Cassimer Bar, there are low-lying, swale-like areas adjacent to the wetter cattail-bulrush wetlands that have been mapped as emergent wetland-meadow. These areas are more moist than wet, yet still have a high proportion of hydrophytic species. Species common in these swales include foxtail barley (*Hordeum jubatum*), redtop (*Agrostis alba*), curly dock (*Rumex crispus*), common rush, chairmakers bulrush (*Scirpus*

americanus), bay forget-me-not (*Myosotis laxa*), Baltic rush, and Canada thistle. Islands in the Methow River differ, with some species and species assemblages that are unique to the islands. One wetland had an extensive stand of little green sedge (*Carex oederi*), as well as the only observations of inland sedge (*Carex interior*) and golden sedge (*Carex aurea*) noted during study efforts.

Emergent wetlands occur within the transmission corridor in two small areas totaling approximately 1 acre (less than 1 percent) of the transmission line corridor. Principal species include basin wildrye, showy milkweed, and Canada thistle.

Palustrine forested wetlands are defined as nontidal wetlands dominated by trees (Cowardin et al. 1979). Within the transmission corridor, one forested wetland was identified in the northern end of the corridor and was mapped on less than 1 acre (less than 1 percent) of the transmission line corridor. Principal species in this area include quaking aspen, red-osier dogwood, and Nootka rose. No forested wetlands were identified in the reservoir lands survey area, although similar habitats are found in areas mapped as the Riparian - Tree cover type.

Environmental Effects

Douglas PUD is not proposing any changes to the operation of the Wells Project, other than the implementation of proposed environmental measures. Current operations include Project maintenance activities such as transmission line vegetation clearing and road maintenance, each conducted in compliance with Douglas PUD's Land Use Policy (Douglas PUD 2009b). In addition, Douglas PUD's proposed environmental measures include the WBMP and RMP. The potential effects of each of these are discussed below. In addition, an assessment of the effects of reservoir water level fluctuations is provided.

During scoping of issues for development of relicensing studies, the Terrestrial RWG found that Douglas PUD's fee-title ownership of Wells Project lands has produced substantial benefits for wildlife and wildlife habitats, including riparian and wetland areas. These benefits are conferred in part through Douglas PUD's current implementation of its Land Use Policy. The additional implementation of Douglas PUD's WBMP is expected to ensure continued benefits to upland and other habitats associated with the Wells Project. Collectively, these measures protect wetland and riparian habitats through the use of BMPs, noxious weed control, revegetation of areas disturbed by Project maintenance, and restrictions on land use, development, and recreational use.

Vegetation clearing and other Project maintenance activities are not conducted in riparian or wetland habitats, and are not expected to be affected by the Project. Improvements to recreational facilities described in the Wells RMP (e.g., a Marina Park expansion including 10 additional RV spaces) are not proposed within any currently undisturbed riparian or wetland habitats. As a result, the RMP will have no effect on these habitats.

The creation of Wells Reservoir has allowed the development of a suite of wetland and riparian habitats otherwise uncommon in the semi-arid mid-Columbia region (DTA 2006a, EDAW 2006a). These habitats reflect current and recent Project operations and flow conditions, including daily fluctuations on the order of 1 to 2 feet (DTA 2006a). Under these conditions, the Wells Project has provided a river environment which has promoted the development of mature riparian and wetland communities, including substantial emergent and forested areas. These wetlands are composed of species requiring high and relatively consistent soil moisture during the growing season and are supported by, or can withstand, frequent water level fluctuations (DTA 2006a; EDAW 2006a). These existing wetlands and riparian areas are known to exhibit high wildlife and plant species diversity relative to other habitats (EDAW 2006b).

Wells Project operations also include infrequent reservoir water level fluctuations of up to 10 feet. Nationwide studies of the effects of dewatering have shown that extended dewatering (lasting months) can result in adverse impacts to some species and substantial changes in species distributions in wetland and riparian habitats. However, the infrequent reservoir operations at the Wells Project are extremely rare (1.1 percent of the time between 1990 and 2005) and generally are of short duration (DTA 2006a).

A 2005 assessment of Wells Project shoreline erosion found that 53 percent of the Project shorelines are stable with only 12 percent of the areas exhibiting active erosion (DTA 2006a). Erosion can result in the loss of shoreline habitat, potentially including riparian and wetland habitat. The study noted that Project operations may have modified the rate and location of shoreline erosion, but cannot be viewed independent of other naturally-occurring factors such as wave action, vegetation, and undermining of banks. Based on the 2005 assessment of Project operations on botanical species, it was determined that historical reservoir operations have not had significant adverse effects on wetland and riparian vegetation (DTA 2006a).

Proposed Environmental Measures

As previously described, Douglas PUD proposes to continue existing reservoir operations and implement the WBMP in coordination with federal, state, and tribal entities. This proposed plan, in concert with continued implementation of Douglas PUD's Land Use Policy, provides substantial protections for wetland and riparian habitats. The planned implementation of the WBMP and Land Use Policy, during the term of the new license, will provide continued protection and will minimize impacts to wetland and riparian habitats.

Additionally, the Off-License Settlement Agreement and proposed future monitoring activities will also serve to protect, maintain, and enhance wetland and riparian habitats at and near the Wells Project.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on wetland and riparian habitats.

3.3.3.3 Botanical Resources

Affected Environment

This section provides a summary of vascular plant species of the Project and includes discussion of RTE and invasive/noxious plant species and state-significant natural communities and areas. Federally-listed species and critical habitats protected under the federal ESA are discussed in Section 3.3.4 - Threatened and Endangered Species and Critical Habitats.

Botanical surveys of the Wells Project were conducted in 2005 (EDAW 2006a) and 2008 (Parametrix, Inc. 2009b) and included vegetation mapping as well as surveys for special-status plants and noxious weeds. These surveys documented 323 species of plants onsite, including four state special-status botanical species and 45 non-native species, 10 Class B weeds and nine Class C weeds as discussed below. A comprehensive list of the plant species occurring in the Wells Project is provided in Appendix E-10.

State Special-Status Botanical Species

State special-status botanical species include plant species that are identified as endangered (E), threatened (T), sensitive (S), or under review for potential listing (R1 and R2) by the WDNR Natural Heritage Program (WNHP 2009). State and federal natural resource agencies, including the USFWS, WDFW and WNHP, were contacted beginning in August 2005 to request information regarding the presence of federal- and state-listed species as well as species and habitats of special concern in the Project area.

Based on these agency contacts, a review of species habitat requirements and distribution, and information from a rare plant survey conducted for the nearby Rocky Reach Project, 41 state-listed species (federally-listed species excluded) were identified as having the potential to occur in the vicinity of the Wells Project area and were targeted during 2005 RTE botanical survey efforts (Calypso 2000; EDAW 2006a; NatureServe 2008; WNHP 2005, 2009; Parametrix, Inc. 2009b).

Surveys of the Wells Project reservoir documented occurrences of three state-listed special-status plants: little bluestem (*Schizachyrium scoparium*) (T), chaffweed (*Centunculus minimus*) (R1), and northern sweetgrass (*Hierochloe odorata*) (R1) (EDAW 2006a). Brittle prickly-pear (*Opuntia fragilis*) was also identified as an R1 status species at the time of the survey, but the plant was recently removed from the list

of plants tracked by the WNHP (WNHP 2009). None of these species are afforded specific regulatory protections by Washington State. Surveys of the transmission line corridor document one occurrence of Thompson's clover (*Trifolium thompsonii*) (T) (Parametrix, Inc. 2009b).

Little Bluestem

Little bluestem was the only state-listed threatened species observed in the reservoir study area. Typically, more common in Idaho and farther east, the population observed along Wells Reservoir is only the fourth documented record of this species in Washington State. Little bluestem is also known to occur at the upstream ends of Rocky Reach and Rock Island reservoirs. The habitat for populations along Rocky Reach, Rock Island, and Wells reservoirs is more riverine in character than the lacustrine habitat typically associated with reservoir shorelines (K. Beck, Beck Botanical Consulting, personal communication *as cited in* EDAW 2006a). These reaches are characterized by flowing water that is obvious during all but the highest pool levels; flows are particularly swift at lower pool levels. The little bluestem site at Wells Reservoir is further characterized by alluvial deposition (beaches and bars) along some portions of the shoreline and polished bedrock banks, indicating long-term exposure to flowing water.

Five occurrences comprising one population of little bluestem were mapped along 1,500 feet of shoreline. The granitic, coarse sandy substrate supports transitional riparian vegetation between wet shoreline emergent wetland and shrub steppe dominated uplands. The topographic position of most occurrences averages approximately 10 to 15 feet from the shoreline and 2 to 5 feet elevation above the mean water surface. Associated species include Rocky Mountain juniper, Siberian elm, white sweet clover, Gray's biscuit root, Scribner's rosette grass (*Panicum scribnerianum*), white sagebrush, and diffuse knapweed. The largest occurrence has several perennial bunchgrass associates, including needle-and-thread, sand dropseed (*Sporobolus cryptandrus*), Fendler three-awn (*Aristida longiseta*), prairie junegrass (*Koeleria cristata*), and alkali bluegrass (*Poa juncifolia*).

Chaffweed

Chaffweed is a review list 1 species previously known from seven Washington counties including Pend Oreille, Spokane, Klickitat, Whitman, Wahkiakum, Chelan, and Benton counties. Its observation during the Wells Reservoir study is the first record for Douglas County.

Four occurrences of chaffweed were observed on frequently-inundated, low-gradient mud-gravel banks with little competing vegetation. Some of the plants observed again in August had dehisced capsules, suggesting the production of mature seed. The cover and density of chaffweed in all four sites was low, consisting of only a few scattered plants. Associated plant species also occurred at low density and cover. Associated species

included mudwort (*Limosella sp.*), water pygmyweed (*Crassula aquatica*), bay forget-me-not, popcornflower (*Plagiobothrys spp.*), clammy hedgehyssop (*Gratiola neglecta*), spikerush, and toad rush (*Juncus bufonius*) (EDAW 2006a).

Northern Sweetgrass

Northern sweetgrass, also commonly referred to as vanilla grass, is a review list 1 species known from 16 Washington counties, primarily in the central and eastern parts of the state. Its occurrence along Wells Reservoir during this study is the first record for Douglas County (WNHP 2005).

Sand-silt-gravel banks that are frequently inundated and also support emergent wetland vegetation are common and abundant along Wells Reservoir. Two northern sweetgrass occurrences were in these habitats, growing at the upper elevation end of low-gradient banks. These sites were inundated by approximately 6 inches of water during high pool. At one site, the associated species provided approximately 80 percent cover and included Baltic rush, coyote willow, yellow flag, woolly sedge, and fowl mannagrass (*Glyceria spp.*). The other site is located near the little bluestem population, and supports primarily Baltic rush and woolly sedge with scattered northern sweetgrass.

Thompson's Clover

This species is endemic to a narrow range consisting of lands within approximately 2.5 miles of the Columbia River between the Wenatchee and Entiat rivers (WNHP 1999). One occurrence of Thompson's clover was documented during relicensing studies, consisting of approximately 11 acres within the transmission corridor. Because the occurrence continues beyond the transmission corridor boundary, its full extent exceeds 11 acres. The population consists of several hundred to thousands of plants, representing a prominent component of the herbaceous layer.

In early summer 2008, wildfire burned all vegetation in and around this occurrence. However, Thompson's clover is known to be a fire-adapted species (Scherer et al. 1997). During an informal site visit in May 2009, Douglas PUD natural resources personnel observed large numbers of live Thompson's clover plants.

Noxious Weeds

Noxious weeds and other invasive plants can displace native plants and diminish the value of the habitat for wildlife. Noxious weeds are listed by the WNWCB, and managed by County Boards in cooperation with local landowners. Douglas PUD has worked closely with the Okanogan County Weed Board and adjacent landowners to control noxious and other invasive weeds on the Wells Project lands. The WNWCB groups weeds into the following categories: Class A weeds are non-native species whose

distribution in Washington State is still limited; eradication of all Class A weeds is required by state law. Class B weeds are non-native species whose distribution is limited to portions of Washington State. Because of differences in distribution, treatment of Class B weeds is designated only in certain areas. In regions where a Class B weed is not yet widespread, prevention of new infestations is required; in these areas, the weed is a “Class B Designate,” meaning it is designated for control. Class C weeds are widespread; treatment and management is not typically required but may be warranted for local management goals.

Botanical surveys of the Wells Project were conducted in 2005 on Wells Reservoir lands (EDAW 2006a) and 2008 in the transmission line corridor (Parametrix, Inc. 2009b). No Class A weeds were documented during survey efforts. Surveys of lands associated with Wells Reservoir documented 99 occurrences of four Class B-designate weed species: purple loosestrife, Dalmatian toadflax, leafy spurge (*Euphorbia esula*), and perennial pepperweed. Two Class B weeds, Russian knapweed (*Centaurea repens*) and diffuse knapweed, were common in upland or transitional upland/wetland habitats. Two Class C weeds, reed canarygrass and yellow flag, were noted as common in Project wetlands and along Wells Reservoir shorelines.

Surveys in the transmission corridor documented 48 occurrences of two Class B-Designate weed species (Dalmatian toadflax and spotted knapweed, *Centaurea stoebe*), and one other Class B weed species (diffuse knapweed). Each is widespread in pastures and rangeland in Douglas County. In addition, two Class C weeds, Canada thistle and field bindweed, were also documented in the transmission line corridor.

Douglas PUD has maintained herbicide spray records since 1990. These records show that Douglas PUD has treated Scotch thistle (*Onopordum acanthium*) (since 1990), Dalmatian toadflax (1995), leafy spurge (1990), and perennial pepperweed (2004). Biological agents are also collected and dispersed annually by Douglas PUD to manage Dalmatian toadflax. In 1989, Douglas PUD discovered and began mechanical control efforts on purple loosestrife by digging out the plants in wetlands along the Columbia River. These efforts were supplemented with herbicide use (glyphosate, a broad-spectrum herbicide, in a formulation labeled for use in wetland areas) between 1990 and 1999. Beginning in 2000, Douglas PUD replaced herbicide treatments on purple loosestrife with the use of biological control agents. Within the transmission line corridor, Douglas PUD has used herbicides to manage diffuse, Russian and spotted knapweeds, Dalmatian toadflax, and thistle species. In addition, biological control agents targeting Dalmatian toadflax have been released along the transmission line corridor annually since 2004.

Important Natural Communities, Refuges, and Management Areas

Shrub steppe and riparian and wetland habitats are identified as state priority habitats by the WDFW (WDFW 2008). These cover types are discussed in detail in Section 3.3.3.1 - Upland Habitats and 3.3.3.2 - Riparian Areas and Wetlands. In addition, two wildlife management areas occur within the Project: WWA and Cassimer Bar Wildlife Management Area (Figure 3.3.3.3-1).

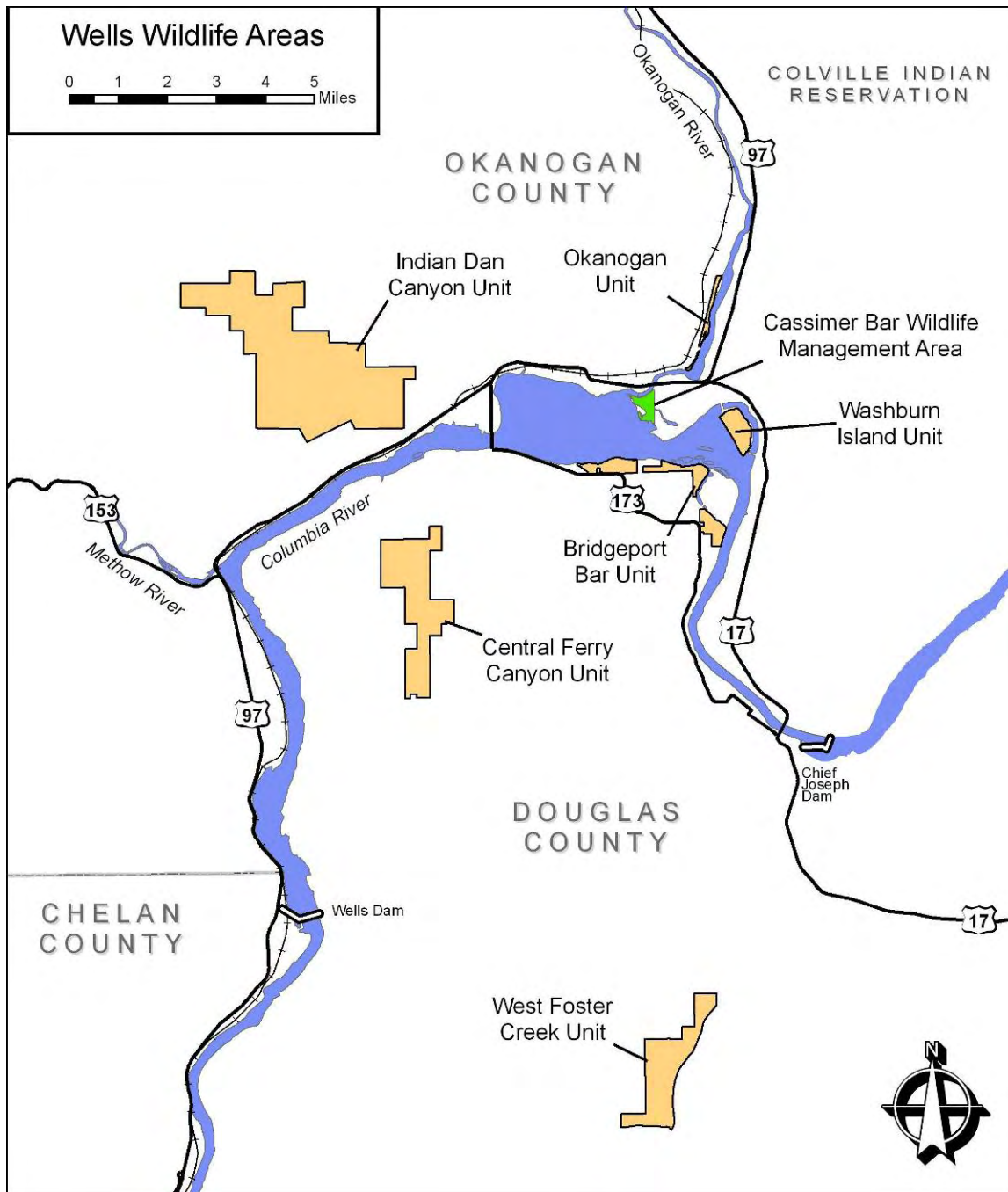


Figure 3.3.3.3-1 Wells Wildlife Area and Cassimer Bar Wildlife Management Area.

Wells Wildlife Area

The WWA, funded by Douglas PUD and managed by WDFW, is located in Douglas and Okanogan counties and consists of six units: three shoreline/ riparian units and three upland units. Bridgeport Bar (502 acres), Okanogan (91 acres), and Washburn Island (300 acres) are located along the shoreline of the Wells Reservoir, and a portion of each unit lies within the Project Boundary. West Foster Creek (1,025 acres), Central Ferry (1,602 acres), and Indian Dan Canyon (4,716 acres) are upland units that are entirely outside the Wells Project Boundary. WDFW's original management objective for the WWA was to develop habitat for game species and to release upland game birds with the goal of replacing hunting opportunities that were lost due to the original construction of the Wells Project. Since that time, WDFW's wildlife management directives have expanded, and now include protecting game and non-game species and their habitats, managing for species diversity, and providing consumptive (hunting) and non-consumptive (e.g., wildlife viewing) wildlife related recreation.

On July 15, 1974, Douglas PUD entered into a wildlife mitigation agreement with WDFW (the 1974 Agreement) to establish the WWA. Douglas PUD and WDFW entered into a subsequent MOA in which Douglas PUD began voluntarily providing supplemental funding to ensure continued operation of the WWA. In 2007, WDFW and Douglas PUD entered into an Off-License Settlement Agreement that will continue funding all six units of the WWA during the term of the next license.

Cassimer Bar Wildlife Management Area

The Cassimer Bar Wildlife Management Area (116 acres) is located in Okanogan County on the Colville Indian Reservation, and is a shoreline/riparian and wetlands unit at the Okanogan River confluence (Figure 3.3.3.3-1). The Cassimer Bar Wildlife Management Area is managed by Douglas PUD in cooperation with the CCT.

Environmental Effects

Douglas PUD is not proposing any changes to the operation of the Wells Project, other than the implementation of proposed environmental measures. Current operations include Project maintenance activities such as transmission line vegetation clearing and road maintenance, each conducted in compliance with Douglas PUD's Land Use Policy (Douglas PUD 2009b). In addition, Douglas PUD's proposed environmental measures for botanical resources include a WBMP and RMP. The potential effects of each of these are discussed below. In addition, an assessment of the effects of reservoir water level fluctuations on botanical resources is provided.

During scoping of issues for development of relicensing studies, the Terrestrial RWG found that Douglas PUD's fee-title ownership of Wells Project lands has produced substantial benefits for botanical resources. These benefits are conferred in part through Douglas PUD's current implementation of its Land Use Policy. The additional implementation of Douglas PUD's WBMP is expected to bring continued benefits to botanical resources associated with the Wells Project. Collectively, these measures protect botanical resources through the use of BMPs, noxious weed control, revegetation of areas disturbed by Project maintenance, and restrictions on land use, development, and recreational use.

Vegetation clearing and other Project maintenance activities are not conducted in the vicinity of special-status plant occurrences, important natural communities, or management areas. Improvements to recreational facilities described in the Wells Project RMP (e.g., a Marina Park expansion including 10 additional RV spaces) are not proposed within any currently special-status plant occurrences, important natural communities, or management areas. As a result, no effects of the Project on these resources are expected.

Northern sweetgrass and chaffweed both occur in habitats that are frequently inundated and exposed by fluctuating reservoir levels, and little bluestem was found growing approximately 2 to 5 feet above the normal pool level. Existing vegetation patterns and species composition of the Project reflect recent operating conditions, including daily fluctuations that serve to support existing wetland and riparian habitats. The current success of these species within inundated or Project-affected areas suggests that the daily fluctuations are unlikely to represent a detrimental Project effect. Infrequent reservoir operations are rare and generally are of short duration, and are similarly unlikely to detrimentally affect special-status plants (DTA 2006a). Occurrences of special-status plants are maintained in Douglas PUD's GIS database toward ensuring that no operations or maintenance activities affect the species.

Project operations require that some lands (e.g., the transmission line corridor and areas around Project facilities) are subject to clearing and vegetation management, creating potential habitat for noxious weeds. In addition, recreation measures included in Douglas PUD's RMP will result in short-term ground disturbance and a small (<3 acre) expansion of developed areas, potentially creating habitat for noxious weeds. Douglas PUD assertively manages noxious weed occurrences using chemical, mechanical, and biological control methods, which are formalized in Douglas PUD's WBMP. As a result, noxious weeds are not expected to expand as a consequence of the proposed action.

Proposed Environmental Measures

As previously described, Douglas PUD proposes to implement the WBMP and Land Use Policy, both developed in coordination with federal, state, and tribal entities. These plans provide substantial protection of wetland and riparian habitats. The planned

implementation of the WBMP and Land Use Policy, during the term of the new license, will ensure continued protection and will minimize impacts to botanical resources.

Additionally, the Off-License Settlement Agreement and proposed future monitoring activities will also serve to protect, maintain, and enhance wetland and riparian habitats of the Wells Project.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on significant botanical resources or natural communities, refuges, or management areas.

3.3.3.4 Wildlife

Affected Environment

Wells Project lands provides habitat for a diverse range of wildlife. Riparian plant communities within the Wells Project support more wildlife species than any other vegetation type and provide important habitat for migratory and nesting birds, mammals, reptiles, and amphibians. Shrub steppe plant communities provide habitat for birds, reptiles, and mammals adapted to this dry, open habitat (EDAW 2006b).

Wildlife surveys of the Wells Project were conducted in 2005 (EDAW 2006b) and 2008 (Parametrix, Inc. 2009b). These studies documented wildlife found on Wells Project lands associated with Wells Reservoir (EDAW 2006b) and the Wells Project 230 kV transmission corridor (EDAW 2006c, Parametrix, Inc. 2009b). Additional surveys by Parametrix, Inc. (2009b) included transmission corridor raptor and corvid nesting surveys, Columbian sharp-tailed grouse (*Tympanuchus phasianellus columbianus*) and greater sage-grouse (*Centrocercus urophasianus*) surveys, and surveys for evidence of avian collisions with the transmission line and associated structures. Survey efforts confirmed the presence of 204 wildlife species in the Wells Project, including 161 birds, five amphibians, nine reptiles, and 29 mammals (Table 3.3.3.4-1).

Aquatic Wildlife

The WDFW considers the Wells Reservoir one of the most important waterfowl wintering areas in eastern Washington (Monda, M., WDFW, personal communication, to B. Patterson, *as cited in* EDAW2006b). Aerial survey data from fall 2001 to spring 2005 shows a maximum of 33,912 ducks and geese during the fall migration, and a maximum of 38,909 ducks and geese wintering on the Wells Reservoir. In addition to ducks and geese, a maximum of 23,150 American coots were seen during the fall migration, and a maximum of 25,700 coots wintered on the Wells Reservoir between 2001 and 2005 (Hallet 2002, 2003, 2004, 2005). Aquatic vegetation supported by Wells Reservoir provides food for waterfowl during the spring and fall migration and sustains them

through the winter. Corn, wheat, and other grains grown on the WWA provide food for dabbling ducks and Canada geese. Common winter residents on the Wells Reservoir include American coot, greater and lesser scaup, American widgeon, ring-necked duck, and mallard. Other wintering water fowl include gadwall, northern shoveler, bufflehead, Barrows goldeneye, ruddy duck, common merganser, and hooded merganser. Common loons, pied-billed grebes, eared grebes, and western/Clark's grebe are all present on the Wells Reservoir throughout the year. Wintering coots and ducks provide an important food supply for bald eagles wintering within and adjacent to the Wells Reservoir.

Table 3.3.3.4-1 Wildlife species detected at the Wells Project.

Common Name	Scientific Name
<i>Pelagic Birds and Herons</i>	
Common Loon	<i>Gavia immer</i>
Eared Grebe	<i>Podiceps nigricollis</i>
Horned Grebe	<i>Podiceps auritus</i>
Red-necked Grebe	<i>Podiceps grisegena</i>
Western Grebe	<i>Aechmophorus occidentalis</i>
Pied-billed Grebe	<i>Podilymbus podiceps</i>
American White Pelican	<i>Pelecanus erythrorhynchos</i>
Double-crested Cormorant	<i>Phalacrocorax auritus</i>
Great Egret	<i>Ardea alba</i>
Great Blue Heron	<i>Ardea herodias</i>
<i>Waterfowl</i>	
Canada Goose	<i>Branta canadensis</i>
Mallard	<i>Anas platyrhynchos</i>
Gadwall	<i>Anas strepera</i>
American Widgeon	<i>Anas americana</i>
Northern Pintail	<i>Anas acuta</i>
Blue-winged Teal	<i>Anas discors</i>
Green-winged Teal	<i>Anas crecca</i>
Cinnamon Teal	<i>Anas cyanoptera</i>
Northern Shoveler	<i>Anas clypeata</i>
Ruddy Duck	<i>Oxyura jamaicensis</i>
Wood Duck	<i>Aix sponsa</i>
Redhead	<i>Aythya americana</i>
Canvasback	<i>Aythya valisineria</i>
Ring-necked Duck	<i>Aythya collaris</i>
Scaup spp.	<i>Aythya spp.</i>
Barrow's Goldeneye	<i>Bucephala islandica</i>
Common Goldeneye	<i>Bucephala clangula</i>
Bufflehead	<i>Bucephala albeola</i>
Common Merganser	<i>Mergus merganser</i>
Hooded Merganser	<i>Lophodytes cucullatus</i>
<i>Raptors</i>	
Turkey Vulture	<i>Cathartes aura</i>
Osprey	<i>Pandion haliaetus</i>
Northern Harrier	<i>Circus cyaneus</i>
Sharp-shinned Hawk	<i>Accipiter striatus</i>
Cooper's Hawk	<i>Accipiter cooperii</i>
Golden Eagle	<i>Aquila chrysaetos</i>
Bald Eagle	<i>Haliaeetus leucocephalus</i>
Red-tailed Hawk	<i>Buteo jamaicensis</i>
American Kestrel	<i>Falco sparverius</i>
Peregrine Falcon	<i>Falco peregrinus</i>

Table 3.3.3.4-1 (continued) Wildlife species detected at the Wells Project

Prairie Falcon	<i>Falco mexicanus</i>
Rough-legged Hawk	<i>Buteo lagopus</i>
Swainson's Hawk	<i>Buteo swainsoni</i>
<i>Gamebirds</i>	
Chukar	<i>Alectoris chukar</i>
Ring-necked Pheasant	<i>Phasianus colchicus</i>
California Quail	<i>Callipepla californica</i>
Dusky Grouse	<i>Dendragapus obscurus</i>
Gray Partridge	<i>Perdix perdix</i>
<i>Rails, Cranes, and Shorebirds</i>	
Virginia Rail	<i>Rallus limicola</i>
American Coot	<i>Fulica americana</i>
American Golden Plover	<i>Pluvialis dominica</i>
Killdeer	<i>Charadrius vociferus</i>
Greater Yellowlegs	<i>Tringa melanoleuca</i>
Spotted Sandpiper	<i>Actitis macularia</i>
Dowitcher spp.	<i>Limnodromus spp.</i>
Common Snipe	<i>Gallinago gallinago</i>
Wilson's Phalarope	<i>Phalaropus tricolor</i>
<i>Gulls and Terns</i>	
Bonaparte's Gull	<i>Larus philadelphia</i>
Ring-billed Gull	<i>Larus delawarensis</i>
California Gull	<i>Larus californicus</i>
Caspian Tern	<i>Sterna caspia</i>
Black Tern	<i>Chlidonias niger</i>
Common Tern	<i>Sterna hirundo</i>
<i>Doves</i>	
Rock Dove	<i>Columba livia</i>
Mourning Dove	<i>Zenaida macroura</i>
<i>Owls and Goatsuckers</i>	
Great Horned Owl	<i>Bubo virginianus</i>
Short-eared Owl	<i>Asio flammeus</i>
Northern Pygmy-Owl	<i>Glaucidium gnoma</i>
Common Nighthawk	<i>Chordeiles minor</i>
Common Poorwill	<i>Phalaenoptilus nuttallii</i>
<i>Hummingbirds and Kingfishers</i>	
Rufous Hummingbird	<i>Selasphorus rufus</i>
Black-chinned Hummingbird	<i>Archilochus alexandri</i>
Calliope Hummingbird	<i>Stellula calliope</i>
Belted Kingfisher	<i>Ceryle alcyon</i>
<i>Woodpeckers, Nuthatches, Creepers and Flycatchers</i>	
Northern Flicker	<i>Colaptes auratus</i>
Hairy Woodpecker	<i>Picoides villosus</i>
Downy Woodpecker	<i>Picoides pubescens</i>
Red-naped Sapsucker	<i>Sphyrapicus nuchalis</i>
Pygmy Nuthatch	<i>Sitta pygmaea</i>
Red-breasted Nuthatch	<i>Sitta canadensis</i>
Brown Creeper	<i>Certhia americana</i>
Western Wood - Pewee	<i>Contopus sordidulus</i>
Olive-sided Flycatcher	<i>Contopus cooperi</i>
Willow Flycatcher	<i>Empidonax traillii</i>
Dusky Flycatcher	<i>Empidonax oberholseri</i>
Least Flycatcher	<i>Empidonax minimus</i>
Say's Phoebe	<i>Sayornis saya</i>
Eastern Kingbird	<i>Tyrannus tyrannus</i>
Western Kingbird	<i>Tyrannus verticalis</i>

Table 3.3.3.4-1 (continued) Wildlife species detected at the Wells Project.

<i>Corvids, Shrikes, and Swallows</i>	
Steller's Jay	<i>Cyanocitta stelleri</i>
Clark's Nutcracker	<i>Nucifraga columbiana</i>
Black-billed Magpie	<i>Pica hudsonia</i>
American Crow	<i>Corvus brachyrhynchos</i>
Common Raven	<i>Corvus corax</i>
Northern Shrike	<i>Lanius excubitor</i>
Tree Swallow	<i>Tachycineta bicolor</i>
Violet-green Swallow	<i>Tachycineta thalassina</i>
Cliff Swallow	<i>Petrochelidon pyrrhonota</i>
Bank Swallow	<i>Riparia riparia</i>
Northern Rough-winged Swallow	<i>Stelgidopteryx serripennis</i>
Barn Swallow	<i>Hirundo rustica</i>
<i>Chickadees, Wrens, Vireos, and Kinglets</i>	
Black-capped Chickadee	<i>Poecile atricapillus</i>
Mountain Chickadee	<i>Poecile gambeli</i>
House Wren	<i>Troglodytes aedon</i>
Canyon Wren	<i>Catherpes mexicanus</i>
Marsh Wren	<i>Cistothorus palustris</i>
Winter Wren	<i>Troglodytes troglodytes</i>
Cassin's Vireo	<i>Vireo cassinii</i>
Warbling Vireo	<i>Vireo gilvus</i>
Ruby-crowned Kinglet	<i>Regulus calendula</i>
Golden-crowned Kinglet	<i>Regulus satrapa</i>
<i>Thrashers, Thrushes, and Starlings</i>	
Sage Thrasher	<i>Oreoscoptes montanus</i>
Gray Catbird	<i>Dumetella carolinensis</i>
European Starling	<i>Sturnus vulgaris</i>
American Robin	<i>Turdus migratorius</i>
Hermit Thrush	<i>Myadestes townsendi</i>
American Pipit	<i>Anthus rubescens</i>
Mountain Bluebird	<i>Sialia currucoides</i>
Western Bluebird	<i>Sialia mexicana</i>
Townsend's Solitaire	<i>Myadestes townsendi</i>
<i>Waxwings</i>	
Cedar Waxwing	<i>Bombycilla cedrorum</i>
<i>Warblers and Tanagers</i>	
Magnolia Warbler	<i>Dendroica magnolia</i>
Townsend's Warbler	<i>Dendroica townsendi</i>
Orange-crowned Warbler	<i>Vermivora celata</i>
Nashville Warbler	<i>Vermivora ruficapilla</i>
Yellow-rumped Warbler	<i>Dendroica coronata</i>
Yellow Warbler	<i>Dendroica petechia</i>
MacGillivray's Warbler	<i>Oporornis tolmiei</i>
Wilson's Warbler	<i>Wilsonia pusilla</i>
Common Yellowthroat	<i>Geothlypis trichas</i>
Yellow-breasted Chat	<i>Icteria virens</i>
Western Tanager	<i>Piranga ludoviciana</i>

Table 3.3.3.4-1 (continued) Wildlife species detected at the Wells Project.

<i>Sparrows and Icterids</i>	
Spotted Towhee	<i>Pipilo maculatus</i>
Chipping Sparrow	<i>Spizella passerina</i>
Lark Sparrow	<i>Chondestes grammacus</i>
Grasshopper Sparrow	<i>Ammodramus savannarum</i>
Savannah Sparrow	<i>Passerculus sandwichensis</i>
Lincoln's Sparrow	<i>Melospiza lincolnii</i>
Song Sparrow	<i>Melospiza melodia</i>
White-crowned Sparrow	<i>Zonotrichia leucophrys</i>
Golden-crowned sparrow	<i>Zonotrichia atrichipilla</i>
Vesper sparrow	<i>Pooecetes gramineus</i>
Yellow-headed Blackbird	<i>Xanthocephalus xanthocephalus</i>
Red-winged Blackbird	<i>Agelaius phoeniceus</i>
Brewer's Blackbird	<i>Euphagus cyanocephalus</i>
Brown-headed Cowbird	<i>Molothrus ater</i>
Bullock's Oriole	<i>Icterus bullockii</i>
Western Meadowlark	<i>Sturnella neglecta</i>
<i>Larks, Finches, and Allies</i>	
Horned Lark	<i>Eremophila alpestris</i>
Dark-eyed Junco	<i>Junco hyemalis</i>
Black-headed Grosbeak	<i>Pheucticus melanocephalus</i>
Lazuli Bunting	<i>Passerina amoena</i>
House Finch	<i>Carpodacus mexicanus</i>
Cassin's Finch	<i>Carpodacus cassinii</i>
Purple Finch	<i>Carpodacus purpureus</i>
Pine Siskin	<i>Carduelis pinus</i>
Red Crossbill	<i>Loxia curvirostra</i>
American Goldfinch	<i>Carduelis tristis</i>
Evening Grosbeak	<i>Coccothraustes vespertinus</i>
House Sparrow	<i>Passer domesticus</i>
<i>Amphibians</i>	
Pacific Treefrog	<i>Pseudacris regilla</i>
Great Basin Spadefoot Toad	<i>Spea intermontana</i>
Long-toed Salamander	<i>Ambystoma macrodactylum</i>
Tiger Salamander	<i>Ambystoma tigrinum</i>
Bullfrog	<i>Rana catesbeiana</i>
<i>Reptiles</i>	
Painted Turtle	<i>Chrysemys picta</i>
Gopher Snake	<i>Pituophis catenifer</i>
Racer	<i>Coluber constrictor</i>
Western Terrestrial Garter Snake	<i>Thamnophis elegans</i>
Common Garter Snake	<i>Thamnophis sirtalis</i>
Western Rattlesnake	<i>Crotalus viridis</i>
Sagebrush lizard	<i>Sceloporus graciosus</i>
Pygmy Short-horned Lizard	<i>Phrynosoma douglasii</i>
Western Skink	<i>Eumeces skiltonianus</i>

Table 3.3.3.4-1 (continued) Wildlife species detected at the Wells Project.

<i>Mammals</i>	
Deer Mouse	<i>Peromyscus maniculatus</i>
Great Basin Pocket Mouse	<i>Perognathus parvus</i>
Western Harvest Mouse	<i>Reithrodontomys megalotis</i>
Sagebrush Vole	<i>Lemmiscus curtatus</i>
Montane Vole	<i>Microtus montanus</i>
Meadow Vole	<i>Microtus pennsylvanicus</i>
Vagrant/Masked Shrew	<i>Sorex spp.</i>
Bushy-tailed Woodrat	<i>Neotoma cinerea</i>
House Mouse	<i>Mus musculus</i>
Mountain Cottontail	<i>Sylvilagus nuttallii</i>
Long-tailed Weasel	<i>Mustela frenata</i>
Porcupine	<i>Erethizon dorsatum</i>
Northern Pocket Gopher	<i>Thomomys talpoides</i>
Yellow-bellied Marmot	<i>Marmota flaviventris</i>
Chipmunk spp.	<i>Tamias spp.</i>
Douglas' squirrel	<i>Tamiasciurus douglasii</i>
Beaver	<i>Castor canadensis</i>
Muskrat	<i>Ondatra zibethicus</i>
Coyote	<i>Canis latrans</i>
Raccoon	<i>Procyon lotor</i>
Mink	<i>Mustela vison</i>
River Otter	<i>Lutra canadensis</i>
Striped Skunk	<i>Mephitis mephitis</i>
American Badger	<i>Taxidea taxus</i>
Black Bear	<i>Ursus americanus</i>
Cougar	<i>Puma concolor</i>
Bobcat	<i>Felis rufus</i>
White-tailed deer	<i>Odocoileus virginianus</i>
Mule deer	<i>Odocoileus hemionus</i>
Moose	<i>Alces alces</i>

Sources: EDAW, Inc. 2006b, Parametrix, Inc. 2009b.

Aquatic furbearers present on the Wells Reservoir include beaver, muskrat, mink, and river otter. Mink and otter are much less common on the Wells Reservoir than beaver or muskrats. River otter feed primarily on fish, amphibians, insects, crayfish, and small mammals captured from the Wells Reservoir. Mink feed on fish, amphibians, clams, crayfish, small mammals, birds, and bird eggs.

Several reptiles and amphibians are known to occur in the Project Boundary (Table 3.3.3.4-1). Evidence of amphibian breeding was found in the ponds isolated from the Wells Reservoir but not in wetlands connected to the Wells Reservoir (EDAW 2006b).

Riparian and Wetland Wildlife

Overall, 27 percent of all birds detected during the breeding season in the Wells Project were in riparian habitats, more than any other habitat type (EDAW 2006b). This number dropped to approximately 13 percent during the fall. Birds detected in wetland habitats represented 20 and 10 percent of all avian detections during the breeding season and fall

migration, respectively. A total of 38 and 43 species of birds were detected in Wells Project wetlands during both breeding season and fall surveys, respectively.

Many of the reptile and mammal species documented use wetland and riparian areas for foraging, resting, and cover. Riparian trees and shrubs, especially cottonwood and willow species, provide food and lodge materials for beaver and emergent wetland plants provide food and den material for muskrat. Mule deer may rely heavily on riparian habitat during harsh winter conditions, particularly when heavy snow accumulates in the higher elevations.

Upland Wildlife

Shrub steppe habitat and agricultural fields dominate the upland areas of the Wells Project. These areas are used by species dependent on shrubby and grassy open habitats for foraging, resting, and nesting. Fifteen percent of the birds detected during breeding season surveys were found in shrub steppe habitat and 10 percent were observed during the fall migration surveys. The most common birds in shrub steppe habitat during the breeding season were species favoring relatively open areas for breeding but requiring shrubs for nest placement.

Sixteen percent of all birds detected during breeding season were detected in agricultural areas, higher than idle agriculture (2 percent) and shrub steppe, but below riparian, wetland, and open-water habitats. Bird use of agricultural areas increases to approximately 11 percent in the fall, equivalent to the use of riparian and wetland habitats (EDAW 2006b). The European starling, California quail, and various sparrows (e.g., white-crowned, Lincoln's, song, and savannah sparrows) were the most abundant birds detected in agricultural areas.

The shrub steppe habitat in the Wells Project and surrounding area supports most of the small mammal species identified, as well as the large to mid-size mammals such as mule deer, coyote, cottontail rabbits, marmots, gophers, squirrels, skunks, and occasionally black bear and moose. Common mammal species of more open agricultural areas include some mid-sized mammals as well as most of the small mammal species identified in (Table 3.3.3.4-1).

Raptors commonly use the open upland areas for foraging and will typically nest on elevated natural or manmade structures throughout the Project. Eleven nests of raptors or corvids were detected within or adjacent to the transmission line, including four on transmission towers. Six bird carcasses were found in the transmission corridor. No direct evidence of collision was observed (Parametrix, Inc. 2009b).

State Special-Status Wildlife

State special-status wildlife discussed in this section include terrestrial species that are identified as endangered (SE), threatened (ST), candidate for state listing (SC), or sensitive (SS), by the WDFW (WDFW 2009b). These resources are protected under Washington Statutory Authority: RCW 77.12.020. 90 -11-066 (Order 442), § 232-12-297, filed May 15, 1990, effective June 15, 1990. For relicensing purposes, state and federal natural resource agencies (including the USFWS, WDFW and WNHP) were contacted initially in August 2005, and periodically through 2006, 2007, 2008 and 2009, to ensure that Douglas PUD was aware of all currently designated special status species and habitats potentially occurring in the Project area.

Based on review of species range and habitat requirements, agency consultation, and background data, 45 state-listed special-status wildlife species were predicted to potentially occur on Wells Project reservoir lands, and 17 were predicted to potentially occur in the transmission line corridor. Of these, five state special-status species (all birds) were detected: American white pelican, golden eagle, bald eagle, common loon, and sage thrasher (Table 3.3.3.4-2). Federally-listed species documented during survey efforts are discussed in Section 3.3.3 - Threatened and Endangered Species and Critical Habitats. State special-status wildlife species documented in the Wells Project are discussed below.

Table 3.3.3.4-2 State RTE species detected at the Wells Project.

Common Name	Species Name	State Designation
American White Pelican	<i>Pelecanus erythrorhynchos</i>	Endangered
Golden Eagle	<i>Aquila chrysaetos</i>	Candidate
Bald Eagle	<i>Haliaeetus leucocephalus</i>	Sensitive
Common Loon	<i>Gavia immer</i>	Sensitive
Sage Thrasher	<i>Oreoscoptes montanus</i>	Candidate

Source: EDAW, Inc. 2006b; Parametrix, Inc. 2009b.

Sharp-tailed grouse and greater sage-grouse are known to have historically occurred in the Project vicinity (Hays et al. 1998a, 1998b; Stinson et al. 2004, 2007). These species were specifically targeted during 2008 surveys, but were not detected (EDAW 2006b; Parametrix, Inc 2009b).

Golden Eagle

Golden eagles are listed as a sensitive species in Washington (WDFW 2009b). The golden eagle is also protected under the Bald and Golden Eagle Protection Act of 1940 as amended (16 U.S.C. §§ 668-68d) and the Migratory Bird Treaty Act of 1918 (16 U.S.C. §§ 703-12). The golden eagle inhabits a wide range of latitudes throughout the Northern Hemisphere and uses a variety of habitats ranging from arctic to desert (NatureServe 2008). Golden eagles are most common in the western part of the United States (U.S.)

and are found near open spaces that provide hunting habitat and often near cliffs that supply nesting sites (Kochert et al. 2002). Golden eagles typically nest in mountainous canyon land, rim rock terrain of open desert and grassland areas, and forage in open habitats, such as grasslands or shrub steppe vegetation (Watson and Whalen 2004). Documented declines in this species are attributed primarily to direct mortality from humans and the loss of this eagle's traditional shrub steppe foraging habitat (Kochert et al. 2002).

Golden eagles are known to occur in the Wells Project. Single occurrences were documented in both the reservoir and transmission line studies (EDAW 2006b; Parametrix, Inc. 2009b). Although only documented on the site during the spring/summer, golden eagles are known to occur year round throughout Washington (Kochert et al. 2002).

Bald Eagle

Bald eagles are listed as a sensitive species in Washington (WDFW 2009b). Previously listed under the ESA, bald eagle were delisted on August 8, 2007 by an amendment to 50 CFR Part 17 (72 FR 37346, July 9, 2007). The bald eagle is also protected under the Bald and Golden Eagle Protection Act.

Bald eagles winter in the Wells Project in relatively large numbers; the maximum number observed during a single day on the Wells Reservoir was 68, observed on January 1998 (Hallet 2005). Bald eagles wintering in the Wells Project feed primarily on American coots, which comprise 64 percent of winter diets (Fielder 1982). Wintering eagles also feed on big game carrion, waterfowl, fish, and game birds. Three bald eagle communal roosts are found adjacent to the Wells Reservoir (Hallet 2003, 2004, 2005).

There are three active bald eagle nests in the vicinity of the Wells Project (Hallet 2003, 2004, 2005, 2006, 2007, 2008). One nest is at the Azwell Roost in a large ponderosa pine tree. The second nest is located above Bridgeport Bar, in a ponderosa pine tree just below the crest of the rim rock. Both of these nest sites are outside the Project Boundary. A third nest is located within the Wells Project Boundary and was discovered in 2004 in a small ponderosa pine tree across the Columbia River from Bridgeport. Two young were fledged from this nest in 2004; the site was reused in 2005; but nesting success since 2004 is unknown. Bald eagles raising young in the vicinity of the Wells Reservoir have an abundant supply of fish for a primary prey base.

Under the requirements of the 1982 Wildlife Mitigation Agreement, Douglas PUD constructed 25 perch poles in areas used by bald eagles. The perch poles have been maintained and replaced when needed. Some poles have been removed in areas where the poles are not being used by eagles but instead by piscivorous birds such as cormorants.

Douglas PUD also actively protects large riparian trees along the Wells Reservoir from beavers and damage caused by adjoining property owners. Cottonwood saplings and cuttings have been planted on the Wells Reservoir to provide future perches for bald eagles. In addition, Douglas PUD owns 33 acres of mixed conifer habitat outside of the Wells Project at the Brewster Roost that is adjacent to BLM land. Douglas PUD owns this land and has set it aside to protect the Brewster Roost from future development.

American White Pelican

American white pelicans are listed as endangered by Washington State. These pelicans are colonial nesters, breeding primarily in the western and central U.S. and Canada, and wintering along the southern coast of the U.S. and in Mexico (NatureServe 2008). American white pelicans breed mainly on isolated islands in freshwater lakes and forage on inland marshes and shallows of lakes and rivers (Knopf and Evans 2004). During the spring and fall migration, pelicans are known to make frequent stops at aquatic foraging and loafing areas similar to those used during breeding season (Knopf and Evans 2004).

A non-breeding aggregation of sub-adult white pelicans spends summer and fall on the Columbia River in Chelan, Douglas, and Okanogan counties. Seventy-three white pelicans arrived on the Wells Reservoir for the first time in 1989 (Hallet 1990). White pelican numbers have fluctuated over the years with a high count of 204 in 1990 and a low count of 41 in 1992; 155 pelicans were counted on the Wells Reservoir in 2004 (EDAW 2006b; Hallet 1990 through 2005). White pelicans usually arrive in June and remain until October. The pelicans using the Wells Reservoir during the summer are non-breeding birds (EDAW 2006b; Hallet 1990 through 2005). No evidence of secondary sexual characteristics, indicating breeding-age birds, has been observed on pelicans on the Wells Reservoir (EDAW 2006b; Hallet 1990 through 2005). There does not appear to be suitable nesting habitat within the Wells Project. The nearest known breeding population of pelicans is located nearly 100 miles north of the Project in Canada (EDAW 2006b).

Common Loon

The common loon is currently listed as a sensitive species in Washington (WDFW 2009b). (The species was a state “proposed threatened” species in 1983, but no listing action was taken [Richardson et al. 2000].) Common loons breed on relatively-undisturbed clear, oligotrophic lakes greater than 49 acres in size that are surrounded by forest and have rocky shorelines with deep inlets and bays and numerous islands (Mcintyre and Barr 1997; Richardson et al. 2000). During early winter, loons are also found at numerous inland localities, including large lakes, rivers, and reservoirs. Common loons nest at ground level within 5 feet of water; typically along shorelines, or on small islands or floating bog mats (Mcintyre and Barr 1997). Common loon nest sites have been documented on lakes and reservoirs in Ferry, Okanogan, Douglas, and Chelan

counties in eastern Washington and Whatcom and King counties in western Washington, but none have been reported in the Wells Project vicinity (Richardson et al. 2000).

Common loons are known to occur year round in the Wells Project area. Loons were observed on all lacustrine and riverine water bodies of the Project and were documented during both spring and fall survey events, but were most abundant in the Project during the fall, when 62 detections occurred.

Sage Thrasher

The sage thrasher is a candidate species for listing in Washington State (WDFW 2009a). Sage thrashers are typically found in shrub steppe habitat that is dominated by big sagebrush (Reynolds et al. 1999; Vander Haegen 2004). However, while considered a sagebrush obligate species, sage thrasher have been documented in bitterbrush habitat in Washington (Smith et al. 1997 *as cited in* Reynolds et al. 1999). Based on data from several sites in the Columbia Basin and north Great Basin in Washington, sage thrasher abundance is positively correlated with woody cover and bare ground and negatively correlated with grass cover (Rotenberry and Wiens 1980 *as cited in* Reynolds et al. 1999).

Seventeen observations of sage thrashers (15 of which were singing male birds, presumably occupying breeding territories) were recorded both within and adjacent to the transmission line corridor. Sage thrashers were observed in shrub steppe habitat during both the spring and fall along the transmission line corridor during 2008 field surveys. Sage thrashers were not documented during 2005 surveys of the Wells Project reservoir lands.

Avian Use of the Transmission Line and Structures

Transmission line structures can benefit raptors by providing perch and/or nesting structures in areas where few natural perches or nest sites are available. These same structures can pose a threat to raptors and migratory birds through electrocution and collision with conductors. Avian electrocutions and collisions with power lines have been documented nearly as long as utilities have provided power to the public and industry (Avian Power Line Interaction Committee [APLIC] 1994, 1996, 2006; APLIC and USFWS 2005).

A transmission line avian effects literature review was conducted in 2005 (EDAW 2006c), and surveys of the Wells Project 230 kV transmission corridor were conducted in 2008 to document evidence of avian collisions with the transmission line and associated structures (Parametrix, Inc. 2009b). Three bird carcasses were found during focused surveys, and three other carcasses were found incidental to other survey efforts. No evidence of collision was noted from these six carcasses. Annual maintenance

inspections conducted since 1968 have found no evidence of birds being electrocuted by the Wells Project transmission line. Eleven nests of raptors and corvids were detected within or adjacent to the transmission line corridor, including four on the transmission towers.

In late September 2008, Douglas PUD and WDFW conducted joint surveys for migrating raptor concentrations to determine whether a raptor migration corridor existed in the vicinity of the transmission line corridor (Parametrix, Inc. 2009b). Over the course of 10 surveys, only 37 observations of raptors were made, including six raptor species, and three unidentified hawks. Raptor species observed along the transmission line corridor were: northern harrier, Cooper's hawk, red-tailed hawk, golden eagle, merlin, and prairie falcon. Thirteen birds were observed crossing over or under the transmission lines and an additional 13 were seen perching on towers.

The small number of raptors observed during these surveys suggests that a raptor migration corridor does not exist along the Wells Project transmission corridor in western Douglas County. Wind conditions are more conducive for migration west of the Columbia River, in the Cascade Foothills. For comparison, late September 2008 surveys (16th to 30th) at the Chelan Ridge site, several miles west of Wells Dam, counted 662 migrating raptors, with peak passage rates in excess of eight raptors per hour (HawkWatch International, Inc. 2008).

Piscivorous Wildlife Control Program

To reduce predation at the Wells and Methow fish hatcheries, Douglas PUD implemented a predator control program that targets piscivorous birds and mammals. This predator control program is an important tool for maintaining the NNI survival goals of the Wells HCP. In 1993, Douglas PUD also contracted with the USDA Wildlife Services to reduce bird predation at Wells Tailrace. Bird species affected by the avian control program include ring-billed gull, California gull, Bonaparte's gull, Caspian tern, common tern, mallard, common and hooded merganser, great blue heron, and belted kingfisher.

Methods of controlling avian predation have changed over the years. Until the mid-1980s, Washington State hatchery policy encouraged hatchery employees to kill piscivorous birds feeding on fish reared in hatcheries along with hazing to reduce fish mortality. More recently, Washington State hatchery staff have been administratively prevented from harassing or killing piscivorous birds on hatchery grounds. Techniques employed by contracted hazing staff include pedestrian hazing, pyrotechnic shotgun shells (cracker shells), exploding rockets, and propane cannons to reduce bird predation. In 1994, bird exclusion wires were installed over the hatchery rearing ponds. Bird exclusion wires are also installed at the Wells Tailrace to limit access by piscivorous birds.

Douglas PUD's bird and mammal hazing programs were studied November 2007 through April 2008 (Douglas PUD 2008). The goal of the study was to evaluate existing practices and alternatives, and inform future management decisions related to piscivorous wildlife control measures at the Wells Project and associated hatchery facilities. The study found that the current combination of active and passive non-lethal control measures implemented at the Wells Project appear to effectively limit predation during daylight hours. The study team observed 6,839 birds utilizing the Wells Hatchery during periods when hazing did not occur, versus 2,288 bird attempts to use the Wells Hatchery when hazing was occurring. In the absence of hazing, the most frequently observed species were great blue heron, mallard, common goldeneye, American coot, and lesser scaup. The most frequently observed species during hazing were common merganser, bufflehead, great blue heron, and mallard. The most common mammals are raccoon and river otters.

Environmental Effects

Douglas PUD is not proposing any changes to the operation of the Wells Project, other than the implementation of proposed environmental measures. Current operations include Project maintenance activities such as transmission line vegetation clearing and road maintenance, each conducted in compliance with Douglas PUD's Land Use Policy (Douglas PUD 2009b). In addition, Douglas PUD's proposed environmental measures that are related to wildlife resources include a WBMP, APP, and RMP. The potential effects of each of these are discussed below. In addition, an assessment of the effects of reservoir water level fluctuations, Douglas PUD's piscivorous wildlife program, and transmission line is provided.

During scoping of issues for development of relicensing studies, the Terrestrial RWG found that Douglas PUD's fee-title ownership of Wells Project lands has produced substantial benefits for wildlife. These benefits are conferred in part through Douglas PUD's current implementation of its Land Use Policy. The additional implementation of Douglas PUD's WBMP, RMP, and APP are expected to bring continued benefits to wildlife resources associated with the Wells Project. Collectively, these measures protect wildlife resources through the use of BMPs, noxious weed control, revegetation of areas disturbed by Project maintenance, and restrictions on land use, development, education, and carefully-managed recreational use of wildlife lands.

Vegetation clearing and other Project maintenance activities are not conducted in the vicinity of riparian and wetland areas, which represent the most important habitats to wildlife in the Wells Project. Improvements to recreational facilities described in the Wells Project RMP will occur adjacent to or in areas that are currently disturbed, offering limited habitat for wildlife. As a result, no effects of these Project activities on wildlife resources are expected.

Water level fluctuations are unlikely to affect amphibian populations, because suitable habitat for amphibians in the Wells Project is associated with ponds and sloughs that do not have direct surface connection to Wells Reservoir. In areas without surface water connection, daily reservoir fluctuations have a negligible effect on water levels. Areas that are directly connected to Wells reservoir are generally not suitable for amphibian breeding, in part because of the presence of predatory fish (DTA 2006a).

Significant numbers of waterfowl are also known to use open-water areas of the Project, particularly during migrations and over winter, and may be susceptible to water level fluctuations. Reservoir fluctuations may temporarily displace some species from preferred shoreline habitats while benefiting others by making aquatic plants easier to reach, thereby, reducing energetic costs. Changes in waterfowl distribution resulting from water level fluctuations are expected to be brief in duration and are unlikely to have significant consequences for waterfowl, as evidenced by the high level of waterfowl use (DTA 2006a). The cultivation of annual grain crop food sources for waterfowl (funded by Douglas PUD in the Bridgeport Bar and Washburn Island Units of the WWA) provides food for waterfowl in the winter and spring months. If there are any adverse effects of water level fluctuations on waterfowl, the food plots planted annually on the WWA should mitigate for those effects.

Four state special-status wildlife species are known to use the Wells Project reservoir or transmission line corridor. Riparian and upland habitats supporting these species will not be detrimentally affected by the Project. Vegetation management conducted for transmission line maintenance targets low conifers and will not affect shrub steppe habitats, riparian and wetland habitats, or any areas not currently cleared. These habitats will continue to be protected through Douglas PUD's fee-title ownership and implementation of Douglas PUD's Land Use Policy, WBMP, and APP. Improvements to recreational facilities described in the Wells RMP are not proposed within any areas potentially supporting state special-status wildlife. As a result, no effects of the Project on these resources are expected.

Transmission lines and towers can have impacts on wildlife; potential impacts include bird collisions and raptor nesting (EDAW 2006c). Line-related factors influencing collision and electrocution risk include the configuration and location of the line and line placement with respect to other structures or topographic features (APLIC and USFWS 2005; APLIC 2006, EDAW 2006c). However, the Wells Project 230 kV corridor structural configuration (e.g., magnitude of towers and large diameter of conductors) reduces the risk for collisions by migrating birds. Due to suspension of the conductors several feet below the towers, and the wide spacing (>12') between lines, there is essentially no chance for electrocution of raptors (Parametrix, Inc. 2009b).

The nearest known concentration of fall migrating raptors is at Chelan Ridge, located more than 15 miles west of Wells Dam (HawkWatch International 2008). Specific surveys for potential avian impacts found no evidence of a raptor migration corridor intersecting the transmission line corridor (Parametrix, Inc. 2009b). No raptor concentrations were observed along the transmission line corridor during the peak fall raptor migration period, and there was no indication of raptors avoiding or being adversely affected by transmission lines or towers (Parametrix, Inc. 2009b). Six bird carcasses were found during the avian transmission line collision survey, but there was no direct evidence of avian collision (Parametrix, Inc. 2009b). Therefore, the Wells Project is not expected to have any adverse effects related to avian interaction with the transmission line.

Grouse and other ground-nesting bird species may be affected by transmission lines via collision hazard or the indirect effects of adding perches for predatory raptors (Douglas PUD 2008). The perceived threat of predation associated with utility lines may also cause prairie grouse to avoid utility lines, effectively causing abandonment of leks, nest sites, and brood-rearing areas near utility lines (EDAW 2006c; Parametrix, Inc. 2009b). However, sage grouse and sharp-tailed grouse do not presently occur in the Wells Project, including the transmission line corridor (EDAW 2006b; Parametrix, Inc. 2009b). The nearest known sage grouse lek is approximately 5 miles east of the northern portion of the transmission line corridor (Parametrix, Inc. 2009b).

Eleven nests of raptors or corvids were detected within or adjacent to the study area, including four on the transmission towers. To date, no nests have been removed from Project transmission towers (Parametrix, Inc. 2009b). The USFWS and WDFW will be consulted prior to any nest removal activities, and active nests will not be removed from the Wells Project transmission line between February 1 and August 31 without prior approval from the USFWS and WDFW. All nest removals and other management related to avian interactions with the Wells transmission line will be managed under Douglas PUD's APP, prepared in consultation with the WDFW and USFWS.

In accordance with Section 4.3.3 of the Wells HCP, Douglas PUD implements a predator control and harassment program to reduce the level of predation at Douglas PUD's two salmon hatcheries and in the tailrace and reservoir surrounding Wells Dam. These control measures may cause disruption and direct mortality to some piscivorous wildlife species and may affect non-target species as well. Piscivorous species are disturbed and dispersed by on-going non-lethal hazing activities. Despite hazing activities, individuals of these species continue to appear, suggesting effects on these species are temporary in nature. It appears that the disturbance from hazing is tolerated and does not appear to result in significant detrimental impacts to the species. Lethal measures have also been employed as part of the nuisance predator control program and have resulted in direct mortality of the target species. The number of birds killed annually between 1996 and

2007 ranges between 100 and 600 individuals. Starting in 2007, no lethal control actions have been implemented at the Wells Project (Douglas PUD 2008).

Proposed Environmental Measures

As previously described, Douglas PUD proposes to implement the WBMP that was developed in coordination with federal, state, and tribal entities. This plan provides substantial protections for wildlife in Wells Project reservoir lands and transmission line corridor. The planned implementation of the WBMP during the term of the new license will provide continued protection and will minimize impacts to wildlife resources. Additionally, the Off-License Settlement Agreement and Land Use Policy will also serve to protect, maintain, and enhance wildlife habitats in the Wells Project.

Douglas PUD will also implement the Wells Project 230 kV Transmission Line APP to further address wildlife resource issues related to the relicensing of the Wells Project. The goal of the APP is to protect resident and migrant birds that interact with the Wells Project 230 kV transmission lines. The APP was developed to protect resident and migrant birds that interact with the Wells Project 230 kV transmission lines. Douglas PUD is committed to maintaining the reliability of the transmission lines as required by NERC while meeting the regulatory requirements to conserve migratory species, special-status wildlife, raptors, and other avian wildlife.

Douglas PUD will implement the following practices and protocols under the APP:

- **Reporting Protocol:** All avian mortalities found in the transmission line corridor will be reported to the appropriate parties.
- **Nest Management Protocol:** Douglas PUD will implement a Nest Management Protocol in compliance with federal and state bird protection laws.
- **Tree Removal Protocol:** Tree removal as part of transmission corridor maintenance will only occur between August 31 and January 31 to protect migratory birds.
- **Training Protocol:** All appropriate utility personnel will be trained to evaluate avian issues when performing maintenance on the transmission lines and corridor.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on wildlife.

3.3.4 Threatened and Endangered Species and Critical Habitats

3.3.4.1 Affected Environment

As the FERC’s designated representative for informal ESA Section 7 consultation, Douglas PUD prepared a draft BA (Appendix E-9) of the effects of the proposed relicensing of the Project on candidate, threatened, and endangered species, and proposed and designated critical habitats. Through consultation with the USFWS and NMFS (Consultation Records; Appendix E-11), 16 ESA endangered, threatened, or candidate species were identified as potentially occurring within Douglas, Okanogan, and Chelan counties (Table 3.3.4.1-1). This species list included three fishes, four birds, six mammals, and three plant species.

Table 3.3.4.1-1 ESA-listed species potentially occurring in Douglas, Okanogan, and Chelan counties.

Listed Species	Scientific Name	Listing Status	Listing Authority
Bull Trout	<i>Salvelinus confluentus</i>	Threatened	USFWS
Chinook Salmon (Upper Columbia River Spring-run ESU)	<i>Oncorhynchus tshawytscha</i>	Endangered	NMFS
Steelhead (Upper Columbia River DPS)	<i>Oncorhynchus mykiss</i>	Threatened	NMFS
Marbled Murrelet	<i>Brachyramphus marmoratus</i>	Threatened	USFWS
Greater Sage-Grouse (Columbia Basin DPS)	<i>Centrocercus urophasianus</i>	Candidate	USFWS
Fisher (West Coast DPS)	<i>Martes pennanti</i>	Candidate	USFWS
Pygmy Rabbit (Columbia Basin DPS)	<i>Brachylagus idahoensis</i>	Endangered	USFWS
Gray Wolf	<i>Canis lupus</i>	Endangered	USFWS
Grizzly Bear	<i>Ursus arctos horribilis</i>	Threatened	USFWS
Canada Lynx	<i>Lynx canadensis</i>	Threatened	USFWS
Northern Spotted Owl	<i>Strix occidentalis caurina</i>	Threatened	USFWS
Washington Ground Squirrel	<i>Spermophilus washingtoni</i>	Candidate	USFWS
Yellow-billed Cuckoo	<i>Coccyzus americanus</i>	Candidate	USFWS
Wenatchee Mountains Checkermallow	<i>Sidalcea oregana var. calva</i>	Endangered	USFWS
Showy Stickseed	<i>Hackelia venusta</i>	Endangered	USFWS
Ute Ladies'-tresses	<i>Spiranthes diluvialis</i>	Threatened	USFWS

During the completion of numerous studies, many of which were specifically designed to identify and document the presence of ESA-listed or candidate species, only three ESA-listed species have been identified within the Wells Project (McGee 1979; Zook 1983; Beak and Rensel Associates Inc. 1999; BioAnalysts, Inc. 2006; EDAW 2006a, 2006b; Lê and Kreiter 2006; Anchor and Douglas PUD 2005, 2006, 2007, 2008, 2009; Parametrix, Inc. 2009b). All three of these species are fish including bull trout, Upper Columbia River spring-run Chinook salmon (spring Chinook), and Upper Columbia River steelhead (steelhead).

In addition to assessing Project effects on bull trout, spring Chinook and steelhead, the FERC's SD2 specified that Douglas PUD's studies and license application should consider the effects of Project operations (reservoir fluctuations) and Project-related recreation on the federally-listed bald eagle. However, subsequent to issuance of SD2, the bald eagle was removed from the ESA list (USFWS 2007b). Therefore, the analysis in this section does not include delisted bald eagle.

The BA compiles and synthesizes the results of numerous studies conducted to document the species assemblages, and detect the presence within the Project, of RTE species potentially occurring in Douglas, Okanogan, and Chelan counties (McGee 1979; Zook 1983; Beak and Rensel Associates, Inc. 1999; BioAnalysts, Inc. 2006; EDAW 2006a, 2006b; Lê and Kreiter 2006; Parametrix, Inc. 2009b). Except for the three listed fish species, no additional occurrences of ESA-candidate or listed species were identified within the Project Boundary.

UCR Spring-Run Chinook

The UCR spring-run Chinook was listed under the federal ESA as endangered on March 24, 1999 (64 FR 14308). The endangered status for spring Chinook was reaffirmed on June 28, 2005 (70 FR 37160). The ESU for UCR spring Chinook includes all naturally-spawned populations of Chinook salmon in all river reaches accessible to Chinook salmon in Columbia River tributaries upstream of the Rock Island Dam and downstream of Chief Joseph Dam in Washington (excluding the Okanogan River). Six artificial propagation programs were included in the listing determination including the Twisp, Chewuch, Methow Composite, Winthrop NFH, Chiwawa River, and White River spring-run Chinook hatchery programs (NMFS 2009).

The regulatory status, life history, abundance, critical habitat designation, and spring Chinook study results were previously described in Section 3.3.2.4 of this EA.

UCR Summer Steelhead

The UCR summer steelhead was listed under the federal ESA as endangered on August 18, 1997 (62 FR 43937). NMFS considers all UCR summer steelhead returning to tributary streams upstream of the confluence of the Yakima River and the Columbia River as belonging to the UCR DPS (NMFS 2008). The status of ESA-listed UCR summer steelhead was changed to threatened on January 5, 2006 (71 FR 834). This listing was reinstated to endangered status per U.S. District Court decision in June 2007 (NMFS 2008). In March 2009, the Ninth Circuit upheld NMFS decision to list UCR summer steelhead as threatened and not endangered, overturning the June 2007 District Court decision.

The regulatory status, life history, abundance, critical habitat designation, and steelhead study results were previously described in Section 3.3.2.4 of this EA.

Bull Trout

On June 10, 1998, the USFWS listed bull trout within the Columbia River basin as threatened under the ESA (63 FR 31647). Later (November 1, 1999), the USFWS listed bull trout within the coterminous U.S. as threatened under the ESA (64 FR 58910). Currently, there is no critical habitat for bull trout found within the Wells Project. However, the USFWS is currently considering revisions to their previous critical habitat designation for bull trout. Recent drafts of the critical habitat designation include larger sections of several Columbia River tributaries (e.g., Wenatchee, Entiat, and Methow rivers) to protect key foraging, migrating, and over-wintering habitats (email from S. Lewis, Mid-Columbia Relicensing Coordinator, USFWS, Wenatchee, Washington to S. Bickford, Natural Resources Supervisor, Douglas PUD, East Wenatchee, Washington, July 27, 2009).

The regulatory status, life history, and bull trout study results were previously described in Section 3.3.2.5 of this EA.

Terrestrial Species

No listed, proposed, or candidate wildlife or plant species were found within the Wells Project Boundary. No designated or proposed upland critical habitats are known to occur within the vicinity of the Wells Project (USFWS 2008). The closest designated critical habitat is Wenatchee Mountains' checker-mallow habitat, located in Chelan County, approximately 40 miles to the southwest of the Wells Project.

3.3.4.2 Environmental Effects

Environmental effects of the proposed action were analyzed in detail in the BA. Table 3.3.4.2-2 presents a summary of effects determinations for the 16 ESA-listed and candidate species.

Table 3.3.4.2-2 Summary of effects determination for ESA-listed and candidate species.

Listed Species	Effect Determination (Species)	Effect Determination (Critical Habitat)	Comments
<i>Fish Species</i>			
Bull Trout (<i>Salvelinus confluentus</i>) Threatened	May effect, likely to adversely affect	Habitat lies outside of Project area and would not be affected by Project activity	Resident fish primarily occupy the Methow River (tributary). Passage does occur at Project facilities and some foraging occurs in the Wells Reservoir and hatchery outfalls
Upper Columbia River Spring-run Chinook (<i>Oncorhynchus tshawytscha</i>) Endangered	May effect, not likely to adversely affect	Habitat within the Project primarily serves as a migratory corridor and would not result in destruction or adverse modification of designated or proposed critical habitat	Rearing and spawning occurs in the Methow River (tributary). Lower tributary and reservoir used as a migratory corridor.
Upper Columbia River Summer-run Steelhead (<i>Oncorhynchus mykiss</i>) Threatened	May effect, not likely to adversely affect	Habitat within the Project primarily serves as a migratory corridor and would not result in destruction or adverse modification of designated or proposed critical habitat	Rearing and spawning occurs in the Methow and Okanogan rivers (tributaries). Lower tributary and reservoir used as a migratory corridor.
<i>Wildlife Species</i>			
Marbled Murrelet (<i>Brachyramphus marmoratus</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated or proposed critical habitat	Nesting habitat within North Cascades National Park, outside of Project Area
Greater Sage-Grouse (Columbia Basin DPS) (<i>Centrocercus urophasianus</i>) Candidate	No effect	Critical habitat not designated	No documented populations within the Project Area
Fisher (West Coast DPS) (<i>Martes pennanti</i>) Candidate	No effect	Critical habitat not designated	No documented populations or suitable habitat within or near the Project Area
Pygmy Rabbit (Columbia Basin DPS) (<i>Brachylagus idahoensis</i>) Endangered	No effect	Critical habitat not designated	Project Area outside of historical range and recovery emphasis areas
Gray Wolf (<i>Canis lupus</i>) Endangered	No effect	Critical habitat not designated	No documented populations or suitable habitat within or near the Project Area
Grizzly Bear (<i>Ursus arctos horribilis</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated critical habitat	North Cascades Grizzly Bear Recovery Area includes part of Methow River upstream of Project Area

Table 3.3.4.2-2 (continued) Summary of effects determination for ESA-listed and candidate species.

Listed Species	Effect Determination (Species)	Effect Determination (Critical Habitat)	Comments
<i>Wildlife Species</i>			
Canada Lynx (<i>Lynx canadensis</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated or proposed critical habitat	Project area not located in Washington State Lynx Management Zones or designated critical habitat
Northern Spotted Owl (<i>Strix occidentalis caurina</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated critical habitat	No documented populations or suitable habitat within the Project Area
Washington Ground Squirrel (<i>Spermophilus washingtoni</i>) Candidate	No effect	Critical habitat not designated	No documented populations within the Project Area
Yellow-billed Cuckoo (<i>Coccyzus americanus</i>) Candidate	No effect	Critical habitat not designated	No documented populations within or near the Project Area
<i>Plant Species</i>			
Wenatchee Mountains Checkermallow (<i>Sidalcea oregana var. calva</i>) Endangered	No effect	Would not result in destruction or adverse modification of designated critical habitat	No documented populations within or near the Project Area
Showy Stickseed (<i>Hackelia venusta</i>) Endangered	No effect	Critical habitat not designated	No documented populations within or near the Project Area
Ute Ladies'-tresses (<i>Spiranthes diluvialis</i>) Threatened	No effect	Critical habitat not designated	No documented populations within or near the Project Area

3.3.4.3 Unavoidable Adverse Effects

The Wells Project has no unavoidable adverse effects on threatened or endangered species.

3.3.5 Recreation and Land Use

3.3.5.1 Recreation

Affected Environment

Many people take advantage of the recreation opportunities available at the Wells Project. During the spring and summer, visitors use the Wells Project for boating, fishing, bird watching, hiking, and RV camping. Sportsmen visit the area to fish and to hunt waterfowl, upland birds, and deer.

Douglas PUD owns approximately 104 of 108 miles of Project shoreline in fee title and federal and local agencies own approximately 4 miles of shoreline. Douglas PUD currently owns over 95 percent of the 2,664 acres of lands in the Project Boundary adjacent to the reservoir. Following acquisition from the BLM authorized by federal legislation in March 2009, Douglas PUD will own over 99 percent of lands within the Project Boundary adjacent to the reservoir.

The majority of land adjacent to the Wells Project Boundary is privately-owned and used for agriculture, rangeland, and residences. Agricultural uses include pasture, orchards, nurseries, and dry and irrigated lands used to grow crops. Natural meadow areas and the dry shrub steppe areas are largely used as rangeland. Residential areas are found primarily around the incorporated cities of Bridgeport, Brewster, and Pateros.

Regional Resources

There are many regional recreation opportunities in the vicinity of the Wells Project (within 60 miles). Recreation resources in the region are managed by a variety of entities and provide a variety of outdoors-oriented recreation opportunities.

Several of the primary regional recreation resources are under federal and state management. The Okanogan-Wenatchee National Forest is located in the region to the north, west and south of the Wells Project and provides overnight and day-use opportunities. While these opportunities are primarily land-based, they also have some water-based opportunities. The NPS manages the Lake Roosevelt and Lake Chelan Recreation Areas which provide a large number of water-based recreation opportunities in the region. Several state parks in the region also provide both land- and water-based recreation opportunities (DTA 2008).

Many of the towns, cities, and counties in the region surrounding the Wells Project also provide important recreation opportunities for both area residents and visitors alike. U.S. Highway 97, south of the city of Pateros, is a National Scenic Byway. Some of these recreation resources also provide similar experiences and opportunities to those found in the Wells Project area; however, many are focused on more urban (e.g., city parks, ball fields, community centers, trails, etc.), and land-based activities.

There are no federal- or state-designated recreation areas within the Wells Project Boundary. Lands and waters within the Wells Project Boundary are also not located within or adjacent to any of the following: (1) a National Wild and Scenic River System or a state-protected river segment; (2) lands under study for inclusion in the National Trails System or Wilderness Area; or (3) in the vicinity of any regionally- or nationally-important recreation areas. Designated recreation areas found within 20 miles of the Wells Project Boundary include:

- **Alta Lake State Park** - A 181-acre camping park located 4 miles southwest of Pateros on Highway 153.
- **Bridgeport State Park** - A 748-acre camping park located 3 miles northeast of Bridgeport on the Columbia River (Rufus Woods Lake) directly upstream of Chief Joseph Dam.
- **Fort Okanogan State Park** - A 45-acre day-use park and interpretive center located near the mouth of the Okanogan River on a high plateau overlooking the Wells Reservoir.
- **Lake Chelan** - The Lake Chelan area is a premiere tourist destination regionally and nationally. The Lake Chelan area offers water sports, camping, hiking, and numerous wineries and dining opportunities. Winter sports include cross-country skiing, snowshoeing, and snowmobiling.

Project Resources

Douglas PUD's approach to developing and enhancing recreational access to and use of the lands and waters within the Project Boundary has been documented in its Wells Recreation Plan (1967), Wells Recreation Plan Supplement (Douglas PUD 1974), Public Use Plan (Douglas PUD 1982), and Recreation Action Plans (Douglas PUD 1987, 1992*b*, 1997*b*, 2002*a*, 2007). Douglas PUD has funded and developed 17 formal recreation facilities along the Wells Reservoir in Pateros, Brewster, and Bridgeport and along the lower reaches of the Methow and Okanogan rivers (Figure 3.3.5.1-1). The most frequent recreation activities for Wells Project visitors include relaxing, camping, fishing from a boat, speed/sport boating, fishing from shore, and swimming (DTA 2006*b*). Wells Project recreation sites are described below.

Project recreation facilities located within the City of Pateros include Peninsula Park, Memorial Park, one Methow River recreation access site, two concrete boat launches, parking and restrooms.

- **Peninsula Park** - Peninsula Park is located near the confluence of the Methow and Columbia rivers. It includes one gazebo, paved walking path, covered picnic shelter, swimming beach, restroom facilities, playground equipment, swimming lagoon, vehicle parking, and lawn area.
- **Memorial Park** - Memorial Park is located in Pateros along the Columbia River. It includes three covered picnic shelters, fishing and ski docks, vehicle parking, interpretive displays, playground equipment, concrete water access ramp, restroom facilities, and a developed waterfront trail with park benches and lighting. The waterfront trail begins at the east end of Memorial Park near City Hall and meanders through the park, under the Highway 97 Bridge, and terminates at the Methow Boat Launch.

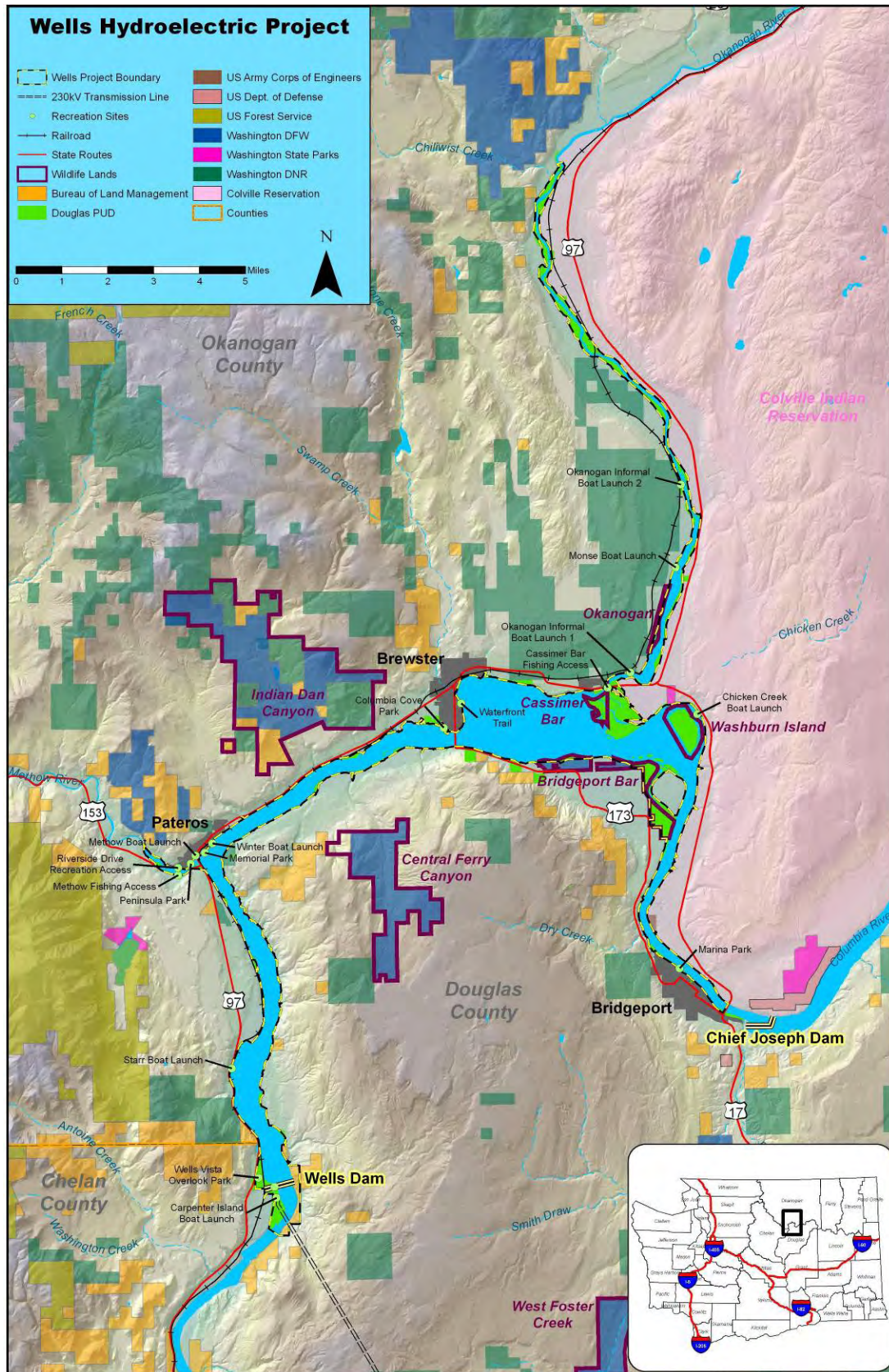


Figure 3.3.5.1-1 Wells Project recreation sites.

- **Pateros Winter Boat Launch** - The Pateros Winter Boat Launch is located in Pateros upstream of Memorial Park along the Columbia River. The site includes a concrete boat launch, dock, and parking. This boat launch provides access to the Wells Reservoir all year including the winter when the Methow Boat Launch closes due to ice on the Methow River.
- **Methow Boat Launch** - The Methow Boat Launch is located in Pateros between Peninsula Park and Memorial Park at the confluence of the Columbia and Methow rivers. The site includes a concrete boat launch and dock, parking, basketball hoops, and restrooms. The boat launch area is connected to Memorial Park via an accessible walkway underneath Highway 97 and the railroad bridge.
- **Riverside Drive Recreation Access** - The Riverside Drive Recreation Access is located along the left bank of the Methow River upstream from Peninsula Park. The site includes a gradual landscaped access to the Methow River for fishing, kayaking, or canoeing.

Project recreation facilities located within the City of Brewster include Columbia Cove Park and a developed waterfront trail.

- **Columbia Cove Park** - Columbia Cove Park includes a boat launch, boat docks, three covered picnic shelters, swimming beach, restroom facilities, playground equipment, lawn area, and vehicle parking.
- **Brewster Waterfront Trail** - The waterfront trail in Brewster is located north of the park and extends approximately ½ mile along the Brewster city waterfront and consists of compacted gravel surface. The city of Brewster developed the trail with the assistance of Douglas PUD and WDNR. The trail is generally 6 to 8 feet above the water level and 20 feet or more below adjacent streets and residential areas. It is connected to city streets at either end by ramps and at three intermediate locations by stairs.

Project recreation facilities in the City of Bridgeport include Marina Park, which is located on lands and waters within the Wells Project Boundary. The City of Bridgeport operates an 18-site RV park within Marina Park.

- **Marina Park** - Marina Park includes a fish cleaning station, covered picnic shelters, gazebo, playground equipment, swimming lagoon with beach and dock, lawn area, restrooms, vehicle parking, asphalt pathway, a boat launch, boat dock, and an RV campground. The RV campground includes 18 full hookups and four tent sites.

In addition to the facilities in Pateros, Brewster and Bridgeport, Douglas PUD has developed additional recreation sites to provide access to all segments of Wells Reservoir. These sites are described in the following sections. There are also two informal boat launch and fishing access sites on the Okanogan River within Project Boundary.

- **Wells Dam Vista Overlook** - A viewing area overlooking Wells Dam from the west is located off of Highway 97. The Wells Dam Overlook includes vehicle and day-use RV parking, restrooms, and a picnic shelter. Exhibits at the facility include Native American pictographs, a Wells Project information kiosk, and an original Wells Project turbine runner. The Wells Dam Overlook is accessible 24-hours a day.
- **Carpenter Island Boat Launch** - The Carpenter Island Boat Launch is a concrete plank boat launch located on the right bank of the Wells Tailrace immediately downstream of the Wells Project near RM 515.5. This boat launch is located within the Wells Project Boundary on land owned by Douglas PUD and is used primarily for fishing access. It includes a single launch lane and portable toilets. Access to this launch is provided via Azwell Road. Douglas PUD is currently in the process of relocating this boat launch to a more accessible location nearby. Relocating the launch is contingent upon receiving the appropriate environmental permits.
- **Starr Boat Launch** - The Starr Boat Launch is located on 2.1 acres of land on the right bank of the Wells Reservoir near RM 518. It is accessible via Highway 97. This site includes a gravel parking area, concrete boat launch, and vault toilet. Recreation users access the Wells Reservoir via the Starr Boat Launch for boating, skiing, and waterfowl hunting. A turn lane for accessing the Starr Boat Launch off Highway 97 was funded by Douglas PUD and completed in 2006.
- **Methow Fishing Access** - Methow Fishing Access was funded by Douglas PUD and is located off of State Highway 153 approximately ½ mile from Highway 97 at the confluence of the Columbia and Methow rivers. The site is 2.4 acres and includes a gravel car-top boat launch, gravel parking, and two vault toilets.
- **Chicken Creek Boat Launch** - The Chicken Creek Boat Launch is located near RM 537 at Washburn Island where Chicken Creek flows into the Washburn Island Slough. The facilities at the site are owned by Douglas PUD and include a concrete plank boat launch, gravel parking lot, and vault toilet. The boat launch provides access to the Washburn Island Slough but not the Wells Reservoir.
- **Monse Bridge Boat Launch** - The Monse Bridge Boat Launch was developed by Douglas PUD and is located on the right bank of the Okanogan River at RM 4.7. Facilities at the boat launch include a concrete plank launching ramp, gravel parking, and a vault toilet.

- **Cassimer Bar Fishing Access** - The Cassimer Bar Fishing Access site was developed by Douglas PUD and is located on the left bank of the Okanogan River near RM 1. The site is close to Highway 97 near the mouth of the Okanogan River. This site includes shoreline access, gravel parking, and a vault toilet.
- **Okanogan River Informal Boat Launch and Fishing Site 1**- The Okanogan River Informal Boat Launch is located on the right bank of the Okanogan River at RM 2.5. Public access to the site is available via Monse River Road off of Highway 97. This undeveloped area serves as a boat launch primarily for fishermen and waterfowl hunters. This site also provides shoreline fishing access.
- **Okanogan River Informal Boat Launch and Fishing Site 2** - The Okanogan River Informal Boat Launch is located on the right bank of the Okanogan River at RM 6.7. Public access to the site is available via Monse River Road. This undeveloped area serves as a boat launch for waterfowl hunters and fishermen and as a shoreline fishing location.

Recreation Studies

Douglas PUD conducted three studies during the relicensing process to identify and support future recreation needs at the Wells Project. A Recreation Visitor Use Assessment (DTA 2006*b*) was conducted in 2005 to identify recreation use and preferences related to the Wells Project. In 2007, a Recreational Needs Analysis (DTA 2008) was conducted to identify current and potential future recreation needs in the Project area over the course of the new license term. In 2008, a Public Access Study (Jacobs Engineering 2008) was conducted to identify areas of the reservoir that may be difficult to access due to reservoir operations, aquatic plant growth, or obstructions.

The primary goals of the Recreation Visitor Use Assessment (DTA 2006*b*) were to describe use levels, preferences, attitudes, and characteristics of visitors to the Wells Project recreation sites. The study concluded that respondents were satisfied with facilities, with survey respondents rating their overall experience as 8.7 on a 10-point scale. The highest levels of crowding were reported at the Bridgeport RV campgrounds and the wildlife areas. The majority of respondents did not feel more controls were needed to prevent user conflicts, or to prevent environmental damage, and that enough educational/interpretive opportunities exist (DTA 2006*b*).

The goal of the Recreation Needs Analysis (DTA 2008) study was to identify current and future recreation needs at the Wells Project. The study indicated that maintenance of facilities was good overall, with a future need to upgrade restroom and access sites to meet Americans with Disabilities Act (ADA) standards. Future recreational measures included adding additional signage in Spanish, ADA-related improvements, near-shore tent camping for water trail users, and providing education about the Wells Project (DTA 2008).

The goal of the Public Access Study (Jacobs Engineering 2008) was to evaluate whether Wells Project recreation facilities such as docks, boat launches and swimming areas can be reasonably utilized under various reservoir operating scenarios and conditions. The study determined that 15 out of 17 formal access sites were accessible greater than 95 percent of the time. The only two sites that were accessible less than 95 percent of the time were the Winter Boat Launch in Pateros (91 percent) and the Monse Boat Launch on the Okanogan River (35 percent). In 2008, the Winter Boat Launch in Pateros was repaired and extended, and is now accessible over 98 percent of the time. Swimming areas were identified as most affected by aquatic plant growth.

Environmental Effects

Douglas PUD is not proposing any changes to the operation of the Wells Project. Douglas PUD has provided major maintenance at numerous public recreation facilities along the Wells Reservoir. These facilities were developed to provide reasonable access to Project lands and waters. Access to the Project for recreation will continue to be needed under the new license. Measures may be needed during the new license term to adequately fulfill the expected future increase in recreation demand, to the extent it materializes. Any new construction or significant upgrades would comply with the then-current ADA requirements. Ongoing operation and maintenance (O&M) services will be needed to provide continued access to and use of Wells Project recreation facilities.

Proposed Environmental Measures

Douglas PUD has developed a RMP (Appendix E-2) to address recreation resource issues related to the relicensing of the Wells Project. The Wells Project provides substantial recreation opportunities and recreation benefits. The planned implementation of the RMP during the term of the new license will continue these recreation benefits while also protecting wetland, riparian, and shallow-water habitats.

The goal of the RMP is to provide recreational opportunity at the Wells Project throughout the term of the new FERC license in accordance with the relevant FERC requirements and the needs of the Project. This includes providing for current recreational uses and opportunities within the Project Boundary and identifying the need for any new measures or facilities to enhance recreational opportunity at the Project over the term of the new license. This management plan provides a comprehensive list of measures to support recreation uses and opportunities at the Wells Project. This plan also serves as the roadmap for operating, maintaining, updating, and improving the existing recreation facilities and a process for meeting recreation needs as they change over time.

The goal of the RMP will be met through the implementation of three programs that encompass Douglas PUD's overall approach to managing recreation resources for the term of the new license:

- **Recreation Facility Capital Improvement Program:** This program defines Douglas PUD’s responsibilities for new Project recreation developments and capital improvements to existing facilities.
 - **Recreation Facility Operation and Maintenance Program:** This program defines Douglas PUD’s responsibilities for on-going O&M at Project recreation facilities. Guidelines are provided for each type of O&M activity.
 - **Recreation Resources Monitoring and Evaluation Program:** This program describes Douglas PUD’s recreation use monitoring program for the Project and how this monitoring will inform future planning related to recreation management during the term of the new license.
- Unavoidable Adverse Effects**

The Wells Project has no known unavoidable adverse effects on recreational resources.

3.3.5.2 Land Use

Affected Environment

The Wells Project is located within three counties of Washington State—Douglas, Okanogan, and Chelan. The mid-channel of the Columbia River is the dividing line between Douglas County and Okanogan and Chelan counties. All lands situated south and east of the reservoir are located in Douglas County. All lands situated north and the vast majority of lands situated west of the Wells Reservoir are located in Okanogan County. Lands within the Wells Project Boundary located in Chelan County consist of a relatively small area west of Wells Dam extending one mile upstream and downstream of the dam.

Douglas PUD owns approximately 104 of 108 miles of Project shoreline in fee title and federal and local agencies own approximately 4 miles of shoreline. Douglas PUD currently owns over 95 percent of the 2,664 acres of lands in the Project Boundary adjacent to the reservoir. Following acquisition from BLM authorized by federal legislation in March 2009, Douglas PUD will own over 99 percent of lands within the Project Boundary adjacent to the reservoir.

The majority of land adjacent to the Wells Project Boundary is privately-owned and used for agriculture, rangeland, and residences. Agricultural uses include pasture, orchards, nurseries, and dry and irrigated lands used to grow crops. Natural meadow areas and the dry shrub steppe areas are largely used as rangeland. Residential areas are found primarily around the incorporated cities of Bridgeport, Brewster, and Pateros.

Project lands have been open and available for public use as required by the original FERC License and consistent with Douglas PUD's Land Use Policy (Appendix E-8). There are locations within the Wells Project where public use is restricted, including restrictions for dam safety and cultural resource and environmental protection.

The Wells Project includes two 230 kV single-circuit transmission lines. The lines extend approximately 41 miles in length from the switchyard atop Wells Dam to the Douglas Switchyard operated by Douglas PUD. The lines run parallel to each other on 45- to 85-foot steel towers along a common 235-foot-wide right-of-way. Nearly all of the transmission line right-of-way lands are privately owned.

Non-agricultural development in the Wells Project area includes the Wells Dam complex and limited residential landscaping and municipal infrastructure in and around the cities of Pateros, Brewster, and Bridgeport. Shoreline residential and/or non-agricultural commercial uses within the Wells Project Boundary are allowed only by special permit.

Environmental Effects

Douglas PUD is not proposing any changes to the operation of the Wells Project. Wells Project lands will continue to be available for public use for recreational purposes. Private uses will continue to be allowed on Wells Project lands on a limited basis through a land use permit program under Douglas PUD's Land Use Policy. Douglas PUD has issued 194 active land use permits for the use of lands within the Wells Project Boundary by adjacent landowners for boat docks, landscaping, and agriculture. Most of these permits are expected to be renewed during the term of the new license.

Upland habitats will continue to be protected through implementation of Douglas PUD's Land Use Policy (Appendix E-8). During the scoping of resource issues for development of relicensing studies, the Terrestrial RWG members determined that fee-title ownership of Wells Project lands has produced greater benefits for wildlife and wildlife habitat than would be provided by land leases of flowage easements only. The Terrestrial RWG agreed that Douglas PUD's ownership of lands within the Wells Project Boundary has produced significant benefits for wildlife and habitat protection (Douglas PUD 2006).

New recreation measures, including the Marina Park expansion and GCWT camping facilities, will alter small amounts of upland habitat (<5 acres, less than 0.2% of Project reservoir lands). Effects on upland habitats are expected to be minimal.

Proposed Environmental Measures

Douglas PUD will continue to implement the Land Use Policy to address land use issues under the new license. Continued implementation of the Land Use Policy is expected to address any future adverse effects.

The goal of the Douglas PUD Land Use Policy is to ensure that Project operations are in compliance with the FERC license and other federal and state regulations, including: protection of fish and wildlife habitat; protection of critical habitat for ESA-listed species; protection of significant historical, cultural and natural features; and compliance with existing settlement agreements. The Land Use Policy is Douglas PUD's decision-making process for issuing any land use permit for commercial and private use of Wells Project land and waters.

Douglas PUD's Land Use Policy requires approval of all land use activities that take place within the Project Boundary. All permit activities such as construction of boat docks, piers, and landscaping within the Project Boundary are subject to review and approval by Douglas PUD only after the applicant has received all other required regulatory permits and approvals. The purpose of the Douglas PUD review and approval process captured in the Land Use Policy is to protect habitats and species that may be affected by proposed land use activities within the Project.

Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on land use.

3.3.6 Cultural Resources

3.3.6.1 Affected Environment

The APE for the Wells Project is defined as the lands within the Project Boundary and any lands outside the Project Boundary where cultural resources may be affected by Project-related activities that are conducted in compliance with the FERC license. Since 1957, numerous cultural resource inventories, site evaluations, protection measures, and monitoring studies have been conducted within the APE.

Archaeological Resources

In 2007 and 2008, all of the known sites on the reservoir were revisited and portions of the APE were resurveyed, resulting in the update and identification of 211 archaeological sites (Hamilton 2008). Of the 211 archaeological sites, 199 are within the Wells Project reservoir area and 12 are along the 230 kV transmission line corridor. This total includes 174 previously-recorded sites and 37 newly-identified sites, three of which are isolated finds. Seventy sites are fully inundated by the reservoir at normal pool level, and 141 sites are either partially inundated or not inundated. Site types consisted of precontact, historic, and sites containing both historic and precontact components (Table 3.3.6.1-1) (Hamilton 2008).

Table 3.3.6.1-1 Frequency of site types in the Wells Project APE.

Component	DAHP Site Type	Total
<i>Historic</i>		
	Isolate	3
	Historic debris scatter/concentration	9
	Historic debris scatter/concentration and historic structure unknown	2
	Historic homestead	5
	Historic maritime property	1
	Historic mining properties	1
	Historic objects	6
	Historic residential structure	2
	Historic structure unknown	2
	Historic structure unknown and historic debris scatter/concentration	1
	<i>Subtotal</i>	<i>32</i>
<i>Historic and Precontact</i>		
	Historic cemetery, historic fort, precontact lithic material	1
	Historic fort and precontact camp (contact era)	1
	Historic homestead and precontact isolate	1
	Historic homestead and precontact lithic material	1
	Historic mining property, historic debris scatter/concentration, historic structure unknown, precontact feature	1
	Historic debris scatter/concentration and precontact camp	3
	Historic debris scatter/concentration and precontact lithic material	4
	Historic object, precontact shell midden, precontact camp	1
	<i>Subtotal</i>	<i>13</i>
<i>Precontact</i>		
	Isolate	2
	Precontact sacred site	4
	Precontact sacred site and precontact camp	2
	Precontact sacred site and precontact house pit/depression	1

Table 3.3.6.1-1 (continued) Frequency of site types in the Wells Project APE.

Component	DAHP Site Type	Total
	Precontact sacred site, precontact camp, precontact lithic materials	1
	Precontact cairn	4
	Precontact camp	77
	Precontact camp (contact era)	1
	Precontact camp and precontact cairn	2
	Precontact camp and precontact shell midden	1
	Precontact feature	3
	Precontact house pit/depression	5
	Precontact house pit/depression (contact era)	1
	Precontact house pit/depression and precontact camp	2
	Precontact house pit/depression and precontact shell midden	1
	Precontact house pit/depression and precontact talus pit	1
	Precontact lithic material	9
	Precontact lithic material and precontact cairn	2
	Precontact lithic material and precontact talus pit sacred site	1
	Precontact petroglyph	1
	Precontact pictograph	1
	Precontact pictograph and precontact camp	2
	Precontact shell midden	25
	Precontact shell midden and precontact camp	1
	Precontact shell midden and precontact house pit/depression	1
	Precontact shell midden and precontact lithic material	2
	Precontact talus pit	2
	Precontact village	3
	Precontact village (contact era)	1
	Precontact village and precontact sacred site	1
	Submerged other (precontact feature)	3
	Submerged other (precontact house pit/depression)	2
	Submerged other (precontact village and precontact sacred site)	1
	<i>Subtotal</i>	<i>166</i>
	Total	211

Hamilton (2008) assessed the condition of each archaeological site in terms of its relative integrity. Sites in excellent, good, or fair condition were believed to have generally good integrity and the potential to contain significant cultural deposits and sensitive features. The subset of sites to be monitored was derived from this group. The distribution of site conditions is summarized in Table 3.3.6.1-2.

Table 3.3.6.1-2 Frequency of cultural sites by site condition.

Site Condition	Site Count	Percent
Excellent	6	3%
Fair	5	2%
Good	93	44%
Poor	19	9%
Unknown (not inundated)	21	10%
Inundated	65	31%
Unable to relocate	2	1%
Total	211	100%

Traditional Cultural Properties

A TCP is a cultural resource that is eligible for inclusion in the NRHP because of its association with cultural practices or beliefs of a living community that are rooted in that community's history, and are important in maintaining the continuing cultural identity of the community. Prior to relicensing, specific studies to identify TCPs had not been conducted for the Wells Project. Douglas PUD contracted with the CCT History/Archaeology Program to conduct a TCP study for the Wells Project. The purpose of the TCP study was to identify locations within the APE that are associated with the cultural practices or beliefs of the CCT (Finley et al. 2008). Due to sensitivity of TCP locations, results of the study are confidential.

3.3.6.2 Environmental Effects

Archaeological sites within the APE may be impacted by Project-related activities such as reservoir operations and Project-related ground disturbing activities. Other actions that may not be related to Project operation, such as vandalism, wind and water erosion, and adjacent landowner encroachment, may also impact cultural resources.

3.3.6.3 Proposed Environmental Measures

In November 2005, Douglas PUD formed a Cultural RWG to conduct consultation in accordance with Section 106 of the NHPA, and to develop studies to identify Project effects. The Cultural RWG was comprised of representatives from the CCT THPO, the DAHP SHPO, the FERC, the BLM, BIA, and Douglas PUD.

Following completion of studies, the Cultural RWG developed a HPMP to address potential Project-related effects to cultural resources within the APE. The purpose of the HPMP is to provide guidelines to Douglas PUD for managing historic properties affected by the operation and maintenance of the Wells Project and complying with the NHPA during the term of the new FERC license.

The HPMP will guide management of cultural resources within the Wells APE for the term of the new license. The HPMP contains provisions for: (1) coordination and consultation with the SHPO, THPO, FERC, and other parties as appropriate; (2) preparation of NRHP Determinations of Eligibility (DOEs); (3) education and interpretation; (4) inadvertent discoveries and emergency situations; (5) management standards for monitoring and treatment of cultural resources; (6) curation and data management; and (7) periodic updates to accommodate for environmental and regulatory changes.

3.3.6.4 Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on cultural resources.

3.3.7 Aesthetic Resources

3.3.7.1 Affected Environment

The Wells Project is located along a rural, scenic reach of the Columbia River and the lower reach of the Okanogan River. Visual elements of the Project include the 29.5-mile-long Wells Reservoir, 4,460-foot-long Wells Dam and surrounding complex, 41 miles of transmission lines, several shoreline recreation sites, and six Wildlife Management Areas. The Wells Reservoir is a naturally-dominant visual element that contrasts with surrounding hills and mountains, semi-arid shrub steppe land, and fruit orchards.

In general, the views of the Wells Project area are scenic with the natural beauty of the water of the Columbia River in the foreground and fruit orchards and shrub steppe vegetated hills and mountains in the background. Outside of the winter months, the intermingling of green, irrigated areas of vegetation with brown, non-irrigated areas provides a visual impression of a desert and oasis condition. During the winter months, much of the Wells Project vegetation is frequently covered by snow.

Because residential and commercial development is not allowed within the Wells Project Boundary, the riparian zone along the Wells Reservoir is generally well established with areas of mature riparian and wetland habitats, sandy beaches and cobble shorelines, and undisturbed shrub steppe vegetation. For the most part, lands within the Wells Project naturally blend into the surrounding landscape.

Wells Dam is a structural element in an otherwise natural landscape and visually contrasts with the surrounding rural or natural landscape. Wells Dam consists of a west embankment (2,300 feet long), a central concrete structure (1,130 feet long), and an east embankment (1,030 feet long). The central concrete structure, referred to as the hydrocombine, includes the generating units, spillways, juvenile fish bypass system, switchyard, and adult fish ladders. The facilities are predominately grey in color, with some yellow-painted structures such as the gantry cranes atop the hydrocombine.

The two 230 kV transmission lines run 41 miles from the switchyard atop the dam to the Douglas Switchyard located near Rocky Reach Dam. The lines run parallel to each other on 45- to 85-foot steel towers along a common 235-foot-wide right-of-way. Wells Project transmission line corridor covers approximately 1,117 acres. The transmission corridor is largely rural, with dominant vegetation comprised of wheat fields and shrub steppe (Parametrix, Inc. 2009b).

3.3.7.2 Environmental Effects

Since construction of the Wells Project, the Columbia River shoreline between Wells Dam and Chief Joseph Dam has changed from what was largely cobble, sand, and gravel to a greener and more vegetated shoreline that is typical of more stable reservoir environments. Prior to the construction of the Wells Project, development of riparian vegetation was limited due to the arid conditions, along with scouring of the shoreline from seasonal high flows. The more stable water levels provided by Wells Reservoir have promoted the development of mature riparian plant communities. Additionally, designated wildlife areas, parks, and agriculture along the shoreline have enhanced the aesthetic conditions along portions of the shoreline.

Douglas PUD is proposing no changes to Project facilities or operations that would impact the aesthetics of the Project area.

3.3.7.3 Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on aesthetic resources.

3.3.8 Socioeconomics

3.3.8.1 Affected Environment

Wells Dam is located within Douglas and Chelan counties in north-central Washington State. The Wells Reservoir is located in Douglas, Chelan, and Okanogan counties. Approximately 2 miles of the lower Wells Reservoir is located within Chelan County, although there are no Chelan County organized communities adjacent to the Wells Project.

Irrigated agriculture is the foundation of the economy of the north-central Washington region, including Douglas, Okanogan, and Chelan counties. The area's prime sandy loam soil, climate conditions, and abundant supply of irrigation water produces substantial crops of wheat, apples, barley, forage, and sweet cherries. The low elevation areas have generally been developed as orchard land. The orchard areas produce substantial crops of apples, pears, and cherries. The three county regions of Douglas, Chelan, and Okanogan produce approximately 50 percent of the apple crop in Washington State. The plateau region of Douglas County contains wheat and other grain crops. Douglas County alone contains approximately 8 percent of the wheat acreage in the state. Okanogan County also produces a significant number of livestock. Per capita incomes reflect the significant role of agriculture in the regional economy, given that agricultural commodity prices can be highly volatile. Irrigated agriculture relies on the availability of low-cost and stable electricity rates to help control production costs.

North-central Washington is a distinctively rural environment. Population densities are low, and no large metropolitan areas are situated in the region. Wenatchee is the largest urban community. The Seattle-Tacoma coastal area is over 125 miles to the west, and Spokane lies 150 miles to the east.

Although the regional economy is predominantly agricultural-based, recreation and recreation-based tourism contribute significantly to the regional economy of this natural-resource rich region. Other significant employment opportunities include the service industry, retail and wholesale trade, and the education and medical professions.

This analysis of the effects of the Wells Project on local, tribal, and regional socioeconomics is focused on the immediate Project vicinity within Douglas, Okanogan, and Chelan counties, and the organized communities therein, including the Colville Indian Reservation of Okanogan County. Additional data is presented for all organized communities in Douglas, Okanogan, and Chelan counties, in order to provide a description of the socioeconomic status of communities in the immediate vicinity of the Project.

Population

Douglas County

Douglas County is located near the geographical center of the state, and includes incorporated and unincorporated areas. The incorporated areas of Douglas County are the cities of East Wenatchee, Waterville, Bridgeport, Rock Island, Mansfield, and a portion of Coulee Dam. East Wenatchee is located 140 road miles east of Seattle and 163 miles west of Spokane. Douglas PUD's headquarters is located in East Wenatchee approximately 50 miles south of Wells Dam. The city of Bridgeport is the only community in Douglas County located along the Wells Reservoir. Bridgeport is located approximately 28 miles upstream of Wells Dam and approximately 1 mile downstream of Chief Joseph Dam (owned and operated by the COE).

Douglas County population data for 1960 through 2008, and the change in population from 1970 to 2008, are provided in Tables 3.3.8.1-1 and 3.3.8.1-2, respectively. The population of Douglas County has grown at a moderate rate since 1970 (18 to 32 percent per decade), largely due to growth in the urban incorporated area of East Wenatchee and its surrounding communities, such as Rock Island. However, the rural communities and unincorporated areas of Douglas County have experienced far less growth since 1970.

The larger and more urban communities of Douglas County have experienced relatively steady growth since 1970, while rural communities have experienced periods of negative or stagnant growth (Figure 3.3.8.1-1)

The only Douglas County community within the immediate vicinity of the Wells Project, Bridgeport, has seen moderate growth since 1970. Due to its very close proximity, COE's Chief Joseph Dam has likely had more of an influence over time on the population and economy of Bridgeport than the Wells Project.

Population growth in Douglas County between 1970 and 2008 was 120 percent. Excluding East Wenatchee and Rock Island, the population of Douglas County has grown 57 percent over the same 38-year period.

Table 3.3.8.1-1 Population of Douglas County and communities, 1960-2008.

	1960 Census	1968 Est.	1970 Census	1980 Census	1990 Census	2000 Census	2008 Est.
Douglas County	14,890	16,600	16,787	22,144	26,205	32,603	37,000
<i>Unincorporated</i>	-	13,066	13,288	17,374	19,958	22,317	20,815
<i>Incorporated</i>	-	3,534	3,499	4,770	6,247	10,286	16,185
Bridgeport	-	1,085	952	1,174	1,498	2,059	2,070
Coulee Dam part	-	-	249	242	218	125	175
East Wenatchee	-	830	913	1,640	2,701	5,757	11,570
Mansfield	-	350	273	315	311	319	330
Rock Island	-	264	193	491	524	863	865
Waterville	-	1,005	919	908	995	1,163	1,175

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-2 Douglas County population change, 1970-2008.

	Percent Change 1970- 1980	Percent Change 1980- 1990	Percent Change 1990- 2000	Percent Change 2000- 2008	Percent Change 1970- 2008
Douglas County	32%	18%	24%	13%	120%
<i>Unincorporated</i>	31%	15%	12%	-7%	57%
<i>Incorporated</i>	36%	31%	65%	57%	363%
Bridgeport	23%	28%	37%	1%	117%
Coulee Dam part	-3%	-10%	-43%	40%	-30%
East Wenatchee	80%	65%	113%	101%	1167%
Mansfield	15%	-1%	3%	3%	21%
Rock Island	154%	7%	65%	0%	348%
Waterville	-1%	10%	17%	1%	28%

Source: Washington State Office of Financial Management 2009.

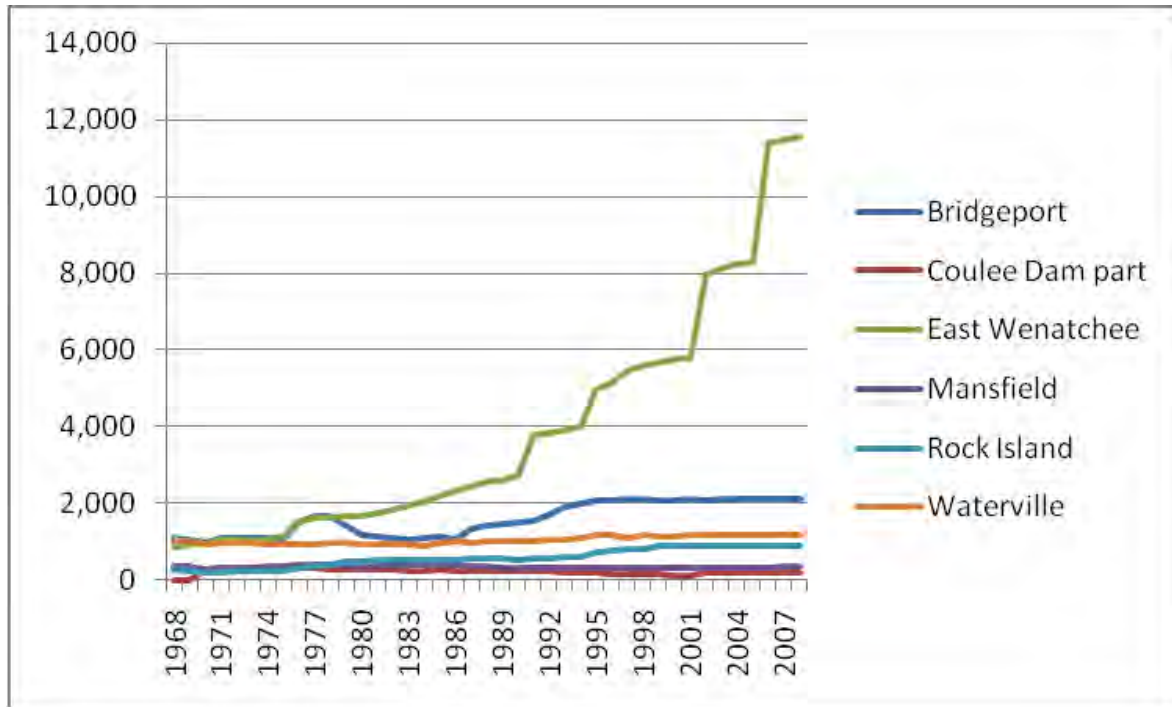


Figure 3.3.8.1-1 Population of Douglas County incorporated communities, 1968-2008.
 Source: Washington State Office of Financial Management 2009.

Okanogan County

Okanogan County includes both incorporated and unincorporated areas. The incorporated areas of Okanogan County are Omak, Okanogan, Brewster, Conconully, a portion of Coulee Dam, Elmer City, Nespalem, Oroville, Pateros, Riverside, Tonasket, Twisp, and Winthrop. The cities of Pateros and Brewster are the only communities in Okanogan County located along the Wells Reservoir. Pateros is located approximately 8.3 miles upstream of Wells Dam, and Brewster is located approximately 14.5 miles upstream of Wells Dam.

Okanogan County population data for 1960 through 2008, and the change in population from 1970 to 2008, are provided in Tables 3.3.8.1-3 and 3.3.8.1-4, respectively. The population of Okanogan County has grown at a slow rate since 1970 (9 to 19 percent per decade) and a total of 55 percent over the 38-year period. The organized communities of Okanogan County are all relatively small and rural. Statewide, such communities have experienced periods of negative or stagnant growth, and lower rates of long-term growth (Figure 3.3.8.1-2).

The Okanogan County communities within the immediate Project vicinity include Brewster and Pateros. Brewster has experienced more rapid growth since 1970, at 107 percent, substantially higher than the county's overall growth. Pateros has

experienced modest growth at 31 percent since 1970, which is consistent with the growth of Okanogan County overall.

Pateros recorded a census population of 802 people in 1950, which is higher than the population has been since that time. This community experienced a sharp decline in population to 672 people at the time of the 1960 census, prior to construction of the Wells Project, which began in 1962 (McHughes & Associates 2000).

Several Okanogan County communities have experienced a significant reduction in population since 1970, including Coulee Dam, Nespelem, and Elmer City. Populations in several communities (Omak, Oroville, Tonasket, and Winthrop) have varied but stayed relatively the same since 1970. Only the communities of Brewster, Conconully, Pateros, Riverside, and Twisp have experienced 30 percent or greater growth since 1970.

Table 3.3.8.1-3 Population of Okanogan County, 1960-2008.

	1960 Census	1968 Est.	1970 Census	1980 Census	1990 Census	2000 Census	2008 Est.
Okanogan County	25,520	25,600	25,867	30,663	33,350	39,564	40,100
<i>Unincorporated</i>	-	11,226	12,326	16,455	19,294	23,647	24,545
<i>Incorporated</i>	-	14,374	13,541	14,208	14,056	15,917	15,555
Brewster	-	1,300	1,059	1,337	1,633	2,189	2,195
Conconully	-	125	122	157	174	185	200
Coulee Dam part	-	1,472	1,201	1,195	906	915	850
Elmer City	-	341	324	312	297	267	240
Nespelem	-	330	323	284	187	212	205
Okanogan	-	2,075	2,015	2,326	2,370	2,484	2,470
Omak	-	4,200	4,164	4,007	4,117	4,721	4,750
Oroville	-	1,585	1,555	1,483	1,505	1,653	1,715
Pateros	-	546	472	555	570	643	620
Riverside	-	258	228	243	223	348	325
Tonasket	-	1,000	951	985	900	1,013	1,000
Twisp	-	766	756	911	872	938	985
Winthrop	-	376	371	413	302	349	400

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-4 Okanogan County population change, 1970-2008.

	Percent Change 1970- 1980	Percent Change 1980- 1990	Percent Change 1990- 2000	Percent Change 2000- 2008	Percent Change 1970- 2008
Okanogan County	19%	9%	19%	1%	55%
<i>Unincorporated</i>	33%	17%	23%	2%	96%
<i>Incorporated</i>	5%	-1%	13%	0%	18%
Brewster	26%	22%	34%	0%	107%
Conconully	29%	11%	6%	8%	64%
Coulee Dam part	0%	-24%	1%	-7%	-29%
Elmer City	-4%	-5%	-10%	-10%	-26%
Nespelem	-12%	-34%	13%	-3%	-37%
Okanogan	15%	2%	5%	-1%	23%
Omak	-4%	3%	15%	1%	14%
Oroville	-5%	1%	10%	4%	10%
Pateros	18%	3%	13%	-4%	31%
Riverside	7%	-8%	56%	-7%	43%
Tonasket	4%	-9%	13%	-1%	5%
Twisp	21%	-4%	8%	5%	30%
Winthrop	11%	-27%	16%	15%	8%

Source: Washington State Office of Financial Management 2009.

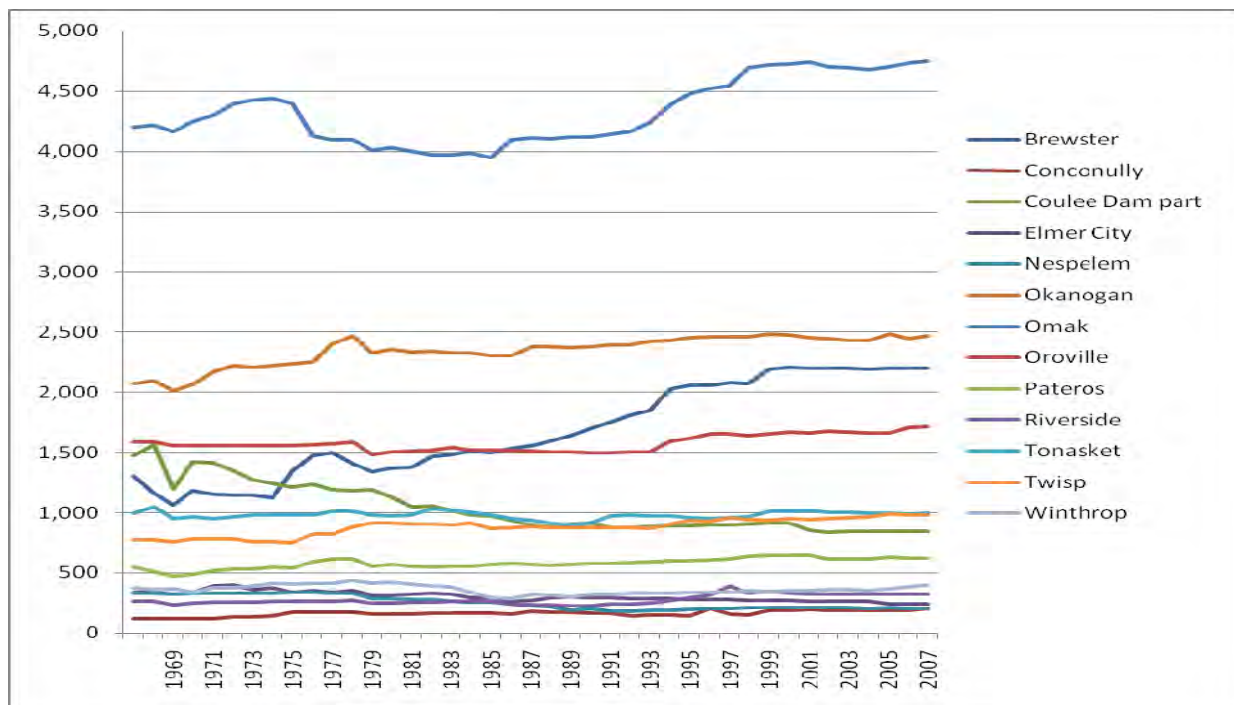


Figure 3.3.8.1-2 Population of select Okanogan County incorporated communities, 1968-2008.

Source: Washington State Office of Financial Management 2009.

Chelan County

Chelan County lies east of Douglas County and southeast of Okanogan County. Bordered on the east by King, Snohomish, and Skagit counties, Chelan County is influenced by its proximity to the major metropolitan Seattle area, more so than Douglas or Okanogan counties. Chelan County includes incorporated and unincorporated areas. The incorporated areas of Chelan County are the cities of Wenatchee, Cashmere, Chelan, Entiat, and Leavenworth.

Chelan County population data for 1960 through 2008, and the change in population from 1970 to 2008, are provided in Tables 3.3.8.1-5 and 3.3.8.1-6, respectively. The population of Chelan County has grown at a steady rate since 1970 (8 to 27 percent per decade), largely due to growth in the urban incorporated area of Wenatchee and its surrounding communities (Figure 3.3.8.1-3). However, unlike Douglas and Okanogan counties, the more rural communities and unincorporated areas of Chelan County have experienced steady growth since 1970.

Table 3.3.8.1-5 Population of Chelan County and communities, 1960-2008.

	1960 Census	1968 Est.	1970 Census	1980 Census	1990 Census	2000 Census	2008 Est.
Chelan	40,744	40,600	41,103	45,061	52,250	66,616	72,100
<i>Unincorporated</i>		17,050	17,696	20,791	22,760	29,238	30,850
<i>Incorporated</i>		23,550	23,407	24,270	29,490	37,378	41,250
Cashmere		1,950	1,976	2,240	2,544	2,965	2,990
Chelan		2,700	2,837	2,802	2,976	3,526	3,995
Entiat		360	360	445	449	957	1,160
Leavenworth		1,540	1,322	1,526	1,692	2,074	2,295
Wenatchee		17,000	16,912	17,257	21,829	27,856	30,810

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-6 Chelan County population change, 1970-2008.

	Percent Change 1970-1980	Percent Change 1980-1990	Percent Change 1990-2000	Percent Change 2000-2008	Percent Change 1970-2008
Chelan	10%	16%	27%	8%	75%
<i>Unincorporated</i>	17%	9%	28%	6%	74%
<i>Incorporated</i>	4%	22%	27%	10%	76%
Cashmere	13%	14%	17%	1%	51%
Chelan	-1%	6%	18%	13%	41%
Entiat	24%	1%	113%	21%	222%
Leavenworth	15%	11%	23%	11%	74%
Wenatchee	2%	26%	28%	11%	82%

Source: Washington State Office of Financial Management 2009.

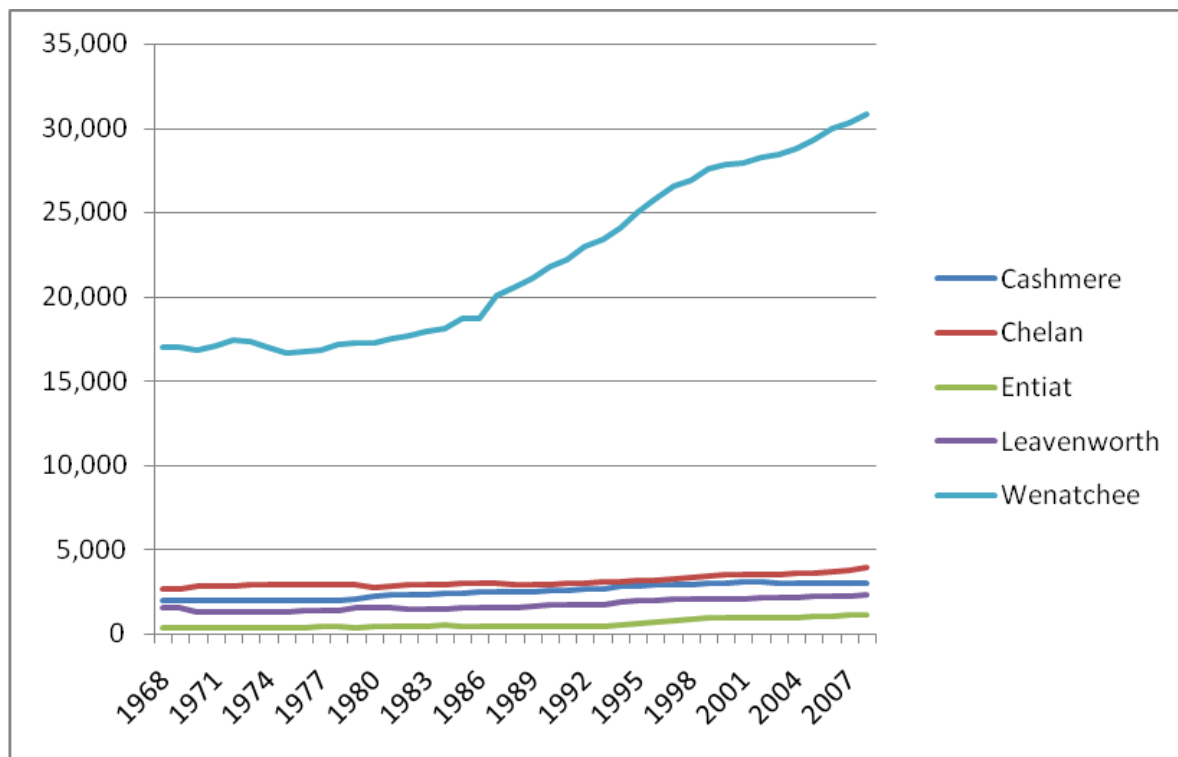


Figure 3.3.8.1-3 Population of Chelan County incorporated communities, 1968-2008.

Source: Washington State Office of Financial Management 2009.

Tribal Communities

The Colville Indian Reservation occupies 1.4 million acres (2,100 square miles) in north central Washington, primarily in Okanogan and Ferry counties. The CCT Reservation includes approximately 9,000 descendants of twelve aboriginal tribes including: the Colville, the Nespelem, the San Poil, the Lake, the Palus, the Wenatchi (Wenatchee), the Chelan, the Entiat, the Methow, the southern Okanogan, the Moses Columbia, and the Nez Perce. The Colville Indian Reservation is occupied by over 5,000 residents, both Colville tribal members and their families and other non-Colville members, living either in small communities or in rural settings. Approximately fifty percent of the Confederated Tribes membership live on or adjacent to the reservation (CCT 2009).

Income

Personal income, a primary measure of personal buying power, is a key indicator in assessing community economic health. Personal income can be analyzed by a number of different indicators. For this assessment, per capita income and median household income are provided and discussed.

The per capita income for Washington State and the organized communities in Douglas, Okanogan, and Chelan counties are provided in Tables 3.3.8.1-7, 3.3.8.1-8, and 3.3.8.1-9, respectively.

In 1990 and 2000 the per capita income for Washington State was \$24,677 and \$31,780, respectively. The per capita income for Washington State grew 29 percent between 1990 and 2000 which was lower than the rate of per capita income growth for all three of the counties surrounding the Wells Project. Per capita income grew 42, 44 and 46 percent in Douglas, Okanogan and Chelan counties, respectively.

The per capita income in Douglas County in 1990 and 2000 was \$12,071 and \$17,148, respectively. Within Douglas County the per capita income was highest in the community of Coulee Dam in 1990 (\$15,662) and Waterville in 2000 (\$18,880). The lowest per capita income in 1990 was in Rock Island (\$7,754) and in 2000 was in Bridgeport (\$10,302). In Bridgeport, per capita income ranged from 40 to 66 percent below the county average between 1990 and 2000, respectively.

The per capita income in Okanogan County in 1990 and 2000 was \$10,346 and \$14,900, respectively. Within Okanogan County the per capita income was highest in the community of Coulee Dam (\$15,662 in 1990 and \$18,791 in 2000), and lowest in Conconully in 1990 (\$7,533), and in Brewster in 2000 (\$9,555). In Brewster, per capita income ranged from 2 percent above the county average in 1990 to 56 percent below the county average in 2000. In Pateros, per capita income was only 10 percent below the

county average in 1990 and 9 percent below in 2000. In 2000, the per capita income for tribal households of the CCT was \$11,805.

The per capita income in Chelan County in 1990 and 2000 was \$12,533 and \$18,273, respectively. Per capita income was highest in the community of Chelan in 1990 (\$13,384) and in Wenatchee in 2000 (\$19,498). Per capita income was lowest in Entiat in both 1990 (\$9,807) and 2000 (\$13,529).

The median household incomes for organized communities in Douglas, Okanogan, and Chelan counties are provided in Tables 3.3.8.1-10, 3.3.8.1-11, and 3.3.8.1-12, respectively.

The median household income in Washington State between 1990 and 2000 was \$31,183 and \$45,776, respectively. Median household income in Washington State rose 47 percent between 1990 and 2000. In Douglas, Okanogan and Chelan counties the median household income rose 42, 46 and 53 percent, respectively. The median household income rose 25, 11 and 52 percent in Bridgeport, Brewster and Pateros, respectively.

The median household income in Douglas County between 1990 and 2000 was \$27,054 and \$38,464, which was 15 to 19 percent below the state averages. Incomes were highest in the community of Coulee Dam (\$29,063 in 1990 and \$37,291 in 2000), and lowest in Bridgeport (\$20,441 and \$25,531). In Bridgeport median household income ranged from 32 to 51 percent below the county average between 1990 and 2000, respectively.

The median household income in Okanogan County in 1990 and 2000 was \$20,303 and \$29,726, respectively, which was 54 percent below the state averages for that period. In 1990, median household income was highest in the community of Coulee Dam (\$29,063) and lowest in Conconully (\$14,167). In 2000, median household income was highest in the community of Coulee Dam (\$37,291) and lowest in Brewster (\$21,556).

In Pateros, median household incomes were 0.4 to 4 percent higher than the county average (\$20,373 in 1990 and \$30,938 in 2000). In Brewster, median incomes ranged from 5 to 38 percent below the county average in 1990 (\$19,394) and 2000 (\$21,566), respectively. In 2000, the median household income for tribal households of the CCT was \$29,830 which was slightly higher than the county average.

The median household income in Chelan County in 1990 and 2000 was \$24,312 and \$37,316, respectively, 23 to 28 percent below the state averages. Incomes were highest in the community of Chelan in 1990 (\$23,138) and in Leavenworth (\$35,692) in 2000. Median household income was lowest in Cashmere in 1990 (\$20,692) and in Chelan in 2000 (\$28,047).

Table 3.3.8.1-7 Per Capita Income for Douglas County.

	1990	2000	Percent Change
Washington State	24,677	31,780	29%
Douglas County	12,071	17,148	42%
East Wenatchee	11,096	17,876	61%
Waterville	10,538	18,880	79%
Bridgeport	8,598	10,302	20%
Rock Island	7,754	14,129	82%
Mansfield	11,087	17,368	57%
Coulee Dam	15,662	18,791	20%

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-8 Per Capita Income for Okanogan County.

	1990	2000	Percent Change
Washington State	24,677	31,780	29%
Okanogan County	10,346	14,900	44%
Omak	11,836	13,472	14%
Okanogan	10,454	13,849	32%
Brewster	10,574	9,555	-10%
Conconully	7,533	16,168	115%
Coulee Dam	15,662	18,791	20%
Elmer City	12,007	16,366	36%
Nespelem	8,002	12,836	60%
Oroville	7,959	12,220	54%
Pateros	9,397	13,646	45%
Riverside	10,538	11,297	7%
Tonasket	8,860	13,293	50%
Twisp	10,257	16,257	58%
Winthrop	9,980	17,649	77%

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-9 Per Capita Income for Chelan County.

	1990	2000	Percent Change
Washington State	24,677	31,780	29%
Chelan County	12,533	18,273	46%
Cashmere	10,830	17,468	61%
Chelan	13,384	16,511	23%
Entiat	9,807	13,529	38%
Leavenworth	11,884	18,709	57%
Wenatchee	12,215	19,498	60%

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-10 Median Household Income for Douglas County.

	1990	2000	Percent Change
Washington State	\$31,183	\$45,776	47%
Douglas County	\$27,054	\$38,464	42%
East Wenatchee	\$22,602	\$34,919	54%
Waterville	\$22,500	\$36,458	62%
Bridgeport	\$20,441	\$25,531	25%
Rock Island	\$21,316	\$33,618	58%
Mansfield	\$22,344	\$28,750	29%
Coulee Dam	\$29,063	\$37,391	29%

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-11 Median Household Income for Okanogan County.

	1990	2000	Percent Change
Washington State	\$31,183	\$45,776	47%
Okanogan County	\$20,303	\$29,726	46%
Omak	\$19,603	\$24,089	23%
Okanogan	\$19,184	\$26,994	41%
Brewster	\$19,394	\$21,556	11%
Conconully	\$14,167	\$23,214	64%
Coulee Dam	\$29,063	\$37,391	29%
Elmer City	\$28,611	\$32,500	14%
Nespelem	\$16,719	\$30,000	79%
Oroville	\$14,190	\$22,301	57%
Pateros	\$20,373	\$30,938	52%
Riverside	\$21,250	\$23,125	9%
Tonasket	\$16,848	\$23,523	40%
Twisp	\$18,819	\$26,354	40%
Winthrop	\$17,222	\$25,417	48%

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-12 Median Household Income for Chelan County.

	1990	2000	Percent Change
Washington State	\$31,183	\$45,776	47%
Chelan County	24,312	37,316	53%
Cashmere	20,692	34,854	68%
Chelan	23,138	28,047	21%
Entiat	21,705	33,450	54%
Leavenworth	22,931	35,692	56%
Wenatchee	22,806	34,897	53%

Source: Washington State Office of Financial Management 2009.

Workforce

Workforce statistics, most commonly analyzed in terms of unemployment rates, are a prime indicator of economic conditions. Civilian workforce and unemployment data for organized communities in Douglas, Okanogan, and Chelan counties are provided in Tables 3.3.8.1-13, 3.3.8.1-14, and 3.3.8.1-15, respectively.

Table 3.3.8.1-13 Douglas County Civilian Labor Force data.

	1990				2000			
	Total Civilian Labor Force	Employed	Unemployed (#/%)		Total Civilian Labor Force	Employed	Unemployed (#/%)	
Douglas County	12,714	11,664	1,050	8.3%	15,553	14,158	1,395	9.0%
East Wenatchee	1,363	1,260	103	7.6%	2,774	2,598	176	6.3%
Waterville	367	343	24	6.5%	566	510	46	8.3%
Bridgeport	659	574	85	12.9%	847	702	145	17.1%
Rock Island	243	210	33	13.6%	442	386	56	12.7%
Mansfield	122	118	4	3.3%	136	130	6	4.4%
Coulee Dam	469	439	30	6.4%	493	447	46	9.3%

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-14 Okanogan County Civilian Labor Force data.

	1990				2000			
	Total Civilian Labor Force	Employed	Unemployed (#/%)		Total Civilian Labor Force	Employed	Unemployed (#/%)	
Okanogan County	15,181	13,632	1,549	10.2%	17,465	15,368	2,097	12.0%
Omak	1,784	1,591	193	10.8%	2,065	1,713	352	17.0%
Okanogan	950	868	83	8.7%	1,112	990	122	11.0%
Brewster	696	610	86	12.4%	858	756	102	11.9%
Conconully	67	60	7	10.4%	93	84	9	9.7%
Coulee Dam	469	439	30	6.4%	493	447	46	9.3%
Elmer City	137	123	14	10.2%	123	11	12	9.8%
Nespelem	88	73	15	17.0%	77	54	23	29.9%
Oroville	667	625	42	6.3%	640	561	79	12.3%
Pateros	251	220	31	12.4%	335	305	30	9%
Riverside	100	95	5	5.0%	142	118	24	16.9%
Tonasket	390	352	38	9.7%	385	327	58	15.1%
Twisp	364	328	36	9.9%	391	356	35	9.0%
Winthrop	133	110	33	24.8%	174	159	15	8.6%

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-15 Chelan County Civilian Labor Force data.

	1990				2000			
	Total Civilian Labor Force	Employed	Unemployed (#/%)		Total Civilian Labor Force	Employed	Unemployed (#/%)	
Chelan County	24,973	23,004	1,969	7.9%	31,818	28,507	3,311	10.4
Cashmere	1,108	1,013	95	8.6%	1,396	1,238	158	11.3
Chelan	1,345	1,318	27	2.0%	1,548	1,383	165	10.7
Entiat	213	181	32	15.0%	461	434	27	5.9
Leavenworth	756	710	46	6.1%	927	902	25	2.7
Wenatchee	10,341	9,394	947	9.2%	12,980	11,498	1,482	11.4

Source: Washington State Office of Financial Management 2009.

Employment by Industry

Employment by Industry Sector (from the 2000 census) for organized communities in Douglas, Okanogan, and Chelan counties are provided in Tables 3.3.8.1-16, 3.3.8.1-17, and 3.3.8.1-18, respectively.

In Douglas County, employment is predominantly in the education, health and social services fields, followed by retail trade, agriculture, and wholesale trade. Similarly, in Okanogan County, employment is predominantly in the education, health and social services fields, followed by agriculture and retail trade. Accommodations and food service, and public administration sector jobs are also significant in Okanogan County. In Chelan County; the predominant industry is also education, health and social services, followed by retail trade and accommodations and food service. Wholesale trade, manufacturing, and construction are also major employers in Chelan County. It should be noted that many of these fields, including manufacturing, construction, wholesale and retail trade, and other service sectors are supported largely by the agricultural industry that exists in these counties.

Communities in the immediate Project vicinity, including Bridgeport, in Douglas County, and Brewster and Pateros in Okanogan County, all have similar employment industry profiles. Agricultural sector jobs lead in these communities, followed by education, health and social services, and wholesale trade.

Agriculture

The significance of agriculture to the economy of this region is evidenced by the land use patterns. As indicated in Table 3.3.8.1-19, 77 percent of Douglas County lands are used for crops, pasture, and rangeland. In Okanogan County, 26 percent of the land is used for crops, pasture, or rangeland, while another 22 percent is forestlands that support forestry-based employment, and 45 percent is federal land. Only 12 percent of lands in Chelan County are used for crops, pasture, and rangeland; however, 77 percent of land in Chelan County is federally owned.

Recreation and Tourism

Recreation and tourism are also important components of the Washington State and Wells Project area economies. Douglas, Okanogan, and Chelan counties are vacation destinations for visitors from the greater Seattle area and British Columbia, Canada. These visitors are primarily interested in outdoor recreation, such as hiking, fishing, hunting, boating, camping, snowmobiling, and snow skiing (DTA 2006b). Overall, active outdoor recreation in Washington State contributes over \$11.7 billion to the state's yearly economy, supports 115,000 jobs, generates \$650 million in annual state tax revenue, and produces \$8.5 billion annually in retail sales and services (3.5 percent of the gross state product) (Southwick Associates, Inc. 2007).

Table 3.3.8.1-16 Douglas County incorporated municipality employment by industry sector.

Industry Sector	Organized Community				
	Bridgeport	E. Wenatchee	Mansfield	Rock Island	Waterville
Agriculture, Forestry, Fishing, Hunting and Mining	276	104	27	35	51
Construction	18	146	17	19	40
Manufacturing	26	294	3	53	16
Wholesale Trade	69	276	7	65	32
Retail Trade	41	371	13	72	59
Transportation/Warehousing	13	71	0	15	25
Utilities	13	40	4	0	11
Information	11	29	2	0	9
Finance, Insurance, Real Estate	15	143	4	2	30
Professional Scientific Admin & Management	24	121	3	13	9
Education, Health and Social Services	120	577	39	49	134
Arts, Entertainment, Recreation	14	77	0	3	5
Accommodations and Food Service	16	132	0	21	18
Public Administration	29	97	3	14	38
Other Services	17	120	8	25	33
Total	702	2,598	130	386	510

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-17 Okanogan County incorporated municipality employment by industry sector.

Industry Sector	Organized Community												
	Brewster	Condonully	Coulee Dam	Elmer City	Nespelem	Okanogan	Omak	Oroville	Pateros	Riverside	Tonasket	Twisp	Winthrop
Agriculture, Forestry, Fishing, Hunting and Mining	294	2	16	3	4	38	161	63	68	3	40	24	13
Construction	14	4	21	8	0	42	80	16	16	6	18	27	11
Manufacturing	18	0	0	2	2	48	189	30	6	9	15	11	3
Wholesale Trade	101	2	5	3	0	29	46	59	36	3	20	3	0
Retail Trade	64	21	44	6	2	116	213	96	23	21	47	29	38
Transportation/Warehousing	15	2	4	0	0	4	30	27	3	4	8	6	2
Utilities	6	2	23	8	0	8	0	5	10	2	0	0	4
Information	9	0	2	4	0	27	28	7	7	0	2	8	0
Finance, Insurance, Real Estate	14	3	21	2	2	27	30	21	10	4	5	21	7
Professional Scientific Admin & Management	11	0	17	2	0	56	114	17	8	4	18	15	8
Education, Health & Social Services	137	20	100	35	12	315	378	102	58	30	86	84	22
Arts, Entertainment, Recreation	7	0	49	3	11	25	56	1	1	2	0	4	2
Accommodations and Food Service	37	9	30	2	0	77	158	53	14	17	23	89	32
Public Administration	6	14	93	29	19	102	125	36	27	9	20	5	13
Other Services	23	5	22	4	2	76	105	28	18	4	25	30	4
Total	756	84	447	111	54	990	1,713	561	305	118	327	356	159

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-18 Chelan County incorporated municipality employment by industry sector.

Industry Sector	Organized Community				
	Cashmere	Chelan	Entiat	Leavenworth	Wenatchee
Agriculture, Forestry, Fishing, Hunting and Mining	63	100	35	52	603
Construction	68	107	34	53	754
Manufacturing	58	15	54	56	844
Wholesale Trade	109	85	38	45	945
Retail Trade	118	180	62	186	1,218
Transportation/Warehousing	50	22	27	31	405
Utilities	38	55	12	9	283
Information	34	44	7	0	263
Finance, Insurance, Real Estate	66	55	6	37	567
Professional Scientific Admin & Management	97	68	24	41	748
Education, Health & Social Services	311	286	63	139	2,787
Arts, Entertainment, Recreation	13	79	10	13	232
Accommodations and Food Service	125	199	26	172	799
Public Administration	49	26	22	38	417
Other Services	39	62	14	30	632
Total	1238	1383	434	902	11,497

Source: Washington State Office of Financial Management 2009.

Table 3.3.8.1-19 Land use by acreage (estimates).

	Douglas County		Okanogan County		Chelan County	
	Acres	Percent	Acres	Percent	Acres	Percent
Cropland	446,100	38	78,600	2	21,000	1
Conservation Reserve Program	150,800	13	0	0	0	0
Pastureland	15,500	1	67,800	2	7,000	0
Rangeland	443,500	38	731,000	22	209,400	11
Forested	0	0	734,700	22	115,100	6
Minor Land Uses	55,500	5	162,200	5	24,500	1
Urban	15,000	1	30,100	1	17,100	1
Water and Streams	20,700	2	33,900	1	43,500	2
Federal Lands	18,039	2	1,533,265	45	1,478,300	77
Totals	1,165,139		3,371,565		1,915,900	

Travel and tourism-related spending and tax revenue are significant in Washington State, representing \$14.8 billion in spending, 149,800 jobs with \$4.2 billion in earnings, and \$972 million in tax revenues. Although revenues are concentrated in King County (Seattle area; 43 percent of state totals), the impact in smaller, less urban counties can be more significant. In Douglas County, travelers spent \$37.4 million dollars, providing \$6.6 million in earnings for 310 travel-related jobs, and \$2.6 million in local and state tax revenue. In Okanogan County, travel accounted for \$135.5 million in spending in 2007, generating \$38.6 million in income for 1,700 jobs, and \$9 million in tax revenues. In Chelan County, travel accounted for \$340.1 million in spending in 2007, generating \$108.8 million in income for 5,690 jobs, and \$25.1 million in tax revenues (Dean Runyan Associates 2008).

The Wells Project provides many recreational opportunities for residents of its neighboring communities and for tourists to the region. Douglas PUD actively manages 17 recreation sites within the Wells Project Boundary. These sites offer boat launches, boat docks, swimming areas, and public access for fishing along the Wells Reservoir and Wells Tailrace (DTA 2008).

In 2005, Recreation Visitor Use Survey was conducted at the Wells Project (DTA 2006b). Use estimate ranged from 19,258 recreation days (RDs) to a high of 44,929 RDs. For community members, fishing, swimming and picnicking facilities were most often utilized. Fishing was reported as the most common primary reason for coming to the Wells Project followed by boating (DTA 2008).

Visitors from Okanogan, King, Chelan, Snohomish, Douglas, Whatcom, and Spokane counties combined accounted for 75 percent of the overall users. The combined populations of Okanogan, King, Chelan, Snohomish, Douglas, Whatcom, and Spokane counties are expected to grow by approximately 63 percent by 2050, and roughly 10 percent by 2020. Thus, statewide population expansion is a dominant factor that will drive future use of facilities within the Wells Project. While several factors will influence future use, the use in the Wells Project by 2050 is estimated to range from 29,272 to 68,292 RDs. Fishing is expected to continue to be the primary driver for growth in recreation activity at Wells Reservoir. Motor boating activities, non-motorized water recreation such as kayaking and walking/hiking are also expected to increase in this region (DTA 2008).

Government, Retail, and Manufacturing

Although the economies of Douglas, Okanogan, and Chelan counties are based primarily on agriculture and recreation/tourism, they are also supported by government, retail, trade, manufacturing, and service industries. Major private employers in the East Wenatchee and Wenatchee urban area include Stemilt Growers, ALCOA, Pacific Aerospace & Electronics, and Tree Top, Inc.

Tribal Employment and Income

The CCT has an extensive governmental operation. The CCT's annual operating budget is financed primarily from revenues from the sale of timber products and from other sources including federal, state, and private contributions. The CCT gives preference to hiring of tribal members, although both CCT members and non-CCT members are employed throughout tribal government.

The Colville Tribal Enterprise Corporation (CTEC) was founded in 1984 to provide revenue for the CCT, and employment and training opportunities for tribal members. The company manages approximately 14 enterprises that include gaming, recreation and

tourism, retail, construction, and wood products. CTEC employs 1,000 people and generates over \$120 million in revenues each year. Based in Coulee Dam, CTEC is one of the largest Native American businesses in Washington State.

Current Regional Benefits of the Project

The Wells Project has significant positive effects on the local economies in Douglas, Okanogan, and Chelan counties as well as elsewhere throughout the Pacific Northwest. Project benefits include: (1) providing low-cost renewable power for citizens and industries; (2) paying local and state taxes; (3) providing access to irrigation waters that support the area's agricultural industry; (4) employment related to the operation and maintenance of the Wells Project and fish and wildlife mitigation programs; (5) supporting state and local efforts to maintain and enhance the salmon, steelhead, and trout fisheries, which supports recreation and tourism in the region; (6) supporting state and local efforts to maintain and enhance riparian habitats used by fish and wildlife, which also supports recreation and tourism in the region; and (7) providing recreation opportunities in the region, notably in communities within the immediate vicinity of the Wells Project.

Power Benefits

The Wells Project provides clean, efficient, reliable, and cost-effective hydroelectric power. The Wells Project provides electric service to over 18,000 local customer accounts in Douglas County. An eight percent portion of the power generated at the Wells Project is provided directly to the Public Utility District No. 1 of Okanogan County. In addition to serving the communities surrounding the Wells Project, Project output also serves the greater Pacific Northwest region as a significant share of the Project output (62 percent) is provided to Puget Sound Energy, Inc., Portland General Electric Company, PacifiCorp and Avista Corporation.

Taxes

Douglas PUD is subject to a variety of state and city taxes, including Public Utility Tax, Sales Tax, Use Tax, Wholesaling Tax, Retailing Tax, Service and Other Taxes, Leasehold Excise Tax, and Privilege Tax. Some of these taxes apply to Douglas PUD's electric generation system, Douglas PUD's electric distribution system, or both systems. In 2007, these taxes totaled approximately \$1.2 million. Taxes paid by Douglas PUD positively affect the public as state taxes are deposited into general funds which are directed, in part, back to the county and city governments.

Fisheries Benefits

Currently, the Wells Project utilizes the most successful juvenile fish bypass system on the Columbia River. Douglas PUD also provides funding for the operation, maintenance, and monitoring and evaluation of two major fish hatcheries, the Wells Fish Hatchery and the Methow Fish Hatchery, and three acclimation ponds. Together, the hatcheries produce approximately three million juvenile salmon, steelhead, and trout annually, which are released into the Methow, Okanogan, and Columbia rivers and lakes throughout Okanogan and Douglas counties. The economic benefits of these programs include employment, taxes, and enhanced recreation and tourism associated with fishing and fish viewing.

Wildlife Habitat Benefits

Douglas PUD is a responsible steward of wildlife resources in the Project area, which provides habitat for a variety of wildlife species and which in turn support recreation and tourism in the area. Douglas PUD and the WDFW entered into an Agreement on July 15, 1974, for wildlife mitigation, which included Douglas PUD funding the acquisition and development of the WWA. The WWA consists of six Habitat Management Units totaling over 8,200 acres. Additional wildlife mitigation is provided at the Cassimer Bar Wildlife Area located within the Project Boundary on the Colville Indian Reservation. The economic benefits of these programs include employment, taxes, and enhanced recreation and tourism associated with hunting and wildlife viewing.

Recreation Benefits

Douglas PUD constructed and participates in the management of 17 recreation sites within the Wells Project Boundary. These sites offer boat launches, boat docks, swimming areas, and public access to the reservoir for fishing, power boating, water skiing and waterfowl hunting (DTA 2008). Douglas PUD also provides the Wells Dam Overlook featuring a park and educational exhibits.

Douglas PUD has developed parks and recreation facilities along the reservoir in the cities of Pateros, Brewster, and Bridgeport. Douglas PUD assisted in the funding and developing of the existing parks and recreational facilities adjacent to the Project in the city of Pateros including Peninsula Park, Memorial Park, tennis courts, two concrete boat launches, parking areas, a fish cleaning station, and restrooms. Douglas PUD also assisted in funding and developing recreational facilities in the city of Brewster, including Columbia Cove Park and a waterfront trail. Columbia Cove Park features a boat launch, boat docks, three covered picnic shelters, restroom facilities, a playground, swimming beach, lawn area, and vehicle parking. The city of Bridgeport received funding from Douglas PUD to develop Marina Park adjacent to the Wells Reservoir. Marina Park features a covered picnic shelter, gazebo, playground equipment, swimming

beach, lawn area, vehicle parking, restrooms, fish cleaning station, walking pathway, two boat launches, two boat docks, and an RV campground.

The economic benefits of the recreation facilities include employment, taxes, and enhanced recreation and tourism associated with the utilization of public access to the Wells reservoir and Project lands.

Irrigation Benefits

The Wells Reservoir is a significant source of irrigation for orchards. Orchards with apple, cherry, pear, peach, apricot and other fruit trees represent the primary agricultural activity in the Columbia River valley, and the surrounding tributary valleys; and all orchards throughout the area are dependent upon a reliable source of irrigation water for their existence. The relatively-stable reservoir elevation simplifies and reduces the cost of water withdrawal compared to a free-flowing stretch of river. A total of 135 irrigation withdrawals exist on the Wells Reservoir, which provide over 53,000 ac-ft of irrigation waters.

3.3.8.2 Environmental Effects

Douglas, Okanogan, and Chelan counties are largely comprised of small rural communities, and unincorporated areas. With the exception of the more urban region around Wenatchee and East Wenatchee, and the community of Coulee Dam, the counties and most communities have experienced slow to modest growth rate over the past 40 years. Douglas, Okanogan and Chelan counties have consistently lower per capita and median household incomes and higher unemployment rates than Washington State. However, for the period 1990-2000 per capita income growth was higher in Douglas (42 percent), Okanogan (44 percent) and Chelan (46 percent) counties when compared to the state average (29 percent).

The regional economy is predominantly agricultural-based, with other service industry, retail and wholesale trade, and education and medical employment opportunities, present largely as a direct result of the agricultural economy. Recreation and recreation-based tourism contribute significantly to the regional economy of this natural-resource rich region. The 17 recreation sites that Douglas PUD has constructed and actively manages within the Wells Project Boundary attract thousands of visitors to the local communities each year. This benefits local businesses, generates local and state tax revenues, and supports employment in the Project area.

The communities within the immediate Project vicinity, including Bridgeport in Douglas County and Brewster and Pateros in Okanogan County, all have demographics consistent with that of their counties and neighboring rural communities. Population growth has been slow to modest, per capita and median incomes are below state levels, but consist

with neighboring communities, and employment trends are also similar. County demographics indicate that these communities are similar to other towns in the counties, and have not been adversely affected by the Project in terms of population, income, or employment opportunities. Importantly, the operation and maintenance of the Project coupled with taxes paid, low-cost energy generated, and enhancements to recreation, fisheries, and wildlife undertaken by Douglas PUD, have contributed significantly to the economic and social fabric of the area in the immediate vicinity of the Wells Project.

3.3.8.3 Proposed Enhancement Measures

Douglas PUD operates the Wells Project to realize the beneficial uses of the available water resources for energy production, recreation, fish and wildlife, and protection of cultural resources of the Project. The Wells Project currently provides significant socioeconomic benefits for the Douglas, Okanogan, and Chelan county areas. Douglas PUD is also proposing significant additional environmental protection and recreation measures that would provide additional benefits to the socioeconomic conditions in the vicinity of the Project. Measures that are proposed for the protection and enhancement of fish, wildlife, recreation, and cultural resources would have a positive effect on local and regional socioeconomic conditions by providing jobs and increasing recreation opportunities and tourism. The cost of implementing such measures would, however, increase the cost of Project power, which would have a negative effect on socioeconomic conditions by reducing the production cost advantage of the agricultural industries that are an important part of the regional economy.

Many of Douglas PUD's proposed environmental protection measures will result in significant capital investments coupled with on-going operation, maintenance, and evaluation costs. Costs associated with implementing Douglas PUD's proposed protection, mitigation, and enhancement measures associated with the Anadromous Fish Agreement and HCP (Appendix E-1), RMP (Appendix E-2), Aquatic Settlement Agreement (Appendix E-3), WBMP (Appendix E-4), HPMP (Appendix E-5), APP (Appendix E-6), and Off-License Settlement Agreement (Appendix E-7), along with proposed measures contained within Douglas PUD's Land Use Policy (Appendix E-8), are expected to cost in excess of \$643,625,000 over the term of the new license or \$12,872,000 per year, assuming a 50-year license term. Specific proposals that will have new direct and indirect socioeconomic benefits for the term of the next license are discussed below.

Fisheries Benefits

Douglas PUD has worked with federal, state and tribal entities to develop the first hydropower HCP in the nation for salmon and steelhead. The plan commits Douglas PUD to a 50-year program ensuring that the Wells Project has no net impact on salmon and steelhead runs. To accomplish this goal, a combination of juvenile and adult fish

passage measures are being implemented at the dam as well as off-site hatchery programs, evaluations, and habitat restoration work in tributary streams upstream of the Wells Dam.

As part of the HCP, Douglas PUD will continue to provide funding for the operation, maintenance, and evaluation of two hatcheries, the Wells Fish Hatchery and the Methow Fish Hatchery, and three acclimation ponds. The HCP also required extensive survival and passage studies, predator control programs, and contains significant investments in the enhancement of tributary habitats.

In addition, Douglas PUD has reached an Off-License Settlement with the WDFW which will ensure continued rearing and release of 20,000 pounds of rainbow trout to be planted into lakes within Okanogan and Douglas counties for the enjoyment of the angling public.

Douglas PUD has executed an Aquatic Settlement Agreement that provides extensive protection, mitigation and enhancement measures associated with populations of white sturgeon, bull trout, Pacific lamprey, and native resident fish species. The Agreement also includes programs intended to reduce the threat of aquatic nuisance species and ensures compliance with state water quality standards.

Wildlife Benefits

The WBMP was developed in consultation with state and federal agencies. The WBMP will guide implementation of resource protection measures for wildlife and botanical resources during the term of the new license, including maintenance and enhancement of wildlife and habitat, protection for RTE wildlife and plant species, maintaining the Cassimer Bar Wildlife Management Area, and control of noxious weeds in the Project Boundary. The wildlife and botanical protection measures will enhance recreational opportunities in the Project area, including fishing, hunting, and wildlife viewing.

Douglas PUD has also developed the 230 kV Transmission Line Corridor APP, to protect resident and migrant birds that could potentially interact with the Wells 230 kV transmission lines. The APP is intended to protect both avian migrants interacting with the transmission lines crossing the Columbia River and birds nesting on the transmission line structures.

The wildlife management goals of the Off-License Settlement Agreement include creating, protecting, maintaining, and enhancing wildlife habitat within the WWA. The Off-License Settlement Agreement also provides for the protection of RTE wildlife and botanical resources, noxious weeds management, and wetland habitat protection on all six units of the WWA. Implementation of the Off-License Settlement Agreement will

enhance recreational opportunities in the immediate Project vicinity related to wildlife viewing and hunting opportunities.

Habitat Benefits

Douglas PUD is responsible for land use management within the Wells Project Boundary. The waters and shoreline features of the Wells Project provide important habitat for many species of fish, wildlife, and plants. Multiple resource management plans, including the HCP, WBMP, HPMP, and RMP contain relevant guidance related to land use and shoreline management. Douglas PUD's Land Use Policy guides the management and protection of all Wells Project lands. The goal of Douglas PUD's Land Use Policy is to integrate the various resource concerns affecting shoreline uses including compliance with the FERC license for the Wells Project, HCP, and all required permits from federal, state, and local jurisdictions. The habitat benefits of Douglas PUD's Land Use Policy enhance enjoyment of the natural character of the reservoir area. Wildlife viewing, fishing and hunting are just three of the resource values enhanced by the Land Use Policy.

Douglas PUD has reached an Off-License Settlement with the WDFW, which will ensure continued stewardship of the WWA lands during the next license term. The WWA consists of over 8,200 acres of land within six different units throughout Douglas and Okanogan counties. Douglas PUD is dedicated to stewardship of wildlife; and through this agreement and additional, voluntary supplemental funding to WDFW, has developed wildlife habitat within and adjacent to the Wells Project. These lands provide significant and diverse wildlife habitat and provide unique opportunities for public wildlife-oriented recreation.

The HCP contains a Tributary Compensation Plan intended to enhance and protect large portions of salmon and steelhead habitat located in the tributaries upstream of Wells Dam.

The WBMP and Douglas PUD's Land Use Policy both provide protection for native habitats associated with the Wells Project.

Recreation Benefits

The RMP describes Douglas PUD's plans for operations and maintenance, design, and continued development of recreation facilities within the Wells Project Boundary. The goal of the RMP is to provide recreational opportunities at the Wells Project throughout the term of the new FERC license in accordance with the relevant FERC requirements and the needs of the Project. The RMP provides guidance for addressing current recreational uses and opportunities within the Wells Project and provides a process for

identifying changing needs and uses over time for future enhancement of the public's use and enjoyment of the recreational resources associated with the Wells Project.

Measures proposed within the RMP are based on the recreational resources currently available at the Project as well as statewide and regional recreation use trends identified through studies conducted as part of the Wells ILP. Proposed measures are defined within four programs that would be implemented within the Wells Project Boundary. The measures included in the RMP are: (1) the Recreation Facility Capital Improvement Program; (2) the Recreation Facility Operation and Maintenance Program; (3) the Recreation Use Monitoring Program; and (4) the Recreation Plan Update Program. The new recreation facilities will provide socioeconomic benefits to the local communities. Regular recreation use monitoring and updating of the plan will provide for future recreation needs of the communities.

The wildlife management goals of the Off-License Settlement Agreement include creating, protecting, maintaining, and enhancing wildlife habitat within the WWA, and provide for the protection of RTE wildlife and botanical resources, noxious weeds management, and wetland habitat protection on all six units of the WWA. The trout production obligations of this Agreement will provide substantial additional fishing recreation throughout Douglas and Okanogan counties.

Cultural Resource Protection Benefits

An HPMP was developed to guide Douglas PUD in protecting historic properties within the Wells Project APE during the term of the new FERC license. The HPMP was developed by Douglas PUD in consultation with the Cultural RWG which included the SHPO, the THPO of the CCT, the FERC, BLM, and BIA.

The purpose of the HPMP is to provide guidelines to Douglas PUD for managing historic properties affected by the operation and maintenance of the Wells Project and complying with the NHPA during the term of the new FERC license. The HPMP includes protocols for achieving NHPA compliance through monitoring and protection of historic properties, and through consultation with the SHPO, THPO, and other interested parties.

3.3.8.4 Unavoidable Adverse Effects

The Wells Project has no known unavoidable adverse effects on socioeconomic resources.

3.4 NO-ACTION ALTERNATIVE

Under the No-Action Alternative, operation of the Wells Project would continue unchanged from existing Project operations, including current measures to address environmental issues, under the term of the new license. These existing measures are described in detail in Section 2.1 of this EA. Section 4.0 of this EA provides a summary of these measures.

4.0 DEVELOPMENTAL ANALYSIS

This section contains an analysis of the Wells Project's use of the water resources of the Columbia River for hydropower purposes, the economic benefits of the Project, and the cost of various environmental measures and the effects of these measures on Project operations. Douglas PUD does not propose any modifications to the Project generation facilities, but it does propose numerous environmental and recreational enhancements that would affect the cost of Project power.

4.1 POWER AND ECONOMIC BENEFITS OF THE PROJECT

Consistent with the FERC's approach to economic analysis, the value of the Project power benefits is determined by estimating the cost of obtaining the same amount of energy and capacity using likely alternative resources. The analysis is based on current costs and does not consider future escalation of fuel prices in valuing the Project's power benefits².

Douglas PUD places a high value on providing reliable, clean power to its customer-owners at a predictable price. The lowest cost alternative source of energy on any given day may be a one-day block of off-peak power purchased on the open market. However, this energy may or may not be available the following day, week or year, and does not provide Douglas PUD with a high level of financial certainty. Long-term power sale agreements provide a greater level of certainty but generally command a higher price in the marketplace. However, long-term, fixed-price agreements for a term greater than five years are not generally available in the current market.

No other energy resource can be truly equivalent to the hydropower generation provided by the Wells Project when one considers reliability, flexibility, and the ability to provide ancillary services. While not truly equivalent, Douglas PUD evaluated various alternative sources of power and developed the following generation portfolio as the most likely low-cost alternative:

² See Mead Corporation, Publishing Paper Division, 72 FERC ¶61,027 (July 13, 1995).

- New coal-fired Integrated Gasification Combined Cycle (IGCC) plant rated at 565 MW (plant factor of 0.75), combined with
- New 375 MW wind plant (plant factor of 0.2)

The integration of the wind plant with the IGCC plant would meet Washington State renewable energy standards. Douglas PUD prepared an analysis of the All-in-Costs (AIC) for this combination of generation facilities (see Exhibit H) and found the annual cost of the IGCC to be roughly \$70 per MWh and the annual cost of the wind plant to be about \$130 per MWh. Applying these costs, the annual replacement value of the Wells Project was calculated to be \$345 million, or \$79/MWh, in 2008 dollars.

4.2 COMPARISON OF ALTERNATIVES

Table 4.2-1 provides a summary of the annual costs and power benefits for the two alternatives under consideration: no-action and Douglas PUD’s proposal.

Table 4.2-1 Summary of annual costs and power benefits for two alternatives.

	No-Action	Douglas PUD’s Proposal
Installed capacity (MW)	840	840
Annual net generation 2003-2007 (MWh)	4,077,400	4,077,400
Annual power value (\$/MWh)	\$79.00	\$79.00
Annual cost (\$/MWh)	\$8.37	\$14.45

4.2.1 No-action Alternative

Under the no-action alternative, the Project would continue to operate as it does now. The Project generates an average of 4,077,400 MWh of electricity annually (2003-2007). The average annual power value of the Project under the no-action alternative would be \$322 million (about \$79/MWh). The average annual cost of producing this power under the no action is \$34.1 million (\$8.37/MWh), the weighted average of the actual costs incurred during FY 2003-2007.

4.2.2 Douglas PUD Alternative

Douglas PUD is proposing to implement extensive environmental measures including the implementation of an Anadromous Fish Agreement and HCP, Aquatic Settlement Agreement, RMP, HPMP, WBMP, APP and Land Use Policy (Table 4.3-1).

New facilities described within these plans include Douglas PUD’s financial participation in a white sturgeon hatchery and rearing facility to be built outside of the Project Boundary with cooperating utilities, new visitor interpretive facility located at the Wells

Dam Overlook, GCWT camping facilities, Marina Park expansion, major redesign and construction of new facilities and rehabilitation of aging infrastructure located at the Wells and Methow fish hatcheries and the construction of additional Project-related recreation facilities.

The measures proposed by the Douglas PUD would not change the Project's installed or dependable capacity or its average annual generation. The average annual power value of the Project under Douglas PUD's proposal would be \$322 million (about \$79/MWh). The average annual cost of producing this power would be \$58.9 million (\$14.45/MWh) over a 50 year license term. Over a 30 year license term, the annual cost of power would be \$64.3 million (\$15.78/MWh).

4.3 COST OF ENVIRONMENTAL MEASURES

Certain measures proposed by Douglas PUD would affect Project economics because they can increase the production cost by requiring new capital expenditures or additional annual costs for operations and maintenance. None of the measures would affect the Project's power production capability or average annual generation.

Table 4.3-1 gives the cost of the proposed environmental enhancement measures proposed for the Wells Project. All costs are annualized over the 30 years of analysis to allow for a uniform basis of comparison of the benefits of a measure against its costs.

Table 4.3-1 Costs of proposed and recommended environmental measures for the Wells Hydroelectric Project.

		Environmental Measures	Capital Costs (2012\$)	Annual Costs (2012\$)	Average Cost
Continuation of Current HCP Measures	1	Annual Debt Service Fish Facilities	\$118,883,558		\$3,962,785
	2	Replacement of the Wells Fish Hatchery Intake Screen	N/A		N/A
	3	Refurbishment of the Adult Fish Ladders	\$6,263,165		\$208,772
	4	Repair and Rehabilitate the JBS	\$1,913,676		\$63,789
	5	Repair and Rehabilitate the adult PIT-tag system	\$1,860,346		\$62,012
	6	Operation of Wells Fish Facilities		\$8,981,751	\$299,392
	7	Supervision of Fish Facilities		\$16,817,529	\$560,584
	8	Maintenance of Fish Facilities (adult ladder and juvenile bypass)		\$2,016,615	\$67,221
	9	Hatchery Operations		\$24,177,058	\$805,902
	10	Maintenance of Hatcheries		\$19,541,076	\$651,369
	11	HCP Fish Study Costs		\$45,697,542	\$1,523,251
	12	Methow Coho Program		\$2,604,485	\$86,816
	13	Tributary Enhancement Fund		\$8,338,257	\$277,942
	14	Adult Fish Passage and Juvenile Fish Run-timing Studies ¹		\$6,697,246	\$223,242
		15	Passage and Survival Studies (2)		\$23,738,016
		<i>Subtotal</i>	<i>\$128,920,745</i>	<i>\$158,609,575</i>	<i>\$9,584,344</i>
New HCP Measures	16	Implement HGMP Methow Fish Hatchery	\$19,138,001		\$637,933
	17	Implement HGMP Wells Fish Hatchery	\$24,804,615		\$826,821
	18	Chief Joseph Hatchery Chinook Program (1)		\$2,232,415	\$74,414
		<i>Subtotal</i>	<i>\$43,942,616</i>	<i>\$2,232,415</i>	<i>\$1,539,168</i>
White Sturgeon Management Plan	19	Brood Stock Collection and Breeding Plan		\$93,017	\$3,101
	20	Brood Stock Collection		\$1,700,150	\$56,672
	21	Phase I Juvenile White Sturgeon Stocking (Hatchery Operations and Planting)		\$2,480,461	\$82,682
	22	Phase I Juvenile White Sturgeon Stocking (passive/active tagging and external marking)		\$496,092	\$16,536
	23	Phase I Index Monitoring and Evaluation Program		\$1,550,288	\$51,676
	24	Phase I Marked Fish Tracking Program		\$930,173	\$31,006
	25	Determining Natural Reproduction Potential		\$372,069	\$12,402
	26	Phase II Long-Term Juvenile White Sturgeon Stocking		\$4,464,831	\$148,828
	27	Phase II Supplementation Program Review		\$1,488,277	\$49,609
	28	Phase II Long-Term Index Monitoring Program		\$818,552	\$27,285
	29	Evaluation and Implementation of Adult Passage Measures		\$124,023	\$4,134
	30	Educational Opportunities Coinciding with Sturgeon Activities		\$74,414	\$2,480
	31	Annual Report (See Settlement Cost Table)		N/A	N/A
		<i>Subtotal</i>	<i>N/A</i>	<i>\$14,592,347</i>	<i>\$486,412</i>

Table 4.3-1 (continued) Costs of proposed and recommended environmental measures for the Wells Hydroelectric Project.

	Environmental Measures	Capital Costs (2012\$)	Annual Costs (2012\$)	Average Cost	
Bull Trout Management Plan	32	Adult and sub-adult Ladder Passage		N/A	N/A
	33	Bull Trout Upstream Fishway Counts		N/A	N/A
	34	Bull Trout Fishway Operating Criteria		N/A	N/A
	35	Bull Trout Bypass Operations		N/A	N/A
	36	Adult Bull Trout Passage Evaluation		\$387,572	\$12,919
	37	Adult Bull Trout Passage at Evaluation at (Off-Project) Collection Facilities		\$318,916	\$10,631
	38	Sub-Adult Bull Trout Monitoring		\$186,035	\$6,201
	39	Modify Fishways and Bypass if Adverse Impacts are Identified	N/A		N/A
	40	Conduct Entrapment and Stranding Surveys		\$124,023	\$4,134
	41	Documenting Incidental Captures due to Predator Control and Other MP Activities		\$186,035	\$6,201
	42	Fund Collection of Tissue Samples and Genetic Analysis		\$34,881	\$1,163
	43	Information Exchange and Regional Monitoring Efforts		\$85,576	\$2,853
	44	Bull Trout Monitoring During Hatchery Activities		\$74,414	\$2,480
	45	Twisp weir monitoring for bull trout delay		\$124,023	\$4,134
	46	Monitor and mitigate effects of hatchery program on bull trout		\$372,069	\$12,402
47	Annual Report (See Settlement Cost Table)		N/A	N/A	
	<i>Subtotal</i>	<i>N/A</i>	<i>\$1,893,544</i>	<i>\$63,118</i>	

Table 4.3-1 (continued) Costs of proposed and recommended environmental measures for the Wells Hydroelectric Project.

	Environmental Measures	Capital Costs (2012\$)	Annual Costs (2012\$)	Average Cost	
Lamprey Management Plan	48	Upstream Fishway Operating Criteria		\$186,035	\$6,201
	49	Salvage Activities During Ladder Dewatering and Maintenance		\$74,414	\$2,480
	50	Upstream Fishway Counts		\$372,069	\$12,402
	51	Upstream Passage Improvement Literature Review		\$24,805	\$827
	52	Fishway Modifications to Improve Upstream Passage, Including Fishway Inspections, Entrance Efficiency Plans, Transition Zone Plans, and Diffuser Grating Modifications	\$1,240,231		\$41,341
	53	Adult Pacific Lamprey Upstream Passage Evaluation (Following Implementation of Modifications)		\$372,069	\$12,402
	54	Periodic Monitoring (After Passage Standard Met)		\$372,069	\$12,402
	55	Downstream Bypass Operating Criteria		NA	NA
	56	Juvenile Passage Survival Literature Review		\$31,006	\$1,034
	57	Juvenile Downstream Passage and Survival Evaluation		\$3,720,692	\$124,023
	58	Juvenile Lamprey Habitat Evaluation		\$186,035	\$6,201
	59	Regional Workgroup Participation		\$186,035	\$6,201
	60	Annual Report (See Settlement Cost Table)		N/A	N/A
	<i>Subtotal</i>	<i>\$1,240,231</i>	<i>\$5,525,229</i>	<i>\$225,515</i>	
Resident Fish MP	61	Predator Control	N/A		
	62	Shoreline Protection	N/A		
	63	Monitor Resident Fish Assemblage within the Wells Reservoir		\$1,302,242	\$43,408
	64	Actions to Address Major Shifts in Native Resident Fish Assemblage		\$310,058	\$10,335
	65	Monitoring in Response to Proposed Changes in Project Operations		N/A	N/A
	66	Annual Report (See Settlement Cost Table)		N/A	N/A
	<i>Subtotal</i>	<i>N/A</i>	<i>\$1,612,300</i>	<i>\$53,743</i>	
Aquatic Nuisance Species MP	67	Implement Best Management Practices during Recreation Improvement Activities		\$93,017	\$3,101
	68	Coordination with Regional and State Entities		\$186,035	\$6,201
	69	Monitor Bycatch from other Aquatic Resources Management Activities bycatch for ANS		\$372,069	\$12,402
	70	ANS Information and Education		\$558,104	\$18,603
	71	Monitor and Address ANS Effects to Aquatic Communities during Changes in Project Operations		N/A	N/A
	72	Annual Report (See Settlement Cost Table)		N/A	N/A
	<i>Subtotal</i>	<i>N/A</i>	<i>\$1,209,225</i>	<i>\$40,307</i>	

Table 4.3-1 (continued) Costs of proposed and recommended environmental measures for the Wells Hydroelectric Project.

	Environmental Measures	Capital Costs (2012\$)	Annual Costs (2012\$)	Average Cost	
Water Quality MP	73	TDG Monitoring		\$2,046,381	\$68,213
	74	Spill Operations Plan		\$138,906	\$4,630
	75	Gas Abatement Plan and TDG Exception		\$372,069	\$12,402
	76	Temperature Monitoring		\$483,690	\$16,123
	77	Participation in Temperature TMDL Development and Implementation		\$186,035	\$6,201
	78	Spill Prevention and Control Requirements		\$310,058	\$10,335
	79	Participation in Columbia and Snake River Spill Response Initiative		\$372,069	\$12,402
	80	Inspections		\$186,035	\$6,201
	81	Annual Report (See Settlement Cost Table)		N/A	N/A
	82	Study Plans (Quality Assurance Plans)		\$1,116,208	\$37,207
	<i>Subtotal</i>	<i>N/A</i>	<i>\$5,211,451</i>	<i>\$173,714</i>	
Settlement Work Group	83	Meeting Facilitation and Minutes		\$1,339,449	\$44,648
	84	Annual Report		\$1,860,346	\$62,012
		<i>Subtotal</i>	<i>N/A</i>	<i>\$3,199,795</i>	<i>\$106,660</i>
Terrestrial MPs (Wildlife and Botanical, and Avian Protection)	85	Install signs at access sites regarding American white pelican avoidance.		\$6,201	\$207
	86	Provide irrigation for irrigation dependent riparian vegetation at Bridgeport Bar Wildlife Unit.		\$365,223	\$12,174
	87	Survey and revise site boundaries for RTE plants.		\$41,672	\$1,389
	88	Allow no ground disturbing activities or land use permits within 500 feet of known RTE plants.		N/A	N/A
	89	Follow specific protocols for weed control on Project lands, in the 230kV corridor, and near RTE plants.		N/A	N/A
	90	Inventory Raptor Perch poles and replace as needed.		\$197,941	\$6,598
	91	Remove raptor perch poles at Starr Boat Launch.		\$1,860	\$62
	92	Conduct monthly bald eagle and perch tree inventories.		\$78,730	\$2,624
	93	Install beaver protection on raptor perch trees.		\$62,012	\$2,067
	94	Inspect and repair beaver protection on raptor perch trees.		\$93,017	\$3,101
	95	Ensure recruitment of small trees for future perch trees.		\$111,621	\$3,721
	96	Plant at least 50 acres of grain crops at Bridgeport Bar Wildlife Unit.		\$339,699	\$11,323
	97	Conduct twice monthly reservoir monitoring of Project to identify unauthorized habitat damage.		\$786,406	\$26,214
	98	Repair or replace lost habitat due to unauthorized damage.		\$297,655	\$9,922
99	Manage Cassimer Bar Wildlife Management Area for wildlife.		\$186,035	\$6,201	

Table 4.3-1 (continued) Costs of proposed and recommended environmental measures for the Wells Hydroelectric Project.

		Environmental Measures	Capital Costs (2012\$)	Annual Costs (2012\$)	Average Cost
Terrestrial MPs (continued)	100	Repair the Cassimer Bar Wildlife Management Area dikes (includes design and permitting).	\$37,207		\$1,240
	101	Inspect Cassimer Bar dikes and repair as needed.		\$55,810	\$1,860
	102	Control Class A and B designate weeds.		\$1,116,208	\$37,207
	103	Conduct weed surveys.		\$372,069	\$12,402
	104	Consult with agencies as needed.		\$37,207	\$1,240
	105	Install Bird Flight Diverters in the event that the river crossing is reconnected.		\$18,603	\$620
	106	Avian Protection Plan		\$111,621	\$3,721
		<i>Subtotal</i>	<i>\$37,207</i>	<i>\$4,279,590</i>	<i>\$143,893</i>
Historic Properties MP	107	HPMP Administration (Includes coordinator training, Work Plan Meetings, consultation, planning, and coordination)		\$1,116,208	\$37,207
	108	Employee Education Program		\$111,621	\$3,721
	109	Public Education Program		\$37,207	\$1,240
	110	Monthly reservoir inspections (Also conducted as part of Terrestrial Management Plan)		N/A	N/A
	111	Evaluate Wells Dam for historic and architectural significance		\$24,805	\$827
	112	Document and data indexing/archiving		\$24,805	\$827
	113	HPMP Implementation Report		\$372,069	\$12,402
	114	Annual archaeological monitoring at 44 sites		\$279,052	\$9,302
	115	Erosion monitoring at selected archaeological sites		\$186,035	\$6,201
	116	Periodic monitoring after 2016 and inundated sites monitoring		\$1,116,208	\$37,207
	117	Ten year archaeological monitoring		\$198,437	\$6,615
	118	Site testing at 8 sites, and periodic site testing following monitoring efforts.		\$372,069	\$12,402
	119	Curation		\$1,116,208	\$37,207
120	Site protection at selected archaeological sites		\$372,069	\$12,402	
		<i>Subtotal</i>	<i>N/A</i>	<i>\$5,326,793</i>	<i>\$177,560</i>

Table 4.3-1 (continued) Costs of proposed and recommended environmental measures for the Wells Hydroelectric Project.

	Environmental Measures	Capital Costs (2012\$)	Annual Costs (2012\$)	Average Cost	
Recreation MP	121	Recreation Facilities O&M - city of Brewster		\$2,790,519	\$93,017
	122	Recreation Facilities O&M - city of Pateros		\$2,790,519	\$93,017
	123	Recreation Facilities O&M - Dispersed sites		\$2,790,519	\$93,017
	124	Marina Park - RV park expansion for 10 additional spaces	\$706,932		\$23,564
	125	Develop visitor center/interpretive displays at Wells Overlook	\$793,748		\$26,458
	126	Develop Columbia River Water Trails tent camping facility	\$62,012		\$2,067
	127	Develop Columbia River Water Trails rustic overnight camping location	\$12,402		\$413
	128	Install Columbia River Water Trails signs and information at Douglas PUD access points	\$6,201		\$207
	129	Install reservoir navigation (depth) maps at high-use boat launches.	\$24,805		\$827
	130	Extend Chicken Creek Boat Launch	\$18,603		\$620
	131	Develop a Wildlife Viewing Guide		\$31,006	\$1,034
	132	Aquatic plant control at designated swimming areas.		\$558,104	\$18,603
	133	FERC Form 80 recreation user counts		\$62,012	\$2,067
	134	Recreation Use Monitoring		\$186,035	\$6,201
	135	Recreation Management Plan Update Program and associated capital improvements		\$3,100,577	\$103,353
	136	Recreation Management Plan Administration		\$372,069	\$12,402
	<i>Subtotal</i>	<i>\$1,624,703</i>	<i>\$12,681,360</i>	<i>\$476,869</i>	
Off-license settlement	137	Resident Trout Program (O&M, M&E and Capital)		\$2,381,243	\$79,375
	138	Wildlife Area Funding (\$200,000 per year)		\$7,441,384	\$248,046
	139	Habitat Restoration Funding (\$50,000 cap)		\$62,012	\$2,067
	140	Capital Equipment		\$2,158,001	\$71,933
		<i>Subtotal</i>	<i>\$0</i>	<i>\$12,042,640</i>	<i>\$401,421</i>
	TOTALS	\$175,765,502	\$228,416,264	\$13,472,726	

5.0 CONCLUSIONS AND RECOMMENDATIONS

5.1 COMPARISON OF ALTERNATIVES

This section will be completed by the FERC in the final Environmental Assessment (FEA).

5.2 COMPREHENSIVE DEVELOPMENT AND RECOMMENDED ALTERNATIVE

This section will be completed by the FERC in the FEA.

5.3 UNAVOIDABLE ADVERSE IMPACTS

This section will be completed by the FERC in the FEA.

5.4 RECOMMENDATIONS OF FISH AND WILDLIFE AGENCIES

This section will be completed by the FERC in the FEA.

5.5 CONSISTENCY WITH COMPREHENSIVE PLANS

Section 10(a)(2) of the FPA, 16 U.S.C. § 803(a)(2)(A), requires the FERC to consider the extent to which a project is consistent with federal or state comprehensive plans for improving, developing, or conserving a waterway or waterways affected by a project. These plans and project consistency with these plans is described in Exhibit H.

Table 5.5-1 FERC comprehensive plans considered for the Wells Project.

Comprehensive Plan	Agency
Anadromous Fish Agreement and Habitat Conservation Plan: The Wells Hydroelectric Project (FERC Project No. 2149). March 26, 2002.	National Marine Fisheries Service, Washington, D.C.
Fisheries USA: The Recreational Fisheries Policy of the U.S. Fish and Wildlife Service. No date.	U.S. Fish and Wildlife Service, Washington, DC
An Assessment of Outdoor Recreation in Washington State: A State Comprehensive Outdoor Recreation Planning (SCORP) Document 2002-2007. October 2002.	Interagency Committee for Outdoor Recreation, Olympia, WA
State of Washington Outdoor Recreation and Habitat: Assessment and Policy Plan, 1995-2001. November 1995.	Interagency Committee for Outdoor Recreation, Tumwater, WA
Washington State Trails Plan: Policy and Action Document. June 1991.	Interagency Committee for Outdoor Recreation, Tumwater, WA
The Fifth Northwest Electric Power and Conservation Plan. Council Document 2005-07.	Northwest Power and Conservation Planning Council, Portland, OR
Columbia River Basin Fish & Wildlife Program. Council Document 2000-19. <i>As superceded by:</i> 2009 Columbia River Basin Fish & Wildlife Program. Council Document	Northwest Power and Conservation Planning Council, Portland, OR
Mainstem Amendments to the Columbia River Basin Fish & Wildlife Program. Council Document 2003-11.	Northwest Power and Conservation Planning Council, Portland, OR
Protected Areas Amendments and Response to Comments. Council Document 88-22.	Northwest Power and Conservation Planning Council, Portland, OR
Resource Protection Planning Process-Paleoindian Study Unit. 1987	Washington State Dept. of Community Development, Office of Archaeology and Historic Preservation, Olympia, WA
Water Resources Management Program -Methow River Basin. November 1977.	Washington Department of Ecology, Olympia, WA
Water Resources Management Program -Okanogan River Basin. February 1978.	Washington Department of Ecology, Olympia, WA
State Wetlands Integration Strategy. December 1994.	Washington Department of Ecology, Olympia, WA
Application of Shoreline Management to Hydroelectric Developments. September 1986.	Washington Department of Ecology, Olympia, WA
Hydroelectric Project Assessment Guidelines. 1987. <i>As superceded by:</i> Hydroelectric Project Assessment Guidelines. 1995	Washington Department of Fisheries, Olympia, WA
Strategies for Washington's Wildlife. May 1987.	Washington Department of Game, Olympia, WA
State of Washington Natural Heritage Plan. 1987. <i>As superceded by:</i> State of Washington Natural Heritage Plan. 2007	Washington Department of Natural Resources, Olympia, WA
Final Habitat Conservation Plan. September 1997.	Washington Department of Natural Resources, Olympia, WA
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Nationwide Rivers Inventory, January 1982	Department of the Interior, National Park Service. Washington, D.C.
<u>Statute Establishing the State Scenic River System, Chapter 79.72 RCW., 1977</u>	<u>State of Washington, Olympia, Washington.</u>
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<u>Resource Protection Planning Process - mid-Columbia Study Unit. 1987.</u>	<u>Washington Department of Community Development. Office of Archaeology and Historic Preservation. Olympia, Washington.</u>
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6.0 FINDING OF NO SIGNIFICANT IMPACT

Under the no-action alternative, the Applicant would continue to operate the Wells Project as it does under the terms of the current license, resulting in no change in environmental conditions; this is the baseline condition under which this EA is framed. The Applicant's proposed measures would result in net, positive enhancements of the Project environment, above the current baseline; therefore, a finding of No Significant Impact is both logical and appropriate for this application.

On the basis of our environmental analysis, issuance of a new license for the Wells Project would not constitute a major federal action significantly affecting the quality of the human environment. Continuing to operate the Wells Project, with the proposed mitigation, protection, and enhancement measures (i.e., the Proposed Action), would continue to protect and/or enhance water quality, aquatic and terrestrial resources, maintain and/or improve public use of recreation resources, and protect historical and archaeological resources within the Project area, while continuing to provide over four million MWh annually of low-cost, non-polluting, renewable and reliable electric power.

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8.0 LIST OF PREPARERS

The FERC will identify in the final environmental document, staff and any contractors who worked on that document.

9.0 CONSULTATION DOCUMENTATION

If the FERC determines that the final environmental document requires an Environmental Impact Statement, the document will include a list of recipients on the FERC's mailing and service lists

Appendix E-1

Habit Conservation Plan

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EXHIBIT NO. 1

**Anadromous Fish Agreement and
Habitat Conservation Plan
The Wells Hydroelectric Project
FERC License No. 2149**

March 26, 2002

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**Anadromous Fish Agreement and Habitat Conservation Plan
Wells Hydroelectric Project, FERC License No. 2149**

THIS AGREEMENT for the Wells Hydroelectric Project (Project) is entered into between the Public Utility District No. 1 of Douglas County, Washington, (District) a Washington municipal corporation; the United States Fish and Wildlife Service (USFWS), the National Marine Fisheries Service (NMFS), the Washington Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), the Confederated Tribes of the Umatilla Indian Reservation (Umatilla) (collectively, the Joint Fisheries Parties or the JFP); and American Rivers, Inc., (American Rivers) a Washington D.C., nonprofit corporation (the JFP and American Rivers, are referred to as the Fisheries Parties (FP); and the Power Purchasers which shall be represented through a single non-voting representative whom they will designate from time to time. All entities, who have executed this agreement, are collectively referred to as the Parties.

INTRODUCTION

A. The site of the Project is habitat for Plan Species. Prior to this Agreement the needs of the Plan Species and their habitat have been addressed through litigation and agreement. This Agreement is intended to constitute a comprehensive and long-term adaptive management plan for Plan Species and their habitat as affected by the Project.

B. The objective of this Agreement is to achieve No Net Impact (NNI) for each Plan Species affected by the Project on the schedule set out herein and to maintain the same for the duration of the Agreement. NNI consists of two components: (1) 91% Combined Adult and Juvenile Project Survival achieved by project improvement Measures implemented within the geographic area of the Project (2) 9% compensation for Unavoidable Project Mortality provided through hatchery and tributary programs, with 7% compensation provided through hatchery programs and 2% compensation provided through tributary programs. The Parties intend these actions to contribute to the rebuilding of tributary habitat production capacity and basic productivity and numerical abundance of Plan Species.

C. The District will receive a Permit for Permit Species upon this Agreement becoming effective. If the District carries out its responsibilities for fish protection and mitigation Measures set out in this Agreement, and provide the necessary monitoring and evaluation, all according to the time frames set out for each Measure, the Permit shall continue for the full term of this

Agreement subject to Section 2 (Termination) and Section 10 (Endangered Species Act Compliance). The Parties shall take the actions set out in this Agreement in support of the District before the Federal Energy Regulatory Commission (FERC) and in other forums.

D. Capitalized terms used in this Agreement are defined in Section 13 (Definitions).

NOW, THEREFORE, IN CONSIDERATION of the mutual promises and conditions set forth herein, the Parties agree as follows:

SECTION 1 TERM OF AGREEMENT

1.1 Term. Unless terminated early according to Section 2 (Termination), this Agreement shall become effective on the date this Agreement is approved by FERC and shall remain in full force and effect for a period of fifty (50) years from that date. From the date this Agreement becomes effective, it shall prospectively supersede the Wells Settlement Agreement dated October 1, 1990.

SECTION 2 TERMINATION

2.1 Automatic Termination Events. This Agreement shall terminate automatically: (1) at the end of the term of the Agreement as set forth in Section 1 (Term of Agreement), (2) in the event the FERC issues the District a non-power license for the Project, (3) in the event the FERC orders removal of the Project, (4) in the event the FERC orders drawdown of the Project or (5) the District withdraws from this Agreement based on sub-Section 2.2 (Elective Withdrawal Events). The District's obligations under this Agreement shall terminate in the event its FERC license is terminated or transferred to another entity. The Parties agree that the terms of this Agreement shall be binding on their respective successors and assigns.

2.2 Elective Withdrawal Events.

2.2.1 Enough Already.

2.2.1.1 A Party may withdraw from this Agreement when at least twenty (20) years has elapsed from March 1, 1998, subject to the following conditions: (1) No Net Impact (NNI) has not been achieved or has been achieved but has not been maintained, or (2) the Project has achieved and maintained NNI but the Plan Species are not rebuilding and the Project is a significant factor in the failure to rebuild.

2.2.1.2 If NMFS and the District are in agreement as to specific Measures to remedy the District's failure to achieve or maintain NNI and the District promptly implements agreed Measures that are applicable to the District, NMFS will refrain from suspending or revoking the Permit. In the event that NNI has not been achieved or has been achieved but has not been maintained by March 1, 2018, but the District is otherwise performing all obligations assigned to it in the Permit, and is otherwise in full compliance with all terms and conditions of this Agreement and the Permit, NMFS and USFWS will not exercise their right to withdraw from this Agreement or revoke the Permit unless such withdrawal is explicitly to seek drawdown, dam removal, and/or non-power operations, or actions for achievement of NNI. Should the District, NMFS, and USFWS agree under these circumstances, such actions may be pursued without withdrawing from the Agreement or suspension or revocation of the Permit.

2.2.2 Non-Compliance. A Party may elect at any time to withdraw from the Agreement based on non-compliance of another Party with the provisions of the Agreement, but only subject to the following procedures: (1) a Party asserts that another Party is not complying with the terms of the Agreement, (2) the Party documents and presents evidence supporting assertion of non-compliance in writing (3) the issue of non-compliance is taken to Dispute Resolution, Section 11 (Dispute Resolution), unless waived. Following Dispute Resolution, a Party choosing to withdraw, shall provide all other Parties with notice of withdrawal. The notice shall be in writing and either served in person or provided by U. S. Mail return receipt requested. The right to withdraw shall be waived if not exercised within 60 Days of Dispute Resolution being completed. Sub-Section 2.2.6 (Withdrawal of Another Party) applies to a Party's receipt of notice provided for in this sub-Section.

2.2.3 Governmental Action. A Party may elect to withdraw from this Agreement, pursuant to 9.3.2, in the event that an entity with regulatory authority takes action that (1) is detrimental to the achievement of the obligations set forth in this Agreement and (2) that materially alters or is contrary to one or more terms set forth in this Agreement.

2.2.4 Impossibility. A Party may elect to withdraw from the Agreement in the event the Parties agree in writing that the obligations imposed by this Agreement are impossible to achieve.

2.2.5 Revocation of Permit. A Party may elect to withdraw from the Agreement if the NMFS revokes the Permit.

2.2.6 Withdrawal of Another Party. Upon receipt of a Party's notice of intent to withdraw, any other Party shall have 120 Days from the date of such notice to provide notice to all Parties of its intent to withdraw from this Agreement, or this right to withdraw shall be waived.

2.3 Conditions Precedent to Withdrawal. Two conditions must be satisfied before a Party can withdraw from the Agreement pursuant to sub-Section 2.2.3 (Governmental Action), 2.2.4 (Impossibility), sub-Section 2.2.5 (Revocation of Permit) or sub-Section 2.2.6 (Withdrawal of Another Party). First, the Party desiring to withdraw from the Agreement shall provide written notice to all other Parties of its intent to withdraw. The notice shall be in writing and either served in person or provided by U. S. Mail return receipt requested. The notice shall state the date upon which the Party's withdrawal shall become effective. The date upon which the Party's withdrawal becomes effective shall be no less than sixty (60) Days from the date the notice was provided to all other Parties. Second, prior to the date upon which the Party's withdrawal becomes effective the withdrawing Party (Parties) must make itself (themselves) available for at least one policy meeting to allow remaining Parties to attempt to persuade the withdrawing Party (Parties) not to withdraw. The policy meeting must take place within the sixty (60) Day period or it is waived.

2.4 Effect of Withdrawal. Except as set forth in sub-Section 2.5 (Effect of Termination), sub-Sections 9.4.1 and 9.4.3, and sub-Sections 10.5 (Permit Suspension, Revocation and Re-Instatement) and 10.6 (Early Termination Mitigation), in the event a Party withdraws from this Agreement, this Agreement places no constraints on the withdrawing Party, shall not thereafter be binding on the withdrawing Party, and the withdrawing Party may exercise all rights and remedies that the Party would otherwise have.

2.5 Effect of Termination. Except as set forth in sub-Section 7.3.7.6 (Account Status upon Termination), sub-Sections 9.4.1 and 9.4.3 and sub-Sections 10.5 (Permit Suspension, Revocation and Re-Instatement) and 10.6 (Early Termination Mitigation), upon expiration of this Agreement, or in the event this Agreement is terminated, voided or determined for any reason to be unenforceable before the end of its term, then: (1) the District shall continue to implement the last agreed to Measures until the FERC orders otherwise, and (2) the Parties are not restrained in any manner from advocating to the FERC Measures to replace the Agreement.

SECTION 3
SURVIVAL STANDARDS AND ALLOCATION
OF RESPONSIBILITY FOR NO NET IMPACT

3.1 No Net Impact (NNI) shall be achieved on the schedule set out herein, and maintained for the duration of the Agreement for each Plan Species affected by the Project. NNI consists of two components: (1) 91% Combined Adult and Juvenile Project Survival achieved by project improvement Measures implemented within the geographic area of the Project, (2) 9% compensation for Unavoidable Project Mortality provided through hatchery and tributary programs, with 7% compensation provided through hatchery programs and 2% compensation provided through tributary programs. Measures and Survival Standards, as provided in Section 4 (Passage Survival Plan), Section 7 (Tributary Conservation Plan) and Section 8 (Hatchery Compensation Plan), shall be evaluated as provided in sub-Sections 6.9 (Progress Reports) and achieved no later than March 2013). The inability to measure a standard due to limitations of technology shall not be construed as a success or a failure to achieve NNI as further explained in sub-Section 4.1.1. (91% Combined Adult and Juvenile Survival) and sub-Section 4.1.2 (93% Juvenile Project Survival and 95% Juvenile Dam Passage Survival).

Based upon the best available information the District will achieve NNI within a few years time, well before the 2013 date. The District has achieved the 93% Juvenile Project Survival goal for yearling chinook and steelhead (See sub-Section 4.2.1 Phase I (1998-2002)) and Parties believe that the calculated Juvenile Dam Passage Survival for sockeye and sub-yearling chinook is probably greater than 95%. Adult survival cannot be conclusively measured at this time, as indicated in sub-Section 4.1.1 (91% Combined Adult and Juvenile Survival) and 4.1.3 (Adult Survival Assumptions). The Plan Species Account will be established upon FERC approval and will be used to fully compensate for adult mortality until an adult survival study can be conducted. The District has provided or is in the process of providing the 7% hatchery commitments or equivalent (in the case of sockeye). Achievement of the NNI goal by 2013 does not affect or diminish the provisions of sub-Section 2.2.1 (Enough Already) and sub-Section 9.5 (Re-Licensing).

3.2 To ensure NNI is achieved and maintained, the Coordinating Committee shall: (1) oversee monitoring and evaluation, and (2) periodically adjust the Measures to address actual project survival and Unavoidable Project Mortality as provided herein; provided that no more than 9% Unavoidable Project Mortality shall be made up through hatchery and tributary compensation without concurrence of the Coordinating Committee. Initially, adult survival estimates

will be used to adjust the Plan Species Account contribution and Juvenile Project Survival estimates will be used to adjust hatchery based compensation programs (See Section 7: Example 1 and See Section 8: Example 2).

However, should adult survival rates fall below 98%, but the Combined Adult and Juvenile survival rate be maintained above 91%, additional hatchery compensation for that portion of adult losses that exceeds 2%, toward a maximum contribution of 7% hatchery funding and 2% tributary funding, would be utilized to satisfy the NNI compensation requirements for each Plan Species. Hatchery compensation shall not exceed 7% and tributary funding shall not exceed 2% unless agreed to by the Coordinating Committee.

3.3 The District shall be responsible for achieving the pertinent survival standard as provided in Section 3 (Survival Standards and Allocation of Responsibility for No Net Impact) and 4 (Passage Survival Plan) for each Plan Species affected by the Project through project improvement Measures (including adult, juvenile, and reservoir Measures). The District shall also be responsible for (1) funding the Tributary Conservation Plan as provided in Section 7; (2) providing the capacity and funding for the 7% Hatchery Compensation Plan as provided in Section 8; and (3) making capacity and funding adjustments to the Hatchery Compensation Plan to reflect and fully compensate for future increases in the run size of each Plan Species as provided in sub-Section 8.4.5 (Adjustment of Hatchery Compensation - Population Dynamics) and further adjustments to the Hatchery Compensation Plan to reflect the results of survival studies as provided in Section 8.4.4 (Adjustment of Hatchery Compensation - Survival Studies). If the District is unable to achieve the pertinent survival standard, then the District shall consult with the Parties through the Coordinating Committee to jointly seek a solution. If a solution cannot be identified to achieve the survival standards identified herein, any Party may take action under sub-Section 2.2.4 (Impossibility), or other provisions of this Agreement.

3.4 The Tributary Committee and Hatchery Committee shall develop plans and programs, which must include evaluation procedures, necessary to implement the Tributary Conservation Plan and the Hatchery Compensation Plan, respectively to compensate for Unavoidable Project Mortality. If Unavoidable Project Mortality is not compensated for through the Hatchery Compensation Plan, the Hatchery Committee may examine additional hatchery improvements to meet the Unavoidable Project Mortality hatchery obligation. If the Hatchery and Tributary Committees are unable to develop plans and programs to fully implement the Hatchery Compensation Plan and Tributary Conservation Plan, respectively, to meet compensation levels necessary to meet

NNI, then the respective committees may consult with the Coordinating Committee to jointly seek a solution.

3.5 Implementation of Measures to meet NNI shall follow the time frames set out in the Passage Survival Plan, the Tributary Conservation Plan and the Hatchery Compensation Plan. Where a deadline is not specified, implementation of Measures shall occur as soon as is reasonably possible.

SECTION 4 PASSAGE SURVIVAL PLAN

4.1 Survival Standards.

4.1.1 91% Combined Adult and Juvenile Survival. The District shall achieve and maintain 91% Combined Adult and Juvenile Project Survival, as required in sub-Section 3.3, which means that 91% of each Plan Species, juvenile and adult combined, survive Project effects. As of 2002, the Parties agree that adult fish survival cannot be conclusively measured for each Plan Species. Until technology is available to accurately determine Project effects, the District will implement the adult Measures as identified in sub-Section 4.4 (Adult Passage Plan). Given the present inability to differentiate between the sources of adult mortality, initial compliance with the Combined Adult and Juvenile Survival standard will be based upon the measurement of juvenile survival as provided in Section 4.1.2, (93% Juvenile Project Survival and 95% Juvenile Dam Passage Survival) below. It is anticipated that the District shall implement the measurement of adult survival at some time in the future should adult survival study methodologies and study plans be agreed to by the Coordinating Committee. Mitigation Measures will be adjusted at that time, if necessary, to address the new information.

4.1.2 93% Juvenile Project Survival and 95% Juvenile Dam Passage Survival. Limitations associated with the best available technology have required the development of three standards for assessing juvenile fish survival at the project. In order of priority they are: 1) Measured Juvenile Project Survival; 2) Measured Juvenile Dam Passage Survival; and 3) Calculated Juvenile Dam Passage Survival. The survival of each Plan Species shall be determined by using one of these standards, with subsequent evaluations implemented as appropriate, per the following guidelines. If the Combined Adult and Juvenile Project Survival cannot be measured, then Juvenile Project Survival shall be measured as the next best alternative until measurement is possible (See Section 13, "Juvenile Project Survival").

If Juvenile Project Survival for each Plan Species is measured to be greater than or equal to 93%, then the District will be assigned to Phase III (Standards Achieved). If Juvenile Project Survival is measured at less than 93% but greater than or equal to 91%, then the District will be assigned to Phase III (Provisional Review). If Juvenile Project Survival is measured at less than 91%, then the District will be assigned to Phase II (Interim Tools) (See Section 14, Figure 1. Wells HCP Survival Standard Decision Matrix).

Wells HCP Survival Standard Decision Matrix. The decision making process for implementation of the survival standards explained in Sections 4.1 (Survival Standards) and 4.2 (Phased Implementation Plans) is graphically depicted in Figure 1 below and Section 14 (Figures).

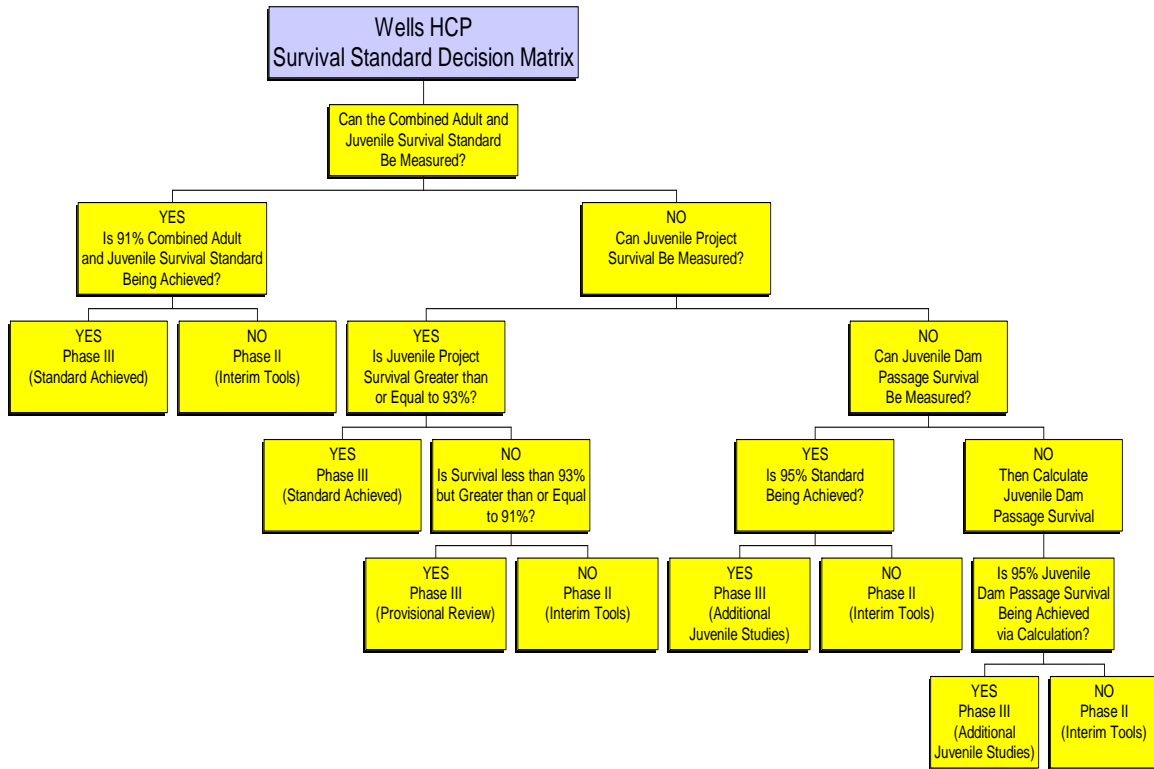


Figure 1. Wells HCP Survival Standard Decision Matrix

If Juvenile Project Survival cannot be measured, then Juvenile Dam Passage Survival shall be measured as the next best alternative until project measurement is possible (See Section 13, "Juvenile Dam Passage Survival"). The Juvenile Dam Passage Survival Standard is 95%.

For some Plan Species such as sockeye and subyearling chinook where measurement of Juvenile Project Survival and Juvenile Dam Passage Survival is not yet possible, the Juvenile Dam Passage Survival Standard will be calculated based on the best available information (including the proportion of fish utilizing specific passage routes and the use of off-site information), as determined by the Coordinating Committee. This calculation will consider the same elements as measured Juvenile Dam Passage Survival, except that off-site information may be used where site-specific information is lacking.

4.1.3 Adult Survival Assumptions. As of 2002, the Parties agree that adult fish survival cannot be conclusively measured for each Plan Species. Based on regional information, the survival of adult Plan Species is estimated to be 98-100%. Until, the Coordinating Committee approves and the District implements adult survival studies, the District will implement the adult passage Measures identified in sub-Section 4.4 (Adult Passage Plan) and provide the Tributary Conservation Plan account specified in Section 7 (Tributary Conservation Plan).

4.1.4 Methodologies. The survival standards contained within Section 4 (Passage Survival Plan) will be measured using the best available technology and study designs approved by the Coordinating Committee. Current methodologies are summarized in Supporting Document C. These methodologies are not exclusive, and may be updated based on new information or techniques. Juvenile Plan Species survival shall be measured at a ninety-five percent (95%) confidence level, with a standard error of the estimate that shall be not more than plus or minus 2.5% (i.e. 5% error). Results from a study meeting this precision level will automatically be included in the three-year average, unless the study has violated critical model assumptions or has been determined to be invalid by the Coordinating Committee. If a study meet all of the testing protocol and model assumptions and provided that the standard error around the point estimate does not exceed plus or minus 3.5%, then the Coordinating Committee, following unanimous approval, may utilize this information in the calculation of the three-year average. Point estimates of survival measured from the three years of valid studies shall be averaged (arithmetic) to compare against the pertinent Plan Species Survival Standard. The use of survival studies with standard errors between 2.5% and 3.5% shall not be subject to Dispute Resolution. If the average of the 3 years of survival measurements is no more than 0.5 percent below the survival standard, the Coordinating Committee may

decide whether an additional year of study is appropriate. If an additional year of study is undertaken, the study result (if valid) will be included in the calculation of the arithmetic mean.

The testing shall reflect Representative Environmental Conditions and Representative Operational Conditions for each test, for each Plan Species and life history. Studies conducted during years where flow conditions, during the study, fall between the 10% and 90% points on the Flow Duration Curve (See Section 14, Figure 2a and 2b) shall be considered to have satisfied Representative Environmental Conditions (See Section 13, "Representative Environmental Conditions"). Should flow conditions fall outside the 10% and 90% points on the Flow Duration Curve but be between the 5% and 95% points on the Flow Duration Curve, then the Coordinating Committee, following unanimous approval, may utilize this information in the calculation of the three-year average. The use of survival studies that fall outside the 10% and 90% points on the Flow Duration Curves shall not be subject to Dispute Resolution. The Flow Duration Curves shall be subject to periodic review based upon new information.

The testing shall consider direct, indirect and delayed mortality wherever it may occur and can be measured (as it relates to the Project) given the available mark-recapture technology. The Coordinating Committee shall facilitate the availability of test fish for studies that may include rearing of additional fish beyond that required to meet NNI.

4.2 Phased Implementation Plans.

4.2.1 Phase I (1998 - 2002).

This Agreement shall be implemented in three phases. Under Phase I, the District shall implement 1) juvenile and adult operating plans and criteria to meet the Survival Standards set forth in sub-Section 4.1 (Survival Standards) and 2) a monitoring and evaluation program to determine compliance with the standards. Following the completion of the three-year monitoring and evaluation program in Phase I, the Coordinating Committee will determine whether the pertinent survival standards have been achieved. Depending on the results of this determination, the District will either proceed to Phase II (if the applicable survival standard has not been achieved) or Phase III (if the applicable survival standards has been achieved). In addition, three separate sub-phases were established within Phase III. The three sub-Phase designations are referred to as Phase III (Standards Achieved), Phase III (Provisional Review) and Phase III (Additional Juvenile Studies). The Parties to this Agreement established separate sub-phases within Phase III as a way to address existing limitations in the

measurement of adult survival and Juvenile Project Survival for sockeye and subyearling chinook (See Section 14, Figure 1).

The Parties recognize that Douglas PUD has completed the three years of valid Juvenile Project Survival studies as documented in Section 15, Appendix B. The Parties further recognize that the District has achieved the 93% Juvenile Project Survival goal for yearling chinook and steelhead and that once this Agreement is implemented the District will move into Phase III (Standard Achieved) for these Plan Species. The District also recognizes that project survival information is currently limited for yearling chinook and steelhead originating from the Okanogan Basin. As a result, future Project Survival Studies (e.g. 10 year standards verification studies) shall consider and attempt to quantify the effect of the Wells reservoir on Okanogan origin yearling chinook and steelhead.

Measurement and evaluation of 91% Combined Adult and Juvenile Project Survival or 93% Juvenile Project Survival or the measurement or calculation of 95% Juvenile Dam Passage Survival will be assessed by the Coordinating Committee by 2002. Measurement of Juvenile Project Survival or Juvenile Dam Passage Survival during Phase I is expected to take three years to complete, unless additional years of study are agreed to by the Coordinating Committee.

Juvenile survival studies conducted during Phase I (See Section 15, Appendix B) may result in different phase designations for each of the Plan Species. For example, the District will move to Phase II (Interim Tools) or (Additional Tools), or to Phase III (Standard Achieved, Provisional Review or Additional Juvenile Studies) as described in Figure 1, depending on the survival results for individual Plan Species. At the conclusion of Phase I, the Coordinating Committee will determine the appropriate phase designation for each Plan Species. If the Coordinating Committee cannot agree, the Coordinating Committee may agree to require an additional year of study to resolve the disagreement, or a Party may institute Section 11 (Dispute Resolution) to address the need for additional Measures during the period of measurement and evaluation.

4.2.2 Phase II.

If the Coordinating Committee has determined, based upon Phase I monitoring and evaluation or Phase III periodic monitoring, that Juvenile Project Survival is less than 91% or Juvenile Dam Passage Survival (measured or calculated) is less than 95%, the District shall move to Phase II for that Plan Species.

4.2.3 Phase II -- (Interim Tools). If measurement and evaluation of Phase I concludes that the applicable survival standard has not been achieved, then the Wells bypass flow will be increased to 4.4 kcfs per bypass at night (1 hour before sunset to sunrise) for the period during which 80% of the Plan Species not meeting the Juvenile Dam Passage Survival Standard pass the Wells Project or for 40 days, whichever is less. The effect of increased bypass flows will be evaluated to determine if either 95% Juvenile Dam Passage Survival or the 93% Juvenile Project Survival or the 91% Combined Adult and Juvenile Project Survival levels are being attained. The Coordinating Committee will determine the number of valid studies (not to exceed three years of study) necessary to make a Phase determination following the implementation of Interim Tools. If the Combined Adult and Juvenile Survival or the Juvenile Project Survival goals are being achieved, as measured by the re-assessment studies, the District will advance to Phase III (Standards Achieved). If Juvenile Project Survival is re-evaluated and determined to be less than 93% and greater than or equal to 91%, then the Parties shall proceed to Phase III (Provisional Review). If Juvenile Dam Passage is re-evaluated and determined to be greater than or equal to 95%, then the Parties shall proceed to Phase III (Additional Juvenile Studies). If Juvenile Dam Passage Survival continues to be less than 95% and Juvenile Project Survival continues to be less than 91%, then the District shall proceed to Phase II (Additional Tools).

4.2.4 Phase II - (Additional Tools). The Coordinating Committee shall jointly decide on additional Tools, for the District to implement in order to achieve the pertinent survival standard(s) using the following criteria:

1. Likelihood of biological success;
2. Time required to implement; and
3. Cost-effectiveness of solutions, but only where two or more alternatives are comparable in their biological effectiveness.

Until the pertinent survival standard is achieved, the Parties shall continue to implement Phase II (Additional Tools) for the standard and for each Plan Species that is not meeting the pertinent survival standard, except as set forth in sub-Section 2.2.1 (Enough Already) and sub-Section 2.2.4 (Impossibility). The Coordinating Committee will determine the number of valid studies (not to exceed three years of study) necessary to make a Phase determination following the implementation of Additional Tools.

4.2.5 Phase III (Standard Achieved or Provisional Review or Additional Juvenile Studies).

The District proceeds to Phase III upon a determination by the Coordinating Committee that the District has 1) verified compliance with the Combined Adult and Juvenile Survival or measured Juvenile Project Survival (Standard Achieved), 2) has evaluated Juvenile Project Survival at less than 93% but greater than or equal to 91% (Provisional Review), or 3) has measured or calculated 95% Juvenile Dam Passage Survival (Additional Juvenile Studies). In short, Phase III indicates that the appropriate standard has either been achieved or is likely to have been achieved and provides additional or periodic monitoring to ensure that survival of the Plan Species remains in compliance with the survival standards set forth in Section 4 (Passage Survival Plan) for the term of the Agreement.

4.2.5.1 Phase III (Standard Achieved). The District shall proceed to Phase III (Standard Achieved) following measurement and evaluation that indicate that either the 91% Combined Adult and Juvenile Survival Standard or 93% Juvenile Project Survival is being achieved. In this case, the District shall re-evaluate performance under the applicable standards every 10 years. The Coordinating Committee shall pick representative species for all Plan Species. However, only one species will be utilized to represent spring migrants and one species for summer migrants. This re-evaluation will occur over one year and be included in the pertinent average for that particular species. If the survival standard is met, then Phase III (Standards Achieved) status will remain in effect. If the survival standard is not achieved, then an additional year of testing will occur. If the survival standard remains un-achieved over three years of re-evaluation, then Phase II (Interim or Additional Tools) will take affect for the species evaluated. The Coordinating Committee shall then consider re-evaluating the passage survival of other Plan Species. If the survival standards are exceeded then passage Measures at the Dam shall remain in effect, however supplementation rates may be adjusted from the 7% level based on actual project survival as described in sub-Section 8.4.4. (Adjustment of Hatchery Compensation - Survival Studies).

4.2.5.2 Phase III (Provisional Review). The District shall proceed to Phase III (Provisional Review) when Juvenile Project Survival is measured at less than 93% but greater than or equal to 91%. Provisional Review allows the District a one time (Plan Species specific) five year period to implement additional Measures or conduct additional Juvenile Dam Passage Survival Studies or Juvenile Project Survival Studies or Combined Adult and Juvenile Survival Studies. The results of the

Provisional Review Studies will be evaluated by the Coordinating Committee to more accurately determine whether the pertinent survival standard is being achieved. The Coordinating Committee will determine the number of valid studies (not to exceed three years of study) necessary to make a Phase determination following the completion of the Provisional Review survival studies. The Parties will then proceed based upon the results of these new studies. During Phase III (Provisional Review), supplementation levels shall be maximized at 7% for the affected Plan Species and 2% compensation shall be provided by the District to the Plan Species Account.

When the Provisional Review studies indicate that the Combined Adult and Juvenile Survival estimates are greater than or equal to 91% or when the Juvenile Project Survival studies indicate that survival is greater than or equal to 93% then the District shall proceed to Phase III (Standard Achieved).

If the Provisional Review studies indicate that the 95% Juvenile Dam Passage Survival standard has been achieved through direct measurement or calculation, then the District shall proceed to Phase III (Additional Juvenile Studies).

If after the one time, five-year Provisional Review period, Juvenile Project Survival is still less than 93% and greater than or equal to 91% and the Combined Adult and Juvenile Survival studies are inconclusive, then the District will revert back to Phase II (Interim Tools). If the increased bypass flows implemented under Phase II (Interim Tools) do not achieve either 95% Juvenile Dam Passage Survival or 93% Juvenile Project Survival, the District shall proceed to Phase II (Additional Tools).

4.2.5.3 Phase III (Additional Juvenile Studies). The District shall proceed to Phase III (Additional Juvenile Studies) when Juvenile Dam Passage Survival studies or Juvenile Dam Passage calculations indicate that Juvenile Dam Passage Survival is greater than or equal to 95%. Because measurement or calculation of Juvenile Dam Passage Survival does not address juvenile mortality in the pool or the indirect effects of juvenile project passage, the District will evaluate either the 91% Combined Adult and Juvenile Project Survival or the 93% Juvenile Project survival as determined appropriate by the Coordinating Committee. If at any time during Phase III (Additional Juvenile Studies), the Coordinating Committee approves the use of new survival methodologies, the District will have five years to conduct the appropriate evaluation(s). The Coordinating Committee will determine the number of valid studies (not to exceed three years of study) necessary to make a Phase determination under Additional Juvenile Studies. The Parties will then proceed based upon the results of these new studies. During Phase III (Additional

Juvenile Studies), supplementation levels shall be maximized at 7% for the affected Plan Species and 2% compensation shall be provided by the District to the Plan Species Account.

4.3 Wells Dam Juvenile Dam Passage Survival Plan.

4.3.1 The District will continue to implement a bypass program of controlled Spill using five (5) bypass baffles at the Wells Project to meet the criteria set out below.

(a) No turbine will be operated during the juvenile migration period unless the adjacent bypass system is operating according to the following criteria.

(b) The five (5) bypass system bays will be Nos. 2, 4, 6, 8, and 10. Operation of the turbines will be in pairs with the associated bypass system bays as follows:

<u>Turbines Operated</u>	<u>Bypass Bays Operated</u>
1 and/or 2	2
3 and/or 4	4
5 and/or 6	6
7 and/or 8	8
9 and/or 10	10

(For example, if turbines 1, 5, and 6 are operating, bypass systems 2 and 6 will be operating.)

(c) At least one bypass will be operating continuously throughout the juvenile migration period, even if no turbines are operating.

(d) The bypass systems and spillgates will be operated in configuration K of the 1987 bypass system report (bottom Spill, 1 foot spill gate opening, 2,200 cfs, vertical baffle opening) for all bypass system bays.

(e) Top Spill has been shown to be as effective as bottom Spill in bypass bays 2 and 10, therefore, top Spill will be allowed in these bays.

(f) If the Chief Joseph Dam Uncoordinated Discharge Estimate is 140,000 cubic feet per second (140 Kcfs) or greater for the following day, all five bypass systems will be operated continuously for 24 hours regardless of turbine unit operation.

(g) If the Chief Joseph Dam Uncoordinated Discharge Estimate is less than 140 Kcfs, bypass system operation will be as follows:

<u>Number Turbines Operating</u>	<u>Minimum Number Bypass Systems Operating</u>
10	5
9	5
8	4
7	4
6	3
5	3
4	2
3	2
2	1
1	1
0	1

4.3.2 The District shall operate the bypass system continuously between April 10 and August 15. Initiation of the bypass system may occur between April 1 and April 10 when it can be demonstrated that greater than 5% of the spring migration takes place prior to April 10. The basis for making this determination shall be the historical hydro-acoustic index, verified by historical species composition information. Termination of the bypass system between August 15 and August 31 will occur when it can be demonstrated that 95% of the summer migration has passed the project. The basis for making this determination shall be the historic hydro-acoustic index, verified by the historical species composition information. The bypass will not operate past August 31 unless a Party to this Agreement provides credible scientific evidence to the Coordinating Committee that the run timing is such that a significant component of a Plan Species migrates through the Forebay, Dam and Tailrace outside the usual migration period (April 1 through August 31).

Run timing information will be gathered through the 2002 migration. The Historic Hydroacoustic and Fyke Netting information (1982 - 2002) will be used to verify that 95% of the spring and 95% of the summer migrations are being protected by operating the bypass system from April 10 through August 15.

After the 2002 migration, changes to the April 10 through August 15 operation may be agreed to by the Coordinating Committee based upon historical hydroacoustic and species composition information that would provide bypass operations for 95% of the spring and 95% of the summer migration of juvenile Plan Species.

Additional hydroacoustic and species composition monitoring shall be conducted once every 10 years in order to verify that a significant component (greater than 5%) of the juvenile migration is not present outside the normal bypass operating period (April 10 through August 15) and to verify that the

operations established by the Coordinating Committee are adequately protecting 95% of the spring and summer migrations of juvenile Plan Species.

4.3.3 Predator Control Measures shall be implemented by the District and will consist of both northern pikeminnow removal and piscivorous bird harassment and control Measures. The northern pikeminnow removal program may include a pikeminnow bounty program, fishing derbies and tournaments, the use of long lines and trapping. Piscivorous bird populations, which include, Caspian terns, double-crested cormorants, and various gull species will be hazed. Hazing techniques may include elaborate wire arrays in the tailrace to deter foraging, propane cannons, various pyrotechnics, and lethal control when necessary. This program will continue to run during the juvenile outmigration.

4.4 Adult Passage Plan. The District shall emphasize adult project passage Measures in order to give high priority to adult survival in the achievement of 91% Combined Adult and Juvenile Project Survival for each Plan Species. The District shall use Tools, including but not limited to the following.

4.4.1 The District shall use best efforts to maintain and operate adult passage systems at the Project according to criteria developed through the Coordinating Committee and as provided in Appendix A: Wells Hydroelectric Project, Adult Fish Passage Plan.

4.4.2 The District shall operate Spill and turbine units in a manner that provides for adult passage while meeting the pertinent juvenile survival standard.

4.4.3 Areas within the adult fish passage systems which are identified by the Coordinating Committee as either consistently out of criteria or where significant delay occurs (as it relates to the biological fitness of the adult Plan Species) shall be modified as soon as feasible.

4.4.4 The District shall use best efforts to eliminate identified sources of adult injury and mortality during adult migration through the Dam.

4.4.5 By the end of Phase I, the District shall identify adult fallback rates at the Dam. This evaluation will include the magnitude of voluntary and involuntary fallback, and will assess the effects of ladder trapping, project operations, the Wells Fish Hatchery and downstream tributaries upon observed rates of fallback. This assessment will also determine the biological significance of these fallback events on the overall fitness of adult Plan Species. If the observed rates of adult fallback and steelhead kelt loss are determined to be significant, then the Coordinating Committee shall determine the most cost

effective methods to protect adult fallbacks and steelhead kelts at the Dam, and the District shall immediately implement the Measures. Reduction in fallback rates, mortalities and protection of kelts shall be factored into juvenile bypass and adult passage development and implementation and into Project operation decisions.

4.4.6 The Parties to this Agreement recognize that current technology does not allow for a precise estimate of hydroelectric project induced mortality to adult salmonids. Until adult survival studies can accurately differentiate between natural and hydro-project induced mortality, the District shall use the best available technology to conduct, on a periodic basis, adult passage verification studies toward the diagnosis of adult loss, injury and delay at Wells Dam. Prior to the completion of adult survival studies, compensation for adult mortality shall be assumed completely fulfilled by the District's contribution to the Plan Species Account. Following the completion of adult survival studies, should adult survival rates fall below 98% but the Combined Adult and Juvenile survival rate be maintained above 91%, additional hatchery compensation for that portion of adult losses that exceeds 2%, toward a maximum contribution of 7% compensation provided through hatchery programs and 2% tributary funding, would be utilized to satisfy NNI compensation requirements for each Plan Species.

4.4.7 Pursuant to the 2000 Biological Opinion (BiOp) for the Federal Columbia River Power System, the federal action agencies are required to conduct a comprehensive evaluation to assess adult survival at federal dams. The BiOp sets forth a series of evaluation methods to be employed. The Coordinating Committee should review the information and techniques utilized in those studies and evaluate their potential for accurately measuring Combined Adult and Juvenile Project Survival. The Coordinating Committee should also evaluate technologies found at the federal dams to increase adult survival for possible implementation at the Project. Based upon those evaluations, the District shall implement as necessary, technologies appropriate for the Project.

SECTION 5
RESERVOIR AS HABITAT AND WATER QUALITY

5.1 When making land use or related permit decisions on Project owned lands that affect reservoir habitat, the District shall consider the cumulative impact effects in order to meet the conservation objectives of the Agreement, requirements of the FERC license, and other applicable laws and regulations. The District further agrees to notify and consider comments from the Parties to the Agreement regarding any land use permit application on Project owned lands.

5.2 The District shall notify all applicants for District permits to use or occupy Project lands or water that such use or occupancy may result in an incidental take of species listed as endangered or threatened under the ESA, requiring advance authorization from NMFS or USFWS.

5.3 The Parties recognize that there are potential water quality issues (temperature and dissolved gas) related to cumulative hydropower operations in the Columbia River. The Parties will work together to address water quality issues.

SECTION 6
COORDINATING COMMITTEE

6.1 Establishment of Committee. There shall be a Coordinating Committee composed of one (1) representative of each Party, provided, that the District's Power Purchasers may participate as a non-voting observer through a single representative, whom they will designate from time to time. Each representative shall have one vote. Each Party shall provide all other Parties with written notice of its designated representative to the Coordinating Committee.

6.2 Meetings. The Coordinating Committee shall meet whenever requested by any two (2) members following notice (unless waived).

6.3 Meeting Notice. The chair of the Coordinating Committee shall provide all committee members with a minimum of ten (10) Days advanced written notice of all meetings unless a member waives notice in writing or reflects the waiver in the approved meeting minutes. The notice shall contain an agenda of all matters to be addressed and voted on during the meeting.

6.4 Voting. The Coordinating Committee shall act by unanimous vote of those members present in person or by phone for the vote and shall develop its own rules of process, provided, that the chair shall ensure that all members are sent notice regarding agenda items that may be brought to a vote during the proposed Coordinating Committee meeting. Abstention does not prevent a unanimous vote. If a Party or its designated alternate cannot be present for an agenda item to be voted upon at a Coordinating Committee meeting, the Party must notify the chair of the Coordinating Committee who shall delay a vote on an agenda item for up to five business days on specified issue(s) to be addressed in a meeting and conference call scheduled with all interested Parties, or as otherwise agreed to by the Coordinating Committee. A Party may invoke this right only once per delayed item. If the Coordinating Committee cannot reach agreement, then upon request by any Party, that issue shall be referred to Dispute Resolution.

6.5 Chair of the Coordinating Committee. The Parties shall choose and the District shall fund a neutral third party to act as the chair the Coordinating Committee. The chair is expected to prepare an annual list of understandings based on the results of studies (See below sub-Section 6.7 (Authority)), prepare progress reports, prepare meeting minutes, facilitate and mediate the meetings, and assist the members of the Coordinating Committee in making decisions. At least every three years, the Coordinating Committee shall evaluate the performance of the chair of the Coordinating Committee.

6.6 Use of Coordinating Committee. The Coordinating Committee will be used as the primary means of consultation and coordination between the District and the FP in connection with the conduct of studies and implementation of the Measures set forth in this Agreement and for Dispute Resolution. Any entity not executing this Agreement shall not be a Party to this Agreement and shall not be entitled to vote on any committee established by this Agreement. However, any Committee established by this Agreement may agree to allow participation of any governmental entities not a Party to this Agreement.

6.7 Authority. The Coordinating Committee will oversee all aspects of standards, methodologies, and implementation. The Coordinating Committee shall 1) establish the protocol(s) and methodologies to determine whether or not the survival standards contained within Section 4 (Passage Survival Plan) are being achieved for each Plan Species; 2) determine whether the Parties are carrying out their responsibilities under this Agreement; 3) determine whether NNI is achieved; 4) determine the most appropriate standard in Section 4 (Passage Survival Plan) to be measured for each Plan Species; 5) approve all studies prior to implementation; and 6) review study results, determine their

applicability, and develop an annual list of common understandings based on the studies; 7) periodically adjust the Measures (after Phase I) to address survival and Unavoidable Project Mortality as provided herein; provide that no more than 9% Unavoidable Project Mortality shall be replaced through hatchery and tributary compensation without concurrence of the Coordinating Committee, and hatchery compensation shall not exceed 7% and tributary funding shall not exceed 2% unless agreed to by the Coordinating Committee; 8) resolve disputes brought by the Hatchery and Tributary Committees, and (9) adjust schedules and dates for performance. If the Coordinating Committee cannot reach agreement, then these decisions shall be referred to Dispute Resolution as set forth in Section 11 (Dispute Resolution).

6.8 Studies and Reports. All studies and reports prepared under this Agreement will be available to all members of the Coordinating Committee as soon as reasonably possible. Draft reports will be circulated through the Coordinating Committee representatives for comment, which shall be due within 60 Days unless the Coordinating Committee decides otherwise, and comments will either be addressed in order or made an appendix to the final report. All reports will be kept on file with the District. All studies will be conducted following techniques and methodologies accepted by the Coordinating Committee. All studies will be based on sound biological and statistical design and analysis. The Coordinating Committee shall have the ability to select an independent, third party for the purpose of providing an independent scientific review of any disputed survival study results and/or reports.

6.9 Progress Reports: Each year, with assistance from the chair of the Coordinating Committee, the Hatchery Committee, and the Tributary Committee shall prepare an annual report to the Coordinating Committee describing their progress. Each year, the Coordinating Committee shall prepare an annual report to the Parties describing progress toward achieving the survival standards contained within Section 4 (Passage Survival Plan), and common understandings based upon studies. By March 2013, a comprehensive progress report shall be prepared by the District, at the direction of the Coordinating Committee, assessing overall status of achieving NNI. The Coordinating Committee shall direct an analysis to determine whether each Plan Species is rebuilding. Comprehensive progress reporting shall continue to occur at successive ten-year intervals.

SECTION 7
TRIBUTARY CONSERVATION PLAN

7.1 Tributary Plan. The Tributary Conservation Plan (Tributary Plan) consists of this Agreement and is supported by Supporting Document D, (Tributary Plan, Project Selection, Implementation, and Evaluation). The Tributary Plan is also supported by Supporting Document A (Aquatic Species and Habitat Assessment: Wenatchee, Entiat, Methow, and Okanogan Watersheds). The Parties recognize that Supporting Document A and D do not, by themselves, create contractual obligations.

7.2 Purpose. Under the Tributary Plan, the District shall provide a Plan Species Account to fund projects for the protection and restoration of Plan Species habitat within the Columbia River Watershed (from the Chief Joseph Tailrace to the Wells Tailrace) and the Methow, and Okanogan watersheds, in order to compensate for up to two percent Unavoidable Project Adult and/or Juvenile Mortality; provided that the Parties shall not be required to actually measure whether the Tributary Plan compensates for up to two percent Unavoidable Adult Project Mortality.

7.3 Tributary Committee.

7.3.1 Establishment of Committee. There shall be a Tributary Committee composed of one (1) representative of each Party, provided that an entity eligible to appoint a representative to the Tributary Committee is not required to appoint a representative, and further provided that, representatives from USFWS shall participate in a non-voting, ex-officio capacity unless they otherwise state in writing, and further provided that, the Power Purchasers may participate as a non-voting observer through a single representative, whom they will designate from time to time. The Tributary Committee may select other expert entities, such as land and water trusts/conservancy groups to serve as additional, non-voting members of the Tributary Committee. Each entity eligible to appoint a representative to the Tributary Committee shall provide all other eligible entities with written notice of its designated representative. The Tributary Committee is charged with the task of selecting projects and approving project budgets from the Plan Species Account for purposes of implementing the Tributary Plan.

7.3.2 Full Disclosure. After full written disclosure of any potential conflict of interest, which shall appear in the minutes of the Tributary Committee and prior to project approval, the Tributary Committee may approve a project that may benefit a person or entity related to a committee member, or an entity which appointed the committee member.

7.3.3 Meetings. The Tributary Committee shall meet not less than twice per year at times determined by the Tributary Committee. Additionally, the Tributary Committee may meet whenever requested by any two (2) members following a minimum of ten (10) Days advance written notice to all members of the Tributary Committee unless a member waives notice in writing or reflects the waiver in the approved meeting minutes. The notice shall contain an agenda of all matters to be addressed during the meeting including items that may be brought to a vote during the meeting.

7.3.4 Voting. Except as set forth in sub-Section 7.3.7.1 (Prohibited Use of Account), the Tributary Committee shall act by unanimous vote of those members present in person or by phone for the vote and shall develop its own rules of process, provided, that the chair shall ensure that all members are sent notice of all Tributary Committee meetings. Abstention does not prevent a unanimous vote. If a Party or its designated alternative cannot be present for an agenda item to be voted upon, the Party must notify the chair of the Tributary Committee who shall delay a vote on an agenda item for up to five business days on specified issue(s) to be addressed in a meeting or conference call with all interested Parties, or as otherwise agreed to by the Tributary Committee. A Party may invoke this right only once per delayed item. If the Tributary Committee cannot reach agreement, then upon request of any Party, that issue shall be referred to the Coordinating Committee.

7.3.5 Chair of the Tributary Committee. The Parties shall choose and the District shall fund a neutral third party to chair the Tributary Committee meetings. The chair of the Tributary Committee shall have the same responsibilities and authorities with regard to the Coordinating Committee. At least every three years, the Tributary Committee shall evaluate the performance of the chair of the Tributary Committee.

7.3.6 Coordination With Other Conservation Plans. Whenever feasible, projects selected by the Tributary Committee shall take into consideration and be coordinated with other conservation plans or programs. Whenever feasible, the Tributary Committee shall cost-share with other programs, seek matching funds, and “piggy-back” programs onto other habitat efforts.

7.3.7 Plan Species Account. The District shall establish a Plan Species Account in accordance with applicable provisions of Washington State law and this Agreement. Interest earned on the funds in the Plan Species Account shall remain in the Plan Species Account. The Parties to this Agreement may audit the District's records relating to the Account during normal business hours following reasonable notice. The Tributary Committee shall select projects and approve project budgets from the Plan Species Account by joint written request of all members of the Tributary Committee. The Tributary Committee shall act in strict accordance with sub-Section 7.3.7.1 (Prohibited Uses of Account).

7.3.7.1 Prohibited Uses of Account. No money from the Plan Species Account shall be used to enforce compliance with this Agreement. Members of the Tributary Committee and their expenses to attend and participate in Tributary Committee meetings shall not be compensated through the Plan Species Account. Administrative costs, staffing and consultants, reports and brochures, landowner assistance and public education costs collectively shall not exceed \$80,000 (1998 dollars) in any given year without the unanimous vote of the Tributary Committee.

7.3.7.2 Financial Reports. At least annually, the District shall provide financial reports of Plan Species account activity to the Tributary Committee.

7.3.7.3 Selection of Projects and Approval of Budgets. The Tributary Committee shall select projects and approve budgets for expenditure from the Plan Species Account for the following: (1) Any action, structure, facility, program or measure (referred to herein generally as "tributary projects") intended to further the purpose of the Tributary Plan for Plan Species. Tributary Projects shall be chosen based upon the guidelines set forth in Supporting Document D, "Tributary Compensation, Project Selection, Implementation, and Evaluation" and Supporting Document A, "Aquatic Species and Habitat Assessment: Wenatchee, Entiat, Methow, and Okanogan Watersheds ". Tributary Projects shall not be implemented outside the area specified in sub-Section 7.2 (Purpose). High priority shall be given to the acquisition of land or interests in land such as conservation easements or water rights or interests in water such as dry year lease options; (2) studies, implementation, monitoring, evaluation, and legal expenses associated with any project financed from the Plan Species Account; and (3) prior approved administrative expenses associated with the Plan Species Account.

7.3.7.4 Ownership of Assets. The Tributary Committee shall make determinations regarding ownership of real and personal property purchased with funds from the Plan Species Account. Title may be held by the District, by a resource agency or tribe or by a land or water conservancy group, as determined by the Tributary Committee. Unless the Tributary Committee determines that there is a compelling reason for ownership by another entity, the District shall have the right to hold title. All real property purchased shall include permanent deed restrictions to assure protection and conservation of habitat.

7.3.7.5 Account Status Upon Termination. Upon the Agreement's termination, (1) the District's unspent advanced contributions to the Plan Species Account shall be promptly released to the District, (2) if funds remain in the Plan Species Account after the return of the District's advance contributions, then the Tributary Committee shall remain in existence and continue to operate according to the terms of this Agreement until the funds in the Plan Species Account are exhausted, and 3) all real and personal property which the District holds title shall remain its property.

7.4 Funding.

7.4.1 The District shall make an initial contribution of \$1,982,000 in 1998 dollars to the Plan Species Account. Five years after the initial contribution to the Plan Species Account, the District shall do one of the following: 1) make annual payments of \$176,178 (2%) in 1998 dollars as long as the Agreement is in effect; or 2) provide an up front payment of \$1,761,780 (2% for 10 years) in 1998 dollars, but deducting the actual cost of bond issuance and interest.

7.4.2 The District's funding of the Plan Species Account will be considered to be full and complete compensation for adult mortality associated with the Wells Hydroelectric Project until the actual adult survival rate can be accurately determined.

7.4.3 If the adult survival rate is determine to be equal to or greater than 98% and the Juvenile Project Survival rates is determined to be greater than 93%, the Tributary Fund will be reduced to reflect the actual adult survival estimate of the four Permit Species. Adult survival estimates for each Permit Species will independently determine one quarter of the Plan Species Account (See Example 1).

7.4.4 If the Juvenile Project Survival rate for each Plan Species is less than 93% but the Combined Adult and Juvenile Project Survival rate is maintained above 91%, the Plan Species Account may be used to compensate for juvenile losses, with a maximum compensation rate of 2%.

7.4.5 The choice of annual or up front payment under sub-Sections 7.4.1 shall be made by the FP.

7.4.6 If the “up front payment option” is selected then at the end of 15 years, the Parties will determine the distribution of the remaining funds to the Plan Species Account in amounts equivalent to annual payments of \$176,178.00 in 1998 dollars.

7.4.7 The first installment is due within ninety (90) Days of the effective date of the Agreement. The rest of the installments are due by the 31st day of January each year thereafter. The dollar figures shall be adjusted for inflation on the 1st day of January each year based upon the Consumer Price Index for all Urban Consumers for the Seattle/Tacoma area, published by the U.S. Department of Labor, Bureau of Labor Statistics. If said index is discontinued or becomes unavailable, a comparable index suitable to the Tributary Committee shall be substituted.

7.5 Tributary Assessment Program.

The District shall provide support for a Tributary Assessment Program separate from the Plan Species Account. The Tributary Assessment Program will be utilized to monitor and evaluate the relative performance of tributary enhancement projects approved by the Tributary Committee and directly funded by the initial contribution to the Plan Species Account (See Section 7.4.1). It is not the intent of the Tributary Assessment Program to measure whether the Plan Species Account has provided a 2% increase in survival for Plan Species. Instead, the program has been established to ensure that the dollars allocated to the Plan Species Account are utilized in an effective and efficient manner. The District shall develop, in coordination with and subject to approval by the Tributary Committee, the measurement protocols for the Tributary Assessment Program. The Tributary Committee may choose to either evaluate the relative merits of each individual tributary enhancement project or it may choose to evaluate an aggregation of projects provided that the total cost associated with the Tributary Assessment Program does not exceed \$200,000 (not subject to inflation adjustment).

Example 1. Adult steelhead and spring chinook survival measured at 99% but no other adult Permit Species have been studied. Tributary funding would remain at 2% for sockeye and summer/fall chinook but would be reduced to 1% based upon the results from the adult steelhead and spring chinook survival studies. Annual Contributions to the Plan Species Account would reduce the prospective payments from a full 8/8 contribution to a 6/8 contribution.

Plan Species Account Calculations:

Before Adult Studies		After Adult Studies	
Steelhead	(2%)	(1%)	
Spring Chinook	(2%)	(1%)	
Summer/Fall Chinook	(2%)	(2%)	
Sockeye	(2%)	(2%)	
	8/8th	6/8th	

SECTION 8
HATCHERY COMPENSATION PLAN

8.1 Hatchery Objectives.

8.1.1 The District shall provide hatchery compensation for all of the Permit Species including; a) spring chinook salmon, b) summer/fall chinook salmon, c) sockeye salmon d) summer steelhead as further described in Section 8 (Hatchery Compensation Plan). The District shall also provide hatchery compensation for coho salmon should they become established under the criteria set forth in Section 8.4.5.1 (Coho).

8.1.2 The District shall implement the specific elements of the hatchery program consistent with overall objectives of rebuilding natural populations, and achieving NNI. Species specific hatchery program objectives developed by the JFP may include contributing to the rebuilding and recovery of naturally reproducing populations in their native habitats, while maintaining genetic and ecologic integrity, and supporting harvest. This compensation may include Measures to increase the off-site survival of naturally spawning fish or their progeny (i.e. Sockeye Enhancement Decision Tree, Section 14, Figure 3).

8.2 Hatchery Committee.

8.2.1 Establishment of the Committee. There shall be a Hatchery Committee composed of one (1) representative of each Party, provided that a Party is not required to appoint a representative and further provided that the Power Purchasers may participate as a non-voting observer through a single representative whom they will designate from time to time. A Party shall provide all other eligible Parties with written notice of its designated representative.

8.2.2 Responsibilities. The Hatchery Committee shall oversee development of recommendations for implementation of the hatchery elements of this Agreement for which the District has responsibility for funding. This includes overseeing the implementation of improvements and monitoring and evaluation relevant to the District's hatchery programs, as identified in the Hatchery Compensation Plan, the Permit and this Agreement. The Hatchery Committee shall also coordinate in-season information sharing and shall discuss unresolved issues. The Hatchery Committee decisions shall be based upon: likelihood of biological success, time required to implement, and cost-effectiveness of solutions.

8.2.3 Meeting Notice. The Hatchery Committee shall meet at least twice per year or whenever requested by any two (2) members following a minimum of ten (10) Days advance written notice to all members of the Hatchery Committee unless a member waives notice in writing or reflects the waiver in the approved meeting minutes. The notice shall contain an agenda of all matters to be addressed during the meeting including items that may be brought to a vote during the meeting.

8.2.4 Voting. The Hatchery Committee shall act by unanimous vote of those members present in person or by phone for the vote and shall develop its own rules of process, provided, that the chair shall insure that all members are sent notice of all Hatchery Committee meetings. Abstention does not prevent a unanimous vote. If a Party or its designated alternative cannot be present for an agenda item to be voted upon, then the Party must notify the chair of the Hatchery Committee who shall delay a vote on an agenda item for up to five business days on specified issue(s) to be addressed in a meeting or conference call scheduled with all interested Parties, or as otherwise agreed to by the Hatchery Committee. A Party may invoke this right only once per delayed agenda item. If the Hatchery Committee cannot reach agreement, then upon request of any Party, that issue shall be referred to the Coordinating Committee.

8.2.5 Chair of the Hatchery Committee. The Parties shall choose and the District shall fund a neutral third party to chair the Hatchery Committee meetings. The chair shall have the same responsibilities and authorities with regard to the Hatchery Committee as the chair of the Coordinating Committee has with regard to the Coordinating Committee. At least every three years, the Hatchery Committee shall evaluate the performance of the chair of the Hatchery Committee.

8.3 Hatchery Operations. The District or its designated agents shall operate the hatchery facilities according to the terms of Section 8 (Hatchery Compensation Plan), the ESA Section 10 permit(s) and in consultation with the Hatchery Committee.

8.4 Hatchery Production Commitments.

8.4.1 Hatchery Agreements. The District may enter into agreements with other entities for the rearing, release, monitoring and evaluation and research of hatchery obligations. However, it is the District's responsibility to ensure that their obligations under Section 8 (Hatchery Compensation Plan) are satisfied. The Hatchery Committee must approve any proposed agreements or trades of production.

8.4.2 Calculation of Hatchery Commitments. During Phase I, the District shall provide the funding and capacity required of the District to meet the 7% hatchery compensation level necessary to achieve NNI. Juvenile Project Survival estimates, when available, will be used to adjust hatchery based compensation programs and adult survival estimates will be used to adjust the Plan Species Account contribution. However, should adult survival rates fall below 98% but the Combined Adult and Juvenile survival rates be maintained above 91%, additional hatchery compensation for adult losses, toward a maximum contribution of 7% compensation provided through hatchery programs, would be utilized to provide compensation for Unavoidable Project Mortality. The rationale for determining the initial hatchery production commitment requirement is supported by Supporting Document B, "Biological Assessment and Management Plan: Mid-Columbia Hatchery Program". The Parties recognize that Supporting Document B is a supporting document and does not by itself create contractual obligations.

8.4.3 Phase I Production Commitment. Douglas will continue to fund the operation and maintenance of the Wells Hatchery and Methow Spring Chinook Supplementation Hatchery. The Parties agree that the Phase I production commitments to be provided by the District for juvenile passage losses are satisfied by maintaining current production commitments at existing facilities of 49,200 pounds of spring chinook at about 15 fish per pound (738,000 fish) and 30,000 pounds of summer steelhead at about 6 fish per pound (180,000 fish). Summer chinook passage losses are mitigated with 40,000 pounds of summer chinook at about 10 fish per pound (400,000 fish), currently being satisfied through the species trade with Chelan PUD (40,000 pounds of summer chinook are reared by Chelan PUD in exchange for 19,200 pounds of spring chinook reared by Douglas PUD). A portion of passage losses for sockeye (5%) are satisfied through the substitution of 15,000 pounds of spring chinook production (225,000 fish) at the Methow Hatchery as a species substitution for 9,240 pounds of sockeye (231,000 fish). After 2003 brood, NNI for sockeye will be accomplished through the implementation of a set of options identified in the Sockeye Enhancement Decision Tree (See Section 14, Figure 3). As a result of implementing the Sockeye Enhancement Decision Tree, the District's spring chinook obligation shall be reduced by 15,000 pounds starting with the 2004 brood.

8.4.4 Adjustment of Hatchery Compensation - Survival Studies. Hatchery production commitments, except for original inundation compensation, shall be adjusted based upon the results of survival studies conducted during Phase I, Phase II and Phase III (Standard Achieved, Additional Juvenile Studies, and Provisional Review). Hatchery compensation for yearling chinook and steelhead shall be adjusted based upon the results from the three years of accurate and precise Juvenile Project Survival studies completed at the Wells Hydroelectric Project. The arithmetic average of the three years of survival study indicate that the survival of yearling chinook and steelhead averages 96.2%. As a result, compensation for spring chinook, yearling summer chinook and steelhead shall be reduced to 3.8% as indicated below:

Spring Chinook: The District's commitment for Methow Basin spring chinook shall be 4,071 pounds at about 15 fish per pound (61,071 smolts). In addition, the District will provide 15,000 pounds of spring chinook at about 15 fish per pound (225,000 fish) through brood year 2003 as compensation for sockeye salmon losses.

The District will rear for Chelan PUD, through contractual agreement between the two PUDs, up to 19,200 pounds of spring chinook at about 15 fish per pound (288,000 fish).

Steelhead: The passage loss of steelhead shall be mitigated through the production of 8,143 pounds of fish at about 6 fish per pound (48,858 fish).

Sockeye: Through spring 2005 (2003 Brood), 15,000 pounds (225,000 smolts) of spring chinook salmon will be raised as species substitution for 9,240 pounds of sockeye. After 2005, NNI for sockeye will be accomplished through the implementation of a set of options identified in the Sockeye Enhancement Decision Tree (See Section 14, Figure 3).

Summer Chinook: The District's commitment for summer chinook shall be 10,857 pounds of yearling summer chinook at about 10 fish per pound (108,570 fish). Chelan PUD, through contractual agreement with Douglas PUD, will rear these fish at the Carlton Acclimation Pond.

8.4.5 Adjustment of Hatchery Compensation - Population Dynamics. Hatchery production commitments, except for original inundation mitigation, shall be adjusted in 2013 and every 10 years thereafter to achieve and maintain NNI as required to adjust for changes in the average adult returns of Plan Species and for changes in the adult-to-smolt survival rate and for changes to the smolt-to-adult survival rate from the hatchery production facilities, using methodologies described in Supporting Document B, "Biological Assessment and Management Plan (BAMP): Mid-Columbia Hatchery Program". However, it should be noted that Supporting Document B is a supporting document and does not by itself create contractual obligations.

Example 2: Juvenile Project Survival for steelhead measured at 96.2% with error of less than 5% at a 95% confidence interval. Hatchery supplementation commitments for steelhead would be established at 3.8% (14% compensation for steelhead under the Wells Settlement Agreement equates to 30,000 pounds of steelhead; 7% compensation for steelhead equates to 15,000 pounds). At a 3.8% compensation rate, steelhead production would be reduced to 3.8/7 of 15,000 pounds or 8,143 pounds of steelhead raised as compensation for mainstem project passage losses. This production would be in addition to the fixed inundation compensation of 50,000 pounds of steelhead. Total steelhead production would be established under Phase III (Standards Achieved) at 58,143 pounds of steelhead at 6 fish per pound.

8.4.5.1 Coho. Compensation for Methow River coho will be assessed in 2006 following the development of an anticipated long-term coho hatchery program and/or the establishment of a Threshold Population of naturally reproducing coho in the Methow Basin. The Hatchery Committee shall make a determination on whether a hatchery program and/or naturally reproducing population of coho is present in the Methow Basin (by an entity other than the District and occurring outside this Agreement). Should the Hatchery Committee determine that such a program and/or population exists, then the Hatchery Committee shall determine the most appropriate means to satisfy NNI for Methow Basin coho. Programs to meet NNI for Methow Basin coho may include but is not limited to; 1) provide operation and maintenance funding in the amount equivalent to 3.8% project passage loss or 2) provide funding for acclimation or adult collection facilities both in the amount equivalent to 3.8% juvenile passage loss at the Wells Project. The programs selected to achieve NNI for Methow Basin coho will utilize an interim value of project survival, based upon the three-year average Juvenile Project Survival estimate of 96.2%, until project survival studies can be conducted on Methow Basin coho.

8.4.5.2 Okanogan Basin Spring Chinook. Compensation for Okanogan Basin spring chinook will be assessed in 2007 following the development of a long-term spring chinook hatchery program and/or the establishment of a Threshold Population of naturally reproducing spring chinook in the Okanogan watershed (by an entity other than the District and occurring outside this Agreement). The Hatchery Committee shall make a determination on whether a hatchery program and/or naturally reproducing population of spring chinook is present in the Okanogan Basin. Should the Hatchery Committee determine that such a program and/or population exists, then the Hatchery Committee shall determine the most appropriate means to satisfy NNI for Okanogan Basin spring chinook. Programs to meet NNI for Okanogan Basin spring chinook may include but not be limited to; 1) provide O & M funding in the amount equivalent to 3.8% project passage loss or 2) replace project passage losses of hatchery spring chinook with annual releases of equivalent numbers of yearling summer chinook into the Okanogan River Basin or 3) provide funding for acclimation or provide funding for adult collection facilities in the amount equivalent to 3.8% juvenile passage loss at the Wells Project. The programs selected to achieve NNI for Okanogan Basin spring chinook will utilize an interim value of project survival based upon the three-year average Juvenile Project Survival estimate of 96.2% until project survival studies can be conducted on Okanogan Basin yearling chinook.

8.4.6 Fixed Hatchery Compensation - Inundation. Of the existing production commitment 50,000 pounds of yearling steelhead at about 6 fish per pound (300,000 fish), 32,000 pounds of yearling summer chinook at about 10 fish per pound (320,000 fish) and 24,200 pounds of subyearling summer chinook, at about 20 fish per pound (484,000 fish), is compensation for original inundation and shall not be subject to adjustment as provided in sub-Section 8.4 (Hatchery Production Commitments).

8.5 Monitoring and Evaluation.

8.5.1 The Hatchery Committee shall develop a five-year monitoring and evaluation plan for the hatchery program that is updated every five years. The first monitoring and evaluation plan shall be completed by the Hatchery Committee within one year following FERC approval of this Agreement. Existing monitoring and evaluation programs will continue until replaced by the Hatchery Committee.

8.5.2 The Parties agree that over the duration of this Agreement new information and technologies may be developed and may be considered in a comprehensive hatchery evaluation program. The District shall fund the comprehensive hatchery evaluation program consistent with the hatchery goals set forth in sub-Section 8.1.2 and 8.4 (Hatchery Production Commitments) and the monitoring and evaluation guidelines as outlined in the BAMP and as determined by the Hatchery Committee.

8.5.3 The Hatchery Committee shall plan and the District shall implement the following steelhead studies that are related to the District's production program. First, the District shall fund a study to investigate the natural spawning (reproductive) success of hatchery reared steelhead relative to wild steelhead. This study should utilize a statistically valid number of fish necessary to develop baseline DNA profiles for Methow River steelhead. This analysis should be conducted for approximately 5 brood years. The District shall also conduct an assessment of longer-term acclimation for steelhead, using small scale temporary or existing facilities. This study shall continue for approximately 3 brood years and will not compromise in any way on-going supplementation programs at existing facilities.

8.6 Program Modifications.

8.6.1 Hatchery program modifications shall make efficient use of existing facilities owned by the District or cooperating entities including adult collection, acclimation and hatchery facilities, provided that existing facility use is compatible with and does not compromise ongoing programs. The District in consultation with the Hatchery Committee shall make reasonable efforts to implement program modifications when needed to achieve overall and specific program objectives. Program modifications may include changes to facilities, release methods, and rearing strategies necessary to achieve NNI as determined by the monitoring and evaluation program. Program modifications will be made following unanimous agreement of the Hatchery Committee, as set forth in sub-Section 8.2.4 (Voting), to achieve specific program objectives as outlined in Section 8 (Hatchery Compensation Plan), including sub-Section 8.4.4 (Adjustment of Hatchery Compensation - Survival Studies) and sub-Section 8.4.5 (Adjustment of Hatchery Compensation - Population Dynamics), as determined by Section 10 Permit and as defined in monitoring and evaluation plans to be developed. The District will make reasonable efforts to complete program modifications as soon as possible, following agreement with the Hatchery Committee.

8.6.2 As of the date this Agreement is signed by the Parties, two areas have been identified for program modification and improvement. The District working with the Hatchery Committee shall assess program modification options and implement them based upon the results of the assessment, as indicated below.

1) Improve the adult trapping facility efficiency for adult spring chinook returning to the Chewuch River without undue delay in adult migration and/or displacement of natural spawners to non-target areas. In coordination with the JFP, the District will use its best effort to implement trap improvements by removal of rock debris below Fulton Dam (Chewuch River) by May 2002. The Hatchery Committee will assess whether these improvements are sufficient to achieve the trapping objective without changing adult migration/spawning behavior. If the trapping objectives are achieved, no additional improvements will be required. In the event that these repairs do not result in achievement of the trapping objective, the District, working with the Hatchery Committee, will assess the methods to improve trap efficiency including the following options; 1) additional improvements to Fulton Dam, or 2) a new trapping facility. Based on these assessments, the Hatchery Committee shall select a preferred option and an implementation plan shall be developed by the District. The District will complete

program modifications as soon as reasonably possible (possibly 2003), following agreement with the Hatchery Committee.

2) Improve the adult trapping facility efficiency for adult spring chinook returning to the Twisp River without undue delay in adult migration and/or displacement of natural spawners to non-target areas. The Hatchery Committee will assess methods to improve trap efficiency including the following two options; 1) modifying the existing trap and weir or 2) development of a new trapping facility. Based on these assessments, the Hatchery Committee shall select a preferred option and the District shall develop an implementation plan. The District will complete program modifications as soon as reasonably possible (possibly 2003), following agreement with the Hatchery Committee.

8.6.3 In addition to these program modifications and with concurrence from the Hatchery Committee, the District may pursue the development of a memorandum of understanding between parties concerning use of shared facilities, fish, and water rights.

8.6.4 During the duration of the Agreement, NMFS shall have the opportunity to seek hatchery program modifications (that do not change the 7% program levels) but are otherwise necessary to address emergency effects of a hatchery program on listed Permit Species. Such program modifications shall be supported by a minimum of two years of field data from the river or stream in question. Other information documenting a significant and adverse effect on the productivity of listed Permit Species from other rivers can be considered, but only if applicable to the listed Permit Species and stream in question. Any proposal to modify a hatchery program will be documented in a memorandum from the Regional Administrator to the Hatchery Committee summarizing the problem, and then followed by up to six months of Hatchery Committee evaluation. The Parties recognize that initially a portion of the production contemplated in this Agreement will be for purposes of supplementation of Plan Species or re-establishing runs in areas from which they have been extirpated. In the event the concerns raised in this sub-Section (8.6.4) involve the use of such a program, NMFS agrees to take the program design and intent into account in reaching any conclusion regarding the need for emergency modifications.

8.7 Changed Hatchery Policies under ESA.

8.7.1 Except in 2013 and every ten years hereafter, NMFS will refrain from applying hatchery policy decisions that would preclude the 7% hatchery levels (as adjusted) from being achieved. In 2013, and every 10 years thereafter (at the time of the program review), if NMFS proposes hatchery policy decisions that would preclude the 7% hatchery levels (as adjusted) from being achieved, NMFS will (a) propose application of the policies to the Hatchery Committee and seek agreement, (b) propose a revised hatchery program consistent with the principles of NNI and an expeditious transition plan from the existing hatchery program to the revised hatchery program, (c) if agreement is not possible, discuss the application of the policies with the Coordinating Committee and then with the Policy Committee, if necessary, and (d) if agreement is still not possible then allow the issue to be elevated to the Administrator of NMFS. Between 2013 and 2018, except as provided in sub-Section 8.4 (Program Commitments) and 8.6 (Program Modifications), if NMFS fails to allow full utilization of the District's hatchery capacity to achieve the 7% hatchery levels (as adjusted), this shall not be considered a basis for NMFS withdrawal from the Agreement or revocation of the Permit until 2018. In such a case, the District working with the Parties shall develop a transition plan between 2013 and 2018 to make up for the 7% hatchery levels (as adjusted). The transition plan may be implemented as soon as reasonably possible however the transition plan must be initiated by 2018. The Parties recognize that initially a portion of the production contemplated in this Agreement will be for purposes of supplementation of Plan Species or re-establishing runs in areas from which they have been extirpated. NMFS agrees to take the program design and intent into account in reaching any conclusion.

8.7.2 Until 2013, facility modifications are based on monitoring and evaluations and may not reflect changes in NMFS hatchery policy. During 2013 and every 10 years thereafter (at the time of the program review), facility modifications can also reflect changes in ESA policy with the understanding that a reasonable period of time will be provided to complete the modifications. The 2013 date for achievement of NNI in Section 3.1 will be adjusted if necessary to reflect the time needed to complete such modifications (as determined by the Hatchery Coordinating Committee).

8.8 Program Review. In 2003 and every ten years thereafter, the hatchery evaluations program, including natural population/hatchery interaction studies, will undergo a program review to determine whether or not the applicable hatchery program is operating in a manner that is consistent with the goals outlined in that particular facilities hatchery evaluation plan. In 2013 and every ten years thereafter, the hatchery program will undergo a program review to determine if adult-to-smolt and smolt-to-adult survival standards, hatchery

program goals, and objectives as defined in the Hatchery Plan, the Section 10 Permits, and as further defined in this document have been met or sufficient progress is being made towards their achievement. This review shall include a determination of whether hatchery production objectives are being achieved. The Hatchery Committee shall be responsible for conducting the hatchery program review, developing a summary report, and in the event that program objectives, as defined in sub-Section 8.1 (Hatchery Objectives) above, are not being met, shall be responsible for establishing alternative plans to the District to achieve them. The District shall be responsible for developing and funding implementation plans.

8.9 New Hatchery Facilities. Before being required to construct new hatchery facilities, the Hatchery Committee shall make efficient use of existing or modified facilities owned by the District or entities consenting to the use of their facilities including adult collection, acclimation and hatchery facilities, provided that existing or modified facility use is compatible with and does not compromise ongoing programs.

SECTION 9 ASSURANCES

9.1 Project License. The Parties agree to join with the District's filing with FERC requesting that FERC issue appropriate orders: (1) to amend the Project's existing license to include this Agreement as a condition thereof, and (2) to terminate the Wells Settlement Agreement dated October 1, 1990.

9.2 Regulatory Approval.

9.2.1 The Parties shall provide reasonable efforts to expedite any NEPA, SEPA, and other regulatory processes required for this Agreement to become effective. The Parties (except the lead agency) may file comments with the lead agency. Such comments will not advocate additional Measures or processes for Plan Species. The Parties shall provide reasonable efforts to expedite the approval process of the District's incidental take permit application.

9.3 Regulatory Approval Without Change.

9.3.1 Except for the District's obligations in sub-Section 10.2 (Permit Issuance) and sub-Section 9.1 (Project License), the terms of this Agreement shall not take effect until the NMFS issues the District a Permit, the FERC issues the required FERC orders and the USFWS completes necessary consultations under the ESA. Provided, the Parties shall continue to conduct planning and study efforts throughout the approval process.

9.3.2 Any Party may withdraw from this Agreement within 60 Days of FERC issuing a license modification in the event that: (1) the NMFS issues the District a Permit with terms and conditions in addition to or different from those set forth in this Agreement, (2) the FERC fails to include this Agreement, in its entirety, or adds terms or conditions inconsistent with this Agreement as a license condition of the current Project license or of the first new long-term Project License approved within the term of this Agreement, or (3) a Party as a result of compliance with NEPA or SEPA requires a material change to the terms or conditions of this Agreement. In order to withdraw from this Agreement, a Party shall provide all other Parties with notice of their intent to withdraw and state in the notice their reason(s) for withdrawing from the Agreement. The ability of a Party to withdraw from this Agreement, pursuant to this paragraph, terminates if not exercised within said period. The notices required by this sub-Section shall be in writing and either served in person or provided by U.S. Mail, return receipt requested.

9.4 Release, Satisfaction and Covenant Not to Sue.

9.4.1 The Parties, within the limits of their authority, shall from the date of construction of the Project to the effective date of this Agreement, release, waive, discharge the District and the District's predecessors, commissioners, agents, representatives, employees, and signatory power purchasers from any and all claims, demands, obligations, promises, liabilities, actions, damages and causes of action of any kind concerning impacts of the Project on Plan Species except for the obligation to provide compensation for original construction impacts of the Project implemented through the hatchery component of this Agreement. This release, waiver, and discharge shall not transfer any of the above listed District liabilities or obligation to any other entity.

9.4.2 Provided that the District is in full compliance with its Permit, this Agreement, and its FERC project license provisions relating to Plan Species, each Party agrees not to institute any action under the ESA, the Federal Power Act, the Fish and Wildlife Coordination Act, the Pacific Northwest Electric Power Planning and Conservation Act and the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act against the District and its signatory Power Purchasers related to impacts of the Project on Plan Species from the date this Agreement becomes effective through the date this Agreement terminates.

9.4.3 Termination of this Agreement or withdrawal of a Party shall have no effect upon the release provided for in sub-Section 9.4.1.

9.4.4 This Agreement does not affect, limit or address the imposition of annual charges under the Federal Power Act, or the right of any party in any proceeding or forum to request annual charges.

9.5 Re-Licensing.

9.5.1 With respect to Plan Species, the Parties agree to be supportive of the District's long-term license application(s) to the FERC filed during the term of the Agreement for the time period addressed in this Agreement, provided that the District has adhered to the terms and conditions of this Agreement, the Permit, and the FERC license provisions relating to Plan Species, as well as any future terms, conditions, and obligations agreed upon by the Parties hereto or imposed upon the District by the FERC. To the extent that the District has met such terms and conditions, the Parties agree that the District is a competent license holder with respect to its obligations to Plan Species. If the fifty (50)-year term of this Agreement will expire during a long-term license, any Party may advocate license conditions that take effect after this Agreement expires.

9.5.2 This Agreement shall constitute the Parties' terms, conditions and recommendations for Plan Species under Sections 10(a), 10(j) and 18 of the Federal Power Act and the Fish and Wildlife Coordination Act, provided that NMFS and USFWS maintain the right to reserve their authorities under Section 18 of the Federal Power Act on the condition that such reserved authority may be exercised only in the event that this Agreement terminates provided further that, the Parties as part of their terms, conditions and recommendations under Section 10(a) of the Federal Power Act may request that Plan Species protection or mitigation Measures contained in a competing license application be included as a condition of the District's new long-term Project license.

9.5.3 Notwithstanding sub-Section 9.5.2 and sub-Section 9.10 (Drawdowns/Dam Removal/Non-Power Operations), this Agreement does not limit the participation of any Party in any FERC proceeding to assert: (1) any condition for resources and other aspects of the District's license other than for Plan Species, and (2) to assert conditions for Plan Species to implement this Agreement.

9.6 Limitation of Reopening. During the term of this Agreement, the Parties shall not invoke or rely on any re-opener clause set forth in any FERC license applicable to the Project for the purpose of obtaining additional Measures or changes in project structures or operations for Plan Species, except as set forth in sub-Section 9.5.2 and 9.5.3.

9.7 Additional Measures. This Agreement sets out certain actions, responsibilities, and duties with regard to Plan Species to be carried out by the District and by the JFP to satisfy the legal requirements imposed under the ESA, the Federal Power Act, the Fish and Wildlife Coordinating Act, the Pacific Northwest Electric Power Planning and Conservation Act and the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act. This Agreement is not intended to prohibit the Parties from opposing or recommending actions in reference to (1) Project modifications such as pool raises and additional power houses, and (2) activities not related to Project operations that could adversely affect Plan Species. The Parties recognize that various Parties to this Agreement have governmental rights, duties, and responsibilities as well as possible rights of action under statutes, regulations and treaties that are not covered by this Agreement. This Agreement does not limit or affect the ability or right of a Party to take any action under any such law, regulation or treaties. However, the Party shall use reasonable efforts to exercise their rights and authority under such statutes, regulations, and treaties (consistent with their duties and responsibilities under those statutes, regulations and treaties) in a manner that allows this Agreement to be fulfilled.

9.8 Title 77 RCW. Provided the District is in compliance with the Agreement, the Permit, and the FERC license provisions relating to Plan Species, WDFW shall not request additional protection or mitigation for Plan Species under Title 77 RCW as now exists or as may be amended, unless WDFW is specifically required to take such action by statute.

9.9 Cooperation in Studies/Approval/Permits. The Parties shall cooperate with the District in conducting studies and in obtaining any approvals or permits which may be required for implementation of this Agreement.

9.10 Drawdowns/Dam Removal/Non-Power Operations. With respect to Plan Species under the ESA, the Federal Power Act, the Fish and Wildlife Coordination Act, the Pacific Northwest Electric Power Planning and Conservation Act, and the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act each Party during the term of this Agreement will not advocate for or support additional or different fish protection Measures or changes in Project structures or operations other than those set forth in this Agreement. For example, the Parties will not advocate or support partial or complete drawdowns, partial or complete dam removal, and partial or complete non-power operations. However, this Agreement does not preclude: spillway or Tailrace modifications; Spill; structural modifications and concrete removal (holes in Dam) to accommodate bypass; structural modifications to accommodate adult passage facility improvements; and future

consideration of additional Measures that may include reservoir elevation changes if all Parties agree. The Parties agree to work within this Agreement to address any issues that may arise in the future concerning Plan Species.

9.11 Stipulation of Plan Species. Each Party stipulates that the performance of the District's obligations under this Agreement, its Permit, and its FERC license will adequately and equitably conserve, protect, and mitigate Plan Species pursuant to the ESA, the Federal Power Act, the Fish and Wildlife Coordination Act, the Pacific Northwest Electric Power Planning and Conservation Act, and the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act as those Plan Species are affected by the Project through the term of the Agreement.

9.12 Vernita Bar. Nothing in this Agreement is intended to affect the protection of Plan Species in the Hanford Reach or the Vernita Bar Agreement, as it exists now or may be modified in the future.

9.13 Non-Plan Species. Non-Plan Species are not addressed in this Agreement.

SECTION 10 ENDANGERED SPECIES ACT COMPLIANCE

10.1. Scope. This Section 10 Endangered Species Act Compliance applies only between the NMFS and the District and does not apply to the other Parties unless specifically referenced.

10.2. Permit Issuance.

10.2.1 The District shall revise its incidental take permit applications for Permit Species based upon this Agreement and submit a directed take permit application for Hatchery Operations. This Agreement and its Figures and Appendices shall constitute the District's habitat conservation plan in support of the District's incidental take permit application. Supporting Documents A, B, C and D are to be used as supporting documents to the Agreement and as such, Supporting Documents A, B, C and D do not, by themselves, create contractual obligations under this Agreement or through the permit issued by NMFS.

10.2.2 NMFS issuance of a Permit to the District assures the District that based upon the best scientific and commercial data available and after careful consideration of all comments received, NMFS has found that with respect to all Permit Species that: (i) any take of a Permit Species by the District under this Agreement will be incidental to the carrying out of otherwise lawful activities; (ii) under this Agreement the District will, to the maximum extent practicable,

minimize and mitigate any incidental take of Permit Species; (iii) the District has sufficient financial resources to adequately fund its affirmative obligations under this Agreement; (iv) as long as the actions required by this Agreement to minimize/mitigate incidental take of Permit Species are implemented, any incidental take of a Permit Species will not appreciably reduce the likelihood of the survival and recovery of such species in the wild; and (v) other Measures and assurances required by NMFS as being necessary or appropriate are included in this Agreement

10.2.3 After opportunity for public comment, compliance with NEPA and concurrent with the effective date of this Agreement, NMFS will issue a Permit to the District pursuant to Section 10(a)(1)(B) of the ESA to authorize any incidental take of listed Permit Species which may result from the District's otherwise lawful operation of the Project, conducted in accordance with this Agreement and the Permit (Hatchery permits are addressed in sub-Section 10.2.5). In addition, the Permit shall authorize any incidental take of listed Permit Species which may result from the District's otherwise lawful operation of the hatchery facilities required by this Agreement, conducted in accordance with this Agreement and the Permit. The Permit and this Agreement shall remain in full force and effect for a period of fifty (50) years from the effective date, or until revocation of the Permit under sub-Section 10.5 (Permit Suspension, Revocation and Re-Instatement), whichever occurs sooner. Amendments to the Permit or this Agreement shall remain in effect for the then-remaining term of this Agreement or until revocation under sub-Section 10.5 (Permit Suspension, Revocation and Re-Instatement), whichever occurs sooner. Withdrawal from this Agreement and revocation of the Permit as provided in Section 2 is not limited by the no surprises regulation. The Permit shall incorporate by reference the no surprises rule set forth in 50 CFR § 222.307 (g) (2001). This Agreement provides for changed circumstances and the mitigation Measures to respond to changed circumstances. Any circumstance relating to Permit Species not addressed by this Agreement is an Unforeseen Circumstance (See Section 13, "Unforeseen Circumstances").

10.2.4 The Permit shall authorize the District to incidentally take Permit Species that are listed under the ESA, to the extent that such incidental take of such species would otherwise be prohibited under Section 9 of the ESA, and its implementing regulations, or pursuant to a rule promulgated under Section 4(d) of the ESA, and to the extent that the take is incidental to the District's lawful operation of the Project, subject to the condition that the District must fully comply with all requirements of this Agreement and the Permit. The Permit will be immediately effective upon issuance for Permit Species currently listed under the ESA. The Permit will become effective for currently unlisted Permit Species upon any future listing of such species under the ESA.

10.2.5 In the event that an additional or amended Section 10 Permit is required for the implementation of any aspect of the Tributary Conservation Plan or Hatchery Compensation Plan, the NMFS shall expedite the processing of such permits or amendments. The Hatchery Permits (direct and incidental) will initially be issued to authorize take through 2013. Beginning in 2013 and every ten (10) years thereafter the District or its agent shall submit to NMFS hatchery permit applications incorporating changes in the hatchery Programs identified in ten (10) year program reviews (See Section 8.8 Program Review).

10.3. Permit Monitoring. Upon issuance of the Permit, the implementation thereof, including each of the terms of this Agreement shall be monitored and evaluated as provided for in Section 4 (Passage Survival Plan). Any reports the FERC should require regarding this Agreement shall be provided to the NMFS at the time such reports are provided to the FERC.

10.4. Permit Modification.

10.4.1 The Permit issued to the District, shall be amended in conformance with the provisions 50 CFR 222.306 (a) (2001) through 222.306 (c) (2001), provided, that if said regulations are modified the modified regulations will apply only to the extent the modifications were required by subsequent action of Congress or court order, unless the Parties otherwise agree.

10.4.2 This Agreement provides for on-going, active and adaptive management activities. Adaptive management provides for on-going modification of management practices to respond to new information and scientific development. Adaptive management will yield prescriptions that may vary over time. Such changes are provided for in this Agreement and do not require modification of the Agreement or amendment of the Permit, provided, that such changes will not result in a level of incidental take in excess of that otherwise allowed by this Agreement and the Permit.

10.5 Permit Suspension, Revocation and Re-Instatement. Except as set forth in sub-Section 2.2.1 (Enough Already), the Permit shall be suspended, revoked and reinstated in conformance with the provisions of 50 CFR 220.306 (d) (2001) and 50 CFR 222.306 (e) (2001), provided, that if said regulations are modified the modified regulations will apply only to the extent the modifications were required by subsequent action of Congress or court order, unless the Parties otherwise agree.

10.6 Early Termination Mitigation. If the Permit is terminated early and de-listing has not occurred, NMFS may require the District to mitigate for any past incidental take of Permit Species that has not been sufficiently mitigated prior to the date of termination. Such mitigation may require the District to continue relevant mitigation Measures of the Agreement for some or all of the period, which would have been covered by the Permit. NMFS agrees that the District may invoke the dispute resolution procedures of this Agreement to pursue resolution of any disagreement concerning the necessity or amount of such additional mitigation, NMFS reserves any authority it may have under the ESA or its regulations regarding additional mitigation. So long as the District meets and continues to meet the pertinent survival standards, its Tributary Plan funding obligations, and its Hatchery Plan funding and capacity obligations, early termination mitigation shall not apply to the District.

10.7 Funding. In its current financial position, the District has sufficient assets to secure funding for its affirmative obligations under the Agreement. To ensure notification of any material change in the financial position of the District during the term of the Permit, the District will provide the NMFS with a copy of its annual report each year of the Permit.

10.8 USFWS. USFWS does not exercise ESA authority over Permit Species.

SECTION 11 DISPUTE RESOLUTION

11.1 Stages of Dispute Resolution.

11.1.1 Stage 1: Coordinating Committee. Any dispute regarding this Agreement shall first be referred to the respective committee dealing with that issue (the Coordinating Committee is the default committee). That Committee shall have 20 Days within which to resolve the dispute. If at the end of 20 Days there is no resolution, any Party may request that the dispute proceed as provided in sub-Section 11.1.2 (Stage 2: Policy Committee). However, Tributary Committee and Hatchery Committee disputes must first proceed to the Coordinating Committee, before the Policy Committee is utilized to resolve the dispute.

11.1.2 Stage 2: Policy Committee. Following the completion of Stage 1, the chair of the Coordinating Committee or any Party may refer the dispute to the Policy Committee. The chair of the Coordinating Committee shall chair all meetings of the Policy Committee. The chair of the Policy Committee shall provide advanced written notice of all meetings. The Policy Committee shall

have 30 Days, following the referral, to convene and consider the dispute. The notice shall contain an agenda of all matters to be addressed and voted on during the meeting.

Each Party shall designate a policy representative who shall be available to participate on the Policy Committee. Any Party that fails to name a Policy Committee representative or to have its Policy Committee representative participate in the Policy Committee shall waive that Party's right to object to the resolution of the dispute by the Policy Committee.

Agreements reached in the Policy Committee shall be based upon unanimous agreement of those Parties present in person or by phone for the vote and shall develop its own rules of process, provided, that the Policy Committee shall ensure that all Parties are sent notice of all Policy Committee meetings. Abstention from votes does not prevent a unanimous vote. If a Party or its designated representative cannot be present for an agenda item to be voted upon it must notify the chair of the Coordinating Committee who may delay a vote on the agenda item for up to five business days on specified issues to be addressed in a meeting or conference call scheduled with all interested parties. A Party may invoke this right only once per delayed agenda item.

11.1.3 Options following Stage 2. If there is no resolution of a matter following completion of Stage 1 and 2 of this Procedure, then any Party may pursue any other right that they might otherwise have. The Parties agree that the inability of the Coordinating Committee and Policy Committee to make a decision shall be considered a dispute. The Parties are encouraged to resolve disputes through alternative dispute resolution.

11.2 Implementation of Settlement Dispute. If the Procedure outlined above results in a settlement of the dispute then: (1) the Parties shall implement, consistent with the terms of the settlement, all aspects of the settlement that can lawfully be implemented without FERC approval, or the approval of another federal agency; and (2) where FERC or other federal agency approval is needed before some or all of the settlement can be implemented, all settling Parties shall jointly present the resolution of the dispute to FERC or the appropriate federal agency for approval.

11.3 No Intent to Create Jurisdiction. The Parties agree that this Agreement is not intended to create jurisdiction in any court.

SECTION 12
MISCELLANEOUS

12.1 Conflict Between Agreement and Appendix. In the event of a conflict between this Agreement and an Appendix to this Agreement, this Agreement shall control and the Parties shall cause the Appendix in conflict to be revised accordingly.

12.2 Amendment of Agreement. This Agreement may be amended or modified only with the written consent of the Parties, provided, that Parties who withdraw from the Agreement do not need to, and have no right to approve any amendments or modifications, provided further, that this Agreement provides for on-going, active and adaptive management activities. Adaptive management provides for ongoing modification of management practices to respond to new information and scientific developments. Adaptive management will yield prescriptions that may vary over time. Such changes are provided for in this Agreement and do not require modification of the Agreement or amendment of the Permit, provided that such changes will not result in a level of incidental take in excess of that otherwise allowed by this Agreement, or modify the provisions set out in Section 3 (Survival Standards and Allocation of Responsibility for No Net Impact), further provided, that unless otherwise agreed to by the Parties, NNI applies only to the identified Plan Species on the date this Agreement became effective.

12.3 Notices. Except as set forth in sub-Section 2.3 (Conditions Precedent to Withdrawal) and sub-Section 9.3 (Regulatory Approval Without Change), all written notices to be given pursuant to this Agreement shall be mailed by first-class mail, postage prepaid to each Party. Parties shall inform all Parties by written notice in the event of a change of address. Notices shall be deemed to be given three (3) Days after the date of mailing.

12.4 Waiver of Default. Any waiver at any time by any Party hereto of any right with respect to any other Party with respect to any matter arising in connection with this Agreement shall not be considered a waiver with respect to any subsequent default or matter.

12.5 Integrated Agreement. All previous communications between the Parties, either verbal or written, with reference to the subject matter of this Agreement are superseded by the terms and provisions of this Agreement, and once executed, this Agreement and Appendices (See Section 15, Appendix) shall constitute the entire Agreement between the Parties, provided, that titles to sections and sub-Sections thereof are for the assistance of the reader and are not part of the Agreement.

12.6 Benefit and Assignment. This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their successors and assigns provided, no interest, right, or obligation under this Agreement shall be transferred or assigned by any Party hereto to any other Party or to any third party without the written consent of all other Parties, except by a Party: (1) to any person or entity into which or with which the Party making the assignment or transfer is merged or consolidated or to which such Party transfers substantially all of its assets, (2) to any person or entity that wholly owns, is wholly owned by, or is wholly owned in common with, the Party making the assignment or transfer, provided that, the assignee is bound by the terms of this Agreement and applies for and receives an incidental take permit for listed Plan Species.

12.7 Force Majeure. For purposes of this Agreement, a *force majeure* is defined as causes beyond the reasonable control of, and without the fault or negligence of, the District or any entity controlled by the District, including its contractors and subcontractors. Economic hardship shall not constitute, *force majeure* under this Agreement.

In the event that the District is wholly or partially prevented from performing obligations under this Agreement because of a *force majeure* event, the District shall be excused from whatever performance is affected by such *force majeure* event to the extent so affected, and such failure to perform shall not be considered a material breach. Nothing in this Section shall be deemed to authorize the District to violate the ESA or render the standards and objectives of this Agreement unobtainable. The suspension of performance shall be no greater in scope and no longer in duration than is required by the *force majeure*.

The District shall notify the other Parties to this Agreement in writing within seven calendar days after a *force majeure* event. Such notice shall: identify the event causing the delay or anticipated delay; estimate the anticipated length of delay; state the Measures taken or to be taken to minimize the delay; and estimate the timetable for implementation of the Measures. The District shall have the burden of demonstrating by a preponderance of evidence that delay is warranted by a *force majeure*.

The District shall use a good faith effort to avoid and mitigate the effects of the delay and remedy its inability to perform. A *force majeure* event may require use of the adaptive management provisions of this Agreement in remedying the effects of the *force majeure* event. When there is a delay in performance of a requirement under this Agreement that is attributable to a *force majeure*, the time period for performance of that requirement shall be reasonably extended as determined by the Coordinating Committee. When the District is able to resume performance of its obligation, the District shall give the other Parties written notice to that effect.

12.8 Appropriations. Implementation of this Agreement by the FP is subject to the availability of appropriated funds. Nothing in this Agreement will be construed by the Parties to require the obligation, appropriation, or expenditure of any money from federal, state or tribal governments. The Parties acknowledge that the FP will not be required under this Agreement to expend any of their appropriated funds unless and until an authorized official of that agency or government affirmatively acts to commit to such expenditures as evidenced in writing.

12.9 Legal Authority. Each Party to this Agreement hereby represents and acknowledges that it has legal authority to execute this Agreement and is fully bound by the terms hereof. NMFS is authorized to enter into this Agreement pursuant to the ESA, the Federal Power Act, the Fish and Wildlife Coordination Act, the Northwest Electric Power Planning and Conservation Act, and the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act.

