Final Environmental Assessment

Environmental Assessment to Analyze Impacts of NOAA’s National Marine Fisheries Service Determination that Five Hatchery Programs for Elwha River Salmon and Steelhead as Described in Joint State-Tribal Hatchery and Genetic Management Plans and one Tribal Harvest Plan Satisfy the Endangered Species Act Section 4(d) Rule

Prepared by the
National Marine Fisheries Service, Northwest Region

In Cooperation with the
National Park Service, Olympic National Park
and
Bureau of Indian Affairs, Northwest Region

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Cover Sheet

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Title of Environmental Review: Environmental Assessment to Analyze Impacts of NOAA’s National Marine Fisheries Service Determination that Five Hatchery Programs for Elwha River Salmon and Steelhead as Described in Joint State-Tribal Hatchery and Genetic Management Plans and one Tribal Harvest Plan satisfy the Endangered Species Act Section 4(d) Rule


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Location of Proposed Activities: Elwha River Basin, Washington

Activity Considered: Endangered Species Act section 4(d) Rule determinations for five Hatchery Genetic Management Plans and one Tribal Harvest Plan
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Executive Summary

THE FOLLOWING IS NEW TEXT FROM THE DRAFT ENVIRONMENTAL ASSESSMENT AND IS PROVIDED AS AN EXECUTIVE SUMMARY OF THE REVIEW PROCESS AND DEVELOPMENT OF THE FINAL ENVIRONMENTAL ASSESSMENT

A Draft Environmental Assessment on the effects of five Hatchery and Genetic Management Plans (HGMPs), considered jointly, prepared by the Lower Elwha Klallam Tribe and the Washington Department of Fish and Wildlife, were released by the National Marine Fisheries Service (NMFS) for a 30-day public comment period on October 16, 2012 (77 FR 63294). The comment period for review of the draft Environmental Assessment on this Proposed Action expired on November 15, 2012.

During the public comment period, NMFS received four comment letters on the draft Environmental Assessment.

The Final Environmental Assessment reflects changes from the Draft Environmental Assessment based on comments received. To assist the reader with identification of changes to the Final Environmental Assessment, all new text is indicated in redline/strikeout format to show changes from the Draft Environmental Assessment, or includes a statement indicating the inclusion of new text. Comment letters and corresponding responses are located in Appendix A of this Final Environmental Assessment.

Changes to the Draft Environmental Assessment

The Final Environmental Assessment reflects changes from the Draft Environmental Assessment based on comments received as well as new information collected since the draft was published. All new text is indicated in redline/strikeout format to show changes from the Draft Environmental Assessment, or includes a statement indicating the inclusion of new text, as described under this Executive Summary.

This Final Environmental Assessment includes only those revisions based on public comments and new information provided during the public comment period on the draft Environmental Assessment. The following summarizes key changes to the draft Environmental Assessment:

- Descriptions of critical habitat for Chinook salmon, eulachon, and bull trout have been added (Subsection 3.4, Salmon and Steelhead and Subsection 3.5, Other Fish Species), with a corresponding analyses of the potential effects of the No-action Alternative and Proposed Action Alternative on critical habitat (Section 4.0, Environmental Consequences).
- Descriptions of expected impacts on the size, health, and survival of bull trout, Pacific eulachon, and Southern Resident Killer Whales has been added (Subsection 4.5, Other Fish Species; Subsection 4.6, Wildlife).
• Information on the Wilderness Act and the Olympic Wilderness Area has been added to Subsection 1.4, Action Area, Subsection 1.5, Relationship to Other Plans, Regulations, Agreements, Laws, Secretarial Orders, and Executive Orders, and Subsection 5.2, Other Programs, Plans, and Policies.
• Additional information on the scope of the No-action Alternative in Subsection 2.1, Alternative 1 – No-action.
• Clarification regarding the importance of employment at hatcheries on the Elwha tribal community has been made (Subsection 4.10, Environmental Justice).
• Citations have been added, and are reflected in Section 7, References.
• Comments received and subsequent responses have been added as Appendix A.
1. PURPOSE OF AND NEED FOR THE PROPOSED ACTION

1.1. Background

NOAA’s National Marine Fisheries Service (NMFS) is the lead agency responsible for administering the Endangered Species Act (ESA) as it relates to listed salmon and steelhead. Actions that may affect listed species are reviewed by NMFS under section 7 or section 10 of the ESA or under section 4(d), which can be used to limit the application of take prohibitions described in section 9. NMFS issued a final rule pursuant to ESA section 4(d) (4(d) Rule), adopting regulations necessary and advisable to conserve threatened species (50 CFR 223.203). The 4(d) Rule applies the take prohibitions in section 9(a)(1) of the ESA to salmon and steelhead listed as threatened, and also sets forth specific circumstances when the prohibitions will not apply, known as 4(d) limits. With regard to hatchery programs described in Hatchery and Genetic Management Plans (HGMPs), NMFS declared under limit 6 of the 4(d) Rule that section 9 take prohibitions would not apply to activities carried out under those HGMPs when NMFS determines that the HGMPs meet the requirements of limit 6.

On August 1, 2012, NMFS received four HGMPs for hatchery programs in the Elwha River (LEFT 2012a; LEKT 2012b; LEKT 2012c; LEKT and WDFW 2012). On August 31, 2012, NMFS received one additional HGMP for hatchery programs in the Elwha River (WDFW 2012a). All five HGMPs were submitted pursuant to limit 6 of the 4(d) Rule. On August 27, 2012, The Lower Elwha Klallam Tribe submitted a tribal resource management plan for harvest (Tribal Harvest Plan) of Elwha River winter steelhead (LEKT 2012d). The Tribal Harvest Plan was submitted pursuant to the Tribal 4(d) Rule.

Table 1. Permit applications for Elwha River salmon and steelhead hatchery programs.

<table>
<thead>
<tr>
<th>Hatchery Program</th>
<th>Operator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lower Elwha Fish Hatchery Native Steelhead Program</td>
<td>Lower Elwha Klallam Tribe</td>
</tr>
<tr>
<td>Lower Elwha Fish Hatchery Coho Salmon Program</td>
<td>Lower Elwha Klallam Tribe</td>
</tr>
<tr>
<td>Elwha River Pink Salmon Odd and Even Year Preservation and Restoration Program</td>
<td>Lower Elwha Klallam Tribe and Washington Department of Wildlife</td>
</tr>
<tr>
<td>Lower Elwha Fish Hatchery Fall Chum Salmon Program</td>
<td>Lower Elwha Klallam Tribe</td>
</tr>
<tr>
<td>Elwha Channel Facility Summer/Fall Chinook Salmon Fingerling and Yearling Program</td>
<td>Washington Department of Wildlife</td>
</tr>
<tr>
<td>Harvest Management Plan for Elwha River Winter Steelhead</td>
<td>Lower Elwha Klallam Tribe</td>
</tr>
</tbody>
</table>

NMFS seeks to consider, through National Environmental Policy Act (NEPA) analysis, how its pending actions may affect the natural and physical environment and the relationship of people with that environment. The NEPA analysis provides an opportunity to consider, for example,
how the action may affect conservation of non-listed species and socioeconomic objectives that seek to balance conservation with wise use of affected resources and other legal and policy mandates.

NMFS will evaluate the five HGMPs and the Tribal Harvest Plan collectively in one Environmental Assessment because they overlap in geography, were submitted to NMFS around the time, and rely on a common approach based upon the Elwha River Fish Restoration Plan (Ward et al. 2008). The final decisions on the hatchery and harvest plans are pursuant to separate authorities and will be made in separate ESA decision documents.

1.2. Description of the Proposed Action

The Lower Elwha Klallam Tribe and the Washington Department of Fish and Wildlife (WDFW) have submitted to NMFS five jointly operated hatchery programs in the Elwha River Basin. The plans were submitted pursuant to limit 6 of the 4(d) Rule for the listed Puget Sound Chinook salmon evolutionarily significant unit (ESU) and listed Puget Sound steelhead distinct population segment (DPS). Two of the hatchery programs release ESA-listed Chinook salmon and steelhead, and three hatchery programs release non-ESA listed coho, fall chum, and pink salmon into the Elwha River watershed. All of the programs are currently operating, and all five hatchery programs raise fish native to the Elwha River Basin.

Under the Proposed Action, NMFS would make a determination that the submitted HGMPs meet the requirements of limit 6 of the 4(d) Rule. NMFS’s determination would apply for the duration of the preservation and recolonization phases of fish restoration in the Elwha River Basin, as defined in the HGMPs. These phases would encompass the periods during removal of the two Elwha River dams, and for a period following that removal as river habitat, and the productivity of salmon and steelhead populations, recover from dam removal effects. Activities included in the plans are as follows:

- Broodstock collection at Elwha Channel Facility, Lower Elwha Fish Hatchery, Morse Creek Facility, the Elwha River mainstem weir¹, and through opportunistic seining, gaffing, and gill-netting in the lower Elwha River (Table 2)
- Holding, identification, and spawning of adult fish at WDFW’s Elwha Channel Facility and Lower Elwha Klallam Tribe’s Lower Elwha Fish Hatchery (Table 2)

¹ Chinook and pink salmon are the only species that would be collected for broodstock at the Elwha River Weir. The purpose of the weir is to monitor salmonid species status before, during, and after dam removal, but starting in 2011, some Chinook and pink salmon that were intercepted at the weir were given to hatchery managers for broodstock purposes (WDFW 2012b).
- Egg incubation and fish rearing at Hurd Creek, Sol Duc, Elwha Channel, and Morse Creek Facilities (Elwha Channel Facility program), Lower Elwha Fish Hatchery (all other species programs), and Manchester Research Station (captive broodstock pink salmon program) (Table 2)
- Release of up to 2.5 million subyearling and 200,000 yearling Chinook salmon from Elwha Channel Facility; 200,000 yearling Chinook salmon from Morse Creek Facility (Elwha genetic reserve program); and 175,000 steelhead, 475,000 coho salmon, 1,025,000 fall chum salmon, and 3,000,000 pink salmon from Lower Elwha Fish Hatchery (Table 2)
- Upstream transport and release of adult salmon and steelhead surplus to hatchery broodstock needs via truck
- Monitoring and evaluation activities to assess the performance of the programs in preserving and recolonizing native salmon and steelhead

Table 2. Hatchery facilities associated with the proposed Elwha River watershed native salmon and steelhead population supportive breeding programs.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Facility</th>
<th>Location</th>
<th>Does Facility Exist under Baseline Conditions?</th>
<th>Is Facility Operated under Baseline Conditions?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broodstock collection¹</td>
<td>Elwha Channel Facility</td>
<td>River mile 3.5 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Lower Elwha Fish Hatchery</td>
<td>River mile 1.25 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Morse Creek Facility ¹</td>
<td>River mile 1.0 on Morse Creek</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Elwha River mainstem weir²</td>
<td>River mile 3.7 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Opportunistic seining, gaffing, and gill-netting¹</td>
<td>Downstream of river mile 4.9 on the Elwha River</td>
<td>N/A</td>
<td>Yes</td>
</tr>
<tr>
<td>Spawning</td>
<td>Elwha Channel Facility</td>
<td>River mile 3.5 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Lower Elwha Fish Hatchery</td>
<td>River mile 1.25 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Morse Creek Facility ¹</td>
<td>River mile 1.0 Morse Creek</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Incubation</td>
<td>Hurd Creek Hatchery</td>
<td>River mile 0.2 on Hurd Creek (a tributary to the Dungeness at river mile 2.8)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Lower Elwha Hatchery</td>
<td>River mile 1.25 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Activity</td>
<td>Facility</td>
<td>Location</td>
<td>Does Facility Exist under Baseline Conditions?</td>
<td>Is Facility Operated under Baseline Conditions?</td>
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<tr>
<td>Rearing</td>
<td>Elwha Channel Facility</td>
<td>River mile 3.5 on the Elwha River</td>
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<td>River mile 1.25 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td></td>
<td>Morse Creek Facility</td>
<td>River mile 1.0 Morse Creek</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td></td>
<td>Sol Duc Hatchery</td>
<td>River mile 29 on the Sol Duc River</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td></td>
<td>Manchester Research Station</td>
<td>Manchester, Washington</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Juvenile release</td>
<td>Elwha Channel Facility</td>
<td>River mile 3.5 on the Elwha River</td>
<td>Yes</td>
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<td></td>
<td>Lower Elwha Fish Hatchery</td>
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<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Morse Creek Facility</td>
<td>River mile 1.0 Morse Creek</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Adult release</td>
<td>Elwha River mainstem and tributary areas</td>
<td>Elwha River watershed upstream of river mile 4.9</td>
<td>N/A</td>
<td>Yes</td>
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<tr>
<td>Monitoring and evaluation</td>
<td>Elwha Channel Facility</td>
<td>River mile 3.5 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
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<td></td>
<td>Lower Elwha Fish Hatchery</td>
<td>River mile 1.25 on the Elwha River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Watershed areas accessible to natural salmon and steelhead migration, spawning and rearing</td>
<td>Elwha River watershed areas from river mile 0 through river mile 45 plus its tributaries</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

1 Broodstock collection actions associated with the five hatchery programs were previously evaluated and authorized by NMFS through separate ESA consultations with the National Park Service addressing dam deconstruction effects on listed fish.
2 Broodstock collection actions required to implement the Chinook salmon and steelhead hatchery plans were required as terms and conditions to limit the effects of take resulting from the release of stored sediments behind the dams.
3 Although broodstock has been collected at the Elwha River mainstem weir since 2011, the purpose of the weir is to monitor the status of salmon, trout, and char in the Elwha River Basin through enumeration before, during, and after dam removal.
4 N/A = Not applicable.

A Tribal Harvest Plan has been submitted by the Lower Elwha Klallam Tribe for harvest of hatchery-origin steelhead in the Elwha River Basin. The Tribal Harvest Plan would guide management of steelhead fisheries in the Elwha River. Harvest of Elwha steelhead outside of the Elwha River, e.g., in coastal marine salmon fisheries in British Columbia or Washington, or in the Strait of Juan de Fuca or elsewhere in Puget Sound, is not regulated by the Tribal Harvest Plan. Under the Tribal Harvest Plan, the Tribal early-timed fisheries directed at non-native,
hatchery-origin steelhead (i.e., Chambers Creek fish) would continue in the lower 5 miles of the
Elwha River through the 2013-2014 fishing season when the last non-native steelhead adults are
expected to return. After the 2013-2014 steelhead fishing season, a moratorium on all Elwha
River tribal fisheries would be in effect, and the Lower Elwha Klallam Tribe would stop fishing
in the Elwha River Basin until 2018. At that point, the Tribe proposes to initiate a small (less
than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on native stock, hatchery-
origin fish if the late-timed natural-origin steelhead abundance is projected to exceed 300 fish.
Beginning January of 2020 and later, if the natural-origin component of the steelhead population
exceeds 500 fish, the Lower Elwha Klallam Tribe would scale up their fishery to target 200 to
300 hatchery-origin steelhead.

1.3. Purpose of and Need for the Action

The purpose of the Proposed Action is to ensure that the hatchery programs operated by the
Lower Elwha Klallam Tribe and WDFW for the production of Chinook salmon, steelhead, coho
salmon, fall chum salmon, and pink salmon as described in the five HGMPs and the Tribal
Harvest Plan comply with the requirements of the ESA, and are reviewed for potential approval
under the ESA 4(d) Rule.

NMFS’s need for the Proposed Action is two-fold:

- Ensure the proposed hatchery programs and harvest plan comply with the requirements of
  the ESA
- Meet NMFS’s tribal treaty rights stewardship responsibilities

The applicants’ need for the Proposed Action is five-fold:

- Preserve and assist in the recolonization of all native salmon and steelhead populations in
  the Elwha River Basin during and after the removal of two dams
- Ensure substantial progress towards fish restoration in the Elwha River within a 20- to
  30-year time frame
- Fulfill treaty-reserved fishing rights as the populations recover
- Provide fishing opportunities for citizens of Washington State as the populations recover
- Use existing hatchery facilities to meet the recovery objectives for the Elwha River

1.4. Action Area

The action area (or project area) is the geographic area where the Proposed Action would take
place. It includes the places where Elwha River fish would be spawned, incubated, reared,
acclimated, released, or harvested under the proposed hatchery and tribal harvest plans. The following facilities would be used by the Elwha River hatchery programs:

- Elwha Channel Facility (river mile 3.5 on Elwha River)
- Lower Elwha Fish Hatchery (river mile 1.25 on Elwha River)
- Morse Creek Facility (river mile 1.0 on Morse Creek)
- Elwha River mainstem weir (river mile 3.7 on the Elwha River)
- Hurd Creek Hatchery (river mile 0.2 on Hurd Creek, a tributary to the Dungeness River at river mile 2.8)
- Sol Duc Hatchery (river mile 29 on the Sol Duc River)
- Manchester Research Station (Manchester, Washington)

In addition, adult hatchery-origin fish would be released in mainstem and tributary areas above river mile 4.9 of the Elwha River. Monitoring and evaluation activities would occur from the mouth of the Elwha River upstream to river mile 45 (its headwaters) plus its tributaries, including in the Olympic National Park and Olympic Wilderness Area. Harvest activities would occur in the lower 5 miles (river mile 4.9 to mouth on Elwha River) from 2013-2014, and may expand in the Elwha River mainstem as far upstream as the boundary of the Olympic National Park (river mile 9.6) from 2018-2022.

The analysis area is the geographic extent that is being evaluated for a particular resource. For some resources, the analysis area may be larger than the action area, since some of the effects of the alternatives may occur outside the action area. For example, Alaska is not in the action area, but because fish produced in the Elwha River hatchery programs may be intercepted in Alaskan fisheries, Alaska is included in the analysis area for socioeconomics. The analysis area for each resource is described in Chapter 3, Affected Environment.
1.5. Relationship to Other Plans, Regulations, Agreements, Laws, Secretarial Orders, and Executive Orders

In addition to NEPA and ESA, other plans, regulations, agreements, treaties, laws, and Secretarial and Executive Orders also affect hatchery operations in the Elwha River. They are summarized below to provide additional context for Elwha River hatchery programs.

1.5.1. Elwha Act

The Elwha River Ecosystem and Fisheries Restoration Act, or “The Elwha Act” was signed on October 24, 1992 by the President of the United States of America. The Elwha Act authorized the Secretary of Interior to acquire the two hydroelectric dams on the Elwha River and implement the actions necessary to achieve full restoration of the Elwha River and native anadromous (salmon and steelhead) fisheries therein.
1.5.2. Elwha River Ecosystem Restoration EIS

To implement the Elwha Act’s goal of “full restoration of the Elwha River ecosystem and native anadromous fisheries,” the Secretary of the Interior directed the National Park Service to conduct NEPA analysis on the preferred method for doing so. A final EIS was completed in 1995 (NPS 1995). This document is herein incorporated by reference.

1.5.3. Elwha River Ecosystem Restoration Implementation EIS

After the National Park Service completed their EIS on Elwha River Ecosystem Restoration (Subsection 1.5.2, Elwha River Ecosystem Restoration EIS), they developed a second EIS, the “implementation EIS,” to examine options for removing the Elwha and Glines Canyon Dams. The final EIS on Elwha River Ecosystem Restoration Implementation was complete in 1996 (NPS 1996). A supplemental EIS on Elwha River Ecosystem Restoration Implementation was completed in 2005 (NPS 2005). Both of these documents are herein incorporated by reference.

1.5.4. Elwha River Fish Restoration Plan

In 2008, the Elwha River Fish Restoration Plan was completed (Ward et al. 2008). It was developed collaboratively by biologists from Federal, state, and tribal agencies with expertise in Elwha salmon and steelhead populations and their habitat to identify a general multiagency approach and scientific framework for preserving and restoring fish populations before, during, and after dam removal. The plan is not self-implementing, but relies on various entities’ subsequent actions, such as the proposed hatchery plans, to carry it out.

The primary objective of the agencies and tribe, as described in the Elwha River Fish Restoration Plan, is to reestablish self-sustaining fish populations and their habitats. The Elwha River Fish Restoration Plan recommends plans and schedules for salmon and steelhead hatchery programs. It also proposes a process for monitoring and evaluating the effects of hatchery programs during Elwha River restoration. Although the Elwha River Fish Restoration Plan identifies three phases of Elwha River recovery – before, during, and after dam removal – the submitted HGMPs and Tribal Harvest Plan would adopt four phases based on both biological and temporal conditions. The phases described in the HGMPs and referred to in the Tribal Harvest Plan divide the post preservation, “after dam removal” phase from the Elwha River Fish Restoration Plan into three additional phases (recolonization, local adaptation, and self-sustaining). The proposed HGMPs and Tribal Harvest Plan describe hatchery and harvest activities during the first two phases of recovery: (1) preservation and (2) recolonization.
1.5.5. Monitoring and Adaptive Management Plans for the Elwha Restoration Project

Biologists from federal, state, and tribal agencies with expertise in Elwha salmon and steelhead populations and their habitat have developed two draft monitoring and adaptive management plans for the Elwha Restoration Project. The purpose of the monitoring and adaptive management plans is to create recommended strategies that address uncertainty, incorporate the best available scientific methods and management responses, and best ensure the recovery of the native Elwha Chinook salmon, steelhead, and other non-listed stocks of anadromous salmonids, while minimizing the risks to these species from the dam removal and stock preservation efforts.

The adaptive management process will include recommendations for a decision making process and timeframe, defined decision rules, a decision focused monitoring and evaluation plan, and will rely on performance indicators and triggers and thresholds tied to the monitoring in order to guide associated management actions. The plans develop objectives, performance indicators and triggers for the four different phases of restoration - preservation, re-colonization, local adaptation, and self-sustaining population.

Like the Elwha River Fish Restoration Plan, the monitoring and adaptive management plans are the recommendations of the authors, and are not self-implementing or action-forcing. They rely on various entities’ subsequent actions, such as the proposed hatchery plans, to carry them out. Many of the actions and goals recommended in the monitoring and adaptive management plans have been incorporated into the submitted HGMPs and Tribal Harvest Plan. Other actions have an identified funding source, and are, therefore, reasonably certain to occur. However, there are many actions identified in the monitoring and adaptive management plans that may be too costly for implementation in the near future. Therefore, these actions are not considered in this Environmental Assessment because they are not reasonably certain to occur.

1.5.6. Clean Water Act

The Clean Water Act (33 USC 1251, 1977, as amended in 1987), administered by the U.S. Environmental Protection Agency and state water quality agencies, is the principal Federal legislation directed at protecting water quality. Each state implements and carries forth Federal provisions, as well as approves and reviews National Pollutant Discharge Elimination System applications, and establishes total maximum daily loads for rivers, lakes, and streams. The states are responsible for setting the water quality standards needed to support all beneficial uses, including protection of public health, recreational activities, aquatic life, and water supplies. The Washington State Water Pollution Control Act, codified as Revised Code of Washington Chapter 90.48, designates the Washington Department of Ecology (Ecology) as the agency responsible for carrying out the provisions of the Federal Clean Water Act within Washington State. The agency is responsible for establishing water quality standards, making and enforcing
water quality rules, and operating waste discharge permit programs. These regulations are described in Washington Administrative Code (WAC) 173. Hatchery operations are required to comply with the Clean Water Act.

1.5.7. Bald Eagle and Golden Eagle Protection Act

The Bald and Golden Eagle Protection Act (16 USC. 668-668c), enacted in 1940, and amended several times since then, prohibits the taking bald eagles, including their parts, nests, or eggs. The act defines “take” as "pursue, shoot, shoot at, poison, wound, kill, capture, trap, collect, molest or disturb." The U.S. Fish and Wildlife Service, who is responsible for carrying out provisions of this Act, define “disturb” to include a “decrease in its productivity, by substantially interfering with normal breeding, feeding, or sheltering behavior, or nest abandonment, by substantially interfering with normal breeding, feeding, or sheltering behavior.” Changes in hatchery production have the potential to affect eagle productivity through changes in its prey source (salmon and steelhead).

1.5.8. Marine Mammal Protection Act

The Marine Mammal Protection Act of 1972 (16 USC 1361) as amended, establishes a national policy designated to protect and conserve wild marine mammals and their habitats. This policy was established so as not to diminish such species or populations beyond the point at which they cease to be a significant functioning element in the ecosystem, nor to diminish such species below their optimum sustainable population. All marine mammals are protected under the Marine Mammal Protection Act.

The Marine Mammal Protection Act prohibits, with certain exceptions, the take of marine mammals in U.S. waters and by U.S. citizens on the high seas, and the importation of marine mammals and marine mammal products into the United States. The term “take,” as defined by the Marine Mammal Protection Act, means to “harass, hunt, capture, or kill, or attempt to harass, hunt, capture, or kill any marine mammal.” The Marine Mammal Protection Act further defines harassment as “any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing a disruption of behavioral patterns, including, but not limited to, migration, breeding, nursing, feeding, or sheltering but which does not have the potential to injure a marine mammal or marine mammal stock in the wild.”

NMFS is responsible for reviewing Federal actions for compliance with the Marine Mammal Protection Act. Changes in fish production can indirectly affect marine mammals by altering the number of available prey (salmon and steelhead).
1.5.9. Executive Order 12898

In 1994, the President issued Executive Order 12898, *Federal Actions to Address Environmental Justice in Minority and Low-income Populations*. The objectives of the Executive Order include developing Federal agency implementation strategies, identifying minority and low-income populations where proposed Federal actions could have disproportionately high and adverse human health and environmental effects, and encouraging the participation of minority and low-income populations in the NEPA process. Changes in hatchery production have the potential to affect the extent of harvest available for minority and low-income populations.