12.10 Execution. This Agreement may be executed in counterparts. A copy with all original executed signature pages affixed shall constitute the original Agreement. The date of execution shall be the date of the final Party's signature. Upon execution of this Agreement by the Parties, this Agreement shall be submitted to the Secretary of the Interior, or her designee, for any approval to the extent required by 25 U.S.C. § 81.

12.11 Indian Tribal Treaty or Reserved Rights. Nothing in this Agreement is intended to nor shall it in any way abridge, limit, diminish, abrogate, adjudicate, or resolve any Indian right reserved or protected in any treaty, executive order, statute or court decree. This sub-Section shall be deemed to modify each and every Section and sub-Section of this Agreement as if it is set out separately in each Section.

12.12 U.S. v Oregon. Nothing in this Agreement is intended by the signatories who are parties to the continuing jurisdiction case of U.S. v Oregon 302 F. Supp. 899 (D. OR 1969), to change the jurisdiction of that court or their participation there in.

12.13 No Precedent/Compromise of Disputed Claims. The conditions described and measures proposed to rectify the issues set forth in this Agreement are fact specific and uniquely tied to the circumstances currently existing at the Wells Project. The Parties agree that the conditions existing here and the proposed actions to deal with them are not intended to in any way establish a precedent or be interpreted as the position of any Party in any proceeding not dealing specifically with the terms of this Agreement. Further, the Parties acknowledge that this Agreement is a compromise of disputed claims for which each Party provided consideration to the other as contemplated under Federal Rule of Evidence 408, and will not be used by any Party in a manner inconsistent with the provisions of Federal Rules of Evidence 408.

SECTION 13 DEFINITIONS

Capitalized terms are defined as follows:

13.1 “Agreement” means this document, figures and Appendix A - B. This Agreement is supported by Supporting Documents A through D but does not incorporate these documents.

13.2 “BAMP” means Supporting Document B “Biological Assessment and Management Plan (BAMP): Mid-Columbia Hatchery Program”.

13.3 “Combined Adult and Juvenile Project Survival” means that 91% of each Plan Species (juvenile and adult combined) survival Project effects when migrating through the Project’s reservoir, Forebay, Dam and Tailrace including direct, indirect, and delayed mortality wherever it may occur and can be measured (as it relates to the Project) given the available mark-recapture technology.

13.4 “Dam” means the concrete structure impounding the Columbia River.

13.5 “Day” is defined by the Federal Rules of Civil Procedure.

13.6 “ESA” means the Endangered Species Act, 16 U.S.C. ss 1531 through 1543, as amended, and it’s implementing regulations.

13.7 “Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act” means the Magnuson-Stevens Fishery Conservation and Management Act, 16 U.S.C. § 1801 et seq., as amended by the Sustainable Fisheries Act and as may be amended, and its implementing regulations.

13.8 “Federal Power Act” means the Federal Power Act, 16 U.S.C. §§ 791a - 828c, as amended, and its implementing regulations.

13.9 “FERC” means the Federal Energy Regulatory Commission or its successor.

13.10 “Fish and Wildlife Coordination Act” means the Fish and Wildlife Coordination Act, 16 U.S.C. §§ 661-668c, as amended, and its implementing regulations.

13.11 “Forebay” means the body of water from the Dam face upstream approximately 500 feet.

13.12 “Historic Hydroacoustic and Fyke Netting” refers to the use of the 20-year record (1982-2002) of available hydroacoustic and species composition information collected at the Wells Project, as it relates to the passage of juvenile spring and summer migrants.

13.13 “Juvenile Dam Passage Survival” means that 95% of each juvenile Plan Species over 95% of each species migration survive Projects effects when migrating through the Project’s Forebay, Dam and Tailrace including direct, indirect and delayed mortality wherever it may occur and can be measured (as it relates to the Project), given the available mark-recapture technology.

13.14 “Juvenile Project Survival” refers to the measurement of survival for juvenile Plan Species over 95% of each species migrating from tributary mouths and through the Project’s reservoir, Forebay, Dam and Tailrace including direct, indirect and delayed mortality, wherever it may occur and can be measured (as it relates to the Project) given the available mark-recapture technology.

13.15 “Juvenile Project Survival Standard” refers to a surrogate measurement of the Combined Adult and Juvenile Survival Standard. If Juvenile Project Survival for each Plan Species is measured to be greater than or equal to 93%, then the District will be assigned to Phase III (Standards Achieved). If Juvenile Project Survival is measured at less than 93% but greater than or equal to 91%, then the District will be assigned to Phase III (Provisional Review). If Juvenile Project Survival is measured at less than 91%, then the District will be assigned to Phase II (Interim Tools).

13.16 “Measures” means any action, structure, facility, or program (on-site or off-site) intended to improve the survival of Plan Species, except those prohibited in sub-Section 9.10 (Drawdowns/Dam Removal/Non-Power Operation). Measures do not include fish transportation unless otherwise agreed by the Coordinating Committee.

13.17 “Pacific Northwest Electric Power Planning and Conservation Act” means the Pacific Northwest Electric Power Planning and Conservation Act, 16 U.S.C. §§ 839 - 839h, 16 U.S.C. §§ 839 - 839h, as amended, and its implementing regulations.

13.18 “Permit” shall mean permit(s) issued to the District by NMFS pursuant to Section 10 of the ESA to authorize take of Permit Species which may result from the District’s or its agent’s implementation of this Agreement.

13.19 “Permit Species” means all Plan Species except coho salmon (*Onocorhynchus kisutch*). Permit Species do not include coho salmon (*O. kisutch*) since wild coho salmon are extirpated from the Mid-Columbia Region and therefore not protected by the ESA.

13.20 “Plan Species” means spring, summer/fall Chinook salmon (*Onocorhynchus tshawytscha*), sockeye salmon (*O. nerka*), coho salmon (*O. kisutch*), and steelhead (*O. mykiss*).

13.21 “Power Purchasers” refers to entities that have executed long-term power sales contracts specifically Puget Sound Energy, Inc., Portland General Electric, PacifiCorp., and Avista Corp.

13.22 “Project” means the Wells Hydroelectric Project owned and operated by Public Utility District No. 1 of Douglas County, Washington pursuant to FERC Project Number 2149. The geographic boundaries of the Project including the reservoir, Forebay, Dam and Tailrace are defined in Exhibit K of the Project’s FERC License.

13.23 “Representative Environmental Conditions” means river flows between the 10% and 90% points on the Flow Duration Curve, as calculated using the best available information on historical average river flow (1929-1978, 1993-2001HydroSim) as measured at the Tailrace of Grand Coulee Dam.

13.24 “Representative Operational Conditions” means normative plant operations at Wells Dam that have and are expected to take place during future outmigrations (e.g. normal bypass, fishway and turbine operations).

13.25 “Spill” means the passage of water through spill gates.

13.26 “TDG” means total dissolved gas.

13.27 “Tailrace” means the body of water from the base of the Dam to a point approximately 1000 feet downstream.

13.28 “Threshold Population” refers to a naturally reproducing population that contains a five-year average of greater than 500 adults as assessed at Wells Dam and is composed of a population that is reproductively isolated from other populations of the same species.

13.29 “Tools” means any action, structure, facility or program (on-site only) at the Project, except those prohibited in sub-Section 9.10 (Drawdowns/Dam Removal/Non-Power Operation) that are intended to improve the survival of Plan Species migrating through the Project. Tools do not include fish transportation unless otherwise agreed by the Coordinating Committee. This term is a sub-set of Measures.

13.30 “Unavoidable Project Mortality” refers to the assumed 9% mortality caused by the Project to Plan Species that is compensated through the tributary and hatchery programs.

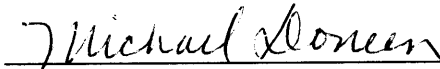
13.31 “Unforeseen Circumstance” is defined by 50 CFR 222.102 (2001), and implemented according to 50 CFR 222.307(g) (2001). If these regulations are modified, the modified regulations will apply only to the extent the modifications were required by subsequent action of Congress or court order, unless the Parties otherwise agree.

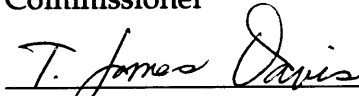
IN WITNESS WHEREOF, the Parties hereto execute this Agreement as of the date last signed below.

Dated MAY 28, 2002

PUBLIC UTILITY DISTRICT NO. 1 OF
DOUGLAS COUNTY, WASHINGTON

By 
Commissioner


Commissioner


Commissioner

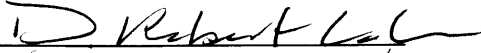
Address for Notice:

Public Utility District No. 1 of
Douglas County, Washington
1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497

Attn: Chief Executive Officer/Manager

Dated 4/5/02

NATIONAL MARINE FISHERIES SERVICE,

By 
Regional Administrator
Director, Northwest Region

Address for Notice:

7600 Sandpoint Way, NE
Box C15700, Bldg 1
Seattle WA 98115-0070

Dated 4/10/2002

UNITED STATES FISH AND WILDLIFE SERVICE,

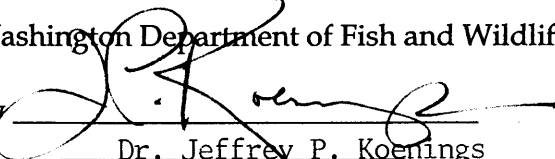
By Rowan W. Gauld
Deputy Regional Director
(Title)

Address for Notice:

Project leader
US Fish and Wildlife Service
Eastern Washington Ecological Services
Office
32 C Street NW
P.O. Box 848
Ephrata, WA 98823

Dated 4/2/2012

Washington Department of Fish and Wildlife

By 
Dr. Jeffrey P. Koenigs
(Title) Director

Address for Notice:
Washington Department of Fish & Wildlife

600 Capitol Way North
Olympia, WA 98501-1091

Dated April 4, 2002

CONFEDERATED TRIBES OF
THE COLVILLE RESERVATION

By Colleen F. Causton
Chair, Colville Business Council
(Title)

Address for Notice:

P.O. Box 852
Nespelem, WA 99155

Dated 3-24-05

CONFEDERATED TRIBES AND BANDS OF
THE YAKAMA INDIAN NATION

By *Jerry J. Quinich*
Tribal Council Chairman
(Title)

Address for Notice:
P. O. Box 151
Toppenish WA 98948

Dated _____

CONFEDERATED TRIBES OF THE
UMATILLA INDIAN RESERVATION

By _____

(Title)

Address for Notice:

Dated _____

AMERICAN RIVERS, INC., a Washington
D.C., nonprofit corporation

By _____

(Title)

Address for Notice:

Dated May 8, 2002

PUGET SOUND ENERGY

By Stuart P. Reynolds
CEO
(Title)

Address for Notice:

Mail: P.O. Box 97034 OBC-15
Bellevue, WA 98009-9734

Location: One Bellevue Center Bldg.
411 108th Ave N.E. 15th Floor
Bellevue, WA 98009-~~9734~~-5515

Dated May 7, 2002

PORTLAND GENERAL ELECTRIC

By [Signature]
Vice President
(Title)

Address for Notice:
121 SW Salmon, 3WTC B06
Portland, OR 97204

PGE Approved By:	
Business Terms	BNJ
Legal	LM
Credit	NA

Dated 5/10/02

PACIFICORP

By 

Vice President
(Title)

Address for Notice:

Director, Contract Administration
PacifiCorp

825 NE Multnomah, Suite 600
Portland, OR 97232

Dated April 3, 2002

AVISTA CORPORATION

Lloyd H. Meyers

By Lloyd H. Meyers
Vice President, Power Supply

(Title)

Address for Notice:

Avista Corporation

1411 East Mission Avenue

P.O. Box 3727

Spokane, WA 99220-3727

SECTION 14
FIGURES

Figure 1. Wells HCP Survival Standard Decision Matrix.

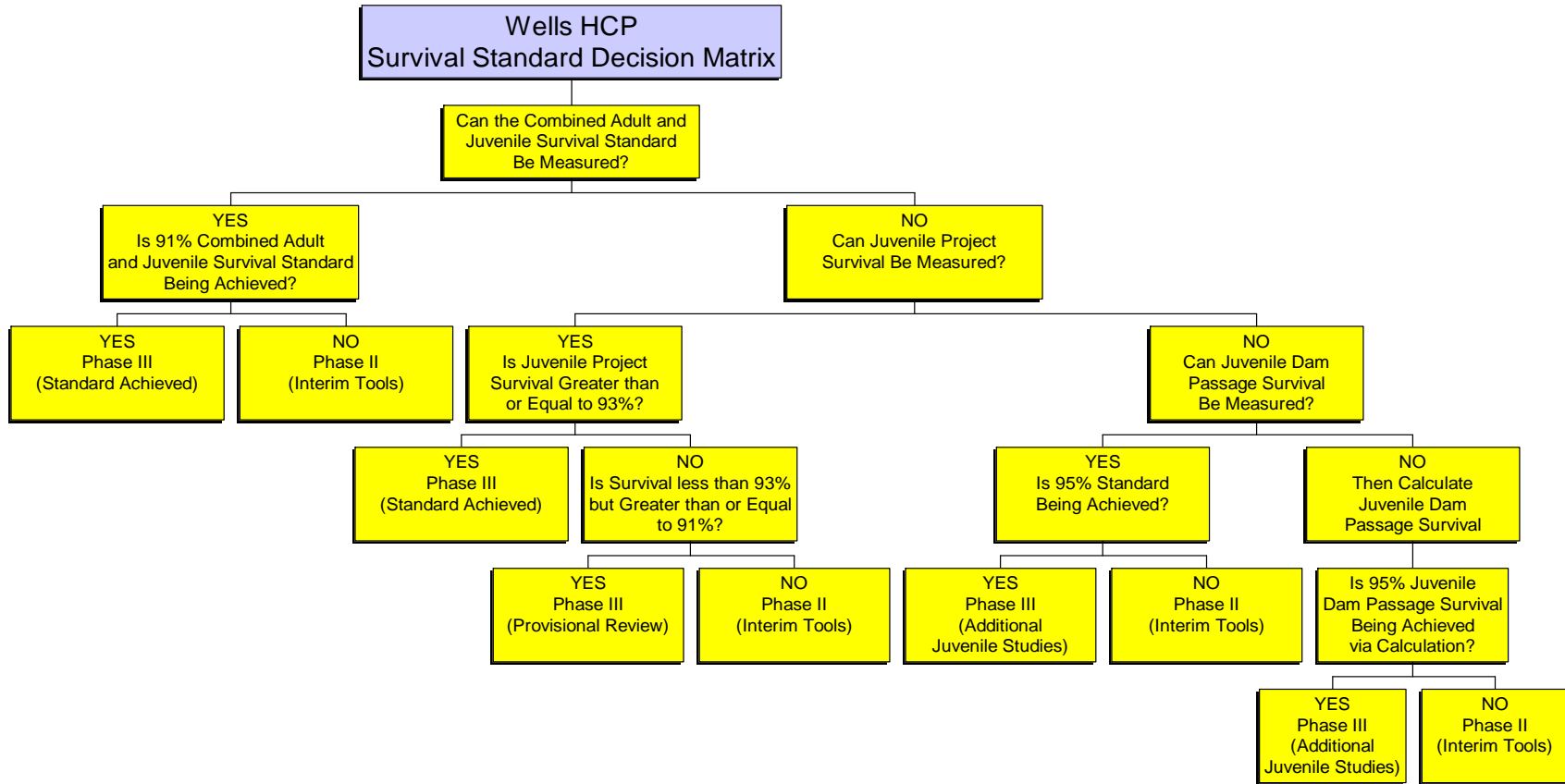


Figure 2a. Spring Flow Duration Curve

**Flow Duration Curve for Average Apr 16 - May 31 Outflows
at Grand Coulee Dam (cfs) from 1929-1978 & 1983-2001**

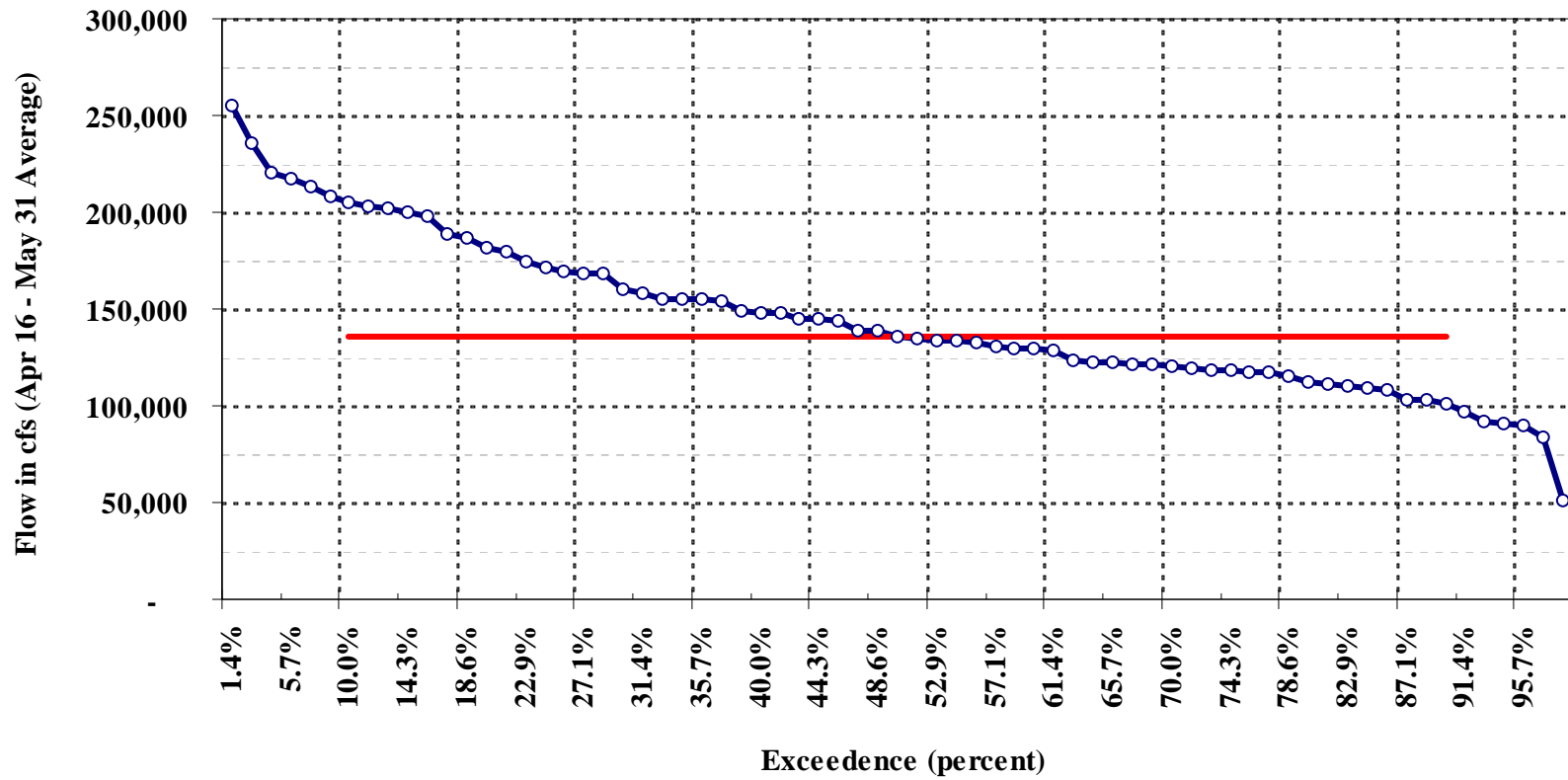


Figure 2b. Summer Flow Duration Curve

**Flow Duration Curve for Average July 1 - Aug 15 Outflows
at Grand Coulee Dam (cfs) from 1929-1977 & 1983-2001**

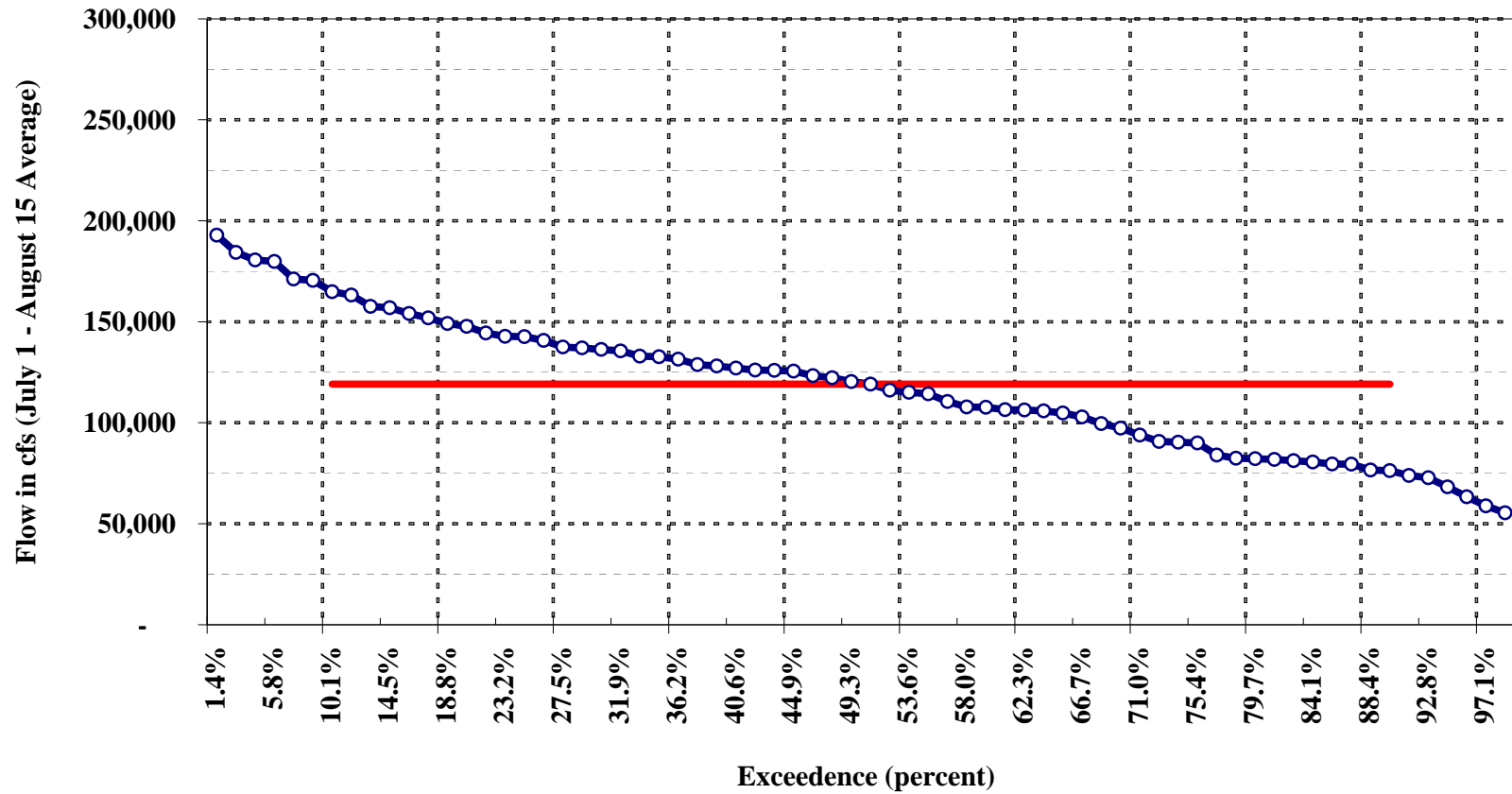
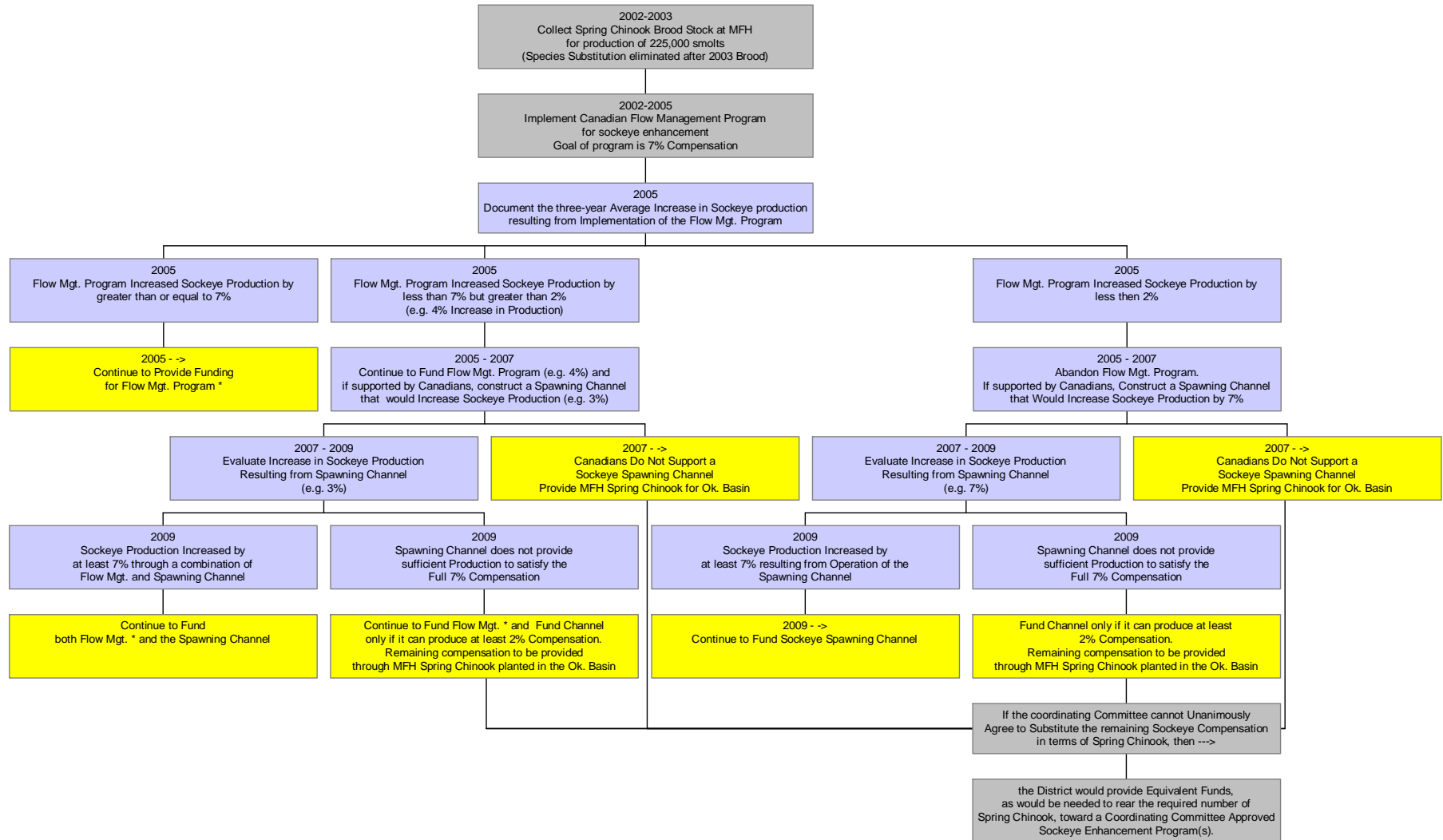


Figure 3. Sockeye Enhancement Decision Tree



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SECTION 15
APPENDIX

Appendix A: Wells Hydroelectric Project, Adult Fish Passage Plan.

Adult Passage Plan

Adult passage at Wells Dam was addressed under the project's FERC license (Project No. 2149). Minor modifications to the FERC fish passage conditions were made during negotiations of the Settlement Agreement. Fishway operations are coordinated with the Fish Passage Center. Changes in operating criteria require unanimous support of the Coordinating Committee including approval by NMFS Hydro Program.

Wells Dam was constructed with two fish ladders. Since 1967, an average of 50,000 adult salmon and steelhead have ascended Wells Dam on their way to spawning grounds above the dam.

The two fish ladders at Wells Dam are conventional staircase type fish ladders with 73 pools. The ladders are located at the east and west ends of the dam. The lower 56 pools discharge a constant 48 cfs of water. At each pool, the water drops approximately one foot until this water reaches the tailwater level in the collection gallery. Supplemental water can be added at each inundated pool at the upper end of the collection gallery. The upper pools in the adult fishway, pools 73 - 56, discharge water from one pool to another through fishway weirs. Each weir in the upper portion of the adult fishways contains two orifice openings. These orifices are located one foot from the base of the weir. This design provides a sanctuary pool between each of the upper fishway weirs. From pool 56 downstream to the collection gallery, each fishway weir is designed to operate with 48 cfs of water. The water passes from one weir to the next via a seven foot wide overflow section between pools and through two 18 inch by 15 inch submerged orifices.

To accommodate 10 feet of reservoir drawdown, the drop between the upper 17 pools varies from one foot at full reservoir to six inches during a 10 foot reservoir drawdown. The flow through the upper 17 ladder pools consequently varies from 44 cfs at full reservoir to about 31 cfs at maximum reservoir drawdown. To increase the flow to the 48 cfs required in the lower ladder pools, supplementary water is introduced into Pool No. 56 through a pipeline from the reservoir.

Pool No. 64 of both fishway ladders contains facilities for counting fish. The main features of the counting facility include a counting room, an observation window into the fish ladder, a telescoping gate to guide the fish closer to the observation window, a light panel and a bypass gate to control the flow and velocity past the observation window. Video records of fish passage are collected 24-hours per day starting on May 1 and continue through November 15. The videos are then reviewed and counts of fish by

species by ladder are made available on a daily basis through coordination with the Army Corps of Engineers adult fish counting program.

At Pool No. 40, each of the two fish ladders has provisions for sorting and trapping various species of fish. The west ladder sorting facility allows for selected fish to travel through a flume to a holding pond at the Wells Hatchery. The east ladder sorting facility allows for fish to travel to a holding container where they are anesthetized, netted and placed in transportation containers to be moved across the dam to appropriate hatchery facilities. The fisheries agencies and tribes currently develop species-specific broodstock collection protocols at the beginning of each season. Broodstock presently collected at Wells Dam includes spring and summer chinook and summer steelhead. Broodstock collection protocols are developed by the WDFW and are annually submitted to the Wells Coordinating Committee and NMFS Hydro Program for annual approval prior to trapping at the dam. In addition to broodstock collection, the adult fish traps are occasionally used to collect information from CWT tagged steelhead, collect sockeye scales for stock identification and age analysis and collect adult bull trout, chinook, sockeye and steelhead for radio-tagging.

The 2000-2002 Wells Biological Opinion (Section 10.1.4, page 45) requires that the operation of the Wells ladder traps for the collection of broodstock or other fisheries assessment be limited to a maximum of 16-hours per day for three days per week or as approved by NMFS Hydro Program, Portland, Oregon. The Wells Biological Opinion (Section 10.1.4, page 45) requires that adult trapping facilities be manned whenever the trap is in operation and that the collection of adults from the fishway traps be discontinued whenever river water temperature exceed $69 F^{\circ}$. Specific operating criteria for the fish ladder traps can be found below (See: Adult Trap Operating Criteria).

At the bottom of the fish ladder, projecting downstream from the line of the hydrocombine is the portion of the endwall structure that incorporates the functions of fish attraction and collection. Two turbine pumps on each ladder deliver 800 to 2500 cfs (depending upon tailwater elevation) of fish attraction flow to the water supply chamber located immediately adjacent to the collection gallery. Supply chamber water flows into the upper sections of the collection gallery where it is used to maintain an attraction velocity of 2 feet per second; and also into the main collection gallery at the foot of the ladder through diffusion gratings. The total fishway flow from the turbine pump(s) and the 48 cfs coming down the ladder from the forebay is discharged into the tailrace through two fish entrances. Fishway entrances are operated according to hydraulic conditions as specified in the Wells settlement agreement. The specific operating conditions of the ladder are described below (See: Adult Fishway Operating

Criteria). Modification to the ladder operating criteria can only take place following approval by the Wells Coordinating Committee.

To reduce the total project passage times of adult fish, the main fishway entrances will be operated at an 8-foot opening. To reduce the incidence of fish falling out of the collection gallery, the side gates to the collection gallery will remain closed during normal fishway operations.

Since July 1970, the ladders have been operated with a 1.5 foot differential maintained by constantly adjusting the output of the fish pumps. Under normal conditions, the fish pumps operate automatically to maintain a pre-set differential level between the water supply chamber and the main collection chamber.

Fishways are inspected daily to ensure that debris accumulations are removed, that the automated fishway instruments are calibrated properly and to ensure that lights in the fishway are maintained.

Adult Fish Ladder Operating Criteria

Water Depth Criteria

The water depth over the weirs of the adult fish ladder will be 1.0 to 1.2 feet.

Entrance Criteria

1. Head: 1.5 feet
2. Gate Settings: Main Wing Gate open 8 feet,
Side Wing Gate closed,
Side Gate Attraction Jets closed.

Staff Gauge and Water Level Indicator Criteria

Staff gauge and water level indicators are located and maintained upstream and downstream of the Main Wing Gates and adult fishway exit trashracks. These gauges should be clearly visible from a convenient location and they should be clean and readable at all water levels. Manual staff gauge readings should be checked each day to ensure that consistent readings are being displayed within the control room.

Trashrack Criteria

Visible buildups of debris will be cleaned immediately from picketed leads near counting stations, and from trashracks at adult fishway exits. The staff gauges located immediately upstream and downstream of the adult fishway exit trashracks should be monitored for water surface differential, which may indicate a buildup of debris on the submerged trashracks. The trashracks will be cleaned immediately if the differential reading is greater than 1.0 foot.

Modification of Adult Passage Facilities

If adult passage studies identify biologically significant delay and/or mortality, the operating criteria described above may be changed or modified following approval of the Coordinating Committee. If changes in the operating criteria do not alleviate the problems, then structural modifications to the adult passage facilities may be required. Provided that any disagreements over the appropriateness of facility modifications of \$325,000.00 or less (1988 dollars) may be taken through dispute resolution and any disagreement over the appropriateness of facility modifications of more than \$325,000.00 (1988 dollars) is resolved under the FERC Rules of Practice and Procedure.

Adult Trap Operating Criteria

Startup: The adult fish traps are located on each fish ladder at Pool 40. The traps are operated by placing a barrier fence across the entire width of Pool 40. Once the barrier fence is in place, the steep-pass denil, upwelling enclosure and sorting chute jets are turned on.

Fish Sorting: Fish that swim up the denil eventually enter the upwell enclosure. Once inside the upwell enclosure, fish are attracted down the sorting chute by jets of water introduced into the upwell enclosure near the top of the sorting chute. As fish slide down the chute, they are identified and a decision is made to either shunt the fish back into the ladder immediately upstream of the barrier fence, or to retain the fish for broodstock or stock assessment. Excess water introduced into the fish ladder from the trap denil and upwell enclosure can, when necessary, be removed from the fish ladder through a piped diversion located downstream of the trap in Pool 40.

Fish Disposition: At the east ladder trap, fish retained for stock assessment are anesthetized, sampled and re-introduced back into the ladder via a recovery/re-introduction tank that is located upstream of the pool 40 barrier fence. Fish retained for broodstock are anesthetized, marked and placed into hatchery transport vehicles. On the west ladder trap, fish retained for broodstock and for stock assessment are passed into a holding pond at the Wells Fish Hatchery. Fish in the holding pond are sorted by WDFW personnel. Fish retained for broodstock are either retained in the hatchery holding pond or placed into transportation vehicles for distribution to other hatchery facilities. Fish retained for stock assessment purposes are placed into transport vehicles and released upstream of the dam.

Safety Measures: The steep-pass denil has been outfitted with two removable gates. The bottom gate prevents fish from moving into the upwell enclosure when the trap is unattended and the top gate prevents fish in the upwell enclosure from moving down the steep-pass denil. The sorting chute has also

been upgraded to include a gate on the upstream end. This gate prevents fish from moving down the sorting chute once sufficient numbers of fish have already been placed in the anesthetic tank. The sorting chute has been modified to include full padding and jets of water to keep it moist and cool. Temperature monitors are deployed in the ladder at pool 40 and in the anesthetic tank to ensure compliance with the Wells 2000 BiOp trapping criteria.

Shut Down - Daily: At the end of each trapping day, the barrier fence is lifted out of the ladder, the steep-pass denil is gated first at the bottom and then at the top, the water to the upwelling enclosure is left on, the sorting chute is locked in the return to ladder direction, the sorting chute water jets are left on, the anesthetic tank is drained away from the ladder and all of the fish in the recovery tank are released back into the fish ladder.

Shut Down - Annual: At the end of the trapping season, all water is turned off, all tanks should be checked for fish and then drained. The upwell enclosure water is turned off last and all remaining fish and water should be drained directly into the fish ladder through the upwell enclosure bypass pipe.

BiOp Conditions: The 2000-2002 Wells Biological Opinion (Wells 2000 BiOp) requires that the operation of the Wells ladder traps be limited to a maximum of 16-hours per day for three days per week. To ensure adherence to this trapping schedule, the District has installed remote monitors on the fishway traps. The fish ladder trap monitors notify District personnel when the trap is in operation. The location and duration of ladder trapping is recorded daily and reviewed weekly with WDFW staff. The Wells 2000 BiOp also requires that the adult trapping facilities be manned whenever the trap is in operation and that the collection of adults from the fishway traps be discontinued whenever river water temperature exceeds 69 F° . Thermographs have been installed immediately adjacent to the traps to ensure that the temperature criteria is not exceeded during adult trapping.

Annual Meeting: District and WDFW trapping personnel meet annually to review the annual brood collection goals, assessment projects, to review current ladder trapping and operating criteria and to discuss modifications to the trap.

Adult Ladder Dewatering Plan

Stage 1 (Notification): Project personnel requiring access to the submerged portions of the adult fish ladders must contact a District Fish Biologist seven days prior to initiating any temporary or extended dewatering of either of the

two fishways at Wells Dam. Emergency ladder dewatering should be coordinated with District Fish Biologists to the maximum extent practical given the extent of the emergency. Ladder dewatering to clean the visitor center and the fish counting windows is not considered an emergency. Notice is required to allow District Biologists time to ensure coordination between the scheduled dewatering event and ongoing efforts to collect broodstock for hatcheries, tag fish for stock assessment studies, coordinate fisheries passage inspections and to monitor fish behavior relative to normal project operations. In addition, due to the presence of three stocks of ESA listed fish (UCR spring chinook, UCR steelhead and Columbia River bull trout) it is important that dewatering events be coordinated with the appropriate resource agencies responsible for administering the ESA.

Stage 2 (Equipment Preparation): Once notice has been provided to all appropriate entities and resource agencies (including WFH staff), an agreed to ladder dewatering schedule and fish salvage plan should be discussed and coordinated with all affected departments. District personnel are responsible for gathering and inspecting all necessary equipment required to safely collect, hold, transfer and release adult and juvenile fish salvaged from the dewatered fishways. Equipment required for a successful salvage operation include dip nets, a block seine, waders, rain gear, ropes, two 20 foot extendable ladders, flood lights, head lamps, fish totes and fish transport vehicles. Equipment needed for salvaging fish from the dewatered ladder should be moved to the fish ladder at least one day prior to initiating Stage 5 (Exit Gate Closure).

Stage 3 (Day Prior to Dewatering): The day before a scheduled fish ladder dewatering and salvage operation, project personnel should turn off and bulk head each of the two fish pumps located within the water supply chamber. The collection gallery entrances and the ladder exit orifice gates should be operated at normal levels for the remainder of the day.

Stage 4 (Evening Prior to Dewatering): The evening prior to dewatering the fish ladder, the exit orifice gates should be partially closed to allow less than full orifice flow through each of the weirs located in the upper fishway (Weir 73 - 57). The Pool 56 supplemental water supply valve should be set to the fully open position. These settings should remain in place until Stage 7 (Fish Salvage - Upper Fishway) operations have been completed.

Stage 5 (Exit Gate Closure): On the morning of the scheduled dewatering and salvage operation, the exit orifice gates must be turned off gradually. It should require at least 2 hours to completely close off the exit orifice gates. It is important that a District Fish Biologist and appropriate WFH staff be in

close proximity to the upper fishway, with equipment in place, prior to project personnel completely closing off the exit orifice gates.

Stage 6 (Supplemental Water): Once the exit orifice gates are closed, it is important to verify that sufficient supplemental water is being added into the middle fishway at Pool 56. If additional water is required, the control room should be contacted to ensure that the supplemental water supply system is being operated at maximum capacity. If the plant operators cannot provide additional water into Pool 56 via the supplemental water supply system, then the District Fish Biologist and the appropriate plant supervisor should discuss whether it is appropriate to move to Stage 7 (Fish Salvage - Upper Fishway). It may be more appropriate to re-open the exit orifice gate and attempt to fix the problem with the supplemental water supply system prior to proceeding to Stage 7. However, if a determination is made to continue to Stage 7 (Fish Salvage - Upper Fishway), then it is the responsibility of the operators to carefully add additional water into the ladder by opening the exit orifice gate until adequate amounts of water are flowing through the middle ladder. Adding supplemental water through the exit orifice gates should only be used as a last resort as this operation establishes a dangerous work environment for personnel attempting to salvage fish from the upper fishway.

Stage 7 (Fish Salvage - Upper Fishway): Provided that sufficient water exists in the middle fish ladder (below Pool 56), fish salvage operations should proceed as described below. Fish salvage operations should start at Pool 73 and move downstream until the upper fishway is free of fish. Fish found in each sanctuary pool will have to be collected with a dip net and transferred directly into the portable fish totes. The order of priority is to net and transfer ESA listed adults, ESA listed juveniles, anadromous adults, anadromous juveniles and then non-listed resident fish.

Once loaded with fish, the fish totes should be hoisted from the sanctuary pool and deposited into Pool 56. Fish collected from Pool 73 through Pool 57 are to be hoisted into Pool 56 where supplemental water has been added to carry fish downstream through the middle and lower fishway and into the collection gallery and tailrace. Once all fish have been salvaged from Pool 73 through 57 and all personnel have been evacuated from the fish ladder, the operators should be contacted to initiate a Stage 8 (Middle Fishway - Pulsed Flow Operation) as described below.

Stage 8 (Middle Fishway - Pulsed Flow Operation): In order to move fish from Pool 56 down to the tailrace of the project, the adult fishway should be partially re-watered and then dewatered several times. It may become necessary to pulse water from the exit orifice gates several times. Typically three pulses of water are required to flush fish out of the middle and lower ladder and into the tailrace. Pool 40 is a location where fish frequently become stranded during the pulsed flow operation. A hatchery tanker truck and appropriate fish salvage personnel should be stationed at Pool 40 should fish require transport back to the river. The order of priority for fish collection shall be to net and transfer ESA listed adults, ESA listed juveniles, anadromous adults, anadromous juveniles and then net and transfer non-listed resident fish.

Once the fishway has been cleared of fish, the fish being held in the tanker truck should be released back into the river and the exit orifice gates should be closed. Fish salvaged from the east ladder will be released upstream of the dam and fish salvaged from the west ladder will be released into the tailrace.

Stage 9 (Lower Fishway - Collection Gallery): The lower fishway and collection gallery can only be dewatered following the placement of bulkheads across the entrance gates. The floor of the collection gallery can be up to 40 feet below the surface of the tailrace. Therefore, the collection gallery must be dewatered with a sump pump. This operation can take several hours depending upon tailrace elevation and leakage into the collection gallery. Once the collection gallery is within one foot of becoming dry, fish salvage personnel should be hoisted with a crane down into the gallery. Once in the gallery, the fish totes should be filled with water and a seine net deployed upstream of the floor diffuser. Fish on top of the floor diffusers should be netted before the water levels drop to less than 6 inches. Once netted, fish should be placed into the fish totes. Depending upon the number and size of fish captured, the fish totes may need to be lifted out of the collection gallery before all of the fish have been collected. Once the crane has lifted the fish totes onto the deck of the dam, the fish should be placed into either a fish release container (300 gallon) or a hatchery transport truck.

Once the collection gallery has been cleared of stranded fish, the fish being held in the tanker truck will be released into either the forebay or tailrace of the dam.

Wells Project Survival Estimates

1998 WELLS SURVIVAL STUDY

The 1998 Survival Study, as described in the 1998 study plan "1998 Wells Dam Pilot Survival Study", was submitted to the WCC for review on September 2, 1997. The study plan was discussed during the September 8th and October 16th meetings of the WCC. The Study plan was modified in September 1997 to include several items requested by the WCC. The Study plan was approved during a conference call on October 16th as documented in the Wells Coordinating Committee meeting minutes (97-8). All parties to the Wells Settlement Agreement were contacted and provided unanimous support for the 1998 study.

The study was completed as directed in the study plan and draft results were presented to the WCC as documented in the 98-4, -5, -6, -8 meeting minutes. The Draft report was submitted to the WCC for review and comment on February 12, 1999. No comments were received by the end of the 60-day comment period. The comment period was extended to allow NMFS additional time for review. The comment period was closed following a 90-day review and following a call from Bob Dach (NMFS) indicating that no comments were going to be submitted by NMFS. The final report entitled: "Project Survival Estimates for Yearling Chinook Salmon Migrating through the Wells Hydroelectric Facility, 1998" was completed on May 27, 1999 and was distributed to the WCC on June 7, 1999. Results of the 1998 Survival Study using yearling Chinook indicated that project survival (Mouth of the Methow River to 1000 feet downstream of Wells Dam) was 99.7% ($\hat{SE} = 0.015$).

1999 WELLS SURVIVAL STUDY

The 1999 Survival Study, as described in the 1999 study plan "Wells Dam Steelhead Survival Study, 1999", was distributed prior to the August 12, 1998 meeting of the WCC. The study plan was discussed during the August 12th and September 22nd meetings. The study plan was revised based upon committee input in late September. The modified study plan was re-submitted to the WCC on October 2, 1998. The modified study plan was further discussed at the October 20, 1998 meetings of the WCC. The 1999 Study plan was unanimously approved during a conference call on November 2nd and reaffirmed at the next formal WCC meeting on November 12, 1998 as documented in the Wells Coordinating Committee meeting minutes (98-10, -11). All parties to the Wells Settlement Agreement were contacted and provided unanimous support for the 1999 study.

The study was completed and preliminary results were sent to the WCC on July 13, 1999. These results were formally presented to the WCC at the September 21, 1999 meeting (99-7). The Draft report was submitted to the WCC for review and comment on November 16, 1999. No comments were received by the end of the 60-day comment period. However, comments were received on February 18, 2000 from Steve Smith (NMFS) and all of Steve's comments were addressed in the final report. Steve Smith's comments and the authors response to Steve's comments can be found in the final report in Appendix C. The final report entitled: "Project Survival Estimates for Yearling Summer Steelhead Migrating through the Wells Hydroelectric Facility, 1999" was completed on March 9, 2000 and was distributed to the WCC on March 24, 2000. Results of the 1999 Survival Study using yearling summer steelhead indicated that project survival (Mouth of the Methow River to 1000 feet downstream of Wells Dam) was 94.3% ($\hat{SE} = 0.016$).

2000 WELLS SURVIVAL STUDY

The 2000 Survival Study, as described in the 2000 study plan "Wells Dam Steelhead Survival Study, 2000", was distributed to the WCC on September 21, 1999 (99-7). The study plan was discussed during the September, October and November 1999 meetings of the WCC (99-7, -8, -9). The Study plan was modified prior to the November meeting based upon input from the WCC. The 2000 survival study plan was approved at the November 1999 meeting as documented in the Wells Coordinating Committee meeting minutes (99-9). All parties to the Wells Settlement Agreement were contacted and provided unanimous support for the 2000 study.

The study was completed and preliminary results were presented to the WCC at the September 12, 2000 meeting (00-10). The Draft report was submitted to the WCC for review and comment on November 30, 2000. No comments were received by the end of the 60-day comment period. However, comments were later received from NMFS and these comments were addressed in the final report. NMFS comments and the author's response to NMFS's comments can be found in the final report in Appendix E of the final report. The final report entitled: "Project Survival Estimates for Yearling Summer Steelhead Migrating through the Wells Hydroelectric Facility, 2000" was completed on March 23, 2001 and was distributed to the WCC on March 29, 2001. Results of the 2000 Survival Study using yearling summer steelhead indicated that project survival (Mouth of the Methow River to 1000 feet downstream of Wells Dam) was 94.6% ($\hat{SE} = 0.015$).

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SECTION 16
LIST OF SUPPORTING DOCUMENTS

Supporting Document A: Aquatic Species and Habitat Assessment: Wenatchee, Entiat, Methow, and Okanogan Watersheds (1998).

Supporting Document B: Biological Assessment and Management Plan (BAMP): Mid-Columbia Hatchery Program (1998).

Supporting Document C: Briefing Paper: Estimating Survival of Anadromous Fish through the Mid-Columbia PUD Hydropower Projects (2002).

Supporting Document D: Tributary Plan, Project Selection, Implementation and Evaluation (1998).

To receive copies of the Supporting Documents please refer to the District's website, the National Marine Fisheries Service website or contact the District directly as indicated below.

www.douglaspud.org

www.nwr.noaa.gov/1hydrop/hydroweb/ferchcps.html

Public Utility District No. 1 of Douglas County
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Appendix E-2

Recreation Management Plan

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RECREATION MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC NO. 2149

November 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Recreation Management Plan (RMP) describes Public Utility District No. 1 of Douglas County's (Douglas PUD) plans for operations and maintenance, design, and development of Wells Hydroelectric Project (Wells Project) recreation facilities within the Wells Project Boundary. The goal of the RMP is to provide recreational opportunity at the Wells Project throughout the term of the new Federal Energy Regulatory Commission (FERC) license in accordance with the relevant FERC requirements and the needs of the Project. The RMP provides guidance for addressing current recreational uses and opportunities at the Project and provides a process for identifying the need over time for any new measures to enhance the use and enjoyment of the recreational resources associated with the Wells Project.

Measures proposed within this plan are based on the recreational resources available at the Project as well as statewide and regional recreation use trends identified through studies conducted as part of the Wells Integrated Licensing Process (ILP). Proposed measures are defined within three programs: 1) the Recreation Facility Capital Improvement Program; 2) the Recreation Facility Operation and Maintenance Program; and 3) the Recreation Resources Monitoring and Evaluation Program.

1.0 INTRODUCTION

The development of the Recreation Management Plan (RMP) is an important component of the relicensing of the Wells Hydroelectric Project (Wells Project). The RMP replaces the Recreation Action Planning Process used during the term of the original license. The RMP establishes a schedule for providing improvements to the current recreational facilities and a process for planning, developing and implementing any new recreational facilities and opportunities at the Project during the term of the new license.

Public Utility District No. 1 of Douglas County (Douglas PUD) developed this plan in consultation with the members of the Recreation Work Group (RWG). Members of the RWG include representatives from the cities of Pateros, Brewster and Bridgeport; Okanogan and Douglas counties; Washington State Parks and Recreation Commission (State Parks); Washington Recreation and Conservation Office (RCO); Washington Department of Fish and Wildlife (WDFW); the National Park Service (NPS); Confederated Tribes of the Colville Reservation (CCT); Bureau of Land Management (BLM) and Douglas PUD.

This RMP provides a summary of studies conducted for relicensing (Section 2); identifies the goals and objectives for managing the recreation resources related to the Wells Project (Section 3); describes the existing Wells Project recreation facilities (Section 4); and defines appropriate measures for developing and protecting recreational opportunities at the Project (Section 5).

2.0 BACKGROUND

Douglas PUD conducted three studies during the relicensing process to identify and support future recreation needs at the Wells Project. A Recreation Visitor Use Assessment (DTA, 2006) was conducted in 2005 to identify recreation use and preferences related to the Wells Project. In 2007, a Recreational Needs Analysis (DTA, 2008) was conducted to identify current and potential future recreation needs in the Project area over the course of the new license term. In 2008, a Public Access Study (Jacobs Engineering, 2008) was conducted to identify areas of the reservoir that may be difficult to access due to reservoir operations, aquatic plant growth, or obstructions.

The primary goals of the Recreation Visitor Use Assessment (DTA 2006) were to describe use levels, preferences, attitudes, and characteristics of visitors to the Wells Project recreation sites. The study concluded that respondents were satisfied with facilities, with survey respondents rating their overall experience as 8.7 on a 10 point scale. The highest levels of crowding were reported at the Bridgeport RV campground and the wildlife areas. The majority of respondents did not feel more controls were needed to prevent user conflicts, or to prevent environmental damage, and that enough educational/interpretive opportunities exist (DTA 2006).

The goal of the Recreation Needs Analysis (DTA 2008) study was to identify current and future recreation needs at the Wells Project. The study indicated that maintenance of facilities was good overall, with a future need to upgrade restroom and access sites to meet Americans with Disabilities Act (ADA) standards. Future recreational measures included adding additional

signage in Spanish, ADA related improvements, near-shore tent camping for water trail users, and providing education about the Wells Project (DTA 2008).

The goal of the Public Access Study (Jacobs Engineering 2008) was to evaluate whether Wells Project recreation facilities such as docks, boat launches and swimming areas, can be reasonably utilized under various reservoir operating scenarios and conditions. The study determined that 15 out of 17 formal access sites were accessible greater than 95% of the time. The only two sites that were accessible less than 95% of the time, were the Winter Boat Launch in Pateros (91%) and the Monse Boat Launch on the Okanogan River (35%). In 2008, the Winter Boat Launch in Pateros was repaired and extended, and is now accessible over 98% of the time. Swimming areas were identified as most affected by aquatic plant growth.

3.0 GOALS AND OBJECTIVES

3.1 Purpose

The purpose of the RMP is to describe Douglas PUD's role and responsibilities related to the management of the recreation resources of the Wells Project during the term of the new license. This RMP contains a comprehensive list of measures for the maintenance and development of Project-related recreation facilities during the term of the new license. The RMP also describes the process and procedures for managing recreation resources, and monitoring recreation use and trends over the term of the new license.

3.2 Principles

The following principles were used to guide the development of the RMP:

- Recreation at the Wells Project is an important resource that must be actively managed;
- Douglas PUD shall provide adequate access to Project lands and waters for recreational purposes in a manner that is consistent with responsibilities for protecting other resources at the Project;
- Management of the Wells Project requires a balancing of energy, environmental, and social values. Not all recreation demands can or should be accommodated by Douglas PUD;
- Recreation needs change over time; therefore, an “adaptive management” approach is appropriate;
- There is a desire to maintain and/or improve the experience now enjoyed by recreation users at the Wells Project;
- It is acknowledged that capital improvements to recreation facilities can be costly and require adequate time to design, permit and implement;

- Douglas PUD is responsible for the implementation of the RMP. The RMP does not include commitments by other agencies or organizations; and
- Other entities may propose and fund recreation site improvements and maintenance on Wells Project lands with Douglas PUD approval and the approval of other relevant regulatory authorities.

3.3 Goals and Objectives

The goal of the RMP is to provide recreational opportunity at the Wells Project throughout the term of the new Federal Energy Regulatory Commission (FERC) license in accordance with the relevant FERC requirements and the needs of the Project. This includes providing for current recreational uses and opportunities within the Project Boundary and identifying the need for any new measures or facilities to enhance recreational opportunity at the Project over the term of the new license. This management plan provides a comprehensive list of measures to support recreation uses and opportunities at the Wells Project. This plan also serves as the roadmap for operating, maintaining, updating, and improving the existing recreation facilities and a process for meeting recreation needs as they change over time.

The goal of the RMP will be met through the implementation of three programs that encompass Douglas PUD’s overall approach to managing recreation resources for the term of the new license. The main elements of the RMP are as follows:

Program 1: Recreation Facility Capital Improvement Program (Section 4.1)

This program defines Douglas PUD’s responsibilities for new Project recreation developments and capital improvements to existing facilities. Conceptual designs are included in Appendix A.

Program 2: Recreation Facility Operation and Maintenance (O&M) Program (Section 4.2)

This program defines Douglas PUD’s responsibilities for ongoing O&M at Project recreation facilities. Guidelines are provided for each type of O&M activity.

Program 3: Recreation Resources Monitoring and Evaluation Program (Section 4.3)

This program describes Douglas PUD’s recreation use monitoring program for the Project and how this monitoring will inform future planning related to recreation management during the term of the new license.

The RMP will be integrated with other management strategies of Douglas PUD as well as management plans of federal, state and tribal natural resource management agencies.

4.0 PROJECT RECREATION FACILITIES

The Wells Project provides significant recreation opportunities for local residents and visitors. Local residents have numerous access points to the Wells Reservoir and associated Project lands. Access to the Wells Reservoir from the greater Seattle/Puget Sound area is most common via Interstate 90 over Snoqualmie Pass to US Highway 97. Highway 97 borders the Wells Reservoir

on the west and extends into British Columbia. Other routes from western Washington include US Highway 2 over Stevens Pass and summer access via State Route 20 (also known as the North Cascades Highway). Visitors from eastern Washington typically visit the area via Highway 2 from Spokane. Canadian visitors access the area by heading south on Highway 97, which meets the Wells Reservoir near Malott, Washington.

Many people take advantage of the recreation opportunities provided at the Wells Project during the spring and summer for boating, fishing, bird watching, hiking and RV camping. Additionally, sportsmen visit the area during the fall season to fish for steelhead and to hunt waterfowl, upland birds and deer.

Douglas PUD's approach to developing and enhancing recreational access to and use of the lands and waters within the Project Boundary has been documented in its Wells Recreation Plan (1967), Wells Recreation Plan Supplement (1974), Public Use Plan (1982) and Recreation Action Plans (1987, 1992, 1997, 2002 and 2007). Douglas PUD has funded and developed 17 formal recreation facilities along the Wells Reservoir in Pateros, Brewster and Bridgeport and along the lower reaches of the Methow and Okanogan rivers.

Figure 4.0-1 is a map of recreation sites and use areas in the Wells Project. Descriptions of existing recreational sites and facilities within the Wells Project are provided below.

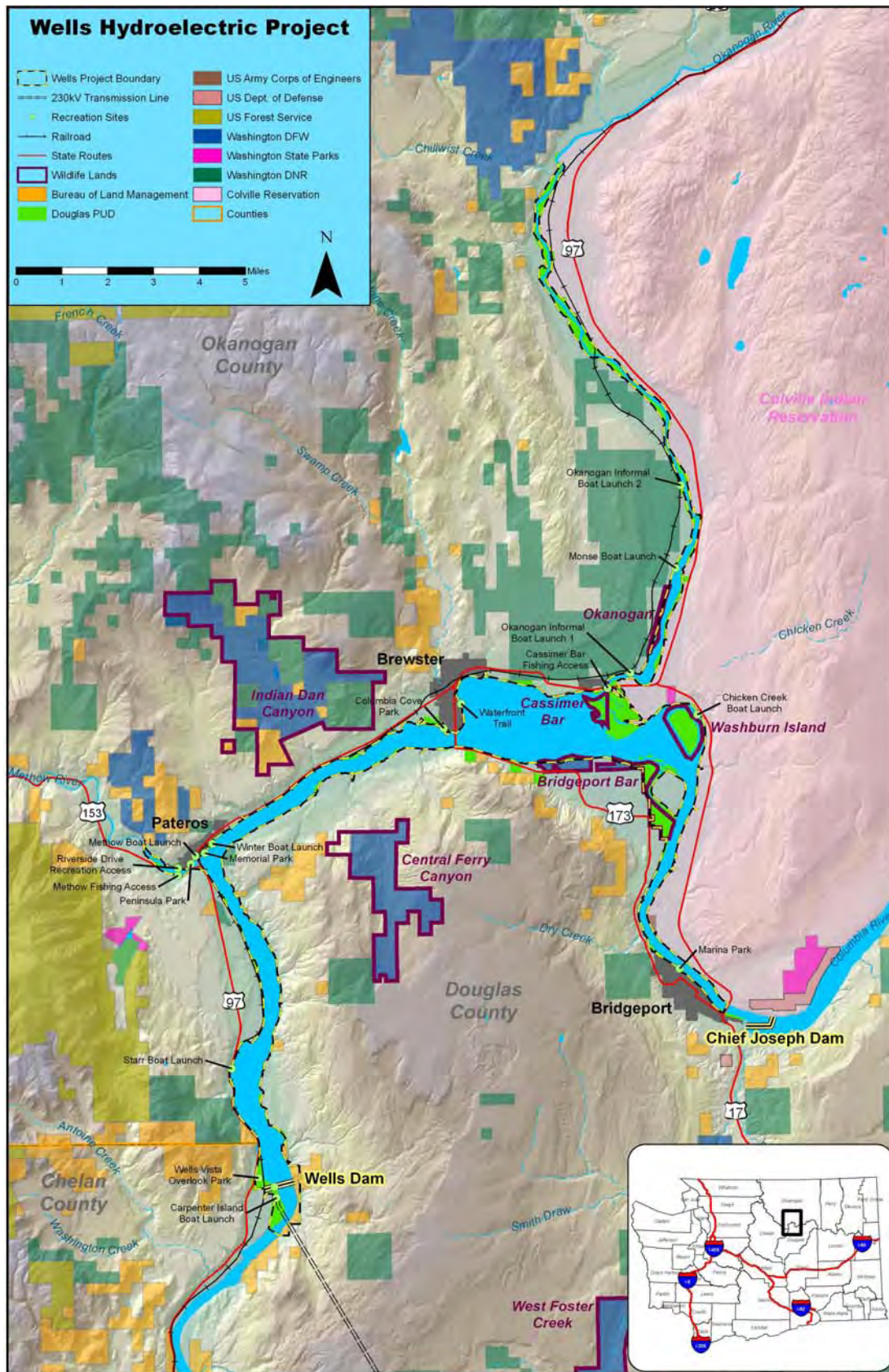


Figure 4.0-1 Map of Recreation Sites in the Wells Project

4.1 Recreation Facilities within the Cities of Pateros, Brewster and Bridgeport

4.1.1 Facilities in Pateros, Washington

Project recreation facilities located within the City of Pateros include Peninsula Park, Memorial Park, one Methow River recreation access site, two concrete boat launches, parking and restrooms.

4.1.1.1 Peninsula Park

Peninsula Park is located near the confluence of the Methow and Columbia rivers. It includes one gazebo, paved walking path, covered picnic shelter, swimming beach, restroom facilities, playground equipment, swimming lagoon, vehicle parking and lawn area.

4.1.1.2 Memorial Park

Memorial Park is located in Pateros along the Columbia River. It includes three covered picnic shelters, fishing and ski docks, vehicle parking, interpretive displays, playground equipment, concrete water access ramp, restroom facilities and a developed waterfront trail with park benches and lighting. The waterfront trail begins at the east end of Memorial Park near City Hall and meanders through the park, under the Highway 97 Bridge and terminates at the Methow Boat Launch.

4.1.1.3 Pateros Winter Boat Launch

The Pateros Winter Boat Launch is located in Pateros upstream of Memorial Park along the Columbia River. The site includes a concrete boat launch, dock and parking. This boat launch provides access to the Wells Reservoir all year including the winter when the Methow Boat Launch closes due to ice on the Methow River.

4.1.1.4 Methow Boat Launch

The Methow Boat Launch is located in Pateros between Peninsula Park and Memorial Park at the confluence of the Columbia and Methow rivers. The site includes a concrete boat launch and dock, parking, basketball hoops and restrooms. The boat launch area is connected to Memorial Park via an accessible walkway underneath Highway 97 and the railroad bridge.

4.1.1.5 Riverside Drive Recreation Access

The Riverside Drive Recreation Access is located along the left bank of the Methow River, upstream from Peninsula Park. The site includes a gradual landscaped access to the Methow River for fishing, kayaking, or canoeing.

4.1.2 Facilities in Brewster, Washington

Project recreation facilities located within the City of Brewster include Columbia Cove Park and a developed waterfront trail.

4.1.2.1 Columbia Cove Park

Columbia Cove Park includes a boat launch, boat docks, three covered picnic shelters, swimming beach, restroom facilities, playground equipment, lawn area, and vehicle parking.

4.1.2.2 Brewster Waterfront Trail

The waterfront trail in Brewster is located north of the park and extends approximately ½ mile along the Brewster City waterfront and consists of compacted gravel surface. The City of Brewster developed the trail with the assistance of Douglas PUD and Washington Department of Natural Resources. The trail is generally 6 to 8 feet above the water level and 20 feet or more below adjacent streets and residential areas. It is connected to city streets at either end by ramps and at three intermediate locations by stairs.

4.1.3 Facilities in Bridgeport, Washington

Project recreation facilities include Marina Park, which is located on lands and waters within the Wells Project Boundary in the City of Bridgeport. The City of Bridgeport operates an 18-site RV park within Marina Park.

4.1.3.1 Marina Park

Marina Park includes a fish cleaning station, covered picnic shelters, gazebo, playground equipment, swimming lagoon with beach and dock, lawn area, restrooms, vehicle parking, asphalt pathway, a boat launch, boat dock and an RV campground. The RV campground includes 18 full hookups and 4 tent sites.

4.2 Additional Recreation Sites

In addition to the facilities in Pateros, Brewster and Bridgeport, Douglas PUD has developed additional recreation sites to provide access to all segments of Wells Reservoir. These sites are described in the following sections. There are also two informal boat launch and fishing access sites on the Okanogan River within Project Boundary.

4.2.1 Wells Dam Overlook

A viewing area overlooking Wells Dam from the west is located off of Highway 97. The Wells Dam Overlook includes vehicle and day-use RV parking, restrooms and a picnic shelter. Exhibits at the facility include Native American pictographs, a Wells Project information kiosk and an original Wells Project turbine runner. The Wells Dam Overlook is accessible 24 hours-a-day.

4.2.2 Carpenter Island Boat Launch

The Carpenter Island Boat Launch is a concrete plank boat launch located on the right bank of the Wells Tailrace immediately downstream of the Wells Project near RM 515.5. This boat launch is located within the Wells Project Boundary on land owned by Douglas PUD and is used primarily for fishing access. It includes a single launch lane and portable toilets. Access to this launch is provided via Azwell Road. Douglas PUD is currently in the process of relocating this boat launch to a more accessible location nearby. Relocating the launch is contingent upon receiving the appropriate environmental permits.

4.2.3 Starr Boat Launch

The Starr Boat Launch is located on 2.1 acres of land on the right bank of the Wells Reservoir near RM 518. It is accessible via Highway 97. This site includes a gravel parking area, concrete boat launch and vault toilet. Recreation users access the Wells Reservoir via the Starr Boat Launch for boating, skiing and waterfowl hunting.

4.2.4 Methow Fishing Access

The Methow Fishing Access was funded by Douglas PUD and is located off of State Highway 153 approximately ½ mile from Highway 97 at the confluence of the Columbia and Methow rivers. The site is 2.4 acres and includes a gravel car-top boat launch, gravel parking and 2 vault toilets.

4.2.5 Chicken Creek Boat Launch

The Chicken Creek Boat Launch is located near RM 537 at Washburn Island where Chicken Creek flows into the Washburn Pond. The facilities at the site are owned by Douglas PUD and include a concrete plank boat launch, gravel parking lot and vault toilet. The boat launch provides access to the Washburn Pond but not the Wells Reservoir.

4.2.6 Monse Boat Launch

The Monse Boat Launch was developed by Douglas PUD and is located on the right bank of the Okanogan River at RM 4.7. Facilities at the boat launch include a concrete plank launching ramp, gravel parking and a vault toilet.

4.2.7 Cassimer Bar Fishing Access

The Cassimer Bar Fishing Access site was developed by Douglas PUD and is located on the left bank of the Okanogan River near RM 1. The site is in close proximity to the Highway 97 Bridge near the mouth of the Okanogan and Columbia rivers. This site includes shoreline access, gravel parking and a vault toilet.

4.2.8 Okanogan River Informal Boat Launch and Fishing Site 1

The Okanogan River Informal Boat Launch is located on the right bank of the Okanogan River at RM 2.5. Public access to the site is available via Monse River Road off of Highway 97. This undeveloped area serves as a boat launch primarily for fishermen and waterfowl hunters. This site also provides shoreline fishing access.

4.2.9 Okanogan River Informal Boat Launch and Fishing Site 2

The Okanogan River Informal Boat Launch is located on the right bank of the Okanogan River at RM 6.7. Public access to the site is available via Monse River Road. This undeveloped area serves as boat launch for waterfowl hunters and fishermen and as a shoreline fishing location.

5.0 RECREATION PLAN MEASURES

5.1 Recreation Facility Capital Improvement Program

Douglas PUD conducted three studies during the relicensing process to identify and support future recreation needs at the Wells Project. A Recreation Visitor Use Assessment (DTA 2006) was conducted in 2005 to identify recreation use and preferences related to the Wells Project. In 2007, a Recreational Needs Analysis (DTA 2008) was conducted to identify current and potential future recreation needs in the Project area over the course of the new license term. In 2008, a Public Access Study (Jacobs Engineering 2008) was conducted to identify areas of the reservoir that may be difficult to access due to reservoir operations, aquatic plant growth, or obstructions.

Douglas PUD evaluated the results of these and other studies to identify Project-related capital improvements that could be implemented during the term of the new license. Proposed recreation-related capital improvements are summarized below.

5.1.1 Wells Vista Overlook Interpretive Displays

The Wells Dam Visitor Center, previously located inside Wells Dam, has been closed to the public since 2001 due to security concerns. The Visitor Center included a variety of exhibits about the Wells Project, power generation, and regional history and geography. The facility also included a fish viewing window at the west fish ladder.

In order to continue to provide educational and interpretive information about the Wells Project, Douglas PUD will design and build a series of concrete interpretive display panels at Wells Vista Overlook Park. Exhibits may include, but not be limited to, power generation, the history of Wells Dam, benefits of hydropower, fish and wildlife, and recreation. A live video feed of the Wells Project fish ladder will also be provided at the facility. The exhibits will be completed by year 3 of the new license. Appendix A includes conceptual designs of the proposed interpretive exhibits. Designs are subject to change based on site conditions, permitting, and cost.

5.1.2 Marina Park Expansion

The results of the Recreation Needs Analysis (DTA 2008) estimated that Marina Park in Bridgeport receives the most visitation of any location on the Wells Project. Marina Park received 4,324 to 5,750 visitors, or “recreation days”, which is 30 percent of Wells Project total estimated visitation. Marina Park is often filled to capacity during peak recreation season.

To accommodate increasing use, Douglas PUD will expand Marina Park to include an additional 10 RV spaces. If the appropriate permits can be acquired, the park will be expanded to the north, along the river. If permits cannot be acquired, then the City of Bridgeport and Douglas PUD will work together to identify an acceptable alternative location for the additional 10 RV spaces within or adjacent to Marina Park. The expansion will include all facilities needed to accommodate recreation use associated with 10 additional RV spaces, including restroom facilities, lift stations, landscaping, and access roads. The expansion will be completed by year 5 of the new license. Appendix B includes a conceptual design for the proposed expansion. Designs are subject to change based on site conditions, permitting, and cost.

5.1.3 Greater Columbia Water Trail Initiative

The Recreation Needs Analysis (DTA, 2008) identified a need to improve access for flatwater paddlers. The study further identified potential opportunities for coordination with the Greater Columbia Water Trail (GCWT) Coalition so that flatwater paddling facilities would be consistent with other sections of the Columbia River.

As such, Douglas PUD will implement the following measures to improve access for flatwater paddlers:

- By year 2 of the new license, install GCWT signs and informational material at appropriate Wells Project recreational access facilities;
- By year 2 of the new license, provide information on portaging around Wells Dam;
- By year 5 of the new license, construct a formal tent camping facility in the vicinity of the Okanogan River, including restroom and picnic shelter; and
- By year 5 of the new license, designate and provide basic improvements for an informal/rustic tent camping location on the west side of the river within several miles of Wells Dam;

Camping facilities would be designated for GCWT users only. Maintenance and operation of these facilities would be provided by Douglas PUD. Appendix C includes a conceptual design of the proposed formal campsite. Designs are subject to change based on site conditions, permitting and cost.

5.1.4 Wildlife Viewing Trail Development

The Recreation Needs Analysis (DTA 2008) identified a need for additional wildlife viewing trails at the Wells Project. This action is consistent with growing interest in wildlife viewing and sightseeing identified in the Washington Statewide Comprehensive Outdoor Recreation Program (SCORP) and visitor surveys.

Existing trails in the Wells Project include walking trails at Memorial Park located in the City of Pateros, and the Waterfront Trail located in the City of Brewster. Opportunities may exist for additional trail development at one of these locations or at other developed recreation facilities, such as Wells Overlook. Incorporating new trail facilities at these locations may better accommodate recreationists, by offering multiple recreation opportunities at a single location, while also enhancing tourism and local economies. Concentrating these facilities in populated areas may also have a lower impact on wildlife. However, opportunities for additional trail facilities in these areas may be limited by existing developments such as the railroad, highways, and residential and commercial developments, which constrain the shoreline in both of these areas.

Opportunities may also exist for trail development within one of the Wells Project's designated wildlife areas. Wildlife area shorelines are less constrained than those found in developed areas. However, trail development at these locations is more likely to conflict with wildlife and wildlife habitat. Additionally, developing trails in shoreline and riparian environments may not be compatible with Endangered Species Act requirements, Douglas PUD's Land Use Policy, and the Wells Project Habitat Conservation Plan.

To address wildlife viewing and trail development, Douglas PUD will do the following:

TRAILS

- By the end of year 2 of the new license (May 31, 2014), initiate a feasibility study for trails in or near population centers within the Wells Project.
- In conjunction with the Form 80 review (March, 2015), Douglas PUD and the RRWG will evaluate the results of the trail feasibility study and identify appropriate measures for meeting local needs for trail development.
- Measures for implementation will be prioritized based on documented need, environmental impacts, cost, and overall appropriateness for the Wells Project, as determined by Douglas PUD and the RRWG. Selected measures must be acceptable to the RRWG, Douglas PUD and will be subject to FERC approval.
- If feasible measures are identified, implement the selected measure, or combination of measures up to a maximum of five (5) miles of non-motorized trails, prior to the 2021 Form 80 monitoring cycle.

WILDLIFE VIEWING

- By the end of year 2 of the new license (May 31, 2014), in consultation with the RRWG, Washington Department of Fish and Wildlife, U.S. Fish and Wildlife Service, , and Colville Confederated Tribes, develop a plan for wildlife viewing facility enhancements.

- In conjunction with the Form 80 review (March, 2015), Douglas PUD and the RRWG will evaluate the wildlife viewing enhancement plan and identify appropriate measures.
- Measures for wildlife viewing implementation will be prioritized based on documented need, environmental impacts, cost, and overall appropriateness for the Wells Project, as determined by Douglas PUD and the RRWG. Selected measures must be acceptable to the RRWG, Douglas PUD and will be subject to FERC approval.
- Implement the selected measure, or combination of measures prior to the 2021 Form 80 monitoring cycle.

5.1.5 Boat Launch Access

The Public Access Study (Jacobs Engineering 2008) evaluated how reservoir elevations affected access to and from Wells Project boat launch facilities, fishing access sites, and swimming areas. The study determined that 15 out of 17 formal access sites were accessible greater than 95% of the time. In 2008, the Winter Boat Launch in Pateros was repaired and extended, and is now accessible over 98% of the time.

The Chicken Creek Boat Launch is located on Washburn Pond within the Wells Project Boundary. Lower pond levels are often observed in the fall season, and public access can be restricted due to the short length of the launch. By year 3 of the new license, Douglas PUD will place additional concrete planks at the end of the launch in order to extend the launch for improved access during the fall season.

5.1.6 Reservoir Navigation Maps

When the reservoir is at or nearly at full pool, recreational boating access on Wells Reservoir is generally good since most recreational boats found on Wells Reservoir can navigate safely in water depths greater than five feet, and most areas of the reservoir are deeper than five feet. However, because of sudden and unscheduled changes in the discharge of Chief Joseph Dam and the resultant reservoir fluctuations, caution as related to water depth must be exercised at all times when boating. In order to facilitate effective navigation of the reservoir, Douglas PUD will install maps of the reservoir showing areas of the reservoir where shallow waters may be encountered. These maps will be installed at high-use boat launches in Pateros, Brewster, and Bridgeport by year 2 of the new license.

5.1.7 Promotion of Recreation Facilities

To support the use of Wells Project recreation facilities, Douglas PUD will make available printed and web-based material showing day-use sites, dispersed sites, boat launches, wildlife viewing areas, campsites, trails, etc. These materials will be made available by year 2 of the new license.

Proposed recreation measures must be reviewed by the appropriate federal, state, and/or local permitting agencies. New facilities and significant upgrades will be designed and sited in accordance with the applicable permitting and environmental requirements. Any new construction or significant upgrades will comply with the then-current ADA requirements.

5.2 Recreation Facility Operation and Maintenance Program

For the term of the new license, Douglas PUD will continue to ensure the operation and maintenance of recreation facilities described in this management plan and associated with the new license for the Wells Project. Administration, operation, and maintenance activities will include, but are not limited to maintaining parking areas, lawns, restrooms, lights, water, power, sewer/septic, playground equipment, shelters, and playfields. Table 5.2-1 provides a general description of the type of O&M activities anticipated to occur at each of the recreation facilities. Douglas PUD may contract for the necessary personnel, equipment, and/or materials in order to achieve the O&M standards.

Table 5.2-1 General maintenance activities at recreation facilities managed by Douglas PUD at the Wells Project.

Maintenance Activity	Frequency
<p>Buildings/restrooms/shelters: Structures will be sanitary and maintained in good repair. If a structure is deemed in need of repair, it will be closed until repairs are completed.</p>	<p>During the high-use season (April – October), all facilities will be inspected at regular intervals (several times per week, as necessary). During the low-use season, facilities such as those located in the cities will be inspected less frequently but at regular intervals, and dispersed facilities will be inspected periodically.</p> <p>The interior and exterior of all structures will be painted as needed; this is expected to be about every three years.</p> <p>Buildings will receive structural inspection at least once in 10 years, unless a safety issue is reported and confirmed sooner.</p>
<p>Boat Ramps: Surfaces are to be kept in good and serviceable condition, and free of debris.</p>	<p>Boat ramps will be inspected at regular intervals during the high-use season of April through November.</p>
<p>Boat Docks: Dock surfaces, hardware, bumper strips, and other components will be maintained to provide safe and effective use.</p>	<p>Docks will be inspected for wear, obstacles, and damage/vandalism at regular intervals. Maintenance and repairs will be performed on an as-needed basis.</p>
<p>Picnic sites/camp sites: Inspect for cleanliness, damage, and vandalism. Tables will be sturdy and ready for use. Grills and fire pits will be in good working condition.</p>	<p>Picnic sites/camp sites will be inspected frequently (daily or weekly) during April through September, weekly or as needed in October and November and intermittently during the remainder of the year.</p>
<p>Trash/litter collection: The park areas will be kept clean. Trash containers will be emptied regularly.</p>	<p>Trash containers will be emptied at least once per week at city facilities and at least once every two weeks at dispersed facilities. Trash containers will also be emptied following holiday weekends during April through November.</p>
<p>Access roads and pavement: Roads and pavement will be maintained in good and passable condition.</p>	<p>Roads will be inspected annually and repaired as needed. Damaged roads/pavement will be scheduled for repair, if needed, within the year following the identification of significant damage.</p>
<p>Trails: Trail surfaces will be maintained in good condition and barriers will be removed to allow use of the trail. Trees and shrubs along the trails will be trimmed or removed seasonally and weeds will be controlled as needed.</p>	<p>Trails will be inspected weekly during the April through November season and intermittently the remainder of the year.</p>
<p>Park grounds/turf: Grass areas and gardens will be kept up through use of irrigation, fertilization, weed removal, and pesticide application where necessary. Grass will be mowed based on need. Signs will be installed during and after application of pesticides. Trees will be trimmed as needed.</p>	<p>Grass in parks will be mowed regularly. Roadsides and other natural areas at park facilities will be mowed as needed.</p>
<p>Snow removal: Snow will be removed from roads, parking areas, and trails at city parks in Brewster, Bridgeport, and Pateros and at the Wells Dam Overlook.</p>	<p>Snow will be removed within one day or as soon as feasible following a snow event.</p>
<p>Aquatic plant control: Aquatic plants will be controlled in designated swimming areas at Peninsula Park, Columbia Cove Park, and Marina Park.</p>	<p>Aquatic plants will be controlled in swimming areas on an as needed basis, using the most feasible methods. Methods may include, but not be limited to, harvesting, application of herbicide, or installation of liners or barriers.</p>

5.3 Recreation Resources Monitoring and Evaluation Program

The Recreation Use Monitoring Program describes Douglas PUD's approach to monitoring recreation use at the Wells Project during the license term. Recreation use monitoring will be an important component in determining when changes are required at Project recreation facilities to ensure adequate recreation access during the license term.

Douglas PUD will collect recreation data in the Project area as needed to complete the FERC Form 80 requirement¹. Douglas PUD will use appropriate monitoring and analysis techniques to complete FERC Form 80 reporting. Recreation facility condition will be determined by periodic on-site inspections of each facility managed under this RMP.

Every 20 years during the term of the new license, Douglas PUD will conduct a comprehensive recreation study to assess recreation use and needs related to the Wells Project. The scope of the study will be similar to that contained in the 2006 Recreation Visitor Use Assessment (DTA 2006) and the 2008 Recreational Needs Analysis (DTA 2008). Douglas PUD will consult with interested parties in developing the final study plans. Table 5.3-1 provides the implementation schedule for this aspect of the RMP. Douglas PUD will convene the RRWG every six years, immediately after submittal of the Form 80. The RRWG will discuss current RMP activities and whether the RMP is continuing to meet the recreation needs within the Project Boundary.

Any changes to the RMP must be based on documented changes in use patterns, visitor needs (including facility upgrades), or new state mandates or regulations that are relevant to recreation in the Project area during the license term. Any disagreements regarding revisions to the RMP will be submitted to FERC for resolution.

¹ The FERC Form 80, *Licensed Hydropower Development Recreation Report*, is a brief summary of the existing recreation conditions and facilities associated with a FERC licensed hydroelectric project. Based on current FERC regulations, the forms must be completed every six years to document current public recreation use within the Project area.

Table 5.3-1 Recreation Management Plan Measures

Action	Timeline
Construct new interpretive exhibits at Wells Overlook Park. (Section 5.1.1)	By year 3 of the new license.
Expand Marina Park to include 10 additional RV spaces. (Section 5.1.2)	By year 5 of the new license
Construct a Water Trails tent camping facility for flatwater paddler access only. (Section 5.1.3)	By year 5 of the new license.
Construct a Water Trails rustic boat-in camping facility for flatwater paddler access only. (Section 5.1.3)	By year 2 of the new license.
Provide appropriate signs and informational material for use by Columbia River Water Trail users. (Section 5.1.3)	By year 2 of the new license.
Initiate a trail feasibility study. (Section 5.1.4)	By year 2 of the new license.
Evaluate results of trail feasibility study and identify measures. (Section 5.1.4)	In conjunction with 2015 Form 80 review.
Implement trail measures as appropriate. (Section 5.1.4)	By 2021 Form 80 monitoring cycle.
Develop wildlife viewing enhancement plan. (Section 5.1.4)	By year 2 of the new license.
Evaluate wildlife viewing enhancement plan with RRWG and identify appropriate measures. (Section 5.1.4)	In conjunction with 2015 Form 80 review.
Implement wildlife viewing enhancements. (Section 5.1.4)	By 2021 Form 80 monitoring cycle.
Extend the Chicken Creek launch 10 ft. in length by adding additional concrete planks. (Section 5.1.5)	By year 3 of the new license.
Develop and install reservoir navigation maps (depth maps) at boat launches in Pateros, Brewster, and Bridgeport. (Section 5.1.6)	By year 2 of the new license.
Promote recreation facilities through printed and web-based materials. (Section 5.1.7)	By year 2 of the new license.
Ensure that O&M standards are met at all Wells Project recreation facilities. (Section 5.2)	Continuous.
Form 80 reports and any relevant monitoring data will be provided to the RWG. (Section 5.3)	Every 6 years or as determined by FERC.
Douglas PUD will convene the RWG to discuss Form 80 results and to discuss whether the RMP is meeting recreation needs. (Section 5.3)	Every 6 years after submittal of the Form 80 report.
Conduct a Recreation Use/Needs Study to document changes in recreation use and needs. (Section 5.3)	Every 20 years

6.0 REFERENCES

Douglas PUD (Public Utility District No. 1 of Douglas County). 1967. Recreation Plan. Wells Hydroelectric Project FERC No. 2149. Prepared by Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

Douglas PUD. 1974. Recreation Plan Supplement. Wells Hydroelectric Project FERC No. 2149. Prepared by Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

Douglas PUD. 1982. Public Use Plan. Wells Hydroelectric Project FERC No. 2149. Prepared by Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

Douglas PUD. 1987, 1992, 1997, 2002 and 2007. Recreation Action Plans. Wells Hydroelectric Project FERC No. 2149. Prepared by Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

DTA (Devine, Tarbell & Associates). 2006. Recreation Visitor Use Assessment. Wells Hydroelectric Project FERC No. 2149. Prepared by DTA for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

DTA. 2008. An Evaluation of Recreational Needs Within the Wells Project. Wells Hydroelectric Project FERC No. 2149. Prepared by DTA for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

Jacobs Engineering. 2008. Evaluation of Public Access to and use of the Wells Reservoir as it Relates to Reservoir Fluctuations, Aquatic Plants and Substrate Buildup. Wells Hydroelectric Project FERC No. 2149. Prepared by Jacobs Engineering for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

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APPENDIX A

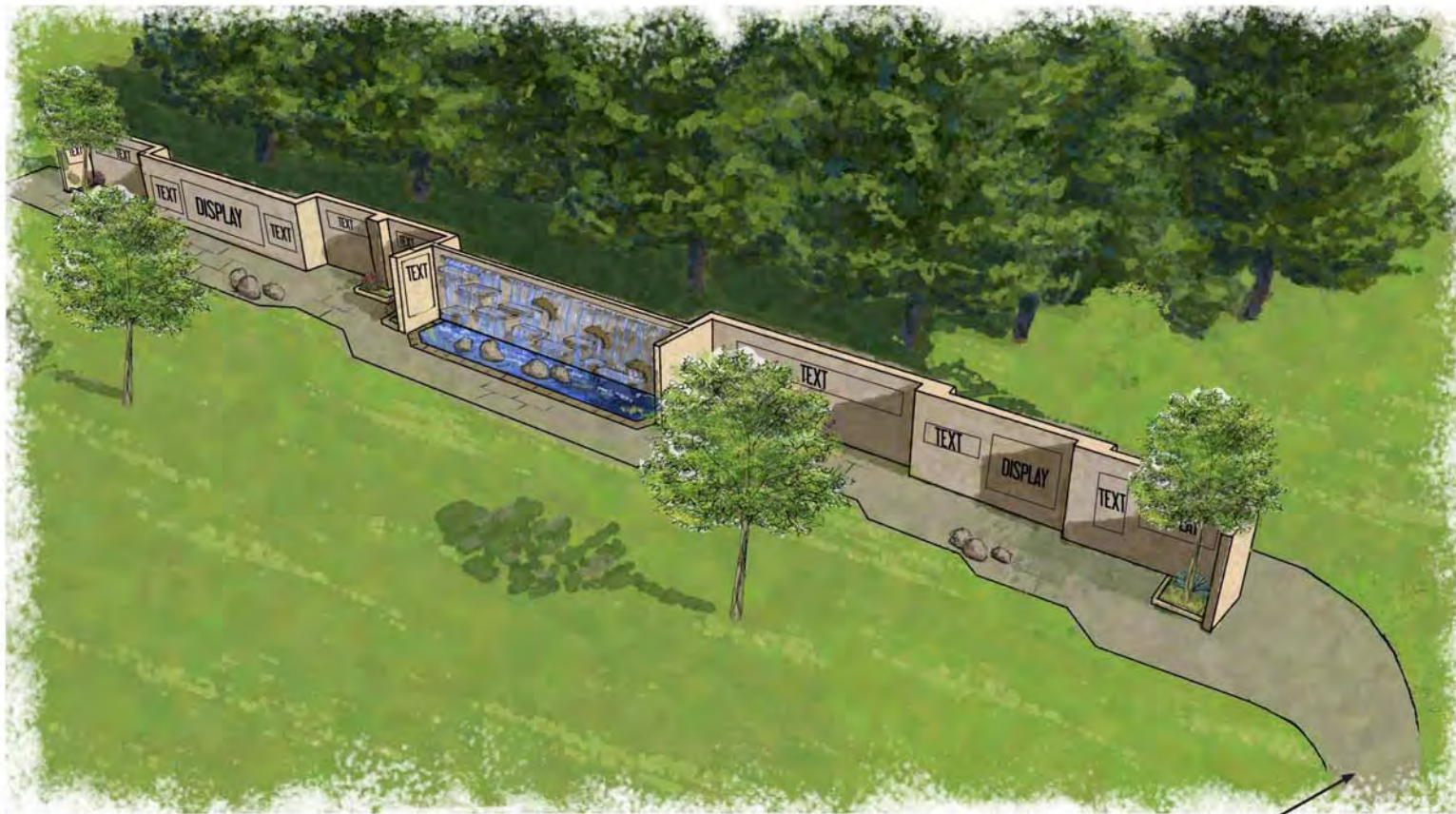
Conceptual Design Wells Vista Overlook Interpretive Facilities

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Wells Dam Interpretive Exhibit - Site View

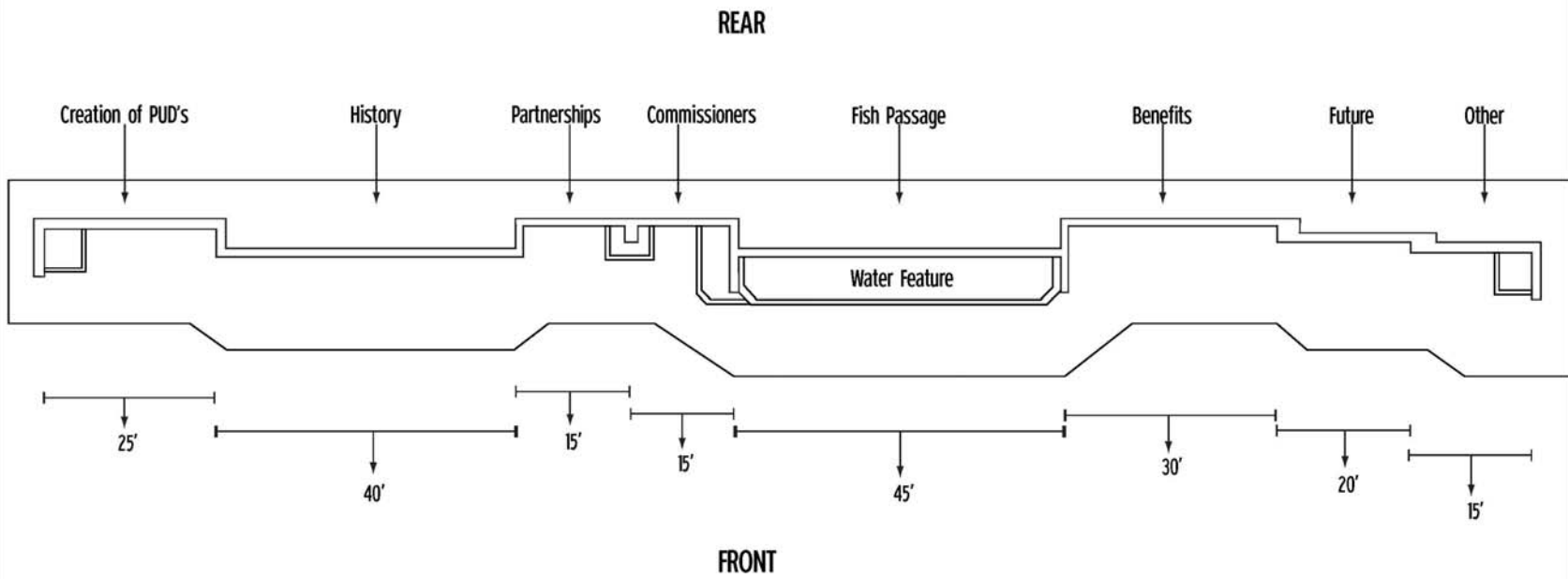


Wells Dam Interpretive Exhibit - Design Concept Perspective View



Connection to existing ADA path

Wells Dam Interpretive Exhibit - Design Concept Plan View

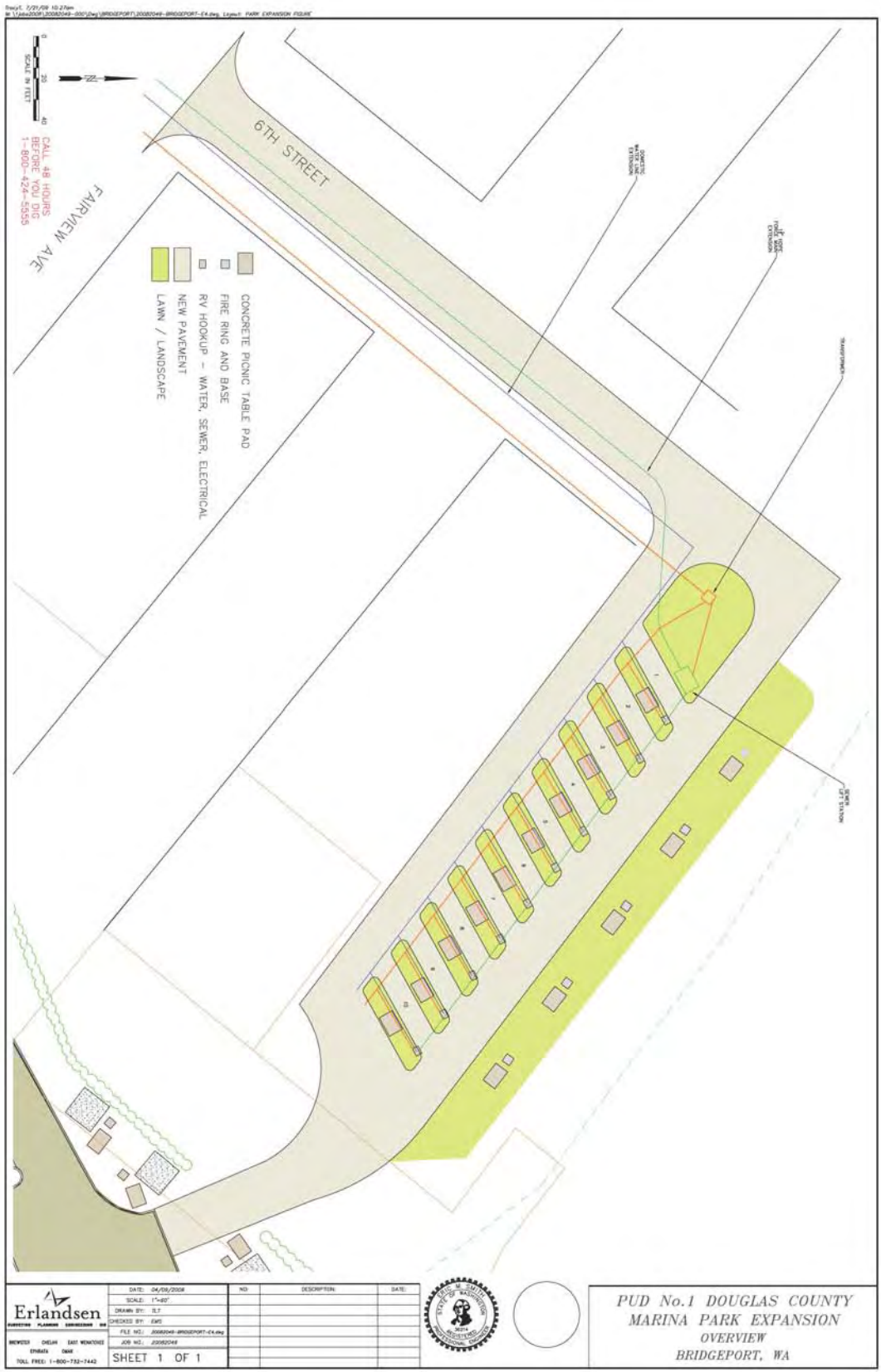


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APPENDIX B

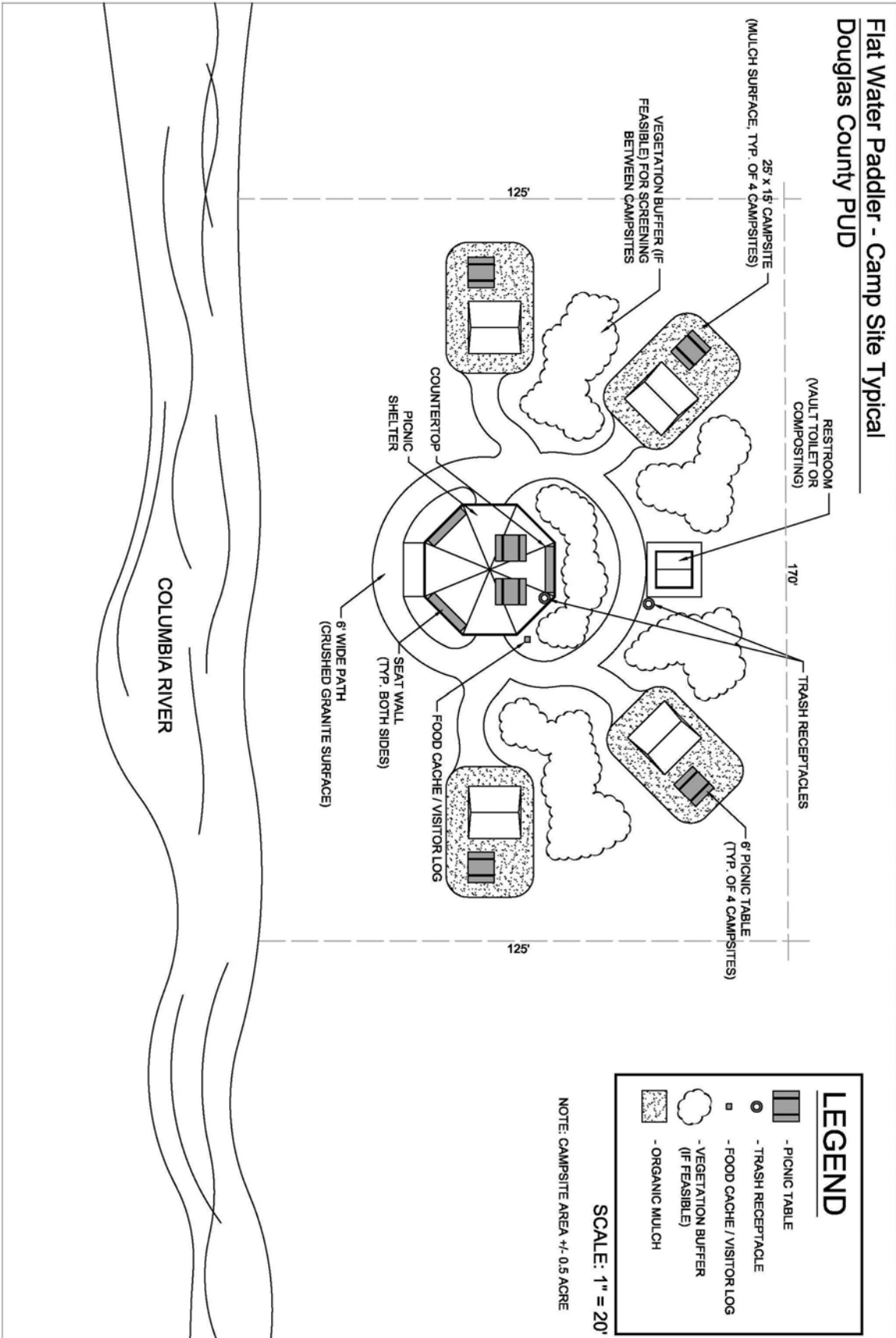
Conceptual Design Marina Park Expansion



APPENDIX C

Conceptual Design Greater Columbia Water Trails Campsite

Flat Water Paddler - Camp Site Typical Douglas County PUD



LEGEND

- PICNIC TABLE
- TRASH RECEPTACLE
- FOOD CACHE / VISITOR LOG
- VEGETATION BUFFER (IF FEASIBLE)
- ORGANIC MULCH

NOTE: CAMPSITE AREA +/- 0.5 ACRE

SCALE: 1" = 20'

Appendix E-3

Aquatic Settlement Agreement

**White Sturgeon Management Plan
Bull Trout Management Plan
Pacific Lamprey Management Plan
Resident Fish Management Plan
Aquatic Nuisance Species Management Plan
Water Quality Management Plan**

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AQUATIC SETTLEMENT AGREEMENT

**A Settlement Agreement in Support of the
Measures identified within the:**

**White Sturgeon Management Plan
Bull Trout Management Plan
Pacific Lamprey Management Plan
Resident Fish Management Plan
Aquatic Nuisance Species Management Plan
and
Water Quality Management Plan**

**Wells Hydroelectric Project
FERC Project No. 2149**

October 2008

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AQUATIC SETTLEMENT AGREEMENT
Wells Hydroelectric Project
FERC License No. 2149

1.0 PARTIES

This Aquatic Settlement Agreement (Agreement) is entered into by and between the Public Utility District No. 1 of Douglas County, Washington (Douglas), a Washington municipal corporation, the United States Fish and Wildlife Service (USFWS), the Washington State Department of Fish and Wildlife (WDFW), the Washington State Department of Ecology (Ecology), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Nation (Yakama), the Bureau of Indian Affairs (BIA), and the Bureau of Land Management (BLM). The above entities who have executed this Agreement, herein collectively referred to as the “Parties” and individually as “Party,” have actively participated in the development of this Agreement and associated Aquatic Resource Management Plans.

This Agreement shall be binding on, and inure to the benefit of, the above-listed Parties and their successors and assigns, unless otherwise specified in this Agreement.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of this Agreement, but declined to be a signatory Party because its interests are currently satisfied by the measures within the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP). Additional entities may become Parties to this Agreement following unanimous consent of all the existing Parties to the Agreement and after executing a signature page and submitting it to Douglas and the Federal Energy Regulatory Commission (FERC).

2.0 RECITALS

2.1 The Wells Hydroelectric Project (Wells Project) is located at river mile 515.6 on the Columbia River in the State of Washington. Wells Dam is located approximately 30 river miles downstream from the Chief Joseph Hydroelectric Project, owned and operated by the United States Army Corps of Engineers, and 42 miles upstream from the Rocky Reach Hydroelectric Project, owned and operated by Chelan County Public Utility District. The nearest town is Pateros, Washington, which is located approximately 8 miles upstream from Wells Dam.

2.2 The Wells Project is the chief generating resource for Douglas. It includes ten generating units with a nameplate rating of 774,300 kilowatts (kW) and a peaking capacity of approximately 840,000 kW. The design of the Wells Project is unique in that the generating units, spillways, switchyard, and fish passage facilities were combined into a single structure referred to as the hydrocombine. Adult fish

passage facilities reside on both sides of the hydrocombine, which is 1,130 feet long, 168 feet wide, with a crest elevation of 795 feet in height. Juvenile fish passage facilities are located across the powerhouse of the dam. The system was developed by Douglas and uses a barrier system to modify the intake velocities on spillways 2, 4, 6, 8, and 10. The Wells Project fish bypass system is the most efficient juvenile fish bypass system on the mainstem Columbia River. The bypass system on average collects and safely passes 92.0 percent of the spring migrating salmonids (yearling Chinook, steelhead, and sockeye) that arrive at Wells Dam and 96.2 percent of the summer migrating subyearling Chinook that arrive at the dam (Skalski et al., 1996).

- 2.3 The Wells Reservoir is approximately 30 miles long. The Methow and Okanogan rivers are tributaries of the Columbia River within the Wells Reservoir. The Wells Project boundary extends approximately 1.5 miles up the Methow River and approximately 15.5 miles up the Okanogan River. The normal maximum surface area of the reservoir is 9,740 acres with a gross storage capacity of 331,200 acre-feet (ac-ft) and usable storage of 97,985 ac-ft at elevation of 781 feet above mean sea level (MSL).
- 2.4 Douglas has various reservoir and surface water rights associated with the operation of the Wells Project including the following certificates (S3-00362, R3-00363, R4-26075, and S4-26074). These certificates provide reservoir impoundment rights for 331,200 ac-ft of water and power generation rights for 220,000 cubic feet per second (cfs) of water.
- 2.5 In March 1979, in response to petitions from tribes and other entities, FERC initiated a consolidated proceeding on juvenile fish protection for the Mid-Columbia hydroelectric projects, including the Wells Project.
- 2.6 In 1990, following the installation of 10 new high-efficiency turbine runners and the installation and preliminary testing of a new and highly effective juvenile fish bypass system, Douglas entered into a long-term fisheries settlement agreement with NMFS, USFWS, WDFW, Colville, Yakama, and Confederated Tribes of the Umatilla Indian Reservation (CTUIR).
- 2.7 On June 21, 2004, FERC approved the HCP. The HCP superseded the 1990 long-term fisheries settlement agreement. The HCP represents the culmination of over 10 years of negotiations between Douglas, NMFS, USFWS, WDFW, Colville, Yakama, CTUIR, and American Rivers. The HCP is the first hydropower HCP for anadromous salmon and steelhead. The HCP is a 50-year agreement included as an amendment to the Original Operating License. The HCP addresses Project related impacts to spring Chinook, summer/fall Chinook, steelhead, sockeye and coho, collectively referred to as Plan Species. With respect to Plan Species, the HCP parties have agreed to be supportive of Douglas's long-term relicensing efforts. The HCP also provides Endangered Species Act (ESA) coverage for all of the permit species (spring Chinook, summer/fall Chinook, sockeye and steelhead). The HCP also is intended to constitute the HCP participants' terms,

- conditions and recommendations for Plan Species under Sections 10(a), 10(j), and 18 of the Federal Power Act (FPA), the Fish and Wildlife Conservation Act, the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act, the Pacific Northwest Electric Power Planning and Conservation Act, and Title 77 of the Revised Code of Washington (RCW) of the State of Washington. On October 16, 2007, FERC officially recognized the HCP as a qualifying Comprehensive Plan pursuant to section 10(a)(2)(A) of the FPA.
- 2.8 On November 1, 2004, Douglas and Colville executed a settlement agreement to resolve all claims regarding any section 10(e) payments to Colville for the term of the original license and any new FERC license arising from the use of lands within the Wells Project Boundary. Pursuant to the settlement agreement, Douglas and Colville also executed a power sales contract and a power sales service agreement. On February 11, 2005 the FERC issued an order approving the settlement agreement and granting approval of the power sales contract under section 22 of the FPA.
- 2.9 The Original Operating License for the Wells Project will expire on May 31, 2012. Douglas is using the Integrated Licensing Process (ILP) as required by FERC regulations issued July 23, 2003 (18 CFR Part 5). Pursuant to the ILP regulations Douglas submitted to FERC, on December 1, 2006, a Notice of Intent to file an application for a New License and a Pre-Application Document.
- 2.10 In March of 2006, following two years of collaborative discussions related to relicensing studies, Douglas approached stakeholders regarding its desire to develop an Aquatic Settlement Agreement for those resources not already protected by the Original Operating License, the HCP, or other related agreements. Stakeholders active in the development of this Agreement included the USFWS, NMFS, WDFW, Ecology, Colville, and Yakama.
- 2.11 Douglas plans to file a Draft License Application (DLA) with FERC on or before December 31, 2009, and plans to file a Final License Application (FLA) for a New License with FERC on or before May 31, 2010. Douglas plans to include this Agreement in the DLA and FLA. It is the Parties' expectation that the Agreement will be signed prior to filing the DLA.

3.0 DEFINITIONS

- 3.1 “Adaptive Management” means an iterative and rigorous process used by the Aquatic Settlement Work Group (Aquatic SWG) to achieve biological goals and objectives. In the context of the relicensing of the Wells Project, this process is intended to improve the management of Aquatic Resources affected by Project operations, in order to achieve the desired goals and objectives of the Aquatic Resource Management Plans as effectively and efficiently as possible, in accordance with the provisions of this Agreement. The process used by the Aquatic SWG has many steps including the following:
- a. Develop initial hypotheses regarding any potential Project impacts and potential protection or mitigation measures;
 - b. Complete studies to determine whether the hypothesized impacts are valid, and if valid, quantify the impact resulting from the Project;
 - c. If the hypothesized impact is validated and quantified, then the Aquatic SWG shall identify appropriate goals and objectives and implementing measures;
 - d. Implement reasonable and appropriate measures to avoid, minimize or mitigate the identified Project impact;
 - e. Develop monitoring and evaluation methodologies for determining whether the goals and objectives have been achieved;
 - f. Should the measures be successful at mitigating or minimizing Project impact(s), then periodic monitoring shall take place to confirm that such goals and objectives continue to be achieved;
 - g. Should the implemented measures fail to achieve the goals and objectives over a reasonable time frame, then the Aquatic SWG shall evaluate additional or revised measures, including those previously considered in the six Aquatic Resource Management Plans, and implement any additional or revised appropriate and reasonable measures, or explain why such goals and objectives cannot be achieved;
 - h. If such goals and objectives have not been achieved over a reasonable time frame, then the Aquatic SWG may reevaluate and revise such goals and objectives.
- 3.2 “Aquatic Settlement Agreement” means this document as well as Attachment A (Proposed License Articles) and Attachments B through G (Aquatic Resource Management Plans).
- 3.3 “Aquatic Resource Management Plans” refers to the six aquatic management plans developed in close collaboration with the Aquatic SWG. These six plans

- are independently known as the White Sturgeon Management Plan (WSMP), Bull Trout Management Plan (BTMP), Pacific Lamprey Management Plan (PLMP), Resident Fish Management Plan (RFMP), Aquatic Nuisance Species Management Plan (ANSMP) and Water Quality Management Plan (WQMP).
- 3.4 “Aquatic Resources” refers to the resources addressed by the six Aquatic Resource Management Plans contained within Attachments B through G.
- 3.5 “Aquatic SWG” refers to the Aquatic Settlement Work Group. The Aquatic SWG is comprised of one voting representative from each of the Parties to this Agreement. The Aquatic SWG is the group charged with the responsibility of implementing this Agreement.
- 3.6 “Chair” refers to a neutral third party, selected unanimously by the Parties and funded by Douglas to coordinate the Aquatic SWG meetings.
- 3.7 “HCP” refers to the Wells Anadromous Fish Agreement and Habitat Conservation Plan.
- 3.8 “Licensee” means the Public Utility District No. 1 of Douglas County or Douglas.
- 3.9 “New Operating License” means the first long-term operating license for Project No. 2149 to be issued by the FERC to Douglas that takes effect after the expiration of the Original Operating License and any subsequent annual licenses that take effect after expiration of the New Operating License.
- 3.10 “Original Operating License” means the original 50-year operating license, as amended, for Project No. 2149 issued by the FERC with an expiration date of May 31, 2012 and any subsequent annual licenses that take effect after expiration of the Original Operating License, but before the effective date of the New Operating License.
- 3.11 A “Party” means an entity who has executed a signature page for this Agreement, and who is identified in Section 1 (Parties) or meets the criteria in Section 1 (Parties).
- 3.12 “Plan Species” refers to the five anadromous fish species covered by the HCP. The five species of fish covered by the HCP are spring Chinook, summer/fall Chinook, steelhead, sockeye and coho.
- 3.13 “Project” means the Wells Hydroelectric Project, licensed to Douglas by the FERC as Project No. 2149.
- 3.14 “Proposed License Articles” means license articles proposed by the Parties to the FERC in this Agreement, and contained in Attachment A hereto.
- 3.15 “Unanimous” and “unanimously” mean that all of the Parties who vote or abstain at an appropriately noticed meeting pursuant to this Agreement agree or abstain

on an action. An abstention does not affect or prevent a vote from being unanimous. See Section 11.5 (Voting).

4.0 THE PURPOSE OF THE AGREEMENT

The Parties agree that the purpose of this Agreement is to resolve all remaining Aquatic Resource issues related to compliance with all federal and state law applicable to the issuance of a New Operating License for the Project. Subject to the reservations of authority in Section 13 (Reservations of Authority) of this Agreement, this Agreement establishes Douglas's obligations for the protection, mitigation, and enhancement of Aquatic Resources affected by Project operations under the New Operating License and its obligations to comply with all related federal and state laws applicable to the issuance of the New Operating License for the Project. It also specifies procedures to be used by the Parties to ensure that the New Operating License is implemented consistent with this Agreement and other laws. The Parties agree that this Agreement is fair, reasonable, and in the public interest within the meaning of FERC Rule 602, 18 C.F.R. § 385.602(g)(3).

The six Aquatic Resource Management Plans contained in Attachments B through G, together with the HCP will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Project. As of the effective date of the Agreement, pursuant to Section 5 (Term of License and This Agreement), the Parties agree that the measures set forth in the Aquatic Resource Management Plans are adequate to identify and address Project impacts to Aquatic Resources and are expected to achieve the goals and objectives set forth in each of the six Aquatic Resource Management Plans. However, during the course of the New Operating License, there may be instances where the measures found in individual management plans may need to be adapted. In these instances, "Adaptive Management" will be used to achieve the biological goals and objectives.

5.0 TERM OF LICENSE AND THIS AGREEMENT

Douglas will seek a term of 50 years for the New Operating License. The Parties agree to support a 50-year term for the New Operating License. Subject to Section 7 (Effective Dates and Implementation of Attachments), this Agreement shall become effective when signed by Douglas and at least one other Party and shall remain in effect throughout the term of the New Operating License unless this Agreement is terminated sooner pursuant to Section 8 (Termination of Agreement).

6.0 TRANSFER OF LICENSE AND AGREEMENT

In the event the New Operating License is transferred in whole from Douglas to another entity and Douglas is not a co-licensee of the Project, the Parties agree that Douglas shall have no further obligations under the New Operating License or this Agreement following such transfer.

7.0 EFFECTIVE DATES AND IMPLEMENTATION OF ATTACHMENTS

The proposed measures contained within Attachment A (Proposed License Articles) and Attachments B through G (Aquatic Resource Management Plans) shall become effective upon issuance of a FERC order granting a New Operating License to Douglas, except to the extent the implementation of any such measures is prohibited, prevented, or rendered impracticable by the FERC order.

8.0 TERMINATION OF AGREEMENT

8.1 Automatic Termination Events

This Agreement shall terminate automatically: (1) at the end of the term of the Agreement as set forth in Section 5 (Term of License and This Agreement); (2) in the event the FERC does not issue a New Operating License to Douglas for the Project; (3) in the event Douglas withdraws from this Agreement based on Section 8.2 (Withdrawal Events); or (4) in the event the New Operating License is revoked.

8.2 Withdrawal Events

8.2.1 Non-Compliance

A Party may elect at any time to withdraw from the Agreement pursuant to Section 8.2.4 (Conditions Precedent to Withdrawal) based on non-compliance of another Party with the provisions of the Agreement, subject to the following procedures: (1) a Party asserts that another Party is not complying with the terms of the Agreement; (2) the Party documents and presents evidence supporting assertion of non-compliance in writing; and (3) the issue of non-compliance is taken to Dispute Resolution, Section 12 (Dispute Resolution).

8.2.2 Governmental Action

Should a government agency take an action that is materially inconsistent with the terms of this Agreement, including a material inconsistency with or modification of Attachment A (Proposed License Articles) or Attachments B through G (Aquatic Resource Management Plans), then the Parties (not including the government agency, if a Party) shall meet and consider the available actions to address the material inconsistency. Such actions may include a joint or separate request(s) for rehearing with the FERC, a joint or separate appeal(s) to the Washington State Pollution Control Hearing Board (PCHB), judicial review to remove or modify the material inconsistency, or any other action that would address the inconsistency. One or more Parties may proceed to pursue such actions even if all Parties do not wish to participate.

If the material inconsistency is sustained upon the completion of such actions, a Party may: (1) elect to withdraw from this Agreement pursuant to Section 8.2.4 (Conditions Precedent to Withdrawal); (2) agree to implement this Agreement subject to such

governmental action; or (3) enter into additional discussions to determine whether an alternative agreement can be reached.

8.2.3 Impossibility

A Party may elect to withdraw from the Agreement pursuant to Section 8.2.4 (Conditions Precedent to Withdrawal) in the event the Parties agree in writing that the obligations imposed by this Agreement are impossible to achieve.

8.2.4 Conditions Precedent to Withdrawal

Two conditions must be satisfied before a Party can withdraw from the Agreement pursuant to Section 8.2.1 (Non-Compliance), Section 8.2.2 (Governmental Action), or Section 8.2.3 (Impossibility). First, the Party proposing to withdraw from the Agreement shall provide written notice to all other Parties of the substantive basis for its intent to withdraw. The notice shall include a complete statement of reasons and be served in accordance with the requirements of Section 17.2 (Special Notifications). Second, the substantive basis for the proposed withdrawal must be taken to Dispute Resolution (Section 12).

Following Dispute Resolution, a Party choosing to withdraw shall provide all other Parties with notice of withdrawal. The notice shall be in writing and served in accordance with the requirements of Section 17.2 (Special Notifications). A notice of withdrawal shall become effective sixty (60) days from the date the notice was provided to all other Parties. The right to withdraw shall be waived if not exercised within sixty (60) days of completion of Dispute Resolution.

8.2.5 Effect of Withdrawal

Except as set forth in Section 8.2.6 (Effect of Termination), in the event a Party withdraws from this Agreement, this Agreement places no constraints on the withdrawing Party, shall not thereafter be binding on the withdrawing Party, and the withdrawing Party may exercise all rights and remedies that the Party would otherwise have outside this Agreement.

8.2.6 Effect of Termination

Upon expiration of this Agreement, or in the event this Agreement is terminated, voided or determined for any reason to be unenforceable before the end of its term, then: (1) Douglas shall continue to implement the last agreed-upon measures until the FERC orders otherwise and (2) the Parties are not restrained in any manner from advocating to the FERC appropriate measures to replace this Agreement.

9.0 OBLIGATIONS OF THE PARTIES

9.1 Licensee Obligations

Douglas shall file this Agreement with the FERC as an offer of settlement pursuant to Rule 602 consisting of a fully executed copy of this Agreement and an explanatory statement. The offer of settlement related to this Agreement shall be included within both the Draft and Final License Applications, and Attachments B through G shall be identified therein as Douglas's proposed environmental measures for Aquatic Resources pursuant to 18 C.F.R. § 5.18(a)(5)(C). Douglas shall request that the FERC incorporate, without modification, the Attachments to this Agreement as conditions of the New Operating License. Douglas shall use reasonable efforts to obtain a FERC order issuing the New Operating License in a timely manner. Douglas shall also: (1) submit a statement in support of this Agreement to NMFS and USFWS, as part of any comments in the ESA Section 7 consultation process; (2) ensure that any supplemental information, comments, or responses to comments filed by Douglas with the FERC in the context of the relicensing process are consistent with this Agreement; (3) in the event of an appeal of the Project's 401 certification, submit a statement in support of this Agreement to the PCHB and any court reviewing a decision of the PCHB; and (4) actively support incorporation of the Proposed License Articles into the New Operating License in all other relevant regulatory proceedings.

9.2 Obligations of All Parties (Including Licensee)

Except as provided below and in Section 13 (Reservations of Authority), each Party shall support this Agreement by ensuring that all documents filed with the FERC or any other agency or forum, are consistent with this Agreement. Documents covered by this Section include: (1) any recommendations, conditions and/or prescriptions, or any terms and conditions related to Aquatic Resources; (2) as to Parties other than the USFWS, any ESA Section 7 consultation documents or comments on such documents; (3) as to USFWS, any ESA Section 7 consultation documents, or comments on such documents, or any biological opinions, subject to Section 13 (Reservations of Authority); and (4) any supplemental information, comments or responses to comments.

In the event that a Party receives or develops new information, data, or analyses that it intends to file with the FERC or any other agency or administrative body, such Party shall consult with the Aquatic SWG pursuant to Section 11 (Aquatic Settlement Work Group) of this Agreement, to the extent practicable, and shall notify all Parties as soon as practicable.

Except as provided in Section 13 (Reservation of Authority), if a Party proposes to submit to FERC a condition and/or prescription based upon new information, data, or analyses, the Party must comply with the procedures of Section 12 (Dispute Resolution) if the Aquatic SWG does not unanimously approve such condition or prescription.

10.0 MODIFICATION OF AGREEMENT

This Agreement may be amended or modified only in writing and with written unanimous consent of all Parties.

11.0 AQUATIC SETTLEMENT WORK GROUP

11.1 Committee Representation

There shall be an Aquatic SWG composed of one technical representative and a separate policy representative for each Party. The policy representative shall be an individual of a higher management level within each organization relative to the technical representative. Each Party shall provide all other Parties with written notice of its designated representatives and designated alternate(s) to the Aquatic SWG. Each Party with representation on the SWG shall have one vote.

Upon request by any Party, Douglas shall provide a forum for a meeting or meetings of the policy representatives. The Parties anticipate that the policy representatives will meet at least once annually during the term of the New Operating License to review progress and implementation of this Agreement.

11.2 Meetings

The Aquatic SWG shall meet as specified in the respective Aquatic Resource Management Plans or when requested by any member following notice. However, such notice may be waived by a member if done so expressly in writing to the Chair. NMFS may attend all meetings of the Aquatic SWG for coordination purposes with HCP activities and shall be provided copies of notices and agendas for Aquatic SWG meetings. Individuals representing entities that are not a Party to this Agreement may attend meetings following unanimous approval from all of the Parties. Nothing in this Agreement shall preclude any Party from having multiple non-designated representatives from their organization participate in any properly noticed Aquatic SWG meeting.

11.3 Chair of the Aquatic SWG

The Parties shall unanimously select and Douglas shall fund a neutral, non-voting Chair for the Aquatic SWG. The Chair will prepare an annual list of statements of agreement based upon the results of studies, prepare progress reports, prepare meeting minutes, facilitate and mediate the meetings, and assist the members of the Aquatic SWG in making decisions. The Aquatic SWG shall evaluate the performance of the Chair at least every three (3) years or upon request of two or more members of the Aquatic SWG.

11.4 Meeting Notice

The Chair shall provide all committee members with a minimum of ten (10) business days advanced written notice of all meetings unless a member waives notice in writing or

such waiver is reflected in the approved meeting minutes. The notice shall contain an agenda of all matters to be addressed and voted on during the meeting. Means of notice will be determined by the Parties. Unless urgent action is required, to determine the date for a meeting, the Chair will poll the Parties in an effort to identify a meeting date on which all interested Parties are able to attend. If a date is not available for all Parties to meet within a reasonable time, the Chair will select the date that best accommodates the most Parties.

11.5 Voting

The Aquatic SWG shall act by unanimous vote of those present in person or by telephone. However, the Aquatic SWG may develop its own rules and procedures for voting, which may include expanding the methods of voting (e.g., proxy, writing, or other methods). The Chair shall ensure that all members are sent notices with agenda items that may be brought to a vote during the proposed Aquatic SWG meeting.

If a Party's designated representative(s) cannot be present for an agenda item scheduled for a vote, that Party may request the Chair in advance of his/her expected absence to delay a vote or determination of unanimous approval for up to five (5) business days on the subject agenda item. Alternatively, if the Parties cannot convene for a vote within five (5) business days once a vote has been delayed, the Chair shall consult with the absent Party to solicit and record that Party's vote or abstention. The Chair and Parties shall make a reasonable effort to ensure that a vote on any specified agenda item is delayed only once.

If the Aquatic SWG cannot reach unanimous consent, then upon request by any Party, that agenda item shall be referred to the dispute resolution process set forth in Section 12 (Dispute Resolution). The Parties shall negotiate in good faith and attempt to resolve issues at a technical level prior to elevating issues to Dispute Resolution.

Any entity who is not a Party to this Agreement does not have voting rights on the Aquatic SWG or any other committee established under this Agreement.

11.6 Authority and Purpose of Aquatic SWG

The Aquatic SWG will be used as the primary forum for consultation and coordination among the Parties in connection with conducting studies and implementing the measures set forth in this Agreement and as set forth in Section 12 (Dispute Resolution). Any entity not executing this Agreement shall not be a Party to this Agreement and shall not be entitled to vote on any committee established by this Agreement.

In connection with implementation of the Aquatic Resource Management Plans, the Parties agree to use Adaptive Management as defined herein. Adaptive Management involves many steps that may include forming a hypothesis regarding any potential Project related impacts, initial hypothesis development and testing, identifying potential Project related impacts, protection or mitigation measures, and the collection of data or

information necessary to test the hypothesis and developing studies to determine whether the hypothesis is valid. If the hypothesized impact is validated, certain process and study steps are necessary to quantify the impact(s) resulting from the Project.

When hypothesized impacts are validated and quantified through a systematic process, the Aquatic SWG may refine management goals and objectives set forth in the affected Aquatic Resource Management Plans, or add new goals and objectives as appropriate. The next step will be to implement appropriate and reasonable measures to avoid, minimize, or mitigate the identified Project impacts. Following the implementation of appropriate and reasonable measures to avoid, minimize, or mitigate the identified Project impacts, the Aquatic SWG will develop and Douglas will implement monitoring and evaluation methods for determining whether the goals and objectives of the plan are being achieved. If those refinements are successful, then periodic monitoring shall be implemented to confirm that such goals and objectives continue to be achieved. If the implemented measures fail to achieve the refined or new goals and objectives over a reasonable time frame, then the Aquatic SWG shall: (1) evaluate additional or modified measures, including those previously considered in the six Aquatic Resource Management Plans, and implement any additional or revised appropriate and reasonable measures; or (2) explain why such goals and objectives cannot be achieved.

If after a reasonable period of time such goals and objectives have not been achieved, the Aquatic SWG will, as needed, reevaluate and further refine such goals and objectives. The Aquatic SWG may establish its own procedural guidelines for Adaptive Management decisions and related decision process steps, as necessary, to monitor and evaluate established Aquatic Resource Management Plan goals and objectives and to develop new goals and objectives, studies and mitigation measures.

The Aquatic SWG will consult on, coordinate, and oversee all aspects of implementation of the Aquatic Resource Management Plans. If the Aquatic SWG cannot reach agreement, then these decisions shall be referred to the dispute resolution process in Section 12 (Dispute Resolution).

11.7 Studies, Reports, and Meeting Minutes

The Chair will make available all study plans and reports prepared under this Agreement to all members of the Aquatic SWG as soon as reasonably possible. Draft study plans and reports will be distributed to all of the Aquatic SWG representatives for review and comment. Comments will be provided in writing to the Chair within thirty (30) days of receipt of the plan or report unless the Aquatic SWG decides otherwise. Comments will either be addressed in order within the document or made an appendix to the approved study plan or final report.

The Chair will provide draft meeting minutes, including any proposed or final statement(s) of agreements, within ten (10) days after each meeting. Statements of agreement shall be based on a unanimous vote. Minutes shall reflect all significant group discussions and decisions. All Party representatives who were present and participated in

the meeting will be allowed ten (10) days to provide corrections and comments in writing to the Chair. Final meeting minutes will be provided to the members of the Aquatic SWG as soon as reasonably possible after comments have been received. If disagreements exist, as to the proposed meeting minutes, then the Chair will include all perspectives in the final minutes.

The Chair will work with Douglas to compile all relevant materials into one annual calendar-year report. The annual report shall include all final study plans, reports, meeting minutes and statements of agreements, and a list of future proposed actions as agreed to by the Aquatic SWG. The Chair will provide the annual report to Aquatic SWG members for review and approval prior to being filed with FERC. Comments on the annual report shall be provided in writing to the Chair within thirty (30) days of receipt unless the Aquatic SWG decides otherwise. Douglas PUD shall work with the Aquatic SWG to establish a central electronic database that is accessible to all of the Parties. This electronic database will contain all of the documents related to implementation of this Agreement.

12.0 DISPUTE RESOLUTION

12.1 Dispute Resolution Process

If a dispute arises out of or relates to this Agreement, the disputing Parties agree to first use their best efforts to cooperatively resolve such dispute. The disputing Parties shall use their best efforts to resolve disputes arising in the normal course of business at the technical level between each disputing Party's staff with appropriate authority to resolve such disputes.

When a dispute arises between two or more Parties and cannot be resolved in the normal course of business at the technical level, one or more of the disputing Parties shall provide written notice specifying the disputed issues to the Chair, with copies to all Parties. The notice shall describe the specific nature and background of the dispute. All notices shall be served in accordance with the requirements of Section 17.2 (Special Notifications).

Within three (3) days of receiving the notice, or as the Parties otherwise agree, the Chair shall schedule a meeting of the technical representatives of the Aquatic SWG to consider and attempt to resolve the dispute. The technical representatives of the Aquatic SWG shall meet within thirty (30) days or as the Parties otherwise agree, after receiving the notice of dispute.

If after ten (10) business days, or as otherwise agreed, the Chair determines that the Parties' technical representatives are unable to resolve the dispute then the Chair shall immediately submit the matter in writing to the policy representatives of each of the respective Parties. The policy representatives shall meet within thirty (30) days or as the Parties otherwise agree, after receiving notice from the Chair.

If after ten (10) business days, or as otherwise agreed, the Chair determines that the Parties' policy representatives are unable to resolve the dispute then the Chair shall immediately submit the matter in writing to the executive representatives of each of the respective Parties. The executive representatives shall meet within thirty (30) days or as otherwise agreed, after receiving notice from the Chair. If the executive representatives are unable to resolve the dispute within fifteen (15) business days or as otherwise agreed, then the disputing Parties may agree to submit the dispute to voluntary mediation or binding arbitration but are not obligated to do either. If the disputing Parties are unable to resolve the dispute through the above processes any Party may pursue other appropriate remedies, including withdrawal from this Agreement pursuant to Section 8.2.4 (Conditions Precedent to Withdrawal).

12.2 Arbitration and Mediation

In the event the disputing Parties agree pursuant to Section 12.1 (Dispute Resolution Process) to submit a dispute to binding arbitration or voluntary mediation, the following procedures shall apply. The dispute shall then be referred to a mutually acceptable arbitrator or mediator, or if one cannot be agreed upon, to the nearest office of Washington Arbitration & Mediation Service ("WAMS") for resolution within ninety (90) days of the agreement of the Parties to submit the dispute to arbitration or mediation. If the disputing Parties cannot agree on a mutually acceptable arbitrator or mediator within ten (10) business days of such agreement to arbitrate/mediate, the dispute will be referred to WAMS for preparation of a Strike List for arbitrator/mediator selection. Mediation may occur at any time if agreed upon by the Parties. All arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of WAMS or any other mutually agreed upon arbitrator and shall include reasonable discovery provisions as may be stipulated or ordered. The arbitrator's decision shall be final and binding and judgment may be entered thereon, with all remedies otherwise available in court also available in arbitration.

The disputing Parties shall equally share in the cost of arbitration and mediation associated with this Agreement. Parties that do not have an interest in the outcome of the arbitration or mediation proceeding may elect to abstain from further participation in either arbitration or mediation. The Parties agree that the existence of a dispute notwithstanding, they will continue without delay to carry out all their respective responsibilities under this Agreement that are not affected by the dispute.

Any legal action to enforce a decision of the arbitrator shall be brought either in the United States District Court for the Eastern District of Washington or the FERC, if jurisdiction exists, otherwise such action may be brought in any court of competent jurisdiction. The Colville and Yakama hereby provide a waiver of sovereign immunity that is expressly limited to a legal action filed under this section to enforce a decision of the arbitrator.

13.0 RESERVATIONS OF AUTHORITY

The reservation of authority under Section 13.1 (Federal Power Act) of this Agreement is not intended to limit the right of any Party to seek redress with FERC with respect to an issue related to the implementation or enforcement of this Agreement.

13.1 Federal Power Act

Each Party reserves any authority it may have pursuant to the FPA in the event that: (1) this Agreement is not filed with the FERC; (2) the Party withdraws from this Agreement pursuant to the procedures set forth in Section 8.2 (Withdrawal Events); or (3) this Agreement is terminated pursuant to Section 8.1 (Automatic Termination Events).

The USFWS reserves the Secretary of the Interior's authorities pursuant to the FPA. The USFWS may exercise any reserved authority under Section 18 of the FPA regarding those species covered by this Agreement including but not limited to bull trout, white sturgeon, Pacific lamprey, and resident fish. In the event that the USFWS includes a reservation of authority in the preliminary, modified or final conditions that it submits to FERC, the inclusion of such reservation shall not be considered to be materially inconsistent with this Agreement.

The USFWS shall provide notice to the Aquatic SWG before exercising its Federal Power Act authority. Following notice, the Aquatic SWG may make recommendations to the USFWS regarding how the exercise of such authority can be accomplished in a manner that is consistent with this Agreement. In the event that the Aquatic SWG does not reach a unanimous decision regarding such recommendations, then Section 12 (Dispute Resolution) shall apply.

13.2 Clean Water Act

Ecology reserves its authority to issue a 401 certification under the Clean Water Act (CWA) for the Wells Project under such terms and conditions as it determines are necessary to comply with state and federal laws. The Parties intend that this Agreement, together with the HCP, will satisfy Ecology's requirements for the 401 certification with respect to Aquatic Resources and Plan Species affected by the Wells Project; however, this Agreement does not predetermine the outcome of the 401 certification proceeding or prevent Ecology from responding to new information or analysis or from addressing additional resources that may be affected. Section 12 (Dispute Resolution) shall not apply to the issuance of the 401 certification or a re-issuance of the 401 certification prior to the effective date of the New Operating License.

Ecology reserves all authority it may have to amend the 401 certification or to invoke a reopener clause in the 401 certification to amend the 401 certification for the New Operating License, including, but not limited to, modifying schedules and deadlines, under such terms and conditions as it determines are necessary to comply with state and federal law. Section 12 (Dispute Resolution) shall apply to the exercise of Ecology's

reserved authority to amend, modify or reopen the 401 certification during the term of the New Operating License.

Ecology reserves any authority it may have to enforce the 401 certification, state water quality standards, or other appropriate requirements of state law.

13.3 Endangered Species Act

This Agreement does not affect the terms of the HCP. USFWS anticipates that the measures in this Agreement together with the measures contained within the HCP will be adequate to satisfy ESA responsibilities for aquatic species under the jurisdiction of USFWS. In addition, USFWS shall use reasonable efforts to exercise its authority under the ESA in a manner that allows this Agreement to be fulfilled. By signing this Agreement, however, the USFWS does not formally bind itself to make any specific recommendations or take any particular action with respect to ESA compliance. The USFWS expressly reserves the right, consistent with federal law, to take such future actions as it may deem necessary to meet its obligations under the ESA.

If the FERC requests draft biological opinion(s), the USFWS shall provide such documents to the FERC. If, in its consultation with the FERC pursuant to Section 7 of the ESA, the USFWS requests any measures that are materially inconsistent with the terms of this Agreement, any Party may invoke Section 12 (Dispute Resolution). The USFWS shall participate in Dispute Resolution to the extent practicable and consistent with its ESA responsibilities.

13.4 Douglas Reservation of Authority

Douglas reserves any rights it may have to contest the existence and/or exercise of any reserved authority claimed under this Agreement. In the event that a Party exercises its reserved authority and declines to participate in Dispute Resolution, then Douglas shall have the right to withdraw from the Agreement pursuant to Section 8.2.4 (Conditions Precedent to Withdrawal).

13.5 Exercise of Reserved Authority

To the extent practicable, a Party shall provide notice to the Aquatic SWG at least sixty (60) days before exercising any authority reserved under this Agreement that may be materially inconsistent with this Agreement. Following notice, the Aquatic SWG will meet to discuss and make recommendations regarding the exercise of such authority. If the Aquatic SWG does not reach a unanimous decision regarding such recommendations, then any Party may initiate Dispute Resolution (Section 12). However, if in its sole discretion a Party determines expeditious action is required to perform its statutory duties or responsibilities, such Party shall not be required to wait in exercising reserved authority until Dispute Resolution is initiated or concluded. This provision does not apply to the issuance of a 401 certification prior to the effective date of the New Operating License.

14.0 CHOICE OF LAWS

This Agreement shall be governed by, and construed, interpreted and enforced in accordance with, the substantive law of the State of Washington (without reference to any principles of conflicts of laws) and applicable federal law.

15.0 LIMITATIONS OF REOPENINGS

Except as provided in Section 13 (Reservations of Authority), the Parties shall not invoke or rely upon any reopener clause set forth in the New Operating License for the Wells Project for the purposes of obtaining additional license articles, conditions or measures or to promote changes in Project structures or operations related to the protection, mitigation and enhancement of Aquatic Resources.

16.0 FORCE MAJEURE

16.1 No Liability for Force Majeure

No Party shall be liable to any other Party for breach of this Agreement as a result of a failure to perform or for delay in performance of any provision of this Agreement if, based on evidence provided by the non-performing Party to the other Parties, such performance is delayed or prevented by Force Majeure. In the event of an enforcement action, the non-performing Party bears the burden of proving by a preponderance of the evidence the existence of Force Majeure, including the absence of negligence. The term "Force Majeure" means any cause reasonably beyond the performing Party's control, which could not be avoided with the exercise of due care, and which occurs without the fault or negligence of the Party whose performance is affected by the Force Majeure. Force Majeure events may be unforeseen, foreseen, foreseeable, or unforeseeable, including without limitation natural events; labor or civil disruption; terrorism; breakdown or failure of Project works not caused by failure to properly design, construct, operate, or maintain; new regulations or laws that are applicable to the Project; orders of any court or agency having jurisdiction over the Party's actions; delay in a FERC order becoming final; or delay in issuance of any required permit.

16.2 Notice

The Party whose performance is affected by Force Majeure shall notify the other Parties in writing within seven (7) days, or as soon thereafter as practicable, after becoming aware of any event that such Party contends constitutes Force Majeure. Such notice shall identify the event causing the delay or anticipated delay, estimate the anticipated length of delay, state the measures taken or to be taken to minimize the delay, and estimate the timetable for implementation of the measures. The affected Party shall make all reasonable efforts to promptly resume performance of this Agreement and, when able, resume performance of its obligations and give the other Parties written notice to that effect.

17.0 NOTICES

17.1 Routine Notifications

Unless this Agreement specifically requires otherwise, any routine notice, demand or request provided for in this Agreement, or served, given or made in connection with it, shall be in writing and shall be deemed properly served, given or made if delivered in person or sent by delivery, including email, or sent by mail, postage prepaid to the designated technical and policy representatives of each Party.

17.2 Special Notifications

Unless this Agreement specifically requires otherwise, special notice shall be defined as any notice related to either a withdrawal or dispute resolution notification. All special notices prepared, served, given or made in connection with either withdrawal or dispute resolution, shall be in writing and shall be deemed properly served, given or made if delivered in person or sent by acknowledged delivery, including return receipt email, or sent by registered mail return receipt requested, postage prepaid to the technical, policy and executive representatives officially designated by each Party.

18.0 MISCELLANEOUS

18.1 Further Assurances

The Parties shall use best efforts to assist each other in performing their obligations under this Agreement including providing documents and information as may reasonably be requested.

18.2 No Consequential, Incidental or Punitive Damages

There shall be no liability under this Agreement for any consequential, punitive, exemplary, incidental or indirect losses or damages.

18.3 Severability

If any provision of this Agreement is held to be illegal, invalid, or unenforceable under any present or future law, and if the rights or obligations of any Party under this Agreement will not be materially and adversely affected thereby: (1) such provision will be fully severable; (2) this Agreement shall be construed and enforced as if such illegal, invalid, or unenforceable provision had never comprised a part thereof; (3) the remaining provisions of this Agreement shall remain in full force and effect and will not be affected by the illegal, invalid or unenforceable provision or by its severance here from; and (4) in lieu of such illegal, invalid or unenforceable provision, the Parties shall, in good faith, negotiate a mutually acceptable, legal, valid and enforceable provision as similar in terms to such illegal, invalid or unenforceable provision as may be possible, and shall promptly

take all actions necessary to amend the Agreement to include the mutually acceptable, legal, valid and enforceable provision.

18.4 Waivers

Except as otherwise provided herein, no provision of this Agreement may be waived except in writing. No failure by any Party to exercise, and no delay in exercising, short of the statutory period, any right, power, or remedy under this Agreement shall operate as a waiver thereof. Any waiver at any time by a Party of its right with respect to a default under this Agreement, or with respect to any other matter arising in connection therewith, shall not be deemed a waiver with respect to any subsequent default or matter.

18.5 No Third-Party Beneficiaries

None of the promises, rights, or obligations contained in this Agreement shall inure to the benefit of any person or entity not a Party to this Agreement; and no action may be commenced or prosecuted against any Party by any third party claiming to be a third-party beneficiary of this Agreement or the transactions contemplated hereby.

18.6 No Reliance

Each Party acknowledges that in entering into this Agreement, it has not relied on any statement, representation, or promise of the other Party or any other person or entity, except as expressly stated in this Agreement.

18.7 Assumption of Risk

In entering into this Agreement, each of the Parties assumes the risk of any mistake of fact or law, and if either or both of the Parties should subsequently discover that any understanding of the facts or the law was incorrect, none of the Parties shall be entitled to, nor shall attempt to, set aside this Agreement or any portion thereof. This provision does not affect the right of any Party to withdraw from this Agreement in accordance with Section 8.2 (Withdrawal Events).

18.8 Waiver of Defenses

The Parties release each other from any and all claims relating to the formation and negotiation of this Agreement, including reformation, rescission, mistake of fact, or mistake of law. The Parties further agree that they waive and will not raise in any court, administrative body or other tribunal any claim in avoidance of or defense to the enforcement of this Agreement other than the express conditions set forth in this Agreement.

18.9 Independent Counsel

The Parties acknowledge that they have been represented by independent counsel in connection with this Agreement, they fully understand the terms of this Agreement, and they voluntarily agree to those terms for the purposes of making a full compromise and settlement of the subject matter of this Agreement.

18.10 Headings

The headings used for the sections herein are for convenience and reference purposes only and shall in no way affect the meaning or interpretation of the provisions of this Agreement.

18.11 Interpretations

In this Agreement, unless a clear contrary intention appears: (1) the singular number includes the plural number and vice versa; (2) reference to any person includes such person's successors and assigns but, if applicable, only if such successors and assigns are permitted by this Agreement, and reference to a person in a particular capacity excludes such person in any other capacity; (3) reference to any gender includes each other gender; (4) reference to any agreement (including this Agreement), document or instrument means such agreement, document or instrument as amended or modified and in effect from time to time in accordance with the terms thereof and, if applicable, the terms hereof; (5) reference to any Section, Schedule, Attachment, or Exhibit means such Section, Schedule, Attachment, or Exhibit to this Agreement, and references in any Section, Schedule, Attachment, Exhibit, or definition to any clause means such clause of such Section, Schedule, Attachment, Exhibit, or definition; (6) "hereunder", "hereof", "hereto", "herein," and words of similar import are references to this Agreement as a whole and not to any particular section or other provision hereof unless specifically stated; (7) relative to the determination of any period of time, "from" means "from and including", "to" means "to but excluding" and "through" means "through and including"; (8) "including" (and with correlative meaning "include") means including without limiting the generality of any description preceding such term; and (9) reference to any law (including statutes and ordinances) means such law as amended, modified, codified or reenacted, in whole or in part, and in effect from time to time, including rules and regulations promulgated thereunder.

18.12 Venue

To the extent permitted by law, the venue for any action to enforce or interpret this Agreement involving any Federal or Tribal Parties shall be the United States District Court for the Eastern District of Washington or the FERC, and the venue for all other Parties shall be a Washington State court of competent jurisdiction or the FERC.

18.13 Legal Authority

Each Party represents and warrants to the other Parties that it has full authority and power to enter into this Agreement, that the Party's representatives who sign below are duly authorized by it to enter into this Agreement, and that nothing herein violates any law, regulation, judicial or regulatory order, or agreement applicable to such warranting Party.

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Agreement Execution

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their proper officers respectively being thereunto duly authorized, and their respective corporate seals to be hereto affixed, the 19 day of January, 2008⁹

PUBLIC UTILITY DISTRICT NO. 1 of DOUGLAS COUNTY, WASHINGTON

By: T. James Davis
T. James Davis, President

By: Lynn M. Heminger
Lynn M. Heminger, Vice President

By: Ronald E. Skagen
Ronald E. Skagen, Secretary

Address of Notice:

Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497

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UNITED STATES FISH AND WILDLIFE SERVICE

Dated: 7/31/2009

By: Ken S. Berg

Title: Project Leader

Address of Notice:

United States Fish and Wildlife Service
11103 East Montgomery Drive
Spokane, Washington 99206

United States Fish and Wildlife Service
215 Melody Lane, Suite 119
Wenatchee, WA 98801-5933

BLANK PAGE

STATE OF WASHINGTON, DEPARTMENT OF FISH & WILDLIFE

Dated: 11/20/09

By: 

Title: RD Region 2

Address of Notice:

Washington State Department of Fish and Wildlife
600 Capital Way North
Olympia, Washington 98501-1091

Washington State Department of Fish and Wildlife
1540 Alder Street N.W.
Ephrata, Washington 98823-7669

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STATE OF WASHINGTON, DEPARTMENT OF ECOLOGY

Dated: 11/19/08

By: 

Title: SECTION MANAGER
WATER QUALITY PROGRAM

Address of Notice:

Washington State Department of Ecology
15 West Yakima Avenue, Suite 200
Yakima, Washington 98902-3452

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CONFEDERATED TRIBES OF THE COLVILLE RESERVATION

Dated: 11-10-08

By: Michael Finley

Title: Vice Chairman

Address of Notice:

Confederated Tribes of the Colville Reservation
Natural Resource Committee
P.O. Box 150
Nespelem, Washington 99155

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CONFEDERATED TRIBES AND BANDS OF THE YAKAMA NATION

Dated: February 24, 2009

By: Ralph Sampson Jr.

Title: Yakama Nation Tribal Council, Chairman


Address of Notice:

Confederated Tribes and Bands of the Yakama Nation
PO Box 151
Toppenish, Washington 98948

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UNITED STATES, BUREAU OF LAND MANAGEMENT

Dated: Nov 13, 2009

By: 

Title: Field manager

Address of Notice:

Bureau of Land Management
915 North Walla Walla
Wenatchee, Washington 98801-1521

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UNITED STATES, BUREAU OF INDIAN AFFAIRS

Dated: _____

By: _____

Title: _____

Address of Notice:

Bureau of Indian Affairs
911 NE 11th Avenue
Portland, OR 97232

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ATTACHMENT A: PROPOSED LICENSE ARTICLES

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ATTACHMENT A: PROPOSED LICENSE ARTICLES

Article 1. The licensee shall implement the measures set forth in section 4 of the White Sturgeon Management Plan, dated August 2008, which is incorporated herein by reference, in consultation with the Aquatic Settlement Working Group. The licensee shall obtain prior Commission approval for any substantial modification or addition to Project works or operations necessary to implement such measures. The licensee shall also submit any proposed amendment to the White Sturgeon Management Plan to add to, or modify any of, the measures or objectives set forth therein to the Commission for approval. The licensee shall file an annual report with the Commission by May 31st of each year to document all studies, measures and other activities completed in the previous year.

Article 2. The licensee shall implement the measures set forth in section 4 of the Bull Trout Management Plan, dated August 2008, which is incorporated herein by reference, in consultation with the Aquatic Settlement Working Group. The licensee shall obtain prior Commission approval for any substantial modification or addition to Project works or operations necessary to implement such measures. The licensee shall also submit any proposed amendment to the Bull Trout Management Plan to add to, or modify any of, the measures or objectives set forth therein to the Commission for approval. The licensee shall file an annual report with the Commission by May 31st of each year to document all studies, measures and other activities completed in the previous year.

Article 3. The licensee shall implement the measures set forth in section 4 of the Pacific Lamprey Management Plan, dated August 2008, which is incorporated herein by reference, in consultation with the Aquatic Settlement Working Group. The licensee shall obtain prior Commission approval for any substantial modification or addition to Project works or operations necessary to implement such measures. The licensee shall also submit any proposed amendment to the Pacific Lamprey Management Plan to add to, or modify any of, the measures or objectives set forth therein to the Commission for approval. The licensee shall file an annual report with the Commission by May 31st of each year to document all studies, measures and other activities completed in the previous year.

Article 4. The licensee shall implement the measures set forth in section 4 of the Resident Fish Management Plan, dated August 2008, which is incorporated herein by reference, in consultation with the Aquatic Settlement Working Group. The licensee shall obtain prior Commission approval for any substantial modification or addition to Project works or operations necessary to implement such measures. The licensee shall also submit any proposed amendment to the Resident Fish Management Plan to add to, or modify any of, the measures or objectives set forth therein to the Commission for approval. The licensee shall file an annual report with the Commission by May 31st of each year to document all studies, measures and other activities completed in the previous year.

Article 5. The licensee shall implement the measures set forth in section 4 of the Aquatic Nuisance Species Management Plan, dated August 2008, which is incorporated herein by reference, in consultation with the Aquatic Settlement Working Group. The licensee shall obtain prior Commission approval for any substantial modification or addition to Project works or operations necessary to implement such measures. The licensee shall also submit any proposed amendment to the Aquatic Nuisance Species Management Plan to add to, or modify any of, the measures or objectives set forth therein to the Commission for approval. The licensee shall file an annual report with the Commission by May 31st of each year to document all studies, measures and other activities completed in the previous year.

Article 6. The licensee shall implement the measures set forth in section 4 of the Water Quality Management Plan, dated October 2008, which is incorporated herein by reference, in consultation with the Aquatic Settlement Working Group. The licensee shall obtain prior Commission approval for any substantial modification or addition to Project works or operations necessary to implement such measures. The licensee shall also submit any proposed amendment to the Water Quality Management Plan to add to, or modify any of, the measures or objectives set forth therein to the Commission for approval. The licensee shall file an annual report with the Commission by May 31st of each year to document all studies, measures and other activities completed in the previous year.

WHITE STURGEON MANAGEMENT PLAN

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WHITE STURGEON MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2008

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The White Sturgeon Management Plan (WSMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the WSMP is to increase the white sturgeon (*Acipenser transmontanus*) population in the Wells Reservoir to a level that can be supported by the available habitat and characterized by a diverse age structure consisting of multiple cohorts (juvenile and adult). In addition, the WSMP is intended to support spawning, rearing and migration as identified by the aquatic life designated use under WAC 173-201A in the Washington state water quality standards. Based upon the information available as of December 2006, the Aquatic SWG determined that an assessment of Project effects on white sturgeon was not practical given sturgeon life history characteristics and the limited number of fish estimated to exist in the Project. Therefore, the Aquatic SWG concluded that resource measures related to white sturgeon should focus on population protection and enhancement by means of supplementation as an initial step in order to increase the number of fish within the Wells Reservoir. In addition to the initial supplementation activities, implementation of a monitoring and evaluation program shall be conducted to accurately assess natural recruitment, juvenile habitat use, emigration rates, carrying capacity, and the potential for natural reproduction so as to inform the scope of a future, longer-term supplementation strategy. All objectives were developed in order to meet the WSMP goal. The PMEs presented within the WSMP are designed to meet the following objectives:

Objective 1: Supplement the white sturgeon population in order to address Project effects, including impediments to migration and associated bottlenecks in spawning and recruitment;

Objective 2: Determine the effectiveness of the supplementation activities through a monitoring and evaluation program;

Objective 3: Determine the potential for natural reproduction in the Wells Reservoir in order to appropriately inform the scope of future supplementation activities;

Objective 4: Adaptively manage the supplementation program as warranted by the monitoring results;

Objective 5: Evaluate whether there is biological merit to providing safe and efficient adult upstream passage;

Objective 6: Identify white sturgeon educational opportunities that coincide with WSMP activities.

This WSMP is intended to be compatible with other white sturgeon management plans in the Columbia River mainstem. Furthermore, this management plan is intended to be not inconsistent with other management strategies and recovery goals of federal, state and tribal natural resource management agencies. The WSMP is not intended to be a harvest management plan and does not create or supersede jurisdiction over fisheries management decisions made by the responsible fishery agencies and tribes. However, the WSMP activities are expected to ultimately support appropriate and reasonable harvest opportunities consistent with the goals of the responsible fishery agencies and tribes and designated use for harvest under WAC 173-201A identified in the Washington state water quality standards. Should the responsible fishery agencies and tribes determine that there is an ongoing harvestable surplus of sturgeon in the Wells Reservoir, then this indicates significant progress toward achievement of the goals and objectives of this plan.

1.0 INTRODUCTION

The White Sturgeon Management Plan (WSMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities invited to participate in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The WSMP will direct implementation of measures to protect against and mitigate for potential Project impacts on white sturgeon (*Acipenser transmontanus*). To ensure active stakeholder involvement and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

The Aquatic SWG agrees on the need to develop a plan for the long-term management of white sturgeon in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies the goal and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for white sturgeon during the term of the new license.

2.0 BACKGROUND

2.1 White Sturgeon Biology

White sturgeon are the largest of all North American freshwater fish. They are found in marine waters and freshwaters of rivers along the Pacific coast from Monterey, California to Cook Inlet in northwestern Alaska (Wydoski and Whitney 2003). Significant populations of the Pacific Coast appear to be restricted to three locations: the Sacramento, Fraser, and Columbia rivers (Lane 1991). White sturgeon are distributed throughout the U.S. portion of the Columbia River and in many of its larger tributaries. Historically, white sturgeon migrated throughout the mainstem Columbia River from the estuary to the headwaters, although passage was probably limited at times by large rapids and falls (Brannon and Setter 1992).

White sturgeon are long-lived fish, with fin ray analysis documenting fish over 100 years in age (Beamesderfer et al. 1995). This anadromous species has been reported to reach a length of 20 feet and a weight of 1,800 pounds (Wydoski and Whitney 2003). In the Columbia River, white sturgeon spawn in the spring between April and July. Only a small percentage of adult white sturgeon in the Columbia River spawn in a given year. Intervals between spawning have been estimated to be between 3 and 11 years. White sturgeon deposit eggs through broadcast spawning at water temperatures between 10 and 18°C. Mature white sturgeon commonly produce between 100,000 and 300,000 eggs, but larger fish may produce up to 3 million eggs (Wydoski and Whitney 2003). Spawning and egg incubation in the Columbia River occur in the swiftest water available (2.6-9.2 feet per second) at depths between 13.1 and 65.6 feet over cobble, boulder, and bedrock substrates (Wydoski and Whitney 2003). In mainstem Columbia River reservoirs, spawning occurred within 5 miles downstream of the mainstem dams. Eggs hatch in approximately 7 days at 15°C.

Columbia River white sturgeon are reported to have declined in numbers because of numerous factors, including obstruction of migration by mainstem hydroelectric dams, altered stream flows, altered hydrologic regimes, altered temperature regimes, reduced spawning habitat, and over harvest (van der Leeuw et al. 2006; Wydoski and Whitney 2003). Variations in population characteristics also have been attributed to differences in exploitation rates and recruitment success, access to marine food resources, and suitability of hydrologic conditions and available habitats (Devore et al. 1995). During the 1800s, prior to construction of mainstem hydroelectric dams on the Columbia River, white sturgeon were in great demand for their caviar and smoked flesh. In 1892, during the peak of commercial harvest activities, approximately 2.5 million kilograms of white sturgeon were harvested (Wydoski and Whitney 2003). Regulations of the white sturgeon fishery began with a 4-foot minimum size limit established in 1899. Several regulations were established from 1899 to 2000 to manage the fishery in the lower Columbia River, although, effective recovery efforts did not begin until spawners were protected in the 1950s (Wydoski and Whitney 2003).

Beginning in the 1930s, with the construction of Rock Island, Grand Coulee, and Bonneville dams, migration was disrupted because white sturgeon generally do not pass upstream through fishways that were built for salmon, although they do pass downstream through dams (Lepla et al. 2001). Construction of hydroelectric projects in the mid-Columbia River Basin, such as Priest Rapids, Wanapum, Rock Island, Rocky Reach, and Wells has also affected the upstream movement of white sturgeon. Current populations in the Columbia River basin can be divided into three groups: fish below the Bonneville Dam, with access to the ocean; fish isolated functionally, but not genetically, between dams; and fish in several large tributaries. However, the population dynamics and factors regulating production of white sturgeon within isolated populations in the mid-Columbia River reservoirs such as the Rocky Reach and Wells reservoirs are not well understood.

2.2 White Sturgeon Management and Recovery Efforts

Management programs to protect and restore white sturgeon in the Kootenai River and the upper Columbia River are on-going and have provided a relevant framework for the development of a white sturgeon management plan in the Wells Reservoir. The Kootenai and upper Columbia sturgeon recovery efforts have also provided a good technical framework for implementing a sturgeon management plan. The strategies and activities outlined in these aforementioned management programs have provided important information, which has been used to develop an effective WSMP.

2.2.1 Kootenai River White Sturgeon Recovery

In the early 1990s following concerns that white sturgeon populations were decreasing due to near total recruitment failure, a detailed monitoring program was instituted by the Idaho Department of Fish and Game (IDFG) to provide more information on white sturgeon species status in the Kootenai River system. In 1994, the USFWS listed the Kootenai stock of white sturgeon as an endangered species, which introduced a higher level of management and control by various authorities in the drainage and region. A Recovery Team was established to provide technical direction regarding hatchery supplementation efforts. A final Kootenai White Sturgeon Recovery Plan was signed by the USFWS in 1999.

Kootenai white sturgeon recovery efforts consist of a multi-faceted approach aimed at improving survival at various life history stages. Coordinated flow releases during spring are a major habitat restoration focus designed to increase natural recruitment, although currently it is difficult to assess the relationship between flows and recruitment success (USFWS 1999). Directed stocking programs, which address genetic concerns, stocking rates, and fish size at release, have also been implemented to boost juvenile sturgeon in the Kootenai system. The Kootenai Tribe of Idaho in collaboration with the Kootenay Trout Hatchery (KTH) in Canada are primarily responsible for producing high-quality juvenile white sturgeon for the directed stocking program. Information collected from annual monitoring activities, which assess survival, growth rates, and natural spawning success, allow for an adaptive management approach with regards to the stocking program.

2.2.2 Upper Columbia River White Sturgeon Recovery

In 2002, a bi-national Recovery Team, termed the Upper Columbia White Sturgeon Recovery Initiative (UCWSRI) finalized the Upper Columbia White Sturgeon Recovery Plan in response to concerns that the transboundary white sturgeon population residing between Hugh L. Keenleyside Dam and Grand Coulee Dam consists of an aging and declining population with extremely limited recruitment. The Recovery Team, consisting of technical representatives from Federal, Provincial, and State resource management agencies and from Canadian and U.S. tribes, directs the recovery program.

Due to near total recruitment failure over the past two decades, a decision was made early in the recovery planning process to move immediately to development of a hatchery program to produce juvenile sturgeon for stocking (UCWSRI 2002). The breeding plan (Kincaid 1993) developed for the Kootenai sturgeon program was used as a model for the upper Columbia

sturgeon. Rearing of all fish for the stocking program occurs at the KTH. Similar to the Kootenai recovery strategy, a juvenile index monitoring program to assess growth, survival, health, distribution, and relative abundance of released juveniles shall provide information essential to monitoring the upper Columbia sturgeon population and the success of the hatchery stocking program.

2.2.3 Rocky Reach White Sturgeon Management Plan

The relicensing process for the Rocky Reach Hydroelectric Project brought fisheries agencies, tribes, and interested parties together in a Natural Resources Working Group (NRWG) that provided an opportunity for comprehensive review of current and future management priorities for fish resources potentially impacted by ongoing Project operations (Chelan PUD 2005). In 2004 and 2005, NRWG members collaborated on the development of goals and objectives to manage the white sturgeon population within the Rocky Reach Project boundary under the new license. Based upon the information collected from white sturgeon field studies implemented by Chelan PUD in 2001 and 2002, a white sturgeon management plan was developed to promote population growth of sturgeon to a level commensurate with the available habitat. The Rocky Reach management plan measures include the implementation of a white sturgeon supplementation program, a monitoring program to determine population characteristics, and tracking surveys to determine movements and to assess potential spawning locations.

2.2.4 Priest Rapids Project White Sturgeon Management Plan

As part of the Priest Rapids Project relicensing, white sturgeon populations were investigated in the Priest Rapids and Wanapum reservoirs from 1999 to 2003. Results of the study have assisted in identifying a framework for the future development and implementation of a Priest Rapids Project White Sturgeon Management Plan. Biological objectives associated with this management plan consist of increasing white sturgeon populations to a level commensurate with available habitat through a supplementation program and the implementation of a monitoring program to determine population characteristics such as natural recruitment, spawning, rearing, growth, survival, and rates of emigration.

2.3 Project White Sturgeon Study

Since little information existed on the status of white sturgeon populations in the mid-Columbia, Chelan, Grant, and Douglas PUDs each initiated studies of white sturgeon to support their current or upcoming relicensing processes. The information gathered from these studies was intended to provide basic white sturgeon life history information, distribution, and current population sizes in the mid-Columbia River Basin. Additionally, study results provided the foundation for the development of appropriate management goals and objectives.

From 2001-2003, Douglas implemented a study to examine the white sturgeon population within the Project. Prior to the implementation of this study, little information on white sturgeon was available for the Wells Reservoir. WDFW catch record card returns for 1993 and 1994 indicate that legal size white sturgeon were present in the Wells Reservoir (Brad James, WDFW, pers. comm.). Additionally, information from previous studies in reservoirs upstream and downstream supported the existence of a population. The primary objectives of the study were to provide

basic information on the population abundance, age structure, size, and growth of Project white sturgeon; analyze movements of white sturgeon within the Reservoir; and compare the data collected during this study with data collected during assessments at other projects (Jerald 2007).

During the summers of 2001 and 2002, setlines were deployed in the Wells Reservoir. Sturgeon captured on setlines were measured, marked with passive integrated transponder (PIT) tags and with scute markings. Additionally, a select number of captured fish were fitted with radio-transmitters to track movements and had pectoral fin rays removed for age analysis using standard methodologies (Beamesderfer et al. 1989).

Setline sampling took place over a two-year timeframe with a total of 129 setlines deployed and retrieved from throughout the reservoir. In total, 13 white sturgeon were captured during the 2-year study with the majority of the fish being captured in the Columbia River within five miles of the mouth of the Okanogan River. Twelve of the captured fish were PIT tagged. Subsequently, five recapture events were recorded for a total of 18 capture events during the mark-recapture period (one fish was recaptured twice). Population abundance was estimated to be 31.35 ± 17.51 . The 95% confidence interval for sturgeon abundance was calculated to be CI (13 < N < 218). The results of the mark-recapture portion of the study indicated that the sturgeon population in the Wells Reservoir is small with a point estimate of 31 fish over 50 cm in length (Skalski and Townsend 2005).

The length of the 13 fish captured during the study ranged from 60-202 cm. Two of the fish were classified as juveniles (<90 cm fork length) while 11 were classified as sub-adults or adults. It is important to note that the capture methodology was not designed to provide accurate sampling of fish under 50 cm. Captured sturgeon ranged in age from 6 to 30 years old (based on 11 fish) demonstrating that all of these fish recruited to the Wells Reservoir after Wells Dam was completed in 1967 with strong year class recruitment between the years 1972 and 1978 and again between 1988 and 1996. The presence of fish within these age classes suggests that successful recruitment within or to the Wells Reservoir is occurring either through (1) spawning within the Wells Reservoir and/or (2) immigration into the Wells Reservoir from populations upstream. Two white sturgeon were captured in 2001 and subsequently recaptured in 2002 to provide limited growth rate information. One juvenile fish was measured at 65 cm (fork length) on July 11, 2001. The fish was again captured on September 26, 2002 and measured 87 cm. This represented a growth rate of 22 cm in 14 months, or 18.9 cm/year. One adult fish was captured on August 9, 2001 measuring 197 cm (fork length). The fish was subsequently captured on September 6, 2002 and measured 199 cm representing a 2 cm growth rate over approximately 13 months, or 1.85 cm/year (Jerald 2007). In October 2006, this fish was found dead along the shoreline of the Columbia River adjacent to the mouth of the Okanogan River. At that time, biologists measured the fish at 228.5 cm representing a 29.5 cm increase in length over a four year period or an average of 7.4 cm of growth per year.

A total of six white sturgeon were fitted with radio-tags and monitored throughout the study period using mobile and fixed telemetry. Telemetry data along with setline capture data verify that white sturgeon congregate in the Columbia River near the Okanogan River confluence during the summer, fall, and winter months with none of the six fish being detected downstream from Brewster (RM 530) or upstream of Park Island (RM 538). Very little movement of tagged

sturgeon was observed during winter months. In the spring of 2002, one of the five mature fish radio-tagged made an upstream migration into the Okanogan River and two different radio-tagged mature sized sturgeon made movements into the Okanogan River during 2003.

In general, the results of the white sturgeon study in the Wells Reservoir were similar to the results of a study conducted in the neighboring Rocky Reach Reservoir in 2001-2002 (Chelan PUD 2005). Results indicate that the Wells Reservoir adult sturgeon population is estimated from 13-217 fish. These results are similar to the Rocky Reach assessment which estimated numbers of sturgeon from 50-115 fish. Both studies captured similar numbers of sturgeon using similar amounts of effort and similar capture techniques (Rocky Reach=18 sturgeon, Wells=13 sturgeon). Radio-telemetry data from both studies suggest that very little activity occurs during the overwintering period. Wells Reservoir sturgeon ranged in age from 6 to 30 years old while Rocky Reach sturgeon ranged in age from 7 to 50 years old. Both studies suggest that some recruitment into each population is occurring given the presence of juvenile fish in their respective reservoirs (Chelan PUD 2005; Jerald 2007).

3.0 GOAL AND OBJECTIVES

The goal of the WSMP is to increase the white sturgeon population in the Wells Reservoir to a level that can be supported by the available habitat and characterized by a diverse age structure consisting of multiple cohorts (juvenile and adult). In addition, the WSMP is intended to support spawning, rearing and migration as identified by the aquatic life designated use under WAC 173-201A in the Washington state water quality standards. Based upon the available information, the Aquatic SWG agreed that a rigorous and reliable assessment of ongoing Project effects on white sturgeon was not practical given sturgeon life history characteristics and the limited number of fish estimated to exist in the Wells Reservoir. Therefore, the Aquatic SWG concluded that efforts should focus, initially, on supplementation efforts to increase the population within the Wells Reservoir in order to address Project effects. Once the population numbers have been increased to a level that can be studied, as determined by the Aquatic SWG, Douglas shall implement a monitoring and evaluation program to accurately assess natural recruitment, juvenile habitat use, emigration rates, carrying capacity, and the potential for natural reproduction so as to inform the scope of a future, long-term supplementation strategy. The PME's of the WSMP are designed to meet the following objectives:

Objective 1: Supplement the white sturgeon population in order to address Project effects, including impediments to migration and associated bottlenecks in spawning and recruitment;

Objective 2: Determine the effectiveness of the supplementation activities through a monitoring and evaluation program;

Objective 3: Determine the potential for natural reproduction in the Wells Reservoir in order to appropriately inform the scope of future supplementation activities;

Objective 4: Adaptively manage the supplementation program as warranted by the monitoring results and in consultation with the Aquatic SWG;

Objective 5: Evaluate whether there is biological merit to providing safe and efficient adult upstream passage;

Objective 6: Identify white sturgeon educational opportunities that coincide with WSMP activities.

This WSMP is intended to be compatible with other white sturgeon management plans in the Columbia River mainstem. Furthermore, this management plan is intended to be not inconsistent with other management strategies and recovery goals of federal, state and tribal natural resource management agencies. The WSMP is not intended to be a harvest management plan and does not create or supersede jurisdiction over fisheries management decisions made by the responsible fishery agencies and tribes. However, the WSMP activities are expected to ultimately support appropriate and reasonable harvest opportunities consistent with the goals of the responsible fishery agencies and tribes and designated use for harvest under WAC 173-201A identified in the Washington state water quality standards. Should the responsible fishery agencies and tribes determine that there is an ongoing harvestable surplus of sturgeon in the Wells Reservoir, then this indicates significant progress toward achievement of the goals and objectives of this plan.

Douglas in consultation with the Aquatic SWG, developed the goal, objectives, and PMEs described in this section. The extent to which implementation of the proposed PMEs successfully achieve the WSMP goal and objectives identified shall be determined through the monitoring and evaluation program. Once the results of the monitoring and evaluation program have been considered, Douglas shall determine, in consultation with the Aquatic SWG, whether changes to the sturgeon stocking program are needed to meet the goals and objectives of the management plan.

The schedule for implementation of specific measures within the WSMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

In order to fulfill the goal and objectives described in Section 3.0, Douglas, in consultation with the ASWG, shall develop and implement a white sturgeon management program that includes PMEs. The Program shall be designed for implementation in two phases. Phase I of the PMEs shall be implemented during the first ten years of the new license and consist of supplementation, monitoring and evaluation activities. Results of Phase I PMEs will be used to inform the scope of continued PMEs during Phase II, which shall be implemented for the remainder of the new license.

Douglas, in consultation with the ASWG, shall initiate implementation of the following PME during the 50-year license term:

Phase I (Years 1-10)

- Development of a Brood Stock Collection and Breeding Plan (Year 1 and updated as determined by the Aquatic SWG, See Section 4.1.1);
- Brood Stock Collection (Years 1-4 and other years TBD by the Aquatic SWG, see Section 4.1.1);
- Juvenile Stocking (Years 2-5 and other years TBD by the Aquatic SWG, see Section 4.1.2);
- Index Monitoring Program (Years 3-5 and 2 more years prior to Year 10 TBD by the Aquatic SWG, see Section 4.2.1);
- Marked Fish Tracking (Years 3-5 and 2 more years prior to Year 10 TBD by the Aquatic SWG, see Section 4.2.2);
- Natural Reproduction Assessments (5 annual assessments over the license term, see Section 4.2.3)*;

* Natural reproduction assessments can be implemented over the term of the license (Phase I and Phase II) as determined by the Aquatic SWG.

Phase II (Years 11-50)

- Long-term juvenile stocking (stocking rate and frequency TBD by Aquatic SWG in Years 11-50, see Section 4.4.1);
- Supplementation Program Review (Years 11-50 TBD by the Aquatic SWG, see Section 4.4.2);
- Long-term Index Monitoring Program (Year 12 and once every 3-5 years thereafter TBD by the Aquatic SWG, see Section 4.4.3);
- Adult Passage Evaluation (Year 11 and once every 10 years thereafter, see Section 4.4)

As determined by the Aquatic SWG, appropriate educational opportunities coinciding with implementation of WSMP activities (Section 4.5) will be made available during the entire 50 year license term.

The following sections describe, in detail, the components, timing of implementation, and decision-making process of the PMEs to be conducted during Phase I and II of the white sturgeon management program.

4.1 Phase I Supplementation Program (Objective 1)

4.1.1 Brood Stock Collection and Breeding Plan

Due to the low numbers of sturgeon indicated by the 2001-2003 white sturgeon study and the need to increase genetic variation, there is a low probability that brood stock from only the Wells Reservoir can be utilized as the basis for supplementation activities. Consequently, other sources of fish must be considered in addition to capturing fish from Wells Reservoir to increase the white sturgeon population. Within one year of issuance of the new license Douglas shall prepare and implement a Brood Stock Collection and Breeding Plan, in consultation with the Aquatic SWG, which considers such factors as genetics and questions of imprinting, and are consistent with the goal and objectives of the WSMP and includes the level of detail provided in other existing white sturgeon breeding plans.

Following is a prioritized list of juvenile fish source options that shall be incorporated into a Brood Stock Collection and Breeding Plan:

- Brood stock collected from the Wells Reservoir;
- Brood stock collected from nearby reservoirs (Priest Rapids, Wanapum, Rocky Reach, Rock Island);
- Brood stock collected from McNary Reservoir;
- Juvenile production from the Lake Roosevelt white sturgeon recovery effort;
- Brood stock collected from below Bonneville Dam in the lower Columbia River;
- Juveniles purchased from a commercial facility.

A white sturgeon supplementation program may include, but may not be limited to, the following implementation options (Not listed in a priority order):

- Build new or retrofit existing Douglas funded hatchery facilities to accommodate white sturgeon brood stock, egg incubation, and juvenile rearing;
- Development of a mid-Columbia hatchery facility funded by the three PUDs (Douglas, Chelan, and Grant) to accommodate various phases of white sturgeon supplementation; brood stock, egg incubation, and juvenile rearing;
- Direct release into the Wells Reservoir of juveniles produced via appropriate Breeding Plan criteria and reared at a commercial facility;
- Direct release into the Wells Reservoir juveniles or adults trapped and hauled from the lower Columbia River.

The initial source of brood stock shall be determined within the first year of issuance of the new license. Collection of brood stock shall occur consistent with the brood stock collection plan in years 1-4 of the new license. Any additional years during the Phase I program (first ten years of the new license) in which brood stock collection shall occur in order to facilitate additional juvenile stocking into the Wells Reservoir (Section 4.1.2) will be determined by the Aquatic SWG. The intent of brood stock collection is to use their progeny, if feasible, for future white sturgeon stocking activities in the Wells Reservoir. The brood stock collection plan shall be updated annually, or as otherwise recommended by Douglas in consultation with the ASWG, to incorporate new and appropriate information.

4.1.2 Juvenile White Sturgeon Stocking

Within two years following issuance of the new license, Douglas shall release up to 5,000 yearling white sturgeon into the Wells Reservoir annually for four consecutive years (20,000 fish total). Additional years and numbers of juvenile sturgeon to be stocked during Phase I will be determined by the Aquatic SWG and will not exceed 15,000 juvenile sturgeon (total of 35,000 juvenile sturgeon during Phase I). In consultation with the Aquatic SWG, yearling fish for release shall be acquired through one or more of the sources listed in priority order in Section 4.1.1 above, or through other measures identified by the Aquatic SWG. If juvenile sturgeon stocking deadlines cannot be achieved, the Aquatic SWG will determine alternative implementation measures that will be undertaken by Douglas (see Table 4.7-1, footnote 2).

Douglas shall ensure that all hatchery-reared juvenile white sturgeon released into the Wells Reservoir are marked with Passive Integrated Transponder (PIT) tags and year-specific scute marks for monitoring purposes described in Section 4.2 of this plan. In order to allow for tracking of juvenile white sturgeon emigration described under Section 4.2.2, Douglas shall ensure that up to one percent (or a maximum of 50) of the juvenile white sturgeon released into the Wells Reservoir are large enough to allow implantation of an active tag prior to release. In addition, following the third year of supplementation (unless the Aquatic SWG determines more analysis is required), the Aquatic SWG may elect to release juveniles at an earlier or later life stage for the fourth year in order to compare success of fish released at varying life stages. For example, the Aquatic SWG may elect to have a proportion of the hatchery-reared juveniles released at differing size intervals (with the minimum size being that which permits PIT tagging), in order to monitor potential differences in survival and growth during future indexing periods.

4.2 Phase I Monitoring and Evaluation Program (Objective 2)

Douglas shall conduct a monitoring and evaluation program within the Wells Reservoir for the purpose of assessing the effectiveness of the supplementation activities described in Section 4.1 and outlined in Table 4.7-1. Monitoring shall include both an Index Monitoring Program (Section 4.2.1) and a Marked Fish Tracking Program (Section 4.2.2). Both of these studies will be used to collect life history and population dynamics information including rates of fish movements into and out of the Wells Reservoir and habitat use. Douglas shall also obtain updated information, when available, on other white sturgeon recovery programs (e.g., Upper Columbia River, Kootenai River, mid-Columbia PUDs), in order to improve the monitoring and evaluation program and refine its implementation. The results of this information will also inform supplementation, monitoring and evaluation activities during implementation of Phase II of the WSMP.

4.2.1 Index Monitoring Program

Within three years following issuance of the New License, Douglas shall initiate a three-year index monitoring program (Years 3-5) for juvenile and adult sturgeon in the Wells Reservoir to determine age-class structure, survival rates, abundance, density, condition factor, growth rates, and to identify distribution and habitat selection of juvenile sturgeon. The indexing methods shall include using gillnets, set lines or other appropriate recapture methods for juveniles and adults.

As a component of the Phase I indexing program, Douglas shall capture and implant active tags in a portion of the juvenile and sexually mature adult sturgeon population found in the Wells Reservoir. This tagging effort shall be used to augment broodstock collection (Section 4.1.1), population level information and juvenile habitat use (Section 4.2.2) and natural reproduction potential (Section 4.2.3).

After the initial three-year indexing period (Years 3-5), Douglas shall conduct an additional two years of index monitoring in Phase I as determined by the Aquatic SWG. After year 9, an additional year of index monitoring would take place in year 12 and then every three to five years over the term of the new license (Phase II) to assess age-class structure, survival rates, abundance, condition factor, growth rates; identify distribution and habitat selection of juvenile sturgeon; and to inform the supplementation program strategy (see Table 4.7-1).

Frequency (every 3, 4 or 5 years) of implementation of a long-term index monitoring activities (after year 12) will be determined by the Aquatic SWG. Phase II index monitoring activities will not consist of implantation of active tags in captured individuals.

4.2.2 Marked Fish Tracking Program

Beginning in year three of the new license and continuing for three years (Years 3-5), Douglas shall conduct tracking surveys of the juvenile white sturgeon that were released with active tags as part of supplementation activities. This will require one percent of each of the annual classes of juvenile sturgeon (up to a maximum of 50 fish each year) released in years 2, 3, 4, and 5 to be reared large enough to implant an active tag for tracking purposes (See Table 4.7-1). The purpose of tracking active-tagged fish is to determine juvenile white sturgeon emigration rates out of the Wells Reservoir and habitat use within the Wells Reservoir.

Douglas shall repeat the tracking survey for two additional years during Phase I (see Table 4.7-1). The additional two years of surveys shall track: 1) active tags implanted in a percentage of juvenile fish from previous years of supplementation activities (dependent upon tag life) and 2) any juvenile and adult fish implanted with active tags during the last indexing period preceding the survey. Subsequent Phase I surveys are likely to coincide with the additional Phase I index monitoring and juvenile stocking activities.

4.2.3 Determining Natural Reproduction Potential (Objective 3)

In years where environmental conditions are appropriate, Douglas shall track sexually mature adult sturgeon that were captured and implanted with active tags under Section 4.2.1 for the purpose of identifying potential spawning locations and determining natural reproduction potential. Appropriate environmental conditions may be determined by examining the following factors: water quality and quantity (i.e., flow, temperature, and turbidity), the presence of reproductively viable adults during index monitoring activities, and the status of maturity for supplemented fish. In years in which sexually mature adult sturgeon are tagged under Section 4.2.1, Douglas may also utilize egg collection mats in combination with tracking in areas of the Wells Reservoir for the purpose of identifying potential spawning locations and activity. Five surveys of natural reproduction using adult tracking and/or egg mat placement shall occur over the term of the new license. Several of these surveys are intended to be implemented during the latter part of the license in order to examine the natural reproductive potential of supplemented fish recruiting to sexual maturity. These activities will support the aquatic life designated use for spawning under WAC 173-201A in the Washington state water quality standards.

4.3 Phase II Supplementation and Monitoring Program (Objective 2 and 4)

The information collected through activities described in Section 4.1-4.3 will provide insight into the population dynamics, habitat availability, and limiting factors that affect the natural population structure of white sturgeon within the Wells Reservoir. This information will inform supplementation, monitoring and evaluation activities during implementation of Phase II supplementation and monitoring activities in the WSMP for the duration of the new license term after year 10.

4.3.1 Long-Term Juvenile White Sturgeon Stocking

The number and frequency of yearlings released in Phase II of the white sturgeon supplementation program will range from 0 to 5,000 fish. Stocking rates shall be based on the results of the Phase I Monitoring and Evaluation Program (Section 4.2) and determination of carrying capacity (Section 4.3) and shall be consistent with the goal and objectives of the WSMP. The Phase II stocking rates can also be adjusted as determined by the Aquatic SWG (also see Table 4.7-1, footnotes 2 and 3).

4.3.2 Supplementation Program Review

Douglas shall compile information on other white sturgeon supplementation programs in the Columbia River Basin in order to assess whether the white sturgeon supplementation program being implemented at the Project is: (i) consistent and comparable with the technology and methods being implemented by other supplementation programs in the region; (ii) reasonable in cost and effective to implement at the Project; and (iii) consistent with the supplementation program goals and objectives. The supplementation program review will be conducted annually in coordination with the development of the annual report (Section 4.6).

4.3.3 Long-term Index Monitoring Program

Beginning in Year Twelve of the new license and every 3 to 5 years thereafter for the duration of the new license, Douglas shall continue to conduct a Phase II Index Monitoring Study for juvenile and adult sturgeon in the Wells Reservoir. This program will be used to monitor age-class structure, survival rates, abundance, condition factor, growth rates, identify distribution and habitat selection of juvenile sturgeon, and may continue to support broodstock collection activities. The indexing methods will include using gillnets or other appropriate recapture methods for juveniles and set lines for adults and will not consist of actively tracking fish. Frequency (every 3, 4, or 5 years) of implementation of long-term index monitoring activities (after year 12) will be determined by the Aquatic SWG.

4.4 Evaluation and Implementation of Adult Passage Measures (Objective 5)

In Year Eleven of the new license and every 10 years thereafter for the duration of the new license unless otherwise determined by the Aquatic SWG, the Aquatic SWG shall evaluate the biological merit to providing upstream passage for adult white sturgeon. The assessment of biological merit shall be determined by: (i) evaluating information gathered from monitoring and evaluation activities and determining whether there is significant biological benefit and need for upstream passage; (ii) the availability of reasonable and appropriate means to provide upstream passage; and (iii) consensus from all other operators of the mid-Columbia projects to implement adult upstream passage measures¹. If all three criteria above are met, Douglas, in consultation with the Aquatic SWG shall develop adult passage measures that are consistent with measures being implemented by other mid-Columbia project operators.

4.5 Educational Opportunities Coinciding with WSMP Activities (Objective 6)

Douglas, in consultation with the Aquatic SWG, shall identify appropriate WSMP activities as opportunities for education to local public entities such as schools, cities, fishing and recreation groups, and other interested local groups. WSMP activities that may be appropriate for public participation are hatchery tours, release of hatchery juveniles, and tagging of juveniles prior to release.

4.6 Reporting

Douglas will provide a draft annual report to the Aquatic SWG summarizing the previous year's activities undertaken in accordance with the WSMP. The report will document all white sturgeon activities conducted within the Project. Furthermore, any decisions, statements of agreement, evaluations, or changes made pursuant to this WSMP will be included in the annual report. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

¹ The intent is to provide connectivity to the Hanford Reach white sturgeon population.

4.7 Implementation Schedule

Table 4.7-1 outlines an estimated long-term schedule of the activities described in Sections 4.1-4.4.

Table 4.7-1 Project White Sturgeon Implementation Schedule

New License Year	Brood Stock Plan and Collection ¹	Release Fish into Wells Reservoir ²	Index Monitoring ³	Tracking Marked Fish ⁴	Natural Production Assessment ⁵	Adult Passage Evaluation
PHASE I						
1	X				TBD	
2	X	X				
3	X	X	X	X	TBD	
4	X	X	X	X		
5	TBD	X	X	X		
6	TBD	TBD			TBD	
7	TBD	TBD	TBD	TBD		
8	TBD	TBD				
9	TBD	TBD	TBD	TBD		
10	TBD	TBD			TBD	
PHASE II ⁶						
11	Level and frequency TBD	Level and frequency TBD				X ⁷
12			X			
13-50			TBD		TBD	Every ten years after Year 11

¹Douglas brood stock plan shall be completed within one year following this issuance of the new license. Brood stock collection activities will occur at a minimum in years 1-4 during the new license term. Additional years, during Phase I, will be determined by the Aquatic SWG. In Year 11 (Phase II), level and frequency of activity will be determined by the Aquatic SWG and will be based upon the level of long-term supplementation identified from monitoring results.

²No more than a total of 35,000 fish will be stocked in Phase I (Years 1-10). The Phase II supplementation program will be determined by the Aquatic SWG and consistent with the goal of the WSMP.

³ Results of the index monitoring activities will be used to determine the scope of future supplementation activities. Index monitoring activities from year 12 through the remainder of the new license term will occur at a frequency of 3-5 years as determined by the Aquatic SWG.

⁴ Active-tagged juvenile and adult sturgeon will be tracked to assess emigration, habitat use, and potential spawning locations. This activity will occur in years 3, 4, and 5. Two additional years will be determined by the Aquatic SWG but will likely be consistent with years in which index monitoring activities are implemented.

⁵ Tracking of reproductively viable adult sturgeon in combination with deployment of egg collection mats to identify natural production in the Wells Reservoir during 5 separate years over the term of the new license based on flow conditions or other data as determined by the Aquatic SWG.

⁶ Phase II activities will consist only of brood stock plan and collection, stocking activities, index monitoring, and potentially natural reproduction assessments for the remainder of the new license.

⁷ Adult Passage Evaluations will occur in Year 11 and every 10 years thereafter for the term of the new license.

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BULL TROUT MANAGEMENT PLAN

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BULL TROUT MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2008

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Bull Trout Management Plan (BTMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the BTMP is to identify, monitor, and address impacts, if any, on bull trout (*Salvelinus confluentus*) resulting from the Project in a manner consistent with the USFWS Bull Trout Recovery Plan and the terms of the Section 7 Incidental Take Statement (ITS). This BTMP is intended to continue the implementation of management activities to protect bull trout during the new license term in a manner consistent with the original Wells Bull Trout Monitoring and Management Plan (WBTMMP) (Douglas 2004). The 2004 WBTMMP was developed in coordination with the USFWS, as required by the USFWS Bull Trout Section 7 Biological Opinion (BO) in association with the Federal Energy Regulatory Commission's (FERC) approval of the HCP. The PMEs presented within the BTMP are designed to meet the following objectives:

Objective 1: Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP;

Objective 2: Identify any adverse Project-related impacts on adult and sub-adult bull trout passage;

Objective 3: Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate the effectiveness of these measures;

Objective 4: Periodically monitor for bull trout entrapment or stranding during low Wells Reservoir elevations;

Objective 5: Participate in the development and implementation of the USFWS Bull Trout Recovery Plan including information exchange and genetic analysis. Should bull trout be delisted, the Aquatic SWG will re-evaluate the needs and objectives of the BTMP;

Objective 6: Identify any adverse impacts of Project-related hatchery operations on adult and sub-adult bull trout.

This BTMP is intended to be compatible with other bull trout management plans and the Upper Columbia Salmon Recovery Plan (UCSRP) in the Columbia River mainstem. Furthermore, this management plan is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington state water quality standards.

1.0 INTRODUCTION

The Bull Trout Management Plan (BTMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities invited to participate in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The BTMP will direct implementation of measures to mitigate project impacts, if any, on bull trout (*Salvelinus confluentus*). To ensure active stakeholder participation and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

The Aquatic SWG agrees on the need to develop a plan to direct the long-term management of bull trout in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies goals and objectives of the plan (Section 3), and defines the relevant PMEs (Section 4) for bull trout during the term of the new license.

Additionally, this management plan is intended to continue implementation activities aimed at protecting bull trout in a manner consistent with measures specified in the original Wells Bull Trout Monitoring and Management Plan (WBTMMP) (Douglas 2004). The 2004 WBTMMP was developed in consultation with the USFWS, as required by the USFWS Bull Trout Biological Opinion (BO) in association with the implementation of the HCP.

2.0 BACKGROUND

2.1 Bull Trout Biology

Bull trout are native to northwestern North America, historically occupying a large geographic range extending from California north into the Yukon and Northwest Territories of Canada, and east to western Montana and Alberta (Cavender 1978). They are generally found in interior drainages, but also occur on the Pacific Coast in Puget Sound and in the large drainages of British Columbia.

Bull trout currently occur in lakes, rivers and tributaries in Washington, Montana, Idaho, Oregon (including the Klamath River basin), Nevada, two Canadian Provinces (British Columbia and Alberta), and several cross-boundary drainages in extreme southeast Alaska. East of the Continental Divide, bull trout are found in the headwaters of the Saskatchewan River in Alberta, and the McKenzie River system in Alberta and British Columbia (Cavender 1978; McPhail and Baxter 1996; Brewin and Brewin 1997). The remaining distribution of bull trout is highly fragmented.

Bull trout are a member of the char group within the family Salmonidae. Bull trout closely resemble Dolly Varden (*Salvelinus malma*), a related species. Genetic analyses indicate, however, that bull trout are more closely related to an Asian char (*Salvelinus leucomaenis*) than to Dolly Varden (Pleyte et al. 1992). Bull trout are sympatric with Dolly Varden over part of their range, most notably in British Columbia and the Coastal-Puget Sound region of Washington State.

Bull trout are believed to have more specific habitat requirements than other salmonids (Rieman and McIntyre 1993). Growth, survival, and long-term persistence are dependent upon habitat characteristics such as clean, cold, connected, and complex instream habitat, a stable substrate with a low percentage of fine sediments, high channel stability, and stream/population connectivity (USFWS et al. 2000). Stream temperature and substrate type, in particular, are critical factors for the sustained long-term persistence of bull trout. Spawning is often associated with the coldest, cleanest, and most complex stream reaches within basins. However, bull trout may exhibit a patchy distribution, even in pristine habitats, and should not be expected to occupy all available habitats at the same time (Rieman and McIntyre 1995; Rieman et al. 1997).

Bull trout exhibit four distinct life history types: resident, fluvial, adfluvial, and anadromous. The fluvial, adfluvial, and resident forms exist throughout the range of the bull trout (Rieman and McIntyre 1993). These forms spend their entire life in freshwater. The anadromous life history form is currently known only to occur in the Coastal-Puget Sound region within the coterminous United States (Volk 2000; Kraemer 1994; Mongillo 1993). Multiple life history types may be expressed in the same population, and this diversity of life history types is considered important to the stability and viability of bull trout populations (Rieman and McIntyre 1993).

The majority of growth and maturation for anadromous bull trout occurs in estuarine and marine waters, adfluvial bull trout in lakes or reservoirs, and fluvial bull trout in large river systems.

Resident bull trout populations are generally found in small headwater streams where fish remain their entire lives.

For migratory life history types, juveniles tend to rear in tributary streams for 1 to 4 years before migrating downstream into a larger river, lake, or estuary and/or nearshore marine area to mature (Rieman and McIntyre 1993). In some lake systems, age 0+ fish (less than 1 year old) may migrate directly to lakes (Riehle et al. 1997). Juvenile and adult bull trout in streams frequently inhabit side channels, stream margins and pools with suitable cover and areas with cold hyporheic zones or groundwater upwellings (Sexauer and James 1993; Baxter and Hauer 2000).

2.2 Species Status

On June 10, 1998, the USFWS listed bull trout within the Columbia River basin as threatened under the Endangered Species Act (ESA) (FR 63(111)). Later (November 1, 1999), the USFWS listed bull trout within the coterminous United States as threatened under the ESA (FR 64(210)). The USFWS identified habitat degradation, fragmentation, and alterations associated with dewatering, road construction and maintenance, mining, and grazing; blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment into diversion channels; and introduced non-native species as major factors affecting the distribution and abundance of bull trout. They noted that dams (and natural barriers) have isolated population segments resulting in a loss of genetic exchange among these segments (FR 63(111)). The USFWS believes many populations are now isolated and disjunct. In October 2002, the USFWS completed the first draft of a bull trout recovery plan intended to provide information and guidance that will lead to recovery of the species, including its habitat (USFWS 2002). Threatened bull trout population segments are widely distributed over a large area and because population segments were subject to listing at different times, the USFWS adopted a two-tiered approach to develop the draft recovery plan for bull trout (USFWS 2002). In November 2002, the USFWS published in the federal register a proposed rule for the designation of critical habitat for the Klamath River and Columbia River distinct population segments of bull trout (67 FR 71235). In October 2004 the USFWS published a final rule in the Federal Register designating critical habitat for the Klamath River and Columbia River populations of bull trout (69 FR 59995).

In April 2008, the USFWS completed the 5-year status review for Columbia River bull trout with two recommendations: maintain “threatened” status for the species, and determine if multiple distinct population segments exist within the Columbia River and merit protection under the ESA. The recommendations intend to facilitate analysis of project effects over more specific and biologically appropriate areas, ultimately allowing a greater focus of regulatory protection and recovery resources (USFWS 2008a). The review also identified specific issues that limit the overall ability to accurately and quantitatively evaluate the current status of bull trout. Seven recommendations were made to improve future evaluation and management decisions, all of which are largely based on improvement and standardization of monitoring and evaluation techniques, better delineation and agreement of core areas and Recovery Units, and multi-agency cooperation and management (USFWS 2008b).

The Wells Project is situated within the Upper Columbia River Recovery Unit and the USFWS has identified the Wenatchee, Entiat, and Methow Rivers as its core areas. A core area represents the closest approximation of a biologically functioning unit for bull trout. A core area functions as a metapopulation for bull trout. Not all core areas are equal and each has specific functions that are unique. For example, the Entiat Core Area depends heavily on the mainstem Columbia River to provide overwinter, migration, and forage habitats. The Wenatchee Core Area has populations using lake and riverine (both the Wenatchee and Columbia Rivers) habitat for overwintering, migration, and foraging. Within a core area, many local populations may exist. A local population is assumed to be the smallest group of fish that is known to represent an interacting reproductive unit. Nineteen local populations have been identified in the Wenatchee (7), Entiat (2) and Methow (10) core areas (USFWS 2002).

2.3 Project Bull Trout Studies

2.3.1 2001-2003 Project Bull Trout Study

Listed Columbia River bull trout have been observed and counted at Wells Dam since 1998. In 2000, due to the potential for operations at mid-Columbia dams to affect the movement and survival of bull trout, the USFWS requested that the three mid-Columbia PUDs (Douglas, Chelan, and Grant PUDs) evaluate the movement and status of bull trout in their respective project areas. At that time, little was known about the life-history characteristics (e.g., movements, distribution, habitat use, etc.) of bull trout in the mid-Columbia River. Therefore, in order to assess the operational effects of hydroelectric projects on bull trout within the mid-Columbia, a three PUD coordinated radio-telemetry study was implemented beginning in 2001. The goal of the study was to monitor the movements and migration patterns of adult bull trout in the mid-Columbia River using radio-telemetry (Figure 2.3-1). The number of trout to be collected and tagged at each dam (Rock Island, Rocky Reach, and Wells) was based on the proportion of fish that migrated past those dams in 2000.

From 2001-2003, bull trout were collected from the Wells, Rocky Reach, and Rock Island dams and radio-tagged. Multiple-telemetry techniques were used to assess the movement of tagged bull trout within the study area. At Wells Dam, a combination of aerial and underwater antennas was deployed. The primary purpose for this system was to document the presence of bull trout at the Project, identify passage times and determine their direction of travel (upstream/downstream). In addition to these systems, a number of telemetry systems were deployed to address specific questions posed by the USFWS and Douglas. At Wells Dam, several additional systems were installed to identify tagged bull trout that could enter, ascend, and exit specific gates and fish ladders. All possible access points to the adult fish ladders and the exits were monitored individually in 2001, 2002, and 2003, allowing the route of passage to be determined as well as the ability to establish the exact time of entrance and exit from the ladder system. English et al. (1998; 2001) provides a detailed description of the telemetry systems at each of the dams and within the tributaries.

To assess bull trout movements into and out of the Wells Reservoir, fixed-telemetry monitoring sites were established at the mouth of the Methow and Okanogan rivers and periodic aerial surveys were conducted on the reservoir and throughout both watersheds (English et al. 1998, 2001). Key findings of the multi-year study are as follows:

- Total upstream fishway counts (May 1st to November 15th) at Wells Dam from 2000 to 2003 were 90, 107, 76, and 53 bull trout, respectively.
- Adult bull trout migrate upstream through Wells Dam from May through November. Peak movement occurs in May and June with 94, 95, 92, and 89 percent of adult bull trout being detected during these months at Wells Dam for years 2000-2003, respectively.
- Tagged migratory adult bull trout successfully move both upstream and downstream past the Project (radio-telemetry). From the 79 bull trout radio-tagged in 2001 and 2002 at Rock Island, Rocky Reach, and Wells, five bull trout passed downstream through Wells Dam with no documented mortality. Twelve downstream passage events occurred at Rocky Reach (4) and Rock Island (8) through turbines from 2001 to 2003. None of the 17 (5 Wells, 4 Rocky Reach and 8 Rock Island) observed downstream passage events resulted in observed mortality of bull trout.
- Between 2001 and 2003, a total of 10 (2 tagged at Rock Island, 4 Rocky Reach, 4 Wells), 11 (4 Wells, 5 Rocky Reach, 2 from 2001), and 1 (1 Wells) tagged bull trout were detected moving upstream of the Project, respectively.
- Median tailrace times (tailrace detection to ladder entrance detection) during the telemetry study at Wells in 2001-2003 were 1.53, 7.84, and 1.00 days, respectively. Median travel times (tailrace detection to ladder exit detection) during the telemetry study at Wells in 2001-2003 were 8.87, 7.60, and 1.16 days, respectively. Median ladder passage times (entrance detection to ladder exit detection) during the telemetry study at Wells in 2001-2003 were 5.70, 0.23, and 0.16 days, respectively.
- Adult bull trout migrating upstream of Wells Dam appear to be destined for the Methow River. Between 2001 and 2003, no bull trout selected the Okanogan system (one trout moved into the Okanogan, but left shortly thereafter and moved into the Methow system).
- Median travel time from Wells Dam (detection at ladder exit) to first detection in the Methow River in 2001-2003 was 0.40, 2.78, and 1.09 days, respectively.
- All tributary entrance events (fixed station detections) into the Methow River by bull trout (28 total events, 2001-2003) occurred before June 27. An additional two bull trout, not detected by the tributary fixed station systems, were detected in the Methow River via 2002 aerial surveys. Bull trout in the Methow system selected two primary areas, the mainstem Methow River and the Twisp River.
- To date, 30% (9/30) of bull trout that entered the Methow River have been detected leaving the system. Tributary exit dates were recorded for 78% (7/9) of these emigrating bull trout and 86% (6/7) of bull trout with a recorded exit date left the Methow River system between October and December.
- Bull trout migrating upstream through Wells Dam in 2001 were 5 year old (n=2, mean fork length=55.6cm) and 6 year old (n=6, mean fork length= 54.6cm) fish as determined by scales.

- 92% (11/12) and 53% (8/15) of tagged bull trout detected in the vicinity of Wells Dam entered the Wells Hatchery Outfall in 2001 and 2002, respectively. It is possible that the bull trout frequented the outfall in search of prey. Typical operation at the hatchery is to volitionally release yearling chinook smolts between April 15 and 30, and subyearling chinook smolts in early June. Given that bull trout feed opportunistically (Goetz 1989), it is likely that the tagged bull trout were taking advantage of the large concentration of juvenile salmonids within the hatchery outfall system.

2.3.2 2005-2008 Project Bull Trout Study

On December 10, 2003, the USFWS received a request from the Federal Energy Regulatory Commission (FERC) for formal consultation to determine whether the proposed incorporation of the HCP into the FERC license for operation of the Project was likely to jeopardize the continued existence of the Columbia River distinct population segment (DPS) of ESA-listed bull trout, or destroy or adversely modify proposed bull trout critical habitat. In response to the FERC request and based upon the results of the 2001-2003 study, which suggested that continued operations are not likely to jeopardize bull trout, the USFWS filed the BO and Incidental Take Statement (ITS) with FERC. On June 21, 2004, FERC issued an order incorporating the HCP and the terms and conditions of the ITS into the FERC license for the Project.

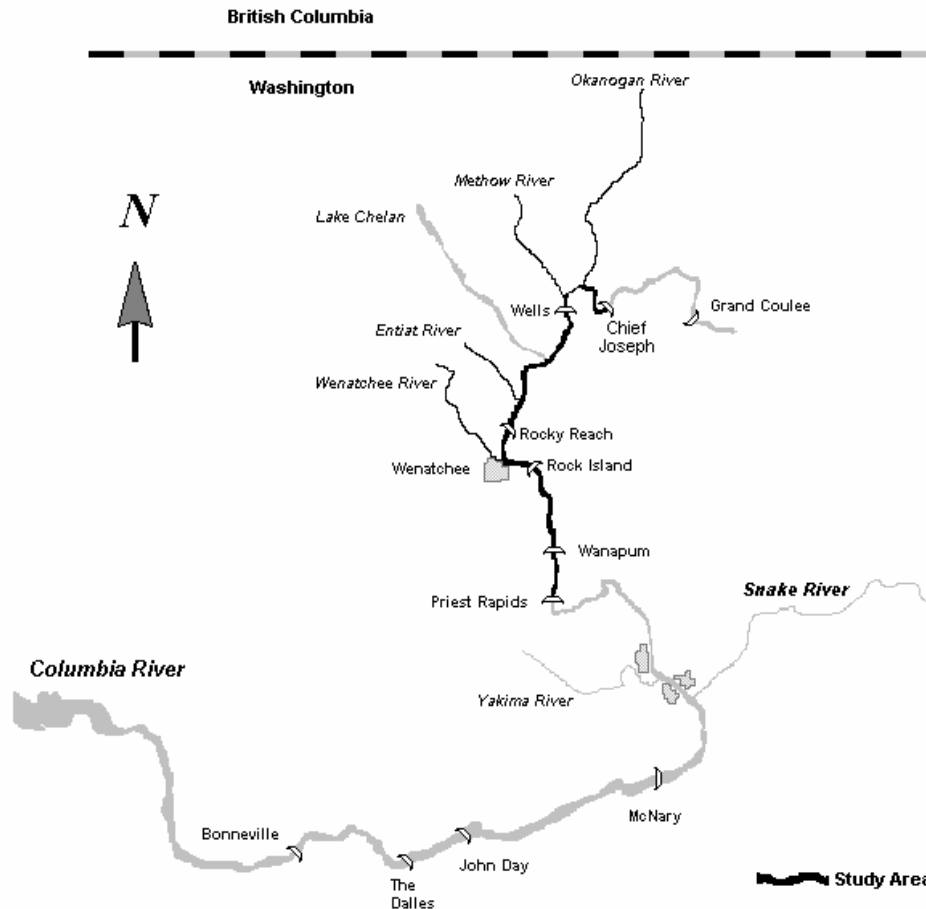


Figure 2.3-1 Study area for assessing migration patterns of bull trout in the mid-Columbia River (2001-2003). Fixed radio-telemetry sites monitored the movement of bull trout near Priest Rapids, Wanapum, Rock Island, Rocky Reach and Wells dams. Fixed sites placed in the Wenatchee, Entiat, Methow and Okanogan rivers monitored time of entry and exodus of bull trout in large tributaries of the mid-Columbia River.

In 2004, Douglas in consultation with the USFWS and as required under the HCP BO, developed the WBTMMP. The goal of the WBTMMP is to continue monitoring and evaluating bull trout in the Project to quantify and address, to the extent feasible, potential Project impacts on bull trout. Implementation of WBTMMP measures specifically include: (1) address ongoing Project impacts through the life of the existing operating license; (2) provide consistency with recovery actions as outlined in the USFWS bull trout recovery plan; and (3) monitor and minimize the extent of incidental take of bull trout, if any, consistent with Section 7 of the ESA. WBTMMP implementation started in 2005 and will continue through the spring of 2008. Objectives of the plan include identifying Project impacts, if any, on upstream and downstream passage of adult and sub-adult bull trout through Wells Dam, investigating the potential for sub-adult entrapment or stranding in off-channel or backwater areas of Wells Reservoir, and identifying the Core Areas and Local Populations, as defined in the USFWS Bull Trout Recovery Plan, of bull trout that utilize the Project.

To address Project impacts, if any, on upstream and downstream passage of adult bull trout, Douglas captured and radio-tagged 6, 10, and 10 adult bull trout at Wells Dam in 2005, 2006, and 2007, respectively (LGL and Douglas PUD, 2008). In 2005, all six fish traveled upstream into the Methow River and no downstream passage events were recorded. Travel time from release (after tagging) until entrance into the Methow River ranged from 7 hours to 12 days. In 2006, in addition to the 10 adult bull trout radio-tagged at Wells Dam, the USFWS radio-tagged 13 bull trout in the Methow River Core Area and Public Utility District No.1 of Chelan County (Chelan PUD) released 29 tagged bull trout from Rocky Reach and Rock Island dams. In total, 13 downstream passage events and 8 upstream passage events were recorded at Wells Dam in 2006. There were no observed instances of bull trout mortality resulting from these passage events. In 2007, 10 bull trout were tagged at Wells Dam, the USFWS tagged 5 bull trout in the Methow River Core Area, and Chelan PUD released 19 tagged bull trout from Rocky Reach and Rock Island dams. In total, 1 downstream passage event and 3 upstream passage events were recorded at Wells Dam in 2007. Similar to 2006, no instances of bull trout mortality were observed resulting from these passage events. From 2005 to 2008 (all radio-tagged fish combined), 25 downstream passage events and 52 upstream passage events by 40 individual bull trout were recorded at Wells Dam with no observances of bull trout injury or mortality (LGL and Douglas PUD, 2008). From 2005-2007, no adult or sub-adult bull trout were observed utilizing Wells Dam fishways during the winter monitoring period (typically November 16 to April 30). Monitoring of radio-tagged adult bull trout ended in June 2008.

To address potential project-related impacts on sub-adult bull trout, fish were opportunistically tagged with passive integrated transponder (PIT) tags when encountered during standard fish sampling operations at Wells Dam or during off-Project tributary smolt trapping activities. In 2005, 2006, 2007, and 2008 a total of 16, 20, 14, and 17 sub-adult bull trout were PIT tagged during tributary smolt sampling activities, respectively. No sub-adult bull trout were observed during Wells Dam fish sampling operations or by the adult PIT-tag detection system in the fishways. Over the 2005-2008 period, no sub-adult bull trout were observed utilizing Wells Dam fishways during the winter period.

In 2005, Douglas collected high resolution bathymetric information of Project waters to address the potential for entrapment or stranding of bull trout in off-channel or backwater areas of the Wells Reservoir. This data combined with Wells inflow patterns, reservoir elevations, and backwater curves would allow Douglas to begin identifying entrapment or stranding areas. In 2006, a field survey of potential bull trout stranding sites using bathymetric and operations information was conducted during a period of low reservoir elevation associated with the Methow River flood control program. Following a complete survey of the project, no stranded bull trout (sub-adult or adult) were found during the 2006 low water event. In 2007, reservoir conditions were not sufficiently low to warranted further field investigations.

In support of identifying the local populations and core areas of bull trout utilizing the Project area, Douglas funded the collection of genetic samples from 22, 20, and 24 bull trout in 2005, 2006 and 2007, respectively. In 2005, 6 samples were collected at Wells Dam and 16 were collected at off-Project operations (Methow and Twisp river screw traps). In 2006, 10 samples were collected at Wells Dam and 10 samples were collected at off-Project operations. In 2007,

10 samples were collected at Wells Dam and 14 samples were collected at off-Project operations. All genetic samples were provided to the USFWS.

3.0 GOALS AND OBJECTIVES

The goal of the BTMP is to identify, monitor and address impacts, if any, on bull trout resulting from the Project in a manner consistent with the USFWS Bull Trout Recovery Plan and the terms of the Section 7 ITS (See Section 4.7). This BTMP is intended to continue the implementation of management activities to protect bull trout during the new license term in a manner consistent with the original WBTMMP (Douglas 2004). The 2004 WBTMMP was developed in coordination with the USFWS, as required by the USFWS Bull Trout BO in association with the HCP. The PME's presented within the BTMP are designed to meet the following objectives:

Objective 1: Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP;

Objective 2: Identify any adverse Project-related impacts on adult and sub-adult bull trout passage;

Objective 3: Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate effectiveness of these measures;

Objective 4: Periodically monitor for bull trout entrapment or stranding during low Wells Reservoir elevations (similar to WBTMMP);

Objective 5: Participate in the development and implementation of the USFWS Bull Trout Recovery Plan, including information exchange and genetic analysis. Should bull trout be delisted, the Aquatic SWG will re-evaluate the needs and objectives of the BTMP;

Objective 6: Identify any adverse impacts of Project-related hatchery operations on adult and sub-adult bull trout.

This BTMP is intended to be compatible with other bull trout management plans and the UCSRP in the Columbia River mainstem. Furthermore, this management plan is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington state water quality standards.

The schedule for implementation of specific measures within the BTMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

In order to fulfill the goals and objectives described in Section 3.0, Douglas, in consultation with the Aquatic SWG, will implement PME's for Project bull trout consistent with the objectives identified in Section 3.0. The measures proposed in this section are intended to serve both as PME's for bull trout throughout the new license term and to adequately monitor and minimize any incidental take of bull trout consistent with Section 7 of the ESA.

4.1 Operate the Upstream Fishways and Downstream Bypass Systems in a Manner Consistent with the HCP (Objective 1)

4.1.1 Provide Upstream and Downstream Passage for Adult and Sub-Adult Bull Trout

Douglas will continue to provide upstream passage for adult bull trout through the existing upstream fishways and downstream passage of adult and sub-adult bull trout through the existing downstream bypass system. Both upstream fishway facilities (located on the west and east shores) are operational year around with maintenance occurring on each fishway at different times during the winter to ensure that one upstream fishway is always operational. Maintenance activities on Wells fishways occur during the winter when bull trout have not been observed passing Wells Dam. Operation of the downstream passage facilities for bull trout will be consistent with bypass operations for Plan Species identified in the HCP. Currently the bypass system is operated from April 12 through August 26 of each year. This operating period is consistent with the period of high bull trout and anadromous fish presence at the Project.

4.1.2 Upstream Fishway Counts

Douglas shall continue to conduct video monitoring in the Wells Dam fishways from May 1st through November 15th to count and provide information on the population size of upstream moving bull trout.

4.1.3 Upstream Fishway Operations Criteria

Douglas shall continue to operate the upstream fishway at Wells Dam in accordance with criteria outlined in the HCP.

4.1.4 Bypass Operations Criteria

Douglas shall continue to operate the bypass system at Wells Dam in accordance with criteria outlined in the HCP.

4.2 Identify Any Adverse Project-related Impacts on Adult and Sub-adult Bull Trout Passage (Objective 2)

4.2.1 Adult Bull Trout Upstream and Downstream Passage Evaluation

Douglas shall continue to monitor upstream and downstream passage and incidental take of adult bull trout through Wells Dam and in the Wells Reservoir through the implementation of a radio-telemetry study. Specifically, in years 5 and 10 of the new license, and continuing every ten years thereafter during the new license term, Douglas will conduct a one-year monitoring program to determine whether Douglas remains in compliance with the ITS. The same study protocols used during past radio-telemetry assessments at Wells Dam (LGL and Douglas PUD 2007) will be employed for these monitoring studies.

If the adult bull trout counts at Wells Dam increases more than two times the existing 5-year average or if there is a significant change in the operation of the fish ladders or hydrocombine, then the Aquatic SWG will determine whether additional years of take monitoring are needed beyond those identified in this section of the BTMP. If the authorized incidental take level is exceeded during any one-year period, Douglas will conduct another monitoring study in the succeeding year. If the authorized incidental take level is exceeded in this second year, Douglas will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to exceedance of the allowable level of incidental take.

4.2.2 Adult Bull Trout Passage Evaluation at Off-Project Collection Facilities

Douglas shall assess upstream and downstream passage and incidental take of adult, migratory bull trout at off-Project (outside of the Project boundary) adult salmon and steelhead brood stock collection facilities associated with the Wells HCP. Specifically, beginning in year one of the new license, Douglas will conduct a one-year radio-telemetry study to assess passage and incidental take at off-Project adult collection facilities (i.e., Twisp weir). Douglas will capture and tag up to 10 adult, migratory bull trout (>400mm) at adult collection facilities and use fixed receiver stations upstream and downstream of collection facilities to examine upstream and downstream passage characteristics and incidental take. Study protocols that have been used during past radio-telemetry assessments at Wells Dam (LGL 2008) will be employed for this assessment.

If negative impacts to passage associated with Off-Project collection facilities are observed or the authorized incidental take level is exceeded during any one-year period, Douglas will conduct another monitoring study in the succeeding year. If negative impacts to passage continue to be observed or the authorized incidental take level is exceeded in this second year, Douglas will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to passage impacts or the exceedance of the allowable level of incidental take.

After year one of the new license, the implementation of this sub-objective will be integrated into the one-year telemetry monitoring program that is to be conducted every ten years (beginning in year 10 of the new license) at Wells Dam as identified in Section 4.2.1. In year 10 of the new license and every 10 years thereafter, bull trout will be captured and tagged only at Wells Dam

(Section 4.2.1) since data show that bull trout passing Wells Dam are migrating back into the Methow River watershed (LGL 2008). Through the continued deployment of fixed station monitoring at off-Project adult salmon and steelhead brood stock collection facilities, these tagged bull trout will continue to provide passage and take information in support of this sub-objective throughout the term of the new license.

4.2.3 Sub-Adult Bull Trout Monitoring

While an objective of the BTMP is to identify potential Project impacts on upstream and downstream passage of sub-adult bull trout, Aquatic SWG members (including the USFWS) agree that it is not feasible to assess sub-adult passage because sub-adult bull trout have not been observed at Wells Dam. During the previous six years of bull trout data collection at Wells Dam (BioAnalyst Inc. 2004; LGL 2008), sub-adult bull trout have not been documented passing Wells Dam (based upon fishway video counts and bull trout trapping for radio-telemetry). However, it is expected that through the increased monitoring associated with the implementation of the BTMP that there may be additional encounters with sub-adult bull trout. If at any time during the new license term, sub-adult bull trout are observed passing Wells Dam in significant numbers (>10 per calendar year), the Aquatic SWG will recommend reasonable and appropriate methods for monitoring sub-adult bull trout. Specifically, Douglas may modify counting activities, continue to provide PIT tags and equipment, and facilitate training to enable fish sampling entities to PIT tag sub-adult bull trout when these fish are collected incidentally during certain fish sampling operations. This activity will occur the following year of first observation of sub-adult bull trout (>10 per calendar year) and subsequently as recommended by the Aquatic SWG.

4.3 Implement Reasonable and Appropriate Measures to Modify the Upstream Fishway and Downstream Bypass if Adverse Impacts on Bull Trout are Identified (Objective 3)

Douglas shall continue to operate the upstream fishway and downstream bypass at Wells Dam in accordance with the HCP. However, if upstream or downstream passage problems for bull trout are identified (as agreed to by the USFWS and Douglas), Douglas will identify and implement, in consultation with the Aquatic SWG and HCP Coordinating Committee, reasonable and appropriate options to modify the upstream fishway, downstream bypass, or operations to reduce the identified impacts to bull trout passage.

4.4 Investigate Entrapment or Stranding of Bull Trout during Periods of Low Reservoir Elevation (Objective 4)

During the implementation of the WBTMMP from 2004-2008, Douglas, through the use of high resolution bathymetric information, hydraulic and elevation data, and backwater curves, identified potential bull trout entrapment and stranding areas in the Wells Reservoir. Although no stranded bull trout were observed in these areas during the implementation of the WBTMMP, Douglas will continue to investigate potential entrapment or stranding areas for bull trout through periodic monitoring when periods of low reservoir elevation expose identified sites. During the first five years of the new license, Douglas will implement up to five bull trout entrapment/stranding assessments during periods of low reservoir elevation (below 773' MSL).

If no incidences of bull trout stranding are observed during the first five years of study, additional assessment will take place every fifth year during the remainder of the license term, unless waived by the Aquatic SWG. If bull trout entrapment and stranding result in take in exceedance of the authorized incidental take level, then reasonable and appropriate measures will be implemented by Douglas, in consultation with the Aquatic SWG, to address the impact.

4.5 Participate in the Development and Implementation of the USFWS Bull Trout Recovery Plan (Objective 5)

4.5.1 Monitoring Other Aquatic Resource Management Plan Activities and Predator Control Program for Incidental Capture and Take of Bull Trout

Douglas will monitor activities associated with the implementation of other Aquatic Resource Management Plans (white sturgeon, Pacific lamprey, resident fish, aquatic nuisance species, and water quality) and Predator Control Program that may result in the incidental capture and take of bull trout. If the incidental take of bull trout is exceeded due to the implementation of other Aquatic Resource Management Plan activities, then Douglas will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to the exceedance of the allowable level of incidental take. If the incidental take of bull trout is exceeded due to the implementation of the Predator Control Program, then Douglas will develop a plan, in consultation with the HCP Coordinating Committee and the Aquatic SWG, to address the identified factors contributing to the exceedance of the allowable level of incidental take.

4.5.2 Funding Collection of Tissue Samples and Genetic Analysis

Beginning in year 10 of the new license, and continuing every 10 years thereafter for the term of the new license, Douglas will, if recommended by the Aquatic SWG, collect up to 10 adult bull trout tissue samples in the Wells Dam fishway facilities over a period of one year and fund their genetic analysis. Genetic tissue collection will take place concurrent with the implementation of the bull trout radio-telemetry monitoring study. Samples will be submitted to the USFWS Central Washington Field Office in Wenatchee, Washington. Any sub-adult bull trout collected during these activities will also be incorporated into the bull trout genetic analysis.

Beginning in year one of the new license, Douglas will collect up to 10 adult bull trout tissue samples from the Twisp River brood stock collection facility over a period of one year and will fund their genetic analysis. Genetic tissue collection will take place concurrent with the implementation of the Off-Project bull trout radio-telemetry monitoring study.

4.5.3 Information Exchange and Regional Monitoring Efforts

Douglas will continue to participate in information exchanges with other entities conducting bull trout research and regional efforts to explore availability of new monitoring methods and coordination of radio-tag frequencies for bull trout monitoring studies in the Project.

Douglas will make available an informational and educational display at the Wells Dam Visitor Center to promote the conservation and recovery of bull trout in the Upper Columbia River and associated tributary streams.

4.6 Identify Any Adverse Impacts of Project-related Hatchery Operations on Adult and Sub-adult Bull Trout (Objective 6)

4.6.1 Bull Trout Monitoring During Hatchery Activities

During the term of the new license, Douglas shall monitor hatchery actions (e.g., salmon trapping, sturgeon brood stocking and capture activities) that may encounter adult and sub-adult bull trout for incidental capture and take. Actions to be monitored shall be associated with the Wells Hatchery, the Methow Hatchery, and any future facilities directly funded by Douglas.

If the incidental take of bull trout is exceeded due to Douglas's hatchery actions then Douglas will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to the exceedance of the allowable level of incidental take.

4.7 USFWS Section 7 Consultation

The PME's contained within the BTMP were specifically developed, in consultation with the USFWS, to address potential Reasonable and Prudent Measures (RPMs) for the Project relicensing and associated section 7 consultation. All of the FWS's potential RPMs for the Wells Project can be found in Appendix A. Each of these RPMs has been cross referenced with the specific supporting objective and PME (Sections 4.1 - 4.6) found within the BTMP. The purpose of Appendix A is to provide consistency with Douglas PUD's Aquatic Settlement Agreement and the FWS' subsequent section 7 consultation on the relicensing of the Wells Project.

4.8 Reporting

Douglas will provide a draft annual report to the Aquatic SWG summarizing the previous year's activities undertaken in accordance with the BTMP. The report will document all bull trout activities conducted within the Project and describe activities proposed for the following year. Furthermore, any decisions, statements of agreement, evaluations, or changes made pursuant to this BTMP will be included in the annual report. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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APPENDIX A

CROSS REFERENCED UNITED STATES FISH AND WILDLIFE SERVICE (USFWS) REASONABLE AND PRUDENT MEASURES (RPMS) WITH WELLS BULL TROUT MANAGEMENT PLAN (BTMP) OBJECTIVES AND SUPPORTING PROTECTION, MITIGATION AND ENHANCEMENT MEASURES (PMES)

FWS RPM 1: FERC shall require Douglas PUD, in coordination with the Service, to provide adequate year-round passage conditions for all life history stages of bull trout at all Project facilities.

Associated BTMP Objectives and PMEs:

Objective 1: Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP (Section 4.1).

PME: Provide Upstream and downstream Passages for Adult and Sub-Adult Bull Trout (Section 4.1.1).

PME: Upstream Fishway Counts (Section 4.1.2).

PME: Upstream Fishway Operations Criteria (Section 4.1.3).

PME: Bypass Operations Criteria (Section 4.1.4).

Objective 2: Identify any adverse Project-related impacts on adult and sub-adult bull trout passage (Section 4.2).

PME: Adult Bull Trout Upstream and Downstream Passage Evaluation (Section 4.2.1).

PME: Adult Bull Trout Passage Evaluation at Off-Project Collection Facilities (Section 4.2.2).

PME: Sub-Adult Bull Trout Monitoring (Section 4.2.3).

Objective 3: Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate effectiveness of these measures.

FWS RPM 2. FERC shall require Douglas PUD, in coordination with the Service, to minimize the effect of spillway operations and hydrographic variation to all life history stages of bull trout at all Project facilities.

Associated BTMP Objectives and PMEs:

Objective 1: Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP (Section 4.1).

PME: Provide Upstream and downstream Passages for Adult and Sub-Adult Bull Trout (Section 4.1.1).

PME: Upstream Fishway Operations Criteria (Section 4.1.3).

PME: Bypass Operations Criteria (Section 4.1.4).

Objective 3: Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate effectiveness of these measures (Section 4.3).

Objective 4: Periodically monitor for bull trout entrapment or stranding during low Wells Reservoir elevations (Section 4.4).

FWS RPM 3. FERC shall require Douglas PUD, in coordination with the Service, to minimize the effects of the Hatchery Supplementation Program to all life stages of bull trout.

Associated BTMP Objectives and PMEs:

Objective 2: Identify any adverse Project-related impacts on adult and sub-adult bull trout passage (Section 4.2).

PME: Adult Bull Trout Passage Evaluation at Off-Project Collection Facilities (Section 4.2.2).

Objective 6: Identify any adverse impacts of Project-related hatchery operations on adult and sub-adult bull trout.

PME: Bull Trout Monitoring During Hatchery Activities (Section 4.6.1).

FWS RPM 4. FERC shall require Douglas PUD, in coordination with the Service, to minimize the effects of the other Aquatic Resource Management Plans and Predator Control Program to all life stages of bull trout.

Associated BTMP Objectives and PMEs:

Objective 5: Participate in the development and implementation of the USFWS Bull Trout Recovery Plan, including information exchange and genetic analysis (Section 4.5).

PME: Monitor other Aquatic Resource Management Plan Activities and Predator Control Program for Incidental Capture and Take of Bull Trout (Section 4.5.1).

FWS RPM 5. FERC shall require Douglas PUD, in coordination with the Service, to design and implement a bull trout monitoring program that will adequately detect and quantify Project impacts. This information will reduce uncertainty regarding Project impacts over the life of the project and shall be used to modify Project operations to the extent practicable to further minimize the manner or extent of take.

Associated BTMP Objectives and PMEs:

Refer to Wells Bull Trout Management Plan in its entirety.

Additional PMEs Proposed in the BTMP (not listed above):

PME: Funding Collection of Tissue Samples and Genetic Analysis (Section 4.5.2).

PME: Information Exchange and Regional Monitoring Efforts (section 4.5.3).

PACIFIC LAMPREY MANAGEMENT PLAN

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PACIFIC LAMPREY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

September 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the PLMP is to implement measures to monitor and address impacts, if any, on Pacific lamprey (*Lampetra tridentata*) resulting from the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PMEs in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following objectives:

Objective 1: Identify and address any adverse Project-related impacts on passage of adult Pacific lamprey;

Objective 2: Identify and address any Project-related impacts on downstream passage and survival and rearing of juvenile Pacific lamprey;

Objective 3: Participate in the development of regional Pacific lamprey conservation activities.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to monitor and address ongoing impacts, if any, on Pacific lamprey resulting from Project operations. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

1.0 INTRODUCTION

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities invited to participate in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The PLMP will direct implementation of measures to protect against and mitigate for potential Project impacts on Pacific lamprey (*Lampetra tridentata*). To ensure active stakeholder involvement and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

The Aquatic SWG agrees on the need to develop a plan for the long-term management of Pacific lamprey in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies the goal and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for Pacific lamprey during the term of the new license.

2.0 BACKGROUND

2.1 Pacific Lamprey Biology

Pacific lamprey are present in most tributaries of the Columbia River and in the mainstem Columbia River during their migration stages. They have cultural, utilitarian and ecological significance in the basin, because Native Americans have historically harvested them for subsistence, ceremonial and medicinal purposes (Close et al. 2002). As an anadromous species, they also play an important role in the food web by contributing marine-derived nutrients to the basin and may act as a predatory buffer for juvenile salmon and steelhead. Little specific information is available on the life history or status of lamprey in the mid-Columbia River watersheds. They are known to occur in the Methow, Wenatchee and Entiat rivers (NMFS 2002) and recently have been captured during juvenile salmon and steelhead trapping operations in the Okanogan River.

In general, adults are parasitic on fish in the Pacific Ocean while ammocoetes (larvae) are filter feeders that inhabit the fine silt deposits in backwaters and quiet eddies of streams (Wydoski and Whitney 2003). Adults generally spawn in low-gradient stream reaches in the tail areas of pools and in riffles, over gravel substrates (Jackson et al. 1997). Adults die after spawning. After hatching, the ammocoetes burrow into soft substrate for an extended larval period filtering particulate matter from the water column (Meeuwig et al. 2002). The ammocoetes undergo a metamorphosis into macrophthalmia (outmigrating juvenile lamprey) between 3 and 7 years after hatching, and then migrate from their parent streams to the ocean (Close et al. 2002). Adults typically spend 1-4 years in the ocean before returning to freshwater tributaries to spawn.

Pacific lamprey populations of the Columbia River have generally declined in abundance over the last 40 years according to counts at dams on the lower Columbia and Snake rivers (Close et al. 2002). Starke and Dalen (1995) reported that adult lamprey counts at Bonneville Dam regularly exceeded 100,000 fish in the 1960s and more recently have ranged between 20,000 and 120,000 for the period 2000-2004 (DART - www.cqs.washington.edu/dart/adult.html).

In the mid-Columbia River Basin, adult lamprey count data at hydroelectric projects varies by site but is generally available for all projects since 1998 (with the exception of Wanapum Dam where data is only available for 2007). As is expected, the general trend for mid-Columbia River counts is relatively consistent with observations at Bonneville Dam from year to year (i.e., relatively high count years at Bonneville result in relatively high count years in the mid-Columbia River). It is important to note that the daily and seasonal time periods as well as the counting protocols may differ at each project. These differences may affect data reliability and need to be considered when examining and comparing these data. Table 2.1-1 provides a summary of adult lamprey passage data for mid-Columbia River hydroelectric facilities.

Table 2.1-1. Minimum, maximum, and average counts for adult Pacific lamprey at mid-Columbia River hydroelectric projects from 1998 to 2007.

	Priest Rapids	Wanapum*	Rock Island	Rocky Reach	Wells
Min	1,130	4,771	559	303	21
Max	6,593	4,771	5,074	2,583	1,417
Average	3,016	4,771	2,157	952	326

* Wanapum Dam counts are only available for 2007.

Close et al. (1995, 2002) identified several factors that may account for the decline in lamprey counts in the Columbia River Basin. This includes reduction in suitable spawning and rearing habitat from flow regulation and channelization and pollution, reductions of prey in the ocean, and juvenile and adult passage problems at dams. Mesa et al. (2003) found that adult Pacific lamprey had a mean critical swimming speed of approximately 85 cm/s which suggests that they may have difficulty negotiating fishways with high current velocities that were designed for salmon and steelhead passage.

The study of adult Pacific lamprey migration patterns past dams and through reservoirs in the lower Columbia River has provided the first data sets on lamprey passage timing, travel times, and passage success at hydroelectric projects (Vella et al. 2001; Ocker et al. 2001; Moser et al. 2002a; Moser et al. 2002b). These studies have shown that approximately 90% of the radio-

tagged lamprey released downstream of Bonneville Dam migrated back to the tailrace below Bonneville Dam; however, less than 50% of the lamprey which encountered a fishway entrance actually passed through the ladder exit at the dam (Nass et al. 2005).

Similar collection and passage efficiency results were observed at Rocky Reach, Wanapum, and Priest Rapids dams during tagging studies conducted at those projects (Nass et al. 2003; Stevenson et al. 2005).

Of the 125 radio-tagged lampreys released approximately 7 kilometers downstream of Rocky Reach Dam, 93.6% were detected at the project, and of those fish, 94.0% entered the fishway. Of the fish that entered the Rocky Reach fishway, 55.5% exited the ladder (Stevenson et al. 2005).

During studies at Wanapum and Priest Rapids dams, a total of 51 and 74 lamprey were radio-tagged and released downstream of Priest Rapid Dam in 2001 and 2002, respectively. Over the two years of study, the proportion of fish that approached the fishway that exited the ladders was 30% and 70% at Priest Rapids and 100% and 51% at Wanapum Dam in 2001 and 2002, respectively (Nass et al. 2003).

Two recent reviews of Pacific lamprey (Hillman and Miller 2000; Golder Associates Ltd. 2003) in the mid-Columbia River have indicated that little specific information is available regarding their population status (Stevenson et al. 2005).

2.2 Status of Pacific Lamprey

In January 2003, the USFWS received a petition from 11 environmental groups seeking the listing of four lamprey species (Pacific lamprey, river lamprey, western brook lamprey, and Kern brook lamprey). The petition cited population declines and said lampreys are threatened by artificial barriers to upstream and downstream migration, de-watering and habitat degradation among other threats. In response to the petition, the USFWS conducted an initial review to determine whether an emergency listing was warranted and decided in March 2003 that such a situation did not exist.

In an agreement stemming from a lawsuit filed by the petitioners in response to the initial finding, the USFWS committed to the issuance of a 90-day finding on the petition by December 20, 2004. Again, the USFWS announced that the petition seeking a listing of the four lamprey species did not contain enough information to warrant further review and the agency was not going to place the lamprey species on the Endangered Species list. For Pacific lamprey, the petitioners provided information showing a drop in range and numbers, but did not provide information describing how the regional portion of the species' petitioned range, or any smaller portion, is appropriate for listing under the Endangered Species Act (ESA). The agency did however decide it will continue to work with others on efforts to gather information related to the conservation of lamprey and their habitats.

2.3 Monitoring and Studies of Outmigrating Juvenile Lamprey (Macrophthalmia)

Little information in the mid-Columbia River basin exists with regard to the outmigration timing and abundance of juvenile Pacific lamprey. Upstream of the Project, recent juvenile salmonid trapping operations by WDFW and the Colville Tribe have provided preliminary information on the presence of juvenile lamprey outmigrants in both the Methow and Okanogan rivers. This information represents incidental captures of juvenile lamprey, and may not be reflective of actual abundance or population trends. In the Okanogan River, information is available for 2006 and 2007 where 220 and 24 juvenile lamprey were observed, respectively, during spring trapping operations. In the Methow River watershed, information is available for two sites; the Twisp and Methow rivers. At the Twisp River site, no juvenile lamprey have been observed since data has been collected (2005). At the Methow River site, for the years 2004-2007, 89, 84, 831, and 37 juvenile lamprey were observed, respectively, in trapping operations that typically last from April to November with peaks generally occurring in the spring. Data collection from these activities is likely to continue and provide information on juvenile Pacific lamprey as they begin their outmigration through the Columbia River hydrosystem towards the Pacific Ocean.

Although there is a growing body of information on adult Pacific lamprey and their interactions at hydroelectric projects, relatively little information exists describing the effects of hydroelectric plant operations on outmigrating juvenile lamprey (macrophthalmia). Recent juvenile lamprey studies at hydroelectric projects have addressed testing for lamprey macrophthalmia survival through juvenile bypass facilities (Bleich and Moursund 2006), impingement at intake diversion screens (Moursund et al. 2000 and 2003), validation of existing screening criteria (Ostrand 2005), and responses of juvenile Pacific lamprey to simulated turbine passage environments (Moursund et al. 2001; INL 2006). Results of other studies targeting predaceous birds and fish suggest that juvenile lamprey may compose a significant proportion of the diets of these predators (Poe et al. 1991; Merrell 1959).

A review of the recent body of work addressing juvenile lamprey at hydroelectric facilities concludes that there is a current lack of methods and tools to effectively quantify the level of survival for juvenile lamprey migrating through hydroelectric facilities. Furthermore, no studies exist that assign a level of survival attributed to a project's operations. This is due to the lack of miniaturized active tag technologies to overcome two study limitations. Macrophthalmia (juvenile outmigrating lamprey) are relatively small in size and unique in body shape and they tend to migrate low in the water column resulting in the rapid attenuation of active tag signal strength. In an effort to develop a tagging protocol, the Bonneville Power Administration (BPA) funded Oregon State University (OSU) to identify and develop tag technologies for lamprey macrophthalmia. Recent reports on this developmental effort have concluded that the smallest currently available radio-tag was still too large for implantation in the body cavity of a juvenile lamprey (Schreck et al. 2000). Additionally, external application was not effective as animals removed tags within the first week and fish performance was affected. This report also concluded that internal implantation of Passive Integrated Transponder (PIT) tags was the most viable option for tagging juvenile lamprey although this method included severe limitations such as the limited range of detection systems and the ability to tag only the largest outmigrating juvenile lamprey (Schreck et al. 2000).

2.4 Project Adult Pacific Lamprey Counts and Passage Timing

Returning adult Pacific lamprey have been counted at Wells Dam since 1998. Between the years of 1998 and 2007, the number of lamprey passing Wells Dam annually has averaged 326 fish and ranged from 21 fish in 2006 to 1,417 fish in 2003 (Table 2.3-1). In addition to the overriding condition that Pacific lamprey numbers are declining in the Columbia River system, the relatively small number of adult lamprey observed at Wells Dam may be attributed to fact that the Project is the last of nine passable dams on the mainstem Columbia River and the fact that the Project is over 500 miles upstream from the Pacific Ocean and the bioenergetic expenditure for a relatively poor swimming species such as Pacific lamprey is likely great.

Adult lamprey pass Wells Dam from early July until late November with peak passage times between mid-August and late October (Figures 2.4-1 and 2.4-2). In all years since counting was initiated, Pacific lamprey counts at the east fish ladder were greater than at the west fish ladder except for 2007. It is important to note that historically, counting protocols were designed to assess adult salmonids and did not necessarily conform to lamprey migration behavior (Moser and Close 2003). Traditional counting times for salmon did not coincide with lamprey passage activity which occurs primarily at night; the erratic swimming behavior of adult lamprey also makes them inherently difficult to count (Moser and Close 2003). Beamish (1980) also noted that lamprey overwinter in freshwater for one year prior to spawning. Consequently, lamprey counted in one year may actually have entered the system in the previous year (Moser and Close 2003) which confounds annual returns back into the Columbia River Basin. In addition to salmonid-specific counting protocols, adult fishway facilities have been constructed specifically for passage of salmonids. Recent research has identified areas such as picketed lead structures downstream of fish count windows that adult lamprey may access to bypass count stations and avoid being enumerated (LGL 2008). It is unknown to what degree lamprey behavior and methodological and structural concerns are reflected in Columbia River lamprey passage data. However, it is important to consider such caveats when examining historic lamprey count data at Columbia River dams including Wells Dam.

Table 2.4-1 Adult Pacific lamprey counts at Wells Dam for east and west fish ladders, 1998-2007.

	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
East	174	47	96	153	226	724	263	151	13	17
West	169	26	59	106	117	694	140	64	8	18
Total	343	73	155	259	343	1418	403	215	21	35

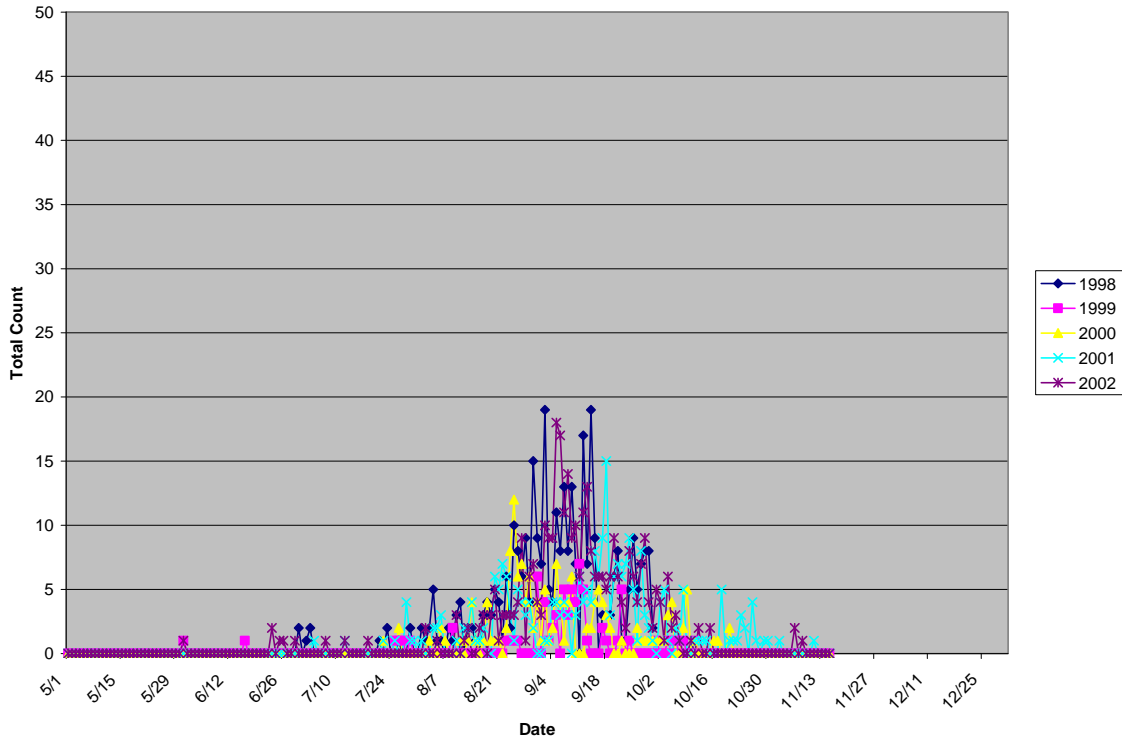


Figure 2.4-1 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 1998-2002.

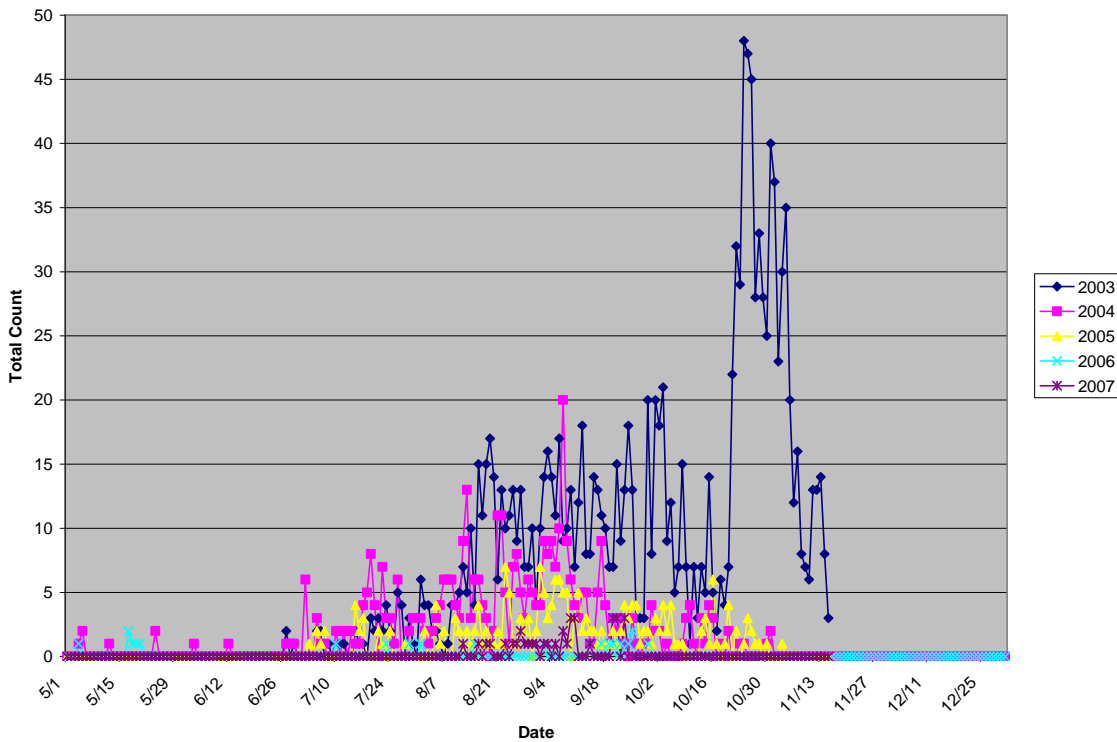


Figure 2.4-2 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 2003-2007.

2.5 Project Pacific Lamprey Studies

Until recently, relatively little information was available on Pacific lamprey in the mid-Columbia River Basin. However, with increased interest in the species coupled with a petition for listing under the ESA (Section 2.2), Douglas has initiated studies to address Pacific lamprey passage and migratory behavior in the Project consistent with currently available technology.

2.5.1 2001-2003 Project Pacific Lamprey Study

In 2004, Douglas contracted with LGL Limited to conduct a lamprey radio-telemetry study at Wells Dam in coordination with Chelan PUD, which was conducting a similar study at Rocky Reach Dam. A total of 150 lamprey were radio-tagged and released at or below Rocky Reach Dam. The radio-tags used in this study had an expected operational life of 45 days (Nass et al. 2005). It is important to note that as a result of the lamprey release site being located over 50 miles downstream of Wells Dam, the value of the study results for the Project was limited by the relatively small numbers of tagged fish detected upstream at Wells (n=18) and the fact that many of the radio-tags detected at Wells Dam were within days of exceeding their expected battery life.

The 2004 study at Wells Dam was implemented through a combination of fixed-station monitoring at the dam and fixed-stations at tributary mouths. Collectively, these monitoring sites were used to determine migration and passage characteristics of lamprey entering the Project Area. Of the 150 adult lamprey released at or below Rocky Reach in 2004, 18 (12% of 150) were detected in the Wells Dam tailrace, and ten (56% of 18) of these were observed at an entrance to the fishways at Wells Dam. A total of 3 radio-tagged lamprey passed Wells Dam prior to expiration of the tags, resulting in a Fishway Efficiency estimate of 30% (3 of 10) for the study period. A single lamprey was detected upstream of Wells Dam at the mouth of the Methow River (Nass et al. 2005).

For lamprey that passed the dam, the majority (92%) of Project Passage time was spent in the tailrace. Median time required to pass through the fishway was 0.3 d and accounted for 8% of the Project Passage time (Nass et al. 2005).

Although the 2004 study at Wells Dam provided preliminary passage and behavioral information for migrating adult lamprey, the limited observations due to the small sample size (n=18) were insufficient in addressing the objectives of the 2004 study.

2.5.2 2007-2008 Project Pacific Lamprey Study

In 2007, Douglas contracted with LGL Limited to conduct a second lamprey radio-telemetry study at Wells Dam. The study was scheduled to occur from early August through November and utilized tags that had 87 days of battery life. A total of 21 adult lamprey were tagged and released for the purpose of this study. However, due to very low adult lamprey returns to Wells Dam in 2007 (n=35) and low trapping efficiency, only 6 adult Pacific lamprey were captured at Wells Dam during trapping activities (August 14 to October 3). Therefore, 15 additional adult lamprey were collected at Rocky Reach Dam, transported to Wells Dam, tagged and released. The project was continued in 2008 to obtain additional information.

A comprehensive report was produced in February of 2009 containing the results from the two-year radio-telemetry behavior studies (Robichaud et al. 2009). Results indicated that the “greatest impediment to successful passage of adult lamprey at Wells Dam appears to be the conditions at the fishway entrance, probably related to water velocities that limit swimming and attachment capabilities.” An equally significant impediment to successful passage of adult lamprey at Wells Dam in 2008 was the installation of perforated plates on the floor of the weir orifices in an effort to increase trapping efficiency. Robichaud et al. further recommended the following:

- Implement a reduction in fishway head differential to reduce entrance velocities to levels within the swimming capabilities of Pacific lamprey (0.8 to 2.1 m/s). These proposed flow reductions should be restricted to hours of peak lamprey activity (i.e., nighttime) and within their primary migratory period at Wells Dam (August-September).
- Remove perforated plates from orifice floors at the current trapping locations and discontinue trapping efforts at Wells Dam.
- Consider using monitoring tools that are less intrusive, do not require the collection of fish from the ladders at Wells Dam, and minimize the surgical implantation of tags in fish that are nearing their physiological limits.

2.5.3 2009 Pacific Lamprey Ladder Modification Study

In response to Robichaud et al. (2009), Douglas PUD, in consultation with the Aquatic SWG, prepared a plan to implement and evaluate measures to enhance passage of adult Pacific lamprey at Wells Dam (Murauskas and Johnson, 2009). These measures, originally scheduled for year two after license issuance (2013), were designed to determine whether temporary velocity reductions at the fishway entrances would enhance the attraction and relative entrance success of adult lamprey at Wells Dam. Three alternative entrance flow velocities (i.e., existing high, moderate, and low) will be assessed using Dual-frequency Identification Sonar (DIDSON) in a randomized block design during the fall of 2009. The goal is to identify optimal hydraulic conditions conducive to entry of adult lampreys into the fishways at Wells Dam.

3.0 GOALS AND OBJECTIVES

The goal of the PLMP is to implement measures to monitor and address impacts, if any, on Pacific lamprey resulting from the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PME in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following objectives:

Objective 1: Identify and address any adverse Project-related impacts on passage of adult Pacific lamprey;

Objective 2: Identify and address any Project-related impacts on downstream passage and survival, and rearing of juvenile Pacific lamprey;

Objective 3: Participate in the development of regional Pacific lamprey conservation activities.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to monitor and address ongoing impacts, if any, on Pacific lamprey resulting from Project operations. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

The schedule for implementation of specific measures within the PLMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

Douglas, in consultation with the Aquatic SWG, will implement PME's for Pacific lamprey in the Project consistent with the goals and objectives identified in Section 3.0. The measures proposed in this section are intended to serve as PME's for Pacific lamprey throughout the new license term.

4.1 Adult Pacific Lamprey Passage (Objective 1)

4.1.1 Upstream Fishway Operations Criteria

Douglas shall operate the upstream fishways at Wells Dam in accordance with criteria outlined in the HCP. Based upon information collected from activities conducted in Sections 4.1.3 - 4.1.7, Douglas, in consultation with the Aquatic SWG and the HCP Coordinating Committee, may evaluate various operational and structural modifications to the upstream fishways (e.g., reduction in fishway flows at night) for the benefit of Pacific lamprey passing upstream through Wells Dam during the new license term. If requested, the Aquatic SWG shall develop an Operations Study Plan (OS Plan) that specifically identifies all operational modifications to be evaluated, the proposed monitoring strategy, implementation timeline and criteria for success. The plan shall include a component to evaluate the effects of lamprey modifications on salmon. Upon completion of the evaluation, the Aquatic SWG, in consultation with the HCP Coordinating Committee, will determine whether the proposed modifications should be made permanent, removed, or modified.

4.1.2 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to implement the Adult Fish Passage Plan and associated Adult Ladder Dewatering Plan as required by the HCP. These plans include practices and procedures utilized during fishway dewatering operations to minimize fish presence in the fish ladders and then once dewatered directs Douglas staff to remove stranded fish and safely place them back into the

Columbia River. All fish species, including Pacific lamprey that are encountered during dewatering operations are salvaged consistent with the protocol identified in the HCP. Any adult lamprey that are captured during salvage activities will be released upstream of Wells Dam, unless otherwise determined by the Aquatic SWG. Douglas will coordinate salvage activities with the Aquatic SWG and allow for member participation. Douglas will provide a summary of salvage activities in the annual report.

4.1.3 Upstream Fishway Counts and Alternative Passage Routes

Douglas shall continue to conduct annual adult fish passage monitoring in the Wells Dam fishways using the most current technology available, to count and provide information on upstream migrating adult Pacific lamprey 24-hours per day during the adult fishway monitoring season (May 1- November 15). Based upon information collected from activities conducted in Sections 4.1.6 - 4.1.7, Douglas, in consultation with the Aquatic SWG, may choose to address the use of alternative upstream passage routes around Wells Dam fishway counting stations by adult Pacific lamprey. Potential measures to improve counting accuracy, following consultation and approval of the Aquatic SWG, may include, but may not be limited to, the development of a correction factor based upon data collected during passage evaluations (Sections 4.1.6 and 4.1.7) or utilization of an alternative passage route as a counting facility for adult Pacific lamprey.

4.1.4 Upstream Passage Improvement Literature Review

If additional passage improvement measures are deemed necessary by the Aquatic SWG, then within six months after this determination, Douglas, in consultation with the Aquatic SWG, shall complete a literature review on the effectiveness of upstream passage measures (i.e., lamprey passage systems, plating over diffuser grating, modifications to orifices, rounding sharp edges, fishway operational changes, etc.) implemented at other Columbia and Snake river hydroelectric facilities. The literature review will be conducted in support of activities identified in Section 4.1.5 to help in the selection of reasonable measures that may be implemented to improve adult lamprey passage at Wells Dam.

4.1.5 Fishway Modifications to Improve Upstream Passage

If additional passage improvement measures are deemed necessary by the Aquatic SWG, based upon the results of studies conducted at Wells Dam, then within one year or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify, design and implement any reasonable upstream passage modifications (structural and/or operational). Passage measures will be designed to improve passage performance by providing safe, effective, and volitional passage for Pacific lamprey through the Wells Dam fishways without negatively impacting the passage performance of adult anadromous salmonids. The following components shall be included in these passage measures:

- Fishway Inspection: Within one year of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall conduct a fishway inspection with the Aquatic SWG and regional lamprey passage experts to identify and prioritize measures to improve adult lamprey passage and enumeration at Wells

Dam. Additional ladder inspections will be conducted at the request of the Aquatic SWG, consistent with winter ladder dewatering operations.

- Entrance Efficiency: Within one year of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall develop a Lamprey Entrance Efficiency Plan (LEE Plan) for evaluating operational and physical ladder entrance modifications intended to create an environment at the fishway entrances that are conducive to adult lamprey passage without significantly impacting the passage of adult salmonids. These improvements shall be evaluated until compliance, as described below, is attained.
- Diffuser Gratings: Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, diffuser gratings within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.
- Transition Zones: Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, transition zones within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.
- Ladder Traps and Exit Pools: Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, lamprey ladder traps and exit pools within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.

Douglas shall exhibit steady progress, as agreed to by the Aquatic SWG, towards improving adult lamprey passage until performance at Wells Dam is determined to be similar to other mid-Columbia River hydroelectric dams, or until scientifically rigorous standards and evaluation techniques are established by the Lamprey Technical Workgroup, or its successor, and adopted regionally. The Aquatic SWG will then evaluate, and if applicable and appropriate, adopt these standards for use at Wells Dam. If compliance is achieved, Douglas shall only be required to implement activities pursuant to Section 4.1.7 (Periodic Monitoring) for adult Pacific lamprey passage.

4.1.6 Adult Pacific Lamprey Upstream Passage Evaluation

Should upstream passage measures be implemented under Section 4.1.5, then within one year following the implementation of such measures, Douglas, in consultation with the Aquatic SWG, shall conduct a one-year study to monitor the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If monitoring results indicate that passage rates at Wells Dam are not similar to passage rates at other mid-Columbia River dams or within standards as described in Section 4.1.5, Douglas, in consultation with the Aquatic SWG, shall develop and implement additional measures to improve upstream Pacific lamprey passage. Measures described in Sections 4.1.5 and 4.1.6 may be repeated, as necessary, until adult passage through Wells Dam is similar to passage rates at other mid-Columbia River hydroelectric dams or within standards as described in Section 4.1.5.

4.1.7 Periodic Monitoring

Once adult Pacific lamprey upstream passage rates at Wells Dam are similar to rates at other mid-Columbia River dams or within standards as described in Section 4.1.5, Douglas, in consultation with the Aquatic SWG, shall periodically monitor adult Pacific lamprey passage performance through Wells Dam fishways to verify the effectiveness of passage improvement measures. Specifically, every ten years after compliance has been achieved, or as determined by the Aquatic SWG, Douglas shall implement a one-year study to verify the effectiveness of the adult fish ladders with respect to adult lamprey passage. If results of the monitoring program confirm the effectiveness of adult lamprey passage measures and the results indicate that passage rates are still in compliance, then no additional measures are needed. If the results indicate that adult upstream passage rates are out of compliance, then the upstream passage study will be replicated to confirm the results. If the results after two years of study both indicate that passage rates have not been maintained, Douglas, in consultation with the Aquatic SWG, shall develop and implement measures to improve upstream Pacific lamprey passage, if any (see Section 4.1.5).

4.2 Juvenile Pacific Lamprey Downstream Passage and Survival and Rearing (Objective 2)

4.2.1 Downstream Bypass Operations Criteria

Douglas is required to operate the downstream bypass system at Wells Dam in accordance with criteria outlined in the HCP.

4.2.2 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to conduct salvage activities as required by the HCP's Adult Fish Passage Plan during fishway dewatering operations. All fish species, including Pacific lamprey that are encountered during dewatering operations shall be salvaged consistent with the protocol identified in the HCP. Any juvenile Pacific lamprey that are captured during salvage activities will be released downstream of Wells Dam. Douglas will coordinate salvage activities with the Aquatic SWG and allow for member participation. Douglas will provide a summary of salvage activities in the annual report.

4.2.3 Juvenile Pacific Lamprey Passage and Survival Literature Review

Beginning in year five and every five years thereafter during the new license, Douglas, in consultation with the Aquatic SWG, shall conduct a literature review to summarize available technical information related to juvenile lamprey passage and survival through Columbia and Snake river hydroelectric facilities. This information will be used to assess the feasibility of conducting activities identified in Section 4.2.4.

4.2.4 Juvenile Pacific Lamprey Downstream Passage and Survival Evaluation

Based upon the current state of the science regarding tag technology and methodologies for Pacific lamprey macrophthalmia (Section 2.3), coupled with the challenges of obtaining

macrophthalmia in sufficient numbers within the Project to meet sample size requirements for a statistically rigorous study, a juvenile downstream passage and survival evaluation is not feasible at this time.

During the term of the new license, if tag technology and methodologies are developed and field tested and a sufficient source of macrophthalmia in or upstream of the Project are identified to ensure that a field study will yield statistically rigorous and unbiased results, Douglas, in consultation with the Aquatic SWG, shall implement a one-year juvenile Pacific lamprey downstream passage and survival study.

If statistically valid study results indicate that Project operations have a significant negative impact on the Pacific lamprey population above the Wells Dam, Douglas, in consultation with the Aquatic SWG, shall identify and implement scientifically rigorous and regionally accepted measures (e.g., translocation, artificial production or habitat enhancement), if any, or additional studies to address such impacts. If operational changes are needed to improve passage survival of juvenile lamprey migrants, then those changes need to be coordinate with the HCP Coordinating Committee.

4.2.5 Juvenile Pacific Lamprey Habitat Evaluation

Within three years of the effective date of the new license, Douglas shall implement a one-year study to examine presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project that may be affected by Project operations. As part of this measure, Douglas shall identify areas of potential juvenile Pacific lamprey habitat for future evaluation. Sampling of these areas will assess presence/absence and relative abundance. Any sampling methodologies used in support of this activity will require coordination with the HCP Coordinating Committee and regulatory approval of the federal and state agencies.

4.3 Participate in Regional Pacific Lamprey Conservation Activities (Objective 3)

4.3.1 Regional Lamprey Working Groups

Douglas shall participate in Pacific lamprey work groups in order to support regional conservation efforts (e.g., the Pacific Lamprey Technical Work Group and the USFWS Lamprey Conservation Initiative). Activities may include but are not limited to information exchanges with other entities, meeting attendance, and coordination of Douglas' Pacific lamprey activities with other entities conducting lamprey research in the mid-Columbia River. Activities may also include conducting PLMP research within the Project, and sharing that information with other entities.

4.4 Reporting

Douglas will provide an annual report to the Aquatic SWG summarizing the previous year's activities and proposed activities for the following year undertaken in accordance with the PLMP. The report will document all Pacific lamprey activities conducted within the Project and describe activities proposed for the following year. Furthermore, any decisions, statements of agreement, evaluations, or changes made pursuant to this PLMP will be included in the annual report. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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RESIDENT FISH MANAGEMENT PLAN

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RESIDENT FISH MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2008

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Resident Fish Management Plan (RFMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the RFMP is to protect and enhance native resident fish populations and habitat in the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several resident fish PMEs in support of the RFMP. The PMEs presented within the RFMP are designed to meet the following objectives:

Objective 1: Continue to provide additional benefits to resident fishery resources in the Project as a result of continued implementation of the HCP, Predator Control Programs and Douglas PUD's Land Use Policy.

Objective 2: In year 2 and every 10 years thereafter during the new license term, Douglas will conduct a resident fish study to determine the relative abundance of the various resident fish species found within the Project. The study objectives will focus on (1) identifying whether there have been major shifts in the resident fish populations resulting from the implementation of the White Sturgeon, Bull Trout, Pacific Lamprey, and Aquatic Nuisance Species (ANS) Management Plans, and (2) collecting information on resident predator fish populations found within the Wells Reservoir. The results of this study may be used to inform the implementation activities of the other Wells aquatic resource management (ANS, bull trout, Pacific lamprey, and white sturgeon) plans and HCP predator control activities.

Objective 3: If any statistically significant negative changes to native resident fish populations of social, economic, and cultural importance are identified, and are not caused by and cannot be addressed through implementation of other aquatic resource management plans or activities (white sturgeon, Pacific lamprey, bull trout, ANS, HCP, predator control), reasonable and appropriate implementation measures to address negative changes, if any, will be undertaken by Douglas.

Objective 4: In response to proposed major changes in Wells Dam operations requiring FERC approval, Douglas will assess the potential effects, if any, on Project habitat functionally related to spawning, rearing, and migration of native resident fish, in order to make informed management decisions towards the success of the RFMP. Douglas will implement reasonable and appropriate measures to address any effects on social, economic, and culturally important native species.

This RFMP is intended to be compatible with other resident fish management plans in the Columbia River mainstem. Furthermore, the RFMP is intended to be supportive of the HCP, Bull Trout Management Plan, Pacific Lamprey Management Plan and White Sturgeon Management Plan by continuing to monitor changes, if necessary, in the resident fish assemblage within the Project. The RFMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington state water quality standards.

1.0 INTRODUCTION

The Resident Fish Management Plan (RFMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities invited to participate in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The RFMP will direct implementation of measures to protect and enhance native resident fish populations in the Wells Reservoir. To ensure active stakeholder involvement and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

The Aquatic SWG agrees on the need to develop a plan for the long-term management of native resident fish populations in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies goals and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for native resident fish during the term of the new license.

2.0 BACKGROUND

2.1 Resident Fish Species

The resident fish assemblage present in the Wells Reservoir is composed of a diverse community of native and introduced, warm and coldwater, and recreational and non-recreational fish species. Since the construction of Wells Dam several studies have either directly (McGee 1979; Beak 1999) or indirectly (Dell et al. 1975; Burley and Poe 1994) addressed the resident fish assemblage in the Wells Reservoir.

2.1.1 Project Resident Fish Assessments

In assessing the occurrence of gas bubble disease in fish in the mid-Columbia River reservoirs, Dell et al. (1975) observed that the most abundant resident fish species in the Wells Reservoir were northern pikeminnow (*Ptychocheilus oregonensis*), stickleback (*Gasterosteus spp.*), and suckers (*Catostomus spp.*). They also determined that mountain whitefish (*Prosopium williamsoni*) and pumpkinseed (*Lepomis gibbosus*) were the most abundant resident game fish, although these two species accounted for less than two percent of the total 32,289 fish sampled. Overall, 27 species of resident and migratory fish were identified in the study area (Table 2.1-1).

In 1993, a one-year study was conducted to determine the relative predation by northern pikeminnow on outmigrating juvenile salmonids and to develop relative predation indices for each of the five mid-Columbia River reservoirs. During the study, incidental catch (species captured other than northern pikeminnow) was high with over 25 fish species recorded and catch dominated by Catostomidae (suckers) (Burley and Poe 1994).

Table 2.1-1 Native and non-native resident fish species that have been documented in the Wells Reservoir from past resident fish assessments, monitoring efforts, and miscellaneous studies (Dell et al. 1975; McGee 1979; Burley and Poe 1994; Beak 1999; NMFS 2002; BioAnalyst, Inc. 2004).

Native Species	Non-Native Species
White sturgeon <i>Acipenser transmontanus</i> *	Carp <i>Cyprinus carpio</i>
Chiselmouth <i>Acrocheilus alutaceus</i>	Black bullhead <i>Ictalurus melas</i>
Longnose sucker <i>Catostomus catostomus</i>	Brown bullhead <i>Ictalurus nebulosus</i>
Bridgelip sucker <i>Catostomus columbianus</i>	Pumpkinseed <i>Lepomis gibbosus</i>
Largescale sucker <i>Catostomus macrocheilus</i>	Bluegill <i>Lepomis macrochirus</i>
Lake whitefish <i>Coregonus clupeaformis</i>	Smallmouth bass <i>Micropterus dolomieu</i>
Prickly sculpin <i>Cottus asper</i>	Largemouth bass <i>Micropterus salmoides</i>
Threespine stickleback <i>Gasterosteus aculeatus</i>	Yellow Perch <i>Perca flavescens</i>
Burbot <i>Lota lota</i>	Black crappie <i>Pomoxis nigromaculatus</i>
Peamouth <i>Mylocheilus caurinus</i>	Walleye <i>Stizostedion vitreum</i>
Rainbow trout <i>Oncorhynchus mykiss</i>	Tench <i>Tinca tinca</i>
Mountain whitefish <i>Prosopium williamsoni</i>	
Northern pikeminnow <i>Ptychocheilus oregonensis</i>	
Redside shiner <i>Richardsonius balteatus</i>	
Dace <i>Rhinichthys spp.</i>	
Bull Trout <i>Salvelinus confluentus</i> *	

* Individual management plans for both white sturgeon and bull trout have been developed and as such, they are not addressed in this Resident Fish Management Plan.

McGee (1979) noted that chiselmouth (*Acrocheilus alutaceus*), redbside shiners (*Richardsonius balteatus*), and largescale suckers (*Catostomus macrocheilus*) were the most abundant non-game fish captured during Wells Reservoir surveys while pumpkinseed were the most abundant game fish caught. Similar sampling design and methodology to the 1974 study (Dell et al. 1975) were employed in order to ensure that results of the study were comparable with past observations. In total, 2,480 fish were collected during the study using live traps, beach seines and angling.

Twenty of the 27 known species previously trapped in other mid-Columbia reservoirs (Dell et al. 1975) were captured in the Wells Reservoir during the study.

In 1998, Douglas conducted an updated Wells Reservoir resident fish assessment (Beak 1999). Again, an effort was made to implement a sampling design similar to the two previous studies (1974 and 1979) so as to be consistent and allow comparisons with past results. In total, 22 species of fish were identified with 5,657 fish captured using beach seines and 716 fish observed via diving transects. Beak (1999) reported suckers (*Catostomus* spp.) as the most abundant resident fish captured in beach seining sampling in the Wells study area. These species represented 41 percent of the beach seining catch and 46 percent of the underwater dive survey count. Other abundant species in the beach seine catch were bluegill (*Lepomis macrochirus*) (32 percent), northern pikeminnow (10 percent), peamouth (*Mylocheilus caurinus*) (6 percent), and carp (*Cyprinus carpio*) (5 percent). Fifteen other species represented the remaining 7 percent of the total catch of 3,783 fish. Table 2.1-2 ranks the relative abundance of dominant fish species captured in the 1974, 1979, and 1998 Project studies and how species abundance has shifted over time.

Table 2.1-2 Ranking of relative abundance of dominant fish species in the 1974, 1979, and 1998 Wells Reservoir resident fish assessments (Beak 1999).

Species	1974	1979	1998
Largescale sucker <i>Catostomus macrocheilus</i>	1	4	1
Redside Shiner <i>Richardsonius balteatus</i>	3	3	3
Northern Pikeminnow <i>Ptychocheilus oregonensis</i>	2	5	4
Bluegill <i>Lepomis macrochirus</i>	16	0	2
Pumpkinseed <i>Lepomis gibbosus</i>	11	2	18
Chiselmouth <i>Acrocheilus alutaceus</i>	4	1	10

2.1.2 Recreational Fish Species

Kokanee

Landlocked sockeye (*Oncorhynchus nerka*), known as kokanee are a native fish which occur in several lakes in the mid and upper Columbia basins including Lake Wenatchee, Lake Chelan, Lake Osoyoos, and Lake Roosevelt. Although previous resident fish assessments have not detected the presence of this fish species in the Project, anecdotal information exists indicating that low numbers of kokanee may be present in the Project. These fish likely originate from Lake Roosevelt, above Grand Coulee Dam, and during periods of high spring flow are displaced downstream through Grand Coulee and Chief Joseph dams and into the Wells Reservoir.

Largemouth Bass

Largemouth bass (*Micropterus salmoides*) were widely introduced in Washington in the late 1800s (Wydoski and Whitney 2003). They are listed as a priority species in Washington State because of their vulnerability to habitat loss or degradation and their recreational importance (WDFW 2002). They prefer clear water habitat with mud and sand substrates, which is best suited for aquatic vegetation production (Wydoski and Whitney 2003). Little is known about the

populations in the Wells Reservoir as they are infrequently captured (Beak 1999; Duke 2001; Burley and Poe 1994).

Mountain Whitefish

Mountain whitefish are assumed to occur in all small-order tributaries to the Methow, Okanogan, Wenatchee and Entiat rivers, and in connecting larger lake systems. They are also believed to occur in the mainstem reservoirs, although their behavior patterns are not known. They mostly inhabit riffles in summer and large pools in winter (Wydoski and Whitney 2003). Spawning typically occurs from October through December, generally in riffles, but also on gravel shoals of lake shores. Mountain whitefish feed primarily on instar forms of benthic aquatic insects, although they also occasionally eat crayfish, freshwater shrimp, leeches, fish eggs and small fish. In lakes, they feed extensively on zooplankton, particularly cladocerans. There is evidence that mountain whitefish still spawn in the lower reaches of some tributaries (NMFS 2002). Mountain whitefish appear to use the Wells Reservoir principally as a migration route between spawning areas in the Methow River and the Wells Dam tailrace (Zook 1983).

Northern Pikeminnow

Northern pikeminnow are a slow-growing, long-lived predator native to the Columbia River basin. In summer, adult northern pikeminnow prefer shallow, low velocity areas in cool lakes or rivers. During the winter, they use deeper water and pools (Scott and Crossman 1973). Spawning occurs during the summer, in shallow water areas with gravel substrate. They tend to concentrate in tailrace areas downstream of mainstem dams during the juvenile salmonid migration period, holding in relatively slow-moving water areas (less than about 3 feet per second) near passage routes (NMFS 2002). Due to their large numbers and distribution throughout the Columbia River basin, northern pikeminnow are considered to pose the greatest predation threat to migrating juvenile anadromous salmonids (NMFS 2002).

Resident Rainbow Trout

Rainbow trout (*Oncorhynchus mykiss*) are an inland (remains in freshwater) form of steelhead. However, some rainbow trout remain in freshwater for most of their life but undergo a physiological change to a smolt and migrate to the ocean late in life. In addition to the potential for rainbow trout to become anadromous, the progeny of steelhead are believed to have the potential to become resident rainbow (Peven 1990). Inland rainbow and juvenile steelhead are not distinguishable from each other until the steelhead undergo smoltification. The mid-Columbia River tributaries contain a mixture of resident rainbow and ocean-migrating steelhead. Resident rainbow trout are likely present in low numbers in the Wells Reservoir. During the 1998 resident fish assessment, rainbow trout consisted of 0.05 percent of the relative catch (Beak 1999).

Smallmouth Bass

Smallmouth bass (*Micropterus dolomieu*) are a non-native game fish that have inhabited the mid-Columbia River reach since at least the 1940s. They are listed as a priority species in Washington State because of their vulnerability to habitat loss or degradation and their

recreational importance (WDFW 2002). Preferred habitat for this species includes rocky shoals, banks, or gravel bars. Adult smallmouth bass in the mid-Columbia River are most abundant around the deltas of warmer tributary rivers. In the Wells Reservoir, smallmouth bass are typically found in the lower Okanogan River and the confluence of the Okanogan and Columbia rivers (Beak 1999). They are also abundant in areas upstream of the mid-Columbia River.

Smallmouth bass were the second most abundant predator species captured in the mid-Columbia River during predator assessment sampling conducted in 1994. They were most frequently captured from forebay sampling sites (Burley and Poe 1994). Similar relative abundance estimates of smallmouth bass were observed in recent sampling programs in other mid-Columbia River reservoirs (Beak 1999; Duke 2001). They are a significant fish predator species in the Columbia River, and prey on juvenile salmonids. In the 1994 predator assessment, fish composed 87 percent of the smallmouth bass diet, with salmonids consisting of 11 percent of the prey fish.

Walleye

Walleye (*Stizostedion vitreum*) are a cool-water, piscivorous game fish believed to have moved downstream into the mid-Columbia River reach from a population established for recreational fishing in Lake Roosevelt in the late 1950s (Zook 1983). They were the least abundant predator species captured in the mid-Columbia River in 1994 (Burley and Poe 1994). They are listed as a priority species in Washington State because of their vulnerability to habitat loss or degradation and their recreational importance (WDFW 2002).

Walleye occur throughout the mainstem reservoirs but are not typically found in the tributaries. Although suitable spawning habitat appears to be plentiful in the mid-Columbia River, peak summer temperatures in this section of river are suboptimal and appear to restrict the recruitment of subyearling walleye to the yearling age class (Zook 1983). Recruitment of walleye into the mid-Columbia River reservoirs is suspected to result from the entrainment of young fish through Grand Coulee Dam during spring run-off (Zook 1983).

2.1.3 Other Resident Species

Resident, non-recreational species make up the bulk of the standing crop of fish in the Wells Reservoir. Many of these species are native to the Wells Reservoir, including burbot (*Lota lota*), chiselmouth, peamouth chub, redbelt shiner, largescale sucker, bridgelip sucker (*C. columbianus*), longnose sucker (*C. catostomus*), lake whitefish (*Coregonus clupeaformis*), Prickly sculpin (*Cottus asper*), threespine stickleback (*Gasterosteus aculeatus*), and dace species (*Rhinichthys spp.*) (See Table 2.1-1). Currently, no management actions or active fisheries for these species occur.

2.2 Resident Fish Habitat

2.2.1 Spawning habitat

Objectives of past resident fish studies (McGee 1979; Zook 1983; Beak 1999) did not specifically address spawning habitat but rather focused on species diversity, relative abundance and spatial distribution. Therefore, little information exists about the location and availability of spawning habitat for resident fish species in Project waters. It is likely that some resident fish species (cyprinids, catostomids, cottids) that spend their entire lives in Project waters utilize areas of the Wells Reservoir, tailrace, and lower tributaries (Methow and Okanogan rivers) to reproduce while other resident species, although present in the Wells Reservoir, utilize areas outside of the Project Boundary. Zook (1983) in his review of resident fish in the Wells Reservoir, hypothesized that some resident species such as mountain whitefish, rainbow trout, and walleye, although present, may not be successfully reproducing. Zook's review (1983) suggests that resident rainbow trout are primarily a product of residualism of hatchery-produced steelhead and that mountain whitefish appear to use the Wells Reservoir principally as a migration route between spawning areas in the Methow River and the Wells Tailrace. The report also suggests that walleye populations in the Wells Reservoir are recruited from the Lake Roosevelt population that was introduced in the late 1950s. The report also states that although spawning habitat appears to be available, evidence of successful reproduction has not been observed (Zook 1983).

Northern pikeminnow control efforts have been implemented at the Wells Reservoir starting in 1995. Part of these efforts included the identification of known spawning locations through the use of radio-telemetry. Based upon results of this study, northern pikeminnow spawning habitat is located in the Wells Reservoir near Park Island, near river mile (RM) 1.5 on the Methow River and in the Wells tailrace immediately downstream of the east bank fish ladder (Bickford and Skillingstad 2000).

2.2.2 Rearing habitat

Past resident fish surveys (McGee 1979; Beak 1999) observed significant spatial trends in species distribution within the Wells Reservoir. Both McGee (1979) and Beak (1999) noted that in general, spiny ray species (centrarchids) were most abundant between RM 530 and RM 540 and in the lower Okanogan River portion of the Project. This unique area of the Wells Reservoir is shallow and broad with slower water velocities, finer substrate, warmer water temperatures, and higher turbidity (Beak 1999) and is conducive to rearing spiny ray fish species while excluding more streamlined fish that prefer fast flowing water. Both surveys also found that the more streamlined resident fish species, such as chiselmouth and redbreasted sunfish (cyprinids), were most abundant downstream of RM 530 where water velocities increased, turbidity decreased, and the amount of shallow littoral habitat decreased. Other resident fish such as various sucker species and white sturgeon are most likely distributed throughout the Wells Reservoir but reside and feed at depths near the river bottom. Migratory, cold water species such as bull trout and whitefish spawn outside of the Wells Reservoir and it is likely that the majority of juvenile fish of these species rear in tributary habitats. Sub-adult bull trout, however, have been observed passing over other mid-Columbia River dams and recent studies suggest that bull trout forage for resident species present in the Wells Reservoir (BioAnalysts Inc. 2004).

2.3 Management Activities Affecting Resident Fish

2.3.1 Habitat Conservation Plan's Predator Control Program

Section 4.3.3 of the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) includes the requirement that Douglas implement a northern pikeminnow and piscivorous bird harassment and control program to reduce the level of predation upon anadromous salmonids in the mid-Columbia Basin. The northern pikeminnow removal program includes a northern pikeminnow control program, participation in fishing derbies and tournaments and the use of long-line fishing equipment. These efforts are designed to provide an immediate and substantial reduction in the predator populations present within the waters of the Project.

Since efforts were first initiated in 1995, Douglas's northern pikeminnow removal program has captured over 134,000 northern pikeminnow (1995-2006). The continual harvest of northern pikeminnow from these waters will provide additional decreases in predator abundance. Yearly removal efforts will also keep the northern pikeminnow population in a manageable state.

The other component of the predator control program is the implementation of control measures for piscivorous birds. The focus of Douglas's piscivorous bird control program is not removal but hazing and access deterrents. Hazing includes propane cannons, pyrotechnics and the physical presence of hazing staff. Access deterrents include steel wires across the hatchery ponds and tailrace, fencing and covers for hatchery ponds, and electric fencing. When hazing and access deterrents fail, options for removal are also implemented by the US Department of Agriculture (DOA) Animal Control staff hired to conduct the hazing programs.

Although the intent of the predator control program is for the protection of anadromous salmonids, reductions in aquatic and terrestrial predator abundance within the Reservoir may benefit many native resident fish species.

2.3.2 Project Shoreline Management and Land Use Policy

Douglas owns approximately 89 miles of shoreline in fee title and addresses shoreline management issues through the implementation of a strict Land Use Policy that requires formal approval of all land use activities that take place within the Project Boundary. Applications to permit activities such as construction of boat docks, piers, and landscaping are reviewed and considered for approval by Douglas after all required regulatory permits are acquired by the applicant. Additionally, when making land use or related permit decisions on Douglas owned lands that affect habitat within the Project Boundary, Douglas is required by Section 5 of the HCP to notify and consider comments from the HCP signatory parties (Douglas 2002). Shoreline management activities directly related to Project land use benefit resident fish, juvenile anadromous fish, and aquatic invertebrates and plants by minimizing impact in littoral areas within the Project Boundary.

3.0 GOALS AND OBJECTIVES

The goal of the RFMP is to protect and enhance native resident fish populations and habitat in the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several resident fish PME's in support of the RFMP. The PME's presented within the RFMP are designed to meet the following objectives:

Objective 1: Continue to provide additional benefits to resident fishery resources in the Project as a result of continued implementation of the HCP, Predator Control Programs and Douglas PUD's Land Use Policy.

Objective 2: In year 2 and every 10 years thereafter during the new license term, Douglas will conduct a resident fish study to determine the relative abundance of the various resident fish species found within the Project. The study objectives will focus on (1) identifying whether there have been major shifts in the resident fish populations resulting from the implementation of the White Sturgeon, Bull Trout, Pacific Lamprey, and Aquatic Nuisance Species (ANS) Management Plans, and (2) collecting information on resident predator fish populations found within the Wells Reservoir. The results of this study may be used to inform the implementation activities of the other Wells aquatic resource management (ANS, bull trout, Pacific lamprey, and white sturgeon) plans and HCP predator control activities.

Objective 3: If any statistically significant negative changes to native resident fish populations of social, economic, and cultural importance are identified, and are not caused by and cannot be addressed through implementation of other aquatic resource management plans or activities (white sturgeon, Pacific lamprey, bull trout, ANS, HCP, predator control), reasonable and appropriate implementation measures to address negative changes, if any, will be undertaken by Douglas.

Objective 4: In response to proposed major changes at Wells Dam requiring FERC approval, the Aquatic SWG will assess the potential effects, if any, on Project habitat functionally related to spawning, rearing, and migration of native resident fish, in order to make informed management decisions towards the success of the RFMP. Douglas will implement reasonable and appropriate measures to address any effects on social, economic, and culturally important native species.

This RFMP is intended to be compatible with other resident fish management plans in the Columbia River mainstem. Furthermore, the RFMP is intended to be supportive of the HCP, Bull Trout Management Plan, Pacific Lamprey Management Plan, and White Sturgeon Management Plan by continuing to monitor changes, if necessary, in the resident fish assemblage within the Project. This management plan is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, the Washington state water quality standards.

The schedule for implementation of specific measures within the RFMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

In order to fulfill the goal and objectives described in Section 3.0, Douglas, in consultation with the Aquatic SWG, shall develop and implement a resident fish management program that includes the following PME's.

4.1 Implementation Of Programs that Benefit Resident Fish (Objective 1)

4.1.1 HCP Predator Control Programs

Douglas shall continue to conduct annual predator control activities for northern pikeminnow and avian predators as outlined in the HCP (Douglas 2002). Although implementation of this program is targeted at reducing predation on anadromous species covered by the HCP, it is also anticipated to have direct benefits for resident fish species.

4.1.2 Project Shoreline Management and Land Use Policy

Douglas shall continue to implement the Douglas Land Use Policy which requires approval of all land use activities that take place within the Project Boundary. All permit activities such as construction of boat docks, piers, and landscaping within Project Boundary will be subject to review and approval by Douglas only after the applicant has received all other required regulatory permits, in addition to consideration by the HCP signatory parties and permit review by state and federal action agencies. The intent of the review and approval process captured in the Land Use Policy is to protect aquatic habitats and aquatic species that may be affected by proposed land use activities within the Project.

4.2 Monitoring the Resident Fish Assemblage within the Wells Reservoir (Objective 2)

Douglas shall conduct a resident fish study to determine the relative abundance of the various resident fish species found within the Wells Reservoir. This assessment shall occur in year 2 and every 10 years thereafter during the term of the new license. The study objectives will focus on (1) identifying whether there have been major shifts in the resident fish populations resulting from the implementation of the White Sturgeon, Bull Trout, Pacific Lamprey, and Aquatic Nuisance Species Management Plans, and (2) collecting information on resident predator fish populations found within the Wells Reservoir.

In order to maintain comparative assemblage information over time to inform Project resident fish status and trends, methodology for monitoring activities shall remain consistent with the methods described in Beak (1999). Information collected from these monitoring activities may be used to inform the implementation activities of the other Wells aquatic resource management plans and the HCP predator control activities.

4.3 Actions to Address Major Shifts in Native Resident Fish Assemblage (Objective 3)

Based upon information collected during the resident fish status and trends monitoring (Section 4.2), if any statistically significant negative changes to native resident fish populations of social, economic, and cultural importance are identified, and are not caused by and cannot be addressed through the implementation of other Aquatic Resource Management Plans or activities (white sturgeon, Pacific lamprey, bull trout, ANS, HCP, predator control), reasonable and appropriate implementation measures to address negative changes, if any, will be undertaken by Douglas.

4.4 Monitoring in Response to Proposed Changes in Project Operations (Objective 4)

If at any time during the new license term, future changes in Wells Dam operations are proposed that require FERC approval and the Aquatic SWG concludes that either reservoir or tailrace habitat within Project Boundary may be affected with regards to spawning, rearing, and migration (aquatic life designated uses) of native resident fish, an assessment will be implemented to identify potential effects, if any, in order to make informed license decisions. If the results of the assessment identify adverse effects to native resident fish species of social, economic and cultural importance, attributable to such changes in Project operations, then Douglas will consult with the Aquatic SWG to select and implement reasonable and appropriate measures to address such effects.

4.5 Reporting

Douglas will provide a draft annual report to the Aquatic SWG summarizing the previous year's activities undertaken in accordance with the RFMP. The report will document all native resident fish activities conducted within the Project. Furthermore, any decisions, statements of agreement, evaluations, or changes made pursuant to this RFMP will be included in the annual report. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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AQUATIC NUISANCE SPECIES MANAGEMENT PLAN

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AQUATIC NUISANCE SPECIES MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2008

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Aquatic Nuisance Species Management Plan (ANSMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the ANSMP is to prevent the introduction and/or spread of aquatic nuisance species in Project waters. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several PMEs in support of the ANSMP. The PMEs presented within the ANSMP are designed to meet the following objectives:

Objective 1: Implement best management practices to prevent Eurasian watermilfoil (*Myriophyllum spicatum*) proliferation during in-water (i.e., construction, maintenance, and recreation improvements) improvement activities in the Project.

Objective 2: Continue participation in regional and state efforts to prevent the introduction and spread of aquatic nuisance species. Activities include continued monitoring for the presence of ANS, monitoring bycatch data collected during other aquatic management plan activities, and conducting education outreach within the Project.

Objective 3: In response to proposed changes in the Project requiring FERC approval, the Aquatic SWG will assess the potential effects, if any, with respect to the introduction or proliferation of aquatic nuisance species in the Project to inform management decisions to support success of the ANSMP and will implement reasonable and appropriate measures to address any potential effects.