1.5.10. Treaties of Point Elliot, Medicine Creek, and Point No Point

Beginning in the mid-1850s, the United States entered into a series of treaties with tribes in Puget Sound. The treaties were completed to secure the rights of the tribes to land and the use of natural resources in their historically inhabited areas, in exchange for the ceding of land to the United States for settlement by its citizens. These treaties secured the rights of tribes for taking fish at usual and accustomed grounds and stations in common with all citizens of the United States. Marine and freshwater areas of Puget Sound were affirmed as the usual and accustomed fishing areas for treaty tribes under *U.S. v. Washington* (1974).

1.5.11. U.S. v. Washington

*U.S. v. Washington* (1974) is the Federal court proceeding that enforces and implements reserved treaty fishing rights with regards to salmon and steelhead returning to Puget Sound. Hatcheries in Puget Sound provide salmon and steelhead for these fisheries. Without many of these hatcheries, there would be few, if any, fish for the tribes to harvest. These fishing rights and attendant access were established by treaties that the Federal government signed with the tribes in the 1850s. In those treaties, the tribes agreed to allow the peaceful settlement of Indian lands in western Washington in exchange for their continued right to fish, gather shellfish, hunt, and exercise other sovereign rights. Under Phase II of *U.S. v. Washington*, the Federal District Court ensured tribes the rights to the protection of fish habitat subject to treaty catch and a right to the fish that are produced by hatcheries. In 1974, Judge George Boldt decided in *U.S. v. Washington* that the tribes’ fair and equitable share was 50 percent of all of the harvestable fish destined for the tribes’ traditional fishing places.

1.5.12. Secretarial Order 3206

Secretarial Order 3206 (*American Indian Tribal Rights, Federal-Tribal Trust Responsibilities and the ESA*) issued by the secretaries of the Departments of Interior and Commerce, clarifies the responsibilities of the agencies, bureaus, and offices of the departments when actions taken under the ESA and its implementing regulations affect, or may affect, Indian lands, tribal trust
resources, or the exercise of American Indian tribal rights as they are defined in the order. Secretarial Order 3206 acknowledges the trust responsibility and treaty obligations of the United States toward tribes and tribal members, as well as its government-to-government relationship when corresponding with tribes. Under the order, NMFS and the U.S. Fish and Wildlife Service (Services) “will carry out their responsibilities under the [ESA] in a manner that harmonizes the Federal trust responsibility to tribes, tribal sovereignty, and statutory missions of the [Services], and that strives to ensure that Indian tribes do not bear a disproportionate burden for the conservation of listed species, so as to avoid or minimize the potential for conflict and confrontation.”

More specifically, the Services shall, among other things, do the following:

- Work directly with Indian tribes on a government-to-government basis to promote healthy ecosystems (Sec. 5, Principle 1)
- Recognize that Indian lands are not subject to the same controls as Federal public lands (Sect. 5, Principle 2)
- Assist Indian tribes in developing and expanding tribal programs so that healthy ecosystems are promoted and conservation restrictions are unnecessary (Sec. 5, Principle 3)
- Be sensitive to Indian culture, religion, and spirituality (Sec. 5, Principle 4)

1.5.13. The Federal Trust Responsibility

The United States government has a trust or special relationship with Indian tribes. The unique and distinctive political relationship between the United States and Indian Tribes is defined by statutes, executive orders, judicial decisions, and agreements and differentiates tribes from other entities that deal with, or are affected by the Federal government. Executive Order 13175, Consultation and Coordination with Indian Tribal Governments, states that the United States has recognized Indian tribes as domestic dependent nations under its protection. The Federal government has enacted numerous statutes and promulgated numerous regulations that establish and define a trust relationship with Indian tribes. The relationship has been compared to one existing under common law trust, with the United States as trustee, the Indian tribes or individuals as beneficiaries, and the property and natural resources of the United States as the trust corpus (Cohen 2005). The trust responsibility has been interpreted to require Federal agencies to carry out their activities in a manner that is protective of Indian treaty rights. This policy is also reflected in the March 30, 1995, document, Department of Commerce - American Indian and Alaska Native Policy (U. S. Department of Commerce 1995).
1.5.14. Washington State Endangered, Threatened, and Sensitive Species Act

This EA will consider the effects of hatchery programs and harvest actions on state endangered, threatened, and sensitive species. The State of Washington has species of concern listings (Washington Administrative Code Chapters 232-12-014 and 232-12-011) that include all state endangered, threatened, sensitive, and candidate species. These species are managed by WDFW, as needed, to prevent them from becoming endangered, threatened, or sensitive. The state-listed species are identified on WDFW’s website (http://wdfw.wa.gov/conservation/endangered/); the most recent update occurred in June 2008. The criteria for listing and de-listing, and the requirements for recovery and management plans for these species are provided in Washington Administrative Code Chapter 232-12-297. The state list is separate from the Federal ESA list; the state list includes species status relative to Washington state jurisdiction only. Critical wildlife habitats associated with state or federally listed species are identified in Washington Administrative Code Chapter 222-16-080. Species listed under the state endangered, threatened, and sensitive species list are reviewed in this EA if the Proposed Action or its alternatives may affect these species.

1.5.15. Hatchery and Fishery Reform Policy

WDFW’s Hatchery and Fishery Reform Policy (Policy C-3619) was adopted by the Washington Fish and Wildlife Commission in 2009 (WFWC 2009). Its purpose is to advance the conservation and recovery of wild salmon and steelhead by promoting and guiding the implementation of hatchery reform. The policy applies to state hatcheries and its intent is to improve hatchery effectiveness, ensure compatibility between hatchery production and salmon recovery plans and rebuilding programs, and support sustainable fisheries.

1.5.16. Recovery Plans for Puget Sound Salmon

Federal recovery plans are in place for the ESA-listed Puget Sound Chinook Salmon (NMFS 2007) and Hood Canal Summer Chum Salmon ESUs (Hood Canal Coordinating Council 2005). Broad partnerships of Federal, state, local, and tribal governments and community organizations collaborated in the development of the two recovery plans under Washington’s Salmon Recovery Act. The comprehensive recovery plans include conservation goals and proposed habitat, hatchery, and harvest actions needed to achieve the conservation goals for each watershed within the geographic boundaries of the two listed ESUs. Although listed in 2007, a recovery plan for the Puget Sound Steelhead DPS has not yet been completed.

1.5.17. Wild Salmonid Policy

The Wild Salmonid Policy was adopted in 1997 by the Washington Fish and Wildlife Commission (WDFW and Western Washington Treaty Tribes 1997) to guide WDFW in harvest,
hatchery, and habitat protection programs. The policy’s goal is to restore Washington’s wild salmon and steelhead stocks to healthy, harvestable runs by performing the following activities:

- Managing commercial and sport fishing to ensure enough of the wild run returns to spawn while providing fishing opportunities where possible
- Producing and releasing hatchery salmon and steelhead without harming wild fish runs
- Identifying habitat priorities that are essential for the protection and rebuilding of the salmonid resource in Washington state

Not all tribal governments endorsed the Wild Salmonid Policy. Where WDFW and the tribes could not reach a common goal or standard, they deferred further agreement and discussion to a particular watershed or tribal area. This approach reserved the prerogative for WDFW and the tribes to provide additional fishery management guidance, directives, or policies that would better address the needs in specific watersheds.

1.5.18. Wilderness Act

The 1664 Wilderness Act directs Federal agencies to manage wilderness so as to preserve its wilderness character. Lands classified as wilderness through the Wilderness Act may be under the jurisdiction of the U.S. Forest Service, National Park Service, U.S. Fish and Wildlife Service, or the U.S. Bureau of Land Management. With some exceptions, the Wilderness Act prohibits motorized and mechanized vehicles, timber harvest, new grazing and mining activity, or any kind of development. In 1988, Congress designated 95 percent of the Olympic National Park as wilderness under the Wilderness Act. The Olympic Wilderness Area is under the jurisdiction of the National Park Service.
2. Alternatives Including the Proposed Action

Four alternatives are considered in this EA: (1) NMFS would not make a determination under the 4(d) Rule, (2) NMFS would make a determination that the submitted HGMPs and Tribal Harvest Plan meet the requirements of the 4(d) Rule, (3) NMFS would make a determination that revised HGMPs that include a sunset term and the Tribal Harvest Plan meet the requirements of limit 6 of the 4(d) Rule, and (4) NMFS would make a determination that the submitted HGMPs and Tribal Harvest Plan do not meet the requirements of the 4(d) Rule. No other alternatives that would meet the purpose and need were identified that would be appreciably different from the four alternatives described below.

2.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under this alternative, NMFS would not make determinations under the 4(d) Rule. The Lower Elwha Klallam Tribe and WDFW would continue to operate the Elwha River hatchery programs as under baseline conditions without NMFS’s ESA determination. Consequently, the hatchery programs would not have ESA coverage. No new environmental protection or enhancement measures would be implemented. A small Tribal fishery on non-native (i.e., Chambers Creek), hatchery-origin steelhead would continue as described under the Puget Sound Chinook Harvest Management Plan (PSTT and WDFW 2010) previously authorized by NMFS (NMFS 2011).

Other potential outcomes might occur under this No-action Alternative – the Tribe and WDFW could pursue other mechanisms for ESA coverage, for example. However, NMFS’s No-action Alternative represents NMFS’s best estimate of what would happen in the absence of the proposed Federal action – a determination that the submitted plans meet the requirements of the 4(d) Rule.

2.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under this alternative, NMFS would make a determination that the submitted HGMPs and Harvest Tribal Plan meet the requirements of the 4(d) Rule, and the Elwha River hatchery programs would be implemented as described in the five HGMPs until the Elwha River and its anadromous salmonid populations reach the local adaptation phase of recovery (Subsection 1.2., Description of the Proposed Action). Parameters marking the local adaptation phase and natural productivity milestones would likely be achieved at different times for the different species, with

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2 NMFS recognizes the possibility that the No-action alternative could result in discontinuation of the hatchery programs. However, this is not NMFS’s best estimate of what would occur, and discontinuation is the subject of Alternative 4.
the result that hatchery programs might be terminated at different times.

NMFS would determine that the submitted Tribal Harvest Plan meets the requirements of the Tribal 4(d) Rule, and fisheries would be implemented as follows:

- The Tribal fisheries directed at the last remaining adult returns of non-native, hatchery-origin steelhead (i.e., Chambers Creek fish) would continue in the lower 5 miles of the Elwha River through the 2013-2014 fishing season.
- After the 2013-2014 steelhead fishing season, a moratorium on all Elwha River tribal fisheries would be in effect and the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018.
- At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on native stock, hatchery-origin fish if the natural-origin steelhead abundance in 2018 is projected to exceed 300 fish.
- Beginning January of 2020 or later, if the natural-origin component of the steelhead population exceeds 500 fish, the Lower Elwha Klallam Tribe would scale up their fishery to target 200 to 300 hatchery-origin steelhead.

2.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under this alternative, the HGMPs would be revised to specify a sunset term for the Elwha River hatchery programs, and NMFS would make a determination that the revised HGMPs and the Tribal Harvest Plan meet the requirements of the 4(d) Rule.

The revised HGMPs would terminate the Elwha River hatchery programs after the dams have been removed, sediment levels have returned to pre-dam removal levels, and salmon and steelhead have exhibited some natural productivity. The programs would be terminated near the end of the preservation phase (Subsection 1.5.2, Elwha River Fish Restoration Plan), and it would be expected that the last hatchery-origin fish would be released around 2019. This approximate termination date is in contrast to the Proposed Action, which is bounded by biological parameters marking the end of the preservation phase and natural productivity milestones, which would likely be achieved at different times for the different species, with the result that hatchery programs might be terminated at different times.

Under this alternative, the Tribal Harvest Plan would be revised because there would be no hatchery-origin steelhead returning to the Elwha River after approximately 2021. Under the revised Tribal Harvest Plan, the tribal harvest directed at non-native, hatchery-origin steelhead (i.e., Chambers Creek fish) would continue in the lower 5 miles of the Elwha River through the
17-2014 fishing season. After the 2013-2014 steelhead fishing season, a moratorium on all
Elwha River tribal fisheries would be in effect, and the Lower Elwha Klallam Tribe would stop
fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less
than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if
the natural-origin steelhead abundance is projected to exceed 300 fish. Because hatchery-origin
steelhead would stop returning to the Elwha River in approximately 2021, the steelhead fishery
would only be ramped up to target 200 to 300 hatchery-origin steelhead for one year, and only if
natural-origin steelhead abundance that year is projected to exceed 500 fish.

This alternative would not be expected to meet the applicants’ purpose and need for action
because substantial progress toward fish restoration in the Elwha River would not be expected to
occur in a 20- to 30-year time frame under this alternative. Additionally, this alternative would
not fulfill treaty-reserved fishing rights or provide fishing opportunities for citizens of
Washington State. However, NMFS supports its analysis of this alternative to assist with a full
understanding of potential effects on the human environment under various management
scenarios, including those that do not achieve all of the applicants’ specific objectives.

2.4. Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination
that the Submitted HGMPs and Tribal Harvest Plan do Not Meet the Requirements
of the 4(d) Rule

Under this alternative, NMFS would make a determination that the submitted HGMPs and Tribal
Harvest Plan do not meet the requirements of the 4(d) Rule, and the Elwha River hatchery
programs would be terminated immediately. All salmon and steelhead currently being raised in
hatchery facilities would be released or killed, and no additional broodstock would be collected.
A Tribal fishery on non-native (i.e., Chambers Creek), hatchery-origin steelhead would continue
as described under the Puget Sound Chinook Harvest Management Plan until the end of the
2013-2014 fishing season (NMFS 2011).

This alternative would not be expected to meet the applicants’ purpose and need for action
because substantial progress toward fish restoration in the Elwha River would not be expected to
occur in a 20- to 30-year time frame under this alternative. Additionally, this alternative would
not fulfill treaty-reserved fishing rights or provide fishing opportunities for citizens of
Washington State. However, NMFS supports its analysis of this alternative to assist with a full
understanding of potential effects on the human environment under various management
scenarios, including those that do not achieve all of the applicants’ specific objectives.
2.5. Alternatives Considered but not Analyzed in Detail

2.5.1. Operate Hatchery Programs for Listed Species Only

Under this alternative, NMFS would not make a determination that the proposed hatchery programs for non-listed species (Puget Sound chum, coho, and pink salmon) meet the requirements of limit 6 of the 4(d) rule. For the purpose of this analysis, NMFS would treat this alternative as resulting in hatchery production of only Chinook salmon and steelhead as proposed in the HGMPs for those species. The three HGMPs for the other species – chum, coho, and pink salmon – would not be implemented, and the programs would be terminated. This alternative will not be analyzed in detail because the effects of the alternative would fall within the range of the effects of Alternative 1, Alternative 2, and Alternative 4. That is, the analysis of Alternative 1 and Alternative 2 will disclose the environmental effects of operating the Chinook salmon and steelhead hatchery programs, and the analysis of Alternative 4 will disclose the environmental effects of terminating the chum, coho, and pink salmon hatchery programs.

2.5.2. Approve Proposed Hatchery Programs under Section 10 of the Endangered Species Act

Under this alternative, NMFS would determine that the five proposed hatchery programs, as described in the HGMPs, meet the requirements for either section 10(a)(1)(A) permits (for Chinook salmon and steelhead programs) or section 10(a)(1)(B) permits (for coho, pink, and fall chum salmon programs). Under this alternative, the only change from the Proposed Action would be a difference in which process mechanism would be used to address ESA compliance for these hatchery programs. Consequently, this alternative would not be meaningfully different from the Proposed Action and will not be analyzed in detail.

2.5.3. Hatchery Programs with Additional Best Management Practices

Under this alternative, the applicants would revise their HGMPs to incorporate additional best management practices to further reduce the risk of adverse impacts of the hatchery programs on natural-origin salmon and steelhead populations, and NMFS would then determine that the revised HGMPs meet the criteria of limit 6 of the 4(d) Rule. However, because the proposed HGMPs have already incorporated best management practices identified by independent reviewers and because the HGMPs allow for the incorporation of additional best management practices in the future as a result of monitoring and evaluation activities, this alternative would not be meaningfully different from the Proposed Action and will not be analyzed in detail.

2.5.4. Hatchery Programs with Increased Production Levels

Under this alternative, NMFS would make a determination that revised HGMPs with increased production levels meet the requirements of limit 6 of the 4(d) Rule. This alternative will not be
analyzed in detail because substantially higher production levels would exceed fish rearing
density limits for the hatchery facilities and result in increasingly adverse fish health and survival
effects on the hatchery-origin fish. Constructing additional hatchery facilities to accommodate
substantially increased production would not meet the purpose and need for action, which
includes using existing hatchery facilities to meet the recovery objectives for the Elwha River
(Subsection 1.3, Purpose and Need for the Action).

2.5.5. **Hatchery Programs with Decreased Production Levels**

Under this alternative, NMFS would make a determination that revised HGMPs with decreased
production levels meet the requirements of limit 6 of the 4(d) Rule. This alternative will not be
analyzed in detail because its effects would not be meaningfully different than the effects of
Alternative 4 (No Hatchery Programs in the Elwha Basin). The Elwha River hatchery programs
have already been reduced from recent levels, and the non-native steelhead hatchery program
(i.e., Chambers Creek stock) has been eliminated entirely. Hatchery programs at the proposed
production levels are only able to produce minimal adult returns. Consequently, there is a risk
that native salmon and steelhead populations would not endure with substantial further
reductions in production levels. Therefore, operating the hatcheries at decreased production
levels would be expected to have the same effect as terminating the hatcheries, and an analysis of
this alternative would not be meaningfully different than an analysis of Alternative 4 (No
Hatchery Programs in the Elwha Basin).

In addition to having effects substantially similar to those analyzed under Alternative 4, this
alternative, like Alternative 4, would not be expected to meet the applicants’ purpose and need
because substantial progress toward fish restoration in the Elwha River would not be expected to
occur in a 20- to 30-year time frame under this alternative. Additionally, this alternative would
not fulfill treaty-reserved fishing rights or provide fishing opportunities for citizens of
Washington State.

2.5.5.1. **Hatchery Programs that Release Fish in Streams outside of the Elwha River
Basin to Maintain a Genetic Reserve during the Preservation Phase**

Under this alternative, the applicants would revise their HGMPs so that Elwha River fish would
be propagated in hatcheries and released in rivers that would be more hospitable to salmon and
steelhead than the Elwha River during the preservation phase of Elwha River restoration, and
NMFS would make a determination that the revised HGMPs meet the criteria of limit 6 of the
4(d) Rule. This alternative is not meaningfully different than the Proposed Action because under
the Proposed Action fish would be released into a stream outside the Elwha River Basin (Morse
Creek) to maintain a genetic reserve for Chinook salmon during the preservation phase. No
other streams would be needed to maintain a genetic reserve, and releasing fish into streams that
contain native salmon and steelhead populations would adversely impact native salmon and steelhead populations in those streams.
3. AFFECTED ENVIRONMENT

3.1. Introduction

Chapter 3, Affected Environment, describes baseline conditions for nine resources that may be affected by implementation of the EA alternatives:

- Water quantity (Subsection 3.2)
- Water quality (Subsection 3.3)
- Salmon and steelhead (Subsection 3.4)
- Other fish (Subsection 3.5)
- Wildlife (Subsection 3.6)
- Socioeconomics (Subsection 3.7)
- Environmental justice (Subsection 3.8)
- Cultural resources (Subsection 3.9)
- Human health and safety (Subsection 3.10)

No other resources were identified during internal scoping that would potentially be impacted by the Proposed Action or alternatives.

Baseline conditions include the operation of the proposed Elwha River hatchery programs. The Elwha River hatchery programs were initiated for fisheries harvest augmentation and stock preservation purposes and to partially mitigate for lost natural salmon and steelhead production from placement of the Elwha and Glines Canyon Dams. The Chinook salmon hatchery program was initiated in 1914 and has been consistently releasing fish since the 1950s. Hatchery-origin coho salmon have been released since the 1950s. A non-native (i.e., Chambers Creek) steelhead program was initiated in 1976, but it was terminated in 2011 to protect the native, ESA-listed steelhead population. In its place, a native steelhead program was initiated in 2005 (Table 5). The chum salmon hatchery program was founded in 1994 to maintain the genetic legacy of the native stock (LEKT 2012c). The pink salmon hatchery program was initiated in 2011 to mitigate for impacts of dam removal activities (Table 3).

The action area (or project area) is the geographic area where the Proposed Action would take place. It includes the places where Elwha River fish would be spawned, incubated, reared, acclimated, released, or harvested under the proposed hatchery and tribal harvest plans (Subsection 1.4, Action Area). Each resource’s analysis area includes the action area as a minimum area but may include locations beyond the action area if some of the effects of the EA’s alternatives on that resource would be expected to occur outside the action area (Subsection 1.4, Action Area).
Table 3. Hatchery production levels by salmon and steelhead species under baseline conditions.

<table>
<thead>
<tr>
<th>Species</th>
<th>Year Hatchery Program Initiated</th>
<th>Current Production Levels</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chinook salmon</td>
<td>1914</td>
<td>2.5 million subyearlings (released in Elwha River); 200,000 yearlings (released in Elwha River), 200,000 yearlings (released in Morse Creek as a genetic reserve)</td>
</tr>
<tr>
<td>Steelhead (non-native stock)</td>
<td>1976</td>
<td>0</td>
</tr>
<tr>
<td>Steelhead (native stock)</td>
<td>2005</td>
<td>175,000</td>
</tr>
<tr>
<td>Fall chum salmon</td>
<td>1994</td>
<td>1,025,000</td>
</tr>
<tr>
<td>Pink salmon</td>
<td>2011</td>
<td>3,000,000</td>
</tr>
<tr>
<td>Coho salmon (non-native stock)</td>
<td>1950s</td>
<td>0</td>
</tr>
<tr>
<td>Coho salmon (native stock)</td>
<td>1970s</td>
<td>475,000</td>
</tr>
</tbody>
</table>

1 Consistent releases of native Elwha River Chinook salmon since the 1950s
2 Terminated in 2011
3 First release of juvenile fish in 2011
4 Terminated in 1970s

3.2. Water Quantity

Hatchery programs can affect water quantity when they take water from a well (groundwater) or a neighboring tributary streams (surface water) to use in the hatchery facility for broodstock holding, egg incubation, juvenile rearing, and juvenile acclimation. All water, minus evaporation, that is diverted from a river or taken from a well is discharged to the adjacent river or bay from which the water was appropriated after it circulates through the hatchery facility (non-consumptive use). When hatchery programs use groundwater, they may reduce the amount of water for other users in the same aquifer. When hatchery programs use surface water, they may lead to dewatering of the stream between the water intake and discharge structures, which may impact fish and wildlife if migration is impeded or dewatering leads to increased water temperatures. Generally, water intake and discharge structures are located as close together as possible to minimize the area of the stream that may be impacted by a water withdrawal.

Six hatchery facilities are currently used by the Elwha River hatchery programs (Subsection 1.4, Action Area). One of the hatchery facilities uses groundwater exclusively except in the case of emergencies (Hurd Creek), two of the acclimation facilities use surface water exclusively (Morse Creek Facility and Sol Duc Hatchery), and three facilities use both groundwater and surface
water (Elwha Channel Facility, Lower Elwha Fish Hatchery, and Manchester Research Station) (Table 4).

Up to 21 percent of the water in Morse Creek is temporarily diverted to the Morse Creek Facility to support Elwha River hatchery programs (Table 4). Up to 7 percent of the water in the Sol Duc River is diverted to the Sol Duc Hatchery to support Elwha River hatchery programs (Table 4). Between 13 and 16 percent of the water in the Elwha River is temporarily diverted to the Elwha Channel Facility and Lower Elwha Fish Hatchery to support Elwha River hatchery programs (Table 4). The Manchester Research Station uses pumped seawater, and the amount diverted is not measurable relative to the total amount of water in the Puget Sound. All hatchery facilities have current water rights (Ecology 2012).

A water right permit is required for all groundwater withdrawal within Washington except those supporting single-family homes. All hatchery wells used by hatchery facilities supporting the Elwha River hatchery programs are permitted by the Washington Department of Ecology (Ecology 2012b). The Elwha Channel Facility and Lower Elwha Fish Hatchery withdraw groundwater from an aquifer that underlies the Elwha River valley and supplies municipal water for local residents and businesses (NPS 2005). Because of the extent of the hydrological connection between the Elwha River aquifer and the Elwha River, the aquifer has been designated as under the influence of surface water and must be treated as if it were a surface water source (NPS 2005). Critical Groundwater Areas are not designated in Washington State.
Table 4. Water source and use by hatchery facility.