This ANSMP is intended to be compatible with other aquatic nuisance species management plans in the Columbia River mainstem. Furthermore, this management plan is intended to be

supportive of the HCP, Bull Trout Management Plan, Pacific Lamprey Management Plan, Resident Fish Management Plan, White Sturgeon Management Plan, and Water Quality Management Plan by continuing to prevent the introduction and/or spread of aquatic nuisance species in Project waters. The ANSMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies.

1.0 INTRODUCTION

The Aquatic Nuisance Species Management Plan (ANSMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities invited to participate in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The ANSMP will direct implementation of measures to prevent the introduction and/or spread of aquatic nuisance species in Project waters. To ensure active stakeholder participation and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

The Aquatic SWG agrees on the need to develop a plan for the long-term management and prevention of aquatic nuisance species in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies goals and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for aquatic nuisance species during the term of the new license.

2.0 BACKGROUND

Nonnative aquatic species may be released or “introduced” into an aquatic environment intentionally or unintentionally. Most often, such species are unable to adapt to their new environments and do not form self-sustaining populations (ANSC 2001). However, if such a species is able to adapt, become established, and thrive, it has the potential to threaten the diversity or abundance of native species and aquatic habitats and may even affect economic resources and human health. Such species are considered aquatic nuisance species or ANS (ANSC 2001).

RCW 77.60.130 defines the term aquatic nuisance species as a “nonnative aquatic plant or animal species that threatens the diversity or abundance of native species, the ecological stability of infested waters, or commercial, agricultural, or recreational activities dependent on such

waters” (RCW 2007). Since few natural controls exist in their new habitat, ANS may spread rapidly, damaging recreational opportunities, lowering property values, clogging waterways, impacting irrigation and power generation, destroying native plant and animal habitat, and sometimes destroying or endangering native species (ANSC 2001).

2.1 Aquatic Nuisance Species of Concern

2.1.1 Eurasian Watermilfoil (*Myriophyllum spicatum*)

Eurasian watermilfoil (EWM) is an aquatic plant native to Europe, Asia, northern Africa, and Greenland. It was once commonly sold as an aquarium plant (Ecology 2007). EWM may have been introduced to the North American continent at Chesapeake Bay in the 1880’s, although evidence shows that the first collection was made from a pond in the District of Columbia during the fall of 1942. By 1985, EWM had been found in 33 states, the District of Columbia, and the Canadian provinces of British Columbia, Ontario, and Quebec (Ecology 2007). The first documented occurrence of EWM in the State of Washington was in 1965. The source of introduction was most likely from sources in Canada and despite an effort to stop its spread, EWM infestations in Lake Osoyoos, British Columbia spread down through the Okanogan Lakes and into the Okanogan River and the Columbia River in 1974 (Duke 2001).

EWM is extremely adaptable with the ability to thrive in a variety of environmental conditions. It grows in still to flowing waters, can tolerate salinities of up to 15 parts per thousand, grows rooted in water depths from 1 to 10 meters, and can survive under ice (Ecology 2007). Relative to other submersed plants, EWM requires high light, has a high photosynthetic rate, and can grow over a broad temperature range (Ecology 2007). EWM exhibits an annual pattern of growth. In the spring, shoots begin to grow rapidly as water temperatures approach 15 degrees centigrade. When they near the surface, shoots branch profusely, forming a dense canopy (Ecology 2007). Typically, plants flower upon reaching the surface and die back to the root crowns, which sprout again in the spring.

Although EWM can potentially spread by both sexual and vegetative means, vegetative spread is considered the major method of reproduction. During the growing season, the plant undergoes autofragmentation. The plant fragments often develop roots at the nodes before separation from the parent plants. Fragments are also produced by wind and wave action, control harvest activity and boating activities, with each plant fragment having the potential to develop into a new plant (Ecology 2007).

EWM is classified as a class B noxious weed by the Washington State Noxious Weed Control Board (WNWCB 2007). Class B noxious weeds are nonnative plants whose distribution is limited to portions of Washington State. Additionally, EWM has been identified as a nuisance species in the Washington State Aquatic Nuisance Species Management Plan (ANSC 2001). EWM can adversely impact aquatic ecosystems by forming dense canopies that often shade out native vegetation. Monospecific stands of EWM affect aquatic habitat, water quality, can impact power generation and irrigation, and interfere with recreational activities. In Washington, private and government sources spend about \$1,000,000 per year on EWM control (Ecology 2007).

2.1.2 Zebra Mussel (*Dreissena polymorpha*) and Quagga Mussel (*Dreissena rostriformis bugensis*)

Zebra and quagga mussels are freshwater, bivalve mollusks that typically have a dark and white (zebra-like) pattern on their shells. They are native to Eurasia and were both introduced into the Great Lakes as a result of ballast water discharge from transoceanic ships that were carrying veligers, juveniles, or adult mussels (USGS 2007). Zebra mussels first invaded North America in the mid-1980s and quagga mussels invaded a few years later in 1989 (USFWS 2007). These two species are closely related with subtle morphological differences. More research is needed on North American quagga mussels to assess ecological differences between the two species, but the practical implications of both species are essentially identical (USFWS 2007). The North American distribution of these species has been concentrated in the Great Lakes region of the U.S. with the zebra mussel distribution also spanning farther into the southern U.S. (Figure 2.1-1). Despite recent measures to prevent their westward expansion, quagga mussels were discovered in the Lake Mead Recreation Area. Populations have subsequently been found throughout the Boulder Basin of Lake Mead (Figure 2.1-1) and in more than a dozen reservoirs serving Southern California (Pam Meacham, pers. comm.).

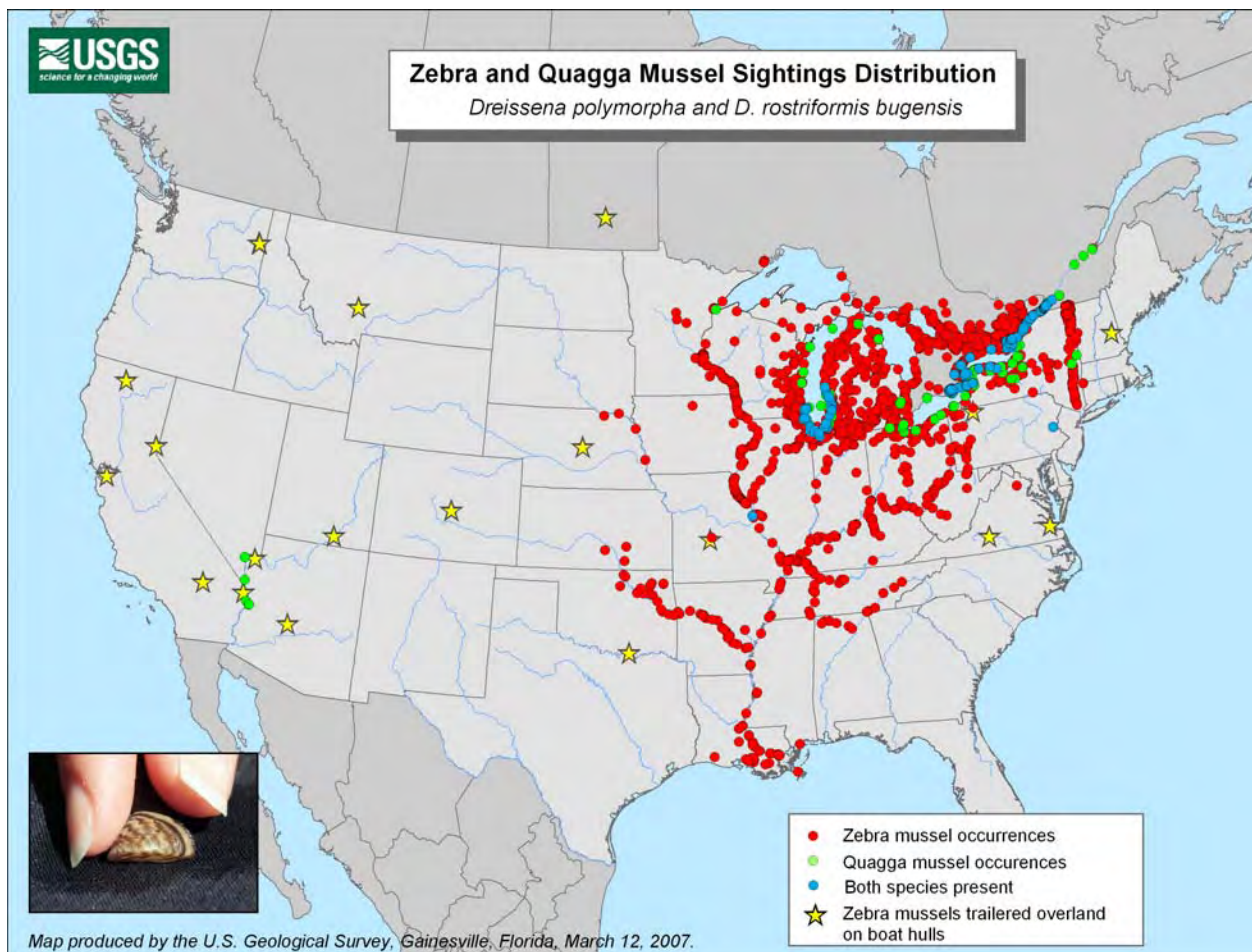


Figure 2.1-1 Zebra and Quagga Mussel Sightings Distribution Map (USGS 2007).

Zebra and quagga mussel size varies from microscopic to two inches long. Typical lifespan is up to 5 years. Both species may spawn year around if conditions are favorable. Peak spawning typically occurs in spring and fall. *Dreissena* are dioecious (either male or female) with external fertilization. Both species are prolific reproducers. Fecundity is high with a few individuals having the capability of producing millions of eggs and sperm (USFWS 2007). After fertilization, pelagic microscopic larvae, or veligers, develop within a few days and these veligers soon acquire minute bivalve shells. Free-swimming veligers drift with currents for three to four weeks until suitable substrate for settling is located. Adults attach to hard surfaces via byssal threads, but can detach and move to new habitat. Both species can tolerate a wide range of water temperatures (1-30°C), low velocities (<2 m/sec), and prefer hard surfaces for attachment although quagga mussels can live in soft sediments (USFWS 2007). Zebra mussels are typically found just below the surface to about 12 meters and quagga mussels are typically found at any depth where oxygen is available (USFWS 2007).

Zebra mussels have caused major ecological and economic problems since their arrival in North America, and quagga mussels pose many of the same threats. Both species are prolific filter feeders, removing substantial amounts of phytoplankton and suspended particulate from the water thus impacting aquatic ecosystems by potentially altering food webs (USGS 2007). *Dreissena's* ability to rapidly colonize hard surfaces causes serious economic problems. These major bio-fouling organisms can clog water intake structures such as pipes and screens, therefore reducing capabilities for power and water treatment plants. Recreation-based industries and activities have also been heavily impacted; docks, breakwalls, buoys, boats, and beaches have all been heavily colonized (USGS 2007). Zebra mussel densities have been reported to be over 700,000 individuals per square meter in some facilities in the Great Lakes area. Each year, the economic impact to the U.S. and Canada is approximately \$140 million in damage and control costs (Sea Grant 2007).

2.2 Project Information

Past aquatic studies contributing information to aquatic nuisance species of concern, discussed above, consisted of an aquatic macrophyte species composition and mapping survey (Lê and Kreiter 2005) and a macroinvertebrate assessment and rare, threatened, and endangered (RTE) species survey (Bioanalysts 2006). Results of these studies and other Project aquatic studies indicate that the aquatic ecosystem within the Project is composed of a diverse community of flora and fauna consisting of varied aquatic taxa such as plankton, macroinvertebrates (insects, snails and bivalves), fish, and plants. Although nonnative species are present within Project waters, the aquatic community is characterized by a native species dominated assemblage. It is important to note the varying degree to which a nonnative species can be characterized as a “nuisance” species. The many factors that determine a nonnative species’ magnitude of infestation and impact are complex and not always well understood.

2.2.1 Aquatic Macrophytes

Some information exists on aquatic macrophyte communities in the mid-Columbia River system. Vegetation mapping in and around the Rocky Reach Reservoir (River Miles (RM) 473.6 to 515.5) identified 979 acres of aquatic macrophytes (Duke 2001) out of a total surface area of 8,167 acres (Duke 2001). Nonnative EWM represented 34 percent of the biomass samples

collected from within the Rocky Reach Reservoir (Duke 2001). In the Priest Rapids and Wanapum reservoirs, the composition of EWM in the aquatic macrophyte community was higher at 42 percent of littoral plant biomass (Normandeau et al. 2000).

In August and September 2005, Douglas conducted an aquatic macrophyte study in the Wells Reservoir. Sixty-one transects totaling 369 sample points were completed during the 2005 study (Lê and Kreiter 2005). Depths of up to 30 feet were sampled and sampling points along transects were completed at intervals of 5 feet or less. A total of nine aquatic plant species were documented (Table 2.2-1). Table 2.2-1 presents the percentage of samples in which each of the identified aquatic species was categorized as the dominant species (consisting of >60 percent of the sample composition). The two most dominant species in samples collected were common waterweed (*Elodea canadensis*) and leafy pondweed (*Potamogeton foliosus*) at 24.7 percent and 16.7 percent, respectively. Both of these species are native. EWM was dominant in only 6.3 percent of samples (Table 2.2-1). Samples with no plants (absent) consisted of 41.7 percent of all samples taken. This observation supports the concept that macrophyte communities maintain a patchy distribution.

Table 2.2-1 Aquatic macrophyte species identified and the frequency at which each of the species was considered the dominant species (consisting of >60 percent of the total sample) in a given sample during the Macrophyte Identification and Distribution Study, 2005 (Lê and Kreiter 2005).

Scientific Name	Common Name	Percentage of samples in which dominant
<i>Chara spp.</i>	Muskgrass	.003% (1/396)
<i>Elodea canadensis</i>	Common waterweed	24.7% (98/396)
<i>Myriophyllum spicatum</i>	Eurasian watermilfoil	6.3% (25/396)
<i>Potamogeton crispus</i>	Curly leaf pondweed	4.3% (17/396)
<i>Potamogeton foliosus</i>	Leafy pondweed	16.7% (66/396)
<i>Potamogeton nodosus</i>	American pondweed	1.3% (5/396)
<i>Potamogeton pectinatus</i>	Sago pondweed	0.8% (3/396)
<i>Potamogeton zosteriformis</i>	Flat-stemmed or eelgrass pondweed	2.3% (9/396)
Absent		41.7% (165/396)

Although EWM is present in the Project, the 2005 study indicated that it is not a dominant component of the Project aquatic plant community. During the Project study, EWM was often sub-dominant to several native species in samples collected. These contrasting observations between the Wells Reservoir and downstream reservoirs (Rocky Reach, Priest Rapids, and

Wanapum) where EWM was found to be the most abundant species are not clearly understood. One possible explanation may be that EWM, which is a species that can proliferate from plant fragments (Ecology 2001), has increased its ability to colonize due to potentially higher levels of disturbance in the downstream reservoirs as compared to the Wells Reservoir. The Rocky Reach Reservoir serves a larger population base, maintains an EWM removal program at recreational sites, and has higher levels of recreational use and development as compared to the Wells Reservoir. It is possible that these activities directly and indirectly re-mobilize EWM plant fragments and increase the potential for colonization in the Rocky Reach Reservoir as well as in downstream reservoirs (Lê and Kreiter 2005).

2.2.2 Aquatic Macroinvertebrates

In September and October 2005, Douglas conducted an aquatic invertebrate inventory and an assessment of the presence of rare, threatened, and endangered (RTE) aquatic invertebrates within the Wells Reservoir. The overall objective of the study was to document the distribution, habitat associations and qualitative abundance of the current aquatic invertebrate (e.g., clams, snails and insects) assemblage in the Wells Reservoir.

Samples were collected within representative habitats throughout the Wells Reservoir using an air lift suction device, Ponar grabs and colonization baskets. A total of 17 sites were sampled. In addition to the varied aquatic insects and worms found during the survey, approximately 20 species of freshwater mollusks were identified during the inventory from dredge samples (Table 2.3-1). Within the Methow, Okanogan and Columbia portions of the Wells Reservoir, 13, 11, and nine species of mollusks were present, respectively. Of the 20 species, 10 gastropods (snails) and 10 bivalves (clams, mussels) were identified. The gastropods included nine native species and one nonnative species (Big-ear radix, *Radix auricularia*). Similarly, the bivalves also included nine native species and one nonnative species (Asian clam, *Corbicula fluminea*) (BioAnalysts, Inc. 2006). The 2005 macroinvertebrate assessment did not discover the presence of any zebra mussels or quagga mussels within the Project.

2.2.3 Project Aquatic Nuisance Species Monitoring

In 2006, Douglas, in coordination with the Aquatic Nuisance Species Division of WDFW, began monitoring for zebra mussels and quagga mussels in Project waters. Activities consisted of monthly plankton tows to target mussel veligers at sites downstream of boat launches within the Wells Reservoir. Sampling activities were conducted during the summer and early fall when recreational boating activity is at a peak. Sampling protocols were provided by WDFW. All samples were sent back to WDFW for analysis. To date, none of the samples collected within the Project have contained any signs of zebra or quagga mussel presence.

In 2007, Douglas, in coordination with the Center for Lakes and Reservoirs at Portland State University, installed a permanent substrate sampler in the Wells Dam forebay to monitor for zebra and quagga mussel colonization within the Project. Douglas staff checks the substrate sampler monthly throughout the year as specified by the monitoring protocol. To date, no signs of zebra or quagga mussel presence have been detected. Both of these monitoring activities are ongoing.

Table 2.3-1 Mollusks collected from sampling stations on the Methow, Okanogan, and Columbia rivers during the 2005 Project Aquatic Macroinvertebrate Inventory.

Location	Common Name	Taxon
Methow River	Western pearlshell	<i>Margaritopsis falcata</i>
	Striate fingernail clam	<i>Sphaerium striatinum</i>
	Ridgebeak peaclam	<i>Pisidium compressum</i>
	Western lake fingernail clam	<i>Musculium raymondi</i>
	Shortface lanx	<i>Fisherola nuttalli</i>
	Ashy pebblesnail	<i>Fluminicola fuscus</i>
	Western floater	<i>Anodonta kennerlyi</i>
	Ubiquitous peaclam	<i>Pisidium casertanum</i>
	Big-ear radix*	<i>Radix auricularia</i>
	Golden fossaria	<i>Fossaria obrussa</i>
	Prairie fossaria	<i>Fossaria (Bakerilymnaea) bulimoides</i>
	Ash gyro	<i>Gyraulus parvus</i> <i>Corbicula sp.</i>
Okanogan River	Western ridgemussel	<i>Gonidea angulata</i>
	Striate fingernail clam	<i>Sphaerium striatinum</i>
	Ridgebeak peaclam	<i>Pisidium compressum</i>
	Ubiquitous peaclam	<i>Pisidium casertanum</i>
	Asian clam*	<i>Corbicula fluminea</i>
	Ashy pebblesnail	<i>Fluminicola fuscus</i>
	Fragile ancyliid	<i>Ferrissia californica</i>
	Ash gyro	<i>Gyraulus parvus</i>
Western lake fingernail clam	<i>Musculium raymondi</i> <i>Physella sp.</i> <i>Anodonta sp.</i>	
Columbia River	Western floater	<i>Anodonta kennerlyi</i>
	Asian clam*	<i>Corbicula fluminea</i>
	Ridgebeak peaclam	<i>Pisidium compressum</i>
	Three ridge valvata	<i>Valvata tricarinata</i>
	Rocky Mountain physa	<i>Physella propinqua propinqua</i>
	Ash gyro	<i>Gyraulus parvus</i>
	Golden fossaria	<i>Fossaria (F.) obrussa</i>
	Prairie fossaria	<i>Fossaria (Bakerilymnaea) bulimoides</i>
Big-ear radix*	<i>Radix auricularia</i>	

*Nonnative taxon.

3.0 GOAL AND OBJECTIVES

The goal of the ANSMP is to prevent the introduction and/or spread of aquatic nuisance species in Project waters. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several PME's in support of the ANSMP. The PME's presented within the ANSMP are designed to meet the following objectives:

Objective 1: Implement best management practices to prevent Eurasian watermilfoil proliferation during in-water (i.e., construction, maintenance and recreation improvements) improvement activities in the Project.

Objective 2: Continue participation in regional and state efforts to prevent the introduction and spread of aquatic nuisance species. Activities include continued monitoring for the presence of ANS, monitoring bycatch data collected during other aquatic management plan activities and conducting education outreach within the Project.

Objective 3: In response to proposed changes in the Project requiring FERC approval, the Aquatic SWG will assess the potential effects, if any, with respect to the introduction or proliferation of aquatic nuisance species in the Project to inform management decisions to support success of the ANSMP and will implement reasonable and appropriate measures to address any potential effects.

The ANSMP is intended to be compatible with other aquatic nuisance species management plans in the Columbia River mainstem. Furthermore, this management plan is intended to be supportive of the HCP, Bull Trout Management Plan, Pacific Lamprey Management Plan, Resident Fish Management Plan, White Sturgeon Management Plan, and Water Quality Management Plan by continuing to prevent the introduction and/or spread of aquatic nuisance species in Project waters. The ANSMP is intended to be not inconsistent with other management strategies of federal, state, and tribal natural resource management agencies.

The schedule for implementation of specific measures within the ANSMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

In order to fulfill the goals and objectives described in Section 3.0, Douglas, in consultation with the Aquatic SWG, has agreed to implement the following PME's.

4.1 Implement Best Management Practices During Recreational Improvement Activities (Objective 1)

If at any time during the new license term, Douglas is required to construct, improve or maintain recreation access at boat launches and swim areas and the removal or disturbance of aquatic macrophyte beds that contain Eurasian watermilfoil may potentially occur, Douglas will implement containment efforts utilizing best management practices agreed to by the Aquatic SWG during such activities.

4.2 Participation in Regional and State ANS Efforts (Objective 2)

4.2.1 Coordination with Regional and State Entities

Douglas shall continue to coordinate with regional and state entities to implement activities in Project waters to monitor for the presence of ANS, specifically zebra and quagga mussels. Activities covered by this objective will consist of monitoring for the presence of zebra and quagga mussels as is identified in Section 2.2.3. If ANS are detected during monitoring activities, Douglas will immediately notify the appropriate regional and state agencies and assist in the implementation of reasonable and appropriate measures to address the ANS presence as is consistent with ANS Management protocols.

Douglas shall participate in information exchanges and regional efforts to coordinate monitoring activities.

4.2.2 Monitor Bycatch from other Project Aquatic Resource Management Activities

Douglas shall monitor bycatch data collected from ongoing Project aquatic resource management activities for aquatic nuisance species presence to support regional and state efforts and the ANSMP. Such ongoing activities may consist of broodstock collection activities at Wells Dam and in associated Project tributaries, the northern pikeminnow removal program, water quality monitoring and any other aquatic resource activities related to implementation of Aquatic Resource Management Plans for bull trout, Pacific lamprey, white sturgeon, and resident fish.

4.2.3 ANS Information and Education

Douglas shall make information regarding the effects of ANS introductions and the importance of prevention available to the public. Such outreach activities may consist of posting signage at Project recreation areas and boat launches.

Douglas shall also provide literature produced by appropriate state entities (Ecology and WDFW) for distribution at the visitor centers of local communities of the Project (Pateros, Brewster, Bridgeport) including Wells Dam.

4.3 Monitor and Address ANS Effects to Aquatic Communities During Changes in Project Operations (Objective 3)

If at any time during the new license term, future changes in Project operations requiring FERC approval are proposed and the Aquatic SWG concludes that such proposed operations may encourage the introduction or proliferation of aquatic nuisance species within the Project, the Aquatic SWG will assess the potential effects, if any, in order to make informed management decisions.

If the assessment identifies adverse effects to Aquatic Resources due to aquatic nuisance species attributable to changes in Project operations, Douglas shall consult with the Aquatic SWG to select and implement reasonable and appropriate PME's to address the identified adverse effect(s).

4.4 Reporting

Douglas will provide a draft annual report to the Aquatic SWG summarizing the previous year's activities undertaken in accordance with the ANSMP. The report will document all ANS activities conducted within the Project. Furthermore, any decisions, statements of agreement, evaluations, or changes made pursuant to this ANSMP will be included in the annual report. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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WATER QUALITY MANAGEMENT PLAN

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WATER QUALITY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Water Quality Management Plan (WQMP) is one of six Aquatic Resource Management Plans (Plans) contained within the Aquatic Settlement Agreement (Agreement). To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). The goal of the WQMP is to protect the quality of the surface waters affected by the Wells Hydroelectric Project (Project) with regard to the numeric criteria. Studies conducted during the relicensing process have found water quality within the Wells Project to be within compliance. Douglas, in collaboration with the Aquatic SWG, has agreed to implement measures in support of the WQMP. Reasonable and feasible measures will be implemented in order to maintain compliance with the numeric criteria of the Washington State Water Quality Standards (WQS), Chapter 173-201A WAC. The measures presented within the WQMP (Section 4.0) are designed to meet the following objectives:

Objective 1: Maintain compliance with state WQS for TDG. If non-compliance is observed, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas;

Objective 2: Maintain compliance with state WQS for water temperature. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas;

Objective 3: Maintain compliance with state WQS for other numeric criteria. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas;

Objective 4: Operate the Project in a manner that will avoid, or where not feasible to avoid, minimize, spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill; and

Objective 5: Participate in regional forums tasked with improving water quality conditions and protecting designated uses in the Columbia River basin.

The WQMP is intended to be compatible with other water quality management plans in the Columbia River mainstem, including Total Maximum Daily Loads (TMDL). Furthermore, the WQMP is intended to be supportive of the Habitat Conservation Plan (HCP), Bull Trout Management Plan, Pacific Lamprey Management Plan, Resident Fish Management Plan, White Sturgeon Management Plan, and Aquatic Nuisance Species Management Plan through the protection of designated uses (WAC 173-201A-600) in Project waters. The WQMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies.

1.0 INTRODUCTION

The Water Quality Management Plan (WQMP) is one of six Aquatic Resource Management Plans (Plans) contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license. The Plans, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) for aquatic life in support of the Clean Water Act (CWA) Section 401 Water Quality Certification (401 Certification) for the Wells Hydroelectric Project (Project).

During the development of this plan, the Aquatic Settlement Work Group (Aquatic SWG) focused on management priorities for resources potentially impacted by Project operations. Entities that participated in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Nation (Yakama), and Douglas.

The Washington State Water Quality Standards (WQS) found at WAC 173-201A include designated uses (recreation, agriculture, domestic and industrial use, and habitat for aquatic life) and supporting numeric criteria. The WQMP is intended to address only the numeric criteria of the WQS. Aquatic life uses of the Project identified by the WQS shall be addressed by the five other Aquatic Resource Management Plans within the Agreement and by the measures implemented in the HCP.

This management plan summarizes the relevant resource issues and background (Section 2), identifies goals and objectives of the plan (Section 3), and describes the relevant measures (Section 4) to maintain compliance with the numeric criteria of state WQS during the term of the new license.

2.0 BACKGROUND

Section 401 of the Clean Water Act (33 USC Chapter 26 § 1341 *et seq.*) requires that applicants for a hydroelectric project license from the Federal Energy Regulatory Commission (FERC) provide FERC with a 401 Certification that provides reasonable assurance that the Project will comply with applicable WQS and any other appropriate requirements of state law. In Washington State, Ecology is responsible for issuing 401 Certifications.

2.1 Water Quality Standards

Congress passed the CWA in 1972, and designated the U.S. Environmental Protection Agency (EPA) as the administering federal agency. This federal law requires that a state's water quality standards protect the surface waters of the U.S. for beneficial or designated uses, such as recreation, agriculture, domestic and industrial use, and habitat for aquatic life. Any state WQS,

or amendments to these standards, do not become effective under the CWA until they have been approved by EPA.

Ecology is responsible for the protection and restoration of Washington State's waters. Ecology establishes WQS that set limits on pollution in lakes, rivers, and marine waters in order to protect water quality and specified designated uses of such water bodies. These standards are found in WAC 173-201A.

2.1.1 Water Quality Standards for the Project

The Project includes the mainstem Columbia River above Wells Dam, one mile of the mainstem Columbia River below Wells Dam, the Methow River (up to river mile [RM] 1.5) and the Okanogan River (up to RM 15.5).

Under the 2006 WQS, the Project includes designated uses for spawning/rearing (aquatic life), primary contact recreation, and all types of water supply and miscellaneous uses. Numeric criteria to support the protection of these designated uses consist of various physical, chemical, and biological parameters including total dissolved gas (TDG), temperature, dissolved oxygen (DO), pH, turbidity, and toxins.

Unless stated otherwise in the subsections below, WQS criteria discussed in subsections 2.1.1.1 to 2.1.1.6 apply to all waters within the Project.

2.1.1.1 Total Dissolved Gas

TDG is measured as a percent saturation. Based upon criteria developed by Ecology, TDG measurements shall not exceed 110% at any point of measurement in any state water body. The WQS state that an operator of a dam is not held to the TDG standards when the river flow exceeds the seven-day, 10-year-frequency (7Q10) flood. The 7Q10 flow is the highest value of a running seven consecutive day average using the daily average flows that may be seen in a 10-year period. The 7Q10 total river flow for the Project was computed by Ecology (Pickett et al 2004) using the hydrologic record from 1974 through 1998 and a statistical analysis to develop the number from 1930 through 1998. The U.S. Geological Survey Bulletin 17B, "Guidelines for Determining Flood Flow Frequency" was followed. The resulting 7Q10 flow at Wells Dam is 246,000 cubic feet per second (cfs).

In addition to allowances for TDG standard exceedances during natural flood flows in excess of 7Q10, the TDG criteria may be adjusted to accommodate spill to facilitate fish passage over hydroelectric dams when consistent with an Ecology-approved Gas Abatement Plan (GAP). Ecology has approved on a per application basis, an interim exemption to the TDG standard (110%) to allow spill for juvenile fish passage on the Columbia and Snake rivers (WAC 173-201A-200(1)(f)(ii)). Dams in the Columbia and Snake rivers may be granted such an exemption. The GAP must be accompanied by fisheries management, physical, and biological monitoring plans (173-201A-200(1)(f)(ii)).

Columbia and Snake River TDG Exemption

On the Columbia and Snake rivers, three conditions apply to the TDG exemption. First, in the tailrace of a dam, TDG shall not exceed 125% as measured in any one-hour period during spillage for fish passage. Second, TDG shall not exceed 120% in the tailrace of a dam, as an average of the 12 highest consecutive hourly readings in any one day (24-hour period), relative to atmospheric pressure. Third, TDG shall not exceed 115% in the forebay of the next dam downstream, also based on an average of the 12 highest consecutive hourly readings in any one day (24-hour period), relative to atmospheric pressure.

The increased levels of spill resulting in elevated TDG levels are intended to allow increased fish passage without causing more harm to fish populations than caused by turbine passage. The TDG exemption provided by Ecology is based on a risk analysis study conducted by the NMFS (NMFS 2000).

2.1.1.2 Temperature

Temperature is measured by the 7-day average of the daily maximum temperatures (7-DADMax). The 7-DADMax for any individual day is calculated by averaging that day's daily maximum temperature with the daily maximum temperatures of the three days prior and the three days after that date (WAC 173-201A-020).

Under the WQS, the 7-DADMax temperature within the Columbia, Methow, and Okanogan river portions of the Project shall not exceed 17.5°C (63.5°F) (WAC 173-201A-602 and 173-201A-200(1)(c)). Additionally, the WQS contains additional supplemental temperature requirements for the Project portion of the Methow River (see Methow River Supplemental Requirements section below). When a water body's temperature is warmer than 17.5°C (or within 0.3°C (0.54°F) of the criteria) and that condition is due to natural conditions, then human actions considered cumulatively may not cause the 7-DADMax temperature of that water body to increase more than 0.3°C (0.54°F).

When the background condition of the water is cooler than 17.5°C, the allowable rate of warming up to, but not exceeding, the numeric criteria from human actions is restricted as follows:

(A) Incremental temperature increases resulting from individual point source activities must not, at any time, exceed $28/(T+7)$ as measured at the edge of a mixing zone boundary (where "T" represents the background temperature as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge).

(B) Incremental temperature increases resulting from the combined effect of all non-point source activities in the water body must not, at any time, exceed 2.8°C (5.04°F).

Temperatures are not to exceed the criteria at a probability frequency of more than once every ten years on average. Temperature measurements should be taken to represent the dominant aquatic habitat of the monitoring site. This typically means samples should:

(A) Be taken from well mixed portions of rivers and streams.

(B) Not be taken from shallow stagnant backwater areas, within isolated thermal refuges, at the surface, or at the water's edge.

The following guidelines on preventing acute lethality and barriers to migration of salmonids are also used in determinations of compliance with the narrative requirements for use protection established in WAC 173-201A (e.g., WAC 173-201A-310(1), 173-201A-400(4), and 173-201A-410 (1)(c)). The following site-level considerations do not, however, override the temperature criteria established for waters in WAC 173-201A-200(1)(c) or WAC 173-201A-602:

(A) Moderately acclimated (16-20°C, or 60.8-68.0°F) adult and juvenile salmonids will generally be protected from acute lethality by discrete human actions maintaining the 7-DADMax temperature at or below 22°C (71.6°F) and the 1-day maximum (1-DMax) temperature at or below 23°C (73.4°F).

(B) Lethality to developing fish embryos can be expected to occur at a 1-DMax temperature greater than 17.5°C (63.5°F).

(C) To protect aquatic organisms, discharge plume temperatures must be maintained such that fish could not be entrained (based on plume time of travel) for more than two seconds at temperatures above 33°C (91.4°F) to avoid creating areas that will cause near instantaneous lethality.

(D) Barriers to adult salmonid migration are assumed to exist any time the 1-DMax temperature is greater than 22°C (71.6°F) and the adjacent downstream water temperatures are 3°C (5.4°F) or cooler.

Methow River Supplemental Requirements

Ecology has identified water bodies, or portions thereof, which require special protection for spawning and incubation in accordance with Ecology publication 06-10-038. This publication indicates where and when the following criteria are to be applied to protect the reproduction of native char, salmon, and trout. Water temperatures are not to exceed 13°C from October 1 to June 15 in the lower Methow River including the portion within the Project boundary (up to RM 1.5).

2.1.1.3 Dissolved Oxygen

DO criteria are measured in milligrams per liter (mg/L). Under the WQS, DO measurements shall not be under the 1-day minimum of 8.0 mg/L. 1-day minimum is defined as the lowest DO reached on any given day. When a waterbody's DO is lower than the 8.0 mg/L criteria (or within 0.2 mg/L of the criteria) and that condition is due to natural conditions, then human actions considered cumulatively may not cause the DO of that water body to decrease more than 0.2 mg/L. Concentrations of DO are not to fall below 8.0 mg/L at a probability frequency of more than once every ten years on average.

DO measurements should be taken to represent the dominant aquatic habitat of the monitoring site. This typically means samples should:

(A) Be taken from well mixed portions of rivers and streams.

(B) Not be taken from shallow stagnant backwater areas, within isolated thermal refuges, at the surface, or at the water's edge.

2.1.1.4 pH

pH is defined as the negative logarithm of the hydrogen ion concentration. Under the WQS, pH measurements shall be in the range of 6.5 to 8.5, with a human-caused variation within the above range of less than 0.5 units.

2.1.1.5 Turbidity

Turbidity is measured in nephelometric turbidity units (NTUs). Turbidity shall not exceed 5 NTU over background when the background is 50 NTU or less; or a 10% increase in turbidity when the background turbidity is more than 50 NTU.

2.1.1.6 Toxins

Toxic substances shall not be introduced above natural background levels in waters of the state which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic toxicity to the most sensitive biota dependent upon those waters, or adversely affect public health, as determined by Ecology.

Ecology shall employ or require chemical testing, acute and chronic toxicity testing, and biological assessments, as appropriate, to evaluate compliance with WAC 173-201-240 and to ensure that aquatic communities and the existing and characteristic beneficial uses of waters are being fully protected.

Within the Project Area, specifically within the Project portion of the Okanogan River, two toxic substances are of concern: Dichloro-Diphenyl-Trichloroethane (DDT) and Polychlorinated Biphenyls (PCBs). DDT is a synthetic organochlorine insecticide that was frequently used in agriculture prior to being banned in 1972. PCBs are an organic compound that were used as coolants and insulating fluids for transformers, and capacitors. PCBs are classified as persistent organic pollutants and production was banned in the 1970s due to its high level of toxicity.

Toxic substances criteria identified in the WQS for these two substances are as follow:

(A) In freshwater, DDT (and metabolites) shall not exceed 1.1 µg/L as an instantaneous concentration at any time. Exceedance of the criteria is defined as an acute condition. DDT (and metabolites) shall not exceed 0.001 µg/L as a 24-hour average. Exceedance of the criteria is defined as a chronic condition.

(B) In freshwater, PCBs shall not exceed 2.0 µg/L as a 24-hour average. Exceedance of the criteria is defined as an acute condition. PCBs shall not exceed 0.01 µg/L as a 24-hour average. Exceedance of the criteria is defined as a chronic condition.

2.1.2 305(b) Report, 303(d) List and Total Maximum Daily Loads

Every two years, the EPA, as specified in section 305(b) of the CWA, requires Ecology to compile an assessment of the state's water bodies. Data collected from the water quality assessment are used to develop a 305(b) report. The report evaluates and assigns each water body into five categories based upon the Ecology's evaluation of the water quality parameters collected from within each water body.

Category 1 states that a water body is in compliance with the State WQS for the parameter of interest.

Category 2 states a water body of concern.

Category 3 signifies that insufficient data are available to make an assessment.

Categories 4a-4c indicates an impaired water body that does not require a Total Maximum Daily Load (TMDL) for one of three reasons:

- Category 4a indicates a water body with a finalized TMDL.
- Category 4b indicates a water body with a Pollution Control Program.
- Category 4c indicates a water body impaired by a non-pollutant (e.g., low water flow, stream channelization, and dams).

Category 5 represents all water bodies within the state that are considered impaired and require a Water Quality Implementation Plan (WQIP) (formerly TMDL). The 303(d) list consists of only water bodies with Category 5 listings.

Information presented below in subsections 2.1.2.1 to 2.1.2.6 are based upon the Draft 2008 Water Quality Assessment and candidate 303(d) list that has been finalized by Ecology and submitted to the EPA for approval.

2.1.2.1 Total Dissolved Gas

The reach of the Columbia River within the Project is on the state's 1998 303(d) list for TDG impairment (Category 5 listing). In 2004, Ecology developed a TDG TMDL (which was approved by EPA) for the mid-Columbia River and as such, this reach of the Columbia River, which includes the Project, is no longer on the 303(d) list for TDG (Category 4a).

Neither the reach of the Methow River within the Project (RM 1.5) nor the reach of the Okanogan River within the Project (RM 15.5) are listed on the 2008 303(d) list for TDG.

2.1.2.2 Temperature

The reach of the Columbia River within the Project is on the state's 2004 303(d) list for temperature impairment. The EPA has developed a draft temperature TMDL for the mainstem Columbia River, including that portion of the Columbia River contained within the Project. It is anticipated that the EPA will issue the final temperature TMDL for the Columbia River at some future date. The TMDL will address the water temperature effects of dams and other human

actions, including model analyses and load allocations for mainstem hydroelectric projects including Wells Dam.

The reach of the Methow River within the Project (RM 1.5) is not on the 2008 303(d) list for temperature.

The reach of the Okanogan River within the Project (RM 15.5) is not on the 2008 303(d) list for temperature. However, reaches of the Okanogan River upstream of the Wells Project boundary are listed on the 2008 303(d) list for temperature.

2.1.2.3 DO

No part of the Project area is on the 2008 303(d) list for DO.

2.1.2.4 pH

No part of the Project area is on the 2008 303(d) list for pH.

2.1.2.5 Turbidity

No part of the Project area is on the 2008 303(d) list for turbidity.

2.1.2.6 Toxins

Neither the reach of the Columbia River within the Project nor the reach of the Methow River within the Project (RM 1.5) is on the 2008 303(d) list for toxins.

The reach of the Okanogan River within the Project (RM 15.5) is not listed on the 2008 303(d) list for toxins. In 1998, Ecology put the portion of the Okanogan River within Project boundary on the 303(d) list for 4, 4'-DDE, 4,4'-DDD, PCB-1254, and PCB 1260 concentrations above standards in edible carp tissue (Ecology 1998). In 2004, Ecology completed the Lower Okanogan River DDT and PCB TMDL (which was approved by EPA).

2.2 Project Water Quality Monitoring Results

2.2.1 Total Dissolved Gas

TDG supersaturation is a condition that occurs in water when atmospheric gasses are forced into solution at pressures that exceed the pressure of the overlying atmosphere. Water containing more than 100% TDG is in a supersaturated condition. Water may become supersaturated through natural or dam-related processes that increase the amount of air dissolved in water. Supersaturated water in the Columbia River may result from the spilling of water at Columbia River dams. The occurrence of TDG supersaturation in the Columbia River system is well documented and has been linked to mortalities and migration delays of salmon and steelhead (Beiningen and Ebel 1970; Ebel et al. 1975).

At Wells Dam, Douglas has monitored TDG for compliance with state and federal water quality regulations since 1998 and more recently in support of its GAP and TDG exemption issued by Ecology for juvenile fish passage (Le 2008). Douglas is required to monitor TDG in the Wells Dam forebay and tailrace area (on the Columbia River, near RM 515.6). Douglas uses Rocky Reach forebay TDG data collected by Chelan County PUD for downstream forebay monitoring compliance data.

A TDG study conducted in 2006 indicated that the current location of the TDG compliance monitoring stations are appropriate in providing representative TDG production information both longitudinally and laterally downstream of Wells Dam (EES Consulting et al. 2007). Detailed information regarding the study is provided in Section 2.3.1.2.

Since 2003, Douglas has operated the Project during the juvenile fish passage season (April – August) in accordance with an Ecology-approved GAP and associated TDG exemption. TDG monitoring at Wells Dam is facilitated through the deployment of Hydrolab Minisonde probes in the center of the Wells forebay and approximately 3 miles downstream of Wells Dam. TDG data are logged every fifteen minutes, averaged (4 in an hour) and transmitted on the hour. Probes are serviced and checked monthly for accuracy and calibrated if necessary. Average, minimum, and maximum TDG measurements in the Wells Dam forebay and tailrace since monitoring began are provided in Table 2.2-1. Also included in Table 2.2-1 are Rocky Reach forebay TDG data acquired from Chelan County PUD’s TDG monitoring program.

Levels of TDG at Wells Dam and the Rocky Reach Dam forebay that result in exceedances of the numeric criteria are most likely to occur during April through August as a result of high flows caused by either rapid snow melt or federal flow augmentation intended to aid downstream juvenile salmonid passage. Douglas monitors for TDG at Wells Dam between April 1 and September 15 annually to coincide with this observation (Figure 2.2.1 and 2.2.2). Chelan County PUD monitors for TDG at Rocky Reach Dam between April 1 and August 31 (Figure 2.2.3). High TDG values at both Wells Dam and Rocky Reach Dam resulting in exceedances are often associated with various factors including high spring flows, unit outages, and upstream Federal Columbia River Power System operations, including federal flow augmentation, resulting in water entering the Project with relatively high TDG levels. During these time periods, river conditions in the mid-Columbia River system are conducive to exceedances of the TDG criteria.

In past years, Wells forebay monitoring data show that on average TDG values at this location range from 107-110% with maximum values sometimes exceeding the 115% standard specified by the TDG exemption. Rocky Reach forebay monitoring data indicate that on average TDG values at this location range from 108-110% with maximum values sometimes exceeding the 115% standard. In general, Wells Dam adds relatively small amounts of TDG through the use of spill intended to aid in the passage of juvenile salmonids (0-2%). However, similar to other hydroelectric facilities on the Columbia River system, probabilities for exceedances are more likely during late spring periods of high river flow and low electrical demand. Table 2.2-1 contains historic average, minimum and maximum TDG measurements associated with the Wells Project. Note that the high TDG values recorded during 2006 were a direct result of the 2006 TDG Study that required Douglas to intentionally spill water in various spillway

configurations. This study was intended to define the gas generation dynamics of the Wells Project under various operating parameters.

Table 2.2-1 Average, minimum, and maximum TDG measurements at Wells Dam from Hydrolab MiniSonde stations placed in the Wells Forebay, Wells Tailrace and Rocky Reach Forebay. Values are in percent dissolved gas and are 12-hour high (non-consecutive) averages.

Location	TDG	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
Wells Forebay	Avg.	108.3	110.1	108.5	107.1	110.8	108.1	108.2	107.4	109.9	108.3
	Min	104.4	104.0	101.8	100.1	102.6	101.3	102.0	110.8	102.5	100.9
	Max	113.7	113.9	113.2	111.7	118.5	114.5	113.5	100.9	116.1	113.2
Wells Tailrace	Avg.	111.1	112.4	110.1	108.1	113.9	109.8	109.6	109.1	114.0	110.9
	Min	105.5	105.6	102.2	100.4	103.9	101.9	101.6	102.8	103.2	103.5
	Max	122.4	125.7	125.4	112.0	136.9	126.0	113.7	116.8	131.3	122.0
Rocky Reach Forebay	Ave	109.4	N/A	108.5	108.5	112.9	110.1	109.1	109.6	114.4	110.4
	Min	101.8	N/A	101.9	104.7	103.9	103.8	104.7	103.3	102.7	104.5
	Max	118.7	N/A	112.6	113.0	133.8	120.8	114.3	120.4	130.0	118.0

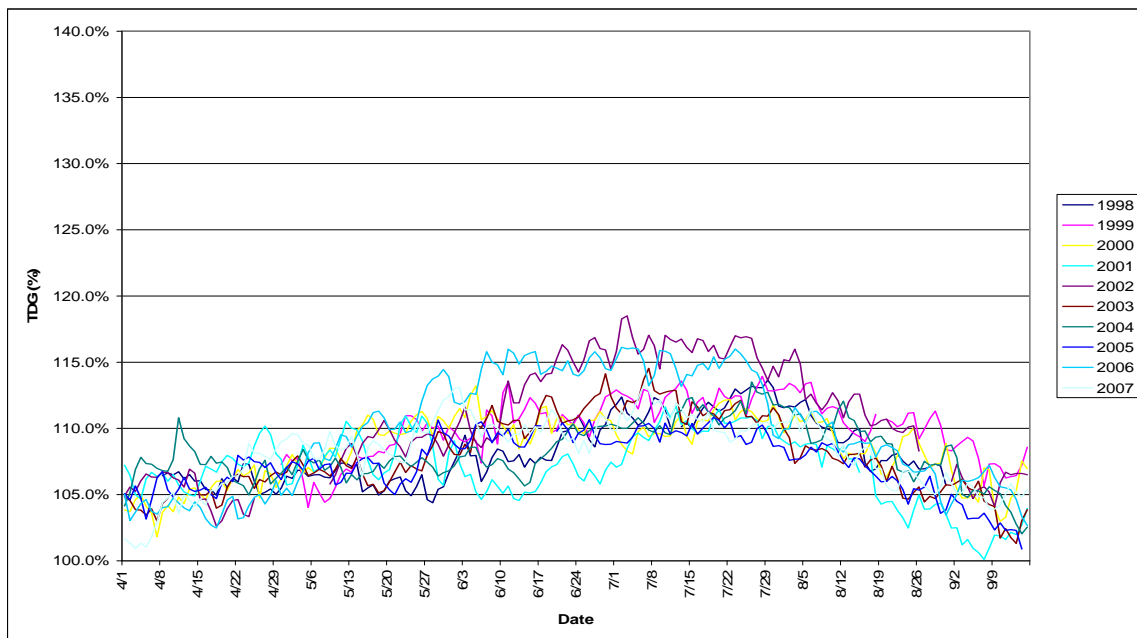


Figure 2.2-1 Wells Dam forebay average 12-hour high TDG measurements. The average 12-hour high is defined as the average of the 12 highest hourly readings within a 24-hour period. Monitoring season is typically April 1 to September 15. Data for years 1998-2007.

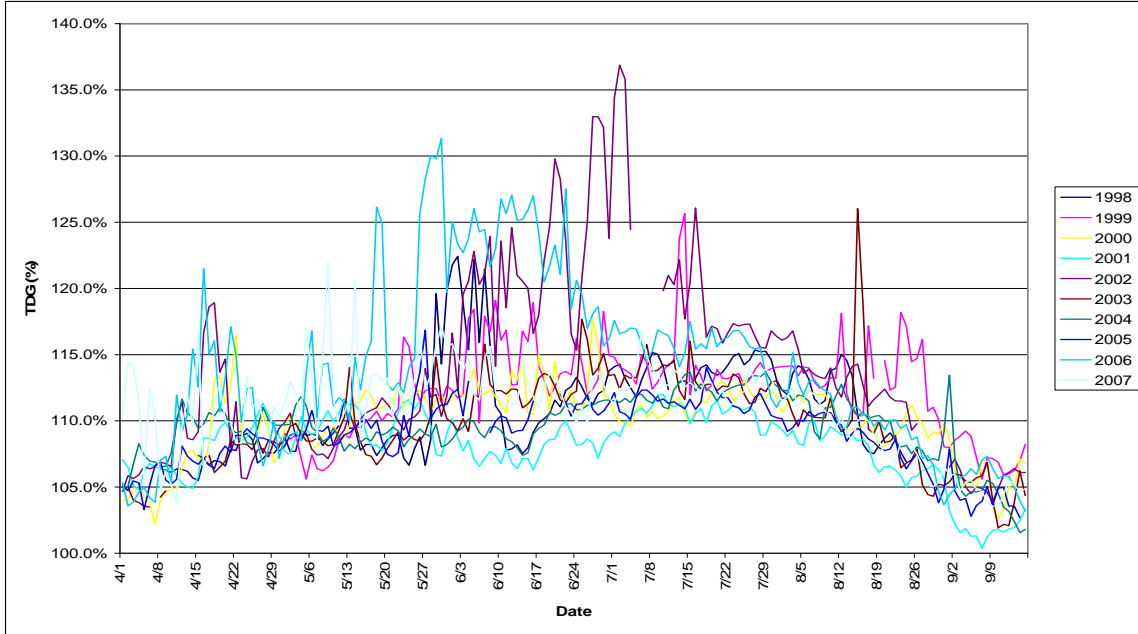


Figure 2.2-2 Wells Dam tailrace average 12-hour high TDG measurements. The average 12-hour high is defined as the average of the 12 highest hourly readings within a 24 hour period. Monitoring season is typically April 1 to September 15. Data for years 1998-2007 (Breaks in data are the result of equipment malfunction).

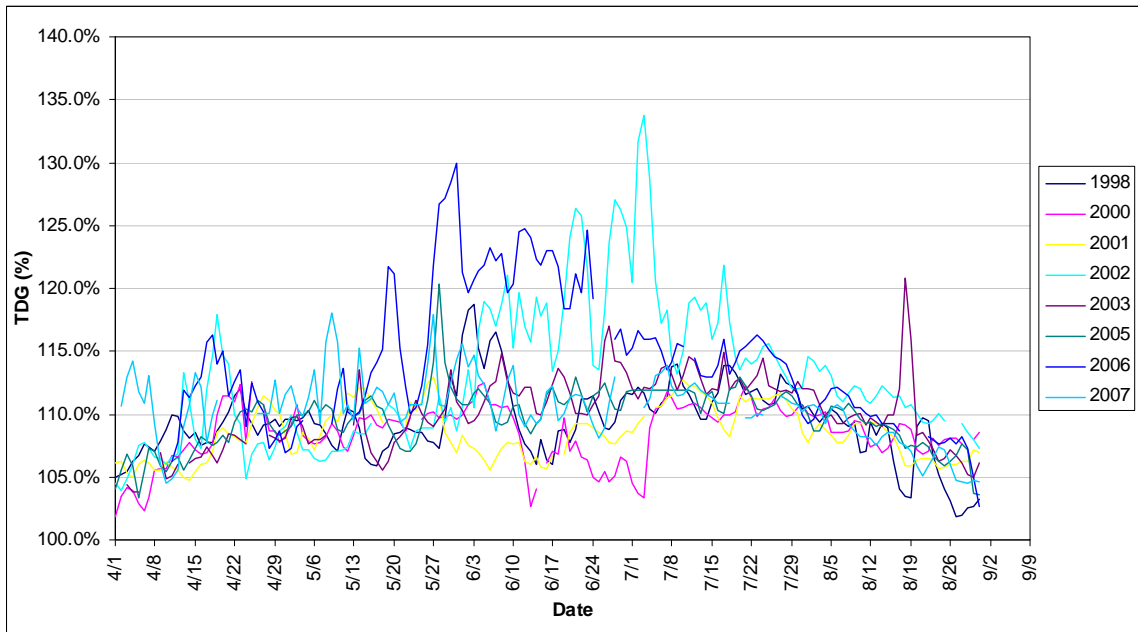


Figure 2.2-3 Rocky Reach forebay average 12-hour high TDG measurements. The average 12-hour high is defined as the average of the 12 highest hourly readings within a 24 hour period. Monitoring season is typically April 1 to August 31. Data for years 1998-2007 (Breaks in data are the result of equipment malfunction).

2.2.2 Temperature

Beginning in 2001, an extensive water temperature monitoring effort was initiated by Douglas in order to better understand the temperature dynamics throughout the Wells Reservoir.

Temperature data was collected by Douglas at four locations in the Columbia River (RM 544.5, RM 535.3, RM 530.0, and RM 515.6) and at one site each on the Okanogan (RM 10.5) and Methow (RM 1.4) rivers. Data collected by Douglas were collected hourly using Onset tidbit temperature loggers. Monitoring start and end dates varied from year to year but generally began in the early spring and ended in late fall. Quality assurance and control measures were implemented prior to deploying and upon retrieving temperature loggers to ensure that data collected were accurate. Due to sensor loss or sensor malfunction in some years, the availability of data at some of these monitoring locations is sporadic.

In general, 7-DAD Max temperature data indicate that the portion of the Columbia River upstream of and within the Project generally warms to above 17.5°C (WQS numeric criteria) in mid-July and drops below the numeric criteria by early October (Figure 2.2-4). Water temperatures in the Methow River upstream of the Project warm to above 17.5°C in mid-July and drop below the numeric criteria by September (Figure 2.2-5), while trends in the Okanogan River (upstream of the Project) indicate warming above 17.5°C from early June with cooling by late September (Figure 2.2-6). Maximum water temperatures typically occur in late summer (August) with temperatures below Chief Joseph Dam, the Methow River (RM 1.4), and the Okanogan River (RM 10.5) reaching 20.0°C, 22.5°C, and 27.0°C, respectively. It is important to note that these data are representative of water temperatures as they flow into the Project. In 2006, Douglas expanded the Project temperature monitoring season to cover the entire year and implemented a more frequent downloading schedule. Douglas also added additional monitoring stations at the mouths of the Okanogan (RM 0.5) and Methow (RM 0.1) rivers. These have been used to model temperature and allocate the effects of Project operations on water temperatures at Wells Dam and within the Wells Reservoir as they relate to compliance with the WQS numeric criteria for temperature.

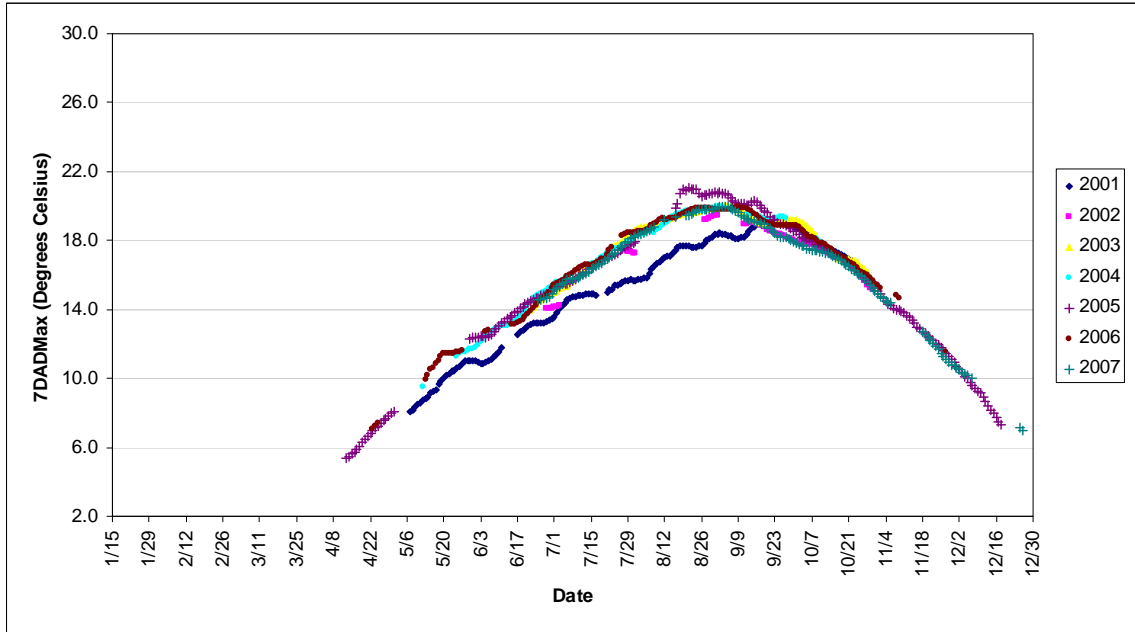


Figure 2.2-4 7-DAD Max water temperature collected in the tailrace of Chief Joseph Dam (RM 544) using Onset temperature loggers for years 2001-2007.

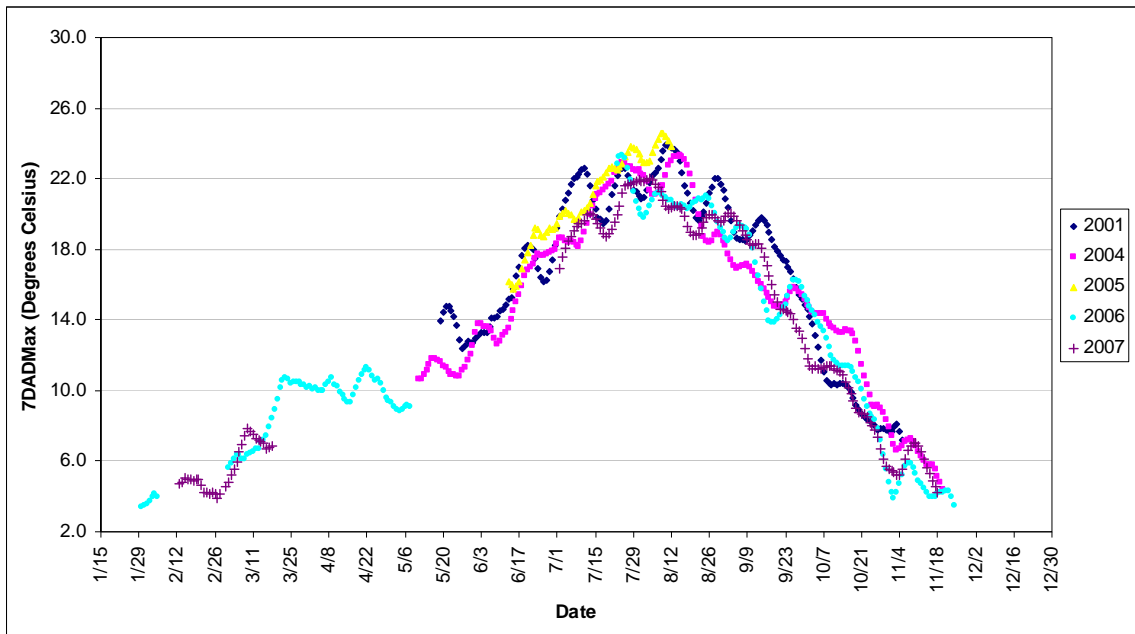


Figure 2.2-5 7-DADMax water temperature collected in the Methow River upstream from the influence of Wells Dam (RM 1.4) using Onset temperature loggers for years 2001-2007. Data were unavailable in 2002 and 2003.

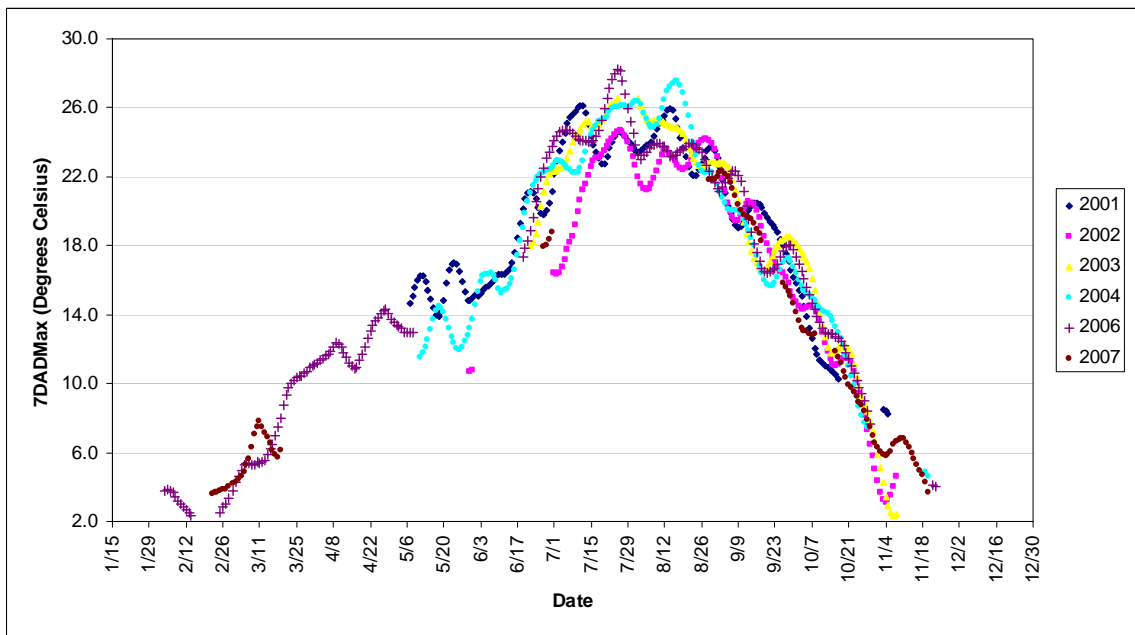


Figure 2.2-6 7-DADMax water temperature collected in the Okanogan River (RM 10.5) using Onset temperature loggers for years 2001-2007.

2.2.2.1 Wells Dam Fish Ladder Temperature Monitoring

Wells Dam has two fish ladders, one at each end of the dam. The two fish ladders are conventional staircase type fish ladders with 73 pools. The water source for the upper pools is the Wells Dam forebay. The flow through the upper 17 pools varies from 44 cfs at full reservoir to approximately 31 cfs at maximum reservoir drawdown. The lower 56 pools discharge a constant 48 cfs of water. To maintain the flow at 48 cfs in the lower ladder pools, supplementary water (auxiliary water supply) is introduced into Pool No. 56 through a pipeline from the reservoir. Pools are numbered in order from the bottom (near the collection gallery and entrance) to the top (exit to the Wells Dam forebay). The ladders are enclosed.

According to the HCP Biological Opinion (BO) issued by NMFS, all entities that use the fish trapping facilities at Wells Dam are required to discontinue trapping operations when fish ladder water temperatures exceed 68.0° F (20.6°C). In 2001 and 2003, Douglas added supplemental temperature recording equipment at Pool 39 near the broodstock collection facilities in the east fishway at Wells Dam to ensure compliance with requirements in the NMFS BO. In 2001, hourly data indicated that water temperatures at this location in the east fish ladder did not exceed 68.0°F (20.6°C) at any time during the monitoring period (Figure 2.2-7), which ran from late July to early December. In 2003, data were recorded every two hours and exceedances of greater than 68.0°F (20.6°C) were observed on three hourly occasions (Figure 2.2-8).

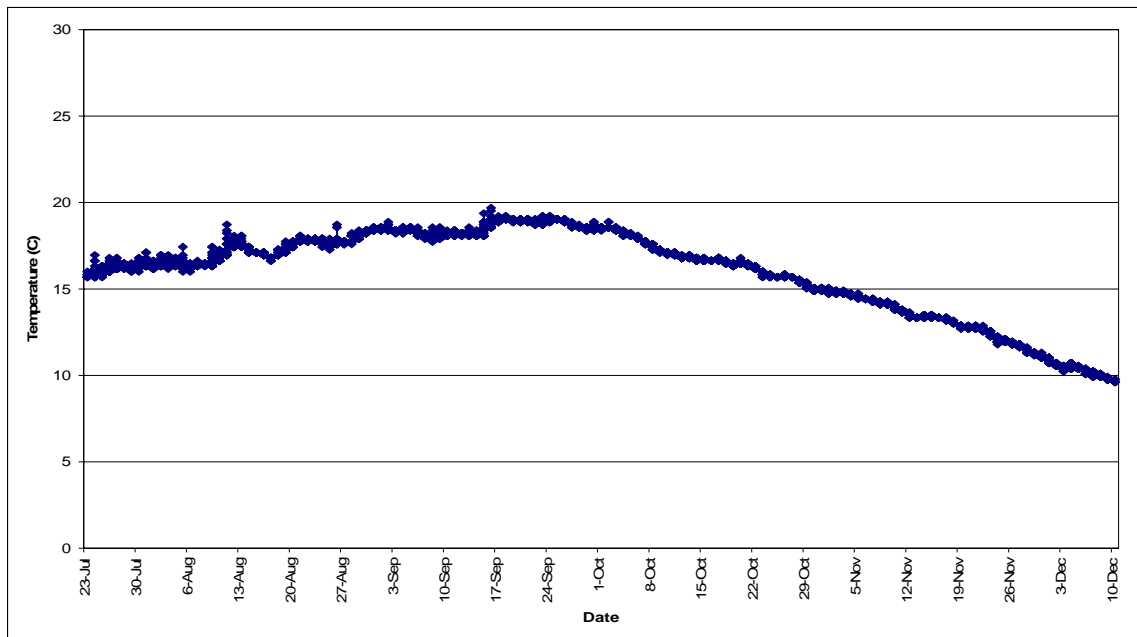


Figure 2.2-7 Hourly water temperatures collected at the Wells Dam east fish ladder trap during 2001.

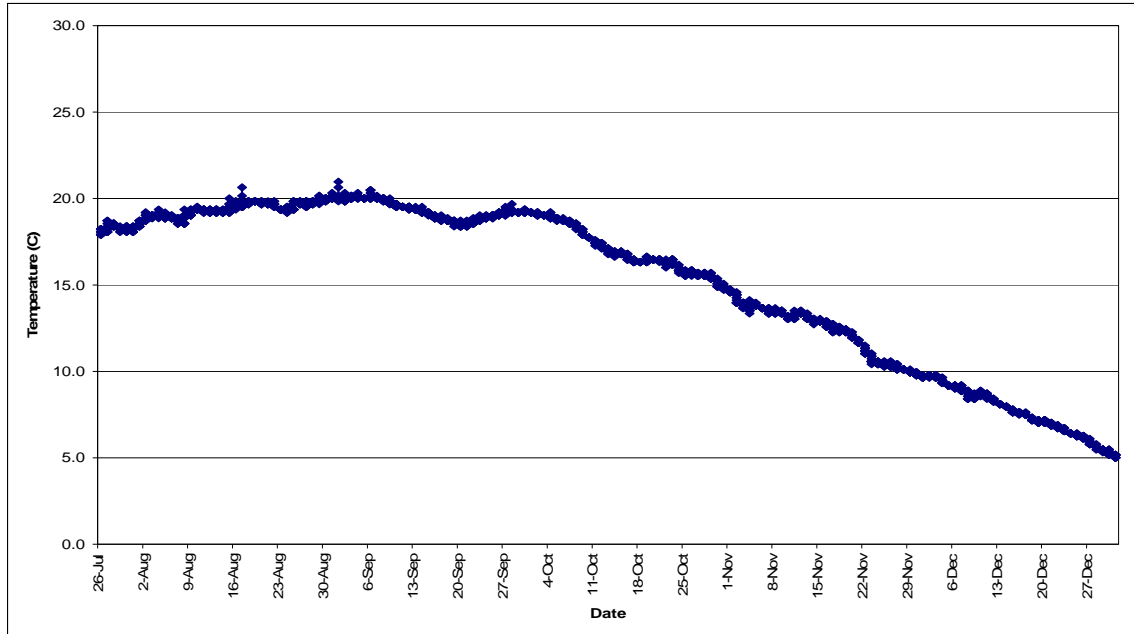


Figure 2.2-8 Water temperatures collected every two hours at the Wells Dam east fish ladder trap during 2003.

2.2.3 DO, pH, and Turbidity

2.2.3.1 DO and pH

In 2005, Douglas added sensors to its existing forebay TDG monitoring equipment (Hydrolab Minisonde) in order to collect preliminary information on pH and DO within the Project to monitor these parameters during the late summer when probabilities of exceedance are highest. In 2006, Douglas expanded the monitoring period to include the entire late summer period. In 2007, Douglas further expanded the monitoring period to begin in July and end in early December (Figure 2.2-9 and 2.2-10). The monitoring data indicate that values for these parameters are generally in compliance with the WQS numeric criteria at this site. pH values are consistently within the range of 6.5 to 8.5 as specified by the numeric criteria. During August and September periods of this study, there were periodic excursions of DO below the numeric criteria of 8.0 mg/L. Probable causes are likely due to the physiological processes of aquatic plants; however, these exceedances do not appear to be the dominant trend.

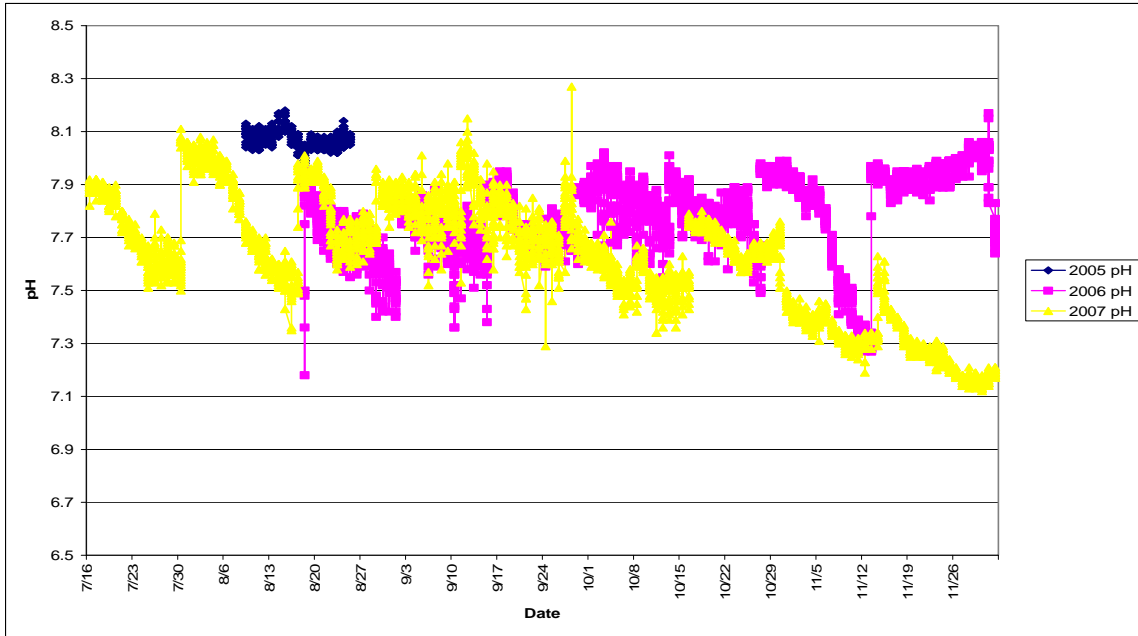


Figure 2.2-9 pH measurements collected at the Wells Forebay TDG monitoring station (Hydrolab MiniSonde), 2005-2007.

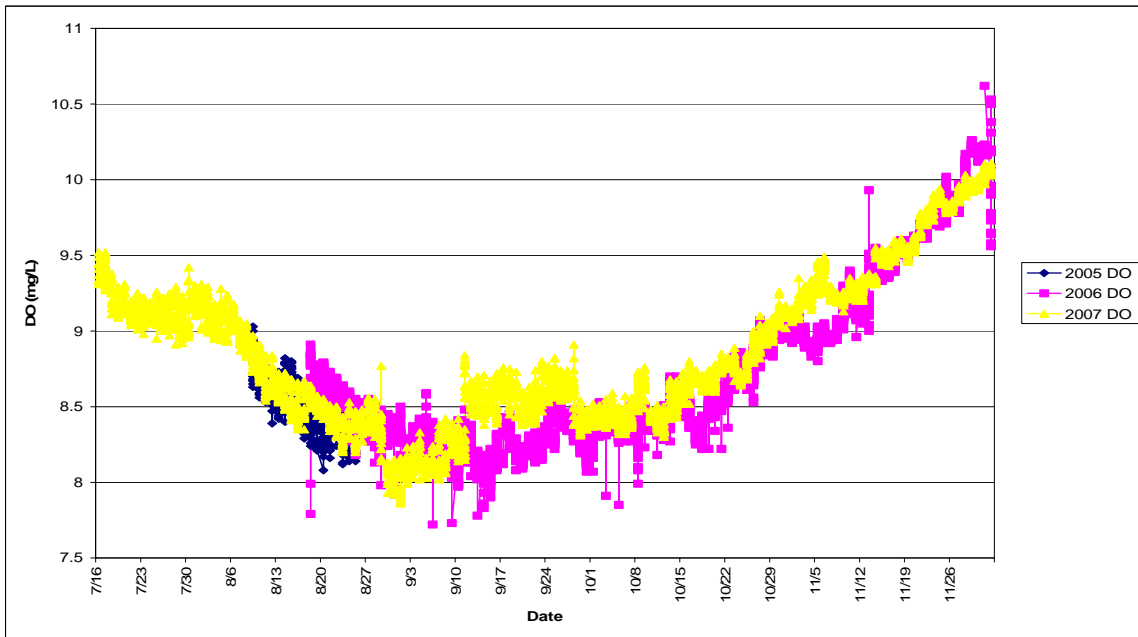


Figure 2.2-10 DO measurements collected at the Wells Forebay TDG monitoring station (Hydrolab MiniSonde), 2005-2007.

2.2.3.2 Turbidity

At Wells Dam, Secchi disk readings are taken daily during the adult fish passage assessment period of May 1 to November 15 to examine turbidity. A standard Secchi disk is lowered into the forebay on the west side of Wells Dam near the exit to the west fishway. Measurements are recorded in meters of visibility and records have been made since the early 1970s; however, continuous, reliable information adhering to a standard protocol has been collected since 1998. General trends of Secchi disk data suggest relatively lower periods of visibility (0.6 meters to 1.2 meters) during the spring and early summer. These relatively low periods of visibility are highly correlated with high flows during the spring runoff period. As the high flow period subsides, Secchi disk values increase to between 3.4 and 4.6 meters for the remainder of the monitoring period. In 2008, Douglas installed a fixed turbidity sensor near the east fishway exit in the Wells forebay and collected turbidity data in the Wells Dam forebay.

2.3 Project Water Quality Studies

2.3.1 Total Dissolved Gas

Each year from 2003-2008, Douglas implemented spill testing activities to examine the relationship between water spilled over the dam and the production of TDG. These results were subsequently used by IIHR-Hydrosience and Engineering of University of Iowa to develop and calibrate an unsteady state three-dimensional (3D), two-phase flow computational fluid dynamics (CFD) tool to predict the hydrodynamics of gas saturation and TDG distribution within the Wells tailrace. These tools were then used to reliably predict TDG production at Wells Dam and establish how preferred operating conditions and spillway configurations can be used as methods to manage TDG within WQS numeric criteria (Politano et al. 2009b).

2.3.1.1 Project TDG Assessments 2003-2005

In 2003 and 2004, Douglas hired Columbia Basin Environmental (CBE) to determine the effectiveness of the tailwater sensor relative to the tailwater cross section profile for TDG and better define the relationship between spillway releases and TDG production (CBE 2003, 2004). CBE deployed TDG sensors along two transects. Based on the results of these studies, the tailwater station provided an accurate record of daily average TDG values in the Wells Dam tailrace. The studies also showed that at times, gas levels from some turbine flows were being affected by spill.

In spring 2005, Douglas contracted with CBE to implement a TDG study at Wells Dam designed to measure TDG pressures resulting from various spill patterns at the dam (CBE 2006). An array of water quality data loggers was installed in the Wells Dam tailwater for a period of two weeks between May 23, 2005 and June 6, 2005. The Wells Dam powerhouse and spillway were operated through a predetermined range of operational scenarios that varied both total flow and shape of the spillway discharge. A total of eight configurations were tested including flat spill patterns (near equal distribution of spill across the entire spillway), crowned spill patterns (spill is concentrated towards the center of the spillway) and spill over loaded and unloaded units (Table 2.3-1).

Table 2.3-1 Test matrix for 2005 Wells Dam TDG Production Dynamics Study.

Test	Description
1A	Spill over load, east spill/east generation
1B	Spill over unloaded units, east spill/west generation
1C	Spill over unloaded units, west spill/east generation
1D	Spill over load, west spill/west generation
2A	Crowned spill, modest flow
2B	Dentated spill, modest flow
2C	Crowned spill, high flow
2D	Flat spill, high flow

Results from the study indicated that spill from the west side of the spillway resulted in consistently higher TDG saturations than similar spill from the east side. All Dentated spill patterns and flat spill patterns at high river flow yielded higher TDG saturations than crowned spill for similar total discharges. The results of this study also indicated that TDG levels of powerhouse flows may have been influenced by spill.

2.3.1.2 EES Consulting 2006 Project TDG Production Dynamics Study

In 2006, Douglas continued TDG assessments at the Project by examining the best spillway configurations and project operations to minimize the production of TDG. Douglas hired a team of hydraulic and TDG experts from the Pacific Northwest to help design a monitoring program for a study that would examine various operational scenarios and their respective TDG production dynamics.

Thirteen sensors were placed along three transects at 1,000, 2,500, and 15,000 feet below Wells Dam. There were also three sensors placed across the forebay, one being the fixed monitoring station midway across the face of the dam and two more a distance of 300 feet from the dam. The sensors were programmed to collect data in 15-minute intervals for both TDG and water temperature. Each test required the operations of the dam to maintain static flows through the powerhouse and spillway for at least a three-hour period. While there were 30 scheduled spill events, there were an additional 50 events where the power house and spillway conditions were held constant for a minimum three-hour period. These “incidental” events provided an opportunity to collect additional TDG data on a variety of Project operations that met study criteria and are included in the results of the 2006 TDG Abatement Study. Spill amounts ranged from 5.2 to 52% of project flow; the volume of spill ranged from 2.2 to 124.7 kcfs and the total discharge ranged from 16.4 to 254.0 kcfs. There were six tests that were done at flows that exceeded the Wells Dam 7Q10 flows of 246 kcfs.

Results of the study indicated that two operational scenarios, spread spill and concentrated spill, produced the lowest levels of TDG. The EES Consulting team recommended continued testing of operational measures to ameliorate TDG production at Wells Dam (EES Consulting et al. 2007). The 2006 study confirmed that the current locations of the forebay and tailwater TDG compliance monitoring station are appropriate in providing representative TDG production information both longitudinally and laterally downstream of Wells Dam.

2.3.1.3 IIHR-Hydroscience and Engineering TDG Modeling

A study was initiated with the University of Iowa IIHR-Hydroscience and Engineering in 2007 to develop a numerical model capable of predicting the hydrodynamics and TDG concentrations in the tailrace of the Wells Project. The purpose of the model was to assist in the understanding of the underlying dynamics of TDG production allowing an accurate evaluation of the effectiveness of various spill configurations and plant operations in reducing TDG at Wells Dam. The modeling efforts were divided into three phases. Phase I was a developmental stage for calibration and validation. The results from Phase I were successful and the model was proven to provide a reliable predictor of tailrace TDG and therefore a useful tool to identify Project operations that can minimize TDG concentrations downstream of Wells Dam (Politano et al. 2008). Phase II was a series of model runs using varying spill configurations based on typical 7Q10 events observed over the past decade. The final model run, referred to as Scenario-9, showed that preferred operating conditions and spillway configurations are able to reduce tailrace TDG to levels within Washington State WQS (< 120%) during a 7Q10 flow (Politano et al. 2009a).

Phase III included a final series of model runs aimed at gaining further reductions in tailrace TDG by reconfiguring the spillway operations used to achieve the tailrace standard in Phase II (Scenario-9). In addition to gaining additional reductions in TDG, IIHR-Hydroscience and Engineering ran a “Standard Compliance Comparison” scenario. The Standard Compliance Comparison scenario included a forebay TDG of 115%, along with 9 of 10 units operating at full capacity (i.e., 90% of total powerhouse capacity), to provide results comparable to downstream hydroelectric project TDG evaluations. The Phase III report also demonstrated compliance with two other requirements of the state WQS: (1) the ability to meet 115% in the forebay of Rocky Reach Dam during fish spill; and (2) the ability to maintain 110% in the tailrace during non-fish spill periods (Politano et al. 2009b).

2.3.1.4 Project TDG Playbooks

Since 2007, spill playbooks have been developed annually for operators at Wells Dam. The original spill playbook in 2007 focused on a range of operations to evaluate TDG production along with potential operational constraints. The subsequent playbooks evolved to the current 2009 format that simply focuses on strategies that have been identified to effectively manage TDG production in the tailrace of Wells Dam. The resulting spill strategies are based on three basic principles:

- Spill operations concentrated through a single spillbay (as opposed to spread through several spillbays) reduce TDG production and increase degasification at the tailwater surface.
- Discharge from spillbays (denoted S hereafter) located near the middle of the dam (e.g., S7) prevent water with high TDG from attaching to the shoreline.
- Forced spill exceeding Juvenile Bypass System (JBS) flows of 2.2 kcfs must be increased to ≥ 15 kcfs to ensure that the submerged spillway lip below the ogee is engaged. The resulting force creates flows that are surface oriented, ultimately promoting degasification at the tailwater surface.

The above principles are used as a guideline for Project operators to spill at a range of outflows to ensure the future compliance with the Washington State WQS for TDG.

2.3.2 EES Consulting 2006 Project Limnology

In 2005, Douglas implemented a study to collect baseline limnological information for waters within the Project (EES Consulting 2006). The objectives of this study were to further document existing water quality conditions within the Project and to collect information to fill water quality data gaps identified by Douglas to support the water quality certification process administered by Ecology. A total of nine sampling sites, consisting of 5 mainstem sites, 2 tributaries and 2 littoral habitats, were selected to represent the spatial variability within the Project (Table 2.3-2). The year-long study began in May 2005 and investigated various water quality parameters at each of the nine sampling sites. Sampling included physical, chemical and biological water quality characteristics. A total of 22 water quality characteristics were sampled. All procedures used for the purpose of collecting, preserving and analyzing samples followed established EPA 40 CFR 136 protocol.

Table 2.3-2 Water quality sampling sites for the 2005-2006 Project Limnological Investigation.

Site	Description
1	Downstream of Chief Joseph Dam (at Hwy 17 bridge)
2	Columbia River just downstream of the Brewster Bridge
3	Bridgeport Bar littoral site
4	Columbia River downstream of Pateros where the thalweg approaches maximum depth in the lower Wells Reservoir
5	Okanogan River upstream of confluence with Columbia River
6	Methow River upstream of confluence with Columbia River
7	Lower Wells Reservoir/Starr Boat Launch littoral site
8	Wells Forebay
9	Wells Tailrace

Results from the limnological investigation showed that the Project is characterized by low to moderately low levels for nutrients, slightly basic pH (range 7.5–8.5), well-oxygenated water and low turbidity with moderately low algae growth. Average Secchi depth for the Wells Reservoir varied minimally during May through August with only a slight increase as the season progressed (study average per site range 4.1 meters to 4.5 meters). Secchi depth (transparency) increased to a seasonal peak in September of 6.25 meters before slightly decreasing in October to a mean depth of 5.3 meters. Transparency increased downstream at the Brewster Bridge and Wells Forebay relative to the head of the reservoir at the Chief Joseph Dam tailrace for all months.

Turbidity in the Columbia River showed little seasonal variation with an annual average of 0.98 NTU and a variation of 0.38 NTU in September, 2005 (Wells Forebay site) to 3.81 NTU in February, 2006 (Brewster Bridge site). Longitudinal variation in turbidity was also minimal; sampling did not occur within the mixing zone plume of the Okanogan River. Turbidity in the Okanogan River was consistently higher than the Columbia River. Turbidity in the Methow

River was higher than in the Columbia River in May (due to sediment load) and in August due to phytoplankton growth. The only turbidity reading over 5.0 NTU was in the Methow River during May where turbidity was 5.6 NTU.

Under the EES Consulting limnology study, water temperature in the Wells Reservoir is primarily governed by the temperature of inflowing water at Chief Joseph Dam with little warming occurring as water traverses the Wells Reservoir's length. Similar to the Wells hourly temperature monitoring data (Section 2.2.2), results of the study indicate that the Project waters remained unstratified throughout the entire study period and was vertically homogeneous for DO. Figure 2.3-1 shows a vertical water profile of the Project. Low respiration rates at depth, a lack of vertical stratification and short water retention times resulted in homogeneous DO levels at all depths within the Project.

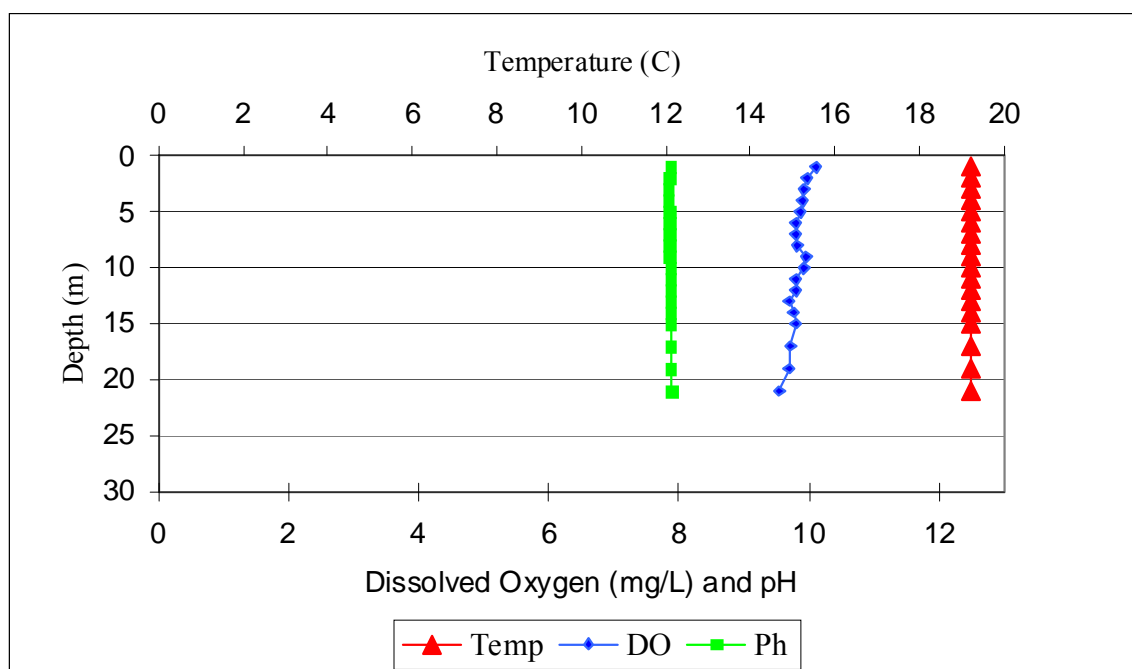


Figure 2.3-1 Vertical water quality profile of the Project forebay from sampling date August 17, 2005.

DO levels at one meter depth increased from upriver to downriver; the average difference (May through October) was 1.07 mg/L. The difference was more pronounced during May through August. The difference in September and October was 0.3 mg/L, which is at the limit of instrument reliability. Upstream to downstream differences in surface DO were negligible for the February 2006 sampling event. Littoral DO was similar or slightly higher than pelagic DO for surface waters. DO saturation levels were equal to or greater than 100% for all sites and all depths in all months except October when DO percent saturation for surface waters ranged from 110% to 91% saturation. The lower saturation levels in October may be due to reduced primary productivity while water temperatures were still relatively warm. All DO readings were above 8.0 mg/L and in compliance with the WQS numeric criteria.

Nitrogen and phosphorus are the two primary macronutrients needed for plant growth. Silica is important for diatomaceous phytoplankton. Ammonia (Nitrogen) levels were near or below detection levels for pelagic and littoral Columbia River Project waters as well as the Okanogan River for May through August and in February. Ammonia levels were only slightly higher in September and October. Ammonia peaked in the Methow River in August. Nitrates/Nitrites (Nitrogen) for Columbia River Project waters were higher in May before leveling off during the summer and fall. Nitrates/Nitrites were significantly higher at all sites for the February sample than any other month. Nitrates within littoral waters were lower than pelagic waters except in February when levels were similar. Nitrates/Nitrites in both the Okanogan and Methow rivers showed an increasing trend during the growing season. Total nitrogen levels for Columbia River pelagic and littoral waters were similar and relatively constant with the exception of significantly higher levels at most sites during February.

Orthophosphorus peaked for all stations in July. Orthophosphorus levels for pelagic and littoral waters were similar in all months except July when littoral orthophosphorus concentrations were significantly higher than observed for pelagic areas. Orthophosphorus levels in the Methow and Okanogan rivers were higher than in the Columbia River. Orthophosphorus was partially depleted in the Okanogan River but not in the Methow River at the time of the August sampling. Total phosphorus was slightly higher in littoral waters than in pelagic areas. Wave disturbance to bottom sediments may be a factor for this difference. Total phosphorus levels in pelagic surface waters ranged from below detection limits to 30.8 ug/L. Total phosphorus was higher for the Okanogan River than elsewhere, which is likely due to the higher sediment load. Total phosphorus for all stations peaked in July before gradually declining throughout the rest of the growing season.

The range in Nitrogen to Phosphorus (N:P) ratios for the Project waters was 2.5 to 30.8. The average Total Nitrogen to Total Phosphorus (TN:TP) ratio in the Project waters was 13.7 for the photic zone and averaged 14.8 for samples from all depths. These values are within the suggested literature ranges for phosphorus limitation. The N:P ratios peaked in July with pelagic and littoral waters showing similar trends. A decreasing N:P ratio through the major part of the algae growing season is typical of moderate to low nutrient waters as algae assimilate available nutrients. The N:P ratios were higher in the tributary rivers relative to the Columbia River. The N:P ratios are an indicator but not an absolute confirmation of factors limiting productivity.

Moderate to low chlorophyll *a* concentrations (range 0.5 ug/L to 5.8 ug/L) occurred throughout the sample period with peaks in July and October for the Project waters. Concentrations were lowest in August and also had the least variability among sites for the August sampling event. Pelagic and littoral waters were similar for chlorophyll *a* concentrations in most months except October when littoral waters reported twice as high chlorophyll *a* levels.

Phytoplankton were dominated by diatoms for all months at all sites sampled with Chryptophyta (small unicellular flagellates) being second dominant based on biovolume. Diatoms and Chryptophyta are both considered a good food source for the rest of the aquatic food web. Diatoms comprised 75% to 84% of the total phytoplankton biomass for the Project sites. Chlorophytes (green algae) were sub-dominant in the tailrace but only a minor component elsewhere. Total phytoplankton biomass was relatively low for all Project sample sites; total

biomass was generally less than 200,000 $\mu\text{m}^3/\text{ml}$. Biomass peaked in July and August for pelagic areas of the Project waters and minor peaks occurred in October for littoral sites. The timing of peaks varied among all stations. Cyanophyta (blue-green algae) were only recorded in the Project sites for the July sample at Brewster Bridge where they comprised 16% of the total biomass; however, the biomass of Cyanophytes were comprised of relatively few but very large multicellular units. Cyanophytes also were recorded in the Wells Tailrace (4.7% biomass) in July. Diatoms dominated phytoplankton in the Methow River where peak biomass occurred in August (1,455,158 $\mu\text{m}^3/\text{ml}$). This peak is much higher than biomass observed anywhere else in the Project. Biomass levels in the Okanogan River were only slightly higher than in the Columbia River for most months with minor peaks occurring in May and October. Cyanophytes were a small proportion of the August biomass sample for the Okanogan River.

Diatoms also dominated periphyton. Seasonal lows occurred in July for all sites except Bridgeport shallows where the trend was decreasing periphyton biovolume as the season progressed.

Zooplankton density for pelagic waters was greatest in July (6,080/ m^3) and lowest (1,289/ m^3) in August. Copepods dominated the zooplankton population. Zooplankton densities in the tributary river mouths peaked in May. Although rotifers were present in all months, their density dropped to very low levels after May. Cladocera were the third most prevalent group with a minor peak occurring in July for this group.

Trophic Status Index (TSI) developed by Carlson (1977, 1996) and modified for nitrogen by Kratzer and Brezonik (1981) is an indication of the productivity of a lake based on Secchi depth, TP, TN and chlorophyll *a* concentrations for summer months (June through September). Project waters are classified as oligo-mesotrophic based on a mean TSI score of 36.5 with 40 to 50 being the range for mesotrophic classification (EES 2006).

2.3.3 Okanogan River Sediment Loading Analysis

In 2006, Douglas, at Ecology's request, conducted an analysis to assess sediment accumulation within the Project portion of the Okanogan River (lower 15.5 miles). The request was based upon concerns that Project operations might be contributing to the accumulation of DDT and PCB-laden sediment that could impact aquatic life designated use. Douglas contracted with Erlandsen and Associates to collect bathymetric information at nine transects (RM 0.8, 1.3, 2.7, 4.9, 8.2, 10.5, 14.4, 16.6, and 19.0) within and above the Project portion of the Okanogan River. Bathymetric data of these same nine transects were collected previously by the Bechtel Corporation in 1997. A comparison of the bathymetric data for all nine transects between 1997 and 2006 indicated that sediment is not accumulating in the Project portion of the Okanogan River. It was concluded that with regard to sediment loading, the Okanogan River is exhibiting natural riverine processes and is not affected by Project operations. Douglas presented the results of the information to Ecology and the issue has been resolved.

2.3.4 Temperature, Dissolved Oxygen, pH, and Turbidity

2.3.4.1 Water Temperature Modeling

To assess compliance with the State temperature standards, two 2D laterally-averaged temperature models (using CE-QUAL-W2) were developed that represent existing (or “with Project”) conditions and “without Project” conditions of the Wells Project including the Columbia River from the Chief Joseph Dam tailrace to Wells Dam, the lowest 15.5 miles of the Okanogan River, and the lowest 1.5 miles of the Methow River. The results were processed to develop daily values of the seven-day average of the daily maximum temperatures (7-DADMax), and then compared for the two conditions (West Consultants, Inc. 2008).

The model analyses demonstrated that “with Project” temperatures in the Columbia, Okanogan and Methow rivers do not increase more than 0.3°C compared to ambient (“without Project”) conditions anywhere in the reservoir, and that the Project complies with state water quality standards for temperature. The analyses also show that backwater from the Wells Project can reduce the very high summer temperatures observed in the lower Okanogan and Methow rivers. The intrusion of Columbia River water into the lowest 1-2 miles of the Okanogan River and lowest 1.5 miles of the Methow River can significantly decrease the temperature of warm summer inflows from upstream, and can also moderate the cold winter temperatures by 1-3°C, reducing the extent and length of freezing.

2.3.4.2 Dissolved Oxygen, pH, and Turbidity

A study to collect additional DO, pH, and turbidity data from within the Wells Project was proposed by the Aquatic Resource Workgroup in 2007. The goal of this study was to obtain required DO, pH, and turbidity information for the Wells Dam forebay and lower Okanogan River, both above and within the Wells Project boundary. The information gathered from these monitoring efforts demonstrated that the Project, as proposed to be operated under the new license, will meet the numeric criteria for WQS (Parametrix, Inc. 2009).

DO measurements demonstrated that the Okanogan River and the forebay of Wells Dam were in compliance with WQS. Project effects on DO concentrations in the Okanogan River were not evident as incoming water quality closely resembled that of the inundated portions of the Okanogan River. Changes in background minimum DO levels at Malott (above Project boundary) have a strong and significant linear relationship ($P < 0.0001$) with minimum values recorded within Project boundaries at both Monse and the Highway 97 Bridge. These results indicate that there is no statistically significant difference between minimum DO measurements collected above the Project and within the Project. DO concentrations in the forebay of Wells Dam remained well above the minimum numeric water quality criterion, excluding an instrument-related malfunction observed in early October (Parametrix, Inc. 2009).

Only on one occasion did pH within the Project exceed background measurements, but only by 0.06 units, well within the water quality allowance for human caused conditions. These results indicate that pH measurements within the Project boundary are well within the numeric criteria for WQS (Parametrix, Inc. 2009).

It is not clear what effect, if any, the Wells Project may have had on turbidity. Elevated turbidity values appeared to coincide with snowmelt and precipitation causing increased river flow. Turbidity levels in the Okanogan River above the Project (at Malott) were inconsistent with readings collected at both Monse (5 of 122 comparable days, or 4%) and Highway 97 (8 of 165 comparable days, or 5%), suggesting that such events are not widespread or persistent within the Wells Project (Parametrix, Inc. 2009). In 2009, Douglas contracted Columbia Basin Environmental to continue monitoring turbidity for an additional year. Results from the 2009 field season indicate that turbidity decreases from the background monitoring location (Malott, RM 17.0), to both Monse (RM 5.0) and the Highway 97 Bridge (RM 1.3). No exceedances were observed and the data showed that the Wells Project is in compliance with the Washington State water quality standards for turbidity (DCPUD and CBE 2009).

2.3.5 Summary of Compliance with WQS

Based on the Initial and Updated Study Reports the Aquatic SWG was able to determine that waters within the Wells Project currently meet state numeric criteria of WQS as defined in Chapter 173-201A WAC. The following table presents supporting studies, by standard:

Standard	Studies	Result(s)	Continued Monitoring
TDG	Politano et al. 2008, 2009a, 2009b.	Compliance met under preferred operating conditions and standard compliance scenario.	Yes
Temperature	West Consultants, Inc. 2008	Compliance met, zero exceedances. Potential future TMDL.	Yes
DO	Parametrix, Inc. 2009	Compliance met, zero exceedances	No
pH	Parametrix, Inc. 2009	Compliance met, zero exceedances	No
Turbidity	Parametrix, Inc. 2009; DCPUD and CBE 2009.	Compliance met, zero exceedances	No

3.0 GOAL AND OBJECTIVES

The goal of the WQMP is to protect the quality of the surface waters affected by the Project with regard to the numeric criteria. Studies conducted during the relicensing process have found water quality within the Wells Project to be within compliance. Douglas, in collaboration with the Aquatic SWG, has agreed to implement measures in support of the WQMP. Reasonable and feasible measures will be implemented in order to maintain compliance with the numeric criteria of the Washington State WQS, Chapter 173-201A WAC. The measures presented within the WQMP (Section 4.0) are designed to meet the following objectives:

Objective 1: Maintain compliance with state WQS for TDG. If non-compliance is observed, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas;

Objective 2: Maintain compliance with state WQS for water temperature. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas;

Objective 3: Maintain compliance with state WQS for other numeric criteria. If information becomes available that suggests non-compliance is occurring or likely to occur, the Aquatic SWG will identify reasonable and feasible measures, which will be implemented by Douglas;

Objective 4: Operate the Project in a manner that will avoid, or where not feasible to avoid, minimize, spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill; and

Objective 5: Participate in regional forums tasked with improving water quality conditions and protecting designated uses in the Columbia River basin.

The WQMP is intended to be compatible with other water quality management plans in the Columbia River mainstem, including TMDLs. Furthermore, the WQMP is intended to be supportive of the HCP, Bull Trout Management Plan, Pacific Lamprey Management Plan, Resident Fish Management Plan, White Sturgeon Management Plan, and Aquatic Nuisance Species Management Plan through the protection of designated uses (WAC 173-201A-600) in Project waters. The WQMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies.

The schedule for implementation of specific measures within the WQMP is based on the best information available at the time the Plan was developed. As new information becomes available, the measures proposed in the WQMP may be adjusted through consultation with the Aquatic SWG.

4.0 WATER QUALITY MEASURES

In order to fulfill the goals and objectives described in Section 3.0, Douglas, in consultation with the Aquatic SWG, has agreed to implement the following measures.

4.1 TDG Compliance (Objective 1)

4.1.1 Monitoring

Douglas shall continue to maintain fixed monitoring stations in the forebay and tailrace area of Wells Dam to monitor TDG and barometric pressure. TDG will be monitored hourly during the fish spill season each year. Data from the Wells forebay and tailrace stations will be transmitted on a daily basis to the applicable web-accessible database used by Ecology and regional fish management agencies. Douglas shall maintain this monitoring program consistent with activities described in the then-current Wells Gas Abatement Plan (Section 4.1.3).

Douglas shall provide an annual report of all spill (and predicted TDG levels in the tailrace) occurring outside the fish passage season (currently October 1 to March 15).

4.1.2 Spill Operations

Within one year of issuance of the new license, Douglas shall coordinate the annual HCP Project Fish Bypass/Spill Operations Plan with the Aquatic SWG and the GAP, using best available information to minimize the production of TDG during periods of spill. All operations identified within the plan shall require the approval of the Wells HCP Coordinating Committee and the Aquatic SWG in order to ensure that spill operations are aimed at protecting designated uses and complying with the WQS numeric criteria for TDG in the Columbia River at the Project. In consultation with the Wells HCP Coordinating Committee and Aquatic SWG, the spill operations plan will be reviewed and updated, as necessary.

4.1.3 Project Gas Abatement Plan and TDG Exemption

Pending Ecology's approval of each subsequent GAP (which provides for the TDG exemption), Douglas shall continue to implement the activities identified within the previously-approved plan. Douglas shall submit the GAP to Ecology by February 28th of each year, or on a less frequent basis, as documented by Ecology in writing. Douglas shall submit the GAPs through the term of the new license or until no longer required by Ecology.

The GAP will include the Spill Operations Plan (Section 4.1.2) and will be accompanied by a fisheries management plan and physical and biological monitoring plans. The GAP shall include information on any new or improved technologies to aid in the reduction in TDG.

It is anticipated that: (1) the TDG monitoring activities described in Section 4.1.1 will be adequate for the physical monitoring plan requirement; and (2) the Wells HCP and Aquatic Resource Management Plans in the Aquatic Settlement Agreement with respect to fish passage will be adequate for fish management plans, for the purposes of the GAP. Additional biological monitoring studies for purposes of Gas Bubble Trauma Monitoring may be required.

Douglas shall provide an annual TDG report as required by the Ecology-approved GAP.

4.1.4 Measures to Address Non-Compliance

Douglas shall report all occurrences of non-compliance with TDG numeric criteria immediately to Ecology for regulatory discretion and to the Aquatic SWG for consideration.

If the Project is found to be consistently out of compliance with TDG at any time during the new license term, Douglas shall, in coordination with the Aquatic SWG, take the following steps:

(A) Evaluate any new reasonable and feasible technologies that have been developed; and

(B) After the evaluation, if no new reasonable and feasible improvements have been identified, propose an alternative to achieve compliance with the standards, such as site-specific criteria, a use attainability analysis, or a water quality offset.

4.2 Water Temperature Compliance (Objective 2)

4.2.1 Monitoring

Douglas shall continue to monitor temperature at the Wells Dam forebay and tailrace in conjunction with its TDG monitoring program (currently April 1-September 15). Temperature data from the TDG monitoring program will be recorded hourly and reported daily to regional databases. Water temperatures shall also be monitored at all boundary conditions of the Project (Methow River RM 1.5, Okanogan River RM 10.5, and Columbia River RM 544.5) and in the Well Dam forebay and tailrace as required by the Aquatic SWG.

Douglas shall continue to collect hourly fish ladder temperatures 24 hours a day during the fish passage season (May 1 to November 15) at Pool No. 39 on the east ladder. Water temperatures shall also be monitored hourly in the auxiliary water supply system and near the east shore of the Wells Dam forebay (bottom, middle, and surface depths) during this same time period.

4.2.2 Temperature TMDL Development and Implementation

Douglas shall participate in EPA Region 10's water temperature TMDL development for the U.S. portion of the Columbia River, in coordination with the Parties of the Aquatic SWG. Temperature data from the monitoring program at Wells Dam (Section 4.2.1) and software and results of the CE-QUAL-W2 model will be made available to EPA and other entities to assist in the development of the Columbia River temperature TMDL.

Where the measures identified in the TMDL are more protective than other measures in this plan, provisions of the temperature TMDL and implementation plans relevant to the Project and its operations, including specified time frames for implementing improvement measures, shall be implemented at the Project.

If a TMDL is not timely approved by EPA, Ecology may establish an allocation. In this case, Ecology will work with the Aquatic SWG and other interested parties to identify reasonable and feasible measures.

This plan does not exclude the option of the Aquatic SWG to consider modifying the water quality standard through a use attainability analysis or other process.

4.2.3 Measures to Address Non-Compliance

Douglas shall report information indicative of non-compliance with water temperature immediately to Ecology for regulatory discretion and to the Aquatic SWG for consideration. Such information may include changes in Project operations likely to increase water temperature or observations inconsistent with related environmental parameters.

If the Project is found to be consistently out of compliance with water temperature at any time during the new license term, Douglas shall, in coordination with the Aquatic SWG, take the following steps:

(A) Evaluate alternative Project operations or any new reasonable and feasible technologies that have been developed; and

(B) After the evaluation, if no new reasonable and feasible improvements have been identified, propose an alternative to achieve compliance with the standards, such as site-specific criteria, a use attainability analysis, or a water quality offset.

4.3 Compliance with Other Numeric Criteria (Objective 3)

Douglas shall report information indicative of non-compliance with other numeric criteria immediately to Ecology for regulatory discretion and to the Aquatic SWG for consideration. This includes existing or developed criteria for toxic substances in water or sediments within Project Boundaries. The Aquatic SWG shall evaluate the information, and, if needed, require Douglas to develop a plan to identify and address Project-related impacts, if any.

After the evaluation, if no reasonable and feasible improvements have been identified, Douglas may propose an alternative to achieve compliance with the standards, such as site-specific criteria, a use attainability analysis, or a water quality offset.

4.4 Spill Prevention and Control (Objective 4)

4.4.1 Spill Prevention and Control Requirements

Douglas shall operate the Project in a manner that will minimize spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill. The Project Spill Prevention Control and Countermeasures Plan (SPCC) will be updated pursuant to FERC requirements and recommendations as provided by Ecology. Douglas shall comply with the updated version(s) of the SPCC.

4.4.2 Participation in the Columbia and Snake River Spill Response Initiative

Douglas shall continue participation in the Columbia and Snake River Spill Response Initiative (CSR-SRI). The CSR-SRI is a collaborative effort made up of local, state, and federal oil spill response community as well as members of industry and was developed to address the immediate need for oil spill preparedness and response in the area along the Columbia and Snake rivers. In addition to participation in the CSR-SRI, Douglas shall continue to operate the Project in accordance with its SPCC (Jacobs 2007).

4.4.3 Inspections

For the term or the new license, Douglas shall, upon reasonable notice, allow Ecology staff or representatives access to inspect the Project, including inside the dam, for the purpose of assessing Spill Prevention and Control measures and compliance with Section 4.4.1. Following inspection, Douglas shall address oil and hazardous material prevention and control issues identified by Ecology.

4.5 Regional Forums (Objective 5)

4.5.1 Participation in Regional Water Quality Forums

Douglas shall continue its participation in both the Water Quality Team and Adaptive Management Team meetings to address regional water quality issues, including sharing the results from monitoring, measuring, and evaluating water quality in the Wells Project. However, Douglas will not advocate for any water quality measures in regional forums without consulting with the Aquatic SWG.

4.5.2 Project Operations

Douglas may, following notice and opportunity for hearing, coordinate the operation of the project, electrically and hydraulically, with other mid-Columbia hydroelectric operations to the extent practicable. Coordinated operations are intended to reduce spill, increase generating efficiencies and thereby reduce the potential for exceedances of the TDG numeric criteria. These coordinated operations should be beneficial to TDG compliance and Aquatic Resources.

4.6 Reporting

Douglas shall provide a draft annual report to the Aquatic SWG summarizing the previous year's water quality activities and activities proposed for the coming year, in accordance with the WQMP and as determined by the Aquatic SWG. The report will include any decisions, statements of agreement, evaluations, or changes made pursuant to this WQMP. If significant activity was not conducted in a given year, Douglas may prepare a memorandum providing an explanation of the circumstances in lieu of the annual report. A summary of monitoring results, any analyses and compliance with the WQS numeric criteria will be included in an appendix to the annual report.

4.6.1 Study Plans

Douglas shall prepare study plan(s) that include quality assurance project plan(s) (QAPP) for each parameter to be monitored. The QAPPs shall follow the Guidelines for Preparing Quality Assurance Project Plans for Environmental Studies (July 2004 Ecology Publication Number 04-03-030) or its successor. The QAPPs shall contain, at a minimum, a list of parameter(s) to be monitored, a map of sampling locations, and descriptions of the purpose of the monitoring, sampling frequency, sampling procedures and equipment, analytical methods, quality control procedures, data handling and data assessment procedures and reporting protocols.

Douglas shall review and update the QAPPs annually based on a yearly review of data and data quality. Ecology may also require future revisions to the QAPP based on monitoring results, regulatory changes, changes in Project operations, and/or the requirements of TMDLs.

The initial QAPPs and any changes shall be submitted to the Aquatic SWG for review and are subject to approval by Ecology. Implementation of the monitoring program shall begin upon Ecology's written approval of the QAPP, unless otherwise provided by Ecology.

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Appendix E-4

Wildlife and Botanical Management Plan

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WILDLIFE AND BOTANICAL MANAGEMENT PLAN

WELLS HYDROELECTRIC PROJECT

FERC PROJECT NO. 2149



June 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Wildlife and Botanical Management Plan (WBMP), in conjunction with Public Utility District No. 1 of Douglas County's (Douglas PUD) Land Use Policy and the Avian Protection Plan, directs implementation of resource protection measures for wildlife and botanical resources during the term of the new Federal Energy Regulatory Commission (FERC) license for the Wells Hydroelectric Project (Wells Project). With the goal of ensuring active stakeholder support during the development and implementation of management plans, Douglas PUD developed this management plan in consultation with agency and tribal natural resource managers (Resource Work Groups or RWG). During the development of the WBMP, the Terrestrial RWG focused on developing management priorities for resources potentially impacted by ongoing Project operations. The members of the Terrestrial RWG include the U.S. Fish and Wildlife Service (USFWS), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (CCT), U.S. Bureau of Land Management (BLM), and Douglas PUD.

The goal of the Wildlife and Botanical Management Plan is to protect, maintain and enhance wildlife and habitat on Project lands commensurate with ongoing effects of operating the Wells Project. The plan is also intended to guide wildlife management activities and to protect rare, threatened and endangered (RTE) wildlife and plant species on Project lands during the term of the new license for the Wells Project.

The main objectives of the plan are:

- Objective 1: Protect and enhance RTE wildlife species' habitat on Wells Project lands.
- Objective 2: Protect RTE botanical species from land disturbing activities and herbicide sprays.
- Objective 3: Conserve habitat for species on Wells Project lands protected by the federal Endangered Species Act, Bald and Golden Eagle Protection Act, and Migratory Bird Treaty Act.
- Objective 4: Protect native habitat on Wells Project lands.
- Objective 5: Maintain productive wildlife habitat on the Cassimer Bar Wildlife Management Area.
- Objective 6: Control noxious weeds on Wells Project lands.
- Objective 7: Consultation.

1.0 INTRODUCTION

The Wildlife and Botanical Management Plan (WBMP) is an important component in the relicensing of the Wells Hydroelectric Project (Wells Project). The WBMP will guide the selection of proposed measures in the new license application to protect and mitigate potential project impacts on wildlife and botanical resources, and the implementation of such measures, during the term of the new license. Toward ensuring support for the WBMP, the Public Utility District No. 1 of Douglas County (Douglas PUD) developed this plan in consultation with the members of the Terrestrial Resources Work Group (RWG). Members of the Terrestrial RWG include the U.S. Fish and Wildlife Service (USFWS), Washington State Department of Fish and Wildlife (WDFW), U.S. Bureau of Land Management (BLM), the Confederated Tribes of the Colville Reservation (CCT) and Douglas PUD.

The Terrestrial RWG has agreed on the need to develop a plan for the long-term management of wildlife and botanical resources in the Wells Project. This Management Plan summarizes the relevant resource issues and background (Section 2), identifies goals and objectives of the plan (Section 3) and defines the relevant protection, mitigation, and enhancement (PME) measures (Section 4) for wildlife and botanical resources that Douglas PUD will implement under the term of the new license.

2.0 BACKGROUND

The shoreline of the Wells Reservoir is approximately 105 miles in length. Douglas PUD owns nearly 104 miles of shoreline within the Project. Approximately 2,140 acres of land lies between the Wells Project boundary and the ordinary high water elevation of the Wells Reservoir.

The majority of the land within the Wells Project boundary was cleared during construction of the Project. Numerous riparian and wetland plant communities have become established along the shoreline since the filling of the Wells Reservoir in 1967. The riparian vegetation that has developed naturally since the reservoir was filled closely resembles riparian vegetation outside the Wells Project boundary. Areas on the reservoir that were replanted include both native and cultivated riparian species. Riparian vegetation on the Okanogan River from River Mile (RM) 8 to RM 15.5 was not cleared before the reservoir was filled and includes original riparian plant communities.

Shrub steppe is the most common upland vegetation type found within and adjacent to the Wells Project. Grass cover types are also present in upland areas where ground disturbing activities or fire removed the sagebrush or where higher amounts of available soil moisture favor grasses. Conifer cover types dominated by ponderosa pine (*Pinus ponderosa*) are present in a few locations with favorable aspect, soil and moisture conditions.

Much of the land in the immediate vicinity of the reservoir is, or at one time was, cultivated for a variety of crops including wheat, alfalfa and orchards. Currently, irrigated orchards are the dominant crop.

The Wells Wildlife Area, managed by WDFW, is located in Douglas and Okanogan counties in Washington State and consists of six units: three shoreline/riparian units and three upland units. Bridgeport Bar (502 acres), Okanogan (91 acres) and Washburn Island (300 acres) are located along the shoreline of the Wells Reservoir and a portion of each unit lies within the Project boundary. West Foster Creek (1,025 acres), Central Ferry (1,602 acres) and Indian Dan Canyon (4,716 acres) are upland units and are entirely outside the Wells Project boundary (Figure 2.0-1).

The Cassimer Bar Wildlife Management Area (116 acres) is located in Okanogan County, and is a shoreline/riparian and wetlands unit at the Okanogan River confluence on the Colville Indian Reservation (Figure 2.0-1). The Cassimer Bar Wildlife Management Area is managed by Douglas PUD in cooperation with the CCT.

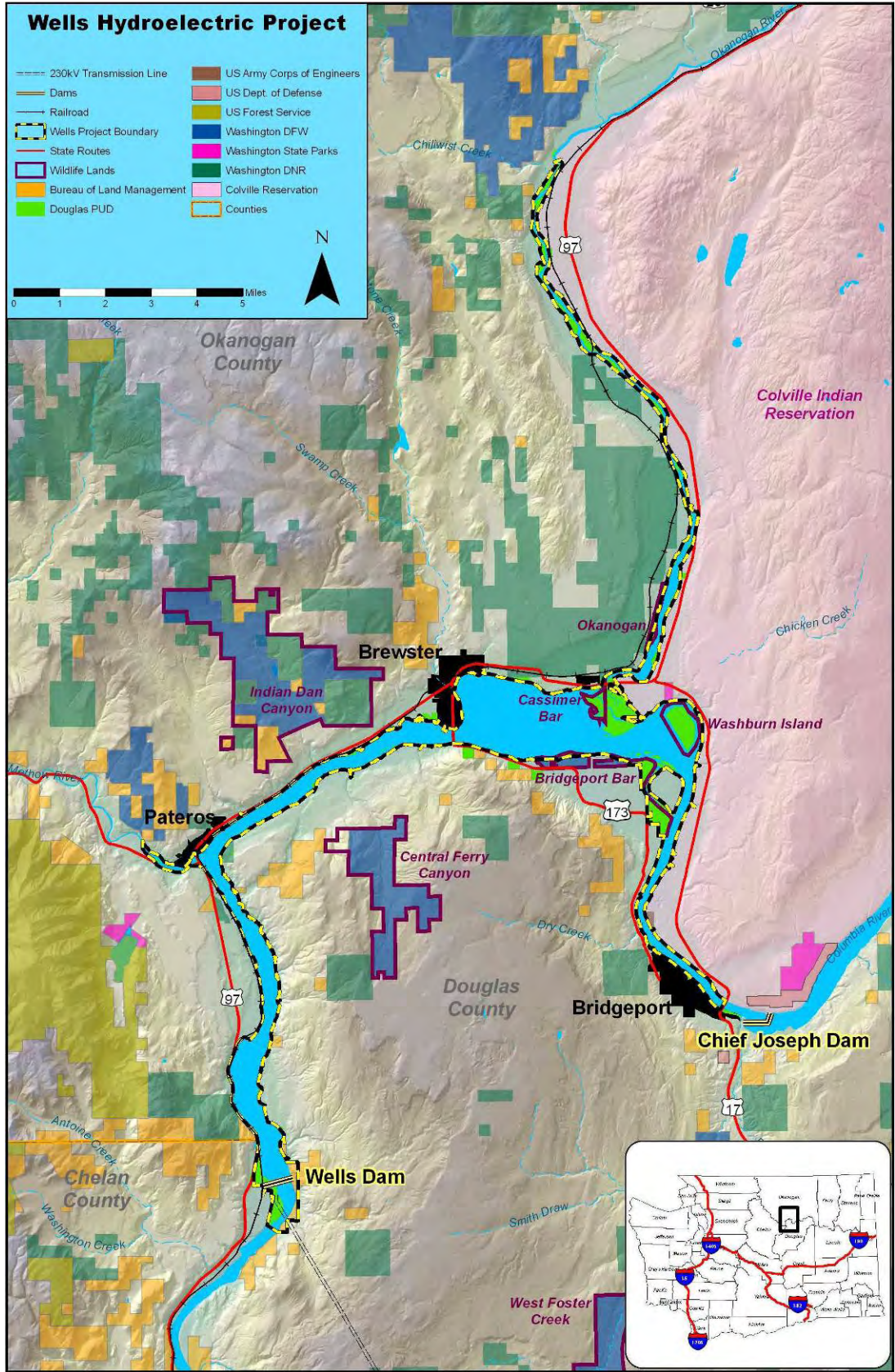


Figure 2.0-1 Wells Project Map

2.1 Off-License Settlement Agreement

In December 2007, WDFW and Douglas PUD signed an Off-License Settlement Agreement that addresses WDFW's wildlife, wildlife habitat, botanical, resident fish and resident fish habitat concerns related to the ongoing operation of the Wells Project. While not intended to be included as a measure under the new FERC operating license, it complements the goals and objectives of the WBMP; this section is provided in the WBMP for information purposes only.

The goals of the Off-License Settlement Agreement include creating, protecting, maintaining and enhancing wildlife habitat within the Wells Wildlife Area. The funding obligations of the agreement commence June 1, 2012, and include Douglas PUD providing WDFW \$200,000 annual funding for maintenance and operations of the Wells Wildlife Area; up to \$50,000.00 over the term of the agreement for habitat restoration after wildland fires on the Wells Wildlife Area; and provisions for replacement of certain capital equipment used to meet the program goals. The Off-License Settlement Agreement also provides for the protection of rare, threatened and endangered (RTE) wildlife and botanical resources, noxious weeds management and wetland habitat protection on all six units of the Wells Wildlife Area (including the three shoreline units that are partly or completely within the Wells Project boundary).

2.2 Resource Protection, Enhancement and Mitigation Under the Original License

2.2.1 Original Construction

Douglas PUD and the CCT signed a wildlife mitigation agreement on January 26, 1970. The agreement addressed mitigation for the construction of the Wells Project and the project-related impacts to wildlife on reservation lands caused by the original construction of the Wells Project. The terms of the mitigation agreement required Douglas PUD to pay CCT \$16,800 annually for ten years. The funds were to be used to develop wildlife habitat and hunting improvements within the boundaries of the CCT Reservation. An agreement between Douglas PUD, CCT, and Ervin and Loretta Wolley signed on May 4, 1970 set aside 116 acres of land on Cassimer Bar within the CCT Reservation as the Cassimer Bar Wildlife Management Area. The Cassimer Bar Wildlife Management Area is jointly managed by CCT and Douglas PUD.

Douglas PUD and WDFW, then Washington Department of Game (WDG), signed an agreement on July 15, 1974 which defined the mitigation necessary to address the impacts of the construction and operation of the Wells Project to wildlife. The 1974 agreement required Douglas to transfer, in fee title, 5,755.8 acres of land to WDFW and provided WDFW with management rights to 596.2 acres of Douglas PUD owned lands within the Wells Project boundary. The agreement also included a requirement that Douglas PUD provide WDFW with a lump sum payment of \$1,250,000.00 for a special Wildlife Fund. The fund was used to develop the Wells Wildlife Area on these lands, for the purchase of capital equipment and to provide operation and maintenance funding. Management rights were also secured on 1,884.0 acres of BLM and Washington Department of Natural Resources (WDNR) land adjacent to fee land provided by Douglas PUD. The Special Wildlife Fund has paid for the operation of Wells

Wildlife Area since that time. Active management of the Wells Wildlife Area began in the summer of 1975.

WDFW's original management objective for the Wells Wildlife Area was to develop habitat for game species and to release upland game birds, primarily ring-necked pheasants (*Phasianus colchicus*), with the goal of replacing hunting opportunities that were lost due to the original construction of the Wells Project. Over the years, WDFW's wildlife management directives evolved, at a state-wide level, from solely managing the mitigation lands for game species (upland birds, waterfowl and big game) to providing more general wildlife protection and recreation opportunities. The agency is now responsible for protecting game and non-game species and their habitats, managing for species diversity, and providing consumptive (hunting) and non-consumptive (wildlife viewing) wildlife related recreation.

2.2.2 Two-Foot Increase in the Wells Dam Forebay

WDFW and Douglas PUD signed a mitigation agreement on July 19, 1982 as a result of the two-foot raise in the forebay elevation of the Wells Reservoir. To fulfill the terms of the mitigation agreement, Douglas PUD rebuilt the islands used for Canada goose nesting in the Wells Reservoir. As part of the agreement, Douglas PUD created four islands (Kirk Islands) between Brewster and Pateros and eleven islands (Bridgeport Bar Islands) near the Wells Wildlife Area. The new islands replaced the former islands that were affected by the two-foot pool raise and ongoing erosion. Shoreline areas were raised using fill material and pit-run cobble was used to armor the shorelines of the islands. Interior areas of the goose nesting islands, below the reservoir elevation, were not filled, creating ponds and wetlands in the interior of some of the islands. In addition to protecting the island from erosion, to date, over 29 miles of reservoir shoreline, representing nearly one-third of the Wells Project shoreline, have been armored to protect against erosion. Emergent wetlands on Washburn Island were protected from inundation by slowly raising the water level of the Washburn Island pond over 4 years to allow the wetland plants to reestablish at a higher elevation. Douglas PUD also planted fourteen acres of riparian vegetation and erected 25 raptor perch poles as part of the mitigation for the two-foot increase in the Wells forebay elevation.

Douglas PUD and CCT signed a wildlife mitigation agreement on May 2, 1984 for the two-foot-raise in Wells Dam forebay elevation. The terms of the agreement included building dikes along the shoreline of Cassimer Bar to stabilize the water levels of three sloughs that support aquatic plants and are important habitat for waterfowl and other species. The sloughs were also fenced to protect the wetlands from livestock grazing.

2.2.3 Supplemental Wildlife Funding

On July 19, 1994, WDFW determined that the Special Wildlife Fund did not contain adequate monies to continue operation of the Wells Wildlife Area through the term of the Wells Project license. To ensure continued operation of the Wells Wildlife Area, Douglas PUD and WDFW entered into a memorandum of agreement in which Douglas provided "Supplemental" funding to WDFW to augment the income from the Special Wildlife Fund. The Special Wildlife Fund will be depleted and the "Supplemental" funding of the Wells Wildlife Area both terminate on May 31, 2012.

2.3 Wildlife and Botanical Studies

Since 1975, Douglas PUD and WDFW have collected information on the wildlife species in the vicinity of the Wells Project. A summary of each year's surveys is provided to FERC in an annual report detailing wildlife mitigation program activities conducted on the Wells Wildlife Area. The annual report to FERC contains data on wildlife, goose nesting numbers, hunting activity and harvest on the wildlife area, bald eagle abundance and roost use in the vicinity of the Wells Project.

Further, in anticipation of data needs for relicensing, Douglas PUD conducted studies of existing wildlife and botanical resources found within the Wells Project ("baseline studies").

These studies were conducted specifically to collect relevant and timely information for the Pre-Application Document. Baseline botanical and terrestrial studies included:

- Rare, threatened and endangered plant surveys.
- Vegetation cover type mapping.
- Invasive weed surveys and mapping.
- Avian presence and distribution surveys.
- Small mammal presence and distribution surveys.
- Amphibian presence and distribution surveys.
- Reptile presence and distribution surveys.

2.3.1 Baseline Study Findings

A botanical survey of the Wells Project was conducted in 2005 (EDAW 2006a) to determine the presence of RTE plants and to identify invasive plant species. The study also included a cover type mapping component, in which approximately 2,539 acres were mapped by digitizing aerial orthophotos in ArcMap™ Geographic Information System (GIS). Ground truthing of the cover type maps was completed during field surveys (EDAW, 2006a).

The study reported 13 occurrences of four rare plants in the Wells Project including little bluestem (*Schizachyrium scoparium*), chaffweed (*Centunculus minimus*), northern sweetgrass (*Hierochloe odorata*) and brittle prickly-pear (*Opuntia fragilis*) (EDAW, 2006a). Brittle prickly-pear, found at six locations on project lands, has been found to be more abundant in Washington State than previously thought and has been recently removed from the list of plants tracked by the Washington Natural Heritage Program (WNHP) (personal communication between S. Moody, Environmental Review Coordinator, Washington Natural Heritage Program, Olympia Washington, to J. McGee, Wildlife Biologist, Douglas PUD, East Wenatchee, Washington). Ute ladies' tresses (*Spiranthes diluvialis*), a federally-listed threatened species of orchid, was not observed during rare plant surveys conducted in 2005 despite the presence of suitable wetland habitat in the Wells Project (EDAW, 2006a).

Noxious weed surveys in the Wells Project documented and mapped 99 occurrences of four Class B-designate weed species, including purple loosestrife (*Lythrum salicaria*), Dalmatian toadflax (*Linaria dalmatica*), leafy spurge (*Euphorbia esula*), and perennial pepperweed (*Lepidium latifolium*). No Class A weeds were found. Although not mapped, two Class B

weeds—Russian knapweed (*Acroptilon repens*) and diffuse knapweed (*Centaurea diffusa*)—were common in upland or transitional upland/wetland habitats; two Class C weeds—reed canarygrass (*Phalaris arundinacea*) and yellow flag (*Iris pseudacorus*)—were common species in Project Area wetlands and along reservoir shorelines (EDAW, 2006a).

Cover types were mapped and field verified on 2,539 acres of land within the Wells Project. Upland and wetland habitats comprised 32 percent and 31 percent of the Project Area, respectively; 26 percent of the land was agricultural and another 6.9 percent shows evidence of development. The remaining areas mapped included Upland Rock Habitats, Littoral Zone, and Bare-Disturbed-Eroded which comprised, in total, less than 5 percent of the Project Area (EDAW, 2006a).

A terrestrial study of the Wells Project was also conducted by EDAW (2006b) to document the occurrence, distribution, and habitat use of birds, amphibians, reptiles, and small mammals on Project lands, including those species listed as rare, threatened, or endangered. The only federally-listed species documented during the study was the bald eagle (*Haliaeetus leucocephalus*). Two state-listed species were detected during the study, American white pelican (*Pelecanus erythrorhynchos*, State Endangered) and bald eagle (State Threatened). In 2007, the bald eagle was removed from the federal Endangered Species List, and in early 2008 the Washington Fish and Wildlife Commission down-listed bald eagles from threatened to sensitive on the state list of protected wildlife.

Surveys documented the presence of 120 bird species in the Wells Project with the greatest species diversity of birds in wetland habitat during the breeding season. The relative abundance of birds peaked in the fall. Three native species of amphibians were documented in wetland on Project lands and one invasive amphibian species was also documented. Six species of snakes and one species of turtle were documented during surveys. Twelve species of small mammals were found on project lands. A full list of species documented during the study can be found in EDAW (2006b) or Douglas PUD (2006).

2.3.2 Studies Developed by the Terrestrial Resource Work Groups

The Terrestrial RWG, originally formed prior to the beginning of the formal Project relicensing process, evaluated all of the available information and recommended that two additional studies be conducted during the Wells ILP. The first, a study of habitats along the Wells 230 kV transmission line corridor, included these elements:

- RTE plant surveys.
- Vegetation cover type map development and field verification.
- Invasive weed surveys and mapping.
- Avian presence and distribution surveys.
- RTE terrestrial species.
- Reptile presence and distribution surveys.

The second study developed by the Terrestrial RWG was a study to assess control measures for piscivorous (fish eating) birds and mammals preying on fish rearing at Wells Project hatcheries.

2.3.2.1 Wells 230 kV Transmission Line Study

In 2008, Douglas PUD conducted botanical and wildlife surveys within the Wells Project transmission line corridor (Figure 2.3-1) (Parametrix 2009). The overall goal of these surveys was to provide information needed to guide land management decisions, avoid damage to valuable habitat during future transmission corridor management activities, and minimize the spread of invasive weeds. The study provides baseline data on plants and animals found within or adjacent to the corridor and information on the presence and habitat associations of RTE plant and animal species in the corridor. Surveys in the transmission line corridor targeted RTE plant and animal species, habitat mapping, invasive plant species and recorded the presence of terrestrial species. Additional data were collected to document (1) nesting by raptors and corvids, (2) use by Columbian sharp-tailed grouse (*Tympanuchus phasianellus*) and greater sage-grouse (*Centrocercus urophasianus*), and (3) evidence, or lack thereof, of avian collisions with the transmission line and associated structures in the study area.

The botanical survey observed and mapped one occurrence of Thompson's clover (*Trifolium thompsonii*) growing in the transmission line right of way. Thompson's clover is a state-listed threatened species and a federal species of concern. No federally-listed plant species were found in the transmission line corridor. The identified occurrence of Thompson's clover covers over 11 acres within the Right of Way (ROW) and extends outside of the transmission line corridor. The transmission line access road crosses through the population, but does not appear to be a threat as many individual plants were observed on the road.

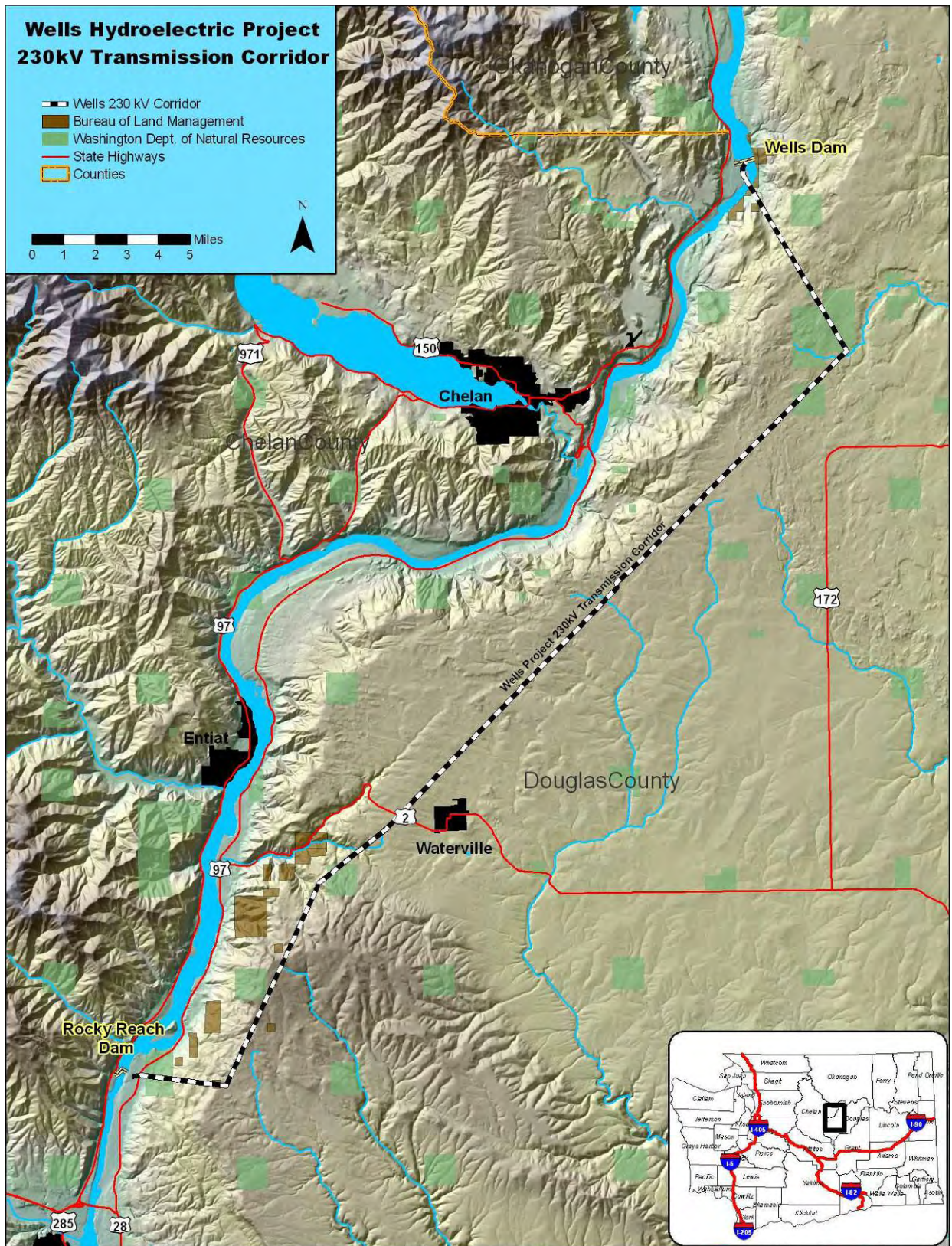


Figure 2.3-1 Wells 230 kV Transmission Line Corridor.

Invasive plant surveys in the transmission line corridor documented and mapped nine occurrences of two Class B designate weed species, Dalmatian toadflax and spotted knapweed (*Centaurea stoebe*).

Two avian RTE bird species were documented in the study area. These were sage thrasher (*Oreoscoptes montanus*) and golden eagle (*Aquila chrysaetos*), both state candidates. The American white pelican, a state endangered species, was observed where the transmission line crosses the Columbia River below Wells Dam. No evidence of use by either sage-grouse or sharp-tailed grouse was found.

Eleven nests of raptors or corvids were detected within or adjacent to the study area, including four on Douglas County PUD transmission towers. Three bird carcasses were found during focused surveys, and three were found incidentally to other survey efforts. No direct evidence of collision was observed along the transmission line. One great blue heron (*Ardea herodias*) carcass was found near the transmission line on Carpenter Island, which may have died by colliding with the line (Parametrix 2009).

2.3.3 Project Effects

2.3.3.1 RTE Terrestrial Species and Habitat

There are two RTE birds that are known to use Project lands and waters:

- American White Pelican - State Endangered
- Sharp-tailed Grouse - State Threatened

American white pelicans are shy summer residents on the Wells Reservoir. There is no known Project effect on the American white pelican. Recreational boating and fishing on the reservoir could potentially disturb the birds by creating too much visual and auditory disturbance particularly when power boats move too close to the flock.

Sharp-tailed grouse are not currently found within the Wells Project including the transmission corridor (Parametrix 2009). Sharp-tailed grouse in Douglas County are found in shrub steppe and riparian areas at higher elevation, except during hard winters when snow depth and crusting snow forces them to lower elevations. Sharp-tailed grouse have been found on Project lands in the past but they have not been found in the past twenty years (M. Hallet, WDFW, pers. comm.). Sharp-tailed grouse are dependent on riparian habitat with water birch during winter months for food and shelter. There is no known Project effect on sharp-tailed grouse.

No federally-listed plant species have been observed within the Wells Project (EDAW, 2006a). There are two state-listed threatened plant species and two state-listed sensitive plant species on the Project lands including:

- Little bluestem - Threatened
- Chaffweed - Sensitive
- Northern sweetgrass - Sensitive
- Thompson's clover - Threatened

Little bluestem, chaffweed, and northern sweetgrass are all susceptible to land disturbing activities, use of herbicides and extended occurrences of low water levels which may lower the soil-moisture content during the growing season. Historic reservoir operating levels do not appear to have adversely affected RTE plant species found in various locations on the reservoir and wetland and riparian vegetation (DTA, 2006).

Thompson's clover is susceptible to the misuse of herbicides and land disturbing activities. The transmission line access road crosses through the population, but does not appear to be a threat as many individual plants were observed on the road.

2.3.3.2 Resident and Migratory Wildlife

Changes in water surface levels of a foot or less are typical of many large lakes and rivers and would not be expected to impact associated wildlife or the vegetation on the Wells Reservoir. Impacts due to low reservoir levels for extended periods may have an effect on plants and wildlife, and may lower nesting success for Canada geese (*Branta canadensis*) at the Bridgeport Bar islands.

Shoreline conditions vary considerably throughout the Wells Reservoir. The majority of the shoreline is stable and vegetated, while other areas have varying degrees of erosion. Erosion is an ongoing natural process in the Okanogan and Columbia rivers, making the influence of Wells Project operations difficult to evaluate. The Terrestrial RWG observed no indications that important wildlife species or wildlife habitats on the Wells pool are being affected by Project-induced erosion.

2.3.3.3 Invasive Weeds

Invasive weeds can have an effect on wildlife habitat and agriculture. Douglas PUD has worked closely with the Okanogan County Weed Board and adjacent landowners to control noxious weeds on the Wells Project lands. Herbicide spray records have been kept on file since 1990 when Washington State law was changed to require the retention of records. These records show that Douglas PUD has treated Scotch thistle (*Onopordum acanthium*) since 1990, Dalmatian toadflax (1995), leafy spurge (1990) and perennial pepperweed (2004). Biological agents are also collected and dispersed annually by Douglas PUD to control leafy spurge and Dalmatian toadflax in the Wells Project. In 1989, Douglas PUD discovered and began controlling purple loosestrife by digging out the plants in wetlands along the Columbia River. Rodeo™ Herbicide was used between 1990 and 1999 to control purple loosestrife. Biological control agents (beetles) have been released annually beginning in 2000 to control purple loosestrife rather than using herbicide in the wetlands along the Wells Reservoir. WDFW also controls noxious weeds in the Wells Project when managing the Wells Wildlife Area.

The weed control program administered on the Wells 230 kV transmission line corridor targets invasive weeds that can reduce the quality of forage on rangeland and dry land agriculture crops. Invasive species controlled along the transmission line corridor and access roads include: diffuse, Russian and spotted knapweeds and Dalmatian toadflax and thistle species. Biological control agents (beetles) have been released along the transmission line corridor annually beginning in 2004 to control Dalmatian toadflax.

3.0 MANAGEMENT PLAN GOALS AND OBJECTIVES

The overall goal of this Management Plan is to protect, maintain and enhance wildlife populations and habitat to a level commensurate with the effects of ongoing operation of the Wells Project. The plan is also intended to guide wildlife enhancement, protection and mitigation activities and to protect RTE wildlife and botanical species found within the Wells Project boundary.

The main objectives of the plan are:

Objective 1: Protect and enhance RTE wildlife species' habitats on Wells Project lands.

Objective 2: Protect RTE botanical species from land disturbing activities and herbicide sprays.

Objective 3: Conserve habitat for species on Wells Project lands protected by the federal Endangered Species Act, Bald and Golden Eagle Protection Act, and Migratory Bird Treaty Act.

Objective 4: Protect native habitat on Wells Project lands.

Objective 5: Maintain productive wildlife habitat on the Cassimer Bar Wildlife Management Area.

Objective 6: Control noxious weeds on Wells Project lands.

Objective 7: Consultation.

4.0 MANAGEMENT MEASURES

This section of the Management Plan outlines the measures that will be employed to protect wildlife within the boundaries of the Wells Project.

4.1 Objective 1: Protect RTE Terrestrial Species Habitat on Wells Project Lands

The WDFW maintains a list of endangered, threatened and sensitive fish and wildlife species (Washington Administrative Codes 232-12-014 and 232-12-011). Listing procedures were developed by a group of citizens, interest groups, and state agencies and adopted by the Washington Fish and Wildlife Commission in 1990 (Washington Administrative Code 232-12-297).

State-listed wildlife species known to use the Wells Project include the American white pelican and sharp-tailed grouse.

4.1.1 American White Pelican

The American white pelican is listed as a state endangered species in Washington State; white pelicans are not federally-listed. White pelicans usually arrive on the reservoir in June and remain on the reservoir until October or mid November. There is no evidence of sexually mature birds being present within the Project; all white pelicans observed appear to be immature. Consequently, there does not appear to be any nesting taking place within the Project. The white pelicans are feeding on the abundant resident fish found within the reservoir.

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year 2 of the new license, Douglas PUD will provide educational material (signs) at Douglas PUD boat launches and local visitor centers. Educational materials will advise boaters to avoid pelicans while boating, fishing and hunting. Signs will be inspected during other duties and repaired as soon as practicable after damage is discovered.

4.1.2 Sharp-tailed Grouse

Columbian sharp-tailed grouse are federal species of concern and a threatened species in Washington State. Sharp-tailed grouse are found in shrub steppe and riparian areas at higher elevations, except during hard winters when snow depth and crusting snow force them to lower elevations. Sharp-tailed grouse have been found on Project lands (Bridgeport Bar Unit of the Wells Wildlife Area) in the past but they have not been observed there in the past twenty years (M. Hallet, WDFW, pers. comm.). Within the Wells Project, the irrigated riparian vegetation on the Bridgeport Bar Unit provides food items that could be used by sharp-tailed grouse during harsh winter conditions. There is no known Project effect on sharp-tailed grouse.

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year one of the new license, as an enhancement, Douglas PUD will continue to water irrigation-dependent riparian trees, shrubs and associated vegetation located below Project boundary within the confines of the Bridgeport Bar Unit of the Wells Wildlife Area. Continued management of this habitat will benefit a wide range of wildlife species, including sharp-tailed grouse.

4.2 Objective 2: Protect RTE Botanical Species from Land Disturbing Activities and Herbicide Sprays

The WNHP, which is administered by the Washington Department of Natural Resources, has developed a list of plant species considered endangered, threatened, sensitive, possibly extirpated, and under review (lists 1 and 2) for conservation purposes.

EDAW, Inc. (2006a) conducted a baseline botanical survey of Wells Project lands. Studies included cover type mapping, RTE plant surveys and weed surveys. The four RTE plant species that were documented include two state-threatened species, Thompson's clover and little

bluestem; and two WNHP Review 1 Species: chaffweed and northern sweetgrass. All RTE plant locations were documented using a handheld Global Positioning System (GPS) unit.

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year five of the new license, and every 10 years thereafter, Douglas PUD will survey and revise site boundaries for populations of little bluestem and Thompson's clover found within the Wells Project boundary.
- Beginning in year one of the new license, for lands owned by Douglas PUD within the Wells Project boundary, no new ground disturbing activities will be allowed within a 500 foot buffer zone surrounding the RTE plant locations and no land use permits will be issued for these buffer areas. Any weed control needed within the buffer zone will utilize the following methods in descending order of preference: biological control, hand pulling, and hand wiping of individual weeds with herbicide. Details of the Weed Control Plan can be found in Section 4.6 of this plan.
- Beginning in year one of the new license, Douglas PUD will control weeds within a 500 foot buffer of Thompson's clover occurrences within the transmission line right of way. Weed control work will utilize the following methods in descending order of preference: biological control, hand pulling, and hand wiping of individual weeds with herbicide.

4.3 Objective 3: Conserve Habitat for Species on Wells Project Lands Protected by the Federal Endangered Species Act, Bald and Golden Eagle Protection Act, and Migratory Bird Treaty Act

4.3.1 Bald Eagles

Bald eagles were delisted from the Federal ESA on August 8, 2007 (72 FR 37345) and were listed as sensitive on the Washington list of wildlife classified as protected under WAC 232-12-011, in 2008. USFWS has published guidelines for protecting bald eagle habitat under the authority of the Migratory Bird Treaty Act and Bald and Golden Eagle Protection Act (USFWS, 2007). In the 1980s, Douglas PUD installed 25 shoreline bald eagle perch poles to provide the eagles elevated perches for hunting, sunning and resting. The eagles also perch on ponderosa pine and black cottonwood (*Populus balsamifera ssp trichocarpa*) trees and old snags. The abundant waterfowl and American coots (*Fulica americana*), found within the Wells Reservoir, provide the majority of prey eaten by bald eagles during the winter (Fielder, 1982).

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year one of the new license, Douglas PUD will inspect raptor perch poles annually and repair or replace perch poles as warranted. The perch poles near the Starr Boat Launch will be removed to reduce avian predation on downstream migrating salmonids.

- Beginning in year one of the new license, Douglas PUD will perform monthly boat surveys during the months of November through March to inventory wintering bald eagle numbers and to identify large perch trees regularly used by bald eagles. Douglas PUD will determine if the perch trees need immediate protection from beavers or if they are likely to fall down in the near future due to bank erosion.
- Beginning in year two of the new license, Douglas PUD will begin, and then continue as necessary, protecting large living trees within the Project boundary that are used by eagles as perches and which are likely to be lost from beaver damage. Protection measures will be completed by year five of the new license for those trees identified within the first four years of the new license. To prevent beaver damage to eagle perch trees, each tree will be wrapped with galvanized welded wire. Wire wrapped trees will be inspected annually and the wire repaired or replaced, as needed.
- At any time during the implementation of the new license, as site specific issues arise regarding potential losses of large eagle perches due to bank erosion, Douglas PUD will consult with the TRWG to determine if any reasonable measures are available to address the issue.
- Beginning in year one of the new license, Douglas PUD will ensure establishment and protection of sufficient smaller trees of appropriate age classes to ensure future abundance of potential perch trees is at least equal to the baseline abundance documented in year one of the new license.

4.3.2 Waterfowl

Waterfowl (ducks, geese and swans) are protected as migratory gamebirds under the Migratory Bird Treaty Act. Wells Reservoir is an important waterfowl wintering area in eastern Washington. Aerial survey data from fall 2001 to spring 2005 show a maximum of 33,912 ducks and geese during the fall migration, and a maximum of 38,909 ducks and geese wintering on the Wells Reservoir. The native pond weeds found growing in the Wells Reservoir, along with grain crops grown on the Wells Wildlife Area, provide food for wintering and migrating waterfowl. Spring and summer resident waterfowl, mostly Canada geese, utilize the islands, wetlands and open areas of grass for breeding habitat and food.

Douglas PUD conducted an aquatic macrophyte study in the Wells Reservoir (Le and Kreiter, 2006). The results indicated the macrophyte community found within the Wells Project is healthy and dominated by native species. Project operations, including reservoir fluctuations, do not appear to be encouraging the growth of non-native macrophytes, including Eurasian watermilfoil (*Myriophyllum spicatum*). Daily reservoir fluctuations do have an effect on the growth of macrophytes in the upper 2-4 feet of the reservoir but the overall community types and species composition are not affected by reservoir operations (DTA, 2006).

Shoreline wetlands have developed under the daily fluctuations of the reservoir. Wells Reservoir provides the water that supports a variety of wetland cover types that were less abundant or did not occur in the former Columbia and Okanogan river basins. These wetlands are composed of

species requiring high and relatively consistent soil moisture during the growing season and that can also withstand frequent water level fluctuations (EDAW, 2006a).

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year one of the new license, Douglas PUD will plant at least 50 acres of annual grain crops within the Bridgeport Bar Unit of the Wells Wildlife Area below Project boundary, to provide food for wintering Canada geese and dabbling ducks.

4.4 Objective 4: Protect Wildlife Habitat on Wells Project Lands

The Wells Reservoir and wetlands provide habitat for a variety of waterfowl, shorebirds and aquatic furbearers. Riparian plant communities within the Wells Project support more wildlife species than any other vegetation type and include important habitat for migratory and nesting birds, mammals, reptiles and amphibians. Shrub steppe plant communities provide habitat for birds, reptiles and mammals adapted to thrive in this dry open habitat. Wildlife surveys detected 120 avian, 3 amphibian, 6 reptile, and 12 small mammal species within the Wells Project. The results of the wildlife surveys indicate that the Wells Project supports an abundance of healthy, native wildlife species (EDAW 2006b).

Douglas PUD has planted riparian shrubs and trees on the shoreline of the Wells Reservoir as mitigation for various construction projects and in areas where erosion was occurring to help stabilize the shoreline. Riparian shrubs and trees have been replanted where livestock disturbance has damaged the shoreline. Fencing has been installed to exclude livestock from shoreline riparian areas.

Land use permits are a tool Douglas PUD uses to balance private use of Wells Project lands with fish, wildlife, cultural resources and public recreation demands. Project lands have been monitored twice a month by boat to detect unauthorized encroachments from adjoining properties including vegetation removal and livestock trespass. Douglas PUD staff also monitors activities on Project land while performing normal land maintenance duties.

Douglas PUD has worked cooperatively with the CCT concerning land use issues within Project boundary on the Colville Indian Reservation. WDFW and Douglas PUD have worked closely on land use issues within Project boundary outside of the Reservation. In an effort to continue these important relationships, Douglas PUD will request an annual meeting with the CCT and WDFW to discuss land use and wildlife management issues related to implementation of this Management Plan.

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year one of the new license, Douglas PUD will continue twice a month boat monitoring of Project lands for unauthorized encroachment and damage caused by recreational activities and adjacent land owners. Wildlife habitat damage caused by unauthorized encroachment activities will be repaired or replaced with in-kind habitat within 12 months of identifying unauthorized activity.

4.5 Objective 5: Maintain Productive Wildlife Habitat on the Cassimer Bar Wildlife Management Area

The Cassimer Bar Wildlife Management Area protects and enhances wildlife habitat on 116 acres of land near the mouth of the Okanogan River. Since 1970 Douglas PUD, in cooperation with the CCT, has managed the land for wildlife habitat.

The three sloughs on Cassimer Bar were diked in the 1980s to provide furbearer and waterfowl habitat. After more than 25 years, the tide gates and culverts through the dikes, used to regulate the water elevation, have failed.

Douglas PUD will manage Cassimer Bar Wildlife Management Area lands for the benefit of wildlife.

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year one of the new license, Douglas PUD will implement weed management annually to control new occurrences of noxious weeds and to reduce existing weed occurrences.
- Beginning in year one of the new license, Douglas PUD will manage access and replace damaged habitat to reduce adverse effects of recreation on wildlife habitat.
- Beginning in year one of the new license, Douglas PUD will install and maintain perimeter fencing to protect Cassimer Bar wildlife habitat from livestock.
- Beginning in year one of the new license, Douglas PUD will evaluate the dikes on Cassimer Bar and determine an appropriate method to fix the dikes. In year two, Douglas PUD will apply for permits from appropriate agencies. Contingent on receiving the necessary permits, Douglas PUD will repair the dikes to enhance waterfowl and other aquatic habitats on Cassimer Bar. In year four and every year thereafter, the dikes will be inspected and repaired as soon as the design work and permitting allow.

4.6 Objective 6: Control Noxious Weeds on Project Lands

Invasive weeds are introduced either deliberately (e.g., free seeding garden plants) or accidentally through human activity. Because of their aggressive growth and lack of natural enemies, these plants can be highly destructive, competitive, or difficult to control. These exotic species can harm the economy and natural resources by reducing crop yields, destroying native plant and animal habitat, reducing recreational opportunities, decreasing land value and in some cases poisoning humans and livestock.

Invasive non-native plants under Washington State law (17.10 RCW) are considered noxious weeds. The Washington State Noxious Weed Control Board annually develops a list of noxious weed species of statewide importance. The Chelan and Okanogan Noxious Weed Control Boards maintain a noxious weed list which includes those weed species found in their counties that must be controlled by landowners. Douglas County has not established a noxious weed control board, but still must follow Washington State noxious weed mandates. On each weed board list, noxious weeds are classified according to their current distribution and degree of concerns; control efforts are required of landowners for some weed classes (Table 4.6-1). However, numerous invasive species have been judged to be too widespread to control (e.g., Cheat grass (*Bromus tectorum*)), and are not listed. Douglas PUD will annually check the state and county weed lists for changes, and will comply with legal requirements for noxious weed control.

Table 4.6-1 Washington State Noxious Weed Classification.

Classification	Distribution and required management
A	Limited distribution statewide. Eradication required in all areas.
B	Limited distribution, but well established in some parts of the state. Control required in non-infested areas (B designate); containment required in already infested areas (B non-designate).
C	Widespread. Management requirements are determined locally.

4.6.1 Weed Map

EDAW, Inc. (2006a) and Parametrix (2009) conducted noxious weed surveys and rare plant surveys on Project lands and the transmission corridor, respectively. The noxious weed map was developed in ArcView GIS to identify weed infestation on Project lands.

Following receipt of a new license, Douglas PUD will do the following:

- Beginning in year one of the new license, Douglas PUD will annually control identified Class A and B designate weed occurrences on Wells Project lands.
- Beginning in year five of the new license, Douglas PUD will survey Wells Project lands for new terrestrial weed infestations every five years throughout the term of the new license. Douglas PUD will use weed maps to identify problem areas and will update the maps as new weed populations are discovered.

4.6.2 Weed Management Planning

Careful planning is required to control noxious weeds while minimizing damage to native plant communities or rare plants.

Within one year of receipt of a new license, Douglas PUD will implement the following steps to control weeds on Project lands:

1. Consider the species of noxious weeds, density and size of the sites and surrounding vegetation when determining control measures.
2. Consider the land use of the site.
3. Acquire all environmental permits required (e.g., wetlands).
4. Consult the Washington State Department of Agriculture, pesticide-sensitive individuals list for properties adjacent to the control site.
5. Determine the effectiveness of various control options: burning, tilling, digging, herbicide application by wicking, spot spraying or broadcast spraying, or biological control agent.
6. Determine the most effective physiological growth stages of the target weed to obtain maximum control with least impact to surrounding vegetation.
7. Control weeds using method(s) selected for the site.
8. Monitor all application sites to determine the effectiveness of the weed control.
9. Control sites denuded by herbicide treatment will be replanted with native plant species appropriate to the site.

4.6.3 Preventing Weed Infestations

Douglas PUD will use practices that minimize the introduction of new weed species or the spread of existing weed species on Project lands. Prevention methods include limiting weed seed dispersal, minimizing soil disturbance and properly managing desirable native vegetation.

Within one year of receipt of a new license, Douglas PUD will implement the following practices and protocols intended to minimize new weed infestations:

- Use certified weed free straw and mulch and seed for habitat restoration projects.
- Limit public vehicle traffic to designated roads on Project lands.
- Douglas PUD employees and contractors will be instructed to check their vehicle undercarriage for weeds before driving on undeveloped Project lands.
- Minimize earth disturbing activities by vehicles, machinery, and water runoff on undeveloped land.
- Manage healthy native vegetation and replant native vegetation disturbed by Douglas PUD's management activities.

4.7 Objective 7: Consultation

A summary of all WBMP activities and a schedule of implementation are provided in Table 4.7-1. Douglas PUD will meet with resource agencies and/or tribes when requested to discuss management of wildlife and botanical species on Project lands. All changes to the plan must be in writing and made by unanimous consent by all Parties. Any agreed-upon changes to the WBMP will be submitted to FERC for review and approval.

Table 4.7-1 Summary of implementation measures and schedule

Douglas PUD Action	Frequency	Schedule
Install signs at access sites regarding American white pelican avoidance. (Section 4.1.1)	Signs will be repaired as soon as practicable after damage is discovered.	Beginning in year two of the new license.
Provide irrigation for irrigation dependent riparian vegetation at Bridgeport Bar Wildlife Unit. (Section 4.1.2)	Annually, as needed.	Beginning in year one of the new license.
Survey and revise site boundaries for RTE plants. (Section 4.2)	Every ten years	Beginning in year five of the new license.
Allow no ground disturbing activities or land use permits within 500 feet of known RTE plants. (Section 4.2)	Annually, as needed.	Beginning year one of the new license.
Follow specific protocols for weed control on Project lands, in the 230kV corridor, and near RTE plants. (Section 4.2, 4.5, 4.6)	Annually, as needed.	Beginning year one of the new license.
Inventory Raptor Perch poles and replace as needed. (Section 4.3.1)	Annually.	Beginning year one of the new license.
Remove raptor perch poles at Starr Boat Launch. (Section 4.3.1)	Once.	Beginning year one of the new license.
Conduct monthly bald eagle and perch tree inventories. (Section 4.3.1)	Monthly (November – March).	Beginning year one of the new license.
Install beaver protection on raptor perch trees. (Section 4.3.1)	Annually, as needed	Within five years following issuance of the new license.
Inspect and repair beaver protection on raptor perch trees. (Section 4.3.1)	Annually, as needed.	Beginning year two of the new license.
As needed, consult with TRWG regarding feasibility of site specific protection for large eagle perches, if threatened by erosion.	As needed	As needed.
Ensure recruitment of small trees for future perch trees. (Section 4.3.1)	Annually, as needed.	Beginning year one of the license.
Plant at least 50 acres of grain crops at Bridgeport Bar Wildlife Unit. (Section 4.3.2)	Annually.	Beginning year one of the license.
Conduct reservoir monitoring to identify unauthorized habitat damage. (Section 4.4)	Twice monthly.	Beginning year one of the new license.
Repair or replace lost habitat due to unauthorized damage. (Section 4.4)	Within one year of finding damage.	Beginning year one of the new license.
Manage Cassimer Bar Wildlife Management Area for wildlife. (Section 4.5)	Annually.	Beginning year one of the new license.
Evaluate and design a fix for the Cassimer Bar Wildlife Management Area dikes. (Section 4.5).	Once.	Beginning year one of the new license.
Apply for permits to repair Cassimer Bar dikes. (Section 4.5)	Once.	Beginning year two of license.
Contingent upon receiving permits, repair Cassimer Bar dike. (Section 4.5)	Once.	Beginning year three of license, or following receipt of permits.
Inspect Cassimer Bar dikes and repair as needed. (Section 4.5)	Inspect annually.	Beginning in year four of the new license.
Control Class A and B designate weeds. (Section 4.6)	Annually	Beginning year one of the new license.
Conduct weed surveys. (Section 4.6)	Every 5 years.	Beginning year five of the new license.
Consult with agencies as needed. (Section 4.7)	As needed.	As needed.

5.0 REFERENCES

Douglas PUD. 2006. Wells Hydroelectric Project FERC Project No, 2149 Pre-Application Document Volume 1. Public Utility District No. 1 of Douglas County. East Wenatchee, Washington.

DTA (Devine, Tarbell & Associates). 2006. Effects of Water Level Fluctuations on Natural Resources within the Wells Project: A Review of Existing Information. Wells Hydroelectric Project FERC No. 2149. Prepared by DTA for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

EDAW, Inc. 2006a. Cover type mapping, rare threatened and endangered plant surveys and invasive plant surveys. Report of EDAW, Inc., Consultants to Public Utility District No. 1 of Douglas County. East Wenatchee, Washington.

EDAW, Inc. 2006b. Avian, Amphibian, Reptile and Small Mammal Surveys. Report by EDAW, Inc. Consultants for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

Fielder, P. 1982. Food habits of bald eagles along the mid-Columbia River, Washington. Murrelet 63:46-50

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Parametrix, Inc. 2009. Plant and wildlife surveys and cover type mapping of the Wells Hydroelectric Project 230 kV transmission corridor. Report by Parametrix, Inc. Consultants for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

USFWS (U.S. Fish and Wildlife Service). 2007. National Bald Eagle Management Guidelines. Washington. D. C.

Appendix A

Wildlife Mitigation Chronology

Wells Project Wildlife Mitigation Chronology (1963 – 2009)

Date	Description
Wildlife Mitigation Agreements	
1963	Master Memorandum of Agreement Between Douglas PUD and Washington Department of Fisheries, Washington Department of Game, the Bureau of Sport Fisheries and Wildlife and Bureau of Commercial Fisheries of the U. S. Department of the Interior. Agreement related to proposed Wells Hydroelectric Development on the Columbia River. Memorandum of Agreement provided \$139,500 for various pre and post inundation fish and wildlife studies.
1970	Agreement Between Douglas PUD and the Confederated Tribes of the Colville Reservation for Fish and Wildlife. Wildlife portion of the mitigation agreement provided a total of \$168,000, paid in 10 equal yearly payments, for wildlife habitat development on the Colville Reservation.
1970	Agreement Between Douglas PUD, the Confederated Tribes of the Colville Reservation and Ervin D. and Loretta M. Wolley. Agreement established 116 acre wildlife management area on Cassimer Bar.
1974	Agreement Between Douglas PUD and the State of Washington Department of Game for Wildlife Mitigation. The wildlife mitigation agreements provided 5,715.8 acres of land, \$1,250,000 for an O & M fund and established the Wells Wildlife Area.
1976	Agreement Between Douglas PUD and Washington Department of Game. The agreement provided \$2,927.50 for baseline studies of the Wells Wildlife Area.
1979	Agreement Between Douglas PUD and the State of Washington, Department of Game, for Preliminary Assessment of Effects to Wildlife. The agreement provided \$8,179 to study the wildlife impacts associated with raising the Wells Dam forebay two feet.
1982	Agreement Between Douglas PUD and the State of Washington, Department of Game. The agreement outlined the wildlife mitigation package for impacts associated with raising the Wells Dam forebay two feet.
1984	Agreement Between Douglas PUD and the Confederated Tribes of the Colville Reservation. Offer of partial settlement for wildlife habitat mitigation associated with the Wells Dam forebay elevation increase.
1994	Memorandum of Agreement Between Douglas PUD and Washington Department of Fish and Wildlife. The agreement provides supplemental funding for the Wells Wildlife Area.
2007	Off-License Settlement Agreement with WDFW for the continuation of funding for the Wells Wildlife Area and for the production of 20,000 pounds of trout for off-site fishing enhancement.

Wildlife Mitigation with Colville Confederated Tribes	
1970-1980	Mitigation to develop wildlife habitat and hunting improvement projects within the boundaries of the CCT Reservation - Douglas PUD paid \$16,800 per year for 10 years, \$168,000 total.
1970	Set aside 116 acres of land on Cassimer Bar as a wildlife management area. Cost of land \$49,795.
1984	Mitigation for the Wells Project two foot raise in forebay elevation. Constructed dikes across 3 sloughs on Cassimer Bar to stabilize water levels and preserve wildlife habitat. Project cost \$90,950.
Wildlife Mitigation with Washington Department of Fish and Wildlife	
1974	Wells Wildlife Area established by 1974 agreement.
1974-1975	5,715.8 acres of land purchased by Douglas PUD and given in fee title to WDG as wildlife habitat.
1974-1975	566.2 acres of land below Wells Project boundary and owned by Douglas PUD are incorporated into the Wells Wildlife Area.
1974-1975	1884.0 acres of leased land with an annual fee are also incorporated into the wildlife areas.
1974	Douglas PUD provided \$1,250,000, for O & M funding to WDG, as part of the 1974 wildlife mitigation agreement.
1994- present	To date, Douglas PUD has provided \$750,337 of supplemental O & M funds (1997 to 2004) to support the Wells Wildlife Area.
1974- present	To date, approximately \$5,409,027 has been expended for the operation and maintenance of the Wells Wildlife Area (1975-2004).
1975–2005	WDFW developed food plots, riparian habitat, developed shrub steppe vegetation, maintained upland bird feeders, developed springs, installed guzzlers, built dikes in Foster Creek and developed ponds.
1982-1984	Mitigation for the Wells Dam two foot raise in forebay elevation. Protected goose nesting islands, protected cattail marsh on Washburn Island pond, planted 14 acres of riparian shrubs and 25 raptor perch poles.
WDFW Studies and Mitigation Reports	
1978 -2008	Annual fall wildlife surveys.
1978 - 2008	Annual goose nesting surveys.
1975–2008	Annual reports on wildlife mitigation program to FERC.

Douglas PUD Wildlife Inventories and Studies	
1996 - 2004	Annual bald eagle winter surveys.
1996 - 2000	Quarterly bird surveys.
2005	Botanical Resource Study, rare threatened and endangered plant survey and invasive plant surveys.
2005	EDAW, Inc. 2006a. Cover Type Mapping, Rare Threatened and Endangered Plant Surveys and Invasive Plant Surveys. Report by EDAW, Inc. Consultants for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.
2005	EDAW, Inc. 2006b. Avian, Amphibian, Reptile and Small Mammal Surveys. Report by EDAW, Inc. Consultants for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.
2009	Parametrix, Inc. 2009. Plant and Wildlife Survey and Cover Type Mapping of the Wells Hydroelectric Project 230 kV Transmission Corridor. Report by Parametrix, Inc. Consultants for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

Appendix E-5

Historic Properties Management Plan

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**WELLS HYDROELECTRIC PROJECT
FERC NO. 2149-131**

DRAFT LICENSE APPLICATION

**EXHIBIT E – APPENDIX E-5
HISTORIC PROPERTIES MANAGEMENT PLAN**



Prepared by:
Glenn Hartmann – Senior Archaeologist
Cultural Resource Consultants
710 Ericksen Avenue, Suite 100
Bainbridge Island, WA 98110

Prepared for:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

December 2009

INTRODUCTION

The Historic Properties Management Plan in Appendix E-5 of Exhibit E contains confidential cultural information, the disclosure of which would create a risk of harm, theft or destruction of archaeological or Native American cultural resources and therefore qualifies as privileged information under FERC regulations, 18 C.F.R. §§ 5.6, 388.112. Accordingly, one original of the Historic Properties Management Plan has been marked as Privileged Information in accordance with instructions issued by the Secretary and is being filed separately from the public volume of the DLA. Douglas PUD requests that the Historic Properties Management Plan be maintained in a non-public file and withheld from public disclosure in accordance with applicable regulations.

Appendix E-6

Avian Protection Plan

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**WELLS PROJECT 230 KV TRANSMISSION LINE
AVIAN PROTECTION PLAN**

WELLS HYDROELECTRIC PROJECT

FERC NO. 2149



June 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Wells 230kV Transmission Line Corridor Avian Protection Plan (APP) was developed to protect resident and migrant birds that interact with the Wells 230 kV transmission lines. Public Utility District No. 1 of Douglas County (Douglas PUD) is committed to maintaining the reliability of the transmission lines in a cost effective manner while meeting the regulatory requirements to conserve migratory species; rare, threatened and endangered species; and raptors. The APP considers both avian migrants interacting with the transmission lines crossing the Columbia River and birds nesting on the transmission line structures. Douglas PUD prepared the APP in consultation with the U.S. Fish and Wildlife Service (USFWS) and the Washington Department of Fish and Wildlife (WDFW).

Beginning in year one of the new license, Douglas PUD will implement the following practices and protocols under the APP:

- Reporting Protocol: All avian mortalities found in the transmission line corridor will be reported to the appropriate parties;
- Nest Management Protocol: Douglas PUD will implement a Nest Management Protocol in compliance with federal and state bird protection laws;
- Tree Removal Protocol: Tree removal as part of transmission corridor maintenance will only occur between August 31 and January 31 to protect migratory birds;
- Training Protocol: All appropriate utility personnel will be trained to evaluate avian issues when performing maintenance on the transmission lines and corridor.

1.0 INTRODUCTION

The Wells 230kV Transmission Line Corridor Avian Protection Plan (APP) was developed to reduce the potential for bird collisions with the Wells 230kV transmission lines and structures. Public Utility District No. 1 of Douglas County (Douglas PUD) is committed to maintaining the reliability of the transmission lines in a cost effective manner while meeting the regulatory requirements to conserve migratory species; rare, threatened and endangered species; and raptors. The APP considers both avian migrants interacting with the transmission lines crossing the Columbia River and nesting on the transmission line structures. Douglas PUD prepared the avian protection plan in consultation with the U.S. Fish and Wildlife Service (USFWS) and Washington Department of Fish and Wildlife (WDFW).

1.1 Wells Hydroelectric Project

Wells Dam was constructed between 1963 and 1967. The dam is located at river mile (RM) 515.6 on the Columbia River in Washington State, approximately 30 miles (48 km) downstream of Chief Joseph Dam and 42 miles (68 km) upstream of Rocky Reach Dam. Wells Dam has ten generating units with an installed nameplate capacity of 774,300 kilowatts (kW) and a maximum generating capability of 840,000 kW. Power from the Wells Hydroelectric Project (Wells Project) serves both Douglas PUD's owners/customers and utilities throughout the Northwest.

1.2 230 kV Transmission Lines

Two 230 kV single-circuit transmission lines were built for the Wells Project (Figure 1.2-1). Each of the 230 kV transmission lines is capable of transmitting the entire output of the Wells Project. The lines run 41 miles (65.6 km) from the switchyard atop the dam to the Douglas Switchyard operated by Douglas PUD. The lines run parallel to each other on 45-85 foot steel towers along a common 235-foot wide right-of-way. Each phase has two parallel conductors suspended 96 inches to 105 inches (2.4 to 2.6 m) below the bridge and approximately 24 feet (7.3 m) between phases. The transmission lines begin at Wells Dam and cross the Columbia River from Carpenter Island in Chelan County to Douglas County (Figure 1.2-2). After crossing the river, the transmission lines travel southeast to the Boulder Park area then turn southwest across wheat fields, past the town of Waterville and over Badger Mountain. The Douglas Switchyard is located in close proximity to the Rocky Reach Switchyard, operated by Public Utility District No. 1 of Chelan County (Chelan PUD) and the Sickler Substation, operated by the Bonneville Power Administration (BPA). The 230 kV lines connect to the regional transmission grid at BPA's Sickler Substation.



Figure 1.2-1 Wells Project Transmission Line

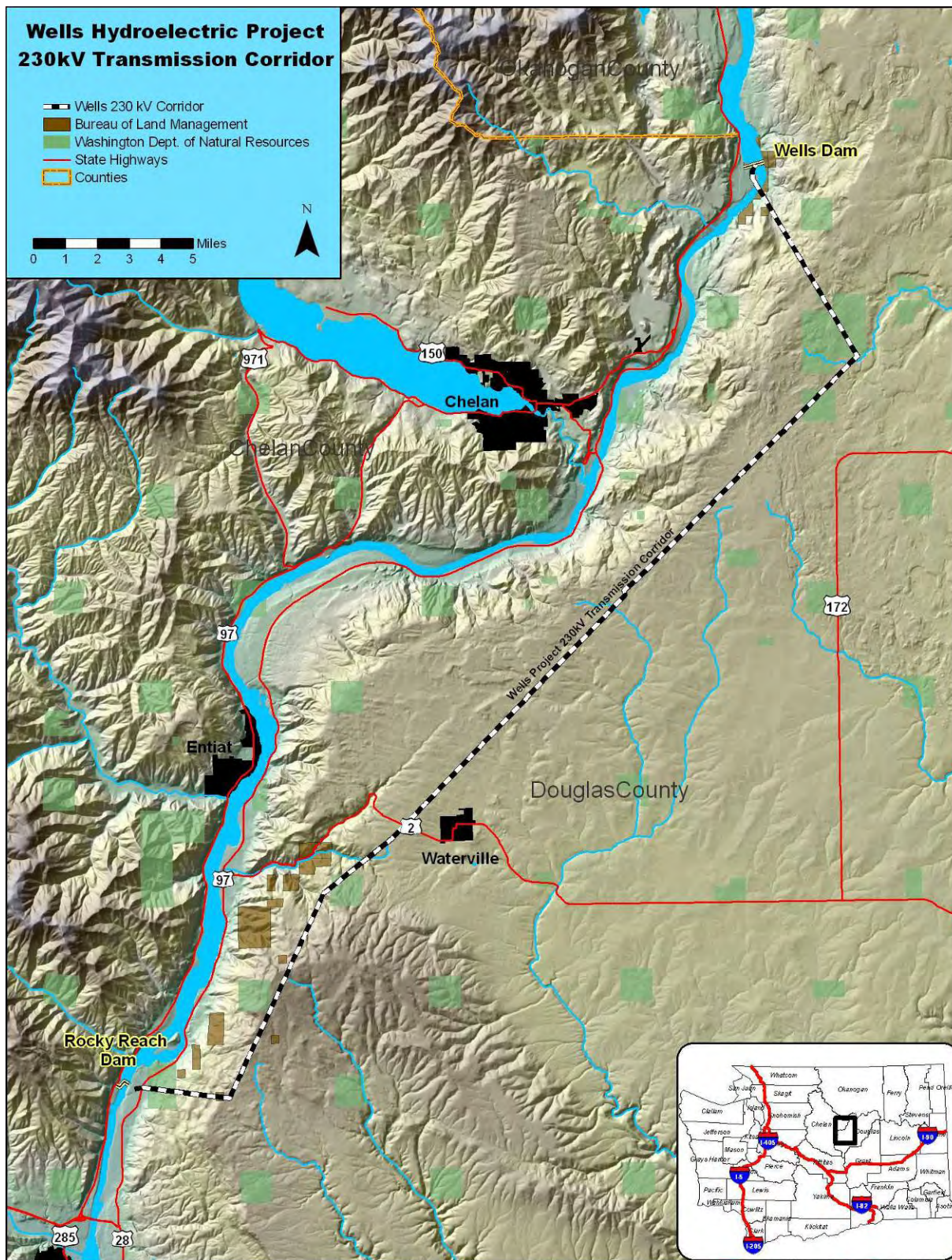


Figure 1.2-2 Wells Project 230 kV Transmission Line Corridor

2.0 BACKGROUND

Utility poles and transmission line structures can benefit raptors by providing perch and /or nesting structures in areas where few natural perches or nest sites are available. These same structures can pose a threat to raptors and migratory birds through electrocution and collision with conductors. Avian electrocutions and collisions with power lines have been documented nearly as long as utilities have provided power to the public and industry (APLIC, 2006, 1996 and 1994; APLIC and USFWS, 2005). Since the 1970s, utilities, USFWS and the National Audubon Society have worked together to document avian mortalities and to develop methods to reduce electrocutions and line collisions. In 2005, the Avian Power Line Interaction Committee and the USFWS jointly published Avian Protection Plan Guidelines to assist utilities in developing voluntary APPs.

Surveys of the transmission corridor were conducted in 2008 to identify evidence of avian collisions with the transmission line and associated structures. The process of collecting avian collision data consisted of two components: (1) a focused survey of two segments determined likely to have waterfowl and water birds flying through, and (2) observations of avian carcasses incidental to all other wildlife and botanical studies along the entire corridor. Three bird carcasses were found during focused surveys, and three other carcasses were found incidentally to other survey efforts. No direct evidence of collision was noted from these six carcasses (Parametrix, 2009).

During the Terrestrial Resource Work Group meeting on August 26, 2008, Douglas PUD and WDFW agreed to conduct additional surveys of raptor migration activity along the transmission line corridor. Between September 16 and 30, biologists from both entities collected observations of raptors from prominent ridges by Landingham Hill above Wells Dam, near McGinnis Canyon, and on Badger Mountain above Rocky Reach Dam. During that period, biologists spent two to three hours at these locations during the morning (9:00 to 11:00 am) and afternoon hours (2:00 to 4:00 pm), for a total of 10 observation periods.

Raptor migration activity surveys resulted in 37 observations, comprised of six identified raptor species, and three unidentified individuals. Raptors observed along the transmission line corridor were: northern harrier (*Circus cyaneus*), Cooper's hawk (*Accipiter cooperii*), red-tailed hawk (*Buteo jamaicensis*), golden eagle (*Aquila chrysaetos*), merlin (*Falco columbarius*), and prairie falcon (*Falco mexicanus*). Thirteen raptors were observed crossing over or under the transmission lines and an additional 13 were seen perching on towers. Biologists found no indication of raptors avoiding or being adversely affected by the transmission lines or towers (WDFW, unpublished data).

3.0 MANAGEMENT PLAN GOAL

The goal of the Avian Protection Plan is to protect resident and migrant birds that interact with the Wells 230 kV transmission lines.

4.0 FEDERAL AND STATE BIRD PROTECTION LAWS

Federal laws protecting birds include the Migratory Bird Treaty Act of 1918 (MBTA) (16 U.S.C. 703-712), the Bald and Golden Eagle Protection Act (BGEPA) (16 U.S.C. 668-668d) and the Endangered Species Act (ESA) (16 U.S.C. 1531-1543). These three laws are administered by the USFWS and are the cornerstone of modern bird conservation on a national level. There are only a few birds that are not protected by these laws including introduced species: house sparrow (*Passer domesticus*), European starling (*Sturnus vulgaris*) and rock dove (*Columba liviaor*) and escaped exotic pet trade species (parrots, finches and canaries). Non-migratory species of birds (e.g. upland game birds) are not protected by these acts.

The MBTA, BGEPA and ESA are strict liability laws; the USFWS does not have to show intent to cause harm to a bird to charge an individual or company with a take under these laws. Violation of any of these laws can result in mandated remedial obligations, fines and/or imprisonment.

State RCW 77.15.130 protects fish and wildlife from unlawful take. Fish and wildlife eggs and nests are also protected by this law. Violation of this law is a misdemeanor.

5.0 AVIAN MORTALITY

5.1 Electrocutation

5.1.1 Direct contact

Electrocutions occur when birds are large enough to span the distance between conductors or between an energized component and a ground. Sandhill cranes (*Grus canadensis*) are the largest migrant bird to stop over in fields in Douglas County but are not normally found in the vicinity of the transmission line. Bald eagles (*Haliaeetus leucocephalus*) and golden eagles are the largest birds anticipated to interact on the Wells 230 kV transmission line.

Suggested Practices for Avian Protection on Power Lines – The State of the Art in 2006 recommends 60 inches (152 cm) of separation between energized parts to protect eagle sized birds from electrocution (APLIC, 2006). The Wells 230 kV transmission lines were constructed to meet the National Electric Safety Code (NESC) conductor clearances. The transmission line exceeds the minimum eagle separation recommendation with a phase to ground separation of 8 feet (2.4 m) and horizontal separation of 24 feet (7.3 m) between phases. The phase to phase separation exceeds the maximum wing span for an adult female eagle of 8 feet (2.4 m) (APLIC, 2006). The use of suspension insulators contribute to the safety margin for eagles by suspending the conductor under the tower bridge preventing wing tip to wing tip contact between the phase and ground.

5.1.2 Bird Streamers

Large raptors, vultures and large wading birds can expel long streams of excrement called streamers in the utility industry. These streamers can cause flashovers and short-outages when they provide an electrical path from an energized conductor or hardware to ground. Streamer related faults are not normally lethal to the bird since streamers are often released as the bird flies from the structure though lethal injuries can occur (APLIC, 2006). Bird streamer flashovers are usually identified by fecal buildup and flash marks on insulators and structures. Douglas PUD has not identified bird streamer caused faults on the Wells 230 kV transmission lines (pers. comm. Arlen Simon, Douglas PUD).

5.2 Collisions

Factors that influence avian collision risk can be divided into three categories: those factors related to avian species, those related to the environment, and those related to the configuration or location of lines (APLIC and USFWS, 2005). Species-related factors include habitat use, body size, flight behavior, age, sex, and flocking behavior. Heavy-bodied, less agile birds or birds within large flocks may lack the ability to quickly negotiate obstacles, making them more likely to collide with overhead lines (e. g., herons and swans). Likewise, inexperienced birds as well as those distracted by territorial or courtship activities may collide with lines. Environmental factors influencing collision risk include the effects of weather and time of day on line visibility, surrounding land use practices that may attract birds, and human activities that may flush birds into lines. Line-related factors influencing collision risk include the configuration and location of the line and line placement with respect to other structures or topographic features. Collisions often occur with the overhead shield (ground) wire, which is smaller diameter and less visible than the primary conductors (APLIC and USFWS, 2005).

The height that birds fly is an important factor for evaluating a transmission line's avian collision potential. Birds migrate at elevations above the height of most transmission lines. Birds migrating at night have been recorded to fly from 800 to 3,700 feet (241 to 1127 m) above the ground (APLIC, 1994). Spring and fall radar studies of nocturnal migrating birds in Douglas County show the majority of birds fly at elevations of 750 to 3,350 feet (230.m to 990 m) above the ground (Hamer et. al, 2003). However, small nimble passerines (songbirds) can be detected migrating a few meters above the ground during inclement weather or daytime migrations (APLIC, 1994).

It is unlikely that the transmission line is a collision risk for migrating birds for the reasons described below.

The major portion of the transmission line runs for approximately 31 miles (50 km) from the Boulder Park area to south Badger Mountain. This portion of the line parallels the north and south flight paths of birds migrating through Douglas County. This portion of the transmission line also parallels the transmission right of way for two BPA 500 kV transmission lines and two 230 kV BPA transmission lines.

The Wells transmission lines run in parallel with the four BPA lines from Boulder Park southwest for 10.5 miles, where one 500 kV and two 230 kV lines turn west and cross the Columbia River near Earthquake Point. BPA's second 500 kV transmission line parallels the Wells transmission lines to substations near Rocky Reach dam. The 500 kV transmission lines, built to NESC standards, have greater ground to phase separation requiring taller lattice tower structures than the Wells 230 kV lines. Birds avoiding the BPA transmission lines fly well above the Wells transmission lines; the parallel location of multiple lines creates a greater visual structure, and is recommended by USFWS to reduce the potential for bird collisions (APLIC 2006).

The first 6.8 miles (10.9 km) of the transmission line travels southeast from Wells Dam to the Waterville Plateau near the Boulder Park area and the last 3.2 miles (5.1 km) of the transmission line travels southwest from Badger Mountain to the Columbia River near Rocky Reach Dam. The topography of these two slopes reduces the chance that migrating birds may collide with the lines, but raptors soaring and hunting along the slopes may be vulnerable.

Birds flying south along the Columbia River must fly above Wells Dam, approximately 14 feet (4.3 m) above the reservoir forebay and potentially above the gantry cranes and substation bus work, approximately 85 feet (25.9 m) above the forebay and 170 feet (51.8 m) above the dam tailwater. The bus work is heavily constructed and very visible during the day. The bus work has red aircraft marker lights on the top of the structure and the project is well lighted making the bus work very visible at night. Birds flying south over the dam are high enough to clear the transmission crossing below the dam. Birds flying north along the Columbia River must fly over the less visible transmission line crossing before encountering Wells Dam; light from the dam may help to make the line more visible under low light conditions.

The Wells 230 kV transmission lines were designed with two bundled conductors for each phase of the circuit. The bundled conductors, 1 1/4 inches (3.2 cm) diameter, are suspended below the lattice tower bridge by suspension insulators. The first and last mile of the transmission lines have shield wires 3/8 inch (95 mm) diameter located 18 to 22 feet (5.5 to 6.7 m) above the conductors. The shield wires protect the transmission line from lightning strikes.

The two Wells 230 kV transmission lines cross the Columbia River approximately one-half mile (0.8 km) downstream of Wells Dam. The crossing is approximately 2,400 feet (732 m) from tower to tower. APLIC (1994) reports that aerial marker balls on overhead lines reduce avian collisions by 40 to 54 percent. Fifteen round aircraft marker balls (36 inch (91 cm)) are spaced 600 feet (182 m) apart on each of the four shield wires. The markers are uniformly staggered across the four shield wires to provide an apparent spacing of 150 feet (46 m) between markers. Blinking, red aircraft warning lights are mounted on river crossing towers at the height of the shield wire.

Young birds or those unfamiliar with the area are more vulnerable to collisions with overhead lines than more experienced birds (APLIC, 1994). The crossing is potentially the most hazardous section of line for young resident birds learning to fly, raptors hunting in unfamiliar terrain, and piscivorous birds feeding below Wells Dam. Gulls, terns, cormorants and other piscivorous birds have fed below Wells Dam for years while avoiding gull wires (3/64 inch

diameter) stretched across the tail water to reduce predation on salmonids. These piscivorous birds should be able to easily avoid the shield wire under all but low light conditions. Young osprey (*Pandion haliaetus*), and bald eagles searching for fish along the river course and other young raptors are also susceptible to collision with the lines during predation attempts. Great blue herons (*Ardea herodias*) are easily flushed by human activity and could fly into the ground wire if disturbed near the river crossing.

5.2.1 Bird Flight Diverters

Bird flight diverters (BDs) have been used in Europe and the United States since the early 1970s (APLIC, 1994). BDs are a preformed high impact plastic spiral which wraps around the shield wire to make the wire more visible (Figure 5.2-1). BDs increase the apparent shield wire diameter to 2.5 to 5.5 inches (6.4 to 13.9 cm) making the line more visible to birds. BDs are normally installed at a 49 foot (15 m) spacing. Reductions in bird collisions of 65 to 74 percent have been experienced using BDs.

Following receipt of a new license, Douglas PUD will do the following:

BDs will be installed on the Wells transmission line river crossing in the event that the transmission line is reconductored, or if the static wire or aviation markers are replaced. BDs will be spaced between the aerial marker balls to increase visibility of the shield wire. If available, light emitting BDs will be installed to improve low light visibility; Puget Sound Energy is working with Tyco Electronics to develop BDs that store solar energy and emit visible light during low light conditions.

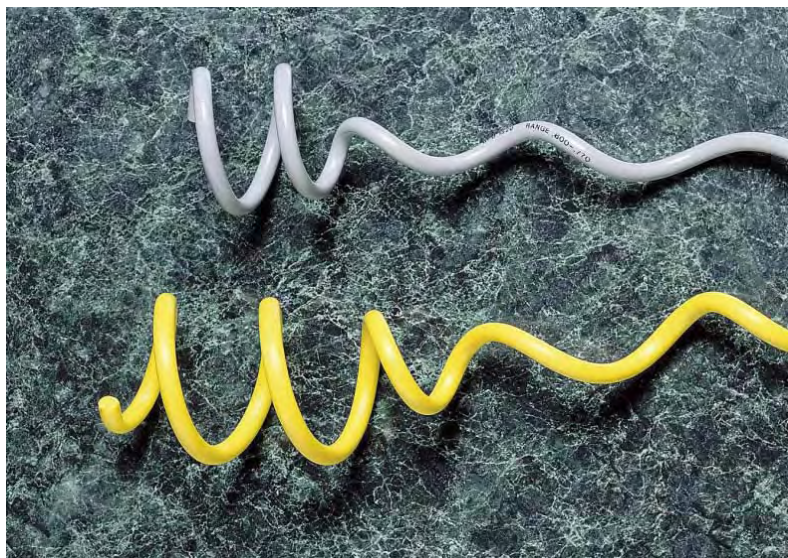


Figure 5.2.1 Bird Flight Diverters manufactured by Tyco Electronics

5.3 Record Keeping

Beginning in year one of the new license, Douglas PUD will do the following:

- Douglas PUD will maintain records of all avian mortalities detected on the Wells 230 kV transmission line right of way.
- Douglas PUD will report all avian mortalities caused by the Wells 230 kV transmission lines to USFWS through the online USFWS Bird Fatality/Injury Reporting Program (<https://birdreport.fws.gov>).

6.0 NEST MANAGEMENT AND TRANSMISSION LINE CORRIDOR MAINTENANCE

6.1 Nest Management

Power line structures in open habitat provide perch, roost and nest substrate for some avian species. This is especially true of raptors and ravens in open habitat where natural substrates are limited. Nests built on transmission line structures can cause outages and possibly fire when long sticks fall and cause phase to ground faults. A raptor incubating or brooding young will defecate over the side of the nest, potentially causing a streamer outage if the nest is above an energized phase.

The Wells 230 kV transmission lines travel the first 6.8 miles (10.9 km) through habitat rich with natural perching and nesting substrate including ponderosa pine (*Pinus ponderosa*) trees, cliffs and large basalt boulders. On the Waterville Plateau the transmission lines travel through 22.8 miles (36.6 km) of wheat fields with few nesting or perching opportunities. The final 11.4 miles (18.3 km) of the transmission line right of way again passes through habitat rich with ponderosa pine that provides ample perching and nesting opportunities.

Bird nests have not been a major problem on the Wells 230 kV transmission line towers. Parametrix (2009) found two common raven (*Corvus corax*) nests, a red-tailed hawk nest and a nest built by an unidentified occupant. Annual transmission line inspections have recorded an average of 4.75 nests per year, or 0.06 nest per mile per year on transmission line towers from 2004 to 2007.

Beginning in year one of the new license, Douglas PUD will implement a nest management protocol that includes:

- All nest management will be performed in compliance with federal and state laws.
- Douglas PUD's Wildlife Biologist will be consulted before any nest is removed and will secure permits from USFWS and WDFW, if necessary, before nest removal proceeds.

- Active nests will not be removed from the Wells 230 kV transmission line between February 1 and August 31 without prior approval from USFWS and WDFW.

Nests will only be removed if they are located above a line phase and have caused or threaten to cause an outage; present a fire hazard or other safety hazard; or because the size and weight of the nest threaten tower stability.

6.2 Transmission Line Corridor Maintenance

6.2.1 Tree Removal

The transmission line corridor passes through 64 acres of Douglas fir (*Pseudotsuga menziesii*) and ponderosa pine (Parametrix, 2009). The conifer canopy closure varies from sparse open canopy to closed canopy. When vegetation grows in close proximity to transmission line conductors, the vegetation can provide a path for electricity to travel to ground. An electrical flash over to ground can disrupt the delivery of energy to both customers in Douglas County and to other utilities purchasing power. Douglas PUD must maintain North America Electric Reliability Corporation (NERC) standards of 25 feet separation between conductors and vegetation to insure the transmission lines' reliability.

Removal of trees during the nesting season can have a negative impact on migratory bird species.

Beginning in year one of the new license, Douglas PUD will do the following:

- To protect nesting birds, Douglas PUD will only perform tree clearing on the transmission line corridor between August 31 and January 31. Clearing of the conifer trees on the transmission line corridor is anticipated to happen once every ten years beginning in 2018.

7.0 TRAINING

All appropriate utility personnel will be trained annually to understand avian issues on the Wells 230 kV transmission line. This training will include background information, protocols and procedures by which employees are required to report an avian mortality, implement a nest removal action, disposal of carcasses, perform vegetation management and comply with applicable regulations and the consequences of non-compliance.

Beginning in year one of the new license, Douglas PUD will do the following:

- Douglas PUD will train (as described above) all appropriate utility personnel to understand avian issues on the Wells 230 kV transmission lines.

8.0 CONSULTATION

Douglas PUD will meet with resource agencies or tribes, when requested, to discuss management of wildlife and botanical species on the transmission line corridor. All changes to

the APP must be agreed to by the WDFW, USFWS and Douglas PUD. Any agreed-upon changes to the APP will be reported to FERC for review and approval.

Table 8.1-1 Summary of implementation measures and schedule

Douglas PUD Action	Frequency	Schedule
Install bird flight diverters at the transmission line river crossing. (Section 5.2.1)	Once	Only in the event that the transmission line is re-conducted or if static wires or aviation markers are replaced.
Maintain records of avian mortalities detected on the 230kV right-of-way. (Section 5.3)	As needed.	Beginning in year one of the new license.
Report all avian mortalities caused by the 230kV transmission lines to USFWS. (Section 5.3)	As needed.	Beginning in year one of the new license.
Implement a nest management protocol. (Section 6.1)	As needed.	Beginning year one of the new license.
Tree clearing on the transmission line corridor will only be performed between August 31 and January 31. (Section 6.2.1)	Approximately every ten years.	Beginning year one of the new license.
Train appropriate utility personnel to understand avian issues related to the 230kV transmission lines. (Section 7.0)	Annually.	Beginning year one of the new license.
Consult with agencies as needed (Section 8.0)	As needed.	As needed.

9.0 REFERENCES

Avian Power Line Interaction Committee (APLIC). 1994. Mitigating bird collisions with power lines: the state of the art in 1994. Edison Electric Institute. Washington.

Avian Power Line Interaction Committee (APLIC). 1996. Suggested practices for raptor protection on power lines: the state of the art in 1996. Edison Electric Institute. Washington.

Avian Power Line Interaction Committee (APLIC). 2006. Suggested practices for raptor protection on power lines: the state of the art in 2006. Edison Electric Institute. Washington.

Avian Power Line Interaction Committee (APLIC) and U. S. Fish and Wildlife Service (USFWS). 2005. Avian protection Plan (APP) guidelines. Edison Electric Institute. Washington.

Hamer, T., T. Mohagen and N Denis. 2003. Nocturnal bird migration at four proposed wind resource areas in Douglas County, Washington Fall 2001 – Spring 2002 – Fall 2002. Prepared for Public Utility District No. 1 of Douglas County. Washington.

Parametrix, Inc. 2009. Plant and wildlife surveys and cover type mapping of the Wells Hydroelectric Project 230 kV transmission corridor. Report by Parametrix, Inc. Consultants for Public Utility District No. 1 of Douglas County, East Wenatchee, Washington.

Appendix E-7

WDFW Off-License Settlement

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OFF-LICENSE SETTLEMENT AGREEMENT

Resident Fish Stocking and Wells Wildlife Area Funding

**An Agreement Between the Washington State Department of Fish and
Wildlife and the Public Utility District No. 1 of Douglas County**

**Wells Hydroelectric Project
FERC Project No. 2149**

December 10, 2007

WDFW 12/11/07
signed

OFF-LICENSE SETTLEMENT AGREEMENT Resident Fish Stocking and Wells Wildlife Area Funding

This AGREEMENT is entered into between the Public Utility District No. 1 of Douglas County, Washington (Douglas), a municipal corporation, and the State of Washington, Department of Fish and Wildlife (WDFW). Douglas and WDFW may be referred to herein collectively as the "Parties" and individually as "Party."

RECITALS

1. Douglas is the initial licensee and current operator of the Wells Hydroelectric Project (FERC Project No. 2149). The original FERC license for the Wells Project expires on May 31, 2012. Douglas has commenced the process to apply for a new FERC license.
2. WDFW (at the time Washington Department of Game and Washington Department of Fisheries) participated in the initial licensing proceeding for the Wells Project. WDFW was involved in the assessment of project impacts to recreational fisheries and to wildlife habitat.
3. On July 15, 1974, WDFW and Douglas entered into a wildlife mitigation agreement (1974 Agreement) as a result of a FERC hearing involving wildlife mitigation for the Wells Hydroelectric Project. The 1974 Agreement required Douglas to transfer, in fee title, 5,715.8 acres of land to WDFW and to provide a lump sum payment of \$1,250,000 to establish the Wells Wildlife Area. The money was deposited by WDFW into a Special Wildlife Fund. The fund has paid for the operation of Wells Wildlife Area since that time. On July 19, 1994, WDFW determined that the fund did not contain adequate monies to ensure the continued operation of the Wells Wildlife Area through the term of the Wells Project license. To ensure continued operation of the Wells Wildlife Area, Douglas and WDFW entered into a Memorandum of Agreement in which Douglas provided "Supplemental" funding to WDFW to augment the income from the Special Wildlife Fund.
4. The Wells Wildlife Area is located in Douglas and Okanogan counties of Washington State and consists of six units -- three shoreline/riparian units and three upland units. Bridgeport Bar (502 acres), Okanogan (100 acres) and Washburn Island (261 acres) are located along the shoreline of the Wells Reservoir and a portion of each unit lies within the Project Boundary. West Foster Creek (1,025 acres), Central Ferry (1,602 acres) and Indian Dan Canyon (4,716 acres) are upland units and are entirely outside the Wells Project Boundary. WDFW leases 1,550 acres of land from the Washington Department of Natural Resources. Management of the DNR land and 180 acres of Bureau of Land Management land located within the Indian Dan Unit boundary will be funded through this Agreement.

5. The Cassimer Bar Wildlife Area is owned by Douglas but jointly managed by the Confederated Tribes of the Colville Reservation and Douglas for the benefit of wildlife at the confluence of the Okanogan and Columbia rivers and is excluded from this agreement.
6. The original management goal for the Wells Wildlife Area was to enhance and manage upland game habitat and release upland birds for public hunting. The goal of the program was broadened, after the pheasant release program ended, to include the development of winter and migratory waterfowl food plots and to further enhance upland bird habitat. The goal of the program was also expanded to include the enhancement of native riparian, wetland and shrub steppe habitat to support native wildlife species diversity on Wells Wildlife Area lands both within and adjacent to the Wells Project. WDFW and Douglas agree that the habitat enhancement on the Wells Wildlife Area has successfully achieved the mitigation goals of the 1974 Agreement.
7. Douglas has provided WDFW the opportunity to raise 20,000 pounds of rainbow trout and up to 75,000 summer/fall Chinook fry at the Wells Hatchery. The rainbow trout have been planted in lakes in Douglas and Okanogan counties to provide recreational fishing opportunities in the Project area. The Chinook fry have been planted in a tributary to Lake Chelan to also provide recreational fishing opportunities.
8. In 2006, FERC issued a Policy Statement on Hydropower Relicensing Settlements that limits the ability of licensees to include certain ongoing measures outside of their respective project boundaries as conditions of a new operating license enforceable by FERC. The rainbow trout program, Chinook fry stocking and Wells Wildlife Area all have components of their respective programs that support activities that occur outside of the Wells Project Boundary. WDFW contends that the rainbow trout program and Wells Wildlife Area Funding programs are necessary to mitigate for ongoing impacts of the Wells Project during the term of the new operating license. Douglas contends that there are no ongoing impacts on Resident Fish, Wildlife Resources and their associated habitats related to the Project. Although Douglas and WDFW disagree regarding ongoing impacts to Resident Fish and Wildlife Resources and their associated habitats related to the Project, Douglas and WDFW would like to continue these programs during the term of the New Operating License. To ensure the continuation of these two programs, Douglas and WDFW have entered into this Agreement for the Wells Project outside of the FERC relicensing process. WDFW and Douglas will not seek FERC approval to continue these two programs. References to these programs will be included in the Final License Application that Douglas intends to file with FERC. FERC may or may not include these programs as conditions of the New Operating License. Douglas and WDFW intend that these programs be implemented pursuant to this Agreement to settle WDFW's contention with respect to ongoing impacts to Resident Fish,

Wildlife Resources and their associated habitats and to provide enhancements to Wildlife Resources, Resident Fish resources and their associated habitats through mutually agreed upon measures.

9. Although one of the purposes of this Agreement is to resolve any and all claims or assertions by WDFW relating to ongoing Project impacts on Wildlife Resources, Resident Fish and their associated habitats, by agreeing to fund the activities outlined in this Agreement, Douglas is not admitting that there are any ongoing impacts associated with the Wells Project.
10. At the time of execution of this Agreement, Douglas and WDFW recognize and appreciate the quality of wildlife habitat on Wells Wildlife Area lands as managed under the ongoing Wells Wildlife Area Funding Program. It is the intent of both Parties to continue to manage Wells Wildlife Area lands during the term of the New Operating License to maintain a comparable level of habitat function and quality on these lands. Therefore, both Parties agree it is their intent to continue to maintain a working relationship based on reliability and reasonableness in the pursuit of maintaining the level of habitat function and condition currently achieved on Wells Wildlife Area lands.

Now therefore, for and in consideration of the mutual covenants and agreements herein contained, it is agreed by and between the Parties hereto as follows:

1.0 DEFINITIONS

- 1.1 “CWA” refers to the Clean Water Act.
- 1.2 “FPA” refers to the Federal Power Act.
- 1.3 “HCP Plan Species” refers to those anadromous fish species covered by the HCP, including spring, summer/fall Chinook, steelhead, sockeye and coho.
- 1.4 “HCP” refers to the Wells Anadromous Fish Agreement and Habitat Conservation Plan.
- 1.5 “New Operating License” means the first long-term operating licenses for Project No. 2149 to be issued by the FERC to Douglas and any subsequent annual licenses that take effect after the expiration of the New Operating License.
- 1.6 “Original Operating License” means the original fifty (50) year operating license, as amended, for Project No. 2149 issued by the FERC with an expiration date of May 31, 2012 and any subsequent annual licenses that take effect after the expiration of the Original Operating License.

- 1.7 “RTE” means rare, threatened and endangered species, including aquatic, terrestrial or botanical species, listed as endangered, threatened and candidate species by the federal Endangered Species Act. RTE also includes species listed as endangered, threatened and sensitive by the Washington State Department of Fish and Wildlife and further includes threatened or endangered botanical species as defined by the Washington State Natural Heritage Program.
- 1.8 “Resident Fish” means all fish species residing within the Wells Reservoir except for those fish species covered by the Aquatic Settlement Management Plans (including the Bull Trout, Sturgeon and Pacific Lamprey plans), and the five species of anadromous salmonids covered by the HCP.
- 1.9 “Wildlife Resources” means all wildlife, wildlife habitat and botanical resources found within or affected by the Wells Project.

2.0 DURATION OF AGREEMENT

This Agreement shall become effective upon execution by both Parties, provided that Douglas’s obligations in Section 5.1 shall commence June 1, 2012. This Agreement shall expire upon the expiration of the New Operating License.

This Agreement shall terminate (1) in the event that FERC does not issue a New Operating License to Douglas for the Wells Project or (2) on the expiration date of any New Operating License or (3) in the event that FERC issues a New Operating License to Douglas that is not accepted by Douglas or (4) in the event that the New Operating License is revoked or (5) in the event that WDFW and/or Douglas does not adhere to the provisions described in Section 5 (Obligations) following application of the Dispute Resolution process described in Section 6 (Dispute Resolution).

3.0 MODIFICATION OF AGREEMENT

This Agreement may be amended or modified only by written consent of both Parties.

4.0 SCOPE OF PROGRAMS

4.1 Trout Program

The goal of the Trout Program is to address WDFW's contentions with respect to ongoing Project impacts on Resident Fish, Resident Fish habitat and lost Resident Fish harvest during the term of the New Operating License (not including HCP Plan Species, white sturgeon, bull trout and Pacific lamprey), by enhancing Resident Fish resources within Okanogan and Douglas counties. The program will provide 20,000 pounds of rainbow trout equivalents to be stocked annually in Okanogan and Douglas Counties for the enhancement of recreational fishing harvest opportunities. The fish for this program will be raised at the Wells Fish Hatchery, provided sufficient hatchery capacity exists after HCP Plan Species hatchery needs are met, unless otherwise agreed. If the fish are raised somewhere other than at the Wells Fish Hatchery, both Parties must agree that fish quality and fish health status are equal to or better than fish raised at the Wells Fish Hatchery.

The Trout Program, to be implemented through this Agreement, shall be composed of similar numbers of fish at the various life-stages as the Rainbow Trout Program approved for implementation in 2007.

In 2007, the Wells Fish Hatchery was authorized to raise and release 125,000 fingerlings at 75 fpp (1,667 pounds), 35,000 catchable trout at 2 fpp (17,500 pounds) and 500 trout at 0.6 fpp (833 pounds). Modifications to the Trout Program, described above, can only be made following the annual coordination meetings between the Parties and only following mutual consent of both Parties to this Agreement.

Various life stages of trout can be raised and released provided that the aggregate weight does not exceed 20,000 pounds of rainbow trout equivalents and does not negatively impact production of HCP Plan Species. The following tasks will be implemented toward the fulfillment of the goals of the Trout Program:

- 4.1.1 Acquire sufficient eyed trout eggs from either a state, federal or private hatchery program (e.g., Ford Fish Hatchery, Columbia Basin Hatchery, Omak Hatchery, Trout Lodge, Columbia Fish Farms) to be reared toward fulfillment of the goals of this program;
- 4.1.2 The transportation and planting of these fish will be conducted by Wells Fish Hatchery staff including the use of planting trucks assigned to the Wells Hatchery and other adjacent hatcheries, when needed;
- 4.1.3 Notice of joint cooperation by WDFW and Douglas shall be posted at the lakes enhanced by this program. Douglas shall provide the materials and labor associated with posting this information.

4.2 Additional WDFW Trout

WDFW has requested access to the Wells Fish Hatchery to raise fish for the agency's own purposes beyond those required under this Agreement. These "Additional Fish" are not part of this Agreement and the funding and facilities required to raise these fish are not Douglas's responsibility. However, through this Agreement, Douglas agrees to consider WDFW's future request(s) to raise Additional Fish at the Wells Fish Hatchery during the annual Trout Program coordination meeting, on a year to year basis, provided that the following conditions are met prior to the initiation of each year's program:

- 4.2.1 Douglas has secured sufficient water rights for the Wells Fish Hatchery and for rearing WDFW's Additional Fish;
- 4.2.2 WDFW's Additional Fish will not change or in any way negatively affect the rearing of fish to meet Douglas's obligations at the Wells Fish Hatchery;
- 4.2.3 Douglas retains full ownership over any new permanent infrastructure sited, developed or installed within the boundary of the Wells Project, including the Wells Fish Hatchery;
- 4.2.4 WDFW's Additional Fish program will not impede Douglas from implementing various hatchery sharing and species trade agreements with other agencies;
- 4.2.5 WDFW has secured the applicable permits for the proposed program;
- 4.2.6 WDFW reimburses Douglas for all costs required to produce and transport WDFW's Additional Fish; and
- 4.2.7 WDFW will not hold Douglas responsible for any unforeseen circumstances that may result in the death of WDFW's Additional Fish prior to their release into state waters.

4.3 Wells Wildlife Area Program

The Wells Wildlife Area Program addresses WDFW's contentions regarding ongoing project impacts to Wildlife Resources by providing mitigation lands and funding to create, protect, maintain and enhance Wildlife Resources. The goal of the program is to create, protect and maintain wildlife habitat on the Wells Wildlife Area including habitat that WDFW and Douglas PUD developed during the implementation of the 1974 Agreement. For the duration of this Agreement, unless changes are approved in advance by both Parties, WDFW will implement the Wells Wildlife Area Program, including the following tasks:

- 4.3.1 Grow annual food crops on Bridgeport Bar and Washburn Island Units to benefit waterfowl and other wildlife;
- 4.3.2 Grow annual food crops and maintain feeders and water catchments on all units for upland game birds and other wildlife species;
- 4.3.3 Protect and maintain the riparian vegetation on all units to benefit riparian obligate species and maintain nesting habitat and cover for upland game birds, raptors and passerines;
- 4.3.4 Protect and maintain the ponds and wetland habitats on all units as habitat for amphibians and other wetland obligate species;
- 4.3.5 Protect and maintain riparian habitat on Indian Dan Canyon Unit used by Bald eagles (*Haliaeetus leucocephalus*) as a night roost to benefit wintering bald eagles;
- 4.3.6 Protect and maintain shrub steppe habitat on all units for upland game species, shrub steppe obligate species including sharp-tailed grouse (*Tympanuchus phasianellus*), greater sage grouse (*Centrocercus urophasianus*) and mule deer (*Odocoileus hemionus*);
- 4.3.7 Provide wildlife related recreation opportunities including hunting and wildlife observation on the wildlife area;
- 4.3.8 Control invasive weeds to protect and maintain habitat;
- 4.3.9 Maintain all boundary fencing to prevent livestock trespass. Build and replace boundary fences as needed;
- 4.3.10 WDFW will not lease any unit for livestock grazing or allow camping outside of parking areas on the wildlife area, in order to protect wildlife habitat;
- 4.3.11 Promote native vegetation where it is consistent with the goals of the program.

The Parties will annually review the program, and by mutual agreement may modify and expand any of the above tasks.

5.0 OBLIGATIONS

5.1 Douglas's Responsibilities

5.1.1 Trout Program

Douglas will provide funds necessary to produce and transport the fish described in Section 4.1 (Trout Program). Douglas will meet with WDFW in April of each year to establish the annual rearing goals of each year's Trout Program and to determine how best to meet the trout obligation. Approval of the annual Trout Program will take place prior to May 1st and in time for WDFW to modify the following year's planting schedule. If Douglas cannot raise all or part of the trout covered under the Trout Program at the Wells Fish Hatchery, then Douglas will purchase the remaining portion of the program per Section 4.1.

5.1.2 Wildlife Area Operation and Maintenance (O&M) Funding

Douglas will provide annual O&M funding for the Wells Wildlife Area Program as described in Section 4.3 (Wells Wildlife Area Program). Douglas will meet with WDFW by April 1 of each year to discuss the wildlife mitigation program, annual objectives and budget for the state fiscal year (July 1 to June 30). The annual budget, due by May 15, will include: salaries and benefits, goods and services, equipment repair and replacement, property taxes, fire protection contracts, land rental, training and travel. The Douglas Board of Commissioners will consider the budget before July 1. Upon approval of the yearly budget, Douglas will pay, on a time and material basis, reasonable monthly billings from WDFW for the operation of the Wells Wildlife Area. All billings will be paid within 30 days of receipt of a correct bill with adequate documentation. All billings must be submitted to Douglas before September 15th for the previous fiscal year. The total amount billed each year will not exceed \$200,000 (2007 dollars), for the maintenance and operation of the Wells Wildlife Area for that fiscal year. This amount does not include costs related to the Capital Equipment Replacement Fund and does not include costs associated with the Habitat Restoration Fund. The dollar figure provided above shall be adjusted for inflation on the 1st day of January of each year based upon the Consumer Price Index for all Urban Consumers, U.S. City Averages, All Items, Not Seasonally Adjusted. The price index is published by the U.S. Department of Labor, Bureau of Labor Statistics. If said index is discontinued or becomes unavailable, a comparable index, mutually agreed upon by both Parties, will be substituted.

5.1.3 Habitat Restoration Funding

Douglas will provide WDFW with Habitat Restoration Funding to restore habitat damaged by fire on the Wells Wildlife Area in the amount not to exceed \$50,000 (2012 dollars) over the term of this Agreement. The dollar figure provided above shall be adjusted for inflation as described in Section 5.1.2 (Wildlife Area O & M Funding). Use of the fund will be by mutual agreement between Douglas and WDFW. WDFW will bill separately for seed, nursery stock, fertilizer, and herbicide costs for the restoration work.

5.1.4 Capital Equipment Replacement Funding

Douglas will provide WDFW with funds to replace capital equipment necessary for the maintenance of the Wells Wildlife Area over the term of the Agreement. Equipment listed in Appendix A will be replaced when it has reached the end of its Useful Life.

Useful Life is defined as the time when equipment repairs exceed the current value of the equipment. WDFW agrees to maintain all equipment (e.g., oil, lubrication, filters and hour meter) in working condition and maintain records of hours of use and cost of repairs. These records will be used to assist with the decision to replace or continue repairing equipment. Replacement of equipment will be by mutual agreement by Douglas and WDFW. Douglas will pay only the dealer's invoice cost of the equipment replacement, upon receipt of a correct invoice from WDFW with a copy of the dealer's invoice.

WDFW agrees to surplus each piece of equipment, unless mutually agreed to retain, replaced by Douglas and provide Douglas with title to the equipment. The surplus equipment will be sold during Douglas's Annual Surplus Sale. Douglas will retain the proceeds from any equipment sold.

5.1.5 Off-Site Use of Wells Wildlife Area Equipment

Sharing of equipment listed in Appendix A with other wildlife areas is not normal day to day operations of the Wells Wildlife Area. Equipment sharing is intended to benefit the Wells Wildlife Area or for emergencies when equipment breaks and time sensitive farming operations must be completed. Equipment purchased through this Agreement can only be taken off of the Wells Wildlife Area following approval of both Parties and pursuant to WDFW being required to keep accurate and adequate records to demonstrate that equipment is being shared equitably between programs.

5.1.6 Use of Project Lands within the Wells Wildlife Area

During the term of this Agreement, Douglas grants to WDFW the right to manage Wells Project lands between the Project Boundary and Wells Reservoir within the boundaries of the Bridgeport Bar, Washburn Island and Okanogan units of the Wells Wildlife Area. WDFW's right to use Project lands is subject to the requirement of Section 5.2.6.4 and 8.0 (Cultural Resources) of this Agreement, and is subject to Douglas's rights, as owner, to use all Wells Project lands for Project purposes.

5.1.7 Additional Grant Funding

Douglas is encouraged to apply for grants and special funding to provide habitat enhancement on the Wells Wildlife Area to meet goals compatible with the Wells Wildlife Area Program in this Agreement. Douglas agrees to provide WDFW with a copy of the draft grant application prior to it being submitted for funding.

5.2 WDFW's Responsibilities

5.2.1 License Application

WDFW agrees to support the Aquatic and Terrestrial measures proposed in the Wells License Application for the New Operating License. This Agreement does not prevent WDFW from providing technical support and expert testimony to the Washington Department of Ecology in connection with the CWA § 401 water quality certification for the Wells Hydroelectric Project.

5.2.2 License Term

WDFW agrees to support Douglas's request for a New Operating License for a term of 50 years.

5.2.3 Water Quality Certification

WDFW agrees to reference only the goals and objectives contained within the management plans attached to the Aquatic Settlement Agreement and the measure(s) contained within this Agreement when working with Washington Department of Ecology to develop the original conditions of the CWA § 401 water quality certification for the New Operating License for the Wells Hydroelectric Project.

5.2.4 FPA Section 10(a) and 10(j)

WDFW agrees to refrain from requesting or advocating for additional FPA section 10(a) and 10(j) conditions or measures for Wildlife Resources, Resident Fish, Resident Fish habitat and lost Resident Fish harvest opportunities during the relicensing proceedings related to the issuance of a New Operating License for the Wells Project.

5.2.5 Trout Agreement

5.2.5.1 WDFW will meet with Douglas in April of each year to establish the annual rearing goals and transportation protocols for each year's Trout Program and to determine how to best meet the trout obligation. A draft budget for the Wells Fish Hatchery is due on March 1st of each year. Approval of the annual Trout Program will take place prior to May 1st and in time for Douglas to modify the hatchery budget for the Wells Fish Hatchery.

5.2.5.2 WDFW agrees to publicly recognize Douglas's contributions to the enhancement of recreational fishing opportunities in Okanogan and Douglas counties by agreeing to allow Douglas to post signage at the lakes enhanced by this program. Language for such signage shall be agreed to by both Parties prior to posting.

5.2.6 Wells Wildlife Program

- 5.2.6.1 WDFW will provide Douglas with a proposed budget, not exceeding \$200,000 (2007 dollars), and will provide a general description of how the proposed budget addresses the goals of the program (see Section 4.3) for the Wells Wildlife Area by March 1st of each year. The dollar figure provided above shall be adjusted for inflation based upon the language provided in Section 5.1.2 (Wildlife Area O & M Funding).
- 5.2.6.2 WDFW will provide complete documentation of all expenditures with each monthly bill. Documentation includes: time records, invoices paid for goods and services, vehicle mileage reports and equipment time logs and reimbursed expenditures. All billings for the previous fiscal year must be submitted to Douglas before September 15th.
- 5.2.6.3 WDFW is encouraged to apply for grants and special funding to provide habitat enhancement on the Wells Wildlife Area to meet State management goals compatible with the Wells Wildlife Area Program in this Agreement. WDFW agrees to provide Douglas with a copy of the draft grant application prior to it being submitted for funding for Douglas's concurrence.
- 5.2.6.4 WDFW will not release or propagate any rare, threatened or endangered (RTE) species below the Project Boundary, not currently found within Project Boundary, without written permission from Douglas. If WDFW releases or raises RTE terrestrial or botanical species on the Wells Wildlife Area, Douglas will not incur any expenses related to those species.
- 5.2.6.5 To ensure consistency with this Agreement, WDFW will provide Douglas with an opportunity to review and modify any action that is expected to take place within the Wells Project Boundary.

6.0 DISPUTE RESOLUTION

6.1 Informal Dispute Resolution

If a dispute arises out of or relates to this Agreement, the Parties agree to first use their best efforts to cooperatively resolve such dispute. Douglas and WDFW shall use their best efforts to resolve disputes arising in the normal course of business at the lowest organizational level between each Party's staff with appropriate authority to resolve such disputes. When a dispute arises between Douglas and WDFW which cannot be resolved in the normal course of business, each Party shall notify the other of the dispute, with a Notice specifying the disputed issues.

The Notice specifying the disputed issues shall initially be sent to WDFW's Regional Program Manager (Fish Program for trout issues or Wildlife Program for wildlife issues)

and Douglas's Supervisor of Relicensing, who shall have 10 business days to resolve the dispute. The discussion at this level may be extended by agreement, or at the conclusion of 10 business days either Party may send a Notice specifying the disputed issues to the second level, WDFW's Regional Director and Douglas's Chief of Environmental and Regulatory Services. The second level shall have 15 business days to resolve the dispute. Discussion at this level may be extended by agreement, or at the conclusion of 15 business days either Party may send a Notice specifying the disputed issues to WDFW's Director and Douglas's General Manager. If the Director and General Manager cannot resolve the dispute within 20 days either Party may proceed to Section 6.2 (Arbitration and Venue).

6.2 Arbitration and Venue

If the Parties are unable to settle the dispute, it is hereby agreed that the dispute shall then be referred to a mutually acceptable arbitrator, or if one cannot be agreed upon, to the nearest office of Washington Arbitration & Mediation Service (WAMS) for resolution within ninety (90) days of a written request for arbitration submitted by either Party. The Parties agree that if they cannot agree on a mutually acceptable arbitrator within ten (10) business days of the request for arbitration by either party, the dispute will be referred to WAMS for preparation of a Strike List for arbitrator selection. All arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of WAMS or applicable administrative service, RCW 7.04 and reasonable discovery provisions as may be stipulated or ordered. The arbitrator's decision shall be final and binding and judgment may be entered thereon, with all remedies otherwise available in court also available in arbitration. The parties agree to equally share the costs of the arbitration process.

WDFW and Douglas agree that the existence of a dispute notwithstanding, they will continue without delay to carry out all their respective responsibilities under this Agreement that are not affected by the dispute.

If the subject of the dispute is the amount due and payable by Douglas hereunder, WDFW shall continue providing the work pending resolution of the dispute provided Douglas pays WDFW the amount Douglas, in good faith, believes is due and payable, and places in escrow the difference between such amount and the amount WDFW, in good faith, believes is due and payable.

The only legal action permissible under this Agreement is one based on the premise that the arbitration award exceeded the scope of the arbitrator's authority under the Revised Code of Washington. The sole and exclusive jurisdiction and venue of any such legal action shall be in the Superior Court in and for the State of Washington.

6.3 Choice of Laws

This Agreement shall be governed by, and construed, interpreted and enforced in accordance with, the substantive law of the State of Washington (without reference to any principles of conflicts of laws).

7.0 LIMITATIONS OF REOPENING

WDFW shall not invoke or rely upon any reopener clause set forth in the New Operating License for the purposes of 1) obtaining additional Resident Fish or Wildlife Resource measures or 2) obtaining changes in project structures or operations pertaining to Resident Fish, Resident Fish habitat and Wildlife Resources.

However, WDFW may raise issues and advocate measures for Wildlife Resources and Resident Fish through the Aquatic and Terrestrial work groups. Wildlife and Resident Fish mitigation requirements raised outside of this Agreement, through the various resource work groups, should, whenever logistically feasible, be addressed through the implementation of this Agreement provided that those issues are related to the goals of this Agreement and do not significantly diminish or conflict with the ability of WDFW to achieve all of the goals of this Agreement. Mitigation requirements raised outside of this Agreement that significantly conflict or diminish the ability of WDFW to achieve the goals of this Agreement may require Douglas to provide mitigation outside of the Agreement.

8.0 CULTURAL RESOURCES

Douglas is required to comply with federal and state cultural resource protection laws and regulations for activities on lands owned by Douglas. WDFW is required to comply with applicable federal and state cultural resource protection laws and regulations for activities on lands owned by WDFW. WDFW is further required to follow the requirements of the Wells Historic Properties Management Plan (HPMP) for activities on Douglas owned lands.

9.0 FORCE MAJEURE

Neither Party shall be liable to the other for, or be considered to be in breach of or in default under this Agreement because of, any failure or delay in performance by such Party under this Agreement to the extent such failure or delay is caused by or results from any cause or condition which is beyond such Party's reasonable control, to the extent which such Party is unable to prevent or overcome such failure or delay by exercise of reasonable diligence (any such cause or condition, a "Force Majeure"), including but not limited to: failure or threat of failure of facilities or equipment; fire, lightning, flood, earthquake, volcanic activity, wind, drought, storm and other natural disasters or acts of the elements; court order and act, or failure to act, of civil, military or governmental authority; change in governmental law or regulation; strike, lockout and other labor dispute; epidemic, riot, insurrection, sabotage, terrorism, war and other civil disturbance or disobedience; and labor or material shortage.

The Party whose performance is affected by Force Majeure shall notify the other Party in writing within 24 hours, or as soon thereafter as practicable, after becoming aware of any event that such affected Party contends constitutes Force Majeure. Such notice will

identify the event causing the delay or anticipated delay, estimate the anticipated length of delay, state the measures taken or to be taken to minimize the delay, and estimate the timetable for implementation of the measures. The affected Party shall make all reasonable efforts to promptly resume performance of this Agreement and, when able, to resume performance of its obligations and give the other Party written notice to that effect. Upon receipt of notice of a Force Majeure event, any Party may request that the Parties engage in discussion in an effort to modify this Agreement in a mutually satisfactory manner.

10.0 LIABILITY OF PARTIES

Each Party to this Agreement shall be responsible for its own acts or omissions. Except as provided in the preceding sentence, no Party to this Agreement shall be responsible to the other Party for the acts or omissions of entities or individuals not a party to this Agreement.

11.0 NOTICES

11.1 Means of Notification

Unless this Agreement specifically requires otherwise, any notice, demand or request provided for in this Agreement, or served, given or made in connection with it, shall be in writing and shall be deemed properly served, given or made if delivered in person or sent by telegraph, telex, or fax or by acknowledged delivery, or sent by registered or certified mail, postage prepaid to the person specified below:

To WDFW:

Washington Department of Fish and Wildlife
Director
600 Capitol Way North
Olympia, WA 98501-1091

Washington Department of Fish and Wildlife
Regional Director, Region 2
1550 Alder Street NW
Ephrata, WA 98823-9699

To Douglas:

Public Utility District No. 1 of Douglas County
General Manager
1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497

12.0 ASSIGNMENT OF AGREEMENT

Neither this Agreement nor any right, interest or obligation hereunder may be assigned, sold, transferred or conveyed by either Douglas or WDFW without the prior written consent of the other, which Party may withhold its consent in its sole discretion, and any attempted assignment not in compliance therewith shall be void, except assignments and transfers which occur by operation of law. No assignment or transfer of this Agreement, or any interest therein, shall relieve the Parties of any obligation incurred hereunder.

13.0 MISCELLANEOUS

13.1 Further Assurances

Subject to the terms and conditions of this Agreement, each Party shall each use commercially reasonable efforts to take, or cause to be taken all actions and to do, or cause to be done, all things necessary, proper and advisable under applicable law to consummate and make effective this Agreement and, including efforts to obtain all required consents and approvals. Neither Douglas nor WDFW shall, without the prior written consent of the other, take or fail to take any action that would reasonably be expected to prevent or materially impede, interfere with or delay this Agreement.

From time to time after the date hereof, whether prior to or after the execution and without further consideration, the Parties shall, each at its own expense, execute and deliver such documents and provide such information to the other as such Party may reasonably request in order to accomplish, consummate and perform their respective obligations under this Agreement.

13.2 No Consequential, Incidental or Punitive Damages

Consistent with the Recitals to this Agreement, Douglas and WDFW desire to minimize to the extent possible the potential for future disagreements between them with respect to Project No. 2149 from matters arising under this Agreement. Douglas and WDFW also recognize the potential magnitude of the potential consequential, incidental or punitive damages that might arise from this Agreement and desire to eliminate the risks each might face were such categories of damages not excluded. For these reasons, Douglas and WDFW agree that the remedies available to them shall be limited as provided below.

13.2.1 Douglas and WDFW agree that for any claim arising from a theory based on contract law, in no event shall either Douglas or WDFW be liable to each other hereunder for any potential consequential, incidental or punitive damages.

13.2.2 Douglas and WDFW agree that for any claim arising from a theory based on tort law, in no event shall either Douglas or WDFW be liable to each other hereunder for potential consequential, incidental or punitive damages.

13.3 Severability

If any provision of this Agreement is held to be illegal, invalid or unenforceable under any present or future law, and if the rights or obligations of either Party under this Agreement will not be materially and adversely affected thereby, (i) such provision will be fully severable, (ii) this Agreement shall be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part thereof, (iii) the remaining provisions of this Agreement shall remain in full force and effect and will not be affected by the illegal, invalid or unenforceable provision or by its severance herefrom and (iv) in lieu of such illegal, invalid or unenforceable provision, the Parties shall, in good faith, negotiate a mutually acceptable, legal, valid and enforceable provision as similar in terms to such illegal, invalid or unenforceable provision as may be possible, and shall promptly take all actions necessary to amend the Agreement to include the mutually acceptable, legal, valid and enforceable provision.

13.4 Waivers

Except as otherwise provided herein, no provision of this Agreement may be waived except in writing. No failure by any Party to exercise, and no delay in exercising, short of the statutory period, any right, power or remedy under this Agreement shall operate as a waiver thereof. Any waiver at any time by a Party of its right with respect to a default under this Agreement, or with respect to any other matter arising in connection therewith, shall not be deemed a waiver with respect to any subsequent default or matter.

13.5 No Third-Party Beneficiaries

None of the promises, rights or obligations contained in this Agreement shall inure to the benefit of any person or entity not a Party to this Agreement; and no action may be commenced or prosecuted against any Party by any third party claiming to be a third-party beneficiary of this Agreement or the transactions contemplated hereby.

13.6 No Reliance

Each Party acknowledges that in entering into this Agreement, it has not relied on any statement, representation or promise of the other Party or any other person or entity, except as expressly stated in this Agreement.

13.7 Assumption of Risk

In entering into this Agreement, each of the Parties assumes the risk of any mistake of fact or law, and if either or both of the Parties should subsequently discover that any understanding of the facts or the law was incorrect, none of the Parties shall be entitled to, nor shall attempt to, set aside this Agreement or any portion thereof.

13.8 Waiver of Defenses

Douglas and WDFW release each other from any and all Claims relating to the formation and negotiation of this Agreement, including reformation, rescission, mistake of fact, or mistake of law. The Parties further agree that they waive and will not raise in any court, administrative body or other tribunal any Claim in avoidance of or defense to the enforcement of this Agreement other than the express conditions set forth in this Agreement.

13.9 Independent Counsel

The Parties acknowledge that they have been represented by independent counsel in connection with this Agreement, they fully understand the terms of this Agreement and they voluntarily agree to those terms for the purposes of making a full compromise and settlement of the subject matter of this Agreement.

13.10 Headings

The headings used for the sections herein are for convenience and reference purposes only and shall in no way affect the meaning or interpretation of the provisions of this Agreement.

13.11 Interpretations

In this Agreement, unless a clear contrary intention appears: (a) the singular number includes the plural number and vice versa; (b) reference to any person includes such person's successors and assigns but, if applicable, only if such successors and assigns are permitted by this Agreement, and reference to a person in a particular capacity excludes such person in any other capacity; (c) reference to any gender includes each other gender; (d) reference to any agreement (including this Agreement), document or instrument means such agreement, document or instrument as amended or modified and in effect from time to time in accordance with the terms thereof and, if applicable, the terms hereof; (e) reference to any Section, Schedule or Exhibit means such Section, Schedule or Exhibit to this Agreement, and references in any Section, Schedule, Exhibit or definition to any clause means such clause of such Section, Schedule, Exhibit or definition; (f) "hereunder", "hereof", "hereto", "herein" and words of similar import are references to this Agreement as a whole and not to any particular section or other provision hereof unless specifically stated; (g) relative to the determination of any period of time, "from" means "from and including", "to" means "to but excluding" and "through" means "through and including"; (h) "including" (and with correlative meaning "include") means including without limiting the generality of any description preceding such term; and (i) reference to any law (including statutes and ordinances) means such law as amended, modified, codified or reenacted, in whole or in part, and in effect from time to time, including rules and regulations promulgated thereunder.

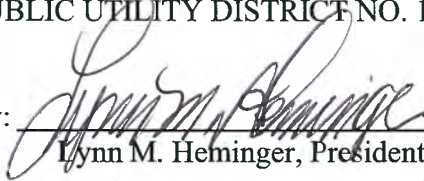
13.12 Legal Authority

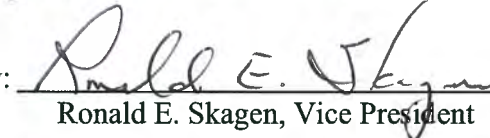
Each party represents and warrants to the other Party that it has full authority and power to enter into this Agreement, that the Party's representatives who sign below are duly authorized by it to enter into this Agreement, and that nothing herein violates any law, regulation, judicial or regulatory order, or agreement applicable to such warranting Party.

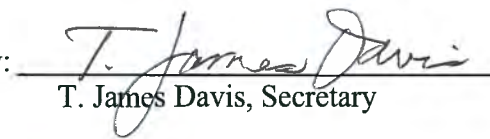
13.13 Agreement Execution

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their proper officers respectively being thereunto duly authorized, and their respective corporate seals to be hereto affixed, the 17th day of December, 2007.

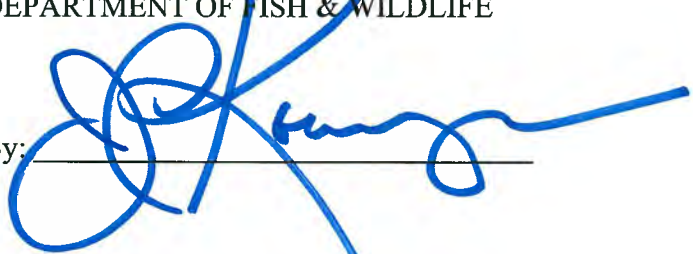
PUBLIC UTILITY DISTRICT NO. 1 of DOUGLAS COUNTY

By: 
Lynn M. Heminger, President

By: 
Ronald E. Skagen, Vice President

By: 
T. James Davis, Secretary

STATE OF WASHINGTON
DEPARTMENT OF FISH & WILDLIFE

By: 

By: _____

By: _____

APPENDIX A
CAPITAL EQUIPMENT REPLACEMENT SCHEDULE

**Appendix A Capital Equipment List for Replacement Under Section
5.1.4¹**

3/4 Ton Pickup Truck
1 Ton Pickup Truck with Flatbed
1/2 Ton Pickup
Snow Plow for one Pickup
Irrigation Trailer
70 hp Tractor and implements² over \$5,000

Maintenance or replacement costs for the Washburn Island irrigation system in excess of \$10,000 shall be split 50:50 between Douglas and WDFW

Wheel Line Replacement ~ 7,700 feet
Handlines 100 units
Irrigation for shrub plantings

30 Hp Irrigation Pumps (2)
20 HP Irrigation Pumps (3)
50 HP Irrigation Pump
100 HP Irrigation Pump

Building - Major Repairs \geq \$10,000
Fuel Tanks and Pumps

¹ The dollar figures contained within Appendix A shall be adjusted for inflation as described in Section 5.1.2 (Wildlife Area O & M Funding).

² Implements used with the 70 hp tractor include: front end loader, disc, drill, field cultivator, packer, 3-point sprayer, harrow, rotovator, shrub planter and corn planter.

Appendix E-8

Land Use Policy

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PUBLIC UTILITY DISTRICT NO. 1 OF DOUGLAS COUNTY
LAND USE POLICY
July 15, 1993 (Revised Dec. 17, 2007 Res. 07-373)

Public Utility District No. 1 of Douglas County (District) owns and operates the Wells Hydroelectric Project which is authorized under the Federal Power Act by the Federal Energy Regulatory Commission's (FERC) License #2149, as amended. All lands within the Wells Project boundary are project lands and are governed by the FERC License. The District also owns or controls certain land rights above the Wells Project boundary which are exercised in connection with the Wells Hydroelectric Project. The District is organized and operates under Title 54 of the Revised Code of Washington. The District also owns land and land rights for its electrical and water transmission and distribution systems.

The following are general land use policies which address all District lands and land rights. The purpose of this policy is to provide guidance for land use management decisions and to:

1. maintain compliance with FERC License obligations for the Wells Project;
2. meet applicable federal and state requirements for non-project lands;
3. provide for good stewardship of both project and non-project lands;
4. provide for consideration of wildlife and/or riparian habitat;
5. provide for the continued operation for the transmission and distribution system;
6. provide for consideration of significant historical, cultural and natural features;
7. evaluate all existing uses of Project and Non-Project land and land rights;
8. comply with existing agreements;
9. develop a process by which a policy violation can be resolved.

GENERAL POLICIES

- A. The use of Wells Project lands shall be governed by the Wells Project FERC License #2149. The District shall use its best efforts to comply with all applicable State and Federal laws and regulations.
- B. A goal of the District is to address historic, cultural and archaeologically significant sites located on Project or District lands in coordination with appropriate agencies.
- C. A goal of the District is to develop only those recreational facilities that will not interfere with the preservation of natural ecosystems associated with the Wells Project.
- D. A goal of the District is to sustain the existing natural systems associated with the Wells Project or other District lands.
- E. The public shall be allowed access, where practicable, to the waters of Wells Reservoir and adjacent Project lands owned by the District. Access shall be without regard to race, color, sex, religion or national origin and shall be in accordance with Policy goals 3, 4 and 6.

Rules Governing Public Use

1. No refuse or litter shall be placed on District lands. The individual responsible for placing any refuse or litter on District lands shall be responsible for its removal. The District after requesting the responsible individual to remove the refuse or litter, shall have the option of removing same at the expense of the responsible individual.
 2. Construction activities on District lands are prohibited, except by special permit issued by the District. Construction activities include, but are not limited to, removal or destruction of vegetation or grading of the earth.
 3. Destruction, defacement or removal of any vegetation or soil (includes sand, rock, minerals, etc.) on or from District property is prohibited.
 4. Destruction, excavation, defacement, removal or disturbance of archaeological or historical sites, monuments, graves or boundary markers, material or artifacts is prohibited.
- F. Use of District lands or waters within the Wells Project boundary other than public use shall require a permit.

Rules of Governing Permits

1. Application for permits shall be submitted to Public Utility District No. 1 of Douglas County, 1151 Valley Mall Parkway, East Wenatchee, WA 98802-4497. Permit applications will be reviewed by the District to ensure compliance with the FERC License provisions for the Wells Hydroelectric Project or applicable Federal or state statutes for the electrical or water distribution systems. Decisions may be appealed to the District's Commission. All Permits will be in writing and must be approved by the District Board of Commissioners.
2. Permits on Wells Project lands will be issued only if the proposed use and occupancy meets the requirements of the FERC license and considers protection of the environmental, scenic, historic, cultural or recreational values of the land. Permits are non-transferable and expire upon the sale or transfer of title or subdivision of subject or adjacent land. All permits will expire upon expiration of the Wells Project FERC License on May 31, 2012 at 11:59 PM. Upon sale or transfer of adjacent lands or termination of a permit, the District will re-evaluate the use of the associated project land to determine the best use of said lands for the future. A permit fee schedule, which may be amended from time to time, will be established by the District's Board of Commissioners.
3. The lands on which use and occupancy permits are issued must be maintained in accordance with good agricultural practices by permittee and must comply with all applicable federal and state laws, including the Federal Power Act and

specifically FERC License 2149. The use of the lands permitted shall not endanger health, create a public nuisance or otherwise be incompatible with overall project purpose.

4. Failure to adhere to conditions of the permit may result in cancellation of the permit and/or legal action. Non-permitted use of District lands or waters other than public use, as outlined in Section E hereof, may result in legal action or refusal or a request for permit.
 5. The District will monitor the uses and occupancies granted by the permit and shall take remedial action when non-compliance is discovered. The District reserves the right to cancel the permit and to require removal of any structure, facility or agricultural crop located on project lands, at permittee expense, IF:
 - a. Permittee fails to comply with the terms and conditions of the permit.
 - b. Permittee interferes with the District's operation of any hydroelectric or electric or water distribution facility.
 - c. Continued use or occupancy is incompatible with any new conditions or terms imposed by the Federal Energy Regulatory Commission.
 - d. Continued use or occupancy is incompatible with changes in use of surrounding and/or adjacent lands.
 6. Permits approved by the District's Board of Commissioners, will be issued by the Supervisor of Property. Before granting a permit the Chief of Environmental and Regulatory Services, after consulting with the Chief Engineer for the Wells Hydroelectric Project or the Distribution System Superintendent (depending upon the particular lands involved) must certify that the permit is in the best interest of the District and will not adversely affect any current or future District operations. The Supervisor of Property will maintain files containing documents and correspondence relating to permits, leases, easements and sales of District lands.
 7. The District shall retain fee simple ownership and possession of all District lands that are subject to franchise, easements, water rights, permits and rights of occupancy and use.
 8. An annual report to the commission will be prepared by the Supervisor of Property showing all permits, easements, leases, sales and purchases of District land. Annually, the Supervisor of Property will review District lands to determine if there are any lands surplus to the District. These surplus lands will be sold at public sale in order to return them to the tax roles.
- G. The Supervisor of Property will be responsible for the acquisition of all District property. The Supervisor of Property will provide a written recommendation for purchase, to the Manager of the District for his approval and submittal to the Board of Commissioners.

The Supervisor of Property's recommendation will require the approval of the Chief Engineer for the Wells Project or the Distribution System Superintendent (dependent upon lands involved) and the Chief of Environmental and Regulatory Services.

A condemnation proceeding will only be initiated after an attempt at reasonable negotiations or in the event clear title cannot be secured.

H. The District may choose to meet land management objectives through construction of fences or other approved barriers on District lands. Fencing or barriers may be used to assure protection of shoreline riparian and wetland habitat, control public access to sensitive wildlife, cultural or historic areas or to limit access to District facilities that may represent a danger to the public. Private individuals may NOT construct fences on District Property unless provided by a District issued permit.

PUBLIC UTILITY DISTRICT NO. 1 OF DOUGLAS COUNTY
LAND USE POLICY
SUPPLEMENT NO. 1, ADMINISTRATIVE RULES
GOVERNING DOCKS AND PIERS
REVISED DEC. 17, 2007

1. PERMITTING

A. The use of Wells Project lands shall be consistent with and in accordance with the Wells Project FERC License No. 2149. Most Project lands are open for public recreation. All permits for use of Project lands allow public access.

B. All applications for docks or piers will be subject to the General Policies and Rules of the District's Land Use Policy as adopted or subsequently amended.

C. All applications will be reviewed for consistency with the goals and objectives of the District's Land Use Policy. After an initial review by the District, the application will be returned to the applicant with a preliminary recommendation and suggestions for compliance with the Land Use Policy, if necessary.

D. The proposed permit will be sent to Washington Department of Fish and Wildlife and all signators of the Wells Project Habitat Conservation Plan for a 60-day review and comment on the application.

E. Following the submittal of all necessary environmental permits, the District will review the application for compliance with the Land Use Policy, review WDFW and signators of the Wells Project HCP comments and develop a recommendation. The permit and a recommendation for action or denial will be submitted to the PUD Commission for action.

F. The required environmental permits may include, but are not limited to, any of the following: City/County - shoreline, flood plain, conditional use, substantial development, variance; Army Corps of Engineers - Sections 10 and 404; Washington Department of Fish and Wildlife - hydraulic project approval (HPA); Department of Ecology (DOE) 401 Permit - short term water quality modification, Colville Confederated Tribes HPA.

G. Applications for permits requiring approval by the Federal Energy Regulatory Commission (FERC) will not be forwarded for FERC consideration until all the necessary documentation is submitted to the District, District Staff has reviewed the application for compliance with District Policy and recommendation has been developed and presented to the PUD Commission.

H. Docks and piers are defined as:

Any structure, fixture, improvement, barge, substantial development, vessel or other platform, whether powered or not powered, whether licensed or not licensed; that is temporary, semi-permanent or permanently moored, affixed or attached to the shoreline; which is customarily or typically used for moorage of vessels, watercraft or floating craft, for recreational uses which include but are not limited to swimming, diving and jumping into the water and/or as a staging location for water associated activities such as waterskiing, fishing, personal watercraft or simple flotation devices; which may interfere or obstruct the use of surface waters or which may extend over surface waters within the Wells Hydroelectric Project.

2. ALLOWABLE DOCKS

A. Single Party Docks.

1. A permit for a single party dock may be requested by the owner of land adjacent to Project lands. Permits for single party docks are not transferable and must be renewed if the property is sold or transferred.
2. Single party docks will be allowed within the city limits of the Cities of Brewster, Bridgeport and Pateros, as those boundaries exist on or before October 15th, 2007.
3. Single party docks are prohibited outside the city limits of Brewster, Bridgeport and Pateros as those boundaries exist on or before October 15th, 2007.

B. Joint Use Docks (docks serving two properties).

1. A permit for a joint use dock may be requested if there is a recorded agreement between the parties applying for the permit. Permits for joint use docks are not transferable and must be renewed if either property changes ownership. Two single party docks may be converted to a joint use dock permit.
2. Joint use docks will be allowed within the city limits of the Cities of Brewster, Bridgeport and Pateros.
3. Joint use docks are prohibited outside the city limits of Brewster, Bridgeport and Pateros as those boundaries exist on or before October 15th, 2007.

C. Community Docks (docks serving three or more properties)

1. A permit for a community dock may be requested by a land developer platting or subdividing property or a home owner's association for land adjacent to Project lands. All applicants for community docks must provide a common area within the plat or subdivision for access to the shoreline and the dock.
2. Permits for community docks will be issued to the developer in the name of the homeowner's association or directly to the homeowner's association. The developer or the homeowner's association will be responsible for obtaining the insurance required by the permit.
3. Community docks will be encouraged as per the Douglas County Ordinance 19.10.100.G boating facilities regulations and Douglas County shoreline master program, Res. CE 93-080 (part). Community docks will be required where necessary for protection of life, health or property or where the District determines that it is necessary or desirable for the proper operation of the Project.
4. Community docks are prohibited outside the city limits of Brewster, Bridgeport and Pateros as those boundaries exist on or before October 15th, 2007.

3. INSURANCE

A. Dock and pier permits being requested by the owner and/or homeowner's association of land adjacent to Project lands, must furnish proof of liability insurance at the time of permit request. The proof of liability insurance shall be furnished in the following amounts:

1. Single party docks/piers: \$500,000.00 (Five Hundred Thousand Dollars).
2. Joint use docks/piers: \$500,000.00 (Five Hundred Thousand Dollars), for each adjacent land owner or; \$1,000,000.00 (One Million Dollars), for a joint policy.
3. Community docks/piers: \$2,000,000.00 (Two Million Dollars).

B. The applicant also agrees that during the term of this permit a liability insurance policy will be provided covering all operations on the land in an amount not less than prescribed above for the specified permit request. The Permittee will provide the District a certificate of insurance evidencing such coverage annually.

4. RESTRICTED AREAS

A. Wetlands

1. Private docks and piers will not be allowed in shoreline cattail/wetland areas unless the following conditions are met:

- a. A mitigation plan is developed and approved by the District that addresses the replacement of an area at least equal to the area to be disturbed.
- b. The mitigation plan must address the conditions of the District, and must consider the comments, if any, of the Washington State Department of Fish and Wildlife, signators to the Wells Project HCP, Washington State Department of Ecology, the Corps of Engineers, and all local, state and federal agencies with shoreline jurisdiction
- c. The approved mitigation plan must be implemented at the permittee's expense prior to any construction activities related to the dock or pier installation.

B. Woody Riparian and Native Vegetation

1. Private docks and piers will not be allowed in shoreline areas with woody riparian or native vegetation unless the following conditions are met:

- a. A mitigation plan is developed and approved by the District that addresses the replacement of an area at least equal to the area to be disturbed.
- b. The mitigation plan must address the conditions of the District, and must consider the comments, if any, of the Washington State Department of Fish and Wildlife, signators to the Wells Project HCP, Washington State Department of Ecology, the Corps of Engineers, and all local, state and federal agencies with shoreline jurisdiction.
- c. The approved mitigation plan must be implemented at the permittee's expense prior to any construction activities related to the dock or pier installation.

C. Cultural Resources

1. No boat docks or piers will be allowed in areas of significant cultural resource value. These areas have been identified through “The Wells Reservoir Archaeological Project,” and on-going reservoir inspections. Federal regulations mandate that these areas are not to be disclosed to the general public.
2. All applications, for dock and pier installations that will result in ground-disturbing activities, will be subject to a site review by the District’s consulting archaeologist prior to construction. Construction activities are subject to the results of the site review.

D. Parks and Trail Areas

1. No additional private docks or piers will be permitted in areas designated as parks or in areas through which improved public access trails pass. Permits for existing facilities are not transferable upon a change of ownership. Areas considered as parks and trails are:
 - a. Memorial Park, Pateros
 - b. Peninsula Park, Pateros
 - c. Columbia Cove Park, Brewster
 - d. Waterfront Trail, Brewster
 - e. Marina Park, Bridgeport
 - f. Any new recreation areas constructed by the District

5. DOCK AND PIER INSTALLATION AND CONSTRUCTION

- A. Landscaping on District lands shall be requested by the applicant at the same time and on the same form as when requesting dock or pier approval.
- B. The point of attachment to the shoreline shall adequately address erosion control.
- C. Dock configuration and installation shall conform to the terms and conditions set forth in all regulatory permits as issued by the overseeing governmental agencies.

6. COMPLIANCE WITH THE DISTRICT'S HABITAT CONSERVATION PLAN

A. When making land use or related permit decisions on Project-owned lands that affect reservoir habitat, the District shall consider the cumulative impact effects in order to meet the conservation objectives of the Habitat Conservation Plan, the requirements of the FERC License and other applicable laws and regulations. The District will notify and consider comments from the signators to the Wells Project HCP regarding land use permit applications on Project-owned lands.

B. The District shall notify all applicants for District permits to use or occupy Project lands or water that such use or occupancy may result in an incidental take of species listed as endangered or threatened under the Endangered Species Act, requiring advanced authorization from National Marine Fisheries Service or U.S. Fish and Wildlife Service.

PUBLIC UTILITY DISTRICT NO. 1 OF DOUGLAS COUNTY
LAND USE POLICY
SUPPLEMENT NO. 2, ADMINISTRATIVE RULES
GOVERNING FENCES

POLICY GOAL

The goal of this policy is to maintain open public access to the Wells Hydroelectric Project lands and compliance with the articles of Federal Energy Regulatory Commission License 2149.

1. PERMITTING

- A. The use of Wells Project lands shall be consistent with and in accordance with the Wells Project FERC License No. 2149. Most Project lands are open for public recreation. All permits for use of Project lands, including fences, will allow for public access. No private fences will be allowed on District lands without a Land Use Permit.
- B. All applications for fences will be subject to the General Policies and Rules of the District's Land Use Policy as adopted or subsequently amended.
- C. The proposed permit will be subject to review and comment as required by various agreements between the District and other agencies.
- D. Following the submittal of all necessary regulatory permits, the District will review the application for compliance with the Land Use Policy, consider agency comments and develop a recommendation. The permit and a recommendation for action or denial will be submitted to the PUD Commission for action.
- E. The required regulatory permits may include any of the following: City/County – shoreline, flood plain, conditional use, substantial development, variance, Army Corps of Engineers – sections 10, 404 & 401, Washington Department of Fish and Wildlife – hydraulic project approval (HPA), Department of Ecology (DOE) – short term water quality modification, and Colville Confederated Tribes HPA.
- F. Applications for permits requiring approval by the Federal Energy Regulatory Commission (FERC) will not be forwarded for FERC consideration until all the necessary documentation is submitted to the District, District Staff has reviewed the application for compliance with District Policy and a recommendation has been developed, presented to, and approved by the Douglas PUD Commission.
- G. All fencing shall be approved by the Douglas PUD Commission prior to installation.

2. FENCES

- A. Fences will be allowed only by Permit issued by the District. Fences will be permitted to the abutting upland owner by the District in the following areas; within the cities of Pateros, Brewster, and Bridgeport.
- B. Permits for fences are not transferable and new owners must submit an application requesting continuation of the use.
- C. Outside the city limits of Brewster, Bridgeport, and Pateros, new fences will not be allowed after April 8, 2003.
- D. Private fences installed outside of the city limits of Brewster, Bridgeport, or Pateros prior to April 8, 2003 will be allowed to remain until the ownership of the permittee changes or the District determines cancellation of the permit is in the best interest of the District. At the District's discretion, the property owner(s) or the District shall remove fencing when either of the above actions occur.
- E. The District reserves the right to place, erect, and install fencing on any and all District owned property at any given time.

3. INSURANCE

- A. Persons seeking a fence permit must furnish proof of liability insurance at the time of permit request. Each owner benefiting from a single party fence permit shall furnish proof of liability insurance, in the amount of \$500,000.00. A homeowners' association shall furnish proof of liability insurance in the amount of \$1,000,000.00, for a community fence permit.
- B. The application must agree to maintain the liability insurance policy covering all operations on the land called for in 3A for the entire term of the Permit. The Permittee will annually provide the District a certificate of insurance evidencing such coverage.

4. FENCE INSTALLATION AND CONSTRUCTION

- A. Reasonable public access to Project lands must be accommodated to the satisfaction of the District.
- B. All construction materials must be approved by the District in advance.
- C. Fence configuration and installation must be approved by the District in advance.
- D. All fences must allow for a minimum of 10 feet of width for access between the top of the bank or the ordinary high water mark (whichever is greatest) and the end of the fence. If Project Boundary is less than 10 feet from the top of the bank or the ordinary high water mark, then a fence will not be allowed on District lands.

Appendix E-9

Draft Biological Assessment

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**Draft Biological Assessment
And
Essential Fish Habitat Analysis**

**For the Proposed Action of Issuing a New Operating License for the
Wells Hydroelectric Project**

FERC No. 2149-131



Image courtesy of USFWS

Prepared by:

Public Utility District No. 1 of Douglas County
East Wenatchee, WA

December 2009

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APPENDIX A ESSENTIAL FISH HABITAT

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ACRONYMS

ac-ft	acre-feet
APP	Avian Protection Plan
ANS	Aquatic Nuisance Species
ANSMP	Aquatic Nuisance Species Management Plan
Aquatic RWG	Aquatic Resources Work Group
Aquatic SWG	Aquatic Settlement Work Group
BA	Biological Assessment
BIA	Bureau of Indian Affairs
BLM	Bureau of Land Management
BO	Biological Opinion
BPA	Bonneville Power Administration
BTMMP	Bull Trout Monitoring and Management Plan
BTMP	Bull Trout Management Plan
cfs	cubic ft per second
Chelan PUD	Public Utility District No. 1 of Chelan County
Colville	Confederated Tribes of the Colville Reservation
DO	dissolved oxygen
DPS	distinct population segment
Douglas PUD	Public Utility District No. 1 of Douglas County
Ecology	State of Washington Department of Ecology
ESA	Endangered Species Act
ESU	Ecologically Significant Unit
FCRPS	Federal Columbia River Power System
FERC	Federal Energy Regulatory Commission
FPC	Federal Power Commission
ft	foot or feet
GAP	Gas Abatement Plan
GBT	gas bubble trauma
GBD	gas bubble disease
GCFMP	Grand Coulee Fish Management Plan
Grant PUD	Public Utility District No. 2 of Grant County
HCA	Hourly Coordination Agreement
HCP or Wells HCP	Anadromous Fish Agreement and Habitat Conservation Plan
ILP	Integrated Licensing Process
ITP	Incidental Take Permit
ITS	Incidental Take Statement
JBS	Juvenile Bypass System
kcfs	thousand cubic feet per second
MSL	mean sea level
NMFS	National Marine Fisheries Service
NPDES	National Pollutant Discharge Elimination System
NPRP	Northern Pikeminnow Removal Program
NPS	National Park Service
NNI	no net impact

PAD	Pre-Application Document
PGE	Portland General Electric Company
PIT	Passive Integrated Transponder
PLMP	Pacific Lamprey Management Plan
PNCA	Pacific Northwest Coordination Agreement
PME	Protection, Mitigation, and Enhancement measure
Project or Wells Project	Wells Hydroelectric Project
PSE	Puget Sound Energy, Inc.
RCO	Recreation and Conservation Office
RCW	Revised Code of Washington
RFMP	Resident Fish Management Plan
RM	river mile
RMP	Recreation Management Plan
ROW	right-of-way
RPM	reasonable and prudent measures
RTE	rare, threatened and endangered
RRWG	Recreation Resources Work Group
SPCC	Spill Prevention Control and Countermeasures Plan
Spring Chinook	Upper Columbia River Spring-Run Chinook
Steelhead	Upper Columbia River Steelhead
TCP	Tributary Conservation Plan
TDG	total dissolved gas
TMDL	Total Maximum Daily Load
TRWG	Terrestrial Resources Work Group
UCR	Upper Columbia River
UCSRP	Upper Columbia Salmon Recovery Plan
US	United States
USDA	United States Department of Agriculture
USACE	United States Army Corps of Engineers
USBR	United States Bureau of Reclamation
USEPA	United States Environmental Protection Agency
USFWS	United States Fish and Wildlife Service
WAC	Washington Administrative Code
WBMP	Wildlife and Botanical Management Plan
WDFW	Washington Department of Fish and Wildlife
Wells Project or Project	Wells Hydroelectric Project
WQAP	Water Quality Attainment Plan
WQI	water quality index
WQMP	Water Quality Management Plan
WQS	Washington State Water Quality Standards
WRIA	Water Resources Inventory Area
WSMP	White Sturgeon Management Plan
WWA	Wells Wildlife Area
Yakama	Confederated Tribes and Bands of the Yakama Indian Nation

1.0 INTRODUCTION

This document presents a draft Biological Assessment (BA) prepared by the Public Utility District No. 1 of Douglas County (Douglas PUD) to describe the potential effects of the relicensing of the 774.3 MW Wells Hydroelectric Project (Wells Project or Project) on listed or candidate species and designated critical habitat under the Endangered Species Act (ESA). Douglas PUD is the Federal Energy Regulatory Commission's (FERC) designated non-federal representative for informal Endangered Species Act consultation.

The purpose of this BA is to review the proposed action of issuing a new operating license for the Wells Project, including all existing and proposed management plans and agreements, in sufficient detail to determine whether the proposed action may affect any of the threatened, endangered or candidate species and designated critical habitats listed below. The BA is prepared in accordance with Section 7 of the Endangered Species Act (16 U.S.C. 1536(c)), and follows the standards established in 50 CFR 402.12.

The species and designated critical habitats considered in this document are:

LISTED SPECIES

Endangered

Upper Columbia River Spring-run Chinook salmon (*Oncorhynchus tshawytscha*)
Pygmy rabbit (*Brachylagus idahoensis*) – Columbia Basin distinct population segment
Gray wolf (*Canis lupus*) [west of U.S. 97 and State Highway 17]
Hackelia venusta (Showy stickseed), plant
Sidalcea oregana var. *calva* (Wenatchee Mountains checker-mallow), plant

Threatened

Upper Columbia River steelhead (*Oncorhynchus mykiss*)
Bull trout (*Salvelinus confluentus*) – Columbia River distinct population segment
Canada lynx (*Lynx canadensis*)
Grizzly bear (*Ursus arctos horribilis*)
Northern spotted owl (*Strix occidentalis caurina*)
Spiranthes diluvialis (Ute ladies'-tresses), plant
Marbled murrelet (*Brachyramphus marmoratus*)

CANDIDATE SPECIES

Greater sage grouse (*Centrocercus urophasianus*) – Columbia Basin distinct population segment

Washington ground squirrel (*Spermophilus washingtoni*)

Fisher (*Martes pennanti*) - West Coast distinct population segment (west of the Okanogan River)

Yellow-billed cuckoo (*Coccyzus americanus*)

DESIGNATED HABITAT

Critical Habitat for Upper Columbia River Spring-run Chinook salmon

Critical Habitat for Upper Columbia River steelhead

Douglas PUD's existing FERC license for the Wells Project expires on May 31, 2012. Relicensing of the Project will allow Douglas PUD to continue the generation of electricity to serve local customers as well as tribal and utility power purchasers throughout the Pacific Northwest.

From 1969 to date, Douglas PUD has cooperatively entered into 16 major agreements related to protection, mitigation and enhancement measures (PMEs) for aquatic and terrestrial resources in the vicinity of the Wells Project. Of note among these are Douglas PUD's Anadromous Fish Agreement and Habitat Conservation Plan (HCP), initiated specifically for the relicensing of the Wells Project, the Bull Trout Monitoring and Management Plan (BTMMP), an effort designed to monitor incidental take associated with the Wells Project and guide the management and protection of bull trout and habitat within the Project area. Douglas PUD is not proposing any changes to Wells Project operations beyond the implementation of the existing and new resource management plans and settlement agreements.

New resource management plans and settlements proposed for inclusion in a new license are the measures contained within the Aquatic Settlement Agreement (White Sturgeon, Pacific Lamprey, Bull Trout, Resident Fish, Water Quality and Aquatic Nuisance Species management plans), the Wildlife and Botanical Management Plan, Avian Protection Plan, Historic Properties Management Plan, Recreation Management Plan, and Douglas PUD's Land Use Policy.

1.1 LICENSE HISTORY

On July 12, 1962, the Federal Power Commission (FPC), predecessor to the FERC, issued a 50-year license to build and operate the Wells Project to Douglas PUD. The term of the license runs through May 31, 2012. Construction of the Project began in the fall of 1963 and commercial operation began on September 1, 1967. The initial design and

license for the Wells Project called for the construction of seven turbine generating units. On February 2, 1965, the FPC approved an application to amend the original license to include three additional generating units. The three additional units began commercial operation on January 24, 1969.

Pursuant to the requirements of the FERC's Integrated Licensing Process (ILP), Douglas PUD filed a Pre-Application Document (PAD) and Notice of Intent to relicense the Wells Project on December 1, 2006. Douglas PUD is currently progressing through the ILP and will file a Final License Application on or before May 31, 2010.

1.2 ESA CONSULTATION

In August 1993, Douglas PUD, Chelan PUD, and Grant PUD (collectively "mid-Columbia PUDs") initiated discussions to develop a long-term, comprehensive program for managing fish and wildlife that inhabit the mid-Columbia River basin (the portion of the Columbia River from the tailrace of Chief Joseph Dam to the confluence of the Yakima and Columbia rivers).

These discussions subsequently focused on the development of an agreement relating to anadromous salmonids, specifically: upper Columbia River (UCR) spring and summer/fall runs of Chinook salmon (*Oncorhynchus tshawytscha*); Okanogan River sockeye salmon (*O. nerka*); coho salmon (*O. kisutch*); and UCR summer-run steelhead (*O. mykiss*) (collectively, the Plan Species) which are under the jurisdiction of the National Marine Fisheries Service (NMFS). Douglas PUD already had a long-term anadromous fish settlement in place, but engaged in this process as an opportunity to define the fish mitigation strategy and requirements for the new Wells Project license.

As part of this process, Douglas PUD worked cooperatively with various state and federal fisheries agencies, local tribes and environmental organizations, including NMFS, the United States Fish and Wildlife Service (USFWS), the Washington Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Nation (Yakama), the Confederated Tribes of the Umatilla Indian Reservation, and American Rivers, to develop the first hydropower Habitat Conservation Plan for anadromous salmon and steelhead. The plan commits Douglas PUD to a 50-year program to ensure that the Wells Project has no net impact (NNI) on mid-Columbia salmon and steelhead runs. The HCP requires that this be accomplished through a combination of juvenile and adult fish passage measures at the dam, off-site hatchery programs and evaluations, and habitat restoration work conducted in tributary streams upstream of Wells Dam.

On July 30, 1998, following five years of negotiations, Douglas PUD submitted an unexecuted form of an Application for Approval of the HCP to the FERC and to NMFS. Furthermore, to expedite formal consultation, biological evaluations of the effects (of

implementing the HCP) on ESA-listed species under the jurisdiction of the USFWS were also prepared by Douglas PUD.

USFWS requested consultation under Section 7 of the ESA regarding the effects of hydroelectric project operations on bull trout (*Salvelinus confluentus*) in the Columbia River (letter from M. Miller, USFWS, to M. Robinson, FERC, dated January 10, 2000). The request for consultation was based on observations of bull trout in the study area. In its reply to the USFWS, the FERC noted that there was virtually no information on bull trout in the mainstem Columbia River. In response to requests from the USFWS, the mid-Columbia PUDs initiated bull trout collection, tagging and monitoring at their respective dams as a way to monitor incidental take and to gain insight into bull trout behavior.

In late 2003, the Wells HCP was reviewed and approved by NMFS following the issuance of Biological Opinions (BOs) and Incidental Take Permits (ITPs) covering hatchery and Wells Project operations. In November 2003, the Wells HCP was submitted to the FERC for approval and inclusion into the license for the Wells Project. On December 10, 2003, USFWS received a request from the FERC for formal consultation to determine whether the proposed incorporation of the HCP Agreement into the FERC license for operation of the Wells Project was likely to jeopardize the continued existence of the Columbia River distinct population segment (DPS) of ESA-listed bull trout or destroy or adversely modify proposed bull trout critical habitat. In response to the FERC request, the USFWS submitted a Biological Opinion and issued an Incidental Take Permit to Douglas PUD. The FERC approved the Wells HCP on June 21, 2004 along with similar HCPs submitted by Chelan PUD for the Rock Island and Rocky Reach hydroelectric projects.

As of April 2005, the Wells HCP was signed by NMFS, USFWS, WDFW, Colville, Yakama, Douglas PUD and the Wells Project Power Purchasers (Puget Sound Energy, Inc. (PSE), Portland General Electric Company (PGE), PacifiCorp and Avista Corporation).

As part of the approval of the Wells HCP, the FERC amended the Wells Project license to include Article 61. Article 61 of the license required Douglas PUD to file with the Commission a Bull Trout Plan for monitoring take associated with the operations of the Wells Project. Article 61 further required that Douglas PUD prepare the Bull Trout Plan in consultation with the USFWS, NMFS, WDFW, and interested Indian Tribes (Colville and Yakama). On February 28, 2005, Following Consultation with the USFWS, NMFS, WDFW, Colville and Yakama, Douglas PUD filed the Bull Trout Monitoring and Management Plan (BTMMP) with the Commission. The Commission approved the BTMMP on April 19, 2005.

The parties to the Wells HCP have agreed to be supportive of Douglas PUD's long-term license applications filed with the FERC during the term of the HCP. The HCP is also intended to constitute the parties' terms, conditions and recommendations for Plan Species under Sections 10(a), 10(j) and 18 of the Federal Power Act, the Fish and Wildlife Conservation Act, the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act, the Pacific Northwest Electric Power Planning and Conservation Act, and Title 77 RCW of the State of Washington.

In accordance with the conservation and mitigation measures proposed in the HCP and BTMMP, NMFS and USFWS have proposed to formally consult on the impact of the proposed actions on ESA-listed and candidate species pursuant to Section 7 of the ESA. This document is intended to serve as Douglas PUD's BA for these listed species under the jurisdiction of NMFS and USFWS.

2.0 PROPOSED ACTION

Douglas PUD is proposing to relicense the 774.3-MW Wells Project, and implement a suite of negotiated management plans meant to ensure resource protection and limit the potential for adverse effects on ESA-listed and candidate species. Relicensing will allow Douglas PUD to continue to generate electricity for its more than 18,000 local customers in Douglas County, and to fulfill long-term power purchase agreements with the Colville, PSE, PGE, PacifiCorp, Avista Corporation, and Public Utility District No. 1 of Okanogan County. Douglas PUD is not proposing to add capacity or make any major structural modifications to the Wells Project or substantially modify Project operations under a new license.

Douglas PUD proposed to continue implementation of the following agreements associated with the management and operation of the Wells Project, and to implement several new agreements, each described below. Many of these agreements specifically address PME's developed to avoid, minimize, and mitigate for any environmental effects associated with the operation of the Wells Project. Most of these agreements are detailed in Douglas PUD's PAD, filed with the FERC in December 2006. These consist of:

- Agreement between Douglas PUD and Ervin and Loretta Wolley and Colville Regarding Use of Freeboard Lands (1970).
- Memorandum of Understanding with USFWS and State of Washington Department of Fisheries (1990).
- Canadian Entitlement Allocation Extension Agreement (1997).
- Pacific Northwest Coordination Agreement (1997).
- Mid-Columbia Hourly Coordination Agreement (1997).
- Hatchery Sharing Agreement with Chelan PUD (2002).
- Hanford Reach Fall Chinook Protection Program Agreement (2004).
- Anadromous Fish Agreement and Habitat Conservation Plan (2004).
- Interlocal Cooperative Agreement with Grant PUD (2004).
- Settlement Agreement with Colville (2005).

2.1 ACTION AREA

For the purposes of this BA, the action area includes all areas affected directly or indirectly by the Wells Project. The Wells Project action area is specifically defined as the Columbia River from river miles (RM) 514.4 (approximately 1.2 miles downstream of the Wells Dam) to RM 544.9 (Chief Joseph tailrace). The Columbia River both upstream and downstream of Wells Dam is in compliance with state water quality standards and therefore the action area does not extend downstream of the Project. The action area also includes the Methow River 1.5 miles upstream from its confluence with the Columbia River and the lower 15.5 miles of the Okanogan River (Wells Reservoir

tributaries), as both rivers are affected by the impoundment of the Wells Project; and the 41 mile 230kV transmission line right-of-way (ROW).

Additional Project hatchery program features include the Methow River from RM 51.0 to 49.8 (Methow Hatchery and related outfall channel). The Twisp River, a tributary to the Methow River, has trapping operations and an acclimation pond (located at RM 11.0) operated by Douglas PUD and is included in the action area. The Chewuch River, another tributary of the Methow River, has acclimation operations (located at RM 7.0) operated by Douglas PUD and is also included in the action area.

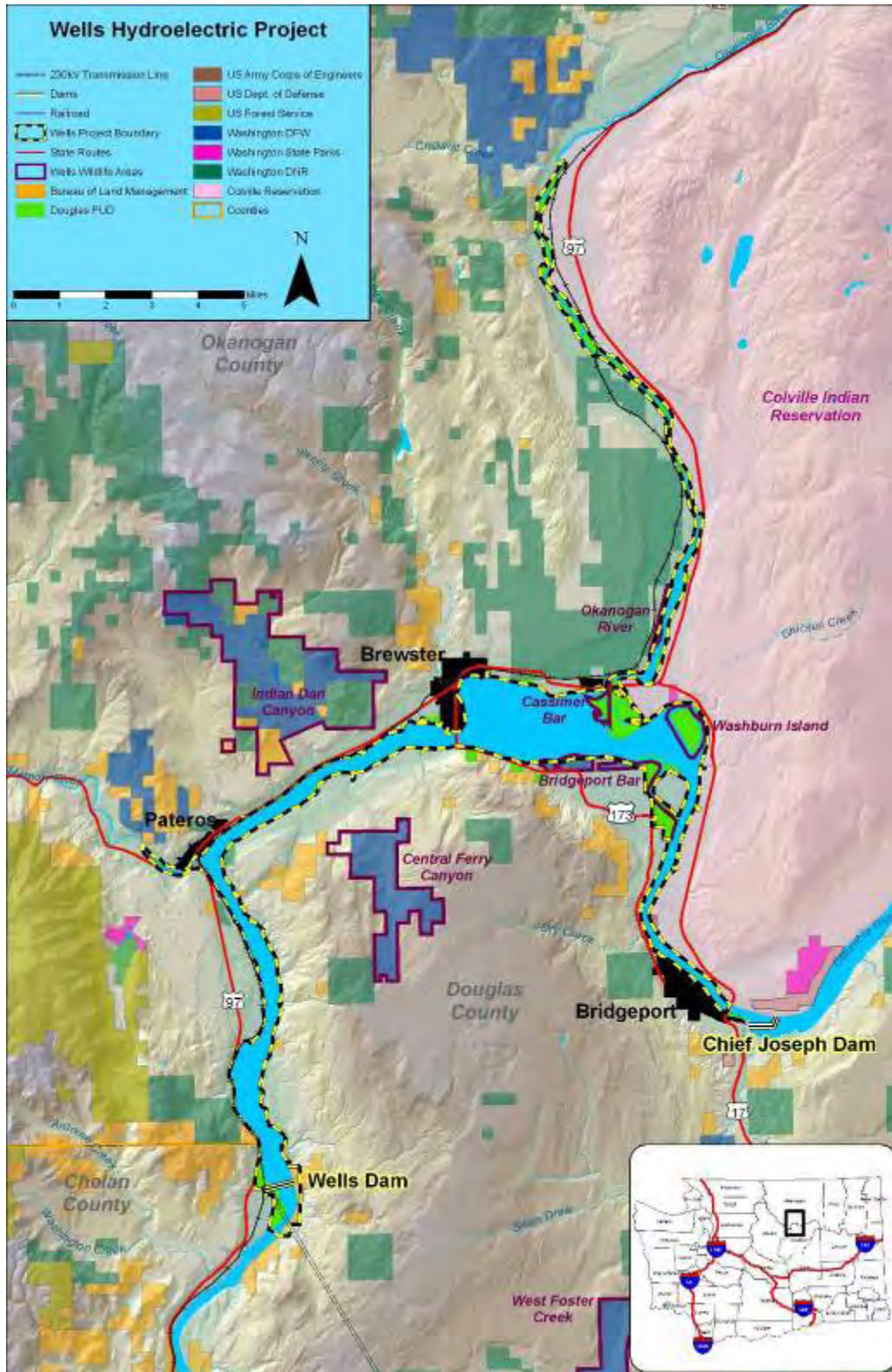


Figure 2.1-1 General Location of the Wells Project.

2.2 OPERATIONAL CHARACTERISTICS OF THE WELLS PROJECT

The Wells Project is a “run-of-river” hydroelectric project at which average daily inflow approximates the average daily outflow. The active storage capacity of the reservoir is only sufficient to regulate flow on a less-than-daily basis. The Wells Project has a water right for 220 thousand cubic ft per second (kcfs) for power production, with an impoundment right of 331,200 acre-feet (ac-ft) per year. The Wells Project is authorized by the FERC to maintain its reservoir level between elevation 781 and 771 ft above mean sea level (MSL) for power and non-power purposes. At elevation 781 ft MSL, total storage capacity is approximately 331,200 ac-ft, of which about 30 percent (97,985 ac-ft) is considered active storage (DTA 2006).

Reservoir fluctuations and power generation are largely driven by the discharge of water from regulated sources. Regulated sources of inflow include projects upstream of the Wells Reservoir in both the United States (US) and Canada. The closest project upstream from the Wells Project is the US Army Corps of Engineers’ (USACE) Chief Joseph Project, also primarily a run-of-river project. Releases from Grand Coulee Dam largely dictate the flow regimes of the downstream projects including Wells. The primary sources of unregulated inflow include the two largest tributaries, the Methow and Okanogan rivers. Project operations reflect these inputs as well as the FERC license requirements, coordination of water releases on a continuous basis with other mid-Columbia River hydropower projects, fish and wildlife management requirements, and the power demands of the Wells Project power purchasers.

2.3 NORMAL DAILY OPERATIONS

Normal daily operations are coordinated according to the Mid-Columbia Hourly Coordination Agreement (HCA). The HCA provides for coordinated releases between the seven mid-Columbia River hydroelectric dams (Grand Coulee, Chief Joseph, Wells, Rocky Reach, Rock Island, Wanapum, and Priest Rapids) to efficiently use the river, supply electricity during times of peak public demand, and maintain adequate flow to protect natural resources (HCA 1997). In effect, the HCA manages upstream releases and ensures downstream reservoirs make room to receive and release upstream flows. As a result of these coordinated operations, water fluctuations within Wells Reservoir are minimized, generally not exceeding one to two ft throughout the day. The Wells Project has operated under the terms of the HCA since 1972, and is currently operating within a 20-year agreement effective through 2017.

The daily operation of the Wells Project is influenced by the following factors: (a) the FERC license requirements; (b) natural stream flows; (c) regulation of upstream storage reservoirs in the US and Canada; (d) regulation of water releases from upstream power projects on an hourly basis to meet changing power demands; (e) actions in response to fish, wildlife and other environmental regulations; and (f) variable power demands for

use within Douglas and Okanogan counties and under the long-term power sales contracts with PSE, PGE, PacifiCorp and Avista. The Wells Project has a 10 ft operating range, but typically operates within the upper one to two ft of the reservoir on any given day (see Figure 2.3-1). During the five year operation period from 2001 through 2005, the reservoir has typically operated within the upper four ft (781 to 777 ft MSL in elevation) 95.1 percent of the time (DTA 2006). Further discussion of reservoir levels is addressed in Section 2.4.

The Wells Project is operated in a coordinated manner with other regional hydroelectric projects to meet federal and state objectives for protecting and enhancing fish and wildlife and numerous other multi-purpose functions authorized by law such as power, flood control, navigation, recreation and water quality. The regulation of the upstream reservoirs in the US and Canada is primarily governed by the 1997 Pacific Northwest Coordination Agreement (PNCA) and the Columbia River Treaty between the US and Canada relating to the cooperative development of the Columbia River and its tributaries. The purpose of the PNCA is to optimize the firm load carrying capability of resources coordinated under the agreement, including the Wells Project, and to produce usable non-firm electricity from those resources as well. Importantly, the PNCA also sets forth a procedure approved by the FERC for apportioning costs to be borne by the Wells Project for purposes of headwater benefits compensation. This compensation addresses the benefit of improved stream flow regulation provided by the upstream storage reservoirs in the US, consistent with Article 47 of the Wells Project license.

Douglas PUD is required by Article 38 of the Wells Project license to use the improved stream flow resulting from Canadian storage for power production purposes and to make available to the federal system for delivery to Canada the Wells Project's share of coordinated system benefits resulting from such improved stream flow. Consistent with this requirement, Douglas PUD entered into agreements in 1964 (now expired) and 1997 with the Bonneville Power Administration (BPA) setting forth the share of Canadian benefits to be paid in the form of electricity deliveries by the Wells Project until September 15, 2024.

As previously noted, Douglas PUD is party to the HCA with the operators of six other federal and non-federal dams located both upstream and downstream of Wells Dam for a 20-year term through June 30, 2017. The HCA was originally conceived to find a means of protecting Wells and other downstream projects from adverse effects of "peaking" operations at the upstream federal projects. The primary objective of the agreement is to optimize the amount of electricity produced from available water consistent with power and non-power needs.

Douglas PUD also has an encroachment agreement (1968) with the USACE to compensate the federal system for power loss due to Wells Project encroachment on the tailwater of Chief Joseph Dam, consistent with Article 32 of the Wells Project license.

The construction of the Wells Project increased the tailwater elevation at Chief Joseph Dam, which reduces the hydraulic head available for generation. The agreement was supplemented in 1982 when the FERC approved raising the upper elevation limit of Wells Reservoir from elevation 779 ft to 781 ft MSL.

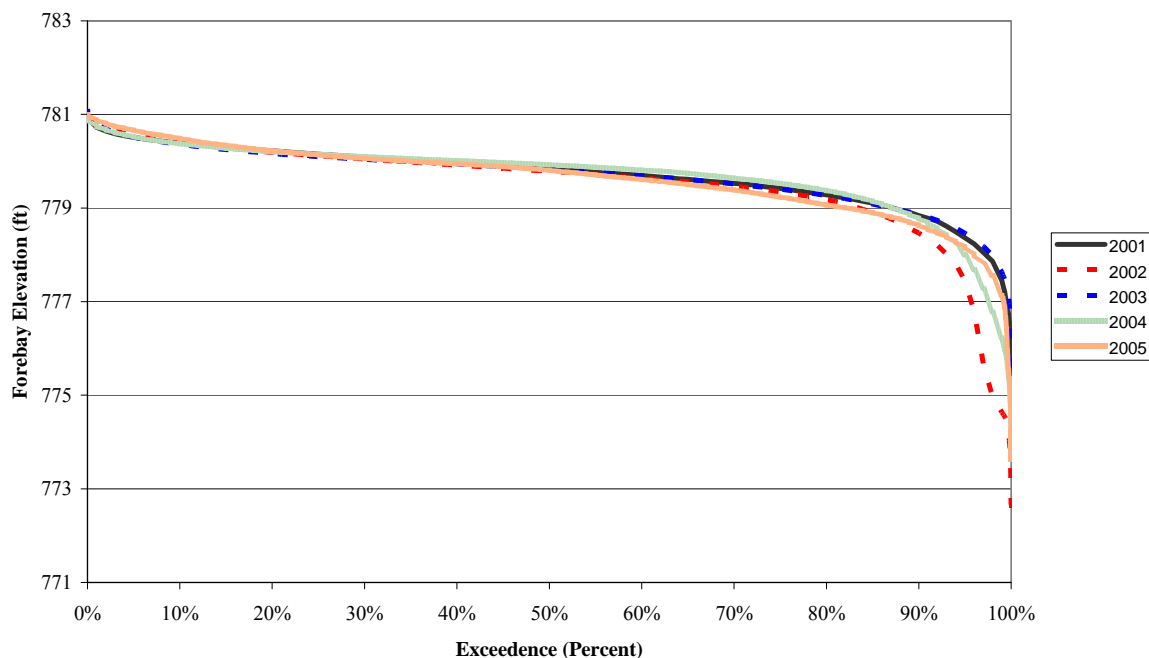


Figure 2.3-1 Headwater duration curves, Wells Forebay (hourly data) 2001-2005.

Additional agreements affecting operation of the Wells Project include the Vernita Bar Settlement Agreement approved by the FERC on December 9, 1988. Its successor, the Hanford Reach Fall Chinook Protection Program Agreement, was submitted to the FERC by Grant PUD on April 19, 2004 and made part of the 2008 Priest Rapids license. Specifically, the Hanford Reach Fall Chinook Protection Program states that under certain circumstances Douglas PUD will release a limited amount of water from the Wells Project, in cooperation with prescribed federal upstream and non-federal downstream project water releases, to help adult spawning, incubation, and emergence of fall Chinook salmon downstream of the Priest Rapids Dam.

2.4 INFREQUENT RESERVOIR OPERATIONS

Typical operational fluctuations of the Wells Project are gradual, repetitive changes in reservoir stage that occur on a daily basis and generally result in reservoir elevation fluctuations of one to two ft (see Figure 2.3-1). Less frequent reservoir operations, defined as changes in water elevation which exceed twice the normal daily operation fluctuations (i.e., a change of more than four ft in a 24-hour period), also occur from time

to time (DTA 2006). Under conditions that existed from 2001 through 2005, reservoir elevations below 774 ft. MSL were observed four times. Past environmental management actions that required infrequent reservoir operations have included flushing flows to move sediment from the lower Methow River; increased discharge during low inflow periods to support downstream spawning, incubation and emergence for Hanford Reach fall Chinook; lowered water level elevations to facilitate construction of islands for waterfowl habitat and maintenance and repair of public boat launches and access facilities (DTA 2006).

From 2001 through 2005, the daily fluctuation frequency of the reservoir was less than three ft 93.3 percent of the time and minimum elevations fell below 777 ft MSL only 3.8 percent of the time (DTA 2006). Infrequent reservoir operations resulting in fluctuations over four ft in a 24-hour period occurred only 1.1 percent of the time. From 1990 to 2005, the Project forebay maintained a minimum water surface elevation of at least 777 ft MSL 95.1 percent of the time (DTA 2006). From 2001 through 2005, reservoir operations resulting in fluctuations beyond six ft occurred only 0.1 percent of the time and never resulted in fluctuations past seven ft. Such infrequent reservoir operations are generally brief in duration as well (i.e., 1 to 5 hrs), and reservoir stage may rise and fall several times in the course of an event. Infrequent reservoir operations of four ft or more occurred a total of 21 times between 2000 and 2005, and ranged in frequency from one in 2003 to seven in 2005. The mean duration of occurrences was 7.1 hours, and the median value was 3.0 hours. This type of infrequent reservoir operation has occurred in each month except February, August, September, and December in the course of the last five years, and occurred most frequently in July (5 events) and April (4 events). However, the pattern of occurrence was highly variable, and infrequent reservoir operations rarely occurred in the same month in successive years.

2.5 PROPOSED PROJECT OPERATION

Douglas PUD is not proposing any changes to its operation of the Wells Project, other than the implementation of the proposed environmental measures described herein. Implementation of these measures is not anticipated to result in electric generation or reservoir operation changes.

2.5.1 Proposed Environmental Measures

Douglas PUD is proposing the following environmental measures in its application for a new FERC license:

2.5.1.1 HCP

The Wells HCP (Douglas PUD 2002) commits Douglas PUD to a 50-year program to ensure that the Wells Project has no net impact (NNI) on salmon and steelhead runs. The HCP requires that this be accomplished through a combination of juvenile and adult fish passage measures at the dam, off-site hatchery programs and evaluations, and habitat restoration work conducted in tributary streams upstream of Wells Dam. The HCP outlines a schedule for meeting and maintaining NNI throughout the 50-year term of the agreement. NNI consists of two components including: (1) a 91 percent combined adult and juvenile Wells Project survival standard achieved by Wells Project improvement measures implemented within the geographic area of the Wells Project and (2) up to 9 percent compensation for unavoidable Wells Project related mortalities. Compensation to meet NNI is provided through hatchery and tributary programs under which 7 percent compensation is provided through hatchery production and 2 percent compensation is provided through the funding of enhancements to tributary habitats that support Plan Species.

The HCP was designed to address Douglas PUD requirements for relicensing and as such included all of the parties terms, conditions and recommended measures related to regulatory requirements to conserve, protect and mitigate plan species pursuant to ESA, the FPA, the Fish and Wildlife Coordination Act, the Essential Fish Habitat provisions of the Magnuson-Stevens Fishery Conservation and Management Act, the Pacific Northwest Electric Power Planning and Conservation Act and Title 77 RCW of the State of Washington. The HCP also obligates the parties to work together to address water quality issues.