<table>
<thead>
<tr>
<th>Hatchery Facility</th>
<th>Surface Water Use (cfs)</th>
<th>Groundwater Use (cfs)</th>
<th>Amount Used for Elwha River Programs (cfs)</th>
<th>Proportion Used for Elwha River Programs (%)</th>
<th>Surface Water Source</th>
<th>Minimum Surface Water Flows (cfs)</th>
<th>Maximum Percentage of Surface Water Diverted for Elwha River Hatchery Programs (%)</th>
<th>Discharge Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elwha Channel Facility</td>
<td>36</td>
<td>3²</td>
<td>39</td>
<td>100</td>
<td>Elwha River</td>
<td>212</td>
<td>16</td>
<td>Elwha River RM 3.5</td>
</tr>
<tr>
<td>Lower Elwha Fish Hatchery</td>
<td>29 (max.)</td>
<td>9²</td>
<td>38</td>
<td>100</td>
<td>Elwha River</td>
<td>219</td>
<td>13</td>
<td>Elwha River RM 1.3</td>
</tr>
<tr>
<td>Morse Creek Facility</td>
<td>5.4</td>
<td>0</td>
<td>5.4</td>
<td>100</td>
<td>Morse Creek</td>
<td>26</td>
<td>21</td>
<td>Morse Creek RM 1.0</td>
</tr>
<tr>
<td>Hurd Creek Hatchery</td>
<td>0²</td>
<td>4.5</td>
<td>1.5</td>
<td>30</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>Hurd Creek RM 0.2</td>
</tr>
<tr>
<td>Sol Duc Hatchery</td>
<td>76</td>
<td>0</td>
<td>15</td>
<td>20</td>
<td>Sol Duc River</td>
<td>214</td>
<td>7</td>
<td>Sol Duc River RM 29.0</td>
</tr>
<tr>
<td>Manchester Research Station</td>
<td>3.3</td>
<td>0.07</td>
<td>0.45</td>
<td>14</td>
<td>Puget Sound²</td>
<td>N/A</td>
<td>N/A</td>
<td>Clam Bay, Puget Sound</td>
</tr>
</tbody>
</table>

1 Must be treated as surface water because of hydrological connection between the aquifer and the Elwha River
2 Emergency use only – de minimis annual withdrawal level.
3 Pumped seawater.

3.3. Water Quality

Hatchery programs could affect several water quality parameters in the aquatic system. Concentrating large numbers of fish within hatcheries could produce effluent with ammonia, organic nitrogen, total phosphorus, biological oxygen demand, pH, and suspended solids (Sparrow 1981; Ecology 1989; Kendra 1991; Cripps 1995; Bergheim and Åsgård 1996; Michael 2003). Chemical use within hatcheries could result in the release of antibiotics, fungicides, and disinfectants into receiving waters (Boxall et al. 2004; Pouliquen et al. 2008; Martinez-Bueno et al. 2009). Other chemicals and organisms that could potentially be released by hatchery operations are polychlorinated biphenyls (PCBs), dichlorodiphenyltrichloroethane (DDT) and its metabolites (Missildine 2005; HSRG 2009), fish disease pathogens (HSRG 2005; HSRG 2009), steroid hormones (Kolodziej et al. 2004), anesthetics, pesticides, and herbicides.

The direct discharge of hatchery facility effluent is regulated by the Environmental Protection Agency under the Clean Water Act through National Pollutant Discharge Elimination System
(NPDES) permits. For discharges from hatcheries not located on Federal or tribal lands within Washington, the Environmental Protection Agency has delegated its regulatory oversight to the State. Washington Department of Ecology is responsible for issuing and enforcing NPDES permits that ensure water quality standards for surface waters remain consistent with public health and enjoyment, and the propagation and protection of fish, shellfish, and wildlife (WAC 173-201A). The Environmental Protection Agency administers NPDES permits for all projects on Federal and tribal lands. NPDES permits are not needed for hatchery facilities that release less than 20,000 pounds of fish per year or feed fish less than 5,000 pounds of fish feed per year. Additionally, Native American tribes may adopt their own water quality standards for permits on tribal lands (i.e., tribal wastewater plans). All hatchery facilities used by the Elwha River hatchery programs are compliant with their NPDES permit or do not require a NPDES permit (Table 5). All hatchery effluent is passed through pollution abatement ponds to settle out uneaten food and fish waste before being discharged into receiving waters.

As part of administering elements of the Clean Water Act, the Washington Department of Ecology is required to assess water quality in streams, rivers, and lakes. These assessments are published in what are referred to as the 305(d) report and the 303(d) list (the numbers referring to the relevant sections of the original Clean Water Act text). The 305(d) report reviews the quality of all waters of the state, while the 303(d) list identifies specific water bodies considered impaired (based on a specific number of exceedances of state water quality criteria in a specific segment of a water body). The EPA reviewed and approved Washington Department of Ecology’s 2008 303(d) list on January 29, 2009.

Within the analysis area, the Elwha River, Hurd Creek (a tributary to the Dungeness River), Sol Duc River, and the Puget Sound itself are on the 303(d) lists (Table 5). Activities within the analysis area that contribute to the degradation of water quality include dams, human development, agricultural practices, and forest practices.
Table 5. Water source and use by hatchery facility and applicable 303(d) listings.

<table>
<thead>
<tr>
<th>Hatchery Facility</th>
<th>Compliant with NPDES Permit</th>
<th>Discharges Effluent into a 303(d) Listed Water Body</th>
<th>Impaired Parameters</th>
<th>Cause of Impairment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elwha Channel Facility</td>
<td>Yes</td>
<td>Yes</td>
<td>Temperature</td>
<td>Thermal heating behind dams</td>
</tr>
<tr>
<td>Lower Elwha Fish Hatchery</td>
<td>Yes</td>
<td>Yes</td>
<td>Temperature</td>
<td>Thermal heating behind dams</td>
</tr>
<tr>
<td>Morse Creek Facility</td>
<td>Yes</td>
<td>No</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Hurd Creek Hatchery</td>
<td>N/A</td>
<td>Yes</td>
<td>Fecal Coliform</td>
<td>Human development activities</td>
</tr>
<tr>
<td>Sol Duc Hatchery</td>
<td>Yes</td>
<td>Yes</td>
<td>Temperature and pH</td>
<td>Forest practices</td>
</tr>
<tr>
<td>Manchester Research Station</td>
<td>N/A</td>
<td>Yes</td>
<td>Bacteria</td>
<td>Human development activities</td>
</tr>
</tbody>
</table>

*N/A = Not applicable because an NPDES permit is not required because the facility releases less than 20,000 pounds of fish per year or feeds fish less than 5,000 pounds of fish feed per year.*


2. Morse Creek does not have any Category 5 impaired parameters, which would require a pollution control plan under the Clean Water Act. However, Morse Creek is a “water of concern.”

### 3.4. Salmon and Steelhead

Salmon and steelhead populations in the Elwha River Basin are severely diminished in abundance, spatial structure, genetic diversity, and productivity as a result of the Elwha and Glines Canyon Dams. Until recently, the dams blocked upstream passage to 90 percent of the salmon and steelhead spawning and rearing habitat in the Elwha River Basin3 (Figure 2) (Pess et al. 2008). The dams also interrupted the natural function of the river ecosystem. Over 24 million cubic yards (19 million cubic meters) of sediment has been captured in the two reservoirs behind the dams over the last 100 years (Duda et al. 2011), adversely affecting not only the lower river system, but also the estuarine and nearshore environments that are critical as salmon habitat to the east and west of the river mouth. As a result of the dam-caused truncation of alluvial transport of sediment, from 1939 to 2002, the lower 5 miles of the Elwha River, which remained accessible to salmon and steelhead, lost over 75 percent of available spawning habitat for salmonids (Pess et al. 2008). The recruitment of large woody debris from the upper watershed was virtually eliminated by the dams (Pess et al. 2008), and the two reservoirs behind the dams created “heat sinks” during the summer, significantly increasing downstream water temperature to the detriment of natural fish production. In summary, the two dams left the freshwater and marine habitat that is still available to Elwha River salmon and steelhead severely confined and

3 The Elwha River Dam was removed in 2011, so salmon and steelhead currently have access to river mile 13.5, which is the location of the Glines Canyon Dam.
degraded. The presence of the two dams was identified as the single largest factor limiting recovery of Elwha River salmon and steelhead (SSPS 2005; Ward et al. 2008). Because of the lack of accessible, high-quality habitat, salmon and steelhead populations have been primarily sustained through hatchery operations since the dams were constructed.

In 2011, dam removal efforts were initiated so some effects of dam removal efforts are captured in baseline conditions as described in Chapter 3, Affected Environment. By 2013, both the Elwha and Glines Canyon dams are expected to be removed, and environmental conditions in the Elwha River Basin will continue to change into the future as a result of dam removal activities (Table 10). Currently, there is a small Tribal commercial fishery in the lower 5 miles of the Elwha River that targets non-native (i.e., Chambers Creek), hatchery-origin steelhead, and there are no other fisheries in the Elwha River at this time due to a 5-year moratorium during Elwha and Glines Canyon dam removals. Additionally, environmental conditions will change as the effects of past hatchery actions are fully realized (e.g., the last non-native, hatchery-origin steelhead will return to the Elwha River Basin in 2014).
Figure 2. The Elwha River Basin, including the location of Elwha and Glines Canyon Dams, and hatchery structures relevant to the analysis. Numbers on the Elwha River mainstem are river kilometers from the mouth (e.g., river mile 13.5 is equal to river kilometer 20.1).

Hatchery programs can adversely affect natural-origin salmon and steelhead and their habitat through genetic risks, competition and predation, facility effects, natural population status masking, incidental fishing effects, and disease transfer (Table 6). Hatchery programs can benefit natural-origin salmon and steelhead through marine-derived nutrient cycling effects, by preserving and increasing abundance and spatial structure, retaining genetic diversity, and potentially increasing productivity of a natural-origin population if natural-origin abundance is low enough that they are having difficulty finding mates. Table 6 lists the various effects through which the hatchery programs could affect natural-origin salmon and steelhead populations in the Elwha River. The extent of adverse effects depends on the design of hatchery programs, the condition of the habitat, and the current status of the species, among other factors.
Although current understanding of the genetic effects of hatchery fish spawning with their natural-origin counterparts relies heavily on one study of steelhead in the Hood River, it appears that hatchery rearing can have a substantial genetic effect on fitness. However, the data and theory are insufficient to predict the magnitude and duration of loss in any particular situation. Recently studies of hatchery supplementation have also documented demographic benefits to natural production from hatchery fish spawning in the wild (Anderson et al. 2012; Berejikian et al. 2008; Hess et al. 2012). On balance, the benefits of artificial propagation for reducing extinction risk and for rebuilding severely depressed fish populations may outweigh the possibility of short-term fitness loss.

Hatchery supplementation also has the potential to increase competition with and predation on wild fish. However, hatchery programs may be designed to limit opportunities for co-occurrence and interaction between hatchery-origin fish and migrating natural-origin fish, reducing potential adverse effects from competition and predation. Although poorly managed hatchery programs can increase disease and pathogen transfer risks, compliance with applicable protocols for fish health can effectively minimize this risk.

Turning to the potential benefits of hatchery programs, in populations with few or no wild fish returning to spawn, hatchery programs can serve as the genetic reserve for the population and prevent the extirpation of the naturally-occurring species. This risk of extirpation is especially high in the Elwha Basin, where the extended release of sediment from dam removal has the potential to kill substantial numbers, if not all, of the remaining natural-origin salmon and steelhead.

A more detailed discussion of the general effects of hatchery programs on salmon, steelhead, and their habitat can be found in the draft Environmental Impact Statement to Inform Columbia River Basin Hatchery Operations and the Funding of the Mitchell Act Hatchery Programs (NMFS 2010).

Since 1991, NMFS has identified one salmon ESU (Puget Sound Chinook Salmon) and one steelhead DPS (Puget Sound Steelhead) in the analysis area that require protection under the ESA (70 FR 37160, June 28, 2005; 72 FR 26722, May 11, 2007). There are three additional non-listed salmon species in the analysis area (fall chum salmon, pink salmon, and coho salmon).
Critical habitat was designated for Puget Sound Chinook salmon (70 FR 52630, September 2, 2005). Critical habitat has not been described for Puget Sound steelhead, chum salmon, pink salmon, or coho salmon. However, designation of critical habitat for Puget Sound steelhead is currently underway and is expected to be similar to critical habitat that has already been designated for Puget Sound Chinook salmon. In the Elwha River watershed, Puget Sound Chinook salmon critical habitat is limited to areas below the site of the Elwha Dam, and includes adjacent marine areas. Within these areas, NMFS identifies primary constituent elements, which are sites and habitat components that support one or more life stages and are considered essential for the conservation of the ESU. Critical habitat in the Elwha River includes all of the defined primary constituent elements, such as freshwater spawning and rearing sites, freshwater and estuarine migration corridors, all requiring adequate water quantity and quality, natural cover, freedom from excessive predation, and adequate substrate.

Table 6. General mechanisms through which hatchery programs can affect natural-origin salmon and steelhead populations.

<table>
<thead>
<tr>
<th>Effect Category</th>
<th>Description of Effect</th>
</tr>
</thead>
</table>
| Genetic risks                | - Interbreeding with hatchery-origin fish can change the genetic character of the local salmon or steelhead populations.  
- Interbreeding with hatchery-origin fish may reduce the reproductive performance of the local salmon or steelhead populations. |
| Competition and predation    | - Hatchery-origin fish can increase competition for food and space.  
- Hatchery-origin fish can increase predation on natural-origin salmon and steelhead. |
| Facility effects             | - Hatchery facilities can reduce water quantity or quality in adjacent streams through water withdrawal and discharge.  
- Weirs for broodstock collection or to control the number of hatchery-origin fish on the spawning grounds can have the following unintentional consequences:  
  o Isolation of formerly connected populations  
  o Limiting or slowing movement of migrating fish species, which may enable poaching or increase predation  
  o Alteration of stream flow  
  o Alteration of streambed and riparian habitat  
  o Alteration of the distribution of spawning within a population  
  o Increased mortality or stress due to capture and handling  
  o Impingement of downstream migrating fish  
  o Forced downstream spawning by fish that do not pass through the weir |
<table>
<thead>
<tr>
<th>Effect Category</th>
<th>Description of Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increased straying</td>
<td>o Increased straying due to either trapping adults that were not intending to spawn above the weir, or displacing adults into other tributaries</td>
</tr>
<tr>
<td>Masking</td>
<td>• Hatchery-origin fish can increase the difficulty in determining the status of the natural-origin component of a salmon or steelhead population.</td>
</tr>
<tr>
<td>Incidental fishing effects</td>
<td>• Fisheries targeting hatchery-origin fish have incidental impacts on natural-origin fish.</td>
</tr>
<tr>
<td>Disease transfer</td>
<td>• Concentrating salmon and steelhead for rearing in a hatchery facility can lead to an increased risk of carrying fish disease pathogens. When hatchery-origin fish are released from the hatchery facilities, they may increase the disease risk to natural-origin salmon and steelhead.</td>
</tr>
<tr>
<td>Population viability benefits</td>
<td>• Abundance: Preservation of, and possible increases in, the abundance of a natural-origin fish population resulting from implementation of a hatchery program.</td>
</tr>
<tr>
<td></td>
<td>• Spatial Structure: Preservation or expansion of the spatial structure of a natural-origin fish population resulting from implementation of a hatchery program.</td>
</tr>
<tr>
<td></td>
<td>• Genetic diversity: Retention of within-population genetic diversity of a natural-origin fish population resulting from implementation of a hatchery program.</td>
</tr>
<tr>
<td></td>
<td>• Productivity: Hatchery programs could increase the productivity of a natural-origin population if naturally spawning hatchery-origin fish match natural-origin fish in reproductive fitness and when the natural-origin population’s abundance is low enough to limit natural-origin productivity (i.e., they are having difficulty finding mates).</td>
</tr>
<tr>
<td>Nutrient cycling</td>
<td>• Returning hatchery-origin adults can increase the amount of marine-derived nutrients in freshwater systems.</td>
</tr>
</tbody>
</table>

3.4.1. Puget Sound Chinook Salmon (ESA-listed)

The Elwha River Chinook salmon population, which includes Chinook salmon spawning in Morse Creek, is one of the 22 populations of Chinook salmon in the Puget Sound Chinook Salmon ESU. As one of only two populations in the Strait of Juan de Fuca biogeographical region, the Elwha Chinook salmon population has been recognized as a key population needing to be restored to a low extinction risk status for recovery and delisting of the ESU (NMFS 2007).
Abundance of Elwha Chinook salmon is substantially reduced from historical levels, and abundance of the remaining population is further threatened in the short term by excessive sediment and turbidity levels resulting from dam removal (Ward et al. 2008). Total Chinook salmon abundance over the last 35 years has ranged from 929 to 9,083 fish, and averaged 2,575 fish (Figure 3). WDFW estimates that approximately 95 percent of the total Chinook salmon adult returns to the river in 2008, 2009, and 2010 originated from Elwha River Basin hatchery programs, and just 4 percent were of natural-origin (WDFW 2012a). Naturally spawning fish abundance is further threatened over the short term by dam removal activities.

Spatial structure of the Elwha Chinook population was adversely affected by dam construction and operation in the watershed, and spatial structure will be further affected as a result of dam removal activities. The construction of the Elwha Dam in 1911 blocked access of Elwha Chinook to 90 percent of their historical range of spawning and rearing habitat (Figure 3) (Pess et al. 2008). Furthermore, access to all areas previously used by the now likely extirpated spring-run Chinook salmon race native to the river was eliminated. Salmon habitat remaining in the lower Elwha River is generally of poor quality, with only a small area of relatively high-quality habitat remaining in about two dozen mainstem and side-channel areas (e.g., Hunt’s Road side-channel). Because the Elwha River Dam was removed in 2011, Elwha River Chinook salmon currently have access to mainstem and tributary areas up to river mile 13.5 of the Elwha River, which is the site of the Glines Canyon Dam.
Genetic diversity of the Elwha Chinook salmon was greatly reduced by anthropogenic activities, primarily dam placement and operation, over the last century, and is greatly reduced relative to historical levels. Currently, only a fraction of the original genetic diversity of the species remains (Pess et al. 2008). The spring-run Chinook salmon race, an important genetic component of the Elwha population (as expressed by early river entry, large adult body size, and spawning typically high in the watershed) have been largely extirpated from the Elwha River (Brannon and Hershberger 1984; Wunderlich et al. 1993). Loss of access to upriver habitat was the primary cause of their drastic decline. Genetic diversity of the remaining summer/fall run of Chinook salmon was reduced as a result of confinement to 10 percent of historically available habitat and to degradation and loss of habitat within the confined area where the population spawns. The productivity of the Elwha natural-origin Chinook salmon population has been suppressed, with the species recruiting at below-replacement levels (Ford et al. 2011). Although the Elwha River Dam was removed in 2011, the benefits of dam removal on genetic diversity and productivity have not yet been realized.
The Elwha River weir has been seasonally installed and operated since 2010 to monitor salmonid species status before, during, and after dam removal. Starting in 2011, some Chinook and pink salmon intercepted at the weir were given to hatchery managers for use as broodstock (WDFW 2012b). In 2011, 82 live Chinook salmon were intercepted, and 62 of those fish were given to hatchery managers for broodstock purposes.

There are currently no fisheries impacting the abundance of the Elwha Chinook salmon population through direct harvest. Fisheries for Chinook salmon and other salmon species (e.g., coho salmon) have been largely curtailed since the 1980s in the Elwha River and adjacent marine areas as a specific measure to minimize impacts on the Elwha Chinook salmon population. There is a small Tribal commercial fishery in the lower 5 miles of the Elwha River that targets non-native (i.e., Chambers Creek), hatchery-origin steelhead, but this fishery is not expected to impact Elwha River Chinook salmon because adult Chinook salmon are not in the fishing area during the steelhead fishery. There are no other fisheries in the Elwha River at this time due to a 5-year moratorium during Elwha and Glines Canyon dam removals. Elwha River Chinook salmon are harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks.

### 3.4.2. Puget Sound Steelhead (ESA-listed)

The Elwha River late-returning, winter-run steelhead population is included in the Puget Sound Steelhead DPS. Under draft DPS viability criteria under development and consideration by NMFS (Hard et al., pending), it is likely that Elwha River steelhead will be a key population needing to be restored to a low extinction risk status for recovery and delisting of the DPS.

In the most recent status review for the Puget Sound Steelhead DPS, NMFS found that, since 1995, Puget Sound winter-run steelhead abundance has shown a widespread declining trend over much of the DPS (NMFS 2011b). The native Elwha steelhead population was among the most severely affected, with sharply declining population trends over both the long (1985 through 2009) and short (1995 through 2009) terms. The recent-year (2005-2006 run year through 2009-2011 run year) average escapement of 141 fish (all natural-origin) is 9.4 percent of the 10-year interim recovery goal of 1,500 naturally spawning fish. Naturally spawning fish abundance is further threatened over the short term by dam removal activities.

Spatial structure of the Elwha River steelhead population has been adversely affected by dam construction and operation in the watershed. The construction of the Elwha Dam in 1911 blocked access of steelhead to 90 percent of their historical range of spawning and rearing.
habitat. Because the Elwha River Dam was removed in 2011, Elwha River steelhead currently have access up to river mile 13.5 of the Elwha River, which is the site of the Glines Canyon Dam. However, steelhead habitat in the mainstem river and floodplain below the Glines Canyon Dam is of generally poor quality, with only a small area of relatively high-quality habitat remaining in two tributaries above the Elwha Dam site, and about two dozen mainstem and side-channel areas downstream of the site (e.g., Hunt’s Road side-channel).

Because of dam construction and resultant degradation of downstream habitat, genetic diversity of Elwha River steelhead has been substantially reduced from historical levels. Occurrence, distribution, and connectivity of *O. mykiss* life history forms have been severely affected, to the detriment of within- and among-population genetic diversity in the watershed. For example, loss of access to upper watershed areas caused by dam construction has led to decreased life-history diversity (Beechie et al. 2006). Historically, the majority of summer steelhead migrated upstream above Elwha Dam in the late spring and early summer to access river habitats that have more suitable temperatures for holding and spawning (Pess et al. 2008). For 100 years, up-river habitat has not been accessible to anadromous fish because of upstream migration blockage by Elwha Dam. Summer steelhead were confined to the lower Elwha River, where peak summer temperatures when the race entered and held in the river typically reach 18 to 21°C, and this race is now believed by the Puget Sound TRT to be extirpated (PSSTRT 2012). Genetic diversity of remaining winter-run forms of the species in the lower river is further threatened in the short term by excessive sediment and turbidity levels resulting from the stored sediment released by dam removal (Beechie et al. 2006; Ward et al. 2008). The productivity of the Elwha River late-returning steelhead population is suppressed, with the species recruiting at levels well below replacement (Ford et al. 2011). Although the Elwha River Dam was removed in 2011, the benefits of dam removal on genetic diversity and productivity have not yet been realized.

The Elwha River weir has been seasonally installed and operated since 2010 to monitor salmonid species status before, during, and after dam removal. In 2011, two steelhead were intercepted at the weir and passed in the direction of travel (WDFW 2012).
There have been no directed fisheries since the late 1970s on the late-returning, winter-run steelhead population. In recognition of the depleted state of the native late-returning steelhead population, tribal and recreational fisheries harvests have targeted only early-returning hatchery-origin steelhead (an out-of-basin stock originating from Chambers Creek stock) that enter the river prior to the majority of late-returning fish in need of protection. However, a small portion of the late-returning run (i.e., the native stock) has been taken incidentally each year during fisheries that target early-returning hatchery-origin steelhead produced at Lower Elwha Fish Hatchery. The Lower Elwha Klallam Tribe’s steelhead catch monitoring data for 1982 through 1996 indicate an estimated 10 to 18 natural-origin, late-returning steelhead have been harvested annually by the Tribal commercial fishery in the Elwha River. Estimated total annual harvests in Tribal fisheries directed at early-returning Chambers Creek lineage steelhead have ranged from 173 to 296 fish for the 2003-2004 through 2007-2008 fishing seasons. There are no other fisheries in the Elwha River at this time due to a 5-year moratorium during Elwha and Glines Canyon dam removals.

3.4.3. Puget Sound Fall Chum Salmon

The fall chum salmon population in the Elwha River is part of the Puget Sound/Strait of Georgia Chum Salmon ESU (Johnson et al. 1997). The ESU includes all naturally spawned populations of chum salmon from Puget Sound, the Strait of Georgia, and the Strait of Juan de Fuca up to and including the Elwha River, with the exception of summer-run chum salmon from Hood Canal and the Strait of Juan de Fuca. After reviewing the status of chum salmon populations in the region, NMFS determined that ESA listing of the ESU was not warranted on August 10, 1998 (63 FR 11774).

Chum salmon in the Elwha River are considered a native, natural-origin stock (WDFW and WTIT 1994) with a fall-run timing. Historical spawner estimates placed population abundance at many thousands, likely the second most-abundant species in the river behind pink salmon. Abundance, spatial structure, productivity, and genetic diversity have been greatly reduced by Elwha and Glines Canyon dams. Spawner surveys in 1993 to 1995 indicated the population had declined to 150 to 300 adults (Hiss 1995). The current status of the Elwha chum salmon stock is considered critical, with annual abundance of adult fish escaping to spawn in the Elwha River in the 100 to 200 fish range. Naturally spawning fish abundance, genetic diversity, and productivity are further threatened over the short term by dam removal activities. Spatial structure has improved as a result of the removal of the Elwha River Dam. However, the benefits of dam removal on abundance, genetic diversity, and productivity have not yet been realized.
The Elwha River weir has been seasonally installed and operated since 2010 to monitor salmonid species status before, during, and after dam removal. In 2011, no live chum salmon were intercepted at the weir, although one carcass was intercepted as it was being carried downriver (WDFW 2012b).

No harvest is directed at Elwha chum salmon, though very low levels of incidental harvest of the species has occurred historically incidental to commercial and recreational fisheries targeting Elwha River coho salmon. Currently, there are no coho salmon fisheries in the Elwha River due to a 5-year moratorium during Elwha and Glines Canyon dam removals. Chum salmon are not encountered during tribal steelhead fisheries.

3.4.4. Puget Sound Pink Salmon

The odd- and even-year pink salmon aggregations in the Elwha River are included as part of the Washington Odd- and Puget Sound Even-Year Pink Salmon ESUs, respectively (Hard et al. 1996). NMFS has determined that ESA listing for the two ESUs and their component populations, including the Elwha populations, was not warranted (60 FR 192, October 4, 1995). However, both Elwha River populations are at a critically low abundance status, and are in danger of extirpation (WDFW 2002; LEKT and WDFW 2012). Although the Elwha River pink salmon populations are in danger of extirpation, the ESUs as a whole, are not in danger of extirpation because they contain several healthy pink salmon populations.

Pink salmon historically were the most numerous salmonids in the Elwha River and their recovery is critical to the overall success of the restoration effort. The historical Elwha River pink salmon populations are estimated to have numbered in the hundreds of thousands of adult fish. Abundance, spatial structure, productivity, and genetic diversity have been greatly reduced by Elwha and Glines Canyon Dams. Odd-year pink salmon escapement indices have ranged from approximately 200 in 2001 to less than 40 in 2009, with even-year pink salmon escapements estimated to be under 20 fish during that period (LEKT and WDFW 2012).

The quantity and quality of available habitat for pink salmon production will be gradually restored when the Glines Canyon Dam is removed, but pink salmon will be threatened with extirpation over the short term by inhospitable water quality and sedimentation conditions during the adult return and egg incubation periods associated with dam removal in currently accessible river areas.

The Elwha River weir has been seasonally installed and operated since 2010 to monitor salmonid species status before, during, and after dam removal. Starting in 2011, pink salmon intercepted at the weir were given to hatchery managers for use as broodstock. (WDFW 2012b). In 2011,
129 live pink salmon were intercepted, and 113 of those fish were given to hatchery managers for broodstock purposes.

No directed harvests of Elwha River pink salmon have occurred for decades. Adult fish may be harvested incidentally in marine area fisheries directed at other pink salmon populations and other species (sockeye and Chinook salmon) in U.S. and Canadian waters. Exploitation rates on Elwha River pink salmon are expected to be very low (under 5 percent), given weak stock management requirements for fisheries occurring in adjacent marine waters (NMFS 2011). Chum salmon are not encountered during tribal steelhead fisheries.

3.4.5. Puget Sound Coho Salmon

The coho salmon population in the Elwha River is part of the Puget Sound/Strait of Georgia coho salmon ESU (Weitcamp et al 1995). ESA listing of the ESU was determined by NMFS to be not warranted (75 FR 38776, July 6, 2010).

The Elwha River coho stock status is considered healthy (WDFW and WWTIT 1993). Terminal abundance of Elwha River coho salmon has ranged from 2,000 to 10,000 fish in the last decade. Until 2011, natural coho salmon production was confined to the degraded mainstem area and tributaries downstream of Elwha Dam (river mile 4.9) for 100 years, and hatchery-origin coho salmon have comprised the majority of annual returns to the river for at least four decades. Coho salmon currently have access to mainstem and tributary areas up to river mile 13.5 as a result of the removal of the Elwha River Dam, but the Glines Canyon Dam continues to block their access to most of their historical habitat. Furthermore, remaining coho spawning and rearing habitats downstream of the Elwha Dam site are affected in the short-term by high sediment transport, channel instability, and reduced water quality resulting from dam removal and the release of stored sediments. Consequently, naturally-spawning fish abundance, spatial structure, genetic diversity, and productivity are threatened over the short term by dam removal activities. The benefits of dam removal on abundance, spatial structure, genetic diversity, and productivity have not yet been realized.

Elwha River coho salmon are a mixed-origin stock of composite production associated with hatchery facilities in the lower Elwha River. The river was planted with out-of-basin hatchery coho salmon, beginning in the early 1950s and continuing to the 1970s (WDFW and WWTIT 1993). Artificial production of the current hatchery stock began with Dungeness and Elwha River fish in the mid-1970s.
The Elwha River mainstem weir has been seasonally installed and operated since 2010 to monitor salmonid species status before, during, and after dam removal. In 2011, one coho salmon was intercepted and passed in the direction of travel (WDFW 2012b).

Currently, no fisheries target hatchery-origin or natural-origin coho salmon in the Elwha River Basin due to a 5-year moratorium during Elwha and Glines Canyon dam removals. However, Elwha coho salmon would continue to be harvested incidentally in U.S. and Canadian mixed stock marine area fisheries targeting more abundant salmon stocks. Coho have been encountered during the steelhead fishery on the early-timed, Chambers Creek population. Coho would not be encountered during the steelhead fishery on the late-timed, hatchery-origin steelhead population.

3.5. Other Fish Species

Many fish species in the Elwha River Basin and nearshore marine areas have a relationship with salmon and steelhead as prey, predators, or competitors (Table 7). The following species may eat salmon and steelhead eggs and fry: Pacific lamprey, Western brook lamprey, coast range sculpin, prickly sculpin, eastern brook trout, rainbow trout, kokanee, bull trout, cutthroat trout, and rockfish. All fish species in the Elwha River Basin may be prey for salmon and steelhead at some life stage. Additionally, all fish species in the Elwha River Basin compete with salmon and steelhead for food and space.

In addition to Chinook salmon and steelhead, there are two other fish species listed under the ESA in the Elwha River Basin: eulachon and bull trout are both listed as threatened (Table 7). Critical habitat has been designated for the southern DPS of Pacific eulachon (76 FR 65324, October 20, 2011). In general, watershed areas designated as critical habitat extend from the mouth of the river upstream to a fixed location where eulachon were known to be present, including the stream channel and side channels; critical habitat also includes tidally influenced areas. In the Elwha River, Reservation, adjacent, and nearby lands owned by the Lower Elwha Klallam Tribe were excluded from the critical habitat designation. The physical or biological features essential for conservation of the southern DPS of Pacific eulachon include freshwater spawning and incubation sites, freshwater and estuarine migration corridors, and nearshore and offshore marine foraging habitat.

The Elwha River Basin includes habitat designated as critical for bull trout (75 FR 63898, October 18, 2010). Bull trout critical habitat includes primary constituent elements considered essential for the conservation of bull trout, and may require special management considerations or protection. Such elements include adequate migration, spawning, and rearing habitat, including maintained connectivity, sufficient water quality and quantity, low levels of piscivorous (i.e., fish eating) or competing species, and an abundant food base.
Pacific lamprey and Western brook lamprey are Federal “species of concern” and are Washington State “monitored species” (Table 7). In marine areas, several species of rockfish are listed as threatened under the ESA. Pacific herring (a forage fish for salmon and steelhead) is a Federal species of concern and a State candidate species. All of these species have a range that includes the Elwha River Basin or nearby marine areas. However, none of these species is located exclusively in the Elwha River Basin or nearby marine waters, and in most cases these areas are a very small percentage of their total range.

Freshwater fish species may be intercepted during operation of the Elwha River weir. In 2010, four bull trout and one cutthroat trout were intercepted at the weir (WDFW 2011). In 2011, three bull trout and no cutthroat trout were intercepted at the weir (WDFW 2012b). All incidentally captured bull trout and cutthroat are passed over the weir in the direction of their travel when intercepted. No mortalities were reported.

There is currently a Tribal steelhead fishery in the lower 5 miles of the Elwha River that uses commercial gillnets (5-inch mesh) to target non-native (i.e., Chambers Creek), hatchery-origin steelhead. Tribal fishermen have not encountered any freshwater species, including Pacific lamprey, Western brook lamprey, coast range and prickly sculpin, eulachon, three-spined stickleback, red-side shiner, eastern brook trout, kokanee, bull trout, and cutthroat trout (D. Morrill, pers. comm. with Amilee Wilson, NMFS, September 5, 2012). These species are too small to be captured by 5-inch mesh gillnets. Until this year, Tribal members also had a subsistence fishery in the lower Elwha River using commercial gillnets and hook and line gear. Larger fish species such as bull trout were periodically encountered in the subsistence fishery, but no documented information on total incidental mortality is available at this time (D. Morrill, pers. comm. with Amilee Wilson, NMFS, September 5, 2012). There are no other fisheries in the Elwha River at this time due to a 5-year moratorium during Elwha and Glines Canyon Dam removals.
Table 7. Range and status of other fish species that may interact with Elwha River salmon and steelhead.

<table>
<thead>
<tr>
<th>Species</th>
<th>Range in Elwha River Basin</th>
<th>Federal/State Listing Status</th>
<th>Type of Interaction with Salmon and Steelhead</th>
</tr>
</thead>
</table>
| Pacific lamprey and Western brook lamprey | Pacific: accessible reaches below Glines Canyon Dam Western brook: watershed areas upstream and downstream of the Glines Canyon Dam | Federal species of concern; Washington State monitored species. | • Predator of salmon and steelhead eggs and fry  
• Potential prey item for adult salmon and steelhead  
• May compete with salmon and steelhead for food and space  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
| Coast range and Prickly sculpin        | All accessible reaches in the Elwha River Basin | None                          | • Predator of salmon and steelhead eggs and fry  
• Potential prey item for adult salmon and steelhead  
• May compete with salmon and steelhead for food and space  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
| Eulachon                               | Accessible reaches below Glines Canyon Dam | Federal threatened species    | • May compete with salmon and steelhead for food and space  
• Potential prey item for salmon and steelhead  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
| Three-spine stickleback                | Accessible reaches upstream and downstream of the Glines Canyon Dam | None                          | • May compete with salmon and steelhead for food and space  
• Potential prey item for salmon and steelhead  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
| Red-side shiner                        | Accessible reaches downstream of RM 7.0. (Highway 101 Bridge) | None                          | • May compete with salmon and steelhead for food and space.  
• Potential prey item for salmon and steelhead  
• May benefit from additional marine- |
<table>
<thead>
<tr>
<th>Species</th>
<th>Range in Elwha River Basin</th>
<th>Federal/State Listing Status</th>
<th>Type of Interaction with Salmon and Steelhead</th>
</tr>
</thead>
</table>
| Eastern brook trout | High lakes and localized below Rica Canyon to the river mouth. Non-native but localized to the watershed. | None                         | • Predator of salmon and steelhead eggs and fry  
• Potential prey item for adult salmon and steelhead  
• May compete with salmon and steelhead for food and space  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
| Rainbow trout (resident) | Elwha River watershed upstream of the Glines Canyon Dam and in mainstem areas downstream of the dam site. | None                         | • Predator of salmon and steelhead eggs and fry  
• Potential prey item for adult salmon and steelhead  
• May compete with salmon and steelhead for food and space  
• May interbreed with steelhead  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
| Kokanee       | Lake Sutherland, Elwha River watershed                                                     | None                         | • Predator of salmon and steelhead eggs and fry  
• Potential prey item for adult salmon and steelhead  
• May compete with salmon and steelhead for food and space  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
| Bull Trout    | Accessible reaches upstream and downstream of the Glines Canyon Dam                         | Federal threatened species   | • Predator of salmon and steelhead eggs and fry  
• Potential prey item for adult salmon and steelhead  
• May compete with salmon and steelhead for food and space  
• May benefit from additional marine-derived nutrients provided by hatchery-origin fish |
<table>
<thead>
<tr>
<th>Species</th>
<th>Range in Elwha River Basin</th>
<th>Federal/State Listing Status</th>
<th>Type of Interaction with Salmon and Steelhead</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cutthroat trout</td>
<td>Accessible reaches upstream and downstream of the Glines Canyon Dam</td>
<td>None</td>
<td>• Predator of salmon and steelhead eggs and fry &lt;br&gt;• Potential prey item for adult salmon and steelhead&lt;br&gt;• May compete with salmon and steelhead for food and space&lt;br&gt;• May benefit from additional marine-derived nutrients provided by hatchery-origin fish</td>
</tr>
</tbody>
</table>

**Marine Areas**

| Rockfish                | Rocky reef habitats in certain areas of Puget Sound including South Sound, Hood Canal, waters east of Admiralty Inlet, the eastern Strait of Juan de Fuca and the San Juan Island region | Several species are federally listed as threatened and/or have State Candidate listing status | • Predators of juvenile salmon and steelhead <br>• Juveniles are prey for juvenile and adult salmon <br>• May compete with salmon and steelhead for food |

| Forage fish             | Most marine waters within Puget Sound and the Strait of Juan de Fuca                        | Pacific herring is a Federal species of concern and a State candidate species | • Prey for juvenile and adult salmon and steelhead <br>• May compete with salmon and steelhead for food |


1 Georgia Basin bocaccio DPS (*Sebastes paucispinis*)- Federally listed as endangered and state candidate species; Georgia Basin yelloweye rockfish DPS (*S. ruberrimus*)- Federally listed as threatened and state candidate species; Georgia Basin canary rockfish DPS (*S. pinniger*) - Federally listed as threatened and state candidate species; Black, brown, China, copper, green-striped, quillback, red-stripe, tiger, and widow rockfish are state candidate species.

### 3.6. Wildlife

Hatchery operations have the potential to affect wildlife by changing the total abundance of salmon and steelhead in aquatic and marine environments. Changes in the abundance of salmon and steelhead can affect wildlife through predator/prey interactions. Many wildlife species feed on salmon carcasses in the Elwha River and subsequently bring nutrients from the salmon into the terrestrial ecosystem (i.e., nutrient cycling). In addition, hatcheries could affect wildlife through transfer of toxic contaminants from hatchery-origin fish to wildlife, the operation of weirs (which could block or entrap wildlife), or predator control programs (which may harass or kill wildlife preying on juvenile salmon at hatchery facilities).
The Elwha River Basin area supports a variety of birds, large and small mammals, amphibians, and invertebrates that may eat or be eaten by salmon and steelhead (Table 8). Salmon and steelhead eat invertebrates and amphibians, which may include insects and frogs. Salmon predators include several species of birds, cougars, black bear, river otter, mink, weasels, and some amphibians. Some bird species, including bald eagle and cormorants, scavenge on salmon and steelhead carcasses, as do minks, weasels, and several invertebrate species. Other wildlife species compete with salmon and steelhead for food or habitat (e.g., gulls). Fish are not the only component of the diets of these species, though salmonids may represent a somewhat larger proportion of the diet during the relatively short period of the year that adult salmon return to the analysis area.

Within the analysis area, the following wildlife species are listed under the ESA: Northern spotted owl, marbled murrelet, Southern resident killer whale, and Steller sea lion (Table 8). The Pacific fisher and Mazama pocket gopher are Federal candidate species. The brown pelican, Northern goshawk, and peregrine falcon are Federal species of concern.

Although killer whales, seals, sea lions, dolphins, and porpoises are not found in the Elwha River Basin, they may intercept Elwha River salmon and steelhead when feeding in marine waters. No other marine mammals eat Elwha River salmon and steelhead. The Southern resident killer whale diet consists of a high percentage of Chinook salmon, with an overall average of 82 percent Chinook salmon (Hanson et al. 2010). However, because Elwha River salmon and steelhead co-occur with many other hatchery-origin and natural-origin salmon and steelhead populations from the Puget Sound, Fraser River, Columbia River, and Washington Coast while in marine waters, Elwha River salmon and steelhead are not expected to be a substantial component of their diet.4

None of the hatchery facilities supporting the Elwha River hatchery programs hazes wildlife to prevent them from eating fish being raised in the hatchery facilities. Instead, the hatchery facilities use nets over their raceways to exclude predators, and this practice is not expected to adversely affect any wildlife species (LEFT 2012a; LEKT 2012b; LEKT 2012c; LEKT and WDFW 2012). No wildlife species have been encountered at the Elwha River weir (Mara Zimmerman, WDFW, pers. comm, with Allyson Purcell, NMFS, August 31, 2012).

4 The number of adult fish produced by Elwha River hatchery programs represents an unsubstantial proportion of the total abundance of each salmon species present in Puget Sound and Pacific Coastal marine areas. For example, an estimated 2,104 Chinook salmon on average have returned to the Elwha River in recent years (2000-2009) (estimated total annual adult return to the Elwha River from WDFW Run Reconstruction, January 8, 2010). The 2000-2009 average total run size for Chinook salmon in Puget Sound is 247,917 fish, and the estimated total annual abundance of Chinook salmon from all regions in Washington State and British Columbia Pacific Ocean coastal waters averages approximately 1,000,000 fish (L. LaVoy, NMFS, pers. comm., January 6, 2012).
Fisheries have the potential to affect wildlife through habitat disruption that may occur from physical damage or disruption of riparian vegetation from angler access as well as physical disruption of streambed material by wading or motorized boat use. Currently, there is a Tribal steelhead fishery on non-native hatchery-origin steelhead (e.g., Chambers Creek) in the lower 5 miles of the Elwha River. There are no other fisheries in the Elwha River at this time due to a 5-year moratorium during Elwha and Glines Canyon dam removals. However, because there has been subsistence and recreational fishing in the Elwha River Basin prior to the fishing moratorium, fishery access points, roads, and boat launches are present throughout the analysis area.

Table 8. Status and habitat associations of wildlife in the analysis area with direct or indirect relationships with hatchery-origin salmon and steelhead.

<table>
<thead>
<tr>
<th>Species</th>
<th>Status</th>
<th>Habitat</th>
<th>Relationship with Salmon and Steelhead</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Fresh-water</td>
<td>Estuary</td>
</tr>
<tr>
<td>Bald eagle</td>
<td>State threatened species</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Northern spotted owl</td>
<td>Federal threatened species</td>
<td>√</td>
<td></td>
</tr>
<tr>
<td>Marbled Murrelet</td>
<td>Federal threatened species</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>Brown Pelican</td>
<td>State endangered species; Federal Species of Concern</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Northern goshawk</td>
<td>Federal species of concern</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Pacific Fisher</td>
<td>Federal candidate species</td>
<td>√</td>
<td></td>
</tr>
<tr>
<td>Peregrine falcon</td>
<td>Federal species of concern</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Gulls and cormorants</td>
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<td>√</td>
</tr>
<tr>
<td>Great blue heron</td>
<td>State Monitored</td>
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<td>√</td>
</tr>
<tr>
<td>Species</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Duck (species)</td>
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<td>√</td>
</tr>
<tr>
<td>Beaver</td>
<td>None</td>
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</tr>
<tr>
<td>Cougar</td>
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</tr>
<tr>
<td>Black bear</td>
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<td>√</td>
<td>√</td>
</tr>
<tr>
<td>River otter</td>
<td>None</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Mink and weasels</td>
<td>None</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>(Olympic) Mazama pocket gopher</td>
<td>State threatened, Federal candidate species</td>
<td>√</td>
<td></td>
</tr>
<tr>
<td>Bats</td>
<td>Varies by species²</td>
<td>√</td>
<td></td>
</tr>
<tr>
<td>Amphibians (e.g., salamanders and frogs)</td>
<td>Varies by species³</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Aquatic/terrestrial/riparian zone invertebrates (e.g., insects and snails)</td>
<td>Varies by species⁴</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Southern Resident Killer Whale</td>
<td>Federal Endangered Species</td>
<td></td>
<td>√</td>
</tr>
<tr>
<td>Harbor seal</td>
<td>Protected under MMPA⁵</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>California and Steller sea lions</td>
<td>Protected under MMPA; Western DPS of Steller sea lion ESA-listed endangered</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Sea otter (Washington Coastal stock)</td>
<td>State-listed endangered; protected under MMPA</td>
<td>√</td>
<td>√</td>
</tr>
<tr>
<td>Harbor porpoise (Inland Washington and Oregon-Washington Coastal)</td>
<td>Protected under MMPA; State</td>
<td>√</td>
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<td>Status</td>
<td>habitat</td>
<td>Ecosystem</td>
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<td>------------------------------------------</td>
<td>-------------------------</td>
<td>---------</td>
<td>-----------</td>
</tr>
<tr>
<td>Dall’s porpoise (California/Oregon/Washington stock)</td>
<td>Protected under MMPA.</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Pacific white-sided dolphin (California/Oregon/Washington stock)</td>
<td>Protected under MMPA.</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Marine invertebrates (e.g., zooplankton)</td>
<td>None</td>
<td>✓</td>
<td>✓</td>
</tr>
</tbody>
</table>

Sources:
1. Listed And Proposed Endangered And Threatened Species And Critical Habitat; Candidate Species; And Species Of Concern In Clallam County. As Prepared By The U.S. Fish And Wildlife Service Washington Fish And Wildlife Office. (Revised August 1, 2011); Washington State Species of Concern Lists: http://wdfw.wa.gov/conservation/endangered/lists/search.php?searchby=simple&search=black+bear&orderby=AnimalType%2CCommonName
2. Includes those habitats most relevant for evaluating interactions with salmon and steelhead; does not include all habitats used by each species.
3. Applicable listed species include Longeared myotis (Myotis evotis) (Federal sensitive species); Longlegged myotis (Myotis volans) (Federal sensitive species); and Pacific Townsend’s big-eared bat (Corynorhinus townsendii townsendii) (state and Federal candidate species).
4. Applicable listed species include federally listed sensitive species (Cascades frog (Rana cascadae) (State Monitored); Olympic torrent salamander (Rhyacotriton olympicus); Tailed frog (Ascaphus truei) (State Monitored); Van Dyke’s salamander (Plethodon vandykei); and Western toad (Bufo boreas).
5. Applicable listed species include federally listed snails (Bliss Rapids snail, Taylorconcha serpenticola, (federally threatened), Banbury Springs lanx, Lanx sp.,(federally endangered), Snake River physa snail, Physa natricina, (federally endangered), Utah valvata, Valvata utahensis, (federally endangered).
6. Marine Mammal Protection Act. Enacted by Congress in 1972, the MMPA prohibits, with certain exceptions, the “take” of marine mammals in U.S. waters and by U.S. citizens on the high seas, and the importation of marine mammals and marine mammal products into the U.S.

### 3.7. Socioeconomics

Socioeconomics is defined as the study of the relationship between economics and social interactions with affected regions, communities, and user groups. In addition to providing fish for harvest, hatchery programs directly affect socioeconomic conditions in the regions where the hatchery facilities operate. Hatchery facilities generate economic activity (personal income and jobs) by providing employment opportunities and through local procurement of goods and services for hatchery operations.

Annual operation of the Elwha River hatchery programs contributes over $1.65 million (through the procurement of local goods and services) and 14 full-time jobs to the regional economy (LEFT 2012a; LEKT 2012b; LEKT 2012c; LEKT and WDFW 2012). WDFW operates the Elwha Channel Facility, the Elwha weir, the Sol Duc Hatchery, and Hurd Creek Hatchery. The WDFW facilities employ 10 full-time employees to support the Elwha River hatchery programs.
The Lower Elwha Klallam Tribe operates the Lower Elwha Hatchery, which employs 4 full-time employees to support the Elwha River hatchery programs (LEFT 2012a; LEKT 2012b; LEKT 2012c; LEKT and WDFW 2012).

Fisheries contribute to local economies through the purchase of supplies such as fishing gear, camping equipment, consumables, and fuel at local businesses. All of these expenditures would be expected to support local businesses, but it is unknown how dependent these businesses are on fishing-related expenditures. Anglers would also be expected to contribute to the economy through outfitter/guide/charter fees.

No Elwha River salmon or steelhead populations are currently targeted in fisheries, with the exception of a small Lower Elwha Klallam Tribal fishery on non-native (i.e., Chambers Creek stock), hatchery-origin steelhead in the lower 5 miles of the Elwha River. The State and Tribe have terminated all other fisheries during the 5-year period following initiation of dam removal activities to assist in the restoration efforts. Although salmon and steelhead originating from the Elwha River may be incidentally intercepted in fisheries in Puget Sound/Strait of Juan de Fuca, Washington Coast, Southeast Alaska, and British Columbia, Elwha River fish are a very small percentage of the total number of fish in the fisheries in these areas, and the Elwha River hatchery programs do not meaningfully contribute to these fisheries. Although data on the amount of money and the number of jobs currently supported through fishing-related expenditures in the Elwha River Basin are not available, fishing-related expenditures in the state of Washington accounted for less than 0.2 percent ($534 million) of the total state revenue in 2006, and salmon and steelhead angling only accounted for a portion of that total (USCB 2012).

3.8. Cultural Resources

Impacts on cultural resources typically occur when an action disrupts or destroys cultural artifacts, disrupts cultural use of natural resources, or would disrupt cultural practices. Hatchery programs have the potential to affect cultural resources if there is construction or expansion at the hatchery facilities that disrupts or destroys cultural artifacts or if the hatchery programs affect the ability of Native American tribes to use salmon and steelhead in their cultural practices.