The Wells HCP was signed in 2002 by NMFS, USFWS, Colville, WDFW, Douglas PUD and the Wells Project power purchasers (PSE, PGE, PacifiCorp and Avista Corporation). In 2005, the HCP was signed by Yakama. In late 2003, NMFS issued Douglas PUD a new ESA section 10 ITP (permit No. 1391) for the taking of UCR summer-run steelhead (steelhead), UCR spring-run Chinook salmon (spring Chinook), UCR summer/fall Chinook salmon and Okanogan River sockeye salmon in association with the operation and maintenance of the Wells Project. The Wells HCP was approved by the FERC on June 21, 2004 and made part of the Wells Project license. Following the FERC's approval of the HCP, Douglas PUD implemented the Wells HCP as part of the package of measures developed for the relicensing of the Wells Project.

Concurrent with the issuance of permit No. 1391, NMFS also issued Douglas PUD three separate ESA section 10 ITPs (permit No. 1395, 1347 and 1196) for the taking of salmon and steelhead associated with the operation of Douglas PUD's hatchery programs. These hatchery programs are central to Douglas PUD's fulfillment of the hatchery mitigation requirements of the HCP and Wells Project license. Permit No. 1196 and 1365 are for the taking of ESA-listed salmon and steelhead in association with the operation of

Douglas PUD's spring Chinook and steelhead hatchery programs, respectively. Permit No. 1347 is for the taking of ESA-listed salmon and steelhead in association with the operation of Douglas PUD's hatchery programs for non-ESA-listed salmon.

The HCP also requires the formation of four committees that are used to implement, monitor and administer the agreement namely the Policy, Coordinating, Hatchery, and Tributary committees. The Wells HCP contains several plans and programs for implementing the components of the agreement.

Passage Survival Plan

The Passage Survival Plan contained within Section 4 of the Wells HCP provides specific detail regarding the implementation and measurement of unavoidable juvenile and adult losses for each of the Plan Species passing through Wells Dam. Due to an agreed upon inability of the parties to differentiate between sources of adult mortality, initial compliance with the combined adult and juvenile survival standard is based upon measurement of juvenile survival (93 percent juvenile Project survival and 95 percent juvenile dam passage survival). The plan lays out the methodologies for measuring survival rates and the decision process that will be followed depending on whether the applicable survival standards are achieved or not. This section of the plan also details the specific survival standards that must be achieved within defined time frames in order for the licensee to be considered in compliance with the terms of the HCP (Douglas PUD 2002).

Wells Dam Juvenile Dam Passage Survival Plan

In addition to the specific details describing how survival studies will be implemented and evaluated relative to achievement of NNI, the HCP also contains specific criteria for the operation of the Wells juvenile fish bypass system. This section of the Wells HCP outlines specific bypass operational criteria, operational timing and evaluation protocols to ensure that at least 95 percent of the juvenile Plan Species passing through Wells Dam are provided a safe, non-turbine passage route around the dam. The operational dates for the bypass are set annually by unanimous agreement of the parties to the HCP.

Tributary Conservation Plan

The Tributary Conservation Plan (TCP) within Section 7 of the Wells HCP guides the funding for and allocation of dollars from the Plan Species Account. The Plan Species Account provides funding for tributary habitat protection and restoration projects within the Wells Project Boundary and within the portions of the Methow and Okanogan rivers that are accessible to Plan Species, in order to compensate for up to two percent unavoidable adult and/or juvenile mortality for HCP species passing through Wells Dam.

The Tributary Committee will select projects according to guidelines established in Supporting Document D, with a high priority given to the acquisition of land or interests in land such as conservation easements or water rights.

Hatchery Compensation Plan

The Hatchery Compensation Plan, as described in Section 8 of the Wells HCP, was established to provide hatchery compensation for up to 7 percent unavoidable juvenile passage losses of Plan Species passing through Wells Dam (Douglas PUD 2002). The goal of the program is to utilize hatchery produced fish to replace unavoidable losses in such a manner that the hatchery fish produced contribute to the rebuilding and recovery of naturally reproducing populations of Plan Species, in their native habitats, while maintaining the genetic and ecological integrity of each stock of Plan Species. Supporting harvest, where appropriate, is also a goal of the Hatchery Compensation Plan.

Adult Passage Plan

The Adult Passage Plan, as contained within Section 4.4 and Appendix A of the Wells HCP, is intended to ensure safe and rapid passage for adult Plan Species as they pass through the fish ladders at Wells Dam. The plan contains specific operating and maintenance criteria for the two adult fish ladders and the two adult fish ladder traps, and provides details regarding the implementation of passage studies on adult Plan Species including studies related to passage success, timing and rates of fallback.

Predator Control Program

Section 4.3.3 of the Wells HCP requires Douglas PUD to implement a northern pikeminnow, piscivorous bird and piscivorous mammal harassment and control program to reduce the level of predation upon anadromous salmonids migrating through Wells Dam. The northern pikeminnow removal program may include a northern pikeminnow bounty program, fishing derbies and tournaments, and the use of longline fishing and trapping.

The other component of the predator control program is the implementation of control measures for piscivorous birds and mammals. The focus of these programs is not removal but hazing and access deterrents. Hazing includes propane cannons, pyrotechnics and the physical presence of hazing staff. Access deterrents include steel wires across the hatchery ponds and tailrace, fencing and covers for hatchery ponds, and electric fencing.

Hatchery Genetic Management Plans

Hatchery and genetic management plans (HGMPs) are used to address the take of ESA-listed species that may occur as a result of artificial propagation activities. The primary goal of an HGMP is to devise biologically-based artificial propagation management strategies that ensure the conservation and recovery of listed evolutionarily significant units (ESUs). Information from HGMPs is used to evaluate impacts on anadromous salmon and steelhead listed under the ESA, and to inform issuance of ESA Section 10 incidental take permits for artificial propagation activities.

The Hatchery Compensation Plan, together with NMFS's authorized Incidental Take permits and HCP Hatchery Committee approved Hatchery Genetic Management plans, form the basis for the NNI hatchery programs. In 2009, new HGMPs were developed and approved by the HCP Hatchery Committee. These new HGMPs require substantial modification to the facilities and operations previously authorized at the Methow and Wells fish hatcheries.

2.5.1.2 Aquatic Settlement Agreement

Douglas PUD has entered into an Aquatic Settlement Agreement (ASA) with the State of Washington Department of Ecology (Ecology), USFWS, BLM, the Colville, Yakama and WDFW. The purpose of the Aquatic Settlement Agreement is to resolve all remaining aquatic resource issues related to compliance with all federal and state law applicable to the issuance of a new license for the Wells Project. The agreement was developed to clearly define Douglas PUD's obligations for the protection of aquatic resources during the term of a new FERC license. The agreement established an Aquatic Settlement Work Group (Aquatic SWG), which serves as the primary forum for consultation and coordination between the Parties, and sets out the rules by which the agreement operates.

The Aquatic Settlement Agreement includes six aquatic resource management plans. Collectively, these six aquatic resource management plans are critical to guide implementation of PME's during the term of a new license. Together with the Wells HCP, these measures are intended to function as the Water Quality Attainment Plan (WQAP) in support of the Section 401 Water Quality Certification of the Clean Water Act for the Wells Project. NMFS was invited to participate in the development of aquatic resource management plans, but declined because its interests are satisfied by the measures identified within the HCP. Implementation of the management plans, described individually in greater detail below, is not expected to result in any changes in future Project operations.

White Sturgeon Management Plan

The goal of the White Sturgeon Management Plan (WSMP) is to increase the white sturgeon (*Acipenser transmontanus*) population in Wells Reservoir to a level that can be supported by the available habitat and characterized by a diverse age structure consisting of multiple cohorts (juveniles and adults). In addition, the WSMP is intended to support spawning, rearing and migration as identified by the aquatic life designated use under Washington Administrative Code (WAC) 173-201A in the Washington State Water Quality Standards (WQS). Based upon the information available as of December 2006, the Aquatic SWG determined that an assessment of Wells Project effects on white sturgeon was not practical given sturgeon life history characteristics and the limited number of fish estimated to exist in the Wells Project. The Aquatic SWG concluded that resource measures related to white sturgeon should focus on population protection and enhancement by means of supplementation as an initial step to increase the number of fish within Wells Reservoir. In addition to the initial supplementation activities, the Aquatic SWG proposed implementation of a monitoring and evaluation program to assess natural recruitment, juvenile habitat use, carrying capacity, and the potential for natural reproduction in order to inform the scope of a future, long-term supplementation strategy.

To fulfill the goals and objectives of the WSMP, Douglas PUD, in consultation with the Aquatic SWG, developed a white sturgeon management program that will be implemented in two phases. Phase I will be implemented during the first ten years of a new license and includes juvenile stocking, and monitoring and evaluation activities. Phase II will include long-term juvenile stocking, adult passage evaluation and monitoring for the remainder of the new license. The scope of the Phase II activities will be determined in part by the results of the Phase I measures. Douglas PUD will provide an annual report that documents all white sturgeon activities conducted within the Wells Project and include any decisions, statements of agreement, evaluations, or changes made pursuant to the WSMP. The PME's presented within the WSMP were designed to meet the following objectives and will be implemented during a 50-year license term:

Objective 1: Supplement the white sturgeon population in order to address Project effects, including impediments to migration and associated bottlenecks in spawning and recruitment.

Due to the low numbers of sturgeon indicated by the 2001-2003 white sturgeon study (Jerald 2007) and the need to increase genetic variation, there is a low probability that brood stock from only the Wells Reservoir can be utilized as the basis for supplementation activities. Consequently, other sources of fish must be considered in addition to capturing fish from Wells Reservoir to increase the white sturgeon population. Within one year of issuance of a new license, Douglas PUD shall prepare and implement a Brood Stock Collection and Breeding Plan, in consultation with the Aquatic SWG,

which considers such factors as genetics and questions of imprinting, and are consistent with the goal and objectives of the WSMP and includes the level of detail provided in other existing white sturgeon breeding plans.

Following is a prioritized list of juvenile fish source options that shall be incorporated into a Brood Stock Collection and Breeding Plan:

- Brood stock collected from the Wells Reservoir;
- Brood stock collected from nearby reservoirs (Priest Rapids, Wanapum, Rocky Reach, Rock Island);
- Brood stock collected from McNary Reservoir;
- Juvenile production from the Lake Roosevelt white sturgeon recovery effort;
- Brood stock collected from below Bonneville Dam in the lower Columbia River;
- Juveniles purchased from a commercial facility.

A white sturgeon supplementation program may include the following implementation options (Not listed in a priority order).

- Build new or retrofit existing Douglas PUD funded hatchery facilities to accommodate white sturgeon brood stock, egg incubation, and juvenile rearing;
- Development of a mid-Columbia hatchery facility funded by the mid-Columbia PUDs (Douglas, Chelan, and Grant) to accommodate various phases of white sturgeon supplementation: brood stock, egg incubation, and juvenile rearing;
- Direct release into the Wells Reservoir of juveniles produced via appropriate Breeding Plan criteria and reared at a commercial facility;
- Direct release into the Wells Reservoir of juveniles or adults trapped and hauled from the lower Columbia River.

The initial source of brood stock shall be determined within the first year of issuance of a new license. Collection of brood stock shall occur consistent with the brood stock collection plan in years 1-4 of the new license. Any additional years during the Phase I program (first ten years of the new license) in which brood stock collection shall occur in order to facilitate additional juvenile stocking into the Wells Reservoir (Section 4.1.2) will be determined by the Aquatic SWG. The intent of brood stock collection is to use their progeny, if feasible, for future white sturgeon stocking activities in the Wells Reservoir. The brood stock collection plan shall be updated annually, or as otherwise recommended by Douglas PUD in consultation with the Aquatic SWG, to incorporate new and appropriate information.

Juvenile White Sturgeon Stocking

Within two years following issuance of a new license, Douglas PUD shall release up to 5,000 yearling white sturgeon into the Wells Reservoir annually for four consecutive years (20,000 fish total). Additional years and numbers of juvenile sturgeon to be stocked during Phase I will be determined by the Aquatic SWG and will not exceed 15,000 juvenile sturgeon (total of 35,000 juvenile sturgeon during Phase I). Douglas PUD shall ensure that all hatchery-reared juvenile white sturgeon released into the Wells Reservoir are marked with Passive Integrated Transponder (PIT) tags and year-specific scute marks for monitoring purposes. In order to allow for tracking of juvenile white sturgeon emigration (Objective 2), Douglas PUD shall ensure that up to one percent (or a maximum of 50) of the juvenile white sturgeon released into the Wells Reservoir are large enough to allow implantation of an active tag prior to release. In addition, following the third year of supplementation (unless the Aquatic SWG determines more analysis is required), the Aquatic SWG may elect to release juveniles at an earlier or later life stage for the fourth year in order to compare success of fish released at varying life stages.

Objective 2: Determine the effectiveness of the supplementation activities through a monitoring and evaluation program.

Douglas PUD shall conduct a monitoring and evaluation program within the Wells Reservoir for the purpose of assessing the effectiveness of the supplementation activities described in the WSMP. Monitoring shall include both an Index Monitoring Program and a Marked Fish Tracking Program. Both of these studies will be used to collect life history and population dynamics information including rates of fish movements into and out of the Wells Reservoir and habitat use. Douglas PUD shall also obtain updated information, when available, on other white sturgeon recovery programs (e.g., Upper Columbia River, Kootenai River, mid-Columbia PUDs), in order to improve the monitoring and evaluation program and refine its implementation. The results of this information will also inform supplementation, monitoring and evaluation activities during implementation of Phase II of the WSMP.

Index Monitoring Program

Within three years following issuance of a new license, Douglas PUD shall initiate an index monitoring program (Years 3-5) for juvenile and adult sturgeon in the Wells Reservoir to determine age-class structure, survival rates, abundance, density, condition factor, growth rates, and to identify distribution and habitat selection of juvenile sturgeon. The indexing methods shall include using gillnets, set lines or other appropriate recapture methods for juveniles and adults.

As a component of the indexing monitoring program, Douglas PUD shall capture and implant active tags in a portion of the juvenile and sexually mature adult sturgeon population found in the Wells Reservoir. This tagging effort shall be used to augment broodstock collection, population level information and juvenile habitat use and natural reproduction potential.

The information collected during the index monitoring program will be used to assess age-class structure, survival rates, abundance, condition factor, and growth rates; identify distribution and habitat selection of juvenile sturgeon; and to inform the supplementation program strategy.

Supplementation Program Review

Douglas PUD shall compile information on other white sturgeon supplementation programs in the Columbia River Basin in order to assess whether the white sturgeon supplementation program being implemented at the Wells Project is: (i) consistent and comparable with the technology and methods being implemented by other supplementation programs in the region; (ii) reasonable in cost and effective to implement at the Project; and (iii) consistent with the supplementation program goals and objectives. The supplementation program review will be conducted annually in coordination with the development of the annual report.

Marked Fish Tracking Program

Beginning in year three of the new license and continuing for three years (Years 3-5), Douglas PUD shall conduct tracking surveys of the juvenile white sturgeon that were released with active tags as part of supplementation activities. This will require one percent of each of the annual classes of juvenile sturgeon (up to a maximum of 50 fish each year) released in years 2, 3, 4, and 5 to be reared large enough to implant an active tag for tracking purposes. The purpose of tracking active-tagged fish is to determine juvenile white sturgeon emigration rates out of the Wells Reservoir and habitat use within the Wells Reservoir.

Douglas PUD shall repeat the tracking survey for two additional years during Phase I. The additional two years of surveys shall track: 1) active tags implanted in a percentage of juvenile fish from previous years of supplementation activities (dependent upon tag life) and 2) any juvenile and adult fish implanted with active tags during the last indexing period preceding the survey. Subsequent Phase I surveys are likely to coincide with the additional Phase I index monitoring and juvenile stocking activities.

Objective 3: Determine the potential for natural reproduction in the Wells Reservoir in order to appropriately inform the scope of future supplementation activities.

Objective 4: Adaptively manage the supplementation program as warranted by the monitoring results.

Supplementation Program Review

Douglas PUD shall compile information on other white sturgeon supplementation programs in the Columbia River Basin in order to assess whether the white sturgeon supplementation program being implemented at the Wells Project is: (i) consistent and comparable with the technology and methods being implemented by other supplementation programs in the region; (ii) reasonable in cost and effective to implement at the Project; and (iii) consistent with the supplementation program goals and objectives. The supplementation program review will be conducted annually in coordination with the development of the annual report.

Pertaining to both Objectives 3 and 4, in years where environmental conditions are appropriate, Douglas PUD shall track sexually mature adult sturgeon that were captured and implanted with active tags for the purpose of identifying potential spawning locations and determining natural reproduction potential. Appropriate environmental conditions may be determined by examining the following factors: water quality and quantity (i.e., flow, temperature, and turbidity), the presence of reproductively viable adults during index monitoring activities, and the status of maturity for supplemented fish. In years in which sexually mature adult sturgeon are tagged under, Douglas PUD may also utilize egg collection mats in combination with tracking in areas of the Wells Reservoir for the purpose of identifying potential spawning locations and activity. Five surveys of natural reproduction using adult tracking and/or egg mat placement shall occur over the term of a new license. Several of these surveys are intended to be implemented during the latter part of the license in order to examine the natural reproductive potential of supplemented fish recruiting to sexual maturity.

Objective 5: Evaluate whether there is biological merit to providing safe and efficient adult upstream passage.

In year eleven of the new license and every 10 years thereafter for the duration of the new license unless otherwise determined by the Aquatic SWG, the Aquatic SWG shall evaluate the biological merit of providing upstream passage for adult white sturgeon. The assessment of biological merit shall be determined by: (i) evaluating information gathered from monitoring and evaluation activities and determining whether there is significant biological benefit and need for upstream passage; (ii) the availability of reasonable and appropriate means to provide upstream passage; and (iii) consensus from all other operators of the mid-Columbia projects to implement adult upstream passage

measures. If all three criteria above are met, Douglas PUD, in consultation with the Aquatic SWG shall develop adult passage measures that are consistent with measures being implemented by other mid-Columbia project operators.

Objective 6: Identify white sturgeon educational opportunities that coincide with WSMP activities.

Douglas PUD, in consultation with the Aquatic SWG, shall identify appropriate WSMP activities as opportunities for education to local public entities such as schools, cities, fishing and recreation groups, and other interested local groups. WSMP activities that may be appropriate for public participation are hatchery tours, release of hatchery juveniles, and tagging of juveniles prior to release.

Bull Trout Management Plan

The goal of the Bull Trout Management Plan (BTMP) is to identify, monitor, and address impacts to bull trout, if any, resulting from the Wells Project, in a manner that is consistent with the USFWS Bull Trout Recovery Plan and the terms of the Section 7 Incidental Take Statement (ITS). The BTMP is intended to continue the implementation of management activities to protect bull trout during the new license term in a manner consistent with the original BTMMP (Douglas PUD 2004). Douglas PUD, in consultation with the Aquatic SWG, will implement the following PME in order to meet the goals and objectives of the BTMP:

Objective 1: Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP.

Provide Upstream and Downstream Passage for Adult and Sub-Adult Bull Trout

Douglas PUD will continue to provide upstream passage for adult bull trout through the existing upstream fishways and downstream passage of adult and sub-adult bull trout through the existing downstream bypass system. Both upstream fishway facilities (located on the west and east shores) are operational year around with maintenance occurring on each fishway at different times during the winter to ensure that one upstream fishway is always operational. Maintenance activities on Wells fishways occur during the winter when, based on past data from year-round monitoring efforts, bull trout have not been observed passing Wells Dam. Operation of the downstream passage facilities for bull trout will be consistent with bypass operations for Plan Species identified in the HCP. Currently the bypass system is operated from April 12 through August 26 of each year. This operating period is consistent with the period of high bull trout and anadromous fish presence at the Project.

Upstream Fishway Counts

Douglas PUD shall continue to conduct video monitoring in the Wells Dam fishways from May 1st through November 15th to count and provide information on the population size of upstream moving bull trout.

Upstream Fishway Operations Criteria

Douglas PUD shall continue to operate the upstream fishway at Wells Dam in accordance with criteria outlined in the HCP.

Bypass Operations Criteria

Douglas PUD operates a juvenile bypass system (JBS) annually to provide a non-turbine passage route through the dam for 95 percent of the spring and summer-run juvenile plan species outmigration. The bypass is in operation annually from mid April until late August, which is consistent with the period of high bull trout and anadromous fish presence at the Wells Project.

The procedures set forth in the Wells HCP are intended to guide the operating criteria for the JBS. This plan also includes specific operating criteria for the turbines and spillways sufficient to maximize fish use and survival through the JBS (USFWS 2004c). A more detailed description of JBS, spillway and turbine operations may be found in Section 4.3 and Appendix A of the Wells HCP.” Douglas PUD shall continue to operate the bypass system at Wells Dam in accordance with criteria outlined in the HCP.

Objective 2: Identify any adverse Project-related impacts on adult and sub-adult bull trout passage.

Adult Bull Trout Upstream and Downstream Passage Evaluation

Douglas PUD shall continue to monitor upstream and downstream passage and incidental take of adult bull trout through Wells Dam and in the Wells Reservoir through the implementation of a radio-telemetry study. Specifically, in years 5 and 10 of the new license, and continuing every ten years thereafter during the new license term, Douglas PUD will conduct a one-year monitoring program to determine whether Douglas PUD remains in compliance with the ITS. This program was recommended and approved by FERC and USFWS. The same study protocols used during past radio-telemetry assessments at Wells Dam (LGL and Douglas PUD 2007) will be employed for these monitoring studies.

If the adult bull trout counts at Wells Dam increases more than two times the existing 5-year average or if there is a significant change in the operation of the fish ladders or hydrocombine, then the Aquatic SWG will determine whether additional years of take monitoring are needed beyond those identified in this section of the BTMP. If the authorized incidental take level is exceeded during any one-year period, Douglas PUD will conduct another monitoring study in the succeeding year. If the authorized incidental take level is exceeded in this second year, Douglas PUD will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to exceedance of the allowable level of incidental take.

Douglas PUD does not develop take estimates based upon observed mortality rates for bull trout. In the eight years of monitoring, Douglas PUD has never observed any bull trout mortality. Therefore, to develop take estimates based upon observed bull trout mortality at the Wells Project, other than zero mortality, is not possible. Douglas PUD's bull trout program seeks to reduce any potential incident of harassment or delay as a result of Project activity (i.e., sub-lethal take).

Adult Bull Trout Passage Evaluation at Off-Project Collection Facilities

Douglas PUD shall assess upstream and downstream passage and incidental take of adult, migratory bull trout at off-Project (outside of the Project Boundary) adult salmon and steelhead brood stock collection facilities associated with the Wells HCP. Specifically, beginning in year one of a new license, Douglas PUD will conduct a one-year radio-telemetry study to assess passage and incidental take at off-Project adult collection facilities (i.e., Twisp weir). Douglas PUD will capture and tag up to 10 adult, migratory bull trout (>400mm) at adult collection facilities and use fixed receiver stations upstream and downstream of collection facilities to examine upstream and downstream passage characteristics and incidental take. Study protocols that have been used during past radio-telemetry assessments at Wells Dam will be employed for this assessment (LGL and Douglas 2008).

If negative impacts to passage associated with Off-Project collection facilities are observed or the authorized incidental take level is exceeded during any one-year period, Douglas PUD will conduct another monitoring study in the succeeding year. If negative impacts to passage continue to be observed or the authorized incidental take level is exceeded in this second year, Douglas PUD will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to passage impacts or the exceedance of the allowable level of incidental take.

After year one of a new license, the implementation of this sub-objective will be integrated into the one-year telemetry monitoring program that is to be conducted every ten years (beginning in year 10 of the new license) at Wells Dam. In year 10 of the new license and every 10 years thereafter, bull trout will be captured and tagged only at Wells

Dam since data show that bull trout passing Wells Dam are migrating back into the Methow River watershed (LGL and Douglas 2008). Through the continued deployment of fixed station monitoring at off-Project adult salmon and steelhead brood stock collection facilities, these tagged bull trout will continue to provide passage and take information in support of this sub-objective throughout the term of a new license.

Sub-Adult Bull Trout Monitoring

While an objective of the BTMP is to identify potential Project impacts on upstream and downstream passage of sub-adult bull trout, Aquatic SWG members (including the USFWS) agree that it is not feasible to assess sub-adult passage because sub-adult bull trout have not been observed at Wells Dam. During the previous six years of bull trout data collection at Wells Dam (BioAnalyst Inc. 2004; LGL and Douglas 2008), sub-adult bull trout have not been documented passing Wells Dam. However, it is expected that through the increased monitoring associated with the implementation of the BTMP there may be encounters with sub-adult bull trout.

If at any time during the new license term, sub-adult bull trout are observed passing Wells Dam in significant numbers (>10 per calendar year), the Aquatic SWG will recommend reasonable and appropriate methods for monitoring sub-adult bull trout. Specifically, Douglas PUD may modify counting activities, continue to provide PIT tags and equipment, and facilitate training to enable fish sampling entities to PIT tag sub-adult bull trout when these fish are collected incidentally during certain fish sampling operations. This activity will occur the year following the first observation of >10 sub-adult bull trout (in a single calendar year), and subsequently as recommended by the Aquatic SWG.

Objective 3: Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate effectiveness of these measures.

Douglas PUD shall continue to operate the upstream fishway and downstream bypass at Wells Dam in accordance with the HCP. However, if upstream or downstream passage problems for bull trout are identified (as agreed to by the USFWS and Douglas PUD), Douglas PUD will identify and implement, in consultation with the Aquatic SWG and HCP Coordinating Committee, reasonable and appropriate options to modify the upstream fishway, downstream bypass, or operations to reduce the identified impacts to bull trout passage.

Objective 4: Periodically monitor for bull trout entrapment or stranding during low Wells Reservoir elevations (similar to BTMMP).

During the implementation of the BTMMP from 2004-2008, Douglas PUD, through the use of high resolution bathymetric information, hydraulic and elevation data, and backwater curves, identified potential bull trout entrapment and stranding areas in the Wells Reservoir. Although no stranded bull trout were observed in these areas during the implementation of the BTMMP, Douglas PUD will continue to investigate potential entrapment or stranding areas for bull trout through periodic monitoring when periods of low reservoir elevation expose identified sites. During the first five years of the new license, Douglas PUD will implement up to five bull trout entrapment/stranding assessments during periods of low reservoir elevation (below 773' MSL). If no incidences of bull trout stranding are observed during the first five years of study, additional assessment will take place every fifth year during the remainder of the license term, unless waived by the Aquatic SWG. If bull trout entrapment and stranding result in take in exceedance of the authorized incidental take level, then reasonable and appropriate measures will be implemented by Douglas PUD, in consultation with the Aquatic SWG, to address the impact.

Objective 5: Participate in the development and implementation of the USFWS Bull Trout Recovery Plan, including information exchange and genetic analysis. Should bull trout be delisted, the Aquatic SWG will re-evaluate the needs and objectives of the BTMP.

Monitoring Other Aquatic Resource Management Plan Activities and Predator Control Program for Incidental Capture and Take of Bull Trout

Douglas PUD will monitor activities associated with the implementation of other Aquatic Resource Management Plans (white sturgeon, Pacific lamprey, resident fish, aquatic nuisance species, and water quality) and Predator Control Program that may result in the incidental capture and take of bull trout. If the incidental take of bull trout is exceeded due to the implementation of other Aquatic Resource Management Plan activities, then Douglas PUD will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to the exceedance of the allowable level of incidental take. If the incidental take of bull trout is exceeded due to the implementation of the Predator Control Program, then Douglas PUD will develop a plan, in consultation with the HCP Coordinating Committee and the Aquatic SWG, to address the identified factors contributing to the exceedance of the allowable level of incidental take.

Funding Collection of Tissue Samples and Genetic Analysis

Beginning in year 10 of the new license, and continuing every 10 years thereafter for the term of the new license, Douglas PUD will, if recommended by the Aquatic SWG, collect up to 10 adult bull trout tissue samples in the Wells Dam fishway facilities over a period of one year and fund their genetic analysis. Genetic tissue collection will take place concurrent with the implementation of the bull trout radio-telemetry monitoring

study. Samples will be submitted to the USFWS Central Washington Field Office in Wenatchee, Washington. Any sub-adult bull trout collected during these activities will also be incorporated into the bull trout genetic analysis.

Beginning in year one of the new license, Douglas PUD will collect up to 10 adult bull trout tissue samples from the Twisp River brood stock collection facility over a period of one year and will fund their genetic analysis. Genetic tissue collection will take place concurrent with the implementation of the Off-Project bull trout radio-telemetry monitoring study.

Information Exchange and Regional Monitoring Efforts

Douglas PUD will continue to participate in information exchanges with other entities conducting bull trout research and regional efforts to explore availability of new monitoring methods and coordination of radio-tag frequencies for bull trout monitoring studies in the Project.

Douglas PUD will make available an informational and educational display at the Wells Dam Visitor Center to promote the conservation and recovery of bull trout in the Upper Columbia River and associated tributary streams.

Objective 6: Identify any adverse impacts of Project-related hatchery operations on adult and sub-adult bull trout.

Bull Trout Monitoring During Hatchery Activities

During the term of the new license, Douglas PUD shall monitor hatchery actions (e.g., salmon trapping, sturgeon brood stocking and capture activities) that may encounter adult and sub-adult bull trout for incidental capture and take. Actions to be monitored shall be associated with the Wells Hatchery, the Methow Hatchery, and any future facilities directly funded by Douglas PUD.

If the incidental take of bull trout is exceeded due to Douglas PUD's hatchery actions then Douglas PUD will develop a plan, in consultation with the Aquatic SWG, to address the identified factors contributing to the exceedance of the allowable level of incidental take.

Pacific Lamprey Management Plan

The goal of the Pacific Lamprey Management Plan (PLMP) is to implement measures to monitor and address impacts, if any, on Pacific lamprey (*Lampetra tridentata*) resulting from the Wells Project during the term of the new license. The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River. Furthermore, the PLMP is intended to be supportive of the HCP (see below for

description); the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan.

Douglas PUD, in collaboration with the Aquatic SWG, will implement PME for Pacific lamprey in the Wells Project consistent with the goals and objectives identified in the PLMP. The PMEs are designed to meet the following objectives:

Objective 1: Identify and address any adverse Project-related impacts on passage of adult Pacific lamprey.

Upstream Fishway Operations Criteria

Douglas PUD is required to operate the upstream fishways at Wells Dam in accordance with criteria outlined in the HCP. Based upon information collected from activities conducted during the implementation of the PLMP, Douglas PUD, in consultation with the Aquatic SWG and the HCP Coordinating Committee, may evaluate various operational and structural modifications to the upstream fishways (e.g., reduction in fishway flows at night) for the benefit of Pacific lamprey passing upstream through Wells Dam during the new license term. If requested, the Aquatic SWG shall develop an Operations Study Plan (OS Plan) that specifically identifies all operational modifications to be evaluated, the proposed monitoring strategy, implementation timeline and criteria for success. The plan shall include a component to evaluate the effects of lamprey modifications on salmon. Upon completion of the evaluation, the Aquatic SWG, in consultation with the HCP Coordinating Committee, will determine whether the proposed modifications should be made permanent, removed, or modified.

Salvage Activities During Ladder Maintenance Dewatering

Douglas PUD shall continue to implement the Adult Fish Passage Plan and associated Adult Ladder Dewatering Plan as required by the HCP. These plans include practices and procedures utilized during fishway dewatering operations to minimize fish presence in the fish ladders and then once dewatered directs Douglas PUD staff to remove stranded fish and safely place them back into the Columbia River. All fish species, including Pacific lamprey that are encountered during dewatering operations are salvaged consistent with the protocol identified in the HCP. Any adult lamprey that are captured during salvage activities will be released upstream of Wells Dam, unless otherwise determined by the Aquatic SWG. Douglas PUD will provide a summary of salvage activities in the annual PLMP report.

Upstream Fishway Counts and Alternative Passage Routes

Douglas PUD shall continue to conduct annual adult fish passage monitoring in the Wells Dam fishways using the most current technology available, to count and provide information on upstream migrating adult Pacific lamprey 24-hours per day during the adult fishway monitoring season (May 1- November 15). Based upon information collected from passage evaluation activities conducted as part of the PLMP, Douglas PUD, in consultation with the Aquatic SWG, may choose to address the use of alternative upstream passage routes around Wells Dam fishway counting stations by adult Pacific lamprey. Potential measures to improve counting accuracy, following consultation and approval of the Aquatic SWG, may include, but may not be limited to, the development of a correction factor based upon data collected during passage evaluations or utilization of an alternative passage route as a counting facility for adult Pacific lamprey.

Upstream Passage Improvement Literature Review

If additional passage improvement measures are deemed necessary by the Aquatic SWG, then within six months after this determination, Douglas PUD, in consultation with the Aquatic SWG, shall complete a literature review on the effectiveness of upstream passage measures (i.e., lamprey passage systems, plating over diffuser grating, modifications to orifices, rounding sharp edges, fishway operational changes, etc.) implemented at other Columbia and Snake river hydroelectric facilities. The literature review will be conducted in support of fishway modification activities identified in the PLMP to help in the selection of reasonable measures that may be implemented to improve adult lamprey passage at Wells Dam.

Fishway Modifications to Improve Upstream Passage

If additional passage improvement measures are deemed necessary by the Aquatic SWG, based upon the results of studies conducted at Wells Dam, then within one year or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify, design and implement any reasonable upstream passage modifications (structural and/or operational). Passage measures will be designed to improve passage performance by providing safe, effective, and volitional passage for Pacific lamprey through the Wells Dam fishways without negatively impacting the passage performance of adult anadromous salmonids. The following components shall be included in these passage measures:

- **Fishway Inspection:** Within one year of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall conduct a fishway inspection with the Aquatic SWG and regional lamprey passage experts to identify and prioritize measures to improve adult lamprey passage and enumeration at Wells Dam. Additional ladder inspections will be conducted at the request of the Aquatic SWG, consistent with winter ladder dewatering operations.
- **Entrance Efficiency:** Within one year of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall develop a Lamprey Entrance Efficiency Plan (LEE Plan) for evaluating operational and physical ladder entrance modifications intended to create an environment at the fishway entrances that are conducive to adult lamprey passage without significantly impacting the passage of adult salmonids. These improvements shall be evaluated until compliance, as described below, is attained.
- **Diffuser Gratings:** Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, diffuser gratings within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.
- **Transition Zones:** Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, transition zones within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.
- **Ladder Traps and Exit Pools:** Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, lamprey ladder traps and exit pools within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.

Douglas shall exhibit steady progress, as agreed to by the Aquatic SWG, towards improving adult lamprey passage until performance at Wells Dam is determined to be similar to other mid-Columbia River hydroelectric dams, or until scientifically rigorous

standards and evaluation techniques are established by the Lamprey Technical Workgroup, or its successor, and adopted regionally. The Aquatic SWG will then evaluate, and if applicable and appropriate, adopt these standards for use at Wells Dam. If compliance is achieved, Douglas shall only be required to implement activities pursuant to Section 4.1.7 (Periodic Monitoring) for adult Pacific lamprey passage.

Adult Pacific Lamprey Upstream Passage Evaluation

Should upstream passage measures be implemented, then within one year following the implementation of such measures, Douglas PUD, in consultation with the Aquatic SWG, shall conduct a one-year study to monitor the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If monitoring results indicate that passage rates at Wells Dam are not similar to passage rates at other mid-Columbia River dams or within standards as described above, Douglas PUD, in consultation with the Aquatic SWG, shall develop and implement additional measures to improve upstream Pacific lamprey passage. Fishway modification and passage evaluation measures (pursuant to Sections 4.1.5 and 4.1.6 of the PLMP) may be repeated, as necessary, until adult passage through Wells Dam is similar to passage rates at other mid-Columbia River hydroelectric dams or within standards as described above.

Periodic Monitoring

Once adult Pacific lamprey upstream passage rates at Wells Dam are similar to rates at other mid-Columbia River dams, Douglas PUD, in consultation with the Aquatic SWG, shall periodically monitor adult Pacific lamprey passage performance through Wells Dam fishways to verify the effectiveness of passage improvement measures. Specifically, every ten years after compliance has been achieved, or as determined by the Aquatic SWG, Douglas PUD shall implement a one-year study to verify the effectiveness of the adult fish ladders with respect to adult lamprey passage. If results of the monitoring program confirm the effectiveness of adult lamprey passage measures and the results indicate that passage rates are still in compliance, then no additional measures are needed. If the results indicate that adult upstream passage rates are out of compliance, then the upstream passage study will be replicated to confirm the results. If the results after two years of study both indicate that passage rates have not been maintained, Douglas PUD, in consultation with the Aquatic SWG, shall develop and implement measures to improve upstream Pacific lamprey passage, if any.

Objective 2: Identify and address any Project-related impacts on downstream passage and survival and rearing of juvenile Pacific lamprey.

Downstream Bypass Operations Criteria

Douglas PUD is required to operate the downstream bypass system at Wells Dam in accordance with criteria outlined in the HCP.

Salvage Activities During Ladder Maintenance Dewatering

Douglas PUD shall continue to conduct salvage activities as required by the HCP's Adult Fish Passage Plan during fishway dewatering operations. All fish species, including Pacific lamprey that are encountered during dewatering operations shall be salvaged consistent with the protocol identified in the HCP. Any juvenile Pacific lamprey that are captured during salvage activities will be released downstream of Wells Dam. Douglas will coordinate salvage activities with the Aquatic SWG and allow for member participation. Douglas PUD will provide a summary of salvage activities in the annual report.

Juvenile Pacific Lamprey Passage and Survival Literature Review

Beginning in year five and every five years thereafter during the new license, Douglas PUD, in consultation with the Aquatic SWG, shall conduct a literature review to summarize available technical information related to juvenile lamprey passage and survival through Columbia and Snake river hydroelectric facilities. This information will be used to assess the feasibility of conducting activities identified in Section 4.2.4 of the PLMP.

Juvenile Pacific Lamprey Downstream Passage and Survival Evaluation

Based upon the current state of the science regarding tag technology and methodologies for Pacific lamprey macrophthalmia, coupled with the challenges of obtaining macrophthalmia in sufficient numbers within the Project to meet sample size requirements for a statistically rigorous study, a juvenile downstream passage and survival evaluation is not feasible at this time.

During the term of a new license, if tag technology and methodologies are developed and field tested and a sufficient source of macrophthalmia in or upstream of the Project are identified to ensure that a field study will yield statistically rigorous and unbiased results, Douglas PUD, in consultation with the Aquatic SWG, shall implement a one-year juvenile Pacific lamprey downstream passage and survival study.

If statistically valid study results indicate that Project operations have a significant negative impact on the Pacific lamprey population above the Wells Dam, Douglas, in consultation with the Aquatic SWG, shall identify and implement scientifically rigorous and regionally accepted measures (e.g., translocation, artificial production or habitat enhancement), if any, or additional studies to address such impacts. If operational changes are needed to improve passage of juvenile lamprey migrants, Douglas, in consultation with the Aquatic SWG, will coordinate with the HCP Coordinating Committee to implement such measures.

Juvenile Pacific Lamprey Habitat Evaluation

Within three years of the effective date of a new license, Douglas PUD shall implement a one-year study to examine presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project that may be affected by Project operations. As part of this measure, Douglas PUD shall identify areas of potential juvenile Pacific lamprey habitat for future evaluation. Sampling of these areas will assess presence/absence and relative abundance. Any sampling methodologies used in support of this activity will require coordination with the HCP Coordinating Committee and regulatory approval of the federal and state agencies.

Objective 3: Participate in the development of regional Pacific lamprey conservation activities.

Regional Lamprey Working Groups

Douglas PUD shall participate in Pacific lamprey work groups in order to support regional conservation efforts (e.g., the Pacific Lamprey Technical Work Group and the USFWS Lamprey Conservation Initiative). Activities may include but are not limited to information exchanges with other entities, meeting attendance, and coordination of Douglas PUD's Pacific lamprey activities with other entities conducting lamprey research in the mid-Columbia River. Activities may also include conducting PLMP research within the Project, and sharing that information with other entities.

Resident Fish Management Plan

The goal of the Resident Fish Management Plan (RFMP) is to protect and enhance native resident fish populations and habitat in the Wells Project during the term of a new license. The RFMP is intended to be compatible with other resident fish management plans in the Columbia River mainstem. Furthermore, the RFMP is intended to be supportive of the HCP (see below), BTMP, PLMP and WSMP by continuing to monitor changes, if necessary, in the resident fish assemblage within the Wells Project. Douglas PUD, in collaboration with the Aquatic SWG, has agreed to implement several resident

fish PMEs in support of the goals and objectives of the RFMP. The objectives and PMEs are as follows:

Objective 1: Implementation of Programs that Benefit Resident Fish.

HCP Predator Control Programs

Douglas PUD shall continue to conduct annual predator control activities for northern pikeminnow and avian predators as outlined in the HCP (Douglas PUD 2002). Although implementation of this program is targeted at reducing predation on anadromous species covered by the HCP, it is also anticipated to have direct benefits for resident fish species.

Land Use Policy

Douglas PUD's Land Use Policy requires approval of all land use activities that take place within the Project Boundary. All permit activities such as construction of boat docks, piers, and landscaping within Project Boundary will be subject to review and approval by Douglas PUD only after the applicant has received all other required regulatory permits, in addition to consideration by the HCP signatory parties and permit review by state and federal action agencies. The purpose of the Douglas PUD review and approval process captured in the Land Use Policy is to protect habitats and species that may be affected by proposed land use activities within the Project.

The Land Use Policy is Douglas PUD's mechanism to ensure land use activities are consistent with all of Douglas PUD's license obligations and other binding agreements. The HCP's Reservoir as Habitat criteria require habitat protection towards meeting NNI standards for anadromous salmonids. For example, Douglas PUD's LUP prohibits construction of additional docks outside the city limits of Pateros, Bridgeport and Brewster. In addition, Douglas PUD conducts regular reservoir shoreline monitoring patrols for unpermitted uses; damage caused by adjacent property owners' unauthorized use of Project lands is required to be repaired, and other unauthorized damage to habitat is repaired by Douglas PUD.

Objective 2: Resident Fish Assemblage Monitoring.

Douglas PUD shall conduct a resident fish study to determine the relative abundance of the various resident fish species found within the Wells Reservoir. This assessment shall occur in year 2 and every 10 years thereafter during the term of the new license. The study objectives will focus on (1) identifying whether there have been major shifts in the resident fish populations resulting from the implementation of the White Sturgeon, Bull Trout, Pacific Lamprey, and Aquatic Nuisance Species (ANS) Management Plans, and (2) collecting information on resident predator fish populations found within the Wells Reservoir.

In order to maintain comparative assemblage information over time to inform Project resident fish status and trends, methodology for monitoring activities shall remain consistent with the methods described in Beak (1999). Information collected from these monitoring activities may be used to inform the implementation activities of the other Wells aquatic resource management plans and the HCP predator control activities.

Objective 3: Actions to Address Major Shifts in Native Resident Fish Assemblage.

Based upon information collected during the resident fish status and trends monitoring, if any statistically significant negative changes to native resident fish populations of social, economic, and cultural importance are identified, and are not caused by and cannot be addressed through the implementation of other aquatic resource management plans or activities (white sturgeon, Pacific lamprey, bull trout, ANS, HCP, predator control), reasonable and appropriate implementation measures to address negative changes, if any, will be undertaken by Douglas PUD.

Objective 4: Monitoring in Response to Proposed Changes in Project Operations.

If at any time during the new license term, future changes in Wells Dam operations are proposed that require FERC approval and the Aquatic SWG concludes that either reservoir or tailrace habitat within Project Boundary may be affected with regards to spawning, rearing, and migration (aquatic life designated uses) of native resident fish, an assessment will be implemented to identify potential effects, if any, in order to make informed license decisions. If the results of the assessment identify adverse effects to native resident fish species of social, economic and cultural importance, attributable to such changes in Project operations, then Douglas PUD will consult with the Aquatic SWG to select and implement reasonable and appropriate measures to address such effects.

In addition to these activities, Douglas PUD will provide an annual report to the Aquatic RWG summarizing the previous year's activities undertaken in accordance with the RFMP. The report will document all native resident fish activities conducted within the Wells Project. Furthermore, any decisions, statements of agreement, evaluations, or changes made pursuant to this RFMP will be included in the annual report. If no significant activity was conducted in a given year, Douglas PUD will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

Aquatic Nuisance Species Management Plan

The goal of the Aquatic Nuisance Species Management Plan (ANSMP) is to prevent the introduction and/or spread of ANS in Wells Project waters. The ANSMP is intended to be compatible with other aquatic nuisance species management plans in the Columbia

River mainstem. Furthermore, the management plan is intended to be supportive of the HCP, BTMP, PLMP, RFMP, WSMP, and Water Quality Management Plan (WQMP) by continuing to prevent the introduction and/or spread of aquatic nuisance species in Wells Project waters. The PME's presented within the ANSMP are designed to meet the following objectives:

Objective 1: Implement best management practices to prevent Eurasian watermilfoil (*Myriophyllum spicatum*) proliferation during in-water (i.e., construction, maintenance, and recreation improvements) improvement activities in the Project.

If at any time during the new license term, Douglas PUD is required to construct, improve or maintain recreation access at boat launches and swim areas and the removal or disturbance of aquatic macrophyte beds that contain Eurasian watermilfoil may potentially occur, Douglas PUD will implement containment efforts utilizing best management practices, agreed to by the Aquatic SWG, during such activities.

Objective 2: Continue participation in regional and state ANS efforts.

Coordination with Regional and State Entities

Douglas PUD shall continue to coordinate with regional and state entities to implement activities in Project waters to monitor for the presence of ANS, specifically zebra and quagga mussels. Activities covered by this objective will consist of continued monitoring for the presence of zebra and quagga mussels. If ANS are detected during monitoring activities, Douglas PUD will immediately notify the appropriate regional and state agencies and assist in the implementation of reasonable and appropriate measures to address the ANS presence as is consistent with ANS Management protocols.

Douglas PUD shall participate in information exchanges and regional efforts to coordinate monitoring activities.

Monitor Bycatch from other Project Aquatic Resource Management Activities

Douglas PUD shall monitor bycatch data collected from ongoing Project aquatic resource management activities for aquatic nuisance species presence to support regional and state efforts and the ANSMP. Such ongoing activities may consist of broodstock collection activities at Wells Dam and in associated Project tributaries, the northern pikeminnow removal program, water quality monitoring and any other aquatic resource activities related to implementation of Aquatic Resource Management Plans for bull trout, Pacific lamprey, white sturgeon, and resident fish.

ANS Information and Education

Douglas PUD shall develop and make available to the public, information regarding the effects of ANS introductions and the importance of prevention. Such outreach activities may consist of posting signage at Project recreation areas and boat launches.

Douglas PUD shall also provide literature produced by appropriate state entities (Ecology and WDFW) for distribution at the visitor centers of local communities of the Project (Pateros, Brewster, Bridgeport) including Wells Dam.

Objective 3: Monitoring in Response to Proposed Changes in Project Operations.

If at any time during the new license term, future changes in Project operations requiring FERC approval are proposed and the Aquatic SWG concludes that such proposed operations may encourage the introduction or proliferation of aquatic nuisance species within the Project, the Aquatic SWG will assess the potential effects, if any, in order to make informed management decisions.

If the assessment identifies adverse effects to aquatic resources due to aquatic nuisance species, which are attributable to changes in Project operations, Douglas PUD shall consult with the Aquatic SWG to select and implement reasonable and appropriate PME(s) to address the identified adverse effect(s).

Water Quality Management Plan

The goal of the WQMP is to protect the quality of the surface waters affected by the Wells Project. Studies conducted during the relicensing process have found water quality within the Wells Project to be within compliance. Reasonable and feasible measures will be implemented in order to maintain compliance with the numeric criteria of the Washington State WQS, Chapter 173-201A WAC. In further support of the aquatic life uses in the Wells Project, five other aquatic resource management plans within the Aquatic Settlement Agreement and the measures in the HCP are currently active or proposed for implementation through the new license term.

The measures presented within the WQMP are designed to meet the following objectives:

Objective 1: Maintain compliance with state WQS for TDG.

Project TDG Monitoring

Douglas PUD shall continue to maintain fixed monitoring stations in the forebay and tailrace area of Wells Dam to monitor TDG and barometric pressure. TDG will be monitored hourly during the fish spill season each year. Data from the Wells forebay and tailrace stations will be transmitted on a daily basis to the applicable web-accessible database used by Ecology and regional fish management agencies. Douglas PUD shall maintain this monitoring program consistent with activities described in the then-current Wells Gas Abatement Plan (Section 4.1.3).

Douglas PUD shall provide an annual report of all spill (and predicted TDG levels in the tailrace) occurring outside the fish passage season (currently October 1 to March 15).

Project Spill Operations

Within one year of issuance of the new license, Douglas PUD shall coordinate the annual HCP Project Fish Bypass/Spill Operations Plan with the Aquatic SWG and the GAP, using best available information to minimize the production of TDG during periods of spill. All operations identified within the plan shall require the approval of the Wells HCP Coordinating Committee and the Aquatic SWG in order to ensure that spill operations are aimed at protecting designated uses and complying with the WQS numeric criteria for TDG in the Columbia River at the Project. In consultation with the Wells HCP Coordinating Committee and Aquatic SWG, the spill operations plan will be reviewed and updated, as necessary.

Project Gas Abatement Plan and TDG Exemption

Pending Ecology's approval of each subsequent GAP (which provides for the TDG exemption), Douglas PUD shall continue to implement the activities identified within the previously-approved plan. Douglas PUD shall submit the GAP to Ecology by February 28th of each year, or on a less frequent basis, as documented by Ecology in writing. Douglas PUD shall submit the GAPs through the term of the new license or until no longer required by Ecology.

The GAP will include the Spill Operations Plan (Section 4.1.2) and will be accompanied by a fisheries management plan and physical and biological monitoring plans. The GAP shall include information on any new or improved technologies to aid in the reduction in TDG.

It is anticipated that: (1) the TDG monitoring activities described in Section 4.1.1 will be adequate for the physical monitoring plan requirement; and (2) the Wells HCP and Aquatic Resource Management Plans in the Aquatic Settlement Agreement with respect to fish passage will be adequate for fish management plans, for the purposes of the GAP. Additional biological monitoring studies for purposes of Gas Bubble Trauma Monitoring may be required.

Douglas PUD shall provide an annual TDG report as required by the Ecology-approved GAP.

Objective 2: Maintain compliance with state WQS for water temperature.

Project Temperature Monitoring

Douglas PUD shall continue to monitor temperature at the Wells Dam forebay and tailrace in conjunction with its TDG monitoring program (currently April 1-September 15). Temperature data from the TDG monitoring program will be recorded hourly and reported daily to regional databases. Water temperatures shall also be monitored at all boundary conditions of the Project (Methow River RM 1.5, Okanogan River RM 10.5, and Columbia River RM 544.5) and in the Well Dam forebay and tailrace as required by the Aquatic SWG.

Douglas PUD shall continue to collect hourly fish ladder temperatures 24 hours a day during the fish passage season (May 1 to November 15) at Pool No. 39 on the east ladder. Water temperatures shall also be monitored hourly in the auxiliary water supply system and near the east shore of the Wells Dam forebay (bottom, middle, and surface depths) during this same time period.

Temperature TMDL Development and Implementation

Douglas PUD shall participate in EPA Region 10's water temperature TMDL development for the U.S. portion of the Columbia River, in coordination with the Parties of the Aquatic SWG. Temperature data from the monitoring program at Wells Dam (Section 4.2.1) and software and results of the CE-QUAL-W2 model will be made available to EPA and other entities to assist in the development of the Columbia River temperature TMDL.

Where the measures identified in the TMDL are more protective than other measures in this plan, provisions of the temperature TMDL and implementation plans relevant to the Project and its operations, including specified time frames for implementing improvement measures, shall be implemented at the Project.

If a TMDL is not timely approved by EPA, Ecology may establish an allocation. In this case, Ecology will work with the Aquatic SWG and other interested parties to identify reasonable and feasible measures.

This plan does not exclude the option of the Aquatic SWG to consider modifying the water quality standard through a use attainability analysis or other process.

Objective 3: Maintain compliance with state WQS for other numeric criteria.

Douglas PUD shall report information indicative of non-compliance with other numeric criteria immediately to Ecology for regulatory discretion and to the Aquatic SWG for consideration. This includes existing or developed criteria for toxic substances in water or sediments within Project Boundaries. The Aquatic SWG shall evaluate the information, and, if needed, require Douglas PUD to develop a plan to identify and address Project-related impacts, if any.

After the evaluation, if no reasonable and feasible improvements have been identified, Douglas PUD may propose an alternative to achieve compliance with the standards, such as site-specific criteria, a use attainability analysis, or a water quality offset.

Objective 4: Operate the Project in a manner that will avoid, or where not feasible to avoid, minimize, spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill.

Spill Prevention and Control Requirements

Douglas PUD shall operate the Project in a manner that will minimize spill of hazardous materials and implement effective countermeasures in the event of a hazardous materials spill. The Project Spill Prevention Control and Countermeasures Plan (SPCC) will be updated pursuant to FERC requirements and recommendations as provided by Ecology. Douglas PUD shall comply with the updated version(s) of the SPCC.

Participation in the Columbia and Snake River Spill Response Initiative

Douglas PUD shall continue participation in the Columbia and Snake River Spill Response Initiative (CSR-SRI). The CSR-SRI is a collaborative effort made up of local, state, and federal oil spill response community as well as members of industry and was developed to address the immediate need for oil spill preparedness and response in the area along the Columbia and Snake rivers. In addition to participation in the CSR-SRI, Douglas PUD shall continue to operate the Project in accordance with its SPCC (Jacobs 2007).

Inspections

For the term or the new license, Douglas shall, upon reasonable notice, allow Ecology staff or representatives access to inspect the Project, including inside the dam, for the purpose of assessing Spill Prevention and Control measures and compliance with Section 4.4.1. Following inspection, Douglas shall address oil and hazardous material prevention and control issues identified by Ecology.

Objective 5: Participate in regional forums tasked with improving water quality conditions and protecting designated uses in the Columbia River basin.

Participation in Regional Water Quality Forums

Douglas shall continue its participation in both the Water Quality Team and Adaptive Management Team meetings to address regional water quality issues, including sharing the results from monitoring, measuring, and evaluating water quality in the Wells Project. However, Douglas will not advocate for any water quality measures in regional forums without consulting with the Aquatic SWG.

Project Operations

Douglas may, following notice and opportunity for hearing, coordinate the operation of the project, electrically and hydraulically, with other mid-Columbia hydroelectric operations to the extent practicable. Coordinated operations are intended to reduce spill, increase generating efficiencies and thereby reduce the potential for exceedances of the TDG numeric criteria. These coordinated operations should be beneficial to TDG compliance and Aquatic Resources.

2.5.1.3 Terrestrial Resources Management Plans

In addition to the proposed implementation of the HCP and Aquatic Settlement Agreement, Douglas PUD is also proposing to implement additional management plans and environmental measures for various terrestrial resources as part of the relicensing of the Wells Project. These plans and measures include the Wildlife and Botanical Management Plan (Douglas PUD 2009g), Wells 230 kV Transmission Line Corridor Avian Protection Plan (Douglas PUD 2009e), Douglas PUD's Land Use Policy (Douglas PUD 2009d), Recreation Management Plan (Douglas PUD 2009c), and Historic Properties Management Plan (Douglas PUD 2009b).

Wildlife and Botanical Management Plan

The goal of the Wildlife and Botanical Management Plan (WBMP) is to protect, maintain and enhance wildlife populations and habitat on Wells Project lands. The plan is also intended to guide wildlife management activities and to protect rare, threatened and endangered (RTE) wildlife species on Wells Project lands during the term of a new license for the Wells Project. Members of the Terrestrial Resource Work Group (TRWG) include USFWS, WDFW, Bureau of Land Management (BLM), Colville and Douglas PUD.

Douglas PUD, in collaboration with the TRWG, has agreed to implement several measures in support of the goals and objectives of the WBMP. The objectives and measures are as follows:

Objective 1: Protect and Enhance RTE Terrestrial Species Habitat on Project Lands.

The only State-listed terrestrial wildlife species known to use the Wells Project is the American white pelican (Douglas PUD 2006c, 2009h). Sharp-tailed grouse were found in the Bridgeport Bar unit of the Wells Wildlife Area, but have not been observed for over 20 years (M. Hallet, WDFW, email to B. Patterson, DCPUD, December 31, 2007). Currently no federal ESA listed, proposed or candidate terrestrial species utilize the Project.

Following receipt of a new license, Douglas PUD will do the following: A) starting in year 2 of the new license Douglas PUD will provide educational material (signs) at Douglas PUD boat launches and local visitor centers advising boaters to avoid pelicans while boating, fishing and hunting, and as an enhancement B) Douglas PUD will continue to water irrigation dependent riparian trees, shrubs and associated vegetation located below Wells Project Boundary within the confines of the Bridgeport Bar Unit of the Wells Wildlife Area (WWA). Continued watering of this habitat will benefit a wide range of wildlife species, including migratory waterfowl, and in harsh winters could benefit future wintering sharp-tailed grouse, if WDFW efforts to restore populations in the Dyer Hill area of Douglas County are successful.

Objective 2: Protect RTE Botanical Species from Land Disturbing Activities and Herbicide Sprays.

Based on botanical surveys that targeted RTE plants, the only federal or state listed plant species known to occur in the Wells Project are little bluestem and Thompson's clover (Douglas PUD 2006a, 2009h). In year five of the new license and every 10 years thereafter, Douglas PUD proposes to survey and revise site boundaries for populations of little bluestem and Thompson's clover found within the Project.

For lands owned by Douglas PUD within the Wells Project Boundary, no new ground disturbing activities will be allowed within a 500 ft buffer zone surrounding identified RTE plant locations and no new land use permits will be issued for these buffer areas. For private lands, located within the Wells transmission line corridor, Douglas PUD will control weeds within a 500 ft buffer around Thompson's clover occurrences within the transmission line right of way. Thompson's clover and little bluestem are State-listed threatened plant species.

Any weed control activities within the 500 ft buffer zones will utilize the following methods in descending order of preference: biological control, hand pulling and hand wiping of individual weeds with herbicide.

Objective 3: Conserve Habitat for Species on Project Lands Protected by the Federal Endangered Species Act, Bald and Golden Eagle Protection Act, and Migratory Bird Treaty Act.

Following receipt of a new license, Douglas PUD is proposing to A) inspect raptor perch poles annually and repair or replace perch poles as warranted and remove avian (cormorant) perch poles near Starr Boat Launch, B) conduct monthly boat surveys during the months of November through March to inventory wintering bald eagle numbers and to identify perch trees that may need protection from beavers, C) protect from beaver damage large living trees, regularly used by bald eagles as perches, and D) plant at least 50 acres of annual grain crops along Wells Reservoir to provide food for wintering Canada geese and dabbling ducks. Douglas PUD will implement the WBMP in a manner consistent with the National Bald Eagle Management Guidelines (USFWS 2007).

Objective 4: Protect Wildlife Habitat on Wells Project Lands.

Following receipt of a new license, Douglas PUD is proposing to monitor Wells Project lands by boat twice a month for unauthorized encroachment and damage caused by recreational activities and adjacent land owners. Wildlife habitat damage by unauthorized encroachments or recreational activities will be repaired or replaced with in-kind habitat within 12 months of identifying unauthorized activity.

Objective 5: Maintain Productive Wildlife Habitat on the Cassimer Bar Wildlife Management Area.

Following receipt of a new license, Douglas PUD is proposing to manage the Cassimer Bar Wildlife Area for the benefit of wildlife including implementation of the following specific measures: A) implement weed management annually to control new occurrences of noxious weeds and reduce existing weed occurrences, B) manage access and replace damaged habitat to reduce adverse effects of recreation on wildlife habitat, C) maintain

perimeter fencing to protect habitat from livestock, and D) contingent upon receiving the necessary permits, repair the dikes on Cassimer Bar to enhance habitat for waterfowl and other aquatic species. In year four and every year thereafter, the dikes will be inspected and repaired as soon as the design work and permitting allow.

Objective 6: Control Noxious Weeds on Project Lands.

Douglas PUD annually checks the state and county weed lists for changes, and complies with legal requirements for noxious weed control. Douglas PUD annually controls Class A (if any detected) and B designate weed occurrences on Wells Project lands and, starting in year five of the new license, proposes to survey Wells Project lands for new terrestrial weed infestations every five years. Douglas PUD implements appropriate weed control actions based on effectiveness of controlling weed growth with least impact to surrounding vegetation.

Douglas PUD does not conduct any broadcast herbicide spray treatment of Project lands. Where herbicide is used, application is with a backpack sprayer and application is to individual weed plants. Calculating acreage treated is therefore difficult. The majority of weed control spray efforts is in uplands along the transmission line ROW, far removed from water. Douglas PUD almost never uses glyphosate, of any formulation, in native habitats due to its nonselective nature and broad spectrum botanical lethality.

Douglas has used an IPM approach to noxious weed control since at least 2000, when Rodeo™ Herbicide spraying of purple loosestrife around the reservoir was discontinued in favor of biological control agents (beetles). Douglas PUD collects beetles annually on public lands in the Columbia Basin, and releases those in loosestrife areas around the reservoir. Biological agents are also collected and dispersed annually by Douglas PUD to control Dalmatian toadflax in the Wells Project.

Douglas PUD will, as required for consistency with the terms of the new operating license, include best management practices (BMPs) for the use of herbicides associated with recreation facilities operation and maintenance contracts.

Objective 7: Consultation.

As part of implementing the WBMP, Douglas PUD will meet with resource agencies and/or tribes when requested to discuss management of wildlife and botanical species on Project lands. All changes to the WBMP must be in writing and made by unanimous consent by all Parties. Any agreed-upon changes to the WBMP will be submitted to the FERC for review and approval.

Wells 230 kV Transmission Line Corridor Avian Protection Plan

The Wells 230 kV Transmission Line Corridor Avian Protection Plan (APP) was developed to reduce the potential for bird collisions with the Wells 230kV transmission lines and structures, and was prepared in consultation with the TRWG including detailed involvement from the WDFW and USFWS. The APP considers both avian migrants interacting with the transmission lines crossing the Columbia River and birds nesting on the transmission line structures.

As part of the APP, Douglas PUD is proposing to implement the following practices during the term of a new license:

1. **Reporting Protocol:** All avian mortalities found in the transmission line corridor will be reported to the appropriate parties.
2. **Nest Management Protocol:** Within two years of receiving a license, a nest management protocol will be developed in compliance with Federal and State bird protection laws.
3. **Training Protocol:** All appropriate utility personnel will be trained to evaluate avian issues when performing maintenance on the transmission lines and corridor.

Under the APP, Douglas PUD is proposing to annually train all appropriate utility personnel (Wildlife Biologist, Linemen and Right of Way workers) to evaluate avian issues when performing maintenance on the transmission lines and corridor. All nest management will be performed in compliance with applicable state and federal laws. All avian mortalities found in the transmission line corridor will be reported to Douglas PUD's Wildlife Biologist.

Recreation Management Plan

The Recreation Management Plan (RMP) establishes a process for developing, planning, and implementing recreation enhancements during the term of the new license. Douglas PUD developed this plan in consultation with the members of the Recreation Resources Work Group (RRWG). Members of the RRWG include representatives from the cities of Pateros, Brewster and Bridgeport, Okanogan and Douglas counties, Washington State Parks and Recreation Commission (State Parks), Washington Recreation and Conservation Office (RCO), WDFW, the National Park Service (NPS), Colville, BLM and Douglas PUD. The RMP replaces the Recreation Action Planning Process used during the initial license period.

The goal of the RMP is to define Douglas PUD's role and responsibilities related to the management of the recreation resources of the Wells Project during the term of a new license. The RMP includes the following measures designed to achieve the RMP goals:

Wells Project Interpretive Displays

In order to continue to provide educational and interpretive information about the Wells Project, Douglas PUD's proposed RMP includes measures to construct a series of concrete interpretive display panels at Wells Overlook Park. A live video feed of the Wells Project fish ladder would also be provided at the facility.

Greater Columbia Water Trail Initiative

A need was identified to improve access to the Wells Project for flatwater paddlers. The following measures will be implemented in conjunction with the Greater Columbia Water Trail (GCWT):

- Provide GCWT signs and informational material at appropriate Wells Project recreational access facilities;
- Develop a formal tent camping facility in the vicinity of the Okanogan River, including restroom and picnic shelter;
- Designate an informal/rustic tent camping location on the west side of the river within several miles of Wells Dam;
- Provide information on portaging around Wells Dam;

Camping facilities would be designated for GCWT users only. Maintenance and operation of these facilities would be provided by Douglas PUD. The necessary environmental permits would be acquired prior to implementing ground disturbing activities.

Boat Launch Access

The Chicken Creek Boat Launch is located on Washburn Pond within the Wells Project Boundary. Lower pond levels are often observed in the fall season, and public access can be restricted due to the short length of the launch. Douglas PUD is proposing to place additional concrete planks at the end of the launch in order to extend the launch for improved access during the fall season.

Appropriate environmental permits would be acquired prior to implementing this project.

Recreation Facility Operation and Maintenance Program.

Douglas PUD's proposed RMP includes a Recreation Facility Operation and Maintenance (O&M) Program. Under this program Douglas PUD will be responsible for ensuring that O&M standards are met at all Wells Project recreation facilities. Activities under the O&M Program include regular maintenance of buildings and restrooms, docks and boat launches, picnic facilities, trash receptacles, access roads and pavement, trails, landscaping and turf.

The O&M Program also includes a provision for aquatic plant control at designated swimming areas in Bridgeport, Brewster, and Pateros. Douglas PUD proposes to identify and implement the most feasible measures to manage aquatic plant growth at these three locations. Measures may include but not be limited to harvesting, herbicide application, installation of plastic liners, etc. Appropriate environmental permits would be acquired prior to conducting these activities.

Trail Feasibility Study

Douglas PUD's proposed RMP includes a trail feasibility study and implementation of measures as appropriate.

Wildlife Viewing Enhancement Plan

Douglas PUD's proposed RMP includes a wildlife viewing enhancement plan and implementation of enhancements.

Historic Properties Management Plan

In November 2005, Douglas PUD formed a Cultural Resource Work Group (CRWG) to conduct consultation as required by Section 106 of the National Historic Preservation Act (NHPA), and to develop studies to identify Project effects. The CRWG was comprised of representatives from the Colville, the Washington Department of Archaeology and Historic Preservation (DAHP), the FERC, the BLM, the Bureau of Indian Affairs (BIA), and Douglas PUD. The CRWG developed a Historic Properties Management Plan (HPMP) to address potential Project-related effects to cultural resources within the area of potential effect (APE).

The purpose of the HPMP is to provide guidelines to Douglas PUD for managing historic properties affected by the operation and maintenance of the Wells Project and complying with the NHPA during the term of the new FERC license. The HPMP includes programs for achieving NHPA compliance through monitoring and protection of historic properties, and through consultation with the DAHP State Historic Preservation Officer

(SHPO), CCT Tribal Historic Preservation Officer (THPO) and other interested parties. Table 2.5.1-1 summarizes implementation measures within the HPMP.

Table 2.5.1-1 Historic Properties Management Plan Implementation Measures

Implementation Measure	Description
Designate a HPMP Coordinator	Douglas PUD will appoint a staff HPMP Coordinator responsible for implementation of the HPMP.
Consultation	Douglas PUD will manage historic properties within the Wells Project APE in consultation with the SHPO, THPO, FERC and other agencies as applicable.
Education and Interpretation Program	Douglas PUD will develop an Employee Education Program to inform appropriate staff and contractors on the relevant HPMP programs. Douglas PUD will develop a Public Education and Interpretation Program designed to provide information about historical uses of the Wells Project area.
Management Standards for Historic Properties	For projects that cause ground disturbance or that have other potential effects to cultural resources, Douglas PUD will consult with the THPO, SHPO and other interested parties prior to beginning the project.
Curation and Document Management	Archaeological collections will be curated at the Colville curation facility in Nespelem, WA. Douglas PUD will inventory and index relevant documents, data, drawings, photographs, etc., that are considered historic or of value to historic properties management.
Historic Structures Evaluation	Wells Dam and the associated facilities will be evaluated for historic architectural and engineering significance after the facility turns 50 years old (2017).
Inadvertent Discoveries and Emergencies	For inadvertent discoveries, all activities at the project site will cease and Douglas PUD will consult with the appropriate parties to identify the appropriate measures.
Site Specific Management Measures	Douglas PUD will implement the Archaeological Sites Monitoring Plan as described in Appendix G of the HPMP. This program is summarized below.
Traditional Cultural Properties	Douglas PUD will consult with the THPO and the SHPO for those activities that may have effects on TCPs, and will prepare Determinations of Eligibility for the National Register of Historic Places.

Monitoring and Treatment Program

The HPMP archaeological monitoring program includes five basic components: 1) an archaeological site monitoring program; 2) a site testing program; 3) a monitoring program for inundated sites; 4) an erosion monitoring program; and 5) a site protection program. Sites to be managed under each of these programs include 44 sites to be monitored annually, 211 sites to be monitored every 10 years, 65 inundated sites to be monitored during low reservoir events, 8 sites requiring additional information or site testing, and 6 sites requiring protection measures. Erosion monitoring will be conducted

by a professional geomorphologist at a subset of archaeological sites which will be selected based on landform, river environment, and archaeological content. Each of the sites identified for management were selected and prioritized by the CRWG based on study results and past research. Management measures will be modified as new information becomes available after each monitoring cycle. Each year the CRWG will meet to discuss study results and to modify the monitoring program as appropriate.

Consultation

Consultation with the THPO, SHPO, and other parties as applicable, is a key component of each program within the HPMP. For projects that cause ground disturbance or that have other potential effects to cultural resources, Douglas PUD will consult with the THPO, SHPO and other interested parties prior to beginning the project. Consultation is also required for inadvertent discoveries, traditional cultural properties, education and interpretation, emergency situations, annual monitoring program, and for periodic revisions to the HPMP. The CRWG will review the HPMP every five years to identify whether any potential changes are needed.

Douglas PUD Land Use Policy

The waters and shoreline features of the Wells Project have been designated as critical habitat for several ESA listed species. As it applies to the Wells Project, the goal of the Douglas PUD Land Use Policy is to ensure that Project operations are in compliance with the FERC license and other federal and state regulations, including the protection of fish and wildlife habitat, protection of critical habitat for ESA-listed species, protection of significant historical, cultural and natural features and compliance with existing settlement agreements including the HCP. The Douglas PUD Land Use Policy is Douglas PUD's decision making process for issuing any land use permit for commercial and private use of Wells Project land and waters. The plan, together with the HCP, ASA, other Terrestrial Resource Management Plans, and Off-License Settlement, form the core of the Douglas PUD resource measures.

The use of Wells Project lands will be governed by the Wells Project license and the Douglas PUD Land Use Policy, and must comply with applicable federal and state laws, the Wells HCP and various fish and wildlife settlement agreements. All required environmental permits must be obtained and the proposed use must comply with the FERC license and the Douglas PUD Land Use Policy before Douglas PUD will issue a land use permit. Permits from city, county, state and federal agencies may be required before a permit will be issued.

Terrestrial Resources

Within the Wells Project Boundary, no new ground disturbing activities will be allowed within buffer areas surrounding RTE plant locations, and no new land use permits will be issued for these buffer areas. Ground disturbing activities are not allowed on Douglas PUD owned or controlled lands, within 500 ft in any direction, of any know RTE plants locations mapped by EDAW, Inc. (Douglas PUD 2006a).

Douglas PUD will comply with the guidelines established in the Wildlife and Botanical Management Plan for the protection of RTE terrestrial species. The guidelines include protection of bald eagle (*Haliaeetus leucocephalus*) perch trees on land owned by Douglas PUD.

Aquatic Resources

The Wells HCP provides for the protection of the reservoir habitat for the HCP Plan Species while making land use permit decisions. Douglas PUD is required to consider the cumulative impact effects of land use decisions, in order to meet the HCP objective of “no net impact”. Douglas PUD is also required to notify and consider comments from the various agencies and tribes (HCP signatory parties only) regarding land use permit applications.

Docks provide habitat for piscivorous fish to hide and wait to ambush prey moving past the dock. Docks disrupt the shoreline forcing small fish to leave the shoreline cover and either swim under the dock where the predators wait or out into deeper water and away from cover. Douglas PUD’s Land Use Policy limits new boat docks to the city limits of Bridgeport, Brewster and Pateros to ensure high survival of juvenile HCP Plan Species. These restrictions are intended to protect juvenile salmon from predation and meet smolt survival standards required by the Wells HCP.

Large portions of the mainstem Columbia River and lower Methow River are designated as critical habitat under the ESA for either spring Chinook or steelhead. Critical habitat designations further restrict Douglas PUD’s ability to grant land use permits along the shoreline of the Columbia and Methow rivers. Section 7 of the ESA prohibits the destruction or adverse modification of critical habitat in connection with actions carried out, funded, or authorized by a federal agency or an entity that has a federal nexus such as funding, permits or FERC license.

Compliance with critical habitat designations requires Douglas PUD to ensure that each permit application has received an exception from critical habitat designation, from either NMFS or USFWS, prior to Douglas PUD issuing a conditional land use permit. Changes in critical habitat designations and regulations are frequent. Douglas PUD will require

that applicants for land use permits consult both the NMFS and USFWS prior to submitting a land use permit application.

Cultural Resources

Compliance with the Douglas PUD Land Use Policy ensures the compatibility of public and commercial occupancy of Project land (public land) with project operations, compliance with FERC license articles, and federal and state laws. Significant cultural resource sites on Project lands are subject to protection under Articles 41 and 44 of the Wells FERC License and section 106 of the NHPA.

Under the NHPA, Douglas PUD is required to address potential impacts to cultural resources that may be affected by Project-related activities conducted in compliance with the FERC license. Procedures for addressing cultural resource issues are defined in Douglas PUD's proposed HPMP. Douglas PUD will follow the guidelines of the HPMP prior to issuing any land use permits. If a permit is issued, the proponent will be required to pay for any additional archaeological work related to the proposed land use activity.

Federal law prevents Douglas PUD from disclosing the location of archaeological and cultural sites. Permits for these locations will either not be issued, or will include special conditions to ensure protection of the cultural resource site.

2.5.1.4 Off-License Settlement Agreement

In 2006, the FERC issued a Policy Statement on Hydropower Relicensing Settlements that limits the ability of licensees to include measures lacking sufficient nexus to the project as conditions of a new license. However, FERC recognized that settling parties are free to enter into "off-license" or "side" agreements with respect to such matters that will not be included in a license. The measures related to the Wells Wildlife Area and rainbow trout program are similar to measures in other relicensing proceedings which FERC found to lack a sufficient nexus to the project. Therefore, in an effort to continue these programs during the term of the new license consistent with the Policy Statement, WDFW and Douglas PUD entered into an Off-License Agreement.

The Off-License Agreement is an agreement between Douglas PUD and WDFW that is not intended to be included in the new license and therefore is not subject to FERC approval. Through this agreement, Douglas PUD agreed to the following responsibilities:

1. Trout Program: Douglas PUD will provide the funds necessary to produce and transport up to 20,000 pounds of rainbow trout equivalents, based on rearing goals set annually with the WDFW. The trout will be either raised at the Wells Fish Hatchery or at another location agreed to by both parties.

2. Wildlife Area Operations and Maintenance Funding: Douglas PUD will provide annual Operations and Maintenance funding for the Wells Wildlife Area in an amount not to exceed \$200,000 (2007 dollars).
3. Habitat Restoration Funding: Douglas PUD will provide WDFW with funding to restore Wells Wildlife Area habitat destroyed by fire in an amount not to exceed \$50,000 (2012 dollars) over the term of the agreement.
4. Capital Equipment Replacement Funding: Douglas PUD will provide WDFW with funds to replace certain capital equipment used in the maintenance of the Wells Wildlife Area once it has reached the end of its useful life.

Through this agreement, WDFW agreed to the following responsibilities:

1. License Application: WDFW agrees to support the Aquatic and Terrestrial measures proposed in the Wells License Application for the New Operating License.
2. License Term: WDFW agrees to support Douglas's request for a New Operating License for a term of 50 years.
3. Water Quality Certification: WDFW agrees to reference only the goals and objectives contained within the management plans attached to the Aquatic Settlement Agreement and the measure(s) contained within the Off-License Agreement when working with Ecology to develop the original conditions of the Clean Water Act § 401 water quality certification for the New Operating License for the Wells Project.
4. FPA Section 10(a) and 10(j): WDFW agrees to refrain from requesting or advocating for additional FPA section 10(a) and 10(j) conditions or measures for Wildlife Resources, Resident Fish, Resident Fish habitat and lost Resident Fish harvest opportunities during the relicensing proceedings related to the issuance of a New Operating License for the Wells Project.
5. Trout Agreement: WDFW will meet with Douglas PUD in April of each year to establish the annual rearing goals and transportation protocols for each year's Trout Program and to determine how to best meet the trout obligation.
6. Wells Wildlife Program: WDFW will provide Douglas PUD with a proposed budget, not exceeding \$200,000 (2007 dollars), and will provide a general description of how the proposed budget addresses the goals of the program for the Wells Wildlife Area by March 1st of each year. WDFW will provide complete documentation of all expenditures with each monthly bill. WDFW will not release

or propagate any RTE species below the Project Boundary, not currently found within Project Boundary, without written permission from Douglas PUD. To ensure consistency with the Off-License Agreement, WDFW will provide Douglas PUD with an opportunity to review and modify any action that is expected to take place within the Wells Project Boundary.

The Off-License Agreement was effective December 11, 2007, with Douglas PUD's responsibilities commencing on June 1, 2012. The agreement expires upon the expiration of the Wells Project's New Operating License, assuming that an acceptable license is issued to Douglas PUD.

3.0 ENVIRONMENTAL BASELINE

For the purposes of this BA, the action area includes all areas potentially affected directly or indirectly by the Wells Project. This includes both project components that are located within the FERC-approved Project Boundary as well as features and areas located outside of the Project Boundary.

Project components within the FERC Project Boundary include the hydrocombine and associated structures, the reservoir, transmission line, tailrace, recreation facilities and adjacent lands. Project features within the Project Boundary are discussed in greater detail Section 3.2.

ESA-listed species' use of some areas and features located upstream of the Project Boundary could also be potentially affected directly or indirectly by the Wells Project. These features include upper portions of the Methow River located more than 1.5 miles upstream from its confluence with the Columbia River, the Methow River fish hatchery and acclimation pond, an acclimation pond and trapping site on the Twisp River (a tributary to the Methow River), and an acclimation pond on the Chewuch River, another tributary of the Methow River. Additional features located outside of the Project Boundary, include upper portions of the Okanogan River located more than 15.5 miles upstream from its confluence with the Columbia River. Features located outside of the FERC Project Boundary, and potentially affected by Project operations are discussed in Sections 3.3 (upper portions of the Methow and Okanogan river basins) and 3.4 (Methow Hatchery and acclimation ponds).

3.1 OVERVIEW

The Columbia River within the Wells Project lies in a relatively narrow valley comprised of numerous large, dry side canyons and is also joined by two major tributaries: the Methow and Okanogan rivers. Land ownership in the Wells Project area is a mixture of local, state, tribal, federal and private interests, with the majority of land being privately owned and used for agriculture, rangeland, and residences. Agricultural uses include pasture, orchards, nurseries, and dry and irrigated lands used to grow crops. Natural meadow areas and dry shrub-steppe areas are largely used as rangeland for cattle. Residential areas are found primarily around the incorporated cities of Bridgeport, Brewster and Pateros. Major habitats include waterbodies such as the reservoir and associated tributaries; wetlands associated with tributary floodplains and low-lying depressions; riparian areas that form the transition from waterbodies and wetlands into adjacent upland communities; and, the adjacent upland communities that include managed agriculture/pasture lands, shrub-steppe, and forest habitats.

For purposes of outlining the environmental baseline conditions of the Wells Project, related facilities, and general Project setting, this section provides a summary of the environmental conditions of the components within the Project Boundary and those outside of the boundary that could be directly or indirectly affected by the Project (i.e., tributaries outside of the Project Boundary, Methow Fish Hatchery, and acclimation ponds). This section addresses the general site condition of these features and focuses on the use of the areas by the following 16 species:

- Bull trout (threatened, 1998 listing)
- Upper Columbia River spring-run Chinook salmon (endangered, 1999 listing)
- Upper Columbia River Steelhead (endangered, 1997 listing; threatened per 2009 court decision and order)
- Marbled Murrelet (threatened, 1992 listing)
- Greater sage-grouse (candidate, 2008)
- Fisher (candidate, 2004)
- Pygmy rabbit (endangered, 2001 listing)
- Gray wolf (endangered, 1973 listing)
- Grizzly bear (threatened, 1975 listing)
- Canada lynx (threatened, 2000 listing)
- Northern spotted owl (threatened, 1990 listing)
- Washington ground squirrel (candidate, 1999)
- Yellow-billed cuckoo (candidate species, 1982)
- Wenatchee Mountains checkermallow (endangered, 1999 listing)
- Showy stickseed (endangered, 2002 listing)
- Ute ladies' -tresses (threatened, 1992 listing)

These species are described by USFWS or NMFS as those ESA-listed or candidate species that have historically occurred, are known to occur, or have the potential to occur within the counties in which the Wells Project is located (Douglas, Chelan, and Okanogan). In Section 4.0 an evaluation of the habitat preferences, ranges, and likelihood of occurring in the Wells Project is presented for each of these species. Based on this evaluation, only three of these species are expected to occur within the action area with any regularity: bull trout, spring Chinook and steelhead. Grizzly bear and gray wolf are known to inhabit a wide range of habitats, have large territories, and can travel considerable distances to establish their territories (especially young males). Thus, it is possible that individuals may move through the Wells Project area on occasion, but it is highly unlikely they would reside in the Project Area, or be affected by the Project.

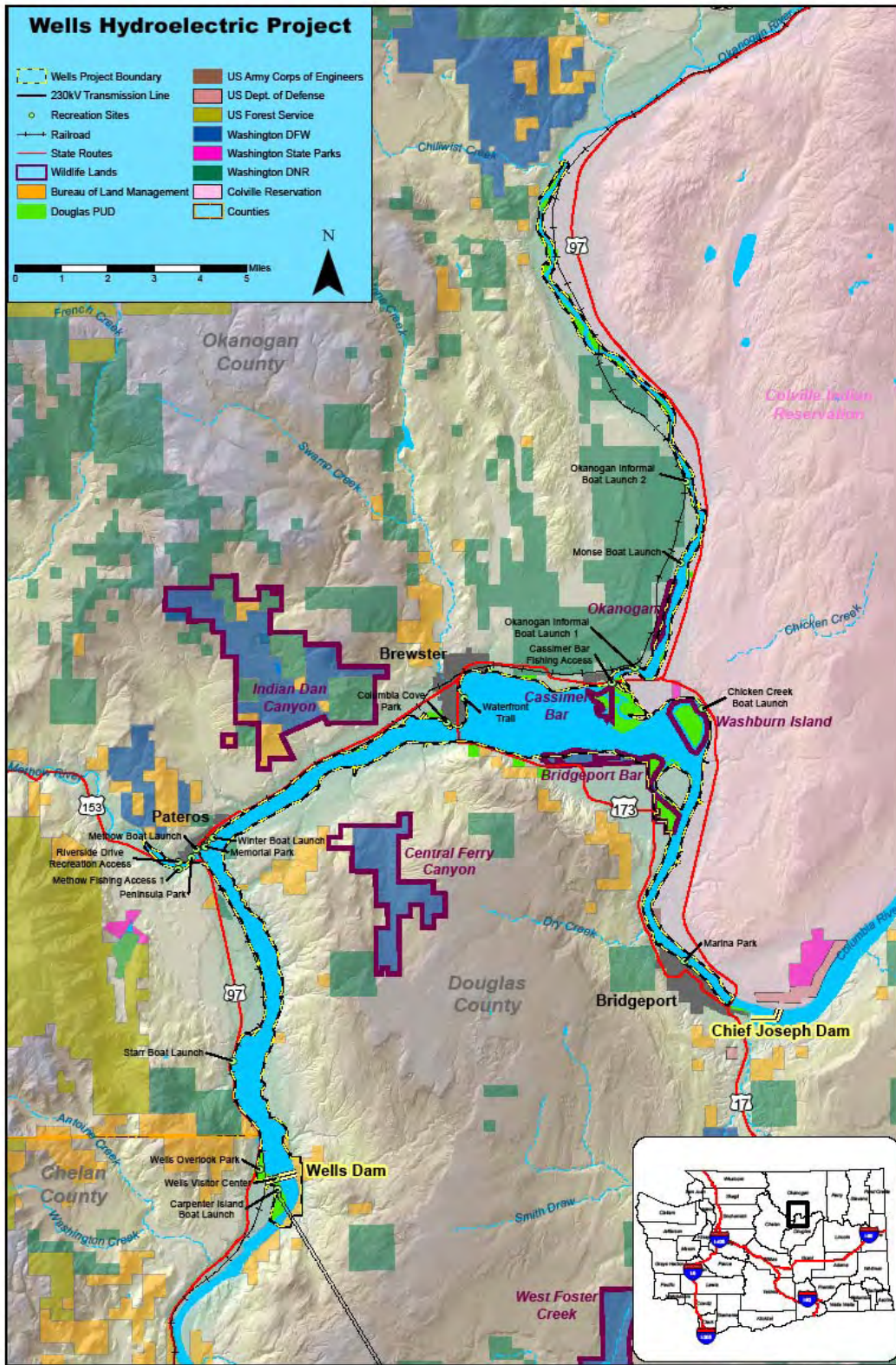


Figure 3.1-1 Map of the Wells Project Area and Highlighted Project Features

3.2 WELLS PROJECT

3.2.1 Project Components

3.2.1.1 Wells Dam

Wells Dam is located at Columbia River Mile 515.6. The design of Wells Dam is unique to the Columbia River with the generating units, spillways, switchyard and fish passage facilities combined into a single structure referred to as the hydrocombine. Adult fish passage facilities are located on both ends of the hydrocombine structure. The hydrocombine itself is 1,130 ft long and 168 ft wide with a top elevation at 795 ft above MSL. Its design includes a series of eleven spillway bays and ten separate generating units. The generating units are isolated in individual silo-like structures with the spaces between the units serving as spillway bays. The turbine draft tubes are located below the spillway bays.

Earth embankments extend from the hydrocombine to the west and east abutments. The west embankment is 2,300 ft long and 40 ft high, with a top elevation of 797 ft MSL. The east embankment is 1,030 ft long with a maximum height of 160 ft above the riverbed. The east embankment also has a top elevation of 797 ft.

3.2.1.2 Reservoir

The body of water formed and directly influenced by Wells Dam is known as Wells Reservoir (Figure 3.1-1). Wells Reservoir consists of portions of three rivers including 29.1 miles of the Columbia River, 1.5 miles of the lower Methow River (Water Resource Inventory Area (WRIA) 48), and 15.5 miles of the lower Okanogan River (WRIA 49). The normal maximum water surface elevation of Wells Reservoir is 781 ft MSL. At this elevation, Wells Reservoir surface area is 9,740 acres, the total storage capacity is 331,200 ac-ft, and the usable storage capacity is 97,985 ac-ft. The Wells Project has an impoundment right of 331,200 ac-ft per year and is authorized to maintain its reservoir level between elevation 781 and 771 ft MSL for power and non-power purposes. The maximum depth of the reservoir under average conditions is >100 ft and the mean depth is 34 ft. The flushing rate varies seasonally with average flushing rates of 0.48 days in June and 2.98 days in January (Douglas PUD 2006b).

The Wells Project is a “run-of-river” hydroelectric project meaning that on average, daily inflow to Wells Reservoir equals daily outflow. The inflow to Wells Reservoir is primarily determined by operations of the Federal Columbia River Power System (FCRPS), which is managed for a number of purposes, including flood control, irrigation, power production, protection of fish resources and recreation. In general, the FCRPS is operated to fill upstream storage reservoirs by the end of June, provide augmented summer flows for fish passage and power production through the summer, draft storage reservoirs to meet power demand and salmon spawning requirements through the fall and

winter and, depending on snow accumulations and runoff forecasts, draft for flood control and fill to meet the June refill target through the spring (Douglas PUD 2006b). The FCRPS manages for these objectives using releases from storage at Chief Joseph Dam (USACE) and Grand Coulee Dam (United States Bureau of Reclamation [USBR]), adjusted for inflow from tributary streams above the Wells Project (Okanogan and Methow rivers) and below the Wells Project (Entiat, Wenatchee, Yakima and Snake rivers).

The uppermost five mile section of Wells Reservoir immediately downstream from the Chief Joseph Dam tailrace (RM 540 to RM 544.9) is characteristic of a riverine environment. This section of Wells Reservoir is relatively narrow and fast-flowing with a precipitous shoreline. Dominant substrate in this upper section is characterized by larger sized cobble substrate. The middle section is more characteristic of a lacustrine environment. The middle 10-mile section between the town of Brewster (RM 530) and just upstream of Chief Joseph State Park (RM 540) is more characteristic of a lacustrine environment. This section of Wells Reservoir is a shallow, relatively broad area containing the confluence of the Okanogan River. Water velocities in this middle section are slower, more of the substrate is composed of fine sediment, and the bathymetry is more gradual than the Upper Wells Reservoir. This section has the highest density of aquatic plant communities and has the largest area of littoral fish habitat compared to the other two sections of Wells Reservoir (Le and Kreiter 2006). The lowermost 15-mile section is relatively narrow and fast flowing, compared to the middle section, but eventually slows and deepens as it nears Wells Dam. Shoreline slopes are steep with a relatively high frequency of rip-rap; substrates in this section tend to be coarse. The exception to these habitat characteristics in the lower section of Wells Reservoir is the area near the confluence of the Methow River (Beak Consultants, Inc and Rensel Associates 1999), which consists of higher levels of fine substrate that has been deposited within Wells Reservoir by the Methow River.

A botanical survey of the Wells Project was conducted in 2005 (Douglas PUD 2006a). The 12,217-acre study area for the Wells Project included the approximately 9,678 acre open water areas of Wells Reservoir and approximately 2,539 acres of land within the Wells Project Boundary. Although the focal area of the survey included the reservoir components and adjacent upland, the major habitat groups identified in the survey are representative of the general habitats found throughout the Wells Project area, including upper portions of the Methow and Okanogan rivers, as well as the area surrounding the hatchery components of the Wells Project. Cover types of the Wells Project area are identified in Table 3.2.1-1.

Table 3.2.1-1 Acreage of Cover Types in Wells Project Study Area.

Community Type	Acres in the Reservoir Component	Percent of Area Surveyed ¹
Conifer	5	0.2
Shrub-steppe	502	19.8
Open - grass	136	5.4
Open - weed	163	6.4
Rocky - upland	12	0.5
Riparian - tree	142	5.6
Riparian - shrub	314	12.5
Emergent wetland	287	11.4
Emergent wetland - pond	46	0.5
Littoral zone	61	2.4
Bare-disturbed-eroded	49	1.9
Agriculture	648	25.5
Developed	175	6.9

¹ Excludes open water portion of the reservoir (9,678 acres).

The entire shoreline length is 105 miles long, most of which has a relatively steep topography with banks rising sharply to 20 to 40 ft above the reservoir elevation. Exceptions to this include: shoreline areas near Pateros and Brewster; near the mouth of Okanogan River; at Washburn Island; and at Bridgeport Bar. The reservoir shoreline is diverse and includes stable areas with dense riparian vegetation; unstable and eroding areas; areas of minimal vegetation and exposed bedrock; and areas that are relatively unvegetated and have been stabilized by riprap. There are 142 acres of riparian vegetation with deciduous tree overstory on lands within the Wells Project Boundary (Douglas PUD 2006a). Shrub-steppe, irrigated agriculture, wildlife habitat (e.g., wildlife management areas), recreation lands, and the towns of Pateros, Brewster and Bridgeport, surround the reservoir.

Within the reservoir, native aquatic plant communities (i.e., macrophytes) are dominated by various native species of pondweed (*Potomegeton* spp.) and are most common between depths of 4 to 18 ft (Douglas PUD 2006a and Le and Kreiter 2006). Macrophytes generally were not found at water depths less than 4 ft, which encompasses the area most susceptible to fluctuating reservoir water levels (Le and Kreiter 2006). Invasive species such as Eurasian watermilfoil and curly leaf pondweed (*Potomegeton crispus*) also occur in Wells Reservoir, but at this time are in relatively low proportion relative to the dominant native macrophyte communities (Le and Kreiter 2006).

The revised 2006 Washington State WQS identify the aquatic life uses in the Water Resources Inventory Area of the Columbia River section (RM 309.3 to 596.6) that includes Wells Reservoir, as salmonid spawning, rearing and migration (Ecology 2006). Other identified uses for Wells Reservoir include recreation (primary contact), water supply uses (domestic, industrial, agricultural, and stock watering) and miscellaneous uses such as wildlife habitat, harvesting, commerce/navigation, boating and aesthetics. In the state WQS, only one category, Category 5, represents the 303(d) listed waters subject to EPA approval and requiring TMDL (Ecology 2008). Water temperature and TDG

levels in Wells Reservoir have been known to exceed WQS and were assigned a Category 5 designation, based on measurements reported by the USACE (NMFS 2002a, Ecology 2008). The reach of the Columbia River within the Wells Project was on the State's 303(d) list for temperature impairment in 1996, 1998, 2004 and 2008 (Ecology 2008). The reservoir was also on the 303(d) list for TDG impairment in 1996 and 1998. However, in 2004, this reach of the Columbia River was removed from the 303(d) list for TDG, and assigned a Category 4a designation as a result of implementation of EPA approved TMDLs. The Category 4a designation remains in effect as of 2008 (Ecology 2008). Numerous water quality studies have also been conducted in the reservoir by multiple entities (i.e., Douglas PUD, Ecology, USGS, and USACE), some since the late 1950s. Results indicate that the water found within the Wells Project is of high quality and is in compliance with the State standards for all of the parameters measured, except for seasonal exceedances in water temperature.

Lower Methow River

The Wells Project Boundary includes the Methow River from its confluence with the Columbia River to RM 1.5(Figure 3.1-1). The lower Methow River drainage is a moderately confined alluvial valley with an average gradient of 0.37 percent (NMFS et al. 1998). Shoreline areas in this 1.5 mile section of the river are highly developed, with the southern shoreline dominated by homesteads, boat docks, and lawns, and the northern shoreline bank dominated by rip-rap and the City of Pateros. Water quality in the section of the Methow River within the Project is considered excellent and the substrate is in good condition (Ecology 1992, NMFS et al. 1998). Although water use data is not specifically available for this portion of the river, aquatic life use, recreation, water supply, and other miscellaneous uses in this portion of the Methow are expected to be the same as those identified for the reservoir component (Ecology 2006). Similarly, water quality assessment data are expected to be similar to those of the reservoir and would include a Category 5 designation for temperature exceedances (Ecology 2008). The Methow watershed overall currently supports healthy populations of anadromous summer/fall Chinook, and ESA-listed stocks of spring Chinook, steelhead and bull trout. Aquatic habitat in the lower section of the Methow River is utilized by anadromous salmonids (Chinook, steelhead) and bull trout primarily as an adult migratory corridor to access spawning areas in the upper reaches and by juvenile anadromous salmonids as a rearing and migration corridor (Ecology 1992).

Lower Okanogan River

The Wells Project Boundary includes the Okanogan River from its confluence with the Columbia River to RM 15.5(Figure 3.1-1). This lower section of river flows through a U-shaped, unconfined alluvial valley, has a gradient of 0.03 percent, and consists of mostly eroded banks and straight and impounded stream types (NMFS et al. 1998). Riparian vegetation is dense, but is not of suitable height to provide adequate shading of

the river, which is > 100 ft wide throughout most of the river length (Douglas PUD 2006b, Ecology 2009). The entire Okanogan River drainage is a broad valley composed of deep glacial deposits that are highly erodible. Substrate in the Project area component of the river is primarily gravel and increases in size to primarily cobble substrate heading northward (Ecology 2009). Designated uses for the Okanogan River include salmonid spawning, rearing and migration, recreation (primary contact), water supply uses (domestic, industrial, agricultural, and stock watering), and miscellaneous uses such as wildlife habitat, harvesting, commerce/navigation, boating and aesthetics (Ecology 2006).

The lower portion of the Okanogan River, including the 15.5 miles within the Wells Project Boundary was put on the 303(d) list for DDE, DDD, and PCBs concentrations above standards in 1994 (Ecology 2008). Water quality problems were attributed to irrigation return flows, livestock impacts on bank vegetation and stability, erosion from non-irrigated cropland, and forest harvest practices, such as road construction (NMFS et al. 1998). Subsequent assessments resulted in Ecology removing the Lower Okanogan River within the Wells Project Boundary from the 303(d) list in 2004. However, water temperatures in this portion of the river are known to exceed the WQS during summer months and some sections of the lower Okanogan remain on the 2008 303(d) list (Ecology 2008). Water temperature modeling analysis demonstrated that with Wells Project in place, water temperatures in the Columbia, Okanogan and Methow rivers do not increase by more than 0.3°C compared to ambient without Wells Project conditions anywhere in the reservoir, and that the Wells Project complies with state water quality standards for temperature. The analysis also showed that the backwater from the Wells Project can significantly reduce the very high summer temperatures observed in the lower Okanogan and Methow rivers. The intrusion of the Columbia River water into the lower 1-2 miles of the Okanogan River and lowest mile of the Methow River can significantly decrease the temperature of warm summer inflows from upstream, and can also moderate the cold winter temperatures by 1-3°C, reducing the extent and length of freezing (Douglas PUD 2008j). Based upon the model, water temperature exceedance both within and upstream of the Wells Project are believed to be a result of natural phenomena (low gradient, low instream flow, natural lake impoundments, arid conditions and solar radiation on the upstream waterbodies) and are not attributed to the presence of the Wells Project (Douglas PUD 2006b). Despite temperatures in exceedance of the WQS in some portions of the river, the Okanogan River watershed currently supports the Columbia Basin's largest run of anadromous sockeye and healthy, harvestable runs of summer/fall Chinook (NMFS et al. 1998). The Okanogan Basin also supports ESA-listed steelhead. Anecdotal reports from the Colville Tribe also suggest bull trout are present seasonally in the Okanogan River and have been detected in the upper reaches at Zosel Dam in Oroville. However, eight years of telemetry monitoring by Douglas PUD only documented straying behavior by bull trout that move briefly into the lower Okanogan River and then leave for the Methow River. The lower section of the Okanogan River within the Wells Project Boundary is utilized by anadromous salmonids primarily as a migratory corridor (NMFS et al. 1998).

3.2.1.3 Tailrace

The Wells Tailrace, as defined in the Wells HCP, is the body of water from the base of Wells Dam to a point 1,000 ft downstream of the dam. The Wells Project Boundary extends beyond the HCP defined Wells tailrace to a point 1.2 miles downstream of the dam. The width of the tailrace at the downstream face of the powerhouse is 1,000 ft. The tailrace width is approximately 1,900 ft at its widest point.

The tailrace begins at the exit of the draft tubes and consists of natural riverbed. Rock riprap lines the immediate left and right banks of the tailrace to prevent erosion caused by currents produced during larger spill events. An excavated rock trap, approximately 13 ft deep and 30 ft wide, runs the length of the hydrocombine, immediately downstream of the draft tube exit sill. The trap was excavated into bedrock during construction of the dam based on the results of hydraulic model testing of tailrace scour during operation of the spillways. High spill volumes during early operations of the project filled the rock trap with riverbed materials as predicted by the model studies. The trap was re-excavated in 1967 to remove the deposited materials. The trap is cleaned out when accumulated debris approaches height in the trap that would create a potential for debris to fall back into the draft tube exits. The rock trap has been excavated twice since 1967, most recently in August 2006. Debris is removed by a barge-mounted crane with a 70 foot arm and a clamshell bucket, and placed on a second barge for removal. Material is deposited offsite in remote upland areas.

The tailwater of the Wells Project is influenced by the reservoir of the Rocky Reach Project, located 42 miles downstream. The tailwater level of the Wells Tailrace is a result of both the flow of water through Wells Dam and the forebay elevation maintained by the Rocky Reach Project. For example, a discharge of 200 kcfs from Wells Dam and a Rocky Reach Reservoir elevation at its normal elevation of 707 ft would result in an approximate tailwater elevation of 718 ft. A lesser discharge of 100 kcfs from Wells Dam and a Rocky Reach Reservoir elevation of 707 ft would result in an approximate tailwater elevation of 711 ft.

3.2.1.4 Wells Hatchery

The Douglas PUD Hatchery Program is designed to mitigate for the construction and continuing impacts to anadromous fish attributed to the operation of the Wells Project. To meet HCP production goals, Douglas PUD owns and provides funding for the operation and maintenance of two hatchery facilities: the Wells Hatchery and the Methow Hatchery. Both the Wells and Methow hatchery programs are funded by Douglas PUD and operated by WDFW.

The Wells Hatchery is located within Project Boundary; the other components of the Hatchery Program are located outside of the Project Boundary, and are discussed in greater detail later in this document. The hatchery programs annually produce approximately 3 million juvenile salmon and steelhead that are released into the Methow, Okanogan and Columbia rivers. The Wells Hatchery is operated to provide compensation for both inundation and passage losses as described in the Wells HCP. The

inundation compensation is related to Wells Project construction and includes the production of 300,000 yearling steelhead, 320,000 yearling summer Chinook and 484,000 subyearling summer Chinook. The passage loss compensation provided by the Wells Hatchery is currently set at 48,858 yearling steelhead (3.8 percent).

The Wells Fish Hatchery is located immediately adjacent to the Wells Dam on the west tailrace embankment and produces summer Chinook, steelhead, coho and rainbow trout. Built in 1967, it was originally developed to compensate for the loss of fish production resulting from the inundation of the Columbia River above the dam. The Wells Hatchery, including associated facilities, covers 33 acres and consists of: a 6,100 ft long channel with portions of the channel modified to hold adults and juveniles; numerous above ground and in ground raceways; four large earthen rearing ponds; a centralized incubation, early rearing, cold storage and administration building; vehicle storage building; steelhead spawning building; and a separate set of residences for hatchery personnel.

The four earthen rearing ponds vary in size and purpose. Pond 1 is used for rearing yearling summer Chinook and is connected to the main hatchery outfall channel via a gate and outlet structure. When acclimated and ready for release, the juvenile summer Chinook are allowed access to the main hatchery outfall channel and are volitionally released into the Columbia River below Wells Dam. Pond 2 is the largest pond and has historically been used to raise yearling steelhead or subyearling Chinook. Ponds 3 and 4 are used each year for the rearing of yearling steelhead. Ponds 2, 3 and 4 have volitional collection and transportation facilities located downstream of their outlet structures. The steelhead raised at the Wells Hatchery are volitionally collected at the hatchery and are transported and released by truck or acclimated in the Methow and Okanogan rivers. Currently no juvenile steelhead are released through the hatchery outfall channel.

3.2.1.5 Transmission Line

The Wells Project includes two 230 kV single-circuit transmission lines. Each of the 230 kV transmission lines is capable of transmitting the entire output of the Wells Project. The lines run 41 miles in length from the switchyard atop the hydrocombine to the Douglas Switchyard operated by Douglas PUD. The lines run parallel to each other on 45-85 foot steel towers along a common 235-ft wide right-of-way. The Douglas Switchyard is located in close proximity to the Rocky Reach Switchyard, operated by Chelan PUD and the Sickler Substation, operated by the Bonneville Power Administration (BPA). The 230 kV lines connect to the regional transmission grid at BPA's Sickler Substation. A 115 kV non-project transmission line was constructed by Douglas PUD in 1976. This line extends approximately 10 miles from Wells Dam to the Foster Creek Substation near the City of Bridgeport.

The habitat in the vicinity of the corridor includes shrub-steppe, small stands of conifer tree dryland wheat fields and fields planted to grass and shrubs under the Conservation Reserve Program. The area supports huntable populations of mule deer and upland game birds including California quail, grey partridge and chukar. Raptors are found hunting the fields in the vicinity of the corridor and nest in the conifer tree stands. Songbirds, owls, ravens and crows are all present in the area (Douglas PUD 2009h).

3.2.2 Species Documented Within the Wells Project

Results from the numerous studies conducted in the Wells Project indicate that the water quality, turbidity, flow, and nutrient levels of the reservoir are all within sufficient limits to support healthy populations of aquatic species and provide ample water uses that include salmonid spawning, rearing and migration, recreation (primary contact), water supply uses (domestic, industrial, agricultural, and stock watering), and miscellaneous uses such as wildlife habitat, harvesting, commerce/navigation, boating and aesthetics (Douglas PUD 2006b, Ecology 2006, 2008). Limnological, macrophyte, and aquatic macroinvertebrate studies of the reservoir by Douglas PUD support these findings (BioAnalysts, Inc. 2006; DTA 2006; Douglas PUD 2006c and 2009h; EES 2006; Le and Kreiter 2006). Water quality studies conducted by Douglas PUD have demonstrated compliance with Washington State numeric criteria for water quality standards associated with TDG, DO, pH, turbidity, water temperature and toxins (Politano et al. 2008, 2009a, 2009b; West Consultants, Inc. 2008; Parametrix, Inc. 2009; CBE 2009; Douglas 2008g). These studies indicate that Wells Reservoir is a healthy run-of-river waterbody with no thermal or chemical stratification; that the reservoir ecosystem is dominated by native fish, macrophyte, and benthic invertebrate communities; and that the reservoir supports healthy populations of numerous other native wildlife species.

The impounded deepwater, shallow shoreline water, and shoreline riparian areas of the reservoir (including the Columbia River and lower portions of the Methow and Okanogan rivers) provide habitat for numerous species that include aquatic invertebrates and fish, wading birds, shore birds and waterfowl, several aquatic furbearers, and terrestrial species that may frequent the reservoir edge for water and foraging opportunities. As presented in the PAD, numerous surveys have been conducted in the Wells Project area for botanical resources, amphibians, fish, mammals, birds, and macroinvertebrates (BioAnalysts, Inc. 2006; Lê, B. and S. Kreiter 2006; Douglas PUD 2006a, c; 2008c, f; Douglas PUD 2009h). Field surveys of Wells Reservoir, the Project transmission line, and the surrounding area have documented 161 bird species, 5 amphibians, 9 reptiles, 29 mammals (Table 3.2.2-1), 27 resident fish species (Table 3.2.2-2), 6 anadromous fish species, and aquatic macroinvertebrates including 17 mollusk species (Table 3.2.2-3). Open water habitat is of particular importance to waterfowl, macroinvertebrates, and aquatic furbearers during much, if not all, of their life cycle. The WDFW considers Wells Reservoir one of the most important waterfowl wintering areas in eastern Washington (Patterson B, WDFW, pers. comm.). Although Canada geese are the only

bird known to nest along the reservoir in any great numbers (Hallet 2005; WDOG 1978; WDOG 1979), many species use the area for foraging and resting activities. Data from aerial surveys show a maximum of 33,912 ducks and geese using Wells Reservoir during the fall migration, and a maximum of 38,909 ducks and geese wintering on the reservoir (Douglas PUD 2006c). In addition to the waterfowl, as shown in Table 3.2.2-1, many birds of prey, shorebirds, rails, and game birds are known to use the reservoir and surrounding upland areas, some in great numbers. Up to 23,150 American coots have been documented at Wells Reservoir during the fall migration and approximately 25,700 coots wintered there between 2001 and 2005 (Douglas PUD 2006c).

Furbearers such as beaver (*Castor canadensis*), muskrat (*Ondatra zibethicus*), mink (*Mustela vison*), and river otter (*Lutra canadensis*) also rely on open water habitats and associated riparian areas along the reservoir for food and lodging material. The trees and shrubs found along the reservoir edge also provide foraging, and in some cases nesting opportunities, for terrestrial mammals and birds, and also provides food and thermal cover for wildlife species during the winter. Riparian areas typically host higher numbers of both plant and animal species when compared to other habitats in a given area. Twenty-seven percent (43 species) of the bird species detected during the breeding season in the Wells Project area were in riparian habitats along the shoreline of waterbodies and wetlands, more than any other habitat type (Douglas PUD 2006c).

Large mammals such as gray wolf and grizzly bear were not detected on wildlife surveys of the Wells Project (Douglas PUD 2006c, 2009h). These species are unlikely to use the Project with any regularity given the extent of their ranges, lack of suitable habitat, and due to the significant presence of agriculture and developed lands and the proximity of human presence to the Wells Project Boundary. However, these species utilize a wide diversity of habitat types, have large territories, and may cover great distances during their life cycle. Transient wolves and grizzly bear could on rare occasion utilize the Wells Project for brief periods of time.

Table 3.2.2-1 Wildlife Species Detected in the Wells Project Area.

Common Name	Scientific Name
Pelagic Birds and Herons	
Common Loon	<i>Gavia immer</i>
Eared Grebe	<i>Podiceps nigricollis</i>
Horned Grebe	<i>Podiceps auritus</i>
Red-necked Grebe	<i>Podiceps grisegena</i>
Western Grebe	<i>Aechmophorus occidentalis</i>
Pied-billed Grebe	<i>Podilymbus podiceps</i>
American White Pelican	<i>Pelecanus erythrorhynchos</i>
Double-crested Cormorant	<i>Phalacrocorax auritus</i>
Great Egret	<i>Ardea alba</i>
Great Blue Heron	<i>Ardea herodias</i>
Waterfowl	
Canada Goose	<i>Branta canadensis</i>
Mallard	<i>Anas platyrhynchos</i>
Gadwall	<i>Anas strepera</i>
American Wigeon	<i>Anas americana</i>
Northern Pintail	<i>Anas acuta</i>
Blue-winged Teal	<i>Anas discors</i>
Green-winged Teal	<i>Anas crecca</i>
Cinnamon Teal	<i>Anas cyanoptera</i>
Northern Shoveler	<i>Anas clypeata</i>
Ruddy Duck	<i>Oxyura jamaicensis</i>
Wood Duck	<i>Aix sponsa</i>
Redhead	<i>Aythya americana</i>
Canvasback	<i>Aythya valisineria</i>
Ring-necked Duck	<i>Aythya collaris</i>
Scaup spp.	<i>Aythya spp.</i>
Barrow's Goldeneye	<i>Bucephala islandica</i>
Common Goldeneye	<i>Bucephala clangula</i>
Bufflehead	<i>Bucephala albeola</i>
Common Merganser	<i>Mergus merganser</i>
Hooded Merganser	<i>Lophodytes cucullatus</i>
Raptors	
Turkey Vulture	<i>Cathartes aura</i>
Osprey	<i>Pandion haliaetus</i>
Northern Harrier	<i>Circus cyaneus</i>
Sharp-shinned Hawk	<i>Accipiter striatus</i>
Cooper's Hawk	<i>Accipiter cooperii</i>
Golden Eagle	<i>Aquila chrysaetos</i>
Bald Eagle	<i>Haliaeetus leucocephalus</i>
Red-tailed Hawk	<i>Buteo jamaicensis</i>
American Kestrel	<i>Falco sparverius</i>
Peregrine Falcon	<i>Falco peregrinus</i>
Prairie Falcon	<i>Falco mexicanus</i>
Rough-legged Hawk	<i>Buteo lagopus</i>
Swainson's Hawk	<i>Buteo swainsoni</i>

Table 3.2.2-1 (continued) Wildlife Species Detected in the Wells Project Area.

Gamebirds

Chukar	<i>Alectoris chukar</i>
Ring-necked Pheasant	<i>Phasianus colchicus</i>
California Quail	<i>Callipepla californica</i>
Dusky Grouse	<i>Dendragapus obscurus</i>
Gray Partridge	<i>Perdix perdix</i>

Rails, Cranes, & Shorebirds

Virginia Rail	<i>Rallus limicola</i>
American Coot	<i>Fulica americana</i>
American Golden Plover	<i>Pluvialis dominica</i>
Killdeer	<i>Charadrius vociferus</i>
Greater Yellowlegs	<i>Tringa melanoleuca</i>
Spotted Sandpiper	<i>Actitis macularia</i>
Dowitcher spp.	<i>Limnodromus spp.</i>
Common Snipe	<i>Gallinago gallinago</i>
Wilson's Phalarope	<i>Phalaropus tricolor</i>

Gulls & Terns

Bonaparte's Gull	<i>Larus philadelphia</i>
Ring-billed Gull	<i>Larus delawarensis</i>
California Gull	<i>Larus californicus</i>
Caspian Tern	<i>Sterna caspia</i>
Black Tern	<i>Chlidonias niger</i>
Common Tern	<i>Sterna hirundo</i>

Doves

Rock Dove	<i>Columba livia</i>
Mourning Dove	<i>Zenaida macroura</i>

Owls & Goatsuckers

Great Horned Owl	<i>Bubo virginianus</i>
Short-eared Owl	<i>Asio flammeus</i>
Northern Pygmy-Owl	<i>Glaucidium gnoma</i>
Common Nighthawk	<i>Chordeiles minor</i>
Common Poorwill	<i>Phalaenoptilus nuttallii</i>

Hummingbirds & Kingfishers

Rufous Hummingbird	<i>Selasphorus rufus</i>
Black-chinned Hummingbird	<i>Archilochus alexandri</i>
Calliope Hummingbird	<i>Stellula calliope</i>
Belted Kingfisher	<i>Ceryl alcyon</i>

Woodpeckers, Nuthatches, Creepers & Flycatchers

Northern Flicker	<i>Colaptes auratus</i>
Hairy Woodpecker	<i>Picoides villosus</i>
Downy Woodpecker	<i>Picoides pubescens</i>
Red-naped Sapsucker	<i>Sphyrapicus nuchalis</i>
Pygmy Nuthatch	<i>Sitta pygmaea</i>
Red-breasted Nuthatch	<i>Sitta canadensis</i>
Brown Creeper	<i>Certhia americana</i>
Western Wood-Pewee	<i>Contopus sordidulus</i>
Olive-sided Flycatcher	<i>Contopus cooperi</i>

Table 3.2.2-1 (continued) Wildlife Species Detected in the Wells Project Area.

Willow Flycatcher	<i>Empidonax traillii</i>
Dusky Flycatcher	<i>Empidonax oberholseri</i>
Least Flycatcher	<i>Empidonax minimus</i>
Say's Phoebe	<i>Sayornis saya</i>
Eastern Kingbird	<i>Tyrannus tyrannus</i>
Western Kingbird	<i>Tyrannus verticalis</i>
Corvids, Shrikes & Swallows	
Steller's Jay	<i>Cyanocitta stelleri</i>
Clark's Nutcracker	<i>Nucifraga columbiana</i>
Black-billed Magpie	<i>Pica hudsonia</i>
American Crow	<i>Corvus brachyrhynchos</i>
Common Raven	<i>Corvus corax</i>
Northern Shrike	<i>Lanius excubitor</i>
Tree Swallow	<i>Tachycineta bicolor</i>
Violet-green Swallow	<i>Tachycineta thalassina</i>
Cliff Swallow	<i>Petrochelidon pyrrhonota</i>
Bank Swallow	<i>Riparia riparia</i>
Northern Rough-winged Swallow	<i>Stelgidopteryx serripennis</i>
Barn Swallow	<i>Hirundo rustica</i>
Chickadees, Wrens, Vireos & Kinglets	
Black-capped Chickadee	<i>Poecile atricapillus</i>
Mountain Chickadee	<i>Poecile gambeli</i>
House Wren	<i>Troglodytes aedon</i>
Canyon Wren	<i>Catherpes mexicanus</i>
Marsh Wren	<i>Cistothorus palustris</i>
Winter Wren	<i>Troglodytes troglodytes</i>
Cassin's Vireo	<i>Vireo cassinii</i>
Warbling Vireo	<i>Vireo gilvus</i>
Ruby-crowned Kinglet	<i>Regulus calendula</i>
Golden-crowned Kinglet	<i>Regulus satrapa</i>
Thrashers, Thrushes & Starlings	
Sage Thrasher	<i>Oreoscoptes montanus</i>
Gray Catbird	<i>Dumetella carolinensis</i>
European Starling	<i>Sturnus vulgaris</i>
American Robin	<i>Turdus migratorius</i>
Hermit Thrush	<i>Myadestestownsendi</i>
American Pipit	<i>Anthus rubescens</i>
Mountain Bluebird	<i>Sialia currucoides</i>
Western Bluebird	<i>Sialia mexicana</i>
Townsend's Solitaire	<i>Myadestes townsendi</i>
Waxwings	
Cedar Waxwing	<i>Bombycilla cedrorum</i>
Warblers & Tanagers	
Magnolia Warbler	<i>Dendroica magnolia</i>
Townsend's Warbler	<i>Dendroica townsendi</i>
Orange-crowned Warbler	<i>Vermivora celata</i>
Nashville Warbler	<i>Vermivora ruficapilla</i>
Yellow-rumped Warbler	<i>Dendroica coronata</i>
Yellow Warbler	<i>Dendroica petechia</i>

Table 3.2.2-1 (continued) Wildlife Species Detected in the Wells Project Area.

MacGillivray's Warbler	<i>Oporornis tolmiei</i>
Wilson's Warbler	<i>Wilsonia pusilla</i>
Common Yellowthroat	<i>Geothlypis trichas</i>
Yellow-breasted Chat	<i>Icteria virens</i>
Western Tanager	<i>Piranga ludoviciana</i>
Sparrows & Icterids	
Spotted Towhee	<i>Pipilo maculatus</i>
Chipping Sparrow	<i>Spizella passerina</i>
Lark Sparrow	<i>Chondestes grammacus</i>
Grasshopper Sparrow	<i>Ammodramus savannarum</i>
Savannah Sparrow	<i>Passerculus sandwichensis</i>
Lincoln's Sparrow	<i>Melospiza lincolnii</i>
Song Sparrow	<i>Melospiza melodia</i>
White-crowned Sparrow	<i>Zonotrichia leucophrys</i>
Golden-crowned sparrow	<i>Zonotrichia atrichipilla</i>
Vesper sparrow	<i>Poocetes gramineus</i>
Yellow-headed Blackbird	<i>Xanthocephalus xanthocephalus</i>
Red-winged Blackbird	<i>Agelaius phoeniceus</i>
Brewer's Blackbird	<i>Euphagus cyanocephalus</i>
Brown-headed Cowbird	<i>Molothrus ater</i>
Bullock's Oriole	<i>Icterus bullockii</i>
Western Meadowlark	<i>Sturnella neglecta</i>
Larks, Finches & Allies	
Horned Lark	<i>Eremophila alpestris</i>
Dark-eyed Junco	<i>Junco hyemalis</i>
Black-headed Grosbeak	<i>Pheucticus melanocephalus</i>
Lazuli Bunting	<i>Passerina amoena</i>
House Finch	<i>Carpodacus mexicanus</i>
Cassin's Finch	<i>Carpodacus cassinii</i>
Purple Finch	<i>Carpodacus purpureus</i>
Pine Siskin	<i>Carduelis pinus</i>
Red Crossbill	<i>Loxia curvirostra</i>
American Goldfinch	<i>Carduelis tristis</i>
Evening Grosbeak	<i>Coccothraustes vespertinus</i>
House Sparrow	<i>Passer domesticus</i>
Amphibians	
Pacific Treefrog	<i>Pseudacris regilla</i>
Great Basin Spadefoot Toad	<i>Spea intermontana</i>
Long-toed Salamander	<i>Ambystoma macrodactylum</i>
Tiger Salamander	<i>Ambystoma tigrinum</i>
Bullfrog	<i>Rana catesbeiana</i>

Table 3.2.2-1 (continued) Wildlife Species Detected in the Wells Project Area.

Reptiles	
Painted Turtle	<i>Chrysemys picta</i>
Gopher Snake	<i>Pituophis catenifer</i>
Racer	<i>Coluber constrictor</i>
Western Terrestrial Garter Snake	<i>Thamnophis elegans</i>
Common Garter Snake	<i>Thamnophis sirtalis</i>
Western Rattlesnake	<i>Crotalus viridis</i>
Sagebrush lizard	<i>Sceloporus graciosus</i>
Pygmy Short-horned Lizard	<i>Phrynosoma douglasii</i>
Western Skink	<i>Eumeces skiltonianus</i>
Mammals	
Deer Mouse	<i>Peromyscus maniculatus</i>
Great Basin Pocket Mouse	<i>Parognathus parvus</i>
Western Harvest Mouse	<i>Reithrodontomys megalotis</i>
Sagebrush Vole	<i>Lemmyscus curtatus</i>
Montane Vole	<i>Microtus montanus</i>
Meadow Vole	<i>Microtus pennsylvanicus</i>
Vagrant/Masked Shrew	<i>Sorex spp.</i>
Bushy-tailed Woodrat	<i>Neotoma cinerea</i>
House Mouse	<i>Mus musculus</i>
Mountain Cottontail	<i>Sylvilagus nuttallii</i>
Long-tailed Weasel	<i>Mustela frenata</i>
Porcupine	<i>Erethizon dorsatum</i>
Northern Pocket Gopher	<i>Thomomys talpoides</i>
Yellow-bellied Marmot	<i>Marmota flaviventris</i>
Chipmunk spp.	<i>Tamias spp.</i>
Douglas squirrel	<i>Tamiasciurus douglasii</i>
Beaver	<i>Castor canadensis</i>
Muskrat	<i>Ondatra zibethicus</i>
Coyote	<i>Canis latrans</i>
Raccoon	<i>Procyon lotor</i>
Mink	<i>Mustela vison</i>
River Otter	<i>Lutra canadensis</i>
Striped Skunk	<i>Mephitis mephitis</i>
American Badger	<i>Taxidea taxus</i>
Black Bear	<i>Ursus americanus</i>
Cougar	<i>Puma concolor</i>
Bobcat	<i>Felis rufus</i>
White-tailed deer	<i>Odocoileus virginianus</i>
Mule deer	<i>Odocoileus hemionus</i>

Sources: BioAnalysts, Inc. 2006, Douglas PUD 2006c, Douglas PUD 2009h.

The reservoir is made up of several different aquatic habitat types including deepwater, littoral, backwater, and transitional habitats. These unique habitat types are defined by parameters such as velocity, depth, bathymetry, substrate, nutrient availability and overall complexity. The distribution, abundance, and composition of fish species in the reservoir are heavily influenced by the availability and quality of these habitats and include a wide diversity of anadromous and resident, native and non-native, warm and cold water species. Table 3.2.2-2 provides a list of the 27 resident fish species that have been documented in the reservoir (Dell et al. 1975; McGee 1979; Zook 1983; Burley and Poe 1994; Beak Consultants, Inc and Rensel Associates 1999; NMFS 2002a; Wydoski and Whitney 2003; BioAnalyst, Inc. 2004).

Table 3.2.2-2 Native and Non-native Resident Fish Species Documented in Wells Reservoir.

Common Name	Scientific Name
Native Resident Species	
White sturgeon	<i>Acipenser transmontanus</i>
Chiselmouth	<i>Acrocheilus alutaceus</i>
Longnose sucker	<i>Catostomus catostomus</i>
Bridgelip sucker	<i>Catostomus columbianus</i>
Largescale sucker	<i>Catostomus macrocheilus</i>
Lake whitefish	<i>Coregonus clupeaformis</i>
Prickly sculpin	<i>Cottus asper</i>
Threespine stickleback	<i>Gasterosteus aculeatus</i>
Burbot	<i>Lota lota</i>
Peamouth	<i>Mylocheilus caurinus</i>
Rainbow trout	<i>Oncorhynchus mykiss</i>
Mountain whitefish	<i>Prosopium williamsoni</i>
Northern pikeminnow	<i>Ptychocheilus oregonensis</i>
Redsided shiner	<i>Richardsonius balteatus</i>
Dace	<i>Rhinichthys spp.</i>
Bull Trout	<i>Salvelinus confluentus</i>
Non-Native Resident Species	
Lake Whitefish	<i>Coregonus clupeaformis</i>
Carp	<i>Cyprinus carpio</i>
Black bullhead	<i>Ictalurus melas</i>
Brown bullhead	<i>Ictalurus nebulosus</i>
Pumpkinseed	<i>Lepomis gibbosus</i>
Bluegill	<i>Lepomis macrochirus</i>
Smallmouth bass	<i>Micropterus dolomieu</i>
Largemouth bass	<i>Micropterus salmoides</i>
Yellow Perch	<i>Perca flavescens</i>
Black crappie	<i>Pomoxis nigromaculatus</i>
Walleye	<i>Stizostedion vitreum</i>
Tench	<i>Tinca tinca</i>

Sources: Dell et al. 1975, McGee 1979, Zook 1983, Burley and Poe 1994, Beak Consultants, Inc and Rensel Associates 1999, NMFS 2002a, Wydoski and Whitney 2003, BioAnalyst, Inc. 2004.

Six species of anadromous fish are also found in Wells Reservoir and include: spring and summer/fall-run Chinook salmon, sockeye salmon, steelhead, coho salmon, and Pacific lamprey. With the exception of the summer/fall-run ocean-type Chinook salmon, anadromous species utilize Wells Reservoir primarily as a migratory corridor; this differs considerably from some resident species that may depend upon the habitats in the Wells Project for all their life history needs. Summer/fall ocean-type Chinook salmon are known to extensively utilize the mainstem for rearing and migration (Chapman et al. 1994a). All of these species are native to the Columbia River basin and all but Pacific lamprey are considered game fish species. Based on results from previous studies, as further discussed in section 3.3.2 of the draft EA (Exhibit E of the draft license application), the reservoir does not provide suitable spawning habitat for any of the anadromous fish species (Beak Consultants, Inc and Rensel Associates 1999, Douglas PUD 2008i).

The reservoir also hosts a diversity of gastropods and bivalves (i.e., mollusks) which are important as forage for many fish and wildlife (Table 3.2.2-3). In September and October 2005, Douglas PUD conducted an aquatic invertebrate inventory and assessment of RTE aquatic invertebrates within Wells Reservoir (BioAnalysts, Inc. 2006). Documented species from this study include 13 species in the Methow portions of Wells Reservoir, 11 in the Okanogan portion, and nine in the Columbia River portion. The gastropods included eight native species and non-native species and the bivalves included seven native species and one non-native species (BioAnalysts, Inc. 2006). Benthic macroinvertebrate communities appeared to be healthy and abundant, but were scarcer within shallow water areas where daily fluctuations occur (DTA 2006). These water fluctuations may also affect the composition of benthic macroinvertebrate communities along the shoreline.

Table 3.2.2-3 Mollusk Species in the Wells Project Area.

Common Name	Scientific Name
Native Species	
Western pearlshell	<i>Margaritinopsis falcata</i>
Striate fingernail clam	<i>Sphaerium striatinum</i>
Ridgebeak peaclam	<i>Pisidium compressum</i>
Western lake fingernail clam	<i>Musculium raymondi</i>
Shortface lanx	<i>Fisherola nuttalli</i>
Ashy pebblesnail	<i>Fluminicola fuscus</i>
Western floater	<i>Anodonta kennerlyi</i>
Ubiquitous peaclam	<i>Pisidium casertanum</i>
Golden fossaria	<i>Fossaria obrussa</i>
Prairie fossaria	<i>Fossaria (Bakerilymnaea) bulimoides</i>
Ash gyro	<i>Gyraulus parvus</i>
Three ridge valvata	<i>Valvata tricarinata</i>
Rocky Mountain physa	<i>Physella propinqua propinqua</i>
Western ridgemussel	<i>Gonidea angulata</i>
Fragile ancyliid	<i>Ferrissia californica</i>
	<i>Physella sp.</i>
	<i>Anodonta sp.</i>
	<i>Corbicula sp.</i>
Non-native Species	
Big-ear radix*	<i>Radix auricularia</i>
Asian clam*	<i>Corbicula fluminea</i>

* Non-native taxon.

Source: BioAnalysts, Inc. 2006

3.2.3 T & E Species Use of the Wells Project

All three of the ESA-listed species found in the Wells Project (bull trout, spring Chinook salmon, and steelhead) are discussed in greater detail in Section 4 – Species Analysis. Within the Wells Project, telemetry studies have shown that bull trout utilize the mainstem Columbia River and pass through Wells Dam (BioAnalysts, Inc. 2004; LGL and Douglas 2008). Bull trout use of the mainstem of the Columbia River is variable and seasonal. Bull trout use the Columbia and larger tributaries as foraging, migrating and overwintering habitat, but approximately five percent are believed to be year-round residents (BioAnalysts 2004). Most (92%) migratory bull trout leave the Columbia when water temperatures exceed 15 degrees C. It also appears use of the Columbia varies between local populations. For example, radio-telemetry suggests large proportions of the Entiat and Mad River populations utilize the mainstem Columbia River. Bull trout found in the reservoir originate in the Methow River and 90 percent of dam passage occurs between May and June. Only adfluvial bull trout have been documented within

Wells Project and no bull trout have been counted in the Wells fishways during winter count periods (BioAnalysts, Inc. 2004; LGL and Douglas PUD 2008).

From 1998 to 2008 an average of 3,735 spring Chinook salmon migrated through Wells Dam annually (CBFAT 2009, Columbia River DART 2009). As with bull trout, spring Chinook salmon utilize Wells Reservoir primarily as a migration corridor to and from their spawning areas in the upper Methow, Chewuch and Twisp rivers and spend little time rearing in Wells Reservoir (NMFS 2002a). Spawning spring Chinook have been observed in the outfall at the Methow Fish Hatchery although most of these fish are of hatchery origin (NMFS 2002a). Steelhead utilize the mainstem of the Columbia River as they migrate to spawning areas in the Methow River and Okanogan River watersheds. From 1998 to 2008, on average 7,446 steelhead migrated through Wells Dam annually (CBFAT 2009).

None of the other ESA-listed or candidate plants, birds, or mammals examined in this BA have been documented in the study area (McGee 1979; Zook 1983; Chapman et al. 1994a; Beak Consultants, Inc and Rensel Associates 1999; BioAnalysts, Inc. 2006; Hallet 2005; DTA 2006; Douglas PUD 2006a, c, 2008c, 2009h; Le and Kreiter 2006). The habitat found in the Wells Project area includes mostly open water, irrigated agriculture, shrub-steppe, emergent wetland/pond, and riparian shrub vegetation without a tree overstory (Douglas PUD 2006a). Based on the general habitat requirements of the species identified in this BA as potentially occurring within the Wells Project, except for the three salmonid species suitable habitat is very limited to nonexistent. Further, documented distributions for most of the terrestrial species fall outside of the Wells Project area.

3.2.4 Critical Habitat Designations in the Wells Project

The mainstem Columbia River from the Wells Tailrace to the confluence of the Columbia and Methow rivers, along with the accessible portions of the Methow River Basin, are included in the critical habitat listed for spring Chinook in the Wells Project area (70 FR 52731) (USFWS 2008).

Critical habitat was designated for the UCR summer-run steelhead ESU by NMFS on September 2, 2005 (70 FR 52630). Critical habitat does occur in the Wells Project area and includes; (1) the mainstem Columbia River from the Wells Tailrace to the confluence of the Columbia and Okanogan rivers, (2) the accessible portions of the Methow River Basin, (3) the accessible portions of the Okanogan River Basin, excluding the Colville Reservation and Salmon Creek (NOAA 2006; USFWS 2008).

Currently there is no critical habitat for bull trout found within the Wells Project.

No upland critical habitats are known to occur within the vicinity of Wells Reservoir components of the Wells Project area (USFWS 2008). The closest known critical habitat is Wenatchee Mountains checker-mallow habitat, located in Chelan County, approximately 40 miles to the southwest of the Wells Project area.

3.3 TRIBUTARIES LOCATED OUTSIDE OF THE PROJECT BOUNDARY THAT MAY BE AFFECTED BY THE PROJECT

3.3.1 Tributary Components

Two tributaries flow into the Wells Reservoir (impounded portion of the Columbia, Okanogan and Methow rivers) and include the Methow and Okanogan rivers above Project Boundary, (Figure 3.1-1). Portions of the lower regions of the Methow and Okanogan rivers are generally impounded and directly influenced by the backwater effects of Wells Dam, and are therefore discussed in the Project Section of this BA (Section 3.2). The section below addresses conditions of these tributaries outside of the Project Boundary.

Based on results from the 2005 botanical survey and a comparison to aerial photography, the habitats documented in the Wells Project area are applicable to the general vicinity of the upper portions of the Methow and Okanogan rivers (Douglas PUD 2006a). However, moving upstream, undisturbed forest, shrub, and riparian habitats tend to increase in coverage, while developed areas and agriculture tend to decrease. (Cover types of the Wells Project area are identified in Table 3.2.1-1.).

3.3.1.1 Upper Methow River

The Methow River originates in the Cascade Mountains and flows southeast to its confluence at Columbia RM 524 near the City of Pateros, approximately 8 miles upstream of Wells Dam. The Methow River has a 1,805 square-mile watershed (Methow Basin Planning Unit 2005). The northern portions of the Methow Basin are located in the Pasayten Wilderness and the Okanogan National Forest. The western portion of the basin is formed by the North Cascade Mountains with the middle and lower portions of the river basin defined by a U-shaped, moderately confined, alluvial valley. The average width of the river is 150 ft with variable depths. The river includes high quality habitat for salmonids, however, significant sections of the Methow above Project Boundary are known to dry up during periods of low water flow and drought. Many of these low water events have resulted in significant fish kills (Ecology 1992).

Elevations range from 781 ft MSL at the river mouth to just under 9,000 ft at the highest upper watershed peaks. Principal tributary watersheds are the 245 square-mile Twisp River and the 525 square-mile Chewuch River. Annual precipitation in the Methow River Basin ranges from 10 inches in the semi-arid region of the valley floor near Pateros to 80 inches per year at higher elevations near the crest of the Cascade Range (Ely 2003). Average annual discharge rates are: 497 cfs near Mazama (USGS station #12447383, RM 63.8); 1,163 cfs near Winthrop (USGS station #12448500, RM 49.8); and 1,533 cfs near Pateros and the river mouth (RM 6.7). Water right certificates allow for numerous withdrawals along the Methow River. During peak usage in 1990, withdrawals accounted for one-third of the August flow along some sections of the river (Williams and Kendra 1990). The total allocated withdrawals and diversions in the basin are about 380,729 ac-ft/yr (340 million gallons per day) (Methow Basin Planning Unit 2005). Irrigation accounts for about 97% of the total annual water use (Methow Basin Planning Unit 2005).

Within the watershed, only approximately 14% of land is privately owned (Methow Basin Planning Unit 2005). Land within one mile of the river includes lands owned/managed primarily by BLM, USFS, or WDFW. Towns along the river include Pateros, located near the mouth of the river, and heading upstream is followed by Methow, Carlton, Twisp, Winthrop, and finally Mazama. Much of the area immediately surrounding the river is dominated by homesteads and ranches, agricultural areas, orchards, and pasture, particularly in the river floodplain (Ecology 2009). Mature forest and dense riparian vegetation is relatively uncommon adjacent to the river south of the Town of Winthrop, but becomes more prevalent heading north, particularly in areas not immediately adjacent to the river edge. The river shoreline is dominated by exposed bedrock, some eroding shoreline in unstable areas, and narrow patches of riparian tree or shrub vegetation (Ecology 2009). Exposed cobble is evident throughout the river channel, particularly during low flow. Within the river, gravel, cobble and some large cobble dominate due to the relatively fast flow of the stream which quickly moves smaller substrate material downstream (Ecology 2009). Pools, runs and riffles are common and provide high quality habitat for numerous fish species and aquatic macroinvertebrates. Aquatic plants are uncommon except in protected areas, due to the relatively high velocity flow and coarse substrate.

Several water quality monitoring stations are located on the Methow River (WRIA 48) upstream of the Wells Project. An Ecology station (#48A070), which has been in operation since 1978, is located at approximately RM 5 and provides the most reliable information for the quality of water entering Wells Reservoir from the Methow watershed upstream. Based on 2006 WQS, this segment of the Methow River was placed on the 303(d) list as an impaired water body for temperature exceedances in 1996 and remains on the list in 2008 (Ecology 2008). All other water quality parameters at this station meet state WQS. Moving upstream from RM 5, three sections of the Methow are currently assigned a Category 4C designation, meaning the section is impaired for non-pollution

related reasons. In this case, the listing is due to instream flow levels that are inadequate to support ESA-listed fish species (Ecology 2008). Identified water uses on the river include recreation (primary contact), water supply uses (domestic, industrial, agricultural and stock watering), and other miscellaneous uses (wildlife habitat, harvesting, commerce/navigation, boating and aesthetics). Riparian and stream channel condition along the river appear to have some damage from livestock grazing, agricultural development, and scouring, however the quality of the riverine substrate is in relatively good condition and provides high quality fish habitat (Ecology 1992, NMFS et al. 1998).

3.3.1.2 Upper Okanogan River

The Okanogan River is approximately 115 miles long, including the lower 15.5 miles that are considered part of Wells Reservoir and are discussed in the reservoir section of this BA. The river originates near Armstrong, British Columbia and flows south through a series of lakes, finally entering the Columbia River at RM 534 approximately 18 miles upstream of Wells Dam. The Okanogan watershed covers an area of approximately 8,200 square miles, 2,342 square miles (29 percent) of which occurs in the US. The northern portion of the watershed is in the Okanogan Highlands of the US and Canada. The southern part of the basin, near the river mouth, is in the northwest corner of the Columbia Plateau. Unlike the Methow River, the Okanogan River is wide (> 100 ft throughout most of the river) and relatively slow moving (Ecology 2009). Elevations range from 781 ft MSL at the river mouth to over 8,400 ft at the highest upper watershed peaks. The principal tributary of the Okanogan River is the Similkameen River which accounts for approximately one-half of the drainage area of the entire Okanogan watershed. Annual precipitation in the Canadian portion of the Okanogan Basin ranges from 30 to 40 inches and from 10-15 inches in the US portion the basin (Douglas PUD 2006b). The average annual discharge rate taken from a USGS station (#12439500) located close to where the river enters the US at the outflow of Lake Osoyoos near Oroville (RM 77.3), is 681 cfs, 493,200 ac-ft/year. Data from the USGS station (#12445000) located near Tonasket (RM 50.8) are 2,928 cfs, 2,121,000 ac-ft/year. The average discharge downstream from USGS station #12447200 near Malott (RM 17.0) is 3,038 cfs, 2,201,000 ac-ft/year. The area surrounding the river has steep to rolling hills along the valley walls, with flat to moderate slopes on ancient terraces and along the valley bottoms (NMFS 2002a).

Within the US portion of the river and within 1 mile of the west bank of the river, lands are owned/managed primarily by BLM, DNR, or WDFW (Douglas 2006b). The Colville Indian Reservation is bounded by the east bank of the river from the mouth upstream to the north boundary of Township 34 North, north of the town of Omak. Population centers along the Okanogan are Monse located near the mouth of the river, and heading upstream Malott, Okanogan, Omak, Tonasket, and Oroville, located near Lake Osoyoos. In Canada, the Okanogan River passes through several lakes and the Canadian towns of Oliver and Penticton from its origin at the southern end of Okanagan Lake. Similar to the

Methow River, much of the floodplain along the Okanogan River is dominated by towns, homesteads and ranches, and is used for crops and ranching. Mature forest and dense riparian vegetation is relatively uncommon adjacent to the river south of the Town of Oroville, but becomes more prevalent heading north. The river shoreline is dominated by exposed bedrock, some eroding shoreline in unstable areas, and narrow patches of riparian tree or shrub vegetation. Within the upper portions of the river outside of the Project area, cobble substrates dominate and riffles and runs are uncommon (Ecology 2009). Mud and silt substrates are reported at water monitoring station #49A190 located near the outflow of Lake Osoyoos (Ecology 2009).

Portions of the Okanogan River (WRIA 49) were placed on the 303(d) list for exceeding limits for DDD, DDE, and PCBs in 1994 (Ecology 2008). In 2004, the impaired reaches of the Okanogan River were removed from the 303(d) list for these parameters and assigned a Category 4a designation as a result of implementation of EPA approved TMDLs (Ecology 2008). The Category 4a designation remains in effect as of 2008 (Ecology 2008). The portion of the river at USGS station #12447200 near Malott was placed on the 303(d) list for temperature exceedances and remains on the 303(b) list through 2008 (Ecology 2008). Data from long-term water quality monitoring stations located along the length of the Okanogan River, provide a water quality index (WQI) that expresses results relative to levels required to maintain beneficial uses (based on criteria in Washington's WQS, WAC 173-201A). WQI for station #49A070 located near Malott has been consistently rated as moderate since 2003 (Ecology 2009). The WQI for station #49A190 located near Oroville has been ranked consistently as "moderate" since 2006 (Ecology 2009).

3.3.2 T & E Species Use of Tributaries Outside of the Wells Project

All three of the ESA-listed fish species (bull trout, spring Chinook salmon, and steelhead) are known to occur in upper portions of tributaries that connect to the Wells Reservoir (Douglas PUD 2006b, Colville 2008). The USFWS has identified the Methow, Wenatchee and Entiat rivers as core areas for bull trout, with 10 of 19 local populations occurring in the Methow core area (USFWS 2002a). Based on radio-tagging studies conducted between 2001 and 2003, adult bull trout were detected moving upstream through the ladders of Wells Dam, destined for the Twisp River (Douglas PUD 2004). During the 2001-2003 study, and subsequent studies conducted between 2005 and 2008 by Colville Fish and Wildlife (2008) and LGL and Douglas PUD (2008), a majority of bull trout selected the Methow River System (including the Twisp River), and no fish ascended the Okanogan River. However, based on studies in the Lower Okanogan (BioAnalysts 2004), and according to the Colville Tribe, bull trout are known to occasionally use the Okanogan River and have been documented in the upper reaches at Zosel Dam in Oroville. This behavior may be attributed to opportunistic foraging or possibly straying from the Methow where bull trout are more commonly found year-round.

The primary spawning areas for ESA listed spring Chinook salmon are the mainstem of the Methow River upstream of the Chewuch River confluence, the Twisp, Chewuch, and the Lost rivers, as well as Thirtymile and Lake creeks. Documented spawning sites for spring Chinook in the Methow drainage are located over 50 miles upstream of the Wells Project Boundary (NMFS 2002a). The Okanogan River population segment of the UCR spring-run Chinook population is extinct (WDFW 2005).

The majority of naturally produced steelhead that migrate through the Wells Project spawn in the Methow River watershed with a small population spawning in the Okanogan River watershed (Douglas PUD 2006b). Smolt stages of steelhead, of hatchery and wild origin, have been documented in the Okanogan (Colville 2008). Steelhead use spawning habitat in the mainstem Methow River and eleven of its tributaries located in the mid and upper reaches of the drainage outside of the Wells Project area (NMFS 2002a). A small number of primarily hatchery origin steelhead return to spawn on the lower Similkameen River, a tributary to the Okanogan River near the US-Canada Border also outside of the Wells Project area (NMFS 2002a). The habitat requirements and distribution of these species are discussed in greater detail in Section 4 – Species Analysis.

None of the other plants, birds, or mammals covered in this BA have been documented in the vicinity of the tributaries that could be effected by the Project during previous survey efforts of the Wells Project area (McGee 1979; Zook 1983; Chapman et al. 1994a; Beak Consultants, Inc and Rensel Associates 1999; BioAnalysts, Inc. 2006; Hallet 2005; DTA 2006; Douglas PUD 2006a, b; Le and Kreiter 2006). However, these surveys focused efforts on the Wells Project, including the lower 1.5 miles of the Methow drainage and the lower 15.5 miles of the Okanogan drainages. During the preparation of this BA, few field surveys specific to upper portions of the Methow and Okanogan rivers or Foster Creek, were identified for listed species other than bull trout, spring Chinook, and steelhead.

Based on of the general habitats likely to occur in the wetter and cooler upper portions of the tributaries located outside of the Project Boundary, it is possible that suitable habitat exists to support some of the other RTE species covered by this BA (e.g., in addition to bull trout, spring Chinook salmon, and steelhead). However, as further discussed in Section 4 – Species Analysis, there are no known species records or core habitat areas identified for any of the non-aquatic species covered in this BA in the upper reaches of the Methow and Okanogan rivers that have the potential to be affected by the Wells Project.

3.3.3 Critical Habitat Designations in Tributaries Outside of the Wells Project

On September 26, 2005, the USFWS designated critical habitat for bull trout populations within the Klamath River, Columbia River, Jarbridge River, Coastal-Puget Sound and Saint Mary-Belly River. In the Upper Columbia River Recovery Unit which encompasses the entire Wells Project area, no critical habitat was designated for bull trout (70 FR 56212). The Service is currently revising the designated critical habitat for bull trout and new critical habitat may be designated to include several larger mainstem tributaries (i.e., Wenatchee, Entiat, and Methow) in the future. Outside of the Wells Project Boundary, the accessible portions of the Methow River Basin are included in the critical habitat listed for spring Chinook (70 FR 52731).

Critical habitat was designated for the UCR summer-run steelhead ESU by NMFS on September 2, 2005 (70 FR 52630). Critical habitat outside the Wells Project Boundary includes the accessible portions of the Methow River Basin, and the accessible portions of the Okanogan River basin, excluding the Colville Reservation and Salmon Creek (NOAA 2006).

No other critical habitats are known to occur within the vicinity of the upper portions of the Methow and Okanogan rivers outside of the Wells Project Boundary (USFWS 2008).

3.3.4 Tributary Features that May be Affected by the Proposed Action

Relicensing of the Wells Project would result in a continuation of current conditions and is not expected to introduce new adverse environmental effects, particularly on areas outside of the Project Boundary such as the upper portions of Methow and Okanogan rivers and Foster Creek. Continuation of HCP implementation, in particular tributary habitat improvements funded through the Tributary Fund, is likely to positively affect tributary habitat conditions for bull trout, steelhead, and spring Chinook salmon. Hatchery operations are conducted to assist in the recovery of naturally spawning anadromous fish populations.

3.4 HATCHERY PROGRAM FEATURES OUTSIDE OF THE PROJECT BOUNDARY THAT MAY AFFECT LISTED SPECIES

The Douglas PUD Hatchery Program is designed to mitigate for the construction and continuing impacts to anadromous fish, including UCR spring Chinook and steelhead. To meet production goals, Douglas PUD owns and provides funding for the operation and maintenance, and monitoring and evaluation, of two hatchery facilities: the Wells Hatchery and the Methow Hatchery. Douglas PUD also provides funding and support toward the production of yearling summer/fall Chinook at the Carlton Acclimation Pond. All of these hatchery programs are funded by Douglas PUD and operated by WDFW.

The Wells Hatchery is located within Project Boundary and has been previously discussed in this document; the other components of the District's hatchery programs are located outside of the Wells Project Boundary. The Douglas PUD Hatchery Program produces approximately 3 million juvenile salmon and steelhead annually that are released into the Methow, Okanogan and Columbia rivers.

3.4.1 Hatchery and Acclimation Pond Components

3.4.1.1 Wells Hatchery

The Wells Fish Hatchery is located within the Wells Project immediately adjacent to the Wells Dam on the west tailrace embankment; however, the Wells Hatchery does plant fish into the Methow and Okanogan rivers located upstream of the Project Boundary. Currently the Wells Hatchery produces compensation fish for both inundation and passage losses as described in the Wells HCP. The inundation compensation is related to Wells Project construction and includes the production of 300,000 yearling steelhead, 320,000 yearling summer Chinook and 484,000 subyearling summer Chinook. The passage loss compensation provided by the Wells Hatchery is currently set at 48,858 yearling steelhead. The steelhead raised at the Wells Hatchery are either transported and released by truck or acclimated in the Methow and Okanogan rivers outside the Project Boundary. The current steelhead program at Wells Dam also raises up to 80,000 smolts for Grant PUD to support compliance with their passage loss obligations. Currently no juvenile steelhead are released through the hatchery outfall channel.

Beyond planting steelhead into the tributaries outside of the Project, the Wells Hatchery does not affect ESA-listed species residing outside the Project Boundary. The surface water intake at the Wells Hatchery is screened.

3.4.1.2 Methow Hatchery

The Methow Fish Hatchery is located approximately 51 miles upstream of the mouth of the Methow River near the town of Winthrop, Washington. Construction of the hatchery was completed in 1992 and is the result of a long-term Fish Settlement Agreement dated October 1, 1990 to mitigate for passage losses at the Wells Project. In 2004, the Wells HCP was approved by the FERC and superseded the 1990 Settlement Agreement. As a result, the terms of the HCP now guide activities at the Methow and Wells hatcheries. The Methow Hatchery produces yearling spring Chinook and is dedicated to enhancing spring Chinook salmon in the Methow, Twisp and Chewuch river basins. The Methow Hatchery consists of 12 covered production raceways, three covered adult raceways, a centralized incubation, early rearing, administrative and hatchery maintenance building, one on-site acclimation pond, a satellite acclimation pond on the Chewuch River, a satellite acclimation pond on the Twisp River, a brood stock collection weir on the

Twisp, a brood stock collection trap on the hatchery outfall and three separate houses for hatchery personnel.

All 12 of the production raceways and the on-site Methow acclimation pond are equipped with an outlet channel to the Methow River for releasing juvenile spring Chinook. The Twisp Acclimation Pond is located at RM 11 on the Twisp River, and the Chewuch Acclimation Pond is located at RM 7 on the Chewuch River. All of the surface water intakes for the Methow hatchery facilities are screened. The Methow Hatchery is owned by Douglas PUD and operated by WDFW. The current program raises up to 550,000 yearling spring Chinook each year with fish of equal numbers released at each of the three acclimation ponds. Douglas PUD's current passage loss obligation for spring Chinook is 61,071 smolts. The remaining 489,000 fish (89 percent of the program) are provided to Chelan PUD (288,000 smolts) and Grant PUD (201,000 smolts) to support compliance with their passage loss obligations. The Methow Hatchery is entirely dedicated to raising ESA-listed spring Chinook, and all programs implemented at the Methow Hatchery are covered by the HCP and its associated regulatory instruments.

3.4.1.3 Carlton Acclimation Pond

The Carlton Satellite Facility is located on the Methow River downstream of its confluence with the Twisp River. The facility was constructed in 1990 and consists of one hypalon-lined rearing pond. The water supply is pumped from the Methow River using two 3,345 gpm pumps (Chelan PUD 2005). All water intake pipes are screened. The facility provides an acclimation and release location for Methow summer Chinook.

Douglas PUD's current passage loss obligation for summer/fall Chinook is 108,570 yearling smolts. Chelan PUD's Carlton hatchery program produces and releases all of these fish into the Methow River near Carlton. The remaining 291,000 smolts (73 percent of the program) are produced to meet Chelan PUD's passage loss obligations associated with the Rocky Reach and Rock Island HCPs. WDFW operates the program for Chelan PUD.

3.4.2 T & E Species Use of Hatcheries

The Wells Hatchery is dedicated to rearing and releasing summer Chinook, steelhead, and rainbow trout and the Methow Hatchery is dedicated to rearing and releasing yearling spring Chinook. In general, anadromous salmonids do not spawn within the Wells Project with the notable exception of summer/fall Chinook salmon that spawn in the Wells Tailrace and Wells Hatchery outfall (Douglas PUD 2006b). There are no bull trout hatchery facilities associated with the Wells Project; however, bull trout are known to opportunistically forage on outmigrating smolts in the Wells Hatchery outflow. All hatchery facilities are screened to prevent any potential entrainment.

3.4.3 Critical Habitat Designations in Hatcheries

There are no critical habitat designations assigned to hatcheries or rearing pools (USFWS 2008).

3.4.4 Impacts of Previous Actions on Species and Habitat in the Hatcheries

The effects of Douglas PUD's Hatchery Program are mostly beneficial in that the hatcheries serve to conserve and supplement imperiled populations of spring Chinook and steelhead. Hatchery programs are implemented specifically to mitigate for anadromous fish losses that are attributed to the operation of Wells Dam.

The Wells Hatchery is operated to provide compensation for both inundation and passage losses as described in the Wells HCP. The inundation compensation is related to Wells Project construction and includes the production of 300,000 yearling steelhead for inundation and 48,858 yearling steelhead for compensation for passage losses at the Wells Project (Douglas PUD 2006b). The Methow Hatchery program currently produces up to 61,071 yearling spring Chinook each year to compensate for passage losses at the Wells Project (Douglas PUD 2006b). Douglas PUD's Hatchery Program does not produce bull trout.

Juvenile project survival studies at Wells Dam have shown an average survival rate of 96.2 percent for yearling Chinook and steelhead (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). Thus, while hatchery operations may serve to supplement, and in some cases sustain anadromous salmonid populations, the current role of Project operation in determining whether the benefits of hatcheries are compensatory or additive, is uncertain (Douglas PUD 2006b). The HCP Hatchery Committee currently guides the operation and monitoring and evaluation of Douglas PUD's hatchery programs with the goal of determining whether or not the currently configured hatchery programs are adequately mitigating for Project impacts while supporting natural reproduction of spring Chinook and steelhead. According to Chapman et al. (1994b) the majority of the steelhead and spring Chinook are of hatchery origin, suggesting these groups of fish may not exist if not for hatchery operations. Results from the Okanogan also found that 99 percent of the smolt stage Chinook and 92 percent of the smolt stage steelhead were of hatchery origin (Colville 2008).

3.4.5 Hatchery Habitat Features that May be Affected by the Proposed Action

Relicensing of the Wells Project would result in a continuation of current conditions and is not expected to introduce new adverse effects on listed or candidate species or designated critical habitat.

4.0 SPECIES ANALYSIS

The following life history and Wells Project activity descriptions provide the foundation for assessing the potential effects of the proposed action. Based upon this information, a determination of potential effects of the proposed action on each species is made. For all fish species, the analysis includes both the effect (life history stage and/or habitat parameter), and the measure that may cause the effect, whether potentially negative or positive. The areas of effect that are addressed include:

- Spawning, incubation and larval development,
- Rearing and migration within the Project,
- Tributary rearing and migration (outside the Project Boundary),
- Passage through Project reservoir and facilities,
- Water Quality,
- Water Quantity, and
- Riparian Cover.

These effect areas provide both a full assessment of life history traits and needed resources for species persistence. In some cases, the effect area does not occur within the Project Boundary, but is still addressed to show completeness of research topics.

Within each of the effect areas, the proposed measures are discussed. The order of the proposed measures is consistent and represented by the HCP (described in Section 2.5.1.1), Aquatic Settlement Agreement (described in Section 2.5.1.2), Terrestrial Resources Management Plans (described in Section 2.5.1.3), and the Off-License Settlement Agreement (described in Section 2.5.1.4). Not all measures are pertinent to each area of potential effect and in those cases are stated as not posing a potential effect. An effects matrix at the end of each species analysis summarizes both findings and conclusions.

Research identified little potential for terrestrial ESA species to occur in the area of potential effects; as a result a more brief assessment was undertaken, followed with a dichotomous decision-making assessment to clearly depict how conclusions were made regarding potential effects.

4.1 SPECIES LIST AND CONSULTATION

Lists maintained by the USFWS and NMFS identify a total of three fish species, three plants, and ten wildlife species that are listed or candidates for listing under the ESA and may occur within the counties surrounding the action area (Douglas, Okanogan, and Chelan) (Table 4.1-1). This list is based upon comments provided by the USFWS on January 5, 2009 and comments provided by NMFS on January 16, 2009 (Exhibit E, Appendix E-11). All species potentially occurring in the surrounding counties are

addressed below. For each species, a description of regulatory status, life history, and presence in the Wells Project is provided, and an analysis of potential Wells Project effects is made. Effects analyses take into account Wells Project operations, management plans included as part of the proposed action, and the potential for the species to be present. If a species is not believed to have the potential to occur in the action area, a concise determination is made using the USFWS (1998b) designed effects determination dichotomous key. Species known to occur or potentially occurring are provided a more comprehensive assessment, including an effects matrix, to summarize potential effects and findings.

Table 4.1-1 ESA-listed species potentially occurring in Douglas, Okanogan, and Chelan Counties.

Listed Species	Scientific name	Listing Status	Listing Authority
Bull Trout	<i>Salvelinus confluentus</i>	Threatened	USFWS
Chinook Salmon (Upper Columbia River Spring-run ESU)	<i>Oncorhynchus tshawytscha</i>	Endangered	NMFS
Steelhead (Upper Columbia River DPS)	<i>Oncorhynchus mykiss</i>	Threatened	NMFS
Marbled Murrelet	<i>Brachyramphus marmoratus</i>	Threatened	USFWS
Greater Sage-Grouse (Columbia Basin DPS)	<i>Centrocercus urophasianus</i>	Candidate	USFWS
Fisher (West Coast DPS)	<i>Martes pennanti</i>	Candidate	USFWS
Pygmy Rabbit (Columbia Basin DPS)	<i>Brachylagus idahoensis</i>	Endangered	USFWS
Gray Wolf	<i>Canis lupus</i>	Endangered	USFWS
Grizzly Bear	<i>Ursus arctos horribilis</i>	Threatened	USFWS
Canada Lynx	<i>Lynx canadensis</i>	Threatened	USFWS
Northern Spotted Owl	<i>Strix occidentalis caurina</i>	Threatened	USFWS
Washington Ground Squirrel	<i>Spermophilus washingtoni</i>	Candidate	USFWS
Yellow-billed Cuckoo	<i>Coccyzus americanus</i>	Candidate	USFWS
Wenatchee Mountains Checkermallow	<i>Sidalcea oregana var. calva</i>	Endangered	USFWS
Showy Stickseed	<i>Hackelia venusta</i>	Endangered	USFWS
Ute Ladies'-tresses	<i>Spiranthes diluvialis</i>	Threatened	USFWS

4.2 BULL TROUT

4.2.1 Life History

(The information in this section was provided by the USFWS and incorporated per request; Douglas PUD has not corroborated the references cited in this section.)

The coterminous United States population of bull trout was listed as threatened on November 1, 1999 (64 FR 58910). Bull trout occur from the Klamath River Basin of south-central Oregon and in the Jarbridge River in Nevada, north to various coastal rivers of Washington to the Puget Sound and east throughout major rivers within the Columbia River Basin to the St. Mary-Belly River, east of the Continental Divide in northwestern Montana (Cavender 1978, Bond 1992, Brewin and Brewin 1997, Leary and Allendorf 1997).

Throughout its range, the bull trout is threatened by the combined effects of habitat degradation, fragmentation and alterations associated with: dewatering, road construction and maintenance, mining, and grazing; the blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment (a process by which aquatic organisms are pulled through a diversion or other device) into diversion channels; and introduced non-native species (64 FR 58910).

The bull trout was initially listed as three separate Distinct Population Segments (DPSs) (63 FR 31647, 64 FR 17110). The preamble to the final listing rule for the United States coterminous population of the bull trout discusses the consolidation of these DPSs, plus two other population segments, into one listed taxon and the application of the jeopardy standard under section 7 of the ESA relative to this species (64 FR 58910):

Although this rule consolidates the five bull trout DPSs into one listed taxon, based on conformance with the DPS policy for purposes of consultation under section 7 of the Act, we intend to retain recognition of each DPS in light of available scientific information relating to their uniqueness and significance. Under this approach, these DPSs will be treated as interim recovery units with respect to application of the jeopardy standard until an approved recovery plan is developed. Formal establishment of bull trout recovery units will occur during the recovery planning process.

Please note that consideration of the above recovery units for purposes of the jeopardy analysis is done within the context of making the jeopardy determination at the scale of the entire listed species in accordance with USFWS policy (USFWS 2006b).

The USFWS completed its initial five-year status review of bull trout with two recommendations: (1) Retain threatened status for the species as currently listed throughout its range in the coterminous United States for the time being and (2) evaluate whether distinct population segments (DPSs) exist and merit the Endangered Species Act's protection (USFWS 2005b, 2005c, 2008). The status review considered information that had become available since the time of listing. The analysis to determine whether distinct population segments exist is currently ongoing.

As noted above, in recognition of available scientific information relating to their uniqueness and significance, five segments of the coterminous United States population of the bull trout are considered essential to the survival and recovery of this species and are identified as interim recovery units: 1) Jarbridge River; 2) Klamath River; 3) Columbia River; 4) Coastal-Puget Sound; and 5) St. Mary-Belly River. Each of these segments is necessary to maintain the bull trout's distribution, as well as its genetic and phenotypic diversity, all of which are important to ensure the species' resilience to changing environmental conditions.

The conservation needs of the bull trout are often expressed as the need to provide the four "C's": cold, clean, complex, and connected habitat. Cold stream temperatures, clean water that is relatively free of sediment and contaminants, complex channel characteristics (including abundant large wood and undercut banks), and large patches of such habitat that are well connected by unobstructed migratory pathways are all needed to promote conservation of bull trout at multiple scales ranging from the coterminous to local populations. The recovery planning process for the bull trout (USFWS 2002a; 2004a, 2004b, 2006a) has also identified the following conservation needs for the species: 1) maintain and restore multiple, interconnected populations in diverse habitats across the range of each interim recovery unit; 2) preserve the diversity of life-history strategies; 3) maintain genetic and phenotypic diversity across the range of each interim recovery unit; and 4) establish a positive population trend. Recently, it has also been recognized that bull trout populations need to be protected from catastrophic fires across the range of each interim recovery unit (Dunham et al, 2003a; Rieman et al 2007).

Central to the survival and recovery of the bull trout is the maintenance of viable core areas (USFWS 2002a, 2004a, 2004b, 2005a, 2006a). A core area is defined as a geographic area occupied by one or more local bull trout populations that overlap in their use of rearing, foraging, migratory, and overwintering habitat, and in some cases in their use of spawning habitat. Each of the interim recovery units listed above consists of one or more core areas. About 118 core areas are recognized across the United States range of the bull trout (USFWS 2002a, 2004a, 2004b, 2005a, 2006a).

The Columbia River recovery unit currently contains about 90 core areas and 500 local populations. The condition of the bull trout within all 90 core areas varies from poor to good but generally all have been subject to the combined effects of habitat degradation, fragmentation and alterations associated with one or more of the following activities: dewatering; road construction and maintenance; mining and grazing; the blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment into diversion channels; and introduced non-native species. The draft Bull Trout Recovery Plan (USFWS 2002a) identifies the following conservation needs for this unit: maintain or expand the current distribution of the bull trout within core areas; maintain stable or increasing trends in bull trout abundance; maintain/restore suitable habitat conditions for all bull trout life history stages and strategies; and conserve genetic diversity and provide opportunities for genetic exchange. Nineteen local populations, proximal to the Wells Project, were identified in the Methow (10), Wenatchee (7), and Entiat (2) core areas (USFWS 2002a).

Bull trout exhibit both resident and migratory life history strategies. Both resident and migratory forms may be found together, and either form may produce offspring exhibiting either resident or migratory behavior (Rieman and McIntyre 1993). Resident bull trout complete their entire life cycle in the tributary (or nearby) streams in which they spawn and rear. The resident form tends to be smaller than the migratory form at maturity and also produces fewer eggs (Fraley and Shepard 1989, Goetz 1989). Migratory bull trout spawn in tributary streams where juvenile fish rear 1 to 4 years before migrating to either a lake (adfluvial form), river (fluvial form) (Fraley and Shepard 1989, Goetz 1989), or saltwater (anadromous) to rear as subadults or to live as adults (Cavender 1978, McPhail and Baxter 1996, WDFW 1997). Bull trout normally reach sexual maturity in 4 to 7 years, may live longer than 12 years and can be found up to 20 years old in Canada (Goetz 1989). They are iteroparous (they spawn more than once in a lifetime), and both repeat- and alternate-year spawning has been reported, although repeat-spawning frequency and post-spawning mortality are not well documented (Leathe and Graham 1982, Fraley and Shepard 1989, Pratt 1992, Rieman and McIntyre 1996). Some bull trout may spawn less frequently (e.g., 17 of 27 radio tagged bull trout spawned in 1 year, 5 of 27 in two years, and 1 of 27 in 3 years), based on telemetry data (B. Kelly-Ringel, USFWS pers. comm. 2001, Kelly-Ringel and De La Vergne 2008). Downs et al. (2006) describes that in Tresle Creek, in Lake Pend Oreille, Idaho a larger number of bull trout spawn annually and that repeat spawners only comprise a portion of that number, documenting a 2:1 ratio of annual repeat spawners to alternate year spawners.

Growth varies depending upon life-history strategy. Resident adults range in total length from 6 to 12 inches (14-30cm), and migratory adults commonly reach 24 inches (60 cm) or more (Goetz 1989). The largest verified bull trout is a 32-pound specimen caught in Lake Pend Oreille, Idaho, in 1949 (Simpson and Wallace 1982).

Mortality rates of bull trout life history stages can be high; however, these rates decrease as the size of the fish increases. Egg survival can decrease with stream temperatures and alterations in habitat conditions (USFWS 1998, Pratt and Huston 1993). Egg to fry survival may vary between 3% to 50% depending on speed of growth, age at maturity, and fecundity (Rieman and McIntyre 1993). Fecundity may vary from less than 100 eggs in resident forms to greater than 5,000 eggs in migratory forms (Reiman and McIntyre 1993, Goetz 1989).

Sizes of bull trout vary widely depending on geography, and are likely due to a variety of factors, although water temperatures and diet are thought to play a large role (Pratt 1992, Goetz 1989, Rieman and McIntyre 1993, USFWS 1998). Age and size classification of the migratory bull trout life history form are generally defined as: juveniles: 0-3 years old and ranging in size from less than 1 to about 5 inches (2-13cm) in total length; subadults: 3-4 years old and ranging in size from 5 to 13 inches (13 to 33cm) in total length; and migratory adults: 4+ years old and greater than 13 inches (33cm) in total length (pers. comm., S. Spalding, Service, 2006; Goetz 1989; Pratt 1992; Reiman and McIntyre 1993; Kramer 2003; McPhail and Baxter 1996).

Bull trout require year-round, two-way passage, both up and downstream, not only for repeat spawning but also for foraging, rearing, and overwintering. Most fish ladders, however, were designed specifically for anadromous semelparous (fishes that spawn once and then die, and therefore require only one-way passage upstream) salmonids. Therefore, even dams or other barriers with fish passage facilities may be a factor in isolating bull trout populations if they do not provide a downstream passage route.

Bull trout have more specific habitat requirements than most other salmonids (Rieman and McIntyre 1993). Habitat components that influence bull trout distribution and abundance include water temperature, cover, channel form and stability, valley form, spawning and rearing substrate, and migratory corridors (Baxter and Hauer 2000; Fraley and Shepard 1989; Goetz 1989; Hoelscher and Bjornn 1989; Sedell and Everest 1991; Howell and Buchanan 1992; Pratt 1992; Rieman and McIntyre 1993, 1995; Rich 1996; Watson and Hillman 1997). Watson and Hillman (1997) concluded that watersheds must have specific physical characteristics to provide the habitat requirements necessary for bull trout to successfully spawn and rear and that these specific characteristics are not necessarily present throughout these watersheds. Because bull trout exhibit a patchy distribution, even in pristine habitats (Rieman and McIntyre 1993), fish should not be expected to simultaneously occupy all available habitats (Rieman et al. 1997a).

Migratory corridors are necessary to link seasonal habitats for all bull trout life history forms (USFWS 1998). The ability to migrate is important to the persistence of the bull trout (Rieman and McIntyre 1993; Rieman et al. 1997). Migrations facilitate gene flow among local populations when individuals from different local populations interbreed, or stray, to non-natal streams. Local populations that are extirpated by catastrophic events

may also become reestablished by bull trout migrants. However, it is important to note that the genetic structuring of bull trout indicates that there is limited gene flow among bull trout populations, which may encourage local adaptation within individual populations, and that reestablishment of extirpated populations may take a very long time (Spruell et al. 1999, Rieman and McIntyre 1993).

Cold-water temperatures play an important role in determining bull trout habitat, as these fish are primarily found in colder streams (below 59°F), and spawning habitats are generally characterized by temperatures that drop below 48°F in the fall (Fraley and Shepard 1989, Pratt 1992, Rieman and McIntyre 1993).

Thermal requirements for the bull trout appear to differ at different life stages. Spawning areas are often associated with cold-water springs, groundwater infiltration, and the coldest streams in a given watershed (Pratt 1992, Rieman and McIntyre 1993, Baxter and McPhail 1997, Rieman et al. 1997a). Optimum incubation temperatures for bull trout eggs range from 35° to 39°F whereas optimum water temperatures for rearing range from about 46° to 50°F (McPhail and Murray 1979, Goetz 1989, Buchanan and Gregory 1997). In Granite Creek, Idaho, Bonneau and Scarnecchia (1996) observed that juvenile bull trout selected the coldest water available in a plunge pool, 46° to 48°F, within a temperature gradient of 46° to 60°F. In a landscape study relating bull trout distribution to maximum water temperatures, Dunham et al. (2003b) found that the probability of juvenile bull trout occurrence does not become high (i.e., greater than 0.75) until maximum temperatures decline to 52° to 54°F.

All life history stages of the bull trout are associated with complex forms of cover, including large woody debris, undercut banks, boulders, and pools (Fraley and Shepard 1989, Goetz 1989, Hoelscher and Bjornn 1989, Sedell and Everest 1991, Pratt 1992, Thomas 1992, Rich 1996, Sexauer and James 1993, Watson and Hillman 1997). Maintaining bull trout habitat requires stability of stream channels and maintenance of natural flow patterns (Rieman and McIntyre 1993). Juvenile and adult bull trout frequently inhabit side channels, stream margins, and pools with suitable cover (Sexauer and James 1993). These areas are sensitive to activities that directly or indirectly affect stream channel stability and alter natural flow patterns. For example, altered stream flow in the fall may disrupt bull trout during the spawning period, and channel instability may decrease survival of eggs and young juveniles in the gravel from winter through spring (Fraley and Shepard 1989, Pratt 1992, Pratt and Huston 1993).

Bull trout typically spawn from August to November during periods of decreasing water temperatures. Preferred spawning habitat consists of low-gradient stream reaches with loose, clean gravel (Fraley and Shepard 1989). Redds are often constructed in stream reaches fed by springs or are near other sources of cold groundwater (Goetz 1989, Pratt 1992, Rieman and McIntyre 1996). Depending on water temperature, incubation is normally 100 to 145 days (Pratt 1992), and after hatching, juveniles remain in the

substrate. Time from egg deposition to emergence of fry may surpass 200 days. Fry normally emerge from early April through May, depending on water temperatures and increasing stream flows (Pratt 1992, Ratliff and Howell 1992).

Less is known about how TDG affects bull trout. The USFWS consultation with EPA (USFWS 2008b) requires the following standards be met to protect salmonids in the mainstems of the Snake and Columbia Rivers: (1) TDG must not exceed an average of one hundred fifteen percent (115%) as measured in the forebays of the next downstream dams and must not exceed an average of one hundred twenty percent (120%) as measured in the tailraces of each dam (these averages are measured as an average of the 12 highest consecutive hourly readings in any one day, relative to atmospheric pressure); and (2) A maximum TDG 1-hour average of one hundred twenty-five percent (125%) must not be exceeded during spillage for fish passage.

Bull trout are opportunistic feeders, with food habits primarily a function of size and life-history strategy. Resident and juvenile migratory bull trout prey on terrestrial and aquatic insects, macrozooplankton, and small fish (Boag 1987, Goetz 1989, Donald and Alger 1993). Adult migratory bull trout feed on various fish species (Leathe and Graham 1982, Fraley and Shepard 1989, Donald and Alger 1993). In coastal areas of western Washington, bull trout feed on Pacific herring (*Clupea pallasii*), Pacific sand lance (*Ammodytes hexapterus*), and surf smelt (*Hypomesus pretiosus*) in the ocean (WDFW 1997).

Migration allows bull trout in Washington to access optimal foraging areas and exploit a wider variety of prey resources. Bull trout likely move to or with a food source. For example, some bull trout in the Wenatchee basin, in Washington, were found to consume large numbers of earthworms during spring runoff in May at the mouth of the Little Wenatchee River where it enters Lake Wenatchee (Kelly-Ringle and De La Vergne 2008). In the Wenatchee River, radio-tagged bull trout moved downstream after spawning to the locations of spawning Chinook and sockeye salmon and held for a few days to a few weeks, possibly to prey on dislodged eggs, before establishing an overwintering area downstream or in Lake Wenatchee (Kelly-Ringle and De La Vergne 2008).

4.2.2 Presence in Action Area

Two sets of studies have provided the majority of the information on bull trout migratory behavior in the mid-Columbia River. The first study was the 2001-2004 mid-Columbia radio telemetry study undertaken by the three mid-Columbia PUDs (Chelan, Grant, and Douglas PUD) to evaluate the movement and status of bull trout in their respective project areas at the request of the USFWS. The goal of the study was to monitor the movements and migration patterns of adult bull trout in the mid-Columbia River using radio telemetry. From 2001 to 2003, bull trout were collected from the Wells, Rocky Reach, and Rock Island dams, radio-tagged, and monitored through 2004. The second

series of studies took place during 2005-2008 and were associated with the implementation of the BTMMP. The goals of the 2005-2008 studies included the measurement of incidental take for migratory and sub-adult bull trout passing through the Wells Project and the collection of stock identification information from the Methow River.

Following the FERC's approval of the Wells HCP in 2004, the Wells Project BTMMP was developed in 2005. The BTMMP was prepared and implemented to meet monitoring requirements stipulated in a USFWS BO (USFWS 2004c) regarding implementation of the Wells HCP. The goal of the Wells Project BTMMP was to identify, develop, and implement measures to monitor and address potential Wells Project-related impacts on bull trout associated with the operations of the Wells Project and associated facilities (Douglas PUD 2004). One component of the plan was to conduct additional telemetry assessments from 2005 through 2008 which provided additional telemetry information on bull trout movements in the Wells Project and documents rates of incidental take associated with the operation of Wells Dam (LGL and Douglas PUD 2008). Through the implementation of the strategies outlined in the BTMMP, six years of tagging, and eight years of monitoring, Douglas PUD has not identified any project-related impacts to adult or sub-adult bull trout from passage through the Wells Project, nor by stranding/entrapment due to lowering of the reservoir elevation. Douglas PUD has also determined there are no apparent correlations between Project operations and downstream passage events, and that there is no upstream movement of adult bull trout through the Wells Dam fishways during the off-season period of November 16 through April 30. Bull trout captured and tagged at Wells Dam were radio-tracked to the Methow and Entiat Core Areas during spawning periods, and have also demonstrated movement between these systems by successfully passing upstream or downstream through Wells Dam (LGL and Douglas PUD 2008).

Results of the telemetry studies identified several notable bull trout life history characteristics. Within the mid-Columbia Basin, bull trout utilized the mainstem Columbia River as a migratory corridor as data indicated that tagged fish passed through the mid-Columbia projects (BioAnalysts, Inc. 2004). This establishes that bull trout may be in the mainstem Columbia River (i.e., Wells Reservoir) throughout the year.

Within the Wells Project area, the majority of radio-tagged bull trout were destined for Twisp and Methow rivers located upstream of Wells Dam, however some fish also migrated into the Entiat River, which is located downstream of Wells Dam. Most of the radio-tagged bull trout passed Wells Dam during the months of May and June (BioAnalysts, Inc. 2004). Adults generally concluded spawning in the Methow by late October; some bull trout were observed returning to Wells Reservoir by mid-December. Bull trout did not select the Okanogan River system in both telemetry studies (one bull trout entered the Okanogan for a short period before leaving to enter the Methow system).

In addition to telemetric assessments, bull trout have been observed and counted during passage at Wells Dam since 1998. Bull trout upstream passage in Wells Project fish ladders is monitored from May 1 through November 15. In recent years, Douglas PUD has initiated an experimental winter count for bull trout (November 16 through April 30). To date no bull trout have been observed in the fish ladders during the experimental winter monitoring period. Counts of bull trout from 2000 through 2008 are presented below for the Wells Project and two additional downstream projects (Table 4.2.1-1). The table shows the relatively small number of bull trout passing over Wells Dam as compared to the other two projects.

Table 4.2.1-1 Tabulated Summary of Bull Trout Passage Up Adult Fish Ladders at Three mid-Columbia Projects (CBFAT 2009).

Project	Year											Total	Avg.
	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008		
Rocky Reach	83 ¹	128 ¹	216 ¹	204	194	246	161	155	142	77	100	1279	155
Rock Island	67	61	87	82	84	102	114	69	35	46	36	783	71
Wells	17	49	93	108	76	53	47	49	100	65	43	700	64

¹Unpublished data (Chelan PUD 2003)

4.2.3 Critical Habitat Designations

On September 26, 2005, the USFWS designated critical habitat for bull trout populations within the Columbia River and other locations. No critical habitat for bull trout was designated in the Columbia River drainage in or near the Wells Project.

4.2.4 Environmental Measures and Analysis of Effects

On July 30, 1998, Douglas PUD submitted an unexecuted form of an Application for Approval of the Wells HCP to the FERC and to NMFS. To expedite the FERC's formal consultation, biological evaluations of the effects of implementing the HCP on listed species under the jurisdiction of the USFWS were prepared by Douglas PUD.

In a letter to the FERC, the USFWS requested consultation under Section 7 of the ESA regarding the effects of hydroelectric project operations on bull trout in the Columbia River (letter from M. Miller, USFWS, to M. Robinson, FERC, dated January 10, 2000). The request for consultation was based on observations of bull trout in the study area. In its reply to the USFWS, the FERC noted that there was virtually no information on bull trout in the mainstem Columbia River.

On November 24, 2003, Douglas PUD filed an application for approval of the executed Wells HCP. The 2004 application for approval replaced the 1998 application with the executed form of the Wells HCP.

On December 10, 2003, the USFWS received a request from the FERC for formal consultation to determine whether the proposed incorporation of the Wells HCP into the FERC license for operation of the Wells Project was likely to jeopardize the continued existence of the Columbia River DPS of ESA-listed bull trout, or destroy or adversely modify proposed bull trout critical habitat. In response to the FERC request, the USFWS submitted a BO and issued an ITP to Douglas PUD. The FERC incorporated the USFWS bull trout reasonable and prudent measures (RPM) and terms and conditions into the existing Wells Project license, which are represented as license articles 61, 62, and 63.

Article 61 of the license required Douglas PUD to file with the FERC a Bull Trout Plan for implementing the USFWS bull trout RPMs and terms and conditions, which were designed to monitor and limit bull trout take associated with Wells Project operations. Article 61 further required that Douglas PUD prepare the Bull Trout Plan in consultation with the USFWS, NMFS, WDFW, and interested Indian Tribes (Colville and Yakama). Following consultation with these stakeholders, on February 28, 2005, Douglas PUD filed with the FERC the Wells Project BTMMP, 2004-2008 (Douglas PUD 2004). The BTMMP was approved by the FERC on April 19, 2005.

Article 62 of the license requires Douglas PUD to prepare and file with the FERC an annual report describing the activities required by the BTMP. On March 26, 2008 Douglas PUD, with approval from USFWS, filed a request for an extension of time to submit the 2007 annual bull trout monitoring report and to consolidate the 2007 annual report with the final bull trout monitoring report, required to be filed with the FERC by December 31, 2008. On April 16, 2008, the FERC issued an order granting this request. This document summarizes all data collected to meet the BTMMP objectives over the required monitoring period from 2005 to 2008 and is the final monitoring report. This final monitoring report completes radio-telemetry tagging and monitoring objectives outlined in the USFWS bull trout RPMs and terms and conditions, and the Wells Project license articles 61 and 62.

Article 63 was a reservation of authority by the FERC to require the licensee to carry out specified measures for the purpose of participating in the development and implementation of a bull trout recovery plan.

As required by the new license article, Douglas PUD, in concert with the USFWS, developed and implemented the BTMMP for the Wells Project (Douglas PUD 2004). The BTMMP addressed the RPM's defined by the USFWS above.

The BTMMP was intended to monitor and evaluate bull trout presence in Wells Project, quantify incidental take and address, to the extent feasible, potential Project-related impacts on bull trout from Wells Project operations and facilities. Implementation of the BTMMP began in May 2005 and will continue through the existing license term. The specific objectives of the BTMMP are:

- Objective 1: Monitor adult upstream and downstream passage at Wells Dam and implement appropriate management plans to monitor any incidental take of bull trout through the use of telemetry studies, analysis of passage timing with operational data, and monitoring of off-season bull trout passage through the adult fishway;
- Objective 2: Assess Wells Project-related impacts on upstream and downstream passage of sub-adult bull trout through Passive Integrated Transponder (PIT) tagging and off-season passage monitoring;
- Objective 3: Investigate the potential for sub-adult entrapment or stranding in off-channel or backwater areas of Wells Reservoir through the evaluation of reservoir elevation and bathymetric data;
- Objective 4: Identify the Core Areas and Local Populations, as defined in the Service Draft Bull Trout Recovery Plan, of those bull trout that utilize the Wells Project area.

In early 2009, Douglas PUD completed the development of a new BTMP which details monitoring and management activities for bull trout during a new license. The BTMP is part of the Aquatic Settlement Agreement for the relicensing of the Wells Project. The goal of the BTMP is to identify, monitor, and address impacts, if any, to bull trout resulting from the Wells Project in a manner consistent with the USFWS Bull Trout Recovery Plan and the terms of the Section 7 ITS. The BTMP is intended to continue the implementation of management activities to protect bull trout during the new license term in a manner consistent with the original BTMMP implemented from 2005 to 2008 (Douglas PUD 2004). The PME's presented within the 2009 BTMP are founded upon information collected from 2001 to 2008 and designed to meet the following objectives:

- Objective 1: Operate the upstream fishways and downstream bypass systems in a manner consistent with the HCP;
- Objective 2: Identify any adverse Wells Project-related impacts on adult and sub-adult bull trout passage;
- Objective 3: Implement reasonable and appropriate options to modify upstream fishway, downstream bypass, or operations if adverse impacts on bull trout are identified and evaluate the effectiveness of these measures;
- Objective 4: Periodically monitor for bull trout entrapment or stranding during low Wells Reservoir elevations;
- Objective 5: Participate in the development and implementation of the USFWS Bull Trout Recovery Plan including information exchange and genetic analysis. Should bull trout be delisted, the Aquatic SWG will re-evaluate the needs and objectives of the BTMP;
- Objective 6: Identify any adverse impacts of Wells Project-related hatchery operations on adult and sub-adult bull trout.

This BTMP is intended to be compatible with other bull trout management plans and the Upper Columbia Salmon Recovery Plan (UCSRP) in the mainstem Columbia River. Furthermore, this management plan is intended to not conflict with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under WAC 173-201A, of the Washington State WQS.

4.2.4.1 Spawning, Incubation, and Larval Development

Telemetry studies indicate that bull trout utilizing Wells Reservoir spawn in the mainstem Twisp River and upper mainstem Methow River more than 50 miles and 1,500 ft MSL in elevation above the Wells Project Boundary (BioAnalysts, Inc., 2004; BioAnalysts, Inc.

2006). Literature and investigative research did not locate any report documenting spawning habitat within the Wells Project Boundary. Migratory bull trout have been observed passing upstream through Wells Dam in the spring and summer with peak counts in late May and early June. The majority of tagged fish move into the Methow River by the end of June (BioAnalysts, Inc., 2004). For migratory life history types, juveniles rear in tributary streams for 1 to 4 years before migrating downstream into a larger river or lake to mature (Rieman and McIntyre 1993).

Since spawning activity occurs outside of the Project Boundary, no effect on spawning, incubation or larval development was identified for any of the proposed measures.

4.2.4.2 Rearing and Migration Within the Project

Bull trout have the potential to occur in Wells Reservoir year round. The Wells Reservoir provides a migration corridor, foraging opportunities, rearing habitat, and a relatively stable overwintering area compared to potentially dynamic tributary habitat. During residency within the reservoir the potential for Wells Project operations to have an impact on bull trout may occur by stranding/entrapment due to lowering of the reservoir elevation.

To address the potential for stranding or entrapment, the third objective of the BTMMP required an investigation of off-channel or backwater areas of Wells Reservoir during low reservoir elevations from 2005 through 2008. Field surveys were conducted at potential bull trout stranding sites during reservoir elevations below 774 ft MSL in 2006 and 2008. The stranding sites were identified by assessing high resolution bathymetric information, aerial photography, reservoir elevations, backwater curves, and inflow patterns. The result of the investigations did not identify any bull trout stranding. Surveys were planned in 2005 and 2007, but river operations were not low enough to warrant a survey.

Habitat Conservation Plan

Section 4.3.3 of the Wells HCP requires Douglas PUD to implement a targeted northern pikeminnow, piscivorous bird and piscivorous mammal harassment and control program with the goal of reducing the level of predation upon salmonids migrating through the Wells Project. However, the pikeminnow removal program may also result in the harassment, incidental capture and potential mortality of bull trout.

Northern pikeminnow are native predators of juvenile bull trout. The Northern Pikeminnow Removal Program (NPRP) included a northern pikeminnow bounty program, participation in fishing derbies and tournaments, hook and line fishing by experienced anglers and the use of longline fishing equipment. Currently only longline fishing is being utilized in the Project.

There is a potential for individual bull trout to be caught during northern pikeminnow longline angling. From inception in 1995 through 2007 Douglas PUD's NPRP has captured over 154,000 northern pikeminnow. During that time no bull trout have been incidentally captured during longline fishing.

From 1995-1999, the NPRP implemented by Douglas PUD consisted mainly of experienced anglers using hook and line techniques to remove northern pikeminnow from Wells Project waters. Traditionally, hook and line angling has lacked the ability to target species specifically. Captured bull trout from hook and line sampling were immediately released. Douglas PUD no longer uses angling removal for predator control in the Wells Project.

More recently (2000-present), the NPRP has shifted to a longline fishing system. This new system has proven to be more cost efficient and effective at targeting northern pikeminnow. Longline fishing gear has a low probability of catching bull trout by fishing deeper in the water column using small hooks typically baited with dead crickets. Lines are checked daily in order to release any species other than northern pikeminnow. To date the incidental catch rate of bull trout by longline fishing has been zero.

The NPRP is implemented to benefit listed Columbia River salmonids. The operation of the program is likely to benefit bull trout by increasing juvenile salmonids in the mainstem Columbia, a forage base for bull trout. Increased survival of salmonids will increase the distribution of ocean nutrients into the upper reaches and tributaries of the Columbia River when these fish return from the ocean to spawn and die. The removal of northern pikeminnow is also likely to reduce predation on juvenile adfluvial bull trout entering the mainstem Columbia as they migrate out of their natal tributaries. Pikeminnow removal is also expected to benefit bull trout rearing in the reservoir by reducing competition for prey.

Other lesser threats to bull trout include predation by piscivorous birds and mammals. The focus of managing these species is not removal but hazing and access deterrents. Hazing includes propane cannons, pyrotechnics and the physical presence of hazing staff. Access deterrents include steel wires across the hatchery ponds and tailrace, fencing and covers for hatchery ponds, and electric fencing. When hazing and access deterrents fail, options for removal are also implemented by the US Department of Agriculture (USDA) Animal Control staff hired to conduct the hazing programs. The minor increase in human activity as a result of the avian and mammal predator control measures is unlikely to adversely affect bull trout. Similar to pikeminnow removal, the reduction in predation on salmonids will likely increase the prey base for foraging bull trout.

In Section 4.5.1 of the Aquatic Settlement Agreement, Douglas PUD states that if incidental take from the Predator Control Program exceeds allowable levels, Douglas PUD will develop a new plan with the HCP Coordinating Committee and the Aquatic SWG. This plan will address factors contributing to the exceedance and seek a resolution.

Aquatic Settlement Agreement

The Aquatic Settlement Agreement includes implementation of the white sturgeon management plan.

Indirect causes of increased predation may result from the enhancement of white sturgeon which may consume sub-adult bull trout. However, sub-adult bull trout have not been detected in the Wells reservoir, and white sturgeon are not known to use reaches of the Project tributaries above Project Boundary, therefore, spatial separation may preclude significant predation. Douglas PUD is required in its sturgeon management plan to enhance white sturgeon populations through artificial propagation. The increased number of sturgeon may result in an elevated potential for predation. The WSMP has provisions for adaptive management of supplementation activities should conflicts develop between stocked sturgeon and ESA-listed species. The WSMP includes an intensive monitoring and evaluation program that will be used to adjust the number of juvenile sturgeon stocked in the Wells Project and will be used to inform harvest management for adult sturgeon.

In Section 4.5.1 of the Aquatic Settlement Agreement, Douglas PUD states that if incidental take exceeds allowable levels as a result of the implementation of other Aquatic Resource Management Plans, Douglas PUD will develop a new plan with the Aquatic SWG. This plan will address factors contributing to the exceedance and seek a resolution.

Terrestrial Resources Management Plans

No potential effects were identified.

Off License Agreement

No potential effects were identified.

4.2.4.3 Tributary Rearing and Migration

Activities associated with the operation of the Wells Project also take place in upper portions of the tributaries above the Project Boundary.

Habitat Conservation Plan

The two primary activities influencing the tributaries outside of the Project Boundary relate to requirements in the TCP and the Hatchery Compensation Plan. These two guiding documents establish necessary activities for Douglas PUD to maintain habitat and artificially enhance existing salmonid populations per obligations identified in the Wells HCP. Activities within these programs are intended to benefit the overall aquatic ecosystem, but may result in some short-term effects to bull trout.

Tributary Conservation Plan

The TCP found in Section 7 of the Wells HCP guides the funding and allocation of dollars from the Plan Species Account. The intended goal of the dollars allocated to the Plan Species Account is to compensate for up to two percent unavoidable adult and/or juvenile mortality for Plan Species passing through Wells Dam. The intent of the Plan Species Account is to provide dollars to protect and restore tributary habitats for Plan Species within the Wells Project Boundary and within the portions of the Methow and Okanogan rivers that are accessible to Plan Species.

A detailed description of the TCP, the Plan Species Account, and its allowable uses by the Tributary Committee can be found in Section 7 of the HCP. Some direct and indirect effects on bull trout may occur resulting from implementation of actions funded by the TCP. Because of the diverse nature of habitat improvement actions funded by the TCP, separate Section 7 consultations are initiated for actions associated with the TCP.

The Tributary Committee, comprised of various fisheries agencies and the Tribes, will be guided by the general strategy outlined in supporting documents (see TCP) to the Wells HCP. The premise of the TCP is to protect existing productive habitat and restore high priority habitats by enhancing, when practical, natural processes that, over time, will create and maintain suitable habitat conditions without human intervention. The USFWS representative on the Tributary Committee ensures that any take resulting from these activities is minimized to the extent practical.

The TCP funded by Douglas PUD provides money to fund third party conservation efforts in the Methow and Okanogan river basins. Habitat restoration projects and plans to purchase conservation easements or lands in fee are submitted to the Tributary Committee. Examples of projects funded by the TCP may include, but are not limited to,

1) providing access to currently blocked stream sections or oxbows, 2) removing dams or other passage barriers on tributary streams, 3) improving or increasing the hiding and resting cover habitat that is essential for these species during their relatively long adult holding period, 4) improving in-stream flow conditions by correcting problematic water diversion or withdrawal structures, or 5) purchasing (or leasing on a long-term basis) conservation easements to protect or restore important aquatic habitat and shoreline areas. To date, most of the funding allocated through this plan has been focused on purchasing conservation easements, removing dikes and levees in order to restore natural river channel process, reconnecting side channels and oxbow habitats and fixing culverts to restore connectivity to properly functioning habitat.

The Tributary Committee will decide if the projects meet criteria for funding. Restoration and improvement projects have to be reviewed by state and federal agencies to receive permits for construction. Habitat preservation and conservation projects will likely benefit bull trout through the protection of proposed critical habitat found within the Methow River bull trout core areas (USFWS 2002a). Projects that may increase instream flow volume in the Methow Basin will benefit all life stages of bull trout by enhancing migration corridors, pool depth, in-stream cover, and preferred water temperatures.

Habitat restoration projects will require a period of construction that may result in short term disturbances such as noise, increased turbidity, and human presence. These projects are expected to result in long-term positive benefits for bull trout through the protection and enhancement of aquatic habitat and removal of migration barriers.

Some potential activities (e.g., removal of large stream channel blockages or reconnecting side channels, etc.) may produce short-term unavoidable negative effects (e.g., incidental injury or mortality of individual fish, temporary increases in sediment loads and turbidity, etc.) as a result of funding projects in the Methow River. In-stream projects having the potential to disturb bull trout or bull trout habitat will be required to go through a separate ESA Section 7(a)(2) consultation and authorization of incidental take of ESA-listed Permit Species.

In the long-term, any actions designed to remove migration barriers, stabilize stream channels and restore hydraulic equilibrium, increase riparian canopy cover, or increase base flows are expected to far outweigh small short-term impacts and result in beneficial effects for bull trout.

Hatchery Compensation Plan

The operation of hatchery enhancement activities has the potential to create both positive and negative results for bull trout.

The Hatchery Compensation Plan, as described in Section 8 of the Wells HCP, was established to provide hatchery compensation for up to 7 percent unavoidable juvenile passage losses of Plan Species passing through Wells Dam. The goal of the program is to utilize hatchery produced fish to replace unavoidable losses in such a manner that the hatchery fish produced contribute to the rebuilding and recovery of naturally reproducing populations of Plan Species, in their native habitats, while maintaining the genetic and ecological integrity of each stock of Plan Species. Supporting harvest, where appropriate, was also identified as a goal of the Hatchery Compensation Plan.

Actions associated with the Hatchery Compensation Plan are expected overall to be a benefit to bull trout. These activities provide an enhancement of listed and unlisted anadromous salmonids in the Methow and Columbia rivers. Bolstering salmonid populations will indirectly benefit bull trout populations by increasing densities of important prey items (smolts) in both tributary and mainstem habitats.

A direct example of bull trout exploiting Wells Project operations is the notable usage of the Wells Hatchery outfall. The 2001 to 2004 telemetry study suggested that bull trout frequented the outfall in search of prey (BioAnalysts, Inc. 2006). Typical operation at the hatchery is to volitionally release yearling Chinook smolts between 15 and 30 April, and subyearling Chinook smolts in early June. These smolts migrate downstream through the hatchery outfall channel system and then enter the Columbia River. During the 2001 study period, bull trout were observed at the hatchery outfall between 17 May and 27 June. In 2002, detections occurred between 3 June and 20 June. Large numbers of smolts were routinely observed during the period when the bull trout frequented the outflow (Shane Bickford, Douglas PUD, personal communication). Given that bull trout feed opportunistically (Goetz 1989), it is likely that the tagged bull trout were taking advantage of the large concentration of juvenile salmonids within the hatchery outfall system.

Another additional indirect benefit of the Hatchery Compensation Plan for bull trout may occur in both mainstem and tributary habitats as a result of enhanced nutrient availability due to an increased number decaying anadromous fish. Anadromous salmonids are highly important to the nutrient and trophic status of spawning tributaries (Kline et al. 1994; Bilby et al. 1996). By providing a conduit for nutrient transfer from ocean environments, salmon make significant nutrient contributions to the aquatic and terrestrial ecosystems of streams where they spawn (Bilby et al. 2003). The increase in primary and secondary productivity resulting from higher adult salmon returns in bull trout rearing streams may result in greater survival for juvenile bull trout.

One potential negative effect from the hatchery operations could include reduced water quality at the hatchery outfall. Water quality at each facility operates under a National Pollutant Discharge Elimination System (NPDES) permit which specifies discharge requirements, in accordance with finfish culture specifications. The USEPA has delegated responsibility to administer the NPDES permit program to the state of Washington on the basis of RCW 90.48, which defines Ecology's authority and obligations in administering the discharge permit program. Washington has issued a general state NPDES permit, renewed in April, 2000, that sets wastewater limits and sampling requirements for use of fish treatment drugs and chemicals. The permit is subject to revision and renewal every five years, with the next renewal due in 2010. No effects on bull trout are anticipated from water withdrawal or aquaculture practices associated with the Wells and Methow hatcheries and associated rearing facilities.

Another possible effect to bull trout may occur at the Twisp Weir where brood stock trapping occurs. As identified in the BTMP of the Aquatic Settlement Agreement, Douglas PUD will address this issue through the assessment of upstream and downstream passage and incidental take of adult, migratory bull trout at off-Project (outside of the Wells Project Boundary) adult salmon and steelhead brood stock collection facilities associated with the Wells HCP. Specifically, beginning in year one of a new license, Douglas PUD will conduct a one-year radio-telemetry study to assess passage and incidental take at off-Project adult collection facilities (i.e., Twisp weir). Douglas PUD will capture and tag up to 10 adult, migratory bull trout (>400 mm) at adult collection facilities and use fixed receiver stations upstream and downstream of collection facilities to examine upstream and downstream passage characteristics and incidental take. Study protocols that have been used during past radio-telemetry assessments at Wells Dam (LGL and Douglas PUD 2008) will be employed for this assessment.

If negative impacts to passage associated with off-Project collection facilities are observed or the authorized incidental take level is exceeded during any one-year period, Douglas PUD will conduct another monitoring study in the succeeding year. If negative impacts to passage continue to be observed or the authorized incidental take level is exceeded in this second year, Douglas PUD will develop a plan, in consultation with the Aquatic RWG, to address the identified factors contributing to passage impacts or the exceedance of the allowable level of incidental take.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.2.4.4 Adult Upstream Passage Through the Project Reservoir and Facilities

Habitat Conservation Plan

Wells Dam has two adult fish ladders, located on the east and west ends of the hydrocombine. These ladders are operated based upon measures identified within the HCP. Bull trout utilize these ladders to pass upstream of the Wells Project. Each of the two fishways contains a single main entrance, a collection gallery, a fish ladder with PIT-tag monitoring stations, an adult count station, trapping facilities, and an exit in the forebay adjacent to the earthen embankment section of the dam.

Fishways are inspected daily to ensure debris accumulations are removed, automated fishway instruments are calibrated properly and lights in the fishway are functioning. Both upstream fishway facilities (located on the west and east shores) are operational year around with maintenance occurring on each fishway at different times during the winter to ensure that one upstream fishway is always operational. Maintenance activities on Wells fishways occur during the winter when bull trout have not been observed passing Wells Dam (Douglas PUD 2008b).

Migratory bull trout have been observed passing upstream through Wells Dam in the spring and summer with peak counts in late May and early June. There have never been any observations from past year-round monitoring of bull trout passing upstream during out of season months (i.e. winter). The majority of tagged fish move back into the Methow River by the end of June (BioAnalysts, Inc., 2004; LGL and Douglas PUD 2008). During the six years of study and eight years of telemetry monitoring from 2001 through 2008, a total of 93 upstream passage events were detected at Wells Dam (79 of which occurred within one year of release and used in take calculations). Out of all 93 upstream passage events recorded, zero bull trout injury or mortality due to passage was observed at the Wells Project.

During the 2005 through 2008 study, 214 adult bull trout were counted passing upstream through Wells Dam. The proportion of the bull trout population at Wells Dam that was radio-tagged was 24 percent ($52/214 = 0.24$). The study found that Wells Project operations did not appear to influence the movements of adult bull trout. Instead, adult bull trout passage events appeared to be more closely associated with water temperature, photoperiod and time of year with rather predictable patterns of upstream and downstream movement.

Actively migrating bull trout may take additional time to pass through the Wells Dam, although no upstream or downstream passage problems were identified during the 2005 through 2008 study. Passage times upstream through the fishway appeared reasonable relative to the species migration and spawn timing.

Off-season or “winter” (November 16 to April 30) video monitoring of the Wells Dam fishways for adult and sub-adult bull trout was conducted during each of the years of this study including the winter of 2004 and 2005 as required by the BTMMP. Additional off-season counting took place during the winters of 2006, 2007 and 2008. To date, no adult or sub-adult bull trout have been observed utilizing the fishways at Wells Dam during the winter count season (LGL and Douglas PUD 2008).

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.2.4.5 Adult Downstream Passage Through the Project Reservoir and Facilities

The potential for adult bull trout to fallback is not a clear distinction when compared to other anadromous fishes. Fallback is defined as involuntary movement of a fish downstream past a dam once upstream passage has been achieved. Anadromous salmonids migrating upstream generally do not move downstream unless forced. In contrast, bull trout tend to meander both upstream and downstream to foraging opportunities creating a hazy dichotomy between volitional downstream passage and fallback. Telemetry studies have shown that bull trout have safely passed through spillways and turbines and to date no tagged fish have been injured or killed. Therefore, movement downstream is not referred to as fallback, but rather downstream passage events.

During the six years of study and eight years of telemetry monitoring, a total of 27 downstream passage events took place at Wells Dam, 19 of which occurred within one year of release and used in take calculations. Radio-tagged bull trout passed downstream through the turbines or spillways as no downstream passage events were recorded via the fishways. Out of all the downstream passage events recorded, zero bull trout injury or mortality was observed at the Wells Project.

Habitat Conservation Plan

Operation of the downstream passage facilities for bull trout will be consistent with bypass operations for Plan Species identified in the HCP. Currently the bypass system is operated from April 12 through August 26 of each year. This operating period is consistent with the period of high bull trout and anadromous fish presence at the Wells Project (Douglas PUD 2008b).

Douglas PUD will continue to operate the upstream fishway and downstream bypass at Wells Dam in accordance with the HCP. However, if upstream or downstream passage problems for bull trout are identified (as agreed to by the USFWS and Douglas PUD), Douglas PUD, through the implementation of the BTMP, will identify and implement, in consultation with the Aquatic SWG and HCP Coordinating Committee, reasonable and appropriate options to modify the upstream fishway, downstream bypass, or operations to reduce the identified impacts to bull trout passage (Douglas PUD 2008b).

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.2.4.6 Sub-adult Passage

The second objective outlined in the BTMMP includes an assessment of Project-related impacts on upstream and downstream passage of sub-adult bull trout (fish <400 mm in length) through PIT tagging and off-season passage monitoring. During the development of the BTMMP, stakeholders agreed that because of the inability to collect a sufficient sample size of sub-adult bull trout at Wells Dam, it was not feasible to assess sub-adult passage. However, when encountered at Wells Dam, or in tributary traps, sub-adult bull

trout would be PIT tagged. Douglas PUD provided funding, equipment, training, and coordination for the sub-adult bull trout PIT tag program. From 2004 to 2008, 67 sub-adult bull trout were PIT tagged in the Methow River sub-basin during standard tributary smolt trapping operations. Douglas PUD operated PIT tag detection systems year-round within the Wells Dam fishways during the study period (2005 to 2008) and no PIT tagged sub-adult bull trout were detected. Additionally, sub-adult bull trout were to be PIT tagged opportunistically when encountered at the Wells Project; however, no sub-adult bull trout were encountered at Wells Dam during the study period.

No sub-adult bull trout were observed utilizing the fishways at Wells Dam during the 2004-2008 winter count seasons.

Habitat Conservation Plan

Water is purposely spilled through the JBS to facilitate fish outmigration. Constructed in 1989, the JBS utilizes five of eleven spillways equipped with constricting barriers to help guide juvenile migrating fish away from the turbines and through a safe passage route through the dam as required by the HCP. The JBS is in operation annually from mid April until late August; consistent with the period of high bull trout and anadromous fish presence at the Wells Project. This configuration and operation timing has demonstrated exceptionally high levels of protection while utilizing only 6-8 percent of the Columbia River flow. The efficiency and effectiveness of the JBS are important factors in limiting the amount of spill, and therefore TDG, while maximizing fish passage and survival. The JBS has a passage efficiency rate of 92.0 percent for spring migrating salmon and steelhead and 96.2 percent for summer migrating Chinook salmon (Skalski 1993). Douglas PUD has conducted three years of juvenile survival studies at Wells Dam which have shown an average survival rate of 96.2 percent for yearling Chinook and steelhead (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). This is the highest survival rate for any dam on the Columbia or Snake rivers. It is reasonable to assume that the high survival rates shown for juvenile salmon and steelhead would be similar for juvenile bull trout.

Since most juvenile salmon and steelhead migrate near the surface, with the help of the JBS, they successfully pass Wells Dam and avoid the turbine intakes located deeper in the forebay. Because juvenile bull trout are morphologically similar to anadromous salmonids it is expected that a similarly high proportion of juveniles, if present, would also utilize the JBS. The JBS is in operation annually from mid April until late August. This operating period is consistent with the period of high bull trout and anadromous fish presence at the Wells Project.

Douglas PUD operates the JBS each year to provide a non-turbine passage route through the dam for 95 percent of the spring and summer-run juvenile plan species outmigration. The procedures set forth in the Wells HCP are intended to guide the operating criteria for

the JBS. This plan also includes specific operating criteria for the turbines and spillways sufficient to maximize fish use and survival through the JBS (USFWS 2004c). A more detailed description of JBS, spillway and turbine operations may be found in Section 4.3 and Appendix A of the Wells HCP.

Operation of the spillways may result in supersaturated levels of TDG. Supersaturated gases in fish tissues tend to pass from the dissolved state to the gaseous phase as internal bubbles or blisters. This condition, called gas bubble trauma (GBT) or gas bubble disease (GBD), can be debilitating or even fatal. Injury and mortality of bull trout may also occur as a result of contact with spillway structures. It is also likely that if juvenile bull trout pass through the spillway they may be subject to increased susceptibility to predation caused by disorientation or increased susceptibility to infection caused by scale loss or non-lethal wounds incurred during spillway passage (USFWS 2004c). While challenges exist, Chapman et al (1994a, b) concluded that spillways are currently the most benign routes for juvenile salmonids to pass the mid-Columbia River dams. Based upon information collected at other hydroelectric projects, juvenile fish survival is estimated to range from 90 to 93 percent for turbines, 98 to 99 percent for bypass systems, and 98 to 99 percent for spillways (NOAA 2003).

Direct or indirect effects on adult and juvenile bull trout may occur as a result of downstream movement through turbines. These effects may include physical injury or mortality from contact with turbine structures including wicket gates, turbine runners, or the spiral case. Indirect effects may include increased susceptibility to predation caused by disorientation following turbine passage or increased susceptibility to infection caused by scale loss or non-lethal wounds incurred during turbine passage. However, based on radio-tracking studies at the Wells Dam, there has been no evidence that downstream passage via turbines has negatively affected bull trout (BioAnalysts, Inc. 2006).

Studies have not been conducted to determine the effects and survivability of passage by bull trout through Kaplan turbines. Turbine studies of other species have found that in general smaller fish survive at higher rates than larger fish (Eicher et al. 1987). All 27 downstream passage events of adult radio tagged bull trout that have been recorded at Wells Dam since the inception of telemetry studies occurred through the turbines or spillways as no downstream passage events were recorded via the fishways. Out of all the downstream passage events recorded, zero bull trout injury or mortality was observed at the Wells Project.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.2.4.7 Water Quality

Bull trout require specific water quality characteristics that include cool water with moderate to high levels of DO. Several studies have assessed the water quality within the Wells Project and all indicate that Wells Reservoir is a healthy, riverine water body with no thermal or chemical stratification (EES 2006). Studies have also demonstrated that the water found within the Wells Project is of high quality and is in compliance with the State WQS for all of the parameters measured. Notable exceptions to meeting the State WQS included seasonal exceedances in water temperature and TDG.

The mainstem Okanogan River within and above the Project Boundary is a relatively low gradient, broad channel that warms in the summer as water slowly moves near the confluence with the reservoir. However, below the SR 97 Bridge, there is significant mixing with Columbia River water. During the very hot summer months, releases from Chief Joseph Dam are significantly cooler than the very warm temperatures upstream in the Okanogan River and serve to lower the temperature of the lower portion of the river relative to non-inundated areas (WEST 2008). This area is not used by bull trout and poses little issue to migratory or foraging species. The few instances of relatively high water temperature within the mainstem reservoir were primarily a result of upstream releases of warm water from Grand Coulee and Chief Joseph dams.

Elevated TDG levels were identified in past studies in the tailrace of the Wells Dam. Each year from 2003-2008 during spring-runoff, Douglas PUD has undertaken spill tests to examine the relationship between water spilled over the dam and the production of TDG. These studies have helped Douglas PUD to modify spill operations and significantly reduce TDG in the Wells tailrace to levels that are in compliance with state water quality criteria for TDG during the fish passage season. Additional studies have also shown that passage survival at the dam is 96.2 percent for juvenile salmon and steelhead. This is the highest survival rate for any dam on the Columbia or Snake rivers and at the same time, the contribution to TDG levels downstream by the juvenile bypass system at Wells Dam is negligible (0-2 percent). Successful passage by juvenile and adult anadromous salmonids suggests that water quality is not posing a notable risk to the survival of bull trout.

No effect was identified that related to any of the proposed measures.

4.2.4.8 Water Quantity

The quantity of water flowing through the Wells Project can create alterations to the reservoir environment that may affect bull trout. These alterations may include fluctuations in reservoir stage that may strand individuals in near shore habitat or possibly increase interaction with predators due to lower water volume.

The Wells Project is a run-of-river project meaning that average daily inflow equals daily outflow. As a result, the limited active storage capacity is only sufficient to regulate flow on a daily basis. Alterations in water volume or reservoir fluctuations are minimal and largely driven by the discharge of water from Chief Joseph Dam and Grand Coulee Dam. Typical operational fluctuations of the Wells Project are gradual, repetitive changes in reservoir stage that occur on a daily basis and generally result in reservoir elevation fluctuations of one to two ft (see Figure 2.3-1). During the five year operation period from 2001 through 2005, the reservoir has typically operated within the upper four ft (781 to 777 ft MSL in elevation) 95.1 percent of the time (DTA 2006). Further, no stranding was observed during stranding surveys for bull trout in 2006 and 2008 (DTA 2006).

No effect was identified that related to any of the proposed measures.

4.2.4.9 Riparian Cover

Riparian cover can provide important habitat for rearing sub-adult bull trout species. Significant riparian cover is found in riverine areas and is limited in lacustrine environments. In general, riparian cover is generally not sought after when bull trout initiate migratory behavior and reside within large rivers and lake systems more similar to the Wells Reservoir. Spawning and rearing habitat occurs in fluvial systems found within the upper Methow River which is outside of the action area and are not affected by the operation of the Wells Project.

The banks of the Wells Project offer limited riparian cover. This is largely a result of the typical lack of riparian cover in natural high desert ecosystems that define the Wells Project.

Habitat Conservation Plan

Additional funds provided by Douglas PUD for restoration measures occurring outside of the Wells Project are detailed in the TCP. Douglas PUD-funded projects will improve habitat and potentially increase riparian cover. The potential for such riparian restoration to occur is contingent upon review and approval by the Wells HCP Tributary Committee.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.2.4.10 Critical Habitat

Bull trout critical habitat was designated by USFWS in 2005 (70 FR 56212). Critical habitat for bull trout does not occur in the Wells Project. Therefore, the proposed action will have no effect on bull trout critical habitat.

4.2.5 Determination of Effects

The following section provides a summary matrix (Table 4.2.5-1) of the potential effects described above and draws an effects determination based upon the dichotomous key developed by USFWS (1998b).

Table 4.2.5-1 Summary Effects Matrix for Bull Trout within the Wells Project.

Critical Habitat	Project Effect	Upper Columbia River Subbasin Designated Area Affected	Exposure over 50-year Duration of Proposed Action	Response	Limiting to Conservation
Spawning, incubation and larval development	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions, and action described in the Terrestrial Resources Management Plans.	The defined Action Area representing Wells Reservoir and surrounding tributaries	Spawning occurs more than 50 miles and 1,500 ft in elevation above the Wells Project Boundary in the upper reaches of the Methow River drainage.	Not significant. The reservoir does not support suitable spawning conditions	No effect
Rearing and migration within the Project	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, predator removal, Aquatic Settlement actions, and action described in the Terrestrial Resources Management Plans.	The defined Action Area representing Wells Reservoir and surrounding tributaries	Migratory life stages have been documented moving into Wells Reservoir for foraging. Sub adults have been documented passing over other mid Columbia projects, but not at the Wells Project.	Radio telemetry studies show that no individuals have been injured during passage through the Well Project. No bull trout have been captured during pikeminnow removal. Implementation of the Aquatic Settlement is not expected to result in incidental take of sub-adult or migratory bull trout.	Unlikely
Tributary rearing and migration (outside PB)	HCP Hatchery and Tributary Projects	The defined Action Area representing the Methow and Okanogan Rivers influenced by hatchery and tributary programs	Sub-adults and migratory life stages pass over brood stock traps and have been documented eating spring Chinook and steelhead released by hatchery programs.	Radio telemetry studies show that no individuals have been injured during passage through the ladder traps at Wells Dam or in passing over the Twisp Weir. For predator control, the potential for take is limited to longline angling, and to date, incidental catch of bull trout is zero. Small dead crickets fished on the bottom of the river with very small hooks has resulted in no bull trout captures while allowing the removal of 154,000 pikeminnow over the past 10 years.	Unlikely
Passage through Project reservoir and facilities	Predator control	Columbia River Corridor	Exposure will only occur during residence in the reservoir.	Not significant - potential for take is limited to longline angling, and to date, incidental catch of bull trout is zero. Small dead crickets fished on the bottom of the river with very small hooks has resulted in no bull trout captures while allowing the removal of 154,000 pikeminnow over the past 10 years.	Unlikely
Passage through Project reservoir and facilities	Adult upstream fish passage	Columbia River Corridor	Entire migration period (May through November)	Not significant - successful passage has been documented in fishways through observation and telemetry. No evidence of injury or incidental take during passage had been observed during more than 7 years of study	Unlikely
	Adult downstream fish passage	Columbia River Corridor	Year Round	Not significant - 27 radio tagged individuals safely navigated downstream without notable injury. Most downstream passage events take place during the operation of the juvenile fish bypass system (April – August). To date 27 migratory-sized bull trout have moved downstream through Wells Dam with no recorded injuries or incidental take. Fallback of upstream migrants has not been observed.	Unlikely

Table 4.2.5-1 (Continued) Summary Effects Matrix for Bull Trout within the Wells Project.

Water Quality	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions; actions described in the Terrestrial Resources Management Plans, increased TDG levels, elevated water temperature.	Columbia River Corridor	Exposure takes place during reservoir rearing periods. Most bull trout leave the reservoir during the summer to avoid water temperatures above 15° C and to be on the spawning grounds by September when staging for spawning begins. No sub-adult bull trout have been detected utilizing the Wells Reservoir. The bull trout MP will help identify timing and exposure.	Not significant - Studies indicate that the Wells Project has minimal impact on DO, ph, turbidity and water temperature. TDG levels can be elevated but rarely exceed 120% in the tailrace of Wells Dam. Operations have been tailored to provide conditions sufficient to achieve passage survival standards. Primary influence on water temperature is from Lake Roosevelt storage releases. Implementation of the Water Quality Management Plan is expected to improve water quality in the Wells Project.	Unlikely
Water Quantity	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions and actions described in the Terrestrial Resources Management Plans.	Columbia River Corridor	Exposure takes place during reservoir rearing periods.	Not significant - Wells Project is operated in a run-of-river mode, with water quantity largely dependent on incoming river flows. The project is not a consumptive user of water. In general daily inflows from Grand Coulee and Chief Joseph are equal to daily discharge at Wells Dam.	Unlikely
Riparian Cover	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions and actions described in the Terrestrial Resources Management Plans.	Columbia River Corridor and tributaries within Project Boundary	Exposure takes place during reservoir rearing periods.	Not significant - proposed action will have no impact on the limited natural riparian cover along the mainstem Columbia River, which is not typically used by migrating fish. Tributary enhancements funded through the HCP Tributary Committee are expected to benefit riparian cover in the Methow River Basin.	Unlikely

Application of USFWS (1998b) decision matrix dichotomous key to determine potential effects on bull trout.

The following is a stepwise assessment of potential effects on bull trout based on a dichotomous key developed by USFWS (1998b)

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Bull trout are a listed species that occur in Wells Reservoir, tailrace and the Methow River watershed. Radio tracking has shown that the Wells Project primarily serves as a migratory corridor. The potential also exists for sub-adult and adult bull trout to be foraging within the mainstem Columbia River (i.e., Wells Reservoir) throughout the year. Releases of juvenile hatchery salmonids have also shown to concentrate adult bull trout in the Wells Hatchery outfall channel, where increased prey availability exists.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

Yes. The proposed action may result in delay, stress or mortality during passage through Wells Project facilities. Sub-adult bull trout may be exposed to increased predation by pikeminnow or white sturgeon during migration. Downstream passage by sub-adults may subject bull trout to injury or mortality through interaction with turbine, spillway, or juvenile bypass system structures. Adults passing through the fish ladder or Twisp weir may exert increased levels of energy. Sub-adults or adults passing through the Wells Project tailrace may experience high levels of TDG, causing stress or injury.

The overall potential for these identified effects to impact the core population of bull trout is low. Bull trout primarily reside in tributary habitat where documented Wells Project effects are absent. The number of bull trout passing through the Wells Project facilities is limited (annual average is 64 total from 1998 – 2008) when compared to other projects such as Rocky Reach (annual average is 155 total from 1998-2008). None of the 67 sub-adult bull trout PIT tagged in the Methow River from 2004 – 2008 were detected at the Wells Dam (Douglas PUD 2008b) and no sub-adult bull trout have been counted by the video fish counting system located in the fish ladders at Wells Dam. Longline predator control efforts have also never captured a bull trout or any other salmonid, displaying the effective selectivity of the control method. From telemetry research, passage at the dam has little documented effect (Douglas PUD 2008b). Passage times were reasonable relative to the species migration and spawn timing. Out of all the adult downstream passage events recorded, zero bull trout injury or mortality was observed at the Wells Project. Wells Project facilities have shown an average survival rate of 96.2 percent for yearling Chinook and steelhead (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). It is reasonable to expect that the survival rates for juvenile bull trout would be similar to the high survival rates shown for juvenile salmon and steelhead.

Fishway operations and closely monitored spill control measures are expected to further reduce the potential for take and minimize TDG levels. Twisp weir trapping operations for anadromous salmonids are closely monitored, and to date no effects on bull trout have been detected, minimizing potential for take.

The proposed action will also result in positive effects to bull trout that may exceed the potential negative impacts described above. Existing management efforts and the implementation of the BTMP and HCP will provide benefits to bull trout. Predator control efforts will continue to reduce the number of northern pikeminnow. Artificial enhancements through the Hatchery Management Plan will produce increased numbers of salmonids, resulting in a more robust number of prey that may be available to bull trout and an increase in marine derived nutrients in the Methow and Columbia rivers. The Tributary Enhancement Plan will also help to restore habitats used for spawning and rearing outside of the Wells Project area.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

Yes. Although lethal take of bull trout has not been observed at any passage facilities or during other Project-related activities, the operation of any passage facilities is expected to have some potential risk of causing immediate or inevitable mortality. Adverse effects are all other situations that cause a temporary, but not life-threatening impact. The low potential of bull trout mortality, small numbers of bull trout passing the counting facilities and the lack of documented events do not permit an accurate estimation of lethal take. As a conservative estimate, take rates established by USFWS and NMFS for spring Chinook and steelhead represent a combined 91 percent juvenile and adult survival requirement. Applying the same criteria to bull trout would provide a reasonable baseline to research and manage future bull trout passage. The likelihood of utilizing the nine percent take is unlikely as Project-related bull trout mortality has not been documented to date and survival for salmon and steelhead at Wells facilities was estimated based upon mark-recaptures studies at over 96 percent (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). Additional monitoring and adaptive management within the BTMP will also help to limit the likelihood of lethal take.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. Critical habitat for bull trout does not currently occur in the Wells Project area.

Based on application of these criteria, the determination of effects of this proposed action on bull trout is: MAY EFFECT, LIKELY TO ADVERSELY AFFECT bull trout and NO EFFECT on designated critical habitat. The designation of ‘likely to adversely affect’ is established on the individual bull trout level and not the population level. The

primary basis for reaching this determination was to allow for the potential of any situation where documented individual bull trout mortality may occur. Given that bull trout mortality has never been documented in the Wells Project over the eight years of monitoring, the potential is notably low. The more realistic potential effect would likely not exceed temporary harassment from Project operation or possible delay in migration.

Although individual bull trout would be subject to take, the proposed action would not jeopardize the continued existence of the species or DPS. Habitat components for spawning and rearing lie outside of the Wells Project. Further, the TCP will work to protect and restore important spawning grounds. PME's provided by the BTMP and ongoing monitoring and adaptive management by Douglas PUD will work to protect and sustain existing bull trout populations.

4.3 SPRING CHINOOK

The NMFS final determination to list the UCR spring-run Chinook salmon as an endangered species under the federal ESA was issued on March 24, 1999 (64 FR 14308); endangered status was reaffirmed on June 28, 2005 (70 FR 37160). The ESU includes all naturally spawned populations of Chinook salmon in all river reaches accessible to Chinook salmon in Columbia River tributaries upstream of the Rock Island Dam and downstream of Chief Joseph Dam in Washington (excluding the Okanogan River), as well as six artificial propagation programs: the Twisp River, Chewuch River, Methow Composite, Winthrop NFH, Chiwawa River, and White River spring-run Chinook hatchery programs (NMFS 2009).

On April 4, 2002, NMFS defined interim abundance recovery targets for each spawning aggregation in this ESU. These numbers are intended to represent the number and productivity of naturally-produced spawners that may be needed for recovery, in the context of whatever take or mortality is occurring. They should not be considered in isolation, as they represent the numbers that, taken together, may be needed for the population to be self-sustaining in its natural ecosystem. For UCR spring-run Chinook salmon which pass through the Project, the interim recovery level is 2,000 spawners in the Methow River (NMFS 2002b).

4.3.1 Life History

The Ecologically Significant Unit (ESU) for UCR spring-run Chinook salmon includes all naturally reproducing populations in all river reaches accessible to Chinook salmon in the mid-Columbia River tributaries upstream of Rock Island Dam and downstream of Chief Joseph Dam, excluding the Okanogan River. NMFS has initially identified three important spawning populations within this ESU: the Wenatchee, Entiat, and Methow river populations (NMFS 2002a). These populations are genetically and ecologically separate from the summer/fall run populations in the lower parts of many of the same

river systems. Hatchery reared Chinook salmon (and their progeny) from the following stocks are considered part of the listed ESU: Chiwawa River, Methow River, Twisp River, Chewuch River, White River, and Nason Creek.

NMFS determined that spring Chinook salmon are at risk of becoming extinct in the foreseeable future, listing them as endangered under the ESA on March 24, 1999 (64 FR 14308). NMFS reaffirmed their listing determination on June 28, 2005 (70 FR 37160). On April 4, 2002, NMFS adopted the Upper Columbia Salmon Recovery Board (UCSRB) Upper Columbia Spring Chinook Salmon and Steelhead Recovery Plan as its final recovery plan for upper Columbia spring Chinook and steelhead (UCSRB 2007). This plan defined abundance recovery targets for each spawning aggregation in this ESU. These numbers are intended to represent the number and productivity of naturally produced spawners that may be needed for recovery, in the context of whatever take or mortality is occurring. They should not be considered in isolation, as they represent the numbers that, taken together, may be needed for the population to be self sustaining in its natural ecosystem. For spring Chinook salmon, recovery levels are 2,000 spawners in the Wenatchee River, 500 spawners in the Entiat River, and 2,000 spawners in the Methow River (UCSRB 2007).

The construction of Grand Coulee Dam (completed in 1942) blocked anadromous fish access to habitat upstream of RM 596.6 after 1938. The concurrent Grand Coulee Fish Management Plan (GCFMP) influenced the present distribution of the ESU. Production of non listed Carson-origin spring run Chinook salmon has also taken place within the UCR spring-run Chinook salmon ESU. Non listed spring run Chinook salmon hatchery populations contained within this ESU include fish from the Leavenworth, Entiat, and Winthrop National Fish hatcheries.

Methow River spring Chinook salmon exhibit classic stream type life history strategies, emigrating from freshwater as yearling smolts and undertaking extensive offshore ocean migrations. The majority of these fish mature at 4 years of age and return to the Columbia River from March through mid May. In the mid-Columbia River Basin, Chinook salmon passing Wells Dam before June 28 are considered spring Chinook salmon (NMFS 2002a).

After entering the Methow River and other mid-Columbia tributaries, adult spring Chinook salmon hold in the deeper pools and under cover until the onset of spawning. They may spawn near their holding areas or move upstream into smaller tributaries. Spawning generally occurs from late July through September and typically peaks in late August, although the peaks vary among tributaries (Chapman et al. 1995). Spring Chinook salmon eggs hatch in late winter and the fry emerge from gravel in April and May (Chapman et al. 1995). Most of these juveniles (73-193mm in size) rear in tributary headwater streams for 1 year before migrating to the ocean, typically during the months of April, May, and June (Douglas PUD 2002).

4.3.2 Presence in Action Area

Between the years of 1998 and 2007 the number of spring Chinook salmon migrating over Wells Dam has averaged 4,345 adults a year and ranged from 345 adults in 1999 to 10,871 adults in 2001 (Table 4.3.2-1).

Table 4.3.2-1 Annual Count of Spring Chinook Salmon Migrating Over Wells Dam.

Year	Number Counted	Year	Number Counted
		2003	4,702
		2004	4,793
1998	363	2005	4,996
1999	345	2006	4,376
2000	2,587	2007	2,793
2001	10,881	Average	3,735
2002	7,626		

Source: CBFAT 2009

The primary spawning areas for spring Chinook salmon are the mainstem Methow River upstream of the Chewuch River confluence, the Twisp, Chewuch, and the Lost rivers, and Thirtymile and Lake creeks. Spawning is observed occasionally in the Methow Hatchery outfall and Foghorn Ditch as well, but it is likely that the fish spawning here are of hatchery origin. A very limited amount of spawning has also been reported in Early Winters, Wolf, and Gold creeks (NMFS 2002a). Documented spawning sites for spring Chinook in the Methow drainage are located 40 miles upstream of the Wells Project Boundary which extends up to RM 1.5 on the Methow River.

Upon hatching, spring Chinook salmon generally rear in their natal tributary streams for one year prior to migrating to the ocean. Spring Chinook salmon utilize the mainstem Columbia River primarily as a migration corridor and as a result, they spend little time rearing in Wells Reservoir (NMFS 2002a).

4.3.3 Critical Habitat Designations

The mainstem Columbia River from the Wells Tailrace to the confluence of the Columbia and Methow rivers, along with the accessible portions of the Methow River Basin, are included in the critical habitat listed for spring Chinook in the Wells Project area (70 FR 52731).

4.3.4 Environmental Measures and Analysis of Effects

The objective of the Wells HCP is to achieve NNI for each Plan Species (spring Chinook, UCR summer/fall-run Chinook salmon, Okanogan River sockeye salmon, steelhead and coho salmon). The Wells HCP outlines a schedule for meeting and maintaining NNI throughout the 50-year term of the agreement. NNI consists of two components: 1) a 91 percent combined adult and juvenile Wells Project survival standard achieved by Wells Project improvement measures implemented within the geographic area of the Wells Project, and 2) up to 9 percent compensation for unavoidable Wells Project related mortalities. Compensation to meet NNI is provided through a hatchery and a tributary program under which 7 percent compensation is provided through hatchery production and 2 percent compensation is provided through the funding of enhancements to tributary habitats that support Plan Species. The HCP also requires the formation of four committees that are used to implement, monitor and administer the agreement namely a policy, coordinating, hatchery, and tributary committee.

The Wells HCP contains various plans for implementing the components of the agreement. These plans include the Passage Survival Plan (HCP Section 4), Wells Dam Juvenile Dam Passage Survival Plan (HCP Section 4.3), TCP (HCP Section 7), Hatchery Compensation Plan (HCP Section 8), Adult Passage Plan (HCP Section 4.4 and HCP Appendix A) and a Predator Control Program (HCP Section 4.3.3). These plans were developed specifically to enhance populations of Plan Species with particular emphasis placed upon the enhancement and recovery of spring Chinook.

Considerable planning, monitoring, research and action have been implemented to ensure that the Wells Project operates in a manner that is supportive of spring Chinook salmon. Mitigation and operational activities address all critical components of the life history of the species. Each critical component of spring Chinook is addressed below.

4.3.4.1 Spawning, Incubation, and Larval Development

Reproduction and early development of spring Chinook occurs in the surrounding tributaries of the Wells Project. Spawning and larval rearing do not occur in or near the Wells Project reservoir. Tributaries used include: the Methow River upstream of the Chewuch River confluence, the Twisp, Chewuch, and Lost rivers, and Thirtymile and Lake creeks. While Project-related mitigation (hatchery and tributary) activities do occur in select tributaries represented above, the location of the spawning is in the upper regions of the tributaries. As a result, utilized areas lie outside of the Wells Project action area. Therefore, reproduction and early development of spring Chinook will not be affected by Wells Project related activities or operations.

No effect was identified for any of the proposed measures.

4.3.4.2 Rearing and Migration Within the Project

Spring Chinook spend the majority of their early development rearing in Wells Project tributaries above the Wells Project. As these larval fish mature to fry and then yearling smolts, they emigrate downstream through the Wells Project from April through June on their outbound journey to the ocean. Smolt emigration is at a relatively consistent rate that provides little sedentary behavior for feeding or holding in the lower Wells Project tributaries or reservoir. As a result the lower Methow and Wells reservoir serve primarily as a migratory corridor as juveniles pass through.

Smolt exposure to Wells Project effects is for a brief duration and limited extent primarily for fish migrating from the mouth of the Methow River to Wells Dam (a distance of 7 miles). Survival standards set by the HCP ensure that survival will be at or above 93 percent for spring Chinook smolts migrating through the Wells Project. Current monitoring indicates juvenile project survival is greater than 96 percent. Potential effects that may occur during the migration through the Action Area include reservoir stage fluctuation, reservoir impoundment, and predator exposure. The Wells Project has a 10 ft operating range, but typically operates within the upper one to two ft of the reservoir on any given day. During the five year operation period from 2001 through 2005, the reservoir has typically operated within the upper four ft (elevation 781 to 777 ft MSL in elevation) 95.1 percent of the time (DTA 2006). Infrequent operations resulting in fluctuations over four ft in a 24-hour period have occurred 1.1 percent of the time from 2001 through 2005, and are discussed in Section 2.4 (DTA 2006). Reservoir stage fluctuation is a result of the “run-of-river” operations inherent to the multi-reservoir Columbia River projects. Water that is scheduled to arrive from the upstream reservoir is released in the current storage of Wells Reservoir to accommodate receiving capacity.

Reservoir impoundment and predator exposure are linked components of Wells Project effects that result from the reduced velocity and stability of the reservoir environment. The slowed downstream flow velocity within the reservoir increases the smolt travel time from the natal tributary to below the dam. The reservoir environment also favors northern pikeminnow, which are a natural predator to migrating smolts. The increased migratory period within the reservoir and resultant elevated exposure to pikeminnow predation may pose a brief Project effect. To address this issue, a predator removal program was created to reduce the number of pikeminnow in the reservoir and tailrace of Wells Dam. In 1998, NMFS determined that the NPRP resulted in a net benefit to listed anadromous Columbia River salmonids (NMFS 1998).

Habitat Conservation Plan

Increased predator populations in Wells Reservoir may result in increased interaction rates with spring Chinook and unnatural salmon mortality. Conversely, predator removal may also result in harassment, capture and potential mortality of salmon. To address these issues, Section 4.3.3 of the Wells HCP requires Douglas PUD to implement a targeted northern pikeminnow, piscivorous bird and piscivorous mammal harassment and control program to reduce the level of predation upon salmonids in the Wells Project with minimal effect on salmonids.

Northern pikeminnow are native predators of juvenile Chinook salmon, and can rapidly increase in number in the absence of active management efforts. From inception in 1995 through 2007 Douglas PUD's NPRP has captured over 154,000 northern pikeminnow. These efforts are designed to provide an immediate and substantial reduction in the predator populations present within the waters of the Wells Project. There is a potential for individual salmon to be caught during operation of the northern pikeminnow removal program, although in the entire history of the program no Chinook salmon have ever been captured.

The NPRP has included a northern pikeminnow bounty program, participation in fishing derbies and tournaments, hook and line fishing by experienced anglers and the use of longline fishing equipment. Currently only longline fishing and fishing derbies are utilized. From 1995-1999, the NPRP implemented by Douglas PUD consisted mainly of experienced anglers using hook and line techniques to remove northern pikeminnow from Wells Project waters. Traditionally, hook and line angling has lacked the ability to target species specifically.

More recently (2000-present), the NPRP has shifted to a longline fishing system. This system has proven to be more cost efficient and effective at targeting northern pikeminnow. Longline fishing gear has a low probability of catching Chinook by fishing deeper in the water column using small hooks typically baited with dead crickets. Lines are checked daily in order to release any species other than northern pikeminnow. To date the incidental catch rate of all salmon by longline operations is zero.

Aquatic Settlement Agreement

The Aquatic Settlement Agreement includes implementation of the white sturgeon and resident fish management plans associated with and operation of the predator control program.

Increased predation may result from the enhancement of known native predators of UCR spring Chinook. One objective of the WSMP is to enhance white sturgeon populations through artificial propagation. The increased number of sturgeon may result in an

elevated potential for predation. The WSMP has provisions for adaptive management of supplementation activities should conflicts develop between stocked sturgeon and ESA-listed species. The WSMP includes an intensive monitoring and evaluation program that will be used to adjust the number of juvenile sturgeon stocked in the Wells Project and will be used to inform harvest management for adult sturgeon.

Other predation threats include piscivorous birds and mammals. The primary focus of managing these species at propagation facilities is not removal but hazing and access deterrents. Hazing includes propane cannons, pyrotechnics and the physical presence of hazing staff. Access deterrents include steel wires across the hatchery ponds and tailrace, fencing and covers for hatchery ponds, and electric fencing. When hazing and access deterrents fail, options for removal are also implemented by the USDA Animal Control staff hired to conduct the hazing programs. The minor increase in human activity as a result of these predator control measures is unlikely to adversely affect salmon.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.3.4.3 Tributary Rearing and Migration

Activities associated with the operation of the Wells Project also take place in upper portions of the tributaries outside of the Project.

Habitat Conservation Plan

The TCP found in Section 7 of the Wells HCP guides the funding and allocation of dollars from the Plan Species Account. The intended goal of the dollars allocated to the Plan Species Account is to compensate for up to two percent unavoidable adult and/or juvenile mortality of Plan Species passing through Wells Dam. The purpose of the Plan Species Accounts is to fund protection and restoration of tributary habitats for Plan Species within the Wells Project Boundary, and within the portions of the Methow and Okanogan rivers that are accessible to Plan Species.

A detailed description of the TCP, the Plan Species Account, and its allowable uses can be found in Section 7 of the HCP. Some direct and indirect effects to spring Chinook may occur resulting from implementation of actions funded by the TCP. A separate Section 7 consultation is initiated for actions associated with the TCP.

The Tributary Coordinating Committee, comprised of various fisheries agencies and the Tribes, is guided by the general strategy outlined in supporting documents (see TCP) to the HCP. The premise of the TCP is to protect existing productive habitat and restore high priority habitats by enhancing, when practical, natural processes that, over time, will create and maintain suitable habitat conditions without human intervention. The NMFS representative on the Tributary Committee ensures that any take resulting from these activities is minimized.

In accordance with the Wells HCP, the TCP provides funding to third-party conservation efforts in the Methow and Okanogan river basins. Habitat restoration projects and plans to purchase conservation easements or land in fee are submitted to the TCP committee. Examples of projects funded by the TCP may include, but are not limited to: 1) providing access to currently blocked stream sections or oxbows; 2) removing dams or other passage barriers on tributary streams; 3) improving or increasing the hiding and resting cover habitat that is essential for these species during their relatively long adult holding period; 4) improving in-stream flow conditions by correcting problematic water diversion or withdrawal structures; or 5) purchasing (or leasing on a long-term basis) conservation easements to protect or restore important aquatic habitat and shoreline areas.

The Tributary Committee decides if the projects meet criteria for funding. Projects must be reviewed by state and federal agencies to receive permits for construction projects. Tributary habitat projects will benefit spring Chinook through the protection and enhancement of critical habitat (USFWS 2002a). Projects that increase instream flow volume in the Methow Basin will benefit all life stages of spring Chinook by enhancing migration corridors, pool depth, in-stream cover, and preferred water temperatures.

Habitat restoration projects will require a period of construction that may result in short term disturbances such as noise, increased turbidity, and human presence. These projects are expected to result in positive benefits for spring Chinook by creating additional aquatic habitat or removing upstream migration barriers, allowing spring Chinook access to historically utilized watersheds.

Some potential activities (e.g., removal of large stream channel blockages or reconnecting side channels, etc.), may produce short-term unavoidable negative effects (e.g., incidental injury or mortality of individual fish, temporarily increase sediment loads and turbidity, etc.) as a result of funding restoration projects in the Methow River. In-stream restoration projects that have the potential to disturb spring Chinook or habitat will be required to go through a separate ESA Section 7(a)(2) consultation and authorization of incidental take of ESA-listed Permit Species.

In the long-term, any actions designed to remove migration barriers, stabilize stream channels and restore hydraulic equilibrium, increase riparian canopy cover, or increase base flows are expected to far outweigh small short term impacts and result in beneficial effects for spring Chinook.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.3.4.4 Adult Upstream Passage Through the Project Reservoir and Facilities

Four specific components of the adult migrations upstream and downstream of the Well's Dam may affect anadromous fish: delay at project fishways, fallback, passage success at project structures, and injuries and mortalities resulting from upstream (via fishways) as well as downstream (via turbines, spillways, or juvenile bypass systems) passage through the Wells Project. Each of these components has the potential to increase pre-spawning mortality (NMFS 2002a). Juvenile anadromous fish may experience increased mortality during their migration to the ocean as a result of passage through the Wells Project.

Upstream passage of adult spring Chinook through the fish ladders at Wells Dam has historically occurred from April through early July. Wells Dam has two adult fish ladders, located on the east and west ends of the hydrocombine. Spring Chinook utilize these ladders to pass upstream of the Wells Project. Each of the two fishways contains a single main entrance, a collection gallery, a fish ladder, an adult count station, trapping facilities, and an exit in the forebay adjacent to the earthen embankment section of the dam.

Fishways are inspected daily to ensure debris accumulations are removed, automated fishway instruments are calibrated properly and lights in the fishway are functioning. Both upstream fishway facilities (located on the west and east shores) are operational year around with maintenance occurring on each fishway at different times during the winter to ensure that one upstream fishway is always operational. Maintenance activities on Wells fishways occur during the winter when spring Chinook are unlikely to pass Wells Dam.

Habitat Conservation Plan

The Passage Survival Plan contained within Section 4 of the Wells HCP provides specific detail regarding the implementation and measurement of unavoidable juvenile and adult losses for each of the Plan Species passing through Wells Dam. This section of the plan also contains specific survival standards that must be achieved within defined time frames in order for Douglas PUD to be considered in compliance with the terms of the Wells HCP (Douglas PUD 2002).

The Adult Passage Plan is a subcomponent within the larger Passage Survival Plan contained within Section 4.4 and Appendix A of the Wells HCP. The Adult Passage Plan is intended to ensure safe and rapid passage for adult Plan Species as they pass through the fish ladders at Wells Dam. The plan contains specific operating and maintenance criteria for the two adult fish ladders and the two adult fish ladder traps, and provides details regarding the implementation of passage studies on adult Plan Species including studies related to passage success, timing, and rates of fallback.

Using available telemetry studies, NMFS (2002a) compared the migration rates of adult Chinook salmon, steelhead, and sockeye salmon through both impounded (dams and reservoirs) and unimpounded reaches of the Snake, mid-Columbia, and Lower Columbia rivers. In each case, migration rates (miles/day) through the mid-Columbia River generally exceeded migration rates through unimpounded reaches of the Snake or Columbia rivers and were very similar to those observed in other impounded reaches (13 to 36 miles/day versus 6 to 19 miles/day in unimpounded reaches or 15 to 40 miles/day in other impounded reaches, respectively). A similar study by English et al. (2006) reached similar conclusions during comparison of migration rates of steelhead through the mid-Columbia River when compared to unimpounded reaches of the Skeena and Fraser rivers.

NMFS (2002a) concluded that this body of information strongly suggests that small delays at mid-Columbia River dams are more than compensated for by faster travel through the reservoir impoundments. In addition, any delays that do occur are more likely to affect species that spawn soon after completing their migration (summer/fall-run Chinook salmon or sockeye salmon are more likely to be affected than those that hold in the rivers or streams for considerable periods of time prior to spawning [i.e., steelhead or spring Chinook salmon]). The effect of delays passing the fishway (hours to a few days) on Permit Species is likely non-existent for currently ESA-listed Plan Species and non-existent to very small for currently unlisted Plan Species. Thus the proposed action should have no effect, or a slight beneficial effect, on upstream migrating adults compared to the migration observed under unimpounded conditions.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.3.4.5 Adult Downstream Passage Through the Project Reservoir and Facilities

The potential for adult spring Chinook to “fallback” through the dam once they have exited the fish ladder may result in injury due to contact with structural features of the dam (spillways, turbines, juvenile bypass, and fish ladder). Fallback is defined as voluntary or involuntary movement of a fish downstream past a dam once upstream passage has been achieved.

Habitat Conservation Plan

Fallback rates of spring Chinook salmon at the Project are low. Studies indicate that fallback rates at the Wells Project for spring or summer-run Chinook salmon are 3.6 to 5 percent (NMFS 2002a). Survival standards from the HCP ensure that survival will be at or above 98 percent survival. Adult PIT-tag studies demonstrate survival is greater than 98 percent for the project (Douglas PUD and Anchor Environmental, L.L.C. 2009). The majority of fallback takes place through the JBS. Some mortality may occur through turbine and spillway passage, but overall survival is expected to be high with the JBS in operation during the entire spring Chinook migration and fallback time frame.

Passage success and survival at dams using radio telemetry methods cannot be used to isolate specific cause and effect relationships between passage and reproductive success. In addition to possible project related passage problems (inadequate attraction flow, poor design, project operations) numerous non-project related factors can result in failed passage success. Fish that fail to ascend the dam may also be destined for a downstream spawning location or may have been injured prior to reaching the dam (as a result of natural or other effects) or may have been injured or harvested during commercial, ceremonial, and subsistence, or recreational fisheries. Tagging effects or loss of tags can also be manifested in the data set and affect these conclusions, none of which are related to operation of the facilities (NMFS 2002a). As a result, information obtained from radio

telemetry studies provides a general rather than cause and effect assessment of passage success over dams, and can be used to develop an index to assess annual improvements in passage (NMFS 2002a).

NMFS has summarized the available radio telemetry studies in order to estimate per project adult survival for each of the ESA-listed species through the mainstem Snake River and Columbia River Federal hydroelectric projects, dams, and reservoirs that are similar to the mid-Columbia hydroelectric projects. NMFS believes that the estimates made for species at these projects are generally applicable to the FERC-licensed projects on the mid-Columbia River for both listed and unlisted Permit Species. Estimates of average per-project mortality rates based on this analysis are 2.4 percent for spring Chinook salmon (NMFS 2000a, based on data in NMFS 2000b). More recently, adult PIT-tag estimates from the 2008 annual HCP report indicate survival is greater than 98 percent (Douglas PUD and Anchor Environmental, L.L.C. 2009).

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.3.4.6 Juvenile Passage

Habitat Conservation Plan

The Passage Survival Plan contained within Section 4 of the Wells HCP provides specific detail regarding the implementation and measurement of unavoidable juvenile and adult losses for each of the Plan Species passing through Wells Dam. This section of the plan also contains specific survival standards that must be achieved within defined time frames in order for the licensee to be considered in compliance with the terms of the Wells HCP (Douglas PUD 2002).

Additionally, Section 4.3 of the Wells HCP contains specific criteria directed at the Wells JBS, spillway, and turbine operations. This section of the Wells HCP outlines specific bypass operational criteria, operational timing and evaluation protocols to ensure that at least 95 percent of the juvenile Plan Species passing through Wells Dam are provided a safe, non-turbine passage route around the dam. The operational dates for the bypass are

set annually by unanimous agreement of the parties to the Wells HCP. This plan also includes specific operating criteria for the turbines and spillways sufficient to maximize fish use and survival through the juvenile bypass system (USFWS 2004b). The Wells bypass system is an important feature of the Wells Project that contributes significantly to Douglas PUD's ability to achieve the NNI survival standards outlined in the Wells HCP.

The JBS utilizes five of eleven spillways equipped with constricting barriers to help guide juvenile migrating fish. Since most juvenile salmon migrate near the surface, with the help of the bypass system, they successfully pass Wells Dam and avoid the turbine intakes located deeper in the forebay. Over the past several years the HCP committee has agreed to initiate the operation of the bypass system on April 12 and to shut it down on August 26. This operating period is consistent with greater than 95% of juvenile spring Chinook downstream migration.

The JBS serves as an effective method of bypassing fish away from turbines and safely over the dam. This configuration has demonstrated exceptionally high levels of protection while utilizing only 6-8 percent of the Columbia River flow. The efficiency and effectiveness of the bypass system are important factors in limiting the amount of spill, and therefore TDG, while maximizing fish passage and survival.

Operation of the spillways may result in supersaturated levels of TDG. Supersaturated gases in fish tissues tend to pass from the dissolved state to the gaseous phase as internal bubbles or blisters. This condition, GBT or GBD, can be debilitating or even fatal. Injury and mortality of spring Chinook may also occur as a result of contact with spillway or turbine structures. It is also likely that juveniles that successfully pass through the spillway may be subject to increased susceptibility to predation caused by disorientation or increased susceptibility to infection caused by scale loss or non-lethal wounds incurred during spillway passage (USFWS 2004c).

Based upon information collected at other hydroelectric projects, juvenile fish survival is estimated to range from 90 to 93 percent for turbines, 98 to 99 percent for bypass systems, and 98 to 99 percent for spillways (NOAA 2003). Some juvenile mortality is associated with all dam passage routes; although the highest levels of mortality typically occur during passage through turbines. Consequently, an important objective of project operations aimed at improving juvenile survival is to route the highest possible proportion of juveniles past the project in a manner that avoids passage through turbines. The proportion of smolts that pass a project through bypasses or over spillways is an important indicator of the effectiveness of fish passage protection measures.

Survival standards outlined in the Wells HCP ensure that survival will be at or above 93 percent. Douglas PUD has conducted three years of juvenile survival studies at Wells Dam which have shown an average survival rate of 96.2 percent for yearling Chinook and steelhead (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). This is

the highest survival rate for any dam on the Columbia or Snake rivers and at the same time, the contribution to TDG levels downstream of Wells Dam from the JBS is negligible (0-2 percent).

The Hatchery Compensation Plan, as described in Section 8 of the Wells HCP, was established to provide hatchery compensation for up to 7 percent unavoidable juvenile passage losses of Plan Species passing through Wells Dam. The operation of Hatchery enhancement activities has the potential to create both positive and negative results for spring Chinook.

The goal of the program is to utilize hatchery produced fish to replace unavoidable passage losses in such a manner that the hatchery fish produced contribute to the rebuilding and recovery of naturally reproducing populations of Plan Species, in their native habitats, while maintaining the genetic and ecological integrity of each stock of Plan Species. Supporting harvest, where appropriate, was also identified as a goal of the Hatchery Compensation Plan.

Douglas PUD owns and provides funding for the operation and maintenance of two fish hatchery facilities, the Wells and Methow hatcheries. Both are operated by WDFW. Of the two hatcheries, spring Chinook are only produced at the Methow Hatchery. The Methow Hatchery is located approximately 51 miles upstream of the mouth of the Methow River near the town of Winthrop, Washington. The Methow Hatchery consists of 12 covered production raceways, three covered adult raceways, a centralized incubation, early rearing, administrative and hatchery maintenance building, one on-site acclimation pond, two satellite acclimation ponds and a separate set of residences for hatchery personnel. A detailed description of the Methow Hatchery is available in Section 2.

Construction of the Methow Hatchery was completed in 1992 and is the result of a long-term Fish Settlement Agreement dated October 1, 1990 (1990 Settlement Agreement) to mitigate for passage losses at the Wells Project. In 2004, the Wells HCP was approved by the FERC and superseded the 1990 Settlement Agreement. As a result, the terms of the HCP now guide activities at the Methow Hatchery. The Methow Hatchery produces yearling spring Chinook and is dedicated to enhancing spring Chinook salmon in the Methow, Twisp and Chewuch river basins.

All 12 of the production raceways and the on-site Methow acclimation pond are equipped with an outlet channel to the Methow River for releasing juvenile spring Chinook. The Twisp Acclimation Pond is located at RM 11 on the Twisp River, and the Chewuch Acclimation Pond is located at RM 7 on the Chewuch River. The Methow Hatchery is owned by Douglas PUD and operated by WDFW. The program currently raises up to 550,000 yearling spring Chinook each year with fish of equal numbers released at each of the three acclimation ponds. Douglas PUD's current passage loss obligation for spring

Chinook is 61,071 smolts. The remaining 489,000 fish (89 percent of the program) are provided to Chelan PUD (288,000 smolts) and Grant PUD (201,000 smolts) to support compliance with their passage loss obligations.

Adult spring Chinook are captured in the Twisp Weir during brood stock collection in April through June. Based on monitoring studies completed in 2008, the newly constructed Twisp Weir was found not to be a migration impediment or a stranding structure for adult spring Chinook. Juvenile spring Chinook are captured during hatchery evaluation actions such as screw trapping. Captured juveniles are released and this type of monitoring is regulated by the HCP Hatchery Committee and governed by the three hatchery ITPs that are the foundation of the HCP agreement.

The BO on Artificial Propagation in the Columbia River (NMFS 1999a), the BO on Effects on Upper Columbia River Spring-run Chinook Salmon Supplementation Program and Associated Scientific Research and Monitoring Conducted by the WDFW and the USFWS (NMFS 2002c), and the BO for 1995-1998 Hatchery Operations in the Columbia River Basin (NMFS 1995) identify 11 general types of potential adverse effects of hatchery operations and production on natural fish populations. These effects include: (1) operation of hatchery facilities, (2) broodstock collection, (3) genetic introgression, (4) disease, (5) competition/density-dependent effects, (6) predation, (7) residualism, (8) nutrient cycling, (9) masking, (10) fisheries, and (11) monitoring and evaluation/research.

NMFS evaluated the above mentioned potential adverse effects in the BOs supporting the issuance of ESA Section 10 ITPs (permit 1395, 1391, 1347, and 1196) in accordance with Section 7 of the ESA. In the BO from NMFS, the agency determined that an annual take of endangered spring Chinook for scientific research and enhancement is not likely to jeopardize the continued existence of spring Chinook. In addition, NMFS concluded that the supplementation programs covered by the permits are expected to provide a survival benefit to spring Chinook by increasing the natural production of the Methow Basin.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.3.4.7 Water Quality

The distribution of spring Chinook salmon limits the extent of potential water quality issues to the Methow River, Wells Reservoir and the Reservoir tailrace. Several studies have assessed the water quality within the Wells Project and all indicate that Wells Reservoir is a healthy, riverine water body with no thermal or chemical stratification (EES 2006; Ecology 2008, 2009). Studies have also demonstrated that the water found within the Wells Project is of high quality and is in compliance with the State standards for all of the parameters measured. Within the confines of the species extent there are two potential water quality issues that were documented through past research and have or are currently being addressed: water temperature and TDG.

Water temperature issues within the Wells Project primarily occur in the lower Okanogan River. To assess compliance with the State temperature standards, two 2D laterally-averaged temperature models (using CE-QUAL-W2) were developed that represent existing (or “with Project”) conditions and “without Project” conditions of the Wells Project including the Columbia River from the Chief Joseph Dam tailrace to Wells Dam, the lowest 15.5 miles of the Okanogan River, and the lowest 1.5 miles of the Methow River. The results were processed to develop daily values of the seven-day average of the daily maximum temperatures (7-DADMax), and then compared for the two conditions (WEST 2008).

The model analyses demonstrated that “with Project” temperatures in the Columbia, Okanogan and Methow rivers do not increase more than 0.3°C compared to ambient (“without Project”) conditions anywhere in the reservoir, and that the Project complies with state water quality standards for temperature. The analyses also show that backwater from the Wells Project can reduce the very high summer temperatures observed in the lower Okanogan and Methow rivers. The intrusion of Columbia River water into the lowest 1-2 miles of the Okanogan River and lowest 1.5 miles of the Methow River can significantly decrease the temperature of warm summer inflows from upstream, and can also moderate the cold winter temperatures by 1-3°C, reducing the extent and length of freezing (WEST Consultants, Inc. 2008).

This area is not used by spring Chinook and poses little issue to migratory or foraging species. The few instances of relatively high water temperature within the reservoir were primarily a result of upstream releases from Grand Coulee and Chief Joseph dams.

Each year from 2003-2008, Douglas implemented spill testing activities to examine the relationship between water spilled over the dam and the production of TDG, to better understand TDG production dynamics resulting from spill operations at Wells Dam. These results were subsequently used by IIHR-Hydroscience and Engineering of University of Iowa to develop and calibrate an unsteady state three-dimensional (3D),

two-phase flow computational fluid dynamics (CFD) tool to predict the hydrodynamics of gas saturation and TDG distribution within the Wells tailrace. These tools were then used to reliably predict TDG production at Wells Dam and establish how preferred operating conditions and spillway configurations can be used as methods to manage TDG within WQ numeric criteria (Politano et al. 2009). The final model run, performed by Iowa, showed that preferred spillway operating configurations were able to reduce tailrace TDG to levels well within Washington State WQS (< 120%) during a flood flow event equal to 246 kcfs (Politano et al. 2009). As previously addressed above in section 4.3.4.4, studies by Bickford et al. (1999, 2000, 2001) show that passage survival at the dam is 96.2 percent for juvenile salmon and steelhead. Successful passage by early life stages of anadromous salmonids suggest that water quality is not posing a risk to survival.

No effect was identified that related to any of the proposed measures.

4.3.4.8 Water Quantity

The quantity of water flowing through the Wells Project can create alterations to the reservoir environment that may affect spring Chinook. These alterations may include fluctuations in reservoir stage that may strand individuals in nearshore habitat or possibly increase interaction with predators due to lower water volume.

The Wells Project is a run-of-river project meaning that average daily inflow equals daily outflow. As a result, the limited active storage capacity is only sufficient to regulate flow on a daily basis. Alterations in water volume or reservoir fluctuations are minimal and largely driven by the discharge of water from Chief Joseph Dam and Grand Coulee Dam. Reservoir stage fluctuation remains within one to two ft on a daily basis. Reservoir operations below 774 ft occur infrequently (generally no more than one a year) but do have a limited potential to strand fish in off-channel pools. Conditions that could result in stranding were surveyed in 2006 and 2008. During these surveys, no stranding of spring Chinook was observed.

No effect was identified that related to any of the proposed measures.

4.3.4.9 Riparian Cover

Riparian cover can provide important habitat for rearing spring Chinook. Significant riparian cover is found in riverine areas and is limited in lacustrine environments. Riparian cover is generally not sought after when juvenile spring Chinook initiate their seaward migration and leave the Methow River and enter the Wells Reservoir. Spawning and rearing habitat occurs in fluvial systems of the upper Methow River watershed more than 40 miles upstream of the Wells Project, and are not affected by Wells Project operations.

Habitat Conservation Plan

The banks of the Wells Project offer limited riparian cover. This is largely a result of the paucity of riparian cover typical of natural high desert ecosystems that define the Wells Project. Additional funds provided by Douglas PUD for restoration measures occurring outside of the Wells Project are detailed in the TCP. Douglas PUD funded projects will improve habitat and potentially increase riparian cover. The potential for such riparian restoration to occur is contingent upon review and approval by the Wells HCP Tributary Committee.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.3.4.10 Critical Habitat

The mainstem Columbia River from the Wells Tailrace to the confluence of the Columbia and Methow rivers, along with the accessible portions of the Methow River Basin, are included in the critical habitat listed for UCR spring Chinook in the Wells Project (70 FR 52731).

Habitat components important to spring Chinook and other salmonid species in the Mid-Columbia River include:

- juvenile rearing areas,
- juvenile migration corridors,
- areas for growth and development to adulthood,
- adult migration corridors, and
- spawning habitat.

Within these habitat types, essential features include:

- adequate substrate,
- water quality,
- water quantity,
- water temperature,
- water velocity,
- cover/shelter,
- food,
- riparian vegetation,
- space, and
- safe passage conditions (65 FR 7764).

The diverse needs of spring Chinook are well known by Douglas PUD and effort to manage the Wells Project in light of these needs is consistent throughout the developed management plans and other conservation, management, or recovery actions taken by Douglas PUD. These actions are described throughout this BA and represent Douglas PUD's efforts to operate the Project and reduce or eliminate any potential impacts to spring Chinook critical habitat as a result of the Wells Project. Success of these efforts is demonstrated through achievement of the HCP NNI standard for spring Chinook.

Effects of the proposed action on individual critical habitat elements are addressed in the preceding assessments of potential effects of proposed measures on individual critical habitat elements, the determination of effects in section 4.3.5, and the summary effects matrix for spring Chinook in Table 4.3.5-1.

4.3.5 Determination of Effects

The following section provides a summary matrix (4.3.5-1) of the potential effects described above and draws an effects determination based upon the dichotomous key developed by USFWS (1998b).

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Table 4.3.5-1 Summary Effects Matrix for Spring Chinook within the Wells Project.

Critical Habitat	Project Effect	Upper Columbia River Subbasin Designated Area Affected	Exposure over 50-year Duration of Proposed Action	Response	Limiting to Conservation
Spawning, incubation and larval development	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement Actions and actions described in the Terrestrial Resources Management Plans.	The defined Action Area representing Wells Reservoir and surrounding tributaries	Spring Chinook spawning occurs in the upper and middle Methow drainage over 40 miles upstream of the Wells Project Boundary	NA	No effect
Rearing and migration within the Project	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, HCP, predator control, Aquatic Settlement Actions and action described in the Terrestrial Resources Management Plans.	The defined Action Area representing Wells Reservoir and surrounding tributaries	Brief exposure during migration period. Juveniles migrate downstream from April through June.	Not significant. Survival standards ensure that survival will be at or above 93%. For predator control, potential for take is limited to longline angling. No Chinook have ever been captured in the history of the program. Incidental captures of non-target fish are released immediately.	Unlikely
Tributary Rearing and Migration (outside PB)	HCP Hatchery and Tributary Projects	The defined Action Area representing the Methow River influenced by hatchery and tributary programs	Juvenile spring Chinook are captured during hatchery evaluation actions such as screw trapping. Adult spring Chinook are targeted for brood collection at the Twisp Weir during April through August.	Based upon monitoring in 2008, the newly constructed Twisp Weir is not a migration impediment nor is it a stranding structure for adult spring Chinook.	Unlikely
Passage through Project reservoir and facilities	Adult upstream fish passage	Columbia River Corridor	Brief exposure during migration period. Adults return from April through early July	Not significant - passage times and survival are comparable to conditions without the Project. Survival standards ensure that survival will be at or above 98% survival - Adult PIT-tag studies indicate survival is greater than 98% per project. Fallback rates are low.	Unlikely
	Adult downstream fish passage	Columbia River Corridor	Brief exposure during migration period. Adults return from April through early July	Not significant. Survival standards ensure that survival will be at or above 98% survival - Adult PIT-tag studies indicate survival is greater than 98% per project. Fallback rates are low. Most fallback takes place through the Juvenile Bypass System where survival is high.	Unlikely
	Sub-adult passage	Columbia River Corridor	Brief exposure during migration period. Juveniles migrate downstream from April through June.	Not significant. Survival standards ensure that survival will be at or above 93%. Monitoring indicates greater than 96% survival.	Unlikely
Water Quality	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, and Aquatic Settlement actions; actions described in the Terrestrial Resources Management Plans; increased TDG levels, elevated water temperature.	Columbia River Corridor	Brief exposure during migration period. Adults return from April through early July and juveniles migrate downstream from April through June.	Not significant - Studies indicate that there is no project related impact to DO, ph, turbidity and water temperature. TDG levels can be elevated but rarely exceed 120% in the tailrace of Wells Dam. Operations have been tailored to provide conditions sufficient to achieve passage survival standards. Primary influence on water temperature is from Lake Roosevelt storage releases. Implementation of the Water Quality Management Plan is expected to improve water quality in the Wells Project.	Unlikely

Table 4.3.5-1 (Continued) Summary Effects for Spring Chinook within the Wells Project.

Critical Habitat	Project Effect	Upper Columbia River Subbasin Designated Area Affected	Exposure over 50-year Duration of Proposed Action	Response	Limiting to Conservation
Water Quantity	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, HCP, Aquatic Settlement actions, and actions described in the Terrestrial Resources Management Plans	Columbia River Corridor	Brief exposure during migration period. Adults return from April through early July and juveniles migrate downstream from April through June.	Not significant - Wells Project is operated in a run-of-river mode, with water quantity largely dependent upon flows from upstream federal storage dams. The project is not a consumptive user of water. In general daily inflows from Grand Coulee and Chief Joseph are equal to daily discharge at Wells Dam.	Unlikely
Riparian Cover	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions, actions described in the Terrestrial Resources Management Plans and Off-License Agreement.	Columbia River Corridor	Brief exposure during migration period. Adults return from April through early July and juveniles migrate downstream from April through June.	Not significant - proposed action will have no impact on the limited natural riparian cover, which is not typically used by migrating fish. TCP, Douglas PUD Land Use Policy, Aquatic Settlement Agreement and Off-License Agreement will have positive impacts to riparian cover within the Project. The TCP will have beneficial effects on riparian habitat in the tributaries outside of the Project Boundary.	Unlikely

Application of USFWS (1998b) decision matrix dichotomous key to determine potential effects on UCR spring-run Chinook salmon.

The following is a stepwise assessment of potential effects on UCR spring-run Chinook salmon based on a dichotomous key developed by USFWS (1998b).

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Spring Chinook salmon are a listed species that occur in Wells Reservoir, tailrace and the Methow River watershed. The Wells Project area primarily serves as a migratory corridor for outmigrating smolts and returning adults. Usage of the Wells Project area is generally limited to the months of April through June for juveniles and April through early July for adults. Individual fish only spend a few days migrating through the Project. The Project does not contain significant rearing habitat for juvenile spring Chinook.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

Yes. The proposed action may result in delay, stress or mortality during passage through Wells Project facilities. Juvenile Chinook may be exposed to predators such as northern pikeminnow during migration. Returning adults may exert increased levels of energy to pass Project structures and may incur additional energetic costs associated with fallback and a second pass through the ladders. The primary route of fallback by adults and downstream migration by juveniles is through the juvenile bypass system or spillways both of which are typically in operating during April through August of each year. Some fish may also pass via the turbines where injury or mortality through interaction with turbine structures may take place. Juveniles or adults passing through the Wells Project tailrace may experience higher than ambient levels of TDG.

The overall potential for these identified effects to impact the population of spring Chinook salmon is low. Spawning and rearing of spring Chinook occur more than 40 miles upstream of the Project in the Methow River. Sensitive life history stages rear in locations where potential Project effects are absent. The use of the Wells Reservoir is primarily as a migratory corridor. Longline predator control efforts in the reservoir have never captured a salmonid, displaying the effective selectivity of the control method. Passage at the reservoir is efficient, with minimal mortality. NMFS (2002a) concluded that small delays of adult upstream migration at mid-Columbia River projects are more than compensated for by faster travel through the reservoir impoundments. Studies indicate that fallback rates at the Project for spring or summer-run Chinook salmon are low (3.6 to 5 percent, NMFS 2002a). NMFS estimated mortality rates were relatively minimal (2.4 percent) for spring Chinook salmon (NMFS 2000a, based on data in NMFS 2000b). Douglas PUD has conducted three years of juvenile survival studies at Wells

Dam which have shown an average survival rate of 96.2 percent for yearling Chinook (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). This is the highest juvenile project survival rate for any dam on the Columbia or Snake rivers. More recently, adult PIT-tag estimates from the 2008 annual HCP report indicate adult survival passing upstream though the Wells Project is greater than 98 percent (Douglas PUD and Anchor Environmental, L.L.C. 2009).

The proposed action will also result in numerous benefits to spring Chinook, the sum effects of which are expected to exceed the negative impacts described above. Existing management efforts and the implementation of HCP management plans provide numerous benefits to spring Chinook salmon. Currently, the HCP mandates juvenile passage success of 93 percent. Predator control efforts will continue to reduce the number of northern pikeminnow. Artificial enhancements through the hatchery management plan help bolster wild population numbers and provide up to seven percent compensation for unavoidable Wells Project related effects. The Tributary Conservation Plan helps to restore habitats used for spawning and rearing outside of the Wells Project area and provides up to 2 percent compensation for unavoidable Wells Project related effects to adult UCR spring Chinook resulting in NNI.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

Yes. Juvenile mortality of three to seven percent during Project passage will likely continue, some portion of which is attributable to Project effects. Based upon PIT-tag data, take of adults is expected to be less than 2 percent. The Wells Project has achieved NNI for each Plan Species, including spring Chinook through a combination of high juvenile and adult survival through the Project coupled with hatchery compensation and tributary conservation efforts intended to replace the relatively small amounts of unavoidable “take” associated with operating the Wells Project (Douglas PUD and Anchor Environmental, L.L.C. 2009). Various plans to continue the achievement of NNI include the Passage Survival Plan, Wells Dam Juvenile Dam Passage Survival Plan, TCP, Hatchery Compensation Plan, Adult Passage Plan, and Predator Control Program. The standards and actions outlined in these plans will ensure low levels of take and provide measures to ensure that recovery of the species would not be jeopardized.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

Yes. Lower water velocities within Wells Reservoir may pose brief energetic challenges during downstream migration for juveniles. While the reservoir is considered critical habitat, it is used primarily as a migratory corridor. Conversely, the lower velocities require adult fish to expend less effort to reach spawning grounds in the Methow River. Important spawning and rearing grounds are not affected by the Wells Project.

Restoration and protection measures within the TCP of the HCP will improve important spawning and rearing habitat. The HCP provides funding for habitat improvements, as well as establishes a HCP Habitat Committee to prioritize expenditure of designated funds. Over the duration of the HCP, habitat improvements secured by designated HCP Plan Species Account funding is expected to offset 2 percent or greater of the unavoidable project mortality for adult spring Chinook, and contribute to recovery of this species.

Based on this analysis, the determination of effects of this proposed action on spring Chinook salmon is: MAY EFFECT, NOT LIKELY TO ADVERSELY AFFECT spring Chinook or designated critical habitat. Although individual Chinook would be subject to take, the proposed action would not jeopardize the continued existence of the species. Relative to the entire lifecycle, spring Chinook use of Wells Reservoir is minimal and except for functioning as a migration route to the ocean, the reservoir habitat is the least important of all habitat components. Further, continued implementation of HCP measures would offset any take and could result in a net benefit due to population enhancement and habitat restoration.

4.4 UCR SUMMER-RUN STEELHEAD

NMFS considers all summer-run steelhead returning to tributary streams upstream of the confluence of the Yakima River and the Columbia River as belonging to the UCR DPS (NMFS 2008). The UCR summer-run steelhead was listed under the federal ESA as endangered in August 18, 1997 (62 FR 43937). The status of ESA-listed UCR summer-run steelhead was changed to threatened on January 5, 2006 (71 FR 834). This listing was reinstated to endangered status per US District Court decision in June 2007 (NMFS 2008). In March 2009 the Ninth Circuit upheld NMFS decision to list UCR summer-run steelhead as threatened and not endangered, overturning the June 2007 District Court decision. In June 2009 U.S. District Court issued an order upgrading status from endangered to threatened.

NMFS defined abundance recovery targets for each spawning aggregation in this ESU. These numbers are intended to represent the number and productivity of naturally-produced spawners that may be needed for recovery, in the context of whatever take or mortality is occurring. They should not be considered in isolation, as they represent the numbers that, taken together, may be needed for the population to be self-sustaining in its natural ecosystem. For UCR summer-run steelhead, the interim recovery levels are 1,000 spawners in the Methow River, 1,000 spawners in the Wenatchee River and 500 spawners in the Entiat River (UCSRB 2007).

The majority of the steelhead are of hatchery origin (Chapman et al. 1994b). Steelhead hatchery programs that were included into the listing determination include the Wells and Eastbank Fish hatcheries. These programs release listed steelhead into the Okanogan, Similkameen, Methow and Wenatchee rivers.

4.4.1 Life History

The steelhead is an anadromous salmonid spawning in tributaries and migrating through the Columbia River to the ocean. Adult steelhead rear one to two years in the ocean before returning to the Columbia River from March through October. Returning adults typically pass the mid-Columbia River dams from June through October. The adult migration is protracted over a relatively long period. Further, spawning does not occur until the following March through July (Peven 1992). Unlike other anadromous salmonids, steelhead adults (kelts) return to the ocean after spawning and may spawn more than once during their lifetime; however, repeat spawners in the mid-Columbia River region represent only 2.1 percent of the population (Brown 1995).

Steelhead eggs incubate from late March through June, and fry emerge from late spring to August. Their use of tributaries for rearing is variable, depending upon population size, and both weather and flow at any given time. Generally, juveniles rear in tributaries for two to three years (range from one to seven years) before migrating downstream as smolts. Fry and smolts disperse downstream through the Wells Project in late April through June. Some steelhead are thought to residualize and live their entire lives in freshwater (Peven et al. 1994). As a result of their varied length of freshwater residence, their variable ocean residence, and their spatial and temporal spawning distribution within a watershed, steelhead exhibit an extremely complex mosaic of life-history types. Such life history diversity is an effective strategy for ensuring the long-term viability of populations (NMFS 2002a).

4.4.2 Presence in Action Area

The majority of naturally and hatchery produced steelhead that are present in the Wells Project spawn in the Methow River watershed, with a small population spawning and rearing in the Okanogan River watershed. Although steelhead typically feed during their seaward migration, mid-Columbia reservoirs, such as Wells, serve primarily as migration corridors rather than as rearing habitat (Chapman et al. 1994b). Between the years of 1996 and 2005 the number of steelhead migrating upstream of Wells Dam annually has averaged 7,446 adults and ranged from 2,668 adults in 1998 to 18,483 adults in 2001 (Table 4.4.2-1).

Table 4.4.2-1 Annual Count of Migrating Steelhead Over Wells Dam.

Year	Number Counted	Year	Number Counted
1996	4,127	2003	9,963
1997	4,107	2004	9,317
1998	2,668	2005	7,203
1999	3,557	2006	6,674
2000	6,280	2007	7,500
2001	18,483		
2002	9,475	Average	7,446

Source: CBFAT 2009

Steelhead use spawning habitat in the mainstem Methow River and eleven of its tributaries located in the mid and upper reaches of the drainage (NMFS 2002a). Documented spawning sites for steelhead in the Methow drainage are located upstream of the Wells Project Boundary, which extends up to RM 1.5 on the Methow River. A small number of steelhead return to spawn on the lower Similkameen River, a tributary to the Okanogan River near the US-Canada Border (NMFS 2002a). Documented spawning sites for steelhead in the Okanogan drainage are located upstream of the Wells Project Boundary.

4.4.3 Critical Habitat Designations

Critical habitat was designated for the UCR summer-run steelhead ESU by NMFS on September 2, 2005 (70 FR 52630). Critical habitat does occur in the Wells Project area and includes: (1) the mainstem Columbia River from the Wells Tailrace to the confluence of the Columbia and Okanogan rivers, (2) the accessible portions of the Methow River Basin, and (3) the accessible portions of the Okanogan River Basins, excluding the Colville Reservation and Salmon Creek (NOAA 2006).

4.4.4 Environmental Measures and Analysis of Effects

The objective of the Wells HCP is to achieve NNI for each Plan Species (spring Chinook, UCR summer/fall Chinook salmon, Okanogan River sockeye salmon, steelhead and coho salmon). The Wells HCP outlines a schedule for meeting and maintaining NNI throughout the 50-year term of the agreement. NNI consists of two components: 1) a 91 percent combined adult and juvenile Wells Project survival standard achieved by Wells Project improvement measures implemented within the geographic area of the Wells Project, and 2) up to nine percent compensation for unavoidable Wells Project related mortalities. Compensation to meet NNI is provided through a hatchery and a tributary program under which seven percent compensation is provided through hatchery production and two percent compensation is provided through the funding of

enhancements to tributary habitats that support Plan Species. The HCP also requires the formation of four committees that are used to implement, monitor and administer the agreement, namely policy, coordinating, hatchery, and tributary committees.

The Wells HCP contains various plans for implementing the components of the agreement. These plans include the Passage Survival Plan (HCP Section 4), Wells Dam Juvenile Dam Passage Survival Plan (HCP Section 4.3), TCP (HCP Section 7), Hatchery Compensation Plan (HCP Section 8), Adult Passage Plan (HCP Section 4.4 and HCP Appendix A) and a Predator Control Program (HCP Section 4.3.3). These plans were developed specifically to enhance populations of Plan Species with particular emphasis placed upon the enhancement and recovery of steelhead.

4.4.4.1 Spawning, Incubation, and Larval Development

Adult steelhead utilize the Wells reservoir as a migration corridor and typically pass through the Project from June through October to access spawning habitat within the Methow and Okanogan basins above the Wells Project area. Spawning occurs primarily in late March, but may extend into July. Steelhead eggs incubate from late March through June, and fry emerge in late spring to August. In the Methow basin, spawning has been documented in the mid and upper mainstem Methow River and eleven of its tributaries located in the mid and upper reaches of the drainage (NMFS 2002a; Mullan et al. 1992). In the Okanogan basin, a small number of steelhead return to spawn on the lower Similkameen River, a tributary to the Okanogan River near the US-Canada Border (NMFS 2002a).

All spawning, incubation, and larval development occurs upstream of the Wells Project Boundary. Spawning and larval rearing does not occur in or near the Wells Project reservoir. While Wells Project-related hatchery activities do occur in the tributaries, these are unlikely to affect reproduction and early development. Therefore, it is unlikely that steelhead spawning, incubation, and larval development would be affected by Wells Project related activities or operations.

No effect was identified for any of the proposed measures.

4.4.4.2 Rearing and Migration Within the Project

Steelhead develop and rear upstream of the Wells Project Boundary in the mainstem and tributaries of the Methow and Okanogan river basins. Their use of tributaries for rearing is variable, depending upon population size, and both weather and flow conditions at any given time. Generally, juveniles rear in tributaries for two to three years (range from one to seven years) before migrating downstream through the mainstem Columbia River in March to early June as smolts (Peven et al. 1994). Juvenile smolts have been observed passing through the Project during April through June. Steelhead smolts typically feed

during their seaward migration, although mid-Columbia reservoirs, such as Wells, serve primarily as migration corridors rather than as rearing habitat (Chapman et al. 1994b).

Smolt exposure to Wells Project effects is for a brief duration and limited extent. Survival standards set by the HCP ensure that survival will be at or above 93 percent for steelhead smolts migrating through the Wells Project. Current monitoring indicates juvenile project survival for steelhead is greater than 96 percent. Potential effects that may occur during the migration through the Action Area include reservoir stage fluctuation, reservoir impoundment, and predator exposure. Reservoir stage fluctuation is a result of the “run-of-river” operations inherent to the multi-reservoir Columbia River projects. The reservoir elevation typically fluctuates one to two ft daily. Reservoir operations below 774 ft MSL occur occasionally but are generally rare events unlikely to overlap with the timing of migration. Surveys have been conducted during reservoir elevations below 774 ft MSL and no steelhead stranding was documented (DTA 2006).

The reservoir environment can provide mixed benefits to steelhead depending upon the life stage being exposed. After adult fish migrate upstream past a dam, they must swim through a reach of river that has changed substantially from its historic, free-flowing conditions. The reservoirs have reduced water velocity and increased holding area compared to natural river conditions. These changes could benefit migrating adults by decreasing travel times and adult energy consumption. Inversely, the slower water velocities can also affect the outmigration of juveniles by causing extended travel times and decreased survival rates. The extended travel time and low water velocities, compared to the unimpounded river, may result in greater energy expenditures by juvenile migrating steelhead.

Habitat Conservation Plan

Section 4.3.3 of the Wells HCP includes the requirement that Douglas PUD implement a northern pikeminnow and piscivorous bird harassment and control program to reduce predation on anadromous salmonids in the mid-Columbia Basin. It is expected that the predator control efforts directly benefit steelhead by removing predators that prey on outmigrating juveniles.

The NPRP has included a northern pikeminnow bounty program, participation in fishing derbies and tournaments, hook and line fishing by experienced anglers and the use of longline fishing equipment. Currently only longline fishing is being utilized in the Project. These efforts are designed to provide an immediate and substantial reduction in the predator populations present within the waters of the Wells Project. The continual harvest of northern pikeminnow from these waters will provide additional decreases in predator abundance. Yearly removal efforts will also keep the northern pikeminnow population in a manageable state. In 1998, NMFS determined that the NPRP resulted in a net benefit to listed anadromous Columbia River salmonids (NMFS 1998).

From inception in 1995 through 2007 Douglas PUD's NPRP has captured over 154,000 northern pikeminnow. From 1995-1999, the NPRP implemented by Douglas PUD consisted mainly of experienced anglers using hook and line techniques to remove northern pikeminnow from Wells Project waters. Traditionally, hook and line angling has lacked the ability to target species specifically.

More recently (2000-present), the NPRP has shifted to primarily a longline fishing system. This new system has proven to be more cost efficient and effective at targeting northern pikeminnow. Longline fishing gear has a low probability of catching steelhead by fishing deeper in the water column using small hooks typically baited with dead crickets. Lines are checked daily in order to release any species other than northern pikeminnow. To date the incidental catch rate of steelhead by longline operations is zero.

The NPRP is implemented to benefit listed Columbia River salmonids. Increased survival of salmonids will increase the distribution of ocean nutrients into the upper reaches and tributaries of the Columbia River when these fish return from the ocean to spawn and die.

The other component of the predator control program is the implementation of control measures for piscivorous birds and mammals. The focus of these programs is not removal but hazing and access deterrents. Hazing includes propane cannons, pyrotechnics and the physical presence of hazing staff. Access deterrents include steel wires across the hatchery ponds and tailrace, fencing and covers for hatchery ponds, and electric fencing. When hazing and access deterrents fail, options for removal are also implemented by the USDA Animal Control staff hired to conduct the hazing programs. The minor increase in human activity as a result of these predator control measures is unlikely to adversely affect steelhead.

Aquatic Settlement Agreement

The Aquatic Settlement Agreement includes implementation of the white sturgeon management plan. Increased predation may result from the enhancement of white sturgeon in the Wells Reservoir. For example, Douglas PUD is required in its sturgeon management plan to enhance white sturgeon populations through artificial propagation. The increased number of sturgeon may result in an elevated potential for predation. The WSMP has provisions for adaptive management of supplementation activities should conflicts develop between stocked sturgeon and ESA-listed species. The WSMP includes an intensive monitoring and evaluation program that will be used to adjust the number of juvenile sturgeon stocked in the Wells Project and will be used to inform harvest management for adult sturgeon.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.4.4.3 Tributary Rearing and Migration

Activities associated with the operation of the Wells Project also take place in upper portions of the tributaries outside of the Project Boundary.

Habitat Conservation Plan

The TCP found in Section 7 of the Wells HCP guides the funding and allocation of dollars from the Plan Species Account. The intended goal of the dollars allocated to the Plan Species Account is to compensate for up to two percent unavoidable adult and/or juvenile mortality for Plan Species passing through Wells Dam. The intent of the Plan Species Accounts is to provide dollars to protect and restore tributary habitats for Plan Species within the Wells Project Boundary and within the portions of the Methow and Okanogan rivers that are accessible to Plan Species.

A detailed description of the TCP, the Plan Species Account, and its allowable uses by the Tributary Committee can be found in Section 7 of the HCP. Some direct and indirect effects to steelhead may occur resulting from implementation of actions funded by the TCP. A separate Section 7 consultation is initiated for actions associated with the TCP.

The Tributary Committee, comprised of various fisheries agencies and the Tribes, will be guided by the general strategy outlined in supporting documents (see TCP) to the HCP. The goal of the TCP is to protect existing productive habitat and restore high priority habitats by enhancing, when practical, natural processes that, over time, will create and maintain suitable habitat conditions without human intervention. The NMFS representative on the Tributary Committee ensures that any take of steelhead resulting from these activities is minimized.

The TCP provides funding to third party conservation efforts in the Methow and Okanogan river basins. Habitat restoration projects and plans to purchase conservation easements or land in fee are submitted to the TCP committee. Examples of projects funded by the TCP include, but are not limited to: 1) providing access to currently blocked stream sections or oxbows; 2) removing dams or other passage barriers on tributary streams; 3) improving or increasing the hiding and resting cover habitat that is essential for these species during their relatively long adult holding period; 4) improving in-stream flow conditions by correcting problematic water diversion or withdrawal

structures; and 5) purchasing (or leasing on a long-term basis) conservation easements to protect or restore important aquatic habitat and shoreline areas.

The Tributary Committee decides if the projects meet criteria for funding. Projects must be reviewed by state and federal agencies to receive permits for construction projects. Habitat preservation projects will benefit steelhead through the protection and enhancement of critical habitat (USFWS 2002a). Projects that increase instream flow volume in the Methow Basin will benefit all life stages of steelhead by enhancing migration corridors, pool depth, in-stream cover, and preferred water temperatures.

Habitat restoration projects will require a period of construction that may result in short term disturbances such as noise, increased turbidity, and human presence. These projects are expected to result in positive benefits for steelhead by creating additional aquatic habitat or removing upstream migration barriers, steelhead access to historically utilized watersheds.

Some potential activities (e.g., removal of large stream channel blockages or reconnecting side channels, etc.), may produce short-term unavoidable negative effects (e.g., incidental injury or mortality of individual fish, temporarily increase sediment loads and turbidity, etc.) as a result of funding restoration projects in the Methow or Okanogan rivers. In-stream restoration projects that have the potential to disturb steelhead or steelhead habitat will be required to go through a separate ESA Section 7(a)(2) consultation and authorization of incidental take of ESA-listed Permit Species.

In the long-term, any actions designed to remove migration barriers, stabilize stream channels and restore hydraulic equilibrium, increase riparian canopy cover, or increase base flows are expected to far outweigh small short term impacts and result in beneficial effects for adult and juvenile steelhead.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.4.4.4 Adult Upstream Passage Through Project Reservoir and Facilities

Four specific components of the adult migrations upstream and downstream of Wells Dam may affect anadromous fish species: adult migrational delay at project fishways, fallback, passage success at Project structures and injuries and mortalities from upstream (via fishways) as well as downstream (via turbines, spillways, or JBS) passage through the Wells Project. Each of these components has the potential to increase adult mortality (NMFS 2002a). Juvenile anadromous fish may experience increased mortality during their migration to the ocean as a result of passage through the Wells Project.