Salmon represent an important cultural resource to the Lower Elwha Klallam Tribe. Salmon is regularly eaten by individuals and families, and served at gatherings of elders and to guests at feasts and traditional dinners (NMFS 2005). It is a core symbol of tribal identity, individual identity, and the ability of Native American cultures to endure (NMFS 2005). The survival and well-being of salmon is seen as inextricably linked to the survival and well-being of Native American people and the cultures of the tribes (NMFS 2005).
The Lower Elwha Klallam Tribe’s “usual and accustomed” fishing area includes the entire Elwha River Basin. However, the Elwha River dams have prevented salmon from traveling upriver. Since dam construction, the Tribe has targeted salmon and steelhead produced by the tribal and state hatchery programs in the lower 5 miles of the Elwha River. These fisheries have played a central role in the Lower Elwha Klallam Tribe’s culture, in particular fisheries conducted for ceremony and subsistence purposes (NPS 1995). Currently, no salmon or steelhead returning to the Elwha River are targeted in Tribal fisheries, with the exception of non-native (i.e., Chambers Creek stock), hatchery-origin steelhead. The Tribe has terminated all other fisheries during the 5-year period following initiation of dam removal activities.

3.9. Human Health and Safety

Hatchery facilities may use a variety of chemicals to maintain a clean environment for the production of disease-free fish. Common chemical classes include disinfectants, therapeutics (e.g., antibiotics), anesthetics, pesticides/herbicides, and feed additives. The production of these chemicals for the protection of public health and the environment is governed by the Environmental Protection Agency (through the Federal Insecticide, Fungicide, and Rodenticide Act) and Food and Drug Administration (through the Federal Food, Drug, and Cosmetic Act). Use of chemical products in the workplace is not considered a threat to human health when label warnings and directions are followed as established by EPA or FDA. Chemicals used in hatcheries are typically disposed of according to label requirements or discharged as effluents to receiving waters according to established water-quality guidelines developed through Federal or state regulations. However, some chemicals (e.g., antibiotics) do not have established water-quality criteria. A more in-depth description of specific chemicals used at hatchery facilities and their potential effects can be found in Subsection 3.3, Water Quality; Subsection 4.3, Water Quality; and in the Draft Environmental Impact Statement to Inform Columbia River Basin Hatchery Operations and the Funding of the Mitchell Act Hatchery Programs (NMFS 2010).

Hatchery facility workers may also be exposed to diseases while handling fish. A number of parasites, viruses, and bacteria are potentially harmful to human health and may be transmitted from fish species (NMFS 2010). Many of these are transmitted primarily through seafood consumption (i.e., improperly or under-cooked fish). However, exposure to these pathogens may also occur through skin contact with fish or accidental needle-stick injuries during vaccination of fish (Section 3.7.6, Relevant Disease Vectors and Transmission).

Seafood consumption by humans is generally promoted due to the nutritional value of fish products. For example, fish contain elevated levels of omega-3 fatty acids, which are considered beneficial to the cardiovascular system (Mayo Clinic 2010). However, concerns have been raised that farm-raised and hatchery-origin fish may contain toxic contaminants that may pose a health
risk to consumers (WHO 1999; Hites et al. 2004; Jacobs et al. 2002a; Jacobs et al. 2002b; Easton et al. 2002). Sources of contaminants in the fish may include chemicals or therapeutics, contamination of the nutritional supplements or feeds, and/or contamination of the environment where the fish are reared or released (Jacobs et al. 2002a; Jacobs et al. 2002b; Easton et al. 2002; Hites et al. 2004; Carlson and Hites 2005; Johnson et al. 2007; Johnson et al. 2009; Maule et al. 2007; Kelly et al. 2008). While hatchery-origin fish may contain chemicals of concern, the risk from consuming contaminants in hatchery-origin fish remains uncertain.

3.10. Environmental Justice

This section was prepared in compliance with Presidential Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations (EO 12898), dated February 11, 1994, and Title VI of the Civil Rights Act of 1964.

Executive Order 12898 (59 FR 7629) states that Federal agencies shall identify and address, as appropriate “…disproportionately high and adverse human health or environmental effects of [their] programs, policies and activities on minority populations and low-income populations….” While there are many economic, social, and cultural elements that influence the viability and location of such populations and their communities, certainly the development, implementation and enforcement of environmental laws, regulations and policies can have impacts. Therefore, Federal agencies, including NMFS, must ensure fair treatment, equal protection, and meaningful involvement for minority populations and low-income populations as they develop and apply the laws under their jurisdiction.

Both EO 12898 and Title VI address persons belonging to the following target populations:

- Minority – all people of the following origins: Black, Asian, American Indian and Alaskan Native, Native Hawaiian or Other Pacific Islander, and Hispanic5
- Low income – persons whose household income is at or below the U.S. Department of Health and Human Services poverty guidelines.

Definitions of minority and low income areas were established on the basis of the Council on Environmental Quality’s (CEQ’s) Environmental Justice Guidance under the National Environmental Policy Act of December 10, 1997. CEQ’s Guidance states that “minority populations should be identified where either (a) the minority population of the affected area exceeds 50 percent or (b) the population percentage of the affected area is meaningfully greater than the minority population percentage in the general population or other appropriate unit of geographical analysis.” The CEQ further adds that “[t]he selection of the appropriate unit of

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5 Hispanic is an ethnic and cultural identity and is not the same as race.
geographical analysis may be a governing body’s jurisdiction, a neighborhood, a census tract, or other similar unit that is chosen so as not to artificially dilute or inflate the affected minority population.”

The CEQ guidelines do not specifically state the percentage considered meaningful in the case of low-income populations. For this EA, the assumptions set forth in the CEQ guidelines for identifying and evaluating impacts on minority populations are used to identify and evaluate impacts on low-income populations. More specifically, potential environmental justice impacts are assumed to occur in an area if the percentage of minority, per capita income, and percentage below poverty level are meaningfully greater than the percentage of minority, per capita income, and percentage below poverty level in Washington State.

The entire Elwha River Basin and all hatcheries supporting the Elwha River hatchery programs are located in Clallam County. Elwha River salmon and steelhead do not meaningfully contribute to fisheries outside of the Elwha River Basin (Subsection 3.7, Socioeconomics). Therefore, Clallam County is the only county that would be meaningfully affected by Elwha River hatchery programs. Clallam County is an environmental justice community of concern because 14.2 percent of the population is below the poverty level, compared to 12.1 percent for the state as a whole (Table 9).

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Clallam County</th>
<th>Washington State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Black (percent in 2011)</td>
<td>1.0</td>
<td>3.8</td>
</tr>
<tr>
<td>American Indian (percent in 2011)</td>
<td>5.3</td>
<td>1.8</td>
</tr>
<tr>
<td>Asian (percent in 2011)</td>
<td>1.5</td>
<td>7.5</td>
</tr>
<tr>
<td>Pacific Islanders (percent in 2011)</td>
<td>0.2</td>
<td>0.7</td>
</tr>
<tr>
<td>Hispanic or Latino origin (percent in 2011)</td>
<td>5.3</td>
<td>11.6</td>
</tr>
<tr>
<td>Per capita income (2006-2010)</td>
<td>$24,449</td>
<td>$29,733</td>
</tr>
<tr>
<td>Below poverty level (percent in 2006-2010)</td>
<td>14.3</td>
<td>12.1</td>
</tr>
</tbody>
</table>

EPA guidance regarding environmental justice extends beyond statistical threshold analyses to consider explicit environmental justice effects on Native American tribes (EPA 1998). Federal duties under the Environmental Justice Executive Order, the presidential directive on government-to-government relations, and the trust responsibility to Indian tribes may merge when the action proposed by another Federal agency or the EPA potentially affects the natural or physical environment of a tribe. The natural or physical environment of a tribe may include resources reserved by treaty or lands held in trust; sites of special cultural, religious, or archaeological importance, such as sites protected under the National Historic Preservation Act or the Native American Graves Protection and Repatriation Act; and other areas reserved for hunting, fishing, and gathering (usual and accustomed, which may include “ceded” lands that are not within reservation boundaries). Potential effects of concern may include ecological, cultural, human health, economic, or social impacts when those impacts are interrelated to impacts on the natural or physical environment (EPA 1998).

The Lower Elwha Klallam Tribe resides in the Lower Elwha River Valley and adjacent bluffs on the north coast of the Olympic Peninsula just west of Port Angeles, Washington, in Clallam County. As recognized by the United States in the 1855 Treaty of Point No Point, the Lower Elwha Klallam Tribe has lived in this area since time immemorial. As described in Subsection 3.8, Cultural Resources, the Elwha River hatchery programs provide cultural, nutritional, economic, and social benefits to the Tribe. In addition, the Lower Elwha Klallam Tribe and other tribes participate in marine salmon fisheries in the Strait of Juan de Fuca and shellfish fisheries.

4. ENVIRONMENTAL CONSEQUENCES

4.1. Introduction

The four alternatives being evaluated in this EA are described in Chapter 2, Alternatives Including the Proposed Action. The baseline conditions for the nine resources (water quantity; water quality; salmon, steelhead, and their habitat; other fish and their habitat; wildlife; socioeconomics; environmental justice; cultural resources; and human health and safety) that may be affected by the Proposed Action and alternatives are described in Chapter 3, Affected Environment. This chapter provides an analysis of the direct and indirect environmental effects associated with the alternatives on these nine resources. In 2011, dam removal efforts were initiated so some effects of dam removal efforts are captured in baseline conditions as described in Chapter 3, Affected Environment. By 2013, both the Elwha and Glines Canyon Dams are expected to be removed, and environmental conditions in the Elwha River Basin will continue to change into the future as a result of dam removal activities (Table 10). Additionally, environmental conditions will change as the effects of past hatchery actions are fully realized (e.g., the last non-native, hatchery-origin steelhead will return to the Elwha River Basin in 2014)
(Table 10). This chapter analyzes the effects of the Proposed Action and its alternatives in the context of these changing environmental conditions. Cumulative effects are presented in Chapter 5, Cumulative Effects.

The effects of Alternative 1 are described relative to baseline conditions (Chapter 3, Affected Environment). The effects of the other alternatives are described relative to Alternative 1 (No Action). Where applicable, the relative magnitude of impacts is described using the following terms:

- Undetectable — The impact would not be detectable.
- Negligible — The impact would be at the lower levels of detection.
- Low — The impact would be slight, but detectable.
- Medium — The impact would be readily apparent.
- High — The impact would be severe.

### 4.1.1 Critical Habitat

Critical habitat for ESA-listed species in the Elwha River Basin includes many of the identified primary constituent elements, but most are affected primarily by the existence of the dams, or by the anticipated near-term effects of dam removal (e.g., sediment impacts on freshwater rearing sites, floodplain connectivity, or migration corridors), which is not part of the Proposed Action. The aspects of critical habitat that may be affected by the Proposed Action include (1) adequate water quantity and quality, and (2) freedom from excessive predation. Potential impacts on critical habitat are analyzed in this Environmental Assessment in the broader discussion of impacts on habitat (Subsection 4.2, Water Quantity; Subsection 4.3, Water Quality; Subsection 4.4, Salmon and Steelhead; and Subsection 4.5, Other Fish Species).
Table 10. Summary of expected changes in environmental conditions in the Elwha River Basin relative to baseline conditions.

<table>
<thead>
<tr>
<th>Environmental Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Baseline Conditions (2012)</strong></td>
</tr>
<tr>
<td>- Elwha Dam has been removed since 2011. Since 2011, natural-origin salmon and steelhead have been able to bypass the Elwha Dam and can access habitat up to the Glines Canyon Dam at river mile 13.5.</td>
</tr>
<tr>
<td>- Salmon and steelhead do not have access above Glines Canyon Dam (river mile 13.5).</td>
</tr>
<tr>
<td>- Because dam removal activities have started, sediment levels have increased in the lower Elwha River to levels inhospitable to fish and other aquatic life</td>
</tr>
<tr>
<td>- Although the Chambers Creek steelhead hatchery program is not operating, adult fish originating from this hatchery program continue to return.</td>
</tr>
<tr>
<td>- Chinook salmon, coho salmon, and fall chum salmon produced by WDFW and tribal hatchery programs continue to return.</td>
</tr>
<tr>
<td><strong>Expected Future Conditions</strong></td>
</tr>
<tr>
<td>- During the initial phases of dam removal, it is anticipated that turbidity (suspended sediment) levels will exceed 1,000 parts per million (ppm) for extended periods of time and will spike to levels exceeding 10,000 ppm for several weeks each year, with periodically high concentrations for as much as 3 to 5 years following dam removal (Randle et al., 1996; Ward et al. 2008; Duda et al. 2011)</td>
</tr>
<tr>
<td>- Dam removal is expected to almost immediately correct elevated water temperature conditions throughout the lower river caused in the past by thermal warming in the reservoirs that adversely affected fish migrating in the summer months (Ward et al. 2008)</td>
</tr>
<tr>
<td>In 2013, hatchery- and natural-origin salmon and steelhead are expected to have access to habitat above Glines Canyon Dam</td>
</tr>
<tr>
<td>- Last Chambers Creek (non-native), early-returning steelhead return to Elwha River in 2014.</td>
</tr>
<tr>
<td>- Chinook salmon, coho salmon, and fall chum salmon produced by WDFW and tribal hatchery programs continue to return.</td>
</tr>
<tr>
<td>- First late-returning (native), hatchery-origin steelhead return to Elwha River in 2013.</td>
</tr>
<tr>
<td>- First hatchery-origin pink salmon return to Elwha River in 2013.</td>
</tr>
</tbody>
</table>

4.2. Water Quantity

4.2.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1 (No Action), the Elwha River hatchery programs would have the same production levels as under baseline conditions, so the same amount of groundwater and surface
water would be used as under baseline conditions for broodstock holding, egg incubation, juvenile rearing, and juvenile acclimation (Table 11). Because the same amount of water would be used, there would be no change in the amount of surface water flowing between the hatchery facilities’ water intake and discharge structures. Likewise, there would be no change in the amount of water in any aquifer and no change in compliance with water permits or water rights at any of the hatchery facilities relative to baseline conditions (Subsection 3.2, Water Quantity).

Table 11. Water use by hatchery facility and alternative.

<table>
<thead>
<tr>
<th>Hatchery Facility</th>
<th>Water Use for Fall Chinook Salmon Hatchery Alternatives (cfs)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Baseline Conditions</td>
</tr>
<tr>
<td></td>
<td>Surface Ground</td>
</tr>
<tr>
<td>Elwha Channel Facility</td>
<td>36 3</td>
</tr>
<tr>
<td>Lower Elwha Fish Hatchery</td>
<td>29 (max) 9</td>
</tr>
<tr>
<td>Morse Creek Facility</td>
<td>5.4 0</td>
</tr>
<tr>
<td>Hurd Creek Hatchery</td>
<td>0 4.5</td>
</tr>
<tr>
<td>Sol Duc Hatchery</td>
<td>76 0</td>
</tr>
<tr>
<td>Manchester Research Station</td>
<td>3.3 0.07</td>
</tr>
</tbody>
</table>

1 Under Alternative 3, the Programs would operate as under the Proposed Action through most of the Preservation Phase of Elwha River restoration. The hatchery programs would be terminated near the end of the Preservation phase. Numbers in the table represent the long-term effects on water quantity. Short-term effects under Alternative 3 would be identical as under Alternative 2.

4.2.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, the Elwha River hatchery programs would have the same production levels as under Alternative 1, so the same amount of groundwater and surface water would be used as under Alternative 1 for broodstock holding, egg incubation, juvenile rearing, and juvenile acclimation (Table 11). Because the same amount of water would be used, there would be no change in the amount of surface water flowing between the hatchery facilities’ water intake and discharge structures. Likewise, there would be no change in the amount of water in any aquifer.
and no change in compliance with water permits or water rights at any of the hatchery facilities relative to Alternative 1.

4.2.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 3, hatchery programs would be operated at levels similar to those under Alternative 1 until the Elwha and Glines Canyon Dams have been removed, sediment levels have returned to pre-dam removal levels, and salmon and steelhead have exhibited some natural productivity. The programs would be terminated near the end of the preservation phase, and the last hatchery-origin fish would be released in approximately 2019. Therefore, in the short term, production levels would be the same as under Alternative 1 and effects on water quantity (e.g., ground and surface water) would be the same as under Alternative 1. However, after approximately 2019, the Elwha River hatchery programs would be terminated, so long-term water use would be less under Alternative 3 than under Alternative 1. There would be no change in compliance with water permits or water rights at any of the hatchery facilities under Alternative 3 because the same amount of water or less would be used relative to Alternative 1.

An analysis of the site-specific effects of the Elwha River hatchery programs is provided below.

**Hurd Creek Hatchery**

Hurd Creek uses groundwater exclusively except in the case of emergencies (Subsection 3.2, Water Quality). Under Alternative 3, the Hurd Creek Hatchery would not be used for Elwha River hatchery programs after around 2019, and 1.5 cfs less groundwater would be used than under Alternative 1 (Table 11). A 1.5 cfs reduction in water use would be slight but detectable and may increase the amount of water available for other users of the aquifer. Therefore, Alternative 3 would have a low and beneficial effect on groundwater relative to Alternative 1.

**Morse Creek Facility and Sol Duc Hatchery**

Morse Creek Facility and Sol Duc Hatchery use surface water exclusively. All water diverted from these rivers (minus evaporation) is returned after it circulates through the facility, so the only segment of the river that may be impacted by the hatchery facility would be the area between the water intake and discharge structures (Subsection 3.2, Water Quantity).

Under Alternative 3, the Morse Creek Facility would be closed after approximately 2019, and 5.4 cfs less water would be diverted from Morse Creek in the area between the water intake and discharge structures (Table 11). Because 5.4 cfs is up to 21 percent of the water in Morse Creek during low-flow conditions (Subsection 3.2, Water Quantity), the effect on water quantity in Morse Creek would be readily apparent, and Alternative 3 may reduce the long-term potential.
for impacts on fish or wildlife as a result of stream dewatering. Consequently, the long-term
effects of Alternative 3 would be medium and beneficial relative to Alternative 1.

Under Alternative 3, Sol Duc Hatchery would not be used for Elwha River hatchery programs
after approximately 2019, and 15 cfs less water would be diverted from the Sol Duc River in the
area between the water intake and discharge structures (Table 11). Because 15 cfs is up to 7
percent of the water in Sol Duc River during low-flow conditions (Subsection 3.2, Water
Quantity), the effect would be slight but detectable and may reduce the long-term potential for
impacts on fish and wildlife as a result of stream dewatering. Consequently, the long-term
effects of Alternative 3 on water quantity in the Sol Duc River would be low and beneficial
relative to Alternative 1.

Elwha Channel Facility and Lower Elwha Fish Hatchery
The Elwha Channel Facility and Lower Elwha Fish Hatchery use both groundwater and surface
water (Subsection 3.2, Water Quality). All surface water diverted from the Elwha River (minus
evaporation) is returned after it circulates through the facility. The only segment of the Elwha
River that may be impacted by the hatchery facilities would be the area between the water intake
and discharge structures (Subsection 3.2, Water Quantity).

Under Alternative 3, the Elwha Channel Facility and Lower Elwha Fish Hatchery would be
closed after approximately 2019, and between 29 and 36 cfs less water would be diverted from
the Elwha River in the areas between the water intakes and discharge structures (Table 10).
Because 29 to 36 cfs is between 13 and 16 percent of the water in the Elwha River during low-
flow conditions (Subsection 3.2, Water Quantity), the effect would be readily apparent and may
reduce the long-term potential for impacts on fish and wildlife as a result of stream dewatering.

Because of the hydrological connection between the Elwha River aquifer and the Elwha River,
the aquifer has been designated as under the influence of surface water and must be treated as if
it were a surface water source (Subsection 3.2, Water Quantity). Under Alternative 3, the Elwha
Channel Facility and the Lower Elwha Fish Hatchery would use between 3 and 9 cfs less well
water than under Alternative 1 (Table 11). A reduction of between 3 and 9 cfs of well water
would have a negligible impact on surface water relative to Alternative 1.

Manchester Research Station
Manchester Research Station uses both groundwater and surface water (i.e., marine water from
the Puget Sound)(Subsection 3.2, Water Quantity). Under Alternative 3, the Manchester
Research Station would not be used for Elwha River hatchery programs after approximately
2019, and 0.01 cfs less water would be diverted from the Puget Sound (Table 11). Because 0.01
cfs is a very small amount of water relative to the total amount of water in Puget Sound, the
long-term effects of Alternative 3 of water quantity in Puget Sound would be undetectable relative to Alternative 1. Under Alternative 3, 0.46 cfs less groundwater would be used at the Manchester Research Station relative to Alternative 1. The effect on groundwater would be at the lower levels of detection. Therefore, Alternative 3 would have a negligible, long-term effect on groundwater relative to Alternative 1.

4.2.4. Alternative 4 (No Hatchery Programs in the Elwha River) — Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Do Not Meet the Requirements of the 4(d) Rule

Under Alternative 4, the Elwha River hatchery programs would be terminated immediately (Subsection 2.4, Alternative 4). Consequently, short- and long-term water use would be less under Alternative 4 relative to Alternative 1. There would be no change in compliance with water permits or water rights at any of the hatchery facilities under Alternative 4 because less water would be used relative to Alternative 1.

The site-specific evaluation of effects described under Alternative 3 (Subsection 4.2.3, Alternative 3) would apply in both the short and long term under Alternative 4. In summary, 36 cfs less water would be diverted between the intake and discharge structures of the Elwha Channel Facility relative to Alternative 1, up to 29 cfs less water would be diverted between the intake and discharge structures of the Lower Elwha Fish Hatchery relative to Alternative 1, and over 5 cfs less water would be diverted from Morse Creek relative to Alternative 1 (Table 11). These changes would reduce the short- and long-term potential for impacts on fish and wildlife as a result of stream dewatering. In addition, less groundwater would be used relative to Alternative 1, which may increase the amount of water available for other users of aquifers used by the Elwha River hatchery programs.

4.3. Water Quality

4.3.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1 (No Action), the Elwha River hatchery programs would have the same production levels as under baseline conditions, so there would be no expected change in the discharge of ammonia, nutrients (e.g., nitrogen), biological oxygen demand, pH, suspended solids levels, antibiotics, fungicides, disinfectants, steroid hormones, pathogens, anesthetics, pesticides, and herbicides into the Elwha River, Hurd Creek, Sol Duc River, or the Puget Sound from Elwha River hatchery programs (Subsection 3.3, Water Quality). Consequently, there would be no change in compliance with NPDES permits or tribal wastewater plans.
No changes would be expected to 303(d) listings for Hurd Creek, Sol Duc River, or the Puget Sound because hatchery production levels and ongoing contributions of substances from other sources (e.g., from activities such as human development, agricultural practices, and forest practices) would be the same as under baseline conditions, and there are no known mitigation actions being implemented within the analysis area that would remove these impaired water bodies from the 303(d) list in the foreseeable future.

However, water quality conditions in the Elwha River would be expected to change in the short and long term from dam removal (Table 10). In the short term, sediment levels would increase immediately after removal of the Glines Canyon Dam, but water temperature conditions throughout the lower river would be expected to improve immediately (Ward et al. 2008). In the long-term, sediment levels will dissipate and temperatures in the lower Elwha River would be reduced (NPS 2005). Consequently, the Elwha River may be removed from the 303(d) list because temperatures would be reduced in lower part of the river after dam removal, and temperature is its only 303(d) listing parameter (Subsection 3.3, Water Quality).

**4.3.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule**

Under Alternative 2, the Elwha River hatchery programs would have the same production levels, so there would be no expected change in water quality relative to Alternative 1 as a result of changes in the discharge of ammonia, nutrients (e.g., nitrogen), biological oxygen demand, pH, suspended solids levels, antibiotics, fungicides, disinfectants, steroid hormones, pathogens, anesthetics, pesticides, and herbicides into the Elwha River, Hurd Creek, Sol Duc River, or the Puget Sound from Elwha River hatchery programs (Subsection 3.3, Water Quality). Consequently, there would be no change in compliance with NPDES permits or tribal wastewater plans, and there would be no change in the contribution of hatcheries to water quality in any 303(d) listed segments of the analysis area relative to Alternative 1.

**4.3.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule**

Under Alternative 3, hatchery programs would be operated at levels similar to those under Alternative 1 until the dams have been removed, sediment levels have returned to pre-dam removal levels, and salmon and steelhead have exhibited some natural productivity. The programs would be terminated near the end of the preservation phase, and it would be expected that the last hatchery-origin fish would be released in approximately 2019. Therefore, in the short term, production levels would be the same as under Alternative 1, so there would be no expected change in water quality as a result of changes in the discharge of ammonia, nutrients...
(e.g., nitrogen), biological oxygen demand, pH, suspended solids levels, antibiotics, fungicides, disinfectants, steroid hormones, pathogens, anesthetics, pesticides, and herbicides into the Elwha River, Hurd Creek, Sol Duc River, or the Puget Sound from Elwha River hatchery programs (Subsection 3.3, Water Quality). However, after around 2019, the Elwha River hatchery programs would be terminated, and, therefore, long-term effects on water quality may differ relative to Alternative 1.

Over the long-term, there would be a reduction in the discharge of ammonia, nutrients (e.g., nitrogen), biological oxygen demand, pH, suspended solids levels, antibiotics, fungicides, disinfectants, steroid hormones, pathogens, anesthetics, pesticides, and herbicides into the Elwha River, Hurd Creek, Sol Duc River, or the Puget Sound from Elwha River hatchery programs (Subsection 3.3, Water Quality). The effects of a reduction in the discharge of these substances would be slight because hatchery effluent is passed through a pollution abatement pond to settle out uneaten food and waste before being discharged into receiving waters (Subsection 3.3, Water Quality), but because changes may be detectable in the immediate vicinity of the hatchery discharge structures, Alternative 3 may provide a low and beneficial, long term and localized benefit to water quality relative to Alternative 1.

Alternative 3 would not be expected to change any of the 303(d) lists relative to Alternative 1 because the contribution of substances from these programs is very small relative to the contribution of substances described under baseline conditions (e.g., from activities such as human development, agricultural practices, and forest practices) (Subsection 3.3, Water Quality). Because long-term water quality would be expected to improve under Alternative 3 relative to Alternative 1, there would be no change in compliance with applicable NPDES permits or tribal wastewater plans relative to Alternative 1.

### 4.3.4. Alternative 4 (No Hatchery Programs in the Elwha River) — Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Do not Meet the Requirements of the 4(d) Rule.

Under Alternative 4, the Elwha River hatchery programs would be terminated immediately. Consequently, there would be a reduction in the discharge of ammonia, nutrients (e.g., nitrogen), biological oxygen demand, pH, suspended solids levels, antibiotics, fungicides, disinfectants, steroid hormones, pathogens, anesthetics, pesticides, and herbicides into the Elwha River, Hurd Creek, Sol Duc River, or the Puget Sound over the short and long term relative to Alternative 1. The effects of a reduction in the discharge of these substances would be slight because hatchery effluent is passed through a pollution abatement pond to settle out uneaten food and waste before being discharged into receiving waters (Subsection 3.3, Water Quality), but because changes would be detectable in the immediate vicinity of the hatchery discharge structures, Alternative 4
would provide low and beneficial, long-term, and localized benefits to water quality relative to Alternative 1.

Alternative 4 would not be expected to change any of the 303(d) lists because the contribution of substances from these programs is very small relative to the contribution of these substances from activities such as human development, agricultural practices, and forest practices (Subsection 3.3, Water Quality). Because water quality would be expected to improve in both the short and long term, there would be no change in compliance with applicable NPDES permits or tribal wastewater plans at the Hurd Creek Hatchery, Sol Duc Hatchery, or Manchester Research Station relative to Alternative 1. These facilities use between 14 and 30 percent of their capacity to raise Elwha River fish and would continue to operate under Alternative 4 (Subsection 3.3, Water Quality). Because the Elwha Channel Facility and the Lower Elwha Fish Hatchery raise Elwha River fish exclusively (Subsection 3.3, Water Quality), they would close under Alternative 4, and NPDES or tribal wastewater plans would no longer be necessary or applicable.

4.4. Salmon and Steelhead

As removal of the two dams on the Elwha River continues, habitat conditions for salmon and steelhead downstream of the dams will continue to degrade in the short-term, as sediment that was trapped behind the dams is released, increasing turbidity levels, and making water quality conditions inhospitable for fish in mainstem and side-channel reaches of the lower Elwha River. Turbidity levels are expected to exceed 1,000 parts per million (ppm) for extended periods of time and will spike to levels exceeding 10,000 ppm for several weeks each year, with periodically high concentrations for as much as 3 to 5 years following dam removal (Randle et al. 1996; Ward et al. 2008; Duda et al. 2011). The high sediment loads will cause deleterious effects in the egg to fry life stages for all species of fish present in the lower watershed (Pess et al. 2008). Fish exposed to sediment loads between 50 and 100 ppm for an extended period of time may stop feeding, suffer gill abrasion, and experience loss of fitness due to the associated stress (Cook-Tabor 1995). At turbidity levels above 1,000 ppm, direct mortality of fish may result simply from the elevated sediment loads (Cook-Tabor 1995). With sediment loads expected to exceed 10,000 ppm, all salmon and steelhead rearing naturally and/or migrating in the Elwha River below Glines Canyon Dam may be killed by stored sediment released during dam removal (Ward et al. 2008).

In the long term, dam removal is expected to fully restore riverine sediment delivery to a natural condition, and partially restore sediment-starved areas in the nearshore marine environment. Several years will likely be required to reach equilibrium between sediment supply and transport capacity (Ward et al. 2008). It is expected that dam removal will almost immediately correct
elevated water temperature conditions throughout the lower river caused in the past by thermal warming in the reservoirs. These temperatures adversely affected fish migrating in the summer months (Ward et al. 2008). By 2013, natural-origin salmon and steelhead are expected to have access to habitat above Glines Canyon Dam (river mile 13.5) because of the scheduled dam removal.

Table 6 lists the various effects through which the hatchery programs could affect natural-origin salmon and steelhead populations in the Elwha River. However, NMFS also recognizes the substantial program elements designed to minimize these impacts, as well as the dynamics of hatchery operations during the preservation and recolonization phases of the restoration of the Elwha River. Potential impacts such as disease, competition and predation are minimized by the location of the hatchery release sites near the mouth of the river, which limits the potential interaction of hatchery and natural-origin fish. Disease is further minimized by the hatchery operators’ strict adherence to Washington State disease control protocols. Genetic risks are minimized by using native fish stocks, using large effective breeding size, collecting broodstock across the entire run-timing of the species, and applying proper broodstock selection and mating protocols.

4.4.1. Puget Sound Chinook Salmon (ESA-listed)

4.4.1.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs would be operated the same as under baseline conditions (Subsection 2.1, Alternative 1), but habitat conditions would continue to change as Glines Canyon Dam is removed. Therefore, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to baseline conditions (Table 6 Subsection 3.4, Salmon, Steelhead, and Their Habitat). Nutrient cycling and population viability benefits would continue to change relative to baseline conditions as the processes associated with dam removal proceed.

In the short term, while the effects of dam removal activities continue, the hatchery programs would continue to preserve genetic diversity under Alternative 1 at a level consistent with baseline conditions, but the hatchery programs would provide the following additional benefits going forward:

- The hatchery programs would add marine-derived nutrients to the aquatic and terrestrial systems above Glines Canyon Dam, which are inaccessible to salmon and steelhead under baseline conditions.
The Chinook salmon hatchery program would increase total and natural-origin abundance and spatial structure of the Chinook salmon population as additional habitat becomes available and as first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally.

The Chinook salmon hatchery program would preserve the Elwha River Chinook salmon population when turbidity levels are high and detrimental to natural-origin fish survival due to dam removal activities.

In the long term, spatial structure and abundance of the Elwha River Chinook salmon population would be expected to continue to improve relative to baseline conditions because Chinook salmon would continue to re-seed habitat that has been inaccessible since dam construction. Additionally, the newly accessible habitat would be of higher quality than existing habitat, so productivity would be expected to improve relative to baseline conditions. As fish colonize new areas, they would be subject to a broader array of selective pressures, which would be expected to increase genetic diversity relative to baseline conditions.

Under Alternative 1, the Tribal commercial fishery targeting non-native, hatchery-origin steelhead would be terminated after the 2013-2014 fishing season, but this change would not be expected to affect Elwha River Chinook salmon because adult Chinook salmon are not in the fishing area during the steelhead fishery (Subsection 3.4.1, Puget Sound Chinook Salmon). No fisheries would directly harvest hatchery-origin or natural-origin Elwha River Chinook salmon. However, Elwha River Chinook salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks.

4.4.1.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). Additionally, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 (Subsection 2.2, Alternative 2), so the hatchery programs would have identical impacts on natural-origin Chinook salmon and their habitat as under Alternative 1. There would not be any change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1 (Table 6)(Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there would be no change in population viability benefits or benefits from nutrient cycling relative to Alternative 1.
Under Alternative 2, there would be no change in fisheries affecting Elwha River Chinook salmon relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin Elwha River Chinook salmon, but Elwha River Chinook salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks. Fisheries on native, hatchery-origin steelhead (ceremonial/subsistence and later commercial) would be initiated under Alternative 2 once the Elwha River natural-origin steelhead reach abundance thresholds, but these fisheries would not be expected to affect Chinook salmon because adult Chinook salmon would not be in the fishing area during the steelhead fisheries.

4.4.1.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the short term, the operation of the Elwha River hatchery programs and habitat conditions as a result of dam removal would be the same under Alternative 3 as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed) (Subsection 2.3, Alternative 3). Therefore, in the short term, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1 (Table 6)(Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there would be no change in the short term in total species abundance and population viability benefits or benefits from nutrient cycling relative to Alternative 1.

In the long term, Alternative 3 would eliminate risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from hatchery programs, because the hatchery programs would be terminated in approximately 2019. Similarly, population viability and nutrient cycling benefits would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). However, because it is unclear how long it would take for the river to become hospitable to natural Chinook salmon survival and productivity, and the time needed for salmon to naturally recolonize the Elwha River Basin to a viable population level without hatchery programs (Ward et al. 2008), Alternative 3 may increase the risk of extirpation, and delay attainment of a viable abundance level relative to Alternative 1. Salmon and steelhead would have similar access to high quality habitat throughout the Elwha River Basin under Alternative 3 as under Alternative 1, so there would be no change in the spatial structure or productivity of the Elwha River Chinook salmon population relative to Alternative 1, but the pace in achieving benefits to these parameters might be delayed by decades relative to Alternative 1 because of decreases in total population abundance. Because some hatchery programs may reduce the genetic diversity and fitness of a salmon population, eliminating the
hatchery programs in approximately 2019 may reduce genetic diversity and fitness loss risks relative to Alternative 1.

Under Alternative 3, there would be no change in fisheries affecting Elwha River Chinook salmon relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin Elwha River Chinook salmon. However, Elwha River Chinook salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks. Tribal steelhead fisheries would be initiated under Alternative 3 once Elwha River natural-origin steelhead reach abundance thresholds, but these fisheries would not be expected to affect Chinook salmon because adult Chinook salmon would not be in the fishing area during the steelhead fisheries.

4.4.1.4. Alternative 4 (No Hatchery Programs in the Elwha River) — Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Do Not Meet the Requirements of the 4(d) Rule

Under Alternative 4, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). However, under Alternative 4, the Elwha River hatchery programs would be terminated immediately (Subsection 2.4, Alternative 4). Consequently, Alternative 4 would eliminate short- and long-term risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from the hatchery programs. These risks would, therefore, be lower than under Alternative 1. Similarly, benefits from the hatchery programs on population viability and nutrient cycling would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Table 6)(Subsection 3.4, Salmon, Steelhead, and Their Habitat). Because dam removal activities are expected to lead to water quality conditions that are detrimental, and perhaps lethal, to all fish migrating and rearing in the lower Elwha River (Ward et al. 2008), Alternative 4 would reduce short-term abundance relative to Alternative 1. It is unclear whether the Elwha River Chinook salmon population would endure without supportive breeding provided by the hatchery program; if extirpated, it is unclear how long it would take the species to recolonize the Elwha River Basin from other watersheds and achieve a viable abundance level. Any Chinook salmon that survive dam removal activities would have access to high-quality habitat throughout the Elwha River Basin, but because abundance levels would be expected to be critically low (with possible extirpation of the population), the spatial structure, productivity, and genetic diversity status of the species would be markedly reduced relative to Alternative 1.

Under Alternative 4, no fisheries would directly harvest Elwha River Chinook salmon. However, Elwha River Chinook salmon may continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks (if they are
not extirpated), and the adverse effects of any fisheries would be increased over Alternative 1, as the consequences to the population of intercepting the few remaining natural-origin Chinook salmon would increase as the proportion of hatchery-origin fish, and hence the total population, decreases. A Tribal fishery on non-native (i.e., Chambers Creek), hatchery-origin steelhead would continue until the end of the 2013-2014 fishing season, but this fishery would not be expected to affect Chinook salmon because adult Chinook salmon would not be in the fishing area during the steelhead fishery.

4.4.2. Puget Sound Steelhead (ESA-listed)

4.4.2.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs would be operated the same as under baseline conditions (Subsection 2.1, Alternative 1), but habitat conditions would continue to change as Glines Canyon Dam is removed. Therefore, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to baseline conditions (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Nutrient cycling and population viability benefits would continue to change relative to baseline conditions.

In the short term, while the effects of dam removal activities continue, the hatchery programs would continue to preserve genetic diversity under Alternative 1 at a level consistent with baseline conditions, but the hatchery programs would provide the following additional benefits going forward:

- The hatchery programs would add marine-derived nutrients to the aquatic and terrestrial systems above Glines Canyon Dam, which are inaccessible to salmon and steelhead under baseline conditions.
- The steelhead hatchery program would increase total and natural-origin abundance and spatial structure of the steelhead population as additional habitat becomes available and as first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally.
- The steelhead hatchery program would preserve the late-returning, native Elwha River steelhead population when turbidity levels are high and detrimental to natural-origin fish survival due to dam removal activities.

In the long term, spatial structure and abundance of the Elwha River steelhead population would be expected to continue to improve relative to baseline conditions because steelhead would continue to re-seed habitat that has been inaccessible since dam construction. Additionally, the newly accessible habitat would be of higher quality than existing habitat, so productivity would
be expected to improve relative to baseline conditions. As fish colonize new areas, they would be subject to a broader array of selective pressures, compared to baseline conditions.

Under Alternative 1, the Tribal commercial fishery targeting non-native (i.e., Chambers Creek stock), hatchery-origin steelhead would be terminated after the 2013-2014 fishing season, and this change would reduce incidental impacts on the native, natural-origin steelhead population. No fisheries would target late-returning (i.e., native stock) Elwha River steelhead.

4.4.2.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). Additionally, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 (Subsection 2.2, Alternative 2), so the hatchery programs would have identical impacts on natural-origin steelhead and their habitat as under Alternative 1. There would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1 (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there would be no change in population viability benefits or benefits from nutrient cycling relative to Alternative 1.

Under Alternative 2, early-returning, non-native steelhead (i.e., Chambers Creek stock) would continue to be harvested in Tribal fisheries through 2014. After the 2013-14 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Beginning January of 2020 or later, if the natural-origin component of the steelhead population exceeds 500 fish, the Lower Elwha Klallam Tribe would scale up their fishery to target 200 to 300 hatchery-origin steelhead. The Tribal fisheries would only incidentally harvest natural-origin steelhead. The rate of incidental mortality in the ceremonial and subsistence fishery would be less than 2 percent of the natural-origin steelhead that reach the mouth of the Elwha River, and the rate of incidental mortality in the commercial fishery would be less than 7 percent of the natural-origin steelhead that reach the mouth of the Elwha River (LEKT 2012d). Based on population growth and harvest modeling done by the Lower Elwha Klallam Tribe, a 2 to 7 percent harvest rate on natural-origin steelhead would have a very small effect on the growth trajectory of the natural-origin population in the 10- to 15-year period after initiation of the fishery.
In the short term, the operation of the Elwha River hatchery programs and habitat conditions as a result of dam removal would be the same under Alternative 3 as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed) (Subsection 2.3, Alternative 3). Therefore, in the short term, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1 (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there would be no change in the short term in total species abundance and population viability benefits or benefits from nutrient cycling relative to Alternative 1.

In the long term, Alternative 3 would eliminate risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from hatchery programs, because the hatchery programs would be terminated in approximately 2019. Similarly, population viability and nutrient cycling benefits would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). However, because it is unclear how long it would take for the river to become hospitable to natural steelhead survival and productivity, and the time needed for steelhead to naturally recolonize the Elwha River Basin to a viable population level without hatchery programs (Ward et al. 2008), Alternative 3 may increase the risk of extirpation, and delay attainment of a viable abundance level relative to Alternative 1. Salmon and steelhead would have similar access to high-quality habitat throughout the Elwha River Basin under Alternative 3 as under Alternative 1, so there would be no change in the spatial structure or productivity of the Elwha River steelhead population relative to Alternative 1, but the pace in achieving benefits to these parameters might be reduced by decades relative to Alternative 1 because of decreases in total population abundance. Because certain hatchery programs can reduce the genetic diversity and fitness of a salmon population, eliminating the hatchery programs in approximately 2019 may reduce genetic diversity and fitness loss risks relative to Alternative 1.

Under Alternative 3, the Tribal harvest directed at non-native, hatchery-origin steelhead (i.e., Chambers Creek fish) would continue in the lower 5 miles of the Elwha River through the 2013-2014 fishing season. After the 2013-2014 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Because hatchery-origin steelhead would stop returning to the Elwha River in approximately
2021, the steelhead fishery would only be ramped up to target 200 to 300 hatchery-origin steelhead for one year, and only if natural-origin steelhead abundance that year is projected to exceed 500 fish.

The rate of incidental mortality in the ceremonial and subsistence fishery is expected to be less than 2 percent of the natural-origin steelhead that reach the mouth of the Elwha River, and the rate of incidental mortality in the commercial fishery would be less than 7 percent of the natural-origin steelhead that reach the mouth of the Elwha River (LEKT 2012d). Based on population growth and harvest modeling done by the Lower Elwha Klallam Tribe, a 2 to 7 percent harvest rate on natural-origin steelhead would have a very small effect on the growth trajectory of the natural-origin population in the 10- to 15-year period after initiation of the fishery.

4.4.2.4. Alternative 4 (No Hatchery Programs in the Elwha River) — Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Do Not Meet the 4(d) Rule

Under Alternative 4, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). However, under Alternative 4, the Elwha River hatchery programs would be terminated immediately (Subsection 2.4, Alternative 4). Consequently, Alternative 4 would eliminate short- and long-term risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, and disease transfer from the hatchery programs. These risks would be lower than under Alternative 1. Similarly, benefits from the hatchery programs on population viability and nutrient cycling would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Because dam removal activities are expected to lead to water quality conditions that are detrimental, and perhaps lethal, to all fish migrating and rearing in the lower Elwha River (Ward et al. 2008), Alternative 4 would reduce short-term steelhead abundance relative to Alternative 1, placing the population at increased risk of extirpation. It is unclear whether the Elwha River steelhead population would endure without supportive breeding provided by the hatchery program; if extirpated, it is unclear how long it would take the species to recolonize the Elwha River Basin from other watersheds and achieve a viable abundance level. Any steelhead that survive dam removal activities would have access to high-quality habitat throughout the Elwha River Basin but, because abundance levels would be expected to be critically low (with possible extirpation of the population), the spatial structure, productivity, and genetic diversity status of the species would be markedly reduced relative to Alternative 1.
Under Alternative 4, like under Alternative 1, the Tribal fishery on non-native (e.g., Chambers Creek) hatchery-origin steelhead would continue until the end of the 2013-14 fishing season. There would be no fisheries targeting hatchery-origin fish after the 2013-14 fishing season.

4.4.3. Puget Sound Fall Chum Salmon

4.4.3.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs would be operated the same as under baseline conditions (Subsection 2.1, Alternative 1), but habitat conditions would continue to change as Glines Canyon Dam is removed. Therefore, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to baseline conditions (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Nutrient cycling and population viability benefits would continue to change relative to baseline conditions.

In the short term, while the effects of dam removal activities continue, the hatchery programs would continue to preserve genetic diversity under Alternative 1 at a level consistent with baseline conditions, but the hatchery programs would provide the following additional benefits going forward:

- The hatchery programs would add marine-derived nutrients to the aquatic and terrestrial systems above Glines Canyon Dam, which are inaccessible to salmon and steelhead under baseline conditions.
- The fall chum salmon hatchery program would increase total and natural-origin abundance and spatial structure of the chum salmon population as additional habitat becomes available and as first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally.
- The fall chum salmon hatchery program would preserve the Elwha River chum salmon population when turbidity levels are high and detrimental to natural-origin fish survival due to dam removal activities.

In the long term, spatial structure and abundance of the Elwha River chum salmon population would be expected to continue to improve relative to baseline conditions because chum salmon would continue to re-seed habitat that has been inaccessible since dam construction. Additionally, the newly accessible habitat would be of higher quality than existing habitat, so productivity would be expected to improve relative to baseline conditions. As fish colonize new areas, they would be subject to a broader array of selective pressures, which would be expected to increase genetic diversity relative to baseline conditions.
Under Alternative 1, the Tribal commercial fishery targeting non-native, hatchery-origin steelhead would be terminated after the 2013-2014 fishing season, but this change would not be expected to affect Elwha River chum salmon because adult chum salmon are not in the fishing area during the steelhead fishery (Subsection 3.4.3, Puget Sound Fall Chum Salmon). No fisheries would directly harvest hatchery-origin or natural-origin Elwha River chum salmon. However, Elwha River chum salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks.

4.4.3.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). Additionally, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 (Subsection 2.2, Alternative 2), so the hatchery programs would have identical impacts on natural-origin chum salmon and their habitat as under Alternative 1. There would not be any change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1 (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there would be no change in population viability benefits or benefits from nutrient cycling relative to Alternative 1.

Under Alternative 2, there would be no change in fisheries affecting Elwha River chum salmon relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin Elwha River chum salmon, but Elwha River chum salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks. Fisheries on native, hatchery-origin steelhead (ceremonial/subsistence and later commercial) would be initiated under Alternative 2 once the Elwha River natural-origin steelhead reach abundance thresholds, but these fisheries would not be expected to affect chum salmon because adult chum salmon would not be in the fishing area during the steelhead fisheries.

4.4.3.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Plan Meet the Requirements of the 4(d) Rule

In the short term, the operation of the Elwha River hatchery programs and habitat conditions as a result of dam removal would be the same under Alternative 3 as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed) (Subsection 2.3, Alternative 3). Therefore, in the short term, there would be no change in risks associated with
genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1 (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there would be no change in the short term in total species abundance and population viability benefits or benefits from nutrient cycling relative to Alternative 1.

In the long term, Alternative 3 would eliminate risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from hatchery programs, because the hatchery programs would be terminated in approximately 2019. Similarly, population viability and nutrient cycling benefits would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). However, because it is unclear how long it would take for the river to become hospitable to natural fall chum salmon survival and productivity, and the time needed for the species to recolonize the Elwha River Basin to a viable population level without hatchery programs (Ward et al. 2008), Alternative 3 may increase the risk of population extirpation and delay attainment of a viable abundance level relative to Alternative 1. Salmon and steelhead would have similar access to high quality habitat throughout the Elwha River Basin under Alternative 3 as under Alternative 1, so there would be no change in the spatial structure or productivity of the Elwha River chum salmon population relative to Alternative 1, but the pace in achieving benefits to these parameters may be reduced relative to Alternative 1. Because certain hatchery programs can reduce the genetic diversity and fitness of a salmon population, eliminating the hatchery programs in approximately 2019 may reduce genetic diversity and fitness loss risks relative to Alternative 1.

Under Alternative 3, there would be no change in fisheries affecting Elwha River chum salmon relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin Elwha River chum salmon. However, Elwha River chum salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks. Tribal steelhead fisheries would be initiated under Alternative 3 once Elwha River natural-origin steelhead reach abundance thresholds, but these fisheries would not be expected to affect chum salmon because adult chum salmon migrate much earlier in the season and would not be in the fishing area during the steelhead fisheries.

4.4.3.4. Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Do Not Meet the Requirements of the 4(d) Rule

Under Alternative 4, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). However, under Alternative 4, the Elwha River hatchery programs would be
terminated immediately (Subsection 2.4, Alternative 4). Consequently, Alternative 4 would eliminate short- and long-term risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from the hatchery programs. Similarly, benefits from the hatchery programs on population viability and nutrient cycling would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Because dam removal activities are expected to lead to water quality conditions that are detrimental, and perhaps lethal, to all fish migrating and rearing in the lower Elwha River (Ward et al. 2008), Alternative 4 would reduce short-term fall chum salmon population abundance relative to Alternative 1, placing the population at increased risk of extirpation. It is unclear whether the Elwha River chum salmon population would endure without supportive breeding provided by the hatchery program; if extirpated, it is unclear how long it would take the species to recolonize the Elwha River Basin from other watersheds and achieve a viable abundance level. Any chum salmon that survive dam removal activities would have access to high quality habitat throughout the Elwha River Basin, but because abundance levels would be expected to be critically low (with possible extirpation of the population), the spatial structure, productivity, and diversity status of the species would be markedly reduced relative to Alternative 1.

Under Alternative 4, no fisheries would directly harvest hatchery-origin or natural-origin Elwha River chum salmon. However, Elwha River chum salmon may continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks (if they are not extirpated). But under this alternative, the adverse effects of any fisheries would be increased over Alternative 1, as the incidence of intercepting a natural-origin chum salmon would increase as the proportion of hatchery-origin fish decreases.

4.4.4. Puget Sound Pink Salmon

4.4.4.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs would be operated identically as under baseline conditions (Subsection 2.1, Alternative 1), but habitat conditions would continue to change as Glines Canyon Dam is removed. Therefore, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to baseline conditions (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Nutrient cycling and population viability benefits would continue to change relative to baseline conditions.

In the short term, while the effects of dam removal activities continue, the hatchery programs would continue to preserve genetic diversity under Alternative 1 at a level consistent with baseline conditions, but the hatchery programs would provide the following additional benefits
The hatchery programs would add marine-derived nutrients to the aquatic and terrestrial systems above Glines Canyon Dam, which are inaccessible to salmon and steelhead under baseline conditions.