Upstream passage of steelhead through the fish ladders at Wells Dam has historically occurred from June through October, with peak passage typically occurring in September. Wells Dam has two adult fish ladders, located on the east and west ends of the hydrocombine. Steelhead utilize these ladders to pass upstream of the Wells Project. Each of the two fishways contains a single main entrance, a collection gallery, a fish ladder, an adult count station, trapping facilities, and an exit in the forebay adjacent to the earthen embankment section of the dam.

Fishways are inspected daily to ensure debris accumulations are removed, automated fishway instruments are calibrated properly and lights in the fishway are functioning. Both upstream fishway facilities (located on the west and east shores) are operational year around with maintenance occurring on each fishway at different times during the winter to ensure that one upstream fishway is always operational. Maintenance activities on Wells fishways occur during the winter when steelhead are unlikely to pass Wells Dam.

Habitat Conservation Plan

The Passage Survival Plan contained within Section 4 of the Wells HCP provides specific detail regarding the implementation and measurement of unavoidable juvenile and adult losses for each of the Plan Species passing through Wells Dam. This section of the plan also contains specific survival standards that must be achieved within defined time frames in order for the licensee to be considered in compliance with the terms of the Wells HCP (Douglas PUD 2002).

The Adult Passage Plan is a subcomponent within the larger Passage Survival Plan contained within Section 4.4 and Appendix A of the Wells HCP. The Adult Passage Plan is intended to ensure safe and rapid passage for adult Plan Species as they pass through the fish ladders at Wells Dam. The plan contains specific operating and maintenance criteria for the two adult fish ladders and the two adult fish ladder traps, and provides

details regarding the implementation of passage studies on adult Plan Species including studies related to passage success, timing and rates of fallback.

Numerous telemetry studies conducted on adult steelhead from 1998 through 2002 provide adult passage information on upstream and downstream movements, including passage at Wells Dam. Passage time through the reservoirs is typically faster, and energy expenditures are less than for fish migrating through a normal river setting (NMFS et al. 2002a).

NMFS et al. (2002a) compared the migration rates of adult Chinook salmon, steelhead, and sockeye salmon through both impounded (dams and reservoirs) and unimpounded reaches of the Snake, mid-Columbia, and lower Columbia rivers. In each case, migration rates (miles/day) through the mid-Columbia River generally exceeded migration rates through unimpounded reaches of the Snake or Columbia rivers and were very similar to those observed in other impounded reaches (13 to 36 miles/day versus 6 to 19 miles/day in unimpounded reaches or 15 to 40 miles/day in other impounded reaches, respectively). Similar observations were also found during comparison of migration rates of steelhead through the mid-Columbia River when compared to unobstructed reaches of the Skeena and Fraser River. English et al. 2006 found that the median migration rate through the mid-Columbia River (Priest Rapids tailrace to Wells forebay) was 12.5 miles/day, which exceeds the rates observed in free-flowing reaches of the Skeena River (7.9 to 11.1 miles/day) and the Fraser River (5.3 miles/day).

NMFS et al. (2002a) concluded that this body of information strongly suggests that small delays at these projects are more than compensated for by faster travel through the reservoir impoundments. In addition, any delays that do occur are more likely to affect species that spawn soon after completing their migration (summer/fall-run Chinook salmon or sockeye salmon are more likely to be affected than those that hold in the rivers or streams for considerable periods of time prior to spawning [i.e., steelhead or spring Chinook salmon]). The effect of delays passing the fishway (hours to a few days) on Plan Species is likely non-existent for currently ESA-listed ITP Species and non-existent to very small for unlisted Plan Species. The proposed action should have no temporal effect, or a slight beneficial effect, on upstream migrating adults compared to the migration observed under unimpounded conditions.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.4.4.5 Adult Downstream Passage Through Project Reservoir and Facilities

The potential for adult steelhead to “fallback” through the dam once they have exited the fish ladder may result in injury due to increased contact with structural features of the dam (spillways, turbines, juvenile bypass, and fish ladder). Fallback is defined as voluntary or involuntary movement of a fish downstream past a dam once upstream passage has been achieved.

Alexander et al. (1998) reported 1 of 20 steelhead (5 percent) fell back below Wells Dam, and English et al. (2001) reported a 6.8 percent fallback rate for steelhead at Wells Dam in 1999. Of the 11 fish that fell back in 1999, 4 re-ascended the ladder, 6 were found in spawning areas downstream of Wells Dam with only 1 fish classified as an involuntary fallback. These fallback rates were consistently lower than the other mid-Columbia River dams (range: 7 to 12 percent). English et al. (2001) also found that 94 percent of the fallback fish were of hatchery origin. In addition, 70 percent of the hatchery fish and 100 percent of the wild steelhead that passed the dam were last detected either upstream of the dam or at known spawning areas. Most of the hatchery fish that remained below Wells Dam overwinter in the Wells Hatchery outfall.

Habitat Conservation Plan

The adult survival standard from the Wells HCP ensures that survival will be at or above 98 percent survival. Adult PIT-tag studies indicate that adult survival has been consistently greater than 98 percent per project since 2004 when the HCP was implemented. The majority of steelhead fallback takes place through the JBS where survival is high.

Steelhead kelts migrating downstream of the Wells Project would pass downstream in the same manner as juvenile downstream migrants. English et al. (2001) estimated a 34 to 69

percent kelting rate for the mid-Columbia River steelhead stocks. Although direct survival information was not developed during this study, it is reasonable to assume that adult survival during fallback and kelt (post-spawning steelhead) passage is higher passing through the JBS rather than through turbines. Most kelts likely use the surface-oriented JBS. Kelts are most likely to be passing downstream of the dam during late April through June when the JBS system is in full operation. Some mortality may occur through the turbines, but overall survival is expected to be high when non-turbine routes of passage are in operations including the JBS or spillways.

Survival rates of adult salmon and steelhead passing through the mid-Columbia River have not been estimated due to the inability to differentiate tag loss, tag failure, and fish loss (NMFS 2002a). It is not presently possible to measure adult survival with existing technology. Although radio telemetry studies provide information on adult passage and apparent spawning distribution, uncertainties associated with the technology, and the inability to determine the ultimate fate or spawning success of radio-tagged fish, result in insufficient data to accurately estimate survival. In addition to the uncertainties related to the survival estimates developed through radio telemetry data, it is not possible to differentiate natural mortality from project-related mortality. However, PIT-tag studies have shown that minimum per-project survival rates exceed 98% per project, demonstrating that adult mortality rates are extremely low, irrespective of cause (Anchor and Douglas PUD 2009).

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.4.4.6 Juvenile Passage

Habitat Conservation Plan

The Passage Survival Plan contained within Section 4 of the Wells HCP provides specific detail regarding the implementation and measurement of unavoidable juvenile and adult losses for each of the Plan Species passing through Wells Dam. This section of the plan also contains specific survival standards that must be achieved within defined time frames in order for the licensee to be considered in compliance with the terms of the Wells HCP (Douglas PUD 2002).

Section 4.3 of the Wells HCP contains specific criteria directed at the operation of the Wells JBS, spillway, and turbine operations. This section of the Wells HCP outlines detailed bypass operational criteria, operational timing and evaluation protocols to ensure that 95 percent of the juvenile Plan Species migration at Wells Dam are provided a safe, non-turbine passage route around the dam. The operational dates for the bypass are set annually by unanimous agreement of the parties to the Wells HCP. This plan also includes specific operating criteria for the turbines and spillways sufficient to maximize fish use and survival through the JBS (USFWS 2004b). The Wells bypass system is an important feature of the Wells Project that contributes significantly to Douglas PUD's ability to achieve the NNI survival standards outlined in the Wells HCP.

The JBS utilizes five of eleven spillways equipped with constricting barriers to help guide juvenile migrating fish. Since most juvenile salmon and steelhead migrate near the surface, with the help of the JBS, they successfully pass Wells Dam and avoid the turbine intakes located deeper in the forebay. Over the past several years the HCP committee has agreed to initiate the operation of the JBS on April 12 and to shut it down on August 26. This operating period is consistent with the 95% passage migration period for juvenile steelhead migrating downstream through the Wells Project.

The JBS serves as an effective method of bypassing fish away from turbines and safely over the dam. This configuration has demonstrated exceptionally high levels of protection while utilizing only 6-8 percent of the Columbia River flow. The efficiency and effectiveness of the JBS are important factors in limiting the amount of spill, and therefore TDG, while maximizing fish passage and survival.

Operation of the spillways may result in supersaturated levels of total dissolved gasses. Supersaturated gases in fish tissues may pass from the dissolved state to the gaseous phase as internal bubbles or blisters. This condition, GBT or GBD, can be debilitating or even fatal. Injury and mortality of steelhead may also occur as a result of contact with spillway structures. It is also likely that juveniles that successfully pass through the spillway may be subject to increased susceptibility to predation caused by disorientation

or increased susceptibility to infection caused by scale loss or non-lethal wounds incurred during spillway passage (USFWS 2004c). Douglas PUD closely monitors TDG level and as stated within objective 1 of the Water Quality Management Plan, Douglas PUD will implement “reasonable and feasible measures” to ensure that Douglas PUD is in compliance with TDG standards (Douglas PUD 2008g).

Direct or indirect effects on juvenile steelhead are likely to occur as a result of downstream movement through turbines. These effects may include physical injury or mortality from contact with turbine structures including wicket gates, turbine runners, or the spiral case. Indirect effects may include increased susceptibility to predation caused by disorientation following turbine passage or increased susceptibility to infection caused by scale loss or non-lethal wounds incurred during turbine passage.

Based upon information collected at other hydroelectric projects, juvenile fish survival is estimated to range from 90 to 93 percent for turbines, 98 to 99 percent for bypass systems, and 98 to 99 percent for spillways (NOAA 2003). Some juvenile mortality is associated with all dam passage routes, although the highest levels of mortality typically occur during passage through turbines. Consequently, an important objective of project operations aimed at improving juvenile survival is to route the highest possible proportion of juveniles past the project in a manner that avoids passage through turbines.

Survival standards outlined in the HCP ensure that survival will be at or above 93 percent. Douglas PUD has conducted three years of juvenile survival studies at Wells Dam which have shown an average survival rate of 96.2 percent for yearling Chinook and steelhead (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). This is the highest survival rate for any dam on the Columbia or Snake rivers.

The operation of Hatchery enhancement activities has the potential to create both positive and negative results for steelhead. The Hatchery Compensation Plan, as described in Section 8 of the Wells HCP, was established to provide hatchery compensation for up to 7 percent unavoidable juvenile passage losses of Plan Species passing through Wells Dam. The goal of the program is to utilize hatchery produced fish to replace unavoidable passage losses in such a manner that the hatchery fish produced contribute to the rebuilding and recovery of naturally reproducing populations of Plan Species, in their native habitats, while maintaining the genetic and ecological integrity of each stock of Plan Species. Supporting harvest, where appropriate, is also identified as a goal of the Hatchery Compensation Plan.

Douglas PUD owns and provides funding for the operation and maintenance of two hatchery facilities, the Wells and Methow hatcheries. Both are operated by WDFW. Of the two hatcheries, steelhead are only produced at the Wells Hatchery. The hatchery is located immediately adjacent to Wells Dam on the west tailrace embankment. The steelhead raised at the Wells Hatchery are either transported and released by truck or

acclimated in the Methow and Okanogan rivers. No juvenile steelhead are released through the hatchery outfall channel.

The Wells Hatchery is operated to provide compensation for both inundation and passage losses as described in the Wells HCP. The inundation compensation is related to Wells Project construction and includes the production of 300,000 yearling steelhead. The juvenile passage loss compensation provided by the Wells Hatchery is currently set at 48,858 yearling steelhead (3.8 percent) (Douglas PUD 2006b). In addition to the steelhead raised for Douglas PUD, the Wells Fish Hatchery also produces up to 80,000 steelhead smolts for Grant PUD to support compliance with their passage loss obligations.

Natural and hatchery steelhead are collected at the west ladder of Wells Dam. Collections at Wells Dam and FH have provided steelhead to various locations, including Winthrop NFH, Chelan Falls FH, Eastbank FH, and at times, to Ringold Springs FH. Adult steelhead retained at Wells Dam and FH for broodstock are selected by proportional return time (i.e., 20 percent August returns, 30 percent September returns, etc.). Steelhead are spawned at the hatchery from January through early March. In comparison, wild fish spawn in the rivers from March through May. An average of 7.5 percent of the females spawned at Wells FH are wild fish (NMFS 2002a), which typically spawn later in the year than hatchery fish. In addition, Winthrop NFH rears an additional 100,000 Wells stock steelhead smolts for release into the Methow River at Winthrop (NMFS et al. 1998). A description of the Wells and Methow FH hatchery programs are available in Section 3.

Adult steelhead are incidentally captured in the Twisp Weir during brood stock collection for spring Chinook in April through June. Based on monitoring studies completed in 2008, the newly constructed Twisp Weir was found to not be a migration impediment or a stranding structure for adult steelhead and kelts. Juvenile steelhead are captured during hatchery evaluation actions including screw traps and residual steelhead sampling. Captured juveniles are released and this type of monitoring is unlikely to cause a significant impact.

The BO on Artificial Propagation in the Columbia River (NMFS 1999a), the BO on Effects on Upper Columbia River Spring-run Chinook Salmon Supplementation program and associated scientific research and monitoring conducted by the WDFW and the USFWS (NMFS 2002c), and the BO for 1995-1998 Hatchery Operations in the Columbia River Basin (NMFS 1995) identify 11 general types of potential adverse effects of hatchery operations and production on natural fish populations. These effects include: (1) operation of hatchery facilities, (2) broodstock collection, (3) genetic introgression, (4) disease, (5) competition/density-dependent effects, (6) predation, (7) residualism, (8) nutrient cycling, (9) masking, (10) fisheries, and (11) monitoring and evaluation/research.

NMFS evaluated the above mentioned potential adverse effects in the BOs supporting the issuance of ESA Section 10 incidental take permits (permit 1395, 1391, 1347, and 1196) in accordance with Section 7 of the ESA. In the BOs from NMFS, the agency determined that an annual take of endangered steelhead for scientific research and enhancement of steelhead is not likely to jeopardize the continued existence of steelhead and spring Chinook salmon. In addition, NMFS concluded that the supplementation programs covered by the permits are expected to provide a survival benefit to steelhead by increasing the natural production of Wenatchee, Methow, and Okanogan basins.

Aquatic Settlement Agreement

No potential effects were identified.

Terrestrial Resources Management Plans

No potential effects were identified.

Off-License Agreement

No potential effects were identified.

4.4.4.7 Water Quality

Steelhead require specific water quality characteristics that include cool water with moderate to high levels of dissolved oxygen. Several studies have assessed the water quality within the Wells Project and all indicate that Wells Reservoir is a healthy, riverine water body with no thermal or chemical stratification. Studies have also demonstrated that the water found within the Wells Project is of high quality and is in compliance with the State standards for all of the parameters measured. Notable exceptions to meeting the State standards included seasonal exceedances in water temperature and TDG.

Water temperature issues within the Wells Project primarily occur in the lower Okanogan River. To assess compliance with the State temperature standards, two 2D laterally-averaged temperature models (using CE-QUAL-W2) were developed that represent existing (or “with Project”) conditions and “without Project” conditions of the Wells Project including the Columbia River from the Chief Joseph Dam tailrace to Wells Dam, the lowest 15.5 miles of the Okanogan River, and the lowest 1.5 miles of the Methow River. The results were processed to develop daily values of the seven-day average of the daily maximum temperatures (7-DADMax), and then compared for the two conditions (West Consultants, Inc. 2008).

The model analyses demonstrated that “with Project” temperatures in the Columbia, Okanogan and Methow rivers do not increase more than 0.3oC compared to ambient (“without Project”) conditions anywhere in the reservoir, and that the Project complies

with state water quality standards for temperature. The analyses also show that backwater from the Wells Project can reduce the very high summer temperatures observed in the lower Okanogan and Methow rivers. The intrusion of Columbia River water into the lowest 1-2 miles of the Okanogan River and lowest 1.5 miles of the Methow River can significantly decrease the temperature of warm summer inflows from upstream, and can also moderate the cold winter temperatures by 1-3°C, reducing the extent and length of freezing.

The lower Okanogan is utilized by steelhead as a migration corridor to access spawning habitat in the upper reaches and as a result exposure to elevated water temperatures is relatively brief. The few instances of relatively high water temperature within the mainstem Columbia River were primarily a result of upstream releases from Grand Coulee and Chief Joseph dams.

Each year from 2003-2008, Douglas implemented spill testing activities to examine the relationship between water spilled over the dam and the production of TDG, to better understand TDG production dynamics resulting from spill operations at Wells Dam. These results were subsequently used by IIHR-Hydroscience and Engineering of University of Iowa to develop and calibrate an unsteady state three-dimensional (3D), two-phase flow computational fluid dynamics (CFD) tool to predict the hydrodynamics of gas saturation and TDG distribution within the Wells tailrace. These tools were then used to reliably predict TDG production at Wells Dam and establish how preferred operating conditions and spillway configurations can be used as methods to manage TDG within WQ numeric criteria (Politano et al. 2009). The final model run, performed by Iowa, showed that preferred spillway operating configurations were able to reduce tailrace TDG to levels well within Washington State WQS (< 120%) during a flood flow event equal to 246 kcfs (Politano et al. 2009). These studies have helped Douglas PUD modify spill operations and limit the elevated levels of TDG. As previously addressed above in section 4.4.4.4, studies by Bickford et al. (1999, 2000, 2001) show that passage survival at the dam is 96.2 percent for juvenile salmon and steelhead. Successful passage by these young and sensitive life stages suggests that water quality is not posing a notable issue for survival.

No effect was identified that related to any of the proposed measures.

4.4.4.8 Water Quantity

The quantity of water flowing through the Wells Project can create alterations to the reservoir environment that may affect steelhead. These alterations include fluctuations in reservoir stage that may strand individuals in near shore habitat or possibly increase interaction with predators due to lower water volume.

The Wells Project is a run-of- river project meaning that average daily inflow equals daily outflow. As a result, the limited active storage capacity is only sufficient to regulate flow on a daily basis. Alterations in water volume or reservoir fluctuations are minimal and largely driven by the discharge of water from Chief Joseph Dam and Grand Coulee Dam. Reservoir stage fluctuation remains within one to two ft on a daily basis. Reservoir elevations below 774 ft MSL do not occur very often (generally no more than one a year) but have the potential to strand fish in large off-channel pools. Conditions that could result in stranding were surveyed for steelhead in 2006 and 2008. No stranding was observed (LGL and Douglas PUD 2008).

No effect was identified that related to any of the proposed measures.

4.4.4.9 Riparian Cover

Natural cover can provide important habitat for rearing sub-adult steelhead. Significant riparian cover is found in riverine areas and is limited in lacustrine environments. Cover is generally not utilized when steelhead migrate through Wells Reservoir. Spawning and rearing habitat occurs in the upper Methow River which is outside of the action area and will not be affected by Wells Project operations.

The banks of the Wells Project offer limited riparian cover. This is largely a result of the typical lack of riparian cover in natural high desert ecosystems typical of the Wells Project.

Additional funds provided by Douglas PUD for restoration measures occurring outside of the Wells Project are detailed in the TCP. Douglas PUD funded projects will improve habitat and potentially increase riparian cover. The potential for such riparian restoration to occur is contingent upon project selection by the Tributary Committee.

No effect was identified that related to any of the proposed measures.

4.4.4.10 Critical Habitat

Designated critical habitat for steelhead occurs within the Wells Project, and include: (1) the mainstem Columbia River from the Wells Tailrace to the confluence of the Columbia and Okanogan rivers; (2) the accessible portions of the Methow River Basin; and (3) the accessible portions of the Okanogan River Basins, excluding the Colville Reservation and Salmon Creek (NOAA 2006).

Habitat components important to steelhead in the mid-Columbia River basin include:

- juvenile rearing areas,
- juvenile migration corridors,
- areas for growth and development,
- adult migration corridors, and
- spawning habitat.

Within these habitat types, essential features include:

- adequate substrate,
- water quality,
- water quantity,
- water temperature,
- water velocity,
- cover/shelter,
- food,
- riparian vegetation,
- space, and
- safe passage conditions (65 FR 7764).

The diverse needs of steelhead are well known by Douglas PUD. Efforts to manage the Wells Project consistent with these needs are documented throughout the developed management plans and other conservation, management, and recovery actions taken by the PUD, in coordination with state and federal fish and wildlife agencies. These actions are described throughout this BA and represent Douglas PUD's efforts to operate the Wells Project and eliminate population-level impacts to steelhead critical habitat as a result of the Wells Project. Success of these efforts is demonstrated through achievement of the HCP NNI standard for steelhead.

Effects of the proposed action on individual critical habitat elements are addressed in the preceding assessments of potential effects of proposed measures on individual critical habitat elements, the determination of effects in section 4.4.5, and the summary effects matrix for steelhead in Table 4.4.5-1.

4.4.5 Determination of Effects

The following section provides a summary matrix (Table 4.4.5-1) of the potential effects described above and draws an effects determination based upon the dichotomous key developed by USFWS (1998b).

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Table 4.4.5-1 Summary Effects Matrix for UCR Summer-run Steelhead within the Wells Project

Critical Habitat	Project Effect	Upper Columbia River Subbasin Designated Area Affected	Exposure over 50-year Duration of Proposed Action	Response	Limiting to Conservation
Spawning, incubation and larval development	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions, and action described in the Terrestrial Resources Management Plans.	The defined Action Area representing Wells Reservoir and tributaries	All spawning occurs upstream of the Project area. Spawning takes place in the mainstem Methow River and its tributaries. Spawning also occurs in the Lower Similkameen River--a tributary to the upper Okanogan River outside the Project Boundary.	NA	No effect
Rearing and migration within the Project	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions, and action described in the Terrestrial Resources Management Plans.	The defined Action Area representing Wells Reservoir and tributaries	Brief exposure during migration period. Steelhead smolts migrate through the project during April through June.	Not significant. Survival standards ensure that survival will be at or above 93%. Monitoring indicates juvenile project survival is greater than 96%. Regarding predator control, potential for take is limited to longline angling. No steelhead have ever been captured in the history of the longline pikeminnow removal program. Any incidentally captured fish are released immediately.	Unlikely
Tributary Rearing and Migration (outside PB)	HCP Hatchery and Tributary Projects	The defined Action Area representing the Methow and Okanogan Rivers influenced by hatchery and tributary programs	Juvenile steelhead are captured during hatchery evaluation actions including screw traps and residual steelhead sampling. Adult steelhead are incidentally captured at the Twisp Weir during brood collection for spring Chinook in April through June.	Based upon monitoring in 2008, the newly constructed Twisp Weir is not a migration impediment nor is it a stranding structure for adult steelhead and kelts.	Unlikely
Passage through Project reservoir and facilities	Adult upstream fish passage	Columbia River Corridor	Brief exposure during migration period. Adults return from June through October	Not significant - passage times and survival are comparable to conditions without the Project	Unlikely
	Adult downstream passage	Columbia River Corridor	Brief exposure during migration period. Adults return from June through October. Kelts (post-spawn steelhead) migrate late April through June.	Not significant. Survival standards ensure that survival will be at or above 98% survival - Adult PIT-tag studies indicate survival is greater than 98% per project. Fallback rates are low. Most fallback takes place through the JBS where survival is high. A limited number of kelts passing downstream during late April through June when the JBS is in full operation. Most kelts likely use surface JBS. Some mortality may occur through turbines and spillway passage, but overall survival is expected to be high with JBS in place.	Unlikely
	Sub-adult passage	Columbia River Corridor	Brief exposure during migration period. Juveniles migrate downstream from April through June.	Not significant. Survival standards ensure that survival will be at or above 93%. Monitoring indicates 96% survival.	Unlikely

Table 4.4.5-1 (Continued) Summary Effects Matrix for UCR Summer-run Steelhead within the Wells Project.

Critical Habitat	Project Effect	Upper Columbia River Subbasin Designated Area Affected	Exposure over 50-year Duration of Proposed Action	Response	Limiting to Conservation
Water Quality	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions and actions described in the Terrestrial Resources Management Plans.	Columbia River Corridor	Brief exposure during migration period. Adults return from June through October and juveniles migrate downstream from April through June. Kelts migrate from late April through June.	Not significant - Wells Project is operated in a run-of-river mode, with water quantity largely dependent on incoming river flows. The project is not a consumptive user of water. In general daily inflows from Grand Coulee and Chief Joseph are equal to daily discharge at Wells Dam.	Unlikely
Water Quantity	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions and actions described in the Terrestrial Resources Management Plans.	Columbia River Corridor	Brief exposure during migration period. Adults return from June through October and juveniles migrate downstream from April through June. Kelts migrate from late April through June.	Not significant - proposed action will have no impact on the limited natural riparian cover, which is not typically used by migrating steelhead.	Unlikely
Riparian Cover	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, Aquatic Settlement actions, actions described in the Terrestrial Resources Management Plans and Off-License Agreement.	Columbia River Corridor	Brief exposure during migration period. Adults return from April through early July and juveniles migrate downstream from April through June.	Not significant - proposed action will have no impact on the limited natural riparian cover, which is not typically used by migrating fish. TCP, Douglas PUD Land Use Policy, Aquatic Settlement Agreement and Off-License Agreement will have positive impacts to riparian cover within the Project. The TCP will have beneficial effects on riparian habitat in the tributaries outside of the Project Boundary.	Unlikely

Application of USFWS (1998b) decision matrix dichotomous key to determine potential effects on UCR summer-run steelhead.

The following is a stepwise assessment of potential effects on UCR summer-run steelhead salmon based on a dichotomous key developed by USFWS (1998b).

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Steelhead are a listed species that occur in Wells Reservoir, tailrace and the Methow and Okanogan river watersheds. The Wells Project primarily serves as a migratory corridor for returning adults and outmigrating smolts and kelts. Usage of the Wells Project area is generally limited the months of April to June for juveniles and kelts and the months of June to October for adults. Individual fish spend a few days migrating through the Project thereby reducing overall exposure and take. The Project does not contain significant rearing habitat for juvenile steelhead.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

Yes. The proposed action may result in delay, stress or mortality during passage through project facilities. Juvenile steelhead may be exposed to predators such as northern pikeminnow during migration. Returning adult steelhead may exert increased levels of energy to pass the dam and may incur additional energetic costs associated with fallback and a second pass through the ladders. The primary route of fallback is through the juvenile bypass system during June through August and through turbines during September and October. The primary route of downstream passage for juvenile and kelt steelhead is through the juvenile bypass system that is in operation during their entire downstream migration (April – June). Less than 5 percent of the downstream migration juvenile steelhead are exposed to injury or mortality through interaction with the turbines. Juveniles or adults passing through the Wells Project tailrace may experience higher than ambient levels of TDG.

The overall potential for these identified effects to impact the population of steelhead is low. Spawning and rearing occur outside of the Project in the upper Methow and Okanogan rivers and tributary streams. Sensitive life history stages rear in locations where Project effects are absent. Use of the lower tributaries and the Wells Reservoir is primarily as a migratory corridor. Longline fishing predator control efforts in the reservoir have never captured a steelhead, displaying the effective selectivity of the control method. Passage at the reservoir is highly efficient and with minimal mortality. NMFS et al. (2002a) concluded that small delays at mid-Columbia River projects are more than compensated for by faster travel through the reservoir impoundments. Alexander et al. (1998) reported 1 of 20 steelhead (5 percent) fell back below Wells Dam, and English et al. (2001) reported a 6.8 percent fallback rate for steelhead at Wells Dam

in 1999. Of the 11 radio-tagged steelhead that fell back in 1999, four re-ascended the ladder and six were found in spawning areas downstream of Wells Dam, with only one fish classified as an involuntary fall back. NMFS estimated mortality rates were relatively minimal (3.2 percent) for steelhead (NMFS 2000a, based on data in NMFS 2000b). Douglas PUD has conducted three years of juvenile survival studies at Wells Dam which have shown an average survival rate of 96.2 percent for steelhead (Bickford et al. 1999; Bickford et al. 2000; Bickford et al. 2001). More recently, adult PIT-tag estimates from the 2008 annual HCP report indicate that adult project survival is greater than 98 percent (Douglas PUD and Anchor Environmental, L.L.C. 2009).

The proposed action will also result in numerous benefits to steelhead that are expected to exceed the negative impacts described above. Existing management efforts and the implementation of Wells HCP management plans will provide numerous benefits to steelhead. Currently, the Wells HCP mandates juvenile passage survival of at least of 93 percent. Predator control efforts will continue to reduce the number of northern pikeminnow. Artificial enhancements through the hatchery management plan help bolster wild population numbers and provide up to 7 percent compensation for unavoidable Wells Project related effects. The Tributary Conservation Plan will help to restore habitats used for spawning and rearing outside of the Wells Project area and provide up to 2 percent compensation for unavoidable Wells Project related effects to adult steelhead.

Step 3. Does the proposed action have the potential to result in “take” of any listed or proposed species?

Yes. Juvenile mortality of three to seven percent during Project passage will likely continue, some portion of which is attributable to Project effects. Based upon PIT-tag data, take of adults is expected to be less than 2 percent. The Wells Project has achieved NNI for each Plan Species, including steelhead through a combination of high juvenile and adult survival through the Project coupled with hatchery compensation and tributary conservation efforts intended to replace the relatively small amounts of unavoidable “take” associated with operating the Wells Project (Douglas PUD and Anchor Environmental, L.L.C. 2009). Various plans to continue the achievement of NNI include the Passage Survival Plan, Wells Dam Juvenile Dam Passage Survival Plan, TCP, Hatchery Compensation Plan, Adult Passage Plan, and Predator Control Program. The standards and actions outlined in these plans will ensure low levels of take and provide measures to ensure that recovery of the species would not be jeopardized.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

Yes. Lower water velocities within Wells Reservoir may pose brief energetic challenges during downstream migration of juveniles and kelts. While the reservoir is considered critical habitat, it is used primarily as a migratory corridor. Conversely, the lower velocities require less effort by returning adults. Important spawning and rearing grounds are not affected by the Wells Project. Restoration and protection measures within the TCP of the HCP will improve important spawning and rearing habitat. The HCP provides funding for habitat improvements and establishes an HCP Habitat Committee to prioritize expenditure of designated funds. Over the duration of the HCP, habitat improvements secured by designated HCP Plan Species Account funding is expected to offset 2 percent or greater of the unavoidable project mortality for steelhead, and contribute to recovery of this species.

Based on this analysis, the determination of effects of this proposed action on the steelhead is: MAY EFFECT, NOT LIKELY TO ADVERSELY AFFECT steelhead or designated critical habitat. Although individual steelhead would be subject to take, the proposed action would not jeopardize the continued existence of the species or subsequent ESU's. Relative to the entire life cycle of steelhead, use of Wells Reservoir is minimal and excepting function as a migration corridor, reservoir habitat is the least important of all habitat components. Further, HCP implementation measures would offset any take and could result in a net benefit due to population enhancement and habitat restoration.

4.5 MARBLED MURRELET

The USFWS listed the marbled murrelet as threatened under the ESA on September 28, 1992 (57 FR 45328). In 1997, the USFWS finalized a recovery plan for this species (USFWS 1997b). A five-year review of the marbled murrelet was completed on September 1, 2004 to ensure accuracy of the species' ESA classification (73FR 57314). This review found that the California, Oregon, and Washington marbled murrelet population was not a DPS; however, the USFWS believes the analysis of the discreteness of this population segment was flawed (73 FR 57314). The USFWS initiated a rangewide status review of the marbled murrelet on October 2, 2008 to determine if delisting the California, Oregon, and Washington population is warranted (73 FR 57314).

4.5.1 Life History

The marbled murrelet is a small (9-12 ounces) seabird that spends most of its life in marine environments, but usually nests in forested habitats within 30 miles (but sometimes up to 50 miles) of the Pacific Coast, from Alaska to central California

(McShane et al. 2004). Marbled murrelet nesting habitat is typically associated with large core areas of mature and old-growth coniferous forests with low amounts of edge and fragmentation in mesic forest zones (includes “west-side mid-and late-seral conifer and mixed forests in zones below the Mountain Hemlock zone west of the Cascade crest, and Interior Western Hemlock just east of Snoqualmie Pass” [Smith et al 1997]). These forests provide large limbs and natural platforms that these birds use as nest sites. Typically a single egg is laid in a mossy depression or on dwarf mistletoe on a large-diameter branch; both parents help feed the chick, spending time away from the nest site foraging in nearshore saltwater. Marbled murrelets also sometimes lay eggs on bare talus slopes or cliff edges; there is only one documented occurrence of cliff nesting in Washington (Raphael and Bloxton 2008). These nest sites are common in Alaska where cliffs are more abundant.

Marbled murrelets have occasionally been observed using inland lakes as resting or foraging locations in British Columbia; however, most of these lakes were located within 12 miles of the ocean, and few were as far as 45 miles (Carter and Sealy 1986). The inland lakes appeared to be near mature old-growth nesting areas (Carter and Sealy 1986).

4.5.2 Presence in the Action Area

The Action Area of the Wells Project is well outside of the known range of marbled murrelet and does not contain suitable marbled murrelet habitat. The mature conifer forested areas in the Wells Project area do not consist of large core areas and are generally dominated by ponderosa pine (Douglas PUD 2006a); these forests are outside of the habitat zones for this species (Smith et al. 1997). The Wells Project is located more than 100 miles from the Pacific Coast, which is farther inland than marbled murrelet is known to occur (Whitworth et al. 2000, as cited in McShane et al. 2004). None of the habitats in the Wells Project area correspond to known marbled murrelet nesting habitat (Smith et al. 1997). This species has never been documented in the Wells Project area and was not included on a USFWS list of threatened and endangered species that may be present near the Wells Project (Douglas PUD 2006c).

4.5.3 Critical Habitat Designations

The USFWS designated 32 critical habitat units for the marbled murrelet in California, Oregon, and Washington on June 24, 1996 (61 FR 26256), and proposed to revise the designated critical habitat by removing acreage in California and Oregon on July 31, 2008 (73 FR 44678). No critical habitat for marbled murrelet occurs in Chelan, Douglas, or Okanogan counties (USFWS 2009b). The nearest marbled murrelet critical habitat to the Wells Project area is about 60 miles west of the Wells Project.

4.5.4 Environmental Measures and Analysis of Effects

No suitable marbled murrelet habitat exists in the Wells Project area. Based on the known distribution of this species and the lack of habitat, marbled murrelet are not expected to occur within the Wells Project area. The licensee proposes no changes in operations that would increase or decrease the likelihood of marbled murrelets using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

No. The marbled murrelet is not present in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on the marbled murrelet.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to the marbled murrelet.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on marbled murrelet habitat.

4.5.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on the marbled murrelet is: NO EFFECT.

4.6 GREATER SAGE-GROUSE

The Columbia Basin DPS of the greater sage-grouse is currently a candidate species under review for ESA listing. The USFWS initiated a status review to determine if the species warrants protection under the ESA in any portion of its range on February 26, 2008 (73 FR 10218). The final decision on whether the greater sage-grouse should be protected under the ESA originally due in May 2009, has been delayed pending new

information about the species and its habitat. Publication of this new information is currently expected during the summer of 2009.

4.6.1 Life History

The greater sage-grouse is the largest (3-6 pounds) grouse species in North America. This species is found in a variety of shrub-steppe habitats, and relies heavily on sagebrush for nesting habitat, roosting cover, and food, especially during the winter. In the breeding season, sage-grouse males gather at leks to display to and compete for females. Leks are located on relatively open sites typically surrounded by denser shrub-steppe vegetation that is used for cover, thermal protection and feeding. Leks range in size from 0.1 acre to 90 acres and may be traditional (i.e., used in successive years) (USFWS 2008a). Greater sage-grouse populations in Washington have low reproduction rates and relatively high mortality rates (Hays et al. 1998).

The reduction in sage-grouse numbers and distribution in Washington is primarily attributed to loss and degradation of habitat through conversion to agriculture and other land uses. Before the arrival of early settlers, the climax condition in the shrub-steppe region of eastern Washington consisted of tracts of native sagebrush and bunchgrass species. Agricultural expansion, overgrazing, and sagebrush control through burning, mechanical removal, and chemical control, severely degraded and fragmented sage-grouse habitat. Approximately 40 percent remains of the estimated 4.16 million ha (10.4 million acres) of shrub-steppe that existed in eastern Washington before European settlement, and much of what remains is fragmented. Sage-grouse habitat is a subset of this remaining acreage, and factors affecting occupancy include elevation, slope, soil type, habitat quality, and patch size (Stinson et al. 2004).

4.6.2 Presence in Action Area

Sage-grouse were found throughout the shrub-steppe and meadow steppe vegetation zones before settlement of eastern Washington State (Hays et al. 1998). Based on botanical surveys by Douglas PUD, shrub-steppe comprises 19.8 percent (502 acres) of the 2,539 acres of non-aquatic habitat found in the study area (Douglas PUD 2006a). Although the historical range of the species encompassed the entire Wells Project, the current range is entirely outside the Wells Project Boundary (Schroeder et al. 2000; Hays et al. 1998). Sage-grouse are now confined to two isolated populations, one in Douglas and Grant counties approximately 5-10 miles from the Wells Project area and the other on the Yakima Training Center in Kittitas and Yakima counties over 60 miles from the Wells Project area. The statewide breeding population of sage-grouse in Washington in 1997 was estimated to be approximately 900-1,000 birds. About 600 sage-grouse occur in Douglas County and 300-400 are located in Kittitas and Yakima counties. The closest occupied habitat to Wells Reservoir is situated on the Waterville Plateau in northern Douglas County (Hays et al. 1998). The Wells Project's 230kV transmission lines

crosses historically occupied sage-grouse habitat however the surveys for sage grouse conducted during 2008 did not document any occurrences of the species within or adjacent to the Project (Douglas PUD 2009a).

Targeted surveys of the 230kV transmission line and the Wells Project area were conducted in 2008 and revealed no evidence of use by greater sage-grouse (Douglas PUD 2009h). The nearest known sage-grouse lek in the vicinity of the study area is approximately 5 miles east of the transmission line corridor, near the northern end of the route. This lek was last known to be active in 1995; no activity was observed during surveys in 2000 (M. Schroeder, WDFW, personal communication as cited in Douglas PUD 2008a).

4.6.3 Critical Habitat Designation

No critical habitat has been designated for the greater sage-grouse.

4.6.4 Environmental Measures and Analysis of Effects

Although there is approximately 500 acres of shrub-steppe habitat in the Wells Project area, greater sage-grouse populations in Washington State appear to be restricted to locations well outside of the Wells Project area (USFWS 2008a). There is no known information to suggest any effect of the Wells Project on the reduction in sage-grouse numbers and distribution in Washington. The licensee proposes no changes in operations that would increase or decrease the availability of preferred habitat for this species or the likelihood of greater sage-grouse using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Greater sage-grouse is a proposed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on greater sage-grouse.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to greater sage-grouse.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on greater sage-grouse habitat.

4.6.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on greater sage-grouse is: NO EFFECT.

4.7 FISHER

The West Coast DPS of the fisher is a candidate species for ESA-listing; listing was found to be warranted but precluded by higher priority actions on April 8, 2004 (68 FR 18770). The determination of “preclusion” is based on the species’ listing priority number (LPN; range from 1 to 12) and the listing workload of the USFWS. Preparation of a listing proposal for this species is therefore delayed until higher priority actions are completed. The fisher is assigned a LPN of 6, a moderate priority.

4.7.1 Life History

The fisher is a medium-sized (3-13 pounds), stocky member of the weasel family. It is a generalist predator and inhabits closed-canopy coniferous, deciduous, and mixed forest types with large trees, snags, and large woody debris: characteristics typical of mature and old-growth forests. The fisher is solitary and avoids non-forested and open areas (Powell and Zielinski 1994).

Historically, fisher were widespread in low- to mid-elevation forests (up to 8,200 ft) throughout the Cascades, Olympic Peninsula, and other parts of Washington State (Powell and Zielinski 1994). More recently, fisher have typically been found from 3280 to 7200 ft elevation in the Cascade Range of Washington (Powell and Zielinski 1994). Due to over-trapping and loss of habitat, mostly due to logging, the fisher is currently very rare in the state.

4.7.2 Presence in the Action Area

No suitable mature forest habitat was located near or in the Wells Project area (Johnson and Cassidy 1997). Based on botanical surveys, upland mature closed-canopy forest comprises less than 0.2 percent of the 2,539-acres of non-aquatic habitat found in the study area (Douglas PUD 2006a). However, these forest types in the Wells Project area are dominated by ponderosa pine (Douglas PUD 2006a); and there are no records of fisher using this type of forest (Johnson and Cassidy 1997). The habitat found in the Wells Project area includes mostly open water, irrigated agriculture, shrub-steppe,

emergent wetland/pond, and riparian shrub without a tree overstory (Douglas PUD 2006a, b). None of these habitats are preferred by fishers. In addition, mammal surveys conducted in the Wells Project area did not reveal any fisher or evidence of fisher (Douglas PUD 2006c). The fisher is not included in the mammal species that may occur in the transmission line study area (Douglas PUD 2009h).

4.7.3 Critical Habitat Designations

No critical habitat has been designated for the fisher.

4.7.4 Environmental Measures and Analysis of Effects

Less than five acres of ponderosa pine-dominated, forested lands occur in the Wells Project area. These forested areas are typically open stands along the shoreline of the reservoir, or along the Okanogan River (Douglas PUD 2006a). There is no evidence that fisher use ponderosa pine-dominated forest (Johnson and Cassidy 1997). No suitable habitat for the fisher occurs in or near the immediate Wells Project area. Douglas PUD proposes no changes in operations that would increase or decrease the likelihood of fisher using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. The fisher is a candidate species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on the fisher.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to the fisher.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on fisher habitat.

4.7.5 Determination of Effects

Based on this key, the determination of effects of this proposed action on the fisher is: NO EFFECT.

4.8 COLUMBIA BASIN PYGMY RABBIT

The USFWS listed the Columbia Basin pygmy rabbit, a distinct subpopulation of the pygmy rabbit, as endangered under emergency provisions on November 30, 2001 (66 FR 59734); the listing rule was finalized on March 2003 (68 FR 10388). The USFWS issued a draft recovery plan for the pygmy rabbit in 2007 (USFWS 2007a). On January 8, 2008 the USFWS issued a 90-day finding on a petition to list the pygmy rabbit as threatened or endangered and initiated a status review to determine if listing is warranted (73 FR 1312).

4.8.1 Life History

The pygmy rabbit is the smallest rabbit in North America. It has a relatively small home range during the winter (30 to 100 meters from the burrow), and a larger range during the breeding season: female home ranges average 7 acres, whereas males have an average home range of 50 acres (WDFW 1995; USFWS 2007a; NatureServe 2009). Pygmy rabbits breed from February to June; gestation lasts approximately 22 to 24 days with up to six young per litter, and up to four litters per year. Kits emerge from their burrows after about two weeks (USFWS 2007a).

The pygmy rabbit is an herbivore; its primary food source is sagebrush, particularly during the winter months. Grasses and herbaceous plants supplement the diet during mid-to-late summer. Predation is the main cause of mortality for the pygmy rabbit; predators include badger, long-tailed weasel, coyote, bobcat, great horned owl, long-eared owl, ferruginous hawk, northern harrier, and common raven (USFWS 2007a; NatureServe 2009).

This species occurs throughout most of the semiarid, shrub-steppe biome of the Great Basin and nearby intermountain areas of the western United States. Within this biome, the pygmy rabbit prefers habitat types that include tall, dense stands of sagebrush, which they are highly dependent upon for food and shelter throughout the year. This species is one of only two rabbits in North America that digs its own burrow and is most often found in areas that include relatively deep, loose soils that allow burrowing (USFWS 2007a).

4.8.2 Presence in the Action Area

The historical distribution of the pygmy rabbit includes a core range in the northern Great Basin and a population in the Columbia Basin that has been genetically isolated from the core population for at least 7,000 to 10,000 years, and potentially as long as 115,000 years (Grayson 1987; Lyman 1991; Lyman 2004, as cited in USFWS 2007a). The Columbia Basin population had a broader distribution approximately 7,000 to 3,000 years ago; however, gradual climate change affected the distribution and composition of sagebrush habitat types, causing the range of the pygmy rabbit to shrink around 3,000 years ago (Lyman 1991; Lyman 2004, as cited in USFWS 2007a).

During the early 1900s, the pygmy rabbit was considered rare with local areas of occurrence within the Columbia Basin and was thought to be extirpated from the State of Washington during the mid-1900s. Pygmy rabbits likely occurred in portions of six Washington counties during the first half of the 1900s, including Douglas, Grant, Lincoln, Adams, Franklin, and Benton counties (USFWS 2007a). This species has only been found in southern Douglas and northern Grant counties since the mid-1900s (WDFW 2000, as cited in USFWS 2007a).

Five subpopulations were known in Douglas County (about 30 miles south of the Wells Project area) in 1987-1988 (USFWS 2007a). The largest known population was located at the Sagebrush Flat area in south-central Douglas County. In 1993, this population had an estimated 588 active burrows and fewer than 150 rabbits. A subpopulation was discovered on private land in northern Grant County in 1997 (USFWS 2007a). All known Columbia Basin pygmy rabbit populations experienced drastic declines due to catastrophic fire and other unknown reasons from 1997 to 2004 and are now considered extirpated; this may indicate that the Columbia Basin DPS of the pygmy rabbit is extirpated from the wild (USFWS 2007a).

In 2001, the WDFW initiated a captive breeding program for the Columbia Basin pygmy rabbit (Hays 2003). WDFW reintroduced 20 captive-bred rabbits to historically occupied habitats in the Columbia Basin (about 30 miles south of the Wells Project area) in March of 2007. A high level of predation reduced their numbers to five over the first several weeks (USFWS 2007a).

The Wells Project area contains some shrub-steppe habitat, but it is outside of the historical distribution, potentially occupied habitats, recovery emphasis areas, and the six-mile buffer of the Columbia Basin pygmy rabbit historic range in Douglas County, Washington (USFWS 2007a; Johnson and Cassidy 1997). No evidence of pygmy rabbits was detected during Wells Project baseline or relicensing studies (Douglas PUD 2006c, 2009h).

4.8.3 Critical Habitat Designations

No critical habitat has been designated for the Columbia Basin DPS of the pygmy rabbit due to a lack of information regarding specific habitat features essential to the species (68 FR 10388).

4.8.4 Environmental Measures and Analysis of Effects

The pygmy rabbit is unlikely to occur in the Wells Project area because it is well outside of the known historical population range, recovery emphasis areas, and the six-mile buffer. Douglas PUD proposes no changes in operations that would increase or decrease the availability of suitable habitat or the likelihood of pygmy rabbit using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Pygmy rabbit is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on pygmy rabbit.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to pygmy rabbit.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on pygmy rabbit habitat.

4.8.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on pygmy rabbit is: NO EFFECT.

4.9 GRAY WOLF

The USFWS listed the gray wolf as endangered within the contiguous 48 states on January 4, 1974 (39 FR 1171). In April of 2003, the USFWS reclassified the Western DPS of gray wolves as threatened (68 FR 15804). In March 2008, the Northern Rocky Mountains population of the gray wolf was established as a DPS and this species was federally delisted in Idaho, Montana, Wyoming and in far eastern Washington (not including the Wells Project area) and Oregon (73 FR 10514). The western limit of the Northern Rocky Mountain DPS includes lands east of Highway (Hwy) 97 in Okanogan County, north of the junction with Hwy 17; and Hwy 17 to the Oregon Border in Washington State. The Wells Project area lies just west of the western boundary of the Northern Rocky Mountains DPS. Wolves in Washington west of the Northern Rocky Mountains DPS, including the Wells Project area, have been continuously protected under the ESA since 1974.

4.9.1 Life History

Gray wolves are highly territorial, social and live in packs. The pack typically consists of a socially dominant (alpha) pair and its offspring; one or more family groups could be present in a pack. Pack size is highly variable, generally ranging between 4 and 11, although packs with as many as 27 members have been reported (NatureServe 2009; WDFW 2009b). The pack hunts, feeds, travels, and rests together, and also shares pup-rearing responsibilities (WDFW 2009b). Lone wolves are not uncommon and may move through territories of established packs (NatureServe 2009; WDFW 2009b).

The alpha pair breeds between January and March. Litter size ranges from 4 to 10 pups, averaging 6 to 7 pups. Some offspring remain with the pack; others disperse as they mature (NatureServe 2009; WDFW 2009b). Gray wolves are crepuscular or nocturnal. During the fall and winter in northern states, wolves spend a majority of their time sleeping, resting or traveling, with little time feeding (NatureServe 2009).

The gray wolf is a habitat generalist and can be found in a variety of terrestrial environments including alpine, desert, grassland/herbaceous, savanna, shrubland/chaparral, tundra, and conifer, hardwood, and mixed forest and woodland (NatureServe 2009). Agricultural lands, non-forested rangelands, and developed areas are unsuitable for gray wolf persistence due to “high rates of wolf mortality, high densities of livestock compared to wild ungulates, chronic conflict with livestock and pets, local cultural intolerance of large predators, and wolf behavioral characteristics that make them vulnerable to human-caused mortality in open landscapes” (WDFW 2009b). This species predominantly preys on ungulates. When the dominant prey is scarce or seasonally unavailable, wolves will prey on smaller animals, scavenge carrion, and even eat vegetation (NatureServe 2009; WDFW 2009b).

4.9.2 Presence in the Action Area

Gray wolves were common throughout most of Washington prior to 1800. Trapping of wolves as a commercial source of fur began in earnest during the 1820s. Despite the fur trade, wolves remained common in many areas of Washington into at least the 1850s. As ranching and farming became established during the last half of the 1800s, gray wolf populations declined due to trapping, hunting, and poisoning; the species was considered extirpated from Washington by the 1930s (WDFW 2009b).

Reports of wolf sightings and discovery of wolf tracks in Washington have increased since 2002; in most cases, these were individual wolves in Pend Oreille and Stevens counties. In 2007 and 2008, the presence of this species has been reported in Chelan (unconfirmed report), Okanogan, Stevens, Pend Oreille, and Garfield/Asotin counties (WDFW 2009b). A pack with pups was detected in the western part of Okanogan County in 2008. Wolves in northern Washington are likely individuals that have dispersed from Montana, Idaho, or British Columbia.

The WDFW classifies Douglas County as outside of the current range of the gray wolf (WDFW 2008b). While parts of Okanogan and Chelan counties contain suitable habitat, (WDFW 2008b; WDFW 2009b; Johnson and Cassidy 1997), the surrounding agricultural croplands and non-forested rangelands as well as human presence preclude wolf pack persistence in the Wells Project area as these lands are unsuitable for wolves (WDFW 2009b; Johnson and Cassidy 1997). The significant presence of agriculture and developed lands (32 percent of the Study Area; 822 acres) and the proximity of human presence to the Wells Project Boundary (generally within 50 ft of the shoreline) makes the Wells Project area unsuitable for the gray wolf (Douglas PUD 2006a).

The Northern Rocky Mountains DPS includes lands east of Hwy 97 in Okanogan County, north of the junction with Hwy 17; and Hwy 17 to the Oregon Border in Washington State. The Wells Project area lies west of the western boundary of the Northern Rocky Mountains DPS.

4.9.3 Critical Habitat Designation

There is currently no critical habitat designation for the Northern Rocky Mountain grey wolf population.

4.9.4 Environmental Measures and Analysis of Effects

No suitable gray wolf habitat occurs in the Wells Project area. Based on the known distribution of this species and the lack of habitat, gray wolves are not expected to occur within the Wells Project area. The licensee proposes no changes in operations that would increase or decrease the likelihood of the gray wolf using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. The gray wolf is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on the gray wolf.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to the gray wolf.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on gray wolf habitat.

4.9.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on the gray wolf is: NO EFFECT.

4.10 GRIZZLY BEAR

The USFWS listed the grizzly bear as threatened on July 28, 1975 for the lower 48 states, except where listed as an experimental population or delisted (40 FR 31734). A recovery plan for the grizzly bear was approved in 1982 and finalized on September 10, 1993 (USFWS 1993). In June of 1997, the USFWS finalized a supplement to the grizzly bear recovery plan for the North Cascades ecosystem (USFWS 1997a). In February of 1993, the USFWS found the reclassification of the Selkirk population (in the extreme northeast corner of Washington State) from threatened to endangered unwarranted (58 FR 8250); in June of 1998, the USFWS found the reclassification of populations in the North Cascades from threatened to endangered warranted, but precluded by higher listing priorities (63 FR 30453). On April 18, 2007, the USFWS initiated a 5-year review of this species to ensure that the classification of this species as threatened on the List of Endangered and Threatened Wildlife and Plants is accurate (72 FR 19549).

4.10.1 Life History

Grizzly bears are large (250-600 pounds) and have extensive home ranges (50 to 500 square miles). This species requires large areas of relatively undisturbed habitat with diverse topography and vegetation (USFWS 1993). The grizzly bear is normally solitary in nature, but may congregate in areas with abundant food or when breeding or caring for young. Females typically breed every 2 to 4 years during late spring and early summer. Cubs are born in winter (litter size is 1 to 4) and remain with the mother for the first two winters. Young are born in a den, cave, crevice, hollow tree, hollow dug under a rock, or similar sites (USFWS 1993; NatureServe 2009). Grizzly bears dig their own hibernation den and enter dormancy in October and November; they emerge in the spring, usually in April or May.

Grizzly bears mostly occur in arctic and alpine tundra, and subalpine forests, although historically they occurred in a greater variety of habitats including open prairie, brushlands, riparian woodlands, and semidesert scrub. Preferred habitats are open meadows and avalanche chutes in the spring, and timberlands with berry bushes in later summer and fall. This species is commonly found only where food sources are abundant and concentrated (e.g., salmon runs or caribou calving grounds) (USFWS 1993; NatureServe 2009).

The grizzly bear is an opportunistic omnivore; vegetable matter (green vegetation, wild fruits and berries, insects, nuts, bulbs, and roots) predominates, with the rest of the diet comprised of carrion, fish and sometimes elk or moose calves or other small animals (USFWS 1993; NatureServe 2009).

4.10.2 Presence in the Action Area

In North America, the historical range of the grizzly bear extended from the mid-plains westward to the California coast and south into Texas and Mexico. Between 1800 and 1975, the population in the lower 48 States receded from an estimate of over 50,000 to less than 1,000 individuals (USFWS 1993). Currently, the US range includes Alaska and portions of Montana, Idaho, Wyoming, and Washington; these areas in the lower 48 states support approximately 1,200 to 1,400 individuals. In the latter four states, only five areas in mountainous regions, national parks and wilderness areas contain either self-perpetuating or remnant populations of grizzly bear (USFWS 1993). Recovery zones for the grizzly bear in Washington State include the Selkirk Mountains (2,200 square miles) with approximately 40 to 50 bears in the extreme northeast section of the state and less than 20 bears in the North Cascades (9,500 square miles) (USFWS 1993; USFWS 2009a).

The North Cascades Recovery Area includes the North Cascade National Park, the Wenatchee and Okanogan National Forests, and most of the Mount Baker-Snoqualmie National Forest. The North Cascades Recovery Area includes part of the Methow River upstream of the Wells Project area, but the area does not border the Columbia River and does not include the Wells Project area. Most of the Wells Project area is at low elevations whereas grizzly bears and grizzly bear habitats are likely to be at high elevations.

Douglas County is outside of the grizzly bear distribution and does not contain suitable habitat (WDFW 2008b; Johnson and Cassidy 1997). Portions of Okanogan and Chelan counties potentially support this species, but only in areas outside of the Wells Project area at high elevations (WDFW 2008b).

4.10.3 Critical Habitat Designations

Critical habitat for the grizzly bear was designated on November 5, 1976 (41 FR 48757). In Washington, grizzly bear critical habitat is located in the extreme northeastern corner of the State (41 FR 48757).

4.10.4 Environmental Measures and Analysis of Effects

Grizzly bear distribution and the North Cascade Recovery Area are outside of the Wells Project area. Douglas PUD proposes no changes in operations that would increase or decrease the likelihood of grizzly bears using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. The grizzly bear is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on the grizzly bear.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to the grizzly bear.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on grizzly bear habitat.

4.10.5 Determination of Effects

Based on this key, the determination of effects of this proposed action on the grizzly bear is: NO EFFECT.

4.11 CANADA LYNX

The USFWS listed the Canada lynx as threatened under the ESA on March 24, 2000 (65 FR 16051) and began a 5-year review of the Canada lynx population on April 18, 2007 to ensure accuracy of listing status (72 FR 19549).

Seven national forests manage Canada lynx habitat according to a cooperative conservation agreement between the USFS and USFWS (USFS and USFWS 2005).

4.11.1 Life History

The Canada lynx is a medium-sized felid (Adult males average 22 pounds in weight, and females average 19 pounds (McCord, and Cardoza 1982) that occurs in boreal and mountain regions dominated by large stands of mature, uneven-age coniferous or mixed forest with a well-developed understory and abundant large woody debris (Eder 2002).

Lynx in the Okanogan National Forest in Washington State prefer lodgepole pine forests over all other habitats (McKelvey et al. 1999b). This habitat type is associated with higher snowshoe hare densities; snowshoe hares are the primary prey base for lynx. While lynx sometimes enter open forest, rocky areas, and tundra to forage for prey, they are rarely found in dry forests, areas without forest cover, and shrub-steppe habitats (McKelvey et al. 1999a). Long distance foraging and dispersal movements of up to about 150 miles have been recorded, especially when prey is scarce (Saunders 1963; Mech 1980; Ward and Krebs 1985); but most lynx occurrences in non-forested areas are located within 6 miles of a coniferous forest; and dispersals over 62 miles from coniferous forests are extremely rare (McKelvey et al. 1999a). Population density usually is less than 10 per 40 square miles, and is dependent upon prey availability (McCord and Cardoza 1982).

Suitable lynx denning habitat is often found in mature and old-growth forests with substantial amounts of coarse woody debris; however, early successional forests with windthrow and snags may also provide suitable habitat (Aubry et al. 1999). The lower

elevation range for lynx in Washington is typically 4,000 ft MSL (Johnson and Cassidy 1997).

4.11.2 Presence in the Action Area

The Wells Project area and surrounding lands, which are all at relatively low elevation (about 770 - 1,400 ft MSL within the Project Boundary; and up to about 4,200 ft MSL along the transmission line), do not constitute suitable lynx habitat. The habitat found in the Wells Project area includes mostly open water, irrigated agriculture, shrub-steppe, emergent wetland/pond, and riparian shrub without a tree overstory (Douglas PUD 2006b; Douglas PUD 2006a). None of these habitats are preferred by lynx. Conifer cover types within the Wells Project area are dominated by ponderosa pine and constitute 5.3 acres, or 0.21 percent, of the study area lands. This cover type, however, is located at elevations 900 ft MSL and lower, which is outside of the range for Canada lynx.

The highest elevations in the Wells Project area could potentially extend into the range of Canada lynx; the transmission line crosses forested land at an elevation of approximately 4,200 ft MSL 6 mi northeast of the Rocky Reach Dam. This forest is a relatively small isolated patch, mostly below 4,000 ft MSL, and surrounds a local peak of 4,254 ft MSL; therefore it is unlikely to support lynx. This forest is across the Columbia River, and isolated from the Okanogan-Wenatchee National Forest, where lynx have been documented. Additionally, the Canada lynx is not included in the mammal species that may occur in the transmission line study area (Douglas PUD 2009h). A portion of the Wells Project area along the Methow River is 2.5 miles northeast of suitable lynx habitat in the Okanogan-Wenatchee National Forest; this land is approximately 840 ft MSL and is non-forested.

While suitable lynx habitat occurs near the Wells Project area, and lynx could use the site, Project lands could be used only as a travel corridor. The habitats within the Wells Project area are not preferred by lynx. Additionally, small mammal surveys conducted within the Wells Project area show that the primary prey item for lynx (snowshoe hare) is not known to occur in the Wells Project area (Douglas PUD 2006c).

4.11.3 Critical Habitat Designations

On November 9, 2006, the USFWS designated critical habitat for the Canada lynx in three units, including one in the North Cascades National Park in Washington (71 FR 66007). On February 28, 2008, the USFWS proposed a revision to the designated critical habitat for the Canada lynx that would add to the existing critical habitat (73 FR 10859). The nearest current Canada lynx critical habitat to the Wells Project is on lands above 4,000 ft MSL in the North Cascades National Park; located approximately 33 miles northwest of the Wells Project area. The proposed revision to the critical habitat includes

lands above 4,000 ft MSL in the Okanogan-Wenatchee National Forest; located approximately 2.5 miles west of the Wells Project area. The Wells Project area is not within designated critical habitat.

The USFS has documented the occurrence of lynx in the Okanogan-Wenatchee National Forest in the higher elevation mountains to the west of the Wells Project; however, the lack of suitable habitat in the immediate Wells Project area suggests that lynx rarely travel within the Wells Project.

4.11.4 Environmental Measures and Analysis of Effects

Preferred lynx habitat does not occur in the Wells Project area and it is unlikely that lynx would occur within the Wells Project area. Douglas PUD proposes no changes in operations that would increase or decrease the likelihood of Canada lynx using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Canada lynx is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on Canada lynx.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to Canada lynx.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on Canada lynx habitat.

4.11.5 Determination of Effects

Based on this key, the determination of effects of this proposed action on Canada lynx is: NO EFFECT.

4.12 NORTHERN SPOTTED OWL

The northern spotted owl was listed as threatened throughout its range in California, Oregon, and Washington on June 26, 1990 (55 FR 26114). The USFWS conducted a 5-year review of the northern spotted owl in April of 2003 (68 FR 19569) and finalized a recovery plan in May of 2008 (USFWS 2008c).

4.12.1 Life History

The northern spotted owl is a medium-sized (1-1.5 pounds) owl that typically nests in old-growth or mature conifer forests; younger stands are sometimes used for foraging and roosting. Typical suitable forests have moderate to high canopy closure, multilayered canopy, abundant large trees with large cavities, broken tops, snags, and large woody debris. This nocturnal species preys primarily on flying squirrels and wood rats. Spotted owls form long-term pair bonds that are maintained throughout the year. Nest sites include natural hollows in large trees with broken tops, artificial nest boxes, mistletoe tangles and old stick nests left from other species; nest sites are reused for many years. Females typically lay 2 eggs, which hatch in 30 days. Spotted owls do not migrate, but may shift their range in order to find prey (e.g., heavy snow may prompt a shift to lower elevations).

4.12.2 Presence in the Action Area

Suitable habitat for the northern spotted owl does not occur within the Wells Project area (Douglas PUD 2006a; Smith et al. 1997). The conifer forest found in the Wells Project area is dry, inland ponderosa pine forest type, which typically does not support spotted owl (Thomas et al. 1990). Pine forests do not usually have structural characteristics necessary for suitable spotted owl habitat, particularly multilayered canopies (Thomas et al. 1990). Terrestrial habitats found in the Wells Project area are mostly irrigated agriculture, shrub-steppe, emergent wetland/pond, and riparian shrub without a tree overstory (Douglas PUD 2006a; Douglas PUD 2006b).

This species was not detected in avian surveys for the Forest Service and was not included in the Wells PAD as it is unlikely to occur in the Wells Project area (Douglas PUD 2006c; Douglas PUD 2006b).

4.12.3 Critical Habitat Designations

Critical habitat for the northern spotted owl was designated in 1992 (57 FR 1796) and revised in 2008 (73 FR 47326). In Washington, there are about 1.8 million acres of critical habitat in six units; the nearest to the Wells Project area is in the Okanogan Unit in the Okanogan National Forest. This critical habitat unit consists of 115,600 acres of Forest Service land and the nearest subunit is located 14.7 miles west of the Wells Project area.

4.12.4 Environmental Measures and Analysis of Effects

No suitable habitat for the northern spotted owl exists in the immediate Wells Project area. Douglas PUD proposes no changes in operations that would increase or decrease the availability of suitable habitat or the likelihood of northern spotted owl using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. The northern spotted owl is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on the northern spotted owl.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to the northern spotted owl.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on northern spotted owl habitat.

4.12.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on the northern spotted owl is: NO EFFECT.

4.13 WASHINGTON GROUND SQUIRREL

The Washington ground squirrel was listed as a candidate species by the USFWS in October 25, 1999 throughout its range in Oregon and Washington (64 FR 57533). In Washington, there are currently no formal agreements to protect the species. In Oregon, however, actions have been taken to address agricultural threats to a large portion of Washington ground squirrel habitat and, therefore, the overall threats are not considered imminent, which keeps its federal listing priority at a moderate level (73 FR 75175).

4.13.1 Life History

The Washington ground squirrel occurs in shrub-steppe and grassland habitats of the Columbia Plateau east and south of the Columbia River in Washington and Oregon. This species was historically associated with sagebrush and bluebunch wheatgrass habitats; however, removal and alteration of the native flora on non-agricultural land has allowed cheatgrass and rabbitbrush to proliferate in these habitats (Finger et al. 2007; USFWS 2008d; NatureServe 2009). The establishment of these species alters available cover, food quantity and quality, and increases fire intervals (73 FR 75175).

This small ground squirrel is diurnal and prefers areas of deep, undisturbed soils suitable for burrowing as it spends much of its time underground (Finger et al. 2007; USFWS 2008d; NatureServe 2009). Food sources for this species include herbaceous vegetation, roots, bulbs, seeds, and insects; native plants play an important dietary role (USFWS 2008d; NatureServe 2009).

The Washington ground squirrel breeds once per year, during late January to early February, soon after emergence from hibernation. In Douglas County, at the highest elevation and furthest northern limit of the range, emergence from hibernation occurs a month later, late February to early March. It is assumed other life history events are similarly delayed, compared to published studies which occurred further south and at lower elevations. Initiation of hibernation coincides with senescence of cool season grasses (personal communication, Beau Patterson). Young are born 23 to 30 days after breeding and litter size ranges from 5 to 11. In late May to June, ground squirrels enter their burrows and hibernate for 7 to 8 months. Individuals live alone or in colonies (USFWS 2008d; NatureServe 2009).

The main predator of the Washington ground squirrel is the badger (*Taxidea taxus*); others include northern harrier (*Circus cyaneus*), red-tailed hawk (*Buteo jamaicensis*), ferruginous hawk (*Buteo regalis*), Swainson's hawk (*Buteo swainsoni*), prairie falcon (*Falco mexicanus*), long-tailed weasel (*Mustela frenata*), mink, coyote (*Canis latrans*), striped skunk (*Spilogales putorius*), bald eagle, great horned owl (*Bubo virginianus*), black-billed magpie (*Pica pica*), common raven (*Corvus corax*), western rattlesnake (*Crotalus viridus*), and gopher snake (*Pituophis melanoleucus*) (Finger et al. 2007; NatureServe 2009).

This species is highly vulnerable to local extirpation because many extant colonies are small and isolated from other colonies, and land use patterns are not conducive to conservation. The Washington ground squirrel is sometimes considered an agricultural pest and is subject to recreational shooting (USFWS 2008d; NatureServe 2009).

4.13.2 Presence in the Action Area

The Washington ground squirrel is endemic to the Columbia Plateau, east and south of the Columbia River and east of the John Day River. Populations were historically located in Garfield, Spokane, Grant, Adams, Douglas, Franklin, Walla Walla, Lincoln, Columbia, and Whitman counties (Finger et al. 2007; USFWS 2008d). Recent occurrences in Washington are concentrated in Franklin, Lincoln, Walla Walla, Adams, Douglas, and Grant counties (Finger et al. 2007; USFWS 2008d).

In 2004, surveys of historical Washington ground squirrel sites found 47 active burrows in four locations in Douglas County: Foster Coulee, Jameson Lake, Sagebrush Flats, and Duffy Creek (Finger et al. 2007). The nearest active sites were located about 15 miles south and 15 miles east of the Wells Project area.

The Washington State Priority Habitats and Species List data indicates the Washington ground squirrel occurs in Douglas County (WDFW 2008a), south and east of the Wells Project. Suitable habitats are located in southern Douglas County (Johnson and Cassidy 1997). No evidence of Washington ground squirrels was detected during Wells Project baseline or relicensing studies (Douglas PUD 2006c, 2009h).

4.13.3 Critical Habitat Designations

No critical habitat has been designated for the Washington ground squirrel at this time.

4.13.4 Environmental Measures and Analysis of Effects

Washington ground squirrel distribution and known colony locations are outside of the Wells Project area. The licensee proposes no changes in operations that would increase or decrease the likelihood of Washington ground squirrel using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. The Washington ground squirrel is a listed species in the watershed (Douglas County).

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on the Washington ground squirrel.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to the Washington ground squirrel.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on Washington ground squirrel habitat.

4.13.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on the Washington ground squirrel is: NO EFFECT.

4.14 YELLOW-BILLED CUCKOO

The western US DPS of the yellow-billed cuckoo is a candidate for ESA-listing; the USFWS determined that listing of this species as threatened is warranted, but precluded (69 FR 24876). In May of 2005, the USFWS elevated the ESA-listing priority of the yellow-billed cuckoo because threats are ongoing and, therefore, imminent (70 FR 24870).

4.14.1 Life History

The yellow-billed cuckoo is a robin-sized, grayish-brown and white bird with a down-curved bill. The cuckoo breeds in large sections of deciduous woodlands and riparian shrub; nesting sites are typically found in dense understory foliage. Cottonwoods and willows provide important foraging habitat, particularly for the western US population. Yellow-billed cuckoos eat primarily caterpillars and other insects. Young develop rapidly (17 days from egg laying to fledging of young) and both parents participate in brooding. Yellow-billed cuckoos occasionally lay eggs in the nests of other cuckoos or other bird species (USFWS 2008b).

In Washington, the yellow-billed cuckoo was historically fairly common locally along the lower Columbia River (Jewett et al. 1953; Roberson 1980; Marshall 1996, as cited in USFWS 2008b), but rare east of the Cascades. The species is now thought to be extirpated in Washington, Oregon, and British Columbia (USFWS 2008b).

4.14.2 Presence in the Action Area

The yellow-billed cuckoo is not likely to occur in the Wells Project area. Although surveys conducted in 2005 indicate that potentially suitable habitat (riparian deciduous tree cover including willows and cottonwoods) occurs in 141.9 acres (5.6 percent) of the Study Area (Douglas PUD 2006a), this species is believed to be extirpated from Washington and, therefore, it is not likely to be present in the Wells Project area. No cuckoos were detected during avian surveys of the Project area (Douglas PUD 2009h; Douglas PUD 2006c).

4.14.3 Critical Habitat Designations

No critical habitats have been designated for this species.

4.14.4 Environmental Measures and Analysis of Effects

It is unlikely that the yellow-billed cuckoo would occur in the Wells Project area as this species is believed to be extirpated from Washington. Douglas PUD proposes no changes in operations that would increase or decrease the likelihood of yellow-billed cuckoo using the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Yellow-billed cuckoo is a candidate species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on yellow-billed cuckoo.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to yellow-billed cuckoo.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on yellow-billed cuckoo habitat.

4.14.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on yellow-billed cuckoo is: NO EFFECT.

4.15 WENATCHEE MOUNTAINS CHECKER-MALLOW

The USFWS listed the Wenatchee Mountains checker-mallow as federally endangered throughout its range on December 22, 1999 (64 FR 71680). A recovery plan was finalized for this species in 2004 (USFWS 2004a).

4.15.1 Life History

The Wenatchee Mountains checker-mallow, a member of the mallow family (*Malvaceae*), is a perennial herb with a stout taproot that gives rise to several stems 8 to 60 inches high. This species bears pale to bright pink flowers between June and August. The Wenatchee Mountains checker-mallow is endemic to Chelan County and known to occur at only five localities (USFWS 2004a). This species grows in moist meadows with saturated soil or surface water, though it is occasionally found in open conifer stands between elevations of 1970 and 3,300 ft MSL (CPC 2008b).

4.15.2 Presence in Action Area

The Wenatchee Mountains checker-mallow is currently known to occur in only five populations, all 40 to 45 miles southwest of the Wells Project area. Further, the Washington State Natural Heritage Program (WSNHP) database (2007) does not have records of occurrence in areas near the Wells Project area. This species is not described in the PAD because it is unlikely to be present in the Wells Project area. In addition, this species was not encountered during rare plant surveys conducted in the Wells Project area in 2005 (Douglas PUD 2009h; Douglas PUD 2006a).

4.15.3 Critical Habitat

The USFWS has designated 6,135 acres of critical habitat for the Wenatchee Mountains checker-mallow in Chelan County, approximately 40 miles southwest of the Action Area (USFWS 2004a).

4.15.4 Environmental Measures and Analysis of Effects

The Wenatchee Mountains checker-mallow is not known to occur in the Wells Project area. Douglas PUD proposes no changes in operations that would increase or decrease the likelihood of the Wenatchee Mountains checker-mallow occurring in the Wells Project.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. The Wenatchee Mountains checker-mallow is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on the Wenatchee Mountains checker-mallow.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to the Wenatchee Mountains checker-mallow.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on Wenatchee Mountains checker-mallow habitat.

4.15.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on the Wenatchee Mountains checker-mallow is: NO EFFECT.

4.16 SHOWY STICKSEED

The USFWS classified the showy stickseed as federally endangered throughout its range in Washington state on February 6, 2002 (67 FR 5515). A recovery plan for the showy stickseed was finalized by the USFWS in cooperation with the USFS in 2007 (USFWS 2007b).

4.16.1 Life History

Showy stickseed, a member of the borage family (*Boraginaceae*), is a short-statured upland plant (8-16 inches tall) with large, showy, white flowers (CPC 2008a). It is endemic to the Wenatchee Mountains in Washington and grows on steep slopes of granitic sand and rocks in openings within conifer forests that are maintained by periodic wildfires. Showy stickseed is found at elevations from 1600 to 2500 ft MSL (CPC 2008a). According to the USFWS (67 FR 5515), showy stickseed is extant at only one

location in Chelan County, Washington, with a population of 150-500 individuals entirely on federal land.

4.16.2 Presence in Action Area

Showy stickseed is not expected to occur in the Wells Project area because the species is only extant at one location near the City of Leavenworth, WA (50 miles southwest of the Wells Project area) (USFWS 2002b; USFWS 2007b). Showy stickseed was also not included in the target list of RTE plant species potentially occurring in the study area (which was developed from USFWS and Washington State DNR lists of RTE species that may be present near the Wells Project), and also was not detected in botanical surveys (Douglas PUD 2006a, 2009h). Further, the WSNHP database (2007) does not indicate any populations of showy stickseed in the general vicinity. This species is not described in the PAD because it is unlikely to be present in the Action Area (Douglas PUD 2006b).

4.16.3 Critical Habitat Designations

No critical habitat has been designated for showy stickseed as it was not deemed to benefit species conservation; rather a designation would likely increase collection and both direct and inadvertent habitat degradation and destruction (67 FR 5515).

4.16.4 Environmental Measures and Analysis of Effects

The one known population of showy stickseed does not occur in the Wells Project area. Douglas PUD proposes no changes in operations that would increase or decrease the likelihood of the presence of this species in the Wells Project area.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Showy stickseed is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on showy stickseed.

Step 3. Does the proposed action have the potential to result in the “take” of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to showy stickseed.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on showy stickseed habitat.

4.16.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on showy stickseed is: NO EFFECT.

4.17 UTE LADIES'-TRESSES

The USFWS listed Ute ladies'-tresses as threatened throughout its range (Colorado, Idaho, Montana, Nebraska, Nevada, Utah, Washington, and Wyoming) on January 17, 1992 (57 FR 2048). In 1995, the USFWS finalized a recovery plan for this species (USFWS 1995). On October 15, 2004, the USFWS began a five-year review process of the Ute ladies'-tresses status to consider delisting the species due to new information about the abundance and distribution of the species (69 FR 60605).

4.17.1 Life History

Ute ladies'-tresses, a member of the orchid family (*Orchidaceae*), is a perennial with 7 to 32 inch stems arising from tuberous roots (USFWS 2004b). The species puts out a spike of white flowers between August and September. Ute ladies'-tresses grows in silty loam alluvial soils associated with wetlands and floodplains of valley streams. There are known extant populations in eight states, including Washington (CPC 2008c).

4.17.2 Presence in Action Area

Rare plant surveys for the Wells ILP found no populations of Ute ladies'-tresses, although potentially suitable habitat was documented at stabilized gravel bars on the Columbia River that are moist throughout the growing season and inundated early in the growing season (Douglas PUD 2006a, 2009h). The WSNHP database (2007) does not indicate any populations in the Action Area, but does include records of populations in the vicinity. The closest recorded population is 4.5 miles downstream of the Wells Dam.

4.17.3 Critical Habitat

At this time, there is no critical habitat designated for Ute ladies'-tresses (CPC 2008c; USFWS 2004b).

4.17.4 Environmental Measures and Analysis of Effects

No populations of Ute ladies'-tresses have been found in the Wells Project area, although suitable habitat is present. Douglas PUD proposes no changes in operations that would increase or decrease the likelihood of Ute ladies'-tresses occurring in the Wells Project area.

Step 1. Are there any listed or proposed species present in the watershed?

Yes. Ute ladies'-tresses is a listed species in the watershed.

Step 2. Will the proposed action have any effect whatsoever (including small effects, beneficial effects, and adverse effects)?

No. The proposed action would have no direct or indirect effects on Ute ladies'-tresses.

Step 3. Does the proposed action have the potential to result in the "take" of any listed or proposed species?

No. The proposed action has no potential to cause any direct or indirect injury or harm to Ute ladies'-tresses.

Step 4. Does the proposed action have the potential to cause any adverse effect on any listed or proposed species habitat?

No. The proposed action has no potential to cause any adverse effect on Ute ladies'-tresses habitat.

4.17.5 Determination of Effects

Based on this analysis, the determination of effects of this proposed action on Ute ladies'-tresses is: NO EFFECT.

5.0 CUMULATIVE EFFECTS

Cumulative effects are defined in 50 CFR §402.02 as "those effects of future state, tribal, local or private actions, not involving federal activities, that are reasonably certain to occur in the action area." Future Federal actions, including the ongoing operation of hatcheries, fisheries, and land management activities, are not considered within the category of cumulative effects for ESA purposes because they require separate consultations under Section 7 of the ESA after which they are considered part of the environmental baseline for future Section 7 consultations. Guidance for determining cumulative effects in the Endangered Species Consultation Handbook (USFWS and NMFS 1998) states the following:

"Indicators of actions 'reasonably certain to occur' may include, but are not limited to: approval of the action by State, tribal or local agencies or governments (e.g., permits, grants); indications by State, tribal or local agencies or governments that granting authority for the action is imminent; project sponsors' assurance the action will proceed; obligation of venture capital; or initiation of contracts. The more State, tribal or local administrative discretion remaining to be exercised before a proposed non-Federal action can proceed, the less there is a reasonable certainty the project will be authorized."

Notable identified activities that meet state, tribal or local agency involvement included the Washington State legislation to enhance salmon recovery through tributary enhancement programs, Washington State TMDL development and implementation, tribal efforts to restore native culturally important fish populations and public land use in the action area.

5.1 WASHINGTON STATE

Several legislative measures have been passed in the State of Washington to facilitate the recovery of listed species and their habitats, as well as the overall health of watersheds and ecosystems. The 1998 Salmon Recovery Planning Act provides the basis for developing watershed restoration projects and establishes a funding mechanism for local habitat restoration projects. The Salmon Recovery Planning Act also created the Governor's Salmon Recovery Office to coordinate and assist in the development of salmon recovery plans.

The Statewide Strategy to Recover Salmon is also designed to improve watersheds, while the 1998 Watershed Planning Act encourages voluntary water resource planning by local governments, citizens, and Tribes in regards to water supply, water use, water quality, and habitat at the WRIA level. The Salmon Recovery Funding Act established a board to approve localized salmon recovery funding activities.

WDFW and Tribal co-managers implemented the Wild Stock Recovery Initiative in 1992 and completed comprehensive management plans that identify limiting factors and habitat restoration activities. These plans also include actions in the harvest and hatchery components.

Although the Washington legislature amended the Shoreline Management Act to increase protection of shoreline fish habitat, a recent court challenge will delay implementation and possibly require additional amendments. Washington State's Forest and Fish Policy is designed to establish criteria for non-Federal and private forest activities that will improve environmental conditions for listed species, primarily to minimize impacts to fish habitat through protection of riparian zones and instream flows.

The State of Washington is under a court order to develop TMDL management plans on each of its 303(d) water-quality-listed streams, which will result in water quality improvements. The State also established an ongoing program in 2000 to buy or lease water rights for instream flow purposes. The mainstem Columbia River was closed by the State to new water rights appropriations in 1995. These programs should improve water quantity and quality in the State over the long term.

In addition to the programs and initiatives identified for Washington, similar programs have been or are being developed in Idaho and Montana. Although these programs would have a greater effect on the Snake River fish populations, they are likely to benefit the mid-Columbia River stocks as they migrate through the Lower Columbia River.

Any activities that may result in changes to the aquatic environment potentially affecting implementation of Douglas PUD's plans, operations or facilities, will require consultation by the acting party with Douglas PUD (if Douglas PUD is not the acting party) and result in consultation with Federal agencies. Alterations to water quality and salmon improvement projects in the action area would all trigger federal consultation and not meet the criteria for a cumulative effect. As a result, the Washington State activities described above are not considered cumulative effects based upon the criteria established by NMFS and USFWS.

5.2 TRIBES

The Nez Perce, Umatilla, Warm Springs, and Yakama Tribes have developed a joint restoration plan for anadromous fish in the Columbia River basin, known as the Wy-Kan-Ush-Mi Wa-Kish- Wit, or Spirit of the Salmon plan (CRITFC 2002). The plan emphasizes the reliance on natural production and healthy river ecosystems, and addresses hydroelectric operations on the mainstem Columbia and Snake Rivers; habitat protection and restoration throughout the basin (including the Columbia River estuary); fish production and hatchery reforms; and in-river and ocean harvest reforms. The plan provides a framework for restoring anadromous or migratory fish stocks (specifically

salmon, steelhead, Pacific lamprey, and white sturgeon) in areas upstream of Bonneville Dam. The plan should have positive cumulative effects on anadromous and migratory species and their habitat, and includes the objectives of:

- halting the decline of salmon, lamprey, and sturgeon populations in areas upstream of Bonneville Dam within 7 years;
- rebuilding salmon populations upstream of Bonneville Dam to annual run sizes of 4 million fish within 25 years in a manner that supports Tribal ceremonial, subsistence, and commercial harvests; and
- increasing lamprey and sturgeon populations to naturally sustaining levels within 25 years in a manner that supports Tribal harvests.

In order for the tribes to achieve the objectives identified above, they are working with Douglas PUD to implement relevant activities. Some of these activities are being implemented by Douglas PUD within the HCP, the Aquatic Settlement Agreement and other Resource Management Plans described within this document. Any additional activities outside of the current descriptions would require additional Federal consultation and thus are not considered cumulative effects.

5.3 PUBLIC

Changes in land use activity may occur as a result of public activity or programs being implemented by Douglas PUD. For instance, change of ownership and/or land use may result from tributary conservation efforts to restore or enhance habitat. These restoration planning efforts would require federal consultation before implementation, and if approved would become part of the Project environmental baseline. Effects from public use of the action area would be addressed by Douglas PUD in the project environmental baseline and/or through consultation. Therefore, future public land use activities would not be considered as potential cumulative effects.

5.4 SUMMARY OF CUMULATIVE EFFECTS

Several activities by state, tribal and public entities were identified as reasonably likely to occur within the action area. Activities potentially affecting implementation of Douglas PUD's plans, operations or facilities, would require coordination with Douglas PUD. As a result, these activities would require Douglas PUD to initiate Federal consultation if the activity had not already been addressed in prior consultations. Therefore, no cumulative effects were identified based upon the NMFS and USFWS criteria.

6.0 SUMMARY OF EFFECTS DETERMINATION

A tabular summary of effects determinations for each of the 16 listed or candidate species considered here is provided below. Of the 16 analyzed species, only three fish species were identified as occurring in the action area. The proposed action is determined to have No Effect on 13 of the 16 species analyzed. The Effects Determinations for the three ESA-listed species found within the Wells Project include a Likely to Adversely Affect determination for bull trout and a May Effect, Not Likely to Adversely Affect determination for spring Chinook and steelhead (Table 6.0-1).

Table 6.0-1 Summary of Effects Determination for ESA-listed and Candidate Species.

Listed Species	Effect Determination (Species)	Effect Determination (Critical Habitat)	Comments
Fish Species			
Bull Trout (<i>Salvelinus confluentus</i>) Threatened	Likely to adversely affect	Habitat lies outside of Project area and would not be affected by Project activity	Resident fish primarily occupy the Methow River (tributary). Passage does occur at Project facilities and some foraging may occur in the Wells Reservoir
Upper Columbia River Spring-run Chinook (<i>Oncorhynchus tshawytscha</i>) Endangered	May effect, not likely to adversely affect	Habitat within the Project area primarily serves as a migratory corridor and would not result in destruction or adverse modification of designated or proposed critical habitat	Rearing and spawning occurs in the Methow River (tributary). Lower tributary and reservoir used as a migratory corridor.
Upper Columbia River Summer-run Steelhead (<i>Oncorhynchus mykiss</i>) Threatened	May effect, not likely to adversely affect	Habitat within the Project area primarily serves as a migratory corridor and would not result in destruction or adverse modification of designated or proposed critical habitat	Rearing and spawning occurs in the Methow and Okanogan rivers (tributaries). Lower tributary and reservoir used as a migratory corridor.
Wildlife Species			
Marbled Murrelet (<i>Brachyramphus marmoratus</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated or proposed critical habitat	Nesting habitat within North Cascades National Park, outside of Project Area
Greater Sage-Grouse (Columbia Basin DPS) (<i>Centrocercus urophasianus</i>) Candidate	No effect	Critical habitat not designated	No documented populations within the Project Area
Fisher (West Coast DPS) (<i>Martes pennanti</i>) Candidate	No effect	Critical habitat not designated	No documented populations or suitable habitat within or near the Project Area
Pygmy Rabbit (Columbia Basin DPS) (<i>Brachylagus idahoensis</i>) Endangered	No effect	Critical habitat not designated	Project Area outside of historical range and recovery emphasis areas
Gray Wolf (<i>Canis lupus</i>) Endangered	No effect	Critical habitat not designated	No documented populations or suitable habitat within or near the Project Area

Table 6.0-1 (continued) Summary of Effects Determination for ESA-listed and Candidate Species.

Grizzly Bear (<i>Ursus arctos horribilis</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated critical habitat	North Cascades Grizzly Bear Recovery Area includes part of Methow River upstream of Project Area
Canada Lynx (<i>Lynx canadensis</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated or proposed critical habitat	Project area not located in Washington State Lynx Management Zones or designated critical habitat
Northern Spotted Owl (<i>Strix occidentalis caurina</i>) Threatened	No effect	Would not result in destruction or adverse modification of designated critical habitat	No documented populations or suitable habitat within the Project Area
Washington Ground Squirrel (<i>Spermophilus washingtoni</i>) Candidate	No effect	Critical habitat not designated	No documented populations within the Project Area
Yellow-billed Cuckoo (<i>Coccyzus americanus</i>) Candidate	No effect	Critical habitat not designated	No documented populations within or near the Project Area
Plant Species			
Wenatchee Mountains Checkermallow (<i>Sidalcea oregana var. calva</i>) Endangered	No effect	Would not result in destruction or adverse modification of designated critical habitat	No documented populations within or near the Project Area
Showy Stickseed (<i>Hackelia venusta</i>) Endangered	No effect	Critical habitat not designated	No documented populations within or near the Project Area
Ute Ladies'-tresses (<i>Spiranthes diluvialis</i>) Threatened	No effect	Critical habitat not designated	No documented populations within or near the Project Area

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APPENDIX A

ESSENTIAL FISH HABITAT

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1.0 ESSENTIAL FISH HABITAT

In 1996, Congress added new habitat conservation provisions to the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), the federal law that governs US marine fisheries management. The Sustainable Fisheries Act of 1996 (Public Law 104-267) mandates the identification of essential fish habitat (EFH) for species regulated under the federal fisheries management plan, as well as the creation of measures to conserve and enhance the habitat necessary for fish to carry out their life cycles. “Essential fish habitat” is defined as “those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity.” Federal agencies are required to consult with the National Marine Fisheries Service (NMFS) on activities within their jurisdiction that may adversely affect EFH. NMFS must provide conservation recommendations for any Federal action that would adversely affect EFH. The objective of this EFH consultation are to determine whether the proposed action as described in section 2.0 of the BA would adversely affect designated EFH and to recommend conservation measures to avoid, minimize or otherwise offset potential adverse effects to EFH.

The Pacific Fisheries Management Council (PFMC) has designated both freshwater and marine EFH for Chinook salmon (*Oncorhynchus tshawytscha*) (PFMC, 2000). Freshwater EFH supports four major life cycle stages: (1) spawning and incubation; (2) juvenile rearing; (3) juvenile migration; and (4) adult migration and holding. EFH includes all those streams, lakes, ponds, wetlands and other water bodies currently viable. It includes all waters currently or historically accessible to salmon in Washington, Oregon, Idaho and California, except areas upstream of longstanding naturally impassible barriers (i.e., natural waterfalls in existence for several hundred years), the Dworshak Dam and Hells Canyon Complex. Because of the diversity of habitats utilized by the Chinook salmon and inadequate research to date, the PFMC had adopted a more inclusive, watershed-based description of EFH than has been employed for some other species of concerns.

The PFMC’s marine EFH supports three life stages: (1) estuarine rearing; (2) ocean rearing; and (3) juvenile and adult migration. Limited and sometimes contrary information is available on the marine areas used by Chinook salmon, including whether populations exist in significant numbers beyond the continental shelf (Fisher and Percy, 1995; Fisher et al., 1983, 1984; Myers et al, 1996). As a result, the demarcation of a specific or uniform western boundary would “contain considerable uncertainty” (PFMC, 2000) and so the PFMC established the EFH as all marine waters within the United State’s Exclusive Economic Zone (EEZ) north of Port Conception, California and extending to the salmon EFH off the coast of Alaska as set by the North Pacific Fishery Management Council (2005).

1.1 DESCRIPTION OF PROPOSED ACTION

The Proposed Action is FERC's issuance of a new operating license for the existing 774.3 MW Wells Project (FERC No. 2149) for a term of up to 50 years subject to conditions requiring implementation of the Wells HCP, the Aquatic Settlement Agreement and the terrestrial resources management plans discussed in sections 2.5.1.1-2.5.1.3 of the BA. While there are numerous management plans, pertinent plans include the Hatchery Passage Survival Plan, Wells Dam Juvenile Dam Passage Survival Plan, TCP, Hatchery Compensation Plan, Adult Passage Plan, Predator Control Program, and Public Utility District No. 1 of Douglas County's (Douglas PUD) Land Use Policy. The Wells Hydroelectric Project (Wells Project) was constructed between 1963 and 1967; the Wells Reservoir extends 29.7 miles up the Columbia River, from river mile (RM) 515.6 to the tailrace of Chief Joseph Dam at RM 545.3. The action area includes habitats that have been designated as EFH for various life-history stages of spring Chinook salmon and UCR summer/fall-run Chinook salmon. Two fisheries management plans and two terrestrial resource management plans associated with the proposed action will affect EFH: the Wells HCP, the Aquatic Settlement Agreement, Wildlife and Botanical Management Plan and Douglas PUD's Land Use Policy.

1.1.1 Wells HCP

The objective of the Wells HCP is to achieve No Net Impact (NNI) for each Plan Species, including spring and summer/fall Chinook salmon, through a combination of 1) a 91 percent combined adult and juvenile Wells Project survival standard; and 2) up to 9 percent compensation for unavoidable Wells Project-related mortalities. The HCP is intended to constitute the participating parties' terms, conditions and recommendations for these species under the EFH provisions of the Magnuson-Stevens Act. Section 5 of the Wells HCP requires Douglas PUD to manage the reservoir shoreline as habitat for Plan Species. This provision of the HCP provides significant protection to EFH for those lands owned by Douglas PUD within the Wells Project boundary.

1.1.2 Aquatic Settlement Agreement

The Aquatic Settlement Agreement provides for additional management efforts through plans addressing bull trout (*Salvelinus confluentus*), white sturgeon (*Acipenser transmontanus*), Pacific lamprey (*Lampetra tridentata*), aquatic nuisance species and resident fish. In addition, the Aquatic Settlement Agreement includes a Water Quality Management Plan (WQMP) requiring monitoring of key water quality parameters, achieving compliance with numeric water quality standards for Total Dissolved Gas (TDG), temperature, Dissolved Oxygen (DO) and pH, preventing and controlling hazardous materials spills, and participation in regional water quality protection efforts.

1.1.3 Terrestrial Resource Management Plans

Two terrestrial resources measures, the Douglas PUD Land Use Policy and Wildlife and Botanical Management Plan (WBMP), contain complementary measures for the protection of habitat found within the Wells Project. In particular, the 2008 Land Use Policy prohibits the construction of new boat docks outside the city limits of Bridgeport, Brewster and Pateros in order to protect riparian and near shore rearing habitat and in order to maintain NNI for juvenile Plan Species migrating through the Wells Reservoir. The WBMP provides for the protection, enhancement and restoration of native plants found within the Wells Project including riparian and wetland plant communities that are important components of rearing habitat and security cover for juvenile Plan species.

1.2 EFFECTS OF PROPOSED ACTION ON SALMON EFH

1.2.1 Effects on Salmon Habitat

The continued existence and operation of the Project will continue to result in both short- and long-term adverse effects to a variety of habitat parameters. These adverse effects to Chinook salmon and coho salmon (once established) are:

Mainstem Spawning Habitat

- Inundation of mainstem summer/fall-run Chinook salmon spawning habitat upstream of the Project.
- Altered mainstem summer/fall-run Chinook salmon spawning habitat substrate downstream of the Project (reduced proportion of gravels and cobbles downstream of the Project).

Juvenile Rearing Habitat and Juvenile and Adult Migration Corridor

- Altered flow conditions (ramping) that can modify juvenile and adult fish distribution.
- Altered invertebrate (food) sources and production in the mainstem migration corridor for juvenile Chinook and coho salmon.
- Altered water quality, especially TDG resulting from uncontrolled spill at the Project.
- Higher than natural predation rates resulting from the Project enhancing predator habitat or foraging opportunities.
- Altered riparian vegetation which can influence cover, food production, temperature, and substrate.
- Altered juvenile behavior or reduced survival of juveniles migrating through the action area as a result of Project inundation and operations.
- Altered adult behavior or reduced survival or spawning success of adults migrating through the action area as a result of Project operations.

The HCP was developed to mitigate adverse impacts resulting from the existence and operation of the Wells Project on Plan Species, including Chinook salmon and coho salmon (once established). The HCP provides funding for habitat improvements, and establishes a HCP Habitat Committee to prioritize the expenditure of designated funds. Several habitat projects designed to improve conditions within critical habitat occupied by spring Chinook have already been implemented as of this writing. Although the effects of specific habitat projects can not usually be directly measured, it is expected that over the duration of the HCP the habitat improvements secured by designated HCP Plan Species Account funding will offset at least 2 percent of the unavoidable Project mortality for spring Chinook, and contribute to recovery for this species.

Measures prescribed in the WQMP to control TDG downstream of Wells Dam include reducing the frequency and volume of spill (e.g., by minimizing fish passage spill, spill due to maintenance, and spill past unloaded units) and reducing the amount of TDG introduced into the river during spill (e.g., by engaging in fish passage spill management and alternative spillway gate operations). Although limiting spill can avoid high TDG levels that may be harmful to spring Chinook salmon, spill limitations also result in higher proportions of migrating juveniles passing through turbine units potentially resulting in higher mortality rates for juvenile salmon at the dam. All such measures are subject to review and approval by the HCP Coordinating Committee, which is directed to consider how to minimize adverse effects on designated critical habitat.

Other operational plans may also influence salmon EFH. Douglas PUD's Land Use Policy provides protective controls that will produce long term benefits for aquatic species, including spring Chinook and its EFH. Similarly, the HCP established a Plan Species Account to provide funding for tributary habitat protection and restoration projects within the Wells Project Boundary and within the portions of the Methow and Okanogan rivers that are accessible to Plan Species. Any protection or restoration projects requiring in-water work or physical alterations to adjacent lands (riparian habitat or flood-plain) could affect EFH, by temporarily disturbing substrate and juvenile food supplies, temporarily increasing in sediment loads, removing structures providing cover and shelter to both adults and juveniles, or disturbing passage conditions. These effects are expected to be localized and of short duration, with a resulting net improvement in the habitat for juvenile and adult spring Chinook salmon.

1.2.2 Effects on Salmon

The HCP calls for reducing direct passage impacts due to Project operations by implementing HCP actions (such as passage improvements and predation reduction). The HCP implements measures to achieve survival performance standards, with the longer term goal to measure and accomplish survival performance standards. Implementing, monitoring, and evaluating at-Project HCP actions designed to improve

survival of spring Chinook is expected to ensure that recovery of spring Chinook is not impeded as a result of the Wells Project relicensing.

The Wells Project may reduce the transport of sediment materials and turbidity, potentially affecting juvenile survival by limiting the ability of juvenile salmon to evade predators. Any effect of reduced turbidity within the Wells Project's reservoir, forebay, and tailrace on juvenile survival will be offset by measures required by the HCP to meet NNI.

The HCP calls for hatchery-based artificial propagation programs for spring Chinook salmon. Hatchery-based artificial propagation techniques may provide benefits to fish populations, potentially accelerating the recovery of populations by increasing abundance in a shorter time frame than may be achieved through natural production. Potential negative effects include influencing the genetics of natural populations, competition for resources between artificially propagated and natural salmonids, predation of natural juvenile salmonids by artificially propagated fish, and the masking of the status of naturally producing stocks.

As part of its Predator Control Plan, the HCP proposes to continue implementing northern pikeminnow (*Ptychocheilus oregonensis*), piscivorous bird, and piscivorous mammal control and removal measures to reduce the predation rates on juvenile migrants. The removal of northern pikeminnows, however, may adversely affect small numbers of juvenile and adult spring Chinook salmon, depending on the harvest methods used (e.g., hook and line and longlines). Since inception of the plan, no salmon have been captured during removal operations. Other predator control operations to target birds and mammals are primarily focused on hazing and access deterrents with no risk of take to juvenile and adult spring Chinook. It is expected that the predator removal program will result in overall improvements in spring Chinook salmon survival rates.

1.2.3 Effects on Associated Species, Including Prey Base

The Aquatic Settlement Agreement includes a White Sturgeon Management Plan. The expected increase in the white sturgeon population could adversely affect spring Chinook as white sturgeon are opportunistic predators which feed on a broad variety of aquatic organisms including salmon. Spring Chinook primarily use the Wells Reservoir (where white sturgeon stocking will occur) as a migration corridor; because the smolts of this species tend to migrate rapidly (1-4 days passage time), are surface oriented, and prefer the main channel flow (white sturgeon are typically found on the edges of waterways), the potential for extensive predation on these smolts by white sturgeon is low.

The Aquatic Settlement Agreement also includes two other species management plans for bull trout and Pacific lamprey. Implementation of any physical modifications to passage systems to support movement by these species could adversely affect freshwater

migration corridors if the modifications were to reduce the efficacy of the passage systems for Chinook. Again, the HCP Coordinating Committee must approve any such modifications to ensure consistency with passage system criteria established in the HCP for spring Chinook and so there is not likely to be any adverse effect on the migration corridor.

The HCP proposes to continue implementing northern pikeminnow and avian predator control and removal measures to reduce predation on juvenile migrants. Avian control measures consist largely of land-based activities that include gull wires installed across project tailraces and pyrotechnics to discourage predation. In addition, some avian predators are killed most years. These measures should improve juvenile salmon survival by reducing overall predation.

1.3 PROPOSED CONSERVATION MEASURES

Conservation measures that Douglas PUD will undertake to protect and enhance EFH consist of those described in the Wells HCP and Aquatic Settlement Agreement, in addition to other plans (e.g., the Douglas PUD Land Use Policy) included as part of the proposed action.

1.4 CONCLUSIONS

The continued existence and operation of the Project would continue to adversely affect designated EFH for Chinook and coho salmon (once established). However, these adverse affects would be adequately mitigated through continued implementation of the Wells HCP and other measures. Monitoring has shown excellent adult and juvenile passage rates, good water quality, and relatively minimal take. No changes to the current operation of the Wells Project are proposed. Further, the implementation of the policy of NNI in the HCP ensures support of the existing salmon populations. The HCP requires each of its components to include a continuing process of the implementation of enhancement actions, measurement of effectiveness, and as-needed adjustment to ensure that NNI will be achieved and maintained for salmon for the duration of the HCP.

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Appendix E-10

Comprehensive List of the Plant Species Occurring in the Wells Project

Common Name	Scientific Name
Alfalfa	<i>Medicago sativa</i>
Alfalfa	<i>Medicago sp.</i>
Alkali bluegrass	<i>Poa juncifolia</i>
Alkali buttercup	<i>Ranunculus cymbalaria</i>
American speedwell	<i>Veronica americana</i>
American vetch	<i>Vicia americana</i>
American water horehound	<i>Lycopus americanus</i>
Annual agoseris	<i>Agoseris heterophylla</i>
Annual fescue	<i>Vulpia myuro</i>
Annual hairgrass	<i>Deschampsia danthonioides</i>
Antelope bitterbrush	<i>Purshia tridentata</i>
Arrowleaf balsamroot	<i>Balsamorhiza sagittata</i>
Arrowleaf buckwheat	<i>Eriogonum cf. compositum</i>
Atkinson's tickseed	<i>Coreopsis atkinsoniana</i>
Babysbreath gypsophila	<i>Gypsophila paniculata</i>
Balkan catchfly	<i>Silene cserei</i>
Ballhead sandwort	<i>Arenaria congest ssp. prolifera</i>
Baltic rush	<i>Juncus balticus var. balticus</i>
Barestem biscuitroot	<i>Lomatium nudicaule</i>
Basin cryptantha	<i>Cryptantha ambigua</i>
Basin wildrye	<i>Elymus cinereus</i>
Basin wildrye	<i>Leymus cinereus</i>
Bastard toadflax	<i>Comandra umbellata</i>
Bay forget-me-not	<i>Myosotis laxa</i>
Bearded flatsedge	<i>Cyperus aristatus</i>
Bearded hawksbeard	<i>Crepis atrabarba</i>
Bebb willow	<i>Salix bebbiana</i>
Bebb's sedge	<i>Carex bebbii</i>
Bedstraw	<i>Galium sp.</i>
Big sagebrush	<i>Artemisia tridentata</i>
Bigbract verbena	<i>Verbena bracteata</i>
Bigleaf sedge	<i>Carex cf. amplifolia</i>
Bigseed biscuitroot	<i>Lomatium macrocarpum</i>
Birdfoot deerweetch	<i>Lotus corniculatus</i>
Black cottonwood	<i>Populus balsamifera ssp. trichocarpa</i>
Black hawthorn	<i>Crataegus columbiana</i>
Black hawthorn	<i>Crataegus douglasii</i>
Black locust	<i>Robinia pseudo-acacia</i>
Blackfoot River evening-primrose	<i>Camissonia andina</i>
Blister sedge	<i>Carex vesicaria</i>
Blue elderberry	<i>Sambucus caerulea</i>
Blue lettuce	<i>Lactuca pulchella</i>
Blue mountain buckwheat	<i>Eriogonum strictum</i>
Blue wildrye	<i>Elymus glaucus</i>
Bluebunch wheatgrass	<i>Pseudoroegneria spicata</i>
Bluntleaf yellowcress	<i>Rorippa obtusa</i>
Bottlebrush sedge	<i>Carex hystericina</i>
Bouncingbet	<i>Saponaria officinalis</i>
Boxelder	<i>Acer negundo</i>
Bristly fiddleneck	<i>Amsinckia tessellata</i>
Brittle pricklypear	<i>Opuntia fragilis</i>
Narrowleaf cattail	<i>Typha angustifolia</i>
Broadleaved pepperweed	<i>Lepidium latifolium</i>
Bulbous bluegrass	<i>Poa bulbosa</i>
Bull thistle	<i>Cirsium vulgare</i>
Bush penstemon	<i>Penstemon fruticosus</i>
Buttecandle	<i>Cryptantha celosioides</i>
California false hellborn	<i>Verathrum californicum</i>

Common Name	Scientific Name
California brome	<i>Bromus carinatus</i>
Canada bluegrass	<i>Poa compressa</i>
Canada goldenrod	<i>Solidago canadensis</i>
Canada thistle	<i>Cirsium arvense</i>
Canada wildrye	<i>Elymus canadensis</i>
Canadian horseweed	<i>Conyza canadensis</i>
Canadian waterweed	<i>Elodea canadensis</i>
Catnip	<i>Nepeta cataria</i>
Chaffweed	<i>Centunculus minimus</i>
Chairmaker's bulrush	<i>Scirpus americanus</i>
Cheatgrass	<i>Bromus tectorum</i>
Chelan penstemon	<i>Penstemon pruinosus</i>
Chokecherry	<i>Prunus virginiana</i>
Clammy hedgehyssop	<i>Gratiola neglecta</i>
Clasping pepperweed	<i>Lepidium perfoliatum</i>
Climbing nightshade	<i>Solanum dulcamara</i>
Clustered broomrape	<i>Orobanche fasciculata</i>
Clustered field sedge	<i>Carex praegracilis</i>
Colonial bentgrass	<i>Agrostis tenuis</i>
Common dandelion	<i>Taraxacum officinale</i>
Common gaillardia	<i>Gaillardia aristida</i>
Common horsetail	<i>Equisetum hymale</i>
Common ladyfern	<i>Athyrium filix-femina</i>
Common mullein	<i>Verbascum thapsus</i>
Common pepperweed	<i>Lepidium densiflorum</i>
Common plantain	<i>Plantago major</i>
Common rush	<i>Juncus effusus</i>
Common Selfheal	<i>Prunella vulgaris</i>
Common sheep sorrel	<i>Rumex acetosella</i>
Common sneezeweed	<i>Helenium autumnale</i>
Common snowberry	<i>Symphoricarpos albus</i>
Common spikerush	<i>Eleocharis palustris</i>
Common St. Johnswort	<i>Hypericum perforatum</i>
Common sunflower	<i>Helianthus annuus</i>
Common tansy	<i>Tanacetum vulgare</i>
Common wooly sunflower	<i>Eriophyllum lanatum</i>
Common yarrow	<i>Achillea millefolium</i>
Coon's tail	<i>Ceratophyllum demersum</i>
Corn gromwell	<i>Lithospermum arvense</i>
Cosmopolitan bulrush	<i>Scirpus maritimus</i>
Cotton's stickseed	<i>Hackelia diffusa v. cottonii</i>
Creeping buttercup	<i>Ranunculus repens</i>
Crested wheatgrass	<i>Agropyron cristatum spp. pectinatum</i>
Crossflower	<i>Chorispora tenella</i>
Cupped stickseed	<i>Lappula redowskii</i>
Curly dock	<i>Rumex crispus</i>
Curly pondweed	<i>Potamogeton crispus</i>
Cushion cryptantha	<i>Cryptantha circumcissa</i>
Cusick's bluegrass	<i>Poa cusickii</i>
Cusick's shootingstar	<i>Dodecatheon cusickii</i>
Cusock's rockcress	<i>Arabis cusickii</i>
Cutleaf beardtongue	<i>Penstemon richardsonii</i>
cutleaf nightshade	<i>Solanum triflorum</i>
Cut-leaf waterhorehound	<i>Lycopus uniflorus</i>
Cutleaf waterparsnip	<i>Berula erecta</i>
Dalmatian toadflax	<i>Linaria dalmatica</i>
Desert yellow fleabane	<i>Erigeron linearis</i>
Diffuse collomia	<i>Collamia tenella</i>
Diffuse knapweed	<i>Centaurea diffusa</i>
Douglas' dustymaiden	<i>Chaenactis douglasii</i>

Common Name	Scientific Name
Douglas fir	<i>Pseudotsuga menziesii</i>
Douglas' knotweed	<i>Polygonum douglasii</i>
Douglas maple/Rocky Mountain maple	<i>Acer glabrum</i>
Douglas' sagewort	<i>Artemisia douglasiana</i>
Douglas' sedge	<i>Carex douglasii</i>
Eastern cottonwood	<i>Populus deltoides</i>
European centaury	<i>Centaureum cf. umbellatum</i>
Feathery false lily of the valley	<i>Maianthemum racemosum</i>
Fendler threeawn	<i>Aristida longiseta</i>
Fernleaf biscuitroot	<i>Lomatium dissectum</i>
Fescue	<i>Vulpia sp.</i>
Field bindweed	<i>Convolvulus arvensis</i>
Field horsetail	<i>Equisetum arvense</i>
Field pennycress	<i>Thlaspi arvense</i>
Field sagewort	<i>Artemisia campestris var. scouleriana</i>
Fireweed	<i>Epilobium angustifolium</i>
Flatspine burr ragweed	<i>Ambrosia acanthicarpa</i>
Fowl mannagrass	<i>Glyceria elata</i>
Fowl mannagrass	<i>Glyceria striata</i>
Fox sedge	<i>Carex vulpinoidea</i>
Foxtail barley	<i>Hordeum jubatum</i>
Fringed loosestrife	<i>Lysimachia ciliata</i>
Fringed orchid	<i>Platanthera sp.</i>
Fringed willowherb	<i>Epilobium ciliatum</i>
Fuzzytongue penstemon	<i>penstemon eriantherus var. eriantherus</i>
Gairdner's penstemon	<i>Penstemon gairdneri</i>
Garden asparagus	<i>Asparagus officinalis</i>
Gardner's yampah	<i>Perideridia gairdneri</i>
Geyer's biscuitroot	<i>Lomatium geyeri</i>
Giant red Indian paintbrush	<i>Castilleja miniata</i>
Goldenrod	<i>Solidago "young"</i>
Golden sedge	<i>Carex aurea</i>
Grand collomia	<i>Collomia grandiflora</i>
Granite prickly phlox	<i>Leptodactylon pungens</i>
Gray alder	<i>Alnus incana</i>
Gray rabbitbrush	<i>Ericameria nauseosa</i>
Gray's biscuitroot	<i>Lomatium grayi</i>
Green rabbitbrush	<i>Chrysothamnus viscidiflorus</i>
Hairy brome	<i>Bromus ramosus</i>
Hairy false goldenaster	<i>Chrysopsis villosa var. villosa</i>
Hairy false goldenaster	<i>Heterotheca villosa</i>
Hairy purslane speedwell	<i>Veronica peregrina var. xalapense</i>
Hairy whitetop	<i>Cardaria pubescens</i>
Hardstem bulrush	<i>Scirpus acutus</i>
herb sophia	<i>Descurainia sophia</i>
Himalayan blackberry	<i>Rubus discolor</i>
Hoary tansyaster	<i>Machaeranthera canescens</i>
Holboell's rockcress	<i>Arabis holboellii</i>
Hollyleaved barberry	<i>Berberis aquifolium</i>
Honeysuckle	<i>Lonicera (common shrub)</i>
Idaho fescue	<i>Festuca idahoensis</i>
Indian ricegrass	<i>Oryzopsis hymenoides</i>
Indianhemp	<i>Apocynum cannabinum</i>
Inland sedge	<i>Carex interior</i>
Japanese brome	<i>Bromus japonicus</i>

Common Name	Scientific Name
Japanese knotweed	<i>Polygonum cuspidatum</i>
Jessica stickweed	<i>Hackelia micrantha</i>
Jointleaf rush	<i>Juncus articulatus</i>
Kentucky bluegrass	<i>Poa pratensis</i>
Knotsheath sedge	<i>Carex retrorsa</i>
Knotted rush	<i>Juncus nodosus</i>
Lakeshore sedge	<i>Carex lenticularis</i>
Largeflower triteleia	<i>Brodiaea douglasii</i>
Largeleaf avens	<i>Geum macrophyllum</i>
Leafy spurge	<i>Euphorbia esula</i>
Lenspod whitetop	<i>Cardaria chalapensis</i>
Lewis' mock orange	<i>Philadelphus lewisii</i>
Limestone hawkbeard	<i>Crepis intermedia</i>
Little bluestem	<i>Schizachyrium scoparium</i>
Little green sedge	<i>Carex oederi</i>
Little western bittercress	<i>Cardamine oligosperma</i>
Longleaf fleabane	<i>Erigeron corymbosus</i>
Longleaf phlox	<i>Phlox longifolia</i>
Longspur lupine	<i>Lupinus arbustus</i>
Long-styled rush	<i>Juncus longistylis</i>
Low phacelia	<i>Phacelia humilis</i>
Low pussytoes	<i>Antennaria dimorpha</i>
Lupine spp.	<i>Lupinus spp.</i>
Lyall's angelica	<i>Angelica arguta</i>
Lyall's mariposa lily	<i>Calochortus lyallii</i>
Maiden blue eyed Mary	<i>Collinsia parviflora</i>
Marsh skullcap	<i>Scutellaria galericulata</i>
Marsh spikerush	<i>Eleocharis palustris</i>
Meadow deathcamas	<i>Zigadenus venenosus</i>
Meadow ryegrass	<i>Festuca pratensis</i>
Menzies' champion	<i>Silene menziesii</i>
Mexican-fireweed	<i>Kochia scoparia</i>
Miner's lettuce	<i>Claytonia perfoliata</i>
Mountain monardella	<i>Monardella odoratissima</i>
Multiflora rose	<i>Rosa multiflora</i>
Narrow mock goldenweed	<i>Nestotus stenophyllum</i>
Narrowflower flaxflower	<i>Leptodactylon liniflorus</i>
Narrowleaf goosefoot	<i>Chenopodium leptophyllums</i>
Narrowleaf plantain	<i>Plantago lanceolata</i>
Narrowleaf skullcap	<i>Scutellaria angustifolia</i>
Narrowleaf willow	<i>Salix exigua</i>
Narrowleaf wirelettuce	<i>Stephanomeria tenuifolia</i>
Nebraska sedge	<i>Carex nebrascensis</i>
Needle and thread	<i>Stipa comata</i>
Needle spikerush	<i>Eleocharis acicularis</i>
Nightflowering silene	<i>Silene noctiflora</i>
Nineleaf biscuitroot	<i>Lomatium triternatum</i>
Nodding begartick	<i>Bidens cernua</i>
Nootka rose	<i>Rosa nutkana</i>
Northern bog violet	<i>Viola nephrophylla</i>
Northern green orchid	<i>Platanthera hyperborea</i>
Northern sweetgrass	<i>Hierochloe odorata</i>
Norway maple	<i>Acer platanoides</i>
Oceanspray	<i>Holodiscus discolor</i>
Okanogan stickseed	<i>Hackelia ciliata</i>
Old man's whiskers	<i>Geum triflorum</i>
Oneflower helianthella	<i>Helianthella uniflora</i>
Onespike danthonia	<i>Danthonia unispicata</i>
Orchardgrass	<i>Dactylis glomerata</i>
Oregon ash	<i>Fraxinus latifolia</i>
Oregon cliff fern	<i>Woodsia oregana</i>

Common Name	Scientific Name
Ovate spikerush	<i>Eleocharis ovata</i>
Owyhee mudwort	<i>Limosella acaulis</i>
Oxeye daisy	<i>Chrysanthemum leucanthemum</i>
Pacific popcornflower	<i>Plagiobothrys tenellus</i>
Pacific willow	<i>Salix lucida ssp. lasiandra</i>
Pale agoseris	<i>Agoseris glauca</i>
Pale evening-primrose	<i>Oenothera pallida</i>
Panicled bulrush	<i>Scirpus microcarpus</i>
Parsnipflower buckwheat	<i>Eriogonum heracleoides</i>
Perennial pepperweed	<i>Lepidium latifolium</i>
Philadelphia fleabane	<i>Erigeron philadelphicus</i>
Poison ivy	<i>Rhus radicans</i>
Ponderosa pine	<i>Pinus ponderosa</i>
Popcornflower spp.	<i>Plagiobothrys spp.</i>
Poverty rush	<i>Juncus tenuis</i>
Prairie junegrass	<i>Koeleria cristata</i>
Prickly lettuce	<i>Lactuca serriola</i>
Prickly Russian thistle	<i>Salsola tragus</i>
Prostrate knotweed	<i>Polygonum aviculare</i>
Purple Loosestrife	<i>Lythrum salicaria</i>
Purple Sage	<i>Salvia dorrii</i>
Quackgrass	<i>Elymus repens</i>
Quaking aspen	<i>Populus tremuloides</i>
Red clover	<i>Trifolium pratense</i>
Red fescue	<i>Festuca rubra</i>
Red sandspurry	<i>Spergularia rubra</i>
Red-osier dogwood	<i>Cornus sericea</i>
Redtop	<i>Agrostis alba</i>
Reed canarygrass	<i>Phalaris arundinacea</i>
Rice cutgrass	<i>Leersia oryzoides</i>
Rocky Mountain iris	<i>Iris missouriensis</i>
Rocky Mountain juniper	<i>Juniperus scopulorum</i>
Rosy gilia	<i>Gilia sinuata</i>
Rosy pussytoes	<i>antennaria microphylla</i>
Rough bugleweed	<i>Lycopus asper</i>
Rough cockleburr	<i>Xanthium strumarium</i>
Roundleaf alumroot	<i>Heuchera cylindrica</i>
Royal penstemon	<i>Penstemon speciosus</i>
Rubber rabbitbrush	<i>Chrysothamnus nauseosus</i>
Ruch skeletonweed	<i>Lygodesmia juncea</i>
Rush spp.	<i>Juncus spp.</i>
Russian knapweed	<i>Centaurea repens</i>
Russian olive	<i>Elaeagnus angustifolia</i>
Russian thistle	<i>Salsola kali</i>
Sagebrush buttercup	<i>Ranunculus glaberrimus</i>
Sagebrush false dandelion	<i>Nothocalais troximoides</i>
Sagebrush mariposa lily	<i>Calochortus macrocarpus</i>
Sagebrush stickseed	<i>Hackelia arida</i>
Sagebrush violet	<i>Viola vallicola</i>
Sand dropseed	<i>Sporobolus cryptandrus</i>
Sandberg bluegrass	<i>Poa secunda</i>
Sanddune wallflower	<i>Erysimum asperum</i>
Saskatoon serviceberry	<i>Amelanchier alnifolia</i>
Scabland penstemon	<i>Penstemon deustus var. d.</i>
Scarlet gilia	<i>Gilia aggregata</i>
Scarlet gilia	<i>Ipomopsis aggregata</i>
Scouler's popcornflower	<i>Plagiobothrys scouleri</i>
Scouringrush horsetail	<i>Equisetum hyemale</i>
Scratchgrass	<i>Muhlenbergia asperifolia</i>
Scribner's rosette grass	<i>Panicum scribnerianum</i>

Common Name	Scientific Name
Seabluff catchfly	<i>Silene douglasii var. d.</i>
Sedge spp.	<i>Carex spp.</i>
Seep monkeyflower	<i>Mimulus guttatus</i>
Shaggy fleabane	<i>Erigeron pumilus</i>
Shortbeak sedge	<i>Carex brevior</i>
Showy milkweed	<i>Asclepias speciosa</i>
Showy phlox	<i>Phlox speciosa</i>
Siberian elm	<i>Ulmus pumila</i>
Silky lupine	<i>Lupinus sericeus var. sericus</i>
Silver maple	<i>Acer saccharinum</i>
Silverleaf phacelia	<i>Phacelia hastata</i>
Silverweed cinquefoil	<i>Potentilla anserina</i>
Sitka alder	<i>Alnus sinuata</i>
Slender cinquefoil	<i>Potentilla gracilis</i>
Slender flatsedge	<i>Cyperus bipartitus</i>
Slender hawksbeard	<i>Crepis barbiger</i>
Slender mountain sandwort	<i>Arenaria capillaris</i>
Slender phlox	<i>Microsteris gracilis</i>
Slenderbeak sedge	<i>Carex athrostachya</i>
Small bluebells	<i>Lithospermum longiflora</i>
Small enchanter's nightshade	<i>Circaea alpine</i>
Small fescue	<i>Vulpia microstachys</i>
Smallflower woodland-star	<i>Lithophragma parviflora</i>
Smallwing sedge	<i>Carex microptera</i>
Smooth brome	<i>Bromus inermis var. inermis</i>
Smooth sumac	<i>Rhus glabra</i>
Smoothstem blazingstar	<i>Mentzelia laevicaulis</i>
Snow buckwheat	<i>Eriogonum niveum</i>
Soft brome	<i>Bromus hordeaceus</i>
Soft lupine	<i>Lupinus sulphureus var. subsaccatus</i>
Softstem bulrush	<i>Schoenoplectus</i>
Spearleaf stonecrop	<i>Sedum lanceolatum</i>
Spearmint	<i>Mentha spicata</i>
Spike watermilfoil	<i>Myriophyllum spicatum</i>
Spiny sowthistle	<i>Sonchus asper</i>
spotted knapweed	<i>Centaurea stoebe</i>
Spreading dogbane	<i>Apocynum androsaemifolium</i>
Spreading fleabane	<i>Erigeron divergens</i>
Spreading phlox	<i>Phlox diffusa</i>
Spring draba	<i>Draba verna</i>
Spurless touch-me-not	<i>Impatiens ecalcarata</i>
Squirreltail	<i>Elymus elymoides</i>
Starry false lily of the valley	<i>Maianthemum stellatum</i>
Sticky cinquefoil	<i>Potentilla glandulosa</i>
Sticky purple geranium	<i>Geranium viscosissimum</i>
Stickystem penstemon	<i>Penstemon glandulosus v. chelanensis</i>
Stickywilly	<i>Galium aparine</i>
Stiff sagebrush	<i>Artemisia rigida</i>
Stinging nettle	<i>Urtica dioica</i>
Stoncrop spp.	<i>Sedum spp.</i>
Stream orchid	<i>Epipactis gigantea</i>
Streambank wheatgrass	<i>Agropyron dasystachyum</i>
Suckling clover	<i>Trifolium dubium</i>
Sulphur lupine	<i>Lupinus sulphureus var. sylfhureus</i>
Swamp verbena	<i>Verbena hastata</i>
Sweetcicely	<i>Osmorhiza berteroi</i>
Tall annual willowherb	<i>Epilobium brachycarpum</i>
Tall fescue	<i>Festuca arundinacea</i>

Common Name	Scientific Name
Tall tumbled mustard	<i>Sisymbrium altissimum</i>
Tall Western groundsel	<i>Senecio integerrimus</i>
Tall wheatgrass	<i>Thinopyrum ponticum</i>
Tall woolly buckwheat	<i>Eriogonum elatum</i>
Tansy ragwort	<i>Senecio jacobaea</i>
Tapertip onion	<i>Allium acuminatum</i>
Tarragon	<i>Artemisia dracunculus</i>
Tarweed fiddleneck	<i>Amsinckia lycopsoides</i>
Thimbleberry	<i>Rubus parviflorus</i>
Thompson's clover	<i>Trifolium thompsonii</i>
Thompson's cryptantha	<i>Cryptantha thompsonii</i>
Thompson's Indian paintbrush	<i>Castilleja thompsonii</i>
Threadleaf fleabane	<i>Erigeron filifolius</i>
Threadleaf phacelia	<i>Phacelia linearis</i>
Threepetal bedstraw	<i>Gilium trifidum</i>
Threetip sagebrush	<i>Artemisia tripartita</i>
Thurber's needlegrass	<i>Stipa thurberiana</i>
Thymeleaf buckwheat	<i>Eriogonum thymoides</i>
Thymeleaf sandwort	<i>Arenaria serpyllifolia</i>
Timothy	<i>Phleum pratense</i>
Tiny trumpet	<i>Collomia linearis</i>
Toad rush	<i>Juncus bufonius</i>
Torrey's rush	<i>Juncus torreyi</i>
Tree of heaven	<i>Ailanthus altissima</i>
Trident maple	<i>Acer tridentata</i>
Tufted loosestrife	<i>Lysimachia thyrsoiflora</i>
Turpentine wavewing	<i>Cymopterus terebinthinus</i>
Twolobe larkspur	<i>Delphinium nuttallianum</i>
Vanilla grass	<i>Hierochloa odorata</i>
Veiny dock	<i>Rumex venosus</i>
Velvet lupine	<i>Lupinus leucophyllus</i>
Virginia creeper	<i>Parthenocissus quinquefolia</i>
Water birch	<i>Betula occidentalis</i> var. <i>o.</i>
Water knotweed	<i>Polygonum amphibium</i>
Water mint	<i>Mentha piperita</i>
Water mudwort	<i>Limosella aquatica</i>
Water pygmyweed	<i>Crassula aquatica</i>
Wavyleaf thistle	<i>Cirsium undulatum</i>
Wax currant	<i>Ribes cereum</i>
Weeping willow	<i>Salix babylonica</i>
Weevil prairie-dandelion	<i>Microseris troximoides</i>
Western blue virginsbower	<i>Clematis occidentalis</i>
Western goldenrod	<i>Solidago occidentalis</i>
Western meadow-rue	<i>Thalictrum occidentale</i>
Western needlegrass	<i>Stipa occidentalis</i>
Western panicgrass	<i>Panicum occidentale</i>
Western pearly everlasting	<i>Anaphalis margaritacea</i>
Western tansymustard	<i>Descurainia pinnata</i>
Western water hemlock	<i>Cicuta douglasii</i>
Western white clematis	<i>Clematis ligusticifolia</i>
Wheat sedge	<i>Carex atherodes</i>
White clover	<i>Trifolium repens</i>
White cottonwood	<i>Populus fremontii</i>
White mulberry	<i>Morus alba</i>
White poplar	<i>Populus alba</i>
White sagebrush	<i>Artemisia ludoviciana</i>
White sweetclover	<i>Melilotus alba</i>
Whitebark raspberry	<i>Rubus leucodermis</i>
Whitestem blazingstar	<i>Mentzelia albicaulis</i>
White-stemmed fraseria	<i>Frasera albicaulis</i>

Common Name	Scientific Name
Wholeleaf saxifrage	<i>Saxifraga integrifolia</i>
Wild chives	<i>Allium schoenoprasum</i>
Wild mint	<i>Mentha arvensis</i>
Willow spp.	<i>Salix</i> spp.
Wine grape	<i>Vitis vinifera</i>
Wingnut cryptantha	<i>Cryptantha pterocarya</i>
Winter vetch	<i>Vicia villosa</i>
Wood rose	<i>Rosa woodsii</i>
Woolly sedge	<i>Carex lanuginosa</i>
Woolypod milkvetch	<i>Astragalus purshii</i>
Wyeth biscuitroot	<i>Lomatium ambiguum</i>
Yellow flag	<i>Iris pseudacorus</i>
Yellow fritillary	<i>Fritillaria pudica</i>
Yellow owl's-clover	<i>Orthocarpus luteus</i>
Yellow salsify	<i>Tragopogon dubius</i>

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Appendix E-11

Consultation Records

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ILP Consultation Records

Introduction

In August 2005, Douglas PUD initiated a series of Resource Work Group (RWG) meetings with stakeholders regarding the upcoming relicensing of the Wells Project. This voluntary effort was initiated to provide stakeholders with information about the Wells Hydroelectric Project, to identify resource issues and to develop preliminary study plans that could be included into the Pre-Application Document (PAD). The Notice of Intent (NOI) and PAD were filed with the Federal Energy Regulatory Commission (FERC) on December 1, 2006.

Following the filing of the PAD, FERC issued Scoping Document 1 on January 29, 2007. FERC staff conducted public scoping meetings on February 28, 2007 in the City of East Wenatchee, Washington and the City of Brewster, Washington. The Proposed Study Plan (PSP) was filed with the FERC on May 16, 2007. On September 14, 2007, Douglas PUD filed a Revised Study Plan (RSP) Document with the FERC. The FERC issued its Study Plan Determination on October 11, 2007, based on its review of the RSP Document and comments from stakeholders.

On October 15, 2008, Douglas PUD filed with the FERC the Initial Study Report (ISR) Document that contained final reports for eight studies and contained interim progress reports for four of the studies. On April 15, 2009, Douglas PUD filed with the FERC the Updated Study Report (USR) Document that contained the four final reports described as interim reports at the time the ISR Document was filed with the FERC.

Exhibit E, Appendix E-11 (Consultation Records) of the Draft License Application (DLA) references the consultation records supporting the PAD, PSP Document, RSP Document, ISR Document, and the USR Document (Tables 1-5). Table 6 contains the consultation records for the Wells DLA, Section 7 of the Endangered Species Act and Section 106 of the National Historic Preservation Act. In addition to the tables and documents included in Appendix E, all of the ILP-related material since the beginning of the relicensing process can be found on the Wells Project Relicensing website at www.douglaspud.org/relicensing.

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APPENDIX E CONSULTATION RECORDS

Table 1 – Consultation Record Supporting the Pre-Application Document (PAD)		
Date	Consultation Document	Source
August 8, 2005	Information Request Letter	PAD Appendix B – 4
August 31, 2005	Stakeholder Outreach Letter	PAD Appendix B – 10
September 20, 2005	Stakeholder Outreach Letter	PAD Appendix B – 16
Aug – Oct 2005	Responses Received from Information Request Letter	PAD Appendix B – 22
Aug – Oct 2005	Critical Stakeholders Outreach Meetings	PAD Appendix B – 39
Aug – Oct 2005	Thank You Letters to Critical Stakeholders	PAD Appendix B – 41
October 18, 2005	ILP Workshop	PAD Appendix B – 44
October 18, 2005	ILP Workshop Sign-In Sheet	PAD Appendix B – 46
October 18, 2005	RWG Sign-In Sheets	PAD Appendix B – 48
October 24, 2005	Thank You Email after ILP Workshop	PAD Appendix B – 53
November 7, 2005	Meeting Notes from ILP Workshop	PAD Appendix B – 55
Oct 2005 – Oct 2006	RWG Meetings Schedule	PAD Appendix B – 61
November 15, 2005	Aquatic RWG Meeting	PAD Appendix B – 64
November 18, 2005	Cultural RWG Meeting	PAD Appendix B – 81
November 17, 2005	Recreation RWG Meeting	PAD Appendix B – 103
November 16, 2005	Terrestrial RWG Meeting	PAD Appendix B – 119
November 2005	Wells Project Tours and Participants	PAD Appendix B – 134
December 1, 2005	Letter to FERC requesting designation as non-federal representative for ESA consultation	PAD Appendix B – 136
December 7, 2005	Letter to Douglas PUD from FERC granting authorization to conduct day-to-day Section 106	PAD Appendix B – 139
December 7, 2005	Letter to Douglas PUD from FERC designating non-federal representative for ESA	PAD Appendix B – 142
January 9, 2006	Aquatic RWG Meeting	PAD Appendix B – 145
January 12, 2006	Cultural RWG Meeting	PAD Appendix B – 157
January 13, 2006	Recreation RWG Meeting	PAD Appendix B – 165
January 11, 2006	Terrestrial RWG Meeting	PAD Appendix B – 193
February 2, 2006	Aquatic RWG Meeting	PAD Appendix B – 204
February 9, 2006	Cultural RWG Meeting	PAD Appendix B – 243
February 10, 2006	Recreation RWG Meeting	PAD Appendix B – 267
February 8, 2006	Terrestrial RWG Meeting	PAD Appendix B – 282
February 1, 2006	Letter to Douglas PUD from WDFW regarding Relicensing Priorities	PAD Appendix B – 298
February 17, 2006	Letter to WDFW from Douglas PUD regarding Relicensing Priorities	PAD Appendix B – 304
March 2, 2006	Aquatic RWG Meeting	PAD Appendix B – 306
March 10, 2006	Recreation RWG Meeting	PAD Appendix B – 327

APPENDIX E CONSULTATION RECORDS

Table 1 – Consultation Record Supporting the Pre-Application Document (PAD)		
February 24, 2006	Terrestrial RWG Meeting	PAD Appendix B – 344
March 22, 2006	Email regarding Wells Project Tour	PAD Appendix B – 366
April 3, 2006	Letter to Douglas PUD from City of Pateros regarding Issue Statements	PAD Appendix B – 368
April 6, 2006	Aquatic RWG Meeting	PAD Appendix B – 370
April 11, 2006	Memo to Cultural RWG regarding Wells Area of Potential Effect (APE)	PAD Appendix B – 383
April 14, 2006	Recreation RWG Meeting	PAD Appendix B – 385
March 23, 2006	Terrestrial RWG Meeting	PAD Appendix B – 396
May 31, 2006	Letter to CCT from FERC regarding Consultation with the CCT	PAD Appendix B – 411
July 18, 2006	Letter to DAHP from Douglas PUD regarding Project Area of Potential Effect	PAD Appendix B – 415
July 18, 2006	Letter to CCT from Douglas PUD regarding Project Area of Potential Effect	PAD Appendix B – 417
July 21, 2006	Aquatic RWG Meeting	PAD Appendix B – 419
July 27, 2006	Cultural RWG Meeting	PAD Appendix B – 468
July 14, 2006	Recreation RWG Meeting	PAD Appendix B – 476
July 20, 2006	Terrestrial RWG Meeting	PAD Appendix B – 521
July 24, 2006	Letter to Douglas PUD from DAHP concurring with Project Area of Potential Effect	PAD Appendix B – 585
July 25, 2006	Letter to BIA from Douglas PUD regarding Section 106 Consultation	PAD Appendix B – 587
August 29, 2006	Aquatic RWG Meeting	PAD Appendix B – 589
September 14, 2006	Aquatic RWG Meeting	PAD Appendix B – 654
September 7, 2006	Cultural RWG Meeting	PAD Appendix B – 673
September 12, 2006	Terrestrial RWG Meeting	PAD Appendix B – 679
Sept - Nov 2006	Wells Project Relicensing Policy Meetings	PAD Appendix B – 738
September 27, 2006	Phone Conversation with the Umatilla Tribes regarding Request for Policy Outreach Meeting	Communication page
September 28, 2006	Cultural RWG Meeting	PAD Appendix B – 747
October 19, 2006	Cultural RWG Meeting	PAD Appendix B – 753
October 25, 2006	Letter to Douglas PUD from CCT concurring with Project Area of Potential Effect	PAD Appendix B – 773

APPENDIX E CONSULTATION RECORDS

Table 2 – Consultation Record Supporting the Proposed Study Plan Document (PSP)		
Date	Consultation Document	Source
December 1, 2006	Douglas PUD files NOI and PAD	Communication page
December 4, 2006	Email regarding Wells Project ILP begins to Aquatic RWG	Communication page
December 12, 2006	Email regarding Wells Project ILP begins to Terrestrial RWG	Communication page
December 12, 2006	Email regarding Wells Project ILP begins to Recreation RWG	Communication page
December 12, 2006	Email regarding Wells Project ILP begins to Cultural RWG	Communication page
December 13, 2006	Email regarding Date change to Cultural RWG	Communication page
December 21, 2006	Email regarding Cultural RWG Meeting Information	Communication page
December 26, 2006	Email regarding Dates for Aquatic RWG Meetings	Communication page
January 10, 2007	Email regarding Cultural Resources Data Review	Communication page
January 12, 2007	Email regarding Cultural Resources Investigation and RWG Agenda	Communication page
January 17, 2007	Cultural RWG Meeting	Meetings page
January 19, 2007	Email regarding Draft Cultural RWG Meeting Notes	Communication page
January 22, 2007	Email regarding Agenda for Terrestrial RWG Meeting	Communication page
January 23, 2007	Email regarding Agenda for Recreation RWG Meeting	Communication page
January 24, 2007	Email regarding Suggested date change for Cultural RWG Meeting	Communication page
January 25, 2007	Email regarding Date changed for Cultural RWG Meeting	Communication page
January 30, 2007	Email regarding White Sturgeon Assessment	Communication page
January 30, 2007	Email regarding FERC issues Scoping Document 1	Communication page
February 2, 2007	Email regarding Final Cultural RWG Meeting Notes	Communication page
February 6, 2007	Terrestrial RWG Meeting	Meetings page
February 7, 2007	Aquatic RWG Meeting	Meetings page
February 8, 2007	Email regarding Draft Terrestrial RWG Meeting Notes	Communication page
February 9, 2007	Email regarding Aquatic Study Plans from PAD	Communication page
February 9, 2007	Recreation RWG Meeting	Meetings page
February 13, 2007	Email regarding Question about Policy Meeting	Communication page
February 13, 2007	Email responding to Question about Policy Meeting	Communication page
February 16, 2007	Email regarding Recreation data question	Communication page
February 16, 2007	Email regarding Response to recreation data question	Communication page
February 16, 2007	Email regarding Final Terrestrial RWG Meeting Notes	Communication page
February 21, 2007	Phone conversation with BLM	Communication page
February 23, 2007	Email regarding Final Recreation RWG Meeting Notes	Communication page
February 23, 2007	Email regarding Final Aquatic RWG Meeting Notes	Communication page

APPENDIX E CONSULTATION RECORDS

Table 2 – Consultation Record Supporting the Proposed Study Plan Document (PSP)		
February 27, 2007	Email regarding Agenda for Cultural RWG Meeting	Communication page
February 28, 2007	Letter to FERC from Pateros regarding Comments on PAD and SD1	Communication page
March 1, 2007	Fax regarding Douglas PUD and BIA Meeting Notes	Communication page
March 7, 2007	Phone conversation with USFWS	Communication page
March 7, 2007	Email regarding Cultural Resources Scope of Work	Communication page
March 8, 2007	Cultural RWG Meeting	Meetings page
March 9, 2007	Email regarding Draft Cultural RWG Meeting Notes	Communication page
March 16, 2007	Email regarding Final Cultural RWG Meeting Notes	Communication page
March 19, 2007	Letter to FERC from Betty Wagoner regarding Scoping	Communication page
March 20, 2007	Meeting with WDFW regarding proposed timeline and settlement process	Communication page
March 22, 2007	Email to FERC from Douglas PUD regarding Sharp-tailed grouse	Communication page
March 23, 2007	Meeting with CCT regarding proposed timeline and settlement process	Communication page
March 27, 2007	Email to FERC from Douglas PUD regarding Mule deer	Communication page
March 27, 2007	Meeting with USFWS regarding proposed timeline and settlement process	Communication page
March 29, 2007	Letter to FERC from Friends of Fort Okanogan regarding Comments on relicensing process	Communication page
March 30, 2007	Meeting with Yakama Nation regarding proposed timeline and settlement process	Communication page
March 30, 2007	Letter to FERC from Douglas PUD regarding Comments on Scoping Meeting Transcripts	Communication page
March 30, 2007	Letter to FERC from Douglas PUD regarding SD1	Communication page
March 30, 2007	Letter to FERC from WDOE regarding Comments on PAD and SD1	Communication page
March 30, 2007	Letter to FERC from City of Brewster regarding Comments on PAD and SD1	Communication page
March 30, 2007	Letter to FERC from WDFW regarding Comments on PAD and SD1	Communication page
March 30, 2007	Letter to Douglas PUD from FERC regarding Comments on PAD and Study Requests	Communication page
March 30, 2007	Letter to FERC from City of Pateros regarding Comments on PAD and SD1	Communication page
March 30, 2007	Letter to FERC from USFWS regarding Comments on PAD and SD1	Communication page
April 2, 2007	Letter to FERC from BIA regarding Comments on PAD and SD1	Communication page
April 3, 2007	Letter to FERC from City of Brewster regarding Comments on PAD and SD1 (paper filing)	Communication page
April 4, 2007	Updated Letter to FERC from City of Pateros regarding Comments on PAD and SD1	Communication page
April 5, 2007	Email regarding Agenda for Aquatic RWG Meeting	Communication page
April 5, 2007	Email regarding Agenda for Terrestrial RWG Meeting	Communication page
April 6, 2007	Email regarding Cancellation of Recreation RWG Meeting	Communication page
April 6, 2007	Updated Letter (paper copy to FERC) from WDOE regarding Comments on PAD and SD1	Communication page
April 9, 2007	Email regarding Agenda for Cultural RWG Meeting	Communication page
April 9, 2007	Updated Letter (paper copy to FERC) from USFWS regarding Comments on PAD and SD1	Communication page
April 10, 2007	Email regarding Cultural Resources Investigation	Communication page

APPENDIX E CONSULTATION RECORDS

Table 2 – Consultation Record Supporting the Proposed Study Plan Document (PSP)		
April 11, 2007	Phone conversation with National Marine Fisheries Service (NMFS) regarding Wells relicensing update and management plan (MP) discussion	Communication page
April 13, 2007	Email regarding Cancellation of Aquatic RWG Meeting	Communication page
April 13, 2007	Email regarding Cancellation of Terrestrial RWG Meeting	Communication page
April 23, 2007	Email regarding Draft Cultural RWG Meeting Notes	Communication page
April 23, 2007	Email to WDFW from Douglas PUD regarding Study Request Meeting	Communication page
April 24, 2007	Letter to FERC from Douglas PUD regarding Reply Comments on SD1 and PAD	Communication page
April 25, 2007	Email regarding Final Cultural RWG Meeting Notes	Communication page
April 27, 2007	Meeting with Washington Department of Ecology (Ecology) regarding proposed timeline and settlement process	Communication page
April 30, 2007	Email to USFWS from Douglas PUD regarding Study Request Meeting	Communication page
April 30, 2007	Email regarding Final Cultural RWG Meeting Notes	Communication page
April 30, 2007	Email to WDOE regarding Agenda for TDG Meeting	Communication page

APPENDIX E CONSULTATION RECORDS

Table 3 – Consultation Record Supporting the Revised Study Plan Document (RSP)		
Date	Consultation Document	Source
May 1, 2007	Summary Notes from Meeting with WDFW regarding Study Requests and Comments on the PAD	RSP Appendix A - 11
May 8, 2007	Meeting with Department of the Interior (DOI) regarding proposed timeline and settlement process	RSP Appendix A - 14
May 16, 2007	Transmittal Letter to FERC from Douglas PUD regarding Proposed Study Plan Document	RSP Appendix A - 15
May 16, 2007	Meeting with WDFW regarding White Sturgeon Management Plan (conference call)	RSP Appendix A - 29
May 29, 2007	Aquatic Settlement Work Group (SWG) Meeting	RSP Appendix A - 30
May 31, 2007	Email to Stakeholders from Douglas PUD regarding Agenda for Study Plan Meeting	RSP Appendix A - 31
June 8, 2007	Wells Dam and Reservoir Tour	RSP Appendix A - 33
June 20, 2007	Aquatic SWG Meeting	RSP Appendix A - 34
June 28, 2007	Email to Stakeholders from Douglas PUD regarding Draft Study Plan Meeting Notes	RSP Appendix A - 35
June 29, 2007	Email to Douglas PUD from City of Brewster regarding Draft Study Plan Meeting Notes	RSP Appendix A - 45
June 29, 2007	Email to City of Brewster from Douglas PUD regarding Draft Study Plan Meeting Notes	RSP Appendix A - 49
June 29, 2007	Email to Douglas PUD from City of Brewster regarding Draft Study Plan Meeting Notes	RSP Appendix A - 57
June 29, 2007	Email to City of Brewster from Douglas PUD regarding Recreation Needs Analysis	RSP Appendix A - 59
June 29, 2007	Email to Douglas PUD from FERC regarding Draft Study Plan Meeting Notes	RSP Appendix A - 61
June 29, 2007	Email to FERC from Douglas PUD regarding Draft Study Plan Meeting Notes	RSP Appendix A - 63
July 2, 2007	Email to FERC from Douglas PUD regarding Updated 230 kV Transmission Line Study Plan	RSP Appendix A - 73
July 2, 2007	Email to Douglas PUD from FERC regarding Draft Study Plan Meeting Notes	RSP Appendix A - 95
July 2, 2007	Email to FERC from Douglas PUD regarding Draft Study Plan Meeting Notes	RSP Appendix A - 105
July 3, 2007	Phone Conversation with WDFW regarding Lamprey Study Plan Methodology	RSP Appendix A - 107
July 3, 2007	Email to Douglas PUD from FERC regarding Updated 230 kV Transmission Line Study Plan	RSP Appendix A - 111
July 3, 2007	Email to FERC from Douglas PUD regarding Updated 230 kV Transmission Line Study Plan	RSP Appendix A - 133
July 9, 2007	Phone Conversation with FERC regarding 230 kV Transmission Line Study Plan	RSP Appendix A - 135
July 9, 2007	Letter to DAHP and CCT from Douglas PUD regarding Triennial Archaeological Monitoring	RSP Appendix A - 137
July 11, 2007	Email to Stakeholders from Douglas PUD regarding Final Study Plan Meeting Notes	RSP Appendix A - 153
July 11, 2007	Email to NPS, City of Brewster, and IAC from Douglas PUD regarding Recreation Needs Analysis	RSP Appendix A - 163
July 11, 2007	Phone Conversation with WDFW regarding Nuisance Wildlife Control Study	RSP Appendix A - 183
July 12, 2007	Letter to Douglas PUD from DAHP regarding Triennial Archaeological Monitoring	RSP Appendix A - 185
July 16, 2007	Letter to Douglas PUD from WDFW regarding White Sturgeon Supplementation Efforts	RSP Appendix A - 187
July 18, 2007	Aquatic SWG Meeting (conference call)	RSP Appendix A - 190
July 23, 2007	Email to Douglas PUD from IAC regarding Recreation Needs Analysis	RSP Appendix A - 191
July 24, 2007	Email to Douglas PUD from NPS regarding Recreation Needs Analysis	RSP Appendix A - 195
July 26, 2007	Phone Conversation with USFWS regarding 230 kV Transmission Line Study Plan	RSP Appendix A - 199

**APPENDIX E
CONSULTATION RECORDS**

Table 3 – Consultation Record Supporting the Revised Study Plan Document (RSP)		
July 30, 2007	Phone Conversation with WDFW regarding Downstream Release Location for Tagged Lamprey	RSP Appendix A - 203
August 9, 2007	Aquatic SWG Meeting	RSP Appendix A - 204
August 10, 2007	Email to Douglas PUD from City of Brewster regarding Recreation Needs Analysis	RSP Appendix A - 205
August 10, 2007	Letter to FERC from City of Brewster regarding Comments on Proposed Study Plan	RSP Appendix A - 211
August 14, 2007	Letter to Douglas PUD from Umatilla Tribes regarding Comments on Proposed Study Plan	RSP Appendix A - 213
August 15, 2007	Letter to FERC from City of Pateros regarding Comments on Proposed Study Plan	RSP Appendix A - 221
August 15, 2007	Email to Douglas PUD from WDFW regarding Nuisance Wildlife Control Study	RSP Appendix A - 249
August 16, 2007	Email to Douglas PUD from Oregon State University regarding Tag Technology for Lamprey	RSP Appendix A - 253
August 17, 2007	Email to Douglas PUD from USGS regarding Tags to Evaluate Juvenile Lamprey Passage	RSP Appendix A - 257
August 22, 2007	Phone Conversation with USFWS regarding letter citation from the Umatilla Tribes	RSP Appendix A - 261

APPENDIX E CONSULTATION RECORDS

Table 4 – Consultation Record Supporting the Initial Study Report Document (ISR)		
Date	Consultation Document	Source
September 14, 2007	Transmittal Letter to FERC from Douglas PUD regarding Revised Study Plan Document	ISR Appendix E - 11
September 17, 2007	Letter to FERC from NMFS regarding Filing of HCP as Comprehensive Plan	ISR Appendix E - 27
September 17, 2007	Email to USFWS and Yakima Nation from Douglas PUD regarding 2007 Adult Lamprey Passage Study	ISR Appendix E - 30
September 17, 2007	Email to Douglas PUD from USFWS regarding 2007 Adult Lamprey Passage Study	ISR Appendix E - 32
September 17, 2007	Email to USFWS, Yakima Nation and WDFW from Douglas PUD regarding 2007 Adult Lamprey Passage Study	ISR Appendix E - 34
September 17, 2007	Email to Douglas PUD from USFWS regarding 2007 Adult Lamprey Passage Study	ISR Appendix E - 36
September 20, 2007	Email to Douglas PUD from WDFW regarding 2007 Adult Lamprey Passage Study	ISR Appendix E - 38
September 26, 2007	Aquatic SWG Meeting	ISR Appendix E - 39
October 1, 2007	Letter to FERC from City of Pateros regarding Comments on Revised Study Plan	ISR Appendix E - 40
October 11, 2007	Phone Conversation with USFWS regarding Bull Trout Management Plan (BTMP)	ISR Appendix E - 52
October 11, 2007	Letter to Douglas PUD from FERC regarding Study Plan Determination	ISR Appendix E - 53
October 16, 2007	Letter to NMFS from FERC regarding Filing of HCP as Comprehensive Plan	ISR Appendix E - 63
October 17, 2007	Aquatic SWG Meeting	ISR Appendix E - 64
November 6, 2007	Meeting with Ecology regarding Total Dissolved Gas (TDG) Modeling	ISR Appendix E - 65
November 7, 2007	Letter to FERC from City of Pateros regarding Rehearing Request	ISR Appendix E - 66
November 8, 2007	Aquatic SWG Meeting	ISR Appendix E - 68
November 26, 2007	Letter to FERC from Douglas PUD regarding Objection to Rehearing Request	ISR Appendix E - 69
November 27, 2007	Email to Douglas PUD from WDNR regarding Downgrade of Brittle Prickly-Pear	ISR Appendix E - 73
November 27, 2007	Phone Conversation with WDFW regarding 2008 Adult Lamprey Passage Study	ISR Appendix E - 75
November 27, 2007	Phone Conversation with USFWS regarding 2008 Adult Lamprey Passage Study	ISR Appendix E - 78
November 28, 2007	Phone Conversation with WDFW regarding 2008 Adult Lamprey Passage Study	ISR Appendix E - 82
November 30, 2007	Policy Outreach Meeting with BLM	ISR Appendix E - 83
December 4, 2007	Policy Outreach Meeting with Yakama Nation	ISR Appendix E - 84
December 4, 2007	Policy Outreach Meeting with Ecology	ISR Appendix E - 85
December 10, 2007	FERC Order Granting Rehearing for Further Consideration	ISR Appendix E - 86
December 11, 2007	Policy Outreach Meeting with WDFW	ISR Appendix E - 87
December 18, 2007	Policy Outreach Meeting with USFWS	ISR Appendix E - 88
December 31, 2007	Email from WDFW regarding Sharptails within Wells Project Boundary	ISR Appendix E - 89
January 7, 2008	Email to Cultural RWG regarding Agenda for Cultural RWG Meeting	ISR Appendix E - 90
January 10, 2008	Email to Douglas PUD from Ecology regarding Approval of TDG Model	ISR Appendix E - 91
January 10, 2008	Aquatic SWG Meeting	ISR Appendix E - 92
January 11, 2008	Policy Outreach Meeting with DOI (BIA/USFWS/BLM/NPS)	ISR Appendix E - 93

APPENDIX E CONSULTATION RECORDS

Table 4 – Consultation Record Supporting the Initial Study Report Document (ISR)		
January 15, 2008	Policy Outreach Meeting with NMFS	ISR Appendix E - 94
January 16, 2008	Email to Colville Tribes from Douglas PUD regarding Okanogan Toxins Study	ISR Appendix E - 95
January 17, 2008	FERC Order Dismissing Rehearing Request	ISR Appendix E - 108
January 21, 2008	Email to Recreation RWG regarding Agenda for Recreation RWG Meeting	ISR Appendix E - 114
January 28, 2008	Email to Cultural RWG regarding Cultural RWG Meeting Materials	ISR Appendix E - 117
January 29, 2008	Email to Ecology from Douglas PUD regarding TDG Study	ISR Appendix E - 123
January 30, 2008	Cultural RWG Meeting	ISR Appendix E - 127
February 4, 2008	Email to Ecology from Douglas PUD regarding TDG Modeling	ISR Appendix E - 136
February 5, 2008	Policy Outreach Meeting with the Colville Tribes	ISR Appendix E - 142
February 7, 2008	Email to Cultural RWG regarding Draft Cultural RWG Meeting Notes	ISR Appendix E - 143
February 14, 2008	Aquatic SWG Meeting	ISR Appendix E - 144
February 19, 2008	Email to Cultural RWG regarding Final Cultural RWG Meeting Notes	ISR Appendix E - 150
February 29, 2008	Recreation RWG Meeting	ISR Appendix E - 162
March 6, 2008	Email to Recreation RWG regarding Draft Recreation RWG Meeting Notes	ISR Appendix E - 180
March 6, 2008	Aquatic SWG Meeting	ISR Appendix E - 182
March 12, 2008	Aquatic SWG Policy/Legal Meeting (conference call)	ISR Appendix E - 184
March 14, 2008	Email to Recreation RWG regarding Final Recreation RWG Meeting Notes	ISR Appendix E - 191
March 21, 2008	Meeting with Ecology regarding Water Quality MP (WQMP) (conference call)	ISR Appendix E - 193
March 31, 2008	Email to Ecology from Douglas PUD regarding the Coastal Zone Management Act	ISR Appendix E - 202
April 10, 2008	Aquatic SWG Meeting	ISR Appendix E - 203
April 24, 2008	Aquatic SWG Policy/Legal Meeting	ISR Appendix E - 204
May 15, 2008	Aquatic SWG Policy/Legal Meeting	ISR Appendix E - 205
May 20, 2008	Aquatic SWG Technical Meeting	ISR Appendix E - 206
May 27, 2008	Email to WDFW from Douglas PUD regarding Lamprey Spawning Study	ISR Appendix E - 207
May 28, 2008	Meeting with Colville Tribes regarding Aquatic Settlement Agreement and Management Plans	ISR Appendix E - 208
June 5, 2008	Email to Cultural RWG regarding Agenda for Cultural RWG Meeting	ISR Appendix E - 209
June 6, 2008	Email to Cultural RWG regarding Draft Historic Properties Management Plan	ISR Appendix E - 212
June 11, 2008	Meeting with USFWS regarding Section 7 Consultation Needs for Wells BTMP	ISR Appendix E - 214
June 17, 2008	Aquatic SWG Policy/Legal Meeting	ISR Appendix E - 215
June 17, 2008	Email to Terrestrial RWG regarding Agenda for Terrestrial RWG Meeting	ISR Appendix E - 216
June 18, 2008	Aquatic SWG Technical Meeting	ISR Appendix E - 217
June 19, 2008	Email to Aquatic RWG regarding Request for Study Plan Update Meeting	ISR Appendix E - 218
June 20, 2008	Aquatic SWG Policy/Legal Meeting (conference call)	ISR Appendix E - 219
June 23, 2008	Email to Aquatic RWG regarding Adult Lamprey Passage Study	ISR Appendix E - 220

APPENDIX E CONSULTATION RECORDS

Table 4 – Consultation Record Supporting the Initial Study Report Document (ISR)		
July 1, 2008	FERC Order Approving 2007 Recreation Action Plan	ISR Appendix E - 222
July 8, 2008	Policy/Legal Meeting with Ecology regarding Aquatic Settlement Agreement	ISR Appendix E - 223
July 9, 2008	Policy/Legal Meeting with BLM regarding Aquatic Settlement Agreement	ISR Appendix E - 224
July 11, 2008	Policy/Legal Meeting with Colville Tribes regarding Aquatic Settlement Agreement	ISR Appendix E - 225
July 14, 2008	Aquatic SWG Policy/Legal Meeting (conference call)	ISR Appendix E - 226
July 15, 2008	Aquatic RWG Meeting	ISR Appendix E - 228
July 15, 2008	Aquatic SWG Technical Meeting (conference call)	ISR Appendix E - 230
July 17, 2008	Cultural RWG Meeting	ISR Appendix E - 235
July 21, 2008	Meeting with USFWS regarding BTMP	ISR Appendix E - 237
July 24, 2008	Email to Cultural RWG regarding Draft Cultural RWG Meeting Notes	ISR Appendix E - 243
July 28, 2008	Aquatic SWG Policy/Legal Meeting (conference call)	ISR Appendix E - 245
July 29, 2008	Email to Recreation RWG regarding Agenda for Recreation RWG	ISR Appendix E - 247
July 30, 2008	Email to Terrestrial RWG regarding Date Change for Terrestrial RWG Meeting	ISR Appendix E - 250
August 5, 2008	Email to Cultural RWG regarding Final Cultural RWG Meeting Notes	ISR Appendix E - 253
August 13, 2008	Email to Cultural RWG regarding Agenda for Cultural RWG Meeting	ISR Appendix E - 257
August 19, 2008	Aquatic SWG Technical Meeting (conference call)	ISR Appendix E - 258
August 20, 2008	Email to Aquatic RWG regarding Aquatic RWG Meeting Materials	ISR Appendix E - 260
August 21, 2008	Email to Recreation RWG regarding Recreation RWG Meeting Materials	ISR Appendix E - 338
August 21, 2008	Aquatic RWG Meeting	ISR Appendix E - 359
August 22, 2008	Recreation RWG Meeting	ISR Appendix E - 369
August 25, 2008	Email to DTA/Douglas PUD from RCO regarding Recreational Needs Analysis	ISR Appendix E - 379
August 26, 2008	Terrestrial RWG Meeting	ISR Appendix E - 381
August 28, 2008	Aquatic SWG Technical Meeting (conference call)	ISR Appendix E - 385
August 29, 2008	Email to Recreation RWG regarding Draft Recreation RWG Meeting Notes	ISR Appendix E - 392
August 29, 2008	Email to Cultural RWG regarding Cultural RWG Meeting Materials	ISR Appendix E - 396
September 3, 2008	Cultural RWG Meeting	ISR Appendix E - 401
September 8, 2008	Email to Terrestrial RWG regarding Draft Terrestrial RWG Meeting Notes	ISR Appendix E - 409
September 9, 2008	Email to Aquatic RWG regarding Final Aquatic RWG Meeting Notes	ISR Appendix E - 433
September 10, 2008	Email to Recreation RWG regarding Final Recreation RWG Meeting Notes	ISR Appendix E - 436
September 15, 2008	Email to Terrestrial RWG regarding Revision to Terrestrial RWG Meeting Notes	ISR Appendix E - 440
September 18, 2008	Email to Cultural RWG regarding Final Cultural RWG Meeting Notes	ISR Appendix E - 443
September 22, 2008	Email to USFWS from Douglas PUD regarding revision to Terrestrial RWG Meeting Notes	ISR Appendix E - 447
September 22, 2008	Email to Terrestrial RWG regarding Final Terrestrial RWG Meeting Notes	ISR Appendix E - 449
September 26, 2008	Email to Cultural RWG regarding Agenda for Cultural RWG Meeting	ISR Appendix E - 473

**APPENDIX E
CONSULTATION RECORDS**

Table 4 – Consultation Record Supporting the Initial Study Report Document (ISR)		
October 9, 2008	Cultural RWG Meeting	ISR Appendix E – 477

APPENDIX E CONSULTATION RECORDS

Table 5 – Consultation Record Supporting the Updated Study Report Document (USR)		
Date	Consultation Document	Source
October 21, 2008	Email regarding Agenda for Initial Study Report Meeting	USR Appendix C - 15
October 28, 2008	Email to RCO from Douglas PUD regarding ISR Meeting Availability	USR Appendix C - 19
October 30, 2008	Initial Study Report Meeting	USR Appendix C - 23
November 3, 2008	Email regarding Final Cultural RWG Field Visit Notes	USR Appendix C - 39
November 5, 2008	Email to WDFW from Douglas PUD regarding Salmon Fishing Data	USR Appendix C - 43
November 7, 2008	Final ISR Meeting Notes Filed with FERC and Sent to Stakeholders	USR Appendix C - 47
November 7, 2008	Comment Letter to FERC from City of Pateros regarding ISR Document	USR Appendix C - 65
November 10, 2008	Colville Tribes Signed Aquatic Settlement Agreement	USR Appendix C - 67
November 17, 2008	ISR Response Letter to Douglas PUD from the City of Brewster	USR Appendix C - 69
November 18, 2008	Ecology Signed Aquatic Settlement Agreement	USR Appendix C -71
November 20, 2008	WDFW Signed Aquatic Settlement Agreement	USR Appendix C - 73
November 24, 2008	Errata to ISR Document Filed with FERC by Douglas PUD	USR Appendix C - 75
November 26, 2008	Email to Ecology from Douglas PUD regarding TDG Gas Volume Fraction	USR Appendix C - 93
December 2, 2008	Traditional Cultural Property Study Filed with FERC by Douglas PUD	USR Appendix C - 97
December 5, 2008	Meeting with Ecology regarding Temperature Model	USR Appendix C - 99
December 18, 2008	Water Trail Meeting	USR Appendix C - 100
January 13, 2009	ISR Response Comments Letter Filed with FERC by Douglas PUD	USR Appendix C - 101
January 14, 2009	Email regarding Agenda for Cultural RWG Meeting	USR Appendix C - 117
January 21, 2009	Email regarding Agenda for Terrestrial RWG Meeting	USR Appendix C - 121
January 27, 2009	Cultural RWG Meeting	USR Appendix C - 125
February 2, 2009	Memorandum to Cultural RWG regarding Submittal of Final Cultural Resources Site Revisit and Inventory Study	USR Appendix C - 131
February 3, 2009	Email regarding Draft Cultural RWG Meeting Notes	USR Appendix C - 135
February 4, 2009	FERC Study Report Determination	USR Appendix C - 139
February 10, 2009	Email regarding Final Cultural RWG Meeting Notes	USR Appendix C - 143
February 12, 2009	Phone Conversation with RCO regarding Update on Recreation Management Plan and ILP	USR Appendix C - 147
February 17, 2009	Email regarding Agenda and Meeting Materials for Cultural RWG Meeting	USR Appendix C - 149
February 17, 2009	Email regarding Agenda and Meeting Materials for Terrestrial RWG Meeting	USR Appendix C - 155
February 20, 2009	Aquatic SWG Meeting	USR Appendix C - 158
February 18, 2009	Terrestrial RWG Meeting	USR Appendix C - 163
February 25, 2009	Email regarding Draft Terrestrial RWG Meeting Notes	USR Appendix C - 171
March 2, 2009	Email from FERC regarding Comments on Wells Wildlife Management Plan	USR Appendix C - 177

APPENDIX E CONSULTATION RECORDS

Table 5 – Consultation Record Supporting the Updated Study Report Document (USR)		
March 4, 2009	Cultural RWG Meeting	USR Appendix C - 179
March 6, 2009	Letter from Douglas PUD regarding ASWG Party Representation	USR Appendix C - 181
March 9, 2009	Letter from Ecology regarding ASWG Party Representation	USR Appendix C - 183
March 9, 2009	Email from Yakama Nation regarding ASWG Party Representation	USR Appendix C - 184
March 10, 2009	Email regarding Draft Cultural RWG Meeting Notes	USR Appendix C - 185
March 13, 2009	Letter from USFWS regarding ASWG Party Representation (Non-Signature Party)	USR Appendix C - 187
March 16, 2009	Email regarding Final Terrestrial RWG Meeting Notes	USR Appendix C - 189
March 16, 2009	Email regarding Agenda for Terrestrial RWG	USR Appendix C - 193
March 18, 2009	Email regarding Final Cultural RWG Meeting Notes	USR Appendix C - 199
March 23, 2009	Terrestrial RWG Meeting	USR Appendix C - 205
March 24, 2009	Email regarding Draft Terrestrial RWG Meeting Notes	USR Appendix C - 211
March 24, 2009	Email regarding FERC comments on Wildlife and Botanical Management Plan (WBMP) and Avian Protection Plan (APP)	USR Appendix C - 217
March 25, 2009	Letter from WDFW regarding ASWG Party Representation	USR Appendix C - 218
March 26, 2009	Aquatic SWG Meeting	USR Appendix C - 219
March 26, 2009	Email regarding Agenda for Cultural RWG Meeting	USR Appendix C - 221
April 1, 2009	Email regarding Final Terrestrial RWG Meeting Notes	USR Appendix C - 223
April 3, 2009	Email regarding Draft Cultural RWG Meeting Notes	USR Appendix C - 227
April 3, 2009	WDFW comments on Transmission Line APP and WBMP	USR Appendix C - 231

APPENDIX E CONSULTATION RECORDS

Table 6 – Consultation Record Supporting the Draft License Application (DLA)		
Date	Consultation Document	Source
January 19, 2009	Douglas PUD signed Aquatic Settlement Agreement	DLA Exhibit E - 973
January 20, 2009	Email from Douglas PUD to ASWG regarding topics of discussion at kick-off meeting	DLA Exhibit E - 981
January 22, 2009	Email from BIA to Douglas PUD regarding revisions to PLMP	DLA Exhibit E - 983
January 22, 2009	Email from Douglas PUD to BIA regarding revisions to PLMP	DLA Exhibit E - 985
February 11, 2009	Email from Douglas PUD to ASWG regarding agenda for ASWG meeting	DLA Exhibit E - 987
February 20, 2009	Aquatic SWG meeting	DLA Exhibit E - 989
February 24, 2009	Yakama Nation signed Aquatic Settlement Agreement	DLA Exhibit E - 993
February 26, 2009	Email from Douglas PUD to ASWG regarding agenda for ASWG meeting	DLA Exhibit E - 995
March 6, 2009	Email from Douglas PUD to ASWG regarding draft meeting notes, notice of party representation and ASWG Chair job announcement	DLA Exhibit E - 999
March 6, 2009	Letter from Douglas PUD regarding ASWG Party Representation	DLA Exhibit E - 1003
March 9, 2009	Letter from Ecology to ASWG regarding ASWG Party Representation	DLA Exhibit E - 1007
March 9, 2009	Email from Yakama Nation to ASWG regarding ASWG Party Representation	DLA Exhibit E - 1009
March 13, 2009	Letter from USFWS to Douglas PUD regarding ASWG Party Representation (Non-Signature Party)	DLA Exhibit E - 1011
March 20, 2009	Email from Douglas PUD to ASWG regarding final meeting notes	DLA Exhibit E - 1015
March 23, 2009	Email from BIA to Douglas PUD regarding timeline for providing comments on the Aquatic Settlement Agreement and the PLMP	DLA Exhibit E - 1017
March 25, 2009	Letter from WDFW to ASWG regarding ASWG Party Representation	DLA Exhibit E - 1019
March 26, 2009	Aquatic SWG meeting	DLA Exhibit E - 1021
April 3, 2009	USFWS Comments on APP and WBMP	DLA Exhibit E - 1029
April 6, 2009	Email from Douglas PUD to Ecology regarding Regression Analysis	DLA Exhibit E - 1033
April 7, 2009	Letter from Colville Tribes to ASWG regarding ASWG Party Representation	DLA Exhibit E - 1037
April 13, 2009	Email from Douglas PUD to Cultural RWG regarding Final Cultural RWG Meeting Notes	DLA Exhibit E - 1041
April 13, 2009	Email from Douglas PUD to ASWG regarding Request for Qualifications for Chair for ASWG meetings	DLA Exhibit E - 1045
April 14, 2009	Meeting with Ecology regarding discussion of Ecology's comments on the DO, pH and Turbidity Study and TDG Study	DLA Exhibit E - 1047
April 15, 2009	Douglas PUD Filed USR with FERC	DLA Exhibit E - 1051
April 16, 2009	Email from Douglas PUD to ASWG regarding approval of job announcement for Chairman of ASWG	DLA Exhibit E - 1053
April 17, 2009	Email from WDFW to Douglas PUD regarding the possibility of PIT-tagging juvenile lamprey	DLA Exhibit E - 1057
April 17, 2009	Email from Douglas PUD to WDFW regarding PIT-tagging juvenile lamprey	DLA Exhibit E - 1059
April 22, 2009	Email from Douglas PUD to Terrestrial RWG regarding Reminder of USR Meeting	DLA Exhibit E - 1061
April 22, 2009	Email from Douglas PUD to ASWG regarding Reminder of USR meeting	DLA Exhibit E - 1063

APPENDIX E CONSULTATION RECORDS

Table 6 – Consultation Record Supporting the Draft License Application (DLA)		
April 22, 2009	Email from Douglas PUD to Cultural RWG regarding Reminder of USR Meeting	DLA Exhibit E - 1067
April 22, 2009	Email from Douglas PUD to Recreation RWG regarding Reminder of USR Meeting	DLA Exhibit E - 1069
April 29, 2009	Conference Call with USFWS to Discuss BIA Comments on PLMP	DLA Exhibit E - 1071
April 30, 2009	USR Meeting	DLA Exhibit E - 1073
May 1, 2009	Email from Douglas PUD to ASWG regarding agenda for ASWG meeting	DLA Exhibit E - 1085
May 4, 2009	Email from Douglas PUD to USFWS regarding FERC Order for Grant PUD in relation to modifications to lamprey plan as requested by CRITFC	DLA Exhibit E - 1089
May 7, 2009	Meeting with Ecology regarding TDG Model	DLA Exhibit E - 1101
May 8, 2009	Email from Douglas PUD to Ecology regarding TDG modeling and minimum spill for TDG modeling	DLA Exhibit E - 1103
May 11, 2009	Letter from USFWS to Douglas PUD regarding Request to Participate in the ASWG	DLA Exhibit E - 1105
May 12, 2009	Meeting with Ecology regarding WQMP Updates	DLA Exhibit E - 1109
May 13, 2009	Aquatic SWG Meeting	DLA Exhibit E - 1111
May 13, 2009	Email from BIA to ASWG members regarding intention to stay involved in the ILP process as a non-signatory party and comments on the PLMP	DLA Exhibit E - 1127
May 14, 2009	Water Trails Meeting	DLA Exhibit E - 1129
May 15, 2009	Email from Douglas PUD to ASWG regarding 10 business days advanced written notice for comments	DLA Exhibit E - 1131
May 18, 2009	Email from BIA to Douglas PUD regarding unavailability to provide comments 10 business days prior to meeting date	DLA Exhibit E - 1133
May 18, 2009	Email from Douglas PUD to BIA regarding acknowledgment of unavailability to provide comments	DLA Exhibit E - 1135
May 19, 2009	Email from Douglas PUD to ASWG regarding meeting to address BIA/USFWS comments	DLA Exhibit E - 1137
May 19, 2009	Email from Douglas PUD to ASWG regarding agenda items for next meeting	DLA Exhibit E - 1139
May 27, 2009	Meeting with Ecology regarding TDG Updates	DLA Exhibit E - 1141
May 29, 2009	Email from Douglas PUD regarding Agenda for Terrestrial RWG Meeting	DLA Exhibit E - 1143
June 5, 2009	Encroachment Information Request from the Corp of Engineers (COE)	DLA Exhibit E - 1149
June 9, 2009	Email from Douglas PUD to ASWG regarding draft meeting minutes	DLA Exhibit E - 1151
June 9, 2009	Email from Douglas PUD to ASWG regarding comments on PLMP from the USFWS and BIA and Chair-elect for ASWG	DLA Exhibit E - 1153
June 10, 2009	Aquatic SWG Meeting	DLA Exhibit E - 1155
June 11, 2009	Email from Douglas PUD to USFWS regarding Bull Trout Standard Language in BA	DLA Exhibit E - 1165
June 11, 2009	Encroachment Documents Request from COE	DLA Exhibit E - 1167
June 12, 2009	Terrestrial RWG Meeting	DLA Exhibit E - 1169
June 12, 2009	Email from Douglas PUD regarding Agenda and Meeting Products for Cultural RWG Meeting	DLA Exhibit E - 1173
June 15, 2009	Email from USFWS to Douglas PUD regarding Bull Trout Standard Language in BA	DLA Exhibit E - 1179
June 16, 2009	Email from Aquatic Chair to ASWG regarding request for agenda items for the next meeting	DLA Exhibit E - 1193

APPENDIX E CONSULTATION RECORDS

Table 6 – Consultation Record Supporting the Draft License Application (DLA)		
June 16, 2009	Phone conversation with CCT regarding PLMP and BIA	DLA Exhibit E - 1195
June 17, 2009	Email from USFWS to ASWG regarding suggested edits from BIA to the PLMP	DLA Exhibit E - 1197
June 17, 2009	Email from BIA to ASWG regarding comments on the PLMP (attached with edits)	DLA Exhibit E - 1199
June 17, 2009	Email from CRITFC to ASWG requesting to meet with ASWG to discuss PLMP and CRITFC concurs with the BIA comments on the PLMP (attached with edits)	DLA Exhibit E - 1125
June 18, 2009	Email from BIA to ASWG indicating that CRITFC used wrong version of PLMP to make edits and BIA will send out new version	DLA Exhibit E - 1255
June 18, 2009	Email from BIA to ASWG regarding latest version with both BIA and CRITFC edits to the PLMP (attached)	DLA Exhibit E - 1257
June 18, 2009	Email from Douglas PUD to ASWG regarding draft meeting notes	DLA Exhibit E - 1283
June 22, 2009	Email from Aquatic Chair to ASWG regarding allowing BIA/CRITFC to present and discuss BIA concerns on the PLMP at next meeting	DLA Exhibit E - 1285
June 24, 2009	Email from Douglas PUD to ASWG indicating that Douglas PUD does not have any objections to the presentation by BIA/CRITFC	DLA Exhibit E - 1287
June 24, 2009	Email from Aquatic Chair to ASWG requesting agenda items for next meeting or action items from the last meeting	DLA Exhibit E - 1289
June 24, 2009	Email from Aquatic Chair to ASWG regarding revised 5/13/09 meeting notes with edits from Ecology	DLA Exhibit E - 1291
June 24, 2009	Email from Aquatic Chair to ASWG regarding agenda for ASWG meeting	DLA Exhibit E - 1303
June 24, 2009	Email from USFWS to ASWG regarding unavailability of policy representative to participate at the next meeting but giving USFWS technical representative the right to make decisions on behalf of USFWS	DLA Exhibit E - 1307
June 24, 2009	Email from Aquatic Chair to ASWG regarding this one-time exception to make comments on the PLMP by BIA and CRITFC	DLA Exhibit E - 1309
June 24, 2009	Email from BIA TO ASWG regarding PLMP and the Aquatic Settlement Agreement	DLA Exhibit E - 1311
June 30, 2009	Aquatic SWG Meeting	DLA Exhibit E - 1313
July 1, 2009	Cultural RWG Meeting	DLA Exhibit E - 1327
July 1, 2009	Email from Aquatic Chair to ASWG regarding ASWG final meeting minutes from 5/13/09 and 6/10/09 meetings and action items from 6/30/09 meeting	DLA Exhibit E - 1331
July 1, 2009	Email from BIA to ASWG regarding formal request to attend ASWG meetings as a non-voting member	DLA Exhibit E - 1333
July 2, 2009	Email from Aquatic Chair to BIA regarding formal request	DLA Exhibit E - 1335
July 2, 2009	Email from Aquatic Chair to ASWG members regarding formal request from BIA	DLA Exhibit E - 1337
July 2, 2009	Email from Aquatic Chair to ASWG members to add formal request from BIA to next week's meeting agenda	DLA Exhibit E - 1341
July 6, 2009	Email regarding Draft Cultural RWG Meeting Notes	DLA Exhibit E - 1343
July 8, 2009	Aquatic SWG Meeting	DLA Exhibit E - 1347
July 8, 2009	Email regarding Final Terrestrial RWG Meeting Notes	DLA Exhibit E - 1357

APPENDIX E CONSULTATION RECORDS

Table 6 – Consultation Record Supporting the Draft License Application (DLA)		
July 13, 2009	Email regarding Final Cultural RWG Meeting Notes	DLA Exhibit E - 1363
July 16, 2009	Email from Aquatic Chair via Ecology to ASWG regarding Boundary Project Toxics Assessment Report	DLA Exhibit E - 1367
July 16, 2009	Email from Douglas PUD to Ecology regarding draft turbidity memo	DLA Exhibit E - 1371
July 17, 2009	Email from Douglas PUD to ASWG members regarding scheduled presentation of the Adult Lamprey study plan to the HCP Coordinating Committee meeting	DLA Exhibit E - 1377
July 17, 2009	Email from Douglas PUD to ASWG members regarding updated WQMP	DLA Exhibit E - 1379
July 20, 2009	Email from Yakama Nation to ASWG regarding approval of draft PLMP memo to BIA	DLA Exhibit E - 1383
July 21, 2009	Email to FERC regarding Review of Draft BA	DLA Exhibit E - 1385
July 22, 2009	Email from FERC regarding Study Determination Letter is Not Necessary	DLA Exhibit E - 1387
July 22, 2009	Email and Letter from DOI/USFWS to BIA regarding BIA's comments on the PLMP	DLA Exhibit E - 1389
July 22, 2009	Email from Aquatic Chair to ASWG members regarding draft response to BIA's formal request to attend ASWG meetings as a non-voting member	DLA Exhibit E - 1397
July 22, 2009	Memo from ASWG to BIA regarding draft proposed changes to the PLMP	DLA Exhibit E - 1399
July 24, 2009	Water Trails Meeting	DLA Exhibit E - 1403
July 24, 2009	Email from FERC regarding FERC Comments on the BA	DLA Exhibit E - 1405
July 27, 2009	Email from USFWS regarding USFWS Comments on the BA	DLA Exhibit E - 1407
August 3, 2009	Email from Douglas PUD to ASWG regarding signing of Aquatic Settlement Agreement by the USFWS	DLA Exhibit E - 1415
August 4, 2009	Email from Aquatic Chair to ASWG members regarding technical memo on turbidity results	DLA Exhibit E - 1419
August 6, 2009	Email from Aquatic Chair to ASWG regarding agenda for ASWG meeting	DLA Exhibit E - 1429
August 12, 2009	Aquatic SWG Meeting	DLA Exhibit E - 1431
August 17, 2009	Email from Douglas PUD to ASWG regarding PLMP redline draft for ASWG review	DLA Exhibit E - 1439
August 17, 2009	Email from Douglas PUD to ASWG regarding final updated WQMP	DLA Exhibit E - 1459
August 19, 2009	Phone Conversation with NMFS regarding NMFS Comments on the Draft BA	DLA Exhibit E - 1463
August 21, 2009	Email from Aquatic Chair to BIA regarding request from BIA for ASWG representative	DLA Exhibit E - 1465
August 31, 2009	Email from Douglas PUD to NPS regarding Draft Wells Project Recreation Management Plan (RMP)	DLA Exhibit E - 1469
August 31, 2009	Email from Douglas PUD to Washington State Parks and Recreation (State Parks) regarding Draft Wells Project RMP	DLA Exhibit E - 1471
September 3, 2009	Email to Cultural RWG regarding Draft HPMP	DLA Exhibit E - 1473
September 8, 2009	Email from USFWS regarding Reschedule Discussion on BA Comments	DLA Exhibit E - 1475
September 9, 2009	Aquatic SWG Meeting	DLA Exhibit E - 1479
September 10, 2009	Letter from DOI to Douglas PUD regarding USFWS not signing agreement on behalf of BIA or DOI	DLA Exhibit E - 1487
September 14, 2009	Email from NPS regarding Recommendations to the RMP	DLA Exhibit E - 1489

APPENDIX E CONSULTATION RECORDS

Table 6 – Consultation Record Supporting the Draft License Application (DLA)		
September 14, 2009	Email from BIA to Aquatic Chair regarding DOI's letter sent to Douglas PUD stating that USFWS is not signing agreement on behalf of BIA or DOI	DLA Exhibit E - 1491
September 15, 2009	Email from Aquatic Chair to BIA regarding ASWG's approval of BIA's attendance at ASWG meetings as a non-voting observer	DLA Exhibit E - 1493
September 28, 2009	Email from BIA to Aquatic Chair wanting clarification of non-voting observer	DLA Exhibit E - 1495
September 28, 2009	Email from Yakama Nation to BIA with their clarification of non-voting observer	DLA Exhibit E - 1497
September 28, 2009	Email from USFWS to BIA asking BIA to define their role and expectations of a non-voting observer	DLA Exhibit E - 1499
September 28, 2009	Email from Ecology to BIA with concurrence of Yakama Nation's clarification of a non-voting observer	DLA Exhibit E - 1501
September 29, 2009	Email to NPS regarding Insertion of NPS Recommendations into the RMP	DLA Exhibit E - 1503
September 29, 2009	Email regarding Agenda for Cultural RWG Meeting	DLA Exhibit E - 1505
October 8, 2009	Email from NPS regarding Insertion of NPS Recommendations into the RMP	DLA Exhibit E - 1507
October 9, 2009	Email from BIA to Douglas PUD regarding questions on PLMP edits	DLA Exhibit E - 1509
October 9, 2009	Email from Aquatic Chair to BIA regarding clarification of non-voting observer	DLA Exhibit E - 1513
October 9, 2009	Email from BIA to Aquatic Chair regarding clarification of non-voting observer	DLA Exhibit E - 1515
October 12, 2009	Email from Aquatic Chair to BIA requesting email address for BIA representative	DLA Exhibit E - 1517
October 13, 2009	Email from BIA to Aquatic Chair providing email address for BIA representative	DLA Exhibit E - 1519
October 13, 2009	Email from BIA to Douglas PUD regarding more questions about PLMP edits	DLA Exhibit E - 1521
October 14, 2009	Email from Douglas PUD to ASWG regarding review of BIA's questions on PLMP edits	DLA Exhibit E - 1523
October 14, 2009	Aquatic Settlement Work Group conference call	DLA Exhibit E - 1525
October 15, 2009	Email from Douglas PUD to FERC regarding Question on DLA Exhibit E Comparison of Alternatives	DLA Exhibit E - 1531
October 19, 2009	Cultural RWG Meeting	DLA Exhibit E - 1533
October 21, 2009	Email from FERC regarding Question on DLA Exhibit D and Exhibit E Comparison of Alternatives	DLA Exhibit E - 1535
October 22, 2009	Email from Aquatic Chair to BIA regarding clarification of non-voting observer	DLA Exhibit E - 1537
October 22, 2009	Email from BIA to Aquatic Chair regarding clarification of non-voting observer	DLA Exhibit E - 1539
October 22, 2009	Email from Douglas PUD to ASWG regarding mailing of final Aquatic Settlement Agreement	DLA Exhibit E - 1541
October 28, 2009	Email from Douglas PUD to Cultural RWG regarding Draft Cultural RWG Meeting Notes	DLA Exhibit E - 1543
October 29, 2009	Email from Aquatic Chair to ASWG regarding summary of Lamprey Passage Study and video of lamprey at Wells Dam fishway entrances	DLA Exhibit E - 1547
October 29, 2009	Email from Douglas PUD to ASWG regarding draft response letter to BIA's questions on PLMP edits	DLA Exhibit E - 1575
November 4, 2009	Email from Ecology to ASWG regarding discussion of response letter at next meeting	DLA Exhibit E - 1583
November 4, 2009	Email from State Parks to Douglas PUD regarding Draft Wells Project RMP	DLA Exhibit E - 1585
November 5, 2009	Email from Douglas PUD to State Parks regarding adding additional language/measures to RMP	DLA Exhibit E - 1587
November 5, 2009	Email from State Parks to stakeholders regarding status report on RMP	DLA Exhibit E - 1589
November 12, 2009	Aquatic SWG conference call	DLA Exhibit E - 1591

**APPENDIX E
CONSULTATION RECORDS**

Table 6 – Consultation Record Supporting the Draft License Application (DLA)		
November 12, 2009	Email from Aquatic Chair to ASWG regarding revised draft response letter to BIA's questions on PLMP edits	DLA Exhibit E - 1593
November 12, 2009	Email from Aquatic Chair to ASWG regarding draft table on adult lamprey passage by Project	DLA Exhibit E - 1601
November 12, 2009	Email from Douglas PUD to State Parks regarding proposed new language to the RMP	DLA Exhibit E - 1605
November 13, 2009	BLM signed Aquatic Settlement Agreement	DLA Exhibit E - 1607
November 13, 2009	Email from State Parks to stakeholders regarding suggested edits to RMP	DLA Exhibit E - 1609
November 16, 2009	Letter from BLM regarding ASWG Party Representation	DLA Exhibit E - 1611
November 16, 2009	Email from NPS to Douglas PUD regarding NPS is supportive of the new measures in the RMP	DLA Exhibit E - 1613
November 17, 2009	Email from City of Pateros to stakeholders regarding RMP	DLA Exhibit E - 1615
November 17, 2009	Email from City of Brewster to stakeholders regarding RMP	DLA Exhibit E - 1617
November 17, 2009	Email from WDFW to ASWG regarding approval of revised draft response letter to BIA's questions on PLMP edits	DLA Exhibit E - 1619
November 17, 2009	Email from Yakama Nation to ASWG regarding approval of revised draft response letter to BIA's questions on PLMP edits	DLA Exhibit E - 1621
November 19, 2009	Email from USFWS to ASWG regarding approval of revised draft response letter to BIA's questions on PLMP edits	DLA Exhibit E - 1623
November 20, 2009	Email from Douglas PUD to ASWG regarding Aquatic Settlement Agreement signed by BLM	DLA Exhibit E - 1625
November 20, 2009	Email from Aquatic Chair to BIA regarding response to BIA's questions on the PLMP edits	DLA Exhibit E - 1627
November 23, 2009	Email from BIA to Aquatic Chair regarding response to BIA's questions on the PLMP edits	DLA Exhibit E - 1635

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DLA Consultation Records

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Douglas PUD signed Aquatic Settlement Agreement

Agreement Execution

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their proper officers respectively being thereunto duly authorized, and their respective corporate seals to be hereto affixed, the 19 day of January, 2008⁹

PUBLIC UTILITY DISTRICT NO. 1 of DOUGLAS COUNTY, WASHINGTON

By: T. James Davis
T. James Davis, President

By: Lynn M. Heminger
Lynn M. Heminger, Vice President

By: Ronald E. Skagen
Ronald E. Skagen, Secretary

Address of Notice:

Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497

UNITED STATES FISH AND WILDLIFE SERVICE

Dated: 2/31/2009

By: Ken S. Berg

Title: Project Leader

Address of Notice:

United States Fish and Wildlife Service
11103 East Montgomery Drive
Spokane, Washington 99206

United States Fish and Wildlife Service
215 Melody Lane, Suite 119
Wenatchee, WA 98801-5933

STATE OF WASHINGTON, DEPARTMENT OF FISH & WILDLIFE

Dated: 11/20/09

By: 

Title: RD Region 2

Address of Notice:

Washington State Department of Fish and Wildlife
600 Capital Way North
Olympia, Washington 98501-1091

Washington State Department of Fish and Wildlife
1540 Alder Street N.W.
Ephrata, Washington 98823-7669

STATE OF WASHINGTON, DEPARTMENT OF ECOLOGY

Dated: 11/19/08

By: [Signature]

Title: SECTION MANAGER
WATER QUALITY PROGRAM

Address of Notice:

Washington State Department of Ecology
15 West Yakima Avenue, Suite 200
Yakima, Washington 98902-3452

CONFEDERATED TRIBES OF THE COLVILLE RESERVATION

Dated: 11-10-08

By: Michael Finley

Title: Vice Chairman

Address of Notice:

Confederated Tribes of the Colville Reservation
Natural Resource Committee
P.O. Box 150
Nespelem, Washington 99155

CONFEDERATED TRIBES AND BANDS OF THE YAKAMA NATION

Dated: February 24, 2009

By: Ralph Sampson Jr.

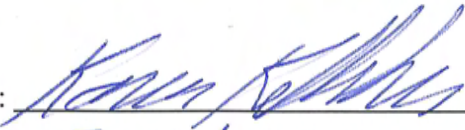
Title: Yakama Nation Tribal Council, Chairman

Address of Notice:

Confederated Tribes and Bands of the Yakama Nation
PO Box 151
Toppenish, Washington 98948

UNITED STATES, BUREAU OF LAND MANAGEMENT

Dated: Nov 13, 2009

By: 

Title: Field manager

Address of Notice:

Bureau of Land Management
915 North Walla Walla
Wenatchee, Washington 98801-1521

Email from Douglas PUD to ASWG regarding topics of discussion at kick-off meeting

From: Josh Murauskas
Sent: Tuesday, January 20, 2009 1:31 PM
To: 'Allison O'Brien'; 'Art Viola'; 'Bao Le'; Beau Patterson; 'Bill Towey'; 'Bill Tweit'; Bob Clubb, Ph.D.; 'Bob Dach'; 'Bob Jateff'; 'Bob Rose'; 'Brad James'; 'Bryan Nordlund'; 'Chris Fisher'; 'Dennis Beich'; 'Jeff Korth'; 'Jennifer Frozena'; 'Jennifer Frozena (jennifer.frozena@sol.doi.gov)'; 'Jerry Marco'; 'Joe Kelly'; 'Joe Peone'; 'John Devine'; 'Jon Merz'; Josh Murauskas; 'Karen Kelleher'; 'Keith Kirkendall'; 'Mark Miller'; Mary Mayo; 'Molly Hallock'; 'Neal Hedges'; 'Pat Irle'; 'Patrick Verhey'; 'Paul Ward'; 'Preston Sleeper'; 'RD Nelle'; 'Rosy Mazaika'; Scott Kreiter; Shane Bickford; 'Steve Lewis'; 'Steve Parker'; 'Tom Scribner'; 'Tony Eldred'
Subject: Aquatic Settlement Work Group Kick-Off Meeting

Ladies and Gentlemen:

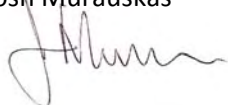
We are pleased to announce that the Aquatic Settlement Agreement was signed by Douglas PUD yesterday, making the Agreement effective immediately. We now have most of the key parties and well-respected managers on board and look forward to working together with each of you toward the protection and enhancement of the aquatic resources found within the Wells Project.

In response to this landmark event, we plan on holding our first official work group meeting here in East Wenatchee. Topics for this meeting include committee structure and representation, coordination with existing processes, and initial discussions related to the water quality, Pacific lamprey, and white sturgeon management plans.

Please note your availability on the now famous [Doodle Poll](#). We will review the poll results by January 30th, and provide a meeting agenda by the first week in February.

Thanks again for your continued participation and we look forward to working together!

Josh Murauskas



*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from BIA to Douglas PUD regarding revisions to PLMP

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]
Sent: Thursday, January 22, 2009 10:20 AM
To: Shane Bickford
Cc: Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov
Subject: Fw: Aquatic Settlement Work Group Kick-Off Meeting

Hi Shane,

How much time should I spend on revisions to the lamprey plan? It seems that Douglas has decided to move forward with the Plan as written?

Bob Dach
Hydropower Program Manager
Division of Natural Resources
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Email from Douglas PUD to BIA regarding revisions to PLMP

From: Shane Bickford
Sent: Thursday, January 22, 2009 11:54 AM
To: 'Robert.Dach@bia.gov'
Cc: Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov; Josh Murauskas; Mary Mayo
Subject: RE: Aquatic Settlement Work Group Kick-Off Meeting

Bob,

Feel free to send us your comments and we will ask the parties to consider them under the provisions of the settlement agreement. Under the agreement the signatory parties have the ability to make modifications to any of the six management plans in order to adapt to new conditions or information.

Feel free to give me a call if you would like to discuss the LMP.

Regards,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

Email from Douglas PUD to ASWG regarding agenda for ASWG meeting

From: Josh Murauskas
Sent: Wednesday, February 11, 2009 9:21 AM
To: Allison O'Brien; Art Viola; Bao Le; Beau Patterson; Bill Towey; Bill Tweit; Bob Clubb; Bob Dach; Bob Jateff; Bob Rose; Brad James; Bryan Nordlund; Chris Fisher; Dennis Beich; Jeff Korth; Jennifer Frozena; Jennifer Frozena (jennifer.frozena@sol.doi.gov); Jerry Marco; Joe Kelly; Joe Peone; John Devine; Jon Merz; Josh Murauskas; Karen Kelleher; Keith Hatch; Keith Kirkendall; Mark Miller; Mary Mayo; Molly Hallock; Pat Irle; Patrick Verhey; Paul Ward; Preston Sleeper; RD Nelle; Rosy Mazaika; Scott Kreiter; Shane Bickford; Steve Lewis; Steve Parker; Teresa Scott; Tony Eldred
Subject: Aquatic Settlement Work Group Meeting Agenda February 20th, 2009
Attachments: Douglas Aquatic SWG Agenda 2009-02-20.pdf

Ladies and Gentlemen:

Please find the attached agenda for our initial Aquatic Settlement Work Group meeting. You'll notice that this is an important gathering, as we hope to provide essential background information and establish several guidelines as to how the Work Group will proceed.

Feel free to call myself or Shane Bickford (509.881.2208) should you have any questions or concerns.

Thanks again for your time,

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Aquatic Settlement Work Group meeting

Agenda



Aquatic Settlement Work Group

Date: Friday, February 20th, 2009
Time: 10:00 a.m. to 3:00 p.m.
Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802
Coordinator: Joshua Murauskas 509.881.2323

[10 a.m. – 11 a.m.]	Welcome and Introduction	[Bickford]
	Douglas PUD and the ILP	[Bickford]
	Aquatic Settlement Agreement	[Bickford]
[11 a.m. – 12 p.m.]	Structure and Organization	[Work Group]
[12 p.m. – 1 p.m.]	Lunch	[Provided]
[1 p.m. – 2 p.m.]	Aquatic Management Plans	[Murauskas]
	Implementation Timeline	[Murauskas]
[2 p.m. – 3 p.m.]	Work Plan	[Murauskas]
	Meeting Steps	[Work Group]

Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties

Date: March 20th, 2009

From: Josh Murauskas, acting Aquatic SWG coordinator

cc: USFWS, NMFS, BIA

re: Final Minutes of February 20th, 2009 Aquatic SWG meeting

I. Announcements

1. The Aquatic Settlement Agreement for the relicensing of the Wells Project was signed by Douglas PUD's commissioners on January 19th, 2009 following the receipt of signatures from the Confederated Tribes of the Colville Reservation (Nov. 10th, 2008), Washington State Department of Ecology (Nov. 18th, 2008), and Washington State Department of Fish & Wildlife (Nov. 20th, 2008). The Yakama Nation signed the Settlement on February 24, 2009. The U.S. Fish and Wildlife Service indicated that they anticipate signing the Settlement Agreement following the completion of administrative review within the Department of Interior.

II. Summary of Action Items

1. Set date and agenda for next meeting (completed). The next meeting is March 26, 2009.
2. Compile list of Aquatic SWG Chair candidates for distribution at next meeting. All Parties are encouraged to submit viable recommendations (in progress).
3. Each Party is to submit a letter designating their technical and policy representatives (in progress).

III. Summary of Decisions

1. Parties agree that a Chair should be hired to facilitate Aquatic SWG meetings.
2. Parties agree that a 6-month evaluation should be conducted on Chair selection to evaluate performance.

IV. Summary of Discussion

1. Shane Bickford provided the group with a summary of the status of the Relicensing (ILP) for Wells Hydroelectric Project and how that schedule relates to the implementation schedule for the Aquatic Settlement Agreement.
2. Mr. Bickford reviewed the Aquatic Settlement Agreement, including Parties, Recitals, Definitions, Purpose, Terms of the Agreement, Effective Dates and Implementation of Management Plans, Obligation of the Parties, Modification of the Agreement, and Dispute Resolution.
3. The meeting participants discussed the need for a chair and the need to designate, in writing, each parties representatives for future meetings and votes. The committee structure and meeting protocol was discussed. Other sections discussed by the group included the purpose and function of the Aquatic Settlement Work Group, including Committee, Meeting Notices and Agendas, Voting, Studies, Reports, and Meeting Minutes.
4. Josh Murauskas provided the group with an overview of the goals and objectives of each of the six Aquatic Management Plans. The group discussed Pacific lamprey passage and behavior and the upcoming draft report from the second year of radio-telemetry work at Wells Dam. USFWS asked Douglas PUD whether it would be possible to update the PLMP based on results from the 2008 radio-telemetry study. Mr. Murauskas indicated that the PLMP could be updated provided that all of the Parties to the Agreement are in favor of the proposed changes. Mr. Bickford reminded the group that the Settlement included specific provisions, requested by Ecology, to update the water quality management plan to include new information collected during the final DO, pH and turbidity study as well as results from the second report of the TDG model. The group then discussed sturgeon hatchery production issues and the general biology of the species within the mid-Columbia and within the Wells Project. Mr. Murauskas also reviewed a detailed Implementation Timeline and Work Plan to identify immediate needs related to the above mentioned projects.

V. Next Steps

1. Next meeting: *March 26th, 2009, 10:00 a.m. to 3:00 p.m., East Wenatchee.*
2. Select Aquatic SWG Chair.
3. Review DO, pH, and Turbidity and TDG modeling report updates.
4. Review final adult lamprey passage study.
5. Update the Water Quality Management Plan to reflect results from the final DO, pH and turbidity and final TDG reports.

Yakama Nation signed Aquatic Settlement Agreement

CONFEDERATED TRIBES AND BANDS OF THE YAKAMA NATION

Dated: February 24, 2009

By: Ralph Sampson Jr.

Title: Yakama Nation Tribal Council, Chairman

Address of Notice:

Confederated Tribes and Bands of the Yakama Nation
PO Box 151
Toppenish, Washington 98948

Email from Douglas PUD to ASWG regarding agenda for ASWG meeting

From: Josh Murauskas
Sent: Thursday, February 26, 2009 10:32 AM
To: Allison O'Brien; Art Viola; Bao Le; Beau Patterson; Bill Towey; Bill Tweit; Bob Clubb; Bob Dach; Bob Jateff; Bob Rose; Brad James; Bryan Nordlund; Chris Fisher; Dennis Beich; Donella Miller; Jeff Korth; Jennifer Frozena; Jennifer Frozena (jennifer.frozena@sol.doi.gov); Jerry Marco; Joe Kelly; Joe Peone; John Devine; Jon Merz; Josh Murauskas; Karen Kelleher; Keith Hatch; Keith Kirkendall; Mark Miller; Mary Mayo; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Preston Sleeper; RD Nelle; Rosy Mazaika; Scott Kreiter; Shane Bickford; Steve Lewis; Steve Parker; Teresa Scott; Tony Eldred
Subject: Aquatic SWG meeting March 26, 2009
Attachments: Douglass Aquatic SWG Agenda 2009-03-26.pdf

Hello everyone –

Thanks again for your participation in the Aquatic SWG. I feel good about the initial meeting and look forward to working with each of you on the Management Plans.

Please find the attached agenda for the March 26th meeting. The main points of this gathering will be (1) Chair selection; (2) Water Quality MP; and (3) Pacific Lamprey MP. Specifically, we'd like to update everyone on the TDG modeling along with DO, pH, and turbidity, and discuss further direction of WQ monitoring. Then, we'd like to review/discuss the draft Adult Pacific Lamprey Passage and Behavior report. The latter will be an in-depth discussion, potentially lasting several hours.

Please keep in mind that each Party will need to designate their policy and technical representatives, along with leads on particular species (e.g., lamprey). Also, please send any suggestions for a potential Chair. We are currently contacting potential chair persons to generate a list for your consideration on the 26th.

Thanks,

Josh

PS. Let's see if we can maintain reserving the last Thursday of each month for potential Aquatic SWG meetings.

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Agenda



Aquatic Settlement Work Group

Date: Thursday, March 26th, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Coordinator: Joshua Murauskas 509.881.2323

[10 a.m. – 11 a.m.]	Welcome and Introduction SWG Chair selection	[Bickford] [Work Group]
[11 a.m. – 12 p.m.]	Water Quality MP	[Bickford]
[12 p.m. – 1 p.m.]	Lunch	[Provided]
[1 p.m. – 3 p.m.]	Adult lamprey passage	[Murauskas]

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Email from Douglas PUD to ASWG regarding draft meeting notes, notice of party representation and ASWG Chair job announcement

From: Josh Murauskas
Sent: Friday, March 06, 2009 4:58 PM
To: Allison O'Brien; Art Viola; Beau Patterson; Bill Frymire (BillF@ATG.WA.GOV); Bill Towey; Bill Tweit; Bob Barwin; Bob Clubb; Bob Jateff; Bob Rose; Brad James; Brian R. Gish (briangish@dwt.com); Brian V. Faller (brianf@atg.wa.gov); Bruce Suzumoto (bruce.suzumoto@noaa.gov); Bryan Nordlund; chris.fontecchio@noaa.gov; Dale Bambrick; Dan Trochta; Dennis Beich; Derek Sandison; Donella Miller; Gar Jeffers (garj@jdsalaw.com); Jeff Korth; Jim Craig; Jim Vasile (jimvasile@dwt.com); Joe Peone; John B. Arum (jarum@zcvbs.com); John Devine; Jon Merz; Josh Murauskas; Karen Kelleher; Keith Kirkendall; Mark Miller; Mary Mayo; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Preston Sleeper; RD Nelle; Robyn Thorson; Scott Kreiter; Shane Bickford; Stan Bastian (stanb@jdsalaw.com); Steve Lewis; Steve Parker; Tim Weaver (weavertimatty@qwestoffice.net); Tom Scribner; Tony Eldred
Subject: Aquatic SWG minutes, chair announcement, and DCPUD representative designation
Attachments: DCPUD Notice of Party Representation.pdf; Aquatic SWG Meeting Minutes 2009_02-20.pdf; Aquatic SWG Chair Announcement.doc

Aquatic SWG Members:

Please see the attached items, including the minutes from our first meeting and a letter designating Douglas PUD's policy and technical representatives for the Aquatic SWG. We will send hard copies of the latter, and hope to have all Party designations soon.

Also, please review the position announcement for the Chair prior to our upcoming meeting on March 26th. Feel free to submit comments or suggestions.

Thanks again for your time, and we'll see you soon.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

JOB ANNOUNCEMENT

Aquatic Settlement Workgroup Chairperson

The Public Utility District No. 1 of Douglas County, on behalf of the signatory parties of the Aquatic Settlement Agreement (Agreement) of the Wells Hydroelectric Project, is seeking an individual to provide facilitation services as Chairperson for the Aquatic Settlement Workgroup (Aquatic SWG). Each signatory party has both a policy and technical representative, though other members of each party's organization may attend. Applicants should have an understanding of scientific, engineering, and policy issues within the hydropower industry with respect to the effects of hydroelectric projects on white sturgeon, bull trout, Pacific lamprey, resident fish, aquatic nuisance species, and water quality. The successful applicant must also have demonstrated experience in facilitating people to reach decisions on potentially difficult issues.

The Chairperson must perform the duties and responsibilities specified in the Agreement. These duties include, but are not limited to, the following activities:

- Schedule, arrange, and provide neutral facilitation and mediation services for all meetings (assumed to take place monthly to quarterly) in accordance with processes outlined in the Agreement.
- Work between meetings to understand parties' concerns and assist the members of the Aquatic SWG in making decisions.
- Prepare an annual report including a list of major topics, decisions, statements of agreement and study results for each calendar year.
- Prepare progress reports and meeting minutes.
- Develop schedules for, and ensure that all reports are approved and finalized by required dates.

Interested applicants should send a letter of interest, along with a resume outlining their qualifications, work experience, references, and compensation requirements to Mr. Shane Bickford, Public Utility District No. 1 of Douglas County, 1151 Valley Mall Parkway East Wenatchee, WA 98802. This professional services contract is an at-will-position, serving at the discretion of the Aquatic SWG. The Aquatic SWG shall evaluate the performance of the Chair at least every three (3) years or upon request of two or more members of the Aquatic SWG. Applications will be accepted until May 15, 2009.

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Letter from Douglas PUD to ASWG regarding ASWG Party Representation



Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspud.org

March 6, 2009

To: Aquatic Settlement Work Group (Aquatic SWG)

Subject: Douglas PUD representatives for the Aquatic SWG

Dear Aquatic SWG members:

In accordance with the terms of the recently executed Aquatic Settlement Agreement for the Wells Hydroelectric Project, the Public Utility District No. 1 of Douglas County (Douglas) is designating the following persons to represent Douglas during the implementation of the Aquatic Settlement Agreement:

District Policy Representative:	Shane Bickford
District Technical Representative:	Joshua Murauskas

To date, Parties to the Agreement include the Confederated Tribes of the Colville Reservation, the Washington State Department of Ecology, the Washington State Department of Fish and Wildlife, the Confederated Tribes and Bands of the Yakama Nation and Douglas PUD. With this letter, we'd like to solicit written notifications from each of the Parties designating their policy and technical representatives for future Aquatic SWG meetings. If possible, please provide us with the names and contact information for your designated representatives by the next Aquatic SWG meeting, March 26th, 2009.

Sincerely,

Shane Bickford
Supervisor of Relicensing

cc: Aquatic Settlement Distribution List

AQUATIC SETTLEMENT DISTRUBUTION LIST

Confederated Tribes and Bands of the
Yakama Nation
Ralph Sampson, Jr., Tribal Chair
P.O. Box 151
Toppenish, WA 98948

Confederated Tribes and Bands of the
Yakama Nation
Steve Parker, Fisheries Division
P.O. Box 151
Toppenish, WA 98948

Confederated Tribes and Bands of the
Yakama Nation
Bob Rose, Asst. Environmental Manager
P.O. Box 151
Toppenish, WA 98948

Confederated Tribes of the Colville Reservation
Jeanne Jerred, Business Council Chairman
P.O. Box 150
Nespelem, WA 99155

Confederated Tribes of the Colville Reservation
Joe Peone, Fish & Wildlife Director
P.O. Box 150
Nespelem, WA 99155

Confederated Tribes of the Colville Reservation
Jerry Marco
P.O. Box 150
Nespelem, WA 99155

Davis Wright Tremaine LLP
James Vasile, Attorney
1919 Pennsylvania Avenue NW, Suite 200
Washington, DC 20006

Jeffers Danielson Sonn and Aylward PS
Garfield R. Jeffers, Attorney
P.O. Box 1688
Wenatchee, WA 98807

National Marine Fisheries Service
Assistant Regional Administrator
Bruce Suzumoto
1201 NE Lloyd Blvd., Suite 1100
Portland, OR 97232

Confederated Tribes and Bands of the
Yakama Nation
Timothy R. Weaver, Attorney
402 E. Yakima Ave., Suite 190
Yakima, WA 98907

Confederated Tribes and Bands of the
Yakama Nation
Paul Ward, Environmental Manager
P.O. Box 151
Toppenish, WA 98948

Confederated Tribes of the Colville Reservation
Michael O. Finley, Bus. Council Vice Chairman
Natural Resources Committee Chair
P.O. Box 150
Nespelem, WA 99155

Confederated Tribes of the Colville Reservation
Reservation Attorney
P.O. Box 150
Nespelem, WA 99155

Confederated Tribes of the Colville Reservation
Bill Towey, Policy Analyst
25 W. Main Avenue #418
Spokane, WA 99201-0102

Davis Wright Tremaine LLP
Brian Gish, Attorney
1919 Pennsylvania Avenue NW, Suite 200
Washington, DC 20006

National Marine Fisheries Service
Keith Kirkendall, Branch Chief
1201 NE Lloyd Blvd., Suite 1100
Portland, OR 97232

National Marine Fisheries Service
Chris Fontecchio, CGNW
7600 Sand Point Way NE
Seattle, WA 98115

National Marine Fisheries Service
Kristine Petersen, Fisheries Biologist
1201 NE Lloyd Blvd., Suite 1100
Portland, OR 97232

AQUATIC SETTLEMENT DISTRIBUTION LIST

National Marine Fisheries Service
Hydro Program
Bryan Nordlund, Hydraulic Engineer
510 Desmond Drive SE, Suite 103
Lacey, WA 98503

U.S. Fish and Wildlife Service
Robyn Thorson, Regional Director
911 NE 11th Avenue
Portland, OR 97232

U.S. Fish and Wildlife Service
Mid-Columbia Relicensing Coordinator
Jessica Gonzales
215 Melody Lane, Suite 119
Wenatchee, WA 98801

Washington State Department of Ecology
Jonathan Merz, Water Quality Regional Mgr.
15 W. Yakima Ave., Suite 200
Yakima, WA 98902-3452

Washington State Dept. of Fish & Wildlife
William Tweit
600 Capitol Way North - NRB
Olympia, WA 98501-1091

Washington State Dept. of Fish & Wildlife
Jeff Korth, Regional Fish Program Manager
1550 Alder Street NW
Ephrata, WA 98823-7669

Washington State Dept. of Fish & Wildlife
Molly Hallock, Fish & Wildlife Biologist
600 Capitol Way North
Olympia, WA 98501-1091

Washington State Dept. of Fish & Wildlife
Brad James
2108 Grand Blvd.
Vancouver, WA 98661

U.S. Department of Interior
Regional Environmental Officer
Preston Sleeper
620 SW Main Street, Suite 201
Portland, OR 97205-3026

U.S. Fish and Wildlife Service
Jim Craig
7501 Icicle Road
Leavenworth, WA 98826-9319

U.S. Fish and Wildlife Service
Mid-Columbia Relicensing Coordinator
Stephen Lewis
215 Melody Lane, Suite 119
Wenatchee, WA 98801

Washington State Department of Ecology
Patricia S. Irle, Hydropower Projects Mgr.
15 W. Yakima Ave., Suite 200
Yakima, WA 98902-3452

Washington State Dept. of Fish & Wildlife
Curt Leigh, Hydropower Coordinator
600 Capital Way North
Olympia, WA 98501-1091

Washington State Dept. of Fish & Wildlife
Dennis Beich, Regional Director
1550 Alder Street NW
Ephrata, WA 98823-7669

Washington State Dept. of Fish & Wildlife
Tony Eldred, Fish & Wildlife Biologist
608 S. Elliott Avenue
Wenatchee, WA 98801

Washington State Dept. of Fish & Wildlife
Bob Jateff, Region 2 Biologist
P.O. Box 753
Omak, WA 98841

Washington State Dept. of Fish & Wildlife
Art Viola, Fish Biologist
3860 State Hwy. 97A
Wenatchee, WA 98801

Letter from Ecology to ASWG members regarding ASWG Party Representation



DOC #

108087

SB
file

STATE OF WASHINGTON
DEPARTMENT OF ECOLOGY

15 W Yakima Ave, Ste 200 • Yakima, WA 98902-3452 • (509) 575-2490

March 9, 2009

To: Aquatic Settlement Work Group (Aquatic SWG)

Subject: Washington State Department of Ecology representatives
for the Wells Aquatic Settlement Work Group (Aquatic SWG)

Dear Aquatic SWG members:

In accordance with the terms of the recently executed Aquatic Settlement Agreement for the Wells Hydroelectric Project, Washington State Department of Ecology (Ecology) is designating the following persons to represent Ecology during the implementation of the Aquatic Settlement Agreement:

District Policy Representative: CRO WQ Section Manager (Jonathan Merz, acting)

District Technical Representative: Pat Irle, Hydropower Projects Manager

Sincerely,

Jonathan Merz
Acting Section Manager
Water Quality Program

cc: Shane Bickford, Douglas County PUD No. 1
Bob Rose, Confederated Tribes and Bands of the Yakama Nation
Bill Towey, Confederated Tribes of the Colville Reservation
Bryan Nordlund, National Marine Fisheries Service Hydro Program
Stephen Lewis, U.S. Fish and Wildlife Service
Tony Eldred, WA State Dept. of Fish and Wildlife
Kelly Susewind, Water Quality Program Manager, Ecology-HQ
Richard J. Frye, Unit Supervisor, Ecology-Yakima

RECEIVED

MAR 10 2009



Email from Yakama Nation to ASWG members regarding ASWG Party
Representation

Subject: Aquatic SWG minutes, chair announcement, and DCPUD representative designation

-----Original Message-----

From: Bob Rose [mailto:brose@yakama.com]

Sent: Monday, March 09, 2009 12:51 PM

To: Josh Murauskas; Shane Bickford; Steve Parker; Paul Ward

Subject: Re: Aquatic SWG minutes, chair announcement, and DCPUD representative designation

Josh - Shane -

Hope all is well.

With regards to who's who:

Paul will likely be Policy rep - Steve Tech Rep and I'll serve as alternate.

I think Paul, Douglas PUD will need a letter from YN to verify.

I saw the job announcement for the Chair - looks fine.

I'm a bit confused how we will be able to select the chair on our March 26 meeting.

Will you folks have all the applications you expect to get and hope to get a vote on the 26th?

Best,
Rose

=====

Letter from USFWS to Douglas PUD regarding ASWG Party Representation
(Non-Signature Party)



United States Department of the Interior



FISH AND WILDLIFE SERVICE
Washington Fish and Wildlife Office
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801

March 13, 2009

IN REPLY REFER TO:

USFWS Reference: 2009-FA-0010

Hydrologic Unit Code: 17-02-00-05-01

Re: Aquatic Settlement Agreement (Designation of FWS Representatives)
Wells Hydroelectric Project

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, WA 98802

Dear Mr. Bickford:

The U.S. Fish and Wildlife Service (FWS) has received your request to designate representatives/spokespersons from our agency that will be participating in the Wells Hydroelectric Project Aquatic Settlement Agreement for relicensing. Their contact information is included below:

Policy Representative:

Jessica Gonzales, Division Manager
U.S. Fish & Wildlife Service
Central Washington Field Office
215 Melody Lane, Ste. 119
Wenatchee, WA 98801
Phone: (509) 665-3508, ext. 16

Email: Jessica_Gonzales@fws.gov

Technical Representative:

Stephen Lewis, Mid-Columbia Relicensing Coordinator
U.S. Fish & Wildlife Service
Central Washington Field Office
215 Melody Lane, Ste. 119
Wenatchee, WA 98801
Phone: (509) 665-3508, ext. 14

Email: Stephen_Lewis@fws.gov



NOTED
MAR 16 2009
DLA Consultation Records
Wells Project No. 2149
MEM

Hatchery Issues:

Jim Craig, Project Leader
U.S. Fish & Wildlife Service
Mid-Columbia River Fishery Resource Office
7501 Icicle Road
Leavenworth, WA 98826
Phone: (509) 548-7573

Email: Jim_L_Craig@fws.gov

Thank you for including our agency in the implementation of the Wells Hydroelectric Project Aquatic Settlement Agreement.

Sincerely,

A handwritten signature in cursive script that reads "Ken S. Berg".

Ken S. Berg, Manager
Washington Fish and Wildlife Office

cc: Ken Berg, Washington Fish & Wildlife Office, USFWS, Lacey, WA
Jim Craig, Mid-Columbia River Fishery Resource Office, USFWS, Leavenworth, WA
Jim Michaels, Washington Fish & Wildlife Office, USFWS, Lacey, WA
Mark Miller, Eastern Washington Field Office, USFWS, Spokane, WA

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Email from Douglas PUD to ASWG regarding final meeting notes

From: Josh Murauskas
Sent: Friday, March 20, 2009 10:21 AM
To: 'Allison O'Brien'; 'Art Viola'; Beau Patterson; 'Bill Frymire (BillF@ATG.WA.GOV)'; 'Bill Towey'; 'Bill Tweit'; 'Bob Barwin'; Bob Clubb, Ph.D.; 'Bob Jateff'; 'Bob Rose'; 'Brad James'; 'Brian R. Gish (briangish@dwt.com)'; 'Brian V. Faller (brianf@atg.wa.gov)'; 'Bruce Suzumoto (bruce.suzumoto@noaa.gov)'; 'Bryan Nordlund'; 'chris.fontecchio@noaa.gov'; 'Dan Trochta'; 'Dennis Beich'; 'Derek Sandison'; 'Donella Miller'; 'Gar Jeffers (garj@jdsalaw.com)'; 'Jeff Korth'; 'Jim Craig'; 'Jim Vasile (jimvasile@dwt.com)'; 'Joe Peone'; 'John B. Arum (jarum@zcvbs.com)'; 'John Devine'; 'Jon Merz'; Josh Murauskas; 'Karen Kelleher'; 'Keith Kirkendall'; 'Mark Miller'; Mary Mayo; 'Molly Hallock'; 'Pat Irle'; 'Patrick Luke'; 'Patrick Verhey'; 'Paul Ward'; 'Preston Sleeper'; 'RD Nelle'; 'Robyn Thorson'; Scott Kreiter; Shane Bickford; 'Steve Lewis'; 'Steve Parker'; 'Tim Weaver (weavertimatt@qwestoffice.net)'; 'Tom Scribner'; 'Tony Eldred'
Cc: 'Bob Dach (robert.dach@bia.gov)'; 'keithhatch@bia.gov'
Subject: Final meeting minutes and meeting reminder
Attachments: Meeting.pdf

Dear Aquatic SWG Parties:

Please see the attached final meeting minutes, including edits from Party members. Also, please review the agenda already provided for next week's meeting, March 26th, from 10 a.m. to 3 p.m. at our auditorium in East Wenatchee.

Thanks,

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from BIA to Douglas PUD regarding timeline for providing comments on
the Aquatic Settlement Agreement and the PLMP

Subject: Final meeting minutes and meeting reminder

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Monday, March 23, 2009 8:05 AM

To: Josh Murauskas

Cc: Beau Patterson; Dennis Beich; BillF@ATG.WA.GOV; Bill Towey; Bob Clubb, Ph.D.; brianf@atg.wa.gov; briangish@dwt.com; Bob Rose; bruce.suzumoto@noaa.gov; Bryan Nordlund; chris.fontecchio@noaa.gov; Dan Trochta; Donella Miller; Derek Sandison; Tony Eldred; garj@jdsalaw.com; Molly Hallock; Brad James; jarum@zcvbs.com; Bob Jateff; jimvasile@dwt.com; Jim Craig; Joe Peone; John Devine; Jon Merz; Josh Murauskas; Karen Kelleher; keithhatch@bia.gov; Keith Kirkendall; Jeff Korth; Mark Miller; Mary Mayo; Steve Parker; Pat Irlle; Patrick Luke; Bob Barwin; RD Nelle; Allison O'Brien; Preston Sleeper; Robyn Thorson; Scott Kreiter; Tom Scribner; Shane Bickford; Steve Lewis; Bill Tweit; Patrick Verhey; Art Viola; Paul Ward; weavertimatty@qwestoffice.net

Subject: Re: Final meeting minutes and meeting reminder

Hi Josh,

As you know, BIA is working to provide edits on the Aquatic Settlement Agreement - particularly the Agreement language and the Lamprey Management Plan. I appreciate that BIA is late by your schedule to the process, but we are well within the ILP timeframes. Unfortunately, it has been necessary for us to prioritize our engagement based on numerous concurrent FERC proceedings and related timelines. We did notify you of our concerns prior to any signatures to the agreement and we have made an effort to start attending the meetings as we stated. We do plan to be at the meeting on the 26th.

We should be able to provide you detailed comments within about a month or so of having your final lamprey studies completed. Generally, we intend to base our comments on the 401 certification issued by WDOE for Priest Rapids, with a bit more certainty in Plan requirements, timelines, and standards. It is our thought that withdrawal provisions would need to reflect achievement of standards - similar to the HCP standards. Your final study results should help us to identify specific measures for the agreement.

Thanks for your help and patience.

Bob Dach
Hydropower Program Manager
Division of Natural Resources
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Letter from WDFW to ASWG members regarding ASWG Party Representation



STATE OF WASHINGTON
DEPARTMENT OF FISH AND WILDLIFE

3860 Chelan Highway • Wenatchee, Washington 98801 • (509) 662-0452 FAX (509) 662-0490

March 25, 2009

To: Aquatic Settlement Work Group (Aquatic SWG)

Subject: Washington Department of Fish and Wildlife (WDFW) representatives to the Aquatic SWG


Dear Aquatic SWG members:

Consistent with the terms of the Wells Hydro Project Aquatic Settlement Agreement, the WDFW designates the following persons to represent this agency during the implementation of the Aquatic Settlement Agreement:

Department Policy Representative: Tony Eldred
Department Technical Representative: Bob Jateff

Mr. Jateff is the Managing Fisheries Biologist for District 6 (Okanogan and north Douglas counties).

Yours truly,


Tony Eldred
Habitat Program/Major Projects Section

cc Dennis Beich – WDFW, Ephrata
Jeff Korth – WDFW, Ephrata
Bob Steele – WDFW, Ephrata
Bob Jateff – WDFW, Twisp
Mark Hunter – WDFW, Olympia
Curt Leigh – WDFW, Olympia

Aquatic Settlement Work Group meeting

Agenda



Aquatic Settlement Work Group

Date: Thursday, March 26th, 2009
Time: 10:00 a.m. to 3:00 p.m.
Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802
Coordinator: Joshua Murauskas 509.881.2323

[10 a.m. – 11 a.m.]	Welcome and Introduction SWG Chair selection	[Bickford] [Work Group]
[11 a.m. – 12 p.m.]	Water Quality MP	[Bickford]
[12 p.m. – 1 p.m.]	Lunch	[Provided]
[1 p.m. – 3 p.m.]	Adult lamprey passage	[Murauskas]

Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties **Date:** April 13th, 2009
From: Josh Murauskas, acting Aquatic SWG coordinator
cc: J. Gonzales, S. Lewis (FWS), B. Nordlund (NMFS), P. Sleeper (USDI)
re: Final Minutes of March 26th, 2009 Aquatic SWG meeting

I. Announcements

1. All of the signatory Parties and one presumed signatory Party have designated their Policy and Technical Representatives to the Aquatic SWG.

The Aquatic SWG Party Representatives are as follows:

Signature Party	Policy Rep.	Technical Rep.	Letter Submitted
Douglas	S. Bickford	J. Murauskas	03/06/09
Yakama	P. Ward	S. Parker	03/09/09 (email)
Ecology	J. Merz	P. Irle	03/09/09
WDFW	T. Eldred	B. Jateff	03/25/09
Colville	J. Peone	B. Towey	04/06/09
Non-Signature Party	Policy Rep.	Technical Rep.	Letter Submitted
USFWS	J. Gonzales	S. Lewis	03/13/09

II. Summary of Action Items

1. Send out job description for Aquatic SWG chair to identified prospects and Parties for further distribution. Acquire resumes and cover letters for distribution to the Aquatic SWG prior to the May meeting (in progress).
2. Provide Ecology (P. Irle) draft DO, pH, and Turbidity Report (completed 3/27) and completed draft Water Quality Management Plan by May 1, 2009. Provide better description of statistical analysis used to compare DO measurements recorded at Malott and Monse (completed 4/06).
3. Douglas PUD (J. Murauskas) to contact Ecology (S. Braley) about potential changes to compliance measures for TDG (12-C High).

4. Provide WDFW (M. Hallock) information regarding lamprey girth and passage success at Wells Dam (request sent to Dr. Dave Robichaud, LGL limited, 3/31, completed).
5. Include additional passage metrics from other projects in the final Adult Lamprey Passage Study report (as requested by B. Rose). Specifically, historical information from mid and lower Columbia River reports, in addition to the research conducted and reported at Bonneville Dam in 2008 (completed 3/27, see final report to be filed 4/15).
6. Begin drafting a study plan to implement and monitor improvements identified in the 2008 Adult Lamprey Passage Study, specifically a reduction in nighttime water velocities at Wells' fishway entrances. Schedule DIDSON expert (P. Johnson, LGL limited) to present technology at May meeting (in progress).
7. Post TDG report on relicensing website <http://relicensing.douglaspud.org> (in progress).
8. Remove perforated plates from pool 40 within the east and west ladders at Wells Dam prior to the adult lamprey migration in the fall of 2009 (completed).

III. Summary of Decisions

1. Parties agreed that the job description for Aquatic SWG Chair was adequate and should be distributed. The timeline for application submittal shall be moved up so that the resumes from potential applicants can be viewed prior to the next Aquatic SWG meeting.
2. Parties agree that, based on the lamprey telemetry study results, Douglas PUD should explore the feasibility of a nighttime reduction in entrance velocities during the 2009 migration.
3. The Parties agreed that alternative technologies should be considered to quantify the affect of the proposed flow reductions on lamprey entrance efficiency.
4. The Parties agree that any change to the fishway at Wells Dam must also be presented and agreed to by the Parties to the HCP Coordinating Committee. Currently the HCP adult fish passage criteria is the default operating criteria for the fishways at Wells Dam.
5. The Parties agreed that Douglas PUD should remove the perforated plates from pool 40 within the east and west ladders at Wells Dam prior to the adult lamprey migration in the fall of 2009.

IV. Summary of Discussion

1. Shane Bickford initiated the meeting with a discussion of signing status and participation at future Aquatic SWG meetings. Mr. Bickford also presented the names of individuals that have expressed an interested in being the chair for the Aquatic SWG. Parties agreed that the job description for Aquatic SWG chair person was adequate and should be distributed, and the timeline for application submittal shall be moved up so that the resumes from potential applicants can be viewed prior to the next Aquatic SWG meeting. The Parties agree that the selection process should begin at the May meeting (date and time TBD).

All participants engaged in a discussion regarding the status of signing and implementing the Aquatic Settlement Agreement. USFWS indicated they expect to become signatory Parties within the next month.

Keith Hatch (BIA) indicated he will be BIA's technical representative, and Bob Dach policy. Mr. Bickford (Douglas PUD) asked BIA whether or not they intended to sign the Aquatic Settlement Agreement. Mr. Hatch indicated that BIA will not likely become a signatory Party but would like to participate in lamprey issues.

Mr. Bickford indicated that the Settlement Agreement explicitly states that participation by non-signatories will be limited to technical experts only, and only following unanimous consent of all Parties.

Mr. Hatch indicated the Aquatic Settlement is broad and general, and BIA's interests in it are narrow and specific to lamprey. He further indicated that BIA is looking for something more like the Priest Rapids 401. Mr. Bickford responded that the Wells Aquatic Settlement is more protective of lamprey, and has a faster implementation schedule, than the Priest Rapids 401.

Steve Lewis (USFWS) indicated USFWS's primary concern with the disagreement within USDI is that BIA has not provided any comments articulating any specific concerns with the Wells Pacific Lamprey Management Plan. Pat Irle (Ecology) stated that BIA has questioned why Ecology has not held Wells to the same standard as the Priest Rapids 401, yet BIA has not provided any specific comments describing their concerns with the Aquatic Settlement for Wells. Ms. Irle indicated that she worked on the 401 water quality certification for the Priest Rapids Project back in the mid-2000s and thought that the fish agencies and tribes had learned a few things since then and that the joint fisheries parties had effectively applied those tools to the Wells Aquatic Settlement Agreement.

2. S. Bickford presented the latest results from the TDG modeling conducted by University of Iowa in order to improve Project operations and manage TDG concentrations in the Wells tailrace. The latest models indicate the spill during 7Q10 flow events can be

effectively managed to meet Ecology's numeric criteria. This is accomplished by concentrating spill flow through one spillway in order to engage the spillway lip and force the flows to the surface rather than going to depth and entraining air (and nitrogen). This approach appears to have reduced tailrace TDG between 4 and 6% over historic spillway operations.

3. Mr. Murauskas presented the updated results from the DO, pH, and Turbidity study. The research indicates there is no apparent Project effect on DO, pH, and Turbidity. Ms. Irle (Ecology) inquired about the strength of the relationship between incoming waters from above the Project boundary (Malott) and measurements within Project boundaries (Monse and HWY 97), specifically for DO on the Okanogan River. Mr. Murauskas indicated that the difference in values is statistically inseparable and that linear regression analyses detailed in the Updated Study Report would provide the statistical analysis of the relationship between water quality monitoring sites. Douglas PUD offered to provide Ms. Irle with a draft of the DO, pH and Turbidity report so that Ecology's comments could be captured in the study report to be filed with FERC on April 15th.
4. Mr. Murauskas presented information on the Adult Lamprey Passage studies conducted at Wells Dam. Specifically, he presented the original FERC-approved objectives, followed by an overview of fishways at Wells Dam, and presentation of 2007 and 2008 results, including a summary of study modifications to improve research. Mr. Murauskas then provided context for the results, specifically information related to (1) water velocities and lamprey swimming ability; (2) problems related to tagging effects on radio-tagged fish; (3) bioenergetics and how fish at Wells Dam are substantially thinner than fish used in downriver studies (compounding #2 above); (4) run timing and the decreasing temperature regime witnessed at Wells Dam during the studies; and (5) a comparison to similar studies using the same technology during 2008 (Bonneville Dam vs. Wells Dam). The recommendations from the final report were relayed, stating that a reduction in entrance velocities and removal of perforated plates at the trapping site should be considered for improving lamprey passage at Wells Dam. In an effort to remove confounding affects such as surgical tagging, Mr. Murauskas indicated that future studies should consider using alternative monitoring tools that are passive but that also can be easily quantified into treatment and control passage efficiency rates. The group also recommended removing the perforated plates from the fish ladders in time for the 2009 lamprey migration.
5. The group actively discussed the results from the 2007 and 2008 Adult Lamprey Passage studies. The group discussed the need to investigate passage modifications in time for the 2009 migration. Mr. Bickford agreed and reminded the group that the measures within the Settlement Agreement do not kick in until after 2012 and Douglas PUD has received a new operating license. Anything done prior to 2012 is considered early implementation. Douglas PUD cannot implement any actions early, such as passage

modification in the ladder, without a clear distinction of who is and who is not a Party to the Settlement Agreement. In particular, Douglas PUD cannot carry out fishway criteria modifications, that will require ESA Section 7 consultation for listed spring Chinook and steelhead (NMFS species of concern), without clear direction from the USFWS, regarding their intentions to be a Party to the Agreement. Mr. Bickford noted that any improvements in lamprey passage conducted in 2009 would be considered early implementation of settlement actions. Douglas PUD is willing to implement these actions to help protect and restore the lamprey resource but not without jurisdictional issues being resolved. The settlement must be done before it can be implement.

6. The Workgroup discussed the need to meet in early May to address the abovementioned action items based on decisions and discussion summarized above.
7. Mr. Bickford provided a line by line comparison of the Lamprey Management Plan included in the Priest Rapids 401 to the Pacific Lamprey Management Plan included into the Wells Aquatic Settlement. The line of discussion was initiated by Mr. Dach (BIA) formally in an email to Mr. Murauskas on March 23rd, 2009 where he stated that *“we intend to base our comments on the 401 certification issued by WDOE for Priest Rapids, with a bit more certainty in Plan requirements, timelines, and standards.”* After a line-by-line comparison of goals and timelines, the Workgroup agreed that not only were measurements in the Douglas Pacific Lamprey Management Plan consistent with measures outlined in the Priest Rapids 401 certification, but management efforts proposed by the Douglas PUD Aquatic SWG were more certain, and including a more aggressive timeline (earlier implementation than in the Priest Rapids 401).
8. The group discussed the need to move forward on study planning for 2009. The only impediment to moving forward is the jurisdictional issues raised within the USDI. Molly Hallock (WDFW) stated that she hoped that these issues could be resolved by the next meeting so that a lamprey passage study plan could be prepared and shared with the group in time for the 2009 adult lamprey migration.

V. Next Steps

1. Next meeting: *May, time TBD, East Wenatchee.*
2. Review Aquatic SWG Chair resumes and discuss chair selection process.
3. Conceptualize 2009 adult lamprey passage improvement study.

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USFWS Comments on APP and WBMP

Subject: FW: Wells Relicensing: Terrestrial Resources Work Group Meeting Products
Attachments: Wells Wildlife Plan 4-3-09.DOC

From: Dan_Trochta@fws.gov [mailto:Dan_Trochta@fws.gov]
Sent: Friday, April 03, 2009 3:24 PM
To: Scott Kreiter
Subject: Re: Wells Relicensing: Terrestrial Resources Work Group Meeting Products

Scott, I reviewed the revised versions of the WBMP and APP. I made a few minor revisions on the attached document. Give me a call if you have any questions.

(See attached file: Wells Wildlife Plan 4-3-09.DOC)

▼ "Scott Kreiter" <scottk@dcpud.org>

"Scott Kreiter" <scottk@dcpud.org> 03/24/2009 To
03:02 PM

"Beau Patterson" <beaup@dcpud.org>, "Bill Towey" <bill.towey@colvilletribes.com>, "Bob Clubb, Ph.D." <BobC@dcpud.org>, "Bob Dach" <rldach@yahoo.com>, "Bob Easton" <Robert.Easton@ferc.gov>, "Brenda Crowell" <bcrowell@co.okanogan.wa.us>, "Dan Trochta" <dan_trochta@fws.gov>, "Dave Volsen" <volsedpv@dfw.wa.gov>, "David Turner" <david.turner@ferc.gov>, "Dennis Beich" <beichdvh@dfw.wa.gov>, "Dinah Demers" <dinah.demers@colvilletribes.com>, "Gordon Brett" <gordonb@dcpud.org>, "Jeff Korth" <korthjwk@dfw.wa.gov>, "Jim McGee" <JimM@dcpud.org>, "John Devine" <john.devine@devinetafell.com>, "Karen Kelleher" <Karen_Kelleher@blm.gov>, "Marc Hallett" <hallehm@dfw.wa.gov>, "Mary Hunt" <mhunt@co.douglas.wa.us>, "Mary Mayo" <MaryM@dcpud.org>, "Matt Monda" <mondamjm@dfw.wa.gov>, "Patricia Leppert" <patricia.leppert@ferc.gov>, "Patrick Verhey" <verhepmv@dfw.wa.gov>, "Scott Kreiter" <scottk@dcpud.org>, "Shane Bickford" <ShaneB@dcpud.org>, "Steve Lewis" <stephen_lewis@fws.gov>, "Tony Eldred" <eldredte@dfw.wa.gov>

Subject: Wells Relicensing: Terrestrial Resources Work Group Meeting Products

Wells Project Terrestrial Resources Work Group:

Please find attached the following documents from the March 23 meeting:

1. Draft Meeting Minutes: Please provide any comments on the minutes by March 31;
2. Draft Wildlife and Botanical Management Plan (WBMP), including changes made during the March 23 meeting;
3. Draft 230KV Transmission Corridor Avian Protection Plan (APP).

As discussed during the meeting, please provide any comments you may have to the APP or WBMP by April 3. Feel free to provide your comments to me by email, by phone, or by hard copy.

Thank you.

-Scott

Scott Kreiter

Douglas County PUD

509-881-2327[attachment "Terrestrial_RWG_Notes_032309.pdf" deleted by Dan Trochta/UCRB/R1/FWS/DOI]
[attachment "Wells_Project_Wildlife_Management_Plan 032309 (Draft).DOC" deleted by Dan
Trochta/UCRB/R1/FWS/DOI] [attachment "Wells_Project_Avian_Protection_Plan 032309 (Draft).doc" deleted
by Dan Trochta/UCRB/R1/FWS/DOI]

1.1 Objective 3: Conserve Habitat for Species on Project Lands Protected by the Federal Endangered Species Act, Bald and Golden Eagle Protection Act, and Migratory Bird Treaty Act

1.1.1 Bald Eagles

Bald eagles were delisted from the Federal ESA on August 8, 2007 (72 FR 37345) and were listed as sensitive on the Washington list of wildlife classified as protected under WAC 232-12-011, in 2008. USFWS has published guidelines for protecting bald eagle habitat under the authority of the Migratory Bird Treaty Act and Bald and Golden Eagle Protection Act (USFWS, 2007). In the 1980s, Douglas PUD installed 25 shoreline bald eagle perch poles to provide the eagles elevated perches for hunting, sunning and resting. The eagles also perch on ponderosa pine and black cottonwood (*Populus balsamifera ssp trichocarpa*) trees and old snags. The abundant waterfowl and American coots, found within the Wells Reservoir, provide the majority of prey eaten by bald eagles during the winter (Fielder, 1982).

Following receipt of a new license, Douglas PUD will do the following:

- Douglas PUD will inspect raptor perch poles annually and repair or replace perch poles as warranted. The perch poles near the Starr Boat Launch will be removed to reduce avian predation on downstream migrating salmonids.
- Starting in year one of the new license, Douglas PUD will perform monthly boat surveys during the months of November through March to inventory wintering bald eagle numbers and to identify large perch trees regularly used by bald eagles. The PUD should determine if the perch trees need immediate protection from beavers or if they are likely to fall down in the near future due to bank erosion. ~~that may need protection from beavers.~~
- Within two years following issuance of the new license, Douglas PUD will begin and then continue as necessary protecting large living perch trees within the Project boundary that are likely to be lost from beaver damage. ~~regularly used by bald eagles as perches.~~ To prevent beavers from damaging perch trees, the circumference of each eagle perch tree will be wrapped with galvanized welded wire. Wire wrapped trees will be inspected annually and the wire repaired or replaced, as needed.
- As site specific issues arise concerning regarding potential losses of large eagle perches due to bank erosion, Douglas PUD will consult with the TRWG to identify ways to address the issues.
- Douglas PUD will ensure establishment and protection of sufficient smaller trees of appropriate age classes to ensure future abundance of potential perch trees is at least equal to the baseline abundance documented in year one of the new license.

Email to Ecology regarding Regression Analysis

Subject: Regression analysis

From: Irle, Pat (ECY) [mailto:PIRL461@ECY.WA.GOV]

Sent: Monday, April 06, 2009 2:40 PM

To: Josh Murauskas

Subject: RE: Regression analysis

That explanation is very helpful, thank you.

From: Josh Murauskas [mailto:joshm@dcpud.org]

Sent: Monday, April 06, 2009 2:26 PM

To: Irle, Pat (ECY)

Cc: Shane Bickford

Subject: Regression analysis

Pat:

Thanks again for your feedback on the DO results from the Okanogan River. To address some of you questions earlier about "regression", please consider the following (some of which is plagiarized from my favorite basic statistics book, Ambrose and Ambrose, 1977, updated in 1995):

Regression analysis tests to see whether or not there is a functional relationship between variables (e.g., Malott DO and in-Project DO). In a simple linear regression, we are testing to see whether the functional relationship between the depend variable Y (in-Project DO, receiving water from upstream) and the independent variable X (above-Project, at Malott, independent of downstream values) can be described as a straight line. This analysis can examine a causal relationship between variables (e.g., incoming water) and also to predict one variable given the value of the other.

The resulting formula is:

$Y = a + bX$, which would equate to:

(Project DO) = (Y Intercept) + (change in Project DO per unit change in Malott DO[aka, slope]) × (Incoming DO from Malott).

In the case of the bivariate fit of Monse DO dependent on Malott (incoming) DO, the equation is:

Monse DO = 0.26 + 0.98 × Malott DO

This would mean that every 1.0 unit of DO decrease in incoming waters from Malott would equate to a 0.98 unit DO decrease in the Project (Monse), with the Y intercept eventually hitting 0.26 indicating the a 0.0 mg/L DO at Malott would equal a slight, but positive value (0.26 mg/L) at the downstream location in the Project (Monse).

The fit, or coefficient of determination (R^2), of this linear equation for the above mentioned relationship is $R^2 = 0.915939$, or 0.92 (n = 119 paired values), indicating that the variability in incoming waters explains almost all of the variability at the dependent (downstream, in Project) location, Monse (An R^2 of 1.0 (100%) indicates a perfect fit, with the variability in every data pair perfectly predicted by the linear relationship).

The next most important analysis is the Analysis of Variance Table, which is used to evaluate the effectiveness of the model. Ultimately, the F Ratio tells us if a parameter is a significant model effect (that is, incoming waters have a

significant effect on Project waters). The Probability > F is the observed significance probability (p -value) of obtaining a greater F -value by chance alone if the specified model fits no better than the overall response mean. Observed significance probabilities of 0.05 or less are often considered evidence of a regression effect. In both cases here (Malott vs. Monse, and Malott vs. HWY 97), the P -values are less than 0.0001 – indicating evidence of a regression effect between incoming waters and measurements within Project boundaries.

The end conclusion is that the upstream and incoming waters dictate any variability that we observed in DO measurements at both Monse and Highway 97, indicating that there are no measurable Project effects on dissolved oxygen in the Okanogan River. And, if anything, a positive influence is noticed (i.e., better DO). In other words, dissolved oxygen within the Project is equal to or better (+0.26 mg/L) than background measurements at Malott.

Please let me know if this a little better explanation or if you have any further questions that Shane, myself, or our statisticians (Skalski and Townsend) could answer.

Thanks –

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

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Letter from Colville Tribes regarding ASWG Party Representation



Colville Confederated Tribes

Fish and Wildlife Department

P.O. Box 150

Nespelem, WA 99155

Phone: 509-634-2110



April 7, 2009

To: Douglas Public Utility District

Subject: Colville Confederated Tribes representative for the Aquatic SWG

In accordance with the terms of the recently executed Aquatic Settlement Agreement for the Wells Hydroelectric Project, the Colville Confederated Tribes designates the following persons to represent the Tribes during the implementation of the Aquatic Settlement Agreement:

Policy Representative: Joe Peone

Technical Representative: Bill Towey

Sincerely,

A handwritten signature in cursive script that reads "Joe Peone".

Joe Peone, Director
Fish and Wildlife Department



Colville Confederated Tribes

Fish and Wildlife Department

Spokane Branch Office
25 W. Main Ave. Suite 418

Spokane, WA 99201-0107

Phone: 509-209-2416

Fax: 509-209-2421



Fax

To: Josh Murauskas From: Bill Towey

Fax: 509 884-0553 Pages: _____

Phone: _____ Date: April 7, 2009

Re: AW6 Reps cc: _____

Urgent For Review Please Comment Please Reply Please Recycle

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Email to Cultural RWG regarding Final Cultural RWG Meeting Notes

Subject: FW: Wells Relicensing: Cultural RWG Meeting Notes
Attachments: Wells_Cultural_RWG_Notes_033009.pdf

From: Scott Kreiter
Sent: Monday, April 13, 2009 8:02 AM
To: Scott Kreiter; 'Bob Clubb'; 'Brent Martinez'; 'Camille Pleasants'; 'Chuck James'; David Turner; 'Frank Winchell'; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; 'Guy Moura'; 'John Devine'; 'Karen Kelleher'; Margaret Berger (margaret@crcwa.com); Mary Mayo; 'Richard Bailey'; 'Rob Whitlam'; 'Robert Easton'; Shane Bickford; 'Timothy Bachelder'
Subject: Wells Relicensing: Cultural RWG Meeting Notes

Wells Relicensing Cultural Resources Work Group:

Please find attached the final meeting notes from the March 30 “technical” meeting. There were no changes from the draft.

-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

From: Scott Kreiter
Sent: Friday, April 03, 2009 9:58 AM
To: Bob Clubb; Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Timothy Bachelder
Subject: Wells Relicensing: Cultural RWG Meeting Notes

Wells Relicensing Cultural Resources Work Group:

Please find attached the draft meeting notes from the March 30 “technical” meeting. The meeting was very productive.

Please provide your comments on the meeting notes by April 10.

Have a good weekend.

-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Final Meeting Notes

Cultural Resource Work Group

Technical Work Group Meeting

Wells Hydroelectric Project Relicensing
Douglas County PUD
March 30, 2009

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To prepare a single list of priority sites and recommended actions and/or treatments.

The March 30, 2009 Cultural Resources Work Group (CRWG) was a “technical sub-group” meeting to review sites recommended as priority for management, and develop preliminary management recommendations for each of the priority sites. The meeting was attended by Guy Moura (CCT), Brent Martinez (CCT), Rob Whitlam (DAHP), Glenn Hartmann (Cultural Resources Consultants), and Scott Kreiter (Douglas PUD).

The CRWG reviewed survey information, maps, site forms, and photographs in order to develop recommendations for each site. Action items from the meeting are below:

- Management recommendations will be summarized in a table of priority sites that will be part of the monitoring component of the Historic Properties Management Plan;
- Develop a master list of burials and suspected burials to be included on the monitoring list and as an independent list in the monitoring plan;
- Develop a monitoring fiddle matrix or “threshold for recovery matrix”;
- Follow up on potential landowner encroachment issues at several sites;
- Summarize past investigations at site OK69;
- Schedule a field visit to examine group of Okanogan River sites;
- Revise the HPMP Monitoring Protocol and distribute to the CRWG.

Next Meeting

The next meeting will be scheduled for early May.

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Email from Douglas PUD to ASWG regarding Request for Qualifications for Chair
for ASWG meetings

Subject: Aquatic SWG Meeting Minutes and Poll for next meeting

From: Josh Murauskas

Sent: Monday, April 13, 2009 2:43 PM

To: Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)

Cc: 'Jessica_Gonzales@fws.gov'; 'Steve Lewis'; 'Preston Sleeper'; 'Preston Sleeper'; Bryan Nordlund

Subject: Aquatic SWG Meeting Minutes and Poll for next meeting

Dear Aquatic SWG Party Representatives and Leads:

You'll notice that I have slimmed down the distribution list to individuals specifically involved with the Aquatic SWG (e.g., elimination of attorneys), along with their designation and Party. If you feel that someone is missing from this list, please advise and I will adjust accordingly.

I'd like to relay three items with this email:

1. Please review the attached meeting minutes from our last (March 26th) gathering. I will receive comments and make adjustments prior to our next meeting in May.
2. The job announcement that was approved at the last meeting has now gone to the Commission as to submit a Request for Qualifications. Several applicants have already expressed interest and we should have a good pool of candidates prepared for our next meeting.
3. Please see the latest Doodle Poll ([follow this link](#)) and submit your availability for the May meeting. Agenda items will include Chair selection, the Water Quality Management Plan, and discussion of a 2009 lamprey research. P. Johnson, LGL Limited, will present DIDSON technology and its potential applications at Wells Dam.

Thanks again for your continued participation.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Meeting with Ecology regarding Discussion of Ecology's Comments on the DO,
pH, and Turbidity Study and the TDG Study

From: Shane Bickford
Sent: Tuesday, April 14, 2009 4:16 PM
To: Mary Mayo
Cc: Josh Murauskas
Subject: FW: comments on DO study report April 09.docx
Attachments: comments on DO study report April 09.docx

Mary,

Please post this in as an Aquatic Settlement consultation log item. We had a meeting with Pat today to go over her comments on the DO, pH and turbidity study and TDG study report prior to filing with FERC. Attached is our response to her comments and how we address each of her comments in the final report filed with FERC.

Thanks,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

From: Josh Murauskas
Sent: Tuesday, April 14, 2009 8:50 AM
To: Shane Bickford
Subject: comments on DO study report April 09.docx

For your records. I'll print a few copies.

Comments on
DO, pH and Turbidity Draft Study Report
(dated March 2009)

4/6/2009 [\(edits included in USR filed 4/15/2009; comments below provided 4/14/2009\)](#)

General Comments

- 1) It seems appropriate to include, first, information about whether the water is in compliance with the standards, then second, a discussion about whether any noncompliance might be caused by the project. [This is a good presentation suggestion and we'll adjust where possible.](#)
- 2) When describing the number of exceedances of criteria, please use the specific number of days, rather than general statements (such as "brief excursions"; see below). [I will go back through the report and when statements such as "brief excursions" are used, I'll insert a sample size \(n = xx\) to denote the number of days \(or other time units\) of the excursion. For example, see paragraphs 6, 7, 8, and 9 of Abstract.](#)
- 3) And, it would be best to avoid interpreting results in cases where you don't have complete information. [This is a good comment, and I will review instances where this comment would apply.](#)

Section 6.0 Results

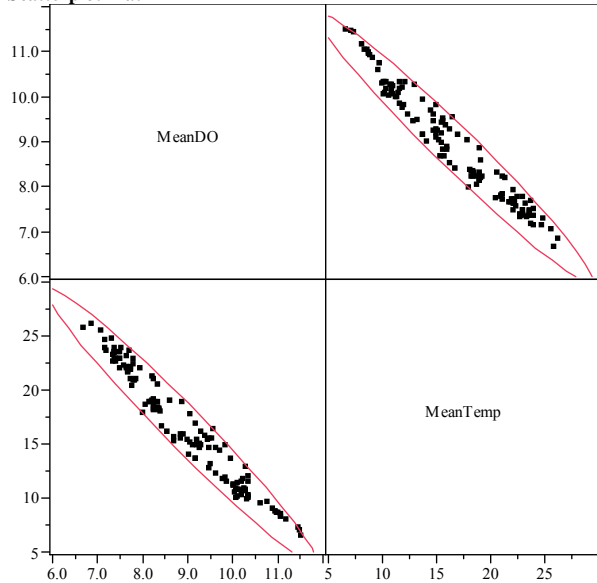
- 1) Could you include the linear regression equations and the appropriate statistical information for the plots shown in Figure 6.2-6. [Completed, see report.](#) A brief explanation would be helpful. [Regression analysis summary sent via email on April 6th, 2009.](#)
- 2) Can we get a plot of DO for the three Okanogan River sites *for the summer months*. If possible, include linear regressions (with associated statistics) for the Malott-Monse and Malott-Highway 97 results. [The linear equation and ANOVA results for summer months only is now included in report \(see 6.2\), though all observations remained to avoid concerns of data selection and to examine spring runoff \(May\) and changes in aquatic biota noticed in the fall \(September and October\). Further, the sample size is substantially larger when including May, September, and October, leading to greater statistical precision when comparing background to Project observations.](#)
- 3) Please present the pH results in terms of compliance with the WQ standards. I would suggest that: First, identify which values at Monse and Highway 97 (i.e., within the project boundary) lie between 6.5 to 8.5 and which lie outside that range. Then, compare each value to the value at Malott (upstream of the project) for the same time. For the values between 6.5 to 8.5, provide the number of days where the difference is greater than 0.2 units. For values outside the range of 6.5 to 8.5, provide any measurable difference (i.e., 0.1), reporting in terms of number of days. [Completed, see sections 6.3 and 7.2.](#)
- 4) It would be nice to see plots and associated linear regressions (with associated statistics) for maximum pH in the Okanogan *for the summer months* for Malott-Monse and Malott-Highway 97. [No excursions occurred; therefore further statistical analyses were not conducted to examine Project influence. Note that pH is a different data category \(cologarithm of activity of hydrogen ions\) than DO \(a continuous variable\) and therefore subject to different classes of analysis.](#)

Section 7.0 Discussion

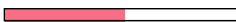
- 1) Please provide a general statement at the beginning of this section describing the differences in frequency of data collection between 2005 and in 2008. [I am unaware of the frequency of data collection reported in 2005 and there is not enough time to adjust accordingly. We can provide to DOE at a later date, if needed.](#)
- 2) Please replace the discussion of DO with a more accurate statement of what was found. It does not appear to be accurate to state that the values were identical. [Changed from "statistically identical" to "statistically indistinguishable".](#)

- 3) The report states that minimum DO coincided with temperature fluctuations. A more detailed explanation should be provided. [Text added to reflect analysis below: "Mean daily DO and temperatures at Malott had a strong and significant negative correlation \(correlation coefficient = -0.98, P < 0.001\)." Please see USGS for correction factors affecting oxygen solubility \(i.e., temperature\), or Weiss, R. \(1970\). "The solubility of nitrogen, oxygen, and argon in water and seawater". Deep-Sea Res. 17: 721-35 for solubility corrections based on temperature.](#)

Scatterplot Matrix



Pairwise Correlations

Variable	by Variable	Correlation	Count	Signif Prob	Plot Corr
MeanTemp	MeanDO	-0.9782	134	<.0001	

- 4) "Brief excursions" (Section 7.1) should be replaced by actual number of days where this occurred. [Sample sizes and percent of total observations added to quantify "brief excursions".](#)
- 5) More important, compliance is not based on "mean" or "median" or "overall average" DO values. [Adjusted to use daily minimum values when related to compliance.](#)
- 6) The discussion for pH needs to be expanded to first address compliance with the standards. Then, *if* the data is adequate and the water is out of compliance, discuss any potential project effects. [Completed with data comparisons in results section. For example, see paragraph 1 of pH results.](#)
- 7) The discussion for turbidity also needs to first address compliance with the standards. Then, *if* the data is adequate and the water out of compliance, discuss any potential project effects. [Sentence addressing comment: "Based upon the results from the 2008 study, it is not clear what effect, if any, the Wells Project may have had on turbidity through the 2008 monitoring period."](#)

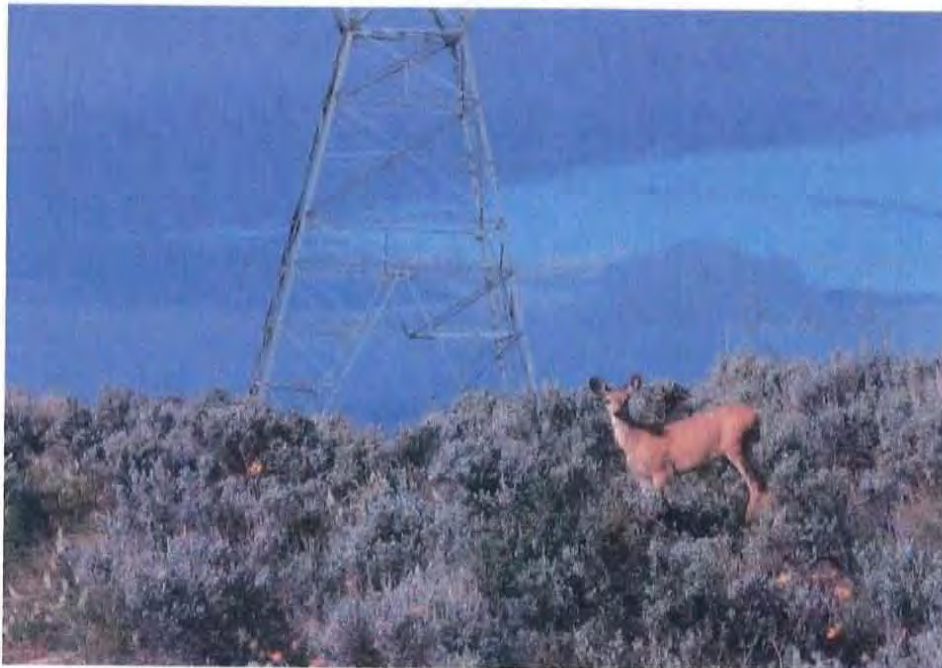
Filed USR with FERC

UPDATED STUDY REPORT DOCUMENT

INTRODUCTION
EVALUATION OF GOALS AND OBJECTIVES
SUMMARIES OF STUDY RESULTS
UPDATED STUDY REPORT MEETING
NOTICE OF INTENT TO FILE DRAFT LICENSE APPLICATION

WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149-131
SECURITY LEVEL: PUBLIC

2009 APR 15 A 10:13
FILED
OFFICE OF THE
CLERK



Prepared by:
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, WA 98802
www.douglaspud.org/relicensing

April 15, 2009

Email from Douglas PUD to ASWG regarding approval of job
announcement for Chairman of ASWG

From: Josh Murauskas
Sent: Thursday, April 16, 2009 9:48 AM
To: 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Josh Murauskas; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'
Cc: 'Jessica_Gonzales@fws.gov'; 'Steve Lewis'; 'Preston Sleeper'; 'Preston Sleeper'; 'Bryan Nordlund'; Mary Mayo
Subject: Next Aquatic SWG meeting date is set for May 13th!
Attachments: Aquatic Chair Announcement.pdf

Dear Aquatic SWG members:

The latest poll results show that **May 13th, from 10 a.m. to 3 p.m.**, would be the best time for us to meet in East Wenatchee. Please mark your calendars to reflect these times. We will send out an agenda as the time nears, along with resumes of potential Chair persons. The announcement, by the way, was approved by the Commission and was recently distributed. Please see the attached job announcement if you'd like to share with anyone who may be suitable.

Thanks again for your continued participation and feel free to contact me with any questions or concerns.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

JOB ANNOUNCEMENT

Aquatic Settlement Workgroup Chairperson

The Public Utility District No. 1 of Douglas County, on behalf of the signatory parties of the Aquatic Settlement Agreement (Agreement) of the Wells Hydroelectric Project, is seeking an individual to provide facilitation services as Chairperson for the Aquatic Settlement Workgroup (Aquatic SWG). Each signatory party has both a policy and technical representative, though other members of each party's organization may attend. Interested applicants should have an understanding of scientific, engineering, and policy issues within the hydropower industry with respect to the effects of hydroelectric projects on white sturgeon, bull trout, Pacific lamprey, resident fish, aquatic nuisance species, and water quality. They must also have demonstrated experience in facilitating people to reach decisions on potentially difficult issues.

The Chairperson must perform the duties and responsibilities specified in the Agreement. These duties include, but are not limited to, the following activities:

- Schedule, arrange, and provide neutral facilitation and mediation services for all meetings (assumed to take place monthly to quarterly) in accordance with processes outlined in the Agreement.
- Work between meetings to understand parties' concerns and assist the members of the Aquatic SWG in making decisions.
- Prepare an annual report including a list of major topics, decisions, statements of agreement and study results for each calendar year.
- Prepare progress reports and meeting minutes.
- Develop schedules for, and ensure that all reports are approved and finalized by required dates.

Qualified applicants should send a letter of interest, along with a resume outlining their qualifications, work experience, references, and compensation requirements to Mr. Shane Bickford, Public Utility District No. 1 of Douglas County, 1151 Valley Mall Parkway East Wenatchee, WA 98802. The Chairperson's services will be retained through a Professional Services Agreement administered by Public Utility District No. 1 of Douglas County. The Professional Services Agreement specifies that this is an at-will-position, serving at the discretion of the Aquatic SWG. The Aquatic SWG shall evaluate the performance of the Chair at least every three (3) years or upon request of two or more members of the Aquatic SWG. Letters of interest will be accepted until April 30, 2009.

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Email from WDFW to Douglas PUD regarding the possibility of PIT-tagging
juvenile lamprey

From: Jateff, Robert J (DFW) [mailto:Robert.Jateff@dfw.wa.gov]
Sent: Friday, April 17, 2009 2:29 PM
To: Josh Murauskas
Subject: RE: Next Aquatic SWG meeting date is set for May 13th!

Josh,

I may not be able to make that date in May, but I am sure that Jeff Korth will be there. Also, wanted to mention to you about the possibility of pit tagging juvenile lamprey as they are trapped along with smolts by WDFW and Colvilles. Do you know if they make a tag small enough to do that? I talked with Charie Snow, who does the trapping on the Methow and in year's past, they have collected juvenile lamprey some of which he thought would be big enough to tag. It might be a good way to get some passage data, since we are starting to see a few more pit tag arrays being placed in the local rivers.

Bob

From: Josh Murauskas [mailto:joshm@dcpud.org]
Sent: Thu 4/16/2009 9:47 AM
To: Bill Towey (CCT Technical); Jateff, Robert J (DFW); Bob Rose (YN Technical Alternate); James, Brad W (DFW); Donella Miller (YN Sturgeon Lead); Korth, Jeffrey (DFW); Joe Peone (CCT Policy); Merz, Jonathan (ECY); Josh Murauskas; Hallock, Molly (DFW); Irle, Pat (ECY); Patrick Luke (YN Lamprey Lead); Verhey, Patrick M (DFW); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Eldred, Duane R (DFW)
Cc: Jessica_Gonzales@fws.gov; Steve Lewis; Preston Sleeper; Preston Sleeper; Bryan Nordlund; Mary Mayo
Subject: Next Aquatic SWG meeting date is set for May 13th!

Dear Aquatic SWG members:

The latest poll results show that **May 13th, from 10 a.m. to 3 p.m.**, would be the best time for us to meet in East Wenatchee. Please mark your calendars to reflect these times. We will send out an agenda as the time nears, along with resumes of potential Chair persons. The announcement, by the way, was approved by the Commission and was recently distributed. Please see the attached job announcement if you'd like to share with anyone who may be suitable.

Thanks again for your continued participation and feel free to contact me with any questions or concerns.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from Douglas PUD to WDFW regarding PIT-tagging juvenile lamprey

\From: Josh Murauskas
Sent: Friday, April 17, 2009 3:49 PM
To: 'Jateff, Robert J (DFW)'
Subject: RE: Next Aquatic SWG meeting date is set for May 13th!

Thanks Bob –

We look forward to meeting with Jeff, Tony, and maybe Patrick. You all have been an easy group to work with so far.

You also bring about interesting questions related to monitoring of juvenile lamprey. There are a few things to take into consideration, namely tag size and technology (along with detection efficiency) along with collection of an adequate sample size.

Scientists have been attempting to mark larval lampreys since at least the 1960s sea lamprey management efforts (cadmium and mercuric sulfide marking), throughout the 1970s and '80s in Europe (subcutaneous injection of markers, dyes, and fin clipping), and, most recently, Pacific lamprey management efforts in the Pacific Northwest. This has included everything from visible implant elastomer tags to PIT technology.

Some of the most in-depth evaluations were conducted by the Oregon Cooperative Fish and Wildlife Research Unit. Some of the issues encountered included:

- The smallest radio-tags (0.4 grams) available is too large for internal implantation. External applications (harness or anchor points) alter swimming behavior considerably and nearly 25% of tags were detached by the third day post-tagging (100% by the end of the second week).
- PIT are small enough for implantation, but there is extremely high (25%) mortality within the first week, largely due to surgical implantation or infections.
- Both PIT and radio-tagged fish have a significantly reduced ability to perform normal swimming/resting movements (e.g., attaching for rest).
- Both PIT and radio-tagged fish have extremely short detection ranges. Juvenile lamprey migrate at depths below the typical 7 meters of depth needed for aerial detection, and PIT detections are even more limited.

They even looked at some of the harmonic radar technology used to track bees, butterflies, and caddis flies (microwave technology using a diode and wire antenna). Unfortunately, the current frequencies are only able to detect tags at a maximum depth (under water) of only 25 cm!

On top of all of those issues, the size of the river requires a substantial sample size to come up with any valuable conclusions. For example, our survival studies using PIT are sometimes in excess of 100,000 tagged fish in a single season. Although DFW is probably getting some larger ammocoetes, their numbers of bigger fish are probably limited to a few dozen. Considering there's currently no PIT detection until McNary, we'd do more harm than anything at this point.

Anyhow, we'll definitely talk more as technology progresses, but this is certainly a challenge that researchers will have to spend considerable time and resources to meet.

Thanks, and we'll be in touch.

Josh

Email to Terrestrial RWG regarding Reminder of USR Meeting

From: Scott Kreiter
Sent: Wednesday, April 22, 2009 7:49 AM
To: Beau Patterson; Bill Towey; Bob Dach; Bob Easton; Brenda Crowell; Dan Trochta; Dave Volsen; David Turner; Dennis Beich; Dinah Demers; Gordon Brett; Jeff Korth; Jim McGee; John Devine; Karen Kelleher; Marc Hallett; Mary Hunt; Mary Mayo; Matt Monda; Patricia Leppert; Patrick Verhey; Scott Kreiter; Shane Bickford; Steve Lewis; Tony Eldred
Subject: Wells Relicensing: Updated Study Report Meeting
Attachments: USR_Meeting_Agenda_04-30-09.pdf

Wells Relicensing Terrestrial Resources Work Group:

This is a reminder that the Updated Study Report Meeting is scheduled for April 30, 9AM – 12PM. Please see the attached agenda for a list of studies that will be presented.

Please contact me if you have any questions.

Thank you.

-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Email from Douglas PUD to ASWG regarding reminder of USR Meeting

From: Josh Murauskas

Sent: Wednesday, April 22, 2009 9:49 AM

To: Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Molly Hallock (WDFW Lamprey Lead); Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)

Cc: 'Steve Lewis'; 'Jessica_Gonzales@fws.gov'

Subject: USR Meeting

Dear Aquatic SWG Members:

Please see the Updated Study Report (USR) meeting agenda for April 30th. Not to be confused with Aquatic SWG items, but this is related to the FERC report filing.

Feel free to call if you have any questions.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Agenda

Updated Study Report Meeting

Wells Hydroelectric Project Relicensing
Douglas County PUD
April 30, 2009
9:00 am – 12:00 pm

Meeting Location: Douglas PUD
1151 Valley Mall Pkwy.
East Wenatchee, WA 98802

Meeting Coordinator: Shane Bickford (509) 881-2208

Meeting Objective: Review and discuss studies contained within the Updated Study Report.

Time	Topic	Lead
9:00	Welcome and Introductions	Shane Bickford
9:10	Meeting Goals and Relicensing Status	Shane Bickford
9:15	Transmission Line Wildlife and Botanical Study	Mike Hall
9:45	Adult Lamprey Passage Study	Josh Murauskas
10:15	DO, pH and Turbidity Study	Josh Murauskas
10:45	Break (10 minute) - - - - -	
10:55	Total Dissolved Gas Investigation	Duncan Hay
11:25	Wrap Up (Question and Answer Session)	Shane Bickford
11:50	Next Steps	Shane Bickford
Noon	Adjourn	

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Email to Cultural RWG regarding Reminder of USR Meeting

From: Scott Kreiter
Sent: Wednesday, April 22, 2009 7:58 AM
To: Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Timothy Bachelder
Subject: Wells Relicensing: Updated Study Report Meeting
Attachments: USR_Meeting_Agenda_04-30-09.pdf

Wells Relicensing Cultural Resources Work Group:

This is a reminder that the Updated Study Report Meeting is scheduled for April 30, 9AM – 12PM. Please see the attached agenda for a list of studies that will be presented.

Please contact me if you have any questions.

Thank you.

-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Email to Recreation RWG regarding Reminder of USR Meeting

From: Scott Kreiter
Sent: Wednesday, April 22, 2009 7:59 AM
To: Andy Lampe; Bill Fraser; Bill Towey; Bob Dach; Bob Fateley; Brenda Crowell; David Turner; Dennis Beich; Diane Priebe; Gail Howe; George Brady; Gordon Brett; Jean Hardie; Jim Eychaner; Jim Harris; John Devine; Karen Kelleher; Lee Webster; Mary Hunt; Mary Mayo; Michael Linde; Mike Palmer; Morris Shook; Pat Haley; Pat Irlle; Patricia Leppert; Patrick Verhey; Robert Easton; Scott Kreiter; Shane Bickford; Susan Rosebrough; Tony Eldred
Subject: Wells Relicensing: Updated Study Report Meeting
Attachments: USR_Meeting_Agenda_04-30-09.pdf

Wells Relicensing Recreation Resources Work Group:

This is a reminder that the Updated Study Report Meeting is scheduled for April 30, 9AM – 12PM. Please see the attached agenda for a list of studies that will be presented.

Please contact me if you have any questions.

Thank you.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Conference Call with USFWS to Discuss BIA Comments on PLMP

Conf. Call

Wells Hydroelectric Project Relicensing
Douglas County PUD
April 29, 2009
1:00 pm – 2:00 pm

Meeting Location: Conference Call

Conference Dial-in: (509) 881-2990 **PASSCODE:** 327831

Meeting Coordinator: Josh Murauskas (509) 881-2323

Meeting Objective: Discussion of BIA comments on the Pacific Lamprey Management Plan (PLMP) and future actions

Discussion Topics:

1. What areas of the PLMP may cause BIA to have concern?
2. When will we receive comments from the BIA?
3. What is the most appropriate action to resolve BIA issues?

Meeting Attendees: Josh Murauskas, Douglas PUD
Shane Bickford, Douglas PUD
Jessica Gonzales, U.S. Fish and Wildlife Service

USR Meeting

Agenda

Updated Study Report Meeting

Wells Hydroelectric Project Relicensing
Douglas County PUD
April 30, 2009
9:00 am – 12:00 pm

Meeting Location: Douglas PUD
1151 Valley Mall Pkwy.
East Wenatchee, WA 98802

Meeting Coordinator: Shane Bickford (509) 881-2208

Meeting Objective: Review and discuss studies contained within the Updated Study Report.

Time	Topic	Lead
9:00	Welcome and Introductions	Shane Bickford
9:10	Meeting Goals and Relicensing Status	Shane Bickford
9:15	Transmission Line Wildlife and Botanical Study	Mike Hall
9:45	Adult Lamprey Passage Study	Josh Murauskas
10:15	DO, pH and Turbidity Study	Josh Murauskas
10:45	Break (10 minute) - - - - -	
10:55	Total Dissolved Gas Investigation	Duncan Hay
11:25	Wrap Up (Question and Answer Session)	Shane Bickford
11:50	Next Steps	Shane Bickford
Noon	Adjourn	



Wells Project Relicensing Updated Study Report Meeting

DATE: April 30, 2009

LOCATION: Douglas PUD

Name	Organization	Phone	Email
J. MURAVSKAS	DOUGLAS	881-2323	JOSH M @ DCPUD.ORG
John Devine	DTA / DCPUD	207-775-4495	john.devine@davinetarbell.com
DUNCAN HAY	OAKWOOD	604-936-5161	DUNCAN HAY @ SIAW.CA
SCOTT EDIGER (BY PHONE)	FERC		
BOB EASTON (BY PHONE)	FERC		
Mike Hall	Parametrix	425-458-6244	mhall@parametrix.com
Scott Kreiter	DCPUD	504 881 2327	scottk@dcpu.org
Jim McGee	DCPUD	509 881 2248	JMCGEE@dcpu.org
Tony Eldred	USDFW	" 662-70452	eldredt@dfw.us.gov
Gar Jeffers	Atty - DCPUD	309 602-7695	Garjeff@jdsalco.com
Mary Mayo	DCPUD	509-881-2488	mmayo@dcpu
Pat Irie (phone)	Ecology		
Steve Lewis	USFWS	665-3508	Stephen.Lewis@fws.gov
Beau Patterson	DCPUD	881-2338	beaupe@dcpu.org

Updated Study Report Meeting Summary

Wells Hydroelectric Project Relicensing
Douglas County PUD
April 30, 2009

Meeting Coordinator: Shane Bickford (509) 881-2208
Meeting Location: Douglas PUD Auditorium, East Wenatchee, Washington
Attendees: Relicensing Stakeholders and General Public
See Exhibit A: USR Meeting Sign-In Sheet

I. Introduction (09:10)

Shane Bickford, Natural Resources Supervisor for Douglas PUD, provided those attending the meeting with an overview of the agenda for the Updated Study Report (USR) Meeting, including the goals of the meeting and the list of presenters and presentations. Mr. Bickford also provided the group an overview of the updated Wells ILP schedule including upcoming deadlines for comment on the USR Document. The agenda for the meeting is attached to these notes (See Exhibit B: Agenda, Updated Study Report Meeting – April 30, 2009).

Question: Pat Irle, Washington State Department of Ecology, asked if this was a formal meeting and could their agency send in their comments in writing.

Answer: Mr. Bickford confirmed that this is a formal FERC meeting and that stakeholder comments on the studies filed in the ISR Document and presented at today's meeting are due by June 15, 2009.

Mr. Bickford provided the group with an update on the status of the final four relicensing studies that were included as interim reports in the Initial Study Plan Document. Mr. Bickford indicated that results from these four relicensing studies were included into the Updated Study Report Document (USR Document) filed with FERC on April 15, 2009.

II. Meeting Goals

1. To provide stakeholders with an overview of the Updated Study Report.
2. To answer stakeholder questions about the final four relicensing studies contained within the USR Document.

III. Presentations (09:20)

(1) Transmission Line Wildlife and Botanical Study

Notes:

Mike Hall (Parametrix) presented the methods and results of the study. The overall goal of the study was to provide information needed to guide land management decisions, avoid damage to valuable habitat during future transmission corridor management activities, and minimize the spread of invasive weeds. The study provides baseline data on plants and animals found within or adjacent to the corridor and information on the presence and habitat associations of rare, threatened, and endangered plant and animal species in the corridor.

Surveys in the transmission line corridor targeted rare, threatened and engendered plants, invasive plant species, birds, mammals, and reptiles. Field surveys were also conducted to identify and classify the specific vegetation cover types in the transmission line corridor. Additional data were collected to document (1) nesting by raptors and corvids, (2) use by sharp-tailed grouse and greater sage-grouse, and (3) evidence of avian collisions with the transmission line and associated structures in the study area.

Questions & Comments:

Question: Scott Ediger, FERC, asked Mr. Hall to describe a list of factors when looking for bird collision.

Response: Mr. Hall responded that he first would look for trauma to the bird such as broken wing bones. He would next look at the condition of the carcass and indirect evidence such as plucked feathers by predators.

Question: Steve Lewis, U.S. Fish and Wildlife Service, asked Mr. Hall to describe the methodology for transmission line surveys.

Response: Mr. Hall indicated that the persons doing the meander surveys followed a random zig-zag path along the transmission line unless something unusual caught their eye. The protocol for the surveys was dependent on habitat, time of day and type of survey (avian point count, collision, botanical); all had different protocols.

Question: Tony Eldred, Washington Department of Fish and Wildlife, asked Mr. Hall what time of the day were the collision surveys done.

Response: Mr. Hall responded that the surveys were done in the late morning and early afternoon.

Beau Patterson, Douglas PUD, noted that five of the six avian mortalities detected have known causes, and that is an unusually high percentage of attributable causes of death for avian collision surveys. Mr. Eldred found it interesting that there was no direct evidence of avian collision mortality.

Question: Mr. Eldred asked if Mr. Hall found any evidence of bird collisions near the towers.

Response: Mr. Hall indicated that there was no evidence of bird collisions near the towers.

Question: Mr. Lewis asked Mr. Hall to describe where the birds perched on the towers.

Response: Mr. Hall said that there were no observations of attraction to particular parts of the towers and the towers did not pose any obvious risks.

Mr. McGee noted most raptors were using towers not avoiding them and mostly raptors just sit on the towers. All 4 nests were on structures where lines formed a corner. Mr. Patterson added that the lines all have greater than 11 foot spacing, the conducting elements are too far apart for electrocutions by space and configuration.

Question: Mr. Lewis asked if any pygmy rabbits were found in this survey.

Response: Mr. Hall indicated that there were no pygmy rabbits found in this survey.

Question: Mr. Eldred asked if any jackrabbits were found in this survey.

Response: Mr. Hall responded that there were no jackrabbits found in this survey, just cottontails.

Mr. Bickford asked the group if there were any additional questions for Mr. Hall.

None of the people in attendance at the meeting had any additional questions to suggest that the final transmission line terrestrial resources studies were incomplete.

(2) Adult Lamprey Passage Study

Notes:

Mr. Murauskas presented the 2008 Adult Lamprey Passage Study. He discussed the original objectives (FERC approved study), fishway overview, 2007 study results, modifications to the study approach, and the 2008 study results. He noted that this was a voluntary second year of study to answer questions raised by the Aquatic Settlement Work Group (ASWG).

Questions & Comments:

Question: Mr. Lewis asked about drop back at Wells Dam versus Bonneville Dam.

Response: Mr. Murauskas said that there are many ways to define drop back. Drop back occurs when a fish ascends the fishway, exits to the forebay, and subsequently “drops back” to the tailrace. Fall back occurs within the ladder itself; for example, a fish that ascends 16 pools then “falls back” 10 pools before continuing ascent. Drop back is 0% at Wells Dam for a second consecutive year, compared to 19% at Bonneville Dam. This is a very important factor – related to bioenergetics – that is often overlooked. Fish that are forced to ascend a fishway twice (i.e.,

after “dropping back” into the tailrace) burn substantially more energy than those that only ascend once (i.e., do not drop back).

Question: Mr. Lewis asked if it is possible for fish to be injured in the Auxiliary Water Supply (AWS) and is there any source of mortality in the AWS.

Response: Mr. Murauskas indicated there have been no injuries and that few fish use this area for passage. However, the few fish that do interact with the AWS through wall diffusers ultimately pass in relatively quick times. For example, in 2007, one fish that entered into the AWS through the side wall diffusers, and ultimately reentered the fishway near the base of the ladder several minutes later. The fish then ascended the lower fishway in roughly six hours

Question: Mr. Lewis asked if there are diffusion grates in the AWS.

Response: Mr. Murauskas responded that there are no floor diffusion grates in the AWS at Wells. He also reiterated that other projects have substantial diffusion grating throughout fishway floors, whereas fishway floors at Wells are entirely concrete except for two pools where partial floor diffuser gratings are exposed. Mr. Murauskas also explained how this is beneficial to lamprey in allowing a continual surface for “burst and attach” swimming displayed by lamprey. The “diffuser grating”, as related to the AWS, is largely through the wall diffuser system in the collection gallery, not to be confused with other fishways downstream that supply most supplemental water through fishway floor diffuser gratings, effectively limiting lamprey passage. In-ladder passage at Wells Dam has been demonstrated to be one of the fastest on the Columbia River.

Mr. Bickford described the flow of the attraction water system and how water is guided through the wall diffusers at a slight downstream angle from the AWS to the collection gallery. This angled wall diffuser flow is intended to guide fish from the entrance to the base of the ladder that then leads the fish up the ladder and to the fishway exit in the forebay.

Question: Mr. Eldred said that looking at the passage performance of Wells Dam versus Bonneville Dam, there was a great difference in the success rate. He asked if the Bonneville fish may have less sense of spawning urgency versus a heightened spawning urgency at Wells Dam.

Response: Mr. Murauskas said that is why uniform passage standards are not applicable across all projects. You cannot apply one standard to all dams across the basin due to dam size, location (i.e., distance inland), configuration, and seasonality (i.e., water temperatures). Passages differ as in the time of year, different water temperatures and fish size differences. The two projects are very different in size. Bonneville is more complex than Wells but also has a much lower head differential between the forebay and tailrace. There is a huge difference between project configurations, run timing, water temperature and run disposition. Their AWS is quite different. Bonneville Dam has a much higher velocity at the northern most fishway entrance compared to their south entrance on the Washington channel of the river. Mr. Murauskas further explained that unlike anadromous salmonids, which home to a specific spawning stream reach, lamprey do not appear to show spawning fidelity, and spend more than one season migrating to spawning areas in the upper Columbia River. Therefore, lamprey that

do not pass a dam in the fall sometimes overwinter in the reservoirs and then pass the dam in the spring In addition, a fish that does not pass a dam in the fall may spawn in the reservoir or tailrace, enter a tributary between projects, or simply begin overwintering in between projects. Until more is understood about their life history strategy, it would be impossible to accurately measure compliance with a passage standard.

Question: Mr. Devine asked if the bottom diffusion grating is different at Bonneville than at Wells.

Response: Yes. Bonneville Dam has substantially more floor diffuser gratings. Mr. Murauskas indicated that Bonneville has many more entrances and a more complex AWS system.

Mr. Murauskas indicated at Wells Dam that the perforated plates for the lamprey trapping structure were used to block fish passage to enhance trapping efficiency; but had the additional effect of inhibiting passage and compromising lower fishway passage data. The perforated plates have since been removed following discussion with the Aquatic Settlement Work Group.

Question: Mr. Lewis asked about the tailrace releases at Wells. Five of 15 fish that approached the entrance entered; what was the fate of the other 10 fish?

Response: Mr. Murauskas responded that there are many possibilities. Some fish rejected the gallery. He was not sure if it was because of blockage, uncharacteristic behavior, tagging effects, or perhaps the entrance velocities were too high.

Question: Mr. Lewis asked if there was a threshold for lamprey movements related to temperature.

Response: Mr. Murauskas indicated that lamprey stop migrating to overwinter near late September or early October, especially once temperatures drop below 16°.

Question: Mr. Lewis asked about the tag life used in the study.

Response: Mr. Murauskas indicated that the Lotek NanoTags used had an 87 day battery life. Mr. Bickford added that we also included PIT tags during the 2008 study just in case some of the radio-tagged fish decided to ascend the ladder, after overwintering.

Question: Mr. Lewis asked about the 182.4 hour passage time at Bonneville and what is the bottleneck at Bonneville?

Response: Mr. Murauskas responded that Bonneville is a very complex system and he did not know the answer to this question.

Question: Mr. Lewis noted that the entrance efficiency for Bonneville (6% to 32%) and Wells (33%) is characteristically overly generous.

Response: Mr. Murauskas responded that all the implementation measures are being done to increase passage efficiency. He discussed the Bonneville study done by Mary Moser that showed a 50% efficiency rate. They selectively used larger fish with greater girth than typical in their trapped sample; versus smaller fish with a lower energetic reserve tagged at Wells Dam. The main reason for the different morphology of the lamprey at Wells Dam is the fact that these fish have already migrated over 500 miles of the Columbia River. Mr. Murauskas presented some additional slides that showed the girth of lamprey at Bonneville and Wells versus the girth of the 2008 lamprey tags used at both dams. Mr. Murauskas indicated that at Wells the tag/tagging effects are too great to assume that the fish tagged were representative of the lamprey population at large at Wells Dam.

Question: Mr. Devine asked if there was a male/female differential.

Response: Mr. Murauskas was not sure if that was a factor but said that females are generally larger.

Question: Mr. Lewis noted that the study does not address the fish bypassing the count stations. What would you propose to do? Put in counting system or picket leads?

Response: Mr. Murauskas said that the 2007 report covers this issue. The 2008 study was focused on passage efficiency for the entrance structure. He indicated that, in fact, fish bypassing the count station is not a passage problem but an enumeration problem. Perhaps the answer is to use a correction factor or use an alternative counting measure. Mr. Murauskas mentioned that the lamprey paused in the video bypass area during the daylight hours and then when it got later and darker, they went right out; presumably as a function of their nocturnal nature. There was no bunching at Wells. There are no passage obstructions in the AWS or collection gallery at Wells.

Mr. Bickford listed a few possible future actions – put in a low light camera into the counting area bypass, expand the actual count to reflect the two year average rate of count station bypass (75%), or do something else. The Aquatic Settlement Work Group will determine how to proceed on this issue. The study documents current conditions. The Aquatic Settlement Work Group will use the data from the 2007 and 2008 lamprey passage studies to make recommendations for the new license.

Mr. Bickford asked if there were any other questions related to the 2008 adult lamprey passage study. No party suggested the adult lamprey passage study was incomplete.

(3) DO, pH and Turbidity Study

Notes:

Mr. Murauskas provided the objectives, methods and results from the DO, pH and Turbidity Study. Mr. Murauskas also indicated that the DO, pH and Turbidity study was not required by FERC but instead was voluntarily conducted by Douglas PUD based upon agreement among the participants involved in the resource and settlement work group processes.

Questions & Comments:

Question: Ms. Irle asked if the number of days when pH was out of compliance was included in the report.

Response: Mr. Murauskas indicated that the data was contained within the report. Mr. Bickford mentioned that it was on page 115 of Updated Study Report.

Ms. Irle responded that only part of the standards were in the methods section of the report. The 0.1 deviation is for conditions where pH is above 8.5 or below 6.5. The 0.2 deviation is for anything within that range. Ms. Irle asked if the analysis of the difference between pH at Malott and Monse made it into the report.

Response: Mr. Bickford responded that this information could be found on pages Appendix A-115 and A-124 of the USR Document

Question: Ms. Irle asked if the Project was in compliance with the standards for pH.

Response: Mr. Murauskas answered that the Wells Reservoir was in compliance with the pH standards for pH and that this information was indeed contained within the USR report for pH. The requested information was on page 35 (Appendix A-124).

(4) Total Dissolved Gas Investigation

Notes:

Duncan Hay (Oakwood Consulting) presented the results of the Total Dissolved Gas Investigation Study.

Questions & Comments:

Question: Ms. Irle asked if the model used 115% TDG in the forebay of Wells Dam. What if you use a different percentage of TDG for the forebay monitoring station?