The pink salmon hatchery program would increase total and natural-origin abundance and spatial structure of the pink salmon population as additional habitat becomes available and as first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally.

The pink salmon hatchery program would preserve the Elwha River pink salmon population when turbidity levels are high and detrimental to natural-origin fish survival due to dam removal activities.

In the long term, spatial structure and abundance of the Elwha River pink salmon population would be expected to continue to improve relative to baseline conditions because pink salmon would continue to re-seed habitat that has been inaccessible since dam construction. Additionally, the newly accessible habitat would be of higher quality than existing habitat, so productivity would be expected to improve relative to baseline conditions. As fish colonize new areas, they would be subject to a broader array of selective pressures, which would be expected to increase genetic diversity relative to baseline conditions.

Under Alternative 1, the Tribal commercial fishery targeting non-native, hatchery-origin steelhead would be terminated after the 2013-2014 fishing season, but this change would not be expected to affect Elwha River pink salmon because adult pink salmon are not in the fishing area during the steelhead fishery (Subsection 3.4.4, Puget Sound Pink Salmon). No fisheries would directly harvest hatchery-origin or natural-origin Elwha River pink salmon. However, Elwha River pink salmon would continue to be harvested incidentally in U.S. and Canadian mixed stock marine area fisheries targeting more abundant salmon stocks.

**4.4.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule**

Under Alternative 2, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). Additionally, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 (Subsection 2.2, Alternative 2), so the hatchery programs would have identical impacts on natural-origin pink salmon and their habitat as under Alternative 1. There would not be any change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer.
relative to Alternative 1 (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there
would be no change in population viability benefits or benefits from nutrient cycling relative to
Alternative 1.

Under Alternative 2, there would be no change in fisheries affecting Elwha River pink salmon
relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin
Elwha River pink salmon, but Elwha River pink salmon would continue to be harvested
incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant
salmon stocks. Fisheries on native, hatchery-origin steelhead (ceremonial/subsistence and later
commercial) would be initiated under Alternative 2 once the Elwha River natural-origin
steelhead reach abundance thresholds, but these fisheries would not be expected to affect pink
salmon because adult pink salmon would not be in the fishing area during the steelhead fisheries.

4.4.4.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a
Determination that Revised HGMPs that Include a Sunset Term and a Revised
Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the short term, the operation of the Elwha River hatchery programs and habitat conditions as a
result of dam removal would be the same under Alternative 3 as under Alternative 1 (i.e., habitat
conditions would continue to change as Glines Canyon Dam is removed) (Subsection 2.3,
Alternative 3). Therefore, in the short term, there would be no change in risks associated with
genetic effects, competition and predation, facility effects, natural population status masking,
incidental fishing effects, or disease transfer relative to Alternative 1 (Subsection 3.4, Salmon,
Steelhead, and Their Habitat). Similarly, there would be no change in the short term in total
species abundance and population viability benefits or benefits from nutrient cycling relative to
Alternative 1.

In the long term, Alternative 3 would eliminate risks associated with genetic effects, competition
and predation, facility effects, natural population status masking, incidental fishing effects, or
disease transfer from hatchery programs because the hatchery programs would be terminated in
approximately 2019. Similarly, population viability and nutrient cycling benefits would be
eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4,
Salmon, Steelhead, and Their Habitat). However, because it is unclear how long it would take
for the river to become hospitable to natural pink salmon survival and productivity, and the time
needed for the species to recolonize the Elwha River Basin to a viable population level without
hatchery programs (Ward et al. 2008), Alternative 3 may increase the risk of population
extirpation and delay attainment of a viable abundance level relative to Alternative 1. Salmon
and steelhead would have similar access to high quality habitat throughout the Elwha River
Basin under Alternative 3 as under Alternative 1, so there would be no change in the spatial
structure or productivity of the Elwha River pink salmon population relative to Alternative 1, but
the pace in achieving benefits to these parameters may be reduced relative to Alternative 1. Because certain hatchery programs can reduce the genetic diversity and fitness of a salmon population, eliminating the hatchery programs in approximately 2019 may reduce genetic diversity risks relative to Alternative 1.

Under Alternative 3, there would be no change in fisheries affecting Elwha River pink salmon relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin Elwha River pink salmon. However, Elwha River pink salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks. Tribal steelhead fisheries would be initiated under Alternative 3 once Elwha River natural-origin steelhead reach abundance thresholds, but these fisheries would not be expected to affect pink salmon because adult pink salmon migrate much earlier in the season and would not be in the fishing area during the steelhead fisheries.

4.4.4.4. Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Do Not Meet the Requirements of the 4(d) Rule

Under Alternative 4, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). However, under Alternative 4, the Elwha River hatchery programs would be terminated immediately (Subsection 2.4, Alternative 4). Consequently, Alternative 4 would eliminate short- and long-term risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from the hatchery programs. Similarly, benefits from the hatchery programs on population viability and nutrient cycling would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Because dam removal activities are expected to lead to water quality conditions that are detrimental, and perhaps lethal, to all fish migrating and rearing in the lower Elwha River (Ward et al. 2008), Alternative 4 would reduce short-term pink salmon population abundance relative to Alternative 1 placing the population at increased risk of extirpation. It is unclear whether the Elwha River pink salmon population would endure without supportive breeding provided by the hatchery program; if extirpated, it is unclear how long it would take the species to recolonize the Elwha River Basin from other watersheds and achieve a viable abundance level. Any pink salmon that survive dam removal activities would have access to high-quality habitat throughout the Elwha River Basin but, because abundance levels would be expected to be critically low (with possible extirpation of the population), the spatial structure, productivity, and diversity status of the species would be markedly reduced relative to Alternative 1.
Under Alternative 4, no fisheries would directly harvest hatchery-origin or natural-origin Elwha River pink salmon. However, Elwha River pink salmon may continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks (if they are not extirpated). Under this alternative, the adverse effects of any fisheries would be increased over Alternative 1, as the incidence of intercepting a natural-origin pink salmon would increase as the proportion of hatchery-origin fish decreases.

4.4.5. Puget Sound Coho Salmon

4.4.5.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs would be operated identically as under baseline conditions (Subsection 2.1, Alternative 1), but habitat conditions would continue to change as Glines Canyon Dam is removed. Therefore, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to baseline conditions (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Nutrient cycling and population viability benefits would continue to change relative to baseline conditions.

In the short term, while the effects of dam removal activities continue, the hatchery programs would continue to preserve genetic diversity under Alternative 1 at a level consistent with baseline conditions, but the hatchery programs would provide the following additional benefits going forward:

- The hatchery programs would add marine-derived nutrients to the aquatic and terrestrial systems above Glines Canyon Dam, which are inaccessible to salmon and steelhead under baseline conditions.
- The coho salmon hatchery program would increase total and natural-origin abundance and spatial structure of the coho salmon population as additional habitat becomes available and as first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally.
- The coho salmon hatchery program would preserve the Elwha River coho salmon population when turbidity levels are high and detrimental to natural-origin fish survival due to dam removal activities.

In the long term, spatial structure and abundance of the Elwha River coho salmon population would be expected to continue to improve relative to baseline conditions because coho salmon would continue to re-seed habitat that has been inaccessible since dam construction. Additionally, the newly accessible habitat would be of higher quality than existing habitat, so productivity would be expected to improve relative to baseline conditions. As fish colonize new
areas, they would be subject to a broader array of selective pressures, which would be expected
to increase genetic diversity relative to baseline conditions.

Under Alternative 1, the Tribal commercial fishery targeting non-native, hatchery-origin
steelhead would be terminated after the 2013-2014 fishing season, and this change may reduce
incidental effects on coho salmon because there is some overlap between the early-
returning (i.e., Chambers Creek stock) steelhead fishery and coho salmon run timing (Subsection
3.4.5, Puget Sound Coho Salmon). No fisheries would target hatchery-origin or natural-origin
Elwha River coho salmon. However, Elwha River coho salmon would continue to be harvested
incidentally in U.S. and Canadian mixed stock marine area fisheries targeting more abundant
salmon stocks.

4.4.5.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted
HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, habitat conditions as a result of dam removal would be the same as under
Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is
removed). Additionally, the operation of the Elwha River hatchery programs would be the same
as under Alternative 1 (Subsection 2.2, Alternative 2), so the hatchery programs would have
identical impacts on natural-origin pink salmon and their habitat as under Alternative 1. There
would not be any change in risks associated with genetic effects, competition and predation,
facility effects, natural population status masking, incidental fishing effects, or disease transfer
relative to Alternative 1 (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there
would be no change in population viability benefits or benefits from nutrient cycling relative to
Alternative 1.

Under Alternative 2, there would be no change in fisheries affecting Elwha River coho salmon
relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin
Elwha River coho salmon, but Elwha River coho salmon would continue to be harvested
incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant
salmon stocks. Fisheries on native, hatchery-origin steelhead (ceremonial/subsistence and later
commercial) would be initiated under Alternative 2 once the Elwha River natural-origin
steelhead reach abundance thresholds, but these fisheries would not be expected to affect coho
salmon because adult coho salmon would not be in the fishing area during fisheries targeting
late-returning steelhead (i.e., native stock).
4.4.5.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the short term, the operation of the Elwha River hatchery programs and habitat conditions as a result of dam removal would be the same under Alternative 3 as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed) (Subsection 2.3, Alternative 3). Therefore, in the short term, there would be no change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1 (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Similarly, there would be no change in the short term in total species abundance and population viability benefits or benefits from nutrient cycling relative to Alternative 1.

In the long term, Alternative 3 would eliminate risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from hatchery programs because the hatchery programs would be terminated in approximately 2019. Similarly, population viability and nutrient cycling benefits would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). However, because it is unclear how long it would take for the river to become hospitable to natural coho salmon survival and productivity, and the time needed for the species to recolonize the Elwha River Basin to a viable population level without hatchery programs (Ward et al. 2008), Alternative 3 may increase the risk of population extirpation and delay attainment of a viable abundance level relative to Alternative 1. Salmon and steelhead would have similar access to high quality habitat throughout the Elwha River Basin under Alternative 3 as under Alternative 1, so there would be no change in the spatial structure or productivity of the Elwha River coho salmon population relative to Alternative 1, but the pace in achieving benefits to these parameters may be reduced relative to Alternative 1. Because certain hatchery programs can reduce the genetic diversity and fitness of a salmon population, eliminating the hatchery programs in approximately 2019 may reduce genetic diversity risks relative to Alternative 1.

Under Alternative 3, there would be no change in fisheries affecting Elwha River coho salmon relative to Alternative 1. No fisheries would directly harvest hatchery-origin or natural-origin Elwha River coho salmon. However, Elwha River coho salmon would continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks. Tribal steelhead fisheries would be initiated under Alternative 3 once Elwha River natural-origin steelhead reach abundance thresholds, but these fisheries would not be expected to affect coho salmon because adult coho salmon migrate much earlier in the season and would not be in the fishing area during the late-returning steelhead fisheries.
Under Alternative 4, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). However, under Alternative 4, the Elwha River hatchery programs would be terminated immediately (Subsection 2.4, Alternative 4). Consequently, Alternative 4 would eliminate short- and long-term risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer from the hatchery programs. Similarly, benefits from the hatchery programs on population viability and nutrient cycling would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 3.4, Salmon, Steelhead, and Their Habitat). Because dam removal activities are expected to lead to water quality conditions that are detrimental, and perhaps lethal, to all fish migrating and rearing in the lower Elwha River (Ward et al. 2008), Alternative 4 would reduce short-term coho salmon population abundance relative to Alternative 1, placing the population at increased risk of extirpation. It is unclear whether the Elwha River coho salmon population would endure without supportive breeding provided by the hatchery program, and if extirpated, how long it would take the species to recolonize the Elwha River Basin and achieve a viable abundance level. Any coho salmon that survive dam removal activities would have access to high-quality habitat throughout the Elwha River Basin but, because abundance levels would be expected to be critically low (with possible extirpation of the population), the spatial structure, productivity, and genetic diversity status of the species would be markedly reduced relative to Alternative 1.

Under Alternative 4, no fisheries would directly harvest hatchery-origin or natural-origin Elwha River coho salmon. However, Elwha River coho salmon may continue to be harvested incidentally in U.S. and Canadian mixed-stock marine area fisheries targeting more abundant salmon stocks (if they are not extirpated). But under this alternative, the adverse effects of any fisheries would be increased over Alternative 1, as the incidence of intercepting a natural-origin coho salmon would increase as the proportion of hatchery-origin fish decreases.

### 4.5. Other Fish Species

#### 4.5.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs and would be operated identically as under baseline conditions, so there would be no change in weir or incidental fishery effects relative to baseline conditions (Subsection 3.5.1, Other Fish and Their Habitat). However, habitat conditions will
continue to change as Glines Canyon Dam is removed, and these changes will affect the frequency of predator/prey/competitor interactions.

The Department of Interior estimates that more than 380,000 adult salmon and steelhead will be produced in the Elwha River once the Glines Canyon Dam is removed and restoration is complete (NPS 1995). These fish and their progeny will provide a source of food for a variety of fish species, including Pacific lamprey, Western brook lamprey, coast range sculpin, prickly sculpin, eastern brook trout, rainbow trout, kokanee, cutthroat trout, bull trout, and rockfish (Subsection 3.5, Other Fish and Their Habitat), perhaps increasing populations of some bird and mammal populations in the Elwha River Basin relative to baseline conditions (NPS 1995). These salmon and steelhead will add an estimated 817,800 pounds of carcasses to the system relative to the baseline conditions, which will bring nutrients from the marine ecosystem to the freshwater ecosystem (i.e., nutrient cycling), benefiting all freshwater fish species (NPS 1995).

Increasing the number of salmon and steelhead in the Elwha River Basin would increase competition for food with all fish species in the analysis area and increase competition for space among freshwater species (Subsection 3.5, Other Fish Species and Their Habitat). Similarly, increasing the number of salmon and steelhead in the Elwha River Basin would increase the number of predators on all fish species in the analysis area (Subsection 3.5, Other Fish Species and Their Habitat) relative to baseline conditions, indirectly increasing predation risks to co-occurring fish species.

Under Alternative 1, the Tribal commercial fishery targeting non-native, hatchery-origin steelhead would be terminated after the 2013-2014 fishing season, but this change would not be expected to affect freshwater fish species in the Elwha River Basin because these species are too small to be captured by the Tribe’s commercial fishing gear (Subsection 3.5, Other Fish and Their Habitat).

In summary, bull trout may be affected by predation, competition, marine-derived nutrients, fishing, and interception at the Elwha weir, but these effects are not expected to be substantial under Alternative 1 for the following reasons: (1) bull trout would largely benefit from having hatchery-origin salmon and steelhead released into the Elwha River Basin because they eat juvenile salmon and steelhead; (2) based on 2011 and 2012 data, few bull trout would be expected to be intercepted at the Elwha weir, and no mortalities would be expected; (2) although bull trout would be expected to be periodically encountered in the Tribal subsistence fishery, incidental mortalities would be expected to be low; and (3) bull trout are not found exclusively in
the Elwha River Basin or nearby marine waters (the Elwha River Basin is a very small percentage of their total range, so any mortalities as a result of the Proposed Action would not be expected to impacts the overall size, health, survival, or status of the species).

Despite the occasional presence of eulachon in the Elwha River, the relatively small numbers of straying fish are not likely to be successfully contributing to the annual recruitment of juveniles that would substantially support recovery of the DPS (Gustafson et al. 2010). Therefore, any adverse or beneficial effects on eulachon as a result of competition, predation, or marine derived-nutrients is not expected to impact the overall size, health, survival, or status of the species.

Because Pacific lamprey, Western brook lamprey, all rockfish species, and Pacific herring are not located exclusively in the Elwha River Basin or nearby marine waters, and in most cases these areas are a very small percentage of their total range, any adverse or beneficial effects on these species as a result of competition, predation, or marine derived-nutrients is not expected to impact the overall size, health, survival, or status of the species.

END OF NEW TEXT

4.5.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). Additionally, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 (Subsection 2.2, Alternative 2), so the hatchery programs would have identical impacts on other fish species as under Alternative 1. There would be no change in the operation of the weir or the frequency of predator/prey/competitor interactions (Subsection 3.5, Other Fish Species and Their Habitat).

Under Alternative 2, early-returning, non-native steelhead (i.e., Chambers Creek stock) would continue to be harvested in Tribal fisheries through 2014. After the 2013-14 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Beginning January of 2020 or later, if the natural-origin component of the steelhead population exceeds 500 fish, the Lower Elwha Klallam Tribe would scale up their fishery (i.e., commercial fishery) to target 200 to 300 hatchery-origin steelhead. Subsistence fishermen would use hook and line, and commercial fishermen would use both gillnets and hook and line. In the past, larger fish species such as bull trout were periodically executed.
encountered in the subsistence fishery, but no documented information on total incidental mortality is available at this time (Subsection 3.5, Other Fish and Their Habitat). Tribal fishermen using commercial gillnets would not be expected to encounter any other freshwater species, including Pacific lamprey, Western brook lamprey, coast range and prickly sculpin, eulachon, three-spined stickleback, red-side shiner, eastern brook trout, kokanee, bull trout, and cutthroat trout (Subsection 3.5, Other Fish and Their Habitats). These freshwater species would not be captured by 5-inch mesh gillnets. Some of these species may be susceptible to hook and line capture, however.

THE FOLLOWING IS NEW TEXT ADDED TO THE FINAL ENVIRONMENTAL ASSESSMENT

In summary, bull trout may be affected by predation, competition, marine-derived nutrients, fishing, and interception at the Elwha weir, but, as under Alternative 1, these effects are not expected to be substantial under Alternative 2 for the following reasons: (1) bull trout would largely benefit from having hatchery-origin salmon and steelhead released into the Elwha River Basin because they eat juvenile salmon and steelhead; (2) based on 2011 and 2012 data, few bull trout would be expected to be intercepted at the Elwha weir, and no mortalities would be expected; (3) although bull trout would be expected to be periodically encountered in the Tribal subsistence fishery, incidental mortalities would be expected to be low; and (4) bull trout are not found exclusively in the Elwha River Basin or nearby marine waters (the Elwha River Basin is a very small percentage of their total range, so any mortalities as a result of the Proposed Action would not be expected to impacts the overall size, health, survival, or status of the species).

Impacts to eulachon under Alternative 2 would be the same as under Alternative 1. Despite the occasional presence of eulachon in the Elwha River, the relatively small numbers of straying fish are not likely to be successfully contributing to the annual recruitment of juveniles that would substantially support recovery of the DPS (Gustafson et al. 2010). Therefore, any adverse or beneficial effects on eulachon as a result of competition, predation, or marine derived-nutrients is not expected to impact the overall size, health, survival, or status of the species.

Because Pacific lamprey, Western brook lamprey, all rockfish species, and Pacific herring are not located exclusively in the Elwha River Basin or nearby marine waters, and in most cases these areas are a very small percentage of their total range, as under Alternative 1, any adverse or beneficial effects on these species as a result of competition, predation, or marine derived-nutrients is not expected to impact the overall size, health, survival, or status of the species.

END OF NEW TEXT
4.5.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the short term, the operation of the Elwha River hatchery programs and habitat conditions as a result of dam removal would be the same under Alternative 3 as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed) (Subsection 2.3, Alternative 3). Therefore, in the short term, the hatchery programs would have identical impacts on other fish species as under Alternative 1. There would be no change in the operation of the weir or the frequency of predator/prey/competitor interactions (Subsection 3.5, Other Fish Species and Their Habitat). However, after the hatchery programs are terminated (in approximately 2019) and hatchery-origin fish stop returning to the Basin, the total number of salmon and steelhead (hatchery-origin and natural-origin) would decrease, which would reduce the frequency of predator/prey/competitor interactions relative to Alternative 1. No change in weir operation would be expected, because the Elwha River weir is primarily used to monitor the status of salmon, trout, and char in the Elwha River Basin before, during, and after dam removal, and these monitoring needs would not change under Alternative 3.

Under Alternative 3, the Tribal harvest directed at non-native, hatchery-origin steelhead (i.e., Chambers Creek fish) would continue in the lower 5 miles of the Elwha River through the 2013-2014 fishing season. After the 2013-2014 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Because hatchery-origin steelhead would stop returning to the Elwha River in approximately 2021, the steelhead fishery would only be ramped up to target 200 to 300 hatchery-origin steelhead for one year, and only if natural-origin steelhead abundance that year is projected to exceed 500 fish. Larger fish species such as bull trout have been periodically encountered in the subsistence fishery in the past, but no documented information on total incidental mortality is available at this time (Subsection 3.5, Other Fish and Their Habitat). Tribal fisherman have not encountered any freshwater species when using commercial gillnets, because these species are too small to be captured in gillnets used to target steelhead (Subsection 3.5, Other Fish and Their Habitat), but may encounter certain species when hook and line gear is used at unknown levels.

THE FOLLOWING IS NEW TEXT ADDED TO THE FINAL ENVIRONMENTAL ASSESSMENT

In summary, bull trout may be affected by predation, competition, marine-derived nutrients, fishing, and interception at the Elwha weir, but, as under Alternative 1, these effects are not
expected to be substantial under Alternative 3 for the following reasons: (1) bull trout would
largely benefit from having hatchery-origin salmon and steelhead released into the Elwha River
Basin because they eat juvenile salmon and steelhead; (2) based on 2011 and 2012 data, few bull
tROUT would be expected to be intercepted at the Elwha weir, and no mortalities would be
expected; (3) although bull trout would be expected to be periodically encountered in the Tribal
subsistence fishery, incidental mortalities would be expected to be low; and (4) bull trout are not
found exclusively in the Elwha River Basin or nearby marine waters (the Elwha River Basin is a
very small percentage of their total range, so any mortalities as a result of the Proposed Action
would not be expected to impacts the overall size, health, survival, or status of the species).
As under Alternative 1, despite the occasional presence of eulachon in the Elwha River, the
relatively small numbers of straying fish are not likely to be successfully contributing to the
annual recruitment of juveniles that would substantially support recovery of the DPS (Gustafson
et al. 2010). Therefore, any adverse or beneficial effects on eulachon as a result of competition,
predation, or marine derived-nutrients is not expected to impact the overall size, health, survival,
or status of the species.

Because Pacific lamprey, Western brook lamprey, all rockfish species, and Pacific herring are
not located exclusively in the Elwha River Basin or nearby marine waters, and in most cases
these areas are a very small percentage of their total range, As under Alternative 1, any adverse
or beneficial effects on these species as a result of competition, predation, or marine derived-
nutrients is not expected to impact the overall size, health, survival, or status of the species.

END OF NEW TEXT

4.5.4. Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination
that the Submitted HGMPs and Tribal Harvest Plan do Not Meet the Requirements
of the 4(d) Rule

Under Alternative 4, habitat conditions as a result of dam removal would be the same as under
Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is
removed). However, under Alternative 4, the Elwha River hatchery programs would be
terminated immediately (Subsection 2.4, Alternative 4). Consequently, in the short and long
term, the total number of salmon and steelhead (hatchery-origin and natural-origin) would
decrease relative to Alternative 1, which would reduce the frequency of predator/prey/competitor
interactions. No change in weir operation would be expected, because the Elwha River weir is
primarily used to monitor the status of salmon, trout, and char in the Elwha River Basin before,
during, and after dam removal, and these monitoring needs would not change under Alternative
3.
Under Alternative 4, like under Alternative 1, the Tribal fishery on non-native (e.g., Chambers Creek) hatchery-origin steelhead would continue until the end of the 2013-2014 fishing season. There would be no salmon or steelhead fisheries in the Elwha River Basin after the 2013-2014 fishing season, so there would be no potential to intercept species such as bull trout, which have been periodically encountered in the subsistence fishery in the past.

**THE FOLLOWING IS NEW TEXT ADDED TO THE FINAL ENVIRONMENTAL ASSESSMENT**

In summary, bull trout may be affected by predation, competition, marine-derived nutrients, fishing, and interception at the Elwha weir, but, as under Alternative 1, these effects are not expected to be substantial under Alternative 4 for the following reasons: (1) bull trout would largely benefit from having hatchery-origin salmon and steelhead released into the Elwha River Basin because they eat juvenile salmon and steelhead; (2) based on 2011 and 2012 data, few bull trout would be expected to be intercepted at the Elwha weir, and no mortalities would be expected; (3) although bull trout would be expected to be periodically encountered in the Tribal subsistence fishery, incidental mortalities would be expected to be low; and (4) bull trout are not found exclusively in the Elwha River Basin or nearby marine waters (the Elwha River Basin is a very small percentage of their total range, so any mortalities as a result of the Proposed Action would not be expected to impacts the overall size, health, survival, or status of the species).

As under Alternative 1, despite the occasional presence of eulachon in the Elwha River, the relatively small numbers of straying fish are not likely to be successfully contributing to the annual recruitment of juveniles that would substantially support recovery of the DPS (Gustafson et al. 2010). Therefore, any adverse or beneficial effects on Eulachon as a result of competition, predation, or marine derived-nutrients is not expected to impact the overall size, health, survival, or status of the species.