Response: Mr. Hay responded that a forebay TDG of 113% was used in the model because it was the most representative number for the conditions observed at Wells Dam during high flow events (flows greater than 200 kcfs)

Question: Ms. Irle asked why a forebay TDG of 115% was not used to evaluate tailrace compliance for the 7Q10 flow scenario developed in the model. At other projects Ecology has asked the licensee to use 115% incoming forebay TDG.

Question: Mr. Hay asked what this input would be based upon.

Response: Ms. Irle responded that it is based upon Ecology's preference to remain consistent with the 401 water quality certification issued for Wanapum and Priest Rapids dams

Mr. Hay said the model used median values of environmental conditions observed at Wells Dam during high flow events. This was done in order to have the most representative input for the model. A similar analysis was used to select all of the environmental parameters used in the TDG model including the flow rates for the turbines, powerhouse and the average forebay elevation.

Mr. Bickford pointed out that the model used a day-to-day average value for turbine flow and powerhouse operations to ensure that the model results were representative of the dams operation on an average day. 20 kcfs per turbine unit was the flow provided for each turbine in the model.

Question: Mr. Bickford asked what turbine and powerhouse loading was used for the Priest Rapids and Rocky Reach TDG analysis.

Response: Ms. Irle indicated that it was her understanding that at Priest and Wanapum dams, that Ecology and Grant PUD agreed to use 115% TDG in the forebay and that they agreed to use 9 of 10 units with the 9 units that were in operation fully loaded

Mr. Hay responded that using these same turbine and powerhouse loading assumptions for Wells Dam would reduce spill by 18 kcfs.

Mr. Bickford mentioned that Douglas could ask Iowa to develop a TDG model analysis that could be directly compared to the output from the Wanapum and Priest Rapids TDG regression analysis. This new model run would use a forebay TDG of 115% rather than the environmentally representative conditions typical of high flow events (forebay TDG 113%). The new model analysis would represent a worst case scenario for TDG compliance.

Question: Mr. Bickford asked if Ecology could provide Douglas PUD with the model assumptions used at Priest Rapids and Wanapum.

Response: Ms. Irle indicated that she would be willing to find and forward the assumption to Douglas PUD.

Question: Ms. Irle requested a CD containing the TDG modeling animations presented during the USR Meeting.

Response: Mr. Bickford indicated that Douglas PUD would send her a CD containing all of the TDG modeling animations shown at today's meeting

IV. Concluding remarks (12:00)

Mr. Bickford asked if there were any further questions or comments related to the recently filed USR Document.

Notes:

No remarks were made. Mr. Bickford thanked everyone for attending the meeting and reminded stakeholder that comments on the USR are due to FERC by June 15, 2009 per the Process Plan and Schedule for the Wells ILP.

The meeting was adjourned.

Email from Douglas PUD to ASWG regarding agenda for ASWG meeting

From: Josh Murauskas
Sent: Friday, May 01, 2009 4:07 PM
To: Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: 'Jessica_Gonzales@fws.gov'; 'Stephen_Lewis@fws.gov'
Subject: Aquatic SWG meeting agenda for May 13th/SWG Chair position applicants
Attachments: Aquatic SWG Agenda 2009_0513.pdf; Aquatic Chairperson - Paul Hart.pdf; Aquatic Chairperson - Bao Le.pdf; Aquatic Chairperson - Chuck Peven.PDF; Aquatic Chairperson - Mike Schiewe.PDF

Dear Aquatic SWG Reps:

Attached is the meeting agenda for the upcoming meeting on Wednesday May 13th. We certainly have a packed agenda with some interesting presentations after lunch.

You will also find resumes and cover letters from four individuals that have applied for the Aquatic SWG Chair position. Please have the Policy Reps review the applicants prior to the meeting so we can move forward with the selection process.

Thanks again for your continued participation, and feel free to call with any questions.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Agenda



Aquatic Settlement Work Group

Date: Wednesday, May 13th, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Coordinator: Joshua Murauskas 509.881.2323

[10 a.m. – 11 a.m.]	Welcome and Introduction	S. Bickford
	BIA Comments and FWS	S. Lewis ¹
	SWG Chair resume review	Work Group

[11 a.m. – 12 p.m.]	Water Quality MP	Work Group
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[12 p.m. – 1 p.m.]	Lunch	Provided
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[1 p.m. – 3 p.m.]	Fishway Entrance Hydraulics	R. Wielick ²
	Dual-Frequency ID Sonar	P. Johnson ³
	Design of Experiment	J. Murauskas

¹ Mid-Columbia Relicensing Coordinator, USFWS. Wenatchee, WA

² Professional Engineer, Jacobs Civil Inc. Hydro Division. Bellevue, WA

³ Senior Scientist, LGL Limited environmental research associates. Stevenson, WA

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Email from Douglas PUD to USFWS regarding FERC Order for Grant PUD in relation to modifications to lamprey plan as requested by CRITFC

From: Josh Murauskas
Sent: Monday, May 04, 2009 11:05 AM
To: Stephen_Lewis@fws.gov
Subject: FW: FERC order re Grant lamprey plan

Steve!

Hope the weekend was good... nice weather finally!

Anyhow, we picked up a piece of information late last week that you may be interested in taking a look over.

There was a FERC order for Grant PUD re: modifications to their lamprey plan (as requested by CRITFC). It looks as if the "passage standard" requested by Bob Dach was also requested downstream. As I had mentioned earlier, there is not enough biological evidence to establish this criteria, as the Lamprey Technical Workgroup has already stated time and time again. FERC has concurred with this, as stated in 11 (below):

11. Regarding CRITFC's recommendation that criteria of 80% for the best extant adult passage at Columbia River mainstem dams should be the initial target and stated in the licensee's plan, the licensee stated their disagreement that a dam passage effectiveness of 80% be unilaterally applied to all projects/facilities considering each such project/facility may have site-specific constraints and issues. We note that the Lamprey Technical Workgroup under the authority of the Columbia Basin Fish and Wildlife Authority is currently tasked with developing such passage effectiveness goals and criteria, which continue to be developed; such a goal or criteria has not yet been regionally established or accepted. Therefore, we agree that it is premature to apply such criteria.

There are a few other items that you may find interesting in the Order (attached). I thought that this would be helpful to you in developing comments within DOI regarding lamprey on the Mid-C. Drop a line if you have any questions, and I'll dig up that AWS info you requested last week sometime this week.

Later –

Josh

*Josh Murauskas
Douglas Co. PUD
(509) 881-2323*

127 FERC ¶ 62, 091
UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

Grant County PUD

Project No. 2114 – 174

ORDER MODIFYING AND APPROVING PACIFIC LAMPREY
MANAGEMENT PLAN, ARTICLE 401(a)(12) AND WATER QUALITY
CERTIFICATE CONDITION 6.2(5)(b)

(Issued May 01, 2009)

1. On February 19, 2009, Grant County PUD (licensee) filed its Lamprey Management Plan pursuant to license Article 401(a)(12) and Washington State Department of Ecology 401 Water Quality Certification Condition 6.2(5)(b) under the April 17, 2008 Order Issuing New License¹ for the Priest Rapids Project. The project consists of Priest Rapids and Wanapum dams and is located on the mid-Columbia River in portions of Grant, Yakima, Kittitas, Douglas, Benton, and Chelan Counties, Washington.

BACKGROUND AND LICENSE REQUIREMENTS

2. License Article 401(a) requires the licensee to file for Commission approval, various plans as required by the mandatory conditioning agencies. The Washington State Department of Ecology (WDOE) 401 Water Quality Certification (WQC) Condition 6.2(5)(b) requires the licensee to file within one year of license issuance, a Pacific Lamprey Management Plan in accordance with the Biological Objectives and Implementation Measures of the respective plan under Appendix C of the WQC. The Condition requires the licensee to prepare their plan in consultation with the Priest Rapids Fish Forum (PRFF).²

¹ 123 FERC ¶ 61,049 (2008)

² The PRFF is comprised of representatives from the U.S. Fish and Wildlife Service (FWS), WDOE, Washington Department of Fish and Wildlife (WDFW), Bureau of Indian Affairs (BIA), and the licensee.

LICENSEE'S PLAN

3. The goal of the licensee's plan is to identify ongoing project-related impacts on Pacific lamprey, implement reasonable and feasible measures to reduce or eliminate such impacts, and implement on-site or off-site measures to address unavoidable impacts in an effort to achieve No Net Impact (NNI) as identified in the WDOE 401 WQC. The licensee's plan includes the following four objectives to identify any negative impacts on Pacific lamprey from ongoing project operations and fishways, and to develop Protection, Mitigation and Enhancement (PM&E) measures to reduce or eliminate those impacts: (1) identify, address, and fully mitigate project effects to the extent reasonable and feasible to achieve NNI; (2) provide safe, effective, and timely volitional passage (as defined by the PRFF) for adult upstream and downstream migration; (3) provide safe, effective, and timely volitional passage (as defined by the PRFF) for juvenile downstream migration; and (4) avoid and mitigate project impacts on rearing habitat.

4. To address objective 1, the licensee plans to evaluate any reasonable and feasible improvements to the upstream fishways at the project (Priest and Wanapum dams) based on study results. Under objective 1, the licensee plans to prepare an Annual Lamprey Management Report summarizing activities undertaken to identify and address impacts of the project on lamprey, including results of those activities to achieve NNI.

5. To address objective 2, the licensee plans to implement the following measures: (1) continue to maintain adult fishways to support lamprey passage; (2) develop adult lamprey passage criteria that are not inconsistent with the anadromous fish passage criteria; (3) continue to operate and maintain fish count systems at the project to include counting lamprey migrating through the fishways at both Priest Rapids and Wanapum dams; (4) develop, in consultation with the PRFF, and implement a comprehensive evaluation of adult lamprey passage at the project; (5) within two years of license issuance following consultation with the PRFF, implement improvements to the junction pool and diffuser gratings at Priest Rapids dam; (6) within one year of completion of fishway modifications (diffuser gratings and junction pool) at Priest Rapids dam, implement a radio telemetry evaluation; (7) within seven years of license issuance, evaluate adult fishway modifications project-wide to improve lamprey passage; (8) following implementation of identified fishway modifications and evaluations of the improvements, investigate the efficacy and advisability of reducing fishway flows at night during peak lamprey migration periods to improve passage conditions and reduce passage times; (9) following attainment of the biological objectives, conduct a monitoring and evaluation study of lamprey passage at the project every 10th year during the term of the license, or as recommended by the PRFF; (10) continue to participate and cooperate in

regional studies, forums, and measures with other entities to gather additional information regarding potential project impacts; (11) continue participation in the Columbia River Basin Lamprey Technical Workgroup; and (12) continue to operate and maintain adult PIT-tag detection system at Priest Rapids dam fishways to assist with monitoring and assessment of adult lamprey returns and migration timing.

6. To address objective 3, the licensee plans to implement the following measures: (1) in a timely manner, but no later than 10 years following license issuance, identify and mitigate project effects on juvenile lamprey with the intention of meeting juvenile lamprey passage criteria; (2) when the technology exists, evaluate bypass, turbine, and spillway survival, and utilize the information to develop juvenile lamprey passage criteria in consideration of success at other projects and project specific conditions; and (3) participate in regional studies and cooperate with other entities performing those studies when useful information may be obtained about project impacts to lamprey.

7. To address objective 4, the licensee plans to in a timely manner, but no later than 10 years following license issuance, determine juvenile lamprey presence/absence, habitat use, and relative abundance within the project. The licensee states that if significant project effects are identified, a plan would be developed in consultation with the PRFF to implement reasonable and feasible measures to address such effects.

AGENCY CONSULTATION

8. The WDOE 401 WQC Condition 6.2(5)(b) requires the licensee to prepare their plan in consultation with the PRFF. The licensee states that a draft plan was submitted to the FWS, National Marine Fisheries Service, WDFW, Wanapum Band of Indians (Wanapum), Yakama Nation, Colville Confederated Tribe, Confederated Tribes of the Umatilla Indian Reservation, BIA, Columbia River Inter-Tribal Fisheries Commission (CRITFC), and WDOE. The licensee's filing included comments from the FWS, WDFW, BIA, Yakama Nation, CRITFC, and Wanapum, and the licensee's response to comments.

9. In general, the licensee incorporated resource agency and Tribe comments into their plan or provided additional information as appropriate in response to comments. However, FWS recommended that the licensee add a PM&E measure under objective 4 that would obligate the licensee, when feasible, to contribute funds towards restoration projects designed to provide benefits to lamprey. The CRITFC recommended that criteria of 80% for the best extant adult passage at Columbia River mainstem dams should be the initial target and stated in the licensee's plan.

DISCUSSION AND CONCLUSIONS

10. The FWS has recommended that the licensee add a PM&E measure under objective 4 that would obligate the licensee, when feasible, to contribute funds towards restoration projects designed to provide benefits to lamprey. The licensee stated their disagreement with FWS's assertion that objective 4 obligates them to contribute such funds. We agree that this recommendation is outside the scope of objective 4 of the Biological Objectives and Implementation Measures under Appendix C of the WQC. Furthermore, such funding of restoration projects is not specifically stated in Appendix C of the WQC.

11. Regarding CRITFC's recommendation that criteria of 80% for the best extant adult passage at Columbia River mainstem dams should be the initial target and stated in the licensee's plan, the licensee stated their disagreement that a dam passage effectiveness of 80% be unilaterally applied to all projects/facilities considering each such project/facility may have site-specific constraints and issues. We note that the Lamprey Technical Workgroup under the authority of the Columbia Basin Fish and Wildlife Authority is currently tasked with developing such passage effectiveness goals and criteria, which continue to be developed; such a goal or criteria has not yet been regionally established or accepted. Therefore, we agree that it is premature to apply such criteria.

12. Implementation measure 1 of the Biological Objectives and Implementation Measures under Appendix C of the WQC requires the licensee to prepare an annual report, by March 31 following license issuance and every year thereafter for the term of the license, summarizing activities undertaken to identify and address impacts of the project on lamprey, including results of those activities. Furthermore, the report is required to include a compilation of information on other lamprey passage and survival investigations and measures being undertaken in the Columbia River basin in order to determine if adult and juvenile lamprey measures are being investigated and/or implemented at the project are: (1) consistent with similar measures taken at other projects; (2) appropriate to implement at the project; and (3) cost effective to implement at the project. The licensee identifies this annual reporting requirement under objective 1; however, the licensee does not state that the report would be filed with the Commission. Therefore, the licensee should file their Annual Lamprey Management Report with the Commission annually, beginning March 31, 2010.

13. Implementation measure 2(d) of the Biological Objectives and Implementation Measures under Appendix C of the WQC identifies that within four years of license issuance, the licensee should have a determination as to whether or not the proposed

modifications identified in the final licensing application significantly improve adult lamprey passage. If not, the measure requires the licensee to develop and implement additional measures in consultation with the PRFF. In order to ensure that such additional measures, if deemed necessary, are developed and implemented as required, the licensee should file a revised plan with the Commission by year four following license issuance. Therefore, the licensee should file a revised Pacific Lamprey Management Plan with the Commission, for approval, by April 17, 2012. If it has been determined that the proposed modifications have significantly improved adult Pacific lamprey passage at the project, the licensee shall file notification with the Commission that such additional measures, as it pertains to implementation measure 2(d), are not necessary.

14. The WQC Condition 6.2(5)(c) requires the licensee to prepare, in consultation with the PRFF, a Year Five Biological Objectives Status Report by August 30 of year five following license issuance. In addition to Pacific lamprey, the report would address white sturgeon, bull trout, and native resident fish, which are separate management plans required under the WQC and in accordance with the Biological Objectives and Implementation Measures under Appendix C of the WQC. The Condition requires the licensee to file their report with WDOE which would issue a decision to approve or remand for further development the report and recommendations. Furthermore, the Condition requires the licensee to implement the measures identified in the final report. In order to keep the Commission apprised of the status and results of achieving the biological objectives, the licensee should file their report, at least as it pertains to Pacific lamprey, with the Commission. Therefore, the licensee should file their Year Five Biological Objectives Status Report with the Commission by August 30, 2013.

15. The WQC Condition 6.2(5)(d) requires the licensee to prepare, in consultation with the PRFF, a Year Ten Biological Objectives Status Report by August 30 of year ten following license issuance. In addition to Pacific lamprey, the report would address white sturgeon, bull trout, and native resident fish, which are separate management plans required under the WQC and in accordance with the Biological Objectives and Implementation Measures under Appendix C of the WQC. The report is required to include the information required in the Year Five Report, but covering the first ten years following license issuance, and including any additional information necessary to make a determination on whether any or all of the biological objectives have been achieved. Additionally, the report is required to include recommendations for future status reports and monitoring regarding biological objectives. The Condition requires the licensee to file their report with WDOE which would issue a decision to approve or remand for further development the report and recommendations. Therefore, the licensee should file their Year Ten Biological Objectives Status Report with the Commission, at least as it pertains to Pacific lamprey, by August 30, 2018.

16. The WQC Condition 6.2(5)(e) requires the licensee, following issuance of the Year Ten Report and if WDOE concludes that a biological objective for non-settlement species has not been met, to continue to implement the Adaptive Management process outlined in the WQC until the biological objective has been attained or is modified. If a biological objective has not been met, the licensee is required to prepare a Biological Objectives Status Report in consultation with the PRFF and Priest Rapids Coordinating Committee (PRCC) and submitted to WDOE by August 30 every five years for the remaining life of the license until all biological objectives are met. Finally, the Condition requires the licensee to implement the measures identified in the Status Reports. Again, the licensee should file their reports with the Commission, at least as it pertains to Pacific lamprey, if necessary, beginning August 30, 2023, and every five years thereafter.

17. The WQC Condition 6.2(5)(f) requires the licensee to continue the actions needed to maintain attainment of a biological objective once a biological objective (including new or modified biological objectives) is met as determined by WDOE. The Condition requires the licensee to continue associated monitoring and post the monitoring results annually on the licensee's website or equivalent no later than August 30 of each year. Additionally, the licensee is required to prepare Biological Objectives Status Reports in consultation with the PRFF by August 30 every ten years. Considering such reporting dates would vary depending on when a biological objective is met, the licensee should file any Biological Objectives Status Report with the Commission, at least as it pertains to Pacific lamprey, at the same time the report is filed with WDOE.

18. Although the licensee's plan includes discussions on previous lamprey evaluations and associated studies, the licensee's plan essentially rearticulates the Pacific Lamprey Management Plans' Biological Objectives and Implementation Measures under Appendix C of the WQC. Although the licensee's plan is consistent with the requirements of the WDOE 401 WQC, it appears to be broad in scope and to some degree, lacks specific measures and detail. However, based on the resource agency and Tribe comments it appears to be generally acceptable. We understand the challenges and complexities related to adult and juvenile lamprey passage at the project and envision that specific measures and details would be developed in consultation with the PRFF and identified through the various reporting processes required under the WQC. Additionally, the licensee should implement, as appropriate, the adaptive management process identified in the WQC.

19. The licensee's Pacific Lamprey Management Plan should assist in identifying and implementing necessary measures to address unavoidable project impacts on adult and juvenile Pacific lamprey in an effort to achieve NNI as identified in the WDOE 401

WQC. Furthermore, the licensee's plan should assist in identifying any negative impacts on Pacific lamprey from ongoing project operations and fishways, and assist in developing PM&E measures to reduce or eliminate those impacts to meet the biological objectives under Appendix C of the WDOE 401 WQC.

20. The licensee's plan satisfies the requirements of license Article 401(a)(12) and Washington State Department of Ecology 401 Water Quality Certification Condition 6.2(5)(b) under the April 17, 2008 Order Issuing New License for the Priest Rapids Project. Therefore, the licensee's plan, as modified, should be approved.

The Director orders:

(A) The Pacific Lamprey Management Plan, filed February 19, 2009, pursuant to license Article 401(a)(12) and Washington State Department of Ecology 401 Water Quality Certification Condition 6.2(5)(b) under the April 17, 2008 Order Issuing New License for the Priest Rapids Project, as modified by paragraphs (B) through (F) is approved.

(B) The licensee shall file annually with the Commission by March 31, beginning 2010, their Annual Pacific Lamprey Management Report. The report shall include the reporting requirements identified under implementation measure 1 of the Biological Objectives and Implementation Measures under Appendix C of the Washington State Department of Ecology 401 Water Quality Certification. Additionally, the licensee's report shall include an updated implementation schedule and identify any variations from the schedule provided in the licensee's filed plan. The licensee shall prepare their report in consultation with the Priest Rapids Fish Forum and allow the Priest Rapids Fish Forum 30 days to review and comment on the report prior to filing with the Commission. The licensee's report shall include any resource agency and Tribe comments and the licensee's response to any comments. The Commission reserves the right to require changes to their plan based upon review of the report.

(C) The licensee shall file with the Commission for approval, by April 17, 2012, a revised Pacific Lamprey Management Plan if it has been determined that the proposed modifications have not significantly improved adult Pacific lamprey passage at the project. The licensee's revised plan shall include additional implementation measures, including an implementation schedule, in accordance with implementation measure 2(d) of the Biological Objectives and Implementation Measures under Appendix C of the Washington State Department of Ecology 401 Water Quality Certification. The licensee shall prepare their plan in consultation with the Priest Rapids Fish Forum and allow the Priest Rapids Fish Forum 30 days to review and comment on the plan prior to filing with

the Commission. The licensee's plan shall include any resource agency and Tribe comments and the licensee's response to any comments. If it has been determined that the proposed modifications have significantly improved adult Pacific lamprey passage at the project, the licensee shall file notification with the Commission that such additional measures, as it pertains to implementation measure 2(d), are not necessary. Such notification shall be accompanied by documentation of consultation with the Priest Rapids Fish Forum. The Commission reserves the right to require changes to the plan.

(D) The licensee shall file with the Commission by August 30, 2013, their Year Five Biological Objectives Status Report, as it pertains to Pacific lamprey, in accordance with Condition 6.2(5)(c) of the Washington State Department of Ecology 401 Water Quality Certification. The licensee's report shall include the information required under Condition 6.2(5)(c). The licensee shall prepare their report in consultation with the Priest Rapids Fish Forum and allow the Priest Rapids Fish Forum 30 days to review and comment on the report prior to filing with the Commission. The licensee's report shall include any resource agency and Tribe comments and the licensee's response to any comments. The Commission reserves the right to require changes to their plan based upon review of the report.

(E) The licensee shall file with the Commission by August 30, 2018, their Year Ten Biological Objectives Status Report, as it pertains to Pacific Lamprey, in accordance with Condition 6.2(5)(d) of the Washington State Department of Ecology 401 Water Quality Certification. The licensee's report shall include the information required under Condition 6.2(5)(d). The licensee shall prepare their report in consultation with the Priest Rapids Fish Forum and allow the Priest Rapids Fish Forum 30 days to review and comment on the report prior to filing with the Commission. The licensee's report shall include any resource agency and Tribe comments and the licensee's response to any comments. The Commission reserves the right to require changes to their plan based upon review of the report.

(F) The licensee shall file with the Commission, if necessary, by August 30, 2023 and every five years thereafter their Biological Objectives Status Report, as it pertains to Pacific lamprey, in accordance with Condition 6.2(5)(e) of the Washington State Department of Ecology 401 Water Quality Certification. The licensee shall prepare their report in consultation with the Priest Rapids Fish Forum and allow the Priest Rapids Fish Forum 30 days to review and comment on the report prior to filing with the Commission. The licensee's report shall include any resource agency and Tribe comments and the licensee's response to any comments. The Commission reserves the right to require changes to their plan based upon review of the report.

(G) The licensee shall file an original and seven copies of any filing required by this order with:

The Secretary
Federal Energy Regulatory Commission
Mail Code: DHAC, PJ-12.3
888 First Street, NE
Washington, DC 20426

(H) This order constitutes final agency action. Requests for rehearing by the Commission may be filed within 30 days from the date of issuance of this order, pursuant to 18 CFR § 385.713.

George H. Taylor
Chief, Biological Resources Branch
Division of Hydropower Administration
and Compliance

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Meeting with Ecology regarding TDG Model

Agenda

Wells Hydroelectric Project Relicensing
Douglas County PUD
May 7, 2009
11:00 am – 12:00 pm

- Meeting Location:** Douglas PUD
- Meeting Coordinator:** Josh Murauskas (509) 881-2323
- Meeting Objective:** Discussion of modeling assumptions for the final TDG runs
- Discussion Topics:** Parameters for the Phase III Report
- a. 7Q10 river flows
 - b. Turbines at 90% of total maximum capacity (e.g., 9 of 10 units)
 - c. Incoming forebay TDG of 115%
 - d. Fish passage spill of 10 kcfs
 - e. Fish ladder flows of 1 kcfs
- Meeting Attendees:** Josh Murauskas, Douglas PUD
Shane Bickford, Douglas PUD
Pat Irle, Department of Ecology

Email from Douglas PUD to Ecology regarding TDG modeling and minimum spill
for TDG modeling

From: Irle, Pat (ECY) [PIRL461@ECY.WA.GOV]
Sent: Friday, May 08, 2009 9:48 AM
To: Shane Bickford; Josh Murauskas
Cc: Mary Mayo
Subject: RE: TDG modeling

Thanks!

From: Shane Bickford [mailto:ShaneB@dcpud.org]
Sent: Friday, May 08, 2009 9:44 AM
To: Irle, Pat (ECY); Josh Murauskas
Cc: Mary Mayo
Subject: RE: TDG modeling

Pat,

Thanks for the confirming note. Minimum spill for fish under 7Q10 flows would be 10 kcfs with one additional kcfs for adult ladder flows.

My only edit would be to refer to powerhouse loading at 90%/9 turbines operational within one line. They are directly related to one another.

Otherwise these all look good.

Based upon your note we will notify the Iowa hydraulics lab to start working on the VOF for the "standard compliance comparison scenario".

Cheers,

Shane

From: Irle, Pat (ECY) [mailto:PIRL461@ECY.WA.GOV]
Sent: Friday, May 08, 2009 9:32 AM
To: Josh Murauskas
Cc: Shane Bickford
Subject: TDG modeling

Just confirming:

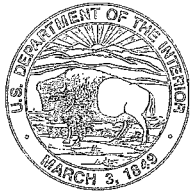
Assumptions for "standard comparison scenario":

- 7Q10
- one turbine down
- an incoming TDG of 115%*
- 90% of capacity

Did you want to include a statement about minimum spills (for fish)?

Anything else?

Letter from USFWS regarding Request to Participate in the ASWG



United States Department of the Interior



FISH AND WILDLIFE SERVICE

Washington Fish and Wildlife Office
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801

IN REPLY REFER TO:

May 11, 2009

USFWS Reference: 13260-2009-FA-0045

USFWS Cross Reference: 13260-2009-FA-0010

Hydrologic Unit Code: 17-02-00-18-07

Re: U.S. Fish and Wildlife Service Request to Participate in the Wells Aquatic Settlement Work Group, Wells Hydroelectric Project (FERC No. 2149)

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497

Dear Mr. Bickford:

On October 21, 2008, the Public Utility District No. 1 of Douglas County (Douglas PUD) completed the Wells Aquatic Settlement Agreement (Agreement) for the Wells Hydroelectric Project (Project). At the heart of the Agreement are six aquatic resource management plans intended to protect and enhance populations of white sturgeon, Pacific lamprey, bull trout, and native resident fish; protect and restore water quality within the Wells Project; and intended to prevent the introduction and further spread of aquatic nuisance species. These six aquatic resource management plans, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan for salmon and steelhead, will form the foundation of Douglas PUD's license application for the relicensing of the Project in 2012.

Signatories of the Agreement include Douglas PUD, the Washington Department of Ecology, the Washington State Department of Fish and Wildlife, the Confederated Tribes of the Colville Reservation, and the Confederated Tribes and Bands of the Yakama Nation. These signatory parties comprise the Aquatic Settlement Working Group (ASWG) tasked with implementing the Agreement over the new license term. The U.S. Fish and Wildlife Service (Service) has not yet signed the Settlement Agreement at this time.

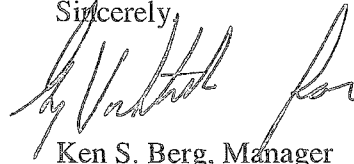
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Since the Service is not a signatory of the Agreement at this time, we officially request permission to continue participating in the activities associated with the Settlement Agreement. The Service anticipates signing the Agreement in the near future so that measures to protect Pacific lamprey may be implemented prior to 2012. To reach this goal, the Service is coordinating comments on the Pacific Lamprey Management Plan (PLMP) from our Department of the Interior component agency the Bureau of Indian Affairs (BIA). We, in turn, request to present these comments with the BIA to the ASWG for consideration. Following this process, the Service intends to sign the Settlement Agreement, become a signatory party, and develop the next steps forward in implementing the PLMP for the protection of Pacific lamprey at the Project.

If you have questions regarding this request to participate in the ASWG, please contact Steve Lewis of my staff via phone at (509) 665-3508 extension 14 or e-mail at Stephen_Lewis@fws.gov.

Sincerely,



Ken S. Berg, Manager
Washington Fish and Wildlife Office

cc:

Bob Dach, BIA, Portland, OR
Pat Irle, DOE, Wenatchee, WA
Patrick Verhey, WDFW, Ephrata, WA
Bob Rose, Yakama Nation, Toppenish, WA
Joe Peone, Colville Tribe, Nespelem, WA

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Meeting with Ecology regarding WQMP Updates

Agenda

Wells Hydroelectric Project Relicensing
Douglas County PUD
May 12, 2009
2:00 pm – 4:00 pm

- Meeting Location:** Douglas PUD
- Meeting Coordinator:** Josh Murauskas (509) 881-2323
- Meeting Objective:** Discussion of the Water Quality Management Plan (WQMP) updates
- Discussion Topics:** Updates to the WQMP
- a. Demonstrate vs. Maintain Compliance
 - b. Total Dissolved Gas
 - c. Turbidity
 - d. DO and pH
 - e. Additional Items
- Meeting Attendees:** Josh Murauskas, Douglas PUD
Shane Bickford, Douglas PUD
Pat Irle, Department of Ecology

Aquatic SWG Meeting

Agenda

Aquatic Settlement Work Group



Date: Wednesday, May 13th, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Coordinator: Joshua Murauskas 509.881.2323

[10 a.m. – 11 a.m.]	Welcome and Introduction	S. Bickford
	BIA Comments and FWS	S. Lewis ¹
	SWG Chair resume review	Work Group

[11 a.m. – 12 p.m.]	Water Quality MP	Work Group
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[12 p.m. – 1 p.m.]	Lunch	Provided
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[1 p.m. – 3 p.m.]	Fishway Entrance Hydraulics	R. Wielick ²
	Dual-Frequency ID Sonar	P. Johnson ³
	Design of Experiment	J. Murauskas

¹ Mid-Columbia Relicensing Coordinator, USFWS. Wenatchee, WA

² Professional Engineer, Jacobs Civil Inc. Hydro Division. Bellevue, WA

³ Senior Scientist, LGL Limited environmental research associates. Stevenson, WA



Wells Project Relicensing Aquatic Settlement Work Group

DATE: May 13, 2009

LOCATION: Douglas PUD

Initials	Name	Affiliation Name	Email
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_____	Art Viola	WDFW	violaaev@dfw.wa.gov
_____	Bao Le	Long View Assoc.	ble@longviewassociates.com
<i>BP</i>	Beau Patterson	Douglas PUD	bpatterson@dcpud.org
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_____	Bill Tweit	WDFW	tweitwmt@dfw.wa.gov
_____	Bob Barwin	WDOE	rbar461@ecy.wa.gov
<i>phone</i>	Bob Dach	BIA	robert.dach@bia.gov
_____	Bob Jateff	WDFW	jatefrjj@dfw.wa.gov
_____	Bob Rose	Yakama Nation	brose@yakama.com
_____	Brad James	WDFW	jamesbwj@dfw.wa.gov
_____	Bryan Nordlund	NOAA Fisheries	bryan.nordlund@noaa.gov
_____	Dale Bambrick	NOAA Fisheries	dale.bambrick@noaa.gov
_____	Dan Trochta	USFWS	dan_trochta@fws.gov
_____	Dennis Beich	WDFW	beichdvh@dfw.wa.gov
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_____	Jeff Korth	WDFW	korthjwk@dfw.wa.gov
_____	Joe Peone	Colville Tribes	joe.peone@colvilletribes.com
_____	John Devine	HDR/DTA	john.devine@hdrinc.com

_____	Jon Merz	WDOE	jome461@ecy.wa.gov
<u>Jm</u>	Josh Murauskas	Douglas PUD	jmurauskas@dcpud.org
_____	Karen Kelleher	BLM	karen_kelleher@blm.gov
_____	Keith Kirkendall	NOAA Fisheries	keith.kirkendall@noaa.gov
_____	Mark Miller	USFWS	mark_miller@fws.gov
<u>mm</u>	Mary Mayo	Douglas PUD	mmayo@dcpud.org
<u>MA</u>	Molly Hallock	WDFW	hallomh@dfw.wa.gov
<u>psi</u>	Pat Irle	WDOE	pir1461@ecy.wa.gov
<u>pmv</u>	Patrick Verhey	WDFW	verhepmv@dfw.wa.gov
_____	Paul Ward	Yakama Nation	ward@yakama.com
_____	Preston Sleeper	DOI	p-sleeper@qwestoffice.net
_____	Rosy Mazaika	BLM	rosemary_mazaika@blm.gov
_____	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
<u>SB</u>	Shane Bickford	Douglas PUD	sbickford@dcpud.org
<u>phone</u>	Steve Lewis	USFWS	stephen_lewis@fws.gov
_____	Steve Parker	Yakama Nation	parker@yakama.com
_____	Tom Scribner		scribner@easystreet.com
<u>TE</u>	Tony Eldred	WDFW	eldredte@dfw.wa.gov
_____	William Schurger	BLM	william_schurger@or.blm.gov
<u>phone</u>	<u>Keith Hatch</u>	<u>BIA</u>	

Additional Attendees

Initials	Name	Affiliation Name	Email
<u>JTJ</u>	<u>JOHN JOHNSON</u>	<u>USFWS</u>	<u>JOHN_JOHNSON@FWS.GOV</u>
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Final Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties **Date:** June 30 , 2009
From: Josh Murauskas, acting Aquatic SWG coordinator
cc: J. Gonzales, S. Lewis (USFWS), B. Nordlund (NMFS), M. Schiewe (Chair Elect)
re: Final Minutes of May 13, 2009 Aquatic SWG meeting

I. Announcements

1. A letter from Ken S. Berg, Manager, Washington Fish and Wildlife Office, U.S. Fish and Wildlife Service (USFWS), was submitted to the Aquatic Settlement Work Group (Aquatic SWG) on May 11, 2009 (Appendix A). After a brief introduction and acknowledgement to the signatory Parties to the Aquatic Settlement Agreement (Agreement), the letter officially requests permission for USFWS to continue participation in the activities associated with the Agreement. The letter then states that USFWS anticipates signing the Agreement in the near future in order to implement measures of the Pacific Lamprey Management Plan (PLMP) prior to 2012 (i.e., beginning of the new license term). To reach this goal, USFWS requests to present comments on the PLMP with their Department of Interior (DOI) component agency, Bureau of Indian Affairs (BIA), to the Aquatic SWG for consideration. Following this process, USFWS intends to sign the Agreement, become a signatory Party, and develop the next steps forward in implementing the PLMP for the protection of Pacific lamprey at Wells Dam.
2. Four well-qualified candidates submitted resumes for the Aquatic SWG Chair, including:
 - a. Paul Hart, Bridgebuilder Communications
 - b. Bao Le, Long View Associates
 - c. Chuck Peven, BioAnalysts, Inc.
 - d. Mike Schiewe, Anchor QEA, LLC
3. The Updated Study Report (USR) has been filed with the Federal Energy Regulatory Commission (FERC). The most recent updates to studies related to the Water Quality Management Plan (WQMP) are now available for consideration.

II. Summary of Decisions

1. The Aquatic SWG unanimously agreed to allow USFWS to continue participation in activities related to the Aquatic Settlement Agreement. Further, the Aquatic SWG unanimously decided that USFWS, along with their DOI component agency, BIA, should be allowed to present comments on the PLMP at the June meeting, in order to resolve any concerns and move forward with implementation of efforts to protect Pacific lamprey in the Wells Project Area (Item IV-1).
2. The Aquatic SWG unanimously agreed that Dr. Michael Schiewe, of Anchor QEA, LLC, is the most appropriate candidate to Chair the Aquatic SWG. The Aquatic SWG has chosen Dr. Schiewe, and requires Douglas PUD to establish a contract with the Chair as soon as possible (preferably before the June meetings). In addition to receiving unanimous approval from all Signatory Parties, Dr. Schiewe also received support from the USFWS (S. Lewis) and BIA (K. Hatch) (Item IV-2).
3. The Aquatic SWG has decided to update the Water Quality Management Plan, as required by the Aquatic Settlement Agreement, with the latest study results (Item IV-3).

III. Summary of Action Items

1. Party Representatives from the Colville Tribe (not in attendance) will be contacted to seek approval of Chair Nomination (Item IV-1) (Completed; Dr. Schiewe confirmed May 15, 2009).
2. An agreement for professional services will be created and finalized to contract Dr. Michael Schiewe, of Anchor QEA, LLC (Item IV-2) (Completed; contract in place May 26, 2009).
3. The WQMP will be updated to reflect recent water quality studies in the Wells Project and adjust measures in accordance with the study results. A revised draft of the WQMP should be prepared prior to the June meeting (Item IV-3) (Completed; draft submitted to Aquatic SWG on May 27, 2009).

IV. Summary of Discussion

1. Josh Murauskas (Douglas PUD) initiated the meeting with a discussion of the agenda items. He introduced the presenters and their topics for this meeting.

Steve Lewis (USFWS) asked if the Aquatic SWG planned on selecting an Aquatic SWG Chair today. Shane Bickford (Douglas Public Utility District [Douglas PUD]) was hopeful that the group could come to a consensus and agree upon the Chair at this meeting.

Mr. Bickford referred to a letter that was contained in the meeting packet regarding a request from Ken Berg (USFWS) to continue participation in the Wells Aquatic SWG. He

suggested that Mr. Lewis (via telephone) could give the group some background information. Mr. Lewis said that USFWS is not a signatory party to the Agreement at this time. The intent of the USFWS is to coordinate comments on the PLMP from the BIA and present a workable draft prior to the next meeting. The draft comments would also include the next steps outlined for measures to protect Pacific lamprey. Pat Irle (Washington State Department of Ecology [Ecology]) asked if the USFWS/BIA was going to make a presentation today. Mr. Lewis indicated they would not at this meeting, but plan to do so at the next meeting in June. Bob Dach (BIA) (via telephone) agreed that the presentation would be at the next meeting. Mr. Bickford said that this effort is a positive step forward. Douglas PUD supports the participation of the USFWS and BIA and the Aquatic SWG agreed that they would like to hear their concerns. Mr. Lewis reiterated that the USFWS wants to actively participate even though they have not yet signed the Agreement.

Ms. Irle asked if the USFWS was planning on signing the Agreement but not the BIA. Mr. Dach indicated that he was hoping to get the BIA's issues addressed first and that it was more convenient if the DOI signs as a group rather than individual signatories. Ms. Irle indicated that Ecology was comfortable with this and Tony Eldred (Washington Department of Fish and Wildlife [WDFW]) was in agreement. Mr. Lewis stated that USFWS wants the issues addressed and to get everyone's perspective on the comments provided by BIA.

Mr. Bickford stated that Douglas PUD's goal was to conclude the Agreement by including USFWS and, once concluded, to begin early implementation of lamprey passage improvements. Douglas PUD is eager to get started sooner rather than later, but cannot move forward on implementation while measures are still being developed and revised. Mr. Bickford indicated that if we wanted to make modifications to fishway operations this fall, then Douglas PUD would need to ask for a variance from the National Marine Fisheries Service (NMFS). This would bring about questions related to Endangered Species Act (ESA) listed species and Section 18 Authority.

Mr. Eldred asked what was expected in the way of physical changes to the ladder. Mr. Bickford indicated that physical changes, if the Aquatic SWG identified the need for any, could not be performed this year as the ladders are currently being operated under requirements of the Habitat Conservation Plan (HCP). Mr. Eldred asked if any modifications, other than flow, or any hard changes could be done during maintenance periods. Mr. Bickford and Mr. Lewis indicated that this would be the best time to make any modifications, if needed. Mr. Murauskas reiterated that the PLMP states that adverse impacts may be addressed through operational or physical changes to fishways, as coordinated by the HCP. Mr. Murauskas continued to discuss the fact that there are a whole suite of solutions for varying problems at each unique hydroelectric project on the Columbia River. Mr. Bickford said that modifications to the fishways would be a stepwise process and we would prefer to first evaluate passage during reduced velocity

operations. Mr. Murauskas reminded the group that the afternoon presentations will focus on a potential study for 2009 along with related information to develop practical solutions for creating an environment favorable for lamprey passage at the fishway entrances.

Ms. Irle asked Mr. Dach if the BIA had any regulatory issues. Mr. Dach explained how the BIA fits into the scheme, stating that lamprey are treaty protected, therefore BIA must show due diligence in protecting this resource for the tribes. The Columbia River Inter Tribal Fisheries Commission (CRITFC) has voiced concern to the BIA over the PLMP. The position of the BIA as a trustee is to ensure the Feds [federal government] are doing everything possible to protect these fish [lamprey] for the tribes. The Indian tribes will have differences of opinion, but if, for example, there are not enough lamprey 10 years from now, the tribal governments can hold the Feds responsible. Therefore, the job of the BIA is to prevent this from happening. Mr. Bickford indicated that both the Colville and Yakama Tribes have been very supportive and, in fact, have signed the Agreement. That said it seems that some sort of conflict exists between Columbia River Inter-Tribal Fish Commission's (CRITFC's) desires and those of the tribal entities that are within or adjacent to the Wells Project boundaries. Ms. Irle said that the purpose of the Agreement was to create one document (that includes management plans for each aquatic resource) and that it may be that BIA and CRITFC have conflicting views with the tribes that have already signed the Agreement. Mr. Dach indicated that the tribes are not just Bob Heinith, and they just wanted enough comfort in the plan to move forward. Mr. Dach continued and stated that he hopes we can reach consensus on the certainty of specific issues of interest to BIA. Ms. Irle asked if BIA will have CRITFC issues at the June meeting. Mr. Dach said he was not sure if all tribes will have unity. Ms. Irle asked for a quick caucus of the Signatory Parties at this point in the meeting.

Following the caucus, the Aquatic SWG unanimously agreed that it would be good to have BIA present their concerns to the group at a future meeting. The group agreed that it would be best to have BIA represent their issues as a component agency to a future Signatory Party (USFWS). Mr. Dach suggested that Bob Heinith's attendance may provide a better understanding of CRITFC's issues. Mr. Bickford reminded everyone that the USFWS officially requested permission to participate, along with presentation of comments from their component agency, BIA. The group has agreed to their participation toward resolving BIA's PLMP issues. Along the same lines, CRITFC would also have to follow the guidelines set forth in the Agreement and send the Aquatic SWG a letter of request for participation. Mr. Dach said that CRITFC should be informed of this process. Mr. Bickford indicated that Douglas would inform CRITFC that a short letter of intent requesting participation should be sent to the Aquatic SWG. Mr. Dach said he would let them know. Ms. Irle suggested that the policy and technical representatives for BIA be included in the letter. Mr. Dach asked if BIA needed a formal

letter. Mr. Bickford indicated that USFWS already submitted a letter on behalf of the BIA to present comments on the PLMP.

Mr. Dach indicated that he has already received comments from Bob Heinith, but it would take time to get consolidated comments developed between the DOI and CRITFC. Mr. Lewis indicated that USFWS wants to carry comments forward.

Mr. Lewis asked if anyone has discussed fishway operational modifications with Bryan Nordlund (NMFS). Mr. Murauskas indicated that the group will discuss lamprey passage this afternoon, but he has indeed discussed these issues with Mr. Nordlund. Mr. Lewis asked when the next Aquatic SWG meeting would be. Mr. Bickford said that it is scheduled for June 10, but this date does not work for Mr. Dach, so another meeting would be scheduled in late June or early July to address BIA's comments. Mr. Murauskas stated that he would send out a straw poll and work out the best date for the BIA meeting. Mr. Murauskas also reiterated that we must move quickly if we are to initiate any early implementation activities this migration, which is currently under way.

2. Mr. Murauskas moved to the next agenda item and presented the four resumes submitted to the Aquatic SWG for the Chair position. Aquatic SWG members participated in a discussion of the candidate's strengths and weaknesses. Following a lengthy discussion, the group then unanimously agreed that Mike Schiewe would be the preferred candidate for chair of the Aquatic SWG. Mr. Murauskas indicated that he had previously received preferences from Bob Rose and that Dr. Schiewe was one of the two candidates that Mr. Rose felt was qualified for the job. The group agreed that the Chair would be helpful at the June meeting. Mr. Verhey thanked Douglas PUD for involving WDFW and other agencies in making the decision for the Chair position. Mr. Bickford stated that he could not envision doing it any other way. Mr. Bickford then indicated that he would contact the Colville tribe to see if they had any concerns with Dr. Schiewe as the Chair.
3. Mr. Murauskas began the discussion of the WQMP. Mr. Murauskas stated that because there is now new information available for Dissolved Oxygen (DO), pH, turbidity, and Total Dissolved Gas (TDG), the WQMP need to be updated, as stated and anticipated by the Agreement. Mr. Murauskas asked if we need a new section, such as 2.4 Project Compliance Summary, or perhaps just a table or a bulleted list may be sufficient. Mr. Bickford agreed that a summary or table would be fine. Ms. Irle thought a summary or table/list would be good. Mr. Eldred suggested a list regarding daily operations and what are the most likely to go wrong and what can be done about it. Mr. Murauskas also suggested a measures section showing continued monitoring efforts. He then stated a summary is a good idea as there is a lot of information in the report and it may be more convenient to show a conclusions section. Mr. Bickford said the WQMP should include a new section in 2.3 showing the new TDG model results. Ms. Irle suggested that may be a new section by itself. The group agreed that adjustments should include:

(1) 2008 DO, pH and turbidity results; (2) Replace 2007 TDG playbook with Iowa 2009 Phase II and Phase III. Ms. Irle suggested new sections to be Turbidity 2008 and 2009; TDG replacement (new section); Phase III; and Project Compliance Summary. Mr. Murauskas agreed and stated that the goals and objectives have been met and suggested changing the language to reflect continued monitoring efforts to make sure the standards are not violated. Ms. Irle pointed to page 26 and suggested that the WQMP needs to be updated regarding compliance. Mr. Murauskas suggested that section 4.0 measures need to be updated as well. Mr. Murauskas stated that Douglas PUD will work with Ecology to update the plan and get back to the Aquatic SWG with proposed edits. He indicated that as a group they need to have a review schedule. Mr. Bickford suggested that Douglas PUD could work with Ecology to come up with a revised WQMP. Mr. Bickford indicated that the Aquatic SWG would need time for review. Ms. Irle suggested there be a placeholder in the draft for TDG results from Iowa's Phase III modeling exercise. Mr. Bickford agreed and suggested a schedule for Phase III results.

Mr. Bickford stated that it would be possible to present the draft for the June meeting, especially sections 2.3, 3.0, and 4.0. Mr. Lewis indicated that everything looked good to him so far. He asked if there would be a section in the plan for discussion of changes in operations. Mr. Murauskas stated that projected studies will be put in place and new operating scenarios for high flow events would be in the plan.

4. Mr. Bickford introduced Rolf Wielick and David Allison, both fishway engineers from Jacobs Engineering, to present information on fishway entrance hydraulics. Peter Johnson, a senior scientist from LGL Limited, was also introduced. Mr. Bickford asked Mr. Wielick to give the Aquatic SWG an update on the Spill, Prevention, Control and Countermeasure (SPCC). Mr. Wielick provided an update on SPCC implementation. Mr. Allison then presented "Fishway Entrance Hydraulics," beginning with a review of various entrance configurations (Keyhole, Vertical, and Uniform Slots). Mr. Allison continued to inform the group on the intended design and reasoning for installation of keyhole entrances at Priest Rapids Dam. The previous entrances there were three-leaf telescoping entrances with an orifice that was adjusted by hoists to match tailwater elevation. Contrary to the misconception that there is a "variable velocity" benefit gained by these entrances, the design actually only offers a variable discharge and eliminates the needs for a hoisting system. Mr. Allison mentioned that the left bank and right bank entrances have not been compared at Priest Rapids dam, and, in fact, there were no lamprey passage studies conducted prior to installation of the keyhole entrances. Mr. Allison then suggested that the benefits gained by these designs are likely related to the full depth "floor," as opposed to a moving orifice. Mr. Allison then provided velocity rating curves for the keyhole entrance at Priest Rapids and the slotted entrance at Wells Dam. The average velocity profiles were actually extremely similar, suggesting that there would be no benefit in changing the entrance geometry of fishway entrances at Wells Dam. The workgroup then had a lengthy discussion of head

differentials used at each hydroelectric project in the Mid-Columbia. Mr. Allison then presented some information to relate head differentials to average and potential velocity. According to general hydraulic principles, velocities in boundary zones will be much lower than overall average velocities. The group then continued discussion on what velocities would be conducive to lamprey passage, keeping in mind the need for adequate attraction flows for salmon. Mr. Allison then provided the following summary: (1) All fishway entrances provide variable velocities due to boundary conditions; (2) original designs for Wells and Priest Rapids dams were based on modeling of 1-foot head differential (roughly 20 percent lower potential velocity head than 1.5-foot condition); and (3) complex hydraulic conditions at entrance should be modeled before physical changes are attempted. The group discussed how Mr. Allison's presentation was helpful in trying to develop lamprey passage measures for Wells Dam.

5. Peter Johnson gave a presentation on Dual Frequency Identification Sonar (DIDSON): Applications & Capabilities for Assessing Lamprey Passage at Wells Dam. Mr. Johnson covered several topics, including: Overview of Technology, Advantages and Limitations, Applications, and Wells Dam Lamprey Passage. The advantages of the DIDSON system are that it is an unobtrusive technology, not limited by turbidity, and provides continuous, equal sampling through all hours. The limitations are range and sample volume, species identification (especially among similarly-shaped fishes), manual data processing, and the fact that deployment and output of the system are not intuitive. Mr. Johnson then reviewed a few applications for fisheries, including adult salmon and lamprey, and showed examples of how DIDSON was used for enumeration, behavioral assessments, habitat utilization, gear efficiency, and monitoring of fish passage (e.g., juvenile out-migration).

Mr. Hatch asked if DIDSON has been successfully used to identify lamprey. Mr. Johnson replied in the affirmative. Mr. Murauskas mentioned that there are no species of fish in the Columbia River that could be confused with lamprey. Ms. Hallock asked if the U.S. Army Corps of Engineers (COE) considered using the DIDSON system. Mr. Johnson stated that COE was very interested but did not use it because of the cost. John Johnson (USFWS) interjected that the DIDSON system was used at Cowlitz for entrance efficiency. Mr. Murauskas said that the dimensions of the fishway entrances at Wells Dam had excellent potential for DIDSON applications. Mr. Johnson indicated the DIDSON would be good to use at Wells to assess entrance efficiency and approach of lamprey. He then reminded the group that DIDSON would avoid the negative drawbacks of prior assessments, including small sample sizes, handling, and negative surgical effects. Ms. Hallock indicated that lamprey biologists are starting to see considerable surgery effects with radio-telemetry lamprey studies. Mr. Murauskas reiterated that a large benefit of DIDSON was that we could observe fish behavior without collecting and handling the few fish that migrate to Wells Dam.

Mr. Johnson continued with application considerations for Wells Dam: (1) fit sample volume to entrance, and (2) maximize coverage with use of multiple units, track and trolley or rotate and sub-sample. John Johnson asked why we do not mount at the top. Peter Johnson replied that it is too wide at the base and you would have low resolution, and you could not tell if the lamprey passed or not. Ms. Hallock asked about dropback and if he had worked with that. Mr. Johnson said the problem with it is that you do not know if it is the same fish or not. Mr. Murauskas reminded the group that the real question is “does the lower velocity increase the numbers of lamprey that are able to successfully negotiate the fishway entrance?”

Mr. Johnson then discussed data collection and processing. Lamprey DIDSON data would provide aspects such as run timing, trends in hourly passage, entrance efficiency, identification of rejection behavior, rejection zones, and entrance efficiency estimation relative to flows.

John Johnson mentioned there was another sonar system called Blue-View that is similar to DIDSON but not as high quality and lower resolution. Mr. Verhey asked if you could mount the camera on the inside of the fishway. Peter Johnson stated that he has looked at the outside for passage efficiency only. The group then continued discussions related to angle and placement of the camera.

Mr. Hatch stated that DIDSON is a nice tool, but he was curious as to how you would establish the percentage of fish that are able to pass the project. The group then discussed problems related to trapping and tagging, especially evident in upper reaches of the Columbia during latter parts of the migration near the overwintering period. Mr. Hatch then stated that DIDSON is a great tool and interesting, but is still not going to give you a measurement of passage. Mr. Murauskas stated that in fact you would have a measurement of passage, just not one that would be comparable to radio-telemetry results. Mr. Murauskas also reminded the group that the actual question is “does a nighttime reduction in fishway entrance velocity improve the ability of lamprey to negotiate the entrance?” Mr. Patterson stated that if we had an effective tagging program, we would not have to search for alternative technologies. He said that DIDSON, in effect, would be an extremely useful tool to utilize in the interim [until better tag technology is available]. Mr. Hatch indicated that Douglas PUD needs to use caution if they use 24-hour sampling, as data is mind numbing work, difficult to quantify, and expensive. Mr. Murauskas agreed but indicated that given the new study information, there were not many viable study alternatives. Mr. Murauskas then reiterated that Douglas PUD is simply trying to find practical solutions for what has been shown to be the chief issue for lamprey at the Wells Project.

Ms. Irlle then returned to tagging issues by asking Mr. Murauskas if he knew the mortality rate of radio-tagged lamprey at Wells Dam. Mr. Murauskas indicated that this figure is hard to know precisely because of the different variables, including tag

shedding, overwintering, mortality, etc., but suspected that radio-tags negatively affect as much as 50 percent of fish, or possibly more. Mr. Bickford stated that Douglas PUD could use radio-telemetry if there were several thousand fish to work with, allowing us to select for adequately-sized lamprey, but that is not the case at Wells. Mr. Lewis stated that he hopes that Douglas PUD will look at moving forward with the presented DIDSON monitoring. Mr. Bickford indicated that perhaps Peter Johnson should sit down with Mr. Murauskas and the University of Washington Statistics Department and develop a study plan for the Aquatic SWG to discuss at the next meeting in June.

6. Mr. Murauskas began the discussion on experiment design by reviewing the PLMP. Mr. Murauskas explained that the study plan needs to (1) ensure that we are able to specifically target lamprey during their migratory times; and (2) ensure that we do not interfere with salmon. During the presentation, Mr. Murauskas showed several figures from Wells Dam indicating that salmon are typically active during daylight hours (12 p.m. to 7 p.m.), whereas lamprey are more active during the overnight periods (8 p.m. to 12 a.m.).

Ms. Hallock asked [in reference to the passage data] how comfortable Douglas PUD is with the counting window. Mr. Murauskas indicated that the upper fishway has 100 percent passage efficiency and that the number of lamprey passing the count station is not a passage issue, but rather an enumeration issue. Mr. Murauskas said that radio-telemetry data has shown that roughly 75 percent of all lamprey bypass the count station, substantially lowering passage estimates at Wells Dam. Mr. Bickford suggested using low light cameras or perhaps DIDSON at the counting windows to develop a better video bypass proportion estimate. Mr. Murauskas reminded the group that Douglas PUD still has to sell the study design (operational modifications) to the HCP committee. Mr. Hatch stated that lamprey are significant to the Colville and Wanapum tribes. He does not know the population but anything we can do is a good thing. Their numbers will fluctuate in size and population with peaks and valleys in their migration. Mr. Hatch asked if we were attempting to exclude the use of radio-telemetry from this point forward. Mr. Murauskas said no, but rather we are simply attempting to use the most appropriate technology available to accurately assess operational changes made to enhance lamprey passage at the Project. The discussion of radio-telemetry continued as Mr. Bickford stated that Bonneville Dam is showing that tagging is having a significant negative effect on passage efficiency and there is now considerable evidence that radio tags are not the best tool for measuring passage efficiency.

Ms. Hallock asked if the lamprey study would be on the agenda for the June meeting. Mr. Murauskas indicated that the two main items on the agenda for the June meeting were to discuss BIA's concerns with the PLMP and finish edits to the WQMP. Ms. Hallock asked if the study plan for the upcoming migration could be discussed then at the July meeting. Mr. Bickford said that the study plan should be discussed sooner rather than later if we are going to be able to implement the study in time for the 2009

migration. Ms. Hallock stated that it would be a shame to miss this season for the lamprey study. Mr. Lewis indicated that the USFWS wanted to go forward also. Mr. Murauskas asked what it will take to move forward. Mr. Bickford stated that if we have to start over again with extensive and time-consuming edits to the PLMP, then it is hard to imagine how a study could logistically happen in 2009. Douglas PUD is trying to be proactive and find practical solutions to passage issues, implementing them well ahead of the schedule agreed to in the Agreement. However, it will be difficult to implement a study in 2009 without a consensus surrounding the goals and objectives in the PLMP, directly influencing study designs.

V. Next Meetings

1. Next meeting (Aquatic SWG Chair Orientation; updates to WQMP): *June 10th, 10 a.m.-3:00 p.m., East Wenatchee.*
2. Meeting to host USFWS and BIA for comments on the PLMP: *June 30th, 10 a.m.-3:00 p.m., East Wenatchee.*

List of Appendices

Appendix A – May 11, 2009, Letter from K. Berg, USFWS, to Aquatic SWG

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Email from BIA to ASWG members regarding intention to stay involved in the
ILP process as a non-signatory party and comments on the PLMP

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Wednesday, May 13, 2009 7:47 AM

To: Stephen_Lewis@fws.gov; brose@yakama.com; joe.peone@collvilletribes.com; pirl461@ecy.wa.gov; Shane Bickford; verhepmv@dfw.wa.gov; Keith.Hatch@bia.gov; HEIB@critfc.org

Subject: Re: Wells Pacific Lamprey Management Plan and the U.S. Fish and Wildlife Service (FERC No. 2149)

To be clear, the BIA intends to stay involved in the process as well. Our preference is to do that through the settlement agreement, although we're happy to attend as a non-Party assuming approval of the group (I'm assuming we need no further formal request as we have been attending for several months, but let me know if that isn't the case).

We have been working on the lamprey plan and will have a draft to you prior to the next meeting (hopefully by the end of this month). However, I've got a long-standing conflict on June 10 (which I believe is the next scheduled meeting) and request a new meeting date be coordinated if at all possible. I'm currently available the following days in June:

6/1 - 6/5, 6/15, 16, 18, 19 (and possibly June 12)

It would also be helpful if Bob Heinith could attend the next meeting, so coordinating with his schedule would also be appreciated.

Thanks for your help!

Bob Dach
Hydropower Program Manager
Division of Natural Resources
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

<Stephen.Lewis@fws.gov>

05/11/2009 11:03 AM

To <ShaneB@dcpud.org>, <Robert.Dach@bia.gov>, <pirl461@ecy.wa.gov>, <joe.peone@collvilletribes.com>, <brose@yakama.com>, <verhepmv@dfw.wa.gov>

Subject Wells Pacific Lamprey Management Plan and the U.S. Fish and Wildlife Service (FERC No. 2149)

Hi Folks-

Attached is a letter from the FWS updating stakeholders in the Aquatic Settlement Work Group regarding the FWS and the Wells Aquatic Settlement Agreement. Please call if you have questions or require clarification.

S-

(See attached file: [2009-05-11]FWS Request to Pariticipate in the Wells ASWG.PDF)

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801

Water Trails Meeting

Meeting Notes

Greater Columbia Water Trails Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
May 14, 2009

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To identify suitable Greater Columbia Water Trails tent camping locations

Douglas PUD and the Greater Columbia Water Trails (GCWT) representatives visited the Wells Project Reservoir to evaluate potential boat-in campsites. In attendance were Ron Johnson-Rodriguez (GCWT/Port of Chelan County), Jennifer Upshaw (Port of Chelan County), Tom Feil (GCWT), and Scott Kreiter (Douglas PUD)

Camping Facility Locations

The group visited several locations in the Okanogan River vicinity. Locations considered were Monse Boat Launch, two locations at or near the Cassimer Bar Fishing Access, two locations on Cassimer Bar along the Columbia River, one location at the confluence of the Okanogan River, and one location at Plaza Point near Brewster.

The GCWT representatives will discuss which sites are most suitable and provide feedback to Douglas PUD.

Camping Facility Features

The group discussed features of the designated campsite. The proposed site would include tent pads, a picnic shelter, picnic tables, trash receptacles, and a restroom. The site would be designated for use by those using the water trail (e.g. canoes and kayaks).

Email from Douglas PUD to ASWG regarding 10 business days advanced written notice for comments

From: Josh Murauskas
Sent: Friday, May 15, 2009 10:08 AM
To: Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; 'Jessica_Gonzales@fws.gov'; 'Keith.Hatch@bia.gov'; 'robert.dach@bia.gov'; Mike Schiewe; 'Ali Wick'; Mary Mayo
Subject: Aquatic SWG Meeting in June, East Wenatchee

Dear Aquatic SWG Members and Interested Parties:

Please follow the link below to note your availability for a June meeting:

<http://www.doodle.com/c79nvhz4dnqufu5e>

Note that before lunch we'll be tending to Signatory Party business unrelated to the Pacific Lamprey Management Plan, so if lamprey is your only interest 1:00-3:00 p.m. would be the time to schedule. The Aquatic SWG has approved the formal request by USFWS to present comments with the BIA on the Pacific Lamprey Management Plan during this meeting.

Also note that time in June is very limited, with Friday the 12th being the earliest available date. If we are unable to work this day out, we'll unfortunately have to move to later June or early July. If it is at all possible, please work towards the earlier date as the lamprey migration has already started downstream and these issues must be resolved to move forward with any early implementation efforts.

As a last reminder, the Aquatic Settlement Agreement states that the Chair must provide all committee members with a minimum of ten (10) business days advanced written notice of all meetings, including an agenda and all matters to be addressed. This would also be applicable to written comments by USFWS/BIA on the Pacific Lamprey Management Plan.

Thanks once again for your continued participation, and feel free to contact me with any questions.

Have a great weekend!

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from BIA to Douglas PUD regarding unavailability to provide comments 10 business days prior to meeting date

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Monday, May 18, 2009 8:05 AM

To: Josh Murauskas

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Donella Miller (YN Sturgeon Lead); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Brad James (WDFW Sturgeon Lead); Bob Jateff (WDFW Technical); Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Keith.Hatch@bia.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Mike Schiewe; Steve Parker (YN Technical); Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); HEIB@critfc.org

Subject: Re: Aquatic SWG Meeting in June, East Wenatchee

Hi Josh,

We're not going to have a draft ready 10 business days prior to early June, so it looks like the end of June early July will be the earliest we can meet the requirements. We should have a draft early June, but not 10 working days prior to the 12th (which I believe was the earliest common date folks previously had available).

Bob Dach
Hydropower Program Manager
Division of Natural Resources
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Email from Douglas PUD to BIA regarding acknowledgment of unavailability to provide comments

From: Josh Murauskas

Sent: Monday, May 18, 2009 9:40 AM

To: 'Robert.Dach@bia.gov'

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Donella Miller (YN Sturgeon Lead); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Brad James (WDFW Sturgeon Lead); Bob Jateff (WDFW Technical); Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Keith.Hatch@bia.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Mike Schiewe; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); HEIB@critfc.org

Subject: RE: Aquatic SWG Meeting in June, East Wenatchee

Thanks for the update, Bob.

Please let me know if there's anything I can help with to expedite the process.

Josh

*Josh Murauskas
Douglas Co. PUD
(509) 881-2323*

Email from Douglas PUD to ASWG members regarding meeting to address
BIA/USFWS comments

From: Josh Murauskas
Sent: Tuesday, May 19, 2009 9:37 AM
To: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Mary Mayo; Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov; 'Robert.Dach@bia.gov'; Keith.Hatch@bia.gov
Subject: Aquatic SWG meeting to address BIA/USFWS comments

Dear Aquatic SWG members:

The [recent poll](#) indicates that **Tuesday, June 30th from 10:00 a.m. to 3:00 p.m. in East Wenatchee** will be the best day to host USFWS and BIA for comments on the Pacific Lamprey Management Plan. **Please plan accordingly** as we hope to resolve these issues and move forward towards implementation of the PLMP for the protection of Pacific lamprey at Wells Dam.

By this time, the newly elected Aquatic SWG Chair, [Michael H. Schiewe](#), PhD, will be the formal contact for questions, concerns, scheduling, and agendas. We hope to host our regularly scheduled meeting on June 10th to introduce Mike, along with other items unrelated to Pacific lamprey (details to follow).

Please mark this day on your calendars and remember that the all comments shall be submitted in writing to the Chair and SWG, as guided by the Settlement Agreement, **within 10 business days prior to the meeting** (Tuesday, June 16th).

Thanks again for your continued participation!

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from Douglas PUD to ASWG regarding agenda items for next meeting

From: Josh Murauskas
Sent: Tuesday, May 19, 2009 10:25 AM
To: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Mary Mayo; Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: June 10th Aquatic SWG meeting

Dear Aquatic SWG members:

Although we were unable to work out the USFWS/BIA presentation of comments on the Pacific Lamprey Management Plan into the early June meeting, we still have a few items that we'd like to address. Those items would be as follows:

1. Introduction and orientation of the Aquatic SWG Chair.
2. Updates to the Water Quality Management Plan.
3. Updates on the potential 2009 DIDSON study.

We will host the meeting in East Wenatchee on Wednesday, June 10th from 10:00 a.m. to 3:00 p.m., with lunch provided. Please mark your calendars and look for an agenda in the near future.

Thanks again for your continued participation!

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Meeting with Ecology regarding TDG Updates

Agenda

Meeting of Columbia River Dam Operators & Ecology

Ecology's Wenatchee Field Office
303 S. Mission Street, Suite 200
Conference room (Room 209)
May 27, 2009 10:00am – 2:00pm

INTRODUCTIONS (Susan Braley)

GAS ABATEMENT PLANNING

- Discussion on TDG monitoring during fish spill of the “twelve highest consecutive hourly readings in any one day” and how operators are managing this new requirement
- Ecology will explain when exceedances of TDG are considered a violation of the Standards
- Discussion on reporting to Ecology during Fish Spill Season
- Ecology will give status of AMT Process-- Monitoring Limits in the Forebays during Fish Spill
- The Corps will give a brief update of where things are at with the BiOp on the Lower Columbia River Dams
- Other Issues or Questions?

COORDINATION AND INFORMATION SHARING

- Suggestions for improving coordination efforts
- Ideas for sharing information on hydropower and 401 issues
- What’s working, what’s not

HYDROPOWER FEES & FERC 401 CERTIFICATIONS

- Ecology will share information on how we are using the hydropower fees for FERC activities
- First Legislative Report due January 2010
- Status of FERC 401 activities & feedback from PUDs on how it is going

WRAP UP

Email regarding Agenda for Terrestrial RWG Meeting

From: Scott Kreiter
Sent: Friday, May 29, 2009 4:07 PM
To: Beau Patterson; Bill Towey; Bob Dach; Bob Easton; Brenda Crowell; Dan Trochta; Dave Volsen; David Turner; Dennis Beich; Dinah Demers; Gordon Brett; Jeff Korth; Jim McGee; John Devine; Karen Kelleher; Marc Hallett; Mary Hunt; Mary Mayo; Matt Monda; Patricia Leppert; Patrick Verhey; Scott Kreiter; Shane Bickford; Steve Lewis; Tony Eldred
Subject: Wells Project Relicensing: Terrestrial Resources Work Group
Attachments: Terrestrial_Agenda_051209.pdf; Wells_Project_Wildlife_Management_Plan 052909 .pdf; Wells_Project_Avian_Protection_Plan 052909.pdf

Wells Terrestrial Resources Work Group:

Please find enclosed the agenda for the **June 12** (9:00 – 11:00 AM) Terrestrial RWG meeting. The purpose of the meeting is to provide a final overview of the final drafts of the Wildlife and Botanical Management Plan and the Avian Protection Plan (also attached).

For those who need to travel, feel free to attend by phone, as the meeting should be fairly brief.

Please contact me if you have any questions.

Thank you.

-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Agenda

Terrestrial Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
June 12, 2009
9:00 am – 11:00 am

Meeting Location: Douglas PUD, East Wenatchee, WA

Conference Dial-in: 509-881-2990 PIN# 327831

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To discuss the Wildlife and Botanical Management Plan and the Avian Protection Plan – Final Drafts

Time	Topic	Lead
9:00 am	Review agenda and meeting objectives	Scott Kreiter
9:10 am	Overview of final draft of the Wildlife and Botanical Management Plan	Scott Kreiter
9:40 am	Overview of the final draft Avian Protection Plan	Scott Kreiter
10:10 am	Wells ILP – Next Steps/Stakeholder Support	Shane Bickford
10:30 am	Final comments, Action Items	Scott Kreiter / Group
11:00 pm	Adjourn	

FINAL DRAFT

WILDLIFE AND BOTANICAL MANAGEMENT PLAN

WELLS HYDROELECTRIC PROJECT

FERC PROJECT NO. 2149

May 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

FINAL DRAFT

**WELLS PROJECT 230 KV TRANSMISSION LINE
AVIAN PROTECTION PLAN**

WELLS HYDROELECTRIC PROJECT

FERC NO. 2149

May, 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

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Encroachment Information Request from the Corp of Engineers (COE)

From: Shane Bickford
Sent: Friday, June 05, 2009 11:09 AM
To: Bill Dobbins; Ken Pflueger
Cc: Chuck Wagers; 'Devine, John'; 'Gar Jeffers'; 'Vasile, Jim'
Subject: encroachment

Bill and Ken,

I received a call today from the US Army Corps of Engineers (Mr. Larry Schick) asking for information related to the license requirements of the Wells Project as it relates to encroachment at Chief Joseph Dam. He was looking at the Relicensing website and was not able to find anything about encroachment.

I walked him to the webpage containing license articles 32 and 52 and provided him some historical background regarding the 2 foot pool raise. I also showed him how to use the search tool, which produced multiple hits on encroachment.

He then asked if we were planning to modify the encroachment agreement upon expiration in 2012. I told him that we are proposing to not modify but renew (extend) the existing encroachment agreement. I provided him with a summary of the ILP schedule including the deadlines for the draft and final license application.

He asked if, in the future, the Corps could get a copy of the existing agreement. I indicated that yes they could, should they want them. He did not want a copy at this time and was not even sure that the Corps was particularly concerned about the existing agreement but they thought that they should check into it given what they observed during the May TDG spill tests.

Larry indicated that his boss (Ms. Caroline Fitzgerald – Water Resources Branch Chief – Seattle District Corps of Engineers) asked him to do some research on encroachment following her site visit during the May TDG spill test at Chief Joseph Dam.

Regards,

Shane

Email from Douglas PUD to ASWG regarding draft meeting minutes

From: Josh Murauskas
Sent: Tuesday, June 09, 2009 10:47 AM
To: 'Ali Wick (Aquatic SWG Chair Support)'; 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Josh Murauskas; Mary Mayo; 'Michael Schiewe, PhD (Aquatic SWG Chair)'; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'
Cc: Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov
Subject: Draft Aquatic SWG minutes from May 13th meeting
Attachments: Aquatic SWG May 13 Minutes.doc

Dear Aquatic SWG Members:

Please find the attached meeting minutes from our May 13th gathering. Please review and comment at your convenience.

Thanks again for your continued participation.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from Douglas PUD to ASWG regarding comments on PLMP from the
USFWS and BIA and Chair-elect for ASWG

From: Josh Murauskas
Sent: Tuesday, June 09, 2009 11:31 AM
To: 'Robert.Dach@bia.gov'; Keith.Hatch@bia.gov; 'Bob Heinith'; Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov; 'Ken_Berg@fws.gov'
Cc: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Mary Mayo; Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Subject: Comments on the Pacific Lamprey Management Plan for the Aquatic SWG

Good morning:

I want to remind you that comments on the Pacific Lamprey MP from the USFWS and BIA are scheduled for discussion on June 30th, as formally requested by Ken Berg (USFWS). These comments must be provided to the Aquatic Settlement Workgroup (SWG) ten business days prior to the meeting. This is to allow SWG members adequate time to prepare for discussions and potential management decisions, as required of the Aquatic Settlement Agreement. This date (10 business days prior) is June 17th, one week from tomorrow. Also, please remember that participation of non-signature parties requires a written letter of request for the SWG's consideration.

One last item I wanted to relay to you is that the Aquatic SWG Chair-elect, Dr. Michael Schiewe, will begin his tenure starting tomorrow, June 10th. From this point forward, all correspondence with the Aquatic SWG, such as comments, requests, etc., should be directed through Dr. Schiewe at mschiewe@anchorqea.com, or 1423 Third Avenue, Suite 300, Seattle, WA 98101. He may also be reached at (206) 287-9130.

We look forward to meeting with you on the 30th, and please let me know if I could be of any assistance.

Regards,

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Aquatic SWG Meeting

Agenda

Aquatic Settlement Work Group



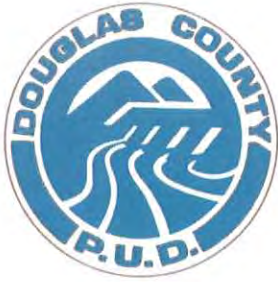
Date: Wednesday, June 10th, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Coordinator: Joshua Murauskas 509.881.2323

[10 a.m. – 11 a.m.]	Welcome and Introduction SWG Chair Introduction	S. Bickford M. Schiewe
[11 a.m. – 12 p.m.]	Water Quality MP update	Work Group
[12 p.m. – 1 p.m.]	Lunch	Provided
[1 p.m. – 3 p.m.]	Lamprey Study Plan Update Open Discussion	J. Murauskas Work Group



Wells Project Relicensing Aquatic Settlement Work Group

DATE: June 10, 2009

LOCATION: Douglas PUD

Initials	Name	Affiliation Name	Email
<u>AW</u>	Ali Wick	Anchor QEA, LLC	awick@anchorgea.com
_____	Allison O'Brien	DOI	a-obrien@qwestoffice.net
_____	Art Viola	WDFW	violaaev@dfw.wa.gov
_____	Bao Le	Long View Assoc.	ble@longviewassociates.com
_____	Beau Patterson	Douglas PUD	bpatterson@dcpud.org
_____	Bill Towey	Colville Tribes	bill.towey@colvilletribes.com
_____	Bill Tweit	WDFW	tweitwmt@dfw.wa.gov
_____	Bob Barwin	WDOE	rbar461@ecy.wa.gov
_____	Bob Dach	BIA	robert.dach@bia.gov
<u>bj</u>	Bob Jateff	WDFW	jatefrjj@dfw.wa.gov
<u>phone</u>	Bob Rose	Yakama Nation	brose@yakama.com
_____	Brad James	WDFW	jamesbjw@dfw.wa.gov
_____	Bryan Nordlund	NOAA Fisheries	bryan.nordlund@noaa.gov
_____	Dale Bambrick	NOAA Fisheries	dale.bambrick@noaa.gov
_____	Dan Trochta	USFWS	dan_trochta@fws.gov
_____	Dennis Beich	WDFW	beichdvh@dfw.wa.gov
_____	Derek Sandison	WDOE	dsan461@ecy.wa.gov
_____	Jeff Korth	WDFW	korthjwk@dfw.wa.gov
_____	Joe Peone	Colville Tribes	joe.peone@colvilletribes.com
_____	John Devine	HDR/DTA	john.devine@hdrinc.com

_____	Jon Merz	WDOE	jome461@ecy.wa.gov
<u>JM</u>	Josh Murauskas	Douglas PUD	jmurauskas@dcpud.org
_____	Karen Kelleher	BLM	karen_kelleher@blm.gov
_____	Keith Kirkendall	NOAA Fisheries	keith.kirkendall@noaa.gov
_____	Mark Miller	USFWS	mark_miller@fws.gov
_____	Mary Mayo	Douglas PUD	<u>mmayo@dcpud.org</u>
<u>MM</u>	Michael Schiewe	Anchor QEA, LLC	mschiewe@anchorqea.com
<u>phone</u>	Molly Hallock	WDFW	hallomh@dfw.wa.gov
<u>psi</u>	Pat Irle	WDOE	pirl461@ecy.wa.gov
_____	Patrick Verhey	WDFW	verhepmv@dfw.wa.gov
_____	Paul Ward	Yakama Nation	ward@yakama.com
_____	Preston Sleeper	DOI	p-sleeper@qwestoffice.net
_____	Rosy Mazaika	BLM	rosemary_mazaika@blm.gov
_____	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
<u>SB</u>	Shane Bickford	Douglas PUD	sbickford@dcpud.org
<u>S</u>	Steve Lewis	USFWS	stephen_lewis@fws.gov
_____	Steve Parker	Yakama Nation	parker@yakama.com
_____	Tom Scribner	<u>Yakama Nation</u>	scribner@easystreet.com
_____	Tony Eldred	WDFW	eldredte@dfw.wa.gov
_____	William Schurger	BLM	william_schurger@or.blm.gov
<u>Paul</u>	<u>Patrick Verhey</u>	<u>WDFW</u>	<u>verhepmv@dfw.wa.gov</u>

Additional Attendees

Initials	Name	Affiliation Name	Email
JLG	Jessica Gonzales	USFWS	Jessica-Gonzales@fws.gov
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Final Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties **Date:** June 30, 2009
From: Mike Schiewe (Anchor QEA)
cc: Steve Lewis (USFWS), Jessi Gonzales (USFWS), Bryan Nordlund (NMFS)
re: Final Minutes of June 10, 2009 Aquatic SWG meeting

I. Announcements

1. Effective today, Dr. Mike Schiewe is the Chair of the Aquatic Settlement Work Group (Aquatic SWG). He can be contacted by cell phone at (360) 271-9747. Emails and documents should be sent to both Dr. Schiewe and Ali Wick at mschiewe@anchorqea.com and awick@anchorqea.com for Aquatic SWG distribution (Item IV-1).

II. Summary of Decisions

1. The Aquatic SWG will meet on second Wednesdays of the month. Next meeting dates will be confirmed at each meeting and in the minutes (Item IV-1).
2. Douglas PUD [Douglas] will provide the revised Water Quality Management Plan (WQMP), with the updated Appendix B, to the Aquatic SWG by July 8 (Item IV-3).
3. Douglas will provide the final Total Dissolved Gas (TDG) and turbidity reports to the Aquatic SWG by close of business Monday, August 3 (Item IV-3).
4. Douglas will include the final TDG and turbidity results in the WQMP. The facilitator will include a vote on approval of the WQMP on the agenda for the August 12 meeting (Item IV-3). . The approved WQMP will be included in the Final License Application, in December.

III. Summary of Action Items

1. Dr. Mike Schiewe will call Bob Dach (Bureau of Indian Affairs [BIA]) and confirm that the comments on the Pacific Lamprey Management Plan (PLMP) are expected by the deadline of June 16 (Item IV-2).

2. Josh Murauskas will ask Rolf Weilick (Jacobs Engineering, Portland) to complete the oil spill prevention and control plan (which is Appendix B to the WQMP) by the July 8 Aquatic SWQ meeting (Item IV-3).
3. Josh Murauskas will provide the WQMP to the Aquatic SWG by July 8 (Item IV-3).
4. Josh Murauskas will provide the TDG and turbidity reports to the Aquatic SWG by close of business on Monday, August 3 (Item IV-3).
5. Josh Murauskas will provide the lamprey study plan to Molly Hallock (Washington Department of Fish and Wildlife [WDFW]) and Bao Le (Long View Consulting) for review by June 30 (Item IV-4).
6. Shane Bickford and/or Josh Murauskas will attend the June 23 Wells Habitat Conservation Plan Coordinating Committees (HCP-CC) meeting to discuss the lamprey study plan and to coordinate for later HCP-CC email approval for any needed Wells Dam fishway operating changes (Item IV-4).
7. Josh Murauskas and Jessi Gonzales will each contact the Colville Confederated Tribes (CCT) regarding lamprey (Item IV-4).
8. Steve Lewis will send the most current bull trout "Status of the Species" drafted text to Shane Bickford (discussed as an aside).

IV. Summary of Discussion

1. **Aquatic SWG Chair** – Dr. Michael Schiewe (Anchor QEA) introduced himself as the new chair of the Aquatic SWG. He completed a long career with the National Marine Fisheries Service (NMFS) in 2002, and now works as a technical consultant at Anchor QEA, LLC (Anchor QEA). He has been involved with the Wells, Rocky Reach, and Rock Island HCP Coordinating and Hatchery Committees as committee chair since 2004 and looks forward to serving the Aquatic SWG. Ali Wick (Anchor QEA) introduced herself as a fisheries biologist and environmental scientist at Anchor QEA and will be serving as support to Dr. Schiewe in assisting the group where needed. Dr. Schiewe is available for discussion of issues by cell phone at (360) 271-9747. Emails and documents can be sent to Ms. Wick for group distribution. The attendees introduced themselves as well. It was agreed that for the time being, the Aquatic SWG will meet on the second Wednesday of each month. Next meeting dates will be confirmed at each meeting and in the minutes.
2. **BIA comments on the PLMP** – The group discussed and confirmed that BIA comments on the PLMP are due to the Aquatic SWG by June 16. The Aquatic SWG is scheduled to meet with BIA staff on June 30 to discuss these comments. Dr. Schiewe will call Bob Dach (BIA) to confirm that the comments are needed by the June 16 deadline, and to confirm that meeting this deadline is a key to timely consideration of BIA issues.

3. **WQMP** – Josh Murauskas (Douglas) reviewed the recent edits and updates to the WQMP. He noted that new text and detail has been added on TDG modeling, and that TDG playbooks based on the modeling results have been added. Mr. Murauskas further noted that extensive field and modeling studies were conducted to identify the operating conditions that minimize TDG. Finally, he indicated that a table was added to summarize supporting studies that show compliance with the numeric criteria of the Washington State Water Quality Standards.

Mr. Murauskas then went on to discuss the updated objectives of the WQMP. Pat Irlle (Washington State Department of Ecology [Ecology]) asked whether this WQMP would be finalized after the final Phase III TDG Report. Shane Bickford (Douglas) said that it would, as the Phase III TDG and turbidity reports will be complete in August 2009, and the information from these reports will be folded into the WQMP. The WQMP will be finalized in August 2009 prior to Wells license submittal to the Federal Energy Regulatory Commission (FERC). The WQMP will be provided to the Aquatic SWG for review by July 8. The TDG and turbidity report information will be distributed to the Aquatic SWG by close of business on Monday, August 3. The WQMP will then be on the agenda for approval at the August 12 meeting.

4. **Lamprey Study Plan** – Mr. Murauskas introduced his preliminary plans for the lamprey study plan, including the hypotheses, study plan, and study design. Recent data have indicated that most adult lamprey are entering the adult fishway collection galleries during the hours of 8:00 pm to 12:00 midnight. This is a time period during which few salmon and steelhead enter the collection gallery. The minimal overlap of passage timing creates an opportunity to evaluate reduced gallery entrance velocities as a possible operational change to improve passage of adult lamprey. Mr. Murauskas emphasized that any change to gallery entrance velocities would not require a change in in-ladder flows, would not coincide with peak diurnal passage timing of salmon, could be implemented with a head differential that is at or near original target levels, and represent a minor window of adjustments (4 hours a day, less than 30 days a year). Mr. Murauskas indicated that a key feature of the proposed study was the use of Dual Frequency Identification Sonar (DIDSON) technology to monitor lamprey behavior at the gallery entrances under different velocities. Mr. Murauskas described some factors that will be considered in identifying the locations for DIDSON placement, including information to be collected, data processing, and cost. The project will measure relative success of lamprey passage at low, medium, and high velocities using a randomized block design. Douglas would like to begin the study by August 1. Mr. Murauskas will complete the study plan and will send it to Molly Hallock (WDFW) by June 30. The study plan will be discussed at the July 8 meeting. Mr. Bickford and/or Mr. Murauskas will attend the June 23 HCP-CC meeting to present the study plan concept for discussion and to coordinate for later email approval. Peter Johnson (LGL) will be meeting with Douglas at Wells Dam to discuss the DIDSON placement on June 25.

Dr. Schiewe asked whether the Aquatic SWG members present were on board with the general study plan approach. It was confirmed that all of the signatory parties agreed with the concept. It was noted that the CCT had not yet been briefed on the proposed study. Mr. Murauskas will contact the CCT to provide this information.

V. Next Meetings

1. Meeting to discuss and consider BIA comments on the PLMP: *June 30, 10 a.m.-3:00 p.m., Douglas PUD in East Wenatchee.*
2. Regularly scheduled upcoming monthly meetings: *July 8, August 12.*

List of Attachments

Attachment A – List of Attendees

Attachment A List of Attendees

Name	Organization
Mike Schiewe	Anchor QEA, LLC
Ali Wick	Anchor QEA, LLC
Josh Murauskas	Douglas PUD
Shane Bickford	Douglas PUD
Pat Irle	Washington State Department of Ecology
Patrick Verhey	WDFW
Molly Hallock (afternoon; by conference call)	WDFW
Bob Jateff (afternoon)	WDFW
Jessi Gonzales	USFWS
Steve Lewis	USFWS
Bob Rose (afternoon; by conference call)	Yakama Nation

Email to USFWS regarding Bull Trout Standard Language in BA

Subject: Bull trout standard language for the Wells Project BA

From: Beau Patterson

Sent: Thursday, June 11, 2009 5:18 PM

To: 'Stephen_Lewis@fws.gov'

Subject: Bull trout standard language for the Wells Project BA

Hi Steve,

Shane mentioned you had some standard language for bull trout you would like to see incorporated into the BA. If you will send that to me, I will make sure it gets into the initial draft.

Thanks,

Beau

Encroachment Documents Request from COE

Subject: encroachment

From: Shane Bickford
Sent: Thursday, June 11, 2009 9:57 AM
To: Shane Bickford; Bill Dobbins; Ken Pflueger
Cc: Chuck Wagers; 'Devine, John'; 'Gar Jeffers'; 'Vasile, Jim'; Mary Mayo
Subject: encroachment

Bill and Ken,

Larry Schick from the Corps called again today (206) 764-6898. He has requested an electronic copy of the FERC license for the Wells Project. Preferably in PDF format. They have read the license articles on the relicensing website and are interested in three main areas: encroachment, navigation and flood control (in that order of priority). Apparently their legal department is currently reviewing the Wells license and trying to determine whether or not they have issues that need to be raised in the FERC relicensing proceeding.

We are planning on sending them a PDF copy of the license to facilitate their review.

Larry's e-mail address is: Lawrence.j.schick@usace.army.mil

Terrestrial RWG Meeting

Agenda

Terrestrial Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
June 12, 2009
9:00 am – 11:00 am

Meeting Location: Douglas PUD, East Wenatchee, WA

Conference Dial-in: 509-881-2990 PIN# 327831

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To discuss the Wildlife and Botanical Management Plan and the Avian Protection Plan – Final Drafts

Time	Topic	Lead
9:00 am	Review agenda and meeting objectives	Scott Kreiter
9:10 am	Overview of final draft of the Wildlife and Botanical Management Plan	Scott Kreiter
9:40 am	Overview of the final draft Avian Protection Plan	Scott Kreiter
10:10 am	Wells ILP – Next Steps/Stakeholder Support	Shane Bickford
10:30 am	Final comments, Action Items	Scott Kreiter / Group
11:00 pm	Adjourn	



Wells Project Relicensing Terrestrial Resource Work Group

DATE: June 12, 2009

LOCATION: Douglas PUD

Initials	Name	Affiliation Name	Email
<i>BP</i>	Beau Patterson	Douglas PUD	beaup@dcpud.org
_____	Bill Towey	Colville Tribes	bill.towey@colvilletribes.com
_____	Bob Easton	FERC	Robert.Easton@ferc.gov
_____	Brenda Crowell	Okanogan County	bcrowell@co.okanogan.wa.us
<i>By Phone</i>	Dan Trochta	USFWS	dan_trochta@fws.gov
<i>DP</i>	Dave Volsen	WDFW	volsedpv@dfw.wa.gov
_____	David Turner	FERC	david.turner@ferc.gov
_____	Dennis Beich	WDFW	beichdvb@dfw.wa.gov
_____	Dinah Demers	Colville Tribes	dinah.demers@colvilletribes.com
_____	Gordon Brett	Douglas PUD	gbrett@dcpud.org
_____	Jeff Korth	WDFW	korthjwk@dfw.wa.gov
<i>JM</i>	Jim McGee	Douglas PUD	jmcgee@dcpud.org
_____	John Devine	DTA	john.devine@devinetarbell.com
_____	Karen Kelleher	BLM	karen_kelleher@blm.gov
<i>PH</i>	Marc Hallet	WDFW	hallemh@dfw.wa.gov
_____	Mary Hunt	Douglas County	mhunt@co.douglas.wa.us
_____	Matt Monda	WDFW	mondamjm@dfw.wa.gov
_____	Patricia Leppert	FERC	patricia.leppert@ferc.gov

SK
SB

Scott Kreiter	Douglas PUD	skreiter@dcpud.org
Shane Bickford	Douglas PUD	sbickford@dcpud.org
Steve Lewis	USFWS	stephen_lewis@fws.gov
Tony Eldred	WDFW	eldredte@dfw.wa.gov

Additional Attendees

Initials	Name	Affiliation Name	Email
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Email regarding Agenda and Meeting Products for Cultural RWG Meeting

From: Scott Kreiter
Sent: Friday, June 12, 2009 3:05 PM
To: Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Timothy Bachelder
Subject: Wells Relicensing: Cultural RWG Meeting Documents
Attachments: Cultural_Agenda_070109.pdf; Wells Project HPMP 061009 DRAFT.pdf; Appendix H - Monitoring Plan DRAFT 061009.pdf

Wells Project Cultural Resources Work Group:

It has been a while since our last meeting, but we've been hard at work. Please find attached the agenda for the July 1, 2009, CRWG meeting. Also attached are the HPMP and Monitoring Plan. Please review these prior to the meeting July meeting.

Note that most changes in the HPMP are tracked for easier reviewing. Most of the changes are based on comments from the March meeting. The most notable changes are as follows:

- Additional detail in Section 2.0, including a summary of Douglas PUD's existing CRM program;
- A map of all recorded sites.
- A 50 page cultural resources context, and detailed description of past archaeological investigations is now included as Appendix E. Appendix E is new, and changes are not tracked. To ease your review of this Section, note that the information in Appendix E was taken directly from Hamilton 2008, which you have reviewed previously.
- Section 3.5 is now entitled "Site Specific Management Measures". The detailed measures are included in the Monitoring Plan (Appendix H).
- A revised Table 5.0-1 (changes not tracked) which includes the measures from Appendix H (Monitoring Plan).
- And, most importantly, a picture added to the cover page to spice things up a bit.

We feel that this HPMP has everything needed (and some) to get us through the next license term. We look forward to discussing this with you further at the next meeting. If you have questions or comments prior to July 1, please let me know.

Thanks.
-Scott

Agenda

Cultural Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
July 1, 2009
9:00 am – 12:00 pm

Meeting Location: Nespelem, WA

Conference Dial-in: (509) 881-2990 PIN# 327831

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To provide comments on the Historic Properties Management Plan (HPMP)

Time	Topic	Lead
9:00 am	Review agenda	Scott Kreiter
9:10 am	Overview of changes to HPMP	Scott Kreiter
9:30 am	Comments from the CRWG on the HPMP	Group
11:30 am	Update on other issues (site protection, encroachments, etc.)	Scott Kreiter
11:45 am	Action items and next steps	Scott Kreiter
12:00 pm	Adjourn	Group

HISTORIC PROPERTIES MANAGEMENT PLAN

WELLS HYDROELECTRIC PROJECT

FERC NO. 2149

CONFIDENTIAL – DO NOT DISTRIBUTE



DRAFT – Revised June, 2009

Prepared by:
Glenn Hartmann – Senior Archaeologist
Cultural Resource Consultants
8001 Day Road West, Suite B
Bainbridge Island, WA 98110

Prepared for:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

APPENDIX H

ARCHAEOLOGICAL SITES MONITORING PLAN

ARCHAEOLOGICAL SITES MONITORING PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

CONFIDENTIAL – DO NOT DISTRIBUTE

Draft - June 2009

Prepared by:
Glenn Hartmann – Sr. Archaeologist
Cultural Resource Consultants, Inc.
Bainbridge Island, Washington

Prepared for:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

Email from USFWS regarding Bull Trout Standard Language in BA

Subject: Bull trout standard language for the Wells Project BA
Attachments: WEN_BTStatus_Larry'sSupplement_11-12-08.doc

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Monday, June 15, 2009 10:13 AM
To: Beau Patterson
Subject: Re: Bull trout standard language for the Wells Project BA

Here ya go! This is the most up to date status of the species for bull trout.

S-

(See attached file: WEN_BTStatus_Larry'sSupplement_11-12-08.doc)

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov



Larry's version with a few sentences extra about life history information and consulted on effects for the Rock Creek Mine lawsuit. Also added Larry's Supplement from (11-12-08jd)

2.0 STATUS OF THE BULL TROUT

2.1 Listing Status

The coterminous United States population of the bull trout (*Salvelinus confluentus*) was listed as threatened on November 1, 1999 (64 FR 58910). The threatened bull trout occurs in the Klamath River Basin of south-central Oregon and in the Jarbidge River in Nevada, north to various coastal rivers of Washington to the Puget Sound and east throughout major rivers within the Columbia River Basin to the St. Mary-Belly River, east of the Continental Divide in northwestern Montana (Cavender 1978, Bond 1992, Brewin and Brewin 1997, Leary and Allendorf 1997).

Throughout its range, the bull trout is threatened by the combined effects of habitat degradation, fragmentation and alterations associated with: dewatering, road construction and maintenance, mining, and grazing; the blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment (a process by which aquatic organisms are pulled through a diversion or other device) into diversion channels; and introduced non-native species (64 FR 58910).

The bull trout was initially listed as three separate Distinct Population Segments (DPSs) (63 FR 31647, 64 FR 17110). The preamble to the final listing rule for the United States coterminous population of the bull trout discusses the consolidation of these DPSs, plus two other population segments, into one listed taxon and the application of the jeopardy standard under section 7 of the ESA relative to this species (64 FR 58930):

Although this rule consolidates the five bull trout DPSs into one listed taxon, based on conformance with the DPS policy for purposes of consultation under section 7 of the Act, we intend to retain recognition of each DPS in light of available scientific information relating to their uniqueness and significance. Under this approach, these DPSs will be treated as interim recovery units with respect to application of the jeopardy standard until an approved recovery plan is developed. Formal establishment of bull trout recovery units will occur during the recovery planning process.

Please note that consideration of the above recovery units for purposes of the jeopardy analysis is done within the context of making the jeopardy determination at the scale of the entire listed species in accordance with Service policy (Service 2006).

The Service has completed its 5-year status review of the bull trout with two recommendations: Retain threatened status for the species as currently listed throughout its range in the coterminous United States for the time being and

evaluate whether distinct population segments (DPSs) exist and merit the Endangered Species Act's protection (Service 2005b, 2005c, 2008). The status review considered information that has become available since the time of listing. The analysis to determine whether distinct population segments exist is currently ongoing.

2.2 Current Status and Conservation Needs

As noted above, in recognition of available scientific information relating to their uniqueness and significance, five segments of the coterminous United States population of the bull trout are considered essential to the survival and recovery of this species and are identified as interim recovery units: 1) Jarbidge River; 2) Klamath River; 3) Columbia River; 4) Coastal-Puget Sound; and 5) St. Mary-Belly River. Each of these segments is necessary to maintain the bull trout's distribution, as well as its genetic and phenotypic diversity, all of which are important to ensure the species' resilience to changing environmental conditions.

A summary of the current status and conservation needs of the bull trout within these units is provided below. A comprehensive discussion of these topics is found in the Service's draft recovery plan for the bull trout (Service 2002a; 2004a,b), the Service's Science Team Document (Whitesel et al 2004), the Critical Habitat (Service 2005a), the Rock Creek Mine Biological Opinion (Service 2006a), and the science used in the analysis for the 5-year review (Service 2005b).

Generally, the conservation needs of the bull trout are often expressed as the need to provide the four "C's": cold, clean, complex, and connected habitat. Cold stream temperatures, clean water that is relatively free of sediment and contaminants, complex channel characteristics (including abundant large wood and undercut banks), and large patches of such habitat that are well connected by unobstructed migratory pathways are all needed to promote conservation of bull trout at multiple scales ranging from the coterminous to local populations. The recovery planning process for the bull trout (Service 2002a; 2004a, b, 2006a) has also identified the following conservation needs for the species: 1) maintain and restore multiple, interconnected populations in diverse habitats across the range of each interim recovery unit; 2) preserve the diversity of life-history strategies; 3) maintain genetic and phenotypic diversity across the range of each interim recovery unit; and 4) establish a positive population trend. Recently, it has also been recognized that bull trout populations need to be protected from catastrophic fires across the range of each interim recovery unit (Dunham et al, 2003a; Rieman et al 2005).

Central to the survival and recovery of the bull trout is the maintenance of viable core areas (Service 2002a, 2004a, b, 2005a, 2006). A core area is defined as a geographic area occupied by one or more local bull trout populations that overlap in their use of rearing, foraging, migratory, and overwintering habitat, and in some cases in their use of spawning habitat. Each of the interim recovery units listed above consists of one or more core areas. About 118 core areas are recognized across the United States range of the bull trout (Service 2002a, 2004a, b, 2005a, 2006a).

Jarbridge River

This interim recovery unit currently contains a single core area with six local populations. Less than 500 resident and migratory adult bull trout, representing about 50 to 125 spawners, are estimated to occur within the core area. The current condition of the bull trout in this interim recovery unit is attributed to the effects of livestock grazing, roads, angler harvest, timber harvest, and the introduction of non-native fishes (Service 2004a).

The draft *Bull Trout Recovery Plan* (Service 2002a; 2004a) identifies the following conservation needs for this unit: maintain the current distribution of the bull trout within the core area; maintain stable or increasing trends in abundance of both resident and migratory bull trout in the core area; restore and maintain suitable habitat conditions for all life history stages and forms; and conserve genetic diversity and increase natural opportunities for genetic exchange between resident and migratory forms of the bull trout. According to the draft recovery plan, an estimated 270 to 1,000 spawning fish per year are needed to provide for the persistence and viability of the core area and to support both resident and migratory adult bull trout (Service 2004a).

Klamath River

This interim recovery unit currently contains 3 core areas and 12 local populations. The current abundance, distribution, and range of the bull trout in the Klamath River Basin are greatly reduced from historical levels due to habitat loss and degradation caused by reduced water quality, timber harvest, livestock grazing, water diversions, roads, and the introduction of non-native fishes (Service 2002a). Bull trout populations in this unit face a high risk of extirpation (Service 2002a).

The draft *Bull Trout Recovery Plan* (Service 2002a) identifies the following conservation needs for this unit: maintain the current distribution of the bull trout and restore distribution in previously occupied areas; maintain stable or increasing trends in bull trout abundance; restore and maintain suitable habitat conditions for all life history stages and strategies; conserve genetic diversity and provide the opportunity for genetic exchange among appropriate core area populations. The draft recovery plan notes that 8 to 15 new local populations and an increase in population size from about 3,250 adults currently to 8,250 adults are needed to provide for the persistence and viability of the 3 core areas (Service 2002a).

Columbia River

This interim recovery unit currently contains about 90 core areas and 500 local populations. About 62% of these core areas and local populations occur in central Idaho and northwestern Montana. The condition of the bull trout within these core areas varies from poor to good but generally all have been subject to the combined effects of habitat degradation, fragmentation and alterations associated with one or more of the following activities: dewatering; road construction and maintenance; mining and grazing; the

blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment into diversion channels; and introduced non-native species.

The draft *Bull Trout Recovery Plan* (Service 2002a) identifies the following conservation needs for this unit: maintain or expand the current distribution of the bull trout within core areas; maintain stable or increasing trends in bull trout abundance; maintain/restore suitable habitat conditions for all bull trout life history stages and strategies; and conserve genetic diversity and provide opportunities for genetic exchange.

Coastal-Puget Sound

Bull trout in the Coastal-Puget Sound interim recovery unit exhibit anadromous, adfluvial, fluvial, and resident life history patterns. The anadromous life history form is unique to this unit. This interim recovery unit currently contains 14 core areas and 67 local populations (Service 2002a; 2004b). Bull trout are distributed throughout most of the large rivers and associated tributary systems within this unit. With limited exceptions, bull trout continue to be present in nearly all major watersheds where they likely occurred historically within this unit. Generally, bull trout distribution has contracted and abundance has declined especially in the southeastern part of the unit. The current condition of the bull trout in this interim recovery unit is attributed to the adverse effects of dams, forest management practices (e.g., timber harvest and associated road building activities), agricultural practices (e.g., diking, water control structures, draining of wetlands, channelization, and the removal of riparian vegetation), livestock grazing, roads, mining, urbanization, angler harvest, and the introduction of non-native species.

The draft *Bull Trout Recovery Plan* (Service 2002a; 2004b) identifies the following conservation needs for this unit: maintain or expand the current distribution of bull trout within existing core areas; increase bull trout abundance to about 16,500 adults across all core areas; and maintain or increase connectivity between local populations within each core area.

St. Mary-Belly River

This interim recovery unit currently contains 6 core areas and 9 local populations (Service 2002a). Currently, the bull trout is widely distributed in the St. Mary River drainage and occurs in nearly all of the waters that it inhabited historically. Bull trout are found only in a 1.2-mile reach of the North Fork Belly River within the United States. Redd count surveys of the North Fork Belly River documented an increase from 27 redds in 1995 to 119 redds in 1999. This increase was attributed primarily to protection from angler harvest (Service 2002a). The current condition of the bull trout in this interim recovery unit is primarily attributed to the effects of dams, water diversions, roads, mining, and the introduction of non-native fishes (Service 2002a).

The draft *Bull Trout Recovery Plan* (Service 2002a) identifies the following conservation needs for this unit: maintain the current distribution of the bull trout and restore distribution in previously occupied areas; maintain stable or increasing trends in bull trout abundance; restore and maintain suitable habitat conditions for all life history stages and forms; conserve genetic diversity and provide the opportunity for genetic exchange; and establish good working relations with Canadian interests because local bull trout populations in this unit are comprised mostly of migratory fish, whose habitat is mostly in Canada.

2.3 Life History

Bull trout exhibit both resident and migratory life history strategies. Both resident and migratory forms may be found together, and either form may produce offspring exhibiting either resident or migratory behavior (Rieman and McIntyre 1993). Resident bull trout complete their entire life cycle in the tributary (or nearby) streams in which they spawn and rear. The resident form tends to be smaller than the migratory form at maturity and also produces fewer eggs (Fraley and Shepard 1989, Goetz 1989). Migratory bull trout spawn in tributary streams where juvenile fish rear 1 to 4 years before migrating to either a lake (adfluvial form), river (fluvial form) (Fraley and Shepard 1989, Goetz 1989), or saltwater (anadromous) to rear as subadults or to live as adults (Cavender 1978, McPhail and Baxter 1996, WDFW et al. 1997). Bull trout normally reach sexual maturity in 4 to 7 years and may live longer than 12 years and can be found up to 20 years old in Canada (Goetz 1989). They are iteroparous (they spawn more than once in a lifetime), and both repeat- and alternate-year spawning has been reported, although repeat-spawning frequency and post-spawning mortality are not well documented (Leathe and Graham 1982, Fraley and Shepard 1989, Pratt 1992, Rieman and McIntyre 1996). Some bull trout may spawn less frequently (e.g. 17 of 27 radio tagged bull trout spawned in 1 year, 5 of 27 in two years, and 1 of 27 in 3 years), based on telemetry data (B. Kelly-Ringel, Service pers. comm. 2001, Kelly-Ringel and De La Vergne 2008). Downs et al. (2006) describes that in Trestle Creek, in Lake Pend Oreille, Idaho a larger number of bull trout spawn annually and that repeat spawners only comprise a portion of that number. Research has shown a 2:1 ratio of annual repeat spawners to alternate year spawners.

Growth varies depending upon life-history strategy. Resident adults range in total length from 6 to 12 inches (14-30cm) total length, and migratory adults commonly reach 24 inches (60 cm) or more (Pratt 1985, Goetz 1989). The largest verified bull trout is a 32-pound specimen caught in Lake Pend Oreille, Idaho, in 1949 (Simpson and Wallace 1982).

Mortality rates of bull trout life history stages can be high; however, these rates decrease as the size of the fish increases. Egg survival can decrease with stream temperatures and alterations in habitat conditions (Service 1998, Pratt 1993). Egg to fry survival may vary between 3% to 50% depending on speed of growth, age at maturity, and fecundity (Rieman and McIntyre 1993). Fecundity may vary from less than 100 eggs in resident

forms to greater than 5,000 eggs in migratory forms (Reiman and McIntyre 1993, Goetz 1989).

Sizes of bull trout vary widely depending on geography, and are likely due to a variety of factors, although water temperatures and diet are thought to play a large role (Pratt 1992, Goetz 1989, Rieman and McIntyre 1993, Service 1998). General age and size classification of the migratory bull trout life history form are generally defined as: juveniles: 0-3 years old and ranging in size from less than 1 to about 5 inches (2-13cm) in total length; subadults: 3-4 years old and ranging in size from 5 to 13 inches (13 to 33cm) in total length; and migratory adults: 4+ years old and greater than 13 inches (33cm) in total length (pers. comm., S. Spalding, Service, 2006; Goetz 1989; Pratt 1992; Reiman and McIntyre 1993; Kramer 2003; McPhail and Baxter 1996).

The iteroparous reproductive behavior of the bull trout requires year-round, two-way passage, both up and downstream, not only for repeat spawning but also for foraging, rearing, and overwintering. Most fish ladders, however, were designed specifically for anadromous semelparous (fishes that spawn once and then die, and therefore require only one-way passage upstream) salmonids. Therefore, even dams or other barriers with fish passage facilities may be a factor in isolating bull trout populations if they do not provide a downstream passage route.

2.4 Habitat Characteristics

Bull trout have more specific habitat requirements than most other salmonids (Rieman and McIntyre 1993). Habitat components that influence bull trout distribution and abundance include water temperature, cover, channel form and stability, valley form, spawning and rearing substrate, and migratory corridors (Fraley and Shepard 1989; Goetz 1989; Hoelscher and Bjornn 1989; Sedell and Everest 1991; Howell and Buchanan 1992; Pratt 1992; Rieman and McIntyre 1993, 1995; Rich 1996; Watson and Hillman 1997). Watson and Hillman (1997) concluded that watersheds must have specific physical characteristics to provide the habitat requirements necessary for bull trout to successfully spawn and rear and that these specific characteristics are not necessarily present throughout these watersheds. Because bull trout exhibit a patchy distribution, even in pristine habitats (Rieman and McIntyre 1993), fish should not be expected to simultaneously occupy all available habitats (Rieman et al. 1997a).

Migratory corridors are necessary to link seasonal habitats for all bull trout life history forms (Service 1998). The ability to migrate is important to the persistence of the bull trout (Rieman and McIntyre 1993; Rieman et al. 1997a). Migrations facilitate gene flow among local populations when individuals from different local populations interbreed, or stray, to nonnatal streams. Local populations that are extirpated by catastrophic events may also become reestablished by bull trout migrants. However, it is important to note that the genetic structuring of bull trout indicates that there is limited gene flow among bull trout populations, which may encourage local adaptation within individual populations, and that reestablishment of extirpated populations may take a very long time (Spruell et al. 1999, Rieman and McIntyre 1993).

Cold-water temperatures play an important role in determining bull trout habitat, as these fish are primarily found in colder streams (below 59°F), and spawning habitats are generally characterized by temperatures that drop below 48°F in the fall (Fraley and Shepard 1989, Pratt 1992, Rieman and McIntyre 1993).

Thermal requirements for the bull trout appear to differ at different life stages. Spawning areas are often associated with cold-water springs, groundwater infiltration, and the coldest streams in a given watershed (Pratt 1992, Rieman and McIntyre 1993, Baxter et al. 1997, Rieman et al. 1997). Optimum incubation temperatures for bull trout eggs range from 35° to 39°F whereas optimum water temperatures for rearing range from about 46° to 50°F (McPhail and Murray 1979, Goetz 1989, Buchanan and Gregory 1997). In Granite Creek, Idaho, Bonneau and Scarnecchia (1996) observed that juvenile bull trout selected the coldest water available in a plunge pool, 46° to 48°F, within a temperature gradient of 46° to 60°F. In a landscape study relating bull trout distribution to maximum water temperatures, Dunham et al. (2003) found that the probability of juvenile bull trout occurrence does not become high (i.e., greater than 0.75) until maximum temperatures decline to 52° to 54°F.

Although bull trout are found primarily in cold streams, occasionally these fish are found in larger, warmer river systems throughout the Columbia River basin (Fraley and Shepard 1989; Rieman and McIntyre 1993, 1995; Buchanan and Gregory 1997; Rieman et al. 1997). Factors that can influence bull trout ability to survive in warmer rivers include availability and proximity of cold-water patches and food productivity (Myrick 2003). In Nevada, adult bull trout have been collected at 63°F in the West Fork of the Jarbidge River (S. Werdon, Service, pers. comm. 1998) and have been observed in Dave Creek where maximum daily water temperatures were 62.8° to 63.6°F (Werdon 2000). In the Little Lost River, Idaho, bull trout have been collected in water having temperatures up to 68°F; however, bull trout made up less than 50% of all salmonids when maximum summer water temperature exceeded 59°F and less than 10% of all salmonids when temperature exceeded 63°F (Gamett 1999). In the Little Lost River study and based upon U.S. Forest Service correspondence, most sites that had high densities of bull trout were in an area where primary productivity increased in the streams following a fire.

Climate change is a concern for bull trout because bull trout occupy patches of habitat as described above, and any warming associated with climate change would presumably lead to smaller and more isolated habitat patches for bull trout (Rieman et al 2007). Rieman et al. (2007) also describes that climate change also could lead to loss of populations (i.e., local extinctions) that is disproportionate or accelerated relative to the simple loss of watershed area. Additionally, because bull trout are distributed across a broad range of environments and landforms of varied relief, the effects of climate change may be more pronounced in some regions than others.

All life history stages of the bull trout are associated with complex forms of cover, including large woody debris, undercut banks, boulders, and pools (Fraley and Shepard 1989, Goetz 1989, Hoelscher and Bjornn 1989, Sedell and Everest 1991, Pratt 1992,

Thomas 1992, Rich 1996, Sexauer and James 1993, Watson and Hillman 1997). Maintaining bull trout habitat requires stability of stream channels and maintenance of natural flow patterns (Rieman and McIntyre 1993). Juvenile and adult bull trout frequently inhabit side channels, stream margins, and pools with suitable cover (Sexauer and James 1993). These areas are sensitive to activities that directly or indirectly affect stream channel stability and alter natural flow patterns. For example, altered stream flow in the fall may disrupt bull trout during the spawning period, and channel instability may decrease survival of eggs and young juveniles in the gravel from winter through spring (Fraley and Shepard 1989, Pratt 1992, Pratt and Huston 1993).

Pratt (1992) reported increases in fine sediment reduce egg survival and emergence. Bull trout are generally found near the bottom of streams with smaller size classes occurring closest to the bottom. They are known to use varying distances of height above the substrate at different age classes where the mean distance above the stream bed increases slightly with fish size (i.e. fish less than 4 inches or 10 cm were found about 1.5 inches or 30 mm above the streambed whereas fish between 4-8 inches or 10-20 cm were found about 3 inches or 80 mm above the streambed) as described in Pratt (1993).

Bull trout typically spawn from August to November during periods of decreasing water temperatures. Preferred spawning habitat consists of low-gradient stream reaches with loose, clean gravel (Fraley and Shepard 1989). Redds are often constructed in stream reaches fed by springs or are near other sources of cold groundwater (Goetz 1989, Pratt 1992, Rieman and McIntyre 1996). Depending on water temperature, incubation is normally 100 to 145 days (Pratt 1992), and after hatching, juveniles remain in the substrate. Time from egg deposition to emergence of fry may surpass 200 days. Fry normally emerge from early April through May, depending on water temperatures and increasing stream flows (Pratt 1992, Ratliff and Howell 1992).

Early life stages of fish, specifically the developing embryo, require the highest intergravel dissolved oxygen (IGDO) levels, and are the most sensitive life stage to reduced oxygen levels. The oxygen demand of embryos depends on temperature and on stage of development, with the greatest IGDO required just prior to hatching.

As referenced in the Service's consultation with the Environmental Protection Agency (EPA) for water quality, a literature review conducted by Washington Department of Ecology (WDOE) in 2002, indicates that adverse effects of lower oxygen concentrations on embryo survival are magnified as temperatures increase above optimal for incubation (Service 2008b). In a laboratory study conducted in Canada, researchers found that low oxygen levels retarded embryonic development in bull trout (Giles and Van der Zweep 1996 cited in Stewart et al. 2007). Normal oxygen levels seen in rivers used by bull trout during spawning ranged from 8 to 12 mg/L (in the gravel), with corresponding instream levels of 10 to 11.5 mg/L (Stewart et al 2007). In addition, IGDO concentrations, water velocities in the water column, and especially the intergravel flow rate, are interrelated variables that affect the survival of incubating embryos (ODEQ 1995). Due to a long incubation period of 220+ days, bull trout are particularly sensitive

to adequate IGDO levels. An IGDO level below 8 mg/L is likely to result in mortality of eggs, embryos, and fry.

Less is known about how TDG affects bull trout. But according to the Services EPA consultation (Service 2008b) the following requirements will be met to protect salmonids in the mainstems of the Snake and Columbia Rivers: 1) TDG must not exceed an average of one hundred fifteen percent (115%) as measured in the forebays of the next downstream dams and must not exceed an average of one hundred twenty percent (120%) as measured in the tailraces of each dam (these averages are measured as an average of the 12 highest consecutive hourly readings in any one day, relative to atmospheric pressure); and 2) A maximum TDG 1-hour average of one hundred twenty-five percent (125%) must not be exceeded during spillage for fish passage.

Migratory forms of bull trout appear to develop when habitat conditions allow movement between spawning and rearing streams and larger rivers or lakes where foraging opportunities may be enhanced (Frissell 1993). For example, multiple life history forms (e.g., resident and fluvial) and multiple migration patterns have been noted for bull trout in the Grande Ronde River (Baxter 2002). Parts of this river system have retained habitat conditions that allow free movement between spawning and rearing areas and the mainstem Snake River. Such multiple life history strategies help to maintain the stability and persistence of bull trout populations to environmental changes. The dispersal of bull trout among populations provides a mechanism for supporting weaker populations or refounding those that may become extirpated (Rieman and McIntyre 1993). Benefits to migratory bull trout include greater growth in the more productive waters of larger streams and lakes, greater fecundity resulting in increased reproductive potential, and dispersing the population across space and time so that spawning streams may be recolonized should local populations suffer a catastrophic loss (Rieman and McIntyre 1993, MBTSG 1998, Frissell 1999). In the absence of the migratory bull trout life form, isolated populations cannot be re-established when disturbance makes local habitats temporarily unsuitable, this results in the range of the species being diminished, and the potential for enhanced reproductive capabilities is lost (Rieman and McIntyre 1993).

2.5 Diet

Bull trout are opportunistic feeders, with food habits primarily a function of size and life-history strategy. Resident and juvenile migratory bull trout prey on terrestrial and aquatic insects, macrozooplankton, and small fish (Boag 1987, Goetz 1989, Donald and Alger 1993). Adult migratory bull trout feed on various fish species (Leathe and Graham 1982, Fraley and Shepard 1989, Brown 1992, Donald and Alger 1993). In coastal areas of western Washington, bull trout feed on Pacific herring (*Clupea pallasii*), Pacific sand lance (*Ammodytes hexapterus*), and surf smelt (*Hypomesus pretiosus*) in the ocean (WDFW 1997).

Bull trout migration and life history strategies are closely related to their feeding and foraging strategies. Optimal foraging theory can be used to describe strategies fish use to choose between alternative sources of food by weighing the benefits and costs of

capturing one choice of food over another. For example, prey often occur in concentrated patches of abundance (“patch model”; Gerking 1998). As the predator feeds the prey population is reduced, and it becomes more profitable for the predator to seek a new patch rather than continue feeding on the original one. This can be explained in terms of balancing energy acquired versus energy expended. In the Skagit River system, anadromous bull trout make migrations as long as 121 miles between marine foraging areas in Puget Sound and headwater spawning grounds, foraging on salmon eggs and juvenile salmon along their migratory route (WDFW 1997). Anadromous bull trout also use marine waters as migratory corridors to reach seasonal habitats in non-natal watersheds to forage and possibly overwinter (Brenkman and Corbett, *in litt.*, 2003).

A single optimal foraging strategy is not necessarily a consistent feature in the life of a fish, but this foraging strategy can change from one life stage to another. Fish growth depends on the quantity and quality of food that is eaten (Gerking 1994) and as fish grow their foraging strategy changes as their food changes in quantity, size, or other characteristics. Resident and juvenile migratory bull trout prey on terrestrial and aquatic insects, macrozooplankton, mysids and small fish (Shepard et al. 1984, Boag 1987, Goetz 1989, Donald and Alger 1993). Bull trout that are 4.3 inches long or longer commonly have fish in their diet (Shepard et al. 1984), and bull trout of all sizes have been found to eat fish half their length (Beauchamp and Van Tassell 2001).

Migratory bull trout begin growing rapidly once they move to waters with abundant forage that includes fish (Shepard et al. 1984, Carl 1985). As these fish mature they become larger bodied predators and are able to travel greater distances (with greater energy expended) in search of prey species of larger size and in greater abundance (with greater energy acquired). In Lake Billy Chinook, Oregon, as bull trout became increasingly piscivorous with increasing size, the prey species changed from mainly smaller bull trout and rainbow trout for bull trout less than 17.7 inches in length, to mainly kokanee for bull trout greater in size (Beauchamp and Van Tassell 2001).

Migration allows bull trout in Washington to access optimal foraging areas and exploit a wider variety of prey resources. Bull trout likely move to or with a food source. For example, some bull trout in the Wenatchee basin, in Washington, were found to consume large numbers of earthworms during spring runoff in May at the mouth of the Little Wenatchee River where it enters Lake Wenatchee (Kelly-Ringle and De La Vergne 2008). In the Wenatchee River, radio-tagged bull trout moved downstream after spawning to the locations of spawning Chinook and sockeye salmon and held for a few days to a few weeks, possibly to prey on dislodged eggs, before establishing an overwintering area downstream or in Lake Wenatchee (Kelly-Ringle and De La Vergne 2008).

2.6 Consulted-on Effects

Previous consulted-on projects occur throughout the range of bull trout that could affect the status of bull trout. Because of a recent court decision for the Rock Creek Mine in the Clark Fork in Montana, biological opinions for ESA Section 7 consultations across the

range have been summarized. In order to assess the effects of previous actions/projects on bull trout for this Biological Opinion we incorporate by reference the Service's Biological Opinion for the Rock Creek Mine in Montana prepared by our Region 6 office (Service 2006a). In the Status of the Species section of that opinion the Service reviewed all 137 of the biological opinions received by the Service from the time of listing in June 1998 until August 2003.

In summary, 124 biological opinions (91%) applied to activities affecting bull trout in the Columbia River population, 12 biological opinions (9%) applied to activities affecting bull trout in the Coastal-Puget Sound population, 7 biological opinions (5%) applied to activities affecting bull trout in the Klamath River population, and 1 biological opinion (less than 1%) applied to activities affecting the Jarbidge and St. Mary Belly populations. The geographic scale varied from individual actions (e.g., construction of a bridge or pipeline) within one basin, to multiple-project actions, occurring across several basins.

There were 24 different activity types analyzed in those 137 opinions (e.g., grazing, road maintenance, habitat restoration, timber sales, hydropower, etc.). Twenty actions involved multiple projects, including some of which are restorative actions for bull trout. Within each river basin, the number of actions, type of actions, and a brief description of the action was provided. Furthermore, each individual action was identified as to the cause of the effect and the anticipated effect on a spawning stream and/or migratory corridor if known (in most cases this effect was known). An attempt was made to further define the anticipated effect by duration (e.g., "short-term effects" varied from hours to several months) and a determination was made, when possible, to identify those projects with long-term benefits. Actions whose effects were "unquantifiable" numbered 55 in migratory corridors and 55 in spawning streams.

The analysis in the biological opinion occurred at the core area scale. For example, the Rock Creek Mine Biological Opinion included an evaluation of the Clark Fork River basin from the time of listing to August 2003, which includes the affected core area (Lower Clark Fork Core Area) of the Rock Creek mine project. Here 37 actions occurred in this river basin during this period, the majority (35) involved habitat disturbance with unquantifiable effects, 16 actions are ongoing, and 21 actions have been completed and effects are no longer occurring.

At the time of preparation of the Rock Creek Mine Biological Opinion there were no biological opinions within the range of bull trout with other than a no-jeopardy determination. The actions summarized in the Rock Creek Opinion (2006a) did not adversely affect bull trout populations to the extent or loss of subpopulations (population), and because all previous biological opinions were to have updated baselines and were no-jeopardy determinations, they concluded that the continued long-term survival and existence of the species had not been appreciably reduced range-wide. The assessment of all of the biological opinions from the time of listing, until August 2003 (137 biological opinions), confirmed that no actions that have undergone section 7 consultation, considered either singly or cumulatively, will appreciably reduce the

likelihood of survival and recovery of the bull trout or result in the loss of any subpopulations (populations).

Since 2003 to July 2006 the Service has issued 198 biological opinions within the range of bull trout (Brewer, D., Service, 2006, pers. comm.). These biological opinions were no-jeopardy determinations and they concluded that the continued long-term survival and existence of the species had not been appreciably reduced range-wide. The Rock Creek Mine Biological Opinion also concluded that out of the 198 biological opinions prepared from 2003 to July 2006, issued in the affected core area (Lower Clark Fork Core Area), and that have undergone section 7 consultation, considered either singly or cumulatively, will not appreciably reduce the likelihood of survival and recovery of the bull trout or result in the loss of any subpopulation (population) and that many of them will benefit bull trout. Development of a database for tracking effects and take is being worked on in the Service's Region 1 and 6 regional offices.

Email from Aquatic Chair to ASWG regarding request for agenda items for the next meeting

From: Ali Wick [awick@anchorage.com]
Sent: Tuesday, June 16, 2009 11:54 AM
To: Josh Murauskas; Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Mary Mayo; Mike Schiewe; Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: Aq SWG: Reminder for agenda items by COB 6/22

Hi Aquatic SWG: Just a reminder to please submit any decision items for our next meeting on 6/30 by end of day next Monday, 6/22.

Feel free to send me normal agenda items as well for inclusion into the agenda - this is not required, but greatly helps to frame up the agenda and prepare for the meeting. I usually send out agendas about a week before the meeting. You can also "walk on" agenda items at the meeting if things come up at the last minute.

Look forward to sharing some peanut brittle from Savannah, GA with you at the next meeting from my trip to the south!

Best,
-Ali

Ali Wick

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www.anchorage.com

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Phone conversation with CCT regarding PLMP and BIA



Wells Project Relicensing Phone Conversation Summary

Call to: Bill Towey, CCT

Call From: Josh Murauskas, DCPUD

Date: June 16th, 2009

Time: 09:45 a.m.

Subject: Pacific Lamprey Management Plan and BIA

Summary:

Josh Murauskas contacted Bill Towey, Aquatic SWG Technical Representative for the Colville Tribes, to inform him of the Bureau of Indian Affairs (BIA) and US Fish and Wildlife Service (FWS) request to present comments on the Pacific Lamprey Management Plan on June 30th, 2009. Mr. Murauskas informed Mr. Towey that CRITFC would likely be in attendance also and that comments from non-signatory parties would occur between 10:00 a.m. and 12:00 p.m. The Aquatic SWG will convene afterwards to discuss the comments after lunch. Mr. Towey indicated that he would be present for this meeting.

Email from USFWS to ASWG regarding suggested edits from BIA to the PLMP

From: Jessica_Gonzales@fws.gov [mailto:Jessica_Gonzales@fws.gov]

Sent: Wednesday, June 17, 2009 12:08 PM

To: Josh Murauskas

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Jeff Korth (WDFW Policy Support); Mary Mayo; Mike Schiewe; Steve Parker (YN Technical); Pat Irle (DOE Technical); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: RE: Aq SWG: Reminder for agenda items by COB 6/22

Steve is closing the loop today on back and forth communications on BIA's suggested edits to the PLMP. He is again asking Bob Dach to share the draft as it currently stands with the ASWG. Based on what I've seen, I think 2 hours of presentation on June 30 is adequate. Of course it depends on how effective we are in asking questions and discussion. I think the PLMP comments are in focused and we'll be able to have a good discussion about them on the 29th. Hopefully, some refinement can occur at that meeting; but I think we're all getting fairly positional at this point and we will need outside input to sway opinion one way or the other.

I've tried to talk with Bill Towey and Joe Peone, but no luck so far. I left messages and will continue to reach them. Thanks, Josh for letting me know you did speak to Bill T.

Mike and Josh: Let me know if you get a request to attend the June 30 meeting from either BIA or CRITFC, with or without their comments on the PLMP.

~~~~~  
JESSICA L. GONZALES Assistant Project Leader  
US Fish and Wildlife Service, Central Washington Field Office  
215 Melody Lane, Wenatchee, WA 98801  
Office 509.665.3508 x16 Fax 509.665.3509  
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Email from BIA to ASWG regarding comments on the PLMP (attached with edits)

Attachments: Wells PLMP_6-8-09 redline.docx

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Wednesday, June 17, 2009 12:13 PM

To: Josh Murauskas

Cc: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Donella Miller (YN Sturgeon Lead); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Heinith; Brad James (WDFW Sturgeon Lead); Bob Jateff (WDFW Technical); Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Keith.Hatch@bia.gov; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Michael Schiewe, PhD (Aquatic SWG Chair); Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); HEIB@critfc.org

Subject: Re: Comments on the Pacific Lamprey Management Plan for the Aquatic SWG

Aquatic SWG,

Thank you for the opportunity to provide comments on the Lamprey Management Plan. We have some experience working with Douglas County and agree that they are proceeding with good intentions. We are hopeful that the changes we are requesting will help to add clarity and certainty for all parties during the next license term, reducing conflicts, and preventing future Mid-Columbia Proceedings.

In general, we agree with the objectives identified in the LMP, but have modified them somewhat to be consistent with the 401 at Priest Rapids. We believe the modifications more accurately represent our desire for the project to have "No Net Impact" on lamprey. We further define exactly what we mean by NNI and recognize that it may be some time before we can verify.

Our main concerns regard section 4, specifically, a number of structural issues with the process, decision making, specificity/clarity, and reliance upon "passage rates similar to other mid-Columbia River dams" and advances in technology made by other, undefined third parties as the sole action forcing mechanisms for addressing lamprey issues at the Project.

Douglas has conducted three years of study, which we believe indicates certain problem areas within their fishways, some more substantial than others (see redline edits for specific details). It is unclear to us, based on the LMP, what is required to address these problem areas or how it will be done. In fact, as written, the plan could be interpreted to only require a one-year study every 10 years, after passage rates are determined to be similar to other dams. It is unclear to us whether Douglas has decided that they have currently met this standard, or exactly what the standard is. We are also concerned with what amounts to a moving target, with no proactive steps that would force the development of needed tools, or incentives to set the standard for other mid-Columbia River dams. In any case, the standard should be based on the needs of the species – if they are not known, then the standard should be the best that can be accomplished, which is why NNI is particularly appropriate in this case.

If we assume Douglas will determine that they are meeting the standard based on current information, then the next 1-year evaluation will be conducted 10 years after license issuance. We acknowledge and appreciate that Douglas is proceeding with additional evaluations now, but the requirement to do so is not apparent nor is there a clear understanding of success, which leaves lamprey improvements to Douglas' discretion. Section 4.1.4 only requires Douglas to consider measures that have been proven at other locations, not to develop measures on their own and this section does not require implementation ("The literature review will be conducted in support of activities identified in Section 4.1.5 to help in the selection of reasonable measures that may be implemented to improve adult lamprey passage at Wells Dam."). Section 4.1.5 only requires Douglas to actually implement measures based on the results of studies "conducted at Wells Dam." These studies are limited to section 4.1.7. There is no definition of "compelling information" that may expedite this time frame.

Generally, Douglas should be more proactive in developing the tools and fish needed to evaluate their passage facilities. The LMP currently depends on some other party to develop a technique, and there are no provisions for producing/acquiring macrophthalmia. Regarding habitat, the LMP only requires a one-year presence/absence and relative abundance study. It is unclear what this information is being collected for and there are no habitat restoration requirements in the Plan.

Other related issues include:

- All decisions should be made by the ASWG. ASWG decisions should be binding on Douglas (Douglas is a member of the ASWG and would have access to dispute resolution as described in section 12 of the agreement, as would all Parties).
- “Annual adult fish passage monitoring” as described in section 4.1.3 should be defined.
- More specific criteria need developed for Wells, that can be changed over time by the ASWG based on new information.
- Specific license articles for each measure contained in section 4 need developed (as opposed to the one specific article 3 included in the SA). We are more confident that license articles will withstand the test of time, as opposed to a general article that refers to a plan.

The edits that we provide are intended to address all of these issues. We acknowledge that there may be other options for addressing our concerns and are more than willing to discuss those as well. Again, thanks for your consideration.

Bob Dach
Hydropower Program Manager
Division of Natural Resources
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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PACIFIC LAMPREY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2008

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG included the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the PLMP is to identify, address and fully mitigate Project effects on Pacific lamprey (*Lampetra tridentata*), Douglas, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PMEs in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following No Net Impact objectives:

Objective 1: Provide safe, timely and effective upstream passage of adult Pacific lamprey;

Objective 2: Provide safe, timely and effective downstream passage of juvenile Pacific lamprey;

Objective 3: Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat,

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to evaluate and address ongoing impacts on Pacific lamprey resulting from Project operations throughout the license term. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

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1.0 INTRODUCTION

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities participating in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

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The PLMP will direct implementation of measures to achieve No Net Impact¹ as a result of Project operations on Pacific lamprey (*Lampetra tridentata*). To ensure active stakeholder involvement and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

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The Aquatic SWG agrees on the need to develop a plan for the long-term management of Pacific lamprey in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies the goal and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for Pacific lamprey during the term of the new license.

2.0 BACKGROUND

2.1 Pacific Lamprey Biology

Pacific lamprey are present in most tributaries of the Columbia River and in the mainstem Columbia River during their migration stages. They have cultural, utilitarian and ecological significance in the basin, because Native Americans have historically harvested them for subsistence, ceremonial and medicinal purposes (Close et al. 2002). As an anadromous species, they also play an important role in the food web by contributing marine-derived nutrients to the basin and may act as a predatory buffer for juvenile salmon and steelhead. Little specific information is available on the life history or status of lamprey in the mid-Columbia River watersheds. They are known to occur in the Methow, Wenatchee and Entiat rivers (NMFS 2002) and recently have been captured during juvenile salmon and steelhead trapping operations in the Okanogan River.

¹ "No Net Impact" means to identify, address, and fully mitigate Project effects as described in section 4 of this Plan.

In general, adults are parasitic on fish in the Pacific Ocean while ammocoetes (larvae) are filter feeders that inhabit the fine silt deposits in backwaters and quiet eddies of streams (Wydoski and Whitney 2003). Adults generally spawn in low-gradient stream reaches in the tail areas of pools and in riffles, over gravel substrates (Jackson et al. 1997). Adults die after spawning. After hatching, the ammocoetes burrow into soft substrate for an extended larval period filtering particulate matter from the water column (Meeuwig et al. 2002). The ammocoetes undergo a metamorphosis into macrophthalmia (outmigrating juvenile lamprey) between 3 and 7 years after hatching, and then migrate from their parent streams to the ocean (Close et al. 2002). Adults typically spend 1-4 years in the ocean before returning to freshwater tributaries to spawn.

Pacific lamprey populations of the Columbia River have generally declined in abundance over the last 40 years according to counts at dams on the lower Columbia and Snake rivers (Close et al. 2002). Starke and Dalen (1995) reported that adult lamprey counts at Bonneville Dam regularly exceeded 100,000 fish in the 1960s and more recently have ranged between 20,000 and 120,000 for the period 2000-2004 (DART - www.cqs.washington.edu/dart/adult.html).

In the mid-Columbia River Basin, adult lamprey count data at hydroelectric projects varies by site but is generally available for all projects since 1998 (with the exception of Wanapum Dam where data is only available for 2007). As is expected, the general trend for mid-Columbia River counts is relatively consistent with observations at Bonneville Dam from year to year (i.e., relatively high count years at Bonneville result in relatively high count years in the mid-Columbia River). It is important to note that the daily and seasonal time periods as well as the counting protocols may differ at each project. These differences may affect data reliability and need to be considered when examining and comparing these data. Table 2.1-1 provides a summary of adult lamprey passage data for mid-Columbia River hydroelectric facilities.

Table 2.1-1. Minimum, maximum, and average counts for adult Pacific lamprey at mid-Columbia River hydroelectric projects from 1998 to 2007.

	Priest Rapids	Wanapum*	Rock Island	Rocky Reach	Wells
Min	1,130	4,771	559	303	21
Max	6,593	4,771	5,074	2,583	1,417
Average	3,016	4,771	2,157	952	326

* Wanapum Dam counts are only available for 2007.

Close et al. (1995, 2002) identified several factors that may account for the decline in lamprey counts in the Columbia River Basin. This includes reduction in suitable spawning and rearing habitat from flow regulation and channelization and pollution, reductions of prey in the ocean, and juvenile and adult passage problems at dams. Mesa et al. (2003) found that adult Pacific lamprey had a mean critical swimming speed of approximately 85 cm/s which suggests that they may have difficulty negotiating fishways with high current velocities that were designed for salmon and steelhead passage.

The study of adult Pacific lamprey migration patterns past dams and through reservoirs in the lower Columbia River has provided the first data sets on lamprey passage timing, travel times, and passage success at hydroelectric projects (Vella et al. 2001; Ocker et al. 2001; Moser et al. 2002a; Moser et al. 2002b). These studies have shown that approximately 90% of the radio-

tagged lamprey released downstream of Bonneville Dam migrated back to the tailrace below Bonneville Dam; however, less than 50% of the lamprey which encountered a fishway entrance actually passed through the ladder exit at the dam (Nass et al. 2005).

Similar collection and passage efficiency results were observed at Rocky Reach, Wanapum, and Priest Rapids dams during tagging studies conducted at those projects (Nass et al. 2003; Stevenson et al. 2005).

Of the 125 radio-tagged lampreys released approximately 7 kilometers downstream of Rocky Reach Dam, 93.6% were detected at the project, and of those fish, 94.0% entered the fishway. Of the fish that entered the Rocky Reach fishway, 55.5% exited the ladder (Stevenson et al. 2005).

During studies at Wanapum and Priest Rapids dams, a total of 51 and 74 lamprey were radio-tagged and released downstream of Priest Rapid Dam in 2001 and 2002, respectively. Over the two years of study, the proportion of fish that approached the fishway that exited the ladders was 30% and 70% at Priest Rapids and 100% and 51% at Wanapum Dam in 2001 and 2002, respectively (Nass et al. 2003).

Two recent reviews of Pacific lamprey (Hillman and Miller 2000; Golder Associates Ltd. 2003) in the mid-Columbia River have indicated that little specific information is available regarding their population status (Stevenson et al. 2005).

2.2 Status of Pacific Lamprey

In January 2003, the USFWS received a petition from 11 environmental groups seeking the listing of four lamprey species (Pacific lamprey, river lamprey, western brook lamprey, and Kern brook lamprey). The petition cited population declines and said lampreys are threatened by artificial barriers to upstream and downstream migration, de-watering and habitat degradation among other threats. In response to the petition, the USFWS conducted an initial review to determine whether an emergency listing was warranted and decided in March 2003 that such a situation did not exist.

In an agreement stemming from a lawsuit filed by the petitioners in response to the initial finding, the USFWS committed to the issuance of a 90-day finding on the petition by December 20, 2004. Again, the USFWS announced that the petition seeking a listing of the four lamprey species did not contain enough information to warrant further review and the agency was not going to place the lamprey species on the Endangered Species list. For Pacific lamprey, the petitioners provided information showing a drop in range and numbers, but did not provide information describing how the regional portion of the species' petitioned range, or any smaller portion, is appropriate for listing under the Endangered Species Act (ESA). The agency did however decide it will continue to work with others on efforts to gather information related to the conservation of lamprey and their habitats.

2.3 Monitoring and Studies of Outmigrating Juvenile Lamprey (Macrophthalmia)

Little information in the mid-Columbia River basin exists with regard to the outmigration timing and abundance of juvenile Pacific lamprey. Upstream of the Project, recent juvenile salmonid trapping operations by WDFW and the Colville Tribe have provided preliminary information on the presence of juvenile lamprey outmigrants in both the Methow and Okanogan rivers. This information represents incidental captures of juvenile lamprey, and may not be reflective of actual abundance or population trends. In the Okanogan River, information is available for 2006 and 2007 where 220 and 24 juvenile lamprey were observed, respectively, during spring trapping operations. In the Methow River watershed, information is available for two sites; the Twisp and Methow rivers. At the Twisp River site, no juvenile lamprey have been observed since data has been collected (2005). At the Methow River site, for the years 2004-2007, 89, 84, 831, and 37 juvenile lamprey were observed, respectively, in trapping operations that typically last from April to November with peaks generally occurring in the spring. Data collection from these activities is likely to continue and provide information on juvenile Pacific lamprey as they begin their outmigration through the Columbia River hydrosystem towards the Pacific Ocean.

Although there is a growing body of information on adult Pacific lamprey and their interactions at hydroelectric projects, relatively little information exists describing the effects of hydroelectric plant operations on outmigrating juvenile lamprey (macrophthalmia). Recent juvenile lamprey studies at hydroelectric projects have addressed testing for lamprey macrophthalmia survival through juvenile bypass facilities (Bleich and Moursund 2006), impingement at intake diversion screens (Moursund et al. 2000 and 2003), validation of existing screening criteria (Ostrand 2005), and responses of juvenile Pacific lamprey to simulated turbine passage environments (Moursund et al. 2001; INL 2006). Results of other studies targeting predaceous birds and fish suggest that juvenile lamprey may compose a significant proportion of the diets of these predators (Poe et al. 1991; Merrell 1959).

A review of the recent body of work addressing juvenile lamprey at hydroelectric facilities concludes that there is a current lack of methods and tools to effectively quantify the level of survival for juvenile lamprey migrating through hydroelectric facilities. Furthermore, no studies exist that assign a level of survival attributed to a project's operations. This is due to the lack of miniaturized active tag technologies to overcome two study limitations. Macrophthalmia (juvenile outmigrating lamprey) are relatively small in size and unique in body shape and they tend to migrate low in the water column resulting in the rapid attenuation of active tag signal strength. In an effort to develop a tagging protocol, the Bonneville Power Administration (BPA) funded Oregon State University (OSU) to identify and develop tag technologies for lamprey macrophthalmia. Recent reports on this developmental effort have concluded that the smallest currently available radio-tag was still too large for implantation in the body cavity of a juvenile lamprey (Schreck et al. 2000). Additionally, external application was not effective as animals removed tags within the first week and fish performance was affected. This report also concluded that internal implantation of Passive Integrated Transponder (PIT) tags was the most viable option for tagging juvenile lamprey although this method included severe limitations such as the limited range of detection systems and the ability to tag only the largest outmigrating juvenile lamprey (Schreck et al. 2000).

2.4 Project Adult Pacific Lamprey Counts and Passage Timing

Returning adult Pacific lamprey have been counted at Wells Dam since 1998. Between the years of 1998 and 2007, the number of lamprey passing Wells Dam annually has averaged 326 fish and ranged from 21 fish in 2006 to 1,417 fish in 2003 (Table 2.3-1). In addition to the overriding condition that Pacific lamprey numbers are declining in the Columbia River system, the relatively small number of adult lamprey observed at Wells Dam may be attributed to fact that the Project is the last of nine passable dams on the mainstem Columbia River and the fact that the Project is over 500 miles upstream from the Pacific Ocean and the bioenergetic expenditure for a relatively poor swimming species such as Pacific lamprey is likely great.

Adult lamprey pass Wells Dam from early July until late November with peak passage times between mid-August and late October (Figures 2.4-1 and 2.4-2). In all years since counting was initiated, Pacific lamprey counts at the east fish ladder were greater than at the west fish ladder except for 2007. It is important to note that historically, counting protocols were designed to assess adult salmonids and did not necessarily conform to lamprey migration behavior (Moser and Close 2003). Traditional counting times for salmon did not coincide with lamprey passage activity which occurs primarily at night; the erratic swimming behavior of adult lamprey also makes them inherently difficult to count (Moser and Close 2003). Beamish (1980) also noted that lamprey overwinter in freshwater for one year prior to spawning. Consequently, lamprey counted in one year may actually have entered the system in the previous year (Moser and Close 2003) which confounds annual returns back into the Columbia River Basin. In addition to salmonid-specific counting protocols, adult fishway facilities have been constructed specifically for passage of salmonids. Recent research has identified areas such as picketed lead structures downstream of fish count windows that adult lamprey may access to bypass count stations and avoid being enumerated (LGL 2008). It is unknown to what degree lamprey behavior and methodological and structural concerns are reflected in Columbia River lamprey passage data. However, it is important to consider such caveats when examining historic lamprey count data at Columbia River dams including Wells Dam.

Table 2.4-1 Adult Pacific lamprey counts at Wells Dam for east and west fish ladders, 1998-2007.

	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
East	173	47	96	153	226	723	263	150	13	17
West	170	26	59	106	117	694	140	64	8	18
Total	343	73	155	259	343	1,417	403	214	21	35

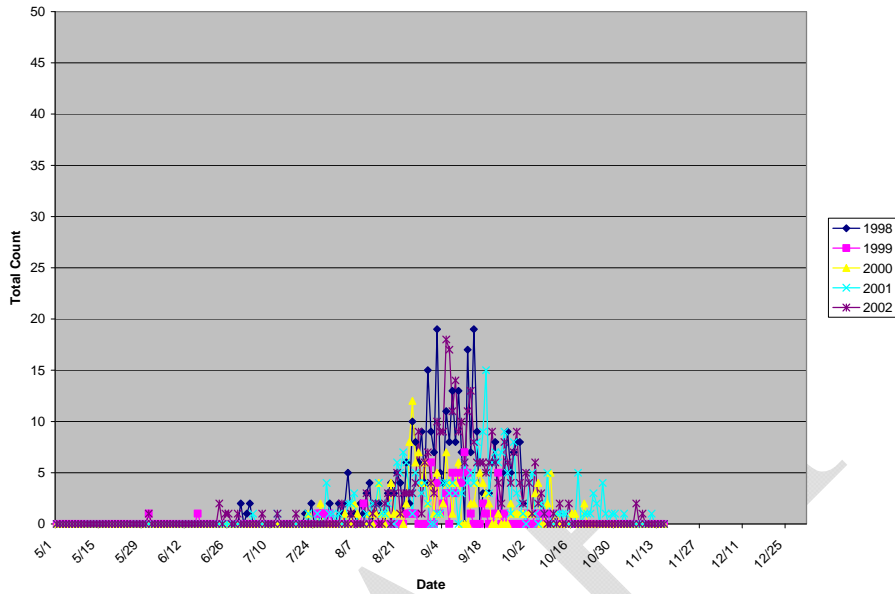


Figure 2.4-1 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 1998-2002.

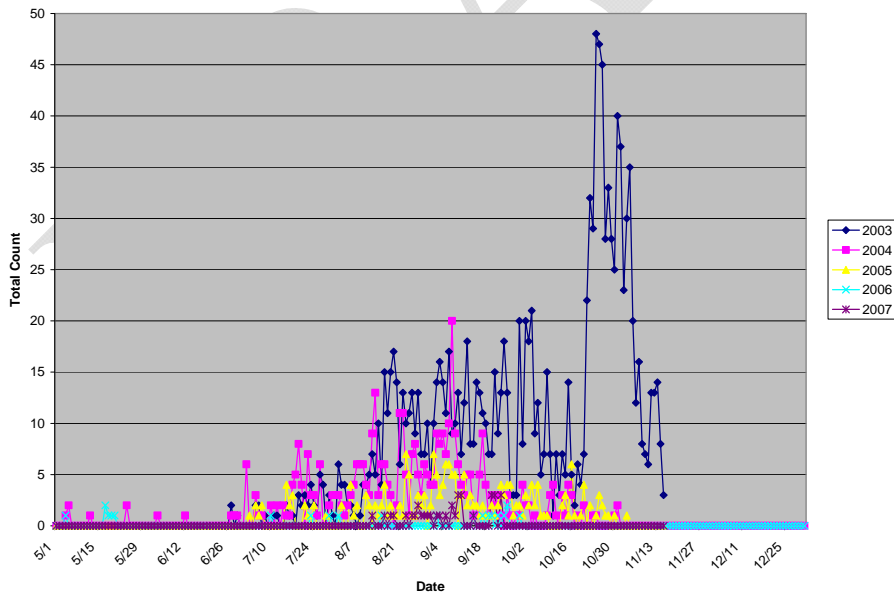


Figure 2.4-2 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 2003-2007.

2.5 Project Pacific Lamprey Studies

Until recently, relatively little information was available on Pacific lamprey in the mid-Columbia River Basin. However, with increased interest in the species coupled with a petition for listing under the ESA (Section 2.2), Douglas has initiated studies to address Pacific lamprey passage and migratory behavior in the Project consistent with currently available technology.

2.5.1 2001-2003 Project Pacific Lamprey Study

In 2004, Douglas contracted with LGL Limited to conduct a lamprey radio-telemetry study at Wells Dam in coordination with Chelan PUD, which was conducting a similar study at Rocky Reach Dam. A total of 150 lamprey were radio-tagged and released at or below Rocky Reach Dam. The radio-tags used in this study had an expected operational life of 45 days (Nass et al. 2005). It is important to note that as a result of the lamprey release site being located over 50 miles downstream of Wells Dam, the value of the study results for the Project was limited by the relatively small numbers of tagged fish detected upstream at Wells (n=18) and the fact that many of the radio-tags detected at Wells Dam were within days of exceeding their expected battery life.

The 2004 study at Wells Dam was implemented through a combination of fixed-station monitoring at the dam and fixed-stations at tributary mouths. Collectively, these monitoring sites were used to determine migration and passage characteristics of lamprey entering the Project Area. Of the 150 adult lamprey released at or below Rocky Reach in 2004, 18 (12% of 150) were detected in the Wells Dam tailrace, and ten (56% of 18) of these were observed at an entrance to the fishways at Wells Dam. A total of 3 radio-tagged lamprey passed Wells Dam prior to expiration of the tags, resulting in a Fishway Efficiency estimate of 30% (3 of 10) for the study period. This assumes that the remaining 8 fish observed in the tailrace were not inclined to pass the Wells Dam for reasons unrelated to the Project. A single lamprey was detected upstream of Wells Dam at the mouth of the Methow River (Nass et al. 2005).

For lamprey that passed the dam, the majority (92%) of Project Passage time was spent in the tailrace. Median time required to pass through the fishway was 0.3 d and accounted for 8% of the Project Passage time (Nass et al. 2005).

Although the 2004 study at Wells Dam provided preliminary passage and behavioral information for migrating adult lamprey, the limited observations due to the small sample size (n=18) were insufficient in addressing the objectives of the 2004 study.

2.5.2 2007-2008 Project Pacific Lamprey Study

In 2007, Douglas contracted with LGL Limited to conduct a second lamprey radio-telemetry study at Wells Dam. The study was scheduled to occur from early August through November and utilized tags that had 87 days of battery life. A total of 21 adult lamprey were tagged and released for the purpose of this study. However, due to very low adult lamprey returns to Wells Dam in 2007 (n=35) and low trapping efficiency, only 6 adult Pacific lamprey were captured at Wells Dam during trapping activities (August 14 to October 3). Therefore, 15 additional adult lamprey were collected at Rocky Reach Dam, transported to Wells Dam, tagged and released.

The project was continued in 2008 to obtain additional information. Findings to date are as follows:

- In total, 12 lamprey, including a recaptured lamprey, were released within the Wells ladders (mid-ladder) in 2007 to collect specific information on upper fishway passage times and behavior. Six fish were released into the west ladder and six fish were released into the east ladder.
- Of the six in-ladder releases on the west fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 9 hours and 44 minutes.
- Of the six in-ladder releases on the east fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 7 hours and 53 minutes.
- Of the eleven in-ladder releases that exited into the Wells forebay, nine were detected by the video bypass antenna (i.e., inside of the picketed leads), and eight (73%) bypassed the adult counting window undetected by fish enumerators.
- In total, ten lamprey were released into the Wells tailrace. Six fish were released along the west tailrace and four fish were released along the east tailrace.
- Of the six west tailrace releases, one fish was recovered in the scroll case of Unit 3 during unit maintenance activities. This fish was re-released in-ladder on the east fishway and successfully ascended (see above). At the end of the study, five of these lamprey were still in the Wells Dam tailrace.
- Of the four east tailrace releases, one fish has passed Wells Dam. The lower fishway passage time for this fish was 6:07, while the upper fishway passage time was 5:53. At the end of the study, three of these lamprey were still in the Wells Dam tailrace.
- Overall, 11 radio-tagged lamprey passed Wells Dam in 2007 – of these, 10 were released directly into the ladder. Ten lamprey did not ascend the Wells fish ladders prior to the expiration of their radio-tags. Only one fish released into the tailrace successfully passed the Wells Dam in 2007.

2.5.3 Summary of Effects

Based on information currently available for the Wells Dam, entrance efficiency is the primary detriment to efficient upstream lamprey passage at the project (Nass et al. 2005, LGL 2008). In addition, however, there has been some indication that diffuser grating size is sufficiently large to allow lamprey passage into the Auxiliary Water Supply systems (LGL 2008); that some lamprey drop back when confronted with the upper collection gallery and fishway transition zones (Nass et al. 2005, LGL 2008); that passage is comparatively delayed at the ladder traps (Nass et al. 2005, LGL 2008); and that passage through the exit pools is substantially slower than the average rate per pool (LGL 2008). Although passage rates per pool may be generally consistent with other projects, ladder velocities, comparatively low passage success rates and apparent holding behaviors indicate that ladder conditions are not optimal for lamprey passage.

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Comment [1aU2]: Nass 2005, page 11 “the Upper collection Gallery and Fishway transition areas accounted for 60% (6 of 10) of the lamprey that entered but did not exit the fishways.

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Comment [1aU3]: LGL: 6.3.1.3 “Fish 102 then spent just over 20 hours in the detection zone of the below trap antenna.

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Comment [1aU4]: LGL page 29 “Time spent within the detection zone of the fishway exit antenna usually accounted for 25% of the upper fishway passage time...with average passage through this segment substantially above the average rate of 15 minutes per pool.

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3.0 GOALS AND OBJECTIVES

The goal of the PLMP is to identify, address and fully mitigate Project effects on Pacific lamprey resulting from the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, shall implement all measures identified in the PLMP. The measures presented within the PLMP are designed to meet the following No Net impact objectives:

Objective 1: Provide safe, timely and effective upstream passage of adult Pacific lamprey;

Objective 2: Provide safe, timely and effective downstream passage of juvenile Pacific lamprey;

Objective 3: Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to evaluate and address ongoing impacts on Pacific lamprey resulting from Project operations throughout the license term. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

The schedule for implementation of specific measures within the PLMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

Douglas, in consultation with the Aquatic SWG, will implement PME for Pacific lamprey in the Project consistent with the goals and objectives identified in Section 3.0. The measures proposed in this section are intended to serve as PME for Pacific lamprey throughout the new license term. Douglas shall allow a minimum of 30 days for comments and recommendations before filing any component of this section with the Commission for approval. Douglas shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG were accommodated by Douglas' plan. If Douglas does not accept a recommendation, the filing shall include their reason based on Project-specific information.

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4.1 Provide safe, timely and effective upstream passage of adult Pacific lamprey (Objective 1)

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4.1.1 Ladder Modifications and Evaluations

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The following tasks are consistent with achieving the biological objectives and shall be completed by Douglas within the identified schedules in consultation with the Aquatic SWG. Douglas shall achieve >80% upstream Lamprey Passage Efficiency² at the Wells Dam and all appropriate measures shall be implemented by Douglas to reduce passage times to the extent possible. Douglas shall coordinate and integrate, to the extent possible, all evaluations conducted under this section and shall include provisions for evaluating passage times and counting accuracy.

- Entrance Efficiency: Within 1 year of license issuance, Douglas shall develop a Lamprey Entrance Efficiency (LEE) Plan for evaluating operational and physical ladder entrance modifications intended to reduce velocity along the deeper portions of the fishladder entrances (including ladder floor) without reducing overall discharge from the ladder. The plan shall also include provisions for improving lamprey passage conditions at the entrances (e.g., increasing attachment points) - without impacting adult salmon passage. Douglas shall continue to evaluate entrance modifications until LPE exceeds 80%, as discussed above.

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The LEE Plan shall include (but not be limited to): (1) design of proposed entrance modifications (at a design stage sufficient for bid or procurement); (2) anticipated operational changes and plans to eliminate adverse affects on salmon passage (if needed); (3) implementation schedule; (4) proposed evaluation strategy, including duration and methodologies; and (5) adaptive management provisions. The overall schedule shall not exceed 5 years from license issuance, unless otherwise agreed to by the Settlement AWG, and the plan shall prototype all proposed modifications on one ladder prior to implementing measures on the second ladder. If entrance efficiency has been improved for lamprey when compared to the unmodified entrance, then Douglas shall duplicate the modifications at the remaining fishway entrance. Douglas shall continue to evaluate entrance efficiency and implement measures until Lamprey Passage Efficiency \geq 80%, as determined by the Aquatic SWG.

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Diffuser Gratings: Within 1 year of license issuance, Douglas shall develop a Diffuser Grating Replacement (DGR) Plan to replace or modify diffuser gratings within the auxiliary water systems. The plan shall identify priority areas to be modified, shall include a schedule for completing the modifications within 5 years of license issuance, and shall ensure that modifications to the diffuser gratings will not affect fishway

² 80% Lamprey Passage Efficiency (LPE) is defined as 80% of the adult lamprey within the Wells project boundary downstream of the Wells Dam that successfully pass the project. This level was selected as a reasonably achievable goal, considering the successes documented at the Priest Rapids and Wanapum Dam fishway entrances and the overall goal of achieving NNI. This efficiency level may be modified by the Aquatic SWG based on new information. So long as Douglas is making "steady progress" as defined by the Aquatic SWG, towards achieving this standard, they shall be considered in compliance. The standard will not be considered achieved, until LPE can be verified with a 95% confidence level and a standard error of not more than +2.5% (i.e., 5% error).

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performance (e.g., discharge capacity, grating integrity). Grating size shall not exceed 3/4 inch clear space opening while maintaining or increasing the total percent open area.

Transition Zones: Within 1 year of license issuance, Douglas shall develop a Transition Zone Evaluation (TZE) plan to evaluate and, if determined appropriate by the Aquatic SWG, eliminate drop back³ in the sections of the fishways between the entrances and the Fishway Transition Zones. The TZE Plan shall consider: (1) measures for diverting lamprey into an alternative trap and haul system; (2) measures for reducing velocity and turbulence in the transition zones; and (3) measures for improving lamprey attachment points. The plan shall include (but not be limited to): (4) any necessary design drawings (at a stage ready for procurement); (5) anticipated operational changes and plans to eliminate adverse affects on salmon passage (if needed); (6) implementation schedule; (7) proposed evaluation strategy, including duration, methodologies and success criteria; and (8) adaptive management provisions.

The overall schedule shall not exceed 5 years from license issuance, unless otherwise agreed to by the Settlement AWG, and the plan shall prototype all proposed modifications on one ladder prior to implementing measures on the second ladder. If passage efficiency through the transition zones has been improved for lamprey when compared to the unmodified transition zone, then Douglas shall duplicate the modifications at the remaining transition zone. The Licensee shall continue to evaluate the transition zones and implement measures until Lamprey Passage Efficiency > 80%, as determined by the Aquatic SWG, and ladder passage times have been reduced to the extent possible.

Ladder Traps/Exit Pools: Within 1 year of license issuance, Douglas shall develop a Passage Time Evaluation (PTE) plan for evaluating and reducing lamprey passage delay within the ladder traps and exit pools. The plan shall initially focus on evaluating the conditions at the traps and in the exit pools such that a determination can be made regarding any necessary modifications. The evaluations shall be conducted concurrently and integrated with evaluations required by the proposed LEE, DGR and TZE plans. If it is determined by the Aquatic SWG that delay can be attributed to ladder flow or specific structures, and that reducing this delay is desirable (i.e., not necessary or desirable as a resting site) then Douglas shall propose structural and operational modifications to correct the fishway within 5 years of license issuance or as determined appropriate by the Aquatic SWG, to reduce delay.

4.1.2 Upstream Fishway Operations Criteria

Douglas shall operate the upstream fishways at Wells Dam in accordance with criteria outlined in the HCP. Based upon information collected from activities conducted in Sections 4.1.1 and 4.1.7 - 4.1.8, the Aquatic SWG may request Douglas to evaluate temporary operational modifications to the upstream fishway (e.g., reduction in fishway flows at night) for the benefit of Pacific lamprey. If requested, Douglas shall develop the Operations Study Plan (OSP) in

³ “Drop back” is defined as fish moving back down the fishway without first exiting the ladder. Fish exiting the ladder, then falling back over the spillway is defined as fall back, which does not appear to be an issue at the Project at this time.

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consultation with the Aquatic SWG and the HCP Coordinating Committee. The OSP shall (at a minimum) specifically identify all operational modifications including reductions of fishway flows (e.g., amount and timing) to be evaluated, proposed monitoring strategy, timeline, and success criteria. The plan shall also include a component to evaluate the affects of lamprey modifications on salmon. Upon completion of the evaluations, the Aquatic SWG in consultation with the HCP Coordinating Committee will determine whether Douglas shall implement the modified operations permanently and under what conditions (e.g., schedule and timing). Once directed to do so by the Aquatic SWG, Douglas shall file the revised operating protocols with the Commission for approval.

4.1.3 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to implement the Adult Fish Passage Plan and associated Adult Ladder Dewatering Plan as required by the HCP. These plans include practices and procedures utilized during fishway dewatering operations to minimize fish presence in the fish ladders and then once dewatered directs Douglas staff to remove stranded fish and safely place them back into the Columbia River. All fish species, including Pacific lamprey that are encountered during dewatering operations are salvaged consistent with the protocol identified in the HCP. Any adult lamprey that are captured during salvage activities will be released upstream of Wells Dam, unless otherwise determined by the Aquatic SWG. Douglas will provide a summary of salvage activities in the annual report.

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4.1.4 Upstream Fishway Counts

Douglas shall continue to conduct adult fish passage monitoring in the Wells Dam fishways using the most current technology available and shall take steps to improve lamprey counting accuracy. Potential measures to improve counting accuracy may include, but may not be limited to, the development of a correction factor based upon data collected during passage evaluations (Sections 4.1.1 and 4.1.7 and 4.1.8) or utilization of a bypass route as an alternative counting facility for adult Pacific lamprey.

Douglas shall conduct 24-hour counts for Pacific lamprey from May 1- November 15, unless otherwise agreed to by the Aquatic SWG. Based upon project specific information, the Aquatic SWG may request that Douglas evaluate the use of alternative upstream passage routes around Wells Dam fishway counting stations by adult Pacific lamprey. If requested, Douglas shall develop an Alternative Lamprey Passage (ALP) plan to evaluate alternative lamprey passage routes for improving counting accuracy. The ALP plan shall (at a minimum) include: (1) the design of any proposed modifications (at a design stage sufficient for bid or procurement); (2) any necessary operational modifications; (3) a proposed monitoring strategy; (4) implementation timeline; and (5) success criteria. The plan shall also include a component to evaluate the affects of lamprey modifications on salmon.

Upon completion of the evaluations, the Aquatic SWG shall determine whether to implement the modifications permanently. If it is determined by the Aquatic SWG that the fishway modifications improve the accuracy of upstream lamprey counts without compromising salmon passage, then Douglas shall implement similar modifications to correct the remaining fishway within 1 year, or as determined appropriate by the Aquatic SWG.

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4.1.5 Upstream Passage Improvement Literature Review

If at any time during the license term, lamprey passage improvement measures in addition to those already discussed are deemed necessary by the Aquatic SWG, then within six months after this determination, Douglas, in consultation with the Aquatic SWG, shall complete a literature review on the effectiveness of new upstream passage measures (e.g., new lamprey passage systems, plating over diffuser grating, modifications to orifices, rounding sharp edges, fishway operational changes, etc.) implemented at other Columbia and Snake river hydroelectric facilities. The literature review will be conducted in support of activities identified in Section 4.1.6 to help in the selection of additional measures that may be implemented to improve adult lamprey passage at Wells Dam.

4.1.6 Fishway Modifications to Improve Upstream Passage

If passage improvement measures in addition to those already discussed are deemed necessary by the Aquatic SWG at any time during the license term, then within one year or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify, design and implement upstream passage modifications (structural and/or operational) as determined necessary by the Aquatic SWG. Passage measures will be designed to improve passage performance by providing safe, timely, and effective passage for Pacific lamprey through the

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Wells Dam fishways without negatively impacting the passage performance of adult anadromous salmonids.

4.1.7 Adult Pacific Lamprey Upstream Passage Evaluation

All passage measures implemented under Section 4.1.6, will include success criteria and an evaluation component to be implemented during the first lamprey passage season following implementation. Douglas shall, in consultation with the Aquatic SWG, evaluate the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If results indicate that lamprey passage efficiency at Wells Dam is <80%, Douglas shall, in consultation with the Aquatic SWG, develop and implement additional measures to improve upstream Pacific lamprey passage. Measures described in Sections 4.1.6 and 4.1.7 may be repeated, as necessary, until adult lamprey passage through Wells Dam has met the >80% Lamprey Passage Efficiency standard or other appropriate standard(s) that may be developed during the license term.

4.1.8 Periodic Monitoring

Once adult Pacific lamprey upstream passage efficiency at Wells Dam is > 80%, or as otherwise determined by the Aquatic SWG, Douglas, in consultation with the Aquatic SWG, shall evaluate adult Pacific lamprey passage performance through Wells Dam fishways every 5 years, or following the discovery of compelling information, to ensure that standards are maintained over the license term. Evaluations shall be developed by Douglas in consultation with the Aquatic SWG. If results of the monitoring program confirm that lamprey passage criteria are being achieved, then no additional measures are needed. If the results indicate that adult upstream passage rates are not achieving standards or have deteriorated from previously identified levels, then Douglas, in consultation with the Aquatic SWG, shall develop and implement measures to improve upstream Pacific lamprey passage (see Sections 4.1.6 and 4.1.7).

4.2 Provide safe, timely and effective downstream passage of juvenile Pacific lamprey (Objective 2)

4.2.1 Downstream Bypass Operations Criteria

Until juvenile lamprey passage survival can be evaluated at the Wells Dam (see section 4.2.3), Douglas shall operate the downstream bypass system in accordance with criteria outlined in the HCP. Within 1 year of the Aquatic SWG determining that survival can be evaluated, Douglas shall, in consultation with the Aquatic SWG, develop and implement a Downstream Passage Survival plan. The plan shall evaluate direct, indirect and delayed mortality to the extent possible, and shall evaluate both passage survival and survival associated with other measures implemented by Douglas (see section 4.3).

Once survival is evaluated, Douglas shall, in consultation with the Aquatic SWG, determine whether modifications to project operations, including operation of the downstream bypass

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system should be modified to improve juvenile lamprey survival⁴. If modifications are necessary in order to achieve needed survival, Douglas shall evaluate proposed modifications on an interim basis. The evaluations will assess potential effects to outmigrating salmon and steelhead kelts, as well as survival of juvenile lamprey.

Any modifications to project operations shall be coordinated with the HCP Coordinating Committee. Upon completion of the interim evaluations, the Aquatic SWG in consultation with the HCP Coordinating Committee will determine whether the interim operations should be modified and retested, or whether Douglas shall implement the interim operations permanently and under what conditions (e.g., schedule and timing). Once directed to do so by the Aquatic SWG, Douglas shall file the revised operating protocols with the Commission for approval.

Once juvenile lamprey passage survival has been determined adequate by the Aquatic SWG, Douglas shall, in consultation with the Aquatic SWG, evaluate juvenile Pacific lamprey passage survival through Wells Dam every 5 years, or following the discovery of compelling information, to ensure that survival rates are maintained over the license term. Evaluations shall be developed by Douglas in consultation with the Aquatic SWG. If results of the evaluations confirm that lamprey passage survival is satisfactory, then no additional measures are needed. If the results indicate that juvenile lamprey passage survival rates are unsatisfactory or have deteriorated from previously identified levels, then Douglas shall, in consultation with the Aquatic SWG, develop and implement measures to improve downstream lamprey passage survival.

4.2.2 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to conduct salvage activities as required by the HCP's Adult Fish Passage Plan during fishway dewatering operations. All fish species, including Pacific lamprey that are encountered during dewatering operations shall be salvaged consistent with the protocol identified in the HCP. Any juvenile Pacific lamprey that are captured during salvage activities will be released downstream of Wells Dam. Douglas will provide a summary of salvage activities in the annual report.

4.2.3 Juvenile Pacific Lamprey Downstream Passage and Survival Evaluation

Based upon the current state of the science regarding tag technology and methodologies for Pacific lamprey macrophthalmia (Section 2.3), coupled with the challenges of obtaining macrophthalmia in sufficient numbers above the Project to meet sample size requirements for a statistically rigorous study, a juvenile downstream passage and survival evaluation is not feasible at this time. In order to address these issues, the Licensee shall implement the following measures in coordination with the Aquatic SWG, in conjunction with measures identified under section 4.3:

⁴ Although a fixed numeric standard for juvenile lamprey survival has not been developed, survival should be sufficient to ensure rebuilding of the population above the Wells Dam. This standard shall take into consideration, at a minimum, upstream and downstream passage and survival rates, habitat availability and quality upstream of the Wells Dam, other downstream life history impacts.

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Beginning in year five and every five years thereafter during the new license, Douglas, in consultation with the Aquatic SWG, shall conduct a literature review to summarize available technical information related to juvenile lamprey passage and survival through Columbia and Snake river hydroelectric facilities. This information will be used to assess the feasibility of conducting activities identified in Section 4.2.4.¶

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Translocation/Supplementation: Within 2 years of license issuance, the Licensee shall develop a Translocation and Supplementation (TAS) plan to increase the numbers of macrophthalmia above Wells Dam as needed to both achieve the overall goal of No Net Impact on Pacific lamprey and to facilitate evaluation of downstream passage and survival at the Wells Dam. The TAS Plan shall be integrated with any needed habitat restoration that may be identified under the Lamprey Habitat Restoration Plan (see section 4.3).

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Phase I of the TAS Plan shall focus on translocation and will include (but may not be limited to): (1) identification of target streams; (2) estimates of adult lamprey to be trapped at the Wells Dam for release in target streams; (3) trapping procedures (including needed facilities, transport methods and equipment); (4) success criteria; and (5) monitoring, evaluation and adaptive management. Phase II of the TAS Plan shall include supplementation measures and will include (but not be limited to): (1) a description of necessary facilities to support spawning, incubation and early rearing; (2) estimated numbers of macrophthalmia to be produced; (3) procedures; (4) success criteria; (5) monitoring and evaluation plans; and (6) timelines. Brood source shall also be identified. Douglas shall develop both Phase I and Phase II of the plan concurrently, and translocation shall begin within 3 years of license issuance or as determined appropriate by the Aquatic SWG.

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Douglas shall continue translocation and supplementation efforts until they can demonstrate to the satisfaction of the Aquatic SWG, with Project specific information, that populations of Pacific lamprey above the Project are in sufficient numbers and are sufficiently stable to offset project affects such that No Net Impact has been achieved and the population of Pacific lamprey above Wells Dam is rebuilding.

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- Downstream Passage Evaluations: During the term of the new license, as study methodologies and conditions sufficient to yield statistically rigorous and unbiased results become available, the Aquatic SWG may request, and Douglas shall, in consultation with the Aquatic SWG, implement a juvenile Pacific lamprey downstream passage and survival study.

Deleted: <#>Juvenile Pacific Lamprey Habitat Evaluation¶

Within three years of the effective date of the new license, Douglas shall implement a one-year study to examine presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project that may be affected by Project operations. As part of this measure, Douglas shall identify areas of potential juvenile Pacific lamprey habitat for future evaluation. Sampling of these areas will assess presence/absence and relative abundance. Any sampling methodologies used in support of this activity will require coordination with the HCP Coordinating Committee and regulatory approval of the federal and state agencies.¶

If study results indicate that Project operations have a significant negative impact on the Pacific lamprey population above the Wells Dam, Douglas, in consultation with the Aquatic SWG, shall identify and implement additional measures, if any, and additional studies to address such impacts.

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4.3 Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat (Objective 3)

4.3.1 Juvenile Pacific Lamprey Habitat Evaluation and Restoration

In order to both mitigate for habitat impacts caused by the Project and to offset Project effects on lamprey passage, Douglas shall determine the presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project boundary that may be affected by Project operations, and shall identify streams tributary to the Columbia River above the Wells Dam that may host viable lamprey populations. Douglas shall use this information to aid in the restoration of habitats directly affected by the project and in support of their translocation and supplementation efforts identified in section 4.2.4, and to achieve their overall goal of No Net Impact on Pacific lamprey. Douglas shall complete these habitat assessment surveys within 2 years of license issuance.

Within 3 years of license issuance, Douglas shall, in coordination with the Aquatic SWG, develop a Lamprey Habitat Restoration (LHR) Plan. The LHR Plan shall identify suitable habitat to support Douglas' translocation and restoration efforts (see section 4.2.3) in support of stable lamprey populations above the Wells Dam. The plan shall use best available information to, at a minimum: (1) identify the numbers of adult lamprey needed to support stable populations; (2) recommend measures needed to restore and enhance these tributary habitats if it is determined that they will not provide the needed support; (3) identify population goals and anticipated escapement levels; and (4) include monitoring and evaluation methods.

4.3.2 Regional Lamprey Working Groups

Douglas shall participate in Pacific lamprey work groups in order to support regional conservation efforts (e.g., the Pacific Lamprey Technical Work Group and the USFWS Lamprey Conservation Initiative). Activities may include but are not limited to information exchanges with other entities, meeting attendance, and coordination of Douglas' Pacific lamprey activities with other entities conducting lamprey research in the mid-Columbia River. Activities may also include conducting PLMP research within the Project, and sharing that information with other entities.

4.4 Reporting

Douglas will provide reports for each of the plans identified in the PLMP on schedules agreed to by the aquatic SWG during plan development. The plans and the required reporting processes should be coordinated to the extent possible.

Douglas shall provide annual summary reports to the Aquatic SWG and to the Commission on the anniversary date of license issuance, or as determined appropriate by the Aquatic SWG. Coordination of the reports shall occur as discussed in section 4.0.

Douglas' annual summary reports will document the previous year's activities, proposed activities for the following year, progress made towards achieving the overall goal of No Net Impact to Pacific lamprey, suggestions to redirect effort per adaptive management with a detailed justification of why this is warranted, and documentation of collaboration with the Aquatic SWG. Any decisions, statements of agreement, evaluations, or changes made pursuant to this PLMP will be included in the annual summary reports. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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Email to ASWG from CRITFC requesting to meet with ASWG to discuss PLMP and CRITFC concurs with the BIA comments on the PLMP (attached with edits)

Attachments: Wells draftPLMP_Dach_CRITFCredline61709.doc

-----Original Message-----

From: Bob Heinith [mailto:HEIB@critfc.org]

Sent: Wednesday, June 17, 2009 6:34 PM

To: Robert.Dach@bia.gov

Cc: Ali Wick (Aquatic SWG Chair Support); PhD(Aquatic SWG Chair) Michael Schiewe; Keith.Hatch@bia.gov; Bill Towey(CCT Technical); Joe Peone (CCT Policy); CarlMerkle@ctuir.com; Josh Murauskas; Mary Mayo; Shane Bickford; Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Brad James (WDFW Sturgeon Lead); Bob Jateff (WDFW Technical); Jeff Korth (WDFW Policy Support); Patrick Verhey (WDFW PolicySupport); Jon Merz (DOE Policy); Pat Irle (DOE Technical); Jessica_Gonzales@fws.gov; Ken_Berg@fws.gov; Stephen_Lewis@fws.gov; Bob Rose (YN TechnicalAlternate); Donella Miller (YN Sturgeon Lead); Steve Parker (YN Technical); Paul Ward (YN Policy); Patrick Luke (YN Lamprey Lead)

Subject: Re: Comments on the Pacific Lamprey Management Plan for theAquatic SWG

Dear Aquatic SWG-

CRITFC, on behalf of Umatilla, Warm Springs and Nez Perce Tribes, whose treaty Pacific lamprey resources are impacted by the Wells Hydroelectric Project, requests to meet with your committee on June 30 in East Wenatchee to discuss the Wells draft lamprey management plan.

CRITFC concurs with the BIA comments on the Wells draft lamprey management plan. We have also inserted additional specific comments (in blue line) over the BIA comments (in red line) in the attached document.

We also find that the Wells draft lamprey management plan is not consistent with certain elements of the CRITFC tribes' Tribal Pacific Lamprey Restoration Plan for the Columbia River Basin which can be found at critfc.org. For example, the Wells draft plan fails to mention, less address, potential poor water quality caused by the project and these impacts on lamprey.

We look forward to discussing these issues with the committee on June 30.

Thank you.

Bob Heinith
Columbia River Inter-Tribal Fish Commission
729 NE Oregon
Suite 200
Portland, Oregon 97232
503.731.1289

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PACIFIC LAMPREY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2008

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG included the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the PLMP is to ~~identify, address and fully mitigate Project effects~~ on Pacific lamprey (*Lampetra tridentata*), ~~as necessary to meet a No Net Impact Standard. Ultimately, No Net Impact implies that with respect to impacts on lamprey, the Wells Project is transparent or does not exist.~~ Douglas, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PMEs in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following ~~No Net Impact~~ objectives:

Objective 1: ~~Provide safe, timely and effective upstream~~ passage of adult Pacific lamprey;

Objective 2: ~~Provide safe, timely and effective downstream~~ passage of juvenile Pacific lamprey;

Objective 3: ~~Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat~~

~~Objective 4: Investigate, determine and address water quality impacts of the Wells Project that may negatively affect juvenile and adult lamprey.~~

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to ~~evaluate~~ and address ongoing impacts on Pacific lamprey resulting from Project operations ~~throughout the license term~~. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource

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management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

1.0 INTRODUCTION

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities participating in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

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The PLMP will direct implementation of measures to achieve No Net Impact as a result of Project operations, on Pacific lamprey (*Lampetra tridentata*). To ensure active stakeholder involvement and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

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The Aquatic SWG agrees on the need to develop a plan for the long-term management of Pacific lamprey in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies the goal and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for Pacific lamprey during the term of the new license.

2.0 BACKGROUND

2.1 Pacific Lamprey Biology

Pacific lamprey are present in many tributaries of the Columbia River and in the mainstem Columbia River during their migration stages. They have cultural, utilitarian and ecological significance in the basin, because Native Americans have historically harvested them for subsistence, ceremonial and medicinal purposes (Close et al. 2002). As an anadromous species, they also play an important role in the food web by contributing marine-derived nutrients to the basin and may act as a predatory buffer for juvenile salmon and steelhead. Little specific information is available on the life history or status of lamprey in the mid-Columbia River watersheds. They are known to occur in the Methow, Wenatchee and Entiat rivers (NMFS 2002)

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and recently have been captured during juvenile salmon and steelhead trapping operations in the Okanogan River.

In general, adults are parasitic on fish in the Pacific Ocean while ammocoetes (larvae) are filter feeders that inhabit the fine silt deposits in backwaters and quiet eddies of streams (Wydoski and Whitney 2003). Adults generally spawn in low-gradient stream reaches in the tail areas of pools and in riffles, over gravel substrates (Jackson et al. 1997). Adults die after spawning. After hatching, the ammocoetes burrow into soft substrate for an extended larval period filtering particulate matter from the water column (Meeuwig et al. 2002). The ammocoetes undergo a metamorphosis into macrophthalmia (outmigrating juvenile lamprey) between 3 and 7 years after hatching, and then migrate from their parent streams to the ocean (Close et al. 2002). Adults typically spend 1-4 years in the ocean before returning to freshwater tributaries to spawn.

Pacific lamprey populations of the Columbia River have generally declined in abundance over the last 40 years according to counts at dams on the lower Columbia and Snake rivers (Close et al. 2002). Starke and Dalen (1995) reported that adult lamprey counts at Bonneville Dam regularly exceeded 100,000 fish in the 1960s and more recently have ranged between 20,000 and 120,000 for the period 2000-2004 (DART - www.cqs.washington.edu/dart/adult.html).

In the mid-Columbia River Basin, adult lamprey count data at hydroelectric projects varies by site but is generally available for all projects since 1998 (with the exception of Wanapum Dam where data is only available for 2007). As is expected, the general trend for mid-Columbia River counts is relatively consistent with observations at Bonneville Dam from year to year (i.e., relatively high count years at Bonneville result in relatively high count years in the mid-Columbia River). It is important to note that the daily and seasonal time periods as well as the counting protocols may differ at each project. These differences may affect data reliability and need to be considered when examining and comparing these data. Table 2.1-1 provides a summary of adult lamprey passage data for mid-Columbia River hydroelectric facilities.

(Note: need to include 2008 counts and Bonneville and Priest Rapids 24 hour counts for regional lamprey perspective)

Table 2.1-1. Minimum, maximum, and average counts for adult Pacific lamprey at mid-Columbia River hydroelectric projects from 1998 to 2007.

	Priest Rapids	Wanapum*	Rock Island	Rocky Reach	Wells
Min	1,130	4,771	559	303	21
Max	6,593	4,771	5,074	2,583	1,417
Average	3,016	4,771	2,157	952	326

* Wanapum Dam counts are only available for 2007.

Close et al. (1995, 2002) identified several factors that may account for the decline in lamprey counts in the Columbia River Basin. This includes reduction in suitable spawning and rearing habitat from flow regulation and channelization and pollution, reductions of prey in the ocean, and juvenile and adult passage problems at dams. Mesa et al. (2003) found that adult Pacific lamprey had a mean critical swimming speed of approximately 85 cm/s which suggests that they may have difficulty negotiating fishways with high current velocities that were designed for salmon and steelhead passage.

The study of adult Pacific lamprey migration patterns past dams and through reservoirs in the lower Columbia River has provided the first data sets on lamprey passage timing, travel times, and passage success at hydroelectric projects (Vella et al. 2001; Ocker et al. 2001; Moser et al. 2002a; Moser et al. 2002b). These studies have shown that approximately 90% of the radio-tagged lamprey released downstream of Bonneville Dam migrated back to the tailrace below Bonneville Dam; however, less than 50% of the lamprey which encountered a fishway entrance actually passed through the ladder exit at the dam (Nass et al. 2005).

Similar collection and passage efficiency results were observed at Rocky Reach, Wanapum, and Priest Rapids dams during tagging studies conducted at those projects (Nass et al. 2003; Stevenson et al. 2005).

Of the 125 radio-tagged lampreys released approximately 7 kilometers downstream of Rocky Reach Dam, 93.6% were detected at the project, and of those fish, 94.0% entered the fishway. Of the fish that entered the Rocky Reach fishway, 55.5% exited the ladder (Stevenson et al. 2005).

During studies at Wanapum and Priest Rapids dams, a total of 51 and 74 lamprey were radio-tagged and released downstream of Priest Rapid Dam in 2001 and 2002, respectively. Over the two years of study, the proportion of fish that approached the fishway that exited the ladders was 30% and 70% at Priest Rapids and 100% and 51% at Wanapum Dam in 2001 and 2002, respectively (Nass et al. 2003).

Two recent reviews of Pacific lamprey (Hillman and Miller 2000; Golder Associates Ltd. 2003) in the mid-Columbia River have indicated that little specific information is available regarding their population status (Stevenson et al. 2005).

2.2 Status of Pacific Lamprey

In January 2003, the USFWS received a petition from 11 environmental groups seeking the listing of four lamprey species (Pacific lamprey, river lamprey, western brook lamprey, and Kern brook lamprey). The petition cited population declines and said lampreys are threatened by artificial barriers to upstream and downstream migration, de-watering and habitat degradation among other threats. In response to the petition, the USFWS conducted an initial review to determine whether an emergency listing was warranted and decided in March 2003 that such a situation did not exist.

In an agreement stemming from a lawsuit filed by the petitioners in response to the initial finding, the USFWS committed to the issuance of a 90-day finding on the petition by December 20, 2004. Again, the USFWS announced that the petition seeking a listing of the four lamprey species did not contain enough information to warrant further review and the agency was not going to place the lamprey species on the Endangered Species list. For Pacific lamprey, the petitioners provided information showing a drop in range and numbers, but did not provide information describing how the regional portion of the species' petitioned range, or any smaller portion, is appropriate for listing under the Endangered Species Act (ESA). The agency did however decide it will continue to work with others on efforts to gather information related to the conservation of lamprey and their habitats.

[This section needs a historical perspective of lamprey decline, particularly in the Upper Columbia but also the Columbia Basin as a whole. There is relevant information in the *Tribal Pacific Lamprey Plan* \(CRITFC 2008\) and the USFWS available to fill this hole.](#)

2.3 Monitoring and Studies of Outmigrating Juvenile Lamprey (Macrophthalmia)

Little information in the mid-Columbia River basin exists with regard to the outmigration timing and abundance of juvenile Pacific lamprey. [\(Note- this is not true- there is migration information available at Corps dams from the smolt monitoring project \(available at \[fpc.org\]\(#\) and CRITFC 2008\) and through monitoring of smolt traps in the Methow river \(see CRITFC 2008\).](#) Upstream of the Project, recent juvenile salmonid trapping operations by WDFW and the Colville Tribe have provided preliminary information on the presence of juvenile lamprey outmigrants in both the Methow and Okanogan rivers. This information represents incidental captures of juvenile lamprey, and may not be reflective of actual abundance or population trends. In the Okanogan River, information is available for 2006 and 2007 where 220 and 24 juvenile lamprey were observed, respectively, during spring trapping operations. In the Methow River watershed, information is available for two sites; the Twisp and Methow rivers. At the Twisp River site, no juvenile lamprey have been observed since data has been collected (2005). At the Methow River site, for the years 2004-2007, 89, 84, 831, and 37 juvenile lamprey were observed, respectively, in trapping operations that typically last from April to November with peaks generally occurring in the spring. Data collection from these activities is likely to continue and provide information on juvenile Pacific lamprey as they begin their outmigration through the Columbia River hydrosystem towards the Pacific Ocean.

Although there is a growing body of information on adult Pacific lamprey and their interactions at hydroelectric projects, relatively little information exists describing the effects of hydroelectric plant operations on outmigrating juvenile lamprey (macrophthalmia). Recent juvenile lamprey studies at hydroelectric projects have addressed testing for lamprey macrophthalmia survival through juvenile bypass facilities (Bleich and Moursund 2006), impingement at intake diversion screens (Moursund et al. 2000 and 2003), validation of existing screening criteria (Ostrand 2005), and responses of juvenile Pacific lamprey to simulated turbine passage environments (Moursund et al. 2001; INL 2006). Results of other studies targeting predaceous birds and fish suggest that juvenile lamprey may compose a significant proportion of the diets of these predators (Poe et al. 1991; Merrell 1959).

A review of the recent body of work addressing juvenile lamprey at hydroelectric facilities concludes that there is a current lack of methods and tools to effectively quantify the level of survival for juvenile lamprey migrating through hydroelectric facilities. Furthermore, no studies exist that assign a level of survival attributed to a project's operations. This is due to the lack of miniaturized active tag technologies to overcome two study limitations. Macrophthalmia (juvenile outmigrating lamprey) are relatively small in size and unique in body shape and they tend to migrate low in the water column resulting in the rapid attenuation of active tag signal strength. In an effort to develop a tagging protocol, the Bonneville Power Administration (BPA) funded Oregon State University (OSU) to identify and develop tag technologies for lamprey

macrophthalmia. Recent reports ([this report is dated](#)) on this developmental effort have concluded that the smallest currently available radio-tag was still too large for implantation in the body cavity of a juvenile lamprey (Schreck et al. 2000). ([Note: Carl Schreck is currently examining another, smaller active radio tag and the Corps is looking at acoustic tag technology and new designs for an active lamprey tag i.e. Mesa et al. 2009](#)). Additionally, external application was not effective as animals removed tags within the first week and fish performance was affected. This report also concluded that internal implantation of Passive Integrated Transponder (PIT) tags was the most viable option for tagging juvenile lamprey although this method included severe limitations such as the limited range of detection systems and the ability to tag only the largest outmigrating juvenile lamprey (Schreck et al. 2000).

2.4 Project Adult Pacific Lamprey Counts and Passage Timing

Returning adult Pacific lamprey have been counted at Wells Dam since 1998. Between the years of 1998 and 2007, the number of lamprey passing Wells Dam annually has averaged 326 fish and ranged from 21 fish in 2006 to 1,417 fish in 2003 (Table 2.3-1). In addition to the overriding condition that Pacific lamprey numbers are declining in the Columbia River system, the relatively small number of adult lamprey observed at Wells Dam may be attributed to fact that the Project is the last of nine passable dams on the mainstem Columbia River and the fact that the Project is over 500 miles upstream from the Pacific Ocean and the bioenergetic expenditure for a relatively poor swimming species such as Pacific lamprey is likely great. [Lamprey are good swimmers and radio telemetry projects indicate that they can travel 25 km per day. They do have problems in high velocity areas. Lamprey historically and still occupy habitat in the Snake River basin hundreds of miles farther from the ocean than Wells dam. Tribal historical accounts noted the abundance of lamprey upstream of Wells Dam.](#)

Adult lamprey pass Wells Dam from early July until late November with peak passage times between mid-August and late October (Figures 2.4-1 and 2.4-2). In all years since counting was initiated, Pacific lamprey counts at the east fish ladder were greater than at the west fish ladder except for 2007. It is important to note that historically, counting protocols were designed to assess adult salmonids and did not necessarily conform to lamprey migration behavior (Moser and Close 2003). Traditional counting times for salmon did not coincide with lamprey passage activity which occurs primarily at night ([on average, about half of the lamprey at any particular dam pass at night \(Clabough et al. 2008; CRITFC 2008 unpublished data\)](#)); the erratic swimming behavior of adult lamprey also makes them inherently difficult to count (Moser and Close 2003). Beamish (1980) also noted that lamprey overwinter in freshwater for one year prior to spawning. Consequently, lamprey counted in one year may actually have entered the system in the previous year (Moser and Close 2003) which confounds annual returns back into the Columbia River Basin ([lamprey that overwinter enter tributaries streams to spawn in April- May, while the bulk of lamprey counts at mainstem dams in the Columbia Basin occur from June-September](#)). In addition to salmonid-specific counting protocols, adult fishway facilities had been constructed specifically for passage of salmonids, [however, new structures such as LAPS systems and 24 hour counts have been implemented at Corps dams. In 2008, reasonably accurate lamprey counts were accomplished at Bonneville and The Dalles Dams \(Clabough et al. 2008\)](#). Recent research has identified areas such as picketed lead structures downstream of fish count windows that adult lamprey may access to bypass count stations and avoid being enumerated (LGL 2008). [Work is progressing at Corps dams to identify](#) what degree lamprey behavior and

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methodological and structural concerns are reflected in Columbia River lamprey passage data. However, it is important to consider such caveats when examining historic lamprey count data at Columbia River dams including Wells Dam. [\(Note: add 2008 counts\)](#)

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Table 2.4-1 Adult Pacific lamprey counts at Wells Dam for east and west fish ladders, 1998-2007.

	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
East	173	47	96	153	226	723	263	150	13	17
West	170	26	59	106	117	694	140	64	8	18
Total	343	73	155	259	343	1,417	403	214	21	35

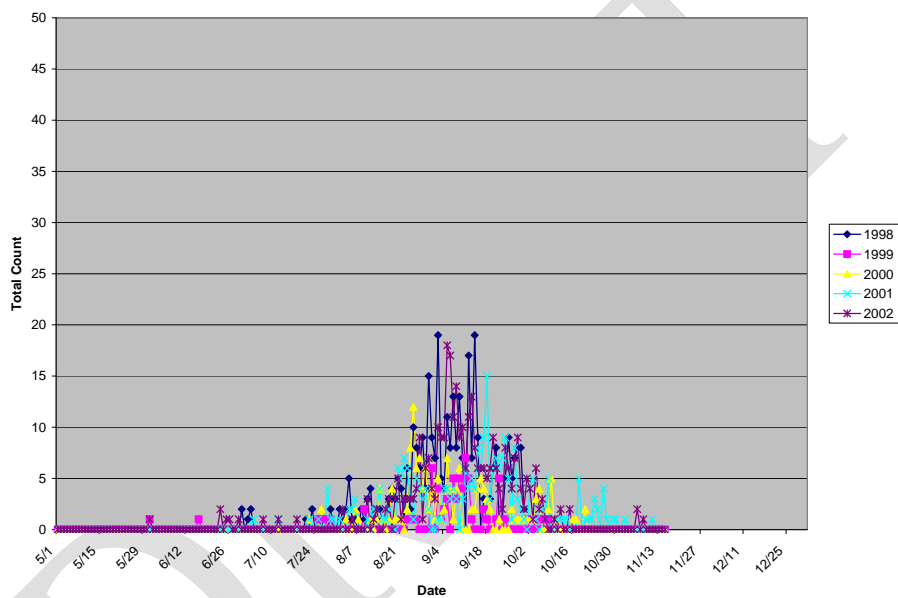


Figure 2.4-1 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 1998-2002.

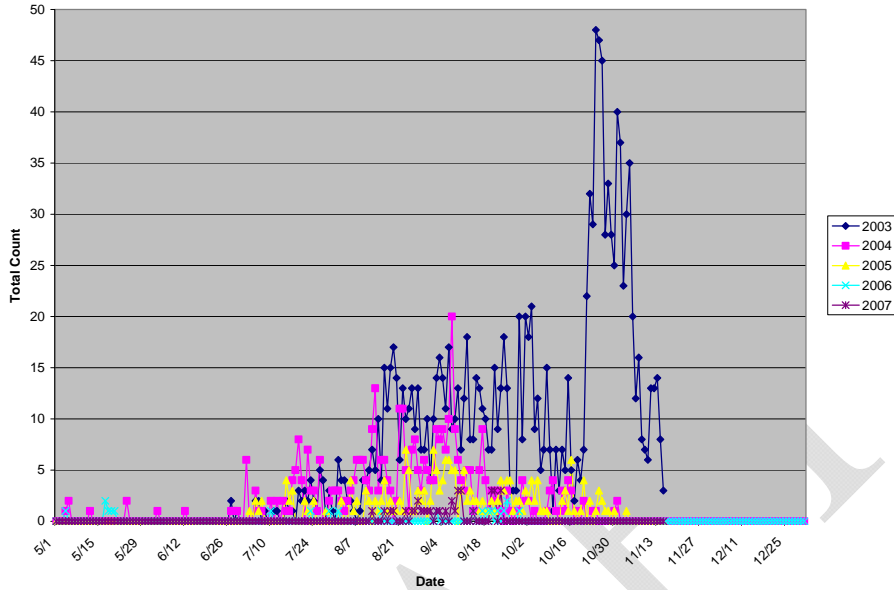


Figure 2.4-2 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 2003-2007.

2.5 Project Pacific Lamprey Studies

Until recently, relatively little information was available on Pacific lamprey in the mid-Columbia River Basin. However, with increased interest in the species coupled with a petition for listing under the ESA (Section 2.2), Douglas has initiated studies to address Pacific lamprey passage and migratory behavior in the Project consistent with currently available technology.

2.5.1 2001-2003 Project Pacific Lamprey Study

In 2004, Douglas contracted with LGL Limited to conduct a lamprey radio-telemetry study at Wells Dam in coordination with Chelan PUD, which was conducting a similar study at Rocky Reach Dam. A total of 150 lamprey were radio-tagged and released at or below Rocky Reach Dam. The radio-tags used in this study had an expected operational life of 45 days (Nass et al. 2005). It is important to note that as a result of the lamprey release site being located over 50 miles downstream of Wells Dam, the value of the study results for the Project was limited by the relatively small numbers of tagged fish detected upstream at Wells (n=18) and the fact that many of the radio-tags detected at Wells Dam were within days of exceeding their expected battery life.

The 2004 study at Wells Dam was implemented through a combination of fixed-station monitoring at the dam and fixed-stations at tributary mouths. Collectively, these monitoring sites were used to determine migration and passage characteristics of lamprey entering the Project Area. Of the 150 adult lamprey released at or below Rocky Reach in 2004, 18 (12% of 150) were detected in the Wells Dam tailrace, and ten (56% of 18) of these were observed at an

entrance to the fishways at Wells Dam. A total of 3 radio-tagged lamprey passed Wells Dam prior to expiration of the tags, resulting in a Fishway Efficiency estimate of 30% (3 of 10) for the study period. This assumes that the remaining 8 fish observed in the tailrace were not inclined to pass the Wells Dam for reasons unrelated to the Project. A single lamprey was detected upstream of Wells Dam at the mouth of the Methow River (Nass et al. 2005).

For lamprey that passed the dam, the majority (92%) of Project Passage time was spent in the tailrace. Median time required to pass through the fishway was 0.3 d and accounted for 8% of the Project Passage time (Nass et al. 2005).

Although the 2004 study at Wells Dam provided preliminary passage and behavioral information for migrating adult lamprey, the limited observations due to the small sample size (n=18) were insufficient in addressing the objectives of the 2004 study.

2.5.2 2007-2008 Project Pacific Lamprey Study

In 2007, Douglas contracted with LGL Limited to conduct a second lamprey radio-telemetry study at Wells Dam. The study was scheduled to occur from early August through November and utilized tags that had 87 days of battery life. A total of 21 adult lamprey were tagged and released for the purpose of this study. However, due to very low adult lamprey returns to Wells Dam in 2007 (n=35) and low trapping efficiency, only 6 adult Pacific lamprey were captured at Wells Dam during trapping activities (August 14 to October 3). Therefore, 15 additional adult lamprey were collected at Rocky Reach Dam, transported to Wells Dam, tagged and released ([where?](#)). The project was continued in 2008 to obtain additional information. Findings to date are as follows:

- In total, 12 lamprey, including a recaptured lamprey, were released within the Wells ladders (mid-ladder) in 2007 to collect specific information on upper fishway passage times and behavior. Six fish were released into the west ladder and six fish were released into the east ladder.
- Of the six in-ladder releases on the west fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 9 hours and 44 minutes.
- Of the six in-ladder releases on the east fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 7 hours and 53 minutes.
- Of the eleven in-ladder releases that exited into the Wells forebay, nine were detected by the video bypass antenna (i.e., inside of the picketed leads), and eight (73%) bypassed the adult counting window undetected by fish enumerators.
- In total, ten lamprey were released into the Wells tailrace. Six fish were released along the west tailrace and four fish were released along the east tailrace.
- Of the six west tailrace releases, one fish was recovered in the scroll case of Unit 3 during unit maintenance activities. This fish was re-released in-ladder on the east fishway and successfully ascended (see above). At the end of the study, five of these lamprey were still in the Wells Dam tailrace.

- Of the four east tailrace releases, one fish has passed Wells Dam. The lower fishway passage time for this fish was 6:07, while the upper fishway passage time was 5:53. At the end of the study, three of these lamprey were still in the Wells Dam tailrace.
- Overall, 11 radio-tagged lamprey passed Wells Dam in 2007 – of these, 10 were released directly into the ladder. Ten lamprey did not ascend the Wells fish ladders prior to the expiration of their radio-tags. Only one fish released into the tailrace successfully passed the Wells Dam in 2007.

3.0 GOALS AND OBJECTIVES

The goal of the PLMP is to achieve No Net Impacts objectives: identify, address and fully mitigate Project effects on Pacific lamprey resulting from the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG and subject to the approval of the Secretary of the Interior (Secretary)¹, shall implement several Pacific lamprey PME in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following No Net impact objectives:

Objective 1: Provide safe, timely and effective upstream passage of adult Pacific lamprey;

Objective 2: Provide safe, timely and effective downstream passage of juvenile Pacific lamprey;

Objective 3: Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to evaluate and address ongoing impacts on Pacific lamprey resulting from Project operations throughout the license term. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

The schedule for implementation of specific measures within the PLMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

¹ For all Pacific lamprey PM&Es, the licensee shall consult with the Aquatic SWG as described. These consultations and implementation of any Pacific lamprey measures are subject to the approval of the Secretary. The Secretary may require additional measures or modifications to existing measures as determined appropriate by the Secretary. No Secretarial approval is required provided that the Aquatic SWG (including the Bureau of Indian Affairs or their representative) unanimously approves the measures are actions to be taken by the licensee.

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4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

Douglas, in consultation with the Aquatic SWG and subject to approval of the Secretary, will implement PME for Pacific lamprey in the Project consistent with the goals and objectives identified in Section 3.0. The measures proposed in this section are intended to serve as PMEs for Pacific lamprey throughout the new license term. These measures may be modified at the discretion of the Secretary to ensure safe, timely and effective lamprey passage.

4.1 Provide safe, timely and effective upstream passage of adult Pacific lamprey (Objective 1)

Based on information currently available for the Wells Dam, entrance efficiency is the primary detriment to efficient upstream lamprey passage at the project, similar to other mainstem dams in the Columbia River (Nass et al. 2005, LGL 2008; Moser et al. 2003; Corps 2008). In addition, there has been some indication that diffuser grating size is sufficiently large to allow lamprey passage into the Auxiliary Water Supply systems (LGL 2008); that some lamprey drop back when confronted with the upper collection gallery and fishway transition zones (Nass et al. 2005, LGL 2008); that passage is comparatively delayed at the ladder traps (Nass et al. 2005, LGL 2008); and that passage through the exit pools is substantially slower than the average rate per pool. Based upon data at other Columbia River mainstem dams, delays at the counting station may also be a passage problem at Wells dam fishways (Peery, pers. comm. 2009). Although passage rates per pool may be generally consistent with other projects, ladder velocities, comparatively low passage success rates and apparent holding behaviors indicate that ladder conditions are not optimal for lamprey passage.

4.1.1 Ladder Modifications and Evaluations

The following tasks are consistent with achieving the biological objectives and shall be completed by the Licensee in consultation with the Aquatic SWG, subject to the approval of the Secretary. The Licensee shall achieve >80% Lamprey Passage Efficiency² at the Wells Dam and all appropriate measures shall be implemented by the Licensee to reduce passage times to the extent possible. The Licensee shall coordinate and integrate, to the extent possible, all evaluations conducted under this section and shall include provisions for evaluating passage times and counting accuracy.

- Fishway Inspection. During the first year after license issuance, the Licensee shall convene the Aquatic SWG and regional lamprey passage experts to conduct a detailed inspection (walk through) of all Wells Dam fishways during the dewatering period. Structural and operational passage problem areas will be identified and prioritized.

² 80% Lamprey Passage Efficiency is defined as 80% of the adult lamprey within the Wells project boundary downstream of the Wells Dam that successfully pass the project. This level was selected as a reasonably achievable goal, considering the successes documented at the Priest Rapids and Wanapum Dam keyhole fishway entrances and the overall goal of achieving NNI. This efficiency level may be increased if it is determined to be a factor substantially affecting (i.e., either by itself or in combination with other factors) lamprey escapement. Although the licensee is not responsible for determining lamprey escapement goals, they are required to participate in regional studies that may determine this information.

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corrective steps and recommendations will be identified, and a detailed report will be drafted by the Licensee and distributed to the Aquatic SWG for 30 days for comments. Consideration will be made with respect to problem areas and corrective actions taken at other mainstem Columbia River dams. Based upon the comments, the Licensee will finalize the report. The recommendations and corrective steps will be memorialized into a detailed scope and schedule for corrective actions subject to Aquatic SWG review and approval.

- Entrance Efficiency: Within 1 year of license issuance, the Licensee shall develop a Lamprey Entrance Efficiency (LEE) Plan for evaluating the effectiveness of a keyhole-type entrance and other modifications for reducing velocity along the deeper portions of the fishladder entrances (including ladder floor) and for improving lamprey passage conditions at the entrances (e.g., increasing attachment points) - without impacting adult salmon passage. The overall goal for lamprey entrance efficiency shall be > 80%³.

The licensee shall develop the LEE Plan in consultation with the Aquatic SWG, subject to the approval of the Secretary. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reason based on Project-specific information.

The Commission reserves the right to require changes to the proposed LEE Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

The LEE Plan shall include (but not be limited to): (1) design of the proposed keyhole entrances at all fishways and other structures proposed or required by the Aquatic SWG (at a design stage sufficient for bid or procurement); (2) anticipated operational changes and plans to eliminate adverse affects on salmon passage (if needed); (3) implementation schedule; (4) proposed evaluation strategy, including duration and methodologies; and (5) adaptive management provisions. The overall schedule shall not exceed 5 years from license issuance, unless otherwise agreed to by the Aquatic SWG, and the plan shall prototype all proposed modifications on one ladder prior to implementing measures on the second ladder. If entrance efficiency has been improved for lamprey when compared to the unmodified entrance, then the modifications shall be duplicated by the licensee at the remaining fishway entrance. The Licensee shall continue to evaluate entrance efficiency and implement measures until Lamprey Passage Efficiency \geq 80%, as determined by the Aquatic SWG.

³ It should be noted that an 80% lamprey entrance efficiency (i.e., the number of lamprey that successfully enter the fishway divided by the number of lamprey in the tailrace) will not necessarily result in an 80% passage efficiency as other losses throughout the system have been documented. If Lamprey Passage Efficiency does not achieve 80%, it may be necessary to achieve a higher entrance efficiency.

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- Diffuser Gratings: Within 1 year of license issuance, the licensee shall develop a plan to replace or modify diffuser gratings within the auxiliary water systems. The Licensee shall develop the Diffuser Grating Replacement (DGR) Plan in consultation with the Aquatic SWG, subject to the approval of the Secretary. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

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- In addition, within 1 year of license issuance the licensee shall develop a plan to place 12-16 inch aluminum plates and/ or ramps over portions of fishway diffuser gratings at fishway floor and side walls, submerged orifices and other passage problem areas. Research shows that these plates have facilitated adult passage at other Columbia Basin dams (Nagy 2004 i.e. Grant PUD is moving ahead with completion of plating at all of their fishways in 2010).

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The Commission reserves the right to require changes to the proposed DGR Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

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The plan shall identify priority areas to be modified, shall include a schedule for completing the modifications within 3 years of license issuance, and shall ensure that modifications to the diffuser gratings will not affect fishway performance for salmonids (e.g., discharge capacity, grating integrity). Grating size shall not exceed 3/4 inch clear space opening while maintaining or increasing the total percent open area.

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- Transition Zones: Within 1 year of license issuance, the licensee shall develop a plan to eliminate drop back in the sections of the fishways between the entrances and the Fishway Transition Zones. The Licensee shall develop the Transition Zone (TZ) Plan in consultation with the Aquatic SWG, subject to the approval of the Secretary. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

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The Commission reserves the right to require changes to the proposed TZ Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

The TZ Plan shall include (but not be limited to): (1) measures for diverting lamprey into an alternative trap and haul system; (2) measures for reducing velocity and turbulence in the transition zones; (3) measures for improving lamprey attachment points; (4) any necessary design drawings (at a stage ready for procurement); (5) anticipated operational changes and plans to eliminate adverse affects on salmon passage (if needed); (6) implementation schedule; (7) proposed evaluation strategy, including duration, methodologies and success criteria; and (8) adaptive management provisions.

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The overall schedule shall not exceed 5 years from license issuance, unless otherwise agreed to by the Aquatic SWG, and the plan shall prototype all proposed modifications on one ladder prior to implementing measures on the second ladder. If passage efficiency through the transition zones has been improved for lamprey when compared to the unmodified transition zone, then the modifications shall be duplicated by the Licensee at the remaining transition zone. The Licensee shall continue to evaluate the transition zones and implement measures until Lamprey Passage Efficiency > 80%, as determined by the Aquatic SWG, and ladder passage times have been reduced to the extent possible.

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- Ladder Traps/Exit Pools: Within 1 year of license issuance, the Licensee shall develop a plan for evaluating and reducing lamprey passage delay within the ladder traps and exit pools. The Licensee shall develop the Passage Time Evaluation (PTE) Plan in consultation with the Aquatic SWG, subject to the approval of the Secretary. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

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The Commission reserves the right to require changes to the proposed PTE Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

The PTE Plan shall initially focus on evaluating the conditions at the traps and in the exit pools such that a determination can be made regarding any necessary modifications. The evaluations shall be conducted concurrently and integrated with evaluations required by the proposed LEE, DGR and TZ plans. If it is determined by the Aquatic SWG that delay can be attributed to ladder flow or specific structures, and that reducing this delay is desirable (i.e., not necessary or desirable as a resting site) then the Licensee shall propose structural and operational modifications to correct the fishway within 5 years of license issuance or as determined appropriate by the Aquatic SWG, to reduce delay. All necessary ladder modifications shall be designed and implemented so not to affect salmon passage and all subsequent plans shall be developed consistent with the above consultation and approval process.

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4.1.2 Upstream Fishway Operations Criteria

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*Pacific Lamprey Management Plan
Wells Project No. 2149*

The Licensee shall initially operate the upstream fishways at Wells Dam in accordance with criteria outlined in the HCP. Based upon information collected from activities conducted in Sections 4.1.1 and 4.1.7 - 4.1.8, the Aquatic SWG may request the Licensee to evaluate temporary operational and structural modifications to the upstream fishway (e.g., reduction in fishway flows at night) for the benefit of Pacific lamprey. If requested, the Licensee shall develop the Operations Study (OS) Plan in consultation with the Aquatic SWG and the HCP Coordinating Committee, subject to the approval of the Secretary. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG and the HCP Coordinating Committee are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

The Commission reserves the right to require changes to the proposed OS Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

The OS Plan shall (at a minimum) specifically identify all operational modifications including reductions of fishway flows (e.g., amount and timing), proposed monitoring strategy, timeline, and success criteria. The plan shall also include a component to evaluate, if any, the effects of lamprey modifications on salmon. Upon completion of the evaluations, the Aquatic SWG in consultation with the HCP Coordinating Committee will determine whether the Licensee shall implement the modified operations permanently and under what conditions (e.g., schedule and timing). Once directed to do so by the Aquatic SWG, the Licensee shall file the revised operating protocols with the Commission for approval.

4.1.3 Salvage Activities During Ladder Maintenance Dewatering

The Licensee shall continue to implement the Adult Fish Passage Plan and associated Adult Ladder Dewatering Plan as required by the HCP. These plans include practices and procedures utilized during fishway dewatering operations to minimize fish presence in the fish ladders and then once dewatered directs the Licensee to remove stranded fish and safely place them back into the Columbia River. All fish species, including Pacific lamprey that are encountered during dewatering operations are salvaged consistent with the protocol identified in the HCP. In addition, there will be provision for Aquatic SWG members to participate in fish salvages with respect to lamprey. Any adult lamprey that are captured during salvage activities will be released upstream of Wells Dam, unless otherwise determined by the Aquatic SWG. The Licensee shall provide a summary of salvage activities in the annual report.

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4.1.4 Upstream Fishway Counts

The Licensee shall continue to conduct adult fish passage monitoring in the Wells Dam fishways using the most current technology available. The Licensee shall conduct 24-hour counts for Pacific lamprey from May 1- November 15, unless otherwise agreed to by the Aquatic SWG or required by the Secretary. Based upon project specific information, the Aquatic SWG may request that the Licensee evaluate the use of alternative upstream passage routes around Wells Dam fishway counting stations by adult Pacific lamprey. If requested, the Licensee shall develop an Alternative Lamprey Passage (ALP) Plan, in consultation with the Aquatic SWG and subject to the approval of the Secretary, to evaluate alternative lamprey passage routes and current counting structures and operations for improving counting accuracy.

The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

The Commission reserves the right to require changes to the proposed ALP Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

The ALP Plan shall (at a minimum) include: (1) the design of any proposed modifications (at a design stage sufficient for bid or procurement); (2) any necessary operational modifications; (3) a proposed monitoring strategy; (4) implementation timeline; and (5) success criteria. The plan shall also include a component to evaluate the affects of lamprey modifications on salmon. Upon completion of the evaluations, the Licensee, in consultation with the Aquatic SWG and subject to the approval of the Secretary, shall determine whether to implement the modifications permanently.

If it is determined that the fishway modifications improve the accuracy of upstream lamprey counts without compromising salmon passage, then the Licensee shall implement similar modifications to correct the remaining fishway within 1 year, or as determined appropriate by the Aquatic SWG. Potential measures to improve counting accuracy may include, but may not be limited to, the development of a correction factor based upon data collected during passage evaluations (Sections 4.1.1 and 4.1.7 and 4.1.8) or utilization of a bypass route as an alternative counting facility for adult Pacific lamprey.

4.1.5 Upstream Passage Improvement Literature Review

If passage improvement measures in addition to those already discussed are deemed necessary by the Aquatic SWG, then within six months after this determination, the Licensee shall, in consultation with the Aquatic SWG and subject to approval of the Secretary, complete a literature review on the effectiveness of upstream passage measures (e.g., lamprey passage systems, plating over diffuser grating, modifications to orifices, rounding sharp edges, fishway operational changes, etc.) implemented at other Columbia and Snake river hydroelectric

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facilities. The literature review will be conducted in support of activities identified in Section 4.1.6 to help in the selection of additional measures that may be implemented to improve adult lamprey passage at Wells Dam.

4.1.6 Fishway Modifications to Improve Upstream Passage

If structural and/or operational passage improvement measures in addition to those already discussed are deemed necessary by the Aquatic SWG at any time during the license term, then within one year or as soon as practicable following consultation with the Aquatic SWG, the Licensee shall identify, design and implement upstream passage modifications (structural and/or operational) as determined necessary by the Aquatic SWG. Passage measures will be designed to improve passage performance by providing safe, timely, and effective passage for Pacific lamprey through the Wells Dam fishways without negatively impacting the passage performance of adult anadromous salmonids.

4.1.7 Adult Pacific Lamprey Upstream Passage Evaluation

All passage measures implemented under Section 4.1.6, will include success criteria and an evaluation component to be implemented during the first lamprey passage season following implementation. The Licensee shall, in consultation with the Aquatic SWG and subject to approval of the Secretary, evaluate the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If results indicate that lamprey passage efficiency at Wells Dam is <80%, the Licensee shall, in consultation with the Aquatic SWG, develop and implement additional measures to improve upstream Pacific lamprey passage. Measures described in Sections 4.1.6 and 4.1.7 may be repeated, as necessary, until adult lamprey passage through Wells Dam has met the >80% Lamprey Passage Efficiency standard or other appropriate standard(s) that may be developed during the license term.

4.1.8 Periodic Monitoring

Once adult Pacific lamprey upstream passage efficiency at Wells Dam is > 80%, or as otherwise determined by the Aquatic SWG or Secretary, the Licensee, in consultation with the Aquatic SWG, shall evaluate adult Pacific lamprey passage performance through Wells Dam fishways every 5 years, or following the discovery of compelling information, to ensure that standards are maintained over the license term. Evaluations shall be developed by the Licensee in consultation with the Aquatic SWG and subject to approval of the Secretary. If results of the monitoring program confirm that lamprey passage criteria are being achieved, then no additional measures are needed. If the results indicate that adult upstream passage rates are not achieving standards or have deteriorated from previously identified levels, then the Licensee, in consultation with the Aquatic SWG and subject to approval of the Secretary, shall develop and implement measures to improve upstream Pacific lamprey passage (see Sections 4.1.6 and 4.1.7).

4.2 Provide safe, timely and effective downstream passage of juvenile Pacific lamprey (Objective 2)

4.2.1 Downstream Bypass Operations Criteria

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Until juvenile lamprey passage survival can be evaluated at the Wells Dam (see section 4.2.3), the Licensee shall operate the downstream bypass system in accordance with criteria outlined in the HCP. Once survival is evaluated, the Licensee shall, in consultation with the Aquatic SWG and subject to approval of the Secretary, determine whether modifications to project operations, including operation of the downstream bypass system should be modified to improve juvenile lamprey survival. If modifications are necessary in order to achieve needed survival, the Licensee shall evaluate proposed modifications on an interim basis to determine, in part, any effects to outmigrating salmon and steelhead kelts.

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Any modifications to project operations shall be coordinated with the HCP Coordinating Committee. Upon completion of the interim evaluations, the Aquatic SWG in consultation with the HCP Coordinating Committee will determine whether the interim operations should be modified and retested, or whether the Licensee shall implement the interim operations permanently and under what conditions (e.g., schedule and timing). Once directed to do so by the Aquatic SWG, the Licensee shall file the revised operating protocols with the Commission for approval.

Once juvenile lamprey passage survival has been determined adequate by the Aquatic SWG, the Licensee, in consultation with the Aquatic SWG and subject to approval of the Secretary, shall evaluate juvenile Pacific lamprey passage survival through Wells Dam every 5 years, or following the discovery of compelling information, to ensure that survival rates are maintained over the license term. Evaluations shall be developed by the Licensee in consultation with the Aquatic SWG and subject to approval of the Secretary. If results of the evaluations confirm that lamprey passage survival is satisfactory, then no additional measures are needed. If the results indicate that juvenile passage survival rates are unsatisfactory or have deteriorated from previously identified levels, then the Licensee shall, in consultation with the Aquatic SWG and subject to approval of the Secretary, develop and implement measures to improve downstream lamprey passage survival.

4.2.2 Salvage Activities During Ladder Maintenance Dewatering

The Licensee shall continue to conduct salvage activities as required by the HCP's Adult Fish Passage Plan during fishway dewatering operations. All fish species, including Pacific lamprey that are encountered during dewatering operations shall be salvaged initially consistent with the protocol identified in the HCP. The Licensee shall make available participation of the Aquatic SWG during dewatering operations. Any juvenile Pacific lamprey that are captured during salvage activities will be released downstream of Wells Dam. The Licensee shall provide a summary of salvage activities in the annual report.

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Beginning in year five and every five years thereafter during the new license, Douglas, in consultation with the Aquatic SWG, shall conduct a literature review to summarize available technical information related to juvenile lamprey passage and survival through Columbia and Snake river hydroelectric facilities. This information will be used to assess the feasibility of conducting activities identified in Section 4.2.4.¶

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4.2.3 Juvenile Pacific Lamprey Downstream Passage and Survival Evaluation

Based upon the current state of the science regarding tag technology and methodologies for Pacific lamprey macrophthalmia (Section 2.3), coupled with the challenges of obtaining macrophthalmia in sufficient numbers above the Project to meet sample size requirements for a statistically rigorous study, a juvenile downstream passage and survival evaluation is not feasible at this time. In order to address these issues, the Licensee shall implement the following

measures in coordination with the Aquatic SWG and subject to approval of the Secretary, in conjunction with measures identified under section 4.3:

- Translocation/Supplementation: Within 2 years of license issuance, the Licensee shall develop a plan to increase the numbers of macrophthalmia above Wells Dam as needed to both achieve the overall goal of No Net Impact on Pacific lamprey and to facilitate evaluation of downstream passage and survival at the Wells Dam. The Licensee shall develop the Translocation and Supplementation (TAS) Plan in consultation with the Aquatic SWG, subject to the approval of the Secretary. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

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The Commission reserves the right to require changes to the proposed TAS Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

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The TAS Plan shall be integrated with any needed habitat restoration that may be identified under the Lamprey Habitat Restoration Plan (see section 4.3). Phase I of the TAS Plan shall focus on translocation and will include (but may not be limited to): (1) identification of target streams; (2) estimates of adult lamprey to be trapped at the Wells Dam or other downstream dams for release in target streams; (3) trapping procedures (including needed facilities, transport methods and equipment); (4) success criteria; and (5) monitoring, evaluation and adaptive management. Phase II of the TAS Plan shall include supplementation measures and will include (but not be limited to): (1) a description of necessary facilities to support spawning, incubation and early rearing; (2) estimated numbers of macrophthalmia to be produced; (3) procedures; (4) success criteria; (5) monitoring and evaluation plans; and (6) timelines. Brood source shall also be identified. The Licensee shall develop both Phase I and Phase II of the plan concurrently, and translocation shall begin within 3 years of license issuance or as determined appropriate by the Aquatic SWG (subject to approval of the Secretary).

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The Licensee shall continue translocation and supplementation efforts until they can demonstrate to the satisfaction of the Aquatic SWG and the Secretary, with Project specific information, that populations of Pacific lamprey above the Project are in sufficient numbers and are sufficiently stable to offset project affects such that No Net Impact has been achieved.

- Downstream Passage Evaluations: During the term of the new license, if tag technology and methodologies are available and a sufficient source of macrophthalmia in or upstream of the Project are available to ensure that a field study will yield statistically rigorous and unbiased results, the Licensee shall, in consultation with the Aquatic SWG and subject to

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approval of the Secretary, implement a juvenile Pacific lamprey downstream passage and survival study.

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The Licensee shall develop the Downstream Passage and Survival Study in consultation with the Aquatic SWG, subject to the approval of the Secretary. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the study plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

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If study results indicate that Project operations have a significant negative impact on the Pacific lamprey population above the Wells Dam, the Licensee shall, in consultation with the Aquatic SWG and subject to approval of the Secretary, identify and implement additional measures, if any, and additional studies to address such impacts.

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4.3 Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat (Objective 3)

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Within three years of the effective date of the new license, Douglas shall implement a one-year study to examine presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project that may be affected by Project operations. As part of this measure, Douglas shall identify areas of potential juvenile Pacific lamprey habitat for future evaluation. Sampling of these areas will assess presence/absence and relative abundance. Any sampling methodologies used in support of this activity will require coordination with the HCP Coordinating Committee and regulatory approval of the federal and state agencies.¶

4.3.1 Juvenile Pacific Lamprey Habitat Evaluation and Restoration

In order to both mitigate for habitat impacts caused by the Project and to offset Project effects on lamprey passage, the Licensee shall determine the presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project boundary including the Project impoundment that may be affected by Project operations, and shall identify tributaries to the Columbia River above the Wells Dam that may host viable lamprey populations. The Licensee shall use this information to aid in the restoration of habitats directly affected by the project and in support of their translocation and supplementation efforts identified in section 4.2.4, and to achieve their overall goal of No Net Impact on Pacific lamprey. The Licensee shall complete these habitat assessment surveys within 2 years of license issuance.

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Within 3 years of license issuance, the License shall, in coordination with the Aquatic SWG and subject to approval of the Secretary, develop a Lamprey Habitat Restoration (LHR) Plan. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the plan with the Commission for approval. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's plan. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

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The Commission reserves the right to require changes to the proposed LHR Plan. Implementation of the plan shall not commence until the Licensee is notified by the Commission that the filing is approved. Upon Commission approval, the Licensee shall implement the plan.

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The LHR Plan shall identify suitable habitat to support the Licensee's translocation and restoration efforts (see section 4.2.3) in support of stable lamprey populations above the Wells Dam. The plan shall use best available information to, at a minimum: (1) identify the numbers of adult lamprey needed to support stable populations; (2) recommend measures needed to restore and enhance these tributary habitats if it is determined that they will not provide the needed support; (3) identify population goals and anticipated escapement levels; and (4) include monitoring and evaluation methods.

4.3.2 Water Quality

The Licensee, subject to review and approval of the Aquatic SWG, shall investigate, determine and address water quality impacts of the Wells Project that may negatively affect juvenile and adult lamprey. This includes but is not limited to temperature, toxics, such as hydraulic oil, total dissolved gas, ammonia and methylated mercury. The Licensee will address and mitigate these impacts in order to bring them expeditiously into compliance with water quality standards.

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4.3.3 Regional Lamprey Working Groups

The Licensee shall participate in Pacific lamprey work groups in order to support regional conservation efforts (e.g., the Pacific Lamprey Technical Work Group and the USFWS Lamprey Conservation Initiative). Activities may include but are not limited to information exchanges with other entities, meeting attendance, and coordination of the Licensee's Pacific lamprey activities with other entities conducting lamprey research in the mid-Columbia River, as considered by the Aquatic SWG, and subject to approval of the secretary. Activities may also include conducting PLMP research within the Project, and sharing that information with other entities.

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4.4 Reporting

The Licensee shall provide reports for each of the plans identified in the PLMP on schedules agreed to by the aquatic SWG during plan development. Material contained in each report is subject to plan development as discussed throughout PLMP section 4.

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The Licensee shall provide an annual summary report to the Aquatic SWG and to the Commission on the anniversary date of license issuance, or as determined appropriate by the Aquatic SWG. The Licensee shall allow a minimum of 30 days for comments and recommendations before filing the report with the Commission. The Licensee shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG are accommodated by the Licensee's report. If the Licensee does not accept a recommendation, the filing shall include the Licensee's reasons based on Project-specific information.

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The Licensees summary report will document the previous year's activities, proposed activities for the following year, progress made towards achieving the overall goal of No Net Impact to Pacific lamprey, suggestions to redirect effort per adaptive management with a detailed justification of why this is warranted, and documentation of collaboration with the Aquatic SWG. Any decisions, statements of agreement, evaluations, or changes made pursuant to this PLMP will be included in the annual summary report. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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5.0 REFERENCES

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*Pacific Lamprey Management Plan
Wells Project No. 2149*

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Email from BIA to ASWG indicating that CRITFC used wrong version of PLMP to make edits and BIA will send out new version

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Thursday, June 18, 2009 8:11 AM

To: Bob Heinith

Cc: Ali Wick (Aquatic SWG Chair Support); Bill Towey(CCT Technical); Bob Rose (YN TechnicalAlternate); CarlMerkle@ctuir.com; Donella Miller (YN Sturgeon Lead); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Brad James (WDFW Sturgeon Lead); Bob Jateff (WDFW Technical); Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Keith.Hatch@bia.gov; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; PhD(Aquatic SWG Chair) Michael Schiewe; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW PolicySupport); Paul Ward (YN Policy)

Subject: Re: Comments on the Pacific Lamprey Management Plan for the Aquatic SWG

Hi Folks,

Bob Heinith made his edits to an earlier version of our document, that was subsequently updated based on discussions with the FWS. I'll look through Bob's edits today and add them to the document that we sent out yesterday so you'll have one complete package.

If you have any questions, please call me. Sorry for the confusion!

Bob Dach
Hydropower Program Manager
Division of Natural Resources
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Email from BIA to ASWG regarding latest version with both BIA and CRITFC
edits to the PLMP (attached)

Attachments: Wells PLMP_6-18-09 redline.docx

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Thursday, June 18, 2009 9:39 AM

To: Bob Heinith

Cc: Ali Wick (Aquatic SWG Chair Support); Bill Towey(CCT Technical); Bob Rose (YN TechnicalAlternate); CarlMerkle@ctuir.com; Donella Miller (YN Sturgeon Lead); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Brad James (WDFW Sturgeon Lead); Bob Jateff (WDFW Technical); Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Keith.Hatch@bia.gov; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; PhD(Aquatic SWG Chair) Michael Schiewe; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW PolicySupport); Paul Ward (YN Policy); Jennifer.Frozena@bia.gov

Subject: Re: Comments on the Pacific Lamprey Management Plan for the Aquatic SWG

Hi Folks,

I have an excuse! After reviewing CRITFC comments, I think a number of things (not just CRITFC comments) somehow got lost when I transitioned my old redline version of the LMP to the new word format - which just happened this week. I'm still trying to figure out what a .docx really is! In any case, I went back through all of CRITFC's comments and added them to the attached version. I highlighted all changes from yesterday's version in yellow just so you could see what I did. I agree with the CRITFC comments, just somehow managed to lose those few that Heinith included in his last email...

In any case, I think you can delete both the BIA version and the CRITFC version that you got yesterday in lieu of the attached file (hopefully Bob won't find anything else that I flubbed!). Also, keep in mind that these are BIA/CRITFC comments - we have coordinated with the FWS, but they would like to get agreement from the ASWG before they sign off on any revisions to the plan.

Thanks for your help, sorry for the confusion.

Bob Dach
Hydropower Program Manager
Division of Natural Resources
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

|

PACIFIC LAMPREY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2008

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

EXECUTIVE SUMMARY

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG included the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the PLMP is to ~~identify, address and fully mitigate Project effects~~ on Pacific lamprey (*Lampetra tridentata*), ~~as necessary to meet a No Net Impact Standard. Ultimately, No Net Impact implies that with respect to impacts on lamprey, the Wells Project is transparent or does not exist.~~ Douglas, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PMEs in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following ~~No Net Impact~~ objectives:

Objective 1: ~~Provide safe, timely and effective upstream~~ passage of adult Pacific lamprey;

Objective 2: ~~Provide safe, timely and effective downstream~~ passage of juvenile Pacific lamprey;

Objective 3: ~~Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat~~

~~Objective 4: Investigate, determine and address water quality impacts of the Wells Project that may negatively affect juvenile and adult lamprey.~~

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to ~~evaluate and address ongoing impacts on Pacific lamprey~~ resulting from Project operations ~~throughout the license term~~. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource

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Deleted: resulting from the Project during the term of the new license

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Deleted: Identify and address any adverse Project-related impacts on

Deleted: Identify and address any Project-related impacts on

Deleted: and survival and rearing

Deleted: Participate in the development of regional Pacific lamprey conservation activities

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management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

1.0 INTRODUCTION

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities participating in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

Deleted: invited to participate

Deleted: National Marine Fisheries Service (NMFS),

The PLMP will direct implementation of measures to achieve No Net Impact¹ as a result of Project operations, on Pacific lamprey (*Lampetra tridentata*). To ensure active stakeholder involvement and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

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The Aquatic SWG agrees on the need to develop a plan for the long-term management of Pacific lamprey in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies the goal and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for Pacific lamprey during the term of the new license.

2.0 BACKGROUND

2.1 Pacific Lamprey Biology

Pacific lamprey are present in many tributaries of the Columbia River and in the mainstem Columbia River during their migration stages. They have cultural, utilitarian and ecological significance in the basin, because Native Americans have historically harvested them for subsistence, ceremonial and medicinal purposes (Close et al. 2002). As an anadromous species, they also play an important role in the food web by contributing marine-derived nutrients to the basin and may act as a predatory buffer for juvenile salmon and steelhead. Little specific information is available on the life history or status of lamprey in the mid-Columbia River watersheds. They are known to occur in the Methow, Wenatchee and Entiat rivers (NMFS 2002)

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¹ "No Net Impact" means to identify, address, and fully mitigate Project effects as described in section 4 of this Plan.

and recently have been captured during juvenile salmon and steelhead trapping operations in the Okanogan River.

In general, adults are parasitic on fish in the Pacific Ocean while ammocoetes (larvae) are filter feeders that inhabit the fine silt deposits in backwaters and quiet eddies of streams (Wydoski and Whitney 2003). Adults generally spawn in low-gradient stream reaches in the tail areas of pools and in riffles, over gravel substrates (Jackson et al. 1997). Adults die after spawning. After hatching, the ammocoetes burrow into soft substrate for an extended larval period filtering particulate matter from the water column (Meeuwig et al. 2002). The ammocoetes undergo a metamorphosis into macrophthalmia (outmigrating juvenile lamprey) between 3 and 7 years after hatching, and then migrate from their parent streams to the ocean (Close et al. 2002). Adults typically spend 1-4 years in the ocean before returning to freshwater tributaries to spawn.

Pacific lamprey populations of the Columbia River have generally declined in abundance over the last 40 years according to counts at dams on the lower Columbia and Snake rivers (Close et al. 2002). Starke and Dalen (1995) reported that adult lamprey counts at Bonneville Dam regularly exceeded 100,000 fish in the 1960s and more recently have ranged between 20,000 and 120,000 for the period 2000-2004 (DART - www.cqs.washington.edu/dart/adult.html).

In the mid-Columbia River Basin, adult lamprey count data at hydroelectric projects varies by site but is generally available for all projects since 1998 (with the exception of Wanapum Dam where data is only available for 2007). As is expected, the general trend for mid-Columbia River counts is relatively consistent with observations at Bonneville Dam from year to year (i.e., relatively high count years at Bonneville result in relatively high count years in the mid-Columbia River). It is important to note that the daily and seasonal time periods as well as the counting protocols may differ at each project. These differences may affect data reliability and need to be considered when examining and comparing these data. Table 2.1-1 provides a summary of adult lamprey passage data for mid-Columbia River hydroelectric facilities.

Table 2.1-1. Minimum, maximum, and average counts for adult Pacific lamprey at mid-Columbia River hydroelectric projects from 1998 to 2007.

	Priest Rapids	Wanapum*	Rock Island	Rocky Reach	Wells
Min	1,130	4,771	559	303	21
Max	6,593	4,771	5,074	2,583	1,417
Average	3,016	4,771	2,157	952	326

* Wanapum Dam counts are only available for 2007.

Close et al. (1995, 2002) identified several factors that may account for the decline in lamprey counts in the Columbia River Basin. This includes reduction in suitable spawning and rearing habitat from flow regulation and channelization and pollution, reductions of prey in the ocean, and juvenile and adult passage problems at dams. Mesa et al. (2003) found that adult Pacific lamprey had a mean critical swimming speed of approximately 85 cm/s which suggests that they may have difficulty negotiating fishways with high current velocities that were designed for salmon and steelhead passage.

The study of adult Pacific lamprey migration patterns past dams and through reservoirs in the lower Columbia River has provided the first data sets on lamprey passage timing, travel times,

Comment [rd1]: Note: need to include 2008 counts and Bonneville and Priest Rapids 24 hour counts for regional lamprey perspective

and passage success at hydroelectric projects (Vella et al. 2001; Ocker et al. 2001; Moser et al. 2002a; Moser et al. 2002b). These studies have shown that approximately 90% of the radio-tagged lamprey released downstream of Bonneville Dam migrated back to the tailrace below Bonneville Dam; however, less than 50% of the lamprey which encountered a fishway entrance actually passed through the ladder exit at the dam (Nass et al. 2005).

Similar collection and passage efficiency results were observed at Rocky Reach, Wanapum, and Priest Rapids dams during tagging studies conducted at those projects (Nass et al. 2003; Stevenson et al. 2005).

Of the 125 radio-tagged lampreys released approximately 7 kilometers downstream of Rocky Reach Dam, 93.6% were detected at the project, and of those fish, 94.0% entered the fishway. Of the fish that entered the Rocky Reach fishway, 55.5% exited the ladder (Stevenson et al. 2005).

During studies at Wanapum and Priest Rapids dams, a total of 51 and 74 lamprey were radio-tagged and released downstream of Priest Rapid Dam in 2001 and 2002, respectively. Over the two years of study, the proportion of fish that approached the fishway that exited the ladders was 30% and 70% at Priest Rapids and 100% and 51% at Wanapum Dam in 2001 and 2002, respectively (Nass et al. 2003).

Two recent reviews of Pacific lamprey (Hillman and Miller 2000; Golder Associates Ltd. 2003) in the mid-Columbia River have indicated that little specific information is available regarding their population status (Stevenson et al. 2005).

2.2 **Status of Pacific Lamprey**

In January 2003, the USFWS received a petition from 11 environmental groups seeking the listing of four lamprey species (Pacific lamprey, river lamprey, western brook lamprey, and Kern brook lamprey). The petition cited population declines and said lampreys are threatened by artificial barriers to upstream and downstream migration, de-watering and habitat degradation among other threats. In response to the petition, the USFWS conducted an initial review to determine whether an emergency listing was warranted and decided in March 2003 that such a situation did not exist.

In an agreement stemming from a lawsuit filed by the petitioners in response to the initial finding, the USFWS committed to the issuance of a 90-day finding on the petition by December 20, 2004. Again, the USFWS announced that the petition seeking a listing of the four lamprey species did not contain enough information to warrant further review and the agency was not going to place the lamprey species on the Endangered Species list. For Pacific lamprey, the petitioners provided information showing a drop in range and numbers, but did not provide information describing how the regional portion of the species' petitioned range, or any smaller portion, is appropriate for listing under the Endangered Species Act (ESA). The agency did however decide it will continue to work with others on efforts to gather information related to the conservation of lamprey and their habitats.

Comment [rd2]: This section needs a historical perspective of lamprey decline, particularly in the Upper Columbia but also the Columbia Basin as a whole. There is relevant information in the *Tribal Pacific Lamprey Plan* (CRITFC 2008) and the USFWS available to fill this hole.

2.3 Monitoring and Studies of Outmigrating Juvenile Lamprey (Macrophthalmia)

Little information in the mid-Columbia River basin exists with regard to the outmigration timing and abundance of juvenile Pacific lamprey. Upstream of the Project, recent juvenile salmonid trapping operations by WDFW and the Colville Tribe have provided preliminary information on the presence of juvenile lamprey outmigrants in both the Methow and Okanogan rivers. This information represents incidental captures of juvenile lamprey, and may not be reflective of actual abundance or population trends. In the Okanogan River, information is available for 2006 and 2007 where 220 and 24 juvenile lamprey were observed, respectively, during spring trapping operations. In the Methow River watershed, information is available for two sites; the Twisp and Methow rivers. At the Twisp River site, no juvenile lamprey have been observed since data has been collected (2005). At the Methow River site, for the years 2004-2007, 89, 84, 831, and 37 juvenile lamprey were observed, respectively, in trapping operations that typically last from April to November with peaks generally occurring in the spring. Data collection from these activities is likely to continue and provide information on juvenile Pacific lamprey as they begin their outmigration through the Columbia River hydrosystem towards the Pacific Ocean.

Comment [rd3]: Note- there is migration information available at Corps dams from the smolt monitoring project (available at fpc.org and CRITFC 2008) and through monitoring of smolt traps in the Methow river (see CRITFC 2008).

Although there is a growing body of information on adult Pacific lamprey and their interactions at hydroelectric projects, relatively little information exists describing the effects of hydroelectric plant operations on outmigrating juvenile lamprey (macrophthalmia). Recent juvenile lamprey studies at hydroelectric projects have addressed testing for lamprey macrophthalmia survival through juvenile bypass facilities (Bleich and Moursund 2006), impingement at intake diversion screens (Moursund et al. 2000 and 2003), validation of existing screening criteria (Ostrand 2005), and responses of juvenile Pacific lamprey to simulated turbine passage environments (Moursund et al. 2001; INL 2006). Results of other studies targeting predaceous birds and fish suggest that juvenile lamprey may compose a significant proportion of the diets of these predators (Poe et al. 1991; Merrell 1959).

A review of the recent body of work addressing juvenile lamprey at hydroelectric facilities concludes that there is a current lack of methods and tools to effectively quantify the level of survival for juvenile lamprey migrating through hydroelectric facilities. Furthermore, no studies exist that assign a level of survival attributed to a project's operations. This is due to the lack of miniaturized active tag technologies to overcome two study limitations. Macrophthalmia (juvenile outmigrating lamprey) are relatively small in size and unique in body shape and they tend to migrate low in the water column resulting in the rapid attenuation of active tag signal strength. In an effort to develop a tagging protocol, the Bonneville Power Administration (BPA) funded Oregon State University (OSU) to identify and develop tag technologies for lamprey macrophthalmia. Recent reports on this developmental effort have concluded that the smallest currently available radio-tag was still too large for implantation in the body cavity of a juvenile lamprey (Schreck et al. 2000). Additionally, external application was not effective as animals removed tags within the first week and fish performance was affected. This report also concluded that internal implantation of Passive Integrated Transponder (PIT) tags was the most viable option for tagging juvenile lamprey although this method included severe limitations such as the limited range of detection systems and the ability to tag only the largest outmigrating juvenile lamprey (Schreck et al. 2000).

Comment [rd4]: Note: Carl Schreck is currently examining another, smaller active radio tag and the Corps is looking at acoustic tag technology and new designs for an active lamprey tag i.e. Mesa et al. 2009. Schreck is dated.

2.4 Project Adult Pacific Lamprey Counts and Passage Timing

Returning adult Pacific lamprey have been counted at Wells Dam since 1998. Between the years of 1998 and 2007, the number of lamprey passing Wells Dam annually has averaged 326 fish and ranged from 21 fish in 2006 to 1,417 fish in 2003 (Table 2.3-1).

Adult lamprey pass Wells Dam from early July until late November with peak passage times between mid-August and late October (Figures 2.4-1 and 2.4-2). In all years since counting was initiated, Pacific lamprey counts at the east fish ladder were greater than at the west fish ladder except for 2007. It is important to note that historically, counting protocols were designed to assess adult salmonids and did not necessarily conform to lamprey migration behavior (Moser and Close 2003). Traditional counting times for salmon did not coincide with lamprey passage activity which occurs primarily at night; the erratic swimming behavior of adult lamprey also makes them inherently difficult to count (Moser and Close 2003). Beamish (1980) also noted that lamprey overwinter in freshwater for one year prior to spawning. Consequently, lamprey counted in one year may actually have entered the system in the previous year (Moser and Close 2003) which confounds annual returns back into the Columbia River Basin (lamprey that overwinter enter tributaries streams to spawn in April- May, while the bulk of lamprey counts at mainstem dams in the Columbia Basin occur from June-September). In addition to salmonid-specific counting protocols, adult fishway facilities have been constructed specifically for passage of salmonids, however, new structures such as LAPS systems and 24 hour counts have been implemented at Corps dams. In 2008, reasonably accurate lamprey counts were accomplished at Bonneville and The Dalles Dams (Clabough et al. 2008). Recent research has identified areas such as picketed lead structures downstream of fish count windows that adult lamprey may access to bypass count stations and avoid being enumerated (LGL 2008). Work is progressing at Corps dams to identify to what degree lamprey behavior and methodological and structural concerns are reflected in Columbia River lamprey passage data. However, it is important to consider such caveats when examining historic lamprey count data at Columbia River dams including Wells Dam.

Table 2.4-1 Adult Pacific lamprey counts at Wells Dam for east and west fish ladders, 1998-2007.

	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
East	173	47	96	153	226	723	263	150	13	17
West	170	26	59	106	117	694	140	64	8	18
Total	343	73	155	259	343	1,417	403	214	21	35

Comment [rd5]: Lamprey are good swimmers and radio telemetry projects indicate that they can travel 25 km per day. They do have problems in high velocity areas. Lamprey historically and still occupy habitat in the Snake River basin hundreds of miles farther from the ocean than Wells dam. Tribal historical accounts noted the abundance of lamprey upstream of Wells Dam.

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Comment [rd6]: (on average, about half of the lamprey at any particular dam pass at night (Clabough et al. 2008; CRITFC 2008 unpublished data);

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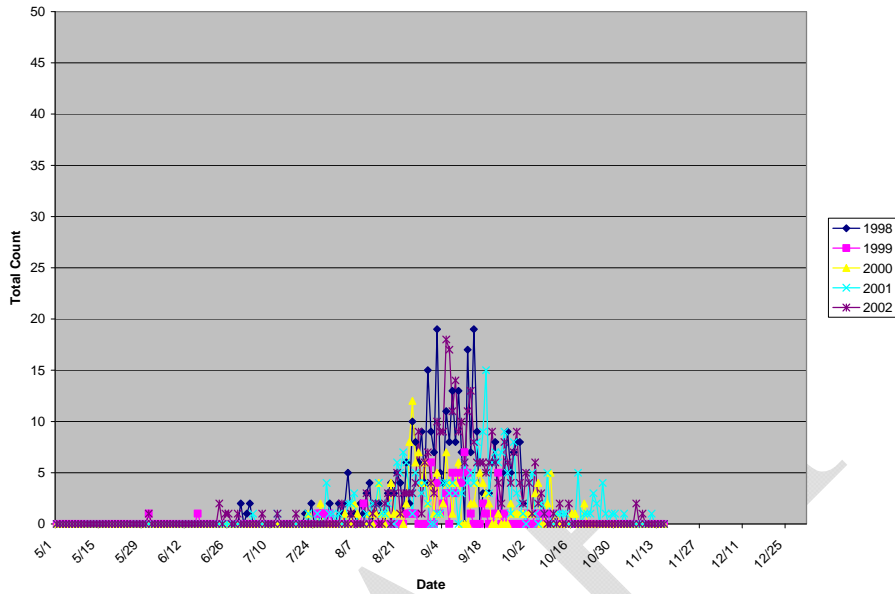


Figure 2.4-1 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 1998-2002.

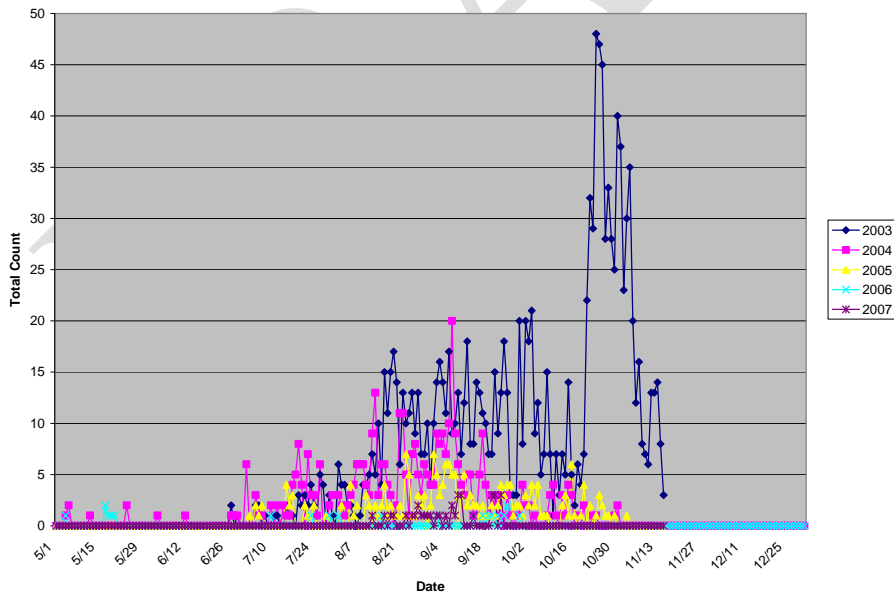


Figure 2.4-2 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 2003-2007.

*Pacific Lamprey Management Plan
Wells Project No. 2149*

2.5 Project Pacific Lamprey Studies

Until recently, relatively little information was available on Pacific lamprey in the mid-Columbia River Basin. However, with increased interest in the species coupled with a petition for listing under the ESA (Section 2.2), Douglas has initiated studies to address Pacific lamprey passage and migratory behavior in the Project consistent with currently available technology.

2.5.1 2001-2003 Project Pacific Lamprey Study

In 2004, Douglas contracted with LGL Limited to conduct a lamprey radio-telemetry study at Wells Dam in coordination with Chelan PUD, which was conducting a similar study at Rocky Reach Dam. A total of 150 lamprey were radio-tagged and released at or below Rocky Reach Dam. The radio-tags used in this study had an expected operational life of 45 days (Nass et al. 2005). It is important to note that as a result of the lamprey release site being located over 50 miles downstream of Wells Dam, the value of the study results for the Project was limited by the relatively small numbers of tagged fish detected upstream at Wells (n=18) and the fact that many of the radio-tags detected at Wells Dam were within days of exceeding their expected battery life.

The 2004 study at Wells Dam was implemented through a combination of fixed-station monitoring at the dam and fixed-stations at tributary mouths. Collectively, these monitoring sites were used to determine migration and passage characteristics of lamprey entering the Project Area. Of the 150 adult lamprey released at or below Rocky Reach in 2004, 18 (12% of 150) were detected in the Wells Dam tailrace, and ten (56% of 18) of these were observed at an entrance to the fishways at Wells Dam. A total of 3 radio-tagged lamprey passed Wells Dam prior to expiration of the tags, resulting in a Fishway Efficiency estimate of 30% (3 of 10) for the study period. This assumes that the remaining 8 fish observed in the tailrace were not inclined to pass the Wells Dam for reasons unrelated to the Project. A single lamprey was detected upstream of Wells Dam at the mouth of the Methow River (Nass et al. 2005).

For lamprey that passed the dam, the majority (92%) of Project Passage time was spent in the tailrace. Median time required to pass through the fishway was 0.3 d and accounted for 8% of the Project Passage time (Nass et al. 2005).

Although the 2004 study at Wells Dam provided preliminary passage and behavioral information for migrating adult lamprey, the limited observations due to the small sample size (n=18) were insufficient in addressing the objectives of the 2004 study.

2.5.2 2007-2008 Project Pacific Lamprey Study

In 2007, Douglas contracted with LGL Limited to conduct a second lamprey radio-telemetry study at Wells Dam. The study was scheduled to occur from early August through November and utilized tags that had 87 days of battery life. A total of 21 adult lamprey were tagged and released for the purpose of this study. However, due to very low adult lamprey returns to Wells Dam in 2007 (n=35) and low trapping efficiency, only 6 adult Pacific lamprey were captured at Wells Dam during trapping activities (August 14 to October 3). Therefore, 15 additional adult lamprey were collected at Rocky Reach Dam, transported to Wells Dam, tagged and released.

The project was continued in 2008 to obtain additional information. Findings to date are as follows:

- In total, 12 lamprey, including a recaptured lamprey, were released within the Wells ladders (mid-ladder) in 2007 to collect specific information on upper fishway passage times and behavior. Six fish were released into the west ladder and six fish were released into the east ladder.
- Of the six in-ladder releases on the west fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 9 hours and 44 minutes.
- Of the six in-ladder releases on the east fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 7 hours and 53 minutes.
- Of the eleven in-ladder releases that exited into the Wells forebay, nine were detected by the video bypass antenna (i.e., inside of the picketed leads), and eight (73%) bypassed the adult counting window undetected by fish enumerators.
- In total, ten lamprey were released into the Wells tailrace. Six fish were released along the west tailrace and four fish were released along the east tailrace.
- Of the six west tailrace releases, one fish was recovered in the scroll case of Unit 3 during unit maintenance activities. This fish was re-released in-ladder on the east fishway and successfully ascended (see above). At the end of the study, five of these lamprey were still in the Wells Dam tailrace.
- Of the four east tailrace releases, one fish has passed Wells Dam. The lower fishway passage time for this fish was 6:07, while the upper fishway passage time was 5:53. At the end of the study, three of these lamprey were still in the Wells Dam tailrace.
- Overall, 11 radio-tagged lamprey passed Wells Dam in 2007 – of these, 10 were released directly into the ladder. Ten lamprey did not ascend the Wells fish ladders prior to the expiration of their radio-tags. Only one fish released into the tailrace successfully passed the Wells Dam in 2007.

2.5.3 Summary of Effects

Based on information currently available for the Wells Dam, entrance efficiency is the primary detriment to efficient upstream lamprey passage at the project, similar to other mainstem dams in the Columbia River (Nass et al. 2005, LGL 2008; Moser et al. 2003; Corps 2008). In addition, however, there has been some indication that diffuser grating size is sufficiently large to allow lamprey passage into the Auxiliary Water Supply systems (LGL 2008); that some lamprey drop back when confronted with the upper collection gallery and fishway transition zones (Nass et al. 2005, LGL 2008); that passage is comparatively delayed at the ladder traps (Nass et al. 2005, LGL 2008); and that passage through the exit pools is substantially slower than the average rate per pool (LGL 2008). Based upon data at other Columbia River mainstem dams, delays at the counting station may also be a passage problem at Wells dam fishways (Peery, pers. comm. 2009). Although passage rates per pool may be generally consistent with other projects, ladder velocities, comparatively low passage success rates and apparent holding behaviors indicate that ladder conditions are not optimal for lamprey passage.

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Comment [1aU8]: 6.3.1.3 "the two that did not pass through the ladder prior to their tag expiring included one that rejected the fishway by traveling through the Auxiliary water system..." also, "within minutes of entering the collection gallery, fish 102 was detected in the AWS chamber until reaching weir 1 53 minutes later" see also section 7.5.

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Comment [1aU9]: Nass 2005, page 11 "the Upper collection Gallery and Fishway transition areas accounted for 60% (6 of 10) of the lamprey that entered but did not exit the fishways.

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Comment [1aU10]: LGL: 6.3.1.3 "Fish 102 then spent just over 20 hours in the detection zone of the below trap antenna.

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Comment [1aU11]: LGL page 29 "Time spent within the detection zone of the fishway exit antenna usually accounted for 25% of the upper fishway passage time...with average passage through this segment substantially above the average rate of 15 minutes per pool.

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3.0 GOALS AND OBJECTIVES

The goal of the PLMP is to **achieve No Net Impacts; that is, to identify, address and fully mitigate Project effects** on Pacific lamprey resulting from the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, **shall implement all measures identified in** the PLMP. The **measures** presented within the PLMP are designed to meet the following **No Net impact** objectives:

- Objective 1: **Provide safe, timely and effective upstream** passage of adult Pacific lamprey;
- Objective 2: **Provide safe, timely and effective** downstream passage of juvenile Pacific lamprey;
- Objective 3: **Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat.**

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to **evaluate and address ongoing impacts on Pacific lamprey** resulting from Project operations **throughout the license term**. The PLMP is intended to be not **inconsistent** with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

The schedule for implementation of specific measures within the PLMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

Douglas, in consultation with the Aquatic SWG, will implement PME for Pacific lamprey in the Project consistent with the goals and objectives identified in Section 3.0. The measures proposed in this section are intended to serve as PME for Pacific lamprey throughout the new license term. **Douglas shall allow a minimum of 30 days for comments and recommendations before filing any component of this section with the Commission for approval. Douglas shall include documentation of consultation, copies of comments and recommendations, and specific descriptions of how comments and recommendations from the Aquatic SWG were accommodated by Douglas' plan. If Douglas does not accept a recommendation, the filing shall include their reason based on Project-specific information.**

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4.1 Provide safe, timely and effective upstream passage of adult Pacific lamprey (Objective 1)

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4.1.1 Ladder Modifications and Evaluations

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The following tasks are consistent with achieving the biological objectives and shall be completed by Douglas within the identified schedules in consultation with the Aquatic SWG. Douglas shall achieve >80% upstream Lamprey Passage Efficiency² at the Wells Dam and all appropriate measures shall be implemented by Douglas to reduce passage times to the extent possible. Douglas shall coordinate and integrate, to the extent possible, all evaluations conducted under this section and shall include provisions for evaluating passage times and counting accuracy.

- **Fishway Inspection.** During the first year after license issuance, the Licensee shall convene the Aquatic SWG and regional lamprey passage experts to conduct a detailed inspection (walk through) of all Wells Dam fishways during the dewatering period. Structural and operational passage problem areas will be identified and prioritized, corrective steps and recommendations will be identified, and a detailed report will be drafted by the Licensee and distributed to the Aquatic SWG for 30 days for comments. Consideration will be made with respect to problem areas and corrective actions taken at other mainstem Columbia River dams. Based upon the comments, the Licensee will finalize the report. The recommendations and corrective steps will be memorialized into a detailed scope and schedule for corrective actions subject to Aquatic SWG review and approval.
- **Entrance Efficiency:** Within 1 year of license issuance, Douglas shall develop a Lamprey Entrance Efficiency (LEE) Plan for evaluating operational and physical ladder entrance modifications intended to reduce velocity along the deeper portions of the fishladder entrances (including ladder floor) without reducing overall discharge from the ladder. The plan shall also include provisions for improving lamprey passage conditions at the entrances (e.g., increasing attachment points) - without impacting adult salmon passage. Douglas shall continue to evaluate entrance modifications until LPE exceeds 80%, as discussed above.

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The LEE Plan shall include (but not be limited to): (1) design of proposed entrance modifications (at a design stage sufficient for bid or procurement); (2) anticipated operational changes and plans to eliminate adverse affects on salmon passage (if needed); (3) implementation schedule; (4) proposed evaluation strategy, including duration and methodologies; and (5) adaptive management provisions. The overall schedule shall not exceed 5 years from license issuance, unless otherwise agreed to by the Settlement AWG.

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² 80% Lamprey Passage Efficiency (LPE) is defined as 80% of the adult lamprey within the Wells project boundary downstream of the Wells Dam that successfully pass the project. This level was selected as a reasonably achievable goal, considering the successes documented at the Priest Rapids and Wanapum Dam fishway entrances and the overall goal of achieving NNI. This efficiency level may be modified by the Aquatic SWG based on new information. So long as Douglas is making "steady progress" as defined by the Aquatic SWG, towards achieving this standard, they shall be considered in compliance. The standard will not be considered achieved, until LPE can be verified with a 95% confidence level and a standard error of not more than +2.5% (i.e., 5% error).

Deleted: increased if it is determined to be a factor substantially affecting (i.e., either by itself or in combination with other factors) lamprey escapement. Although the licensee is not responsible for determining lamprey escapement goals, they are required to participate in regional studies that may determine this information.

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and the plan shall prototype all proposed modifications on one ladder prior to implementing measures on the second ladder. If entrance efficiency has been improved for lamprey when compared to the unmodified entrance, then Douglas shall duplicate the modifications at the remaining fishway entrance. Douglas shall continue to evaluate entrance efficiency and implement measures until Lamprey Passage Efficiency \geq 80%, as determined by the Aquatic SWG.

- Diffuser Gratings: Within 1 year of license issuance, Douglas shall develop a Diffuser Grating Replacement (DGR) Plan to replace or modify diffuser gratings within the auxiliary water systems and to place 12-16 inch aluminum plates and/ or ramps over portions of fishway diffuser gratings at fishway floor and side walls, submerged orifices and other passage problem areas. The plan shall identify priority areas to be modified, shall include a schedule for completing the modifications within 3 years of license issuance, and shall ensure that modifications to the diffuser gratings will not affect fishway operations (e.g., discharge capacity, grating integrity). Grating size shall not exceed $\frac{3}{4}$ inch clear space opening while maintaining or increasing the total percent open area.

- Transition Zones: Within 1 year of license issuance, Douglas shall develop a Transition Zone Evaluation (TZE) plan to evaluate and, if determined appropriate by the Aquatic SWG, eliminate drop back³ in the sections of the fishways between the entrances and the Fishway Transition Zones. The TZE Plan shall consider: (1) measures for diverting lamprey into an alternative trap and haul system; (2) measures for reducing velocity and turbulence in the transition zones; and (3) measures for improving lamprey attachment points. The plan shall include (but not be limited to): (4) any necessary design drawings (at a stage ready for procurement); (5) anticipated operational changes and plans to eliminate adverse affects on salmon passage (if needed); (6) implementation schedule; (7) proposed evaluation strategy, including duration, methodologies and success criteria; and (8) adaptive management provisions.

The overall schedule shall not exceed 5 years from license issuance, unless otherwise agreed to by the Settlement AWG, and the plan shall prototype all proposed modifications on one ladder prior to implementing measures on the second ladder. If passage efficiency through the transition zones has been improved for lamprey when compared to the unmodified transition zone, then Douglas shall duplicate the modifications at the remaining transition zone. The Licensee shall continue to evaluate the transition zones and implement measures until Lamprey Passage Efficiency $>$ 80%, as determined by the Aquatic SWG, and ladder passage times have been reduced to the extent possible.

- Ladder Traps/Exit Pools: Within 1 year of license issuance, Douglas shall develop a Passage Time Evaluation (PTE) plan for evaluating and reducing lamprey passage delay within the ladder traps and exit pools. The plan shall initially focus on evaluating the

³ "Drop back" is defined as fish moving back down the fishway without first exiting the ladder. Fish exiting the ladder, then falling back over the spillway is defined as fall back, which does not appear to be an issue at the Project at this time.

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conditions at the traps and in the exit pools such that a determination can be made regarding any necessary modifications. The evaluations shall be conducted concurrently and integrated with evaluations required by the proposed LEE, DGR and TZE plans. If it is determined by the Aquatic SWG that delay can be attributed to ladder flow or specific structures, and that reducing this delay is desirable (i.e., not necessary or desirable as a resting site) then Douglas shall propose structural and operational modifications to correct the fishway within 5 years of license issuance or as determined appropriate by the Aquatic SWG, to reduce delay.

4.1.2 Upstream Fishway Operations Criteria

Douglas shall initially operate the upstream fishways at Wells Dam in accordance with criteria outlined in the HCP. Based upon information collected from activities conducted in Sections 4.1.1 and 4.1.7 - 4.1.8, the Aquatic SWG may request Douglas to evaluate temporary operational and structural modifications to the upstream fishway (e.g., reduction in fishway flows at night) for the benefit of Pacific lamprey. If requested, Douglas shall develop the Operations Study Plan (OSP) in consultation with the Aquatic SWG and the HCP Coordinating Committee. The OSP shall (at a minimum) specifically identify all operational modifications including reductions of fishway flows (e.g., amount and timing) to be evaluated, proposed monitoring strategy, timeline, and success criteria. The plan shall also include a component to evaluate the affects of lamprey modifications on salmon. Upon completion of the evaluations, the Aquatic SWG in consultation with the HCP Coordinating Committee will determine whether Douglas shall implement the modified operations permanently and under what conditions (e.g., schedule and timing). Once directed to do so by the Aquatic SWG, Douglas shall file the revised operating protocols with the Commission for approval.

4.1.3 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to implement the Adult Fish Passage Plan and associated Adult Ladder Dewatering Plan as required by the HCP. These plans include practices and procedures utilized during fishway dewatering operations to minimize fish presence in the fish ladders and then once dewatered directs Douglas staff to remove stranded fish and safely place them back into the Columbia River. All fish species, including Pacific lamprey that are encountered during dewatering operations are salvaged consistent with the protocol identified in the HCP. Any adult lamprey that are captured during salvage activities will be released upstream of Wells Dam, unless otherwise determined by the Aquatic SWG. Douglas will coordinate salvage operations with the Aquatic SWG and allow for member participation. Douglas will also provide a summary of salvage activities in the annual report.

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4.1.4 Upstream Fishway Counts

Douglas shall continue to conduct adult fish passage monitoring in the Wells Dam fishways using the most current technology available and shall take steps to improve lamprey counting accuracy. Potential measures to improve counting accuracy may include, but may not be limited to, the development of a correction factor based upon data collected during passage evaluations (Sections 4.1.1 and 4.1.7 and 4.1.8) or utilization of a bypass route as an alternative counting facility for adult Pacific lamprey.

Douglas shall conduct 24-hour counts for Pacific lamprey from May 1- November 15, unless otherwise agreed to by the Aquatic SWG. Based upon project specific information, the Aquatic SWG may request that Douglas evaluate the use of alternative upstream passage routes around Wells Dam fishway counting stations by adult Pacific lamprey. If requested, Douglas shall develop an Alternative Lamprey Passage (ALP) plan to evaluate alternative lamprey passage routes, counting structures and operations for improving counting accuracy. The ALP plan shall (at a minimum) include: (1) the design of any proposed modifications (at a design stage sufficient for bid or procurement); (2) any necessary operational modifications; (3) a proposed monitoring strategy; (4) implementation timeline; and (5) success criteria. The plan shall also include a component to evaluate the affects of lamprey modifications on salmon.

Upon completion of the evaluations, the Aquatic SWG shall determine whether to implement the modifications permanently. If it is determined by the Aquatic SWG that the fishway modifications improve the accuracy of upstream lamprey counts without compromising salmon passage, then Douglas shall implement similar modifications to correct the remaining fishway within 1 year, or as determined appropriate by the Aquatic SWG.

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4.1.5 Upstream Passage Improvement Literature Review

If at any time during the license term, lamprey passage improvement measures in addition to those already discussed are deemed necessary by the Aquatic SWG, then within six months after this determination, Douglas, in consultation with the Aquatic SWG, shall complete a literature review on the effectiveness of new upstream passage measures (e.g., new lamprey passage systems, plating over diffuser grating, modifications to orifices, rounding sharp edges, fishway operational changes, etc.) implemented at other Columbia and Snake river hydroelectric facilities. The literature review will be conducted in support of activities identified in Section 4.1.6 to help in the selection of additional measures that may be implemented to improve adult lamprey passage at Wells Dam.

4.1.6 Fishway Modifications to Improve Upstream Passage

If structural and/or operational passage improvement measures in addition to those already discussed are deemed necessary by the Aquatic SWG at any time during the license term, then within one year or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify, design and implement upstream passage modifications (structural and/or operational) as determined necessary by the Aquatic SWG. Passage measures will be designed to improve passage performance by providing safe, timely, and effective passage for Pacific

lamprey through the Wells Dam fishways without negatively impacting the passage performance of adult anadromous salmonids.

4.1.7 Adult Pacific Lamprey Upstream Passage Evaluation

All passage measures implemented under Section 4.1.6, will include success criteria and an evaluation component to be implemented during the first lamprey passage season following implementation. Douglas shall, in consultation with the Aquatic SWG, evaluate the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If results indicate that lamprey passage efficiency at Wells Dam is <80%, Douglas shall, in consultation with the Aquatic SWG, develop and implement additional measures to improve upstream Pacific lamprey passage. Measures described in Sections 4.1.6 and 4.1.7 may be repeated, as necessary, until adult lamprey passage through Wells Dam has met the >80% Lamprey Passage Efficiency standard or other appropriate standard(s) that may be developed during the license term.

4.1.8 Periodic Monitoring

Once adult Pacific lamprey upstream passage efficiency at Wells Dam is > 80%, or as otherwise determined by the Aquatic SWG, Douglas, in consultation with the Aquatic SWG, shall evaluate adult Pacific lamprey passage performance through Wells Dam fishways every 5 years, or following the discovery of compelling information, to ensure that standards are maintained over the license term. Evaluations shall be developed by Douglas in consultation with the Aquatic SWG. If results of the monitoring program confirm that lamprey passage criteria are being achieved, then no additional measures are needed. If the results indicate that adult upstream passage rates are not achieving standards or have deteriorated from previously identified levels, then Douglas, in consultation with the Aquatic SWG, shall develop and implement measures to improve upstream Pacific lamprey passage (see Sections 4.1.6 and 4.1.7).

4.2 Provide safe, timely and effective downstream passage of juvenile Pacific lamprey (Objective 2)

4.2.1 Downstream Bypass Operations Criteria

Until juvenile lamprey passage survival can be evaluated at the Wells Dam (see section 4.2.3), Douglas shall operate the downstream bypass system in accordance with criteria outlined in the HCP. Within 1 year of the Aquatic SWG determining that survival can be evaluated, Douglas shall, in consultation with the Aquatic SWG, develop and implement a Downstream Passage Survival plan. The plan shall evaluate direct, indirect and delayed mortality to the extent possible, and shall evaluate both passage survival and survival associated with other measures implemented by Douglas (see section 4.3).

Once survival is evaluated, Douglas shall, in consultation with the Aquatic SWG, determine whether modifications to project operations, including operation of the downstream bypass

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system should be modified to improve juvenile lamprey survival⁴. If modifications are necessary in order to achieve needed survival, Douglas shall evaluate proposed modifications on an interim basis. The evaluations will assess potential effects to outmigrating salmon and steelhead kelts, as well as survival of juvenile lamprey.

Any modifications to project operations shall be coordinated with the HCP Coordinating Committee. Upon completion of the interim evaluations, the Aquatic SWG in consultation with the HCP Coordinating Committee will determine whether the interim operations should be modified and retested, or whether Douglas shall implement the interim operations permanently and under what conditions (e.g., schedule and timing). Once directed to do so by the Aquatic SWG, Douglas shall file the revised operating protocols with the Commission for approval.

Once juvenile lamprey passage survival has been determined adequate by the Aquatic SWG, Douglas shall, in consultation with the Aquatic SWG, evaluate juvenile Pacific lamprey passage survival through Wells Dam every 5 years, or following the discovery of compelling information, to ensure that survival rates are maintained over the license term. Evaluations shall be developed by Douglas in consultation with the Aquatic SWG. If results of the evaluations confirm that lamprey passage survival is satisfactory, then no additional measures are needed. If the results indicate that juvenile lamprey passage survival rates are unsatisfactory or have deteriorated from previously identified levels, then Douglas shall, in consultation with the Aquatic SWG, develop and implement measures to improve downstream lamprey passage survival.

4.2.2 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to conduct salvage activities as required by the HCP's Adult Fish Passage Plan during fishway dewatering operations. All fish species, including Pacific lamprey that are encountered during dewatering operations shall be salvaged consistent with the protocol identified in the HCP. Any juvenile Pacific lamprey that are captured during salvage activities will be released downstream of Wells Dam. Douglas will coordinate salvage operations with the Aquatic SWG and allow for member participation. Douglas will also provide a summary of salvage activities in the annual report.

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4.2.3 Juvenile Pacific Lamprey Downstream Passage and Survival Evaluation

Based upon the current state of the science regarding tag technology and methodologies for Pacific lamprey macrophthalmia (Section 2.3), coupled with the challenges of obtaining macrophthalmia in sufficient numbers above the Project to meet sample size requirements for a statistically rigorous study, a juvenile downstream passage and survival evaluation is not feasible at this time. In order to address these issues, the Licensee shall implement the following

Deleted: <#>Juvenile Pacific Lamprey Passage and Survival Literature Review¶
Beginning in year five and every five years thereafter during the new license, Douglas, in consultation with the Aquatic SWG, shall conduct a literature review to summarize available technical information related to juvenile lamprey passage and survival through Columbia and Snake river hydroelectric facilities. This information will be used to assess the feasibility of conducting activities identified in Section 4.2.4.¶

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⁴ Although a fixed numeric standard for juvenile lamprey survival has not been developed, survival should be sufficient to ensure rebuilding of the population above the Wells Dam. This standard shall take into consideration, at a minimum, upstream and downstream passage and survival rates, habitat availability and quality upstream of the Wells Dam, other downstream life history impacts.

measures in coordination with the Aquatic SWG, in conjunction with measures identified under section 4.3:

Translocation/Supplementation: Within 2 years of license issuance, the Licensee shall develop a Translocation and Supplementation (TAS) plan to increase the numbers of macrophthalmia above Wells Dam as needed to both achieve the overall goal of No Net Impact on Pacific lamprey and to facilitate evaluation of downstream passage and survival at the Wells Dam. The TAS Plan shall be integrated with any needed habitat restoration that may be identified under the Lamprey Habitat Restoration Plan (see section 4.3).

Phase I of the TAS Plan shall focus on translocation and will include (but may not be limited to): (1) identification of target streams; (2) estimates of adult lamprey to be trapped at the Wells Dam or other downstream dams for release in target streams; (3) trapping procedures (including needed facilities, transport methods and equipment); (4) success criteria; and (5) monitoring, evaluation and adaptive management. Phase II of the TAS Plan shall include supplementation measures and will include (but not be limited to): (1) a description of necessary facilities to support spawning, incubation and early rearing; (2) estimated numbers of macrophthalmia to be produced; (3) procedures; (4) success criteria; (5) monitoring and evaluation plans; and (6) timelines. Brood source shall also be identified. Douglas shall develop both Phase I and Phase II of the plan concurrently, and translocation shall begin within 3 years of license issuance or as determined appropriate by the Aquatic SWG.

Douglas shall continue translocation and supplementation efforts until they can demonstrate to the satisfaction of the Aquatic SWG, with Project specific information, that populations of Pacific lamprey above the Project are in sufficient numbers and are sufficiently stable to offset project affects such that No Net Impact has been achieved and the population of Pacific lamprey above Wells Dam is rebuilding.

- Downstream Passage Evaluations: During the term of the new license, as study methodologies and conditions sufficient to yield statistically rigorous and unbiased results become available, the Aquatic SWG may request, and Douglas shall, in consultation with the Aquatic SWG, implement a juvenile Pacific lamprey downstream passage and survival study.

If study results indicate that Project operations have a significant negative impact on the Pacific lamprey population above the Wells Dam, Douglas, in consultation with the Aquatic SWG, shall identify and implement additional measures, if any, and additional studies to address such impacts.

4.3 Evaluate, avoid and mitigate Project impacts on spawning and rearing habitat (Objective 3)

4.3.1 Juvenile Pacific Lamprey Habitat Evaluation and Restoration

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Deleted: are developed and field tested and a sufficient source of macrophthalmia in or upstream of the Project are identified to ensure that a field study will

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Deleted: <#>Juvenile Pacific Lamprey Habitat Evaluation¶

Within three years of the effective date of the new license, Douglas shall implement a one-year study to examine presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project that may be affected by Project operations. As part of this measure, Douglas shall identify areas of potential juvenile Pacific lamprey habitat for future evaluation. Sampling of these areas will assess presence/absence and relative abundance. Any sampling methodologies used in support of this activity will require coordination with the HCP Coordinating Committee and regulatory approval of the federal and state agencies.¶

Deleted: Participate in Regional Pacific Lamprey Conservation Activities

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In order to both mitigate for habitat impacts caused by the Project and to offset Project effects on lamprey passage, Douglas shall determine the presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project boundary that may be affected by Project operations, and shall identify tributaries to the Columbia River above the Wells Dam that may host viable lamprey populations. Douglas shall use this information to aid in the restoration of habitats directly affected by the project and in support of their translocation and supplementation efforts identified in section 4.2.4, and to achieve their overall goal of No Net Impact on Pacific lamprey. Douglas shall complete these habitat assessment surveys within 2 years of license issuance.

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Within 3 years of license issuance, Douglas shall, in coordination with the Aquatic SWG, develop a Lamprey Habitat Restoration (LHR) Plan. The LHR Plan shall identify suitable habitat to support Douglas' translocation and restoration efforts (see section 4.2.3) in support of stable lamprey populations above the Wells Dam. The plan shall use best available information to, at a minimum: (1) identify the numbers of adult lamprey needed to support stable populations; (2) recommend measures needed to restore and enhance these tributary habitats if it is determined that they will not provide the needed support; (3) identify population goals and anticipated escapement levels; and (4) include monitoring and evaluation methods.

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4.3.2 Water Quality

The Licensee, subject to review and approval of the Aquatic SWG, shall investigate, determine and address water quality impacts of the Wells Project that may negatively affect juvenile and adult lamprey. This includes but is not limited to temperature, toxics, such as hydraulic oil, total dissolved gas, ammonia and methylated mercury. The Licensee will address and mitigate these impacts in order to bring them expeditiously into compliance with water quality standards.

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4.3.3 Regional Lamprey Working Groups

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Douglas shall participate in Pacific lamprey work groups in order to support regional conservation efforts (e.g., the Pacific Lamprey Technical Work Group and the USFWS Lamprey Conservation Initiative). Activities may include but are not limited to information exchanges with other entities, meeting attendance, and coordination of Douglas' Pacific lamprey activities with other entities conducting lamprey research in the mid-Columbia River. Activities may also include conducting PLMP research within the Project, and sharing that information with other entities.

4.4 Reporting

Douglas will provide reports for each of the plans identified in the PLMP on schedules agreed to by the aquatic SWG during plan development. The plans and the required reporting processes should be coordinated to the extent possible.

Douglas shall provide annual summary reports to the Aquatic SWG, and to the Commission on the anniversary date of license issuance, or as determined appropriate by the Aquatic SWG. Coordination of the reports shall occur as discussed in section 4.0.

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Douglas' annual summary reports will document the previous year's activities, proposed activities for the following year, progress made towards achieving the overall goal of No Net Impact to Pacific lamprey, suggestions to redirect effort per adaptive management with a detailed justification of why this is warranted, and documentation of collaboration with the Aquatic SWG. Any decisions, statements of agreement, evaluations, or changes made pursuant to this PLMP will be included in the annual summary reports. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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DRAFT

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Email from Douglas PUD to ASWG regarding draft meeting notes

From: Ali Wick [awick@anchoragea.com]
Sent: Thursday, June 18, 2009 5:33 PM
To: Josh Murauskas; Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Mary Mayo; Mike Schiewe; Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: Aq SWG: 6/10 meeting minutes
Attachments: 2009_06_10 Draft Aquatic SWG Minutes.doc

Hi Aquatic SWG: Attached please find the draft minutes from our 6/10 meeting. Please review and provide any edits/comments in red-line by COB next Thursday, 6/25. I will incorporate them into a single red-line document (with comment bubbles noting the reviewer's name) and send it back out to you for checking before our 6/30 meeting. The minutes will then be up for approval at that meeting.

I am working on the 5/13 minutes and will have those out to you early next week.

Thank you!
-Ali

Ali Wick

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Anchor and QEA recently merged. Please note our new company name and email addresses.

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Email from Aquatic Chair to ASWG regarding allowing BIA/CRITFC to present and discuss BIA concerns on the PLMP at next meeting

-----Original Message-----

From: Mike Schiewe [mailto:mschiewe@anchorqea.com]

Sent: Monday, June 22, 2009 8:58 PM

To: Shane Bickford; Josh Murauskas; Joe Peone (CCT Policy); Bill Towey (CCT Technical); Tony Eldred (WDFW Policy); Bob Jateff (WDFW Technical); Jon Merz (DOE Policy); Pat Irle (DOE Technical); Paul Ward (YN Policy); Steve Parker (YN Technical); Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov

Cc: Ali Wick; Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Molly Hallock (WDFW Lamprey Lead); Mary Mayo

Subject: FW: Comments on the Pacific Lamprey Management Plan for the Aquatic SWG

Aquatic SWG - Most of you were CC'ed by Bob Heinith of CRITFC on this email to Bob Dach requesting permission to attend the June 30 Aquatic SWG meeting to discuss BIA comments on the Final Lamprey Management Plan. Although Mr. Heinith must be confused over who this request should be directed to, I'm more interested at this time in obtaining your concurrence or objection to his participation at the June 30 meeting along with Mr. Dach. I am aware that BIA and CRITFC had multiple opportunities to voice their concerns at a much earlier stage of this process, but I think it is important that the Aquatic SWG hear their concerns now and resolve any issues in an open and transparent manner.

Unless Ali and/or I hear back to the negative, I'd like to inform Mr. Heinith that he can attend a morning session from 10:00a to noon to assist Mr. Dach in presenting and discussing BIA concerns. I also plan to inform Mr. Dach and Mr. Heinith that the Lamprey Management Plan is a final version and that the Aquatic SWG is making a one-time exception in accommodating their request to address them.

Unless I hear back from any of signatories otherwise by noon on Wednesday, June 24, I plan to respond to Mr. Heinith and Mr. Dach as outlined above.

Sorry for the short notice, but we to resolve this in a timely manner.

Mike

Michael H. Schiewe, PhD

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Anchor and QEA recently merged. Please note our new company name and email addresses.

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Email from Douglas PUD to ASWG indicating that Douglas PUD does not have any objections to the presentation by BIA/CRITFC

-----Original Message-----

From: Josh Murauskas

Sent: Wednesday, June 24, 2009 7:55 AM

To: 'Mike Schiewe'; Shane Bickford; Joe Peone (CCT Policy); Bill Towey (CCT Technical); Tony Eldred (WDFW Policy); Bob Jateff (WDFW Technical); Jon Merz (DOE Policy); Pat Irle (DOE Technical); Paul Ward (YN Policy); Steve Parker (YN Technical); Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov

Cc: Ali Wick; Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Molly Hallock (WDFW Lamprey Lead); Mary Mayo

Subject: RE: Comments on the Pacific Lamprey Management Plan for the Aquatic SWG

As we've indicated offline, Mike - Douglas does not have any objections to this approach.

Thanks again -

Josh

Josh Murauskas
Douglas Co. PUD
(509) 881-2323

Email from Aquatic Chair to ASWG requesting agenda items for next meeting or
action items from the last meeting

From: Ali Wick [awick@anchorqea.com]
Sent: Wednesday, June 24, 2009 8:44 AM
To: Josh Murauskas; Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Mary Mayo; Mike Schiewe; Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: Aq SWG: Reminder for agenda items by COB 7/1

Hi Aquatic SWG: Just a reminder to please forward decision items for our next meeting on 7/8 by COB Wednesday, 7/1. This will be a week before the next meeting, (usually 10 days), but I wanted to give you the opportunity to add items coming from the 6/30 meeting.

Thanks!,
-Ali

Ali Wick

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Anchor and QEA recently merged. Please note our new company name and email addresses.

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Email from Aquatic Chair to ASWG regarding revised 5/13/09 meeting notes with edits from Ecology

From: Ali Wick [awick@anchorqea.com]
Sent: Wednesday, June 24, 2009 9:29 AM
To: Josh Murauskas; Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Mary Mayo; Mike Schiewe; Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: Aq SWG: Revised 5/13 minutes
Attachments: 2009_05_13 Revised Aquatic SWG mins.doc

Hi Aquatic SWG: Attached please find our revised 5/13 meeting minutes with edits from Ecology, which will be up for approval at our 6/30 meeting.

-Ali

Ali Wick

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Anchor and QEA recently merged. Please note our new company name and email addresses.

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Revised Meeting Minutes

Aquatic Settlement Work Group



To: Aquatic SWG Parties **Date:** June 24 , 2009
From: Josh Murauskas, acting Aquatic SWG coordinator
cc: J. Gonzales, S. Lewis (USFWS), B. Nordlund (NMFS), M. Schiewe (Chair Elect)
re: Revised Minutes of May 13, 2009 Aquatic SWG meeting

I. Announcements

1. A letter from Ken S. Berg, Manager, Washington Fish and Wildlife Office, U.S. Fish and Wildlife Service (USFWS), was submitted to the Aquatic Settlement Work Group (Aquatic SWG) on May 11, 2009 (Appendix A). After a brief introduction and acknowledgement to the signatory Parties to the Aquatic Settlement Agreement (Agreement), the letter officially requests permission for USFWS to continue participation in the activities associated with the Agreement. The letter then states that USFWS anticipates signing the Agreement in the near future in order to implement measures of the Pacific Lamprey Management Plan (PLMP) prior to 2012 (i.e., beginning of the new license term). To reach this goal, USFWS requests to present comments on the PLMP with their Department of Interior (DOI) component agency, Bureau of Indian Affairs (BIA), to the Aquatic SWG for consideration. Following this process, USFWS intends to sign the Agreement, become a signatory Party, and develop the next steps forward in implementing the PLMP for the protection of Pacific lamprey at Wells Dam.
2. Four well-qualified candidates submitted resumes for the Aquatic SWG Chair, including:
 - a. Paul Hart, Bridgebuilder Communications
 - b. Bao Le, Long View Associates
 - c. Chuck Peven, BioAnalysts, Inc.
 - d. Mike Schiewe, Anchor QEA, LLC
3. The Updated Study Report (USR) has been filed with the Federal Energy Regulatory Commission (FERC). The most recent updates to studies related to the Water Quality Management Plan (WQMP) are now available for consideration.

II. Summary of Decisions

1. The Aquatic SWG unanimously agreed to allow USFWS to continue participation in activities related to the Aquatic Settlement Agreement. Further, the Aquatic SWG unanimously decided that USFWS, along with their DOI component agency, BIA, should be allowed to present comments on the PLMP at the June meeting, in order to resolve any concerns and move forward with implementation of efforts to protect Pacific lamprey in the Wells Project Area (Item IV-1).
2. The Aquatic SWG unanimously agreed that Dr. Michael Schiewe, of Anchor QEA, LLC, is the most appropriate candidate to Chair the Aquatic SWG. The Aquatic SWG has chosen Dr. Schiewe, and requires Douglas PUD to establish a contract with the Chair as soon as possible (preferably before the June meetings). In addition to receiving unanimous approval from all Signatory Parties, Dr. Schiewe also received support from the USFWS (S. Lewis) and BIA (K. Hatch) (Item IV-2).
3. The Aquatic SWG has decided to update the Water Quality Management Plan, as required by the Aquatic Settlement Agreement, with the latest study results (Item IV-3).

III. Summary of Action Items

1. Party Representatives from the Colville Tribe (not in attendance) will be contacted to seek approval of Chair Nomination (Item IV-1) (Completed; Dr. Schiewe confirmed May 15, 2009).
2. An agreement for professional services will be created and finalized to contract Dr. Michael Schiewe, of Anchor QEA, LLC (Item IV-2) (Completed; contract in place May 26, 2009).
3. The WQMP will be updated to reflect recent water quality studies in the Wells Project and adjust measures in accordance with the study results. A revised draft of the WQMP should be prepared prior to the June meeting (Item IV-3) (Completed; draft submitted to Aquatic SWG on May 27, 2009).

IV. Summary of Discussion

1. Josh Murauskas (Douglas PUD) initiated the meeting with a discussion of the agenda items. He introduced the presenters and their topics for this meeting.

Steve Lewis (USFWS) asked if the Aquatic SWG planned on selecting an Aquatic SWG Chair today. Shane Bickford (Douglas Public Utility District [Douglas PUD]) was hopeful that the group could come to a consensus and agree upon the Chair at this meeting.

Mr. Bickford referred to a letter that was contained in the meeting packet regarding a request from Ken Berg (USFWS) to continue participation in the Wells Aquatic SWG. He

suggested that Mr. Lewis (via telephone) could give the group some background information. Mr. Lewis said that USFWS is not a signatory party to the Agreement at this time. The intent of the USFWS is to coordinate comments on the PLMP from the BIA and present a workable draft prior to the next meeting. The draft comments would also include the next steps outlined for measures to protect Pacific lamprey. Pat Irle (Washington State Department of Ecology [Ecology]) asked if the USFWS/BIA was going to make a presentation today. Mr. Lewis indicated they would not at this meeting, but plan to do so at the next meeting in June. Bob Dach (BIA) (via telephone) agreed that the presentation would be at the next meeting. Mr. Bickford said that this effort is a positive step forward. Douglas PUD supports the participation of the USFWS and BIA and the Aquatic SWG agreed that they would like to hear their concerns. Mr. Lewis reiterated that the USFWS wants to actively participate even though they have not yet signed the Agreement.

Ms. Irle asked if the USFWS was planning on signing the Agreement but not the BIA. Mr. Dach indicated that he was hoping to get the BIA's issues addressed first and that it was more convenient if the DOI signs as a group rather than individual signatories. Ms. Irle indicated that Ecology was comfortable with this and Tony Eldred (Washington Department of Fish and Wildlife [WDFW]) was in agreement. Mr. Lewis stated that USFWS wants the issues addressed and to get everyone's perspective on the comments provided by BIA.

Mr. Bickford stated that Douglas PUD's goal was to conclude the Agreement by including USFWS and, once concluded, to begin early implementation of lamprey passage improvements. Douglas PUD is eager to get started sooner rather than later, but cannot move forward on implementation while measures are still being developed and revised. Mr. Bickford indicated that if we wanted to make modifications to fishway operations this fall, then Douglas PUD would need to ask for a variance from the National Marine Fisheries Service (NMFS). This would bring about questions related to Endangered Species Act (ESA) listed species and Section 18 Authority.

Mr. Eldred asked what was expected in the way of physical changes to the ladder. Mr. Bickford indicated that physical changes, if the Aquatic SWG identified the need for any, could not be performed this year as the ladders are currently being operated under requirements of the Habitat Conservation Plan (HCP). Mr. Eldred asked if any modifications, other than flow, or any hard changes could be done during maintenance periods. Mr. Bickford and Mr. Lewis indicated that this would be the best time to make any modifications, if needed. Mr. Murauskas reiterated that the PLMP states that adverse impacts may be addressed through operational or physical changes to fishways, as coordinated by the HCP. Mr. Murauskas continued to discuss the fact that there are a whole suite of solutions for varying problems at each unique hydroelectric project on the Columbia River. Mr. Bickford said that modifications to the fishways would be a stepwise process and we would prefer to first evaluate passage during reduced velocity

operations. Mr. Murauskas reminded the group that the afternoon presentations will focus on a potential study for 2009 along with related information to develop practical solutions for creating an environment favorable for lamprey passage at the fishway entrances.

Ms. Irle asked Mr. Dach if the BIA had any regulatory issues. Mr. Dach explained how the BIA fits into the scheme, stating that lamprey are treaty protected, therefore BIA must show due diligence in protecting this resource for the tribes. The Columbia River Inter Tribal Fisheries Commission (CRITFC) has voiced concern to the BIA over the PLMP. The position of the BIA as a trustee is to ensure the Feds [federal government] are doing everything possible to protect these fish [lamprey] for the tribes. The Indian tribes will have differences of opinion, but if, for example, there are not enough lamprey 10 years from now, the tribal governments can hold the Feds responsible. Therefore, the job of the BIA is to prevent this from happening. Mr. Bickford indicated that both the Colville and Yakama Tribes have been very supportive and, in fact, have signed the Agreement. That said it seems that some sort of conflict exists between Columbia River Inter-Tribal Fish Commission's (CRITFC's) desires and those of the tribal entities that are within or adjacent to the Wells Project boundaries. Ms. Irle said that the purpose of the Agreement was to create one document (that includes management plans for each aquatic resource) and that it may be that BIA and CRITFC have conflicting views with the tribes that have already signed the Agreement. Mr. Dach indicated that the tribes are not just Bob Heinith, and they just wanted enough comfort in the plan to move forward. Mr. Dach continued and stated that he hopes we can reach consensus on the certainty of specific issues of interest to BIA. Ms. Irle asked if BIA will have CRITFC issues at the June meeting. Mr. Dach said he was not sure if all tribes will have unity. Ms. Irle asked for a quick caucus of the Signatory Parties at this point in the meeting.

Following the caucus, the Aquatic SWG unanimously agreed that it would be good to have BIA present their concerns to the group at a future meeting. The group agreed that it would be best to have BIA represent their issues as a component agency to a future Signatory Party (USFWS). Mr. Dach suggested that Bob Heinith's attendance may provide a better understanding of CRITFC's issues. Mr. Bickford reminded everyone that the USFWS officially requested permission to participate, along with presentation of comments from their component agency, BIA. The group has agreed to their participation toward resolving BIA's PLMP issues. Along the same lines, CRITFC would also have to follow the guidelines set forth in the Agreement and send the Aquatic SWG a letter of request for participation. Mr. Dach said that CRITFC should be informed of this process. Mr. Bickford indicated that Douglas would inform CRITFC that a short letter of intent requesting participation should be sent to the Aquatic SWG. Mr. Dach said he would let them know. Ms. Irle suggested that the policy and technical representatives for BIA be included in the letter. Mr. Dach asked if BIA needed a formal

Comment [AW1]: Ecology

Comment [AW2]: Ecology

Comment [AW3]: Ecology

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letter. Mr. Bickford indicated that USFWS already submitted a letter on behalf of the BIA to present comments on the PLMP.

Mr. Dach indicated that he has already received comments from Bob Heinith, but it would take time to get consolidated comments developed between the DOI and CRITFC. Mr. Lewis indicated that USFWS wants to carry comments forward.

Mr. Lewis asked if anyone has discussed fishway operational modifications with Bryan Nordlund (NMFS). Mr. Murauskas indicated that the group will discuss lamprey passage this afternoon, but he has indeed discussed these issues with Mr. Nordlund. Mr. Lewis asked when the next Aquatic SWG meeting would be. Mr. Bickford said that it is scheduled for June 10, but this date does not work for Mr. Dach, so another meeting would be scheduled in late June or early July to address BIA's comments. Mr. Murauskas stated that he would send out a straw poll and work out the best date for the BIA meeting. Mr. Murauskas also reiterated that we must move quickly if we are to initiate any early implementation activities this migration, which is currently under way.

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2. Mr. Murauskas moved to the next agenda item and presented the four resumes submitted to the Aquatic SWG for the Chair position. Aquatic SWG members participated in a discussion of the candidate's strengths and weaknesses. Following a lengthy discussion, the group then unanimously agreed that Mike Schiewe would be the preferred candidate for chair of the Aquatic SWG. Mr. Murauskas indicated that he had previously received preferences from Bob Rose and that Dr. Schiewe was one of the two candidates that Mr. Rose felt was qualified for the job. The group agreed that the Chair would be helpful at the June meeting. Mr. Verhey thanked Douglas PUD for involving WDFW and other agencies in making the decision for the Chair position. Mr. Bickford stated that he could not envision doing it any other way. Mr. Bickford then indicated that he would contact the Colville tribe to see if they had any concerns with Dr. Schiewe as the Chair.
3. Mr. Murauskas began the discussion of the WQMP. Mr. Murauskas stated that because there is now new information available for Dissolved Oxygen (DO), pH, turbidity, and Total Dissolved Gas (TDG), the WQMP need to be updated, as stated and anticipated by the Agreement. Mr. Murauskas asked if we need a new section, such as 2.4 Project Compliance Summary, or perhaps just a table or a bulleted list may be sufficient. Mr. Bickford agreed that a summary or table would be fine. Ms. Irle thought a summary or table/list would be good. Mr. Eldred suggested a list regarding daily operations and what are the most likely to go wrong and what can be done about it. Mr. Murauskas also suggested a measures section showing continued monitoring efforts. He then stated a summary is a good idea as there is a lot of information in the report and it may be more convenient to show a conclusions section. Mr. Bickford said the WQMP should include a new section in 2.3 showing the new TDG model results. Ms. Irle suggested that may be a new section by itself. The group agreed that adjustments should include:

(1) 2008 DO, pH and turbidity results; (2) Replace 2007 TDG playbook with Iowa 2009 Phase II and Phase III. Ms. Irle suggested new sections to be Turbidity 2008 and 2009; TDG replacement (new section); Phase III; and Project Compliance Summary. Mr. Murauskas agreed and stated that the goals and objectives have been met and suggested changing the language to reflect continued monitoring efforts to make sure the standards are not violated. Ms. Irle pointed to page 26 and suggested that the WQMP needs to be updated regarding compliance. Mr. Murauskas suggested that section 4.0 measures need to be updated as well. Mr. Murauskas stated that Douglas PUD will work with Ecology to update the plan and get back to the Aquatic SWG with proposed edits. He indicated that as a group they need to have a review schedule. Mr. Bickford suggested that Douglas PUD could work with Ecology to come up with a revised WQMP. Mr. Bickford indicated that the Aquatic SWG would need time for review. Ms. Irle suggested there be a placeholder in the draft for TDG results from Iowa's Phase III modeling exercise. Mr. Bickford agreed and suggested a schedule for Phase III results.

Mr. Bickford stated that it would be possible to present the draft for the June meeting, especially sections 2.3, 3.0, and 4.0. Mr. Lewis indicated that everything looked good to him so far. He asked if there would be a section in the plan for discussion of changes in operations. Mr. Murauskas stated that projected studies will be put in place and new operating scenarios for high flow events would be in the plan.

4. Mr. Bickford introduced Rolf Wielick and David Allison, both fishway engineers from Jacobs Engineering, to present information on fishway entrance hydraulics. Peter Johnson, a senior scientist from LGL Limited, was also introduced. Mr. Bickford asked Mr. Wielick to give the Aquatic SWG an update on the Spill, Prevention, Control and Countermeasure (SPCC). Mr. Wielick provided an update on SPCC implementation. Mr. Allison then presented "Fishway Entrance Hydraulics," beginning with a review of various entrance configurations (Keyhole, Vertical, and Uniform Slots). Mr. Allison continued to inform the group on the intended design and reasoning for installation of keyhole entrances at Priest Rapids Dam. The previous entrances there were three-leaf telescoping entrances with an orifice that was adjusted by hoists to match tailwater elevation. Contrary to the misconception that there is a "variable velocity" benefit gained by these entrances, the design actually only offers a variable discharge and eliminates the needs for a hoisting system. Mr. Allison mentioned that the left bank and right bank entrances have not been compared at Priest Rapids dam, and, in fact, there were no lamprey passage studies conducted prior to installation of the keyhole entrances. Mr. Allison then suggested that the benefits gained by these designs are likely related to the full depth "floor," as opposed to a moving orifice. Mr. Allison then provided velocity rating curves for the keyhole entrance at Priest Rapids and the slotted entrance at Wells Dam. The average velocity profiles were actually extremely similar, suggesting that there would be no benefit in changing the entrance geometry of fishway entrances at Wells Dam. The workgroup then had a lengthy discussion of head

differentials used at each hydroelectric project in the Mid-Columbia. Mr. Allison then presented some information to relate head differentials to average and potential velocity. According to general hydraulic principles, velocities in boundary zones will be much lower than overall average velocities. The group then continued discussion on what velocities would be conducive to lamprey passage, keeping in mind the need for adequate attraction flows for salmon. Mr. Allison then provided the following summary: (1) All fishway entrances provide variable velocities due to boundary conditions; (2) original designs for Wells and Priest Rapids dams were based on modeling of 1-foot head differential (roughly 20 percent lower potential velocity head than 1.5-foot condition); and (3) complex hydraulic conditions at entrance should be modeled before physical changes are attempted. The group discussed how Mr. Allison's presentation was helpful in trying to develop lamprey passage measures for Wells Dam.

5. Peter Johnson gave a presentation on Dual Frequency Identification Sonar (DIDSON): Applications & Capabilities for Assessing Lamprey Passage at Wells Dam. Mr. Johnson covered several topics, including: Overview of Technology, Advantages and Limitations, Applications, and Wells Dam Lamprey Passage. The advantages of the DIDSON system are that it is an unobtrusive technology, not limited by turbidity, and provides continuous, equal sampling through all hours. The limitations are range and sample volume, species identification (especially among similarly-shaped fishes), manual data processing, and the fact that deployment and output of the system are not intuitive. Mr. Johnson then reviewed a few applications for fisheries, including adult salmon and lamprey, and showed examples of how DIDSON was used for enumeration, behavioral assessments, habitat utilization, gear efficiency, and monitoring of fish passage (e.g., juvenile out-migration).

Mr. Hatch asked if DIDSON has been successfully used to identify lamprey. Mr. Johnson replied in the affirmative. Mr. Murauskas mentioned that there are no species of fish in the Columbia River that could be confused with lamprey. Ms. Hallock asked if the U.S. Army Corps of Engineers (COE) considered using the DIDSON system. Mr. Johnson stated that COE was very interested but did not use it because of the cost. John Johnson (USFWS) interjected that the DIDSON system was used at Cowlitz for entrance efficiency. Mr. Murauskas said that the dimensions of the fishway entrances at Wells Dam had excellent potential for DIDSON applications. Mr. Johnson indicated the DIDSON would be good to use at Wells to assess entrance efficiency and approach of lamprey. He then reminded the group that DIDSON would avoid the negative drawbacks of prior assessments, including small sample sizes, handling, and negative surgical effects. Ms. Hallock indicated that lamprey biologists are starting to see considerable surgery effects with radio-telemetry lamprey studies. Mr. Murauskas reiterated that a large benefit of DIDSON was that we could observe fish behavior without collecting and handling the few fish that migrate to Wells Dam.

Mr. Johnson continued with application considerations for Wells Dam: (1) fit sample volume to entrance, and (2) maximize coverage with use of multiple units, track and trolley or rotate and sub-sample. John Johnson asked why we do not mount at the top. Peter Johnson replied that it is too wide at the base and you would have low resolution, and you could not tell if the lamprey passed or not. Ms. Hallock asked about dropback and if he had worked with that. Mr. Johnson said the problem with it is that you do not know if it is the same fish or not. Mr. Murauskas reminded the group that the real question is “does the lower velocity increase the numbers of lamprey that are able to successfully negotiate the fishway entrance?”

Mr. Johnson then discussed data collection and processing. Lamprey DIDSON data would provide aspects such as run timing, trends in hourly passage, entrance efficiency, identification of rejection behavior, rejection zones, and entrance efficiency estimation relative to flows.

John Johnson mentioned there was another sonar system called Blue-View that is similar to DIDSON but not as high quality and lower resolution. Mr. Verhey asked if you could mount the camera on the inside of the fishway. Peter Johnson stated that he has looked at the outside for passage efficiency only. The group then continued discussions related to angle and placement of the camera.

Mr. Hatch stated that DIDSON is a nice tool, but he was curious as to how you would establish the percentage of fish that are able to pass the project. The group then discussed problems related to trapping and tagging, especially evident in upper reaches of the Columbia during latter parts of the migration near the overwintering period. Mr. Hatch then stated that DIDSON is a great tool and interesting, but is still not going to give you a measurement of passage. Mr. Murauskas stated that in fact you would have a measurement of passage, just not one that would be comparable to radio-telemetry results. Mr. Murauskas also reminded the group that the actual question is “does a nighttime reduction in fishway entrance velocity improve the ability of lamprey to negotiate the entrance?” Mr. Patterson stated that if we had an effective tagging program, we would not have to search for alternative technologies. He said that DIDSON, in effect, would be an extremely useful tool to utilize in the interim [until better tag technology is available]. Mr. Hatch indicated that Douglas PUD needs to use caution if they use 24-hour sampling, as data is mind numbing work, difficult to quantify, and expensive. Mr. Murauskas agreed but indicated that given the new study information, there were not many viable study alternatives. Mr. Murauskas then reiterated that Douglas PUD is simply trying to find practical solutions for what has been shown to be the chief issue for lamprey at the Wells Project.

Ms. Irlle then returned to tagging issues by asking Mr. Murauskas if he knew the mortality rate of radio-tagged lamprey at Wells Dam. Mr. Murauskas indicated that this figure is hard to know precisely because of the different variables, including tag

Comment [AW5]: Ecology

shedding, overwintering, mortality, etc., but suspected that radio-tags negatively affect as much as 50 percent of fish, or possibly more. Mr. Bickford stated that Douglas PUD could use radio-telemetry if there were several thousand fish to work with, allowing us to select for adequately-sized lamprey, but that is not the case at Wells. Mr. Lewis stated that he hopes that Douglas PUD will look at moving forward with the presented DIDSON monitoring. Mr. Bickford indicated that perhaps Peter Johnson should sit down with Mr. Murauskas and the University of Washington Statistics Department and develop a study plan for the Aquatic SWG to discuss at the next meeting in June.

6. Mr. Murauskas began the discussion on experiment design by reviewing the PLMP. Mr. Murauskas explained that the study plan needs to (1) ensure that we are able to specifically target lamprey during their migratory times; and (2) ensure that we do not interfere with salmon. During the presentation, Mr. Murauskas showed several figures from Wells Dam indicating that salmon are typically active during daylight hours (12 p.m. to 7 p.m.), whereas lamprey are more active during the overnight periods (8 p.m. to 12 a.m.).

Ms. Hallock asked [in reference to the passage data] how comfortable Douglas PUD is with the counting window. Mr. Murauskas indicated that the upper fishway has 100 percent passage efficiency and that the number of lamprey passing the count station is not a passage issue, but rather an enumeration issue. Mr. Murauskas said that radio-telemetry data has shown that roughly 75 percent of all lamprey bypass the count station, substantially lowering passage estimates at Wells Dam. Mr. Bickford suggested using low light cameras or perhaps DIDSON at the counting windows to develop a better video bypass proportion estimate. Mr. Murauskas reminded the group that Douglas PUD still has to sell the study design (operational modifications) to the HCP committee. Mr. Hatch stated that lamprey are significant to the Colville and Wanapum tribes. He does not know the population but anything we can do is a good thing. Their numbers will fluctuate in size and population with peaks and valleys in their migration. Mr. Hatch asked if we were attempting to exclude the use of radio-telemetry from this point forward. Mr. Murauskas said no, but rather we are simply attempting to use the most appropriate technology available to accurately assess operational changes made to enhance lamprey passage at the Project. The discussion of radio-telemetry continued as Mr. Bickford stated that Bonneville Dam is showing that tagging is having a significant negative effect on passage efficiency and there is now considerable evidence that radio tags are not the best tool for measuring passage efficiency.

Ms. Hallock asked if the lamprey study would be on the agenda for the June meeting. Mr. Murauskas indicated that the two main items on the agenda for the June meeting were to discuss BIA's concerns with the PLMP and finish edits to the WQMP. Ms. Hallock asked if the study plan for the upcoming migration could be discussed then at the July meeting. Mr. Bickford said that the study plan should be discussed sooner rather than later if we are going to be able to implement the study in time for the 2009

migration. Ms. Hallock stated that it would be a shame to miss this season for the lamprey study. Mr. Lewis indicated that the USFWS wanted to go forward also. Mr. Murauskas asked what it will take to move forward. Mr. Bickford stated that if we have to start over again with extensive and time-consuming edits to the PLMP, then it is hard to imagine how a study could logistically happen in 2009. Douglas PUD is trying to be proactive and find practical solutions to passage issues, implementing them well ahead of the schedule agreed to in the Agreement. However, it will be difficult to implement a study in 2009 without a consensus surrounding the goals and objectives in the PLMP, directly influencing study designs.

V. Next Meetings

1. Next meeting (Aquatic SWG Chair Orientation; updates to WQMP): *June 10th, 10 a.m.-3:00 p.m., East Wenatchee.*
2. Meeting to host USFWS and BIA for comments on the PLMP: *June 30th, 10 a.m.-3:00 p.m., East Wenatchee.*

List of Appendices

Appendix A – May 11, 2009, Letter from K. Berg, USFWS, to Aquatic SWG

Email from ASWG Chair to ASWG regarding agenda for ASWG meeting

From: Ali Wick [awick@anchorqea.com]
Sent: Wednesday, June 24, 2009 9:43 AM
To: Josh Murauskas; Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Mary Mayo; Mike Schiewe; Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: Aq SWG: 6/30 Agenda
Attachments: 2009_06_30 Aq SWG Meeting.doc

Hi Aquatic SWG: Attached please find the agenda for our meeting next Tuesday, 6/30, beginning at 10 am at DPUD.

See you then!,
-Ali

Ali Wick

ANCHOR QEA, LLC
awick@anchorqea.com
1423 Third Avenue, Suite 300
Seattle, WA 98101

T 206.287.9130
D 206.903.3333
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www.anchorqea.com

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t (206) 287-9130.

Agenda

Aquatic Settlement Work Group



Date: Tuesday, June 30, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Conference call line: 509.881.2990, access code
327831. Please notify Ali Wick at 206.779.9425
if you intend to call in.

[10 a.m. – 10:15 a.m.]

Welcome and Introductions

M. Schiewe,
Facilitator

[10:15 a.m. – 12 p.m.]

BIA Lamprey Management Plan Comments

[12 p.m. – 1 p.m.]

Lunch

[1 p.m. – 3 p.m.]

Work Group Follow-Up on Ongoing Topics

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Email from USFWS to ASWG regarding unavailability of policy representative to participate at the next meeting but giving USFWS technical representative the right to make decisions on behalf of USFWS

From: Jessica_Gonzales@fws.gov [mailto:Jessica_Gonzales@fws.gov]

Sent: Wednesday, June 24, 2009 10:33 AM

To: Ali Wick

Cc: Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Mike Schiewe; Steve Parker (YN Technical); Pat Irlle (DOE Technical); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: Re: Aq SWG: Reminder for agenda items by COB 7/1

I'll be unable to attend the 7/8 meeting due to a longer standing meeting that cannot be moved. I will coordinate with Steve and others on the Aquatic SWG, with my input on any agenda items for that meeting; so I don't hold you up any. If any decisions have to be made, Steve will have full authority to make them for me.

~~~~~  
JESSICA L. GONZALES Assistant Project Leader  
US Fish and Wildlife Service, Central Washington Field Office  
215 Melody Lane, Wenatchee, WA 98801  
Office 509.665.3508 x16 Fax 509.665.3509  
~~~~~

Email from Aquatic Chair to ASWG regarding this one-time exception to make comments on the PLMP by BIA and CRITFC

From: Mike Schiewe [mschiewe@anchorqea.com]
Sent: Wednesday, June 24, 2009 2:58 PM
To: Robert Dach; Bob Heinith
Cc: Shane Bickford; Josh Murauskas; Joe Peone (CCT Policy); Bill Towey (CCT Technical); Tony Eldred (WDFW Policy); Bob Jateff (WDFW Technical); Jon Merz (DOE Policy); Pat Irle (DOE Technical); Paul Ward (YN Policy); Steve Parker (YN Technical); Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov; Ali Wick; Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Molly Hallock (WDFW Lamprey Lead); Mary Mayo; Ken_Berg@fws.gov; Pat_Gonzales-Rogers@fws.gov
Subject: Pacific Lamprey Management Plan Comments

Bob Dach – The Wells Aquatic Settlement Work Group (SWG) has agreed to provide up to two hours (between 10:00a – noon) during their June 30th for you to present and discuss BIA comments on the Wells Settlement Agreement Pacific Lamprey Management Plan (PLMP). Further, the Aquatic SWG has agreed that Bob Heinith of CRITFC can attend in support of BIA if that is BIA's desire. After the morning the session, the Aquatic SWG will continue their meeting in a session open only to signatories of the Settlement Agreement.

I would like to emphasize that the Aquatic SWG has approved the PLMP and that the plan is considered a final version. The agreement by the SWG to consider BIA comments at this time is an exception the Workgroup's agreed to operating protocols, and should not be viewed as a precedent for further requests.

Thanks for getting your written comments to the SWG by the June 17 deadline. I'm looking forward to a comprehensive discussion of the issues that BIA has raised.

Mike Schiewe
Chair, Aquatic SWG

Michael H. Schiewe, PhD

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Email from BIA regarding PLMP and the Aquatic Settlement Agreement

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Wednesday, June 24, 2009 4:34 PM

To: Mike Schiewe

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Heinith; Bob Jateff (WDFW Technical); Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Steve Parker (YN Technical); Pat_Gonzales-Rogers@fws.gov; Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Jennifer.Frozena@bia.gov

Subject: Re: Pacific Lamprey Management Plan Comments

Hi Mike,

Thanks for the note. We understand that the ASWG has no obligation to work with us on these issues or to change their plan, and we appreciate their time and consideration. Please keep in mind, however, that we have agreed to work through the ASWG process in order to facilitate resolution of our concerns. We are under no obligation to do so and are not of the opinion that the ASWG holds any veto authority over our issues. Frankly, this process is a bit unprecedented in an active relicensing proceeding. As near as I can tell, the current ASWG agreement would serve as a partial settlement under FERC terms. We are prepared to work with the Secretary of the Interior to ensure that our issues are appropriately addressed by the Commission if the need should arise. That would merely delay the need to resolve what would amount to two plans at some point in the future.

In any case, I concur that our engagement with the ASWG at this time should not be viewed as a precedent for further requests.

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Aquatic SWG Meeting

Agenda

Aquatic Settlement Work Group



Date: Tuesday, June 30, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Conference call line: 509.881.2990, access code
327831. Please notify Ali Wick at 206.779.9425
if you intend to call in.

[10 a.m. – 10:15 a.m.]

Welcome and Introductions

M. Schiewe,
Facilitator

[10:15 a.m. – 12 p.m.]

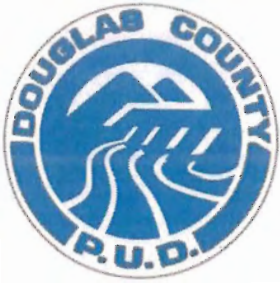
BIA Lamprey Management Plan Comments

[12 p.m. – 1 p.m.]

Lunch

[1 p.m. – 3 p.m.]

Work Group Follow-Up on Ongoing Topics



Wells Project Relicensing Aquatic Settlement Work Group

DATE: June 30, 2009

LOCATION: Douglas PUD

Initials	Name	Affiliation Name	Email
<u>ASW</u>	Ali Wick	Anchor QEA, LLC	awick@anchorqea.com
_____	Allison O'Brien	DOI	a-obrien@qwestoffice.net
_____	Art Viola	WDFW	violaaev@dfw.wa.gov
<u>B</u>	Bao Le	Long View Assoc.	ble@longviewassociates.com
_____	Beau Patterson	Douglas PUD	bpatterson@dcpud.org
<u>Bill T.</u>	Bill Towey	Colville Tribes	bill.towey@colvilletribes.com
_____	Bill Tweit	WDFW	tweitwmt@dfw.wa.gov
_____	Bob Barwin	WDOE	rbar461@ecy.wa.gov
<u>BD</u>	Bob Dach	BIA	robert.dach@bia.gov
<u>H.</u>	Bob Jateff	WDFW	jatefrjj@dfw.wa.gov
<u>BR</u>	Bob Rose	Yakama Nation	brose@yakama.com
_____	Brad James	WDFW	jamesbwj@dfw.wa.gov
_____	Bryan Nordlund	NOAA Fisheries	bryan.nordlund@noaa.gov
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<u>JG</u>	Jessica Gonzales	USFWS	jessica_gonzales@fws.gov
_____	Joe Peone	Colville Tribes	joe.peone@colvilletribes.com

_____	John Devine	HDR/DTA	john.devine@hdrinc.com
_____	Jon Merz	WDOE	jome461@ecy.wa.gov
<u>JM</u>	Josh Murauskas	Douglas PUD	jmurauskas@dcpud.org
_____	Karen Kelleher	BLM	karen_kelleher@blm.gov
_____	Keith Kirkendall	NOAA Fisheries	keith.kirkendall@noaa.gov
<u>MEM</u>	Mary Mayo	Douglas PUD	<u>mmayo@dcpud.org</u>
<u>mm</u>	Michael Schiewe	Anchor QEA, LLC	mschiewe@anchorqea.com
<u>MH</u>	Molly Hallock	WDFW	hallomh@dfw.wa.gov
(by phone)	Pat Irle	WDOE	pir461@ecy.wa.gov
<u>pmv</u>	Patrick Verhey	WDFW	verhepmv@dfw.wa.gov
_____	Paul Ward	Yakama Nation	ward@yakama.com
_____	Preston Sleeper	DOI	p-sleeper@qwestoffice.net
_____	Rosy Mazaika	BLM	rosemary_mazaika@blm.gov
_____	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
<u>SB</u>	Shane Bickford	Douglas PUD	sbickford@dcpud.org
<u>S</u>	Steve Lewis	USFWS	stephen_lewis@fws.gov
_____	Steve Parker	Yakama Nation	parker@yakama.com
<u>TE</u>	Tony Eldred	WDFW	eldredte@dfw.wa.gov
_____	William Schurger	BLM	william_schurger@or.blm.gov

Additional Attendees

Initials	Name	Affiliation Name	Email
_____	<u>Keith Hatch</u>	<u>BIA</u>	<u>keith.hatch@bia.gov</u>
_____	<u>Bob Heinrich</u>	<u>CRITFC</u>	<u>heib@critfc.org</u>
_____	<u>patgonzales-rogers</u>	<u>VSWWS</u>	<u>pat.gonzales-rogers@fws.gov</u>
_____	<u>Bob Dack</u>	<u>BIA</u>	<u>robert.dack@bia.gov</u>
(by phone)	<u>Carl Merkle</u>	<u>CTUIR</u>	<u>carl.merkle@ctuir.com</u>

Final Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties **Date:** August 12, 2009
From: Mike Schiewe (Anchor QEA)
cc: Steve Lewis (USFWS), Jessi Gonzales (USFWS)
re: Final Minutes of June 30, 2009 Aquatic SWG meeting

I. Announcements

1. There were no announcements at this meeting.

II. Summary of Decisions

1. There were no formal Aquatic Settlement Work Group (Aquatic SWG) decision items at this meeting.

III. Summary of Action Items

1. Jessi Gonzales will send an email to convene a conference call with the appropriate U.S. Fish and Wildlife Service (USFWS) and Department of the Interior (DOI) staff to clarify the steps required to clear the way for the USFWS to sign the Wells Settlement Agreement (Item IV-5).
2. Douglas PUD (Douglas) will provide a draft response memo to the Bureau of Indian Affairs (BIA)/Columbia River Inter-Tribal Fish Commission (CRITFC) comments on the Pacific Lamprey Management Plan (PLMP) for Aquatic SWG review at the July Aquatic SWG meeting (Item IV-5).

IV. Summary of Discussion

1. **BIA comments on the PLMP** – The BIA joined the morning portion of today’s meeting. Mike Schiewe introduced this topic, and invited Bob Dach (BIA) to discuss BIA and CRITFC recommendations and comments on the PLMP. Mr. Dach thanked the group for considering these comments. He said that BIA does not intend to make any changes to the Settlement Agreement, and rather are only providing comment on the PLMP. Bill Towey asked for clarification regarding who prepared the comments, and on behalf of whom. Mr. Dach said that the comments are from BIA, in consultation with CRITFC, representing the lower Columbia River treaty tribes. Pat Irle asked Mr. Dach to clarify the list of lower treaty tribes. Mr. Dach and Bob Heinith (CRITFC) said that Mr. Heinith

was attending on behalf of the Umatilla, Nez Perce, and Warm Springs tribes. Jessi Gonzales asked whether the funding needed to implement actions stemming from these comments would be expected from Douglas. Mr. Dach said that he recognized that Douglas may not have funding available or that existing data may not be able to support all of the recommendations. Shane Bickford said that Douglas commissioners will typically support studies that Douglas's team of fisheries biologists feel are necessary, provided that the recommendations are based upon scientifically rigorous results.

Mr. Dach began an overview of BIA comments and recommendations by stating that the PLMP should be consistent with the Priest Rapids 401 Water Quality certification that was issued for the Federal Energy Regulatory Commission (FERC) license. Next, he suggested that text be added stating that Douglas would conduct an additional FERC filing of the PLMP after a 30-day comment/recommendation period following incorporation of BIA comments. Another comment was to develop plans for each of the issues in Section 4; each plan would specify the process that Douglas would go through to reconcile the issues, over the term of the license. Mr. Dach stated that BIA was also recommending a numerical standard for Lamprey Passage Efficiency (LPE) and that the standard should be based on the higher LPEs measured at other Columbia River dams. Dach said that he believes that an 80 percent (plus or minus 2.5 percent) passage standard was reasonable, and he suggested text stating that as long as Douglas was making steady progress (as defined by the Aquatic SWG) toward achieving the standard, then BIA would find that acceptable. He also stated that the Aquatic SWG should have the ability to change the standard during the term of the license, with the understanding that the dispute resolution process would be available in the event there was no agreement.

Pat Irle asked whether Mr. Dach was aware that Douglas was already implementing most of what was proposed in Section 4.2. Mr. Dach said that he was aware of that and added that the purpose of the BIA comments was to add specificity and detail within the vein of the actions that Douglas is already planning to implement. Bob Rose asked Mr. Dach to expand on what he means by "the vein" of work that Douglas was planning to do. Mr. Dach answered that it refers to the schedule and action list that is already incorporated in the PLMP.

Regarding the BIA recommendation to add an objective on water quality in the PLMP, it was suggested by several members of the work group that this issue was already addressed in the Water Quality Management Plan (WQMP). Bob Heinith stated that CRITFC was specifically concerned about methyl mercury and ammonia. Pat Irle asked why CRITFC staff thinks that these may be issues in the Wells project area. Mr. Heinith responded that there have been issues with these substances at Brownlee Reservoir on the Snake River. Mr. Heinith said that he was not, however, aware of any effects that might be attributed to these compounds. This concluded the presentation of BIA/CRITFC comments.

Josh Murauskas then provided an overview of the PLMP that was approved by the settlement signatories and incorporated into the Settlement Agreement. He introduced the individuals and organizations that worked on the PLMP. He then reviewed some of the lamprey passage metrics used for adult Pacific lamprey in the Columbia River basin. These include attraction rate, entrance and fishway efficiency, and fallback rate, which can be used to calculate total fishway passage efficiency. Typical fishway passage efficiency for Mid-Columbia dams ranges from 30 to approximately 50 percent. He then reviewed the work group's general responses to BIA/CRITFC's comments. These ranged from responses to comments on semantics, content, opinions, understanding of Wells Dam, and unique features.

Josh Murauskas spoke specifically to the 80 percent passage target that was suggested by the BIA/CRITFC. He said that regional lamprey experts do not believe that an 80 percent passage target is reasonable at this time, as there is no regional consensus for setting a standard. He also noted that FERC has denied recent requests for other licensees to develop passage standards for lamprey. He also said that it is not possible to measure lamprey passage with the required precision for a passage standard based on current technology and historical passage numbers at Wells Dam. Shane Bickford then commented on BIA and CRITFC suggested use of the term "NNI or no net impact." He acknowledged that the term (NNI) was used for lamprey in the Priest Rapids Settlement Agreement, but noted that it was undefined. Mr. Bickford stated that that the term NNI has only been defined for salmonids, and as far as he knew, only in the Wells, Rocky Reach, and Rock Island HCPs. Bao Le added that the NNI language contemplates a level of attainment that may not be possible for Pacific lamprey given the information available for that species, when compared to the level of information available for salmonids. Pat Irle said that she was not comfortable putting a number on a standard at this time, but would be comfortable with an adaptive management approach. Mr. Bickford said that Douglas would be comfortable adding text to the PLMP stating that when the Columbia Basin Lamprey Technical Work Group (Columbia Basin Fish and Wildlife Authority) develops a standard, and that when that standard is developed and regionally accepted, the Aquatic SWG would consider incorporating it into the Settlement Agreement. Bob Dach said that he was not opposed to this, but would have to check with his agency internally. He said that his comments are based on the fact that BIA would like to add certainty throughout the long license term, which may be up to 50 years.

Bob Heinith explained that the basis for the proposed 80 percent standard was the observation of a 1-year high of 80 percent lamprey passage efficiency at The Dalles Dam. Josh Murauskas responded that he was aware of this information, but reminded the group that an 80 percent passage has never been achieved in the Columbia Basin at any dam with any consistency or statistical precision. Shane Bickford commented that the numerous lamprey passage studies at Bonneville Dam have shown that factors like

size of fish and tagging method can significantly affect estimates of passage efficiency, and that a one-time estimate at The Dalles does not necessarily mean that an 80 percent standard is the appropriate standard for Wells Dam. He reminded the meeting attendees that the literature on Pacific lamprey is rather thin at this time. Mr. Heinith stated that preliminary results of lamprey passage at Bonneville Dam this year were showing very high entrance efficiency. Mr. Bickford questioned this statement as the Bonneville Study had only been underway for a week and only a handful of fish had been tagged. Mr. Murauskus indicated that based upon his recent conversations with the Dave Clungston, fish biologist in charge of this study, that there have been no results released due to the preliminary status of tagging and fish movement. Mr. Dach concluded by saying that the BIA is mainly looking for greater specificity for a passage objective.

Shane Bickford said that Douglas would like to begin the 2009 lamprey study in August, but that they will need agreement from the USFWS prior to the start. To the extent that BIA might be holding up USFWS approval, Bob Dach said that he would make himself available to work with Douglas on the outstanding issues in order to meet this timeframe.

Other Aquatic SWG members offered comments. Bob Rose suggested that perhaps the term "interim objective" could be more appropriate than the term "passage standard." Molly Hallock asked Bob Dach whether all of the plans and actions proposed in the BIA-modified PLMP were relevant to Wells Dam. Mr. Dach said that all of the plans proposed were tied to real data from Wells Dam, such that they were not suggested based on data from other dams.

Mike Schiewe asked whether it was the policy of the DOI to have multiple signatories on a Settlement Agreement. Bob Dach answered that there was no policy, and said that when there is a treaty resource involved, then BIA works directly with the Secretary of the Interior. Dr. Schiewe suggested that the DOI would need to resolve the issue of selecting Aquatic SWG signatory(ies) internally. Jessi Gonzales asked Mr. Dach whether resolving all of BIA comments would mean that the USFWS could sign the Settlement Agreement. Mr. Dach said when a bureau or service within the DOI commits the authority of the Secretary of DOI, those bureaus/services need to agree on the committing of that authority. Ms. Gonzales said that it sounded like the BIA and USFWS could both sign within the structure of the authority of the Secretary, but could sign the Settlement Agreement separately.

Shane Bickford asked Bob Dach about the supplementation and translocation actions suggested in the BIA comments; namely, he asked whether they were intended to be off-site mitigation or enhancement actions. Mr. Dach responded that they would represent mitigation for some impact of the Project.

Josh Murauskas asked for clarification of the difference between dispute resolution and mandatory conditioning. Shane Bickford said that dispute resolution refers to how signatories to the Settlement Agreement resolve conflicts on issues within the Aquatic SWG. Mandatory conditioning is related to a federal agencies ability to conditions a license through the Federal Power Act.

Mr. Murauskas then asked if someone could clarify the relationship between Confederated Tribes of the Umatilla Indian Reservation (CTUIR), Colville Confederated Tribes (CCT), Yakama Nation (YN), CRITFC, and BIA. Bob Dach said that the BIA is a trustee of the resources that are held in trust for the tribes. Pat Gonzales-Rogers spoke to this by saying that the tribes could align themselves with BIA and/or CRITFC, but also have the right to retain sovereignty on any issue or concern. Bill Towey asked BIA what process was used to develop the PLMP comments being discussed today. Mr. Dach said that they were the comments that BIA and CRITFC developed in order to protect the trust resources for all of the tribes, and that the BIA will ensure that all affected tribes are on board and represented in the comments. Mr. Towey stated that the CCT were never contacted and then asked when the consultation with the CCT would occur. Mr. Dach said that today's meeting is a start, and that he will work with Joe Peone at CCT for government-to-government consultation. He said that there has been no government-to-government consultation with any of the tribes at this point. Mr. Gonzales-Rogers said that individual tribes are also free to bring up concerns with BIA at any point.

2. **Lunch** – The group broke for lunch. The representatives from BIA and CRITFC as well as Pat Gonzales-Rogers and Bao Le left the meeting. Carl Merkle also left the call.
3. **Entity Involvement in Aquatic SWG Proceedings** – Pat Irle brought up a question of who will be included in future Aquatic SWG proceedings. Mike Schiewe reminded the group that language in the Settlement outlines the process in which non-signatory parties can attend meetings.
4. **WQMP** – Josh Murauskas updated the group that Douglas initially planned to have a draft WQMP for review for at the July 8 meeting, but learned that the University of Iowa will have a final report for the Phase III Total Dissolved Gas (TDG) efforts and compliance evaluations available within another week. Further, Columbia Basin Environmental will have all of the recent turbidity monitoring data in late July. Mr. Murauskas indicated that he and Pat Irle would like to delay finalizing the WQMP until these results can be included to prevent further adjustments in the near future. The group agreed to postpone the July 8 deadline and limit discussion of the WQMP at the July meeting to presentation of some of the proposed changes and new data.
5. **Path Forward for the PLMP** – The group discussed the path forward for the PLMP. Jessi Gonzales indicated that she will send an email to convene a conference call with the appropriate USFWS and DOI staff (e.g., Preston Slegler, Eston Meade, Pat Gonzales-

Rogers, Steve Lewis, and herself) to initiate discussions with DOI solicitors regarding Section 18 authority and the importance of timely resolution of any issues so the USFWS can sign the Settlement Agreement . That meeting will also address the required government-to-government communications with the tribes.

Mike Schiewe asked Shane Bickford to explain the proposed path forward to address the BIA comments. Mr. Bickford said that Douglas PUD would like to address issues that the Aquatic SWG and USFWS believes need to be addressed in the PLMP. In terms of a path forward for the CCT, Bill Towey brought up the point that the CCT will not be able to endorse adoption of BIA comments at this time, as CCT and BIA have not conducted the required government-to-government consultation yet.

The Aquatic SWG then identified the key BIA comments that warrant further Aquatic SWG discussion:

- **Comment proposing the incorporation of the NNI concept with a numerical passage standard:** The group discussed that NNI is not defined for lamprey but essentially means anything that is adverse to lamprey passage. The PLMP already addresses adverse Project-related impacts. The group agreed that the concept of “steady progress,” as discussed with Bob Dach during the morning session, would be a good approach to addressing this comment; what constitutes steady progress could be developed by the Aquatic SWG.
- **Comment proposing a new objective on water quality impacts to lamprey:** The group agreed that this objective is better addressed in the WQMP and that the PLMP will not be changed. This topic will be discussed at the meeting next week when the WQMP is scheduled to be updated.
- **Comment proposing addressing all upstream habitat, including areas outside the Project Area:** The group discussed that results of previous lamprey studies on spawning and rearing indicating that there is no spawning in the Project Area. The BIA may not have seen this information at the time of their review. The group also agreed that the PLMP would not address spawning issues outside the Project Area.
- **Comment proposing an interim objective of an 80 percent passage standard (± 2.5 percent):** The group agreed that this is better addressed with the concept of “steady progress” and adaptive management until such time that the Columbia Basin Fish and Wildlife Authority’s Lamprey Technical Work Group adopts a numeric standard.
- **Comment proposing translocation and supplementation:** The group first discussed that there is little peer-reviewed data on genetic effects of lamprey translocation and supplementation. The group agreed that they could identify

“artificial production” as a tool that could be used for juvenile management, but one that is not currently proposed.

- **5- vs. 10-year monitoring timeframe:** The group agreed that they could update the plan to afford additional flexibility in monitoring to state that it would be at least every 10 years or at the discretion of the Aquatic SWG.
- **Habitat Restoration Tributary Fund outside Project Area:** The group agreed that this will not be considered in the plan because FERC typically does not allow proposed work outside the Project Area unless tied to the measurement of impacts that cannot be addressed within the project boundary.

Douglas agreed to take the Aquatic SWG’s recommendations from today’s meeting and prepare a response memo that will organize these issues for Aquatic SWG review at the July meeting. The group will then decide whether to adjust text or provide a summary of understandings based on the Aquatic SWG input.

V. Next Meetings

1. Meeting to discuss and consider BIA comments on the PLMP: *July 8, 10 a.m.-3:00 p.m., Douglas PUD in East Wenatchee.*
2. Regularly scheduled upcoming monthly meetings: *August 12, September 9.*

List of Attachments

Attachment A – List of Attendees

Attachment A List of Attendees

Name	Role	Organization
Mike Schiewe	SWG Chair	Anchor QEA, LLC
Ali Wick	Administrative	Anchor QEA, LLC
Bob Dach (morning only)	BIA Technical	BIA
Keith Hatch (morning only)	BIA Technical	BIA
Bill Towey	SWG Technical Rep.	CCT
Carl Merkle (morning only by conference call)	CTUIR Legal	CTUIR
Bob Heinith (morning only)	CRITFC Technical	CRITFC
Josh Murauskas	SWG Technical Rep.	Douglas PUD
Shane Bickford	SWG Policy Rep.	Douglas PUD
Bao Le (morning only)	Consultant	Long View Associates
Pat Irle (by conference call)	SWG Technical Rep.	Ecology
Tony Eldred	SWG Policy Rep.	WDFW
Patrick Verhey	SWG Policy Alternate	WDFW
Molly Hallock	WDFW Technical	WDFW
Bob Jateff	SWG Technical Rep.	WDFW
Jessi Gonzales	USFWS Policy	USFWS
Pat Gonzales-Rogers (morning only)	USFWS Legal	USFWS
Steve Lewis	USFWS Technical	USFWS
Bob Rose	SWG Technical Alternate	YN

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Cultural RWG Meeting

Agenda

Cultural Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
July 1, 2009
9:00 am – 12:00 pm

Meeting Location: Nespelem, WA

Conference Dial-in: (509) 881-2990 PIN# 327831

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To provide comments on the Historic Properties Management Plan (HPMP)

Time	Topic	Lead
9:00 am	Review agenda	Scott Kreiter
9:10 am	Overview of changes to HPMP	Scott Kreiter
9:30 am	Comments from the CRWG on the HPMP	Group
11:30 am	Update on other issues (site protection, encroachments, etc.)	Scott Kreiter
11:45 am	Action items and next steps	Scott Kreiter
12:00 pm	Adjourn	Group



Wells Project Relicensing Cultural Resource Work Group

DATE: July 1, 2009

LOCATION: Conference Call

Initials	Name	Affiliation Name	Email
_____	Allyson Brooks	DAHP	allyson.brooks@dahp.wa.gov
_____	Bob Easton	FERC	robert.easton@ferc.gov
_____	Brent Martinez	Colville Tribes	brent.martinez@colvilletribes.com
_____	Camille Pleasants	Colville Tribes	camille.pleasants@colvilletribes.com
_____	Chuck James	BIA	chuckjames@comcast.net
<u>Phone</u>	Frank Winchell	FERC	frank.winchell@ferc.gov
<u>Phone</u>	Glenn Harlmann	Western Shore	glenn@wshsinc.ccm
_____	Gordon Brett	Douglas PUD	gbrett@dcpud.org
_____	Guy Moura	Colville Tribes	guy.moura@colvilletribes.com
_____	John Devine	HDR/DTA	john.devine@devinetarbell.com
_____	Richard Bailey	BLM	richard_bailey@blm.gov
<u>Phone</u>	Rob Whitlam	DAHP	rob.whitlam@dahp.wa.gov
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<u>SK</u>	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
<u>SB</u>	Shane Bickford	Douglas PUD	sbickford@dcpud.org
<u>Phone</u>	Tim Bachelder	HDR/DTA	timothy.bachelder@devinetarbell.com

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Email from Aquatic Chair to ASWG regarding ASWG final meeting minutes from 5/13/09 and 6/10/09 meetings and action items from 6/30/09 meeting

From: Ali Wick [awick@anchorqea.com]
Sent: Wednesday, July 01, 2009 9:01 AM
To: Josh Murauskas; Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Mary Mayo; Mike Schiewe; Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: Aq SWG: Final 5/13 and 6/10 mtg mins and 6/30 Action Items
Attachments: 2009_05_13 FINAL Aquatic SWG mins.doc; 2009_06_10 FINAL Aquatic SWG Minutes.doc

Hi Aquatic SWG: Attached are our final minutes from 5/13 and 6/10, as approved at yesterday's meeting.

Action items from yesterday's meeting are a very short list:

1. Jessi Gonzales will send an email to convene a conference call with the appropriate USFWS staff (to include Preston Sleeper, Eston Meade, and Pat Gonzales-Rogers, Steve Lewis, and herself) to further clarify the steps for formal letter from DOI solicitors regarding splitting Section 18 authority between USFWS and BIA.
2. Douglas PUD will provide a draft response memo to the BIA/CRITFC comments for Aquatic SWG review at the July Aquatic SWG meeting.

Best,
-Ali

Ali Wick

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Anchor and QEA recently merged. Please note our new company name and email addresses.

ANCHOR QEA, LLC
www.anchorqea.com

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Email from BIA to ASWG regarding formal request to attend ASWG meetings as a non-voting member

From: Robert.Dach@bia.gov
Sent: Wednesday, July 01, 2009 4:57 PM
To: Mike Schiewe
Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Heinith; Bob Jateff (WDFW Technical); Jennifer.Frozena@bia.gov; Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Steve Parker (YN Technical); Pat_Gonzales-Rogers@fws.gov; Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)
Subject: Re: Pacific Lamprey Management Plan Comments

Hi Mike,

Just wanted to thank the ASWG for providing us a few hours yesterday to discuss lamprey issues. Based on our discussions, I'm optimistic that our concerns can be addressed and that DOI through FWS and BIA can eventually participate as voting members of the group, once we sign the agreement. In the meantime, we'd like to continue having Keith Hatch attend ASWG meetings as a non-voting member representing BIA. If possible, please consider this email our formal written request pursuant to the procedures outlined in the agreement.

Also, if the ASWG would like to have additional discussions with BIA regarding our proposed revisions to the lamprey plan, I'm currently available on the following dates: 7/20, 7/22, 7/23, 7/24, 7/27, 7/31, 8/3 - 7. I'll be on annual leave from July 6 through July 17. If the ASWG was so inclined, they could use the next couple of weeks to develop specific revisions to our edits, which I could then review on my return. That redline draft could then be discussed at our next meeting.

Again, thanks for your time and assistance.

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Aquatic Chair to BIA regarding formal request

From: Mike Schiewe [mailto:mschiewe@anchorgea.com]

Sent: Thursday, July 02, 2009 6:10 AM

To: Robert.Dach@bia.gov

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Heinith; Bob Jateff (WDFW Technical); Jennifer.Frozena@bia.gov; Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Steve Parker (YN Technical); Pat_Gonzales-Rogers@fws.gov; Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: RE: Pacific Lamprey Management Plan Comments

Bob – Thanks for the note and the request for BIA to attend the Aquatic Settlement Work Group meetings as a non voting participant. I will circulate the request to the signatories for consideration. Also, I want thank you for the very informative presentation at last Tuesday's Work Group meeting. Based on the comments I heard I sense that the members came away with a better understanding of BIA's issues.

Let's plan to stay in touch.

Mike Schiewe
Aquatic SWG Chair

Michael H. Schiewe, PhD

ANCHOR QEA, LLC

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Anchor and QEA recently merged. Please note our new company name and email addresses.

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Email from Aquatic Chair to ASWG members regarding formal request from BIA

From: Mike Schiewe [mschiewe@anchorqea.com]
Sent: Thursday, July 02, 2009 8:54 AM
To: Shane Bickford; Josh Murauskas; Joe Peone (CCT Policy); Bill Towey (CCT Technical); Tony Eldred (WDFW Policy); Bob Jateff (WDFW Technical); Jon Merz (DOE Policy); Pat Irle (DOE Technical); Paul Ward (YN Policy); Steve Parker (YN Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support)
Cc: Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov; Pat_Gonzales-Rogers@fws.gov; Mary Mayo; Ali Wick; Ken_Berg@fws.gov
Subject: FW: Pacific Lamprey Management Plan Comments

Aquatic SWG – Please see message below from Bob Dach seeking signatories OK for a BIA representative to attend the Aquatic SWG meetings as a non-voting participant. Please respond by email to awick@anchorqea.com by COB on Monday, Jul 7...or ideally sooner.

Thanks, Mike

Michael H. Schiewe, PhD

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mschiewe@anchorqea.com
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Anchor and QEA recently merged. Please note our new company name and email addresses.

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www.anchorqea.com

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From: Mike Schiewe
Sent: Thursday, July 02, 2009 6:10 AM
To: Robert.Dach@bia.gov
Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Heinith; Bob Jateff (WDFW Technical); Jennifer.Frozena@bia.gov; Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Steve Parker (YN Technical); Pat_Gonzales-Rogers@fws.gov; Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); sbickford@dcpud.org; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)
Subject: RE: Pacific Lamprey Management Plan Comments

Bob – Thanks for the note and the request for BIA to attend the Aquatic Settlement Work Group meetings as a non voting participant. I will circulate the request to the signatories for consideration. Also, I want thank you for the very informative

presentation at last Tuesday's Work Group meeting. Based on the comments I heard I sense that the members came away with a better understanding of BIA's issues.

Let's plan to stay in touch.

Mike Schiewe
Aquatic SWG Chair

Michael H. Schiewe, PhD

ANCHOR QEA, LLC

mschiewe@anchorgea.com

1423 Third Avenue, Suite 300

Seattle, WA 98101

T 206.287.9130

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F 206.287.9131

C 360.271.9747

Anchor and QEA recently merged. Please note our new company name and email addresses.

ANCHOR QEA, LLC

www.anchorqea.com

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From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Wednesday, July 01, 2009 4:57 PM

To: Mike Schiewe

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Heinith; Bob Jateff (WDFW Technical); Jennifer.Frozena@bia.gov; Jessica_Gonzales@fws.gov; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Ken_Berg@fws.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Steve Parker (YN Technical); Pat_Gonzales-Rogers@fws.gov; Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); sbickford@dcpud.org; Stephen_Lewis@fws.gov; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: Re: Pacific Lamprey Management Plan Comments

Hi Mike,

Just wanted to thank the ASWG for providing us a few hours yesterday to discuss lamprey issues. Based on our discussions, I'm optimistic that our concerns can be addressed and that DOI through FWS and BIA can eventually participate as voting members of the group, once we sign the agreement. In the meantime, we'd like to continue having Keith Hatch attend ASWG meetings as a non-voting member representing BIA. If possible, please consider this email our formal written request pursuant to the procedures outlined in the agreement.

Also, if the ASWG would like to have additional discussions with BIA regarding our proposed revisions to the lamprey plan, I'm currently available on the following dates: 7/20, 7/22, 7/23, 7/24, 7/27, 7/31, 8/3 - 7. I'll be on annual leave from July 6 through July 17. If the ASWG was so inclined, they could use the next couple of weeks to develop specific revisions to our edits, which I could then review on my return. That redline draft could then be discussed at our next meeting.

Again, thanks for your time and assistance.

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

This e-mail (including attachments) is intended for the use of the individual entity to which it was addressed. It may contain information that is privileged, confidential, or otherwise protected by applicable law. If you are not the intended recipient or the employee or agent responsible for delivery of this e-mail to the intended recipient, you are hereby notified that any dissemination, distribution, copying, or use of this e-mail or its contents is strictly prohibited. If you received this e-mail in error, please notify the sender immediately and destroy all copies.

Email from Aquatic Chair to ASWG members to add formal request from BIA to next week's meeting agenda

-----Original Message-----

From: Mike Schiewe [mailto:mschiewe@anchorqea.com]

Sent: Thursday, July 02, 2009 10:16 AM

To: Shane Bickford; Josh Murauskas; joe.peone@colvilletribes.com;

bill.towey@colvilletribes.com; eldrete@dfw.wa.gov; jatefrjj@dfw.wa.gov; jome461@ecy.wa.gov;

pir1461@ecy.wa.gov; ward@yakama.com; parker@yakama.com; pluke@ykfp.org; verhepmv@dfw.wa.gov;

brose@yakama.com; korthjwk@dfw.wa.gov

Cc: Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov; Pat_Gonzales-Rogers@fws.gov; Mary Mayo;

Ali Wick; Ken_Berg@fws.gov

Subject: Re: Pacific Lamprey Management Plan Comments

Aquatic SWG - Please disregard the short deadline to respond to this request, and instead let's put this on the agenda for next Tuesday's meeting and make time for the discussion it deserves.

Thanks...and Happy Fourth!

Mike

Email regarding Draft Cultural RWG Meeting Notes

From: Scott Kreiter
Sent: Monday, July 06, 2009 11:14 AM
To: Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Tim Bachelder
Subject: Wells Project Relicensing: Cultural RWG meeting notes
Attachments: Wells_Cultural_RWG_Notes_070109 (Draft).pdf

Cultural RWG,

Please find attached the meeting notes from the July 1, 2009, Cultural Resources Work Group meeting. Please send any comments to the meeting notes by July 13.

Thank you.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Draft Meeting Notes

Cultural Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
July 1, 2009

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: Finalize the Historic Properties Management Plan (HPMP)

Scott Kreiter (Douglas PUD) welcomed the participants and provided an overview of the agenda. The main purpose of the meeting was to review changes to the HPMP, and discuss updates to Appendix H – Archaeological Sites Monitoring Plan and to get the plan finalized by August 1st.

Status of Site Management Activities

Douglas PUD provided an update on ongoing action items related to archaeological site management activities on Wells Reservoir.

- Site Forms: Smithsonian numbers have been assigned to 31 of the new sites identified in 2008. The DAHP had questions on 8 of the site forms. Those questions have been addressed and the site forms are being resubmitted;
- 45OK53: Trees have been wrapped to provide protection from beavers. Allowing the trees to grow should provide the necessary protection from wind erosion;
- Temp-21: Will install fence posts or fence to eliminate tilling;
- 45OK110, 112, 113: Douglas PUD staff visited the site and contacted the landowners in person and in writing to request that ground disturbing activities cease on these sites. DAHP also contacted the landowners. Douglas PUD removed illegal camping features and posted no camping signs. Douglas PUD is monitoring the site;
- 45OK121: Visited site and informed landowner to discontinue any ground disturbing activities on Douglas PUD property. Will continue to monitor;
- OK126: This site included a trench that had been dug as part of an NRCS grant. The activity was permitted by NRCS, had been surveyed by NRCS, and was approved by the CCT. No action taken;

- 45DO68/391: This site is one of the sites recommended for further research and/or testing. The CRWG recommended that a site synopsis be developed to aid the CRWG in making further recommendations. The synopsis was completed in April and is available for use when needed;
- 45OK69: This inundated site is listed as a priority for low-water monitoring. The CRWG requested that a site synopsis be developed for this site to aid the CRWG in making further decisions regarding monitoring during a low-water event. The site synopsis was completed in April and is available for use when needed;
- 45OK115: This site located just upstream of Brewster was disturbed as part of an irrigation pipe upgrade. Major excavation occurred at the site, and rock fill was dumped at the site and into the river. Trees were removed and a streambed was rechanneled. Douglas PUD reported this activity to the Corps of Engineers (COE) and DAHP. The COE has visited the site and sent a letter to the landowner. Based on the landowner response, the COE is now taking enforcement action. No archaeology has been found at the site since it was originally recorded in 1966.

HPMP and Monitoring Plan

The CRWG reviewed changes to the HPMP and walked through each section of the Monitoring Plan (Appendix H). Substantive changes include:

- Including a set of tiled maps at a scale that shows archaeological site boundaries;
- Add language regarding National Register determination of eligibility process for archaeological sites within the APE;
- Remove appendices for the Programmatic Agreement and License Articles;
- Revise Table 2.0-1;
- Specify that NAGPRA applies to Federal lands in Section 3.3.2.2;
- Other than minor editorial changes, the HPMP and monitoring approach are nearly final.

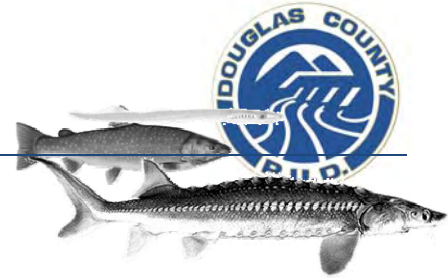
Action Items

Changes to the HPMP from the previous meeting will be accepted. The CRWG members present did not have any additional edits or comments to the plan. The HPMP should be final, contingent upon review and comment by the Colville Confederated Tribes. The final version will be sent to the CRWG.

Aquatic SWG Meeting

Final Agenda

Aquatic Settlement Work Group



Date: Wednesday, July 8, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Conference call line: 509.881.2990, access code 327831. Please notify Ali Wick at 206.779.9425 if you intend to call in.

I. Welcome	Schiewe
II. Water Quality Management Plan (WQMP) A. Recent study results B. Discuss updates to WQMP objectives and implementation measures	Murauskas/Irle
III. Discuss whether/how to include text on potential WQ impacts to lamprey (discussed at 6/30 meeting re: BIA/CRITFC comment to PLMP)	SWG
IV. Pacific Lamprey Management Plan (PLMP) A. Response Memo to BIA	Murauskas/Bickford and SWG
B. Updated PLMP	
C. Statement of Agreement	
V. Lamprey Study Plan Status Update	Murauskas
VI. BIA Participation in Aquatic SWG	Schiewe



Wells Project Relicensing Aquatic Settlement Work Group

DATE: July 8, 2009

LOCATION: Douglas PUD

Initials	Name	Affiliation Name	Email
__AW__	Ali Wick	Anchor QEA, LLC	awick@anchorqea.com
_____	Allison O'Brien	DOI	a-obrien@qwestoffice.net
_____	Art Viola	WDFW	violaaev@dfw.wa.gov
__phone__	Bao Le	Long View Assoc.	ble@longviewassociates.com
_____	Beau Patterson	Douglas PUD	bpatterson@dcpud.org
__phone__	Bill Towey	Colville Tribes	bill.towey@colvilletribes.com
_____	Bill Tweit	WDFW	tweitwmt@dfw.wa.gov
_____	Bob Barwin	WDOE	rbar461@ecy.wa.gov
_____	Bob Dach	BIA	robert.dach@bia.gov
_____	Bob Jateff	WDFW	jatefrjj@dfw.wa.gov
__phone__	Bob Rose	Yakama Nation	brose@yakama.com
_____	Brad James	WDFW	jamesbwj@dfw.wa.gov
_____	Bryan Nordlund	NOAA Fisheries	bryan.nordlund@noaa.gov
_____	Dale Bambrick	NOAA Fisheries	dale.bambrick@noaa.gov
_____	Dan Trochta	USFWS	dan_trochta@fws.gov
_____	Dennis Beich	WDFW	beichdvh@dfw.wa.gov
_____	Derek Sandison	WDOE	dsan461@ecy.wa.gov
_____	Jeff Korth	WDFW	korthjwk@dfw.wa.gov
_____	Jessica Gonzales	USFWS	jessica_gonzales@fws.gov
_____	Joe Peone	Colville Tribes	joe.peone@colvilletribes.com

_____	John Devine	HDR/DTA	john.devine@hdrinc.com
_____	Jon Merz	WDOE	jome461@ecy.wa.gov
JM	Josh Murauskas	Douglas PUD	jmurauskas@dcpud.org
_____	Karen Kelleher	BLM	karen_kelleher@blm.gov
_____	Keith Kirkendall	NOAA Fisheries	keith.kirkendall@noaa.gov
_____	Mary Mayo	Douglas PUD	<u>mmayo@dcpud.org</u>
MS	Michael Schiewe	Anchor QEA, LLC	mschiewe@anchorqea.com
phone	Molly Hallock	WDFW	hallomh@dfw.wa.gov
PI	Pat Irle	WDOE	pirl461@ecy.wa.gov
_____	Patrick Verhey	WDFW	verhepmv@dfw.wa.gov
_____	Paul Ward	Yakama Nation	ward@yakama.com
_____	Preston Sleeper	DOI	p-sleeper@qwestoffice.net
_____	Rosy Mazaika	BLM	rosemary_mazaika@blm.gov
_____	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
SB	Shane Bickford	Douglas PUD	sbickford@dcpud.org
SL	Steve Lewis	USFWS	stephen_lewis@fws.gov
_____	Steve Parker	Yakama Nation	parker@yakama.com
TE	Tony Eldred	WDFW	eldredte@dfw.wa.gov
_____	William Schurger	BLM	william_schurger@or.blm.gov

Final Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties **Date:** August 12, 2009
From: Mike Schiewe (Anchor QEA)
cc: Steve Lewis (USFWS), Jessi Gonzales (USFWS)
re: Final Minutes of July 8, 2009 Aquatic SWG meeting

I. Welcome

1. Mike Schiewe reviewed the agenda.

II. Summary of Decisions

1. There were no formal decision items at this meeting.

III. Summary of Action Items

1. Douglas PUD (Douglas) will modify the lamprey response memo to address the comments from the July 8 meeting and will send it out to the Aquatic Settlement Work Group (Aquatic SWG) by close of business today, July 8 (Item (IV-1)).
2. Members of the Aquatic SWG will review and provide written comments on the draft lamprey response memo to Douglas (with copies to all SWG members) by July 15; Douglas will send out a final memo by close of business on July 17, and Aquatic SWG members will email Mike Schiewe and Ali Wick with their opinions on whether a conference call on July 22 is needed to address unresolved concerns (Item IV-1).
3. Josh Murauskas will add text to the lamprey response memo stating that potential water quality impacts to lamprey will be covered in the Water Quality Monitoring Plan (WQMP) (Item IV-5).
4. Josh Murauskas will send the draft WQMP to the group for review on or before July 20 (Item IV-5).

IV. Summary of Discussions

1. **Response Memo to BIA** – Josh Murauskas discussed the draft Aquatic SWG response memo to the Bureau of Indian Affairs (BIA). Mike Schiewe noted that this will not be the

Aquatic SWG's last opportunity to review this memo; today's review is to check the memo for general agreement and content.

Response Memo to BIA – Tony Eldred asked if there was additional information on impacts of sediment toxins to lamprey, especially to juveniles, that should be considered.

The group discussed the draft memo being prepared in response to BIA's comments on the PLMP. Specific to BIA's proposed language regarding No Net Impact (NNI). Bob Rose suggested the following two additional rationales for not using the NNI terminology be added: 1) NNI implies a quantification of effects similar to those obtained in juvenile salmonids survival studies; 2) add Federal Energy Regulatory Commission (FERC) limitations regarding mitigation.

The group agreed that the terminology "safe, timely, and effective" in the Pacific Lamprey Management Plan (PLMP) can be simplified to "effective," as this term implies "safe and timely."

The Aquatic SWG had discussed earlier whether to include text in the PLMP on potential water quality impacts to lamprey. The group agreed that this issue will be addressed in the WQMP, which will be discussed later in today's meeting.

The group discussed the adult passage standard language that is in the draft BIA response memo. The group suggested that the passage standard would be addressed by the concept of "steady progress" and that biologically defensible standards and rigorous measurement techniques adopted by the Lamprey Technical Work Group or other regional technical lamprey forums would be considered for use. The group also agreed that Douglas will clarify the definition and intent of the term "steady progress" to mean long- term progress that takes into account natural variation in passage efficiency.

The group agreed with the conceptual text on entrance efficiency. The group discussed the pros and cons of including the individual "Plans" listed in the BIA's comments. The general consensus was that the memo should be modified to add text to the PLMP that addresses the context and detail suggested by BIA's proposed "Plans" without actually requiring the group to develop each and every one of the individual plans. One reason for this is to minimize the bureaucratic process involved in tracking individual plans compared to addressing these components and tracking them comprehensively as part of the overall implementation of the PLMP.

The group agreed with the general approach to the memo including the remaining sections (items numbered 10 through 15).

For memo item 16, Bob Rose agreed to provide text regarding Translocation and Supplementation (TAS). Bob Rose subsequently provided the proposed TAS language via e-mail to the group prior to lunch. The group agreed to include his proposed TAS language.

The group agreed with the approach for memo items 17 and 18. For memo item 18, which addresses habitat outside of Wells Project boundaries, the group added text to the memo stating that habitat projects outside the boundaries may be used as a mitigation tool if an effect can be linked to the Project and the Aquatic SWG agrees.

The group agreed that the BIA memo's text will be modified to include today's comments and that the revised memo will be sent to the Aquatic SWG by close of business on July 8. The memo will then be finalized as follows: Aquatic SWG comments on this memo are due on July 15 (with copies to all Aquatic SWG members); and the memo will then be revised and sent it back to the Aquatic SWW on July 17; the group will convene by conference call on July 22 from 12:00 pm to 1:00 pm if needed (Note: Aquatic SWG members will email Mike Schiewe and Ali Wick prior to this time if they do not require this call, to resolve any remaining issues). Once finalized, Douglas will send the final BIA response memo to U.S. Fish and Wildlife Service (USFWS) on or before July 24.

2. **SOA on Modifications to the PLMP** – The group reviewed a Statement of Agreement (SOA) regarding modifications to the PLMP based on recent BIA comments. The group decided to review whether an SOA would be necessary. No further action on the SOA was taken at the meeting.
3. **BIA Participation in Aquatic SWG** – Mike Schiewe said that he had received a request from Bob Dach for the BIA to participate in Aquatic SWG meetings as a non-voting member (Dach suggested Keith Hatch). After some discussion, the group agreed that BIA may attend as an observing non-voting member once the Department of Interior (DOI) designates a signatory representation to the Aquatic SWG.
4. **Lamprey Study Plan Status Update** – Josh Murauskas provided an overview of recent changes to the lamprey study plan. The modifications were suggested by the Aquatic SWG and have been reviewed by Molly Hallock (WDFW) and others. Mr. Murauskas said that the DIDSON camera will be oriented horizontally. Pat Irlle suggested eventually using DIDSON to look at the elevation at which fish are attempting to pass through the entrance, in order to validate the assumption that the study is sampling a representative portion of the population. Shane Bickford responded that representative sampling is an assumption for this year's study, and that Douglas will consider further investigation of vertical distribution in future year's studies.
5. **WQMP** – The group discussed how and whether to address potential water quality impacts to lamprey, and agreed that Douglas would complete a brief literature review to

evaluate whether lamprey are particularly sensitive to selected environmental contaminants. The group then turned their attention to Dissolved Oxygen (DO), pH, and turbidity; Pat Irle suggested also adding text to the plan saying that these factors are not known problems, but if they do appear problematic in the future, then they would be addressed. Josh Murauskas agreed to add language to the WQMP for the group to review. To close the loop on the earlier discussion on water quality and lamprey (Item IV-2), Mr. Murauskas agreed to add text to the BIA response memo stating that potential water quality impacts to lamprey will be addressed in the WQMP.

Josh Murauskas reviewed the new water quality study results that Douglas recently received, and the proposed changes to the WQMP based on those results. Mr. Murauskas said that the WQMP will now include measures to complete the intensive studies, and then to continue basic Total Dissolved Gas (TDG) monitoring, as well as annual reporting. Douglas will also continue observations of exceedances, and if results indicate a non-compliance event, then Washington State Department of Ecology (Ecology) will be notified for regulatory discretion. For temperature, Douglas will continue monitoring and working toward Total Maximum Daily Load (TMDL) development, as well as reporting all non-compliance events to Ecology. The group agreed that if annual water temperature monitoring results are inconsistent with historical trends and there has been a change in project operations, the temperature model may need to be re-run. For DO, pH, and turbidity, if results indicated non-compliance, the WQMP will state that non-compliance events will be reported to Ecology.

Josh Murauskas and Pat Irle will be meeting tomorrow to review the suggested changes from today's meeting and from these new study results. The group discussed and agreed that for conditions where compliance has been achieved, regular monitoring will be conducted unless new information arises that suggests that a new in-depth study should occur.

The schedule for finalizing the WQMP is set as follows: the draft WQMP will be sent to the Aquatic SWG for review on or before July 20; any Aquatic SWG comments will be sent back to Douglas (and copied to the group) by July 27; Aquatic SWG comments will be addressed and Aquatic SWG entities will send an email of approval to the group prior to July 31. If comments require discussion by conference call, a call will be held at 9:00 am on July 31.

V. Next Meetings

1. Upcoming meetings: *August 12, September 9, October 14.*

List of Attachments

Attachment A – List of Attendees

Attachment A List of Attendees

Name	Role	Organization
Mike Schiewe	SWG Chair	Anchor QEA, LLC
Ali Wick	Administrative	Anchor QEA, LLC
Bill Towey (by conference call)	SWG Policy Rep.	Colville Confederated Tribes
Josh Murauskas	SWG Technical Rep.	Douglas PUD
Shane Bickford	SWG Policy Rep.	Douglas PUD
Bao Le (by conference call)	Consultant	Long View Associates
Pat Irle	SWG Technical Rep.	Washington State Department of Ecology
Tony Eldred	SWG Policy Rep.	WDFW
Molly Hallock (by conference call)	WDFW Technical	WDFW
Steve Lewis	USFWS Technical	USFWS
Bob Rose (by conference call)	SWG Technical Alternate	Yakama Nation

Email regarding Final Terrestrial RWG Meeting Notes

From: Scott Kreiter
Sent: Wednesday, July 08, 2009 11:53 AM
To: Beau Patterson; Bill Towey; Bob Dach; Bob Easton; Brenda Crowell; Dan Trochta; Dave Volsen; David Turner; Dennis Beich; Dinah Demers; Gordon Brett; Jeff Korth; Jim McGee; John Devine; Karen Kelleher; Marc Hallett; Mary Hunt; Mary Mayo; Matt Monda; Patricia Leppert; Patrick Verhey; Scott Kreiter; Shane Bickford; Steve Lewis; Tony Eldred
Subject: Wells Project Relicensing: Terrestrial RWG meeting documents
Attachments: Terrestrial_RWG_Meeting_Notes_061209.pdf; Wells Project Wildlife Management Plan (Final).pdf; Wells Project Avian Protection Plan (Final).pdf

Wells Project Terrestrial Resources Work Group:

Please find attached the notes from our final (June 12) TRWG meeting, as well as final copies of the *Wildlife and Botanical Management Plan* and the *Avian Protection Plan*.

Thank you for your valuable input and the time you have devoted to this process.

As always, if you have any questions about the Wells ILP as we move forward, please let me know.

-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Final Meeting Notes

Terrestrial Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
June 12, 2009

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: Discuss the final draft Wildlife and Botanical Management Plan and the Avian Protection Plan

Management Plan Overview

Douglas PUD provided an overview of the proposed measures within the Wildlife and Botanical Management Plan (WBMP) and the 230 kV Transmission Line Avian Protection Plan (APP).

Minor editorial changes were made to both the WBMP and APP. The Terrestrial Resources Work Group (TRWG) discussed the issue of including protection measures for areas where future erosion may impact bald eagle perch trees. The TRWG determined that the proposed measures for ensuring continued recruitment of perch trees during the license term would be adequate, and that additional measures for erosion were not needed (see Follow-up Items below).

No further issues were identified. The TRWG agreed that the WBMP and APP are final and are ready to be filed with the Draft License Application.

Wells ILP Next Steps

Douglas PUD provided an overview of the remainder of the Wells ILP schedule and requested support from the TRWG members as the ILP moves forward.

Action Items

- Douglas PUD will email the final WBMP and APP to the TRWG.

Follow-up Items

- Following the TRWG meeting, (June 17, 2009), Dan Trochta (USFWS) contacted Scott Kreiter and Shane Bickford to discuss some last minute edits and changes to the WBMP. Following discussion, Douglas PUD agreed to insert the USFWS's recommended language into the WBMP. The new language addressed concerns related to erosion associated with bald eagle perches. Dan Trochta thanked the PUD for addressing the USFWS concerns and indicated that he could now support the WBMP and APP.

FINAL DRAFT

WILDLIFE AND BOTANICAL MANAGEMENT PLAN

WELLS HYDROELECTRIC PROJECT

FERC PROJECT NO. 2149

May 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

FINAL DRAFT

**WELLS PROJECT 230 KV TRANSMISSION LINE
AVIAN PROTECTION PLAN**

WELLS HYDROELECTRIC PROJECT

FERC NO. 2149

May, 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

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Email regarding Final Cultural RWG Meeting Notes

From: Scott Kreiter
Sent: Monday, July 13, 2009 7:08 AM
To: Scott Kreiter; 'Brent Martinez'; 'Camille Pleasants'; 'Chuck James'; David Turner; 'Frank Winchell'; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; 'Guy Moura'; 'John Devine'; 'Karen Kelleher'; Margaret Berger (margaret@crcwa.com); Mary Mayo; 'Richard Bailey'; 'Rob Whitlam'; 'Robert Easton'; Shane Bickford; Tim Bachelder
Subject: RE: Wells Project Relicensing: Cultural RWG meeting notes
Attachments: Wells_Cultural_RWG_Notes_070109.pdf

Cultural RWG,
Please find attached the final meeting notes from the July 1, 2009 work group meeting.

Thank you.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

From: Scott Kreiter
Sent: Monday, July 06, 2009 11:14 AM
To: Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Tim Bachelder
Subject: Wells Project Relicensing: Cultural RWG meeting notes

Cultural RWG,
Please find attached the meeting notes from the July 1, 2009, Cultural Resources Work Group meeting. Please send any comments to the meeting notes by July 13.

Thank you.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Final Meeting Notes

Cultural Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
July 1, 2009

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: Finalize the Historic Properties Management Plan (HPMP)

Scott Kreiter (Douglas PUD) welcomed the participants and provided an overview of the agenda. The main purpose of the meeting was to review changes to the HPMP, and discuss updates to Appendix H – Archaeological Sites Monitoring Plan and to get the plan finalized by August 1st.

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Douglas PUD provided an update on ongoing action items related to archaeological site management activities on Wells Reservoir.

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- 45OK121: Visited site and informed landowner to discontinue any ground disturbing activities on Douglas PUD property. Will continue to monitor;
- OK126: This site included a trench that had been dug as part of an NRCS grant. The activity was permitted by NRCS, had been surveyed by NRCS, and was approved by the CCT. No action taken;

- 45DO68/391: This site is one of the sites recommended for further research and/or testing. The CRWG recommended that a site synopsis be developed to aid the CRWG in making further recommendations. The synopsis was completed in April and is available for use when needed;
- 45OK69: This inundated site is listed as a priority for low-water monitoring. The CRWG requested that a site synopsis be developed for this site to aid the CRWG in making further decisions regarding monitoring during a low-water event. The site synopsis was completed in April and is available for use when needed;
- 45OK115: This site located just upstream of Brewster was disturbed as part of an irrigation pipe upgrade. Major excavation occurred at the site, and rock fill was dumped at the site and into the river. Trees were removed and a streambed was rechanneled. Douglas PUD reported this activity to the Corps of Engineers (COE) and DAHP. The COE has visited the site and sent a letter to the landowner. Based on the landowner response, the COE is now taking enforcement action. No archaeology has been found at the site since it was originally recorded in 1966.

HPMP and Monitoring Plan

The CRWG reviewed changes to the HPMP and walked through each section of the Monitoring Plan (Appendix H). Substantive changes include:

- Including a set of tiled maps at a scale that shows archaeological site boundaries;
- Add language regarding National Register determination of eligibility process for archaeological sites within the APE;
- Remove appendices for the Programmatic Agreement and License Articles;
- Revise Table 2.0-1;
- Specify that NAGPRA applies to Federal lands in Section 3.3.2.2;
- Other than minor editorial changes, the HPMP and monitoring approach are nearly final.

Action Items

Changes to the HPMP from the previous meeting will be accepted. The CRWG members present did not have any additional edits or comments to the plan. The HPMP should be final, contingent upon review and comment by the Colville Confederated Tribes. The final version will be sent to the CRWG.

Email from Aquatic Chair via Ecology to ASWG regarding Boundary Project Toxics
Assessment Report

From: Ali Wick [awick@anchoragea.com]
Sent: Thursday, July 16, 2009 9:52 AM
To: bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV; brose@yakama.com; Brad James; Donella Miller; korthjwk@dfw.wa.gov; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Shane Bickford; parker@yakama.com; Tony Eldred
Subject: Aq SWG: Boundary Toxics Assmt Rpt FERC project 2144
Attachments: 2008_07 SCL - FERC 2144 Toxics Assmt Rpt.pdf

Hi Aq SWG – Attached, from Pat Irle, please find a study performed at the Boundary Project that might be of interest to you.

-Ali

Ali Wick

ANCHOR QEA, LLC
awick@anchoragea.com
1423 Third Avenue, Suite 300

Seattle, WA 98101
Front Desk 206.287.9130
Direct Line 206.903.3333
Fax 206.287.9131
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Boundary Hydroelectric Project (FERC No. 2144)

Study No. 4

***Toxics Assessment: Evaluation of
Contaminant Pathways***

Draft Report

**Prepared for
Seattle City Light**

**Prepared by
Robert Plotnikoff, Harry Gibbons, Shannon Brattebo,
Adam Baines, Marcus Bowersox, and Jerry Diamond
Tetra Tech**

July 2008

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Email from Douglas PUD to Ecology regarding draft turbidity memo

Attachments: Turbidity Memo.doc

From: Josh Murauskas
Sent: Thursday, July 16, 2009 2:39 PM
To: 'Irle, Pat (ECY)'
Cc: Shane Bickford
Subject: Turbidity Memo.doc

Pat:

Please find the attached draft memo re: turbidity. We're definitely in the clear, at both HWY 97 and Monse. It was a good thing John suggested those grab samples! It helped to fill the gap and show that there was nothing occurring in that particular stretch of river.

At any rate, I'll call to discuss. I propose that we move forward with the WQMP and get it out to the group tomorrow as planned.

Thanks again for your continued help and it looks like we're really dialing in on the MP!

Josh

Memorandum

Aquatic Settlement Work Group



Date: July 17th, 2009

To: Aquatic Settlement Work Group and USFWS
From: Douglas PUD and Columbia Basin Environmental
cc:
re: 2009 Turbidity Monitoring on the Okanogan River

Columbia Basin Environmental was contracted to monitor turbidity in the Okanogan River and the Wells Forebay during the spring of 2009. These data were collected to supplement results from the DO, pH, and turbidity monitoring conducted in 2008, in which data gaps occurred on occasion due to log jams, battery failure, and location of instrumentation. Specifically, Douglas was requested to implement an additional season of data collection to ensure that turbidity did not increase in the Okanogan River as a result of Project effects. Data were collected at Malott (RM 17.0), Monse (RM 5.0), and the Highway 97 Bridge (RM 1.3, Figure 1). Daily turbidity at Wells Dam Forebay was negligible, ranging from 0.00 to 2.42 NTUs (median 0.00 NTUs, average 0.29 NTUs, SEM \pm 0.09 NTUs), and therefore not included. There were no instances where turbidity at the Wells Dam Forebay exceeded measurements at Malott, Monse, or the Highway 97 Bridge.

Turbidity in the Okanogan River decreased significantly from above the Project Boundary at Malott to Monse, and as waters reached the confluence with the Columbia River (Highway 97; Figure 2). Instrument housing at Monse created a condition in which sediments were collecting in the Hydrolab and negating results for portions of the monitoring season (Figure 3). Instrumentation was cleaned, calibrated, and re-deployed, and a bench turbidimeter was used to conduct weekly grab samples as a preemptive measure and to compare turbidity between Malott and Monse. Grab samples supported initial findings that turbidity decreased between Malott and Monse (Table 1, Figure 4).

Collectively, results from both the Hydrolab and grab samples indicate that the Wells Project is in compliance for turbidity at all locations, including Monse, Highway 97, and the Wells Dam Forebay. Turbidity shall not exceed 5 NTU over background when the background is 50 NTU or less; or a 10% increase in turbidity when the background turbidity is more than 50 NTU. There were no instances where turbidity at Monse or Highway 97 exceeded turbidity at Malott by more than 5 NTU, and values were typically lower at downstream locations.



Figure 1. Location of CBE monitoring stations on the Okanogan River, 2009.

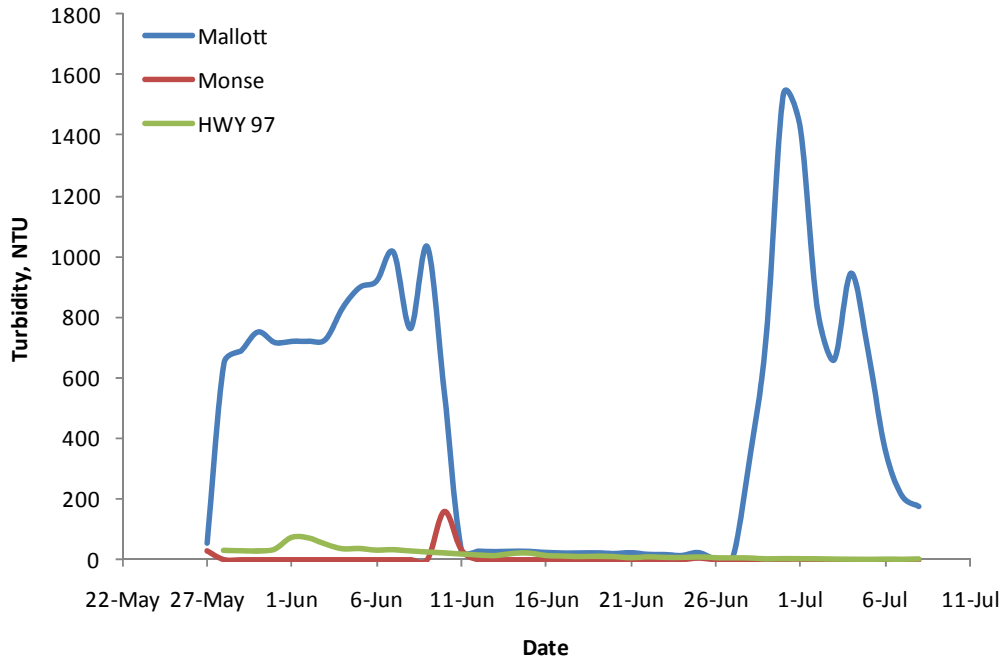


Figure 2. Turbidity (NTUs) collected in the Okanogan River at Malott, Monse, and Highway 97, 2009.



Figure 3. Water quality probe after collection from Monse on the Okanogan River, 2009.

Table 1. Grab samples collected from the Okanogan River at Malott and Monse, 2009.

Site	Date	Sample	NTU	Site	Date	Sample	NTU
Malott	06/25/09	19:15	7.0	Monse	06/25/09	19:55	5.2
Malott	06/25/09	19:15	7.1	Monse	06/25/09	19:55	5.5
Malott	06/25/09	19:15	8.2	Monse	06/25/09	19:55	6.0
Malott	07/01/09	15:25	4.2	Monse	07/01/09	15:10	3.7
Malott	07/01/09	15:25	4.8	Monse	07/01/09	15:10	3.9
Malott	07/01/09	15:25	5.2	Monse	07/01/09	15:10	3.5
Malott	07/08/09	9:30	3.3	Monse	07/08/09	11:20	3.4
Malott	07/08/09	9:30	3.9	Monse	07/08/09	11:20	2.5
-	-	-	-	Monse	07/08/09	11:20	2.7
Malott	07/14/09	15:05	2.1	Monse	07/14/09	15:20	2.5
Malott	07/14/09	15:05	1.9	Monse	07/14/09	15:20	2.7
Malott	07/14/09	15:05	1.6	-	-	-	-

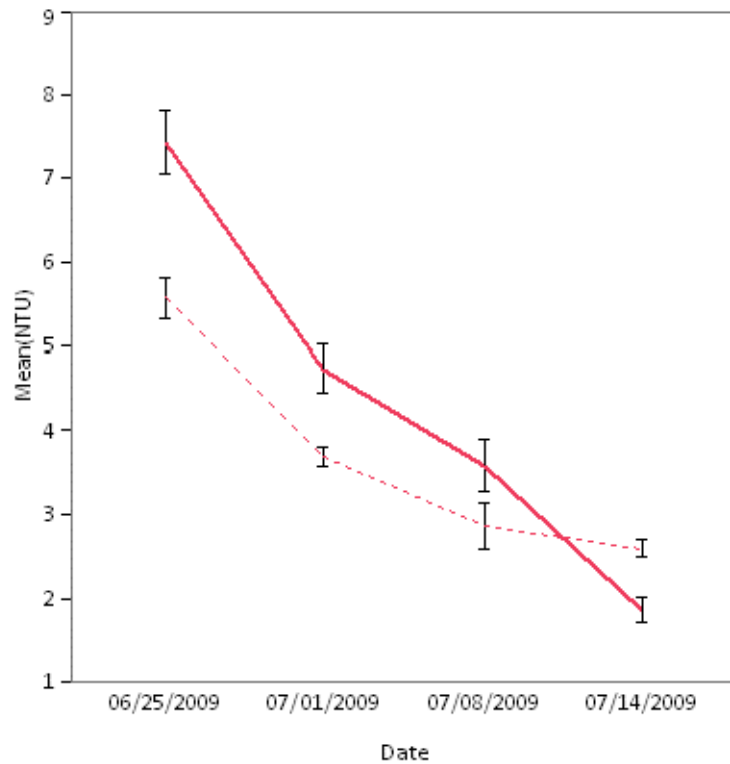


Figure 4. Mean turbidity values (NTUs, \pm SE) collected from the Okanogan River at Malott and Monse (dashed line), 2009.

Email from Douglas PUD to ASWG members regarding scheduled presentation of the Adult Lamprey study plan to the HCP Coordinating Committee meeting

From: Josh Murauskas
Sent: Friday, July 17, 2009 12:23 PM
To: Josh Murauskas; 'Ali Wick (Aquatic SWG Chair Support)'; 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Mary Mayo; 'Michael Schiewe, PhD (Aquatic SWG Chair)'; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'; 'Stephen_Lewis@fws.gov'; 'Jessica_Gonzales@fws.gov'
Cc:
Subject: RE: 2009 Pacific lamprey study plan

On a similar note, I have been working with Bryan Nordlund (NMFS) and have scheduled a presentation to the HCP this coming week to discuss fishway modifications. I'll inform everyone of the results.

Thanks,

*Josh Murauskas
Douglas Co. PUD
(509) 881-2323*

From: Josh Murauskas
Sent: Friday, July 17, 2009 12:21 PM
To: 'Ali Wick (Aquatic SWG Chair Support)'; 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Josh Murauskas; Mary Mayo; 'Michael Schiewe, PhD (Aquatic SWG Chair)'; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'
Cc: Stephen_Lewis@fws.gov; Jessica_Gonzales@fws.gov
Subject: 2009 Pacific lamprey study plan

Dear Aquatic SWG Members:

Please find the attached draft lamprey study plan to test nighttime velocity reductions at the fishway entrances to Wells Dam. If interested, please review the plan and have comments to me within 10 business days (by July 30th). Remember that we'll have to resolve issues with the PLMP/USFWS and submit a contract for professional services to the Commission by August 3rd in order to implement the study, so your promptness would be appreciated. Also, please note the sensitivity of these current issues and keep drafts and preliminary data confidential.

Thanks again for your continued participation and have a nice weekend –

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from Douglas PUD to ASWG members regarding updated WQMP

From: Josh Murauskas
Sent: Friday, July 17, 2009 2:54 PM
To: 'Ali Wick (Aquatic SWG Chair Support)'; 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Josh Murauskas; Mary Mayo; 'Michael Schiewe, PhD (Aquatic SWG Chair)'; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'; 'Stephen_Lewis@fws.gov'; 'Jessica_Gonzales@fws.gov'
Cc:
Subject: Updated WQMP
Attachments: Water Quality Management Plan UPDATED!.doc

Dear Aquatic SWG Members:

Please find the attached updated WQMP. Please review the plan and have comments back within 10 business days.

A few items that we'll have to discuss include (see comments in document):

1. Compliance with turbidity criteria on the Okanogan River (based on 2009 data).
2. Language proposed by Pat to capture "toxic substances in water or sediment" (to cover lamprey).

Thanks again for your time, and we'll talk soon.

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

WATER QUALITY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

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Email from Yakama Nation to ASWG regarding approval of draft PLMP memo to BIA

-----Original Message-----

From: Bob Rose [mailto:brose@yakama.com]

Sent: Monday, July 20, 2009 10:29 AM

To: Josh Murauskas

Cc: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Mary Mayo; Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy); Jessica_Gonzales@fws.gov; Stephen_Lewis@fws.gov

Subject: Re: Draft Memo to BIA

Hi Josh and all,
Looks fine to me.
Best to all,
Rose

=====

Email to FERC regarding Review of Draft BA

From: Shane Bickford
Sent: Tuesday, July 21, 2009 1:53 PM
To: 'Robert Easton'; Allison, David
Cc: Shane Bickford; Beau Patterson; Mary Mayo
Subject: Wells_Biological_Assessment - FEDERAL REVIEW DRAFT
Attachments: SUBMITTED_Wells_Biological_Assessment_DRAFT_022409[1].pdf;
Transmittal_Letter_for_Draft_Biological_Assessment.pdf

Bob and David,

Please find attached the draft biological assessment for the Wells Project. This is the same ESA consultation document that we discussed sending to you and David for review during our visit to DC in early June. We actually mailed a hard copy of the draft BA to you almost a month ago however, it has recently come to my attention that it was destroyed by the postal service's prior to reaching your hands. I apologize for sending the draft BA to you via the US Postal Services. I was not aware of their treatment of documents prior to your receipt of the material. I will be sure to not make that mistake again. I have also attached the transmittal letter for the draft BA so that you have some context regarding the timeline for review.

If at all possible, it would be great to get comments on this document by the end of July. That way we can combine comments received from FERC with the comments from NMFS and the USFWS.

Also, if you have a chance, please drop me a note indicating whether or not FERC will be making a second study report determination for Wells (due August 14, 2009). FERC's last study determination was back in early February 2009. Since that time, we have filed the USR Document (April 30th) along with our Notice of Intent to file a DLA. On April 30th we conducted the USR Meeting. On May 15th we filed the USR Meeting Summary. To date there have been no comments on any of these three USR related items including the fact that no stakeholder comments were filed by the June 15th deadline (or even to date). Our FERC approved process plan and schedule for Wells shows a second FERC study determination in mid-August 2009 however, since the Wells ILP has been so calm and quiet, I wanted to check and see if this was still FERC's plan or not. A clarifying e-mail would be appreciated.

Thanks,

Shane Bickford
Natural Resources Supervisor
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

Email from FERC regarding Study Determination Letter is Not Necessary

Subject: FW: Wells_Biological_Assessment - FEDERAL REVIEW DRAFT

From: Robert Easton [mailto:Robert.Easton@ferc.gov]

Sent: Wednesday, July 22, 2009 5:35 AM

To: Shane Bickford

Subject: RE: Wells_Biological_Assessment - FEDERAL REVIEW DRAFT

Shane,

I talked with Dave and in regard to the August 14 letter, and he said to see 18 CFR §5.15(7): If no participant or the Commission staff files a disagreement concerning the potential applicant's meeting summary and request to amend the approved study plan within 30 days, any proposed amendment shall be deemed to be approved. Since there were no amendments or disagreements, a study determination letter is not necessary.

I will get back to you on the BA asap.

Bob

Email and Letter from DOI/USFWS to BIA regarding BIA's comments on the
PLMP

Attachments: 13260-2009-FA-0062.PDF

From: Jessica_Gonzales@fws.gov [mailto:Jessica_Gonzales@fws.gov]

Sent: Wednesday, July 22, 2009 3:44 PM

To: Bob_Dach%FWS@fws.gov

Cc: Stephen_Lewis@fws.gov; Shane Bickford; p-sleeper@qwestoffice.net; Estyn_Mead@fws.gov; James_Michaels@fws.gov; Mary_Mahaffy@fws.gov

Subject: REQUEST for Decision : ASWG response to BIA's changes to PLMP for Wells Hydro Project (FERC No 2149)

Bob,
I'm sending this memo to you via email to expedite a reply. Give me a call as soon as you can to discuss whether you can live with the recommendations of the ASWG. I'll be in tomorrow and Friday morning, and Monday all day. I'll be in Lacey at WFWO on 28th, but hope to hear from you before then.

(See attached file: 13260-2009-FA-0062.PDF)

~~~~~  
JESSICA L. GONZALES Assistant Project Leader  
US Fish and Wildlife Service, Central Washington Field Office  
215 Melody Lane, Wenatchee, WA 98801  
Office 509.665.3508 x16 Fax 509.665.3509  
~~~~~



United States Department of the Interior



FISH AND WILDLIFE SERVICE
Washington Fish and Wildlife Office
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801

IN REPLY REFER TO:

July 22, 2009

USFWS Reference: 13260-2009-FA-0062

USFWS Cross Reference: 2009-FA-0010

Hydrologic Unit Code: 17-02-00-07-04

Re: Bureau of Indian Affairs Comments on the Pacific Lamprey Management Plan for Wells Hydroelectric Project (FERC No. 2149)

Bob Dach
Bureau of Indian Affairs,
NW Regional Office
911 N.E. 11th Avenue
Portland, Oregon 97232-4169

Dear Mr. Dach:

Thank you for meeting with the U. S. Fish and Wildlife Service (Service) on June 29, 2009 and June 30, 2009 to discuss the Bureau of Indian Affairs' (BIA) proposed changes to the *Wells Pacific Lamprey Management Plan* (PLMP). This plan is a component of the Wells Aquatic Settlement Agreement (Agreement) being proposed by Public Utility District No. 1 of Douglas County (Douglas PUD) for the relicensing of the Wells Hydroelectric Project (Project). The Aquatic Settlement Working Group (ASWG), comprised of federal and state agencies, the Yakama Nation and the Confederated Tribes of the Colville Reservation, is tasked with implementing the Agreement and PLMP.

The Service participated as a non-voting member of the ASWG on July 8, 2009 to determine how the ASWG would address BIA's comments on the PLMP. The Service agrees with and fully supports the ASWG's response to BIA's proposed changes to the PLMP (see attachment), which includes recommendations of the Yakima Nation and the Confederated Tribes of the Colville Reservation.

We would like to know if you are in agreement with the ASWG's changes to the PLMP. Please notify us of your decision in writing by July 29, 2009. We are requesting your response within one week because it is our understanding that Douglas PUD is waiting to initiate their study to assess fishway water velocity effects on lamprey at the Project until they hear from the Service. Thank you for your expeditious reply.

Sincerely,

A handwritten signature in blue ink that reads "Ken S. Berg" followed by a stylized flourish.

Ken S. Berg, Manager
Washington Fish and Wildlife Office

cc:

Shane Bickford, Douglas PUD, East Wenatchee, WA
Jim Michaels, Washington Fish and Wildlife Office, USFWS, Lacey, WA
Estyn Mead, Region 1 Headquarters, USFWS, Portland, OR
Preston Sleeper, DOI Regional Environmental Office, Portland, OR

Attachment

Memorandum



Aquatic Settlement Work Group

Date: July 22nd, 2009

To: Bureau of Indian Affairs
From: Aquatic Settlement Work Group
cc: USFWS
re: DRAFT Proposed changes to the Pacific Lamprey Management Plan

The Aquatic Settlement Work Group (SWG) appreciates the comments and participation of the Bureau of Indian Affairs (BIA)¹ and the Confederated Tribes of the Umatilla Indian Reservation², and the participation of the Columbia River Intertribal Fisheries Commission (CRITFC)³, on behalf of the Nez Perce, Umatilla, and Warm Springs tribes, on Tuesday, June 30th, 2009. The Aquatic SWG subsequently reviewed your collective comments and suggested changes to the Pacific Lamprey Management Plan (PLMP). The Parties discussed the biological merit of each of the suggested changes to the plan and have come to consensus on each of the technical recommendations presented in your coordinated comments on the PLMP. In general, the Parties agreed with the intent of BIA's comments and are willing to adopt many of your proposed changes to better reflect that intent; however, the Parties also concluded that some of the recommendations were either already captured within the adaptive management framework of the PLMP or technically infeasible. Please see the Parties' specific responses below.

1. **"No Net Impact" (NNI):** As discussed at the June 30th meeting, the Aquatic Settlement Parties agree that the original goal statement contained within the PLMP is more specific and avoids confusion with previously-defined terms contained within the FERC-approved Habitat and Conservation Plan (HCP). Specifically the term NNI is currently defined in the Wells Project license as a salmon and steelhead passage and mitigation program that has specific measures that do not directly apply to Pacific lamprey. To avoid confusion with the HCP, the Parties did not adopt the suggested term "NNI".

The Parties further agreed that the existing goal statement language "...implement measures to monitor and address impacts, if any, on Pacific lamprey (*Lampetra tridentata*) resulting from the [Wells] Project during the term of the new license" appropriately captures the intent of NNI, yet is more suitable to the "Adaptive Management" approach that is the framework of the Aquatic Settlement Agreement.

2. **"Safe, Timely and Effective":** The Parties agreed that the current language within Section 4.1.5, "Passage measures will be designed to improve passage performance by providing safe, effective, and volitional passage for Pacific lamprey through the Wells Dam

¹ Represented by Bob Dach and Keith Hatch.

² Represented by Carl Merkle.

³ Represented by Bob Heinith

fishways” adequately captures the connotation of “safe, timely, and effective” as proposed by the BIA.

3. Water Quality: The Parties have included a modification to Objective 3 of the WQMP to accommodate BIA’s concern.
4. Adult Passage Standard of 80%, ±2.5% Standard Error: The Parties agreed that establishment of a numeric passage standard at this time would be biologically and technologically premature, and would be inconsistent with recent assessments of the Lamprey Technical Workgroup (LTWG; September 24th 2007, April 15th 2009) and orders issued by FERC (Grant County PUD, 127 FERC 62,091, Issued May 01, 2009).

However, the Parties agreed that the PLMP will be modified to include BIA’s recommended concept of “steady progress” toward improving passage efficiency of adult lampreys in an Adaptive Management context. At the time that biologically defensible standards and rigorous measurement techniques are adopted by the LTWG, or its successor, for use at Columbia River dams these standards will be considered by the Aquatic SWG for adoption into the PLMP.

5. Entrance Efficiency: The Parties have agreed to modify the PLMP to incorporate the intent of the language provided by BIA, within an Adaptive Management context, including the requirements for the Aquatic SWG to develop measures consistent with a Lamprey Entrance Efficiency Plan (LEE Plan).
6. Diffuser Gratings: The Parties have agreed to modify the PLMP to incorporate the intent of the language provided by BIA, within an Adaptive Management context, including the requirement for the Aquatic SWG to consider replacement of diffuser gratings should they adversely affect upstream passage of adult lamprey.
7. Transition Zones: The Parties have agreed to include a measure within the PLMP that captures the intent of the language provided by BIA, regarding the potential to modify transition zones to enhance adult lamprey passage.
8. Ladder Trap/Exit Pools: The Parties have agreed to include a measure within the PLMP to incorporate language to address BIA’s request that the Parties develop measures consistent with a Passage Time Evaluation Plan (PTE Plan).
9. Fishway Inspection: The Parties further agree that Douglas shall convene a fishway inspection within one year of license issuance that includes the Aquatic SWG and regional lamprey passage experts to facilitate identification and prioritization of measures to improve lamprey passage and enumeration at the Wells Project.
10. Upstream Fishway Operations Criteria: The Parties agree to BIA’s suggested changes to the Upstream Fishway Operating Criteria section of the PLMP and added to the management plan a requirement for an Operations Study Plan (OS Plan). These changes improved the level of specificity regarding the consultation required between the Aquatic SWG and the HCP Coordinating Committee as it relates to making modifications to the fishways at Wells Dam.

11. Salvage Activities during Ladder Maintenance and Dewatering: The Parties agree to the changes suggested by BIA et al.
12. Upstream Fishway Counts: The Parties agree to BIA's suggested changes to the Upstream Fishway Counts section of the PLMP. The changes provide additional specificity to measures previously discussed and agreed to by the Parties within an Adaptive Management context, including improvement of count accuracy and 24-hour enumeration throughout the adult lamprey migration.
13. Alternative Lamprey Passage Plan (ALP Plan): The Parties have agreed to incorporate the intent of BIA's proposed Alternative Lamprey Passage Plan (ALP Plan) as it relates to the process and potential structural modifications that might be required for an accurate assessment of lamprey escapement upstream of Wells Dam.
14. Downstream Bypass Operating Criteria: The Parties agree with the intent of BIA's suggested edits related to juvenile lamprey survival studies and fortunately the PLMP already contains a requirement that Douglas PUD conduct survival studies. Please see Section 4.2.4 of the PLMP.
15. Juvenile Pacific Lamprey Passage and Survival Literature Review (Section 4.2.3): The Parties have decided to retain the Survival Literature Review section within the PLMP. The Parties felt that staying abreast of recent developments in lamprey research and passage measures was an important component of operating an informed and biologically sound adaptive management program.
16. Translocation and Supplementation (TAS): The Parties recognize that there are many biological uncertainties associated with TAS. Due to the substantial lack of biological information, specific TAS practices have not been regionally accepted. However, the Parties agree that the PLMP will be modified to include the potential to use TAS as a possible mitigation tool following the measurement of Project effects on lamprey survival and following acceptance of these practices by fishery co-managers.
17. Periodic Monitoring: Per BIA's comment, the Parties agreed that periodic monitoring of adult Pacific lamprey passage efficiency, as required by the PLMP, will be revised to state "...at least every ten years, or at the discretion of the Aquatic SWG."
18. Habitat Outside of [Wells] Project Boundaries: The Parties noted that FERC would not include a requirement for work outside of the Project Boundary unless tied to a Project effect that cannot otherwise be mitigated within the Project Boundary.

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Email from Aquatic Chair to ASWG members regarding draft response to BIA's formal request to attend ASWG meetings as a non-voting member

From: Mike Schiewe [mschiewe@anchorqea.com]
Sent: Wednesday, July 22, 2009 9:41 AM
To: bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV; brose@yakama.com; Donella Miller; korthjwk@dfw.wa.gov; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly Hallock; Pat Irle; Patrick Verhey; Paul Ward; Shane Bickford; Steve Lewis; parker@yakama.com; Tony Eldred
Cc: Ali Wick
Subject: Response to BIA

Aquatic SWG – Below is the draft message responding to Bob Dach’s request for Keith Hatch of BIA to attend Aquatic SWG meetings. Recall we agreed to respond to Bob after the PLMP response memo was finalized...which we did yesterday. The following is the “message” that we agreed to at the July 8 Aquatic SWG meeting.

Please let me know if you have comments/edits prior to COB Thursday, July 23; I’d like to send it Friday as I’ll out the first two days of next week.

Thanks, Mike

DRAFT MESSAGE

Bob – The Aquatic Settlement Work Group discussed your email of July 1, 2009, requesting that Keith Hatch be allowed to attend Aquatic SWG meetings as a non-voting observer representing BIA. Consistent with the terms of the Agreement, the Signatory Parties have reviewed your request to participate as a non-signing entity. The Signatory Parties unanimously agreed that BIA may attend Aquatic SWG meetings as a non-voting observer once the Department of Interior designates a signatory representative to the Agreement.

Thanks for your interest. Please feel free to contact me if you have any questions.

Mike Schiewe
Chair, Aquatic SWG

Michael H. Schiewe, PhD

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Anchor and QEA recently merged. Please note our new company name and email addresses.

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Memo from ASWG to BIA regarding draft proposed changes to the PLMP

Memorandum

Aquatic Settlement Work Group



Date: July 22nd, 2009

To: Bureau of Indian Affairs
From: Aquatic Settlement Work Group
cc: USFWS
re: DRAFT Proposed changes to the Pacific Lamprey Management Plan

The Aquatic Settlement Work Group (SWG) appreciates the comments and participation of the Bureau of Indian Affairs (BIA)¹ and the Confederated Tribes of the Umatilla Indian Reservation², and the participation of the Columbia River Intertribal Fisheries Commission (CRITFC)³, on behalf of the Nez Perce, Umatilla, and Warm Springs tribes, on Tuesday, June 30th, 2009. The Aquatic SWG subsequently reviewed your collective comments and suggested changes to the Pacific Lamprey Management Plan (PLMP). The Parties discussed the biological merit of each of the suggested changes to the plan and have come to consensus on each of the technical recommendations presented in your coordinated comments on the PLMP. In general, the Parties agreed with the intent of BIA's comments and are willing to adopt many of your proposed changes to better reflect that intent; however, the Parties also concluded that some of the recommendations were either already captured within the adaptive management framework of the PLMP or technically infeasible. Please see the Parties' specific responses below.

1. **"No Net Impact" (NNI):** As discussed at the June 30th meeting, the Aquatic Settlement Parties agree that the original goal statement contained within the PLMP is more specific and avoids confusion with previously-defined terms contained within the FERC-approved Habitat and Conservation Plan (HCP). Specifically the term NNI is currently defined in the Wells Project license as a salmon and steelhead passage and mitigation program that has specific measures that do not directly apply to Pacific lamprey. To avoid confusion with the HCP, the Parties did not adopt the suggested term "NNI".

The Parties further agreed that the existing goal statement language "...implement measures to monitor and address impacts, if any, on Pacific lamprey (*Lampetra tridentata*) resulting from the [Wells] Project during the term of the new license" appropriately captures the intent of NNI, yet is more suitable to the "Adaptive Management" approach that is the framework of the Aquatic Settlement Agreement.

2. **"Safe, Timely and Effective":** The Parties agreed that the current language within Section 4.1.5, "Passage measures will be designed to improve passage performance by providing safe, effective, and volitional passage for Pacific lamprey through the Wells Dam

¹ Represented by Bob Dach and Keith Hatch.

² Represented by Carl Merkle.

³ Represented by Bob Heinith

fishways” adequately captures the connotation of “safe, timely, and effective” as proposed by the BIA.

3. Water Quality: The Parties have included a modification to Objective 3 of the WQMP to accommodate BIA’s concern.
4. Adult Passage Standard of 80%, ±2.5% Standard Error: The Parties agreed that establishment of a numeric passage standard at this time would be biologically and technologically premature, and would be inconsistent with recent assessments of the Lamprey Technical Workgroup (LTWG; September 24th 2007, April 15th 2009) and orders issued by FERC (Grant County PUD, 127 FERC 62,091, Issued May 01, 2009).

However, the Parties agreed that the PLMP will be modified to include BIA’s recommended concept of “steady progress” toward improving passage efficiency of adult lampreys in an Adaptive Management context. At the time that biologically defensible standards and rigorous measurement techniques are adopted by the LTWG, or its successor, for use at Columbia River dams these standards will be considered by the Aquatic SWG for adoption into the PLMP.

5. Entrance Efficiency: The Parties have agreed to modify the PLMP to incorporate the intent of the language provided by BIA, within an Adaptive Management context, including the requirements for the Aquatic SWG to develop measures consistent with a Lamprey Entrance Efficiency Plan (LEE Plan).
6. Diffuser Gratings: The Parties have agreed to modify the PLMP to incorporate the intent of the language provided by BIA, within an Adaptive Management context, including the requirement for the Aquatic SWG to consider replacement of diffuser gratings should they adversely affect upstream passage of adult lamprey.
7. Transition Zones: The Parties have agreed to include a measure within the PLMP that captures the intent of the language provided by BIA, regarding the potential to modify transition zones to enhance adult lamprey passage.
8. Ladder Trap/Exit Pools: The Parties have agreed to include a measure within the PLMP to incorporate language to address BIA’s request that the Parties develop measures consistent with a Passage Time Evaluation Plan (PTE Plan).
9. Fishway Inspection: The Parties further agree that Douglas shall convene a fishway inspection within one year of license issuance that includes the Aquatic SWG and regional lamprey passage experts to facilitate identification and prioritization of measures to improve lamprey passage and enumeration at the Wells Project.
10. Upstream Fishway Operations Criteria: The Parties agree to BIA’s suggested changes to the Upstream Fishway Operating Criteria section of the PLMP and added to the management plan a requirement for an Operations Study Plan (OS Plan). These changes improved the level of specificity regarding the consultation required between the Aquatic SWG and the HCP Coordinating Committee as it relates to making modifications to the fishways at Wells Dam.

11. Salvage Activities during Ladder Maintenance and Dewatering: The Parties agree to the changes suggested by BIA et al.
12. Upstream Fishway Counts: The Parties agree to BIA's suggested changes to the Upstream Fishway Counts section of the PLMP. The changes provide additional specificity to measures previously discussed and agreed to by the Parties within an Adaptive Management context, including improvement of count accuracy and 24-hour enumeration throughout the adult lamprey migration.
13. Alternative Lamprey Passage Plan (ALP Plan): The Parties have agreed to incorporate the intent of BIA's proposed Alternative Lamprey Passage Plan (ALP Plan) as it relates to the process and potential structural modifications that might be required for an accurate assessment of lamprey escapement upstream of Wells Dam.
14. Downstream Bypass Operating Criteria: The Parties agree with the intent of BIA's suggested edits related to juvenile lamprey survival studies and fortunately the PLMP already contains a requirement that Douglas PUD conduct survival studies. Please see Section 4.2.4 of the PLMP.
15. Juvenile Pacific Lamprey Passage and Survival Literature Review (Section 4.2.3): The Parties have decided to retain the Survival Literature Review section within the PLMP. The Parties felt that staying abreast of recent developments in lamprey research and passage measures was an important component of operating an informed and biologically sound adaptive management program.
16. Translocation and Supplementation (TAS): The Parties recognize that there are many biological uncertainties associated with TAS. Due to the substantial lack of biological information, specific TAS practices have not been regionally accepted. However, the Parties agree that the PLMP will be modified to include the potential to use TAS as a possible mitigation tool following the measurement of Project effects on lamprey survival and following acceptance of these practices by fishery co-managers.
17. Periodic Monitoring: Per BIA's comment, the Parties agreed that periodic monitoring of adult Pacific lamprey passage efficiency, as required by the PLMP, will be revised to state "...at least every ten years, or at the discretion of the Aquatic SWG."
18. Habitat Outside of [Wells] Project Boundaries: The Parties noted that FERC would not include a requirement for work outside of the Project Boundary unless tied to a Project effect that cannot otherwise be mitigated within the Project Boundary.

Water Trails Meeting

Meeting Notes

Greater Columbia Water Trails Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
July 24, 2009

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To discuss Greater Columbia Water Trails proposed measures in the Recreation Management Plan

Douglas PUD met with the Greater Columbia Water Trails (GCWT) group to discuss proposed measures in the Recreation Management Plan. In attendance were Ron Johnson-Rodriguez (GCWT/Port of Chelan County), Jennifer Upshaw (Port of Chelan County), Aimee Pope (Port of Chelan County), Tom Feil (GCWT), and Scott Kreiter (Douglas PUD)

Camping Facility Locations

The group discussed potential locations for camping facilities. Based on the May 14 site visit, the preferred location is on Cassimer Bar. The alternate location would be at the mouth of the Okanogan River on the right bank. The group also expressed interest in some future development at Monse, if enough use is demonstrated in the future.

Camping Facility Features

The group discussed features of the designated campsite. The proposed site would include 4 tent pads, a picnic shelter, picnic tables, trash receptacles, a restroom, and a food cache and visitor log.

Signs

Washington State Parks has agreed to allow the GCWT use of their sign making equipment. GCWT would need to cover cost of supplies. This may be helpful when signs are developed for recreation access points on Wells Reservoir.

Interim use of the Wells Project

The group asked if it would be possible to use the proposed location for camping in the interim (prior to the new license being issued). Scott Kreiter said he would discuss this and get back with the group.

Support for the Wells License

The GCWT indicated that they were supportive of the Recreation Management Plan and that they would likely send a letter of support to FERC after the license application is submitted.

Email from FERC regarding FERC Comments on the BA

From: Robert Easton [mailto:Robert.Easton@ferc.gov]
Sent: Friday, July 24, 2009 12:35 PM
To: Shane Bickford
Subject: Comments on the Draft BA

Shane,

I think this may be the best applicant-prepared BA that I have ever reviewed (and I am not just sucking up because I am late with my comments).

I really don't have a lot of comments, but here are a couple of thoughts:

1) the actions occurring at the Methow Hatchery (section 3.4.1.2) and the Carlton Acclimation Pond (section 3.4.1.3) could result in issues for FERC that would be similar to the problems we had at Rocky Reach with Dryden and Tumwater dams (i.e., trying to figure out what was going on with almost no information in the record). To help us understand the relationship of these facilities to the project, you could provide some additional information in the BA, including: 1) the owner and operator of each facility (I think you do this for Carlton AP: owner = Chelan; operator = WDFW) and 2) the strength of the relationship of these facilities to the Wells Project (in other words, are all of the actions at these facilities project related? If not, what percentage is project-related and what are the non-project-related actions). There is a lot more to this. Call me and we can discuss all the potential options and consequences with this issue (you may already recognize them, but I want to make sure we are on the same page).

2) I do not think your determination of effects for bull trout, spring Chinook salmon, and steelhead will be acceptable to the agencies. They will want you to say "likely to adversely affect" for each of the species since you have "take" for each species and I think the correct determination for salmon and steelhead critical habitat is "would not destroy or adversely modify". I know we tried to make a "not likely to adversely affect" call on Rocky Reach because of the existing BO's and the HCP and they would not concur and made us get new BOs any way. On Priest, we went with "likely to adversely affect" and "would not destroy or adversely modify" (should be "not effect" for Bull trout). For the most part, the ESA guidance is that "take" = "likely to adversely affect".

That is it. Nice job,

Bob

Email from USFWS regarding USFWS Comments on the BA

Subject: FW: Wells Relicensing Biological Assessment (FWS Comments)
Attachments: Comments on the Wells Relicensing Draft BA.doc

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Monday, July 27, 2009 2:38 PM
To: Shane Bickford; Beau Patterson
Subject: Wells Relicensing Biological Assessment (FWS Comments)

Shane/Beau-

Attached are FWS' comments on Douglas PUD's Biological Assessment for the relicensing of the Wells Hydroelectric Project. Feel to contact us if you have questions on these comments.

S-

(See attached file: Comments on the Wells Relicensing Draft BA.doc)

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

Comments on the Wells Relicensing BA

Prepared by Jeff Krupka

24 July 2009

General Comments

First of all, this is overall, a very well-written and well-organized document. One result of this was an easy review despite its size for such a complex project. The Service appreciates your efforts and outstanding attention to detail.

For a number of actions described in the biological assessment (BA), the Service does not have enough information in which to assess effects to listed species as part of relicensing. This may be, in part, to not having any specific proposal or applicable design (e.g., development of a formal tent camping facility, approval of land use activities such as docks and piers, etc.). These actions would require separate consultation, presumably through the Corps of Engineers when they issue their permit (and create a section 7 nexus). Other more typical and on-going activities may be covered with the addition of more information (e.g., include typical maintenance of recreation facilities, information on stormwater discharges from parking lots and parks, etc.). Some activities (e.g., bull trout management plan) may be covered by an existing section 10(a)(1)(A) permit.

Other actions proposed in the BA have most of the information we require, but need additional information for the Service to complete our analysis. For example, in several sections, the BA describes that water is spilled to assist smolt outmigration, but no information is provided in terms of the timing and duration of this action. Another example is noxious weed treatment; in addition to the specific comments we provide below, we need to know the acres of annual treatment, proportion of acres within 100 feet (horizontal distance, not slope distance) of water, the type or at least range of compound and surfactants likely to be used, and measures to minimize effects. An approach similar to this allows the Service to “programmatically” cover an activity type while having a methodology in place that suggests effects would be insignificant (and would not have to be analyzed in greater detail, while also providing you long-term coverage).

One thing the Service will do in the preparation of our Biological Opinion (BO), is to “convert” your proposed actions into what we call Project Elements. These are similarly grouped actions that we will analyze against the potential for, and severity of, the effects of the proposed action to listed species and their habitats. For example, with the Rocky Reach relicensing BO we grouped turbine operations, juvenile bypass, spillway operations, adult fishways, hydrographic variation, predator control, and PIT tagging into “Project Operations.” Other Project elements included the tributary conservation plan, hatchery supplementation activities, recreation management, cultural plan, and monitoring plans. In addition, each plan may have key issues (e.g., for hatchery supplementation, understanding whether intakes are screened, the temperature of water discharged, potential for contaminants, and the presence of any barriers are key considerations). For each of these actions, consider the area, duration, intensity/severity, and frequency of occurrence of an activity or effect. Providing this information in the

BA will greatly simplify the number of additional requests for information, and will expedite the completion of the BO.

The Service can, at an agreed-upon time in the near future, assist you further in specific recommendations on how to finalize this BA. Until then, the Service provides these comments for your consideration.

Specific Comments

Section 2.0. Proposed Action, page 6: For a number of actions/activities, it is unclear as to whether certain aspects of DPUD activities are part of the relicensing BA. For example, hatchery supplementation is implied that it was previously covered through the Wells HCP, but references are in the relicensing BA. This is a key issue; a clear proposed action is the most important part of a BA. Similarly, it is not clear if transmission lines (and associated roads and corridor maintenance) are part of the proposed action. For all activities, if they are to be part of the proposed action, they need to be in the project description, baseline, and effects for the Service to cover these activities in the BO. Please clarify the scope of your proposed action.

Section 2.1. Action Area, page 6: The action area appears to be defined by areas hydrologically impacted and by physical structures in/near waterways. Are there other areas (beyond the 1.2 miles downstream of Wells) that should be included? One example may be the area downstream of Wells that has water quality impacts due to project operations. For example, operation of Priest Rapids resulted in water quality impacts nearly 60 miles downstream (based on their 401 certification). Other areas may include areas associated with hatchery operations, tributary habitat conservation projects, areas where predator control occurs, etc. For example, the action area should include areas some distance from the mainstem Columbia (see section 3.4), such as the Carlton ponds and the Methow hatchery, since these are DPUD actions (i.e., actions either authorized, funded, or carried out).

Section 2.5.1.2. Bull Trout Management Plan: The Service has several comments regarding this section:

1. *Provide Upstream and Downstream Passage for Adult and Sub-Adult Bull Trout, page 22:* With regard to ladder maintenance, clarify when bull trout are anticipated to move within the project area. Winter seems to be a time period when movements are feasible. With fishway counts being monitored only between May 1 and November 15, a substantial amount of “winter movements” may not be detected. However, keeping one ladder open at all times is likely to minimize any delay or effects associated with fishway operation and maintenance.
2. *Bypass Operations Criteria, page 23:* Briefly describe what bypass operations are and when they are in operation.
3. *Adult Bull Trout Upstream and Downstream Passage Evaluation, page 23:* Please clarify how is incidental take quantified. If the amount of incidental take is

exceeded, reinitiation of consultation is required (this comment applies throughout the document).

4. *Adult Bull Trout Passage Evaluation at Off-Project Collection Facilities*, page 24: The Service would like to assist DPUD in the development of the study design for the radio-telemetry study.

5. *Sub-Adult Bull Trout Monitoring*, page 24: Sub-adult bull trout (<330mm TL) are known to occur at all CPUD and GPUD downstream of Wells, at least seasonally. The highest number of sub-adults recorded in the mainstem Columbia is 36 (at Rocky Reach dam). Presumably they are present at Wells also, despite no known documentation, due in part to low abundance.

Section 2.5.1.2. Resident Fish Management Plan, page 32: Although DPUD requires approval of all land use activities that take place within the Project's boundary pursuant to their Land Use Policy, the Service does not understand the parameters considered. The Service thinks this may be an outstanding mechanism by which to evaluate the potential impacts of near-shore and in-water activities to bull trout and the aquatic environment. This may not only have a bearing on the recovery of the species, but also to DPUD in meeting its HCP obligations (particularly "no net impact"). The Service would like to discuss this further.

Section 2.5.1.3. Wildlife and Botanical Management Plan, page 40: Plant surveys (and appropriate management) should also be conducted for the Ute ladies'-tresses (*Spiranthes diluvialis*), a threatened federal species. Regarding noxious weed control, we recommend an approach to using herbicides that minimizes impacts to the aquatic environment that considers formulation and distance, such as:

1. Greater than 100 feet (horizontal not slope distance) from water, no restrictions to herbicide type or application method are required.
2. Within 100 feet of water (streams, lakes/ponds, wetlands), use only the aquatic formulation of glyphosate.
3. Within 10-50 feet of water, apply glyphosate with a backpack sprayer only.
4. Within 10 feet of water, apply glyphosate by hand-wiping only.
5. In all cases, apply herbicides only when precipitation is not forecast to occur within the next 24-48 hours (to minimize mobilizing herbicides into waterways).

An approach similar to this allows the Service to "programmatically" cover an activity type while having a methodology in place that suggests effects would be insignificant (and is consistent with previous analyses).

Section 2.5.1.3. Wildlife and Botanical Management Plan, page 41: Regarding the avian protection plan and Bald and Golden Eagle Protection Act and Migratory Bird Treaty Act, please reference and incorporate the National Bald Eagle Management Guidelines (see <http://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B008>).

Section 3.1 Overview (of the Environmental Baseline), page 54: depending on how the action area is described, there may be more than just bull trout, Spring Chinook, and steelhead exposed to the proposed action. Examples include Ute ladies'-tresses (potentially along the shoreline and wet meadows/wetlands), northern spotted owl (*Strix occidentalis caurina*) and its designated critical habitat (potentially within/adjacent to powerline corridors), gray wolf (*Canis lupus*) and grizzly bear (*Ursus arctos*) (associated with Methow hatchery operations).

Section 3.2.1.2. Lower Okanogan River, page 60: Information provided by the Colville Tribe suggests bull trout are present in the Okanogan River. Bull trout have been detected all the way to Oroville at Zosel Dam. Although very few observations of bull trout in the Okanogan River, they are present at least seasonally. Warm water temperatures (above 15 degrees C) likely prevent year-round use, but this sort of movement pattern/seasonal use pattern is typical of bull trout in the Columbia basin.

Section 3.2.1.3. Tailrace, page 61: Describe the details of the periodic rock trap clean-out/excavation. Include details such as time of year, frequency, equipment used, etc.

Table 3.2.2-1. Wildlife Species Detected in the Wells Project Area, pages 65-69: Depending on the action area, you should consider adding the following species: grizzly bear and gray wolf. While no habitat effects are anticipated, the potential for disturbance may exist and does attractants (i.e., bears are known to habituate to dumps, concentrations of fish carcasses, etc.).

Table 3.2.2-3. Mollusk Species in the Wells Project Area, page 72: Depending on the action area, you should consider adding the following species: Chelan mountain snail (*Oreohelix* n. sp. 1). This species, and its multiple sub-species, are found in many upland locations throughout the east slope of the Cascades.

Section 3.2.3. T & E Species Use of the Wells Project, page 72: Bull trout use the mainstem Columbia is variable and seasonal. Bull trout use the Columbia and larger tributaries as FMO habitat, but some fish are year-round residents (about 5% according to BioAnalysts 2004). Most (92%) migratory bull trout leave the Columbia when water temperatures exceed 15 degrees C. It also appears use of the Columbia varies between local populations. For example, radio-telemetry suggests large proportions (compared to other local populations in the Mid-Columbia) of the Entiat and Mad River populations use the Columbia for FMO habitat.

Section 3.3.2. T & E Species Use of Tributaries Outside of the Wells Project, page 77: Bull trout are known to use the Okanogan River seasonally, likely for opportunistic foraging. BioAnalysts (2004) monitored bull trout in the lower Okanogan (to about RK 9) and the Colville Tribe have observed them in the upper Okanogan (at Zosel Dam).

Section 3.3.3. Critical Habitat Designations in Tributaries Outside of the Wells Project, page 78: The Service is currently revising designated critical habitat for bull trout and it

be designated in larger mainstem tributaries (i.e., Wenatchee, Entiat, and Methow) to protect key FMO habitats, as well spawning and rearing habitats in the near future.

Section 3.4.2. T & E Species Use of Hatcheries, page 81: If Chinook spawn in the Wells Tailrace and Wells Hatchery outfall, this may be a reasonable place for bull trout to forage. What of the Carlton ponds and Methow hatchery? For all hatchery/acclimation facilities, are all intakes screened to prevent entrainment?

Section 4.0. Effects, page 83: The most important comment I have regarding effects revolves around what is “incidental take.” Take is essentially an injury or death resulting from the proposed action. Injury can also be significant impairment of normal behavior (from a high degree of harassment). Throughout the BA, there are references to take and other measures to assess project effects to bull trout that are not consistent with the view of the Service. While not imperative our viewpoints match, it is important to know the Service is bound by a long history of case law, policy, and direction that we need to implement.

For this proposed action, I’d suggest a “may effect, likely to adversely affect” determination is appropriate due to the likelihood of injury or death (“take”) of bull trout. The primary mechanisms of take are: passage through turbines, passage during spill, adult fishways (use, delay, etc.), juvenile bypass operation (if applicable?), and handling/tagging (if not covered under a section 10(a)(1)(A) permit). Other impacts may result from water quality (potentially GBD and temperature?), recreational facilities (e.g., stormwater effluent), and hatchery operations (if it is a covered activity?) or similar “programmatic” actions. Once the project description is clarified, we will have a better understanding of the potential for adverse effects (and take). Effects to other species may occur, but based on the information presented so far, adverse effects are unlikely.

None of these effects are particularly surprising or unexpected by the Service, they are a typical of projects like this. However, they also have little consequence to the recovery of the species when these impacts are reasonably minimized. Since this BA is so well-written, I’m optimistic that revisions will be fairly easy and straight-forward.

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Email from Douglas PUD to ASWG members regarding signing of Aquatic
Settlement Agreement by the USFWS

From: Josh Murauskas
Sent: Monday, August 03, 2009 7:25 AM
To: 'Ali Wick (Aquatic SWG Chair Support)'; 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Josh Murauskas; Mary Mayo; 'Michael Schiewe, PhD (Aquatic SWG Chair)'; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'; Jessi Gonzales; Steve Lewis
Subject: FW: Aquatic Settlement Agreement signature page signed by Ken
Attachments: Aquatic Settlement Agreement signature page.pdf

Dear Aquatic SWG Members:

Please join us in welcoming the US Fish and Wildlife Service as a Signatory Party to the Wells Aquatic Settlement Agreement!

Thanks again to everyone who participated in making sure the Aquatic SWG was able to provide the USFWS with the information and accommodations they needed to move forward. We would also like to thank both Jessi Gonzales and Steve Lewis for their extended efforts in the process.

Thanks once again!

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

From: Holly_McDonough@fws.gov [mailto:Holly_McDonough@fws.gov]
Sent: Friday, July 31, 2009 4:56 PM
To: Josh Murauskas; Shane Bickford
Cc: Stephen_Lewis@fws.gov
Subject: Fw: Aquatic Settlement Agreement signature page signed by Ken

Hi Josh and Shane,

Here is the Aquatic Settlement Agreement signature page, signed by Ken Berg. Give me a call or email if you have any questions - have a great weekend too.

Holly

Holly McDonough · ^· · · · · ><(((°>
USFWS Central Washington Field Office
215 Melody Lane Suite 119, Wenatchee, WA 98801

UNITED STATES FISH AND WILDLIFE SERVICE

Dated: 2/31/2009

By: Ken S. Berg

Title: Project Leader

Address of Notice:

United States Fish and Wildlife Service
11103 East Montgomery Drive
Spokane, Washington 99206

United States Fish and Wildlife Service
215 Melody Lane, Suite 119
Wenatchee, WA 98801-5933

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Email from Aquatic Chair to ASWG members regarding technical memo on
turbidity results

From: Ali Wick [awick@anchorqea.com]
Sent: Tuesday, August 04, 2009 8:42 AM
To: bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV; brose@yakama.com; Brad James; Donella Miller; korthjwk@dfw.wa.gov; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Shane Bickford; Steve Lewis; parker@yakama.com; Tony Eldred
Subject: Aq SWG: Turbidity memo
Attachments: 2009_08_03 Douglas - Aquatic SWG 2009 Turbidity Memo - Atch A.pdf

Hi Aquatic SWG: Attached please find a technical memorandum on turbidity results, for discussion under the WQMP item at next week's meeting. The agenda will be out late this week.

-Ali

Ali Wick

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Memorandum

Aquatic Settlement Work Group



Date: August 3rd, 2009

To: Aquatic Settlement Work Group and USFWS
From: Douglas PUD and Columbia Basin Environmental
cc:
re: 2009 Turbidity Monitoring on the Okanogan River

Columbia Basin Environmental was contracted to monitor turbidity in the Okanogan River and the Wells Forebay during the spring of 2009. These data were collected to supplement results from the turbidity monitoring conducted in 2008, in which data gaps occurred on occasion due to log jams, battery failure, and location of instrumentation. Specifically, Douglas was requested to implement an additional season of data collection to demonstrate that turbidity did not increase in the Okanogan River as a result of Project effects. The Washington State water quality standard (WQS) is that turbidity shall not exceed 5 NTU over background when the background is 50 NTU or less; or a 10% increase in turbidity when the background turbidity is more than 50 NTU.

Hourly data were collected with a Hydrolab equipped with Hach's Self-Cleaning Turbidity Sensor¹ at Malott (RM 17.0, above Project boundary), Monse (RM 5.0), and the Highway 97 Bridge (RM 1.3; Figure 1). Instrument housing at Monse created a condition in which sediments were collecting in the Hydrolab and negating results for portions of the 2009 monitoring season (Figure 2; data not available between May 28th and June 10th, and between June 12th and 25th). Instrumentation was cleaned, calibrated, and re-deployed on June 25th. A 2100P IS Portable Turbidimeter² was subsequently used to conduct weekly grab samples beginning June 25th as an additional measure to compare turbidity between Malott and Monse.

Daily turbidity at Wells Dam Forebay was negligible, ranging from 0.00 to 2.42 NTUs (median 0.00 NTUs, average 0.29 NTUs, standard error \pm 0.09 NTUs), and therefore not included in the attached graphs. There were no instances where turbidity at the Wells Dam Forebay exceeded measurements at Malott, Monse, or the Highway 97 Bridge (43, 17, and 42 comparable days between May 27th and July 8th, respectively). Compliance with the WQS numeric criteria for turbidity was demonstrated during all periods in the Wells Forebay.

¹ Accuracy: \pm 1% up to 100 NTU, \pm 3% from 100-400 NTU, \pm 5% from 400-3000 NTU

² Accuracy: \pm 2% of reading plus stray light from 0 to 1000 NTU (stray light: <0.02 NTU)

Turbidity in the Okanogan River decreased significantly from above the Project Boundary at Malott to Monse, and as waters reached the confluence with the Columbia River (Highway 97; Figure 3). There were no instances where turbidity at the Highway 97 Bridge exceeded measurements at Malott (background) out of 42 comparable days (May 28th – July 8th, 2009). Compliance with the WQS numeric criteria was demonstrated during all periods at the Highway 97 Bridge.

Turbidity was also examined between Monse and the background (Malott) since Columbia River water is known to influence the lowermost portions of the Okanogan River. Measurements collected at Monse (RM 5.0) supported the abovementioned trend of decreasing turbidity throughout the Okanogan and Columbia rivers. Average turbidity at Monse was typically lower than values collected at Malott. Despite the loss of data during periods of instrument blockage, 17 comparable days were collected at Monse. On only one of these days (June 11th) did turbidity at Monse exceed those observed at Malott, but only by 3.2 NTUs – well within the numeric criteria for turbidity (33.1 and 29.9 NTUs, respectively). Grab samples supported these findings that turbidity decreased between Malott and Monse (Table 1, Figure 4). On only one of the weekly grab samples (collected July 14th) did the turbidity at Monse exceed those observed at Malott, but only by 0.7 NTUs, also within the numeric criteria for turbidity (2.6 and 1.9 NTUs, respectively). Data collected in 2008 showed similar patterns between Malott and Monse, with turbidity generally lower at Monse and less deviation around the mean (Table 2, Figure 5).

Collectively, results from both the Hydrolab and grab samples indicate that the Wells Project is in compliance for turbidity at all locations, including Monse, Highway 97, and the Wells Dam Forebay. There were no instances where turbidity at Monse or Highway 97 exceeded turbidity at Malott by more than 5 NTU, and values were generally lesser at downstream locations. These results are consistent with limnological processes.



Figure 1. Location of CBE monitoring stations on the Okanogan River, 2009.



Figure 2. Hydrolab and sediment blockage after retrieval from Monse on the Okanogan River, 2009.

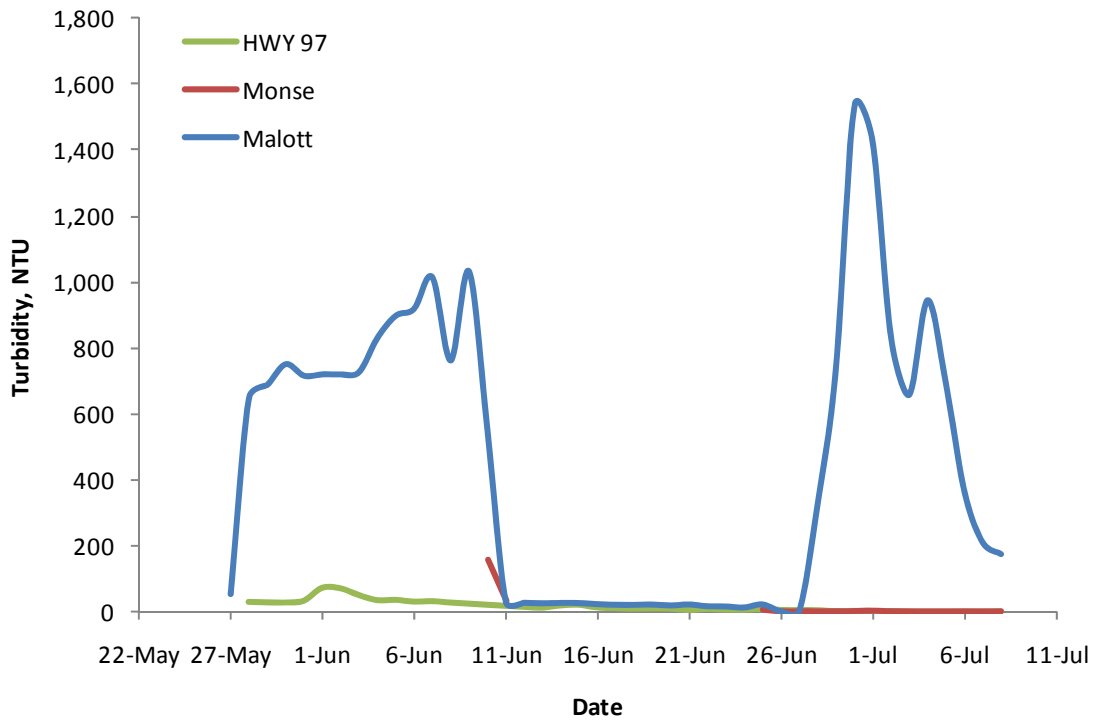


Figure 3. Turbidity (NTUs) collected by Hydrolabs in the Okanogan River at Malott, Monse, and Highway 97, 2009.

Table 1. Grab samples collected from the Okanogan River at Malott and Monse, 2009.

Site	Date	Sample	NTU	Site	Date	Sample	NTU
Malott	06/25/09	19:15	7.0	Monse	06/25/09	19:55	5.2
Malott	06/25/09	19:15	7.1	Monse	06/25/09	19:55	5.5
Malott	06/25/09	19:15	8.2	Monse	06/25/09	19:55	6.0
Malott	07/01/09	15:25	4.2	Monse	07/01/09	15:10	3.7
Malott	07/01/09	15:25	4.8	Monse	07/01/09	15:10	3.9
Malott	07/01/09	15:25	5.2	Monse	07/01/09	15:10	3.5
Malott	07/08/09	9:30	3.3	Monse	07/08/09	11:20	3.4
Malott	07/08/09	9:30	3.9	Monse	07/08/09	11:20	2.5
-	-	-	-	Monse	07/08/09	11:20	2.7
Malott	07/14/09	15:05	2.1	Monse	07/14/09	15:20	2.5
Malott	07/14/09	15:05	1.9	Monse	07/14/09	15:20	2.7
Malott	07/14/09	15:05	1.6	-	-	-	-

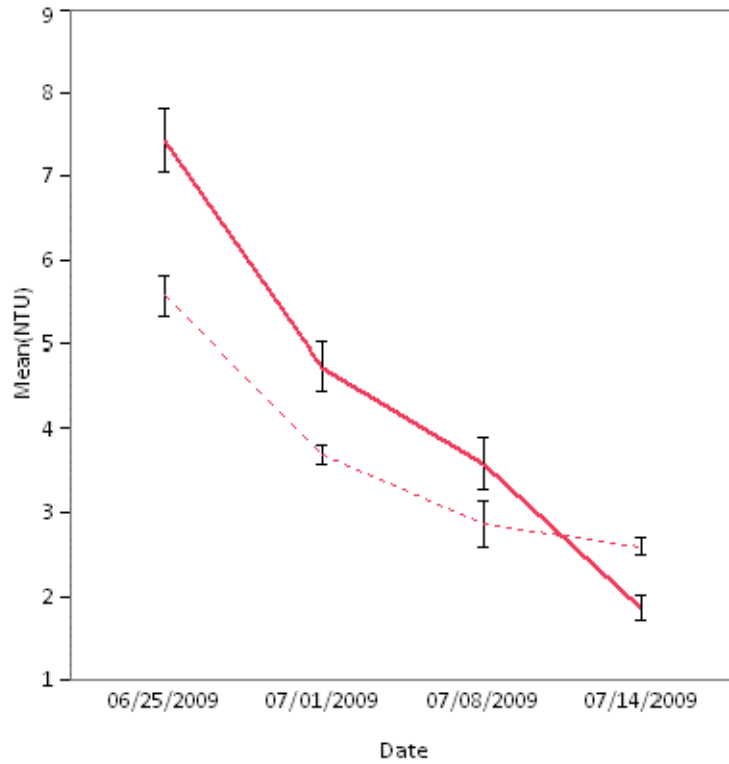


Figure 4. Mean turbidity values (NTUs, \pm standard error) collected by a 2100P IS Portable Turbidimeter from the Okanogan River at Malott and Monse (dashed line), 2009.

Table 2. Quantiles and Moments of Hydrolab turbidity data collected at Malott and Monse on the Okanogan River, 2008.

Location	Malott	Monse
<u>Quantiles</u>		
Maximum	546.0	53.7
75% Quartile	15.7	8.5
Median	5.6	4.9
25% Quartile	2.8	1.2
Minimum	0.3	0.1
<u>Moments</u>		
Mean	26.4	8.4
Std Dev	81.8	11.6
Std Err Mean	7.8	1.2
upper 95% Mean	41.8	10.7
lower 95% Mean	11.0	6.0
N	111	97

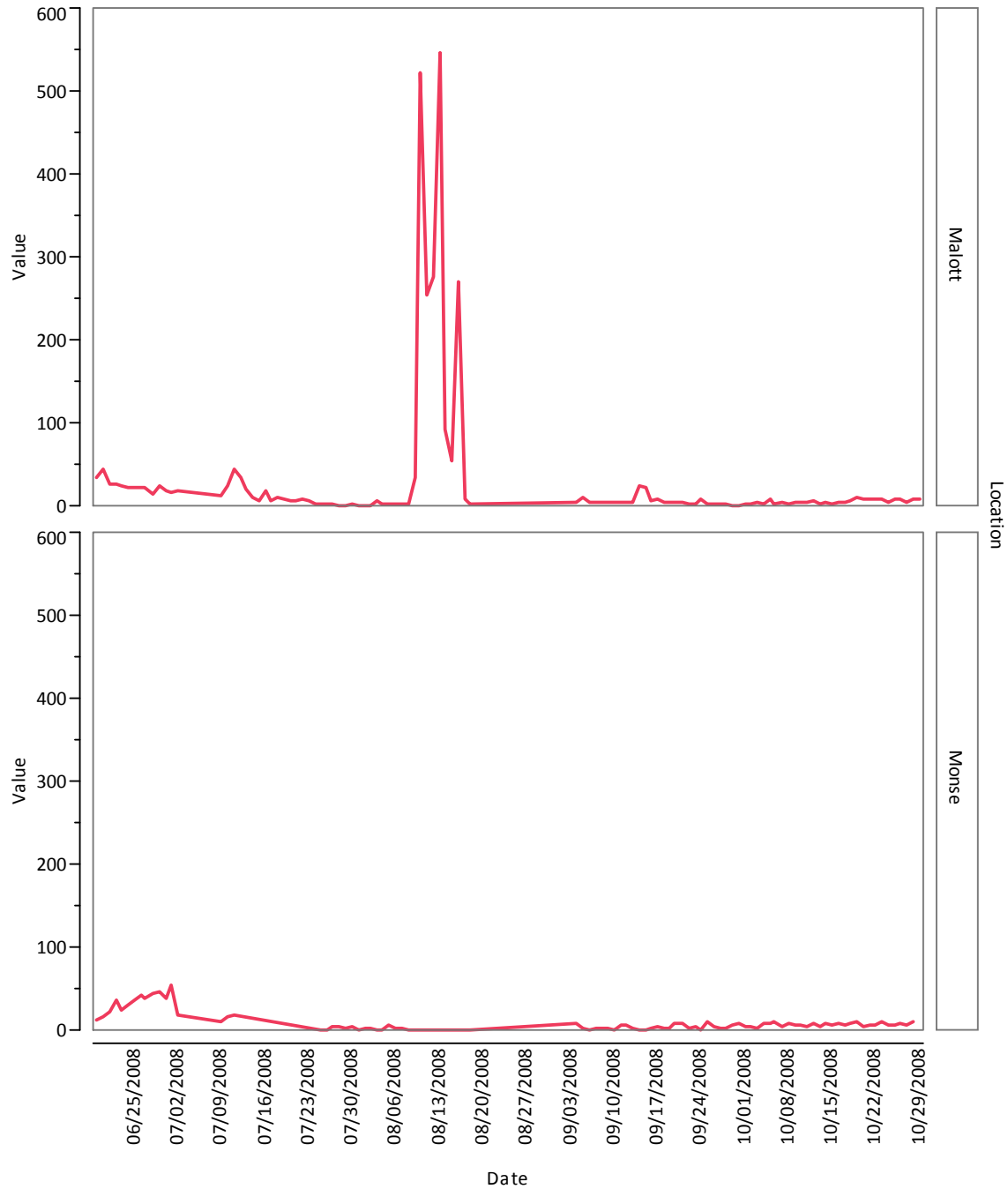


Figure 5. Overlapping Hydrolab turbidity data (NTUs) collected at Malott and Monse on the Okanogan River in 2008.

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Email from Aquatic Chair to ASWG members regarding agenda for ASWG meeting

From: Ali Wick [awick@anchoragea.com]
Sent: Thursday, August 06, 2009 3:01 PM
To: bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV; brose@yakama.com; Brad James; Donella Miller; korthjwk@dfw.wa.gov; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Shane Bickford; Steve Lewis; parker@yakama.com; Tony Eldred
Subject: Aq SWG: 8/12 Agenda + 2 attachments
Attachments: 2009_08_12 Aq SWG Agenda.doc; 2009_06_30 REVISED Aquatic SWG Minutes.doc; 2009_07_08 REVISED Aquatic SWG Minutes.doc

Hi Aquatic SWG: Attached you will find a draft agenda for our meeting next Wednesday, plus two attachments, the revised minutes from the 6/30 and 7/8 meetings, which will be up for approval at the meeting.

See you then!
-Ali

Ali Wick

ANCHOR QEA, LLC
awick@anchoragea.com
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Seattle, WA 98101

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Aquatic SWG Meeting

Agenda

Aquatic Settlement Work Group



Date: Wednesday, August 12, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Wells Engineering Conference Room
Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Conference call line: 509.881.2990, access code
327831.

- | | |
|---|---------------------------|
| I. Welcome and Agenda / Minutes Review | Schiewe |
| II. Introduction of the USFWS as a Signatory Party | Schiewe |
| III. Review of 2009 Turbidity Monitoring | Murauskas,
Aquatic SWG |
| IV. DECISION ITEM: Final Approval of Water Quality Management Plan | Aquatic SWG |
| V. Lunch | |
| VI. Initial Review of Updates to Pacific Lamprey Management Plan | Murauskas |
| VII. Pacific Lamprey Study Update | Murauskas |



Wells Project Relicensing Aquatic Settlement Work Group

DATE: August 12, 2009

LOCATION: Douglas PUD

Initials	Name	Affiliation Name	Email
<u>AW</u>	Ali Wick	Anchor QEA, LLC	awick@anchorqea.com
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_____	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
<u>SB</u>	Shane Bickford	Douglas PUD	sbickford@dcpud.org
<u>L</u>	Steve Lewis	USFWS	stephen_lewis@fws.gov
_____	Steve Parker	Yakama Nation	parker@yakama.com
<u>TE</u>	Tony Eldred	WDFW	eldredte@dfw.wa.gov
_____	William Schurger	BLM	william_schurger@or.blm.gov

Final Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties

Date: September 10, 2009

From: Mike Schiewe (Anchor QEA)

re: Final Minutes of August 12, 2009 Aquatic SWG meeting

I. Welcome

1. Mike Schiewe reviewed the agenda and meeting minutes. The June 30 and July 7 meeting minutes were approved with minor revisions.

II. Summary of Decisions

1. The Aquatic Settlement Work Group (Aquatic SWG) approved the results of the 2009 Turbidity Monitoring project (Item IV-2).
2. The Aquatic SWG approved the Water Quality Monitoring Plan (WQMP) with final comments from Washington State Department of Ecology (Ecology) accepted (Item IV-3).

III. Summary of Action Items

1. Josh Murauskas will provide the final version of the WQMP for the record (Item IV-3).
2. Josh Murauskas will send out an updated red-line version of the Pacific Lamprey Management Plan (PLMP) by Wednesday, August 19, for potential approval at the September Aquatic SWG meeting (Item IV-3).
3. In response to a request from the Aquatic SWG, Josh Murauskas will compile for the next meeting a summary of information on the effects of toxics on lamprey (Item IV-5).

IV. Summary of Discussions

1. **Introduction of USFWS as Signatory Party** – Mike Schiewe noted that the U.S. Fish and Wildlife Service (USFWS) has recently become a signatory party to the Wells Aquatic Settlement. The Bureau of Indian Affairs (BIA) may also sign.
2. **Review of 2009 Turbidity Monitoring in the Okanogan** – Josh Murauskas provided a brief presentation on the recent 2009 turbidity monitoring in the Okanogan River. He noted that supplemental hourly data were collected at three locations in 2008 to

demonstrate compliance with turbidity criteria. The results showed that there were no exceedances of numeric criteria. The Aquatic SWG reviewed and approved these results.

3. **DECISION ITEM: Final Approval of WQMP** – Josh Murauskas reviewed the changes that have been incorporated into the WQMP. The Aquatic SWG approved the WQMP with final comments from Ecology accepted. Mr. Murauskas will provide the final version for Aquatic SWG records.
4. **Initial Review of Update to PLMP** – Josh Murauskas reviewed the edits to the PLMP, which included changes proposed by BIA. The Aquatic SWG added several additional edits at today’s meeting, and concluded that these changes have addressed the BIA comments. Mr. Murauskas will send out an updated red-line version of the PLMP by Wednesday, August 19, for potential approval at the September Aquatic SWG meeting.
5. **Pacific Lamprey Study Update** – Josh Murauskas updated the group that the Dual Frequency Identification Sonar (DIDSON) has been installed and a data-recording laptop has been set up for use during the study. The schedule for the study has been reviewed with the dam operators. He noted that two lamprey have passed the dam to date. Mr. Murauskas also indicated that the study was reviewed and approved by the Wells HCP Coordinating Committee. Based on these discussions, the timing of the testing was adjusted to avoid salmon passage periods and to gain information on salmon passage occurring within the lamprey passage test conditions.

In response to a request from the Aquatic SWG at the last Aquatic SWG meeting, Mr. Murauskas will prepare a summary of published literature regarding the effects of toxics on lamprey. This summary will be discussed at the September Aquatic SWG meeting,

V. Next Meetings

1. Upcoming meetings: *September 9, October 14, November 11.*

List of Attachments

Attachment A – List of Attendees

Attachment A List of Attendees

Name	Role	Organization
Mike Schiewe	SWG Chair	Anchor QEA, LLC
Ali Wick	Administrative	Anchor QEA, LLC
Josh Murauskas	SWG Technical Rep.	Douglas PUD
Shane Bickford	SWG Policy Rep.	Douglas PUD
Pat Irle	SWG Technical Rep.	Washington State Department of Ecology
Tony Eldred	SWG Policy Rep.	Washington Department of Fish and Wildlife
Bob Jateff	SWG Technical Rep.	Washington Department of Fish and Wildlife
Steve Lewis	SWG Technical Rep.	U.S. Fish and Wildlife Service

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Email from Douglas PUD to ASWG members regarding PLMP redline draft for
ASWG review

From: Josh Murauskas
Sent: Monday, August 17, 2009 2:02 PM
To: 'Ali Wick (Aquatic SWG Chair Support)'; 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Josh Murauskas; Mary Mayo; 'Michael Schiewe, PhD (Aquatic SWG Chair)'; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'; 'Robert.Dach@bia.gov'; Ken_Berg@fws.gov; 'Preston Sleeper'
Cc:
Subject: PLMP Redline Draft for SWG review
Attachments: Wells PLMP REDLINE DRAFT for SWG.doc; 13260-2009-FA-0062 FWS resp to BIA.PDF

Dear Aquatic SWG Members:

Please find attached the redline version of the Pacific Lamprey Management Plan as produced and reviewed by the SWG over the past few months in response to BIA's technical recommendations. Also attached is the response memo to the BIA from USFWS so you can cross-walk the proposed changes with the PLMP. Most of the changes are located beginning on Page 10 – Protection, Mitigation, and Enhancement Measures. You'll find a substantial increase in the measures, consistent with the technical recommendations by BIA and SWG responses to those recommendations. Please review the PLMP and have comments back to me at your earliest convenience. At best, we may be able to finalize the new and improved version on our next meeting, September 9th.

Thanks again for your continued efforts and please let me know if you have any questions!

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

PACIFIC LAMPREY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

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EXECUTIVE SUMMARY

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP) will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Members of the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The National Marine Fisheries Service (NMFS) was invited to participate in the development of Aquatic Resource Management Plans, but declined because its interests are currently satisfied by the measures within the HCP.

The goal of the PLMP is to implement measures to monitor and address impacts, if any, on Pacific lamprey (*Lampetra tridentata*) resulting from the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PMEs in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following objectives:

Objective 1: Identify and address any adverse Project-related impacts on passage of adult Pacific lamprey;

Objective 2: Identify and address any Project-related impacts on downstream passage and survival and rearing of juvenile Pacific lamprey;

Objective 3: Participate in the development of regional Pacific lamprey conservation activities.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to monitor and address ongoing impacts, if any, on Pacific lamprey resulting from Project operations. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

1.0 INTRODUCTION

The Pacific Lamprey Management Plan (PLMP) is one of six Aquatic Resource Management Plans contained within the Aquatic Settlement Agreement (Agreement). Collectively, these six Aquatic Resource Management Plans are critical to direct implementation of Protection, Mitigation, and Enhancement measures (PMEs) during the term of the new license and, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan (HCP), will function as the Water Quality Attainment Plan (WQAP) in support of the Clean Water Act Section 401 Water Quality Certification for the Wells Hydroelectric Project (Project).

To ensure active stakeholder participation and support, the Public Utility District No. 1 of Douglas County (Douglas) developed all of the resource management plans in close coordination with agency and tribal natural resource managers (Aquatic Settlement Work Group or Aquatic SWG). During the development of this plan, the Aquatic SWG focused on developing management priorities for resources potentially impacted by Project operations. Entities invited to participate in the Aquatic SWG include the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), Washington Department of Ecology (Ecology), Washington State Department of Fish and Wildlife (WDFW), the Confederated Tribes of the Colville Reservation (Colville), the Confederated Tribes and Bands of the Yakama Indian Nation (Yakama), and Douglas.

The PLMP will direct implementation of measures to protect against and mitigate for potential Project impacts on Pacific lamprey (*Lampetra tridentata*). To ensure active stakeholder involvement and support, Douglas developed this plan, along with the other aquatic management plans, in close coordination with the members of the Aquatic SWG.

The Aquatic SWG agrees on the need to develop a plan for the long-term management of Pacific lamprey in the Project. This management plan summarizes the relevant resource issues and background (Section 2), identifies the goal and objectives of the plan (Section 3), and describes the relevant PMEs (Section 4) for Pacific lamprey during the term of the new license.

2.0 BACKGROUND

2.1 Pacific Lamprey Biology

Pacific lamprey are present in most tributaries of the Columbia River and in the mainstem Columbia River during their migration stages. They have cultural, utilitarian and ecological significance in the basin, because Native Americans have historically harvested them for subsistence, ceremonial and medicinal purposes (Close et al. 2002). As an anadromous species, they also play an important role in the food web by contributing marine-derived nutrients to the basin and may act as a predatory buffer for juvenile salmon and steelhead. Little specific information is available on the life history or status of lamprey in the mid-Columbia River watersheds. They are known to occur in the Methow, Wenatchee and Entiat rivers (NMFS 2002) and recently have been captured during juvenile salmon and steelhead trapping operations in the Okanogan River.

In general, adults are parasitic on fish in the Pacific Ocean while ammocoetes (larvae) are filter feeders that inhabit the fine silt deposits in backwaters and quiet eddies of streams (Wydoski and Whitney 2003). Adults generally spawn in low-gradient stream reaches in the tail areas of pools and in riffles, over gravel substrates (Jackson et al. 1997). Adults die after spawning. After hatching, the ammocoetes burrow into soft substrate for an extended larval period filtering particulate matter from the water column (Meeuwig et al. 2002). The ammocoetes undergo a metamorphosis into macrophthalmia (outmigrating juvenile lamprey) between 3 and 7 years after hatching, and then migrate from their parent streams to the ocean (Close et al. 2002). Adults typically spend 1-4 years in the ocean before returning to freshwater tributaries to spawn.

Pacific lamprey populations of the Columbia River have generally declined in abundance over the last 40 years according to counts at dams on the lower Columbia and Snake rivers (Close et al. 2002). Starke and Dalen (1995) reported that adult lamprey counts at Bonneville Dam regularly exceeded 100,000 fish in the 1960s and more recently have ranged between 20,000 and 120,000 for the period 2000-2004 (DART - www.cqs.washington.edu/dart/adult.html).

In the mid-Columbia River Basin, adult lamprey count data at hydroelectric projects varies by site but is generally available for all projects since 1998 (with the exception of Wanapum Dam where data is only available for 2007). As is expected, the general trend for mid-Columbia River counts is relatively consistent with observations at Bonneville Dam from year to year (i.e., relatively high count years at Bonneville result in relatively high count years in the mid-Columbia River). It is important to note that the daily and seasonal time periods as well as the counting protocols may differ at each project. These differences may affect data reliability and need to be considered when examining and comparing these data. Table 2.1-1 provides a summary of adult lamprey passage data for mid-Columbia River hydroelectric facilities.

Table 2.1-1. Minimum, maximum, and average counts for adult Pacific lamprey at mid-Columbia River hydroelectric projects from 1998 to 2007.

	Priest Rapids	Wanapum*	Rock Island	Rocky Reach	Wells
Min	1,130	4,771	559	303	21
Max	6,593	4,771	5,074	2,583	1,417
Average	3,016	4,771	2,157	952	326

* Wanapum Dam counts are only available for 2007.

Close et al. (1995, 2002) identified several factors that may account for the decline in lamprey counts in the Columbia River Basin. This includes reduction in suitable spawning and rearing habitat from flow regulation and channelization and pollution, reductions of prey in the ocean, and juvenile and adult passage problems at dams. Mesa et al. (2003) found that adult Pacific lamprey had a mean critical swimming speed of approximately 85 cm/s which suggests that they may have difficulty negotiating fishways with high current velocities that were designed for salmon and steelhead passage.

The study of adult Pacific lamprey migration patterns past dams and through reservoirs in the lower Columbia River has provided the first data sets on lamprey passage timing, travel times, and passage success at hydroelectric projects (Vella et al. 2001; Ocker et al. 2001; Moser et al. 2002a; Moser et al. 2002b). These studies have shown that approximately 90% of the radio-

tagged lamprey released downstream of Bonneville Dam migrated back to the tailrace below Bonneville Dam; however, less than 50% of the lamprey which encountered a fishway entrance actually passed through the ladder exit at the dam (Nass et al. 2005).

Similar collection and passage efficiency results were observed at Rocky Reach, Wanapum, and Priest Rapids dams during tagging studies conducted at those projects (Nass et al. 2003; Stevenson et al. 2005).

Of the 125 radio-tagged lampreys released approximately 7 kilometers downstream of Rocky Reach Dam, 93.6% were detected at the project, and of those fish, 94.0% entered the fishway. Of the fish that entered the Rocky Reach fishway, 55.5% exited the ladder (Stevenson et al. 2005).

During studies at Wanapum and Priest Rapids dams, a total of 51 and 74 lamprey were radio-tagged and released downstream of Priest Rapid Dam in 2001 and 2002, respectively. Over the two years of study, the proportion of fish that approached the fishway that exited the ladders was 30% and 70% at Priest Rapids and 100% and 51% at Wanapum Dam in 2001 and 2002, respectively (Nass et al. 2003).

Two recent reviews of Pacific lamprey (Hillman and Miller 2000; Golder Associates Ltd. 2003) in the mid-Columbia River have indicated that little specific information is available regarding their population status (Stevenson et al. 2005).

2.2 Status of Pacific Lamprey

In January 2003, the USFWS received a petition from 11 environmental groups seeking the listing of four lamprey species (Pacific lamprey, river lamprey, western brook lamprey, and Kern brook lamprey). The petition cited population declines and said lampreys are threatened by artificial barriers to upstream and downstream migration, de-watering and habitat degradation among other threats. In response to the petition, the USFWS conducted an initial review to determine whether an emergency listing was warranted and decided in March 2003 that such a situation did not exist.

In an agreement stemming from a lawsuit filed by the petitioners in response to the initial finding, the USFWS committed to the issuance of a 90-day finding on the petition by December 20, 2004. Again, the USFWS announced that the petition seeking a listing of the four lamprey species did not contain enough information to warrant further review and the agency was not going to place the lamprey species on the Endangered Species list. For Pacific lamprey, the petitioners provided information showing a drop in range and numbers, but did not provide information describing how the regional portion of the species' petitioned range, or any smaller portion, is appropriate for listing under the Endangered Species Act (ESA). The agency did however decide it will continue to work with others on efforts to gather information related to the conservation of lamprey and their habitats.

2.3 Monitoring and Studies of Outmigrating Juvenile Lamprey (Macrophthalmia)

Little information in the mid-Columbia River basin exists with regard to the outmigration timing and abundance of juvenile Pacific lamprey. Upstream of the Project, recent juvenile salmonid trapping operations by WDFW and the Colville Tribe have provided preliminary information on the presence of juvenile lamprey outmigrants in both the Methow and Okanogan rivers. This information represents incidental captures of juvenile lamprey, and may not be reflective of actual abundance or population trends. In the Okanogan River, information is available for 2006 and 2007 where 220 and 24 juvenile lamprey were observed, respectively, during spring trapping operations. In the Methow River watershed, information is available for two sites; the Twisp and Methow rivers. At the Twisp River site, no juvenile lamprey have been observed since data has been collected (2005). At the Methow River site, for the years 2004-2007, 89, 84, 831, and 37 juvenile lamprey were observed, respectively, in trapping operations that typically last from April to November with peaks generally occurring in the spring. Data collection from these activities is likely to continue and provide information on juvenile Pacific lamprey as they begin their outmigration through the Columbia River hydrosystem towards the Pacific Ocean.

Although there is a growing body of information on adult Pacific lamprey and their interactions at hydroelectric projects, relatively little information exists describing the effects of hydroelectric plant operations on outmigrating juvenile lamprey (macrophthalmia). Recent juvenile lamprey studies at hydroelectric projects have addressed testing for lamprey macrophthalmia survival through juvenile bypass facilities (Bleich and Moursund 2006), impingement at intake diversion screens (Moursund et al. 2000 and 2003), validation of existing screening criteria (Ostrand 2005), and responses of juvenile Pacific lamprey to simulated turbine passage environments (Moursund et al. 2001; INL 2006). Results of other studies targeting predaceous birds and fish suggest that juvenile lamprey may compose a significant proportion of the diets of these predators (Poe et al. 1991; Merrell 1959).

A review of the recent body of work addressing juvenile lamprey at hydroelectric facilities concludes that there is a current lack of methods and tools to effectively quantify the level of survival for juvenile lamprey migrating through hydroelectric facilities. Furthermore, no studies exist that assign a level of survival attributed to a project's operations. This is due to the lack of miniaturized active tag technologies to overcome two study limitations. Macrophthalmia (juvenile outmigrating lamprey) are relatively small in size and unique in body shape and they tend to migrate low in the water column resulting in the rapid attenuation of active tag signal strength. In an effort to develop a tagging protocol, the Bonneville Power Administration (BPA) funded Oregon State University (OSU) to identify and develop tag technologies for lamprey macrophthalmia. Recent reports on this developmental effort have concluded that the smallest currently available radio-tag was still too large for implantation in the body cavity of a juvenile lamprey (Schreck et al. 2000). Additionally, external application was not effective as animals removed tags within the first week and fish performance was affected. This report also concluded that internal implantation of Passive Integrated Transponder (PIT) tags was the most viable option for tagging juvenile lamprey although this method included severe limitations such as the limited range of detection systems and the ability to tag only the largest outmigrating juvenile lamprey (Schreck et al. 2000).

2.4 Project Adult Pacific Lamprey Counts and Passage Timing

Returning adult Pacific lamprey have been counted at Wells Dam since 1998. Between the years of 1998 and 2007, the number of lamprey passing Wells Dam annually has averaged 326 fish and ranged from 21 fish in 2006 to 1,417 fish in 2003 (Table 2.3-1). In addition to the overriding condition that Pacific lamprey numbers are declining in the Columbia River system, the relatively small number of adult lamprey observed at Wells Dam may be attributed to fact that the Project is the last of nine passable dams on the mainstem Columbia River and the fact that the Project is over 500 miles upstream from the Pacific Ocean and the bioenergetic expenditure for a relatively poor swimming species such as Pacific lamprey is likely great.

Adult lamprey pass Wells Dam from early July until late November with peak passage times between mid-August and late October (Figures 2.4-1 and 2.4-2). In all years since counting was initiated, Pacific lamprey counts at the east fish ladder were greater than at the west fish ladder except for 2007. It is important to note that historically, counting protocols were designed to assess adult salmonids and did not necessarily conform to lamprey migration behavior (Moser and Close 2003). Traditional counting times for salmon did not coincide with lamprey passage activity which occurs primarily at night; the erratic swimming behavior of adult lamprey also makes them inherently difficult to count (Moser and Close 2003). Beamish (1980) also noted that lamprey overwinter in freshwater for one year prior to spawning. Consequently, lamprey counted in one year may actually have entered the system in the previous year (Moser and Close 2003) which confounds annual returns back into the Columbia River Basin. In addition to salmonid-specific counting protocols, adult fishway facilities have been constructed specifically for passage of salmonids. Recent research has identified areas such as picketed lead structures downstream of fish count windows that adult lamprey may access to bypass count stations and avoid being enumerated (LGL 2008). It is unknown to what degree lamprey behavior and methodological and structural concerns are reflected in Columbia River lamprey passage data. However, it is important to consider such caveats when examining historic lamprey count data at Columbia River dams including Wells Dam.

Table 2.4-1 Adult Pacific lamprey counts at Wells Dam for east and west fish ladders, 1998-2007.

	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007
East	173	47	96	153	226	723	263	150	13	17
West	170	26	59	106	117	694	140	64	8	18
Total	343	73	155	259	343	1,417	403	214	21	35

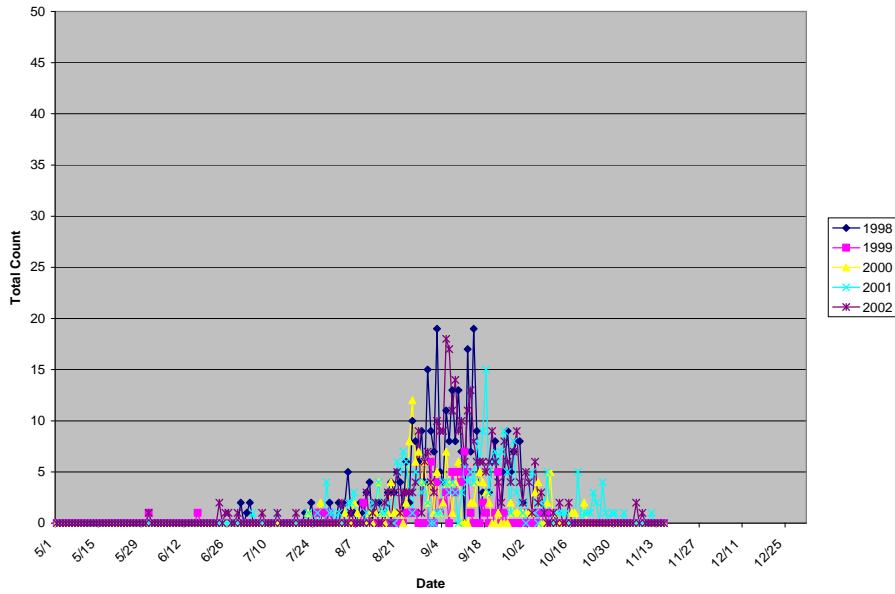


Figure 2.4-1 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 1998-2002.

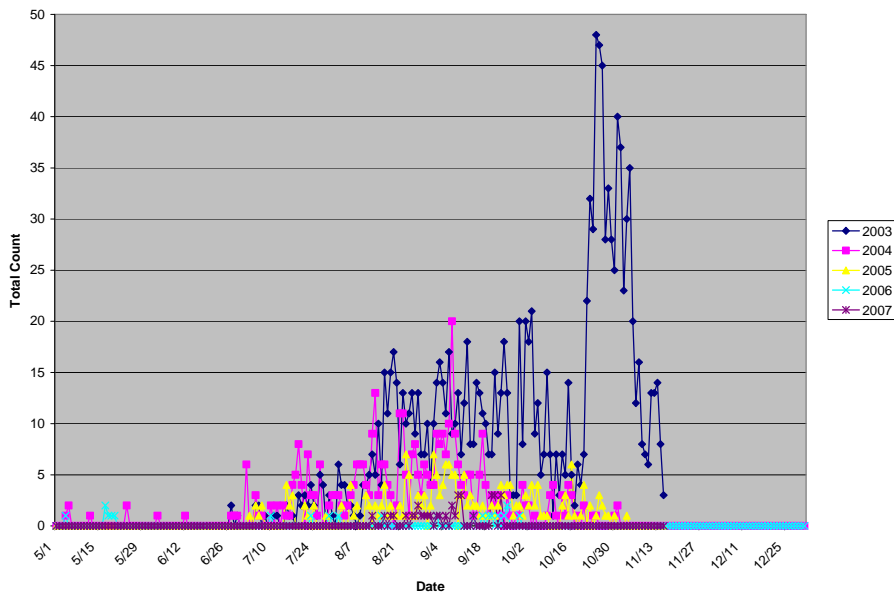


Figure 2.4-2 Daily counts of adult Pacific lamprey at Wells Dam during the fish counting season, 2003-2007.

2.5 Project Pacific Lamprey Studies

Until recently, relatively little information was available on Pacific lamprey in the mid-Columbia River Basin. However, with increased interest in the species coupled with a petition for listing under the ESA (Section 2.2), Douglas has initiated studies to address Pacific lamprey passage and migratory behavior in the Project consistent with currently available technology.

2.5.1 2001-2003 Project Pacific Lamprey Study

In 2004, Douglas contracted with LGL Limited to conduct a lamprey radio-telemetry study at Wells Dam in coordination with Chelan PUD, which was conducting a similar study at Rocky Reach Dam. A total of 150 lamprey were radio-tagged and released at or below Rocky Reach Dam. The radio-tags used in this study had an expected operational life of 45 days (Nass et al. 2005). It is important to note that as a result of the lamprey release site being located over 50 miles downstream of Wells Dam, the value of the study results for the Project was limited by the relatively small numbers of tagged fish detected upstream at Wells (n=18) and the fact that many of the radio-tags detected at Wells Dam were within days of exceeding their expected battery life.

The 2004 study at Wells Dam was implemented through a combination of fixed-station monitoring at the dam and fixed-stations at tributary mouths. Collectively, these monitoring sites were used to determine migration and passage characteristics of lamprey entering the Project Area. Of the 150 adult lamprey released at or below Rocky Reach in 2004, 18 (12% of 150) were detected in the Wells Dam tailrace, and ten (56% of 18) of these were observed at an entrance to the fishways at Wells Dam. A total of 3 radio-tagged lamprey passed Wells Dam prior to expiration of the tags, resulting in a Fishway Efficiency estimate of 30% (3 of 10) for the study period. A single lamprey was detected upstream of Wells Dam at the mouth of the Methow River (Nass et al. 2005).

For lamprey that passed the dam, the majority (92%) of Project Passage time was spent in the tailrace. Median time required to pass through the fishway was 0.3 d and accounted for 8% of the Project Passage time (Nass et al. 2005).

Although the 2004 study at Wells Dam provided preliminary passage and behavioral information for migrating adult lamprey, the limited observations due to the small sample size (n=18) were insufficient in addressing the objectives of the 2004 study.

2.5.2 2007-2008 Project Pacific Lamprey Study

In 2007, Douglas contracted with LGL Limited to conduct a second lamprey radio-telemetry study at Wells Dam. The study was scheduled to occur from early August through November and utilized tags that had 87 days of battery life. A total of 21 adult lamprey were tagged and released for the purpose of this study. However, due to very low adult lamprey returns to Wells Dam in 2007 (n=35) and low trapping efficiency, only 6 adult Pacific lamprey were captured at Wells Dam during trapping activities (August 14 to October 3). Therefore, 15 additional adult lamprey were collected at Rocky Reach Dam, transported to Wells Dam, tagged and released.

The project was continued in 2008 to obtain additional information. Findings to date are as follows:

- In total, 12 lamprey, including a recaptured lamprey, were released within the Wells ladders (mid-ladder) in 2007 to collect specific information on upper fishway passage times and behavior. Six fish were released into the west ladder and six fish were released into the east ladder.
- Of the six in-ladder releases on the west fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 9 hours and 44 minutes.
- Of the six in-ladder releases on the east fish ladder, five fish exited the fishway prior to their radio-tags expiring. Median travel time from first detection at the above trap fixed monitoring station to exit into the Wells forebay was 7 hours and 53 minutes.
- Of the eleven in-ladder releases that exited into the Wells forebay, nine were detected by the video bypass antenna (i.e., inside of the picketed leads), and eight (73%) bypassed the adult counting window undetected by fish enumerators.
- In total, ten lamprey were released into the Wells tailrace. Six fish were released along the west tailrace and four fish were released along the east tailrace.
- Of the six west tailrace releases, one fish was recovered in the scroll case of Unit 3 during unit maintenance activities. This fish was re-released in-ladder on the east fishway and successfully ascended (see above). At the end of the study, five of these lamprey were still in the Wells Dam tailrace.
- Of the four east tailrace releases, one fish has passed Wells Dam. The lower fishway passage time for this fish was 6:07, while the upper fishway passage time was 5:53. At the end of the study, three of these lamprey were still in the Wells Dam tailrace.
- Overall, 11 radio-tagged lamprey passed Wells Dam in 2007. Ten lamprey did not ascend the Wells fish ladders prior to the expiration of their radio-tags.

3.0 GOALS AND OBJECTIVES

The goal of the PLMP is to implement measures to monitor and address impacts, if any, on Pacific lamprey resulting from the Project during the term of the new license. Douglas, in collaboration with the Aquatic SWG, has agreed to implement several Pacific lamprey PME in support of the PLMP. The PMEs presented within the PLMP are designed to meet the following objectives:

Objective 1: Identify and address any adverse Project-related impacts on passage of adult Pacific lamprey;

Objective 2: Identify and address any Project-related impacts on downstream passage and survival, and rearing of juvenile Pacific lamprey;

Objective 3: Participate in the development of regional Pacific lamprey conservation activities.

The PLMP is intended to be compatible with other Pacific lamprey management plans in the Columbia River mainstem. Furthermore, the PLMP is intended to be supportive of the HCP, the

critical research needs identified by the Columbia River Basin Technical Working Group, the Resident Fish Management Plan, Bull Trout Management Plan, and White Sturgeon Management Plan by continuing to monitor and address ongoing impacts, if any, on Pacific lamprey resulting from Project operations. The PLMP is intended to be not inconsistent with other management strategies of federal, state and tribal natural resource management agencies and supportive of designated uses for aquatic life under Washington state water quality standards found at WAC 173-201A.

The schedule for implementation of specific measures within the PLMP is based on the best information available at the time the Plan was developed. As new information becomes available, implementation of each activity may be adjusted through consultation with the Aquatic SWG.

4.0 PROTECTION, MITIGATION AND ENHANCEMENT MEASURES

Douglas, in consultation with the Aquatic SWG, will implement PME for Pacific lamprey in the Project consistent with the goals and objectives identified in Section 3.0. The measures proposed in this section are intended to serve as PMEs for Pacific lamprey throughout the new license term.

4.1 Adult Pacific Lamprey Passage (Objective 1)

4.1.1 Upstream Fishway Operations Criteria

Douglas shall operate the upstream fishways at Wells Dam in accordance with criteria outlined in the HCP. Based upon information collected from activities conducted in Sections 4.1.3 - 4.1.7, Douglas, in consultation with the Aquatic SWG and the HCP Coordinating Committee, may evaluate various operational and structural modifications to the upstream fishways (e.g., reduction in fishway flows at night) for the benefit of Pacific lamprey passing upstream through Wells Dam during the new license term. If requested, the Aquatic SWG shall develop an Operations Study Plan (OS Plan) that specifically identifies all operational modifications to be evaluated, the proposed monitoring strategy, implementation timeline and criteria for success. The plan shall include a component to evaluate the effects of lamprey modifications on salmon. Upon completion of the evaluation, the Aquatic SWG, in consultation with the HCP Coordinating Committee, will determine whether the proposed modifications should be made permanent, removed, or modified.

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4.1.2 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to implement the Adult Fish Passage Plan and associated Adult Ladder Dewatering Plan as required by the HCP. These plans include practices and procedures utilized during fishway dewatering operations to minimize fish presence in the fish ladders and then once dewatered directs Douglas staff to remove stranded fish and safely place them back into the Columbia River. All fish species, including Pacific lamprey that are encountered during dewatering operations are salvaged consistent with the protocol identified in the HCP. Any adult

lamprey that are captured during salvage activities will be released upstream of Wells Dam, unless otherwise determined by the Aquatic SWG. Douglas will coordinate salvage activities with the Aquatic SWG and allow for member participation. Douglas will provide a summary of salvage activities in the annual report.

4.1.3 Upstream Fishway Counts and Alternative Passage Routes

Douglas shall continue to conduct annual adult fish passage monitoring in the Wells Dam fishways using the most current technology available, to count and provide information on upstream migrating adult Pacific lamprey 24-hours per day during the adult fishway monitoring season (May 1- November 15). Based upon information collected from activities conducted in Sections 4.1.6 - 4.1.7, Douglas, in consultation with the Aquatic SWG, may choose to address the use of alternative upstream passage routes around Wells Dam fishway counting stations by adult Pacific lamprey. Potential measures to improve counting accuracy, following consultation and approval of the Aquatic SWG, may include, but may not be limited to, the development of a correction factor based upon data collected during passage evaluations (Sections 4.1.6 and 4.1.7) or utilization of an alternative passage route as a counting facility for adult Pacific lamprey.

Comment [JGM1]: Suggested by SWG on August 12th.

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4.1.4 Upstream Passage Improvement Literature Review

If additional passage improvement measures are deemed necessary by the Aquatic SWG, then within six months after this determination, Douglas, in consultation with the Aquatic SWG, shall complete a literature review on the effectiveness of upstream passage measures (i.e., lamprey passage systems, plating over diffuser grating, modifications to orifices, rounding sharp edges, fishway operational changes, etc.) implemented at other Columbia and Snake river hydroelectric facilities. The literature review will be conducted in support of activities identified in Section 4.1.5 to help in the selection of reasonable measures that may be implemented to improve adult lamprey passage at Wells Dam.

4.1.5 Fishway Modifications to Improve Upstream Passage

If additional passage improvement measures are deemed necessary by the Aquatic SWG, based upon the results of studies conducted at Wells Dam, then within one year or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify, design and implement any reasonable upstream passage modifications (structural and/or operational). Passage measures will be designed to improve passage performance by providing safe, effective, and volitional passage for Pacific lamprey through the Wells Dam fishways without negatively impacting the passage performance of adult anadromous salmonids. The following components shall be included in these passage measures:

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- Fishway Inspection: Within one year of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall conduct a fishway inspection with the Aquatic SWG and regional lamprey passage experts to identify and prioritize measures to improve adult lamprey passage and enumeration at Wells Dam. Additional ladder inspections will be conducted at the request of the Aquatic SWG, consistent with winter ladder dewatering operations.

Comment [JGM2]: Suggested by SWG on August 12th.

- Entrance Efficiency: Within one year of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall develop a Lamprey Entrance Efficiency Plan (LEE Plan) for evaluating operational and physical ladder entrance modifications intended to create an environment at the fishway entrances that are conducive to adult lamprey passage without significantly impacting the passage of adult salmonids. These improvements shall be evaluated until compliance, as described below, is attained.
- Diffuser Gratings: Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, diffuser gratings within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.
- Transition Zones: Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, transition zones within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.
- Ladder Traps and Exit Pools: Within five years of license issuance or as soon as practicable following consultation with the Aquatic SWG, Douglas shall identify and address, if needed, lamprey ladder traps and exit pools within fishways at Wells Dam that adversely affect passage of adult Pacific lamprey.

Douglas shall exhibit steady progress, as agreed to by the Aquatic SWG, towards improving adult lamprey passage until performance at Wells Dam is determined to be similar to other mid-Columbia River hydroelectric dams, or until scientifically rigorous standards and evaluation techniques are established by the Lamprey Technical Workgroup, or its successor, and adopted regionally. The Aquatic SWG will then evaluate, and if applicable and appropriate, adopt these standards for use at Wells Dam. If compliance is achieved, Douglas shall only be required to implement activities pursuant to Section 4.1.7 (Periodic Monitoring) for adult Pacific lamprey passage.

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4.1.6 Adult Pacific Lamprey Upstream Passage Evaluation

Should upstream passage measures be implemented under Section 4.1.5, then within one year following the implementation of such measures, Douglas, in consultation with the Aquatic SWG, shall conduct a one-year study to monitor the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If monitoring results indicate that passage rates at Wells Dam are not similar to passage rates at other mid-Columbia River dams or within standards as described in Section 4.1.5, Douglas, in consultation with the Aquatic SWG, shall develop and implement additional measures to improve upstream Pacific lamprey passage. Measures described in Sections 4.1.5 and 4.1.6 may be repeated, as necessary, until adult passage through Wells Dam is similar to passage rates at other mid-Columbia River hydroelectric dams or within standards as described in Section 4.1.5.

4.1.7 Periodic Monitoring

Once adult Pacific lamprey upstream passage rates at Wells Dam are similar to rates at other mid-Columbia River dams or within standards as described in Section 4.1.5, Douglas, in consultation with the Aquatic SWG, shall periodically monitor adult Pacific lamprey passage

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performance through Wells Dam fishways to verify the effectiveness of passage improvement measures. Specifically, every ten years after compliance has been achieved, or as determined by the Aquatic SWG, Douglas shall implement a one-year study to verify the effectiveness of the adult fish ladders with respect to adult lamprey passage. If results of the monitoring program confirm the effectiveness of adult lamprey passage measures and the results indicate that passage rates are still in compliance, then no additional measures are needed. If the results indicate that adult upstream passage rates are out of compliance, then the upstream passage study will be replicated to confirm the results. If the results after two years of study both indicate that passage rates have not been maintained, Douglas, in consultation with the Aquatic SWG, shall develop and implement measures to improve upstream Pacific lamprey passage, if any (see Section 4.1.5).

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4.2 Juvenile Pacific Lamprey Downstream Passage and Survival and Rearing (Objective 2)

4.2.1 Downstream Bypass Operations Criteria

Douglas is required to operate the downstream bypass system at Wells Dam in accordance with criteria outlined in the HCP.

4.2.2 Salvage Activities During Ladder Maintenance Dewatering

Douglas shall continue to conduct salvage activities as required by the HCP's Adult Fish Passage Plan during fishway dewatering operations. All fish species, including Pacific lamprey that are encountered during dewatering operations shall be salvaged consistent with the protocol identified in the HCP. Any juvenile Pacific lamprey that are captured during salvage activities will be released downstream of Wells Dam. Douglas will coordinate salvage activities with the Aquatic SWG and allow for member participation. Douglas will provide a summary of salvage activities in the annual report.

4.2.3 Juvenile Pacific Lamprey Passage and Survival Literature Review

Beginning in year five and every five years thereafter during the new license, Douglas, in consultation with the Aquatic SWG, shall conduct a literature review to summarize available technical information related to juvenile lamprey passage and survival through Columbia and Snake river hydroelectric facilities. This information will be used to assess the feasibility of conducting activities identified in Section 4.2.4.

4.2.4 Juvenile Pacific Lamprey Downstream Passage and Survival Evaluation

Based upon the current state of the science regarding tag technology and methodologies for Pacific lamprey macrophthalmia (Section 2.3), coupled with the challenges of obtaining macrophthalmia in sufficient numbers within the Project to meet sample size requirements for a statistically rigorous study, a juvenile downstream passage and survival evaluation is not feasible at this time.

During the term of the new license, if tag technology and methodologies are developed and field tested and a sufficient source of macrophthalmia in or upstream of the Project are identified to ensure that a field study will yield statistically rigorous and unbiased results, Douglas, in consultation with the Aquatic SWG, shall implement a one-year juvenile Pacific lamprey downstream passage and survival study.

If statistically valid study results indicate that Project operations have a significant negative impact on the Pacific lamprey population above the Wells Dam, Douglas, in consultation with the Aquatic SWG, shall identify and implement scientifically rigorous and regionally accepted measures (e.g., translocation, artificial production or habitat enhancement), if any, or additional studies to address such impacts. If operational changes are needed to improve passage survival of juvenile lamprey migrants, then those changes need to be coordinate with the HCP Coordinating Committee.

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Comment [SB3]: Language proposed by the Aquatic SWG on 8-12-09.

4.2.5 Juvenile Pacific Lamprey Habitat Evaluation

Within three years of the effective date of the new license, Douglas shall implement a one-year study to examine presence and relative abundance of juvenile Pacific lamprey in habitat areas within the Project that may be affected by Project operations. As part of this measure, Douglas shall identify areas of potential juvenile Pacific lamprey habitat for future evaluation. Sampling of these areas will assess presence/absence and relative abundance. Any sampling methodologies used in support of this activity will require coordination with the HCP Coordinating Committee and regulatory approval of the federal and state agencies.

4.3 Participate in Regional Pacific Lamprey Conservation Activities (Objective 3)

4.3.1 Regional Lamprey Working Groups

Douglas shall participate in Pacific lamprey work groups in order to support regional conservation efforts (e.g., the Pacific Lamprey Technical Work Group and the USFWS Lamprey Conservation Initiative). Activities may include but are not limited to information exchanges with other entities, meeting attendance, and coordination of Douglas' Pacific lamprey activities with other entities conducting lamprey research in the mid-Columbia River. Activities may also include conducting PLMP research within the Project, and sharing that information with other entities.

4.4 Reporting

Douglas will provide an annual report to the Aquatic SWG summarizing the previous year's activities and proposed activities for the following year undertaken in accordance with the PLMP. The report will document all Pacific lamprey activities conducted within the Project and describe activities proposed for the following year. Furthermore, any decisions, statements of agreement, evaluations, or changes made pursuant to this PLMP will be included in the annual report. If significant activity was not conducted in a given year, Douglas will prepare a memorandum providing an explanation of the circumstances in lieu of the annual report.

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Email from Douglas PUD to ASWG members regarding final updated WQMP

From: Josh Murauskas
Sent: Monday, August 17, 2009 3:36 PM
To: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Mary Mayo; Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irlé (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Subject: Updated WQMP
Attachments: Updated Wells WQMP (Final 2009).pdf

Dear Aquatic SWG Members:

Please find attached the final updated Water Quality Management Plan. Again, thanks for all of your continued efforts on updating this document!

Josh

*Josh Murauskas
Douglas Co. PUD
(509) 881-2323*

WATER QUALITY MANAGEMENT PLAN
WELLS HYDROELECTRIC PROJECT
FERC PROJECT NO. 2149

August 2009

Prepared by:
Public Utility District No. 1 of Douglas County
East Wenatchee, Washington

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Phone Conversation with NMFS regarding NMFS Comments on the Draft BA



Wells Project Relicensing Phone Conversation Summary

Call to: Bryan Nordlund, National Marine Fisheries Service

Call From: Shane Bickford, Douglas PUD

Date: August 19, 2009

Time: 4:10 PM

Subject: NMFS comments on the draft Biological Assessment (BA) for the relicensing of the Wells Project.

Summary:

Bryan indicated that he had quickly reviewed the draft BA and that he had found that the format and content matched with his expectations for the document.

In response to a question from Bryan, Shane confirmed that the Rocky Reach BA matrix was used to develop the format for the take tables found within the salmon and steelhead sections of the BA.

Bryan indicated that the tables met with his expectation for the document.

The timeline for initiation of official consultation on the proposed action was discussed in detail including the expectation that FERC will publish their REA in July 2010.

Bryan indicated that he hoped to complete a detailed review of the draft BA sometime toward the middle of September toward providing comments prior to the filing of the draft license application, due in December 2009.

Shane indicated that Douglas PUD looks forward to receiving detailed NMFS comments on the draft BA.

Email from Aquatic Chair to BIA regarding request from BIA for ASWG representative

From: Mike Schiewe [mschiewe@anchorqea.com]
Sent: Friday, August 21, 2009 10:21 AM
To: Robert.Dach@bia.gov
Cc: Ali Wick; Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Jeff Korth (WDFW Policy Support); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Mary Mayo; Molly Hallock (WDFW Lamprey Lead); Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford; Steve Parker (YN Technical); Tony Eldred (WDFW Policy); Jessi Gonzales; Steve Lewis; Molly.Hallock@dfw.wa.gov
Subject: RE: ASWG Participation

Bob - Thanks for your interest the Aq SWG. The SWG is continuing to discuss your request for a BIA representative to attend meetings of the Aq SWG. We will send clarification once the group comes to a decision.

Mike Schiewe
Aq SWG Chair

Michael H. Schiewe, PhD

ANCHOR QEA, LLC
mschiewe@anchorqea.com
1423 Third Avenue, Suite 300
Seattle, WA 98101

T 206.287.9130
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ANCHOR QEA, LLC
www.anchorqea.com

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From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]
Sent: Thursday, August 20, 2009 3:13 PM
To: Mike Schiewe
Subject: ASWG Participation

Hi Mike,

Thanks for the call the other day - I've been in training all week and not as attentive to other affairs as I probably should be! Along those lines, can you send me an email regarding the ASWG's concerns regarding BIA participation as a non voting member? I want to make sure I appropriately address the issue in my response.

Thanks!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Douglas PUD to NPS regarding Draft Wells Project Recreation
Management Plan (RMP)

Attachments: Wells Project Recreation Management Plan (Draft).pdf

From: "Scott Kreiter"<scottk@dcpud.org>
To: <susan_rosebrough@nps.gov>
Sent: 08/31/2009 02:23 PM

Subject: Wells Project Recreation Management Plan

Susan,

Attached for your information is the draft Wells Project Recreation Management Plan (RMP). This RMP includes measures to address issues identified in the Recreation Use Study, the Recreation Needs Study, and the Recreation Access Study.

We are currently working with the cities of Brewster, Bridgeport, and Pateros on Operations and Maintenance agreements for recreation facilities in each respective city. Those agreements include the same O&M standards that are defined in the RMP.

We would be interested in hearing any comments you might have on the RMP. If you have any questions, please feel free to give me a call or send me an email.

Thanks.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327(See attached file: Wells Project Recreation Management Plan
(Draft).pdf)

Email from Douglas PUD to Washington State Parks and Recreation (State Parks)
regarding Draft Wells Project RMP

From: Scott Kreiter
Sent: Monday, August 31, 2009 3:30 PM
To: Jim Harris (jim.harris@parks.wa.gov)
Subject: Wells Project Recreation Management Plan

Hello Jim,

Attached for your information is the draft Wells Project Recreation Management Plan (RMP). This RMP includes measures to address issues identified in the Recreation Use Study, the Recreation Needs Study, and the Recreation Access Study.

We are currently working with the cities of Brewster, Bridgeport, and Pateros on Operations and Maintenance agreements for recreation facilities in each respective city. Those agreements include the same O&M standards that are defined in the RMP.

You'll also note that we've been working with the Water Trails group on some measures to accommodate camping for flatwater paddlers. They mentioned that they've been working with State Parks on some of their activities (primarily signs).

We would be interested in hearing any comments you might have on the RMP. If you have any questions, please feel free to give me a call or send me an email.

Hope the summer is treating you well.

Thanks.

-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Email to Cultural RWG regarding Draft HPMP

From: Scott Kreiter
Sent: Thursday, September 03, 2009 11:10 AM
To: Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Tim Bachelder
Subject: Wells Project Relicensing: Final Draft HPMP
Attachments: Wells Project Historic Properties Management Plan (Final Draft 083109).pdf

Wells Cultural Resources Work Group:

Please find attached the final draft HPMP. Revisions include those comments received at the July 1 work group meeting. All changes are tracked or highlighted.

Note that the Monitoring Plan has been incorporated into the main document as Appendix E.

Maps have been significantly updated, and have increased the file size of the document. As such, the maps have been compressed to a lower image quality to allow for emailing. The final version will have the higher quality maps.

Please review the changes and contact me if you have any questions or concerns. Over the next week we will be working to schedule our next work group meeting, hopefully for late September.

Thank you.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Email from USFWS regarding Reschedule Discussion on BA Comments

Subject: Wells Relicensing Meeting (Reschedule Discussion of BA Comments)

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Tuesday, September 08, 2009 10:53 AM
To: Shane Bickford; Beau Patterson
Subject: Fw: Wells Relicensing Meeting (Reschedule Discussion of BA Comments)

FYI...see below...I'm available September 16th and October 9th, but I imagine I don't have to be there.....

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

----- Forwarded by Stephen Lewis/WNES/R1/FWS/DOI on 09/08/2009 10:47 AM -----

From: Jeff Krupka/WNES/R1/FWS/DOI
09/08/2009 10:34 AM

Subject Re:

To: Stephen Lewis/WNES/R1/FWS/DOI@FWS
Wells Relicensing Meeting (Reschedule Discussion of BA
Comments)

This month is really jammed, only Sep 11 and Sep 16 are open, and only between 9am-2pm both days. Sorry about that. Maybe I should throw in some Oct dates too: 9, 16, 22 and 23 between 9am-2pm; and anytime 26 are all possibilities. Thanks, jk

Jeff Krupka, Supervisory Fish and Wildlife Biologist
USFWS - Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
509.665.3508 x18 (tel)
509.665.3509 (fax)

"Most obstacles are imaginary, the rest are temporary" - the wisdom of Dusty's

Stephen Lewis/WNES/R1/FWS/DOI

To: Jeff Krupka/WNES/R1/FWS/DOI@FWS

Subject: Wells Relicensing Meeting (Reschedule Discussion of BA Comments)

09/04/2009 10:58 AM

Hi Jeff-

Shane/Beau wanted to schedule the BA meeting that was originally set for September 4th since you were out. Possible dates available to the PUD include: 9/8 (PM), 9/10 (PM), or 9/22 (whole day available). They thought it would only take a couple of hours max.....

S-

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

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Aquatic SWG Meeting

ASWG APPROVAL OF FINAL PLMP INCORPORATING BIA'S
AND CRITFC'S COMMENTS INTO FINAL PLAN

Agenda

Aquatic Settlement Work Group



Date: Wednesday, September 9, 2009

Time: 10:00 a.m. to 3:00 p.m.

Location: Wells Engineering Conference Room
Public Utilities District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802

Conference call line: 509.881.2990, access code
327831.

- | | |
|--|---------------------------|
| I. Welcome and Agenda / Minutes Review | Schiewe |
| II. Draft License Application Status and Consistency with Management Plan | Murauskas |
| III. Summary of Effects of Toxics on Lamprey | Murauskas |
| IV. Pacific Lamprey Management Plan | Murauskas,
Aquatic SWG |



Wells Project Relicensing Aquatic Settlement Work Group

DATE: September 9, 2009

LOCATION: Douglas PUD

Initials	Name	Affiliation Name	Email
_____	Ali Wick	Anchor QEA	awick@anchorqea.com
_____	Allison O'Brien	DOI	a-obrien@qwestoffice.net
_____	Art Viola	WDFW	violaaev@dfw.wa.gov
_____	Bao Le	Long View Assoc.	ble@longviewassociates.com
_____	Beau Patterson	Douglas PUD	bpatterson@dcpud.org
<u>BT</u>	Bill Towey	Colville Tribes	bill.towey@colvilletribes.com
_____	Bill Tweit	WDFW	tweitwmt@dfw.wa.gov
_____	Bob Barwin	WDOE	rbar461@ecy.wa.gov
_____	Bob Dach	BIA	robert.dach@bia.gov
_____	Bob Jateff	WDFW	jatefrjj@dfw.wa.gov
<u>BR</u>	Bob Rose	Yakama Nation	brose@yakama.com
_____	Brad James	WDFW	jamesbjw@dfw.wa.gov
_____	Bryan Nordlund	NOAA Fisheries	bryan.nordlund@noaa.gov
<u>CA</u>	Carmen Andonaegui	Anchor QEA	candonaegui@anchorqea.com
_____	Dale Bambrick	NOAA Fisheries	dale.bambrick@noaa.gov
_____	Dan Trochta	USFWS	dan_trochta@fws.gov
_____	Dennis Beich	WDFW	beichdvb@dfw.wa.gov
_____	Derek Sandison	WDOE	dsan461@ecy.wa.gov
_____	Jeff Korth	WDFW	korthjwk@dfw.wa.gov
<u>JB</u>	Jessica Gonzales	USFWS	jessica_gonzales@fws.gov

_____	Joe Peone	Colville Tribes	joe.peone@colvilletribes.com
_____	John Devine	HDR/DTA	john.devine@hdrinc.com
_____	Jon Merz	WDOE	jome461@ecy.wa.gov
<u>JM</u>	Josh Murauskas	Douglas PUD	jmurauskas@dcpud.org
_____	Karen Kelleher	BLM	karen_kelleher@blm.gov
_____	Keith Kirkendall	NOAA Fisheries	keith.kirkendall@noaa.gov
_____	Mary Mayo	Douglas PUD	mmayo@dcpud.org
<u>MS</u>	Michael Schiewe	Anchor QEA	mschiewe@anchorqea.com
<u>MH (Phone)</u>	Molly Hallock	WDFW	hallomh@dfw.wa.gov
<u>PI</u>	Pat Irle	WDOE	pir461@ecy.wa.gov
<u>PV</u>	Patrick Verhey	WDFW	verhepmv@dfw.wa.gov
_____	Paul Ward	Yakama Nation	ward@yakama.com
_____	Preston Sleeper	DOI	p-sleeper@qwestoffice.net
_____	Rosy Mazaika	BLM	rosemary_mazaika@blm.gov
_____	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
<u>SB</u>	Shane Bickford	Douglas PUD	sbickford@dcpud.org
<u>SL</u>	Steve Lewis	USFWS	stephen_lewis@fws.gov
_____	Steve Parker	Yakama Nation	parker@yakama.com
<u>TE</u>	Tony Eldred	WDFW	eldredte@dfw.wa.gov
_____	William Schurger	BLM	william_schurger@or.blm.gov

Final Meeting Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties

Date: October 14, 2009

From: Michael Schiewe (Anchor QEA)

re: Final Minutes of September 9, 2009 Aquatic SWG meeting

I. Welcome

1. Mike Schiewe opened the meeting. The August 12, 2009, meeting minutes were approved.

II. Summary of Decisions

1. The Aquatic Settlement Work Group (Aquatic SWG) approved changing regularly scheduled monthly meetings to conference calls and holding in-person meetings on a quarterly basis or as requested by SWG members (Item IV-1).
2. The Aquatic SWG unanimously approved the revised Pacific Lamprey Management Plan (PLMP) (Item IV-3).
3. The Aquatic SWG unanimously approved allowing a Bureau of Indian Affairs (BIA) representative to attend Aquatic SWG meetings as a non-voting observer (Item IV-4).

III. Summary of Action Items

1. Ali Wick will send an email to the Aquatic SWG identifying upcoming monthly conference call meeting dates and quarterly meeting dates (Item IV-1).
2. Shane Bickford will send out final Aquatic Settlement Agreement management plans and the Aquatic Settlement Agreement as a package to all Settlement Agreement representatives (Item IV-2).
3. Mike Schiewe will notify Bob Dach that the Aquatic SWG approved his request for a BIA representative to attend Aquatic SWG meetings as a non-voting observer (Item IV-4).

IV. Summary of Discussions

1. **Meeting Schedule Change** – The Aquatic SWG discussed and all approved changing monthly meetings to conference calls and in-person meetings to quarterly meetings or as needed. Ali Wick will send out an email confirming these dates.

2. **PLMP** – Josh Murauskas reviewed recent edits to the draft PLMP. These edits included those made in response to BIA and Columbia River Inter-Tribal Fish Commission (CRITFC) comments that were presented to the Aquatic SWG, as well as new text summarizing the findings from the 2009 Pacific lamprey study and the recommendation as contained in the 2009 study by Robichaud et al. The Aquatic SWG discussed the revisions to the PLMP, and noted that no comments had been received from BIA or CRITFC regarding the responses to their comments. The Aquatic SWG unanimously approved the revised PLMP as final.

3. **Draft License Application Status and Consistency with Management Plan** – Josh Murauskas provided an update on the status of the Draft License Application (DLA) and changes to the DLA. During the final review for the DLA, Douglas PUD noticed that there are some minor inconsistencies between and within some of the six aquatic management plans. Douglas PUD is proposing to update the management plans for consistency. All of the changes are editorial and formatting and do not affect the measures within the plans but they are changes to documents that were signed by all of the parties to the Aquatic SWG. Douglas PUD described each of the minor changes to the management plans and there were no objections to the changes. Based upon the revisions agreed upon at the meeting, the PUD will submit the DLA to FERC in December 2009. Shane Bickford also said that the final Aquatic Settlement Agreement and associated management plans will be sent to all of the Settlement parties and representatives.

4. **USFWS/BIA Issues** – Jessi Gonzales briefed the Aquatic SWG on U.S. Department of Interior (DOI) discussions regarding the relationship between the USFWS and BIA after the USFWS signing of the Aquatic Settlement Agreement. Gonzales explained that DOI authority over fishways under Section 18 is delegated by the Secretary of the Interior to USFWS. The BIA has requested clarification on this issue, and the DOI Office of Environmental Policy and Compliance in both the USFWS and BIA will address this issue and will be sending a letter to Douglas PUD to clarify. Meanwhile, USFWS is moving forward on government-to-government consultations with tribal chairs to put on record the extent each tribe intends to participate in this Aquatic SWG process.

Mike Schiewe said that Bob Dach at BIA has requested that a BIA representative be allowed to attend Aquatic SWG meetings as a non-voting observer. The Aquatic SWG discussed and approved this, with the Yakama Nation abstaining. Mike Schiewe will notify Bob Dach that the Aquatic SWG approved his request.

5. **Pacific Lamprey Study Plan Update** – Josh Murauskas showed underwater footage of the DIDSON camera installation at Wells Dam that is part of the 2009 lamprey passage study. Data are being collected 24 hours per day. The cameras will be operated until September 20 or 22, and data analysis will begin after that.

6. **Summary of Effects of Toxins on Lamprey** – Josh Murauskas prepared and handed out to the workgroup a summary of published literature regarding the effects of toxins on lamprey. Bob Rose recommended that an effort be made to compile and summarize lamprey literature for use in regional lamprey management efforts. Josh Murauskas provided Mr. Rose with an extensive literature review database collected over the past decade.
7. **Mid-Columbia Lamprey Restoration Coordination Efforts** – Bob Rose explained that the Yakama Nation intends to finalize a Pacific lamprey restoration plan and will begin implementing actions in the Yakima subbasin beginning in 2011 and then in the Mid-Columbia region the following year (2012). The Yakama Nation intends to coordinate their lamprey restoration actions with salmon and lamprey recovery planning efforts. Rose said that the Yakama Nation is holding a kick-off meeting on October 9, 2009, in Yakima for the 2010 Yakima subbasin Pacific lamprey restoration planning effort. He said that he would be working with Colville Confederated Tribes (CCT), the PUDs, WDFW, and USFWS to plan a date in October to have the first meeting on coordinating lamprey restoration and management actions in the Mid-Columbia region.

V. Next Meetings

1. Upcoming meetings: *October 14, November 11, and December 9, all conference calls.*

List of Attachments

Attachment A – List of Attendees

Attachment A List of Attendees

Name	Role	Organization
Mike Schiewe	SWG Chair	Anchor QEA, LLC
Carmen Andonaegui	Administrative	Anchor QEA, LLC
Josh Murauskas	SWG Technical Rep.	Douglas PUD
Shane Bickford	SWG Policy Rep.	Douglas PUD
Bob Rose*	SWG Technical Rep.	Yakama Nation
Bill Towey	SWG Technical Rep.	Colville Confederated Tribes
Pat Irle	SWG Technical Rep.	Washington State Department of Ecology
Molly Hallock**	WDFW Technical	Washington Department of Fish and Wildlife
Patrick Verhey *	SWG Policy Alternate	Washington Department of Fish and Wildlife
Tony Eldred	SWG Policy Rep.	Washington Department of Fish and Wildlife
Jessica Gonzalez	SWG Policy Rep.	U.S. Fish and Wildlife Service
Steve Lewis	SWG Technical Rep.	U.S. Fish and Wildlife Service

*Joined the meeting at 1pm. ** Phone participant.

Letter from DOI to Douglas PUD regarding USFWS not signing agreement on
behalf of BIA or DOI



United States Department of the Interior

OFFICE OF THE SECRETARY
Office of Environmental Policy and Compliance
620 SW Main Street, Suite 201
Portland, Oregon 97205



IN REPLY REFER TO:

September 10, 2009

Mr. Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497

Dear Mr. Bickford:

On July 31, 2009, the U.S. Fish and Wildlife Service (FWS) signed the Aquatic Settlement Agreement (Agreement) for the Wells Hydroelectric Project (Project), FERC No. 2149. In addition to the FWS, the parties to the Agreement include the Confederated Tribes of the Colville Reservation, Confederated Tribes and Bands of the Yakama Nation, Washington State Department of Ecology, Washington State Department of Fish and Wildlife, and the Public Utility District No. 1 of Douglas County. As you know, the Department of the Interior (Department) consists of multiple Bureaus with discrete missions and responsibilities. FWS signed the Agreement after making a determination that the Agreement, along with the attached resource management plans, satisfactorily addressed FWS's concerns. At this time, the Bureau of Indian Affairs (BIA) has not reached a similar conclusion on issues that may affect Indian trust resources, although I have been assured that BIA will also sign the Agreement if their concerns can be adequately addressed.

FWS has the authority to sign the Settlement Agreement, as does any other bureau, for those resources under their area of jurisdiction and special expertise. However, their signature on the agreement does not represent any other Departmental Bureau nor constrain any other Departmental Bureau from participating in the licensing proceeding or submitting appropriate mandatory conditions and prescriptions through the Office of the Secretary.

If you have any questions or concerns or if I can be of any assistance, please feel free to contact me at (503) 326-2489.

Sincerely,

Preston A. Sleeper
Regional Environmental Officer

Email from NPS to Douglas PUD regarding recommendations
to the RMP

Attachments: Wells Project Recreation Management Plan (Draft).pdf

-----Original Message-----

From: Susan_Rosebrough@nps.gov [mailto:Susan_Rosebrough@nps.gov]
Sent: Monday, September 14, 2009 10:14 AM
To: Scott Kreiter
Subject: Re: Wells Project Recreation Management Plan

Hi Scott,

Thanks for sending this to me. I think it looks good. I have two recommendations for this:

1. Promotion of recreation facilities and water trail.

To support use of the project and the water trail, develop printed and web-based material that maps out day-use sites, dispersed sites, wildlife viewing areas, campsites, and walking trails, etc. This could be used by paddlers but also by other recreation users who want to boat, walk, or fish in the area.

2. If we could some language in the monitoring section, about the rail-road line, state-wide need for walking, and the potential to use this corridor in the future as a trail if it becomes available, that would put a placeholder for some of the discussions that happened early on in relicensing and the potential here. I understand it is now an active line, but I still think it would be great to capture the idea in the document for a potential future vision.

Thanks and great work!
Susan

Susan Rosebrough
National Park Service
Rivers, Trails and Conservation Assistance
909 First Avenue
Seattle, WA 98104

206/220-4121(work)
206/851-1657 (cell)
susan_rosebrough@nps.gov
www.nps.gov/pwr/rtca

Email from BIA to Aquatic Chair regarding DOI's letter sent to Douglas PUD
stating that USFWS is not signing agreement on behalf of BIA or DOI

Attachments: wells letter_final.pdf

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Monday, September 14, 2009 9:38 AM

To: Mike Schiewe

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: RE: ASWG Participation

Hi Mike,

The Department sent the attached letter to Shane last week, not sure if you have seen it or have had a chance to further consider our participation. What we hoped to make clear is that the FWS was not representing BIA or the Department and that FWS signature on the agreement doesn't hinder BIA from exercising any of the Secretary's FPA authorities. We're hopeful that we can do this through the ASWG, but let me know if we should make other arrangements.

Thanks for your help!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Aquatic Chair to BIA regarding ASWG's approval of BIA's attendance at ASWG meetings as a non-voting observer

From: Mike Schiewe [mailto:mschiewe@anchorqea.com]

Sent: Tuesday, September 15, 2009 11:28 AM

To: Robert.Dach@bia.gov

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: RE: ASWG Participation

Bob – Thanks for the copy of the letter from the DOI Office of Environmental Policy and Compliance to Douglas PUD, and for sharing it with the Aquatic Settlement Work Group.

Members of the Aquatic Settlement Work Group have discussed your request for a BIA representative to attend SWG meetings, and have approved attendance as a non voting observer. The next scheduled meeting is a conference call on October 14 at 10:00a; I will provide you with additional details and a schedule of upcoming meetings prior to that time.

Thanks for your interest in the Wells Aquatic SWG.

Mike Schiewe
Chair, Aquatic SWG

Michael H. Schiewe, PhD

ANCHOR QEA, LLC

mschiewe@anchorqea.com

1423 Third Avenue, Suite 300

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T 206.287.9130

D 206.903.3307

F 206.287.9131

C 360.271.9747

ANCHOR QEA, LLC

www.anchorqea.com

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Email from BIA to Aquatic Chair wanting clarification of non-voting observer

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Monday, September 28, 2009 10:39 AM

To: Mike Schiewe

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: RE: ASWG Participation

Hi Mike,

Can you clarify "non-voting observer" for me? Does that mean we can attend but not speak, or that we can engage, but not vote?

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Yakama Nation to BIA with their clarification of non-voting observer

-----Original Message-----

From: Bob Rose [mailto:brose@yakama.com]

Sent: Monday, September 28, 2009 10:50 AM

To: Robert.Dach@bia.gov

Cc: Mike Schiewe; Ali Wick; Bill Towey (CCT Technical); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: Re: ASWG Participation

Hey Bob -

I think Mr. Shiewe is out for a bit - so he may not reply back real soon.

But - I believe the intent is to be engaged, albeit / maybe at a limited level - but not vote.

I don't think the ASWG has discussed this specifically - so still open to interpretation.

Maybe others with a different perspective will chime in.

I'd be interested if others felt differently.

Best - Rose

=====

Email from USFWS to BIA asking BIA to define their role and expectations of a non-voting observer

From: Jessica_Gonzales@fws.gov [mailto:Jessica_Gonzales@fws.gov]

Sent: Monday, September 28, 2009 11:24 AM

To: Robert.Dach@bia.gov

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Mike Schiewe; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)

Subject: RE: ASWG Participation

Bob,
I think one thing that would help the AqSWG clarify the role of a "non-voting observer" is to tell us what you would like BIA's role to be or what you want to do with the AqSWG (i.e. share information, bring others to share information or observe, engage in discussion by sharing BIA's opinion/position, or just observe), so that your role can be clearly defined and expectations are met. Obviously the non-voting part is key, which means you don't take part in voting to make AqSWG decisions. It is my understanding that BIA would have a non-voting status, until BIA signed the settlement agreement.

~~~~~  
JESSICA L. GONZALES Assistant Project Leader  
US Fish and Wildlife Service, Central Washington Field Office  
215 Melody Lane, Wenatchee, WA 98801  
Office 509.665.3508 x16 Fax 509.665.3509  
~~~~~

Email from Ecology to BIA with concurrence of Yakama Nation's clarification of
a non-voting observer

-----Original Message-----

From: Irle, Pat (ECY) [mailto:PIRL461@ECY.WA.GOV]
Sent: Monday, September 28, 2009 10:53 AM
To: Robert.Dach@bia.gov
Cc: Mike Schiewe; Ali Wick; Bill Towey (CCT Technical); Eldred, Duane R (DFW); Jessi Gonzales; Bob Rose; Joe Peone (CCT Policy); Merz, Jonathan (ECY); Josh Murauskas; Steve Parker (YN Technical); Shane Bickford; Steve Lewis; Verhey, Patrick M (DFW)
Subject: RE: ASWG Participation

Sounds like a good summary to me.

-----Original Message-----

From: Bob Rose [mailto:brose@yakama.com]
Sent: Monday, September 28, 2009 10:50 AM
To: Robert.Dach@bia.gov
Cc: Mike Schiewe; Ali Wick; Bill Towey (CCT Technical); Eldred, Duane R (DFW); Hallock, Molly (DFW); Jateff, Robert J (DFW); Jessi Gonzales; Joe Peone (CCT Policy); Merz, Jonathan (ECY); Josh Murauskas; Korth, Jeffrey (DFW); Mary Mayo; Hallock, Molly (DFW); Steve Parker (YN Technical); Irle, Pat (ECY); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Verhey, Patrick M (DFW); Paul Ward (YN Policy)
Subject: Re: ASWG Participation

Hey Bob -

I think Mr. Schiewe is out for a bit - so he may not reply back real soon.

But - I believe the intent is to be engaged, albeit / maybe at a limited level - but not vote.

I don't think the ASWG has discussed this specifically - so still open to interpretation.

Maybe others with a different perspective will chime in.

I'd be interested if others felt differently.

Best - Rose

=====

Email from Douglas PUD to NPS regarding insertion of NPS recommendations
into the RMP

From: "Scott Kreiter" <scottk@dcpud.org>
To: <Susan_Rosebrough@nps.gov>
09/29/2009 02:01 PM

Subject RE: Wells Project Recreation Management Plan

Susan,

We added a paragraph about promotion of recreation facilities as you suggested below.

I also proposed some language concerning the railroad. However, FERC has made it clear that they do not want measures included that would be outside the Project Boundary. Because the railroad corridor is outside the Wells Project Boundary, we have decided not to include it.

Should the railroad be abandoned in the future, I have no doubt that the local community will bring up the potential for trail development.

Does this make sense?

Thanks.
-Scott

Email to stakeholders regarding Agenda for Cultural RWG Meeting

From: Scott Kreiter
Sent: Tuesday, September 29, 2009 7:53 AM
To: Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Tim Bachelder
Subject: Wells Relicensing: Cultural Work Group Meeting Agenda
Attachments: Wells Cultural Work Group Agenda 101909.pdf

Cultural Work Group Members:

Please find attached the agenda for the October 19 meeting. Conference call numbers are included in the agenda.

The purpose of the meeting is to finalize the Wells Project HPMP. Everyone should have received a copy by email on September 3. If you have not received a copy, please let me know.

Thanks.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Email from NPS to Douglas PUD regarding insertion of NPS recommendations
into the RMP

-----Original Message-----

From: Susan_Rosebrough@nps.gov [mailto:Susan_Rosebrough@nps.gov]
Sent: Thu 10/8/2009 5:29 PM
To: Scott Kreiter
Subject: RE: Wells Project Recreation Management Plan

Thanks for the update Scott. I appreciate it.

Email from BIA to Douglas PUD regarding questions on PLMP edits

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]
Sent: Friday, October 09, 2009 11:51 AM
To: Josh Murauskas
Cc: Shane Bickford
Subject: PLMP Redline Draft for SWG review

Hi Josh,

I've been going through your last edits to the lamprey management plan over the last couple of days, and I have a few questions (in no particular order) that will help me to better understand the proposal:

1. We added some language in paragraph 2 of section 2.5.1, the last bullet in 2.5.2 and added a Summary of Effects section as 2.5.3. Was there something factually incorrect about those insertions?
2. The phrase "if any" implies that the information does not currently reflect any impacts on lamprey from the Wells Project - is that the intent of the statement?
3. Do you differentiate between the terms "monitor" and "evaluate"?
4. Do you think the concept of "timely" passage is captured in the phrase "safe, effective, and volitional"?
5. What is meant by the phrase "not inconsistent with"?
6. How would you define a "reasonable" measure?
7. At what point is performance at other Mid-Columbia River hydroelectric dams considered sufficient to set the standard to be met by DCPUD? is there a certain number of years that another project must have demonstrated a certain performance metric, is there a level of expected statistical precision/rigor that must be achieved at the other projects, is it an average of the other projects or does the best project set the standard? What do you think the current performance level is at other mid-Columbia River Projects?
8. Does the language in section 4.1.3 ("Douglas shall continue to conduct annual fish passage monitoring in the Wells Dam fishway...") mean you will continue to do annual radio-telemetry evaluations of lamprey passage at the project until performance is "similar to other mid-Columbia River " dams?
9. Does the phrase "Douglas, in consultation with the Aquatic SWG, may choose" mean that Douglas will implement measures requested by the ASWG or does it mean that Douglas would consider implementing measures requested by the ASWG?
10. Why is a one-year study sufficient to demonstrate that passage performance is met, but a two-year study is required to determine if it is not (see sections 4.1.6 and 4.1.7)?
11. Can you describe DCPUD's intended efforts to help develop new tagging technologies for macrophthalmai, and to increase numbers of available test fish upstream of the project?

We may be talking past one-another, so written answers to these questions will help me to better interpret the intent of the language in the Plan and maybe develop some alternative language that can address both of our issues, or at least develop a strategy for coordinating our issues with the PLMP.

Although I was hoping to provide you and Shane with some more concise feedback on the proposed changes, I don't think we're quite ready for that as yet. I will use your responses to the above questions to inform our next steps, which we will provide following a meeting between BIA and all of the affected Tribes. I am cognizant of the relicensing timeline and

will endeavor to ensure that we are timely within that schedule.

Let me know if I need to clarify anything - thanks for your help!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Aquatic Chair to BIA regarding clarification of non-voting observer

From: Mike Schiewe [mschiewe@anchorqea.com]
Sent: Friday, October 09, 2009 2:25 PM
To: Robert.Dach@bia.gov
Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)
Subject: RE: ASWG Participation

Bob – Thanks for requesting clarification of the Aq SWG’s intent in defining BIA’s role at SWG meetings as “a non-voting observer.”

The term “non-voting” is I believe quite clear, and doesn’t require further definition. Only Signatories to the Settlement Agreement are allowed to vote.

The term “observer” has not been explicitly defined. However, based on SWG discussions, the intent is to provide an opportunity for BIA to be engaged at the meetings...e.g., to ask questions, to participate in discussions...but at a limited level – and, as noted above, not vote.

That said, I think the SWG (as suggested by Jessica Gonzales in her response to your initial email) would be interested in hearing what you would like BIA’s role to be (i.e., share information, bring others to share information or observe, engage in discussion by sharing BIA’s opinion/position, or just observe). This would assist the SWG to more clearly define BIA’s role and assure that expectations are met.

Does this help?

Mike Schiewe
Chair, Aq SWG

Michael H. Schiewe, PhD

ANCHOR QEA, LLC
mschiewe@anchorqea.com
1423 Third Avenue, Suite 300
Seattle, WA 98101

T 206.287.9130
D 206.903.3307
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ANCHOR QEA, LLC
www.anchorqea.com

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Email from BIA to Aquatic Chair regarding clarification of non-voting observer

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]

Sent: Friday, October 09, 2009 2:40 PM

To: Mike Schiewe

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Keith.Hatch@bia.gov

Subject: RE: ASWG Participation

Hi Mike,

Thanks - it helps. We would like to be fully engaged, short of vote (and we understand the voting status would change if we elected to sign the settlement agreement). So, [share information](#), [bring others to share information or observe](#), [engage in discussion by sharing BIA's opinion/position](#), etc. we're also assuming that we'd get meeting announcements/minutes, etc. For those reasons, if you could add Keith Hatch (keith.hatch@bia.gov) to your distribution list, that would be great. He will be representing us on the ASWG.

Thanks for the clarification.

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Aquatic Chair to BIA requesting email address for BIA representative

To <robert.dach@bia.gov>
cc Mike Schiewe <mschiewe@anchoragea.com>, Josh Murauskas <joshm@dcpud.org>
Subject FWD: Aq SWG: 10/14 Agenda + 1 attachment

Ali Wick <awick@anchoragea.com>
10/12/2009 09:32 AM

Hello Bob – per Mike’s instructions to provide this information to Keith Hatch, please forward the attached Aq SWG agenda along to Keith and provide his email address, so that I can provide agendas and final minutes to him from here on out.

Thank you!
-Ali

Ali Wick
ANCHOR QEA, LLC
awick@anchoragea.com
1423 Third Avenue, Suite 300
Seattle, WA 98101
Front Desk 206.287.9130
Direct Line 206.903.3333
Fax 206.287.9131
Cell 206.779.9425

ANCHOR QEA, LLC
www.anchoragea.com

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Email from BIA to Aquatic Chair providing email address for BIA representative

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]
Sent: Tuesday, October 13, 2009 7:54 AM
To: Ali Wick
Cc: Josh Murauskas; mschiewe@anchorqea.com; Keith.Hatch@bia.gov
Subject: Re: FWD: Aq SWG: 10/14 Agenda + 1 attachment

Hi Ali,

Thanks for the agenda - Keith's email is keith.hatch@bia.gov

I appreciate the help!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from BIA to Douglas PUD regarding more questions about PLMP edits

From: Robert.Dach@bia.gov [mailto:Robert.Dach@bia.gov]
Sent: Tuesday, October 13, 2009 11:11 AM
To: Josh Murauskas
Cc: Shane Bickford
Subject: Re: PLMP Redline Draft for SWG review

Hi Josh,

One more clarification - In section 4.1.5, you've added 5 bullets which reflect to a certain extent what we had provided as a section 4.1. Specificity has been removed in your version and a few of the dates have been modified. You also have the bullets under a section that initially states "If additional passage improvement measures are deemed necessary by the Aquatic SWG, based upon the results of studies conducted at Wells Dam, then within one year... The following components shall be included in these passage measures:"

My questions are as follows:

1. The way 4.1.5 is currently drafted, there appears to be a requirement for the ASWG to first determine that additional passage improvement measures are necessary based upon studies conducted at Wells, before any of the bullets would be implemented - can you clarify which studies this statement refers to and when those studies will be conducted?
2. The opening paragraph seems to contradict the bullets, as far as scheduling, in that each bullet has its own implementation schedule identified (i.e., within one year, or five years, of license issuance as the case may be). Are additional studies needed prior to implementing these bullets as described in the 1st general paragraph, or are they implemented on the schedules identified in each bullet?
3. Why was the clarifying language included in our last redline removed?
4. Also, is it DCPUD or the ASWG that determines whether these actions are needed? It seems if the ASWG determined that they were needed then DCPUD would implement?

Thanks for your help clarifying!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Douglas PUD to ASWG regarding review of BIA's questions on
PLMP edits

From: Josh Murauskas
Sent: Wednesday, October 14, 2009 11:18 AM
To: 'Ali Wick (Aquatic SWG Chair Support)'; 'Bill Towey (CCT Technical)'; 'Bob Jateff (WDFW Technical)'; 'Bob Rose (YN Technical Alternate)'; 'Brad James (WDFW Sturgeon Lead)'; 'Donella Miller (YN Sturgeon Lead)'; 'Jeff Korth (WDFW Policy Support)'; 'Jessica Gonzales (FWS Policy)'; 'Joe Peone (CCT Policy)'; 'Jon Merz (DOE Policy)'; Josh Murauskas; Mary Mayo; 'Michael Schiewe, PhD (Aquatic SWG Chair)'; 'Molly Hallock (WDFW Lamprey Lead)'; 'Pat Irle (DOE Technical)'; 'Patrick Luke (YN Lamprey Lead)'; 'Patrick Verhey (WDFW Policy Support)'; 'Paul Ward (YN Policy)'; Shane Bickford; 'Steve Lewis (FWS Technical)'; 'Steve Parker (YN Technical)'; 'Tony Eldred (WDFW Policy)'
Cc: 'Robert.Dach@bia.gov'
Subject: BIA questions re: updated PLMP
Attachments: PLMP Redline Draft for SWG review; Re: PLMP Redline Draft for SWG review

Hello everyone –

Please see the attached emails from BIA re: the PLMP (questions regarding the changes). Shane and I will work on responses for SWG review. Feel free to contact us with any feedback in the meantime.

Thanks,

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Aquatic Settlement Work Group conference call

Conference Call Agenda

Aquatic Settlement Work Group



Date: Wednesday, October 14, 2009
Time: 10:00 a.m. to 11:30 p.m.
Location: Conference call line: 509.881.2990, access code 327831.

- | | |
|---|-----------|
| I. Welcome and Agenda / Minutes Review | Schiewe |
| II. Pacific Lamprey Study Plan Update | Murauskas |
| III. Any other items for discussion | SWG |

Final Call Minutes



Aquatic Settlement Work Group

To: Aquatic SWG Parties

Date: November 12, 2009

From: Michael Schiewe (Anchor QEA)

re: Final Minutes of October 14, 2009 Aquatic SWG Conference Call

I. Welcome

1. Mike Schiewe opened the meeting. The revised September 9, 2009, meeting minutes were approved. Bob Rose will send Ali Wick a few minor edits for incorporation.

II. Summary of Decisions

1. There were no decision items at this meeting.

III. Summary of Action Items

1. Josh Murauskas will send out a brief summary of the Pacific Lamprey Study for the group's information (Item IV-1).
2. Mike Schiewe will draft a response to Bob Dach (BIA) to clarify and memorialize the non-voting, observer status of the BIA in the Aquatic Settlement Work Group (SWG) (Item IV-2).
3. Douglas PUD will provide BIA's list of Pacific Lamprey Monitoring Plan (PLMP) questions. Douglas PUD will also provide a draft response by October 23 to the Aquatic SWG for review and comment. Following Aquatic SWG agreement to these responses, the responses will be sent to the BIA (Item IV-3).

IV. Summary of Discussions

1. **Pacific Lamprey Study Update** – Josh Murauskas gave an update on the Pacific Lamprey Study. There are several underwater video clips showing fish behavior at Wells Dam. Divers have retrieved the study equipment, and data are currently being analyzed. Mr. Murauskas said that data will likely be ready to share at the next in-person meeting; he will soon send out a brief summary of the study for the group's information.
2. **BIA Participation** – Mike Schiewe said that he has been asked by Bob Dach of BIA to further clarify the observer status of BIA in the Aquatic SWG. Mr. Dach has replied to Dr. Schiewe that the BIA would like its role to include attending meetings and engaging

in discussion. Mr. Dach also indicated BIA's desire to invite others to Aquatic SWG meetings, but he was reminded that all such non-members were subject to approval by the Aquatic SWG, similar to the same requirement for Aquatic SWG members. Mr. Dach and the Aquatic SWG agreed that the Aquatic SWG would routinely monitor how the BIA's involvement in the Aquatic SWG arrangement is working, and modify the arrangement if necessary to continue achieving the SWG goals of providing a forum for Signatories to oversee and implement the ASWG Settlement Agreement. Dr. Schiewe will draft a response to Mr. Dach to clarify and document the status of BIA in the Aquatic SWG. Following Aquatic SWG agreement to the draft response, the response will be sent to the BIA.

3. **BIA Questions on PLMP** – The BIA has sent a list of questions to Douglas PUD asking for clarification of changes that were made by the Aquatic SWG in the PLMP; these changes were made by the Aquatic SWG in response to earlier BIA comments. The Aquatic SWG agreed today that Douglas PUD will forward the questions to the Aquatic SWG for response. The Aquatic SWG asked Douglas PUD to draft a response to the questions on behalf of the SWG by October 23 for Aquatic SWG for review and comment. Following Aquatic SWG agreement to these responses, the responses will be sent to the BIA.

IV. Next Meetings

1. Upcoming meetings: *Conference calls on November 12, and December 9. In-person meeting at Douglas PUD on January 13, 2010.*

List of Attachments

Attachment A – List of Attendees

Attachment A List of Attendees

Name	Role	Organization
Mike Schiewe	SWG Chair	Anchor QEA, LLC
Ali Wick	Administrative	Anchor QEA, LLC
Josh Murauskas	SWG Technical Rep.	Douglas PUD
Shane Bickford	SWG Policy Rep.	Douglas PUD
Bob Rose	SWG Technical Rep.	Yakama Nation
Bill Towey	SWG Technical Rep.	Colville Confederated Tribes
Pat Irle	SWG Technical Rep.	Washington State Department of Ecology
Molly Hallock	WDFW Technical	Washington Department of Fish and Wildlife
Tony Eldred	SWG Policy Rep.	Washington Department of Fish and Wildlife

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Email from Douglas PUD to FERC regarding Question on DLA Exhibit E
Comparison of Alternatives

-----Original Message-----

From: Beau Patterson [mailto:beaup@dcpud.org]

Sent: Thu 10/15/2009 1:43 PM

To: Robert Easton

Cc: Shane Bickford

Subject: Exhibit E Comparison of Alternatives question

Hi Bob,

I am working on our comparison of alternatives for the next Wells Project license, no action and Douglas PUD's proposed action. It is my impression from reviewing other applications that licensees typically present their current cost of generation as the cost of the no-action alternative. In our case, however, we know that even without any changes (no-action), our cost of generation will be about 65% higher during the first 30 years of the next license, due to repair and replacement event costs. These costs are highly detailed in our draft Exhibit D, and it seems odd to me to not then reflect them in the no-action alternative cost - but that does seem to be the norm.

Do you have a recommended direction for our no-action alternative cost?

If we include the anticipated future R&R cost in the No-Action, I would also state the current cost in the narrative, something like the example text below:

Under the no-action alternative, the Project would continue to operate as it does now. However, costs will be considerably higher during the next license term. In addition to continued operating costs, future repair and replacement measures will add significant costs; these additional costs have been included in the no-action alternative cost estimates.

The average cost of Project net generation for the period 2003-2007 was \$10.00/MWh. Project net generation is 1,000,000 MWh of electricity annually. The average annual power value of the Project under the no-action alternative would be \$100 million (about \$100/MWh). The average annual cost of producing this power would be \$20 million (about \$20/MWh).

Shane and I will call shortly, but thought it might be helpful to have this beforehand.

Thanks,

Beau

Cultural RWG Meeting

Agenda

Cultural Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
October 19, 2009
10:00 am – 12:00 pm

Meeting Location: Nespelem, WA
Conference Dial-in: (509) 881-2990 PIN# 327831
Meeting Coordinator: Scott Kreiter (509) 881-2327
Meeting Objective: To finalize the Historic Properties Management Plan (HPMP)

Time	Topic	Lead
10:00 am	Review agenda	Scott Kreiter
10:10 am	Final comments from the CRWG on the HPMP	Group
11:30 am	Wells Relicensing Update	Shane Bickford
11:45 am	Action items and next steps	Scott Kreiter
12:00 pm	Adjourn	Group

Email from FERC regarding Question on DLA Exhibit D and
Exhibit E Comparison of Alternatives

-----Original Message-----

From: Robert Easton [mailto:Robert.Easton@ferc.gov]
Sent: Wednesday, October 21, 2009 9:00 AM
To: Beau Patterson
Cc: Shane Bickford
Subject: RE: Exhibit E Comparison of Alternatives question

Beau,

I talked with Kim (our project engineer) about this and she said that "Repair and replacement costs in the future will be evaluated/analyzed as future costs, and should NOT be included in the no-action alternative."

I hope that helps. If not, let me know and we can set up a conference call with Kim.

Bob

Email from Aquatic Chair to BIA regarding clarification of non-voting observer

From: Mike Schiewe [mailto:mschiewe@anchoragea.com]

Sent: Thursday, October 22, 2009 9:33 AM

To: Robert.Dach@bia.gov

Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Keith.Hatch@bia.gov

Subject: RE: ASWG Participation

Bob - Thanks for the feedback. The Aquatic SWG further discussed BIA's status as a non-voting observer, and wanted to provide this additional clarification.

As previously communicated, the SWG wishes to provide a BIA representative the opportunity to observe SWG meetings and to engage in discussions, ask questions, and provide BIA's opinions or positions regarding issues before the SWG. However, BIA's status as an observer does not include bringing outside observers to meetings unless previously approved by the SWG members. This is the same procedure agreed to by SWG members when desiring to bring outside parties to meetings.

Lastly, the SWG approved BIA's status as an observer with the understanding that the SWG would modify the arrangement if necessary to continue achieving the SWG goals of providing a forum for Signatories to oversee and implement the ASWG Settlement Agreement.

Thanks for your interest in the Aquatic SWG.

Mike Schiewe
Chair, Aquatic SWG

Michael H. Schiewe, PhD

ANCHOR QEA, LLC

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Email from BIA to Aquatic Chair regarding clarification of non-voting observer

From: Robert.Dach@bia.gov
Sent: Thursday, October 22, 2009 10:08 AM
To: Mike Schiewe
Cc: Ali Wick; Bill Towey (CCT Technical); Bob Rose (YN Technical Alternate); Tony Eldred (WDFW Policy); Molly Hallock (WDFW Lamprey Lead); Bob Jateff (WDFW Technical); Jessi Gonzales; Joe Peone (CCT Policy); Jon Merz (DOE Policy); Josh Murauskas; Keith.Hatch@bia.gov; Jeff Korth (WDFW Policy Support); Mary Mayo; Molly.Hallock@dfw.wa.gov; Steve Parker (YN Technical); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Shane Bickford; Steve Lewis; Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy)
Subject: RE: ASWG Participation

Thanks Mike - that's how I understood it as well.

I appreciate your help!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Douglas PUD to ASWG regarding mailing of final Aquatic Settlement Agreement

From: Mary Mayo
Sent: Thursday, October 22, 2009 9:21 AM
To: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Jessica Gonzales (FWS Policy); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Mary Mayo (DCPUD Technical Support); Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irlle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford (DCPUD Policy); Steve Lewis (FWS Technical); Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Subject: Updated SA Management Plans
Attachments: 2009_Aquatic Settlement Agreement with signature pages and MPs.pdf

Good morning SWG members.

I sent hard copies of the Settlement Agreement with updated management plans last week. Here is an electronic version for your files as well. Please let me know if you did not receive the hard copy and would like one.

Thanks.

Mary

Mary E. Mayo
Douglas County PUD
1151 Valley Mall Parkway
East Wenatchee, WA 98802
DIRECT: (509) 881-2488
FAX: (509) 884-0553

Email to Douglas PUD to Cultural RWG regarding Draft Cultural RWG Meeting
Notes

From: Scott Kreiter
Sent: Wednesday, October 28, 2009 7:57 AM
To: Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; Glenn Hartmann (glenn@crcwa.com); Gordon Brett; Guy Moura; John Devine; Karen Kelleher; Margaret Berger (margaret@crcwa.com); Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Scott Kreiter; Shane Bickford; Tim Bachelder
Subject: Wells Relicensing: Cultural Resources Work Group Meeting Notes
Attachments: Wells Cultural RWG Notes 101909.doc

Wells Cultural RWG,

Please find attached the draft meeting notes from the October 19, 2009, Cultural Resources Work Group meeting. Please send any comments or suggestions by November 4.

Thank you.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

Draft Meeting Notes

Cultural Resource Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
October 19, 2009

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To finalize the Historic Properties Management Plan (HPMP)

Scott Kreiter (Douglas PUD) welcomed the participants and provided an overview of the agenda. The main purpose of the meeting was to review changes to the HPMP and provide any final comments.

HPMP and Monitoring Plan

The CRWG reviewed changes to the HPMP. Substantive changes include:

- Updating the location of site OK64 on the maps;
- Adding a schedule for the NRHP determination of eligibility process;
- Modifications to the description of the Programmatic Agreement on page 19;
- Other minor editorial changes.

Next Steps

The group discussed appropriate next steps for management of cultural resources during the interim period until the new license is issued. Following completion of the HPMP, the CRWG will meet to discuss next steps for ongoing cultural resources management during the interim period.

Relicensing Update

Douglas PUD provided an update on the relicensing schedule. The Draft License Application (DLA) is under internal review. The DLA will be filed with FERC in December along with the HPMP. The HPMP will be filed as privileged and confidential.

Action Items

- Changes to the HPMP from the previous meeting will be accepted. New changes will be highlighted and sent to the CRWG for review. If no additional comments are submitted by members of the CRWG, the HPMP will be finalized. Hard copies of the final HPMP will be sent to the CRWG.
- Douglas PUD will send a copy of the OK69 summary to the CCT.

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Email from Aquatic Chair to ASWG regarding summary of Lamprey Passage
Study and video of lamprey at Wells Dam fishway entrances

Attachments: 2009-08-22_005000_HF_lamprey entering.avi

From: Ali Wick [mailto:awick@anchorqea.com]

Sent: Thursday, October 29, 2009 2:38 PM

To: bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV; brose@yakama.com; Brad James; Donella Miller; korthjwk@dfw.wa.gov; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Shane Bickford; Steve Lewis; parker@yakama.com; Tony Eldred

Subject: Aq SWG: Summary of Pacific Lamprey Study to Date

Hi Aq SWG: Attached please find a video of lamprey at Wells Dam fishway entrances. Below is a note from Josh Murauskas describing it, as well as a summary of the lamprey study to date.

-Ali

Ali Wick

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From: Josh Murauskas [mailto:joshm@dcpud.org]

Sent: Thursday, October 29, 2009 2:27 PM

Subject: Summary of Pacific Lamprey Study to Date

As of this week, the DIDSON folks have processed footage of the fishway entrances up through September 9th on the right bank fishway and through September 1st on the left bank fishway. This year's lamprey run was low, and few adults were observed at Wells Dam. Despite the low sample size, useful data has been collected and preliminary results indicate that DIDSON is a useful technology to capture lamprey behavior without handling fish and invasive procedures (such as trapping and surgical tag implantation) that bias results.

Please see the attached video as an example of an adult lamprey entering the fishway at a reduced velocity (1.0 ft. of head differential – the white line is the inside ledge of the entrance). Keep in mind that our consultants have an enormous amount of data to process, with few lamprey observations. A detailed report with more conclusive details will be provided once the processing and analysis is complete.

Thanks,

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Assessment of Adult Pacific Lamprey Behavior in Response to Temporary Velocity Reductions at Fishway Entrances

Prepared for:
Aquatic Settlement Work Group
Wells Hydroelectric Project
FERC No. 2149

Prepared by:
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With technical support from:
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July 24, 2009

¹ Public Utilities District No. 1 of Douglas County. East Wenatchee, Washington

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⁵ Washington Department of Fish and Wildlife. Olympia

⁶ Long View Associates. Portland, Oregon.

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Introduction

Pacific lamprey *Lampetra tridentata* are an anadromous member of the jawless fish Family Petromyzontidae that inhabit marine and freshwater systems from southern California to the Aleutian Islands in Alaska. Historically, these fish were widely distributed throughout Washington State and served as an important ecological and cultural resource to the region. Construction of hydroelectric projects, specifically on the Columbia and Snake rivers, has limited the ability of migrating adults to reach historical upstream spawning locations, presumably contributing to population declines observed in recent years. Research to better understand lamprey passage behavior was initiated at Wells Dam – the ninth passable project on the Columbia River (RM 515.6) – following the attention-grabbing collapse of lamprey passage numbers at Bonneville Dam in 2005. Despite exceptional fishway efficiency, fishway ascent speed, and a zero percent fallback rate, adult lampreys have been shown to exhibit difficulty negotiating fishway entrances at Wells Dam. This impediment has been attributed to the hydraulic conditions at fishway entrances caused by the head differential between the fishway collection gallery and tailrace. Average velocities currently experienced in the fishway entrances at Wells Dam are well above the known swimming capability of adult lampreys. These conditions are typical of fishway entrances in dams throughout the Columbia River Basin, and have been identified as a key area for improving passage efficiency of adult lampreys through hydroelectric projects.

Therefore, the purpose of this study is to assess the effects of temporary velocity reductions at fishway entrances on the (a) attraction and (b) relative entrance success of adult lampreys at Wells Dam. Three alternative entrance flow velocities (i.e., existing high, moderate, and low) will be assessed using Dual-frequency Identification Sonar (DIDSON) in a randomized block design during the fall of 2009. The goal is to identify optimal hydraulic conditions conducive to entry of adult lampreys into the fishways at Wells Dam. Based on historical counts and radio-telemetry data, both the temporary entrance velocity reductions and monitoring for this study will occur between 21:00 and 01:00 daily from August 26th to September 19th, with 5 additional days of monitoring (30 total) based on river conditions to better capture the run. The proposed reductions are further designed to have nominal impact on ESA-listed steelhead *Oncorhynchus mykiss* and other salmonids that migrate during the same period. Equipment deployment and project coordination is scheduled to begin August 10th, with implementation of treatments beginning between August 21st and 26th, depending on current river conditions and run status. Monthly updates will be provided beginning September 30th, and a final report will be provided no later than January 31st, 2010.

Background

Study Area

The Wells Hydroelectric Project (Wells Project) is located at river mile (RM) 515.6 on the Columbia River in the State of Washington (Figure 2). Wells Dam is located approximately 30 RM downstream from the Chief Joseph Hydroelectric Project and 42 RM upstream from the Rocky Reach Hydroelectric Project. The nearest town is Pateros, Washington, which is located approximately 8 miles upstream from the Wells Dam.

The Wells Project is the chief generating resource for Public Utility District No. 1 of Douglas County (Douglas PUD). Wells Dam includes ten generating units with a nameplate rating of 774,300 kW and a peaking capacity of approximately 840,000 kW. The design of the dam is unique in that the generating units, spillways, switchyard, and fish passage facilities were combined into a single structure referred to as a hydrocombine. Fish passage facilities reside on both sides of the hydrocombine, which is 1,130 feet long, 168 feet wide, with a crest elevation of 795 feet in height.

The Wells Reservoir is approximately 30 miles long. The Methow and Okanogan rivers are tributaries of the Columbia River within the Wells Reservoir. The Wells Project boundary extends approximately 1.5 miles up the Methow River and approximately 15.5 miles up the Okanogan River. The surface area of the reservoir is 9,740 acres with a gross storage capacity of 331,200 acre-feet and usable storage of 97,985 acre feet at the normal maximum water surface elevation of 781 above mean sea level (msl).

Fish Passage Facilities

The two fish ladders at Wells Dam are conventional staircase type fish ladders with 73 pools. The ladders are located at the east and west endwalls of the dam. The lower 56 pools discharge a constant 48 cubic feet per second (cfs), dropping one foot at each pool into the attraction chamber in the lower ladder (often referred to as the collection gallery). Discharge from Pool #73 through Pool #57 is through two 30" by 16.5" inch submerged orifices. Discharge from Pool #56 to Pool #1 is over a seven foot wide overflow section in the wall between pools with additional flow through two 18" by 15" submerged orifices. Pool #64 of both fishways contains facilities for counting fish. Pool #40 contains provisions for sorting and trapping various species of fish. The fisheries agencies and tribes develop broodstock collection protocols at the beginning of each season for collection of spring and summer Chinook *O. tshawytscha*, sockeye *O. nerka*, and coho *O. kisutch* salmon, and summer steelhead. Pool #40 was also the location of lamprey trapping efforts in 2007 through 2008, and generally considered the separating point between the "lower" and "upper" fishway.

At the bottom of the fish ladder, projecting downstream from the line of the hydrocombine, is the portion of the endwall structure which incorporates the functions of fish attraction and collection. Two-turbine pumps deliver attraction flow to the water supply chamber located adjacent to the ladder. The total flow from the turbine pump(s) plus the 48 cfs flowing down the ladder from the reservoir is discharged to the tailwater through a single fishway entrance per ladder. These entrances are eight-foot wide vertical slot openings with vertical miter gates. Originally a set of side gates were available as an

alternative entrance, although the joint fisheries parties agreed to have them permanently closed on June 29, 2000. This decision was based upon several years of radio-telemetry studies with various species of anadromous fish that showed improved passage times with the side gates closed. Flow-directing baffles were installed at the upstream end of both fishways during the winters of 2007 (east ladder) and 2008 (west ladder). Research indicated that the resulting attraction flow decreases gallery passage time of migrating salmon.

The entrances to Wells Dam fishways are based on models using the original operating criterion of a one-foot head differential. The equivalent velocity for this original elevation head is 8.02 feet-per-second. Since the closure of the side entrance gates, the target operating head differential was increased to 1.5 feet. The equivalent velocity for the current elevation head is 9.83 feet-per-second, or roughly 122% of the original design velocity. Actual average velocities are likely less than these theoretical velocities, while velocities at boundary zones are likely much less. Based on theoretical distribution characteristics, velocities are slightly higher than average in the center of the water column, and perhaps less than 75% of the average in the boundary zones (Figure 1). While these rough estimates provide insight to entrance hydraulics, it is important to note that these figures cannot be qualified without precise modeling techniques.

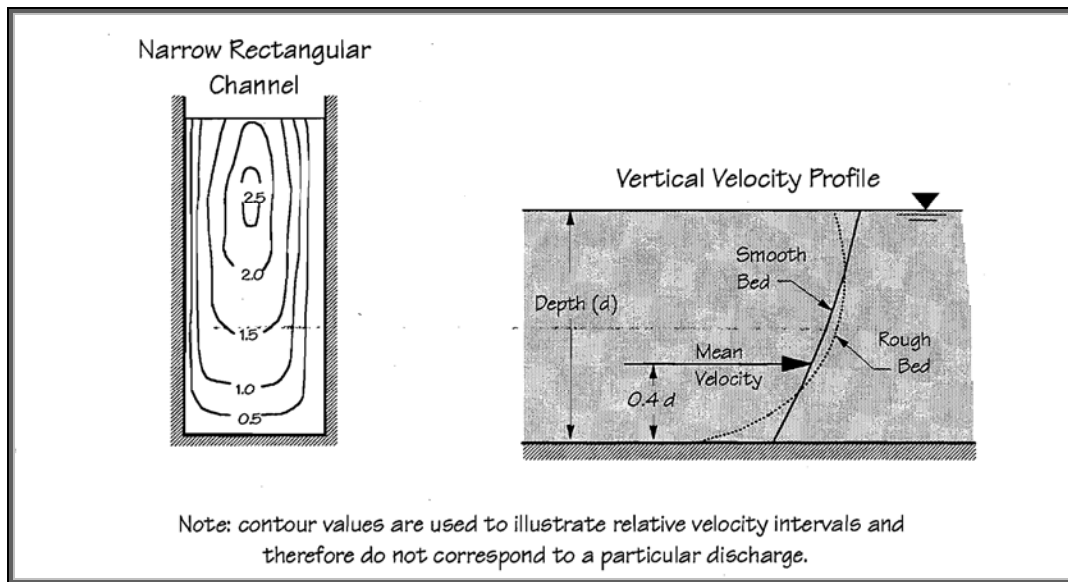


Figure 1. Theoretical velocity distribution characteristics similar to dynamics that would be observed in the fishway entrances of Wells Dam, including a head-on view (left) and profile of boundary conditions (right) (Katopodis 1992).

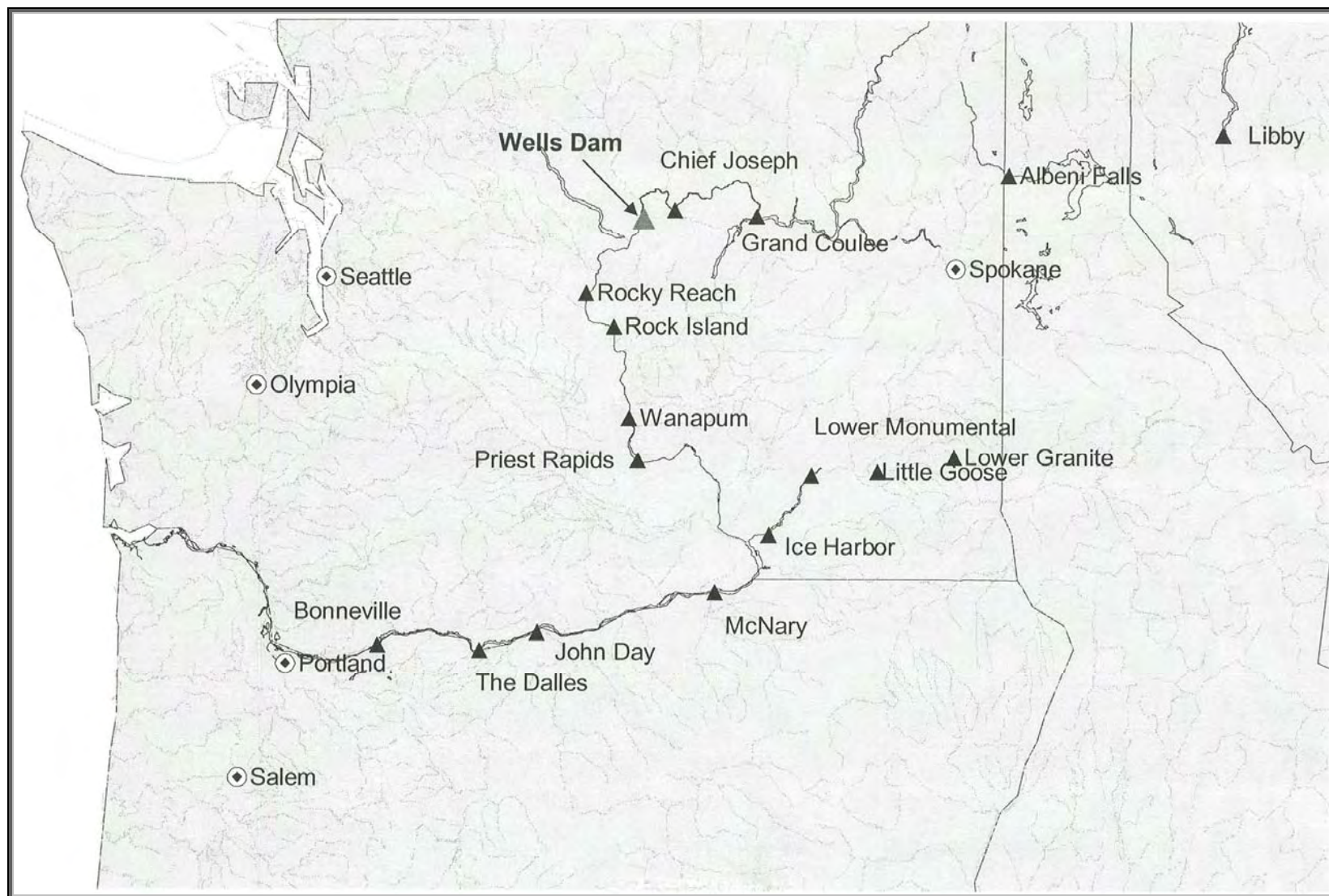


Figure 2. Regional map depicting Columbia River Basin hydroelectric projects. Wells Dam is the ninth project upstream and the last with fish passage facilities (RM 515.6).

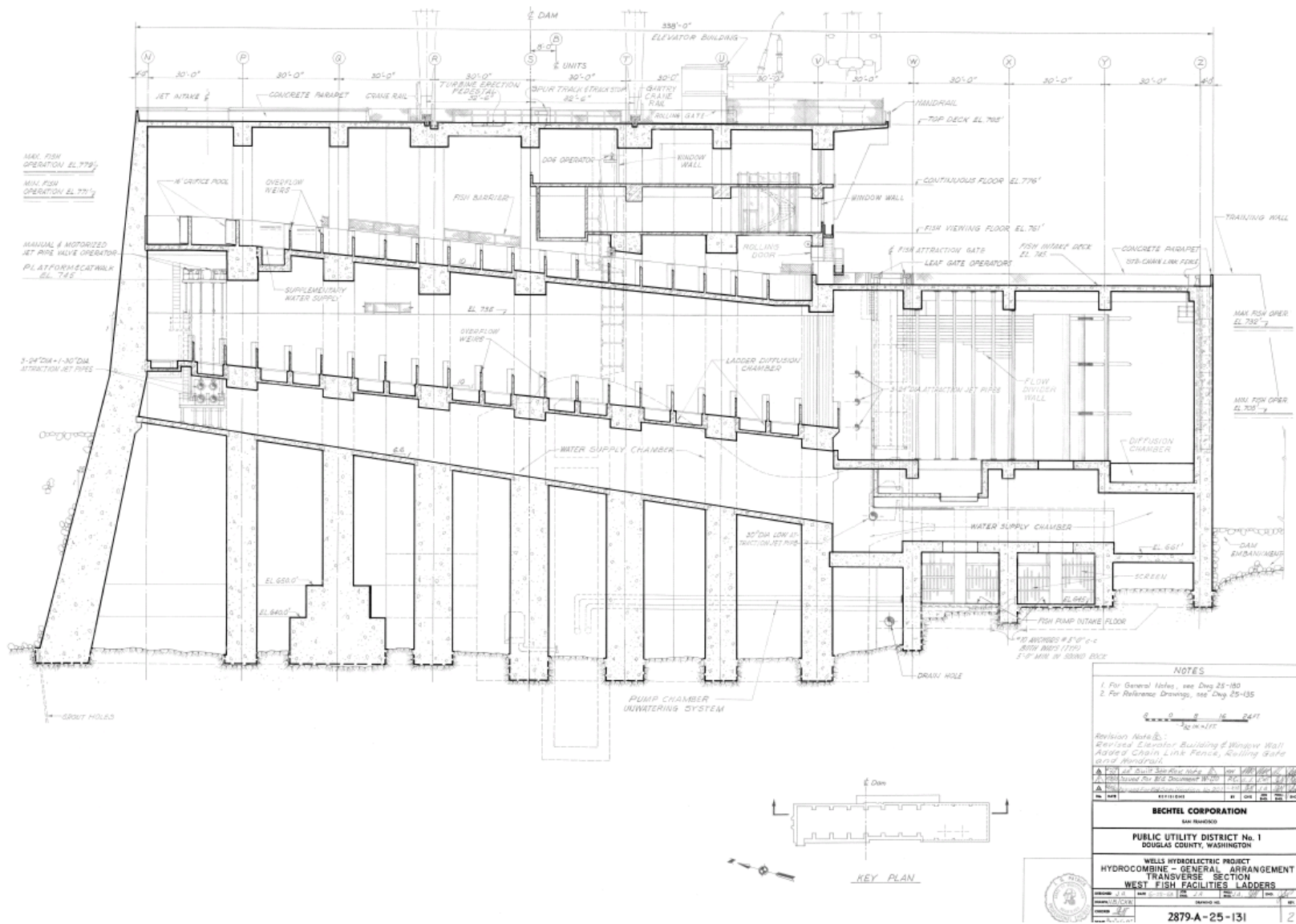


Figure 3. Side view of fishway design at Wells Dam.

Pacific Lamprey

Life History and Ecology

Pacific lamprey belong to the jawless fish Family Petromyzontidae, generally described as eel-like fishes lacking bones, scales, and paired fins. Nineteen of the thirty-eight known species of lampreys occur in fresh and marine waters throughout United States and Canada. Adults use their circular mouths to excavate pits in stream and river bottoms for use as spawning locations. Eggs hatch after a few weeks and the blind larvae (ammocoetes) reside in mud- or sand-bottomed pools where they filter feed on microorganisms. Ammocoetes metamorphose into adults at 3 to 8 years of age. Some lampreys do not feed as adults (e.g., brook lamprey *L. richardsoni*) and others enter a parasitic phase where they attach and rasp a hole into the side of a large fish or marine mammal to consume body fluids from the host (Page and Burr 1991; Close et al. 2002).

Pacific lamprey is an anadromous parasitic form that inhabits marine and fresh water systems from southern California to the Aleutian Islands in Alaska, as well as the Pacific Coast of Asia (Beamish and Levings 1991). Adults enter freshwater tributaries between July and October and migrate towards spawning grounds where they overwinter without feeding. Spawning begins the following spring when water temperatures reach 10 to 15°C. Spawning lampreys create nests using their suction mouths and body vibrations, generally in low gradient waters with sand and gravel substrate. Females deposit several thousand eggs to be fertilized in their nest and die 3 to 36 days thereafter (Close et al. 2002). Larvae hatch within 3 weeks and drift to backwater areas of low water velocity with soft sediments and high organic matter (e.g., shallow pools and eddies). The ammocoetes burrow in fine silt or sand and filter feed on microscopic plants and animals for up to 6 years, growing up to 200 mm in length. A variety of species, including fish, birds, and crayfish, will prey on juvenile lampreys, especially during emergence from nests and when scouring events dislodge larvae from their burrows (Close et al. 2002; Moser and Close 2003).

Ammocoetes slowly metamorphose into adults from July to November. The transformer life stage preceding maturity includes several morphological and physiological changes to prepare for parasitic life in the ocean. The young adults migrate to the ocean between fall and spring months, depending on environmental conditions. Birds and fishes are known to feed on lampreys during this period, and some biologists suspect this availability as a prey item historically buffered predation on juvenile salmonids (Close et al. 2002). Lampreys subsequently spend from one to three years in the ocean, traveling as far as 100 km from the Pacific coast and up to 800 m of depth. Adults feed on large fish and marine mammals, growing as much as 75 cm until their spawning migration. Adult lampreys are preyed upon in the ocean, though predation is likely the greatest during their spawning migration when mammals, larger fish, and birds feed on the concentrated and easily captured fish (Beamish 1980; Close et al. 2002). The transfer of marine-derived nutrients to freshwater systems is likely an important component in the Pacific Northwest ecosystem (Close et al. 2002).

Both adults and juvenile lampreys are relatively poor swimmers compared to more familiar bony fishes (Class Osteichthyes). The lack of true fins, a swim bladder, and a comparably inefficient swimming

motion limits the ability of lampreys to overcome strong currents (Mesa et al. 2001; Dauble et al. 2006). Adult lampreys typically swim in bursts and attach to hard surfaces to rest when unable to negotiate swift waters, especially when in currents exceeding 0.8 m/s (Mesa et al. 2003). The lack of adequate attachment surfaces in areas where lampreys encounter high velocity waters likely impedes upstream movements. Objects such as metal diffuser grating, 90° corners, and corrugated pipes in fishways or culverts have been identified as obstacles to lamprey migration (Mesa and Moser 2004). These factors, along with high water velocities in fishways designed to facilitate salmon passage, delay or obstruct the upstream migration of adult lampreys at many hydroelectric projects in the Columbia River (Mesa et al. 2001).

Pacific lamprey currently have little economic value in the Pacific Northwest, though lampreys were commercially harvested by the ton in the mid-1900s for use as vitamin oil, and meal for livestock and cultured fish (Close et al. 1995; 2002). Despite little current commercial value to Euro-Americans, lampreys are important to indigenous people of the Pacific Northwest for subsistence, medicinal, religious, and ceremonial reasons. Links to the spiritual world through natural beings are interwoven into Sahaptin culture by myths and legends. Oils derived from lampreys are used by tribal people in the mid-Columbia River Plateau for conditioning and curing ailing parts of the body. Subsistence fisheries also exist where tribal members harvest lampreys by hand, dip net, or jigging. The decline of this cultural resource has raised concerns regarding the lack of Pacific lamprey management efforts (Close et al. 2002).

Distribution in the Columbia River Basin

The Pacific lamprey, along with river lamprey (*L. ayresii*) and brook lamprey are the only lampreys identified in the Columbia River Basin. The Pacific lamprey is a prevalent species, and was historically distributed throughout much of the Basin (Dauble et al. 2006). Access to the upper Basin was first blocked by the construction of the impassable Grand Coulee (1940s) and Chief Joseph (1950s) dams. These hydroelectric dams, presently the 10th and 11th on the mainstem Columbia River, blocked anadromous fishes from access to traditional spawning grounds, though distribution of Pacific lamprey in these upper reaches is not well-documented. Pacific lamprey now range upstream to Chief Joseph Dam on the Columbia River and to Hells Canyon Dam on the Snake River (Close et al. 1995). The distribution of lampreys throughout rivers below these points is uncertain, though their presence has been documented in several tributaries below Chief Joseph Dam, including the Okanogan, Methow, Entiat, and Wenatchee rivers (BioAnalysts 2000; M. Rayton, Confederated Tribes of the Colville Reservation, personal communication).

Accurate historical and present population estimates of lampreys in the Columbia River are lacking. Fish enumeration efforts at the Columbia Basins' passable hydroelectric dams are the only programs that obtain counts of migrating lampreys. The programs are inconsistent and unreliable to some extent, largely due to protocol differences and monitoring that has traditionally taken place during daylight hours, leading to underestimates of nocturnal fish such as Pacific lamprey. Although 24-hour counting has been established at most dams since the late 1990s, several other factors lead to inaccurate lamprey counts. Some lampreys pass undetected by traveling near the bottom of count station windows or

through picketed leads at video bypass systems. Instances of over-counting exist also, especially with the erratic swimming behavior and tendency of lampreys to make up- and downstream movements within fishways (Starke and Dalen 1995; Jackson et al. 1997; Moser and Close 2003). The tendency for Pacific lamprey to overwinter prior to spawning also leaves the potential for counting fish that entered the system the previous year. Further, lamprey counts were only intermittent at most dams prior to the 1990s. Moser and Close (2003) declared lamprey counts at hydroelectric dams “unreliable” and “misleading.” Despite the inability to obtain accurate population estimates, there has been an obvious decline in Pacific lamprey throughout the Columbia River Basin over the past decade. The dramatic declines and concerns over extirpation have led to recent petitions to list Pacific lamprey under the Endangered Species Act (Moser and Close 2003).

Research at Wells Dam

Pacific lamprey historically inhabited the mid-Columbia River and its tributaries at and near the Wells Dam Project Area. Lampreys are currently found in the Columbia River mainstem, at least the lower 16 miles of the Entiat River Basin, and much of the Methow River system (BioAnalysts 2000). Although little evidence exists to suggest Pacific lamprey occupy the Okanogan River (BioAnalysts 2000), juvenile lampreys have been captured by recently installed rotary screw traps in the spring of 2006 and 2007 (M. Rayton, Confederated Tribes of the Colville Reservation, personal communication). Over 3,500 adult Pacific lamprey were observed ascending the fishways at Wells Dam between 1998 and 2007 (lamprey counts began in 1998). Observations have been highly variable, averaging 350 per year (± 416 SD), and ranging from 21 to 1,410 fish (DART 2008). Though most of this variability may be explained by the size of the migrating population (as indicated by counts downstream), there also is variability in the proportion of lampreys counted downstream that make it to Wells Dam. For example, the average conversion rate between Rocky Reach Dam and Wells Dam (roughly 33%) was greatly exceeded in 2003. Over 50% of the lampreys observed at Rocky Reach Dam were counted at Wells Dam, resulting in a record 1,410 observations. Contrastingly, in 2006 only 6% of the lampreys observed at Rocky Reach Dam were counted at Wells, leading to the lowest count since monitoring began. The variability in conversion rates may be caused by, in addition to imprecise counts, environmental conditions, population dynamics, migratory success, overwintering, and varying portions of the population entering the Entiat River located between the two projects. Basin-wide, it is not surprising that on average less than 1% of the total lampreys observed at Bonneville Dam are counted at Wells Dam considering the 14 major tributaries, 7 hydroelectric dams, and 370 river miles that separate the two projects.

Considerable research has been conducted at Wells Dam over recent years despite the comparably low numbers of lampreys that interact with the project. These efforts were initiated following the attention-grabbing collapse of lamprey passage numbers in 2005. Following increasing lamprey counts at Bonneville Dam between 2001 and 2003 (47%, 260%, and 16% annual increases, respectively), the post-1960 record count of over 117,000 lampreys observed in 2003 decreased roughly 50% for the following two years, leading to a dismal count of 26,667 fish in 2005 (DART 2008). Douglas PUD activated an extensive network of radio-telemetry receivers at Wells Dam to monitor radio-tagged lampreys released by Chelan PUD downstream of Rocky Reach Dam. The efforts were designed to capitalize on these study fish to better understand passage at Wells Dam. Only ten study fish ultimately ascended Rocky Reach

Dam, entered the Wells Project, and approached a fishway entrance at Wells Dam. Three of these fish (30%) successfully ascended Wells Dam, doing so in 4.3, 7.7, and 7.4 hours; one fish was later detected in the Methow River (Nass et al. 2005).

Douglas PUD subsequently initiated a suite of lamprey studies at the Wells Project; including both voluntary efforts and studies required by the Federal Energy Regulatory Commission (FERC) as part of the Wells Project relicensing process. Four additional studies conducted to date include an adult lamprey spawning assessment (Le and Kreiter 2008), a juvenile lamprey survival and predation study (DCPUD and LGL 2008), and two consecutive adult passage and behavior studies (LGL and DCPUD 2008; Robichaud et al. 2009). The latter radio-telemetry studies provided substantial insight to adult lamprey passage at Wells Dam. Many of these results were among the best in the Columbia River Basin. For example, passage success through unobstructed (i.e., no trapping) portions of the ladder were shown to be 100%, fall back after exiting the ladders was not observed in three years of study (0%), and total fishway passage times (as quick as four hours) are on the order of magnitudes faster than those observed at downstream projects (Nass et al. 2005; Robichaud et al. 2009). This exceptional in-ladder passage efficiency is likely due to the lack of sills in submerged orifices and diffuser gratings on the pool floors, offering a smooth wall-to-wall environment known to assist lamprey passage. Only 2 of the 73 pools within each fishway at Wells Dam have a floor-oriented auxiliary water supply, both of which do not interfere with the orifice and only cover a portion of the pool floor. This allows for adequate attachment and resting surfaces as lampreys travel through the fishways utilizing burst and attach movements.

Despite excellent in-ladder passage results at Wells Dam, radio-telemetry data collected in 2007 and 2008 indicate that adult lampreys are having difficulty negotiating water velocities produced by head differentials at fishway entrances. Head differentials at Wells Dam – at 25% to 36% greater than median values recorded at neighboring Rocky Reach and Rock Island dams – were increased above the original 1.0 foot requirement as added attraction flow for adult salmon (FPC 2009). The resulting velocities and entrance environment has since been acknowledged as the “greatest impediment to successful passage of adult lamprey[s] at Wells Dam” (Robichaud et al. 2009). Although the Aquatic Settlement Agreement (Agreement) – a document crafted with tribal, state, and federal agencies to resolve remaining aquatic issues at Wells Dam – does not require implementation of the Pacific Lamprey Management Plan until 2012 (DCPUD 2008), Douglas PUD is proposing solutions to create an environment more conducive to lamprey entry into fishways at Wells Dam with the implementation of this study. These concepts were originally presented to the Signatory Parties of the Agreement (Aquatic Settlement Workgroup (SWG)) less than one month following submission of the 2008 passage and behavior report (Robichaud et al. 2009; Aquatic SWG 2009).

Adult Monitoring Techniques

Trapping and Fish Enumeration

The use of passive and active trapping techniques as a fisheries monitoring tool has proven to be both practical and effective in varying situations (Hubert 1996; Hayes et al. 1996). Trapping allows for

calculation of simple metrics, such as catch per unit effort (Hubert 1996), or provides study fish for mark-recapture studies, such as the Lincoln-Peterson method, used for generating population estimates. These methods have been employed extensively for lamprey management efforts in other regions of the country, ranging from the marking of out-migrating juveniles (Bergstedt et al. 2003) to developing population estimates of spawning-phase adults (Mullett et al. 2003). Some trapping applications have been used in Pacific lamprey management (Moser et al. 2007), though there are limitations to trapping-based research in upper reaches of the known Pacific lamprey distribution. For example, trapping at dams has proven to be inefficient and extremely disruptive of migrating populations (Robichaud et al. 2009); and handling of lampreys has been shown to be stressful (Close et al. 2003), potentially biasing the behavior of these fish after release. Further, developing population estimates – a general product of trapping studies – are a lower priority than resolving passage issues and passage timing and abundance are already captured through dam count stations.

Fish enumeration programs at hydroelectric projects, designed to monitor salmonids passage, provide the only current and historical estimates of the adult lamprey migration in the Columbia River. The accuracy of these numbers is limited for several reasons, including the lack of historical nighttime counts and difficulty counting individuals with erratic swimming behavior (Moser and Close 2003). Further, some of the fish that overwinter are known to ascend fishways the following spring. For example, the first lamprey observed at Wells Dam during each year has occurred as early as April 28th – nearly 20 weeks ahead of the average mid-migration point (September 8th; DART 2008). This causes confusion among counts, particularly when attempting to measure conversion between dams or estimating the proportion of fish potentially blocked by a specific project. Lastly, adult lampreys have been shown to bypass count windows at dams via picketed leads prior to the narrow, lighted channel leading to the count station. Radio-telemetry studies have indicated that counts may be underestimated substantially. Roughly three of every four fish that ascend fishways at Wells Dam have been shown to avoid enumeration (Robichaud et al. 2009). Despite the limitations with fish enumeration programs, results provide useful insight to population trends, seasonality, and characterizing diel movements through fishways.

Tag Technologies

Both active and passive tag technologies have been used to monitor behavior of adult Pacific lamprey in the Columbia River Basin. The most widely-used tool to date has been radio-telemetry. Thousands of lampreys have been radio-tagged since 1997 when the National Marine Fisheries Service, United States Geological Survey, and University of Idaho systematically established more than 170 radio receiving stations at Bonneville and The Dalles dams to assess passage efficiency of migrating adults (Moser et al. 2002a). Adult lampreys have since been studied using radio-telemetry at most passable Columbia River hydroelectric projects and several Snake River projects (Moser et al. 2002b; Stevenson et al. 2005; Keefer et al. 2009; Robichaud et al. 2009). Although results from these studies have been incredibly useful in identifying passage issues at dams, increased sample sizes through repeated studies and advances in tag technologies indicate that the base assumption of radio-telemetry – tagged fish are representative of untagged fish – has been violated frequently. Moser et al. (2007) found that there was a significant long-term effect of tagging on Pacific lamprey performance and that effects are perhaps

more prevalent than the literature suggests. Keefer et al. (2009) also identified issues with radio-telemetry when 63% of PIT-tagged lampreys were found to ascend John Day Dam from the Bonneville forebay compared to 25% of radio-tagged fish. Similar to Moser et al. (2007), the negative effects caused by radio-tag implantation were especially prevalent in smaller lampreys (Keefer et al. 2009). This effect is more prevalent at upstream locations where fish have expended considerably more bioenergetic reserves than those sampled downstream and are therefore, typically smaller in size. For example, fish used in radio-telemetry studies at Wells Dam (RM 515.6) have been as small as 54 cm total length (TL) and 0.27 kg of weight, 29.9% and 55.9% smaller, respectively, than mean values reported at Bonneville Dam (RM 146.1) in 2001 and 2002 studies. Even more importantly, the girth of lampreys radio-tagged in 2007 and 2008 at Wells Dam averaged 10.2 cm (9.0-12.0 cm), compared to a majority of fish tagged at Bonneville Dam in the 12.5 to 14.9 cm girth range (Moser et al. 2005; Robichaud et al. 2009). These issues with the current radio-telemetry technology has required researchers to consider alternative monitoring techniques, such as half-duplex (HD) PIT tags, acoustic technology, or DIDSON.

DIDSON

DIDSON is a multi-beam imaging technology developed for the U.S. Navy by the University of Washington's Applied Physics Laboratory. DIDSON is unlike conventional sonar systems in which echo returns from targets are coupled together to form fish traces based on acoustic qualities of the individual echoes. Instead, the output from DIDSON more closely resembles optical imagery, allowing for high-definition visual observations of objects through its 29° × 12° field-of-view. The DIDSON allows for the acquisition of streaming data with a range of up to approximately 24 m. The clarity is possible because the field of view is composed of 96 separate 0.33-degree beams operating at 1.8 MHz or 48 separate 0.4-degree beams operating at 1.1 MHz. The output image from the DIDSON is in a planar-view perspective, giving the appearance of sampling from above. The multiple beams allow image processing that produces a near-field image similar to that of a black and white camera (Belcher et al. 2001; Moursund et al. 2003).

DIDSON has been used effectively in recent years in behavioral assessments of fishes, especially at hydroelectric projects in the U.S. Pacific Northwest. The images within 1-12 m of the device are of high enough resolution that swimming behavior, orientation, fin placement, and direction of fish movements can be accurately quantified in otherwise zero-visibility water caused by low light levels and high turbidity (Belcher et al. 2001; Moursund et al. 2003). For example, Ploskey et al. (2005) used DIDSON to evaluate the effectiveness of the corner collector at Bonneville Dam's 2nd powerhouse for passing juvenile salmonids and Johnson et al. (2006) evaluated the effectiveness of sluiceways for passing juvenile salmonids at The Dalles Dam.

Regional fish biologists have recently acknowledged the benefits of DIDSON sampling to analyze adult Pacific lamprey behavior. DIDSON sampling is unobtrusive to fish since its operating frequencies are above the frequency ranges in which fish can detect (Fay and Simmonds 1999). This is in direct contrast with other sampling methods that require trapping, handling, and surgery of all individuals involved in the study. As stated above, these methods have been shown to be highly problematic with adult lampreys and recent research has identified substantial concerns with handling and tagging effects,

especially with smaller individuals at low sample sizes where effects are statistically undetectable (e.g., Moser et al. 2007; Keefer et al. 2009). Avoiding any handling of Pacific lamprey will not only benefit the resource, but also improve the scientific rigor of research by capturing individuals in their natural state. The unobtrusive and passive characteristics of DIDSON research will also allow for collection of greater sample sizes since all interactions are captured, as opposed to other monitoring techniques that are limited to the number of fish trapped and tagged. Images of adult lamprey behavior have been collected with DIDSON, demonstrating that this technology is able to capture the diagnostic Anguilliformes-like swimming behavior of lampreys (P. Johnson, unpublished data; C. Pfisterer, Alaska Dept. of Fish & Game, personal communication, www.soundmetrics.com/FM/lamprey.html).

Experimental Design

The purpose of the study is to assess the effects of temporary velocity reductions at fishway entrances on the (a) attraction and (b) relative entrance success of adult lampreys at Wells Dam. Three alternative entrance velocities (i.e., existing high, moderate, and low) will be assessed using DIDSON in a randomized block design during the fall of 2009. The goal is to identify optimal hydraulic conditions conducive to entry of adult lampreys into the fishways at Wells Dam.

Hypotheses

1. The ability of adult lampreys to successfully negotiate fishway entrances at Wells Dam is directly related to hydraulic conditions at fishway entrances.
2. Current fishway operations, producing average water velocities at the entrances that exceed the known swimming capability of adult lampreys, are not currently optimized for lamprey passage.

Prediction

A temporary, nighttime reduction in head differential between the fishway collection galleries and tailrace, leading to decreased velocity at the entrances, will create hydraulic conditions conducive to entry of adult lampreys into the fishways at Wells Dam.

Data and Evaluation

Both factor and response data will be the primary information collected during this study. The factor will be the treatment level, or entrance velocity, and the response will be (1) number of approaches, (2) number of successful entrants, and (3) the relative success, or proportion of successful entrants as compared to the control treatment level (i.e., current level of operation). Statistical analyses will be performed on results to test the strength of differences. The differences (or lack thereof) will be used to evaluate the prediction and whether temporary, nighttime reductions in head differential are an effective tool to facilitate passage of adult lampreys at the Wells Dam. Secondary information, specifically fine-scale behavioral observations, will be collected to further understand lamprey behavior at fishway entrances and identify problematic areas.

Methods

Timing and Reductions

Seasonal and Diel Movements

The length, timing, and abundance of the adult lamprey migration at Wells Dam were analyzed according to historical fish counts by LGL and Douglas PUD (2008). On average, the bulk of the Pacific lamprey migration at Wells Dam typically occurs between August 26th and September 19th, with the average mid-point occurring on September 8th, with considerable reliability ($SD \pm 13$ days; LGL and Douglas PUD 2008). Diel movements of adult lampreys through Wells Dam can be described by both historical fish counts and radio-telemetry data. Analysis of historical hourly counts reveals that roughly 80% of all lampreys are counted between 19:00 and 08:00 the following day. Since the count window is located at Pool #64 in each ladder, raw data from Robichaud et al. (2009) were used to identify times when interactions with the fishway entrances were most frequently observed. Over 75% of these observations occurred between 20:00 and 24:00 in 2007 and 2008 (over 35,000 hits during 113 individual observations). Considering that substantial fish handling occurred during mid-day hours in the second year of this study, it is reasonable to expect that most adult lampreys approach the entrances to Wells fishways between 20:00 and 24:00. These results are consistent with other assessments of lamprey behavior. Moser et al. (2002) found entrance approach times of adult lampreys to peak between 22:00 and 01:00. Based on this information, and negotiations with the HCP Coordinating Committee, the temporary entrance velocity reductions will occur between 21:00 and 01:00 daily between August 26th and September 19th (a 25-day period), with 5 additional days of monitoring to add based on river conditions to better capture the run.

Velocity Reductions

Three alternative entrance velocities (equal treatments on both fishways) will be conducted during the study period. The high (existing condition) will serve as a control, with a head differential maintained at 1.50 feet. Alternatively, low and moderate range velocities will also be assessed. Head differentials ranging from as low as 0.50 feet to 1.25 feet will be selected for the low and moderate treatments following recommendations from fishway engineers and approval from the Habitat Conservation Plan (HCP) Coordinating Committee (B. Nordlund, NMFS, personal communication) (Table 1). The latter communication is to ensure that any proposed changes will have a nominal impact on passage of ESA-listed salmon.

Table 1. Estimated average velocity (fps) produced by various head differentials at Wells Dam fishway entrances.

Head Differential	Estimated Average Velocity (fps) ³	Velocity Relative to Existing Conditions (%)
0.00	0.00	0%
0.25	4.01	41%
0.50	5.67	58%
0.75	6.98	71%
1.00 ¹	8.02	82%
1.25	8.97	91%
1.50 ²	9.83	100%

¹ Median head differential at Rocky Reach and Rock Island Dam is 1.1' and 1.2', respectively (FPC 2008).

² Median head differential at Wells Dam is 1.5' (FPC 2008).

³ Note that boundary conditions will be much less than estimated average velocity.

Influence on Salmonids

The nocturnal behavior of lampreys has been well-documented throughout the world, including Pacific lamprey at Columbia River Basin hydroelectric projects (Moser et al. 2002; Potter and Gill 2003; Robichaud et al. 2009). This behavioral pattern is particularly useful in the Columbia River Basin where passage of migrating adult salmonids has remained a management priority since construction of hydroelectric projects (FPC 2008). Migrating adult salmonids, contrary to lampreys, tend to approach and ascend fishways during daytime hours. Moser et al. (2002) captured this difference in a management context by stating, "The tendency for lamprey to be most active during the night when adult salmonids are less active may be exploited to improve lamprey passage without affecting salmonids." A closer examination of hourly passage data at Wells Dam over the past decade supports this trend (Figure 4). Both steelhead and Chinook salmon passage through Wells Dam has peaked during the 16th hour of the day (3:00-3:59 p.m.), whereas sockeye salmon passage has peaked during the 13th hour of the day. Contrastingly, lamprey passage has peaked during the first hour of the day. These data indicate that nearly 95% of steelhead and all salmon combined are observed in the fishways outside of the proposed entrance reductions – some of which will remain within original target levels (1.0'). Further, spring Chinook salmon will not be present during the study, and the majority of coho salmon migrate subsequent to the proposed study period. No operational changes will occur within the fishway itself, providing ladder operations consistent with HCP guidelines. Therefore, minor and seasonal temporary nighttime reductions in head differential would have a nominal affect on salmonids passage, if any, particularly that of ESA-listed steelhead. To ensure that this assessment is correct, DIDSON data collected during this study will also document and compare passage of salmonids under the proposed flow treatments. These results will then be compared to annual passage counts, improvements to adult lamprey passage, and subsequently presented to the HCP Coordinating Committee for review.

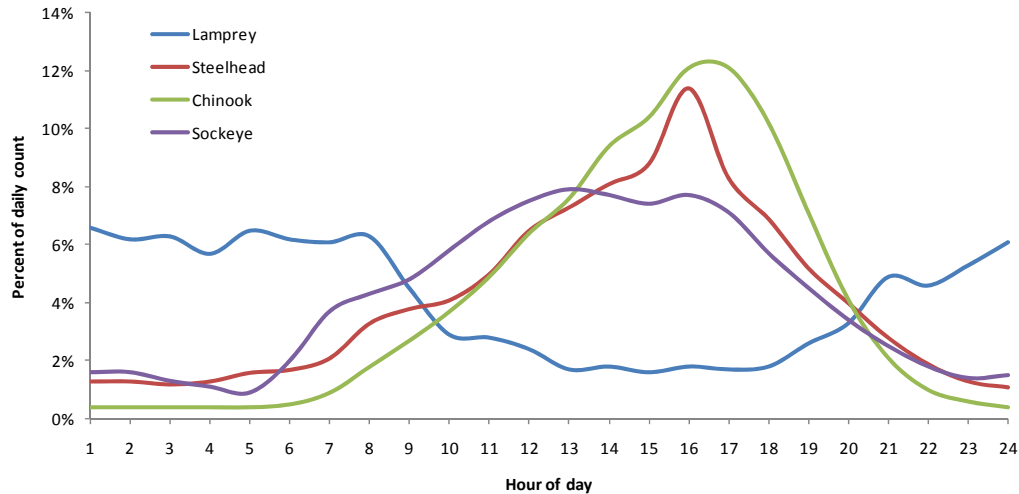


Figure 4. Frequency of fish observations at Wells Dam count stations by hour and species, 1998-2009.

Table 2. Frequency of fish observations at Wells Dam count stations by hour and species, 1998-2009. Hours of above-average passage are shaded, with peak hours in bold red font.

Hour	Lamprey		Steelhead		Chinook		Sockeye	
	Count	Percent	Count	Percent	Count	Percent	Count	Percent
H-01	217	6.6%	1,158	1.3%	1,780	0.4%	8,718	1.6%
H-02	204	6.2%	1,155	1.3%	1,603	0.4%	8,666	1.6%
H-03	206	6.3%	1,113	1.2%	1,518	0.4%	7,153	1.3%
H-04	188	5.7%	1,168	1.3%	1,428	0.4%	5,722	1.1%
H-05	214	6.5%	1,439	1.6%	1,602	0.4%	4,702	0.9%
H-06	204	6.2%	1,513	1.7%	2,191	0.5%	10,673	2.0%
H-07	199	6.1%	1,894	2.1%	3,727	0.9%	20,020	3.7%
H-08	206	6.3%	2,974	3.3%	7,145	1.8%	22,882	4.3%
H-09	148	4.5%	3,465	3.8%	11,097	2.7%	25,392	4.8%
H-10	95	2.9%	3,759	4.1%	15,257	3.7%	31,041	5.8%
H-11	93	2.8%	4,564	5.0%	20,007	4.9%	36,173	6.8%
H-12	79	2.4%	5,932	6.5%	26,140	6.4%	39,894	7.5%
H-13	54	1.7%	6,666	7.3%	31,065	7.6%	41,990	7.9%
H-14	58	1.8%	7,439	8.1%	38,173	9.4%	41,164	7.7%
H-15	51	1.6%	8,022	8.8%	42,478	10.4%	39,814	7.4%
H-16	59	1.8%	10,413	11.4%	49,258	12.1%	41,068	7.7%
H-17	57	1.7%	7,616	8.3%	49,155	12.1%	37,745	7.1%
H-18	60	1.8%	6,282	6.9%	41,629	10.2%	30,724	5.7%
H-19	86	2.6%	4,765	5.2%	28,746	7.1%	23,927	4.5%
H-20	107	3.3%	3,621	4.0%	16,717	4.1%	18,280	3.4%
H-21	159	4.9%	2,528	2.8%	8,500	2.1%	13,422	2.5%
H-22	151	4.6%	1,707	1.9%	4,103	1.0%	9,831	1.8%
H-23	174	5.3%	1,158	1.3%	2,343	0.6%	7,694	1.4%
H-24	201	6.1%	1,036	1.1%	1,822	0.4%	7,782	1.5%
Total	3,270	100%	91,387	100%	407,484	100%	534,477	100%
Average	136	4.2%	3,808	4.2%	16,979	4.2%	22,270	4.2%

DIDSON Setup

DIDSON units will be deployed inside the collection gallery of both fishways by commercial divers. The units will be fastened to a variable-angle metal bracket bolted to a rigid structure within the gallery. Once the brackets are in place, the diver will be in communication with the DIDSON operator on deck to test different aiming angles to ensure sufficient coverage of the fishway entrances. The diver will secure the bracket in place when the optimal aiming angle is identified. The diver will then secure the DIDSON cable up along the gallery wall to the deck. The topside DIDSON system components (DIDSON control box, laptop computer, and external hard drive) will be housed in a ventilated environmental box and powered with 110 VAC. The laptops will have Internet access and software that will allow for remote monitoring of the systems for functionality. Each DIDSON unit will be oriented 90° from the typical orientation so the 29° field-of-view component will spread vertically along the fishway entrances to cover the entire width as well as the inside edges of the entrances. This will allow for a high-resolution assessment of lamprey passage in their most critical position for completion of entry into the fishways.

Data Collection, Processing, and Statistical Design

The DIDSON systems will run continuously throughout the monitoring period as determined by historical records, prevailing river conditions, and downstream counts. The DIDSON data acquisition software will record for six-hour periods each night throughout the study at a rate of 10 frames per second in consecutive 10-minute files. All data files will be recorded directly to 1 GB external hard drives. Data will be extracted daily and archived.

Data processing will involve the use of data reduction functions and algorithms included in the DIDSON data processing software. The program initially entails application of a subtraction algorithm that will eliminate all static background features. A motion detector function based on a user-defined intensity threshold and minimum cluster size will subsequently reduce raw data files to a second data set including only fish passage events. The resulting data set will then be manually reviewed using the DIDSON data playback software. This process works much like reviewing video data with a VCR, with controls for playback speed, forward, reverse, and pause. The processor will review the data and note the location (east or west entrance), date, and time of each lamprey sighting event. Each lamprey approach and successful entry will be tallied, and other fine-scale behavioral observations will also be noted. These variables will be summed on an hourly and nightly basis for calculation of relative entrance success estimates.

Daily trials will be conducted to test attraction and relative entrance success of adult lampreys under three alternative entrance velocities (equal treatments on both fishways). The trials will be conducted in a randomized block design using ten blocks of three-day duration each. The three alternative flow treatments will be randomized to the three days within each block (Figure 5). Counts will be performed using a DIDSON between the hours of 21:00 and 01:00 when lampreys are active at the fishway entrances. Flow treatments will be changed with equal time during each trial to maximize the opportunity for flow conditions and lamprey behavior to adjust to the new hydraulic conditions.

Attraction⁷ will be measured as the number of lampreys that enter the field of view of the DIDSON mounted inside of the fishway. Entrance will be measured as the numbers of lamprey that are seen moving forward into the fishway. Relative entrance success will be determined as the proportion of lampreys that enter compared to the number attracted, relative to treatment level.

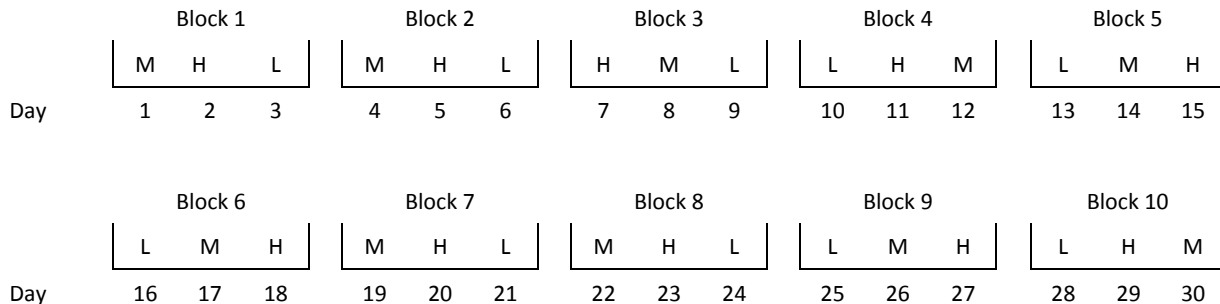


Figure 5. Schematic of proposed randomized block design with blocks and treatment order within blocks (H = high, M = moderate, L = low flow).

The tests of equal attraction and equal entrance success will be performed using a two-way analysis of deviance (ANODEV) for randomized block design (Table 3). The analysis will be based on a Poisson error distribution for count data and a log-link assuming multiple effects. An *F*-test will be used to test the null hypothesis of equality,

$$H_0: \mu_1 = \mu_2 = \mu_3$$

vs.

$$H_a: \mu_1 \neq \mu_2 \neq \mu_3.$$

Separate tests of $\mu_1 = \mu_2$ and $\mu_1 = \mu_3$ comparing standard conditions (i.e., high flow) to moderate and low flows will be performed using 1 degree of freedom contrasts based on a *t*-statistic.

Table 3. Degree of freedom table for the analysis of deviance (ANODEV) of the proposed randomized block design.

Source	DF	DEV	MDEV	<i>F</i>	<i>P</i>
Total _{Cor}	29				
Blocks	9	BLDEV			
Treatments	2	TDEV	TMDEV	$F_{2,18} = \text{TMDEV}/\text{EMDEV}$	<i>P</i>
Error	18	ERDEV	EMDEV		

⁷ The term “attraction” should not be confused with the terminology used in radio-telemetry studies, referring to a metric that quantifies the proportion of fish in a tailrace that ultimately approach a fishway entrance.

Scheduling and Budget

The *Assessment of Adult Pacific Lamprey Behavior in Response to Temporary Velocity Reductions at Fishway Entrances* will begin with DIDSON setup and coordination with Wells Dam operators during the week of August 10th, 2009. Blocks of temporary entrance velocity reductions will begin between August 21st and August 26th, depending on current river conditions and counts at downstream projects. Nightly treatments and monitoring will continue for 30 days. Data processing and analysis will continue with downloads, with monthly updates provided beginning September 30th. A final report will be provided no later than January 31st. The total cost for this project will be no greater than \$112,950.

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Appendix 1. LGL budget for 30 days of monitoring adult lampreys at Wells Dam using DIDSON, 2009.

Tasks/Personnel	Sr. Research Scientist	Local Technician	Total	
Personnel Time				
1. Planning, Design Refinement, Permitting	16			
2. Deploy and Test DIDSON Systems	16	16		
3. Operate and Monitor DIDSON Systems / Data Downloading	40	180		
4. DIDSON Demobilization	24			
5. Data Management and Transfer	16	30		
6. Data Processing and Analysis	160			
7. Reporting	120			
8. Project Management	16			
Total Hours	408	226		
Hourly Rate	\$115	\$50		
Personnel Costs				
1. Planning, Design Refinement, Permitting	\$1,840	\$0		\$1,840
2. Deploy and Test DIDSON Systems	\$1,840	\$800		\$2,640
3. Operate and Monitor DIDSON Systems / Data Downloading	\$4,600	\$9,000		\$13,600
4. DIDSON Demobilization	\$2,760	\$0		\$2,760
5. Data Management and Transfer	\$1,840	\$1,500		\$3,340
6. Data Processing and Analysis	\$18,400	\$0		\$18,400
7. Reporting	\$13,800	\$0		\$13,800
8. Project Management	\$1,840	\$0		\$1,840
Total Personnel Costs	\$46,920	\$11,300		\$58,220
Disbursements				
At Cost:				
Ground Transport from and to N. Bonneville (Personal Vehicle Mileage)	8	days	\$150	\$1,200
Ground Transport local travel (Personal Vehicle Mileage)	10	days	\$10	\$100
Visiting Accomodation	11	days	\$91	\$1,001
Meals	11	days	\$39	\$429
DIDSON System Lease (2 @ 1 month each)	2	months	\$12,000	\$24,000
DIDSON Shipping	4	units	\$300	\$1,200
Data Shipping	4	units	\$50	\$200
Field materials and supplies	2	units	\$1,400	\$2,800
Diver Services	3	days	\$6,000	\$18,000
Laptop computers for operating DIDSON systems	2	units	\$1,500	\$3,000
Internet, Remote PC software	2	months	\$150	\$300
DIDSON data storage	10	units	\$150	\$1,500
Office (email, copying, phone, etc)	1		\$1,000	\$1,000
Total Disbursements				\$54,730
Grand Total				\$112,950

Email from Douglas PUD to ASWG regarding draft response letter to BIA's questions on PLMP edits

Aquatic Settlement Work Group's Responses to Bob Dach's (BIA) Questions Regarding the Pacific Lamprey Management Plan. Questions sent to Douglas PUD by BIA on October 9, 2009

From: Josh Murauskas
Sent: Thursday, October 29, 2009 10:57 AM
To: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Jessica Gonzales (FWS Policy); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Mary Mayo (DCPUD Technical Support); Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford (DCPUD Policy); Steve Lewis (FWS Technical); Steve Parker (YN Technical); Tony Eldred (WDFW Policy)
Subject: Additional questions from Bob Dach re: PLMP
Attachments: Bob Dach's PLMP Email Questions.doc

Dear SWG Representatives:

Please find attached a Word document containing questions from Mr. Dach via email to me over the past few weeks (two emails) regarding the changes to the Pacific Lamprey Management Plan. As directed by the SWG, I have taken the time to provide responses for the group to consider. Please review and provide any comments or edits to me at your earliest convenience. We can then have the responses forwarded to Mr. Dach.

Thanks again for your continued participation,

Josh

*Josh Murauskas
Douglas Co. PUD
(509) 881-2323*

Robert Dach/ALBUQUERQUE/BIA/DOI

To Josh Murauskas

10/09/2009 11:51 AM

cc ShaneB@dcpud.org

Subject PLMP Redline Draft for SWG review

Hi Josh,

I've been going through your last edits to the lamprey management plan over the last couple of days, and I have a few questions (in no particular order) that will help me to better understand the proposal:

1. We added some language in paragraph 2 of section 2.5.1, the last bullet in 2.5.2 and added a Summary of Effects section as 2.5.3. Was there something factually incorrect about those insertions?

The Aquatic SWG unanimously agreed that adjustments to background information (as opposed to measures) were not needed. However, the Aquatic SWG agreed to replace the preliminary data in 2.5.2 with the 2009 conclusive results (consistent with a "summary of effects" section) as recommended by Robichaud et al. (2009).

2. The phrase "if any" implies that the information does not currently reflect any impacts on lamprey from the Wells Project - is that the intent of the statement?

The phrase "if any" is standard language used throughout the settlement agreement. It has been used to denote that there is little or no information available, and that without adequate information a determination of effect cannot be made or assigned to the project. Keep in mind that if any impacts are documented through the studies, then measures will be implemented to address the identified impacts.

3. Do you differentiate between the terms "monitor" and "evaluate"?

In general "monitoring" is the collection of data and "evaluating" is the analysis of data collected. For example, (a) we monitored radio tagged lamprey to gain information about the behavior of fish within the ladders and other project facilities; (b) we evaluated data from radio tagged lamprey to reach conclusions as to lamprey passage efficiency at the Project.

4. Do you think the concept of "timely" passage is captured in the phrase "safe, effective, and volitional"?

The SWG unanimously agreed timely is implied within the phrase "safe, effective, and volitional."

5. What is meant by the phrase "not inconsistent with"?

*It means that the plans will not run counter to other regionally developed plans. However, please keep in mind the context of the statement. In the same paragraph, the PLMP also states that, "The PLMP is intended to be **compatible** with other Pacific lamprey management plans in the Columbia River mainstem." It also states that the PLMP is, "...intended to be **supportive** of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group,..". Finally, it states that the*

PLMP will be, “**supportive** of designated uses for aquatic life under Washington State water quality standards...”.

6. How would you define a "reasonable" measure?

In general, a “reasonable” measure will be supported by reliable evidence, reflect the sound judgment of the ASWG, and consistent with the provisions of the ASA and applicable law.

7. At what point is performance at other Mid-Columbia River hydroelectric dams considered sufficient to set the standard to be met by DCPUD? is there a certain number of years that another project must have demonstrated a certain performance metric, is there a level of expected statistical precision/rigor that must be achieved at the other projects, is it an average of the other projects or does the best project set the standard? What do you think the current performance level is at other mid-Columbia River Projects?

Performance at Wells and other Mid-Columbia River hydroelectric dams will be assessed by the Aquatic SWG consistent with the language the parties unanimously developed for Section 4.1.5.

Priest Rapids Dam (RM 397) was reported to have 79% entrance efficiency, 75% ladder efficiency, and 14% fallback rate, for a total of 51% approach to forebay ratio (Nass et al. 2005). Wanapum Dam (RM 416) was reported to have 65% entrance efficiency, 84% ladder efficiency, and 4% fallback rate, for a total of 52% approach to forebay ratio (Nass et al. 2005). Adult lamprey passage at Rock Island Dam (RM 453) has not yet been determined. Rocky Reach Dam (RM 474) was reported to have 94% entrance efficiency, 56% ladder efficiency, and 22% fallback rate, for a total of 41% approach to forebay ratio (Stevenson et al. 2005).

8. Does the language in section 4.1.3 ("Douglas shall continue to conduct annual fish passage monitoring in the Wells Dam fishway...") mean you will continue to do annual radio-telemetry evaluations of lamprey passage at the project until performance is "similar to other mid-Columbia River " dams?

Section 4.1.3 is titled “Upstream Fishway Counts and Alternative Passage Routes.” The abovementioned sentence, in whole, states “Douglas shall continue to conduct annual adult fish passage monitoring in the Wells Dam fishways using the most current technology available, to count and provide information on upstream migrating adult Pacific lamprey 24-hours per day during the adult fishway monitoring season (May 1- Nov 15).” This language is referring to fish enumeration efforts and not passage performance (see Section 4.1.5).

9. Does the phrase "Douglas, in consultation with the Aquatic SWG, may choose" mean that Douglas will implement measures requested by the ASWG or does it mean that Douglas would consider implementing measures requested by the ASWG?

The phrase means that Douglas will consult with the SWG prior to choosing. Section 4.1.3 is the only instance in which “choosing” is used in the PLMP to describe an option for providing an alternative passage around fish enumeration stations within Wells Dam fishways. An alternative passage route has already been established around the counting station following consultations with the SWG (as compared to improving counting accuracy, which is captured in Section 4.1.3).

10. Why is a one-year study sufficient to demonstrate that passage performance is met, but a two-year study is required to determine if it is not (see sections 4.1.6 and 4.1.7)?

*The PLMP does not state that a two-year study is needed to identify that the passage standard has not been met. Instead, Section 4.1.6 clearly states, "...Douglas, in consultation with the Aquatic SWG, shall conduct a **one-year** study to monitor the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If monitoring results indicate that passage rates at Wells Dam are not similar to passage rates at other mid-Columbia river dams or within standards as described in Section 4.1.5, Douglas, in consultation with the Aquatic SWG, **shall develop and implement additional measures** to improve upstream Pacific lamprey passage.*

Section 4.1. addresses the conduct of periodic monitoring following prior attainment of the passage standard (under 4.1.6). Because the project has already successfully achieved the passage standard, as demonstrated through a one-year study (per 4.1.6), then only one additional year of study is needed, periodically, to periodically verify that the standard continues to be achieved. Conversely, if the second year of study (first year of periodic monitoring) documents that passage has dropped below the standard, then there exists a conflict in study results (one year of study demonstrating attainment of standards under 4.1.6 and one year demonstrating that the project does not meet the standard under 4.1.7). Because there is a conflict in the data collected, one additional year (second year of study under 4.1.7) is needed to either confirm or refute the results of the first year of periodic monitoring.

11. Can you describe DCPUD's intended efforts to help develop new tagging technologies for macrophthalmai, and to increase numbers of available test fish upstream of the project?

The PLMP, consistent with the scope of FERC relicensing, does not contain research and development activities for biotelemetry companies. However, page 1 of the PLMP states, "The PLMP is intended to be supportive of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group".

We may be talking past one-another, so written answers to these questions will help me to better interpret the intent of the language in the Plan and maybe develop some alternative language that can address both of our issues, or at least develop a strategy for coordinating our issues with the PLMP.

Although I was hoping to provide you and Shane with some more concise feedback on the proposed changes, I don't think we're quite ready for that as yet. I will use your responses to the above questions to inform our next steps, which we will provide following a meeting between BIA and all of the affected Tribes. I am cognizant of the relicensing timeline and will endeavor to ensure that we are timely within that schedule.

Let me know if I need to clarify anything - thanks for your help!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Robert Dach/ALBUQUERQUE/BIA/DOI

To Josh Murauskas

10/13/2009 11:11 AM

cc ShaneB@dcpud.org

Subject PLMP Redline Draft for SWG review

Hi Josh,

One more clarification - In section 4.1.5, you've added 5 bullets which reflect to a certain extent what we had provided as a section 4.1. Specificity has been removed in your version and a few of the dates have been modified. You also have the bullets under a section that initially states "If additional passage improvement measures are deemed necessary by the Aquatic SWG, based upon the results of studies conducted at Wells Dam, then within one year... The following components shall be included in these passage measures:"

For clarification please be aware that all of the recent changes made within the Pacific Lamprey Management Plan, to address comments provided by BIA, CRITFC and USFWS, were developed, edited, reviewed and finalized by the members of the Aquatic SWG. When you refer to these changes as being made by me (e.g., "you've added," "your version," "you also," etc.) you are overlooking the fact that these changes were developed and approved by a committee of technical experts on aquatic resources.

My questions are as follows:

1. The way 4.1.5 is currently drafted, there appears to be a requirement for the ASWG to first determine that additional passage improvement measures are necessary based upon studies conducted at Wells, before any of the bullets would be implemented - can you clarify which studies this statement refers to and when those studies will be conducted?

Adult passage studies were conducted at Wells Dam in coordination with Chelan PUD in 2004, and more recently in 2007 and 2008 (as documented in Robichaud et al. 2009, FERC Updated Study Report filed April 15th, 2009). Consistent with the recommendations of this report, the SWG has unanimously agreed that improvements to enhance adult passage efficiency should be implemented at the earliest possible time.

Rather than waiting for FERC to issue a new license, Douglas PUD, in close coordination with the Aquatic SWG, voluntarily developed, received Aquatic SWG approval for, and implemented a study to look at operational modifications at the fishway entrances to improve lamprey passage efficiency. Digital imaging sonar techniques were proposed by regional experts, and approved by the Aquatic SWG, as the best tool for evaluating operational fishway entrance modifications in 2009.

2. The opening paragraph seems to contradict the bullets, as far as scheduling, in that each bullet has its own implementation schedule identified (i.e., within one year, or five years, of license issuance as the case may be). Are additional studies needed prior to implementing these bullets as described in the 1st general paragraph, or are they implemented on the schedules identified in each bullet?

No additional studies are required to implement bulleted items within 4.1.5. Each item will be implemented on the schedule defined within each bullet.

3. Why was the clarifying language included in our last redline removed?

Technical recommendations proposed by the BIA were considered and acted upon by unanimous consent of the Aquatic SWG signatory parties. The particular location and wording was adjusted to be consistent with other management plans within the SA, and to reflect the judgment of the technical experts represented on the Aquatic SWG.

4. Also, is it DCPUD or the ASWG that determines whether these actions are needed? It seems if the ASWG determined that they were needed then DCPUD would implement?

You are correct: The Aquatic SWG, under the settlement agreement guidelines, determines which measures are needed to satisfy the requirements of each of the six aquatic resource management plans. Douglas PUD then implements the required measures.

Thanks for your help clarifying!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Ecology to ASWG regarding discussion of response letter at next meeting

From: Irle, Pat (ECY) [PIRL461@ECY.WA.GOV]
Sent: Wednesday, November 04, 2009 1:14 PM
To: Josh Murauskas; Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Jateff, Robert J (DFW); Bob Rose (YN Technical Alternate); James, Brad W (DFW); Donella Miller (YN Sturgeon Lead); Korth, Jeffrey (DFW); Jessica Gonzales (FWS Policy); Joe Peone (CCT Policy); Merz, Jonathan (ECY); Mary Mayo; Michael Schiewe, PhD (Aquatic SWG Chair); Hallock, Molly (DFW); Patrick Luke (YN Lamprey Lead); Verhey, Patrick M (DFW); Paul Ward (YN Policy); Shane Bickford; Steve Lewis (FWS Technical); Steve Parker (YN Technical); Eldred, Duane R (DFW)
Subject: RE: Additional questions from Bob Dach re: PLMP

Perhaps we should spend a few minutes at the next meeting discussing our thoughts, before e-mailing the results to BIA?

Email from State Parks to Douglas PUD regarding Draft Wells Project RMP

From: Harris, Jim (PARKS) [mailto:Jim.Harris@PARKS.WA.GOV]
Sent: Wednesday, November 04, 2009 12:35 PM
To: Scott Kreiter
Cc: Parsons, Christine (PARKS)
Subject: RE: Wells Project Recreation Management Plan

Hi Scott,

I've been meaning to contact you to arrange a meeting. All involved parties recognize you as a willing listener and good communicator of your PUDs thoughts and reasoning, so you seemed like a good participant in this potentially sensitive issue.

Douglas County PUD's reply to Pateros' comments on the study report, including the demand analysis, seemed condescending and non-responsive, with regard to the PUD's lack of recognition of the value of additional trails and other potential new development. The Mayor of Pateros and I have been in communication regarding this, as well as including the National Park Service to assure we understood FERC intent. I would like to invite you to meet with representatives of Pateros, Brewster, State Parks, WDFW, and NPS to discuss the demand growth in hiking/walking for pleasure and wildlife viewing/photography as recognized in the PUDs demand analysis, consistent with SCORP, that is not addressed in the RMP.

State Parks would like to see additional trail development, and facility development that support nature and wildlife observation/photography. I would like to offer an opportunity to have a consensus building session in which it might be possible for the PUD to reconsider these issues prior to submittal of the RMP. I acknowledge an excellent response by the PUD to water trail needs. With clarification of definition, I believe the same can be said for support of maintenance and operation of existing facilities.

Before I send a meeting to all the parties, with the challenge of finding a date that works for all, what dates work for you (this does not exclude others you think appropriate to invite from the PUD)?

I have Nov. 12, 16-18, 23-25 open.

Thanks Scott. I look forward to working with you on developing mutual agreement on these issues.

JIM

From: Scott Kreiter [mailto:scottk@dcpud.org]
Sent: Thursday, October 29, 2009 8:40 AM
To: Harris, Jim (PARKS)
Subject: RE: Wells Project Recreation Management Plan

Jim,
It occurred to me that I hadn't heard back from you regarding the Recreation Management Plan, so I wanted to check in to be sure that you received it.

Thanks.
-Scott

Email from Douglas PUD to State Parks regarding adding additional language/measures to RMP

From: Scott Kreiter
Sent: Thursday, November 05, 2009 1:14 PM
To: 'Harris, Jim (PARKS)'
Cc: Parsons, Christine (PARKS); Shane Bickford
Subject: RE: Wells Project Recreation Management Plan

Jim,

Thank you for your feedback on the Wells Project Recreation Management Plan (RMP). Per our follow-up telephone discussions, Douglas PUD will draft additional language/measures to incorporate into the RMP that will (hopefully) address the issues you've raised regarding trails and wildlife viewing. It is our hope that the proposed language will preclude the need for a meeting. If we can come up with something you feel is appropriate, we can then run it by others and see what they think.

I should have something to you in a few days.

Thanks again.
-Scott

Email from State Parks to stakeholders regarding status report on RMP

From: Harris, Jim (PARKS) [mailto:Jim.Harris@PARKS.WA.GOV]

Sent: Thursday, November 05, 2009 1:42 PM

To: Chris Parsons; Beich, Dennis V (DFW); Gail Howe; George Brady; Eychaner, Jim (RCO); Lee Webster; Susan Rosebrough; Eldred, Duane R (DFW)

Cc: Scott Kreiter; Gordon Brett

Subject: Wells Relicensing: Recreation

Hello Folks,

For some this is a status report, for others an update of efforts.

Following Douglas Co. PUD's responses to comments on the Studies Report, which included the Recreation Demand Analysis, the City of Pateros and State Parks had discussions around the desire for a more complete response to the future demand for trails (walking for pleasure and hiking) and wildlife observation & nature photography. This interest was based upon SCORP documents and the Demand Analysis.

That resulted in discussion of a potential meeting with Douglas County PUD and you folks. State Parks would like to see more trails along the shoreline in (or connecting) populated areas, that would serve the local communities, visiting tourists, and linking recreation with local economies. Additionally, State Parks would like to see more than maps indicating where to observe wildlife. The desire focuses on an investment to improve facilities (where appropriate) that support wildlife observation & nature photography.

Scott Kreiter and I had a very good conversation around this topic. Scott has indicated a desire by the PUD to review these issues and provide a suggested response, rather than convene a meeting that might get to the same end, but with greater impacts on time.

For those waiting for a meeting announcement, I thought it fair to let you know what is happening. To those that have an involvement or interest, I thought you would appreciate knowing what is being discussed, so you can develop your own thoughts.

I appreciate the PUD's willingness to consider these items and look forward to the response on how these issue might be addressed, with appropriate planning, and minimum impacts.

Sincerely,

Jim Harris, Eastern Region Director
Washington State Parks and Recreation Commission

Aquatic Settlement Work Group conference call

Conference Call Agenda

Aquatic Settlement Work Group



Date: Thursday, November 12, 2009
Time: 10:00 a.m. to 11:30 p.m.
Location: Conference call line: 509.881.2990, access code 327831.

- | | |
|--|-----------|
| I. Welcome and Agenda / Minutes Review | Schiewe |
| II. BIA and Response to Email Questions Sent in October | SWG |
| III. Pacific Lamprey Study Update | Murauskas |
| IV. Discussion of Changes to annual TDG Report | Irle |
| V. Any other items for discussion | SWG |

Email from Aquatic Chair to ASWG regarding revised draft response letter to
BIA's questions on PLMP edits

**Aquatic Settlement Work Group's Responses to Bob Dach's (BIA) Questions
Regarding the Pacific Lamprey Management Plan. Questions sent to Douglas
PUD by BIA on October 9, 2009**

From: Ali Wick [awick@anchorqea.com]
Sent: Thursday, November 12, 2009 1:53 PM
To: bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV; brose@yakama.com; Brad James; Donella Miller; korthjwk@dfw.wa.gov; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Shane Bickford; Steve Lewis; parker@yakama.com; Tony Eldred
Subject: Aq SWG: Bob Dach's PLMP Email Questions SWG Edits
Attachments: Bob Dach's PLMP Email Questions SWG Edits.doc

Hi Aq SWG – Attached please find the revised responses to BIA's questions, including edits from today's call. Please check these as your final review and reply with your concurrence by 11/19, as we agreed on the call.

Thanks!,
-Ali

Ali Wick

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awick@anchorqea.com
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Robert Dach/ALBUQUERQUE/BIA/DOI

To Josh Murauskas

10/09/2009 11:51 AM

cc ShaneB@dcpud.org
Subject PLMP Redline Draft for SWG review

Hi Josh,

I've been going through your last edits to the lamprey management plan over the last couple of days, and I have a few questions (in no particular order) that will help me to better understand the proposal:

1. We added some language in paragraph 2 of section 2.5.1, the last bullet in 2.5.2 and added a Summary of Effects section as 2.5.3. Was there something factually incorrect about those insertions?

The Aquatic SWG unanimously agreed that adjustments to background information (as opposed to measures) were not needed. However, the Aquatic SWG agreed to replace the preliminary data in 2.5.2 with the 2009 conclusive results (consistent with a "summary of effects" section) as recommended by Robichaud et al. (2009).

2. The phrase "if any" implies that the information does not currently reflect any impacts on lamprey from the Wells Project - is that the intent of the statement?

The phrase "if any" is standard language used throughout the settlement agreement. It has been used to denote that there is little or no information available, and that without adequate information a determination of effect cannot be made or assigned to the project. Keep in mind that if any impacts are documented through the studies, then measures will be implemented to address the identified impacts.

3. Do you differentiate between the terms "monitor" and "evaluate"?

In general "monitoring" is the collection of data and "evaluating" is the analysis of data collected. For example, (a) we monitored radio tagged lamprey to gain information about the behavior of fish within the ladders and other project facilities; (b) we evaluated data from radio tagged lamprey to reach conclusions as to lamprey passage efficiency at the Project.

4. Do you think the concept of "timely" passage is captured in the phrase "safe, effective, and volitional"?

The SWG unanimously agreed timely is implied within the phrase "safe, effective, and volitional."

5. What is meant by the phrase "not inconsistent with"?

*It means that the plans will not run counter to other regionally developed plans. However, please keep in mind the context of the statement. In the same paragraph, the PLMP also states that, "The PLMP is intended to be **compatible** with other Pacific lamprey management plans in the Columbia River mainstem." It also states that the PLMP is, "...intended to be **supportive** of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group,..". Finally, it states that the*

PLMP will be, "supportive of designated uses for aquatic life under Washington State water quality standards...".

6. How would you define a "reasonable" measure?

First, the SWG would like to note that this has not been defined in the signed Aquatic SA, so all we can do is present our general thoughts about the subject. We think that reasonable means the decision will be based on the scientific information available, and what the group sees as sensible, not extreme or excessive.

7. At what point is performance at other Mid-Columbia River hydroelectric dams considered sufficient to set the standard to be met by DCPUD? Is there a certain number of years that another project must have demonstrated a certain performance metric, is there a level of expected statistical precision/rigor that must be achieved at the other projects, is it an average of the other projects or does the best project set the standard? What do you think the current performance level is at other mid-Columbia River Projects?

Deleted: In general, a "reasonable" measure will be supported by reliable evidence, reflect the sound judgment of the ASWG, and consistent with the provisions of the ASA and applicable law. ¶

Performance at Wells and other Mid-Columbia River hydroelectric dams will be assessed by the Aquatic SWG consistent with the language the parties unanimously developed for Section 4.1.5. "Douglas shall exhibit steady progress, as agreed to by the Aquatic SWG, towards improving adult lamprey passage until performance at Wells Dam is determined to be similar to other mid-Columbia River hydroelectric dams, or until scientifically rigorous standards and evaluation techniques are established by the Lamprey Technical Workgroup, or its successor, and adopted regionally. The Aquatic SWG will then evaluate, and if applicable and appropriate, adopt these standards for use at Wells Dam. If compliance is achieved, Douglas shall only be required to implement activities pursuant to Section 4.1.7 (Periodic Monitoring) for adult Pacific lamprey passage."

Priest Rapids Dam (RM 397) was reported to have 79% entrance efficiency, 75% ladder efficiency, and 14% fallback rate, for a total of 51% approach to forebay ratio (Nass et al. 2005). Wanapum Dam (RM 416) was reported to have 65% entrance efficiency, 84% ladder efficiency, and 4% fallback rate, for a total of 52% approach to forebay ratio (Nass et al. 2005). Adult lamprey passage at Rock Island Dam (RM 453) has not yet been determined. Rocky Reach Dam (RM 474) was reported to have 94% entrance efficiency, 56% ladder efficiency, and 22% fallback rate, for a total of 41% approach to forebay ratio (Stevenson et al. 2005).

8. Does the language in section 4.1.3 ("Douglas shall continue to conduct annual fish passage monitoring in the Wells Dam fishway...") mean you will continue to do annual radio-telemetry evaluations of lamprey passage at the project until performance is "similar to other mid-Columbia River" dams?

Section 4.1.3 is titled "Upstream Fishway Counts and Alternative Passage Routes." The abovementioned sentence, in whole, states "Douglas shall continue to conduct annual adult fish passage monitoring in the Wells Dam fishways using the most current technology available, to count and provide information on upstream migrating adult Pacific lamprey 24-hours per day during the adult fishway monitoring season (May 1- Nov 15)." This language is referring to fish enumeration efforts and not passage performance (see Section 4.1.5).

9. Does the phrase "Douglas, in consultation with the Aquatic SWG, may choose" mean that Douglas

will implement measures requested by the ASWG or does it mean that Douglas would consider implementing measures requested by the ASWG?

The Aquatic SWG will consult on, coordinate, and oversee all aspects of implementation of the Aquatic Resource Management Plans. Section 4.1.3 is the only instance in which “choosing” is used in the PLMP to describe an option for providing an alternative passage around fish enumeration stations within Wells Dam fishways. An alternative passage route has already been established around the counting station following consultations with the SWG (as compared to improving counting accuracy, which is captured in Section 4.1.3).

Deleted: The phrase means that Douglas will consult with the SWG prior to choosing.

10. Why is a one-year study sufficient to demonstrate that passage performance is met, but a two-year study is required to determine if it is not (see sections 4.1.6 and 4.1.7)?

The PLMP does not state that a two-year study is needed to identify that the passage standard has not been met. Instead, Section 4.1.6 clearly states, “...,Douglas, in consultation with the Aquatic SWG, shall conduct a **one-year** study to monitor the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If monitoring results indicate that passage rates at Wells Dam are not similar to passage rates at other mid-Columbia river dams or within standards as described in Section 4.1.5, Douglas, in consultation with the Aquatic SWG, **shall develop and implement additional measures** to improve upstream Pacific lamprey passage.

Section 4.1. addresses the conduct of periodic monitoring following prior attainment of the passage standard (under 4.1.6). Because the project has already successfully achieved the passage standard, as demonstrated through a one-year study (per 4.1.6), then only one additional year of study is needed, periodically, to periodically verify that the standard continues to be achieved. Conversely, if the second year of study (first year of periodic monitoring) documents that passage has dropped below the standard, then there exists a conflict in study results (one year of study demonstrating attainment of standards under 4.1.6 and one year demonstrating that the project does not meet the standard under 4.1.7). Because there is a conflict in the data collected, one additional year (second year of study under 4.1.7) is needed to either confirm or refute the results of the first year of periodic monitoring.

11. Can you describe DCPUD's intended efforts to help develop new tagging technologies for macrophthalmai, and to increase numbers of available test fish upstream of the project?

The PLMP, consistent with the scope of FERC relicensing, does not contain research and development for biotelemetry. However, page 1 of the PLMP states, “The PLMP is intended to be supportive ~~of~~ the critical research needs identified by the Columbia River Basin Technical Working Group”. Also see Section 4.3.1 for regional coordination efforts.

Deleted: activities

Deleted: companies

Deleted: of the HCP

Deleted: ,

We may be talking past one-another, so written answers to these questions will help me to better interpret the intent of the language in the Plan and maybe develop some alternative language that can address both of our issues, or at least develop a strategy for coordinating our issues with the PLMP.

Although I was hoping to provide you and Shane with some more concise feedback on the proposed changes, I don't think we're quite ready for that as yet. I will use your responses to the above questions to inform our next steps, which we will provide following a meeting between BIA and all of the affected Tribes. I am cognizant of the relicensing timeline and will endeavor to ensure that we are timely within that schedule.

Let me know if I need to clarify anything - thanks for your help!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Robert Dach/ALBUQUERQUE/BIA/DOI

To Josh Murauskas

cc ShaneB@dcpud.org

10/13/2009 11:11 AM

Subject PLMP Redline Draft for SWG review

Hi Josh,

One more clarification - In section 4.1.5, you've added 5 bullets which reflect to a certain extent what we had provided as a section 4.1. Specificity has been removed in your version and a few of the dates have been modified. You also have the bullets under a section that initially states "If additional passage improvement measures are deemed necessary by the Aquatic SWG, based upon the results of studies conducted at Wells Dam, then within one year... The following components shall be included in these passage measures:"

For clarification please be aware that all of the recent changes made within the Pacific Lamprey Management Plan, to address comments provided by BIA, CRITFC and USFWS, were developed, edited, reviewed and finalized by the members of the Aquatic SWG. When you refer to these changes as being made by me (e.g., "you've added," "your version," "you also," etc.), please keep in mind that these changes were developed and approved by a committee of technical experts on aquatic resources.

Deleted: you are overlooking the fact

My questions are as follows:

1. The way 4.1.5 is currently drafted, there appears to be a requirement for the ASWG to first determine that additional passage improvement measures are necessary based upon studies conducted at Wells, before any of the bullets would be implemented - can you clarify which studies this statement refers to and when those studies will be conducted?

Adult passage studies were conducted at Wells Dam in coordination with Chelan PUD in 2004, and more recently in 2007 and 2008 (as documented in Robichaud et al. 2009, FERC Updated Study Report filed April 15th, 2009). Consistent with the recommendations of this report, the SWG has unanimously agreed that improvements to enhance adult passage efficiency should be implemented at the earliest possible time.

Rather than waiting for FERC to issue a new license, Douglas PUD, in close coordination with the Aquatic SWG, voluntarily developed, received Aquatic SWG approval for, and implemented a study to look at operational modifications at the fishway entrances to improve lamprey passage efficiency. Digital imaging sonar techniques were proposed by regional experts, and approved by the Aquatic SWG, as the best tool for evaluating operational fishway entrance modifications in 2009.

2. The opening paragraph seems to contradict the bullets, as far as scheduling, in that each bullet has its own implementation schedule identified (i.e., within one year, or five years, of license issuance as the case may be). Are additional studies needed prior to implementing these bullets as described in the 1st general paragraph, or are they implemented on the schedules identified in each bullet?

No additional studies are required to implement bulleted items within 4.1.5. Each item will be implemented on the schedule defined within each bullet.

3. Why was the clarifying language included in our last redline removed?

Technical recommendations proposed by the BIA were considered and acted upon by unanimous consent of the Aquatic SWG signatory parties. The particular location and wording was adjusted to be consistent with other management plans within the SA, and to reflect the judgment of the technical experts represented on the Aquatic SWG.

4. Also, is it DCPUD or the ASWG that determines whether these actions are needed? It seems if the ASWG determined that they were needed then DCPUD would implement?

You are correct: The Aquatic SWG, under the settlement agreement, determines which measures are needed to satisfy the requirements of each of the six aquatic resource management plans. Douglas PUD then implements the required measures.

Deleted: guidelines

Thanks for your help clarifying!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Email from Aquatic Chair to ASWG regarding draft table on adult lamprey passage by Project

From: Ali Wick [awick@anchorage.com]
Sent: Thursday, November 12, 2009 2:10 PM
To: keith.hatch@bia.gov; bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV;
brose@yakama.com; Brad James; Donella Miller; korthjwk@dfw.wa.gov; Jessi Gonzales;
joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly
Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Shane Bickford; Steve Lewis;
parker@yakama.com; Tony Eldred
Subject: FYI: Adult Lamprey Passage by Project
Attachments: 2009_11_12 - Douglas - Adult Lamprey Passage by Project.doc

Hi all – Attached please find a preliminary draft table on adult lamprey passage by Project from Douglas PUD; please note that this is a draft and the table is not yet complete. Also, there are a few studies that will be released in coming months.

Please feel free to direct any questions to Josh Murauskas.

Best,
-Ali

Ali Wick

ANCHOR QEA, LLC
awick@anchorage.com
1423 Third Avenue, Suite 300
Seattle, WA 98101

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Project	DART Information (2000-2008)			Passage Metrics							Citation
	Distance from Ocean (Miles)	Average Run Size	Average Date (Week of Year)	Average Passage Temp	Entrance Efficiency	Ladder Efficiency	Fallback (%)	Median Passage Time	Efficiency		
BON	146.1	51,394	28	18.0	74%	41%	?	7.6 d	31%	Keefe et al. 2009	
TDA	191.5	13,217	31	20.3	76%	76%	?		58%	Keefe et al. 2009	
JDA	215.6	11,615	31	20.5							
MCN	292.0	5,548	33	20.7		62%	?	0.9 d		Cummings et al. 2008	
IHR	333.7 (9.7) ¹	648	32	21.1		59%	?	0.4 d		Cummings et al. 2008	
LMN	365.6 (41.6) ¹	205	32	20.2	?	?	?	?			
LGS	394.3 (70.3) ¹	232	32	19.9	?	?	?	?			
PRD	397.1	3,742	34	19.0	79%	75%	14%	1.1 d	51%	Nass et al. 2005	
WAN	415.8	-	-	-	65%	84%	4%	1.6 d	52%	Nass et al. 2005	
LWG	431.5 (107.5) ¹	89	32	20.5	?	?	?	?			
RIS	453.4	2,427	35	19.2	?	?	?	?			
RRH	473.7	1,056	35	19.1	94%	56%	22%	2.5 d	41%	Stevenson et al. 2005	
WEL	515.8	355	38	18.8	33%	100%	0%	0.3 d	33%	Robichaud et al. 2009	

DRAFT

Comment [JGM1]: In 2005, adult lamprey collected at McNary Dam ranged from 270 to 638 g in weight (mean = 439 g). In 2006, the mean weight of the collected lamprey was slightly higher at 452 g, (range = 292 to 596 g) (Figure 11). Total length ranges of lamprey were similar between 2005 and 2006: 55.0-76.5 cm in 2005 and 54.5-76.0 cm in 2006 (Figure 12). The mean total length in 2005 and 2005 was 67.0 cm and 66.0 cm, respectively. The girth of the tagged lamprey also was consistent between years, ranging from 8.5 to 12.5 cm in 2005 and from 9.0 to 12.4 cm in 2006 (Figure 13). In both years the lamprey had a mean girth of 11.0 cm.

Comment [JGM2]: Captured lamprey ranged from 58.5 to 74.5 cm length, 8.6 to 12.3 cm mid-girth, and from 280.0 to 606.0 g weight (Appendix Table A4). In total, 51 lamprey were selected from the total captured (n=88) and were surgically implanted with radio transmitters. Fish implanted with radio transmitters ranged from 62.0 to 74.5 cm length, 10.4 to 12.3 cm mid-girth, and from 395.0 to 606.0 g weight. All radio-tagged lamprey were released in apparent good health at the right-bank downstream of Priest Rapids Dam.

In 2002, Pacific Lamprey ranged from 53.0 to 76.0 cm length, 8.4 to 12.5 cm mid-girth, and from 216.0 to 663.0 g weight (Appendix Table A5). One fish, with a healed surgery scar, was assumed to be a recapture from 2001 (Plate 4). This fish did not have a radio tag upon its recapture, but a wound where the antenna should have been was observed; it was concluded that the tag may have been pulled out by the antenna if the antenna was caught or wrapped around a structure (e.g., boulder). In total, 74 Pacific Lamprey were surgically implanted with radio transmitters (3BM: n=45; nanotags: n=29). Fish implanted with radio transmitters ranged from 56.0 to 76.0 cm length, 10.5 to 12.5 cm mid-girth, and from 370.0 to 638.0 g weight. All radio tagged Pacific Lamprey were released in apparent good health at one of the four release locations (see above).

Comment [JGM3]: For the 150 lampreys tagged during the course of the study, the mean length, weight and girth was 64.8 cm, 371.1 g, and 10.4 cm, respectively (Appendix Table C-1).

¹ Based on Snake River Confluence at Columbia River Mile 324

Cummings, D.L, W.R. Daigle, C.A. Peery, and M.L. Moser. 2008. Direct and indirect effects of barriers to migration – Pacific lamprey at McNary and Ice Harbor dams in the Columbia River Basin. Report for Project ADS-P-00-8. Prepared for U.S. Army Corps of Engineers, Walla Walla District.

Keefer, M.L., C.T. Boogs, C.A. Peery, and M.L. Moser. 2009. Adult Pacific lamprey migration in the lower Columbia River: 2007 radiotelemetry and half-duplex PIT tag studies. A report for Study Code ADS-P-00-8. Prepared for U.S. Army Corps of Engineers, Portland, OR.

LGL and DCPUD. 2008. Adult Pacific lamprey passage and behavior study (Aquatic Issue 6.2.1.3). Wells Hydroelectric Project, FERC No. 2149. Prepared for Public Utility District No. 1 of Douglas County. East Wenatchee, Washington.

Nass, B.L., C. Sliwinski, K.K. English, L. Porto, and L. Hildebrand. 2003. Assessment of adult lamprey migratory behavior at Wanapum and Priest Rapids Dams using radio-telemetry techniques, 2001-2002. Report prepared by LGL Limited, Sidney, BC, Canada, for Public Utility District No. 2 of Grant County, Ephrata, WA

Nass, B.L., C. Sliwinski, D. Robichaud. 2005. Assessment of Adult Pacific Lamprey Migratory Behavior at Wells Dam Using Radio-telemetry Techniques, 2004. Report prepared by LGL Limited, Sidney, B.C. Canada, for Public Utility District No. 1 of Douglas County, WA.

Robichaud, D., B. Nass, and DCPUD. 2009. Adult Pacific lamprey passage and behavior study (adult lamprey passage study). Wells Hydroelectric Project, FERC No. 2149. Second year final report. Prepared for Public Utility District No. 1 of Douglas County. East Wenatchee, Washington. Prepared for Public Utility District No. 1 of Douglas County. East Wenatchee, Washington.

Stevenson, J.R., P. Westhagen, D. Snyder, J. Skalski, and A. Giorgi. 2005. Evaluation of Adult Pacific Lamprey Passage at Rocky Reach Dam Using Radio-telemetry Techniques, 2004. Prepared for Public Utility District No. 1 of Chelan County, Wenatchee, WA.

Email from Douglas PUD to State Parks regarding proposed new language to the
RMP

From: Scott Kreiter [mailto:scottk@dcpud.org]
Sent: Thursday, November 12, 2009 9:02 AM
To: Harris, Jim (PARKS)
Subject: RE: Wells Project Recreation Management Plan

Jim,

Attached is my proposed language for the trail feasibility study. This replaces the section formerly called "Wildlife Viewing". I think your point was good regarding directing people to places where we may not have facilities to accommodate them. However, we still have a section that we added based on Susan Rosebrough's comment, in which "Douglas PUD will make available printed and web-based material showing day-use sites, dispersed sites, boat launches, wildlife viewing areas, campsites, trails, etc."

Please edit this as you feel appropriate. I tried to word this so that Douglas PUD is committing to develop some kind of trail, while recognizing that there are limits to what might be feasible or cost-effective.

Thanks.

-Scott

Email from State Parks to stakeholders regarding suggested edits to RMP

From: Harris, Jim (PARKS)

Sent: Friday, November 13, 2009 12:39 PM

To: 'Chris Parsons'; Beich, Dennis V (DFW); 'Gail Howe'; 'George Brady'; Eychaner, Jim (RCO); 'Lee Webster'; 'Susan Rosebrough'; Eldred, Duane R (DFW)

Cc: 'Scott Kreiter'; 'Gordon Brett'

Subject: FW: Wells Project Recreation Management Plan

As you know, State Parks has been in contact with Douglas PUD regarding the recreation plan for the Wells Project. I appreciate the cooperative attitude of the PUD in listening and responding to State Parks' concerns. Attached is draft language offered by the PUD and my suggested edits. I seek your comments with the intent of not desiring to pile more onto the request, but to determine if others may believe State Parks is over burdening the RMP.

In the next 40 years the local population is going to grow, as well as the number of visitors to the area. I recognize that trails and wildlife viewing (activities with high demand growth and high levels of participation currently, per SCORP) can have impacts on the natural environment, so I seek to respond to demand growth in a planned approach, that evaluates and mitigates impacts, rather than reacting to unmanaged public use.


Please respond directly to Scott Kreiter within the next few days, as I believe they need to move the process forward.

Thanks,
Jim Harris, Eastern Region Director
Washington State Parks and Recreation Commission

BLM signed Aquatic Settlement Agreement

UNITED STATES, BUREAU OF LAND MANAGEMENT

Dated: Nov 13, 2009

By: 

Title: Field manager

Address of Notice:

Bureau of Land Management
915 North Walla Walla
Wenatchee, Washington 98801-1521

Letter from BLM regarding ASWG Party Representation



United States Department of the Interior

BUREAU OF LAND MANAGEMENT
Spokane District
Wenatchee Field Office
915 Walla Walla Avenue
Wenatchee, Washington 98801

IN REPLY REFER TO:
2320 (ORW020)
Wells Dam Hydroelectric Project

November 16, 2009

Joshua Murauskas
Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, WA 98802

Subject: BLM Representatives for the Wells Dam Aquatic SWG

Dear Mr. Murauskas:

In accordance with the terms of the recently executed Aquatic Settlement Agreement for the Wells Hydroelectric Project, the Bureau of Land Management (BLM) is designating the following persons to represent BLM during the implementation of the Aquatic Settlement Agreement:

BLM Policy Representative: Karen Kelleher
BLM Technical Representative: Joe Kelly

Both representatives can be reached at 509-665-2100 or via email at Karen_Kelleher@blm.gov or Joe_Kelly@blm.gov.

Sincerely,

Karen Kelleher
Field Manager

NOTED
NOV 19 2009
MEM

Email from NPS to Douglas PUD regarding NPS is supportive of the new
measures in the RMP

From: Susan_Rosebrough@nps.gov [mailto:Susan_Rosebrough@nps.gov]
Sent: Monday, November 16, 2009 8:23 AM
To: Scott Kreiter
Cc: Jim.Harris@PARKS.WA.GOV
Subject: FW: Wells Project Recreation Management Plan

Scott/Jim:

NPS is supportive of these measures. These areas are growing within the state and nation and fit with the natural setting of the Wells Project. This will certainly create a lot of benefits to the public and I appreciate your initiative here. I would recommend re-wording the last bullet under wildlife viewing, since FERC tends to not support cost caps. Maybe other criteria could be substituted that would lead to the similar range of costs.

Thanks for your work on this.
Susan

Susan Rosebrough
National Park Service
Rivers, Trails and Conservation Assistance
909 First Avenue
Seattle, WA 98104

206/220-4121 (work)
206/851-1657 (cell)
206/220-4224 (fax)
susan_rosebrough@nps.gov
www.nps.gov/pwr/rtca

Email from City of Pateros to stakeholders regarding RMP

From: City of Pateros [mailto:pateros@swift-stream.com]

Sent: Tuesday, November 17, 2009 2:23 PM

To: 'Harris, Jim (PARKS)'; 'Chris Parsons'; 'Beich, Dennis V (DFW)'; 'George Brady'; 'Eychaner, Jim (RCO)'; 'Lee Webster'; 'Susan Rosebrough'; 'Eldred, Duane R (DFW)'

Cc: Scott Kreiter; Gordon Brett

Subject: RE: Wells Project Recreation Management Plan

Jim:

I believe the idea of putting a monetary limit on a trails plan before even studying the demand is would seem to make little sense.

Since the demand for walking trails is well documented, it would make more sense to include it as part of the relicensing document and study it before the new license so that it could be implemented during the early part of the new license. The cities of Pateros and Brewster already requested additions to their trail systems and those requests were ignored, making us think that the current proposal is not a serious effort in resolving this issue.

Thank you Jim for pursuing the addition of trail development and wildlife viewing to the Recreation Management Plan.

Gail

Email from City of Brewster to stakeholders regarding RMP

From: Lee Webster [mailto:brewstermayor@verizon.net]

Sent: Tuesday, November 17, 2009 4:03 PM

To: pateros@swift-stream.com

Cc: Jim.Harris@PARKS.WA.GOV; parsocbp@dfw.wa.gov; Dennis.Beich@dfw.wa.gov; cascadeb@televar.com; Jim.Eychaner@rco.wa.gov; susan_rosebrough@nps.gov; Duane.Eldred@dfw.wa.gov; Scott Kreiter; Gordon Brett; jdsmithpwd@verizon.net; chiefoules@brewsterpd.org

Subject: Re: RE: Wells Project Recreation Management Plan

Well said Gail.

Just for the collective information, we (the city of Brewster) actually considered abandoning the trail at one point during negotiations with DCPUD, for several reasons: One, it costs us relatively quite a bit to maintain and (police) patrol. Two: since the trail essentially goes nowhere, it tends to attract individuals who are intent on breaking the law (the reason for patrolling), and Three: there was zero interest in expanding the river front trail into something we could tap into and be proud of.

Personally, I am committed to keeping the trail, and have talked with local landowners/developers who are very interested in expanding the trail to tie in with their proposed development at Gamble Landing, then up to the golf course. Please check out the website:

<http://www2.cybergolf.com/sites/courses/layout12.asp?id=679&page=38094> I don't believe this is a "flash in the pan" deal, as the developers have already spent a very large amount of money developing the **two** courses and three holes of the first course are already complete. All this during an "economic downturn".

In addition, we are negotiating with DCPUD for a portion of land adjacent our Columbia Cove park in order for the City to build an RV/Camping park, to include a small piece of riverfront trail. Our small RV Park has seen a huge increase in guests the last four years, and we see the need to expand.

Thank you for the work you are putting into this,

Lee Webster, Mayor
City of Brewster

Email from WDFW to ASWG regarding approval of revised draft response letter
to BIA's questions on PLMP edits

From: Hallock, Molly (DFW) [mailto:Molly.Hallock@dfw.wa.gov]

Sent: Tuesday, November 17, 2009 11:00 AM

To: Ali Wick; bill.towey@colvilletribes.com; Jateff, Robert J (DFW); brose@yakama.com; James, Brad W (DFW); Donella Miller; Korth, Jeffrey (DFW); Jessi Gonzales; joe.peone@colvilletribes.com; Merz, Jonathan (ECY); Josh Murauskas; Mary Mayo; Mike Schiewe; Irle, Pat (ECY); Patrick Luke; Verhey, Patrick M (DFW); Paul Ward; Shane Bickford; Steve Lewis; parker@yakama.com; Eldred, Duane R (DFW)

Subject: RE: Aq SWG: Bob Dach's PLMP Email Questions SWG Edits

I'm ok with responses and edits. The only potential hang-up I can see is the use of the word "reasonable". However, I don't have a replacement word to suggest . go with what we have.

Molly Hallock

Washington Department of Fish and Wildlife

Fish Biologist (Freshwater Native Nongame)

Workdays: Monday-Wednesday

600 Capitol Way North

Olympia WA 98501

(360)902-2818

Email from Yakama Nation to ASWG regarding approval of revised draft response
letter to BIA's questions on PLMP edits

-----Original Message-----

From: Bob Rose [mailto:brose@yakama.com]

Sent: Tuesday, November 17, 2009 4:03 PM

To: Ali Wick

Cc: bill.towey@colvilletribes.com; JATEFRJJ@DFW.WA.GOV; Brad James; Donella Miller; korthjwk@DFW.WA.GOV; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; Mary Mayo; Mike Schiewe; Molly Hallock; Pat Irle; Patrick Luke; Patrick Verhey; Paul Ward; Shane Bickford; Steve Lewis; parker@yakama.com; Tony Eldred

Subject: Re: Aq SWG: Bob Dach's PLMP Email Questions SWG Edits

I am fine with this.

Thanks Ali.

B Rose

Email from USFWS to ASWG regarding approval of revised draft response letter
to BIA's questions on PLMP edits

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]

Sent: Thursday, November 19, 2009 3:15 PM

To: Ali Wick

Cc: bill.towey@colvilletribes.com; brose@yakama.com; Donella Miller; Tony Eldred; Molly Hallock; Brad James; JATEFRJJ@DFW.WA.GOV; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; korthjwk@dfw.wa.gov; Mary Mayo; Mike Schiewe; parker@yakama.com; Pat Irle; Patrick Luke; Shane Bickford; Patrick Verhey; Paul Ward

Subject: Re: Aq SWG: Bob Dach's PLMP Email Questions SWG Edits

Hi Folks-

In general, FWS does agree with the responses to BIA regarding their lamprey questions. I would also like to point out that the word "reasonable" was debated ad nauseam during the settlement process and associated legal review for the Rocky Reach proceeding. I'm not sure if this is worth noting in the response #6, but it would seem like Rocky Reach would provide an additional basis as to why we used that word in the first place. Either way, I'm fine with the current draft of responses.

S-

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

Email from Douglas PUD to ASWG regarding Aquatic Settlement Agreement
signed by BLM

From: Josh Murauskas

Sent: Friday, November 20, 2009 2:22 PM

To: Ali Wick (Aquatic SWG Chair Support); Bill Towey (CCT Technical); Bob Jateff (WDFW Technical); Bob Rose (YN Technical Alternate); Brad James (WDFW Sturgeon Lead); Donella Miller (YN Sturgeon Lead); Jeff Korth (WDFW Policy Support); Jessica Gonzales (FWS Policy); Joe Kelly (BLM Technical); Joe Peone (CCT Policy); Jon Merz (DOE Policy); Joshua Murauskas (DCPUD Technical); Karen Kelleher (BLM Policy); Mary Mayo (DCPUD Technical Support); Michael Schiewe, PhD (Aquatic SWG Chair); Molly Hallock (WDFW Lamprey Lead); Pat Irle (DOE Technical); Patrick Luke (YN Lamprey Lead); Patrick Verhey (WDFW Policy Support); Paul Ward (YN Policy); Shane Bickford (DCPUD Policy); Steve Lewis (FWS Technical); Steve Parker (YN Technical); Tony Eldred (WDFW Policy)

Subject: BLM SWG Representatives

Dear Aquatic SWG Members:

We're excited to have the Bureau of Land Management join us as Signatory Members to the Aquatic Settlement Agreement. Karen Kelleher (Karen_Kelleher@blm.gov) and Joe Kelly (Joe_Kelly@blm.gov) will be the Policy and Technical Representatives, respectfully, for BLM, and both can be reached at (509) 665-2100. The above email list reflects all Policy, Technical, and Support Members to date.

Thanks again for your continued interest, and have a great weekend!

Josh

*Joshua Murauskas, Sr. Aquatic Resource Biologist
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway East Wenatchee, WA 98802
509.881.2323 (v) 509.884.0553 (f)*

Email from Aquatic Chair to BIA regarding response to BIA's questions on the
PLMP edits

**Aquatic Settlement Work Group's Responses to Bob Dach's (BIA) Questions
Regarding the Pacific Lamprey Management Plan. Questions sent to Douglas
PUD by BIA on October 9, 2009**

From: Mike Schiewe [mschiewe@anchorqea.com]
Sent: Friday, November 20, 2009 4:04 PM
To: Robert Dach
Cc: bill.towey@colvilletribes.com; brose@yakama.com; Donella Miller; Tony Eldred; Molly Hallock; Brad James; JATEFRJJ@DFW.WA.GOV; Jessi Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; korthjwk@dfw.wa.gov; Mary Mayo; Mike Schiewe; parker@yakama.com; Pat Irle; Patrick Luke; Shane Bickford; Patrick Verhey; Paul Ward; Ali Wick; Keith.Hatch@bia.gov
Subject: Aq SWG Response to PLMP Questions
Attachments: 2009_11_20 Responses to BIA Email Questions on PLMP.pdf

Bob – Please see the attached Aquatic Settlement Work Group responses to your questions regarding the Pacific Lamprey Management Plan.

Again, thanks for your continuing interest in the Aquatic SWG.

Mike Schiewe
Chair, AqSWG

Michael H. Schiewe, PhD

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Aquatic Settlement Work Group's Responses to Bob Dach's (BIA) Questions Regarding the Pacific Lamprey Management Plan. Questions sent to Douglas PUD by BIA on October 9, 2009

Robert Dach/ALBUQUERQUE/BIA/DOI

To Josh Murauskas

10/09/2009 11:51 AM

cc ShaneB@dcpud.org

Subject PLMP Redline Draft for SWG review

Hi Josh,

I've been going through your last edits to the lamprey management plan over the last couple of days, and I have a few questions (in no particular order) that will help me to better understand the proposal:

1. We added some language in paragraph 2 of section 2.5.1, the last bullet in 2.5.2 and added a Summary of Effects section as 2.5.3. Was there something factually incorrect about those insertions?

The Aquatic SWG unanimously agreed that adjustments to background information (as opposed to measures) were not needed. However, the Aquatic SWG agreed to replace the preliminary data in 2.5.2 with the 2009 conclusive results (consistent with a "summary of effects" section) as recommended by Robichaud et al. (2009).

2. The phrase "if any" implies that the information does not currently reflect any impacts on lamprey from the Wells Project - is that the intent of the statement?

The phrase "if any" is standard language used throughout the settlement agreement. It has been used to denote that there is little or no information available, and that without adequate information a determination of effect cannot be made or assigned to the project. Keep in mind that if any impacts are documented through the studies, then measures will be implemented to address the identified impacts.

3. Do you differentiate between the terms "monitor" and "evaluate"?

In general "monitoring" is the collection of data and "evaluating" is the analysis of data collected. For example, (a) we monitored radio tagged lamprey to gain information about the behavior of fish within the ladders and other project facilities; (b) we evaluated data from radio tagged lamprey to reach conclusions as to lamprey passage efficiency at the Project.

4. Do you think the concept of "timely" passage is captured in the phrase "safe, effective, and volitional"?

The SWG unanimously agreed timely is implied within the phrase "safe, effective, and volitional."

5. What is meant by the phrase "not inconsistent with"?

*It means that the plans will not run counter to other regionally developed plans. However, please keep in mind the context of the statement. In the same paragraph, the PLMP also states that, "The PLMP is intended to be **compatible** with other Pacific lamprey management plans in the Columbia River mainstem." It also states that the PLMP is, "...intended to be **supportive** of the HCP, the critical research needs identified by the Columbia River Basin Technical Working Group,..". Finally, it states that the PLMP will be, "**supportive** of designated uses for aquatic life under Washington State water quality standards..."*

6. How would you define a "reasonable" measure?

First, the SWG would like to note that this has not been defined in the signed Aquatic SA, so all we can do is present our general thoughts about the subject. We think that reasonable means the decision will be based on the scientific information available, and what the group sees as sensible, not extreme or excessive.

7. At what point is performance at other Mid-Columbia River hydroelectric dams considered sufficient to set the standard to be met by DCPUD? is there a certain number of years that another project must have demonstrated a certain performance metric, is there a level of expected statistical precision/rigor that must be achieved at the other projects, is it an average of the other projects or does the best project set the standard? What do you think the current performance level is at other mid-Columbia River Projects?

Performance at Wells and other Mid-Columbia River hydroelectric dams will be assessed by the Aquatic SWG consistent with the language the parties unanimously developed for Section 4.1.5. "Douglas shall exhibit steady progress, as agreed to by the Aquatic SWG, towards improving adult lamprey passage until performance at Wells Dam is determined to be similar to other mid-Columbia River hydroelectric dams, or until scientifically rigorous standards and evaluation techniques are established by the Lamprey Technical Workgroup, or its successor, and adopted regionally. The Aquatic SWG will then evaluate, and if applicable and appropriate, adopt these standards for use at Wells Dam. If compliance is achieved, Douglas shall only be required to implement activities pursuant to Section 4.1.7 (Periodic Monitoring) for adult Pacific lamprey passage."

Priest Rapids Dam (RM 397) was reported to have 79% entrance efficiency, 75% ladder efficiency, and 14% fallback rate, for a total of 51% approach to forebay ratio (Nass et al. 2005). Wanapum Dam (RM 416) was reported to have 65% entrance efficiency, 84% ladder efficiency, and 4% fallback rate, for a total of 52% approach to forebay ratio (Nass et al. 2005). Adult lamprey passage at Rock Island Dam (RM 453) has not yet been determined. Rocky Reach Dam (RM 474) was reported to have 94% entrance efficiency, 56% ladder efficiency, and 22% fallback rate, for a total of 41% approach to forebay ratio (Stevenson et al. 2005).

8. Does the language in section 4.1.3 ("Douglas shall continue to conduct annual fish passage monitoring in the Wells Dam fishway...") mean you will continue to do annual radio-telemetry evaluations of lamprey passage at the project until performance is "similar to other mid-Columbia River " dams?

Section 4.1.3 is titled "Upstream Fishway Counts and Alternative Passage Routes." The abovementioned sentence, in whole, states "Douglas shall continue to conduct annual adult fish passage monitoring in the Wells Dam fishways using the most current technology available, to count and provide information on upstream migrating adult Pacific lamprey 24-hours per day during the adult fishway monitoring season (May 1- Nov 15)." This language is referring to fish enumeration efforts and not passage performance (see Section 4.1.5).

9. Does the phrase "Douglas, in consultation with the Aquatic SWG, may choose" mean that Douglas will implement measures requested by the ASWG or does it mean that Douglas would consider implementing measures requested by the ASWG?

The Aquatic SWG will consult on, coordinate, and oversee all aspects of implementation of the Aquatic Resource Management Plans. Section 4.1.3 is the only instance in which "choosing" is used in the PLMP to describe an option for providing an alternative passage around fish enumeration stations within Wells Dam fishways. An alternative passage route has already been established around the counting station following consultations with the SWG (as compared to improving counting accuracy, which is captured in Section 4.1.3).

10. Why is a one-year study sufficient to demonstrate that passage performance is met, but a two-year study is required to determine if it is not (see sections 4.1.6 and 4.1.7)?

The PLMP does not state that a two-year study is needed to identify that the passage standard has not been met. Instead, Section 4.1.6 clearly states, "...Douglas, in consultation with the Aquatic SWG, shall conduct a one-year study to monitor the effectiveness of such measures on upstream passage performance of adult Pacific lamprey through Wells Dam. If monitoring results indicate that passage rates at Wells Dam are not similar to passage rates at other mid-Columbia river dams or within standards as described in Section 4.1.5, Douglas, in consultation with the Aquatic SWG, shall develop and implement additional measures to improve upstream Pacific lamprey passage.

Section 4.1. addresses the conduct of periodic monitoring following prior attainment of the passage standard (under 4.1.6). Because the project has already successfully achieved the passage standard, as demonstrated through a one-year study (per 4.1.6), then only one additional year of study is needed, periodically, to periodically verify that the standard continues to be achieved. Conversely, if the second year of study (first year of periodic monitoring) documents that passage has dropped below the standard, then there exists a conflict in study results (one year of study demonstrating attainment of standards under 4.1.6 and one year demonstrating that the project does not meet the standard under 4.1.7). Because there is a conflict in the data collected, one additional year (second year of study under 4.1.7) is needed to either confirm or refute the results of the first year of periodic monitoring.

11. Can you describe DCPUD's intended efforts to help develop new tagging technologies for macropthalmai, and to increase numbers of available test fish upstream of the project?

The PLMP, consistent with the scope of FERC relicensing, does not contain research and development for biotelemetry. However, page 1 of the PLMP states, "The PLMP is intended to be supportive ... the critical research needs identified by the Columbia River Basin Technical Working Group, ...". Also see Section 4.3.1 for regional coordination efforts.

We may be talking past one-another, so written answers to these questions will help me to better interpret the intent of the language in the Plan and maybe develop some alternative language that can address both of our issues, or at least develop a strategy for coordinating our issues with the PLMP.

Although I was hoping to provide you and Shane with some more concise feedback on the proposed changes, I don't think we're quite ready for that as yet. I will use your responses to the above questions to inform our next steps, which we will provide following a meeting between BIA and all of the affected Tribes. I am cognizant of the relicensing timeline and will endeavor to ensure that we are timely within that schedule.

Let me know if I need to clarify anything - thanks for your help!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

Robert Dach/ALBUQUERQUE/BIA/DOI

10/13/2009 11:11 AM

To Josh Murauskas

cc ShaneB@dcpud.org

Subject PLMP Redline Draft for SWG review

Hi Josh,

One more clarification - In section 4.1.5, you've added 5 bullets which reflect to a certain extent what we had provided as a section 4.1. Specificity has been removed in your version and a few of the dates have been modified. You also have the bullets under a section that initially states "If additional passage improvement measures are deemed necessary by the Aquatic SWG, based upon the results of studies conducted at Wells Dam, then within one year... The following components shall be included in these passage measures:"

For clarification please be aware that all of the recent changes made within the Pacific Lamprey Management Plan, to address comments provided by BIA, CRITFC and USFWS, were developed, edited, reviewed and finalized by the members of the Aquatic SWG. When you refer to these changes as being made by me (e.g., "you've added," "your version," "you also," etc.), please keep in mind that these changes were developed and approved by a committee of technical experts on aquatic resources.

My questions are as follows:

1. The way 4.1.5 is currently drafted, there appears to be a requirement for the ASWG to first determine that additional passage improvement measures are necessary based upon studies

conducted at Wells, before any of the bullets would be implemented - can you clarify which studies this statement refers to and when those studies will be conducted?

Adult passage studies were conducted at Wells Dam in coordination with Chelan PUD in 2004, and more recently in 2007 and 2008 (as documented in Robichaud et al. 2009, FERC Updated Study Report filed April 15th, 2009). Consistent with the recommendations of this report, the SWG has unanimously agreed that improvements to enhance adult passage efficiency should be implemented at the earliest possible time.

Rather than waiting for FERC to issue a new license, Douglas PUD, in close coordination with the Aquatic SWG, voluntarily developed, received Aquatic SWG approval for, and implemented a study to look at operational modifications at the fishway entrances to improve lamprey passage efficiency. Digital imaging sonar techniques were proposed by regional experts, and approved by the Aquatic SWG, as the best tool for evaluating operational fishway entrance modifications in 2009.

2. The opening paragraph seems to contradict the bullets, as far as scheduling, in that each bullet has its own implementation schedule identified (i.e., within one year, or five years, of license issuance as the case may be). Are additional studies needed prior to implementing these bullets as described in the 1st general paragraph, or are they implemented on the schedules identified in each bullet?

No additional studies are required to implement bulleted items within 4.1.5. Each item will be implemented on the schedule defined within each bullet.

3. Why was the clarifying language included in our last redline removed?

Technical recommendations proposed by the BIA were considered and acted upon by unanimous consent of the Aquatic SWG signatory parties. The particular location and wording was adjusted to be consistent with other management plans within the SA, and to reflect the judgment of the technical experts represented on the Aquatic SWG.

4. Also, is it DCPUD or the ASWG that determines whether these actions are needed? It seems if the ASWG determined that they were needed then DCPUD would implement?

You are correct: The Aquatic SWG, under the settlement agreement, determines which measures are needed to satisfy the requirements of each of the six aquatic resource management plans. Douglas PUD then implements the required measures.

Thanks for your help clarifying!

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232
503-231-6711

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Email from BIA to Aquatic Chair regarding response to BIA's questions on the
PLMP edits

From: Dach, Robert [mailto:Robert.Dach@bia.gov]

Sent: Monday, November 23, 2009 7:58 AM

To: Mike Schiewe

Cc: bill.towey@colvilletribes.com; brose@yakama.com; Donella Miller; Tony Eldred; Molly Hallock; Brad James; JATEFRJJ@DFW.WA.GOV; Jessica Gonzales; joe.peone@colvilletribes.com; Jon Merz; Josh Murauskas; korthjwk@dfw.wa.gov; Mary Mayo; parker@yakama.com; Pat Irle; Patrick Luke; Shane Bickford; Patrick Verhey; Paul Ward; Ali Wick; Hatch, Keith

Subject: RE: Aq SWG Response to PLMP Questions

Thanks Mike,

I'll need a bit of time to consider the responses then discuss alternatives with the Tribes. I'll try to let you know how we would like to proceed in a couple of weeks.

Bob Dach
Hydropower Program Manager
Bureau of Indian Affairs
911 NE 11th Ave.
Portland, OR 97232

503-231-6711

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Draft Biological Assessment Consultation Records

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CONSULTATION TABLE BIOLOGICAL ASSESSMENT

Table 1 – Consultation Record Supporting the Biological Assessment (BA)		
Date	Consultation Document	Source
March 27, 2007	Meeting with U.S. Fish and Wildlife Service (USFWS) regarding Proposed Timeline and Settlement Proces	DLA Exhibit E - 1641
April 11, 2007	Phone Conversation with National Marine Fisheries Service (NMFS) regarding Wells Relicensing Update and Management Plan Discussio	DLA Exhibit E - 1645
May 8, 2007	Meeting with Department of the Interior (DOI) regarding Proposed Timeline and Settlement Proces	DLA Exhibit E - 1647
October 11, 2007	Phone Conversation with USFWS regarding Bull Trout Management Plan (BTMP	DLA Exhibit E - 1651
November 9, 2007	Email to USFWS regarding BTM	DLA Exhibit E - 1653
December 18, 2007	Policy Outreach Meeting with USFW	DLA Exhibit E - 1655
December 31, 2007	Email from WDFW regarding Sharptails within Wells Project Boundary	DLA Exhibit E - 1657
January 11, 2008	Policy Outreach Meeting with DOI (BIA/USFWS/BLM/NPS	DLA Exhibit E - 1661
January 15, 2008	Policy Outreach Meeting with NMFS	DLA Exhibit E- 1663
January 31, 2008	Email from NMFS regarding Biological Assessment (BA) Matrix	DLA Exhibit E- 1665
January 31, 2008	Email from NMFS regarding BA Matrix	DLA Exhibit E-1673
January 31, 2008	Email to NMFS regarding BA Matrix	DLA Exhibit E-1675
May 5, 2008	Email from USFWS regarding Comments on BTMP & Pacific Lamprey Management Plan	DLA Exhibit E-1677
May 19, 2008	Email to USFWS regarding Language Added to BTMP per USFWS Comments	DLA Exhibit E-1679
June 16, 2008	Email to USFWS regarding Added Language to BTMP	DLA Exhibit E-1681
June 16, 2008	Phone Conservation with USFWS regarding BTMP	DLA Exhibit E-1683
July 21, 2008	Meeting with USFWS regarding BTMP	DLA Exhibit E-1685
August 4, 2008	Email to USFWS regarding Updated Draft of the BTMP	DLA Exhibit E-1689
August 5, 2008	Email from USFWS regarding Distribution of Draft BTMP	DLA Exhibit E-1691
August 13, 2008	Email to USFWS regarding Progress on the BTMP	DLA Exhibit E-1693
August 14, 2008	Email from USFWS regarding Proposed New Language to the BTMP for Section 7 Bull Trout Consultation	DLA Exhibit E-1695
August 19, 2008	Email to USFWS regarding New Language Now Included in the BTMP for Section 7 Bull Trout Consultation	DLA Exhibit E-1697
September 12, 2008	Hatchery Genetic Management Plan (HGMP) Consultation Letter from NMFS	DLA Exhibit E-1699
January 5, 2009	Email to USFWS regarding Species List for Draft BA	DLA Exhibit E-1703
January 8, 2009	Email to USFWS and NMFS regarding Draft BA	DLA Exhibit E-1707
January 12, 2009	Phone Conversation with USFWS regarding BA Outline	DLA Exhibit E-1713
January 13, 2009	Phone Conversation with NMFS regarding BA Outline	DLA Exhibit E-1715
January 13, 2009	Email from USFWS regarding BA Outline Suggestions	DLA Exhibit E-1717

CONSULTATION TABLE BIOLOGICAL ASSESSMENT

Table 1 – Consultation Record Supporting the Biological Assessment (BA)		
January 16, 2009	Email to USFWS regarding Tour of Wells East Ladder	DLA Exhibit E-1725
January 16, 2009	Email from NMFS regarding BA for Wells	DLA Exhibit E-1727
January 20, 2009	Email to USFWS regarding Literature Format	DLA Exhibit E-1731
January 22, 2009	Email from USFWS regarding Literature Format	DLA Exhibit E-1733
March 27, 2009	Outreach Meeting with USFWS in Olympia	DLA Exhibit E-1739
May 11, 2009	Letter from USFWS regarding Request to Participate in the Aquatic Settlement Work Group (Aquatic SWG)	DLA Exhibit E-1741
June 11, 2009	Email to USFWS regarding Bull Trout Standard Language in BA	DLA Exhibit E-1745
June 15, 2009	Email from USFWS regarding Bull Trout Standard Language in BA	DLA Exhibit E-1747
June 26, 2009	Email from USFWS regarding Correct References	DLA Exhibit E-1761
July 21, 2009	Email to Federal Energy Regulatory Commission (FERC) regarding Review of Draft BA	DLA Exhibit E-1765
July 24, 2009	Email from FERC regarding FERC Comments on the BA	DLA Exhibit E-1767
July 27, 2009	Email from USFWS regarding USFWS Comments on the BA	DLA Exhibit E-1769
August 19, 2009	Phone Conversation with NMFS regarding NMFS Comments on the Draft BA	DLA Exhibit E-1777
September 8, 2009	Email from USFWS regarding Reschedule Discussion on BA Comments	DLA Exhibit E-1779
September 21, 2009	Phone Conversation with NMFS regarding Additional NMFS Comments on the Draft BA	DLA Exhibit E-1783
October 22, 2009	Information Consultation between Douglas PUD and USFWS regarding Draft BA	DLA Exhibit E-1785
November 6, 2009	Email from Douglas PUD to USFWS regarding request for comments on draft meeting notes	DLA Exhibit E-1789
November 18, 2009	Email from USFWS to Douglas PUD regarding approval of draft meeting notes	DLA Exhibit E-1791
November 19, 2009	Letter from Douglas PUD to USFWS regarding Draft BA - response to comments	DLA Exhibit E-1793

Meeting with U.S. Fish and Wildlife Service (USFWS) regarding Proposed
Timeline and Settlement Process

From: [Shane Bickford](#)
To: ["Mark Miller"; "Steve Lewis";](#)
cc: [Susan Martin; Preston Sleeper \(reopn@mindspring.com\);](#)
[Dan Trochta \(dan_trochta@fws.gov\); Bao Le; Bob Clubb;](#)
[Gar Jeffers \(garj@jdsalaw.com\); Jim Vasile \(jimvasile@dwt.com\);](#)
["John Devine"; Mary Mayo; Scott Kreiter; Shane Bickford; Brad Hawkins;](#)
Subject: Aquatic Settlement Work Group
Date: Tuesday, March 27, 2007 1:16:46 PM
Attachments: [Wells Project White Sturgeon MP\[1\].doc](#)

Mark and Steve,

Thank you for meeting with us today (Tuesday March 27th) to discuss the proposed settlement process for the Relicensing of the Wells Project. As you will recall from our meeting, we discussed the concept of a settlement agreement for Aquatic Resources and a settlement agreement for Terrestrial Resources (wildlife and botanical).

Per our discussion, please find attached the draft Sturgeon Management Plan. The draft Sturgeon Management Plan, together with the pending Lamprey, Aquatic Invasive Species, Bull Trout and Resident Fish management plans, will form the nucleus of Douglas PUD's proposed settlement on Aquatic Issues.

Entities invited to participate in the negotiations of the Aquatic Settlement Agreement include the U.S. Fish and Wildlife Service, National Marine Fisheries Service, Confederated Tribes of the Colville Reservation, Washington State Department of Fish and Wildlife, Yakama Nation, and Douglas PUD. Collectively, these parties are being referred to as the Aquatic Settlement Work Group or Aquatic SWG. We also discussed the potential involvement of BIA and WDOE in the SWG process. We hope to have more information regarding the status of these two parties in time for our first SWG meeting

Another topic of discussion was the scope of the Terrestrial SWG including coverage of wildlife and botanical resources into one management plan. Effectively management wildlife and their habitat as one collective unit.

We will be contacting you shortly for proposed dates in April/May so that the Aquatic SWG can meet as a group and discuss the scope of the proposed Aquatic Settlement Agreement and so that we can start getting into the technical discussions related to the objectives contained within the

Sturgeon Management Plan.

Please be aware that we are providing this document to you as an offer of settlement and as such this material is privileged and confidential. In other words, use discretion when sharing this material with your friends and colleagues. If you have any questions related to this plan or to the overall scope of the Aquatic Settlement Agreement, please feel free to give me a call.

Regards,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

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Phone Conversation with National Marine Fisheries Service (NMFS) regarding
Wells Relicensing Update and Management Plan Discussion



Wells Project Relicensing Phone Conversation Summary

Call To: Bryan Nordlund, NMFS
Call From: Shane Bickford, Douglas PUD
Date: April 11, 2007
Time: 9:30 am
Subject: Wells Relicensing Update and Management Plan Discussion

Summary:

Bryan Nordlund indicated that NMFS would not be an active participant in the aquatic and terrestrial settlement process for Wells. The HCP has satisfied their issues related to the operation of the Wells Project.

They are interested getting all correspondence related to the project and requested that Bryan, Keith Kirkendall and Dale Bambrick be added to the ASWG and TSWG distribution lists. We also discussed the various management plans for Wells and how they fit together into the settlement process. Bryan recommended that we provide the Shoreline MP to NMFS and USFWS so that they can provide input to satisfy their required Critical Habitat Consultation for the new license.

Meeting with Department of the Interior (DOI) regarding Proposed Timeline and Settlement Process

From: [Shane Bickford](#)
To: [Preston Sleeper \(reopn@mindspring.com\)](#); [Bob Dach \(mnr Dach@comcast.net\)](#); ["Steve Lewis"](#); [Rosy Mazaika \(rmazaika@blm.gov\)](#); [Jennifer Frozena \(Business Fax\)](#);
cc: [Bob Clubb](#); [Bao Le](#); [Scott Kreiter](#); [Gar Jeffers \(garj@jdsalaw.com\)](#); [Jim Vasile \(jimvasile@dwt.com\)](#); ["John Devine"](#); [Mary Mayo](#); [Brad Hawkins](#);
Subject: Aquatic Settlement Work Group
Date: Thursday, May 10, 2007 1:51:08 PM
Attachments: [Wells Project White Sturgeon MP\[1\].doc](#)

[Preston, Allison, Bob and Rosy,](#)

Thank you for meeting with us on Tuesday May 8th to discuss the proposed settlement framework for the relicensing of the Wells Project. As you will recall from our discussions, we spent a fair amount of time discussing the proposed Aquatic Settlement. Within the Aquatic Settlement Agreement, the first management to be discussed is the Sturgeon Management Plan. I have attached the draft Sturgeon Management Plan for your review and comment. The draft Sturgeon Management Plan, together with the pending Lamprey, Aquatic Invasive Species, Bull Trout, Resident Fish and Water Quality management plans, will form the nucleus of Douglas PUD's proposed settlement on Aquatic Issues.

The first Aquatic SWG meeting is scheduled for Tuesday, May 29th at 10:00 in Wenatchee. An agenda and map for the first meeting will be sent out shortly.

To date, the entities that have shown particular interest in being involved in the negotiations of the Aquatic Settlement Agreement include the U.S. Fish and Wildlife Service, Confederated Tribes of the Colville Reservation, Yakama Nation, Washington State Department of Fish and Wildlife, Washington State Department of Ecology and Douglas PUD. NMFS has been invited but has decided to only be involved should there be conflicts between an aquatic management plan and the Wells HCP.

Please be aware that we are providing this document to you as an offer of settlement and as such this material is privileged and confidential. In other words, use discretion when sharing this material with your friends and colleagues. If you have any questions related to this plan or to the overall scope of the Aquatic Settlement Agreement, please feel free to give

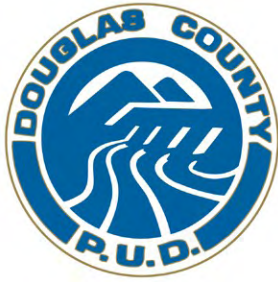
me a call.

Regards,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

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Phone Conversation with USFWS regarding Bull Trout Management Plan (BTMP)



Wells Project Relicensing Phone Conversation Summary

Call to: Steve Lewis, USFWS

Call From: Bao Le, DCPUD

Date: October 11, 2007

Time: 9:25am

Subject: Review of the Bull Trout Management Plan

Summary: Douglas PUD would like to begin discussions on the Draft Bull Trout Management Plan at the October 17, 2007 Aquatic SWG meeting. Given that Steve Lewis, FWS has been and is currently, the point of contact for the development of bull trout implementation activities within the Wells Project area and that his agency has regulatory responsibility for listed bull trout, I wanted to be sure that he was comfortable beginning discussions on what this management plan. Steve believes that it makes sense and was supportive of beginning bull trout management plan discussions.

Email to USFWS regarding BTMP

From: [Bao Le](#)
To: ["Stephen.Lewis@fws.gov"](mailto:Stephen.Lewis@fws.gov);
cc: [Mary Mayo](#);
Subject: Bull Trout Management Plan
Date: Friday, November 09, 2007 9:29:44 AM

Hi Steve, after taking a closer look at Judy's comments yesterday and having some discussions with staff here, we decided to not distribute the comments to the ASWG at the meeting yesterday. What we concluded was that from Judy's comments, it appears that we can likely address many of her concerns by bringing her up to speed on much of the work that we are currently doing with regard to the bull trout monitoring and management plan implementation. Also, we realized that Judy reviewed an old draft of the bull trout management plan containing only 4 objectives as opposed to the most recent draft that had 5 objectives (including stranding). In reality, ASWG members would not have been able to address these issues and we would not have been able to finalize or resolve any of these comments since you were unable to attend. However, we would like to address any of these comments with you and Judy if necessary. I would propose that we meet sometime before the end of the year to discuss Judy's comments and try to resolve these. If Judy would like, I would be happy to send her all of our most recent annual reports so that she can bring herself up to speed on the work that we have been doing. I think that alone may resolve a number of her comments. Please let me know if this sounds reasonable to you. Also, at yesterday's meeting, we zipped through the bull trout management plan. ASWG members agreed that the addition of a stranding monitoring objective was satisfactory. Other edits were minimal. We will roll this plan over to the January meeting so that you can be in attendance for final approval. Please call me if you have any questions. Thanks. Bao

Bao Le
Sr. Aquatic Resource Biologist
Douglas PUD
1151 Valley Mall Pkwy.
East Wenatchee, WA 98802
509-881-2323 (Direct)
509-884-0553 (FAX)

Policy Outreach Meeting with USFWS

**RELICENSING POLICY MEETINGS 2007-2008
WELLS HYDROELECTRIC PROJECT
FERC NO. 2149**

November

<u>ORGANIZATION</u>	<u>DAY</u>	<u>DATE</u>	<u>TIME</u>	<u>PLACE</u>
BLM Contact: Sally Sovey	Friday	30-Nov-07	11:00 AM	Wenatchee

December

Yakama Nation Contact: Steve Parker	Tues.	4-Dec-07	10:00 AM	Toppenish
WDOE Contact: Derek Sandison	Tues.	4-Dec-07	2:00 PM	Yakima
WDFW Contact: Jeff Koenigs	Tues.	11-Dec-07	2:00 PM	Olympia
FWS Contact: Susan Martin	Tues.	18-Dec-07	11:00 AM	Spokane

January

Department of Interior (BIA-FWS-BLM-NPS) Contact: Preston Sleeper	Friday	11-Jan-08	11:00 AM	Portland
NMFS Contact: Bryan Nordlund	Tues.	15-Jan-08	10:00 AM	Portland

February

Colville Tribes Contact: Joe Peone	Tues.	5-Feb-08	1:30 PM	Nespelem
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DM #95898

Email from WDFW regarding Sharptails within Wells Project Boundary

Subject: Sharptails within Wells project boundary

-----Original Message-----

From: Marc Hallet [mailto:hallehm@DFW.WA.GOV]
Sent: Monday, December 31, 2007 1:43 PM
To: Beau Patterson
Subject: Re: FW: Sharptails within Wells project boundary

Hi Beau,

The last time I saw sharp-tailed grouse on project land was about 20 years ago. There were two or three in my front yard. They may have originated on the reservation. I received no credible reports from others.

If the population increases, there may be some use in the future in areas like Bridgeport Bar and Washburn Island where we planted a lot of deciduous trees including water birch.

Marc

Marc Hallet
Wildlife Area Manager
Wells, Sagebrush Flat and Chelan Wildlife Areas
54 Moe Road
Brewster, WA 98812
Tel: 509-686-4305
Cell: 509-679-4780
Fax: 509-686-7604

>>> "Beau Patterson" <beaup@dcpud.org> 12/24/07 11:35 AM >>>
Hi again Marc, think this request slipped through the cracks - at least, I forgot about it. Can you please let me know, as near as you can recall, the last time STG were documented within project boundary?

Thanks again, have a great Holiday Season.

Beau Patterson
Environmental Relicensing Specialist
Public Utility District #1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
(509) 881-2338 (direct)
(509) 884-0553 (FAX)

-----Original Message-----

From: Beau Patterson
Sent: Monday, November 05, 2007 10:40 AM
To: Marc Hallet (HALLEMH@DFW.WA.GOV)
Subject: Sharptails within Wells project boundary

Hi Marc,

Hope you are doing well. I'm working on the background material for the Wells project relicensing EA, can you tell me what year STG were last documented within project boundary? If you don't have exact info, an approximation is fine.

Thanks!

Beau Patterson
Environmental Relicensing Specialist
Public Utility District #1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
(509) 881-2338 (direct)
(509) 884-0553 (FAX)

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Policy Outreach Meeting with DOI (BIA/USFWS/BLM/NPS)

**RELICENSING POLICY MEETINGS 2007-2008
WELLS HYDROELECTRIC PROJECT
FERC NO. 2149**

November

<u>ORGANIZATION</u>	<u>DAY</u>	<u>DATE</u>	<u>TIME</u>	<u>PLACE</u>
BLM Contact: Sally Sovey	Friday	30-Nov-07	11:00 AM	Wenatchee

December

Yakama Nation Contact: Steve Parker	Tues.	4-Dec-07	10:00 AM	Toppenish
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FWS Contact: Susan Martin	Tues.	18-Dec-07	11:00 AM	Spokane

January

Department of Interior (BIA-FWS-BLM-NPS) Contact: Preston Sleeper	Friday	11-Jan-08	11:00 AM	Portland
NMFS Contact: Bryan Nordlund	Tues.	15-Jan-08	10:00 AM	Portland

February

Colville Tribes Contact: Joe Peone	Tues.	5-Feb-08	1:30 PM	Nespelem
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DM #95898

Policy Outreach Meeting with NMFS

**RELICENSING POLICY MEETINGS 2007-2008
WELLS HYDROELECTRIC PROJECT
FERC NO. 2149**

November

<u>ORGANIZATION</u>	<u>DAY</u>	<u>DATE</u>	<u>TIME</u>	<u>PLACE</u>
BLM Contact: Sally Sovey	Friday	30-Nov-07	11:00 AM	Wenatchee

December

Yakama Nation Contact: Steve Parker	Tues.	4-Dec-07	10:00 AM	Toppenish
WDOE Contact: Derek Sandison	Tues.	4-Dec-07	2:00 PM	Yakima
WDFW Contact: Jeff Koenigs	Tues.	11-Dec-07	2:00 PM	Olympia
FWS Contact: Susan Martin	Tues.	18-Dec-07	11:00 AM	Spokane

January

Department of Interior (BIA-FWS-BLM-NPS) Contact: Preston Sleeper	Friday	11-Jan-08	11:00 AM	Portland
NMFS Contact: Bryan Nordlund	Tues.	15-Jan-08	10:00 AM	Portland

February

Colville Tribes Contact: Joe Peone	Tues.	5-Feb-08	1:30 PM	Nespelem
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DM #95898

Email from NMFS regarding Biological Assessment (BA) Matrix

Subject: BA matrix
Attachments: Critical Habitat PCE.doc; FERC 2006.doc; bryan_nordlund.vcf

From: Bryan Nordlund [mailto:Bryan.Nordlund@noaa.gov]
Sent: Thursday, January 31, 2008 7:57 AM
To: Shane Bickford
Subject: Re: BA matrix

Shane - hereyago. FERC used the EIS as the BA, and CPUD augmented that with some additional detailed assessment of each settlement item.
BN

From: Shane Bickford
Sent: Friday, January 25, 2008 10:55 AM
To: 'Bryan Nordlund'
Cc: Bob Clubb; 'John Devine'; Beau Patterson; Bao Le; Tom Kahler
Subject: BA Matrix

Bryan,

Could you send over a copy of the BA and associated matrix used for the Rocky Reach and/or Priest Rapids BAs? We are evaluating the work load associated with developing a BA for Wells that could be filed with NMFS/FERC prior to filing the Draft License Application in 2009. Also, if you have any information needs related to your evaluation of critical habitat related to the Wells Project would also be greatly appreciated.

Thanks,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

Critical Habitat PCE	Project Effect	Upper Columbia River Subbasin Designated Area Affected	Exposure over 50-year Duration of Proposed Action	Response	Limiting to Conservation Value at 5th-Field HUC?
Spawning, incubation and larval development	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, and SA Actions	Upper Columbia River Unit 5 ¹ . Columbia River Corridor	None. No spawning of UCR spring Chinook salmon or steelhead is known to occur in affected area	NA	No effect
Mainstem Rearing	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance, hydropower generation, and SA Actions	Upper Columbia River Unit 5. Columbia River Corridor	None. No spawning of UCR spring Chinook salmon or steelhead is known to occur in affected area	NA	No effect
Passage through project reservoir and past dam	Upstream Adult Fish passage	Columbia River Corridor	Entire Migration period (April through November)	Not significant - Passage times and survival are comparable to conditions without the project	Unlikely
	Kelt Passage	Columbia River Corridor	Post-spawning migration, steelhead only	Significant – could reduce number of repeat spawners	Unlikely
	Adult Fallback	Columbia River Corridor	Entire Migration period (April through November)	Not Significant - although some mortality will occur through turbines and spillway passage	Unlikely

¹ Unit 5, as described in NMFS (2005b), is the portion of the Columbia River downstream of Rock Island Dam.

	Downstream Juvenile Passage	Columbia River Corridor	Entire downstream migration period (April through June)	Not Significant - Survival standards ensure that survival will be at or above 93% by 2013, as assessed in the 2003 ITP BiOp	Unlikely
	Predator removal	Columbia River Corridor	Entire downstream migration period (April through June)	Not significant - potential for take is limited to long line angling, and historic incidental catch of listed fish is very small, with all fish released.	Unlikely
Water Quality	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance , hydropower generation, and SA Actions	Columbia River Corridor	Entire Adult and Juvenile Migration period (April through November)	Not significant - project operations have been tailored to provide conditions sufficient to achieve passage survival standards, as assessed in the 2003 ITP BiOp	Unlikely
Water Quantity	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance , hydropower generation, and SA Actions	Columbia River Corridor	Entire Adult and Juvenile Migration period (April through November)	Not significant - Rocky Reach project is operated in a run of river mode, with water quantity largely dependent on incoming river flows	Unlikely
Natural Cover	Project operations, including reservoir impoundment, reservoir fluctuation, maintenance , hydropower	Columbia River Corridor	Entire Adult and Juvenile Migration period (April through November)	Not significant - proposed Action will have no impact on natural cover in the migration corridor	Unlikely

	generation, and SA Actions				
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**Federal Energy
Regulatory
Commission**

Office of Energy Projects

August 2006

FERC/FEIS—0184F

Final Environmental Impact Statement



Rocky Reach Hydroelectric Project Washington

(FERC Project No. 2145-060)

888 First Street N.E., Washington, DC 20426

**FINAL ENVIRONMENTAL IMPACT STATEMENT
FOR HYDROPOWER RELICENSING**

**ROCKY REACH HYDROELECTRIC PROJECT
FERC Project No. 2145-060
Washington**

Federal Energy Regulatory Commission
Office of Energy Projects
Division of Hydropower Licensing
888 First Street, NE
Washington, DC 20426

August 2006

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Email from NMFS regarding BA Matrix

Subject: FW: BA matrix

From: Bryan Nordlund [mailto:Bryan.Nordlund@noaa.gov]
Sent: Thursday, January 31, 2008 8:00 AM
To: Shane Bickford
Subject: Re: BA matrix

I should have mentioned - each entry in the table was augmented by a description of the action and analysis of the effect that was written up in the text of the Bi-Op.

BN

From: Shane Bickford
Sent: Friday, January 25, 2008 10:55 AM
To: 'Bryan Nordlund'
Cc: Bob Clubb; 'John Devine'; Beau Patterson; Bao Le; Tom Kahler
Subject: BA Matrix

Bryan,

Could you send over a copy of the BA and associated matrix used for the Rocky Reach and/or Priest Rapids BAs? We are evaluating the work load associated with developing a BA for Wells that could be filed with NMFS/FERC prior to filing the Draft License Application in 2009. Also, if you have any information needs related to your evaluation of critical habitat related to the Wells Project would also be greatly appreciated.

Thanks,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

Email to NMFS regarding BA Matrix

Subject: BA matrix

From: Shane Bickford
Sent: Thursday, January 31, 2008 1:31 PM
To: 'Bryan Nordlund'
Subject: RE: BA matrix

Thanks Bryan. This is very helpful. Our current plan is to file a draft BA several months before the DLA.

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

Email from USFWS regarding Comments on BTMP & Pacific Lamprey
Management Plan (PLMP)

Attachments: ASWG Meeting_Notes_Summary_04_10_08.pdf

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Mon 5/5/2008 3:44 PM
To: Bao Le
Subject: Re: Meeting Notes Summary

Hi Bao-

I finally had a chance to review the April version of the Pacific Lamprey Management Plan. The salvage language looks pretty good, however, I would specify that adults would be released upstream and juveniles released downstream. Also, the Service has a documented case of lamprey utilizing hatchery ponds for reproductive purposes at the Entiat Fish Hatchery. I would therefore suggest that this plan would also have a measure to document incidental occurrences of these critters at associated DPUD hatchery facilities in order to add to our collected understanding...maybe within the regional coordination section??

Finally, just another thought to throw at to yawl'. I suggest that we take another look at the BTMP from a section 7 perspective. We did a good job in formulating measures for bull trout for the life of the license, however, we need to consider that we'll be analyzing all aspects of FERC's proposed action and not simply upstream/downstream passage for example. The proposed action will also include numerous additional elements including, but not limited to, numerous management plans that will need to be analyzed for effects on bull trout within the context of section 7 and minimized with the appropriate term and condition. Bottomline, DPUD can stick with the current BTMP or revisit it to comport with section 7?? I say this now because the terms and conditions in our future BO for this project would likely differ, in part, from the current BTMP. Give it some thought!!

S-

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

Email to USFWS regarding Language Added to BTMP per USFWS Comments

Subject: FW: Bull Trout MP

05/19/2008 02:42 PM

"Bao Le" <baol@dcpud.org>

To: <Stephen.Lewis@fws.gov>

Cc: "Shane Bickford" <ShaneB@dcpud.org>

Subject: Bull Trout MP

Hi Steve, attached is a Bull Trout Management Plan with some tracked language that hopefully addresses your concerns regarding Section 7 consultation. I have been out of the office but have spoken with Shane about some of your issues. As such, I have added in language per your feedback and my discussions with him. Please take a look at this and let us know what you think. Hope all is well. Bao

Bao Le

Sr. Aquatic Resource Biologist

Douglas PUD

1151 Valley Mall Pkwy.

East Wenatchee, WA 98802

509-881-2323 (Direct)

509-884-0553 (FAX)

(See attached file: Wells_Project_Bull_Trout_MP_SL.doc)

Email to USFWS regarding Added Language to BTMP

Subject: FW: Wells Bull Trout Management Plan
Attachments: Wells_Project_Bull_Trout_MP.doc

From: Bao Le
Sent: Monday, June 16, 2008 2:59 PM
To: 'Stephen_Lewis@fws.gov'
Cc: Shane Bickford; susan_martin@fws.gov; Gar Jeffers (garj@jdsalaw.com); Mark Miller (mark_miller@r1.fws.gov); jimvasile@dwt.com; Bob Clubb
Subject: Wells Bull Trout Management Plan

Hi Steve, per our meeting with you last week regarding any additional Sec. 7 concerns that the FWS may have, I added language to the Plan to capture your comments and concerns.....

1. Additional Bull Trout RT monitoring (Years 5 and 10 and every 10 thereafter)-Section 4.2.1
2. An educational component at the Wells Dam visitor center-Section 4.5.3
3. Bull trout capture and take monitoring during implementation of our other aquatic management plan activities-Section 4.5.1
4. Bull trout monitoring associated with all Douglas PUD funded hatchery related activities-Section 4.6.1

Please take a look at the attached plan and let me know if you have any questions. We appreciate you taking the time to work with us in an expedited manner so that we can stay on schedule with our Aquatic Settlement Agreement.

Best Regards, Bao

Bao Le
Sr. Aquatic Resource Biologist
Douglas PUD
1151 Valley Mall Pkwy.
East Wenatchee, WA 98802
509-881-2323 (Direct)
509-884-0553 (FAX)

Phone Conservation with USFWS regarding BTMP

Subject: bull trout

From: Bao Le

Sent: Monday, June 16, 2008 4:43 PM

To: Shane Bickford

Subject: RE: bull trout

I spoke with Steve Lewis, he has forwarded the BTMP along to appropriate folks for comment. He hopes to get something back to us by week's end.

Bao Le

Sr. Aquatic Resource Biologist

Douglas PUD

1151 Valley Mall Pkwy.

East Wenatchee, WA 98802

509-881-2323 (Direct)

509-884-0553 (FAX)

Meeting with USFWS regarding BTMP



Agenda

Aquatic Settlement Work Group

Wells Hydroelectric Project Relicensing
Douglas County PUD
July 21, 2008
1:00 pm – 3:00 pm

Meeting Location: Douglas PUD
1151 Valley Mall Pkwy.
East Wenatchee, WA 98802

Meeting Coordinators: Shane Bickford, 509-881-2208

Meeting Goals:

1. Discuss and resolve United States Fish and Wildlife Service (FWS) technical comments to the Wells Bull Trout Management Plan (BTMP).
2. Discuss sufficiency of the BTMP proposed Protection, Mitigation, and Enhancement Measures (PMEs) to address the FWS proposed Section 7 Reasonable and Prudent Measures (RPMs) as detailed in Appendix A of the draft BTMP.

Time	Topic	Lead
1:00 pm	Welcome and Introductions	Shane Bickford
1:05 pm	Meeting Goals and Objectives	Shane Bickford
1:10 pm	BTMP Discussion	Group
2:50 pm	Action Items and Next Steps	Shane Bickford
3:00 pm	Adjourn	



Wells Project Relicensing Aquatic Settlement Work Group

DATE: July 21, 2008

LOCATION: Douglas PAD
Section 7 Bull Trout Discussions

Initials	Name	Affiliation Name	Email
_____	Allison O'Brien	DOI	reapn@mindspring.com
_____	Art Viola	WDFW	violaaev@dfw.wa.gov
_____	Bao Le	Long View Assoc.	ble@longviewassociates.com
_____	Beau Patterson	Douglas PUD	bpatterson@dcpud.org
_____	Bill Towey	Colville Tribes	bill.towey@colvilletribes.com
_____	Bill Tweit	WDFW	twitwmt@dfw.wa.gov
_____	Bob Barwin	WDOE	rbar461@ecy.wa.gov
<u>BL</u>	Bob Clubb	Douglas PUD	rclubb@dcpud.org
_____	Bob Dach	BIA	rldach@yahoo.com
_____	Bob Jateff	WDFW	jatefrjj@dfw.wa.gov
_____	Bob Rose	Yakama Nation	brose@yakama.com
_____	Brad James	WDFW	jamesbwj@dfw.wa.gov
_____	Bryan Nordlund	NOAA Fisheries	bryan.nordlund@noaa.gov
_____	Dale Bambrick	NOAA Fisheries	dale.bambrick@noaa.gov
_____	Dan Trochta	USFWS	dan_trochta@fws.gov
_____	Dennis Beich	WDFW	beichdvb@dfw.wa.gov
_____	Derek Sandison	WDOE	dsan461@ecy.wa.gov
_____	Joe Miller	WDFW	millejlm@dfw.wa.gov
_____	Joe Peone	Colville Tribes	joe.peone@colvilletribes.com

_____	John Devine	DTA	john.devine@devinetarbell.com
_____	Jon Merz	WDOE	jome461@ecy.wa.gov
_____	Karen Kelleher	BLM	karen_kelleher@blm.gov
_____	Keith Kirkendall	NOAA Fisheries	keith.kirkendall@noaa.gov
_____	Mark Miller	USFWS	mark_miller@fws.gov
_____	Mary Mayo	Douglas PUD	mmayo@dcpud.org
_____	Molly Hallock	WDFW	hallomh@dfw.wa.gov
_____	Neal Hedges	BLM	neal_hedges@or.blm.gov
_____	Pat Irle	WDOE	pir461@ecy.wa.gov
_____	Patrick Verhey	WDFW	verhepmv@dfw.wa.gov
_____	Paul Ward	Yakama Nation	ward@yakama.com
_____	Preston Sleeper	DOI	reopn@mindspring.com
_____	Rosy Mazaika	BLM	rosemary_mazaika@blm.gov
_____	Scott Kreiter	Douglas PUD	skreiter@dcpud.org
	Shane Bickford	Douglas PUD	sbickford@dcpud.org
	Steve Lewis	USFWS	stephen_lewis@fws.gov
_____	Steve Parker	Yakama Nation	parker@yakama.com
_____	Susan Martin	USFWS	susan_martin@fws.gov
_____	Tom Scribner		scribner@easystreet.com
_____	Tony Eldred	WDFW	eldredte@dfw.wa.gov
_____	William Schurger	BLM	william_schurger@or.blm.gov

Additional Attendees

Initials	Name	Affiliation Name	Email
<u>JK</u>	<u>Jeff Krupka</u>	<u>USFWS</u>	<u>Jeff_Krupka@fws.gov</u>
_____	_____	_____	_____

Email to USFWS regarding Updated Draft of the BTMP

From: [Bao Le](#)
To: Stephen_Lewis@fws.gov; "Mark Miller"; "Susan Martin";
cc: [Bob Clubb](#); [Mary Mayo](#); [Shane Bickford](#);
[Josh Murauskas](#);
Subject: Wells Bull Trout Management Plan: Draft
Date: Monday, August 04, 2008 9:16:34 PM
Attachments: [Wells_Project_Bull_Trout_MP.doc](#)

Please find attached an updated draft of the Wells Bull Trout Management Plan (BTMP). This version reflects comments from the meeting between Douglas PUD and the FWS in mid-July to address initial comments by FWS staff related to the BTMP. This version of the BTMP also reflects updated information on bull trout recovery planning and the 5 year status review (in background/species status sections). If you have any questions, feel free to contact Shane, Josh, or myself.

Regards, Bao

Bao Le
Long View Associates
7504 Icicle Rd.
Leavenworth, WA 98826
503-309-9423

Email from USFWS regarding Distribution of Draft BTMP

Subject: Wells Bull Trout Management Plan: Draft
Attachments: Wells_Project_Bull_Trout_MP.doc

-----Original Message-----

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Tuesday, August 05, 2008 8:01 AM
To: Bao Le
Cc: Bob Clubb; Josh Murauskas; 'Mark Miller'; Mary Mayo; Shane Bickford; 'Susan Martin'
Subject: Re: Wells Bull Trout Management Plan: Draft

Thanks Bao, I'll share with Jeff and Judy as well...

S-

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

Email to USFWS regarding Progress on the BTMP

From: [Bao Le](#)
To: Stephen.Lewis@fws.gov;
cc: [Shane Bickford](#); [Mary Mayo](#);
Subject: Wells Bull Trout Management Plan
Date: Wednesday, August 13, 2008 7:02:22 AM

Good morning Steve, just wanted to check in and inquire about any progress that you may have regarding reviewing the most recent BTMP sent your way on August, 4th? Please let me know if you have any questions. Hope that all is well. Thanks.
Bao

Bao Le
Long View Associates
7504 Icicle Rd.
Leavenworth, WA 98826
503-309-9423

Email from USFWS regarding Proposed New Language to the BTMP for Section 7
Bull Trout Consultation

Subject: FW: Wells Bull Trout Management Plan

-----Original Message-----

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Thursday, August 14, 2008 11:48 AM
To: Bao Le
Cc: Mary Mayo; Shane Bickford
Subject: Re: Wells Bull Trout Management Plan

Hi Bao-

Sorry for the belated response...numerous goodies are on the plate these days ;-)

I think the BTMP looks pretty good. I did have a few revisions to section 4.7 FWS Section 7 Consultation for your consideration. The new verbage in its entirety is below:

The PME's contained within the BTMP were specifically developed, in consultation with the FWS, to address potential Reasonable and Prudent Measures (RPMs) for the Project relicensing and associated section 7 consultation. All of the FWS' potential RPMs for the Wells Project can be found in Appendix A. Each of these RPMs has been cross referenced with the specific supporting objective and PME. The purpose of Appendix A is to provide consistency with Douglas PUD's Aquatic Settlement Agreement and the FWS' subsequent section 7 consultation on the relicensing of the Project.

I simply want to make sure that we don't give FERC the impression that we are prejudging the section 7 process...we want consistency between the settlement and section 7. Let me know if this language hits the spot!

S-

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

Email to USFWS regarding New Language Now Included in the BTMP for Section 7
Bull Trout Consultation

Attachments: Wells_Project_Bull_Trout_MP[1].doc

-----Original Message-----

From: Shane Bickford
Sent: Tuesday, August 19, 2008 12:08 PM
To: Stephen Lewis
Cc: Judy_Delavergne@fws.gov; 'Jeff_Krupka@fws.gov'; Mark Miller
Subject: Wells_Project_Bull_Trout_MP[1].doc

Steve,

Please find attached the final version of the Bull Trout Management Plan for the Wells Project. Please note that we have added all of your proposed language into the document per our discussions last week and per our discussions with you and Jeff several weeks ago. Unless we hear otherwise, we will assume that this management plan is complete and is ready to be directly incorporated into the Aquatic Settlement Agreement. The only technical component of the settlement yet to be completed is the Water Quality Management Plan which is 98% complete based upon the response from the participants at today's Aquatic Settlement meeting.

Thanks again for helping to facilitate the completion of the Bull Trout Management Plan. Your comments and modifications have significantly improved the document. Also, per our discussions earlier in the month, as soon as the settlement is complete and signed we will start draft the BA for the Wells Project relicensing. Our target date for sharing this draft document with the FWS and NMFS is August of 2009. Please feel free to give me a call if you have any questions or concerns regarding this document.

Regards,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

Hatchery Genetic Management Plan (HGMP) Consultation Letter from NMFS



UNITED STATES DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
NATIONAL MARINE FISHERIES SERVICE
1201 NE Lloyd Boulevard, Suite 1100
PORTLAND, OREGON 97232-1274

September 12, 2008

Dear Interested Parties:

This letter announces the intent of NOAA's National Marine Fisheries Service (NMFS) to conduct a series of consultations to ensure that hatchery programs are in compliance with the Federal Endangered Species Act (ESA) and the National Environmental Policy Act (NEPA).

A portion of the Columbia River Basin's hatchery programs are mitigation for the Federal Columbia River Power System (FCRPS) and therefore funded by the FCRPS Action Agencies, including the Army Corps of Engineers, the Bureau of Reclamation, and the Bonneville Power Administration. The schedule for completing consultations for hatchery programs funded by the FCRPS Action Agencies is prescribed in the May 5, 2008 Biological Opinion for the operation of the FCRPS. The specifics of these consultations are described in Reasonable and Prudent Alternative (RPA) action number 39. The first set of consultations will focus on hatchery programs in the Upper Columbia River (UCR) basin and are scheduled to be completed before the summer of 2009.

The FCRPS Biological Opinion reflects NMFS' overall objective for hatchery programs in the Pacific Northwest in that they contribute to reversing the decline of ESA-protected salmon and steelhead. The five strategies to meet this objective are identified in RPAs 39, 40, and 42, which state, in part:

- Ensure that hatchery programs are not impeding recovery,
- Preserve and rebuild genetic resources through safety-net and conservation actions to reduce short-term extinction risk and promote recovery,
- Work with hatchery operators to cost-effectively address needed hatchery reform actions,
- Prioritize and sequence reform actions, and
- Implement hatchery conservation programs to build genetic resources and assist in promoting salmon and steelhead recovery.

In addition to FCRPS-funded hatchery programs, other hatchery programs, many of which are non-Federal, can have beneficial and adverse effects on ESA-protected salmon and steelhead. For the UCR, the majority of hatchery programs are Public Utility District (PUD) funded and were issued ESA permits a number of years ago. Since then, substantial new information has been accumulated that was not available when those consultations were conducted, information that may lead to modifications or refinement of the programs.

This new information includes a final ESA Recovery Plan and supporting Interior Columbia Technical Recovery Team documents, Hatchery Science Review Group recommendations, the Supplemental Comprehensive Analysis in the May 2008 FCRPS Biological Opinion,

United States Fish and Wildlife Service Hatchery Review Team findings, Wenatchee spring Chinook salmon fitness studies, and a growing body of research results and updated life-cycle modeling. Based on the array of recent evaluation and recommendations, NMFS contends it is advisable and appropriate to also reevaluate non-Federal hatchery programs, including those associated with Habitat Conservation Plans and settlement agreements with the PUDs. At this time, the non-Federally funded hatchery programs that NMFS will consider re-evaluating will be those that release ESA-listed salmon and steelhead. The hatchery program review is not intended to open or alter the HCPs or settlement agreements, it is only to ensure that they follow the best information available and are operated consistent with the strategies listed above. Furthermore, from a scientific perspective, it is advisable to review all hatchery programs (i.e., Federal and non-Federal) in the UCR affecting ESA-listed salmon and steelhead concurrently. Consultations and any new or modified ESA permits or authorizations will not combine PUD and Federal-funded hatchery programs, though the analysis of effects will be considered comprehensively.

The UCR hatchery programs that NMFS intends to consult on are listed in Attachment 1. To ensure that these consultations are as efficient and effective as possible, you are invited to a meeting on October 2, 2008 at the NMFS office in Portland, Oregon to discuss consultation strategy, schedule, and other outstanding issues. NMFS intends to provide additional materials in advance of the meeting, including:

- the NMFS' paper, *Artificial Propagation for Pacific Salmon: Assessing Benefits and Risks and Recommendations for Planning and Operating Hatchery Programs* (Appendix C of the Supplemental Comprehensive Analysis of the Federal Columbia River Power System and Mainstem Effects of the Upper Snake and other Tributary Actions, dated May 5, 2008)
- the Interior Columbia Technical Recovery Team paper: *Evolutionary Effects of Alternative Artificial Propagation Programs: Implications for Viability of Endangered Anadromous Salmonids*,
- a draft paper detailing the process for reevaluating hatchery programs in the UCR,
- the template for Hatchery and Genetic Management Plans,
- and a draft agenda for the October 2nd meeting.

Please direct questions regarding this letter to Rob Jones, NMFS Recovery Branch Chief, at rob.jones@noaa.gov, or call him at 503-230-5427. To facilitate the October 2nd meeting, please RSVP to Sharon Houghton at 503-230-5418 or at sharon.houghton@noaa.gov.

Sincerely,



Robert G. Walton
Assistant Regional Administrator
Salmon Recovery Division

Attachment 1: Hatchery programs to be included in the upcoming consultation process scheduled to begin in January 2009.

Table 1. Federally funded hatchery programs in the Upper Columbia River that require new ESA consultation based on the 2008 FCRPS biological opinion.

Program	Operator	Basin	Permit	Expires	Consultation	Expires
Leavenworth NFH spring Chinook	FWS	Wenatchee	--	--	1999/01883	Oct-2013
Entiat NFH program – undetermined	FWS	Entiat	New programs under development			
Entiat NFH steelhead reconditioning	FWS	Entiat				
Winthrop NFH Methow Composite spring Chinook ¹	FWS	Methow	1300	Dec-2008 ²	1999/00836	Dec-2007
Winthrop NFH steelhead	FWS	Methow	1396	Oct-2008	2002/000981	Oct-2013
Methow/Okanogan coho	YN	Methow	--	--	1999/01883	Oct-2013
Wenatchee coho	YN	Wenatchee	--	--	1999/01883	Oct-2013

¹ This program is being evaluated for modifications.

² Permit 1300 was extended through via letter from NMFS until December 2008.

Table 2. Hatchery programs funded by Upper Columbia Public Utility Districts which release ESA-listed species that warrant new review under the ESA.

Program	Funding	Basin	Permit	Expires	Consultation
White River Spring Chinook	Grant PUD	Wenatchee	1592	May-2010	2006/06000
Chewuch spring Chinook	Douglas PUD	Methow			
Chiwawa spring Chinook	Chelan PUD	Wenatchee		1196 Jan-2014	1999/00836
Methow Composite spring Chinook	Douglas PUD	Methow			
Twisp spring Chinook	Douglas PUD	Methow			
Okanogan steelhead	Grant PUD	Okanogan	1412	Oct-2008	
Wells steelhead Methow	Douglas PUD	Methow			
Wells steelhead Okanogan	Douglas PUD	Okanogan		1395 Oct-2013	2002/000981
Wenatchee steelhead	Chelan PUD	Wenatchee			

Email to USFWS regarding Species List for Draft BA

Subject: RE: Species list for draft BA, Wells Hydroelectric Project

-----Original Message-----

From: Beau Patterson
Sent: Monday, January 05, 2009 1:45 PM
To: 'Stephen_Lewis@fws.gov'
Cc: dan_trochta@fws.gov
Subject: RE: Species list for draft BA, Wells Hydroelectric Project

Thanks much Steve. I did review those County lists, if those are all of the species we need to consider, we'll run with those.

Beau Patterson
Environmental Relicensing Specialist
Public Utility District #1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
(509) 881-2338 (direct)
(509) 884-0553 (FAX)

-----Original Message-----

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Monday, January 05, 2009 1:44 PM
To: Beau Patterson
Cc: Beau Patterson; dan_trochta@fws.gov
Subject: RE: Species list for draft BA, Wells Hydroelectric Project

Hi Beau-

Refer to the following link. Our Spokane office provides spp lists through their website www.fws.gov/easternwashington/species/countySppLists.html

S-

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

"Beau Patterson" <beaup@dcpud.org> 01/05/2009 09:35AM
To <dan_trochta@fws.gov>, <Stephen_Lewis@fws.gov>
Subject RE: Species list for draft BA, Wells Hydroelectric Project

Hello again gentlemen, I hope you had a great Christmas and New Year. It's always dangerous to address a request to more than one person, right?

I hope to nail this species list down fairly quickly, as we've put our consultant on a tight timeline to produce a draft for Service review. Any help is greatly appreciated, please reply all so we're all in the loop!

Best regards,

Beau Patterson
Environmental Relicensing Specialist
Public Utility District #1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
(509) 881-2338 (direct)
(509) 884-0553 (FAX)

-----Original Message-----

From: Beau Patterson
Sent: Wednesday, December 24, 2008 4:38 PM
To: Dan Trochta (dan_trochta@fws.gov); Stephen T. Lewis
(Stephen_Lewis@fws.gov)
Subject: Species list for draft BA, Wells Hydroelectric Project

Hello Dan and Steve, I wasn't sure to whom this should be directed.

I would be very appreciative if you would send me a letter including a current list of species to be addressed in the biological assessment for relicensing the Wells Project.

I am guessing bull trout, Upper Columbia spring Chinook and steelhead; sage grouse, pygmy rabbit, gray wolf, grizzly bear, lynx, northern spotted owl, Washington ground squirrel, yellow-billed cuckoo; Ute ladies'-tresses, Wenatchee Mountains checkermallow, and showy stickseed, but I certainly do not want to assume that is the species list for the BA.

Thanks, and Merry Christmas and Happy New Year!

Beau Patterson
Environmental Relicensing Specialist
Public Utility District #1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
(509) 881-2338 (direct)
(509) 884-0553 (FAX)

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Email to USFWS and NMFS regarding Draft BA

From: [Shane Bickford](#)
To: [Jessica Gonzales \(jessica_gonzales@fws.gov\)](#); ["Stephen_Lewis@fws.gov"](#);
[Mark Miller](#); [Dan Trochta](#); [Keith Kirkendall](#); [Bryan Nordlund](#);
cc: [Bob Clubb, Ph.D.](#); [Beau Patterson](#); [Josh Murauskas](#); [Scott Kreiter](#);
[Jim McGee](#); [Mary Mayo](#); ["Devine, John"](#); [Malkin, Devin](#); ["Kopp, Gabriel"](#);
Subject: Draft Wells BA outline 010709 (2).doc
Date: Thursday, January 08, 2009 4:09:37 PM
Attachments: [Draft Wells BA outline 010709 \(2\) \(2\).doc](#)

Good Afternoon!

Please find attached Douglas PUD's proposed outline for the Wells Biological Assessment (BA). Our intent is to work with the USFWS and NMFS on the BA toward including an agreed upon Biological Assessment into the Draft License Application for the Wells Project. The draft license application is due to be filed with FERC on December 31st of this year (2009).

Please review and send me your comments on the draft outline by January 23rd. We will take your comments and incorporate them into the outline. Then we will flush out the text of the BA, using the outline as a guide, and provide you with a draft BA by the middle of April 2009 (if not sooner). This will give us 6 months to address your comments and come to agreement on the language within the BA for the Wells Project.

If you have any questions, please feel free to give me a call.

Regards,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208 (office)
509.669.1115 (cell)

Douglas County Public Utility District
Wells Hydroelectric Project
Biological Assessment Outline
January 8, 2009

- I. Introduction
- II. Project Background
 - a. License History
 - b. Existing ESA Consultation
 - i. HCP
 - ii. Bull Trout BiOp and incidental take statement
- III. Proposed Action
 - a. Project Purpose and Proposed Action
 - b. Description of Project operations and actions being addressed under the BA.
 - i. Operational Characteristics
 - ii. Proposed Environmental Measures
 - 1. Aquatic Settlement Agreement
 - 2. HCP
 - 3. Management Plans (Shoreline, Recreation, Terrestrial and Cultural MPs)
 - 4. Off-license Settlement agreement
 - c. Description of known ongoing activities or Projects in the action area
- IV. Environmental Baseline
 - a. Wells Hydroelectric Project
 - b. Reservoir Environment
 - c. Tributaries
 - d. Hatcheries
- V. Species Analysis
 - a. Species list and consultation
 - b. Bull Trout
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - 1. Fishway Operation
 - 2. Juvenile Passage
 - 3. Turbine Operation
 - 4. Spillway Operation
 - 5. Predator Control

6. Effects on Critical Habitat

- vi. Compliance with existing plans
- vii. Determination of Effects
- c. Upper Columbia River Spring-run Chinook
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- d. Upper Columbia River Summer-run Steelhead
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- e. Sage Grouse (warranted but precluded)
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- f. Pygmy Rabbit (Columbia Basin DPS)
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- g. Gray Wolf
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- h. Grizzly Bear
 - i. Life History

- ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- i. Canada Lynx
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- j. Northern Spotted Owl
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- k. Washington Ground Squirrel
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- l. Yellow-billed Cuckoo
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- m. Wenatchee Mountains Checkermallow
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects

- n. Showy stickseed
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
 - o. Ute Ladies'-tresses
 - i. Life History
 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- VI. Cumulative Effects
- VII. Summary of Effects Determination
- VIII. References
- IX. Appendices
- a. Essential Fish Habitat
 - i. Description of Proposed Action
 - ii. Effects of Proposed Action on Salmon EFH
 - iii. Proposed Conservation Measures
 - iv. Conclusions
 - v. References

Phone Conversation with USFWS regarding BA Outline



Wells Project Relicensing Phone Conversation Summary

Call to: Steve Lewis, United States Fish and Wildlife Service

Call From: Shane Bickford, Douglas PUD

Date: January 12, 2009

Time: 3:45 PM

Subject: Outline for the Wells Biological Assessment

Summary: Shane called Steve to verify that he had received the electronic copy of the draft outline for the Wells Biological Assessment. Steve indicated that he had received the document and had already reviewed it. He was hoping to hear back from others within the Service before sending the PUD his official comments. He is hoping to have comments back to the PUD within the next week.

Phone Conversation with NMFS regarding BA Outline



Wells Project Relicensing Phone Conversation Summary

Call to: Shane Bickford, Douglas PUD

Call From: Bryan Nordlund, National Marine Fisheries Service

Date: January 13, 2009

Time: 10:54 AM

Subject: Outline for the Wells Biological Assessment

Summary: Bryan called Shane to discuss NMFS review of the draft outline for the Wells Biological Assessment. Bryan indicated that he will be sending the draft BA outline over to NMFS Section 7 team for review and hoped to have comments back to Douglas PUD within the next two weeks.

Email from USFWS regarding BA Outline Suggestions

Subject: FW: Draft Wells BA outline 010709 (2).doc
Attachments: [2009-1-13]Draft Wells BA Outline_FWS Suggestions.doc



[2009-1-13]Draft Wells BA Outline

-----Original Message-----

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Tuesday, January 13, 2009 4:49 PM
To: Shane Bickford
Cc: Beau Patterson; Bob Clubb, Ph.D.; Bryan Nordlund; Dan Trochta; Malkin, Devin; Kopp, Gabriel; jessica_gonzoles@fws.gov; Jim McGee; Devine, John; Josh Murauskas; Keith Kirkendall; Mark Miller; Mary Mayo; Scott Kreiter
Subject: Re: Draft Wells BA outline 010709 (2).doc

Hi Shane-

Attached below are a few suggestions for your consideration. Thanks again for working with us to craft this document!

S-

(See attached file: [2009-1-13]Draft Wells BA Outline_FWS Suggestions.doc)

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

"Shane Bickford" <ShaneB@dcpud.org>
01/08/2009 04:09 PM
To:
<jessica_gonzoles@fws.gov>, <Stephen_Lewis@fws.gov>, "Mark Miller" <mark_miller@fws.gov>, "Dan Trochta" <dan_trochta@fws.gov>, "Keith Kirkendall" <keith.kirkendall@noaa.gov>, "Bryan Nordlund" <bryan.nordlund@noaa.gov>

Cc:
"Bob Clubb, Ph.D." <BobC@dcpud.org>, "Beau Patterson" <beaup@dcpud.org>, "Josh Murauskas" <joshm@dcpud.org>, "Scott Kreiter" <scottk@dcpud.org>, "Jim McGee" <JimM@dcpud.org>, "Mary Mayo" <MaryM@dcpud.org>, "Devine, John" <John.Devine@DevineTarbell.com>, "Malkin, Devin" <Devin.Malkin@DevineTarbell.com>, "Kopp, Gabriel" <Gabriel.Kopp@DevineTarbell.com>

Subject:
Draft Wells BA outline 010709 (2).doc

Good Afternoon!

Please find attached Douglas PUD's proposed outline for the Wells Biological Assessment (BA). Our intent is to work with the USFWS and NMFS on the BA toward including an agreed upon Biological Assessment into the Draft License Application for the Wells Project. The draft license application is due to be filed with FERC on December 31st of this year (2009).

Please review and send me your comments on the draft outline by January 23rd. We will take your comments and incorporate them into the outline. Then we will flush out the text of the BA, using the outline as a guide, and provide you with a draft BA by the middle of April 2009 (if not sooner). This will give us 6 months to address your comments and come to agreement on the language within the BA for the Wells Project.

If you have any questions, please feel free to give me a call.

Regards,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208 (office)
509.669.1115 (cell)
(See attached file: Draft Wells BA outline 010709 (2) (2).doc)

Douglas County Public Utility District
Wells Hydroelectric Project
Biological Assessment Outline
January 8, 2009

- I. Introduction
- II. Project Background
 - a. License History
 - b. Existing ESA Consultation
 - i. HCP
 - ii. Bull Trout BiOp and incidental take statement
- III. Proposed Action (*I suggest taking a close look at how we outlined Rocky Reach for a comparison of similarities.*)
 - a. Project Purpose and Proposed Action
 - b. Description of Project operations and actions being addressed under the BA.
 - i. Operational Characteristics
 - ii. Proposed Environmental Measures
 - 1. Aquatic Settlement Agreement
 - 2. HCP
 - 3. Management Plans (Shoreline, Recreation, Terrestrial and Cultural MPs)
 - 4. Off-license Settlement agreement
 - c. Description of known ongoing activities or Projects in the action area (*A clear definition of the action area will likely need to be defined. For example, the extent of water quality effects downstream. Something to chew on.*)
- IV. Environmental Baseline
 - a. Wells Hydroelectric Project
 - b. Reservoir Environment
 - c. Tributaries
 - d. Hatcheries
- V. Species Analysis
 - a. Species list and consultation
 - b. Bull Trout
 - i. Life History
 - ii. Presence in Action Area (*I assume this would include the mainstem and tributaries.*)
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects *by Project Element (Again, I suggest taking a look at the way we analyzed effects in the Rocky Reach BiOp).*

1. Fishway Operation
2. Juvenile Passage
3. Turbine Operation
4. Spillway Operation
5. Predator Control
6. Effects on Critical Habitat
- vi. Compliance with existing plans
- vii. Determination of Effects
- c. Upper Columbia River Spring-run Chinook
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 - i. Life History
 - ii. Presence in Action Area
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- iv. Environmental Measures
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 - ii. Presence in Action Area
 - iii. Critical Habitat Designations
 - iv. Environmental Measures
 - v. Analysis of Effects
 - vi. Determination of Effects
- VI. Cumulative Effects
- VII. Summary of Effects Determination
- VIII. References *(We now have a new format for our Literature Cited sections for all of our subsequent BiOps. I suggest that perhaps DPUD use our format to save time?? Let' s discuss if you' re open to this suggestion.).*
- IX. Appendices
 - a. Essential Fish Habitat
 - i. Description of Proposed Action
 - ii. Effects of Proposed Action on Salmon EFH
 - iii. Proposed Conservation Measures
 - iv. Conclusions
 - v. References

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Email to USFWS regarding Tour of Wells East Ladder

Subject: FW: Tour of ladder at Wells for Wednesday

Contacts: Stephen T. Lewis

From: Rick Klinge

Sent: Friday, January 16, 2009 8:58 AM

To: 'Stephen T. Lewis (Stephen_Lewis@fws.gov)'

Cc: Josh Murauskas

Subject: Tour of ladder at Wells for Wednesday

Steve,

Shane tells me you are interested in having a walk through of one of the ladders at Wells Dam. Right now we are ready to return to service the east ladder, which has been maintained for the winter. We can easily facilitate a run through the ladder on Wednesday morning if that works for you. I have an HCP meeting that day, but I will give the meeting to someone else to cover so I can be on the tour this morning. Josh Murauskas will be joining us. We would leave from our offices at 8:00 and be back here before noon. Please let me know if this day works.

Thanks

Rick Klinge

Fisheries Biologist

PUD No. 1 of Douglas County

(509.881.2244)

Email from NMFS regarding BA for Wells

From: Shane Bickford
Sent: Monday, January 19, 2009 1:24 PM
To: 'Bryan Nordlund'
Cc: 'Stephen_Lewis@fws.gov'; Beau Patterson; Mary Mayo
Subject: RE: BA for Wells

Bryan,

Thanks for sending over the critical habitat memo and the proposed action and action area examples contained within the Rocky Reach BO. We will get to work incorporating the applicable parts of each into our first drafting of the BA. As soon as it is done, we will ship a copy to you and Steve for review, comment and consideration.

Thanks again for your help and advice.

Regards,

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

-----Original Message-----

From: Bryan Nordlund [mailto:Bryan.Nordlund@noaa.gov]
Sent: Friday, January 16, 2009 8:05 AM
To: Shane Bickford
Cc: Steve Lewis
Subject: BA for Wells

Good Morning Shane - I had an e-discussion with our Sec 7 guru based on your outline, and she advised me to pass the attached Hogarth memo on to you. This is the approach we take for providing an analytical framework for assessing critical habitat effects of the proposed action. Since the BO will be responding to the assessment in the BA in the new license, it makes good sense to line the two up as best as possible.

The matrix example (from the Rocky Reach BO) I previously provided to you is intended to provide a summary of the assessment provided in the BA/BO. You will need to describe each entry in the matrix with text in the BA. The text should lead the reader to conclusion that is in the matrix.

Most of the Wells Dam passage assessment has already been done in the HCP BO's that Ritchie wrote, and the BO will reference that work.

The additional elements in the settlement package will also need to be described and its effects assessed, since they will be new.

I attached the Rocky Reach BO I wrote which should be a pretty good template for Wells. In addition to the matrix, you will see that there is a description of the habitat projects funded by the HCP. This should be updated to include recent projects.

I'm assuming that you can find pertinent info in the Federal Register - the 2005 designation of critical habitat will be one that you need in hand. Let me know if you need help with this.

I think this list of general comments is fairly complete, but chances are, I'll need to do something new for Wells by the time the license is issued - we always seem to be improving(?) our consultation products. If you need any additional help or have questions, please let me know.

Thanks,
BN

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Email to USFWS regarding Literature Format

Subject: Literature Cited section format

-----Original Message-----

From: Beau Patterson
Sent: Tuesday, January 20, 2009 4:36 PM
To: 'Stephen_Lewis@fws.gov'
Cc: Shane Bickford; Beau Patterson
Subject: RE: Literature Cited section format

Steve, can you provide an example document or style guide for the Literature Cited? Thanks!

-----Original Message-----

From: Beau Patterson
Sent: Thursday, January 15, 2009 10:17 AM
To: 'Stephen_Lewis@fws.gov'
Cc: Shane Bickford
Subject: Literature Cited section format

Hi Steve,

On the draft BA outline you commented: "We now have a new format for our Literature Cited sections for all of our subsequent BiOps. I suggest that perhaps DPUD use our format to save time?? Let's discuss if you're open to this suggestion."

Would you please provide that format?

Thanks!

Beau Patterson
Environmental Relicensing Specialist
Public Utility District #1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
(509) 881-2338 (direct)
(509) 884-0553 (FAX)

Email from USFWS regarding Literature Format

Subject: Literature Cited section format
Attachments: literature Format.pdf

-----Original Message-----

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Thursday, January 22, 2009 11:53 AM
To: Beau Patterson
Cc: Beau Patterson; Shane Bickford
Subject: RE: Literature Cited section format

Hi Beau-

Sorry for the belated response...it took me awhile to track down this memo
;-)

Please see attached...thanks for the consideration!

S-

(See attached file: literature Format.pdf)

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov



United States Department of the Interior



FISH AND WILDLIFE SERVICE

Pacific Regional Office
911 NE 11th Avenue
Portland, Oregon 97232-4181

IN REPLY REFER TO:
FWS\RI\VAES\CCP

JUN 2 2008

Memorandum

To: Ecological Services Project Leaders, Region 1

From: Assistant Regional Director, Ecological Services
Portland, Oregon

Theresa E. Rabot

Subject: Reference Format in Biological Opinions

Effective immediately, please ensure that all references cited in your biological opinions are formatted in a manner that is consistent with the guidance set forth in the attached May 2, 2006, memorandum from the Director. If you have any questions, please contact Larry Salata at (503) 231-2350.

Attachment



United States Department of the Interior

FISH AND WILDLIFE SERVICE
Washington, D.C. 20240



In Reply Refer To:
FWS/AES/DCC/025218

MAY 02 2006

Memorandum

To: Regional Director, Regions 1, 2, 3, 4, 5, 6, and 7
California Nevada Operations Office Manager

From: Director *A Dale Hall*

Subject: Guidance for References for Endangered Species Federal Register Documents

The purpose of this memorandum is to provide guidance on the format for references cited in endangered species documents that publish in the Federal Register. It will be the Regional Office's responsibility to ensure that all endangered species documents forwarded to the Washington Office for publication in the Federal Register include, as part of each cited reference, the page number(s) specifically indicating where material was obtained. Additionally, when citing unpublished letters, memoranda, or personal interviews, these references should be formatted in the literature cited as described in this guidance.

For example, a peer reviewed scientific article may be used to cite information on genetic methodology for determining genetic structure of a species. The scientific article is 9 pages in length, as shown below, and the information on the methodology occurs on page 152 of the article. In this example, the sentence in the Federal Register text citing the reference might read, "Genetic methodology used was a specific testing method (Schilling et al. 1997, p. 152)," citing page number 152 where the material was found. The reference in the literature cited section would be as follows:

Schilling, C.N., N.A. Peters, and T.D. Johnson. 1997. Genetic structure of an endemic species. *Scientific Journal* 359:149-158.

Another example might occur when citing material that spans more than one page. In this instance, the reference should include the page numbers that are inclusive of the material specifically cited within the source. Using this example, a sentence citing the material within the reference below might read, "The species is known to occur on flat grassland landscapes (Adams and Stone 1997, pp. 11-33)." The reference in the literature cited section would be as follows:



Adams, F.G., and T.A. Stone. 1997. Ecology and landscape management as illustrated by a species. Report to the Natural History Society, 139 pp.

When referring to separate specific material in a source in different sections of a Federal Register document, include the page number(s) where the material is found in the source for the particular section of the Federal Register document where the information is being cited. Using this example, a sentence citing material found on page 15 within a reference might read, "The species has one known life history (Adams and Stone 1997, p. 15)." Then another sentence may cite information from the same source that is found on page 26 and on pages that span from 30 through 40. This sentence might read, "The species remains isolated from other nonnative species (Adams and Stone 1997, pp. 26, 30-40)." The reference in the literature cited section would be as follows:

Adams, F.G., and T.A. Stone. 1997. Ecology and landscape management as illustrated by a species. Report to the Natural History Society, 139 pp.

When citing unpublished letters and memoranda, the writer of the document and their address, including name, title, and institutional affiliation should be included in the literature cited section. Similarly, when citing an interview, include the information above, along with the location of the interview (phone or in-person location) in the literature cited section as shown below. In this example, the sentence which cited the reference below might read, "Field experiments indicated a sporadic distribution of the species (Jones 2006)."

Telephone interview with Dr. Mary Jones, Director of Natural Science, University of Biological Sciences of State, in City, State (Aug. 14, 2006).

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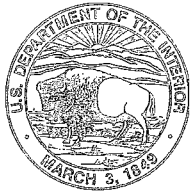
Outreach Meeting with USFWS in Olympia

Stakeholder Policy Meeting – USFWS (Ken and Jessica)
March 2009
Meeting Agenda
2009-01

Posted: March 27, 2009

1. Welcome, Introductions and Agenda Review.
2. Overview of FERC's Integrated Licensing Process (FERC Handout).
 - Lots of Filing Deadlines (FERC train).
 - Project Nexus required for PM&Es and Settlements.
3. Wells Integrated Relicensing Process (2006-2012) (Color 11x17 laminated).
 - Schedule.
 - Goals.
 - Major Milestones and Filing Dates.
4. Wells Project (Map – laminated).
5. Wells Baseline Studies 2005 – 2006 (Handout).
 - Baseline Studies (2005).
 - HCP and Compliance Studies (2005-2007).
6. Resource Work Groups (2005-2006).
 - Participation.
 - Identification of Resource Issues.
 - Development of Agreed Upon Study Plans.
7. List of Completed ISR Studies 2008 (Handout).
 - List of 10 FERC studies and 2 voluntary studies.
8. List of Completed USR Studies 2009 (Handout).
 - List of 4 studies.
9. Settlement / Management Plan Outline (Handout).
 - Aquatic Settlement.
 - Terrestrial MP, Recreation MP, Cultural MP, Shoreline MP.
10. Why sign the Aquatic Settlement
 - Studies are done.
 - BA is pending
 - Early implementation (Handout of Measures)
 - Better than BIA's baseline – Priest Rapids 401 (Handout of PR v Wells)
 - Douglas PUD's environmental reputation

Letter from USFWS regarding Request to Participate in the Aquatic Settlement
Work Group (Aquatic SWG)



United States Department of the Interior



FISH AND WILDLIFE SERVICE

Washington Fish and Wildlife Office
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801

IN REPLY REFER TO:

May 11, 2009

USFWS Reference: 13260-2009-FA-0045

USFWS Cross Reference: 13260-2009-FA-0010

Hydrologic Unit Code: 17-02-00-18-07

Re: U.S. Fish and Wildlife Service Request to Participate in the Wells Aquatic Settlement Work Group, Wells Hydroelectric Project (FERC No. 2149)

Shane Bickford
Supervisor of Relicensing
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497

Dear Mr. Bickford:

On October 21, 2008, the Public Utility District No. 1 of Douglas County (Douglas PUD) completed the Wells Aquatic Settlement Agreement (Agreement) for the Wells Hydroelectric Project (Project). At the heart of the Agreement are six aquatic resource management plans intended to protect and enhance populations of white sturgeon, Pacific lamprey, bull trout, and native resident fish; protect and restore water quality within the Wells Project; and intended to prevent the introduction and further spread of aquatic nuisance species. These six aquatic resource management plans, together with the Wells Anadromous Fish Agreement and Habitat Conservation Plan for salmon and steelhead, will form the foundation of Douglas PUD's license application for the relicensing of the Project in 2012.

Signatories of the Agreement include Douglas PUD, the Washington Department of Ecology, the Washington State Department of Fish and Wildlife, the Confederated Tribes of the Colville Reservation, and the Confederated Tribes and Bands of the Yakama Nation. These signatory parties comprise the Aquatic Settlement Working Group (ASWG) tasked with implementing the Agreement over the new license term. The U.S. Fish and Wildlife Service (Service) has not yet signed the Settlement Agreement at this time.

NOTED

MAY 12 2009

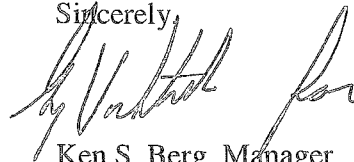
MEM

BA Consultation Records
Wells Project No. 2149

Since the Service is not a signatory of the Agreement at this time, we officially request permission to continue participating in the activities associated with the Settlement Agreement. The Service anticipates signing the Agreement in the near future so that measures to protect Pacific lamprey may be implemented prior to 2012. To reach this goal, the Service is coordinating comments on the Pacific Lamprey Management Plan (PLMP) from our Department of the Interior component agency the Bureau of Indian Affairs (BIA). We, in turn, request to present these comments with the BIA to the ASWG for consideration. Following this process, the Service intends to sign the Settlement Agreement, become a signatory party, and develop the next steps forward in implementing the PLMP for the protection of Pacific lamprey at the Project.

If you have questions regarding this request to participate in the ASWG, please contact Steve Lewis of my staff via phone at (509) 665-3508 extension 14 or e-mail at Stephen_Lewis@fws.gov.

Sincerely,



Ken S. Berg, Manager
Washington Fish and Wildlife Office

cc:

Bob Dach, BIA, Portland, OR
Pat Irle, DOE, Wenatchee, WA
Patrick Verhey, WDFW, Ephrata, WA
Bob Rose, Yakama Nation, Toppenish, WA
Joe Peone, Colville Tribe, Nespelem, WA

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Email to USFWS regarding Bull Trout Standard Language in BA

Subject: Bull trout standard language for the Wells Project BA

From: Beau Patterson

Sent: Thursday, June 11, 2009 5:18 PM

To: 'Stephen_Lewis@fws.gov'

Subject: Bull trout standard language for the Wells Project BA

Hi Steve,

Shane mentioned you had some standard language for bull trout you would like to see incorporated into the BA. If you will send that to me, I will make sure it gets into the initial draft.

Thanks,

Beau

Email from USFWS regarding Bull Trout Standard Language in BA

Subject: Bull trout standard language for the Wells Project BA
Attachments: WEN_BTStatus_Larry'sSupplement_11-12-08.doc

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Monday, June 15, 2009 10:13 AM
To: Beau Patterson
Subject: Re: Bull trout standard language for the Wells Project BA

Here ya go! This is the most up to date status of the species for bull trout.

S-

(See attached file: WEN_BTStatus_Larry'sSupplement_11-12-08.doc)

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

Larry's version with a few sentences extra about life history information and consulted on effects for the Rock Creek Mine lawsuit. Also added Larry's Supplement from (11-12-08jd)

2.0 STATUS OF THE BULL TROUT

2.1 Listing Status

The coterminous United States population of the bull trout (*Salvelinus confluentus*) was listed as threatened on November 1, 1999 (64 FR 58910). The threatened bull trout occurs in the Klamath River Basin of south-central Oregon and in the Jarbidge River in Nevada, north to various coastal rivers of Washington to the Puget Sound and east throughout major rivers within the Columbia River Basin to the St. Mary-Belly River, east of the Continental Divide in northwestern Montana (Cavender 1978, Bond 1992, Brewin and Brewin 1997, Leary and Allendorf 1997).

Throughout its range, the bull trout is threatened by the combined effects of habitat degradation, fragmentation and alterations associated with: dewatering, road construction and maintenance, mining, and grazing; the blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment (a process by which aquatic organisms are pulled through a diversion or other device) into diversion channels; and introduced non-native species (64 FR 58910).

The bull trout was initially listed as three separate Distinct Population Segments (DPSs) (63 FR 31647, 64 FR 17110). The preamble to the final listing rule for the United States coterminous population of the bull trout discusses the consolidation of these DPSs, plus two other population segments, into one listed taxon and the application of the jeopardy standard under section 7 of the ESA relative to this species (64 FR 58930):

Although this rule consolidates the five bull trout DPSs into one listed taxon, based on conformance with the DPS policy for purposes of consultation under section 7 of the Act, we intend to retain recognition of each DPS in light of available scientific information relating to their uniqueness and significance. Under this approach, these DPSs will be treated as interim recovery units with respect to application of the jeopardy standard until an approved recovery plan is developed. Formal establishment of bull trout recovery units will occur during the recovery planning process.

Please note that consideration of the above recovery units for purposes of the jeopardy analysis is done within the context of making the jeopardy determination at the scale of the entire listed species in accordance with Service policy (Service 2006).

The Service has completed its 5-year status review of the bull trout with two recommendations: Retain threatened status for the species as currently listed throughout its range in the coterminous United States for the time being and

evaluate whether distinct population segments (DPSs) exist and merit the Endangered Species Act's protection (Service 2005b, 2005c, 2008). The status review considered information that has become available since the time of listing. The analysis to determine whether distinct population segments exist is currently ongoing.

2.2 Current Status and Conservation Needs

As noted above, in recognition of available scientific information relating to their uniqueness and significance, five segments of the coterminous United States population of the bull trout are considered essential to the survival and recovery of this species and are identified as interim recovery units: 1) Jarbidge River; 2) Klamath River; 3) Columbia River; 4) Coastal-Puget Sound; and 5) St. Mary-Belly River. Each of these segments is necessary to maintain the bull trout's distribution, as well as its genetic and phenotypic diversity, all of which are important to ensure the species' resilience to changing environmental conditions.

A summary of the current status and conservation needs of the bull trout within these units is provided below. A comprehensive discussion of these topics is found in the Service's draft recovery plan for the bull trout (Service 2002a; 2004a,b), the Service's Science Team Document (Whitesel et al 2004), the Critical Habitat (Service 2005a), the Rock Creek Mine Biological Opinion (Service 2006a), and the science used in the analysis for the 5-year review (Service 2005b).

Generally, the conservation needs of the bull trout are often expressed as the need to provide the four "C's": cold, clean, complex, and connected habitat. Cold stream temperatures, clean water that is relatively free of sediment and contaminants, complex channel characteristics (including abundant large wood and undercut banks), and large patches of such habitat that are well connected by unobstructed migratory pathways are all needed to promote conservation of bull trout at multiple scales ranging from the coterminous to local populations. The recovery planning process for the bull trout (Service 2002a; 2004a, b, 2006a) has also identified the following conservation needs for the species: 1) maintain and restore multiple, interconnected populations in diverse habitats across the range of each interim recovery unit; 2) preserve the diversity of life-history strategies; 3) maintain genetic and phenotypic diversity across the range of each interim recovery unit; and 4) establish a positive population trend. Recently, it has also been recognized that bull trout populations need to be protected from catastrophic fires across the range of each interim recovery unit (Dunham et al, 2003a; Rieman et al 2005).

Central to the survival and recovery of the bull trout is the maintenance of viable core areas (Service 2002a, 2004a, b, 2005a, 2006). A core area is defined as a geographic area occupied by one or more local bull trout populations that overlap in their use of rearing, foraging, migratory, and overwintering habitat, and in some cases in their use of spawning habitat. Each of the interim recovery units listed above consists of one or more core areas. About 118 core areas are recognized across the United States range of the bull trout (Service 2002a, 2004a, b, 2005a, 2006a).

Jarbidge River

This interim recovery unit currently contains a single core area with six local populations. Less than 500 resident and migratory adult bull trout, representing about 50 to 125 spawners, are estimated to occur within the core area. The current condition of the bull trout in this interim recovery unit is attributed to the effects of livestock grazing, roads, angler harvest, timber harvest, and the introduction of non-native fishes (Service 2004a).

The draft *Bull Trout Recovery Plan* (Service 2002a; 2004a) identifies the following conservation needs for this unit: maintain the current distribution of the bull trout within the core area; maintain stable or increasing trends in abundance of both resident and migratory bull trout in the core area; restore and maintain suitable habitat conditions for all life history stages and forms; and conserve genetic diversity and increase natural opportunities for genetic exchange between resident and migratory forms of the bull trout. According to the draft recovery plan, an estimated 270 to 1,000 spawning fish per year are needed to provide for the persistence and viability of the core area and to support both resident and migratory adult bull trout (Service 2004a).

Klamath River

This interim recovery unit currently contains 3 core areas and 12 local populations. The current abundance, distribution, and range of the bull trout in the Klamath River Basin are greatly reduced from historical levels due to habitat loss and degradation caused by reduced water quality, timber harvest, livestock grazing, water diversions, roads, and the introduction of non-native fishes (Service 2002a). Bull trout populations in this unit face a high risk of extirpation (Service 2002a).

The draft *Bull Trout Recovery Plan* (Service 2002a) identifies the following conservation needs for this unit: maintain the current distribution of the bull trout and restore distribution in previously occupied areas; maintain stable or increasing trends in bull trout abundance; restore and maintain suitable habitat conditions for all life history stages and strategies; conserve genetic diversity and provide the opportunity for genetic exchange among appropriate core area populations. The draft recovery plan notes that 8 to 15 new local populations and an increase in population size from about 3,250 adults currently to 8,250 adults are needed to provide for the persistence and viability of the 3 core areas (Service 2002a).

Columbia River

This interim recovery unit currently contains about 90 core areas and 500 local populations. About 62% of these core areas and local populations occur in central Idaho and northwestern Montana. The condition of the bull trout within these core areas varies from poor to good but generally all have been subject to the combined effects of habitat degradation, fragmentation and alterations associated with one or more of the following activities: dewatering; road construction and maintenance; mining and grazing; the

blockage of migratory corridors by dams or other diversion structures; poor water quality; incidental angler harvest; entrainment into diversion channels; and introduced non-native species.

The draft *Bull Trout Recovery Plan* (Service 2002a) identifies the following conservation needs for this unit: maintain or expand the current distribution of the bull trout within core areas; maintain stable or increasing trends in bull trout abundance; maintain/restore suitable habitat conditions for all bull trout life history stages and strategies; and conserve genetic diversity and provide opportunities for genetic exchange.

Coastal-Puget Sound

Bull trout in the Coastal-Puget Sound interim recovery unit exhibit anadromous, adfluvial, fluvial, and resident life history patterns. The anadromous life history form is unique to this unit. This interim recovery unit currently contains 14 core areas and 67 local populations (Service 2002a; 2004b). Bull trout are distributed throughout most of the large rivers and associated tributary systems within this unit. With limited exceptions, bull trout continue to be present in nearly all major watersheds where they likely occurred historically within this unit. Generally, bull trout distribution has contracted and abundance has declined especially in the southeastern part of the unit. The current condition of the bull trout in this interim recovery unit is attributed to the adverse effects of dams, forest management practices (e.g., timber harvest and associated road building activities), agricultural practices (e.g., diking, water control structures, draining of wetlands, channelization, and the removal of riparian vegetation), livestock grazing, roads, mining, urbanization, angler harvest, and the introduction of non-native species.

The draft *Bull Trout Recovery Plan* (Service 2002a; 2004b) identifies the following conservation needs for this unit: maintain or expand the current distribution of bull trout within existing core areas; increase bull trout abundance to about 16,500 adults across all core areas; and maintain or increase connectivity between local populations within each core area.

St. Mary-Belly River

This interim recovery unit currently contains 6 core areas and 9 local populations (Service 2002a). Currently, the bull trout is widely distributed in the St. Mary River drainage and occurs in nearly all of the waters that it inhabited historically. Bull trout are found only in a 1.2-mile reach of the North Fork Belly River within the United States. Redd count surveys of the North Fork Belly River documented an increase from 27 redds in 1995 to 119 redds in 1999. This increase was attributed primarily to protection from angler harvest (Service 2002a). The current condition of the bull trout in this interim recovery unit is primarily attributed to the effects of dams, water diversions, roads, mining, and the introduction of non-native fishes (Service 2002a).

The draft *Bull Trout Recovery Plan* (Service 2002a) identifies the following conservation needs for this unit: maintain the current distribution of the bull trout and restore distribution in previously occupied areas; maintain stable or increasing trends in bull trout abundance; restore and maintain suitable habitat conditions for all life history stages and forms; conserve genetic diversity and provide the opportunity for genetic exchange; and establish good working relations with Canadian interests because local bull trout populations in this unit are comprised mostly of migratory fish, whose habitat is mostly in Canada.

2.3 Life History

Bull trout exhibit both resident and migratory life history strategies. Both resident and migratory forms may be found together, and either form may produce offspring exhibiting either resident or migratory behavior (Rieman and McIntyre 1993). Resident bull trout complete their entire life cycle in the tributary (or nearby) streams in which they spawn and rear. The resident form tends to be smaller than the migratory form at maturity and also produces fewer eggs (Fraley and Shepard 1989, Goetz 1989). Migratory bull trout spawn in tributary streams where juvenile fish rear 1 to 4 years before migrating to either a lake (adfluvial form), river (fluvial form) (Fraley and Shepard 1989, Goetz 1989), or saltwater (anadromous) to rear as subadults or to live as adults (Cavender 1978, McPhail and Baxter 1996, WDFW et al. 1997). Bull trout normally reach sexual maturity in 4 to 7 years and may live longer than 12 years and can be found up to 20 years old in Canada (Goetz 1989). They are iteroparous (they spawn more than once in a lifetime), and both repeat- and alternate-year spawning has been reported, although repeat-spawning frequency and post-spawning mortality are not well documented (Leathe and Graham 1982, Fraley and Shepard 1989, Pratt 1992, Rieman and McIntyre 1996). Some bull trout may spawn less frequently (e.g. 17 of 27 radio tagged bull trout spawned in 1 year, 5 of 27 in two years, and 1 of 27 in 3 years), based on telemetry data (B. Kelly-Ringel, Service pers. comm. 2001, Kelly-Ringel and De La Vergne 2008). Downs et al. (2006) describes that in Trestle Creek, in Lake Pend Oreille, Idaho a larger number of bull trout spawn annually and that repeat spawners only comprise a portion of that number. Research has shown a 2:1 ratio of annual repeat spawners to alternate year spawners.

Growth varies depending upon life-history strategy. Resident adults range in total length from 6 to 12 inches (14-30cm) total length, and migratory adults commonly reach 24 inches (60 cm) or more (Pratt 1985, Goetz 1989). The largest verified bull trout is a 32-pound specimen caught in Lake Pend Oreille, Idaho, in 1949 (Simpson and Wallace 1982).

Mortality rates of bull trout life history stages can be high; however, these rates decrease as the size of the fish increases. Egg survival can decrease with stream temperatures and alterations in habitat conditions (Service 1998, Pratt 1993). Egg to fry survival may vary between 3% to 50% depending on speed of growth, age at maturity, and fecundity (Rieman and McIntyre 1993). Fecundity may vary from less than 100 eggs in resident

forms to greater than 5,000 eggs in migratory forms (Reiman and McIntyre 1993, Goetz 1989).

Sizes of bull trout vary widely depending on geography, and are likely due to a variety of factors, although water temperatures and diet are thought to play a large role (Pratt 1992, Goetz 1989, Rieman and McIntyre 1993, Service 1998). General age and size classification of the migratory bull trout life history form are generally defined as: juveniles: 0-3 years old and ranging in size from less than 1 to about 5 inches (2-13cm) in total length; subadults: 3-4 years old and ranging in size from 5 to 13 inches (13 to 33cm) in total length; and migratory adults: 4+ years old and greater than 13 inches (33cm) in total length (pers. comm., S. Spalding, Service, 2006; Goetz 1989; Pratt 1992; Reiman and McIntyre 1993; Kramer 2003; McPhail and Baxter 1996).

The iteroparous reproductive behavior of the bull trout requires year-round, two-way passage, both up and downstream, not only for repeat spawning but also for foraging, rearing, and overwintering. Most fish ladders, however, were designed specifically for anadromous semelparous (fishes that spawn once and then die, and therefore require only one-way passage upstream) salmonids. Therefore, even dams or other barriers with fish passage facilities may be a factor in isolating bull trout populations if they do not provide a downstream passage route.

2.4 Habitat Characteristics

Bull trout have more specific habitat requirements than most other salmonids (Rieman and McIntyre 1993). Habitat components that influence bull trout distribution and abundance include water temperature, cover, channel form and stability, valley form, spawning and rearing substrate, and migratory corridors (Fraley and Shepard 1989; Goetz 1989; Hoelscher and Bjornn 1989; Sedell and Everest 1991; Howell and Buchanan 1992; Pratt 1992; Rieman and McIntyre 1993, 1995; Rich 1996; Watson and Hillman 1997). Watson and Hillman (1997) concluded that watersheds must have specific physical characteristics to provide the habitat requirements necessary for bull trout to successfully spawn and rear and that these specific characteristics are not necessarily present throughout these watersheds. Because bull trout exhibit a patchy distribution, even in pristine habitats (Rieman and McIntyre 1993), fish should not be expected to simultaneously occupy all available habitats (Rieman et al. 1997a).

Migratory corridors are necessary to link seasonal habitats for all bull trout life history forms (Service 1998). The ability to migrate is important to the persistence of the bull trout (Rieman and McIntyre 1993; Rieman et al. 1997a). Migrations facilitate gene flow among local populations when individuals from different local populations interbreed, or stray, to nonnatal streams. Local populations that are extirpated by catastrophic events may also become reestablished by bull trout migrants. However, it is important to note that the genetic structuring of bull trout indicates that there is limited gene flow among bull trout populations, which may encourage local adaptation within individual populations, and that reestablishment of extirpated populations may take a very long time (Spruell et al. 1999, Rieman and McIntyre 1993).

Cold-water temperatures play an important role in determining bull trout habitat, as these fish are primarily found in colder streams (below 59°F), and spawning habitats are generally characterized by temperatures that drop below 48°F in the fall (Fraley and Shepard 1989, Pratt 1992, Rieman and McIntyre 1993).

Thermal requirements for the bull trout appear to differ at different life stages. Spawning areas are often associated with cold-water springs, groundwater infiltration, and the coldest streams in a given watershed (Pratt 1992, Rieman and McIntyre 1993, Baxter et al. 1997, Rieman et al. 1997). Optimum incubation temperatures for bull trout eggs range from 35° to 39°F whereas optimum water temperatures for rearing range from about 46° to 50°F (McPhail and Murray 1979, Goetz 1989, Buchanan and Gregory 1997). In Granite Creek, Idaho, Bonneau and Scarnecchia (1996) observed that juvenile bull trout selected the coldest water available in a plunge pool, 46° to 48°F, within a temperature gradient of 46° to 60°F. In a landscape study relating bull trout distribution to maximum water temperatures, Dunham et al. (2003) found that the probability of juvenile bull trout occurrence does not become high (i.e., greater than 0.75) until maximum temperatures decline to 52° to 54°F.

Although bull trout are found primarily in cold streams, occasionally these fish are found in larger, warmer river systems throughout the Columbia River basin (Fraley and Shepard 1989; Rieman and McIntyre 1993, 1995; Buchanan and Gregory 1997; Rieman et al. 1997). Factors that can influence bull trout ability to survive in warmer rivers include availability and proximity of cold-water patches and food productivity (Myrick 2003). In Nevada, adult bull trout have been collected at 63°F in the West Fork of the Jarbidge River (S. Werdon, Service, pers. comm. 1998) and have been observed in Dave Creek where maximum daily water temperatures were 62.8° to 63.6°F (Werdon 2000). In the Little Lost River, Idaho, bull trout have been collected in water having temperatures up to 68°F; however, bull trout made up less than 50% of all salmonids when maximum summer water temperature exceeded 59°F and less than 10% of all salmonids when temperature exceeded 63°F (Gamett 1999). In the Little Lost River study and based upon U.S. Forest Service correspondence, most sites that had high densities of bull trout were in an area where primary productivity increased in the streams following a fire.

Climate change is a concern for bull trout because bull trout occupy patches of habitat as described above, and any warming associated with climate change would presumably lead to smaller and more isolated habitat patches for bull trout (Rieman et al 2007). Rieman et al. (2007) also describes that climate change also could lead to loss of populations (i.e., local extinctions) that is disproportionate or accelerated relative to the simple loss of watershed area. Additionally, because bull trout are distributed across a broad range of environments and landforms of varied relief, the effects of climate change may be more pronounced in some regions than others.

All life history stages of the bull trout are associated with complex forms of cover, including large woody debris, undercut banks, boulders, and pools (Fraley and Shepard 1989, Goetz 1989, Hoelscher and Bjornn 1989, Sedell and Everest 1991, Pratt 1992,

Thomas 1992, Rich 1996, Sexauer and James 1993, Watson and Hillman 1997). Maintaining bull trout habitat requires stability of stream channels and maintenance of natural flow patterns (Rieman and McIntyre 1993). Juvenile and adult bull trout frequently inhabit side channels, stream margins, and pools with suitable cover (Sexauer and James 1993). These areas are sensitive to activities that directly or indirectly affect stream channel stability and alter natural flow patterns. For example, altered stream flow in the fall may disrupt bull trout during the spawning period, and channel instability may decrease survival of eggs and young juveniles in the gravel from winter through spring (Fraley and Shepard 1989, Pratt 1992, Pratt and Huston 1993).

Pratt (1992) reported increases in fine sediment reduce egg survival and emergence. Bull trout are generally found near the bottom of streams with smaller size classes occurring closest to the bottom. They are known to use varying distances of height above the substrate at different age classes where the mean distance above the stream bed increases slightly with fish size (i.e. fish less than 4 inches or 10 cm were found about 1.5 inches or 30 mm above the streambed whereas fish between 4-8 inches or 10-20 cm were found about 3 inches or 80 mm above the streambed) as described in Pratt (1993).

Bull trout typically spawn from August to November during periods of decreasing water temperatures. Preferred spawning habitat consists of low-gradient stream reaches with loose, clean gravel (Fraley and Shepard 1989). Redds are often constructed in stream reaches fed by springs or are near other sources of cold groundwater (Goetz 1989, Pratt 1992, Rieman and McIntyre 1996). Depending on water temperature, incubation is normally 100 to 145 days (Pratt 1992), and after hatching, juveniles remain in the substrate. Time from egg deposition to emergence of fry may surpass 200 days. Fry normally emerge from early April through May, depending on water temperatures and increasing stream flows (Pratt 1992, Ratliff and Howell 1992).

Early life stages of fish, specifically the developing embryo, require the highest intergravel dissolved oxygen (IGDO) levels, and are the most sensitive life stage to reduced oxygen levels. The oxygen demand of embryos depends on temperature and on stage of development, with the greatest IGDO required just prior to hatching.

As referenced in the Service's consultation with the Environmental Protection Agency (EPA) for water quality, a literature review conducted by Washington Department of Ecology (WDOE) in 2002, indicates that adverse effects of lower oxygen concentrations on embryo survival are magnified as temperatures increase above optimal for incubation (Service 2008b). In a laboratory study conducted in Canada, researchers found that low oxygen levels retarded embryonic development in bull trout (Giles and Van der Zweep 1996 cited in Stewart et al. 2007). Normal oxygen levels seen in rivers used by bull trout during spawning ranged from 8 to 12 mg/L (in the gravel), with corresponding instream levels of 10 to 11.5 mg/L (Stewart et al 2007). In addition, IGDO concentrations, water velocities in the water column, and especially the intergravel flow rate, are interrelated variables that affect the survival of incubating embryos (ODEQ 1995). Due to a long incubation period of 220+ days, bull trout are particularly sensitive

to adequate IGDO levels. An IGDO level below 8 mg/L is likely to result in mortality of eggs, embryos, and fry.

Less is known about how TDG affects bull trout. But according to the Services EPA consultation (Service 2008b) the following requirements will be met to protect salmonids in the mainstems of the Snake and Columbia Rivers: 1) TDG must not exceed an average of one hundred fifteen percent (115%) as measured in the forebays of the next downstream dams and must not exceed an average of one hundred twenty percent (120%) as measured in the tailraces of each dam (these averages are measured as an average of the 12 highest consecutive hourly readings in any one day, relative to atmospheric pressure); and 2) A maximum TDG 1-hour average of one hundred twenty-five percent (125%) must not be exceeded during spillage for fish passage.

Migratory forms of bull trout appear to develop when habitat conditions allow movement between spawning and rearing streams and larger rivers or lakes where foraging opportunities may be enhanced (Frissell 1993). For example, multiple life history forms (e.g., resident and fluvial) and multiple migration patterns have been noted for bull trout in the Grande Ronde River (Baxter 2002). Parts of this river system have retained habitat conditions that allow free movement between spawning and rearing areas and the mainstem Snake River. Such multiple life history strategies help to maintain the stability and persistence of bull trout populations to environmental changes. The dispersal of bull trout among populations provides a mechanism for supporting weaker populations or refounding those that may become extirpated (Rieman and McIntyre 1993). Benefits to migratory bull trout include greater growth in the more productive waters of larger streams and lakes, greater fecundity resulting in increased reproductive potential, and dispersing the population across space and time so that spawning streams may be recolonized should local populations suffer a catastrophic loss (Rieman and McIntyre 1993, MBTSG 1998, Frissell 1999). In the absence of the migratory bull trout life form, isolated populations cannot be re-established when disturbance makes local habitats temporarily unsuitable, this results in the range of the species being diminished, and the potential for enhanced reproductive capabilities is lost (Rieman and McIntyre 1993).

2.5 Diet

Bull trout are opportunistic feeders, with food habits primarily a function of size and life-history strategy. Resident and juvenile migratory bull trout prey on terrestrial and aquatic insects, macrozooplankton, and small fish (Boag 1987, Goetz 1989, Donald and Alger 1993). Adult migratory bull trout feed on various fish species (Leathe and Graham 1982, Fraley and Shepard 1989, Brown 1992, Donald and Alger 1993). In coastal areas of western Washington, bull trout feed on Pacific herring (*Clupea pallasii*), Pacific sand lance (*Ammodytes hexapterus*), and surf smelt (*Hypomesus pretiosus*) in the ocean (WDFW 1997).

Bull trout migration and life history strategies are closely related to their feeding and foraging strategies. Optimal foraging theory can be used to describe strategies fish use to choose between alternative sources of food by weighing the benefits and costs of

capturing one choice of food over another. For example, prey often occur in concentrated patches of abundance (“patch model”; Gerking 1998). As the predator feeds the prey population is reduced, and it becomes more profitable for the predator to seek a new patch rather than continue feeding on the original one. This can be explained in terms of balancing energy acquired versus energy expended. In the Skagit River system, anadromous bull trout make migrations as long as 121 miles between marine foraging areas in Puget Sound and headwater spawning grounds, foraging on salmon eggs and juvenile salmon along their migratory route (WDFW 1997). Anadromous bull trout also use marine waters as migratory corridors to reach seasonal habitats in non-natal watersheds to forage and possibly overwinter (Brenkman and Corbett, *in litt.*, 2003).

A single optimal foraging strategy is not necessarily a consistent feature in the life of a fish, but this foraging strategy can change from one life stage to another. Fish growth depends on the quantity and quality of food that is eaten (Gerking 1994) and as fish grow their foraging strategy changes as their food changes in quantity, size, or other characteristics. Resident and juvenile migratory bull trout prey on terrestrial and aquatic insects, macrozooplankton, mysids and small fish (Shepard et al. 1984, Boag 1987, Goetz 1989, Donald and Alger 1993). Bull trout that are 4.3 inches long or longer commonly have fish in their diet (Shepard et al. 1984), and bull trout of all sizes have been found to eat fish half their length (Beauchamp and Van Tassell 2001).

Migratory bull trout begin growing rapidly once they move to waters with abundant forage that includes fish (Shepard et al. 1984, Carl 1985). As these fish mature they become larger bodied predators and are able to travel greater distances (with greater energy expended) in search of prey species of larger size and in greater abundance (with greater energy acquired). In Lake Billy Chinook, Oregon, as bull trout became increasingly piscivorous with increasing size, the prey species changed from mainly smaller bull trout and rainbow trout for bull trout less than 17.7 inches in length, to mainly kokanee for bull trout greater in size (Beauchamp and Van Tassell 2001).

Migration allows bull trout in Washington to access optimal foraging areas and exploit a wider variety of prey resources. Bull trout likely move to or with a food source. For example, some bull trout in the Wenatchee basin, in Washington, were found to consume large numbers of earthworms during spring runoff in May at the mouth of the Little Wenatchee River where it enters Lake Wenatchee (Kelly-Ringle and De La Vergne 2008). In the Wenatchee River, radio-tagged bull trout moved downstream after spawning to the locations of spawning Chinook and sockeye salmon and held for a few days to a few weeks, possibly to prey on dislodged eggs, before establishing an overwintering area downstream or in Lake Wenatchee (Kelly-Ringle and De La Vergne 2008).

2.6 Consulted-on Effects

Previous consulted-on projects occur throughout the range of bull trout that could affect the status of bull trout. Because of a recent court decision for the Rock Creek Mine in the Clark Fork in Montana, biological opinions for ESA Section 7 consultations across the

range have been summarized. In order to assess the effects of previous actions/projects on bull trout for this Biological Opinion we incorporate by reference the Service's Biological Opinion for the Rock Creek Mine in Montana prepared by our Region 6 office (Service 2006a). In the Status of the Species section of that opinion the Service reviewed all 137 of the biological opinions received by the Service from the time of listing in June 1998 until August 2003.

In summary, 124 biological opinions (91%) applied to activities affecting bull trout in the Columbia River population, 12 biological opinions (9%) applied to activities affecting bull trout in the Coastal-Puget Sound population, 7 biological opinions (5%) applied to activities affecting bull trout in the Klamath River population, and 1 biological opinion (less than 1%) applied to activities affecting the Jarbidge and St. Mary Belly populations. The geographic scale varied from individual actions (e.g., construction of a bridge or pipeline) within one basin, to multiple-project actions, occurring across several basins.

There were 24 different activity types analyzed in those 137 opinions (e.g., grazing, road maintenance, habitat restoration, timber sales, hydropower, etc.). Twenty actions involved multiple projects, including some of which are restorative actions for bull trout. Within each river basin, the number of actions, type of actions, and a brief description of the action was provided. Furthermore, each individual action was identified as to the cause of the effect and the anticipated effect on a spawning stream and/or migratory corridor if known (in most cases this effect was known). An attempt was made to further define the anticipated effect by duration (e.g., "short-term effects" varied from hours to several months) and a determination was made, when possible, to identify those projects with long-term benefits. Actions whose effects were "unquantifiable" numbered 55 in migratory corridors and 55 in spawning streams.

The analysis in the biological opinion occurred at the core area scale. For example, the Rock Creek Mine Biological Opinion included an evaluation of the Clark Fork River basin from the time of listing to August 2003, which includes the affected core area (Lower Clark Fork Core Area) of the Rock Creek mine project. Here 37 actions occurred in this river basin during this period, the majority (35) involved habitat disturbance with unquantifiable effects, 16 actions are ongoing, and 21 actions have been completed and effects are no longer occurring.

At the time of preparation of the Rock Creek Mine Biological Opinion there were no biological opinions within the range of bull trout with other than a no-jeopardy determination. The actions summarized in the Rock Creek Opinion (2006a) did not adversely affect bull trout populations to the extent or loss of subpopulations (population), and because all previous biological opinions were to have updated baselines and were no-jeopardy determinations, they concluded that the continued long-term survival and existence of the species had not been appreciably reduced range-wide. The assessment of all of the biological opinions from the time of listing, until August 2003 (137 biological opinions), confirmed that no actions that have undergone section 7 consultation, considered either singly or cumulatively, will appreciably reduce the

likelihood of survival and recovery of the bull trout or result in the loss of any subpopulations (populations).

Since 2003 to July 2006 the Service has issued 198 biological opinions within the range of bull trout (Brewer, D., Service, 2006, pers. comm.). These biological opinions were no-jeopardy determinations and they concluded that the continued long-term survival and existence of the species had not been appreciably reduced range-wide. The Rock Creek Mine Biological Opinion also concluded that out of the 198 biological opinions prepared from 2003 to July 2006, issued in the affected core area (Lower Clark Fork Core Area), and that have undergone section 7 consultation, considered either singly or cumulatively, will not appreciably reduce the likelihood of survival and recovery of the bull trout or result in the loss of any subpopulation (population) and that many of them will benefit bull trout. Development of a database for tracking effects and take is being worked on in the Service's Region 1 and 6 regional offices.

Email from USFWS regarding Correct References

Subject: Bull trout standard language for the Wells Project BA
Attachments: pic05075.gif; ROCKY REACH LITERATURE CITED.doc

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Friday, June 26, 2009 1:48 PM
To: Beau Patterson
Subject: RE: Bull trout standard language for the Wells Project BA

(See attached file: *ROCKY REACH LITERATURE CITED.doc*)

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
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Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

From<"Beau Patterson"> <beaup@dcpud.org>
To<Steven_Lewis@fws.gov>
06/26/2009 11:00 AM

Hi again Steve,

I think this the wrong literature list? I've just gotten through the beginning of the incorporated information, from 2.1 and the beginning of 2.2, and hit several citations not in this list: Brewin and Brewin 1997, Service 2005b, 2005c, 2006 and 2008. The file you attached (*Bull Trout Status of the Species References.doc*) lists USFWS, not Service, authorship, and the most recent documents are dated 2004, including *preliminary draft* and *incomplete draft* 2004 references; looks like this list is about 5 years old. The text provided has several references from 2008.

Thanks,

Beau

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Friday, June 26, 2009 10:34 AM
To: Beau Patterson
Cc: Shane Bickford
Subject: RE: Bull trout standard language for the Wells Project BA

Per your request...

S-

(See attached file: *Bull Trout Status of the Species References.doc*)

Stephen T. Lewis
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fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

From<"Beau Patterson"> <beaup@dcpud.org>
To<Stephen_Lewis@fws.gov>
Cc<"Shane Bickford"><ShaneB@dcpud.org>
Subject RE: Bull trout standard language for the Wells
Project BA

06/26/2009 09:58 AM

Hi again Steve.

I am putting the final touches on the draft BA for the Wells Project relicensing. We have incorporated the bull trout status information as USFWS requested; however, I cannot complete the draft and send it to the Services for review until I have the literature citations to populate the references section. I will be very grateful if you will provide those to me as soon as possible.

Thanks,

Beau

From: Beau Patterson
Sent: Monday, June 22, 2009 9:56 AM
To: 'Stephen_Lewis@fws.gov'
Subject: RE: Bull trout standard language for the Wells Project BA

Thanks Steve. Do you have a lit cited section to accompany the references in the text? Beau

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Monday, June 15, 2009 10:13 AM
To: Beau Patterson
Subject: Re: Bull trout standard language for the Wells Project BA

Here ya go! This is the most up to date status of the species for bull trout.

S-

(See attached file: *WEN_BTStatus_Larry'sSupplement_11-12-08.doc*)

Stephen T. Lewis
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fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

From<"Beau Patterson"> <beaup@dcpud.org>
To<Steve_Lewis@fws.gov>

06/11/2009 05:18 PM

Subject Bull trout standard language for the Wells Project BA

Hi Steve,

Shane mentioned you had some standard language for bull trout you would like to see incorporated into the BA. If you will send that to me, I will make sure it gets into the initial draft.

Thanks,

Beau

Email to Federal Energy Regulatory Commission (FERC) regarding Review of
Draft BA

From: Shane Bickford
Sent: Tuesday, July 21, 2009 1:53 PM
To: 'Robert Easton'; Allison, David
Cc: Shane Bickford; Beau Patterson; Mary Mayo
Subject: Wells_Biological_Assessment - FEDERAL REVIEW DRAFT
Attachments: SUBMITTED_Wells_Biological_Assessment_DRAFT_022409[1].pdf;
Transmittal_Letter_for_Draft_Biological_Assessment.pdf

Bob and David,

Please find attached the draft biological assessment for the Wells Project. This is the same ESA consultation document that we discussed sending to you and David for review during our visit to DC in early June. We actually mailed a hard copy of the draft BA to you almost a month ago however, it has recently come to my attention that it was destroyed by the postal service's prior to reaching your hands. I apologize for sending the draft BA to you via the US Postal Services. I was not aware of their treatment of documents prior to your receipt of the material. I will be sure to not make that mistake again. I have also attached the transmittal letter for the draft BA so that you have some context regarding the timeline for review.

If at all possible, it would be great to get comments on this document by the end of July. That way we can combine comments received from FERC with the comments from NMFS and the USFWS.

Also, if you have a chance, please drop me a note indicating whether or not FERC will be making a second study report determination for Wells (due August 14, 2009). FERC's last study determination was back in early February 2009. Since that time, we have filed the USR Document (April 30th) along with our Notice of Intent to file a DLA. On April 30th we conducted the USR Meeting. On May 15th we filed the USR Meeting Summary. To date there have been no comments on any of these three USR related items including the fact that no stakeholder comments were filed by the June 15th deadline (or even to date). Our FERC approved process plan and schedule for Wells shows a second FERC study determination in mid-August 2009 however, since the Wells ILP has been so calm and quiet, I wanted to check and see if this was still FERC's plan or not. A clarifying e-mail would be appreciated.

Thanks,

Shane Bickford
Natural Resources Supervisor
Public Utility District No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497
509.881.2208

Email from FERC regarding FERC Comments on the BA

From: Robert Easton [mailto:Robert.Easton@ferc.gov]
Sent: Friday, July 24, 2009 12:35 PM
To: Shane Bickford
Subject: Comments on the Draft BA

Shane,

I think this may be the best applicant-prepared BA that I have ever reviewed (and I am not just sucking up because I am late with my comments).

I really don't have a lot of comments, but here are a couple of thoughts:

1) the actions occurring at the Methow Hatchery (section 3.4.1.2) and the Carlton Acclimation Pond (section 3.4.1.3) could result in issues for FERC that would be similar to the problems we had at Rocky Reach with Dryden and Tumwater dams (i.e., trying to figure out what was going on with almost no information in the record). To help us understand the relationship of these facilities to the project, you could provide some additional information in the BA, including: 1) the owner and operator of each facility (I think you do this for Carlton AP: owner = Chelan; operator = WDFW) and 2) the strength of the relationship of these facilities to the Wells Project (in other words, are all of the actions at these facilities project related? If not, what percentage is project-related and what are the non-project-related actions). There is a lot more to this. Call me and we can discuss all the potential options and consequences with this issue (you may already recognize them, but I want to make sure we are on the same page).

2) I do not think your determination of effects for bull trout, spring Chinook salmon, and steelhead will be acceptable to the agencies. They will want you to say "likely to adversely affect" for each of the species since you have "take" for each species and I think the correct determination for salmon and steelhead critical habitat is "would not destroy or adversely modify". I know we tried to make a "not likely to adversely affect" call on Rocky Reach because of the existing BO's and the HCP and they would not concur and made us get new BOs any way. On Priest, we went with "likely to adversely affect" and "would not destroy or adversely modify" (should be "not effect" for Bull trout). For the most part, the ESA guidance is that "take" = "likely to adversely affect".

That is it. Nice job,

Bob

Email from USFWS regarding USFWS Comments on BA

Subject: FW: Wells Relicensing Biological Assessment (FWS Comments)
Attachments: Comments on the Wells Relicensing Draft BA.doc

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Monday, July 27, 2009 2:38 PM
To: Shane Bickford; Beau Patterson
Subject: Wells Relicensing Biological Assessment (FWS Comments)

Shane/Beau-

Attached are FWS' comments on Douglas PUD's Biological Assessment for the relicensing of the Wells Hydroelectric Project. Feel to contact us if you have questions on these comments.

S-

(See attached file: Comments on the Wells Relicensing Draft BA.doc)

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Comments on the Wells Relicensing BA

Prepared by Jeff Krupka

24 July 2009

General Comments

First of all, this is overall, a very well-written and well-organized document. One result of this was an easy review despite its size for such a complex project. The Service appreciates your efforts and outstanding attention to detail.

For a number of actions described in the biological assessment (BA), the Service does not have enough information in which to assess effects to listed species as part of relicensing. This may be, in part, to not having any specific proposal or applicable design (e.g., development of a formal tent camping facility, approval of land use activities such as docks and piers, etc.). These actions would require separate consultation, presumably through the Corps of Engineers when they issue their permit (and create a section 7 nexus). Other more typical and on-going activities may be covered with the addition of more information (e.g., include typical maintenance of recreation facilities, information on stormwater discharges from parking lots and parks, etc.). Some activities (e.g., bull trout management plan) may be covered by an existing section 10(a)(1)(A) permit.

Other actions proposed in the BA have most of the information we require, but need additional information for the Service to complete our analysis. For example, in several sections, the BA describes that water is spilled to assist smolt outmigration, but no information is provided in terms of the timing and duration of this action. Another example is noxious weed treatment; in addition to the specific comments we provide below, we need to know the acres of annual treatment, proportion of acres within 100 feet (horizontal distance, not slope distance) of water, the type or at least range of compound and surfactants likely to be used, and measures to minimize effects. An approach similar to this allows the Service to “programmatically” cover an activity type while having a methodology in place that suggests effects would be insignificant (and would not have to be analyzed in greater detail, while also providing you long-term coverage).

One thing the Service will do in the preparation of our Biological Opinion (BO), is to “convert” your proposed actions into what we call Project Elements. These are similarly grouped actions that we will analyze against the potential for, and severity of, the effects of the proposed action to listed species and their habitats. For example, with the Rocky Reach relicensing BO we grouped turbine operations, juvenile bypass, spillway operations, adult fishways, hydrographic variation, predator control, and PIT tagging into “Project Operations.” Other Project elements included the tributary conservation plan, hatchery supplementation activities, recreation management, cultural plan, and monitoring plans. In addition, each plan may have key issues (e.g., for hatchery supplementation, understanding whether intakes are screened, the temperature of water discharged, potential for contaminants, and the presence of any barriers are key considerations). For each of these actions, consider the area, duration, intensity/severity, and frequency of occurrence of an activity or effect. Providing this information in the

BA will greatly simplify the number of additional requests for information, and will expedite the completion of the BO.

The Service can, at an agreed-upon time in the near future, assist you further in specific recommendations on how to finalize this BA. Until then, the Service provides these comments for your consideration.

Specific Comments

Section 2.0. Proposed Action, page 6: For a number of actions/activities, it is unclear as to whether certain aspects of DPUD activities are part of the relicensing BA. For example, hatchery supplementation is implied that it was previously covered through the Wells HCP, but references are in the relicensing BA. This is a key issue; a clear proposed action is the most important part of a BA. Similarly, it is not clear if transmission lines (and associated roads and corridor maintenance) are part of the proposed action. For all activities, if they are to be part of the proposed action, they need to be in the project description, baseline, and effects for the Service to cover these activities in the BO. Please clarify the scope of your proposed action.

Section 2.1. Action Area, page 6: The action area appears to be defined by areas hydrologically impacted and by physical structures in/near waterways. Are there other areas (beyond the 1.2 miles downstream of Wells) that should be included? One example may be the area downstream of Wells that has water quality impacts due to project operations. For example, operation of Priest Rapids resulted in water quality impacts nearly 60 miles downstream (based on their 401 certification). Other areas may include areas associated with hatchery operations, tributary habitat conservation projects, areas where predator control occurs, etc. For example, the action area should include areas some distance from the mainstem Columbia (see section 3.4), such as the Carlton ponds and the Methow hatchery, since these are DPUD actions (i.e., actions either authorized, funded, or carried out).

Section 2.5.1.2. Bull Trout Management Plan: The Service has several comments regarding this section:

- 1. Provide Upstream and Downstream Passage for Adult and Sub-Adult Bull Trout, page 22:* With regard to ladder maintenance, clarify when bull trout are anticipated to move within the project area. Winter seems to be a time period when movements are feasible. With fishway counts being monitored only between May 1 and November 15, a substantial amount of “winter movements” may not be detected. However, keeping one ladder open at all times is likely to minimize any delay or effects associated with fishway operation and maintenance.
- 2. Bypass Operations Criteria, page 23:* Briefly describe what bypass operations are and when they are in operation.
- 3. Adult Bull Trout Upstream and Downstream Passage Evaluation, page 23:* Please clarify how is incidental take quantified. If the amount of incidental take is

exceeded, reinitiation of consultation is required (this comment applies throughout the document).

4. *Adult Bull Trout Passage Evaluation at Off-Project Collection Facilities*, page 24: The Service would like to assist DPUD in the development of the study design for the radio-telemetry study.

5. *Sub-Adult Bull Trout Monitoring*, page 24: Sub-adult bull trout (<330mm TL) are known to occur at all CPUD and GPUD downstream of Wells, at least seasonally. The highest number of sub-adults recorded in the mainstem Columbia is 36 (at Rocky Reach dam). Presumably they are present at Wells also, despite no known documentation, due in part to low abundance.

Section 2.5.1.2. Resident Fish Management Plan, page 32: Although DPUD requires approval of all land use activities that take place within the Project's boundary pursuant to their Land Use Policy, the Service does not understand the parameters considered. The Service thinks this may be an outstanding mechanism by which to evaluate the potential impacts of near-shore and in-water activities to bull trout and the aquatic environment. This may not only have a bearing on the recovery of the species, but also to DPUD in meeting its HCP obligations (particularly "no net impact"). The Service would like to discuss this further.

Section 2.5.1.3. Wildlife and Botanical Management Plan, page 40: Plant surveys (and appropriate management) should also be conducted for the Ute ladies'-tresses (*Spiranthes diluvialis*), a threatened federal species. Regarding noxious weed control, we recommend an approach to using herbicides that minimizes impacts to the aquatic environment that considers formulation and distance, such as:

1. Greater than 100 feet (horizontal not slope distance) from water, no restrictions to herbicide type or application method are required.
2. Within 100 feet of water (streams, lakes/ponds, wetlands), use only the aquatic formulation of glyphosate.
3. Within 10-50 feet of water, apply glyphosate with a backpack sprayer only.
4. Within 10 feet of water, apply glyphosate by hand-wiping only.
5. In all cases, apply herbicides only when precipitation is not forecast to occur within the next 24-48 hours (to minimize mobilizing herbicides into waterways).

An approach similar to this allows the Service to "programmatically" cover an activity type while having a methodology in place that suggests effects would be insignificant (and is consistent with previous analyses).

Section 2.5.1.3. Wildlife and Botanical Management Plan, page 41: Regarding the avian protection plan and Bald and Golden Eagle Protection Act and Migratory Bird Treaty Act, please reference and incorporate the National Bald Eagle Management Guidelines (see <http://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B008>).

Section 3.1 Overview (of the Environmental Baseline), page 54: depending on how the action area is described, there may be more than just bull trout, Spring Chinook, and steelhead exposed to the proposed action. Examples include Ute ladies'-tresses (potentially along the shoreline and wet meadows/wetlands), northern spotted owl (*Strix occidentalis caurina*) and its designated critical habitat (potentially within/adjacent to powerline corridors), gray wolf (*Canis lupus*) and grizzly bear (*Ursus arctos*) (associated with Methow hatchery operations).

Section 3.2.1.2. Lower Okanogan River, page 60: Information provided by the Colville Tribe suggests bull trout are present in the Okanogan River. Bull trout have been detected all the way to Oroville at Zosel Dam. Although very few observations of bull trout in the Okanogan River, they are present at least seasonally. Warm water temperatures (above 15 degrees C) likely prevent year-round use, but this sort of movement pattern/seasonal use pattern is typical of bull trout in the Columbia basin.

Section 3.2.1.3. Tailrace, page 61: Describe the details of the periodic rock trap clean-out/excavation. Include details such as time of year, frequency, equipment used, etc.

Table 3.2.2-1. Wildlife Species Detected in the Wells Project Area, pages 65-69: Depending on the action area, you should consider adding the following species: grizzly bear and gray wolf. While no habitat effects are anticipated, the potential for disturbance may exist and does attractants (i.e., bears are known to habituate to dumps, concentrations of fish carcasses, etc.).

Table 3.2.2-3. Mollusk Species in the Wells Project Area, page 72: Depending on the action area, you should consider adding the following species: Chelan mountain snail (*Oreohelix* n. sp. 1). This species, and its multiple sub-species, are found in many upland locations throughout the east slope of the Cascades.

Section 3.2.3. T & E Species Use of the Wells Project, page 72: Bull trout use the mainstem Columbia is variable and seasonal. Bull trout use the Columbia and larger tributaries as FMO habitat, but some fish are year-round residents (about 5% according to BioAnalysts 2004). Most (92%) migratory bull trout leave the Columbia when water temperatures exceed 15 degrees C. It also appears use of the Columbia varies between local populations. For example, radio-telemetry suggests large proportions (compared to other local populations in the Mid-Columbia) of the Entiat and Mad River populations use the Columbia for FMO habitat.

Section 3.3.2. T & E Species Use of Tributaries Outside of the Wells Project, page 77: Bull trout are known to use the Okanogan River seasonally, likely for opportunistic foraging. BioAnalysts (2004) monitored bull trout in the lower Okanogan (to about RK 9) and the Colville Tribe have observed them in the upper Okanogan (at Zosel Dam).

Section 3.3.3. Critical Habitat Designations in Tributaries Outside of the Wells Project, page 78: The Service is currently revising designated critical habitat for bull trout and it

be designated in larger mainstem tributaries (i.e., Wenatchee, Entiat, and Methow) to protect key FMO habitats, as well spawning and rearing habitats in the near future.

Section 3.4.2. T & E Species Use of Hatcheries, page 81: If Chinook spawn in the Wells Tailrace and Wells Hatchery outfall, this may be a reasonable place for bull trout to forage. What of the Carlton ponds and Methow hatchery? For all hatchery/acclimation facilities, are all intakes screened to prevent entrainment?

Section 4.0. Effects, page 83: The most important comment I have regarding effects revolves around what is “incidental take.” Take is essentially an injury or death resulting from the proposed action. Injury can also be significant impairment of normal behavior (from a high degree of harassment). Throughout the BA, there are references to take and other measures to assess project effects to bull trout that are not consistent with the view of the Service. While not imperative our viewpoints match, it is important to know the Service is bound by a long history of case law, policy, and direction that we need to implement.

For this proposed action, I’d suggest a “may effect, likely to adversely affect” determination is appropriate due to the likelihood of injury or death (“take”) of bull trout. The primary mechanisms of take are: passage through turbines, passage during spill, adult fishways (use, delay, etc.), juvenile bypass operation (if applicable?), and handling/tagging (if not covered under a section 10(a)(1)(A) permit). Other impacts may result from water quality (potentially GBD and temperature?), recreational facilities (e.g., stormwater effluent), and hatchery operations (if it is a covered activity?) or similar “programmatic” actions. Once the project description is clarified, we will have a better understanding of the potential for adverse effects (and take). Effects to other species may occur, but based on the information presented so far, adverse effects are unlikely.

None of these effects are particularly surprising or unexpected by the Service, they are a typical of projects like this. However, they also have little consequence to the recovery of the species when these impacts are reasonably minimized. Since this BA is so well-written, I’m optimistic that revisions will be fairly easy and straight-forward.

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Phone Conversation with NMFS regarding NMFS Comments on the Draft BA



Wells Project Relicensing Phone Conversation Summary

Call to: Bryan Nordlund, National Marine Fisheries Service

Call From: Shane Bickford, Douglas PUD

Date: August 19, 2009

Time: 4:10 PM

Subject: NMFS comments on the draft Biological Assessment (BA) for the relicensing of the Wells Project.

Summary:

Bryan indicated that he had quickly reviewed the draft BA and that he had found that the format and content matched with his expectations for the document.

In response to a question from Bryan, Shane confirmed that the Rocky Reach BA matrix was used to develop the format for the take tables found within the salmon and steelhead sections of the BA.

Bryan indicated that the tables met with his expectation for the document.

The timeline for initiation of official consultation on the proposed action was discussed in detail including the expectation that FERC will publish their REA in July 2010.

Bryan indicated that he hoped to complete a detailed review of the draft BA sometime toward the middle of September toward providing comments prior to the filing of the draft license application, due in December 2009.

Shane indicated that Douglas PUD looks forward to receiving detailed NMFS comments on the draft BA.

Email from USFWS regarding Reschedule Discussion on BA Comments

Subject: Wells Relicensing Meeting (Reschedule Discussion of BA Comments)

From: Stephen_Lewis@fws.gov [mailto:Stephen_Lewis@fws.gov]
Sent: Tuesday, September 08, 2009 10:53 AM
To: Shane Bickford; Beau Patterson
Subject: Fw: Wells Relicensing Meeting (Reschedule Discussion of BA Comments)

FYI...see below...I'm available September 16th and October 9th, but I imagine I don't have to be there.....

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
U.S. Fish and Wildlife Service
Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
phone: (509) 665-3508 Ext. 14
fax: (509) 665-3523
e-mail: Stephen_Lewis@fws.gov

----- Forwarded by Stephen Lewis/WNES/R1/FWS/DOI on 09/08/2009 10:47 AM -----

From: Jeff Krupka/WNES/R1/FWS/DOI
09/08/2009 10:34 AM

Subject Re:

To: Stephen Lewis/WNES/R1/FWS/DOI@FWS
Wells Relicensing Meeting (Reschedule Discussion of BA
Comments)

This month is really jammed, only Sep 11 and Sep 16 are open, and only between 9am-2pm both days. Sorry about that. Maybe I should throw in some Oct dates too: 9, 16, 22 and 23 between 9am-2pm; and anytime 26 are all possibilities. Thanks, jk

Jeff Krupka, Supervisory Fish and Wildlife Biologist
USFWS - Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
509.665.3508 x18 (tel)
509.665.3509 (fax)

"Most obstacles are imaginary, the rest are temporary" - the wisdom of Dusty's

Stephen Lewis/WNES/R1/FWS/DOI

To: Jeff Krupka/WNES/R1/FWS/DOI@FWS

Subject: Wells Relicensing Meeting (Reschedule Discussion of BA Comments)

09/04/2009 10:58 AM

Hi Jeff-

Shane/Beau wanted to schedule the BA meeting that was originally set for September 4th since you were out. Possible dates available to the PUD include: 9/8 (PM), 9/10 (PM), or 9/22 (whole day available). They thought it would only take a couple of hours max.....

S-

Stephen T. Lewis
Mid-Columbia Relicensing Coordinator
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Central Washington Field Office
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Phone Conversation with NMFS regarding Additional
NMFS Comments on the Draft BA



Wells Project Relicensing Phone Conversation Summary

Call to: Shane Bickford, Douglas PUD

Call From: Bryan Nordlund, National Marine Fisheries Service (NMFS)

Date: September 21, 2009

Time: 10:15 AM

Subject:

Discuss NMFS comments related to the draft Biological Assessment (BA) for the relicensing of the Wells Project

Summary:

Mr. Nordlund indicated that following legal and technical review that the NMFS recommends that the Wells BA contain a “may effect, not likely to adversely affect” determination for both spring Chinook and steelhead.

Mr. Bickford concurred with Mr. Nordlund’s recommendations and agreed that the draft BA filed with FERC in December 2009 would contain an effects determination consistent with NMFS’s recommendations.

Information Consultation between Douglas PUD and USFWS regarding Draft BA

Meeting Notes

Informal Consultation Draft BA

Wells Hydroelectric Project Relicensing
Douglas County PUD
October 22, 2009

Meeting Coordinator: Beau Patterson

Meeting Objective: Discuss USFWS comments on first draft Biological Assessment, Douglas PUD response to comments and steps toward developing final draft BA

Beau Patterson and Shane Bickford (Douglas PUD) and Jeff Krupka (USFWS) reviewed Douglas PUD responses to comments on Douglas PUD's first draft Biological Assessment for the relicensing of the Wells Project. Most discussion centered on the relationship of the license application to the HCP bull trout BiOp, and the required detail for analysis that is in the license application materials.

Jeff had several helpful suggestions related to future bull trout critical habitat designation, programmatic weed control measures, and using USFWS Primary Constituent Elements (PCEs) for consistency with expected future designations. Douglas will incorporate this additional input into the next draft of the BA.

Jeff explained there has been a great deal learned about the status of bull trout and its threats, and significant new policy direction and case law, and will affect development of the relicensing BiOp.

Action Items:

1. Douglas PUD will evaluate the need to include best management practices (BMPs) for the use of herbicides associated with the recreation facilities operation and maintenance contracts. The inclusion of BMPs would be consistent with the USFWS suggestions related to programmatic coverage under the relicensing BiOp.
2. USFWS will work collaboratively with Douglas PUD to craft terms and conditions for the incidental take permit.
3. The USFWS agreed to develop estimates of bull trout take based upon the items described as having the potential for take within the Summary Effects Matrix for bull trout.
4. Jeff will provide Douglas PUD with current PCEs for proposed Bull Trout Critical Habitat designations.

5. Douglas PUD will modify Section 4.2.4.8 with information from relevant PCEs presuming bull trout critical habitat will be designated to include at least a portion of the mainstem Wells reservoir.
6. Douglas PUD agreed to update their draft response letter to the USFWS (draft letter dated July 24, 2009) to reflect the discussions at the October 22nd meeting.
7. Douglas PUD also agreed to provide the USFWS with a draft meeting summary and updated response letter for comment (See No. 8 below).
8. Jeff agreed to have Judy De La Vergne (USFWS) review Douglas PUD's draft response letter for consistency with current USFWS bull trout recovery criteria.



Wells Project Relicensing Informal Consultation Draft BA

DATE: October 22, 2009

LOCATION: Douglas PUD E. Wenatchee HQ

Initials	Name	Affiliation Name	Email
<u>SB</u>	Shane Bickford	Douglas PUD	sbickford@dcpud.org
<u>BP</u>	Beau Patterson	Douglas PUD	beaup@dcpud.org
<u>JK</u>	Jeff Krupka	USFWS	Jeff_Krupka@fws.gov
<u> </u>	Steve Lewis	USFWS	stephen_lewis@fws.gov

Email from Douglas PUD to USFWS regarding request for comments on draft meeting notes

11/06/2009 08:21 AM

From: "Beau Patterson" beaup@dcpud.org

To: "Jeff Krupka" jeff_krupka@fws.gov

Subject: Draft October 22, 2009 BA coordination meeting notes

Hi Jeff,

Attached for your review and comments is a draft meeting notes from our October 22, 2009 Wells Project Relicensing BA meeting. Please let me know if you have any edits or comments, I would like to finalize these by Friday, Nov. 13.

Thanks,

Beau(*See attached file: Douglas USFWS BA Meeting Notes 10-22-09.pdf*)

Email from USFWS to Douglas PUD regarding approval of draft meeting notes

From: Jeff_Krupka@fws.gov [mailto:Jeff_Krupka@fws.gov]
Sent: Wed 11/18/2009 1:05 PM
To: Beau Patterson
Subject: RE: Draft October 22, 2009 BA coordination meeting notes

Hey Beau. I carved out a little time to go over this and it looks good to me. Sorry to make you wait for "no comment" but things were going a little sideways there for a bit. Take it easy, jk

Jeff Krupka, Supervisory Fish and Wildlife Biologist
USFWS - Central Washington Field Office
215 Melody Lane, Suite 119
Wenatchee, WA 98801
509.665.3508 x18 (tel)
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Letter from Douglas PUD to USFWS regarding Draft BA – response to comments



Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway * East Wenatchee, Washington 98802-4497 * 509/884-7191 * FAX 509/884-0553 * www.douglaspud.org

November 19, 2009

Mr. Jeff Krupka
U.S. Fish and Wildlife Service
215 Melody Lane
Wenatchee WA 98801

**Subject: Wells Hydroelectric Project No. 2149-131
Draft BA for relicensing – response to comments**

Dear Jeff:

Thank you for the review and response comments with regard to Douglas PUD's preliminary draft Biological Assessment (BA) for the proposed action of relicensing the Wells Project. I also appreciate your meeting with Shane Bickford and myself on October 22, 2009 to further discuss the draft BA.

I have appended to this letter the comments you provided on July 24, 2009. I have inserted our response comments in italics within the body of your text, which are also reflective of our October 22 meeting discussions. We have also addressed your comments in the draft BA and EA we plan to file with the FERC within our Draft License Application.

If you have any questions or require further information, please feel free to contact me at (509) 881-2338 or beaup@dcpud.org.

Sincerely,

Beau Patterson
Environmental Relicensing Specialist

Cc: S. Bickford, file

Comments on the Wells Relicensing BA

Prepared by Jeff Krupka

24 July 2009

General Comments

First of all, this is overall, a very well-written and well-organized document. One result of this was an easy review despite its size for such a complex project. The Service appreciates your efforts and outstanding attention to detail.

For a number of actions described in the biological assessment (BA), the Service does not have enough information in which to assess effects to listed species as part of relicensing. This may be, in part, to not having any specific proposal or applicable design (e.g., development of a formal tent camping facility, approval of land use activities such as docks and piers, etc.).

All of the proposed recreation improvements are in disturbed upland areas specifically above the ordinary high water mark and outside riparian zones along the Columbia River. Details regarding these proposed improvements are contained within the Recreation Management Plan that will be filed as part of the DLA and FLA for the Wells Project.

These actions would require separate consultation, presumably through the Corps of Engineers when they issue their permit (and create a section 7 nexus).

That is correct for actions which would affect the aquatic environment. Because the sites selected are disturbed, not habitat for RTE species and in an upland zone there should be no Section 7, shoreline or Corps permits necessary. Actions that will require separate consultations are not analyzed in this BA.

Other more typical and on-going activities may be covered with the addition of more information (e.g., include typical maintenance of recreation facilities, information on storm water discharges from parking lots and parks, etc).

Recreation facilities maintenance activities include cutting grass and trimming trees within existing parks. Bathrooms are cleaned and garbage picked up. A description of all of these activities can be found in the Recreation Management Plan standards section table 5.2-1. Douglas PUD will require its recreation facility contractors to conduct recreation management practices through the use of BMPs which are described in greater detail within the Douglas PUD Land Use Policy, Wildlife and Botanical Management Plan and the Recreation Management Plan

Douglas PUD is proposing no new facilities which would increase the existing area of impermeable surfaces relative to storm water discharges. Douglas PUD is also not proposing, as part of the license application consultation, new actions that will affect the aquatic environment. Douglas PUD has calculated the area of impermeable (paved)

surfaces within recreation facilities. Less than 5.1 acres of 2,664 acres within the project are in impermeable surfaces associated with Project recreation facilities, the only sections contiguous with the reservoir being boat launch ramps. Most of this acreage is separated from the shoreline by vegetated filter strips. There are no storm water drainages that discharge directly to the Reservoir.

Some activities (e.g., bull trout management plan) may be covered by an existing section 10(a)(1)(A) permit.

Douglas PUD believes the only actions potentially requiring analysis for the new license are new proposed measures covered by the Aquatic Settlement Agreement, Wildlife and Botanical MP, Avian Protection Plan, Recreation MP and Historic Properties MP. Continuing actions covered by existing consultations include ongoing O&M of the Project (other than actions requiring separate consultations) and ongoing implementation of the HCP.

Other actions proposed in the BA have most of the information we require, but need additional information for the Service to complete our analysis. For example, in several sections, the BA describes that water is spilled to assist smolt outmigration, but no information is provided in terms of the timing and duration of this action.

Much of the information that you have requested in your comments is contained within the license application that will be filed with FERC along with the BA. The BA and license application are complementary documents that together contain the information requested within your comments. As an example, Section 2.5.1.1, HCP, Wells Dam Juvenile Dam Passage Survival Plan, and in 2.5.1.2, Aquatic Settlement Agreement, Bull Trout Management Plan specifically address the timing and duration of the juvenile fish bypass operations. The decision process for these operations is described in detail within the HCP, which were previously covered by the HCP BiOps and ITPs. You were not provided this information and as such, your comment is a good one. Hopefully the draft BA will make more sense when it is filed along with the license application.

Specifically, the operational period covered by the juvenile fish bypass system is determined by the HCP Coordinating Committee, and has been standardized in recent years to operate continuously from April 12- August 26. During this period, 6-8% of river flows are directed through the JBS. JBS flows averaged 3.1% of annual flows 2003-2007.

Another example is noxious weed treatment; in addition to the specific comments we provide below, we need to know the acres of annual treatment, proportion of acres within 100 feet (horizontal distance, not slope distance) of water, the type or at least range of compound and surfactants likely to be used, and measures to minimize effects. An approach similar to this allows the Service to “programmatically” cover an activity type while having a methodology in place that suggests effects would be insignificant (and would not have to be analyzed in greater detail, while also providing you long-term coverage).

We have added additional clarification to the noxious weed control section (p.44).

One thing the Service will do in the preparation of our Biological Opinion (BO), is to “convert” your proposed actions into what we call Project Elements. These are similarly grouped actions that we will analyze against the potential for, and severity of, the effects of the proposed action to listed species and their habitats. For example, with the Rocky Reach relicensing BO we grouped turbine operations, juvenile bypass, spillway operations, adult fishways, hydrographic variation, predator control, and PIT tagging into “Project Operations.” Other Project elements included the tributary conservation plan, hatchery supplementation activities, recreation management, cultural plan, and monitoring plans. In addition, each plan may have key issues (e.g., for hatchery supplementation, understanding whether intakes are screened, the temperature of water discharged, potential for contaminants, and the presence of any barriers are key considerations). For each of these actions, consider the area, duration, intensity/severity, and frequency of occurrence of an activity or effect. Providing this information in the BA will greatly simplify the number of additional requests for information, and will expedite the completion of the BO.

The BA contains a Summary Effects Matrix that includes all of the actions that have or could have an effect on bull trout.

The Service can, at an agreed-upon time in the near future, assist you further in specific recommendations on how to finalize this BA. Until then, the Service provides these comments for your consideration.

Specific Comments

Section 2.0. Proposed Action, page 6: For a number of actions/activities, it is unclear as to whether certain aspects of DPUD activities are part of the relicensing BA. For example, hatchery supplementation is implied that it was previously covered through the Wells HCP, but references are in the relicensing BA. This is a key issue; a clear proposed action is the most important part of a BA. Similarly, it is not clear if transmission lines (and associated roads and corridor maintenance) are part of the proposed action. For all activities, if they are to be part of the proposed action, they need to be in the project description, baseline, and effects for the Service to cover these activities in the BO. Please clarify the scope of your proposed action.

Douglas PUD discussed this with USFWS October 22, 2009. The proposed action is the implementation of new measures proposed for the relicensing which have potential to affect listed species, e.g., measures contained within the Aquatic Settlement Agreement, Wildlife and Botanical Management Plan, Historic Properties Management Plan, Recreation Management Plan, HCP, Off-license Settlement with WDFW, Avian Protection Plan, and Wells Project land use and shoreline management activities implemented under Douglas PUD’s Land Use Policy,. We have added clarifying text regarding the transmission line ROW and the hatchery programs (p.7).

Section 2.1. Action Area, page 6: The action area appears to be defined by areas hydrologically impacted and by physical structures in/near waterways. Are there other areas (beyond the 1.2 miles downstream of Wells) that should be included? One example may be the area downstream of Wells that has water quality impacts due to project operations. For example, operation of Priest Rapids resulted in water quality impacts nearly 60 miles downstream (based on their 401 certification). Other areas may include areas associated with hatchery operations, tributary habitat conservation projects, areas where predator control occurs, etc. For example, the action area should include areas some distance from the mainstem Columbia (see section 3.4), such as the Carlton ponds and the Methow hatchery, since these are DPUD actions (i.e., actions either authorized, funded, or carried out).

The effects determination table covers all of these programs when they have a potential to affect bull trout. Wells Project is in compliance with state water quality criteria including water temperature, Total Dissolve Gas, Dissolve Oxygen, pH, turbidity and toxins as documented in studies filed with FERC in the ISR and USR documents. See section 3.4 and 3.4.1.3 in BA. Section is titled: Hatchery program features outside the project boundary that may affect listed species.

Clarifying text was added to address this comment (p. 6).

Section 2.5.1.2. Bull Trout Management Plan: The Service has several comments regarding this section:

1. *Provide Upstream and Downstream Passage for Adult and Sub-Adult Bull Trout, page 22:* With regard to ladder maintenance, clarify when bull trout are anticipated to move within the project area. Winter seems to be a time period when movements are feasible. With fishway counts being monitored only between May 1 and November 15, a substantial amount of “winter movements” may not be detected.

We have conducted winter counts for bull trout for at least 5 years and to date have not observed any bull trout. We propose to continue the bull trout winter counts for at least the first couple of years of the new license.

In addition to regular season monitoring, off-season video monitoring of both Wells Dam fishways was conducted continuously for the 2005-2006, 2006-2007, and 2007-2008 winter periods (November 16 - April 30). During these continuously monitored periods, no bull trout were observed utilizing the fishways during this period. Downstream passage events by adult bull trout were detected in all months of the year except January and February.

2. However, keeping one ladder open at all times is likely to minimize any delay or effects associated with fishway operation and maintenance.

Maintenance occurs in winter. One ladder is available year-round, with both available except during brief winter maintenance events when one of the two ladders is dewatered for maintenance. At least one ladder is always in operation, even in the winter during ladder maintenance, per the HCP Adult Fish Passage Plan (Appendix A HCP and Section 4.4 of HCP Agreement).

3. *Bypass Operations Criteria, page 23: Briefly describe what bypass operations are and when they are in operation.*

Described in detail in Section 4 of the Wells HCP. The HCP contains specific criteria for the operation of the Wells juvenile fish bypass system (See Wells Dam Juvenile Dam passage Survival Plan and Section 4.3 of the HCP Agreement). This section of the Wells HCP outlines specific bypass operational criteria, operational timing and evaluation protocols to ensure that at least 95 percent of the juvenile Plan Species passing through Wells Dam are provided a safe, non-turbine passage route around the dam. The operational dates for the bypass are set annually by unanimous agreement of the parties to the HCP. USFWS is one of these parties. Currently the bypass system operates continuously from April 12 to August 26 based upon unanimous agreement of the HCP Coordinating Committee.

4. *Adult Bull Trout Upstream and Downstream Passage Evaluation, page 23: Please clarify how is incidental take quantified. If the amount of incidental take is exceeded, reinitiation of consultation is required (this comment applies throughout the document).*

Despite 9 years of take monitoring, 8 years of radio-tagging, no mortality of bull trout has been detected at the Wells Project. It is reasonable to assume that if mortality does occur, it would be at a similar level to that seen for anadromous salmonids; it is assumed that there is some degree of adverse affect associated with passage through Wells dam, in the form of stress or delay. Douglas PUD appreciates the opportunity to work with USFWS to develop take criteria to be used in the incidental take permit. There are take limits described in the bull trout ITS for the Wells Project that may useful during the development of incidental take estimates.

See Effects Table 4.2.5.1 in BA.

5. *Adult Bull Trout Passage Evaluation at Off-Project Collection Facilities, page 24: The Service would like to assist DPUD in the development of the study design for the radio-telemetry study.*

As signatories to the Aquatic Settlement, USFWS will be fully involved in the development of the study. The Bull Trout Management Plan currently has several bull trout studies intended to identify, measure and minimize any effects of existing Off-Project brood collection facilities including the Twisp Weir.

6. *Sub-Adult Bull Trout Monitoring*, page 24: Sub-adult bull trout (<330mm TL) are known to occur at all CPUD and GPUD downstream of Wells, at least seasonally. The highest number of sub-adults recorded in the mainstem Columbia is 36 (at Rocky Reach dam). Presumably they are present at Wells also, despite no known documentation, due in part to low abundance.

We have incorporated draft language to this effect (p. 24). The Bull Trout Management Plan contains specific measures aimed at detecting, monitoring and estimating take for sub-adult bull trout at Wells Dam. If sub-adult bull trout are detected, then there are measures contained within the Bull Trout Management Plan that take effect that will monitor and minimize take.

Section 2.5.1.2. Resident Fish Management Plan, page 32: Although DPUD requires approval of all land use activities that take place within the Project's boundary pursuant to their Land Use Policy, the Service does not understand the parameters considered. The Service thinks this may be an outstanding mechanism by which to evaluate the potential impacts of near-shore and in-water activities to bull trout and the aquatic environment. This may not only have a bearing on the recovery of the species, but also to DPUD in meeting its HCP obligations (particularly "no net impact"). The Service would like to discuss this further.

Douglas PUD discussed this subject with USFWS October 22. The Land Use Policy restricts all non-project uses of Project lands, requires permits for uses that are consistent with Project purposes and currently limits new docks and piers to areas within the city limits of Pateros, Brewster and Bridgeport.

Section 2.5.1.3. Wildlife and Botanical Management Plan, page 40: Plant surveys (and appropriate management) should also be conducted for the Ute ladies'-tresses (*Spiranthes diluvialis*), a threatened federal species.

*Rare plant surveys did not detect *Spiranthes diluvialis* anywhere within the Project.*

Regarding noxious weed control, we recommend an approach to using herbicides that minimizes impacts to the aquatic environment that considers formulation and distance, such as:

1. Greater than 100 feet (horizontal not slope distance) from water, no restrictions to herbicide type or application method are required.
2. Within 100 feet of water (streams, lakes/ponds, wetlands), use only the aquatic formulation of glyphosate.
3. Within 10-50 feet of water, apply glyphosate with a backpack sprayer only.
4. Within 10 feet of water, apply glyphosate by hand-wiping only.
5. In all cases, apply herbicides only when precipitation is not forecast to occur within the next 24-48 hours (to minimize mobilizing herbicides into waterways).

An approach similar to this allows the Service to “programmatically” cover an activity type while having a methodology in place that suggests effects would be insignificant (and is consistent with previous analyses).

Douglas PUD annually checks the state and county weed lists for changes, and complies with legal requirements for noxious weed control. Douglas PUD annually controls Class A (if any detected) and B designate weed occurrences on Wells Project lands and, starting in year five of the new license, proposes to survey Wells Project lands for new terrestrial weed infestations every five years. Douglas PUD implements appropriate weed control actions based on effectiveness of controlling weed growth with least impact to surrounding vegetation.

Douglas PUD does not conduct any broadcast herbicide spray treatment of Project lands. Where herbicide is used, application is with a backpack sprayer and application is to individual weed plants. Calculating acreage treated is therefore difficult. The majority of weed control spray efforts is in uplands along the transmission line ROW, far removed from water. Douglas PUD almost never uses glyphosate, of any formulation, in native habitats due to its nonselective nature and broad spectrum lethality.

Douglas has used an Integrated Pest Management approach to noxious weed control since at least 2000, when Rodeo™ Herbicide spraying of purple loosestrife around the reservoir was discontinued in favor of biological control agents (beetles). Douglas PUD collects beetles annually on public lands in the Columbia Basin, and releases those in loosestrife areas around the reservoir. Biological agents are also collected and dispersed annually by Douglas PUD to control Dalmatian toadflax in the Wells Project.

Douglas PUD will, as required for consistency with the terms of the new operating license, include best management practices (BMPs) for the use of herbicides associated with the operation and maintenance of recreation facilities.

Section 2.5.1.3. Wildlife and Botanical Management Plan, page 41: Regarding the avian protection plan and Bald and Golden Eagle Protection Act and Migratory Bird Treaty Act, please reference and incorporate the National Bald Eagle Management Guidelines (see <http://ecos.fws.gov/speciesProfile/profile/speciesProfile.action?spcode=B008>).

The management guidelines are referenced on p. 15 of the Wildlife and Botanical Management Plan, objective 3. Statement added on p. 43, objective 3: “Douglas PUD will implement the Wildlife and Botanical Management Plan in a manner consistent with the National Bald Eagle Management Guidelines (USFWS 2007).”

Section 3.1 Overview (of the Environmental Baseline), page 54: depending on how the action area is described, there may be more than just bull trout, Spring Chinook, and steelhead exposed to the proposed action. Examples include Ute ladies’-tresses (potentially along the shoreline and wet meadows/wetlands), northern spotted owl (*Strix occidentalis caurina*) and its designated critical habitat (potentially within/adjacent to

power line corridors), gray wolf (*Canis lupus*) and grizzly bear (*Ursus arctos*) (associated with Methow hatchery operations).

Rare plant surveys, specifically targeting Ute ladies'-tresses in appropriate habitats, had zero detections of that species. The only power line corridor associated with the Project is in Douglas County, where there is no designated critical habitat for northern spotted owl. Methow hatchery operations are unlikely to have any effect on gray wolves or grizzly bears.

Section 3.2.1.2. Lower Okanogan River, page 60: Information provided by the Colville Tribe suggests bull trout are present in the Okanogan River. Bull trout have been detected all the way to Oroville at Zosel Dam. Although very few observations of bull trout in the Okanogan River, they are present at least seasonally. Warm water temperatures (above 15 degrees C) likely prevent year-round use, but this sort of movement pattern/seasonal use pattern is typical of bull trout in the Columbia basin.

We have revised the document to include this information (p.61).

Section 3.2.1.3. Tailrace, page 61: Describe the details of the periodic rock trap clean-out/excavation. Include details such as time of year, frequency, equipment used, etc.

In the past 52 years of operations, the rock trap has been cleaned out twice; once shortly following construction, and again in 2006. The rock trap is inspected periodically by divers or through the use of an ROV. Clean out occurs when accumulated material reaches a height where it may fall back into the turbine draft tubes. The 2006 operation was conducted during the in-water work window in consultation with appropriate state and federal agencies. A barge-mounted clamshell dredge is used to remove accumulated material and place it on another barge. Spoils are disposed of in upland areas.

Table 3.2.2-1. Wildlife Species Detected in the Wells Project Area, pages 65-69: Depending on the action area, you should consider adding the following species: grizzly bear and gray wolf. While no habitat effects are anticipated, the potential for disturbance may exist and does attractants (i.e., bears are known to habituate to dumps, concentrations of fish carcasses, etc.).

Douglas PUD discussed this with USFWS on October 22. We do not believe there is a reasonable potential for effects to grizzly bear or gray wolf.

Table 3.2.2-3. Mollusk Species in the Wells Project Area, page 72: Depending on the action area, you should consider adding the following species: Chelan mountain snail (*Oreohelix* n. sp. 1). This species, and its multiple sub-species, are found in many upland locations throughout the east slope of the Cascades.

As near as we can determine, this is not a listed, proposed or candidate species under ESA.

Section 3.2.3. T & E Species Use of the Wells Project, page 72: Bull trout use the mainstem Columbia is variable and seasonal. Bull trout use the Columbia and larger tributaries as FMO habitat, but some fish are year-round residents (about 5% according to BioAnalysts 2004). Most (92%) migratory bull trout leave the Columbia when water temperatures exceed 15 degrees C. It also appears use of the Columbia varies between local populations. For example, radio-telemetry suggests large proportions (compared to other local populations in the Mid-Columbia) of the Entiat and Mad River populations use the Columbia for FMO habitat.

We have added this information (p.73).

Section 3.3.2. T & E Species Use of Tributaries Outside of the Wells Project, page 77: Bull trout are known to use the Okanogan River seasonally, likely for opportunistic foraging. BioAnalysts (2004) monitored bull trout in the lower Okanogan (to about RK 9) and the Colville Tribe have observed them in the upper Okanogan (at Zosel Dam).

Information added in this section (p.78-79).

Section 3.3.3. Critical Habitat Designations in Tributaries Outside of the Wells Project, page 78: The Service is currently revising designated critical habitat for bull trout and it be designated in larger mainstem tributaries (i.e., Wenatchee, Entiat, and Methow) to protect key FMO habitats, as well spawning and rearing habitats in the near future.

Information added in this section (p.80).

Section 3.4.2. T & E Species Use of Hatcheries, page 81: If Chinook spawn in the Wells Tailrace and Wells Hatchery outfall, this may be a reasonable place for bull trout to forage. What of the Carlton ponds and Methow hatchery? For all hatchery/acclimation facilities, are all intakes screened to prevent entrainment?

Bull trout have been observed foraging in the Wells Hatchery outfall. We also expect foraging in the tailrace and reservoir. Carlton is a Chelan PUD facility that provides fish to Douglas PUD in exchange for Douglas PUD raising fish for Chelan PUD. The outfall for Carlton Pond is a pipe into the Methow River near Carlton. We have no documentation of bull trout using the Methow hatchery outfall, though it would not be unlikely. All of Douglas PUD's hatchery intakes are screened at the current criteria that eliminates the entrainment of bull trout fry. Language added (p.82).

Section 4.0. Effects, page 83: The most important comment I have regarding effects revolves around what is "incidental take." Take is essentially an injury or death resulting from the proposed action. Injury can also be significant impairment of normal behavior (from a high degree of harassment). Throughout the BA, there are references to take and other measures to assess project effects to bull trout that are not consistent with the view of the Service. While not imperative our viewpoints match, it is important to know the Service is bound by a long history of case law, policy, and direction that we need to implement.

For this proposed action, I'd suggest a "may effect, likely to adversely affect" determination is appropriate due to the likelihood of injury or death ("take") of bull trout. The primary mechanisms of take are: passage through turbines, passage during spill, adult fishways (use, delay, etc.), juvenile bypass operation (if applicable?), and handling/tagging (if not covered under a section 10(a)(1)(A) permit). Other impacts may result from water quality (potentially GBD and temperature?), recreational facilities (e.g., stormwater effluent), and hatchery operations (if it is a covered activity?) or similar "programmatic" actions. Once the project description is clarified, we will have a better understanding of the potential for adverse effects (and take). Effects to other species may occur, but based on the information presented so far, adverse effects are unlikely.

Douglas PUD accepts the suggestion of USFWS and has incorporated this determination (p.117 & 197).

None of these effects are particularly surprising or unexpected by the Service, they are a typical of projects like this. However, they also have little consequence to the recovery of the species when these impacts are reasonably minimized. Since this BA is so well-written, I'm optimistic that revisions will be fairly easy and straight-forward.

Historic Properties Management Plan Consultation Records

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SUMMARY OF CULTURAL CONSULTATION

Date	Consultation Document
August 8, 2005	Letter Requesting Information Pertinent to the Relicensing of the Wells Hydroelectric Project
August 31, 2005	Stakeholder Outreach Letter regarding Informal pre-Notice of Intent (NOI) Meetings
October 4, 2005	Stakeholder Outreach Meeting with Colville Confederated Tribes (CCT)
October 5, 2005	Stakeholder Outreach Meeting with the Confederated Tribes and Bands of the Yakama Nation (Yakama Nation)
October 18, 2005	ILP 101 Meeting
November 2, 2005	Email to Stakeholders from Public Utility District No. 1 of Douglas County (Douglas PUD) regarding Agenda for Cultural Resource Work Group (RWG) Meeting
November 18, 2005	Cultural RWG Meeting
November 18, 2005	Issues List and Action Items from Cultural RWG Meeting
December 1, 2005	Letter to Federal Energy Regulatory Commission (FERC) from Douglas PUD requesting Designation as Non-Federal Representative for Endangered Species Act (ESA) Consultation and Consultation under Section 106 of the National Historic Preservation Act
December 7, 2005	Letter from FERC to Douglas PUD granting Authorization to Conduct Day-to-Day Section 106 Consultation
December 21, 2005	Letter to CCT from Douglas PUD regarding Okanogan River Erosion Evaluation
December 21, 2005	Letter to Department of Archaeology & Historic Preservation (DAHP) from Douglas PUD regarding Okanogan River Erosion Evaluation
December 22, 2005	Letter to CCT from Douglas PUD Proposing Next Steps for Section 106
January 5, 2006	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG Meeting
January 12, 2006	Cultural RWG Meeting
January 12, 2006	Action Items from Cultural RWG Meeting
February 3, 2006	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG Meeting
February 9, 2006	Cultural RWG Meeting
February 9, 2006	Action Items from Cultural RWG Meeting
April 11, 2006	Memo to Cultural RWG regarding Project Maps for Area of Potential Effects (APE)
July 6, 2006	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG Meeting
July 18, 2006	Letter to DAHP from Douglas PUD requesting Concurrence on APE
July 18, 2006	Letter to CCT (Tribal Historic Preservation Officer [THPO]) from Douglas PUD requesting Concurrence on APE
July 24, 2006	Letter from DAHP to Douglas PUD Concurring on APE

SUMMARY OF CULTURAL CONSULTATION

Date	Consultation Document
July 25, 2006	Letter to Department of Interior (DOI) from Douglas PUD regarding Bureau of Indian Affairs' (BIA) Interest in Participating in Section 106 Process
July 27, 2006	Cultural RWG Meeting
July 27, 2006	Action Items from Cultural RWG Meeting
August 31, 2006	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG Meeting
September 6, 2006	Email to Stakeholders from Douglas PUD regarding Cultural RWG Meeting Materials
September 7, 2006	Cultural RWG Meeting
September 7, 2006	Action Items from Cultural RWG Meeting
September 25, 2006	Email to Stakeholders from Douglas PUD regarding Cultural RWG Meeting Materials
September 28, 2006	Cultural RWG Meeting
September 28, 2006	Action Items from Cultural RWG Meeting
October 3, 2006	Policy Outreach Meeting with CCT
October 5, 2006	Policy Outreach Meeting with Yakama Nation
October 19, 2006	Cultural RWG Meeting
October 19, 2006	Action Items from Cultural RWG Meeting
October 25, 2006	Policy Outreach Meeting with DOI (BIA, U.S. Fish and Wildlife Service [USFWS], Bureau of Land Management [BLM], National Park Service (NPS))
October 25, 2006	Letter from CCT to Douglas PUD Concurring on APE
November 7, 2006	Policy Outreach Meeting with DAHP
December 12, 2006	Email to Stakeholders from Douglas PUD regarding the Filing of the NOI and Pre-Application Document
December 13, 2006	Email to Stakeholders from Douglas PUD regarding Date Change for Cultural RWG
December 21, 2006	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
January 10, 2007	Letter to CCT regarding Final Cultural Resources Data Review
January 10, 2007	Letter to FERC regarding Final Cultural Resources Data Review
January 10, 2007	Letter to DAHP regarding Final Cultural Resources Data Review
January 12, 2007	Email to Stakeholders from Douglas PUD regarding Draft Scope of Work (SOW) for the Cultural Resources Investigation and Agenda for Cultural RWG
January 17, 2007	Cultural RWG Meeting
January 19, 2007	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
January 25, 2007	Email to Stakeholders from Douglas PUD regarding Date Change for Cultural RWG
January 30, 2007	Email to Stakeholders from Douglas PUD regarding FERC issues Scoping Document 1

SUMMARY OF CULTURAL CONSULTATION

Date	Consultation Document
February 2, 2007	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
February 21, 2007	Meeting with BIA providing an Update on Wells Relicensing and Section 106 Process
February 27, 2007	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
March 1, 2007	Fax Transmittal to BIA regarding Douglas PUD/BIA Meeting Notes
March 7, 2007	Email to Stakeholders from Douglas PUD regarding Final Draft SOW
March 8, 2007	Cultural RWG Meeting
March 9, 2007	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
March 16, 2007	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
April 9, 2007	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
April 10, 2007	Email to Stakeholders from Douglas PUD regarding Final SOW for the Cultural Resources Investigation
April 18, 2007	Cultural RWG Meeting
April 23, 2007	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
April 25, 2007	Email to Stakeholders from Douglas PUD regarding Final Cultural Resources Investigation and Final SOW
April 30, 2007	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
May 31, 2007	Email to Stakeholders from Douglas PUD regarding Agenda for Study Plan Meeting
June 14, 2007	Study Plan Meeting
June 28, 2007	Email to Stakeholders from Douglas PUD regarding Draft Study Plan Meeting Notes
July 9, 2007	Letter to DAHP and CCT from Douglas PUD regarding 2007 Triennial Archaeological Monitoring
July 11, 2007	Email to Stakeholders from Douglas PUD regarding Final Study Plan Meeting Notes
July 12, 2007	Letter to Douglas PUD from DAHP regarding 2007 Triennial Archaeological Monitoring
December 4, 2007	Policy Outreach Meeting with Yakama Nation
January 7, 2008	Email to Stakeholders from Douglas PUD regarding Cultural RWG Meeting Materials
January 11, 2008	Policy Outreach Meeting with DOI (BIA, USFWS, BLM, NPS)
January 28, 2008	Email to Stakeholders from Douglas PUD regarding Cultural RWG Meeting Materials
January 30, 2008	Cultural RWG Meeting
February 5, 2008	Policy Outreach Meeting with CCT
February 7, 2008	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
February 19, 2008	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
June 3, 2008	Memo to Stakeholders from Douglas PUD regarding Draft Traditional Cultural Properties Study Report
June 5, 2008	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
June 6, 2008	Email to Stakeholders from Douglas PUD regarding Draft Historic Properties Management Plan (HPMP)

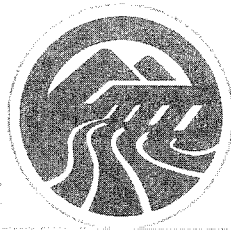
SUMMARY OF CULTURAL CONSULTATION

Date	Consultation Document
July 17, 2008	Cultural RWG Meeting
July 24, 2008	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
July 28, 2008	Memo to Stakeholders from Douglas PUD regarding Draft Cultural Resources Site Revisit and Archaeological Survey Report
August 5, 2008	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
August 13, 2008	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
August 29, 2008	Email to Stakeholders from Douglas PUD regarding Revised Draft HPMP
September 3, 2008	Cultural RWG Meeting
September 10, 2008	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
September 18, 2008	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
September 25, 2008	Email to BLM from Douglas PUD regarding BLM sites on Wells Reservoir
September 26, 2008	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
October 9, 2008	Cultural RWG Wells Reservoir Site Visit
October 15, 2008	Letter to FERC regarding Submittal of Cultural Resources Investigation for Filing
November 3, 2008	Email to Stakeholders from Douglas PUD regarding Cultural RWG Site Visit Notes
December 2, 2008	Letter to FERC regarding Submittal of Traditional Cultural Property Study for Filing
January 14, 2009	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
January 27, 2009	Cultural RWG Meeting
February 2, 2009	Memo to Stakeholders from Douglas PUD regarding Submittal of Final Cultural Resources Site Revisit and Inventory Study
February 3, 2009	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
February 10, 2009	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
February 17, 2009	Email to Stakeholders from Douglas PUD regarding Cultural RWG Meeting Materials
March 4, 2009	Cultural RWG Meeting
March 10, 2009	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
March 18, 2009	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
March 26, 2009	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural Technical RWG
March 30, 2009	Cultural Technical RWG Meeting
April 3, 2009	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
April 13, 2009	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
April 22, 2009	Email to Stakeholders from Douglas PUD regarding Updated Study Report Meeting

SUMMARY OF CULTURAL CONSULTATION

Date	Consultation Document
April 30, 2009	Updated Study Report Meeting
May 4, 2009	Letter to DAHP from Douglas PUD regarding Submittal of Temporary Site Forms
June 12, 2009	Email to Stakeholders from Douglas PUD regarding Cultural RWG Meeting Materials
July 1, 2009	Cultural RWG Meeting
July 6, 2009	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
July 13, 2009	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes
September 3, 2009	Email to Stakeholders from Douglas PUD regarding Draft Final HPMP
September 29, 2009	Email to Stakeholders from Douglas PUD regarding Agenda for Cultural RWG
October 19, 2009	Cultural RWG Meeting
October 28, 2009	Email to Stakeholders from Douglas PUD regarding Draft Cultural RWG Meeting Notes
November 6, 2009	Email to Stakeholders from Douglas PUD regarding Final Cultural RWG Meeting Notes and Draft Final HPMP
November 16, 2009	Email to BLM regarding recent correspondence with Cultural RWG and HPMP
November 16, 2009	Phone conversation with BLM regarding the status of the HPMP
November 23, 2009	Email from FERC to Douglas PUD regarding comments on Draft Final HPMP

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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553

Harvey Moses
Confederated Tribes of the Colville Reservation
P.O. Box 150
Nespelem, WA 99155

August 31, 2005

Subject: Wells Project Relicensing Process - Stakeholder Outreach

Dear Mr. Moses:

The current Federal Energy Regulatory Commission (FERC) license to operate the Wells Hydroelectric Project (FERC Project No. 2149) expires May 31, 2012. By law and by regulation, the Notice of Intent (NOI) to relicense the Wells Project and the Wells Pre-Application Document (PAD) must be filed with FERC between five and five and one-half years prior to the expiration of the FERC operating license. Public Utility District No. 1 of Douglas County (Douglas PUD) plans on filing the NOI and PAD with FERC in December of 2006, five and one-half years prior to the expiration of the existing FERC license.

By regulation, the newly formed Integrated Licensing Process (ILP) is the default licensing process and thus will be utilized for relicensing the Wells Project. By all accounts, the ILP is schedule driven with numerous deadlines and milestones within each stage. The response and review timelines are short and the criteria for time extensions are limited.

In order to ensure that all of the timelines are met for the Wells Project ILP and to provide stakeholders a broader opportunity for interaction in this process, Douglas PUD would like to invite you and members of your staff to participate in a series of voluntary, pre-NOI meetings to discuss relicensing goals, details about the Wells Hydroelectric Project and potential study needs. For these pre-NOI meetings to be a success, Douglas PUD is requesting that appropriate members of your staff be made available to fully participate in these meetings. The first informal meeting, entitled "ILP 101" will take place at 10:00 AM, October 18, 2005 at the Douglas PUD headquarters building at 1151 Valley Mall Parkway, East Wenatchee, Washington.

Subsequent pre-NOI meetings will focus on resource issues and study needs and will take place within technically oriented Resource Work Groups (RWGs). There will be four RWGs formed to discuss relevant relicensing issues and future studies appropriate to the relicensing of the Wells Project. The Cultural RWG will address cultural and historic resources. The Terrestrial RWG will address wildlife, botanical, land use and aesthetics resources. The Aquatics RWG will address fish, aquatic and water quality resources. The Recreation RWG will address recreation and socioeconomic resources. Each of the four RWGs will meet independently and will usually

meet at Douglas PUD's headquarters in East Wenatchee, Washington. A schedule for all future RWG meetings leading up to the start of the formal ILP process will be discussed at the October 18th meeting.

Douglas PUD resource leads have been identified for each of the RWGs. For questions related to the Cultural, Recreation and Terrestrial RWGs please contact Scott Kreiter at scottk@dcpud.org or (509) 881-2327. For questions related to the Aquatic/Water RWG please contact Bao Le at baol@dcpud.org or (509) 881-2323.

For additional information on the ILP, the Wells Project or the Wells Relicensing Process and schedule, please feel free to contact Shane Bickford, Relicensing Coordinator, at sbickford@dcpud.org or (509) 881-2208 or refer to the Wells Project Relicensing website at: <http://relicensing.douglaspud.org/>

In addition to these resources, Douglas PUD is in the process of conducting outreach meetings with each of the organizations listed below. These meetings have been scheduled to take place prior to the ILP 101 Workshop and are intended to provide your organization with an opportunity to ask PUD staff questions related to the Wells relicensing process. We encourage you to dedicate sufficient attention to this process and in particular, we urge attendance at the ILP 101 workshop set for October 18, 2005.

Sincerely,



William C. Dobbins
CEO/Manager

Copy: USFWS – Susan Martin, Mark Miller, Steve Lewis
NMFS – Bob Lohn, Keith Kirkendahl, Bruce Suzumoto, Ritchie Graves, Dale Bambrick,
Kristine Petersen
BLM – Barron Bail, Jim Fisher
WDFW – Jeffery Koenings, Dennis Beich, Carmen Andonaegui
WDOE – Jay Manning, Derek Sandison, Tom Tebb, Pat Irlle
State Parks – Rex Derr, Bill Koss, Eliot Scull, Jim Harris, Bill Fraser
CCT – Council Chairman Harvey Moses, Joe Peone, Jerry Marco, Camille Pleasants
YN – Council Chairman Jerry Meninick, Phillip Rigdon, Steve Parker, Bob Rose
Bridgeport – Mayor Steven Jenkins
Brewster – Mayor Bonnie House
Pateros – Mayor Gail Howe
Okanogan County – Commissioners
Douglas County – Commissioners
Chelan County – Commissioners

Enclosures: (1) Resource Work Groups - Proposed Schedule for Pre-NOI/PAD.
(2) Integrated Licensing Process – Final Rule.

Resource Work Groups

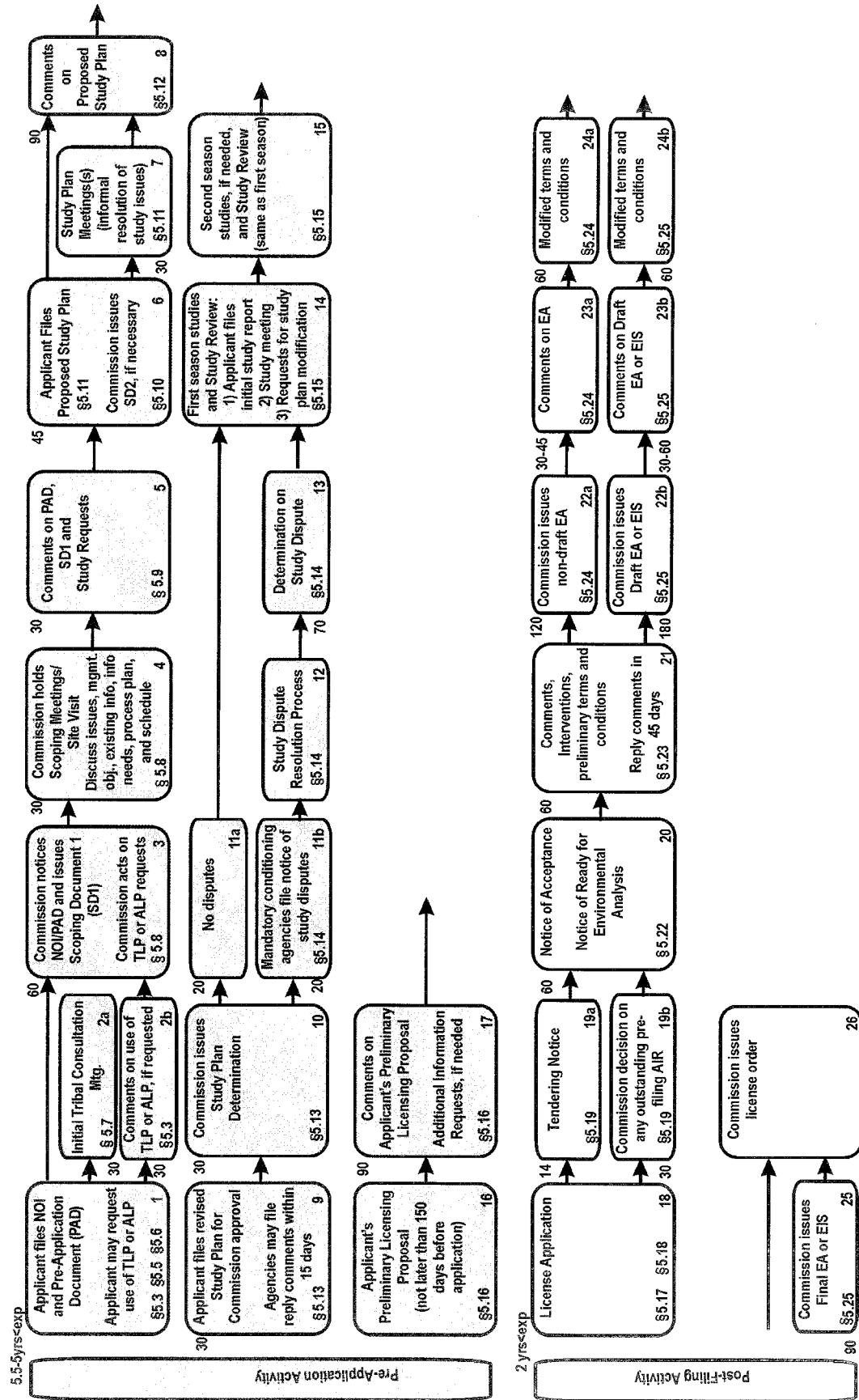
Proposed Schedule for Pre-NOI/PAD

- **Cultural**
- **Terrestrial** (includes Wildlife, Botanical, Land Use & Aesthetics)
- **Aquatics** (includes Fish and Water Quality)
- **Recreation** (includes Socioeconomics)

Meeting	Date	Time
ILP 101	Tues. Oct. 18, 2005	10:00 AM
RWG 1 (introduction, roles, 7 criteria, ILP tie)		
Cultural	Thurs. Nov. 10, 2005	10:00 AM
Aquatics	Tues. Nov. 15, 2005	10:00 AM
Terrestrial	Wed. Nov. 16, 2005	10:00 AM
Recreation	Thurs. Nov. 17, 2005	10:00 AM
RWG 2 (issues defined, active dialog)		
Cultural	Thurs. Dec. 15, 2005	10:00 AM
Terrestrial	Tues. Jan. 3, 2006	10:00 AM
Aquatics	Thurs. Jan. 5, 2006	10:00 AM
Recreation	Tues. Jan. 10, 2006	10:00 AM
RWG 3 (scope issues, nexus statements)		
Cultural	Thurs. Jan. 12, 2006	10:00 AM
Terrestrial	Tues. Jan. 31, 2006	10:00 AM
Aquatics	Thurs. Feb. 2, 2006	10:00 AM
Recreation	Tues. Feb. 7, 2006	10:00 AM
RWG 4 (final nexus statements for PAD)		
Cultural	Thurs. Feb. 9, 2006	10:00 AM
Terrestrial	Tues. Feb. 28, 2006	10:00 AM
Aquatics	Thurs. Mar. 2, 2006	10:00 AM
Recreation	Tues. Mar. 7, 2006	10:00 AM
RWG 5 (review Phase II Study Plans)		
Cultural	Thurs. July 6, 2006	10:00 AM
Terrestrial	Tues. July 11, 2006	10:00 AM
Aquatics	Thurs. July 13, 2006	10:00 AM
Recreation	Tues. July 18, 2006	10:00 AM
RWG 6 (finalize Phase II Study Plans)		
Cultural	Thurs. Sept. 7, 2006	10:00 AM
Terrestrial	Tues. Sept. 12, 2006	10:00 AM
Aquatics	Thurs. Sept. 14, 2006	10:00 AM
Recreation	Tues. Sept. 19, 2006	10:00 AM

INTEGRATED LICENSING PROCESS

Figure 1. Integrated Licensing Process



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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553

Honorable Magalie Roman Salas, Secretary
Federal Energy Regulatory Commission
888 First Street NE
Washington, DC 20426

December 1, 2005

Subject: Public Utility District No. 1 of Douglas County – Wells Hydroelectric Project (No. 2149) - Request for Designation as Non-Federal Representative for Endangered Species Act Consultation and Consultation under Section 106 of the National Historic Preservation Act

Dear Ms. Salas:

Public Utility District No. 1 of Douglas County (Douglas PUD) is preparing to initiate the Integrated Licensing Process (ILP) for the Wells Hydroelectric Project No. 2149. The formal ILP for the Wells Project will begin in December 2006, when Douglas PUD submits the NOI and PAD for the Wells Project. In preparation for the formal ILP, Douglas PUD has been conducting Pre-ILP discussions with various resource agencies, tribes and local community governments. One of the main goals of these discussions is to identify resource issues associated with future operations of the Wells Project.

Douglas PUD, the resource agencies and Tribes, agree that the process of issue identification would be streamlined if the Commission would assign consultation authority to Douglas PUD for cultural resources and endangered species issues at this time. Therefore, Douglas PUD respectfully requests that FERC do the following:

- (1) Authorize Douglas PUD to initiate and conduct day-to-day consultations on cultural resources with the Confederated Tribes of the Colville Reservation, Washington State Department of Archaeology and Historic Preservation, and any appropriate and interested tribal, resource agency or other entities consistent with requirements under Section 106 of the National Historic Preservation Act, pursuant to the provisions of 36 CFR § 800.2(c)(4).
- (2) Designate Douglas PUD as the Commission's non-federal representative for the purposes of informal consultation related to ESA listed and candidate species. Agencies involved in this consultation include the US Fish and Wildlife Service and the National Marine Fisheries Service under Section 7 of the Endangered Species Act.

Douglas PUD understands that the Commission retains ultimate authority and responsibility for consultation related to ESA and Section 106 issues, including its responsibility for government-to-government relationships with Tribes.

If you have any questions related to this request, please feel free to contact Scott Kreiter at 509-881-2327.

Sincerely,



Shane Bickford
Relicensing Coordinator
Douglas PUD

Copy: Camille Pleasants (Confederated Tribes of the Colville Reservation - THPO)
Allyson Brooks (Washington Department of Archaeology and Historic Preservation – SHPO)
Jim Fisher (Bureau of Land Management)
Mark Miller (U.S. Fish and Wildlife Service)
Keith Kirkendall (National Marine Fisheries Service)
Ritchie Graves (National Marine Fisheries Service)
David Turner (Federal Energy Regulatory Commission)

FEDERAL ENERGY REGULATORY COMMISSION
WASHINGTON, D.C. 20426

OFFICE OF ENERGY PROJECTS

DEC 7 2005

Project No. 2149 - Washington
Wells Hydroelectric Project
PUD No. 1 of Douglas County

Shane Bickford, Relicensing Coordinator
Douglas County PUD
1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497

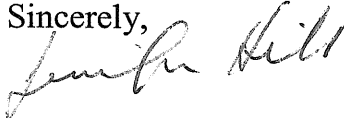
RE: Section 106 Consultation Authorization.

Dear Mr. Bickford:

In your December 1, 2005 letter (see attachment), you requested that we grant permission for you to initiate Section 106 consultation on our behalf. By copy of this letter, we are authorizing Douglas County PUD to initiate consultation with the Washington State Historic Preservation Officers and other consulting parties, pursuant to 36 CFR § 800.2(c)(4) of the regulations implementing Section 106 of the National Historic Preservation Act. This consultation pertains to the relicensing effort by Douglas County PUD involving the Wells Hydroelectric Project located in Douglas County, Washington.

As stated in your letter, we are granting authorization to Douglas County PUD in order for them to conduct day-to-day Section 106 consultation responsibilities in regards to the above relicensing effort; however, the Commission remains ultimately responsible for all findings and determinations.

If you have any questions, please contact Dr. Frank Winchell at 202-502-6104 with any questions or comments.

Sincerely,

Jennifer Hill
Chief, Hydro West Branch 1

Camille Pleasants, THPO
Confederated Tribes of the Colville Reservation
P.O. Box 150
Nespelem, WA 99155

Allyson Brooks, SHPO
Dept. of Archaeology and Historic Preservation
1063 South Capitol Way, Suite 106
Olympia, WA 98501

Jim Fisher
Bureau of Land Management
915 N. Walla Walla Avenue
Wenatchee, WA 98801-1521

Public Files
Service List



Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553

Camille Pleasants
Colville Confederated Tribes
P.O. Box 150
Nespelem, WA 99155

December 22, 2005

Subject: Wells Relicensing Section 106 Process

Dear Ms. Pleasants

As you are aware, Douglas PUD is beginning the relicensing process for the Wells Hydroelectric Project (Project). We appreciate the feedback that you and Guy Moura provided during our meeting on November 18, 2005. As a follow-up to that meeting, this letter provides some background on the Wells relicensing process thus far, as well as a proposal for initiating the Section 106 process for addressing cultural resource issues.

To date, the following efforts have been completed as part of the early initiation of the Wells Integrated Licensing Process (ILP):

- August 8, 2005 – Douglas PUD sent an information request letter to 177 entities (including the Colville Tribes) in an effort to collect all of the existing information relevant to the relicensing of the Wells Project.
- August 31, 2005 – Douglas PUD sent an outreach letter to the Colville Tribes regarding an upcoming meeting with the Tribal Council to discuss participation in the relicensing of the Wells Project and in particular participation in Resource Work Group meetings.
- October 4, 2005 – Douglas PUD held a stakeholder outreach meeting with the Colville Tribal Council and key staff.
- October 18, 2005 – Douglas PUD held an “ILP 101 meeting” to review FERC’s new Integrated Licensing Process (ILP) and to discuss how this process would be used to relicense the Wells Project. Key staff from all of the federal, state, tribal and local government entities interested in the ILP process attended the meeting including key staff from the FERC.
- November 18, 2005 – Cultural Resources Work Group #1. Douglas PUD hosted the first cultural resources work group meeting in an effort to identify issues and studies for the Wells ILP. Participants included the Colville Tribes, Washington DAHP, DTA and Douglas PUD.
- December 1, 2005 – Douglas PUD sent a letter to FERC requesting designation as the non-federal representative for consultation under Section 106 of the NHPA.

- December 7, 2005 – FERC sent a letter to Douglas PUD granting authorization to conduct day-to-day Section 106 consultation.

Through these efforts, the Colville Tribes, the Washington State Department of Archaeology and Historic Preservation, and the BLM have expressed interest in issues related to cultural resources and in particular have raised questions related to the next steps for Section 106 consultation.

In order to move forward, Douglas PUD would like to initiate Section 106 consultation at this time. We propose to begin these discussions during the meeting time we reserved on January 12, where the main goal would be to develop and agree on the steps for completing the Section 106 process.

Please contact me at your convenience by phone or email with your thoughts on this approach.

Sincerely,



Scott Kreiter
Natural Resources Relicensing Specialist

Copy: Rob Whitlam – Washington Department of Archaeology and Historic Preservation
Dub Louie – Colville Tribes Cultural Development Committee Chair
Jim Fisher – Bureau of Land Management

Enclosures: Letter to Douglas PUD from FERC granting authorization to conduct day-to-day Section 106 consultation regarding Wells Relicensing (December 7, 2005)



Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553

Ms. Allyson Brooks
Department of Archaeology & Historic Preservation
1063 South Capitol Way, Suite 106
Olympia, WA 98501

July 18, 2006

**Subject: Wells Relicensing – Project Area of Potential Effect
Wells Hydroelectric Project, FERC No. 2149**

Dear Ms. Brooks:

As part of the relicensing of the Wells Hydroelectric Project, Douglas PUD is seeking concurrence from the Washington State Historic Preservation Officer (SHPO) on the definition for the Wells Project Area of Potential Effect (APE).

Following FERC's initiation of the Section 106 process in December, 2005, Douglas PUD began consulting with the Cultural Resource Work Group (RWG) comprised of the Washington DAHP, the Colville Tribes, and Bureau of Land Management. As part of this process, the RWG defined the APE as follows:

The Wells Project area of potential effect (APE) includes all lands within the FERC Project boundary (Figure 1). The APE also includes any lands outside of the Project boundary where cultural resources may be affected by Project-related activities that are conducted in compliance with the FERC license (e.g. the Wells HCP Tributary Conservation Program) (Figure 2).

On April 11, 2006, Douglas PUD distributed this definition, along with Figures 1 and 2, to the Cultural RWG for comment. No comments were received.

At this time, Douglas PUD is asking for SHPO concurrence on the above APE definition and associated figures (Figures 1 and 2). We are also seeking concurrence from the Colville Tribes' THPO by separate letter.

We appreciate your input regarding this issue. Please contact me at 509-881-2327 if you have any questions or concerns.

Sincerely,

Natural Resources Relicensing Specialist

Enclosures

Copy: Rob Whitlam, DAHP
Frank Winchell, FERC
Shane Bickford, Douglas PUD
Exhibit E - Page 1825

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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553

Ms. Camille Pleasants
Colville Confederated Tribes
P.O. Box 150
Nespelem, WA 99155

July 18, 2006

**Subject: Wells Relicensing – Project Area of Potential Effect
Wells Hydroelectric Project, FERC No. 2149**

Dear Ms. Pleasants:

As part of the relicensing of the Wells Hydroelectric Project, Douglas PUD is seeking concurrence from the Colville Tribal Historic Preservation Officer (THPO) on the definition for the Wells Project Area of Potential Effect (APE).

Following FERC's initiation of the Section 106 process in December, 2005, Douglas PUD began consulting with the Cultural Resource Work Group (RWG) comprised of the Washington DAHP, the Colville Tribes, and Bureau of Land Management. As part of this process, the RWG defined the APE as follows:

The Wells Project area of potential effect (APE) includes all lands within the FERC Project boundary (Figure 1). The APE also includes any lands outside of the Project boundary where cultural resources may be affected by Project-related activities that are conducted in compliance with the FERC license (e.g. the Wells HCP Tributary Conservation Program) (Figure 2).

On April 11, 2006, Douglas PUD distributed this definition, along with Figures 1 and 2, to the Cultural RWG for comment. No comments were received.

At this time, Douglas PUD is asking for THPO concurrence on the above APE definition and associated figures (Figures 1 and 2). We are also seeking concurrence from the Washington State SHPO by separate letter.

We appreciate your input regarding this issue. Please contact me at 509-881-2327 if you have any questions or concerns.

Sincerely,

Natural Resources Relicensing Specialist

Enclosures

Copy: Frank Winchell, FERC
Shane Bickford, Douglas PUD

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STATE OF WASHINGTON

DEPARTMENT OF ARCHAEOLOGY & HISTORIC PRESERVATION

1063 S. Capitol Way, Suite 106 • Olympia, Washington 98501
Mailing address: PO Box 48343 • Olympia, Washington 98504-8343
(360) 586-3065 • Fax Number (360) 586-3067 • Website: www.dahp.wa.gov

July 24, 2006

Mr. Scott Kreiter
PUD No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-4497

Log No.: 093005-12-FERC
Re: Wells Hydroelectric Project No. 2149

Dear Mr. Kreiter:

Thank you for contacting our department. We have reviewed the maps for the proposed Wells Hydroelectric Project No. 2149 in Douglas, Chelan and Okanogan Counties, Washington. Thank you for your description of the Area of Potential Effect (APE). We concur with the definition of the APE. We look forward to participating in your cultural resources protection efforts and learning of your consultation with the concerned tribes.

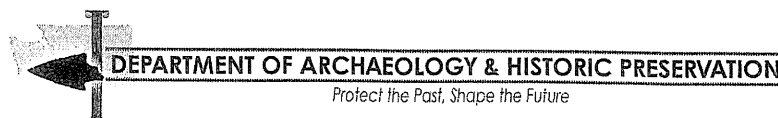
We would appreciate receiving any correspondence or comments from concerned tribes or other parties that you receive as you consult under the requirements of 36CFR800.4(a)(4) and the reports when they are available.

These comments are based on the information available at the time of this review and on behalf of the State Historic Preservation Officer in conformance with Section 106 of the National Historic Preservation Act and its implementing regulations 36CFR800. Should additional information become available, our assessment may be revised.

Sincerely,

Robert G. Whitlam, Ph.D.
State Archaeologist
(360)586-3080
email: rob.whitlam@dahp.wa.gov

cc: C. Pleasant



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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553

Preston A. Sleeper
500 NE Multnomah Street
Suite 356
Portland, Oregon 97232-2036

July 25, 2006

Subject: Wells Project Relicensing – Section 106 Consultation

Dear Mr. Sleeper:

The current Federal Energy Regulatory Commission (FERC) license to operate the Wells Hydroelectric Project (FERC Project No. 2149) expires May 31, 2012. By law and by regulation, the Notice of Intent (NOI) to relicense the Wells Project and the Wells Pre-Application Document (PAD) must be filed with FERC between five and five and one-half years prior to the expiration of the FERC operating license. Public Utility District No. 1 of Douglas County (Douglas PUD) plans on filing the NOI and PAD with FERC in December of 2006, five and one-half years prior to the expiration of the existing FERC license.

By regulation, the newly formed Integrated Licensing Process (ILP) is the default licensing process and thus will be utilized for relicensing the Wells Project. In order to ensure that all of the timelines are met for the Wells Project ILP and to provide stakeholders a broader opportunity for interaction in this process, Douglas PUD has initiated consultation with interested parties on issues related to cultural resources and Section 106 of the National Historic Preservation Act.

By letter dated December 7, 2005, FERC granted permission to Douglas PUD to initiate Section 106 consultation on their behalf (enclosed). To date, three Cultural Resource Work Group meetings have been held which included the Colville Tribe, Washington Department of Archaeology and Historic Preservation, Bureau of Land Management, FERC and Douglas PUD. During the third meeting, it was suggested that Douglas PUD should invite the Bureau of Indian Affairs (BIA) to participate in the Section 106 consultation process. Following that meeting, we contacted Chuck James, who suggested that Douglas PUD send a letter to you regarding BIA participation in future cultural resource meetings.

Please consider whether or not your agency is interested in participating in future cultural resource meetings related to the relicensing of the Wells Project. If you have any questions or concerns regarding this notification, we encourage BIA staff to contact Scott Kreiter at scottk@dcpud.org or (509) 881-2327 for more information.

Sincerely,

Shane Bickford
Relicensing Coordinator

Enclosure

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The Confederated Tribes of the Colville Reservation

History/Archaeology Program (509) 634-2693
P.O. Box 150, Nespelem, WA 99155 FAX: (509) 634-2694



October 25, 2006

Scott Kreiter
Natural Resources Relicensing Specialist
Douglas County PUD
1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497

FERC Project No. 2149

Re: Wells Relicensing – Project Area of Potential Effect Wells Hydroelectric Project

Dear Mr. Kreiter,

Your letter of July 18, 2006 requested concurrence on the area of potential effect (APE) for the Wells Hydroelectric Project relicensing from the Tribal Historic Preservation Officer of the Confederated Tribes of the Colville Reservation. You letter defined the APE as:

The Wells Project area of potential effect (APE) includes all lands within the FERC Project boundary (Figure 1). The APE also includes any lands outside of the Project boundary where cultural resources may be affected by Project-related activities that are conducted in compliance with the FERC license (e.g. the Wells HCP Tributary Conservation Program) (Figure 2).

Figures 1 and 2 had previously been delivered to our office.

Based on the information before us at this time, we concur with the APE as detailed in the July 18 letter, in the referenced figures, or lands associated with any attendant transmission lines specifically included in the relicensing effort.

Thank you; we look forward to continued cooperation related to FERC Project No. 2149. If you have any questions or concerns regarding this letter, please contact me at (509) 634-2654.

Sincerely,

Camille Pleasants
Tribal Historic Preservation Officer

CC Doug Seymour, CBC Culture Committee Chairman
John Sirois, Cultural Preservation Administrator
Chrono
File (GM)

RECEIVED
1
OCT 30 2006

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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspud.org

Ms. Camille Pleasants
Colville Confederated Tribes
P.O. Box 150
Nespelem, WA 99155

January 10, 2007

**Subject: Wells Relicensing – Cultural Resources Data Review report
Wells Hydroelectric Project, FERC No. 2149**

Dear Ms. Pleasants:

Please find enclosed a copy of the final Wells Cultural Resources Data Review. This document was completed as part of the development of the Pre-Application Document for the Wells Hydroelectric Project relicensing. We appreciate the input you provided during the development of this document.

Sincerely,

Natural Resources Relicensing Specialist

Enclosures

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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspud.org

Mr. Frank Winchell
Federal Energy Regulatory Commission
888 First Street NE
Washington, DC 20426

January 10, 2007

**Subject: Wells Relicensing – Cultural Resources Data Review report
Wells Hydroelectric Project, FERC No. 2149**

Dear Mr. Winchell:

Please find enclosed a copy of the final Wells Cultural Resources Data Review. This document was completed as part of the development of the Pre-Application Document for the Wells Hydroelectric Project relicensing. We appreciate the input you provided during the development of this document.

Sincerely,

Natural Resources Relicensing Specialist

Enclosures

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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspud.org

Mr. Rob Whitlam
Department of Archaeology & Historic Preservation
1063 South Capitol Way, Suite 106
Olympia, WA 98501

January 10, 2007

**Subject: Wells Relicensing – Cultural Resources Data Review report
Wells Hydroelectric Project, FERC No. 2149**

Dear Mr. Whitlam:

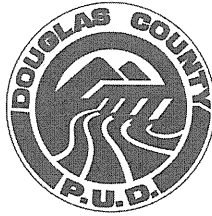
Please find enclosed a copy of the final Wells Cultural Resources Data Review. This document was completed as part of the development of the Pre-Application Document for the Wells Hydroelectric Project relicensing. We appreciate the input you provided during the development of this document.

Sincerely,

Natural Resources Relicensing Specialist

Enclosures

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**PUBLIC UTILITY DISTRICT NO. 1 OF DOUGLAS COUNTY
EAST WENATCHEE HEADQUARTERS OFFICE**

1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497
PHONE (509) 884-7191 FAX (509) 884-0553

Facsimile Transmittal

Date: March 1, 2007

To: Chuck James
Bureau of Indian Affairs

Fax #: (503) 231-6791 **Voice #:** _____

From: Scott Kreiter
Douglas County PUD

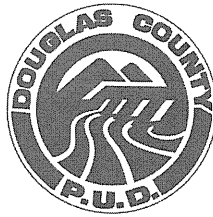
Total Number of Pages Including Cover Sheet: 24

If you do not receive all pages or experience any problems in the transmission, please call (509) 884-7191 ext. 2288. Fax Phone Number (509) 884-0553.

Comments:

Thank You!

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**PUBLIC UTILITY DISTRICT NO. 1 OF DOUGLAS COUNTY
EAST WENATCHEE HEADQUARTERS OFFICE**

1151 Valley Mall Parkway
East Wenatchee, WA 98802-4497
PHONE (509) 884-7191 FAX (509) 884-0553

Facsimile Transmittal

Date: March 1, 2007

To: Jennifer Frozena
Bureau of Indian Affairs

Fax #: (503) 231-2275 **Voice #:** _____

From: Scott Kreiter
Douglas County PUD

Total Number of Pages Including Cover Sheet: 24

If you do not receive all pages or experience any problems in the transmission, please call (509) 884-7191 ext. 2288. Fax Phone Number (509) 884-0553.

Comments:

Thank You!

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Chuck and Jennifer,

Thank you for taking the time to meet with me regarding Wells Relicensing. Please find attached the Draft Meeting Notes from our February 21, 2007 meeting at your office. Please provide any comments you may have.

Thanks.

-Scott Kreiter
Phone 509-881-2327
Fax 509-884-0553

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Meeting Notes

Douglas PUD/BIA

Portland, OR

Wells Hydroelectric Project Relicensing
Douglas County PUD
February 21, 2007

Meeting Coordinator: Scott Kreiter (509) 881-2327

Meeting Objective: To provide an update on Wells Relicensing and the Section 106 process

The BIA has recently become engaged in the Wells ILP. Therefore, the purpose of the meeting was to bring the BIA up to speed regarding the ongoing Section 106 process as it relates to Wells relicensing. Chuck James and Jennifer Frozena attended the meeting.

The following items were discussed:

- Provided an overview of the pre-ILP activities
 - baseline studies
 - RWGs
 - Issue identification
 - Study plans
 - PAD
- Provided a map of the Project and brief description of the Okanogan River, land ownership, etc.
- Provided a copy of the Steps For Section 106 Table and walked through the steps. Provided details on all steps that have been completed to date
 - FERC consultation
 - APE
 - Data Review
 - TCP
 - Proposed Study Plan for cultural survey
- Briefed the BIA on the upcoming schedule for the ILP
 - PAD/SD1 comments and study requests due April 2
 - Project tour on Feb. 27
 - Scoping Meetings on Feb. 28
 - Proposed Study Plan due May 17
 - Provided them with a copy of the ILP timeline.

- Discussed issues that have been of interest to the tribes;
 - Water quality / toxins / fish tissue
 - Cultural
 - Fish (sturgeon, lamprey)
 - Recreation (fishing access)
 - Wildlife (CCT only participating by email updates)
- Jennifer Frozena said that Chuck James would be the representative for cultural resources issues. Bob Dach is in the process of moving from Denver to Portland, and will be the representative for other work groups.
- Jennifer Frozena said that the BIA will be setting up a meeting with the Colville Tribe to ensure that all of the Tribes' issues have been brought forward.
- The BIA is not prepared to attend the FERC tour and scoping meetings on February 27 and 28. However, they will likely provide written comments. They are interested in touring the Project in the spring.
- Because BIA is still without email access, all documents should be mailed or faxed.
- The following documents were provided:
 - PAD DVD
 - Map of the Wells Project
 - APE concurrence letters
 - URL to the website
 - FERC letter delegating consultation authority to Douglas PUD.

Commissioners:
T. JAMES DAVIS
LYNN M. HEMINGER
RONALD E. SKAGEN

General Manager:
WILLIAM C. DOBBINS



ORIGINAL

Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspud.org

July 9, 2007

Mr. Rob Whitlam, State Archaeologist
Ms. Allyson Brooks, State Historic Preservation Officer
Wash. State Dept. of Archaeology & Historic Preservation
1063 South Capitol Way, Suite 106
Olympia, WA 98501

Ms. Camille Pleasants, Tribal Historic Preservation Officer
Colville Confederated Tribes
P.O. Box 150
Nespelem, WA 99155

FILED
OFFICE OF THE
SECRETARY
2007 JUL 16 P 3:44
FEDERAL ENERGY
REGULATORY COMMISSION

Re: Wells Hydroelectric Project, FERC No. 2149 - 2007 Triennial Archaeological Monitoring

Dear Sir or Madam,

Douglas PUD is required to conduct triennial archaeological monitoring of the Wells Reservoir as part of the 1983 Memorandum of Agreement with the Washington State Department of Archaeology and Historic Preservation (DAHP), and the Confederated Tribes of the Colville Reservation (CCT). Douglas PUD is scheduled to conduct this monitoring in 2007.

As part of the Wells relicensing process, the Cultural Resources Work Group, comprised of the CCT, SHPO, FERC, and Douglas PUD, identified a need to conduct an archaeological reconnaissance study (enclosed) of the Wells Reservoir, which will begin in 2007 and conclude in 2008. Because of the overlap in schedule and scope between these two efforts, the Work Group members proposed to consolidate the monitoring and the relicensing study into a single effort.

Consequently, Douglas PUD is requesting formal concurrence from the CCT and DAHP to conduct the 2007 triennial monitoring as part of the proposed relicensing study. Douglas PUD has contracted with the CCT History/Archaeology Program to conduct this study, which is scheduled to be completed by August, 2008. Therefore, a monitoring report will not be prepared in 2008.

If you would like to discuss this further, please contact me at 509-881-2242 or at gbrett@dcpud.org.

Sincerely,

Gordon Brett
Property Supervisor

c: The Honorable Kimberly D. Bose, FERC
Mr. Frank Winchell, FERC

Exhibit Page 1849

HPMP Consultation Records
Wells Project No. 2149

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STATE OF WASHINGTON

DEPARTMENT OF ARCHAEOLOGY & HISTORIC PRESERVATION

1063 S. Capitol Way, Suite 106 • Olympia, Washington 98501

Mailing address: PO Box 48343 • Olympia, Washington 98504-8343

(360) 586-3065 • Fax Number (360) 586-3067 • Website: www.dahp.wa.gov

July 12, 2007

Mr. Gordon Brett
PUD No. 1 of Douglas County
1151 Valley Mall Parkway
East Wenatchee, Washington 98802-7191

Log No.: 071107-06-FERC
Re: Triennial Monitoring
FERC # Wells Hydroelectric Project No. 2149

Dear Mr. Brett:

Thank you for contacting our department. We have reviewed the material you provide for the proposed Triennial Archaeological Monitoring Wells Hydroelectric Project No. 2149 in Douglas, Chelan and Okanogan Counties, Washington.

We concur with your request to incorporate that effort with the relicensing study efforts. We look forward to participating in your cultural resources protection efforts.

We would appreciate receiving any correspondence or comments from concerned tribes or other parties that you receive as you consult under the requirements of 36CFR800.4(a)(4) and the reports when they are available.

These comments are based on the information available at the time of this review and on behalf of the State Historic Preservation Officer in conformance with Section 106 of the National Historic Preservation Act and its implementing regulations 36CFR800. Should additional information become available, our assessment may be revised.

Sincerely,

Robert G. Whitlam, Ph.D.
State Archaeologist
(360)586-3080
email: rob.whitlam@dahp.wa.gov

cc: C. Pleasants

RECEIVED
JUL 16 2007



DEPARTMENT OF ARCHAEOLOGY & HISTORIC PRESERVATION

Protect the Past, Shape the Future

HPMP Compliance Report

Exhibit E - Page 185

DOUGLAS PUD
Wells Project No. 2149

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MEMORANDUM

TO: Wells Cultural Resources RWG

FROM: Scott Kreiter

DATE: June 3, 2008

SUBJECT: Wells Project Draft Traditional Cultural Properties Report

Please find enclosed the draft Traditional Cultural Properties Study report prepared by the Colville Confederated Tribes for the Wells Project relicensing. Please email your comments to me at scottk@depud.org by June 24. We hope to have all comments incorporated prior to our Work Group meeting scheduled for July 17, 2008. Any remaining comments will be discussed at that time.

Note that the information in this report is **confidential and should not be copied or distributed**.

Please contact me at (509) 881-2327 if you have any questions or comments.

Copy: Frank Winchell, Federal Energy Regulatory Commission
Robert Whitlam, Dept. of Archaeology and Historic Preservation
Chuck James, Bureau of Indian Affairs
Sally Sovey, Bureau of Land Management
Camille Pleasants, Colville Confederated Tribes
Tim Bachelder, Devine Tarbell and Associates
Glenn Hartmann, Cultural Resources Consultants, Inc.

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MEMORANDUM

TO: Wells Cultural Resources RWG

FROM: Scott Kreiter

DATE: July 28, 2008

SUBJECT: Wells Project Relicensing: Draft Cultural Resources Site Revisit and Archaeological Survey Report

Please find enclosed the draft *Cultural Resources Site Revisit and Archaeological Survey* report prepared by the Colville Confederated Tribes for the Wells Project relicensing. Please be prepared to comment on the report at the next Cultural Resources Work Group meeting on September 3.

Note that the information in this report is **confidential and should not be copied or distributed**.

Please contact me at (509) 881-2327 if you have any questions or comments.

Copy: Frank Winchell, Federal Energy Regulatory Commission
Robert Whitlam, Dept. of Archaeology and Historic Preservation
Chuck James, Bureau of Indian Affairs
Karen Kelleher, Bureau of Land Management
Camille Pleasants, Colville Confederated Tribes
Tim Bachelder, Devine Tarbell and Associates
Glenn Hartmann, Cultural Resources Consultants, Inc.

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From: Scott Kreiter
Sent: Thursday, September 25, 2008 11:27 AM
To: 'Richard Bailey'
Subject: Wells Reservoir - BLM sites

Rich,
There are three Wells Reservoir sites that are on BLM land. I've attached site forms for them.

[REDACTED]

Note that the site forms currently have Douglas PUD as the owner. The CCT is working to correct some inconsistencies in the site forms.

Our next meeting is scheduled for October 9. I'm planning to have that meeting be a field trip to the 40 sites that were identified in the report as "priority sites". Obviously, we won't make it to all of those sites in a day, but I'll put together a list based on priority and location. If you're interested in going, please let me know. DO383 is one of the sites listed as a priority...though I'm not sure yet if we'll visit that site on this trip or not.

Thanks.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327

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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspu.org

October 15, 2008

CONTAINS PRIVILEGED INFORMATION – DO NOT RELEASE

Honorable Kimberly D. Bose
Secretary
Federal Energy Regulatory Commission
888 First Street, NE
Washington DC 20426

**Subject: Wells Hydroelectric Project No. 2149-131
Initial Study Report Document**

Dear Secretary Bose:

In accordance with 18 C.F.R. § 5.15(c), the Public Utility District No. 1 of Douglas County, Washington (Douglas PUD), licensee for the Wells Hydroelectric Project (Wells Project), hereby submits for filing one original paper copy and eight compact disk copies of its Initial Study Report (ISR) Document for the relicensing of the Wells Project. The ISR Document describes the overall progress in implementing the 12 study plans submitted in Douglas PUD's Revised Study Plan (RSP) Document. These 12 study plans were collaboratively developed and agreed upon by four Resource Work Groups (RWGs) addressing Cultural, Recreation, Terrestrial, and Aquatic/Water Quality resources.

On October 11, 2007, FERC issued its Study Plan Determination based on its review of the RSP Document and comments from stakeholders. FERC's Study Plan Determination required Douglas PUD to complete 10 of the 12 studies included in its RSP Document. Douglas PUD has opted to complete all 12 studies to better prepare for the 401 Water Quality Certification process to be conducted by the Washington State Department of Ecology and to fulfill its commitment to the RWGs who collaboratively developed the 12 agreed-upon study plans with Douglas PUD.

The ISR Document is separated into two volumes. Volume 1 includes an Introduction (Section 1), Evaluation of Goals and Objectives (Section 2), Summaries of Study Results (Section 3) and information related to the Initial Study Report Meeting (Section 4). Volume 2 includes Appendices A-E. The full version of each of the 12 study reports (some completed and some in

progress) can be found in Appendices A-D and the Summary of Consultation related to the implementation of these studies can be found in Appendix E.

In accordance with 18 C.F.R. § 5.2(c), the Cultural Resources Investigation has been deleted from Appendix A to the ISR Document because this report contains specific site or property locations, the disclosure of which would create a risk of harm or destruction of archeological or native American cultural resources. Additionally, in accordance with 18 C.F.R. § 388.112, Douglas PUD requests privileged treatment of a portion of the Transmission Line Wildlife and Botanical Study, because it includes the location of a plant identified as a federal species of concern and a state threatened species the disclosure of which would create a risk of harm to such species. The sensitive portion of this report has been deleted from Appendix C to the ISR Document. In accordance with instructions issued by the Secretary, Douglas PUD encloses for filing one copy of the Cultural Resources Investigation and the privileged portion of the Transmission Line Wildlife and Botanical Study as a separate document, which has been marked "Contains Privileged Information – Do Not Release." Douglas PUD requests that this document be maintained in a non-public file and withheld from public disclosure in accordance with applicable regulations.

Copies of the ISR Document are concurrently being distributed to all entities listed on the attached Relicensing Distribution List in accordance with the Communication Protocol set forth in section 2.3 of the Pre-Application Document for the Wells Project.

If you have any questions or require further information, please feel free to contact me at (509) 881-2208 or sbickford@dcpud.org.

Sincerely,



Shane Bickford
Supervisor of Relicensing

Cc: Relicensing Distribution List



Public Utility District No. 1 of Douglas County

1161 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspud.org

CONTAINS CONFIDENTIAL AND PRIVILEGED INFORMATION DO NOT DISTRIBUTE

December 2, 2008

Honorable Kimberly D. Bose
Secretary
Federal Energy Regulatory Commission
888 First Street, NE
Washington DC 20426

**Subject: Traditional Cultural Property Study
of the Wells Hydroelectric Project No. 2149-131**

Dear Secretary Bose:

Public Utility District No. 1 of Douglas County, Washington (Douglas PUD), licensee for the Wells Hydroelectric Project (Wells Project), hereby submits for filing one paper original of the "Traditional Cultural Property Study for the Wells Hydroelectric Project" (TCP Study). The TCP Study was prepared by the Confederated Tribes of the Colville Reservation (CCT) under a contract with Douglas PUD. The TCP Study was completed as part of the cultural resources investigations supporting consultation under Section 106 of the National Historic Preservation Act in connection with the relicensing of the Wells Project. The results of the TCP Study will be considered during the drafting of the Historic Properties Management Plan for the Wells Project.

The TCP Study reflects the views of the CCT and the tribal members who served as informants during the course of the study, but not the views of Douglas PUD. Douglas PUD reserves the right to supplement the record as may be necessary to address any claim or recommendation set forth in the TCP Study.

The TCP Study contains confidential cultural information, including specific site or property locations, the disclosure of which would create a risk of harm or destruction of archeological or Native American cultural resources. Therefore, the TCP Study should be protected as confidential and privileged information in accordance with sections 5.2 and 388.112 of the Commission's regulations (18 C.F.R. §§ 5.2(c), 388.112 (2008)). In accordance with instructions issued by the Secretary, Douglas PUD has enclosed one paper original of the TCP

Study, each page of which has been marked “Contains Confidential and Privileged Information – Do Not Distribute.” Douglas PUD requests that this document be maintained in a non-public file and withheld from public disclosure in accordance with applicable regulations.

Copies of this letter are concurrently being distributed to all entities listed on the attached Relicensing Distribution List in accordance with the Communication Protocol set forth in section 2.3 of the Pre-Application Document for the Wells Project.

If you have any questions or require further information, please feel free to contact me at (509) 881-2208 or sbickford@dcpud.org.

Sincerely,

A handwritten signature in blue ink, appearing to read "Shane Bickford". The signature is fluid and cursive, with a large loop at the end.

Shane Bickford
Supervisor of Relicensing

Cc: Relicensing Distribution List



MEMORANDUM

TO: Wells Cultural Resources RWG

FROM: Scott Kreiter

DATE: February 2, 2009

SUBJECT: Submittal of Final "*Results of the 2007-2008 Wells Reservoir Cultural Resources Site Revisit and Intensive Archaeological Survey, Chelan, Douglas, and Okanogan Counties, Washington*". Wells Hydroelectric Project, FERC No. 2149

Please find enclosed the final report entitled "*Results of the 2007-2008 Wells Reservoir Cultural Resources Site Revisit and Intensive Archaeological Survey, Chelan, Douglas, and Okanogan Counties, Washington*". This study was conducted for the relicensing of the Wells Hydroelectric Project. Also enclosed is a CD containing the study report (Volume I), digital copies of the site forms (Volume II), and an MS Access database.

Please note that the information in this report is **confidential and should not be copied or distributed**.

Please contact me at 509-881-2327 if you have any questions regarding this document.

Copy: Frank Winchell, Federal Energy Regulatory Commission
Robert Whitlam, Dept. of Archaeology and Historic Preservation
Camille Pleasants, Colville Confederated Tribes

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Public Utility District No. 1 of Douglas County

1151 Valley Mall Parkway • East Wenatchee, Washington 98802-4497 • 509/884-7191 • FAX 509/884-0553 • www.douglaspud.org

Dr. Robert G. Whitlam
Department of Archaeology and Historic Preservation
1063 South Capitol Way, Suite 106
Olympia, WA 98501

May 4, 2009

Subject: Wells Hydroelectric Project (FERC No. 2149), New site forms

Dear Dr. Whitlam,

Please find enclosed 37 temporary site forms for your review and approval from the 2007-2008 site revisit and intensive survey of the Wells Hydroelectric Project (Wells Project), in Chelan, Douglas, and Okanogan counties, Washington. Also enclosed is a CD containing digital copies of the site forms in Adobe Acrobat format.

The survey was conducted under contract by the Confederated Tribes of the Colville Reservation History/Archaeology, who also prepared the site forms. The study was conducted as part of the Wells Project Integrated Licensing Process.

Once Smithsonian numbers are assigned to the temporary sites, Douglas PUD will update the site forms and resubmit them along with the remaining 198 sites forms that have been revised. Douglas PUD will also include an ArcGIS shapefile of the site boundaries.

Thank you for reviewing these site forms. If you have any questions or comments, please contact me at (509) 881-2327 or at scottk@dcpud.org.

Sincerely,

Scott Kreiter
Natural Resources Specialist

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Wells Project Relicensing Phone Conversation Summary

Call to: Rich Bailey (Bureau of Land Management)

Call From: Scott Kreiter (Douglas PUD)

Date: 11/16/09

Time: 10:00 am

Subject: Historic Properties Management Plan

Summary:

As a follow-up to a meeting between Douglas PUD (Shane Bickford and Bill Dobbins) and the BLM (Karen Kelleher), Scott Kreiter contacted Rich Bailey regarding the status of the Historic Properties Management Plan.

Scott verified that Rich had been receiving copies of the HPMP by email. Rich stated that the BLM have been receiving the correspondence, and they have been monitoring the process. The BLM have not been actively involved due to the pending BLM land purchase. Rich stated that he was comfortable with the process, and that the other parties (Colville Tribes and SHPO) have more of a stake in the process.

Scott said he would be sending the HPMP to Karen Kelleher on CD and by email.

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Subject: Wells Relicensing: Cultural Resources Work Group - Final Draft HPMP

From: Frank Winchell [mailto:Frank.Winchell@ferc.gov]

Sent: Thursday, November 19, 2009 6:57 AM

To: Scott Kreiter

Subject: RE: Wells Relicensing: Cultural Resources Work Group - Final Draft HPMP

Scott:

Not really anything substantive from my end, but did not see anything associated with Appendix A, "Consultation Record", which I assume will be added to the final HPMP.

I found a few typos (but did not do a comprehensive proof read of the document).

They are:

Page C-12, first sentence under "Allotment Period (A.D. 1916-1956), I noticed three periods (...) at the end of sentence.

Page C-47, second to last paragraph at the bottom of page, fifth sentence, I noticed "...five shell shell lenses..."

A hanging heading at the bottom of page 22 (section 3.2, "Education and Interpretation"), which needs to be pushed forward to the next page.

That's it from me.

Frank

From: Scott Kreiter [mailto:scottk@dcpud.org]

Sent: Friday, November 06, 2009 10:48 AM

To: Scott Kreiter; Brent Martinez; Camille Pleasants; Chuck James; David Turner; Frank Winchell; glenn@crcwa.com; Gordon Brett; Guy Moura; John Devine; Karen Kelleher; margaret@crcwa.com; Mary Mayo; Richard Bailey; Rob Whitlam; Robert Easton; Shane Bickford; Tim Bachelder

Subject: Wells Relicensing: Cultural Resources Work Group - Final Draft HPMP

Wells Cultural RWG,

Please find attached the final draft Historic Properties Management Plan for the Wells Project. All changes are tracked, and should reflect comments from the October 19 meeting (final meeting notes attached). Note that the maps have been compressed in order to reduce the file size for email. As a result, the image quality is reduced from what they will be in the final. Please send any remaining comments to me by November 20.

After all changes are incorporated, we will send hard copies of the final to all active participants. For others, the HPMP will be available upon request. The final HPMP will also include the consultation record (Appendix A).

Please contact me if you have any comments or concerns.

Thank you.
-Scott

Scott Kreiter
Douglas County PUD
509-881-2327