Because Pacific lamprey, Western brook lamprey, all rockfish species, and Pacific herring are not located exclusively in the Elwha River Basin or nearby marine waters, and in most cases these areas are a very small percentage of their total range, as under Alternative 1, any adverse or beneficial effects on these species as a result of competition, predation, or marine derived-nutrients is not expected to impact the overall size, health, survival, or status of the species.

**END OF NEW TEXT**
4.6. Wildlife

4.6.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs and tribal fishery would be operated the same as under baseline conditions (Subsection 2.1, Alternative 1), so there would be no change in the risk of transfer of toxic contaminants from hatchery-origin fish to wildlife, nor in risks associated with operation of weirs, predator control programs, or habitat disruption from angler access (Subsection 3.6, Wildlife). However, habitat conditions will continue to change as Glines Canyon Dam is removed.

The Department of Interior estimates that more than 380,000 salmon and steelhead adults will be produced in the Elwha River once the Glines Canyon Dam is removed and restoration is complete (NPS 1995). These fish and their progeny will provide a source of food for a variety of birds and mammals, perhaps increasing populations of some bird and mammal populations in the Elwha River Basin relative to baseline conditions (NPS 1995). An estimated 817,800 pounds of carcasses are expected to be added to the system relative to the baseline conditions (NPS 1995). These carcasses will bring nutrients from the marine ecosystem to the terrestrial ecosystem (i.e., nutrient cycling), which will benefit wildlife.

Similarly, increasing the number of Elwha River salmon and steelhead would increase the amount of food available for marine mammals such as killer whales, seals, and sea lions. However, because Elwha River salmon and steelhead commingle with many other hatchery-origin and natural-origin salmon and steelhead from the Puget Sound, Fraser River, Columbia River, and Washington Coast while in marine waters, the impact on the abundance of marine mammals would likely be negligible (i.e., at the lower levels of detection) relative to baseline conditions.

Increasing the number of salmon and steelhead in the Elwha River Basin would increase the food availability for salmon and steelhead predators and scavengers (e.g., bald eagles), which may have a low beneficial impact on these wildlife populations. Increasing the number of salmon and steelhead in the Elwha River Basin would also increase the number of predators on some invertebrates and amphibian species, which might have a low adverse impact on the abundance of invertebrates and amphibian species in the Elwha River Basin relative to baseline conditions.

Alternative 1 would not be expected to change the size, health, survival, or Federal listing status of Northern spotted owl, marbled murrelet, Southern resident killer whale, and Steller sea lion, because none of these species is located exclusively in the Elwha River Basin or nearby marine waters, and the analysis area represents a very small percentage of their total range.
4.6.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). Additionally, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 (Subsection 2.2, Alternative 2), so the hatchery programs would have identical impacts on wildlife as under Alternative 1. There would be no change in the risk of transfer of toxic contaminants from hatchery-origin fish to wildlife, operation of weirs, predator control programs, predation/competition effects, or nutrient cycling (Subsection 3.6, Wildlife).

Under Alternative 2, the Lower Elwha Klallam Tribe would initiate a small mark-selective, ceremonial and subsistence fishery (50 fish) on hatchery-origin, late-returning steelhead after the number of natural-origin steelhead returns is projected to exceed 300 adults. Additionally, the Lower Elwha Klallam Tribe would initiate a commercial and recreational fishery (200 to 300 fish) on hatchery-origin, late-returning (i.e., native stock) steelhead after the number of natural-origin steelhead is projected to exceed 500 adults. However, because there has been recreational fishing throughout the Elwha River Basin, fishery access points, roads, and boat launches are already present in the analysis area, and Alternative 2 is not expected to lead to additional impacts on wildlife relative to Alternative 1 from physical damage or disruption of riparian vegetation from angler access or physical disruption of streambed material from wading or motorized boat use.

Alternative 2 would not be expected to change the size, health, survival, or Federal listing status of Northern spotted owl, marbled murrelet, Southern resident killer whale, and Steller sea lion, because none of these species is located exclusively in the Elwha River Basin or nearby marine waters, and in most cases these areas are a very small percentage of their total range.

4.6.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the short term, the operation of the Elwha River hatchery programs and habitat conditions as a result of dam removal would be the same under Alternative 3 as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed) (Subsection 2.3, Alternative 3). Therefore, in the short term, there would be no change in the risk of transfer of toxic contaminants from hatchery-origin fish to wildlife, operation of weirs, predator control programs, habitat disruption from angler access, predation/competition effects, or nutrient cycling (Subsection 3.6, Wildlife).
In the long term, Alternative 3 would eliminate risks associated with the transfer of toxic contaminants from hatchery-origin fish to wildlife, predator control programs, and predation/competition effects relative to Alternative 1 (Subsection 3.6, Wildlife). No change in weir operation would be expected, because the Elwha River weir is primarily used to monitor the status of salmon, trout, and char in the Elwha River Basin before, during, and after dam removal, and these monitoring needs would not change under Alternative 3.

Under Alternative 3, the Lower Elwha Klallam Tribe would initiate a small mark-selective, ceremonial and subsistence fishery (50 fish) on hatchery-origin, late-returning steelhead after the number of natural-origin steelhead returns is projected to exceed 300 adults, assuming the natural-origin abundance reaches 300 adults while hatchery-origin fish are returning to the Basin. However, because there has been recreational fishing throughout the Elwha River Basin, fishery access points, roads, and boat launches are already present in the analysis area, and Alternative 3 is not expected to lead to additional impacts on wildlife relative to Alternative 1 from physical damage or disruption of riparian vegetation from angler access or physical disruption of streambed material from wading or motorized boat use. Since there would be no hatchery-origin fish to support a ceremonial and subsistence or commercial fishery, the Tribe would not initiate any fisheries on hatchery-origin fish.

Alternative 3 would not be expected to change the size, health, survival, or Federal listing status of Northern spotted owl, marbled murrelet, Southern resident killer whale, and stellar sea lion, because none of these species is located exclusively in the Elwha River Basin or nearby marine waters, and the analysis area represents a very small percentage of the total ranges for the species.

4.6.4. Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination that the Submitted HGMPs and Tribal Harvest Plan do Not Meet the Requirements of the 4(d) Rule

Under Alternative 4, habitat conditions as a result of dam removal would be the same as under Alternative 1 (i.e., habitat conditions would continue to change as Glines Canyon Dam is removed). However, under Alternative 4, the Elwha River hatchery programs would be terminated immediately (Subsection 2.4, Alternative 4). Consequently, Alternative 4 would eliminate short- and long-term risks of hatchery programs on wildlife from the transfer of toxic contaminants from hatchery-origin fish to wildlife, predator control programs, or predation/competition effects (Subsection 3.6, Wildlife). No change in weir operation would be expected, because the Elwha River weir is primarily used to monitor the status of salmon, trout,
and char in the Elwha River Basin before, during, and after dam removal, and these monitoring
needs would not change under Alternative 4.

Under Alternative 4, it is unclear whether the Elwha River salmon and steelhead populations
would endure without supportive breeding provided by the hatchery programs; if extirpated, it is
unclear how long it would take the salmon and steelhead to recolonize the Elwha River Basin
and achieve viable abundance levels. Consequently, there would be less food available for
wildlife species that eat salmon and steelhead and up to 817,800 fewer pounds of salmon and
steelhead carcasses that would add nutrients from the marine ecosystem to the terrestrial
ecosystem (NPS 1995). Thus, the population abundance of some fish-eating bird and mammal
species would likely be reduced under Alternative 4 relative to Alternative 1.

Under Alternative 4, like under Alternative 1, the Tribal fishery on non-native (e.g., Chambers
Creek) hatchery-origin steelhead would continue until the end of the 2013-2014 fishing season.
There would be no fisheries targeting hatchery-origin fish after the 2013-2014 fishing season, so
there would be no further risk of impacts on wildlife from physical damage or disruption of
riparian vegetation from angler access or physical disruption of streambed material from wading
or motorized boat.

Reducing the number of salmon and steelhead in the Elwha River Basin may increase
competition for food for wildlife species with shared food preferences, such as gulls and
cormorants. It would reduce the number of predators on some invertebrates and amphibian
species, which might have a low beneficial effect on the abundance of invertebrates and
amphibian species in the Elwha River Basin.

Alternative 4 would not be expected to change the size, health, survival, or Federal listing status
of Northern spotted owl, marbled murrelet, Southern resident killer whale, and Steller sea lion,
because none of these species is located exclusively in the Elwha River Basin or nearby marine
waters, and these areas are a very small percentage of their total range.

4.7. Socioeconomics

4.7.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the hatchery programs would be operated the same as under baseline
conditions, so there would be no change in employment opportunities or the local procurement
of goods and services for hatchery operations (Subsection 3.7, Socioeconomics).

Under Alternative 1, the Tribal fishery would be operated the same as under baseline conditions
until the end of the 2013-2014 fishing season (Subsection 2.1, Alternative 1). After the 2013-
2014 fishing season, the Tribe would stop fishing in the Elwha River while the river recovers from dam removal activities. Therefore, there may be a small reduction in the purchase of fishing-related supplies at local businesses (Subsection 3.7, Socioeconomics) after the 2013-2014 fishing season.

Because the Elwha River salmon and steelhead populations are expected to rebound to harvestable numbers after the Elwha River dams are removed and the Elwha River has recovered, there is long-term potential for the fisheries to add substantially to the regional economy. One National Park Service study found that commercial fishermen could obtain $3.5 million per year of net economic benefits after fish stocks are restored in the Elwha River Basin (NPS 1995). However, under Alternative 1, no fishing plans would be in place for salmon and steelhead in the Elwha River after the 2013-2014 fishing season, so, although fishing potential would eventually be greater under Alternative 1 than under baseline conditions, the socioeconomic benefits cannot be quantified.

4.7.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, the operation of the Elwha River hatchery programs would be the same as under Alternative 1, so there would be no change in employment opportunities or the local procurement of goods and services for hatchery operations.

Under Alternative 2, early-returning, non-native steelhead (i.e., Chambers Creek stock) would continue to be harvested in Tribal fisheries through 2014. After the 2013-2014 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Beginning January of 2020 or later, if the natural-origin component of the steelhead population exceeds 500 fish, the Lower Elwha Klallam Tribe would scale up their fishery to target 200 to 300 hatchery-origin steelhead. Therefore, there would be no change in the purchase of fishing-related supplies in the short-term (before 2014). There would be a small reduction in the purchase of fishing-related supplies during the fishing moratorium, and, after reinitiating fisheries, there would be long-term increase in the purchase of fishing-related supplies relative to Alternative 1.

There would be no change in long-term potential for fisheries to contribute substantially to the regional economy under Alternative 2 relative to Alternative 1, because salmon and steelhead stocks would be expected to rebound to harvestable numbers at similar rates under both alternatives.
4.7.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 3, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 in the short term but, in the long term (i.e., it would be expected that the last hatchery-origin fish would be released around 2019), the hatchery programs would be closed and no longer contribute $1.65 million and 14 full-time jobs to the regional economy.

Under Alternative 3, the Tribal harvest directed at non-native, hatchery-origin steelhead (i.e., Chambers Creek fish) would continue in the lower 5 miles of the Elwha River through the 2013-2014 fishing season. After the 2013-2014 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Because hatchery-origin steelhead would stop returning to the Elwha River in approximately 2021, the steelhead fishery would only be ramped up to target 200 to 300 hatchery-origin steelhead for one year, and only if natural-origin steelhead abundance that year is projected to exceed 500 fish. Therefore, Alternative 3 would not lead to any short-term changes (before 2018) in the purchase of fishing-related supplies, but there would be a short-term increase in the purchase of fishing related supplies under Alternative 3 relative to Alternative 1 from approximately 2018 until hatchery-origin fish stopped returning to the Elwha River Basin (in approximately 2021).

There would be no change in long-term potential for fisheries to contribute substantially to the regional economy under Alternative 3 relative to Alternative 1 because salmon and steelhead stocks would be expected to rebound to harvestable numbers under both alternatives, but it would be expected to take salmon and steelhead a much longer time, possibly decades, to reach harvestable numbers under Alternative 3 relative to Alternative 1.

4.7.4. Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination that the Submitted HGMPs and Tribal Harvest Plan do Not Meet the Requirements of the 4(d) Rule

Under Alternative 4, the Elwha River hatchery programs would be terminated immediately (Subsection 2.4, Alternative 4), and hatchery programs would no longer contribute $1.65 million and 14 full-time jobs to the regional economy (Subsection 3.7, Socioeconomics).

Under Alternative 4, like under Alternative 1, the Tribal fishery on non-native (e.g., Chambers Creek) hatchery-origin steelhead would continue until the end of the 2013-14 fishing season.
There would be no fisheries targeting hatchery-origin fish after the 2013-14 fishing season. Therefore, there would be no change in the purchase of fishing-related supplies relative to Alternative 1. However, the long-term potential for Elwha River fisheries to contribute meaningfully to the regional economy would be greatly reduced under Alternative 4 relative to Alternative 1 because, without the Elwha River hatchery programs, it is uncertain whether the Elwha River salmon and steelhead populations will be able to survive the short-term degradation in environmental conditions that will result from dam removal activities. Consequently, Alternative 4 would lead to a $3.5 million annual loss in potential net economic benefits to commercial fishers relative to Alternative 1 (NPS 1995).

4.8. Cultural Resources

4.8.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, there would be no construction or expansion of the hatchery facilities, so no cultural artifacts would be disrupted or destroyed. The hatchery programs would continue to operate as under baseline conditions in both the near and long-term, but environmental conditions would continue to change as freshwater and estuarine habitat improve from dam removal. In the short-term, the hatchery-programs would preserve the remaining extant salmon and steelhead populations while water-quality conditions inhospitable for fish in mainstem reaches of the Elwha River persist (Subsection 4.4., Salmon, Steelhead, and their Habitat). In the long-term, the hatchery programs would increase total and natural-origin abundance and spatial structure of salmon and steelhead populations as additional habitat becomes available and first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally (Subsection 4.4, Salmon, Steelhead, and Their Habitat). Consequently, under Alternative 1, the survival and well-being of salmon would improve relative to baseline conditions, which would be expected to improve the well-being of the Lower Elwha Klallam Tribe, because salmon and the Tribe are inextricably linked (Subsection 3.8, Cultural Resources).

The Lower Elwha Klallam Tribe’s “usual and accustomed” fishing area includes the entire Elwha River Basin (Subsection 3.8, Cultural Resources). These fisheries have played a central role in the Lower Elwha Klallam Tribe’s culture, in particular the fisheries conducted for ceremony and subsistence purposes (Subsection 3.8, Cultural Resources). Under Alternative 1, the Tribe would not have a fishing plan in place after the 2013-2014 fishing season. Therefore, after the 2013-2014 fishing season, the Tribe’s harvest of steelhead would be reduced relative to baseline conditions. However, under Alternative 1, the Elwha River salmon and steelhead populations would be expected to rebound to harvestable numbers and recolonize the entire watershed encompassed by the Tribe’s “usual and accustomed” fishing area after the Elwha River dams are removed and the Elwha River and estuarine areas have recovered. Therefore,
relative to baseline conditions, Alternative 1 would improve the long-term potential for Elwha River salmon and steelhead to meaningfully contribute to the Tribe’s fisheries.

4.8.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, environmental conditions would be the same as under Alternative 1. Additionally, the operation of the Elwha River hatchery programs would be the same as under Alternative 1 (Subsection 2.2, Alternative 2), so as under Alternative 1, no cultural artifacts would be disrupted or destroyed. Additionally, in the short-term, the hatchery-programs would preserve the remaining extant salmon and steelhead populations while water-quality conditions inhospitable for fish in mainstem reaches of the Elwha River persist (Subsection 4.4., Salmon, Steelhead, and their Habitat). In the long-term, the hatchery programs would increase total and natural-origin abundance and spatial structure of salmon and steelhead populations as additional habitat becomes available and first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally (Subsection 4.4, Salmon, Steelhead, and Their Habitat). Consequently, like under Alternative 1, the survival and well-being of salmon would improve under Alternative 2 relative to baseline conditions, which would be expected to improve the well-being of the Lower Elwha Klallam Tribe, because salmon and the Tribe are inextricably linked (Subsection 3.8, Cultural Resources).

The Lower Elwha Klallam Tribe’s “usual and accustomed” fishing area includes the entire Elwha River Basin (Subsection 3.8, Cultural Resources). These fisheries have played a central role in the Lower Elwha Klallam Tribe’s culture, in particular the fisheries conducted for ceremony and subsistence purposes (Subsection 3.8, Cultural Resources). Under Alternative 2, as outlined in the proposed Tribal Harvest Plan, early-returning, non-native steelhead (i.e., Chambers Creek stock) would continue to be harvested in Tribal fisheries through 2014. After the 2013-2014 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Beginning January of 2020 or later, if the natural-origin component of the steelhead population exceeds 500 fish, the Lower Elwha Klallam Tribe would scale up their fishery to target 200 to 300 hatchery-origin steelhead. Consequently, Alternative 2 would increase the Tribe’s harvest of steelhead after the 2013-2014 fishing season, because the Tribe would have a fishing plan in place under Alternative 2 after the 2013-2014 fishing season. However, relative to Alternative 1, Alternative 2 would not change the long-term potential for Elwha River salmon and steelhead to meaningfully contribute to the Tribe’s fisheries, because salmon and steelhead would be expected to rebound to harvestable
numbers and recolonize the entire watershed encompassed by the Tribe’s “usual and
accustomed” fishing area under both alternatives.

4.8.3. **Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a**
**Determination that Revised HGMPs that Include a Sunset Term and a Revised**
**Tribal Harvest Plan Meet the Requirements of the 4(d) Rule**

In the short term, the operation of the Elwha River hatchery programs, and environmental
conditions, would be the same under Alternative 3 as under Alternative 1 (Subsection 2.3,
Alternative 3), so as under Alternative 1, no cultural artifacts would be disrupted or destroyed.
Under Alternative 3, the Tribal harvest directed at non-native, hatchery-origin steelhead (i.e.,
Chambers Creek fish) would continue in the lower 5 miles of the Elwha River through the 2013-
14 fishing season. After the 2013-14 steelhead fishing season, the Lower Elwha Klallam Tribe
would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a
small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-
origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Because
hatchery-origin steelhead would stop returning to the Elwha River in approximately 2021, the
steelhead fishery would only be ramped up to target 200 to 300 hatchery-origin steelhead for one
year, and only if natural-origin steelhead abundance that year is projected to exceed 500 fish.
Therefore, in the short term, there would be no change in effects on cultural resources relative to
Alternative 1.

However, under Alternative 3, the Elwha River hatchery programs would be terminated after the
dams have been removed, sediment levels have returned to pre-dam removal levels, and salmon
and steelhead have exhibited some natural productivity. The programs would be terminated near
the end of the preservation phase (Subsection 1.5.2, Elwha River Fish Restoration Plan), and it
would be expected that the last hatchery-origin fish would be released around 2019. Because it
is unclear whether salmon and steelhead would be preserved in the recovering watershed after
2019 without hatchery-based supportive breeding, and how long it would take salmon and
steelhead rebound to harvestable levels without hatchery programs, Alternative 3 may delay
attainment of harvestable salmon and steelhead populations relative to Alternative 1. Therefore,
although Alternative 3 would be expected to have similar long-term benefits to cultural resources
as under Alternative 1, the attainment of these benefits would be delayed, possibly by decades.

4.8.4. **Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination**
**that the Submitted HGMPs and Tribal Harvest Plan do Not Meet the Requirements**
**of the 4(d) Rule**

Under Alternative 4, the Elwha River hatchery programs would be terminated immediately.
Under Alternative 4, like under Alternative 1, the Tribal fishery on non-native (e.g., Chambers
Creek) hatchery-origin steelhead would continue until the end of the 2013-14 fishing season. There would be no fisheries targeting hatchery-origin fish after the 2013-14 fishing season.

Because dam removal activities are expected to lead to water-quality conditions that are detrimental, and perhaps lethal, to all fish migrating and rearing in the lower Elwha River (Ward et al. 2008), Alternative 4 would reduce short-term salmon and steelhead abundance relative to Alternative 1. It is unclear whether the Elwha River salmon and steelhead populations would endure without supportive breeding provided by the hatchery program, and, if extirpated, how long it would take the species to recolonize the Elwha River Basin and achieve a harvestable abundance level. Therefore, relative to Alternative 1, Alternative 4 would markedly reduce the likelihood of salmon and steelhead recolonizing the entire watershed encompassed by the Tribe’s “usual and accustomed” fishing area, would reduce the Tribe’s access to salmon and steelhead for ceremonial and other cultural practices, and would be expected to reduce the well-being of the Tribe. Because there would be no construction under Alternative 4, there would be no change in the likelihood of disrupting or destroying cultural artifacts relative to Alternative 1.

4.9. Human Health and Safety

4.9.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

Under Alternative 1, the Elwha River hatchery programs would continue as under baseline conditions, and there would be no change in the risk of exposure of hatchery workers to chemicals or pathogens. Likewise, there would be no change in the potential nutritional benefits of the hatchery programs to human health and no change in the risk of consumer exposure to toxic contaminants relative to baseline conditions (Subsection 3.9, Human Health and Safety).

4.9.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

Under Alternative 2, the Elwha River hatchery programs would continue as under Alternative 1, and there would be no change in the risk of exposure of hatchery workers to chemicals or pathogens. Likewise, there would be no change in the potential nutritional benefits of the hatchery programs to human health and no change in the risk of consumer exposure to toxic contaminants relative to Alternative 1 (Subsection 3.9, Human Health and Safety).

4.9.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a Determination that Revised HGMPs that Include a Sunset Term and a Revised Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the short term, the operation of the Elwha River hatchery programs and environmental conditions would be the same under Alternative 3 as under Alternative 1 (Subsection 2.3,
Alternative 3). Therefore, in the short term, there would be no change in the risk of exposure of hatchery workers to chemicals or pathogens. Likewise, there would be no change in the potential nutritional benefits of the hatchery programs to human health and no change in the risk of consumer exposure to toxic contaminants relative to Alternative 1 (Subsection 3.9, Human Health and Safety).

However, under Alternative 3, the last hatchery-origin fish would be released around 2019. Therefore, in the long term, Alternative 3 may reduce the risk of exposure of hatchery workers to chemicals or pathogens. Likewise, Alternative 3 would reduce the potential nutritional benefits of the hatchery programs to human health (e.g., improved cardiovascular health), and it would reduce the risk of consumer exposure to toxic contaminants relative to Alternative 1 (Subsection 3.9, Human Health and Safety), as the number of hatchery-origin fish and, potentially, the total number of fish returning to the Elwha River would be reduced relative to Alternative 1.

4.9.4. Alternative 4 (No Hatchery Programs in the Elwha River) — Make a Determination that the Submitted HGMPs and Tribal Harvest Plan do Not Meet the Requirements of the 4(d) Rule

Under Alternative 4, the Elwha River hatchery programs would be terminated immediately. Therefore, in the short and long term, Alternative 4 may reduce the risk of exposure of hatchery workers to chemicals or pathogens. Likewise, Alternative 4 would reduce the potential nutritional benefits of the hatchery programs to human health and reduce the risk of consumer exposure to toxic contaminants relative to Alternative 1 (Subsection 3.9, Human Health and Safety).

4.10. Environmental Justice

4.10.1. Alternative 1 (No Action) – Do Not Make a Determination under the 4(d) Rule

In the analysis area, one county (Clallam County) and one Native American Tribe (Lower Elwha Klallam Tribe) have been identified as environmental justice communities of concern (Subsection 3.8, Environmental Justice). There are no other communities in the analysis area, so all effects under Alternative 1 as described in Subsections 4.2 (Water Quantity) through Subsection 4.9 (Cultural Resources) would disproportionately impact environmental justice communities.

Under Alternative 1, the hatchery programs would be operated the same as under baseline conditions. The Tribal fishery would be operated the same as under baseline conditions until the end of the 2013-2014 fishing season. After the 2013-2014 fishing season, the Tribe would stop fishing in the Elwha River while the river recovers from dam removal activities.
Because the Elwha River salmon and steelhead populations are expected to rebound to harvestable numbers after the Elwha River dams are removed and the Elwha River has recovered, there is long-term potential for the fisheries to add substantially to personal income within environmental justice communities. One National Park Service study found that commercial fishermen could obtain $3.5 million per year of net economic benefits after fish stocks are restored in the Elwha River Basin (NPS 1995). However, under Alternative 1, no fishing plans would be in place for salmon and steelhead in the Elwha River after the 2013-2014 fishing season, so the socioeconomic benefits cannot be quantified.

Water quality conditions in the Elwha River would be expected to change in the short and long term from dam removal (Table 10). In the short term, sediment levels would increase immediately after removal of the Glines Canyon Dam, but water temperature conditions throughout the lower river would be expected to improve immediately (Ward et al. 2008). In the long term, sediment levels will dissipate and temperatures in the lower Elwha River would be reduced (NPS 2005).

There would be no change in water quantity, employment opportunities, or the local procurement of goods and services in environmental justice communities relative to baseline conditions (Subsection 4.2, Water Quantity; Subsection 4.3, Water Quality; Subsection 4.7, Socioeconomics). Under Alternative 1, there would be no change in the nutritional benefits of the hatchery programs to human health within environmental justice communities and no change in the risk of consumer exposure to toxic contaminants relative to baseline conditions (Subsection 4.9, Human Health and Safety).

Because the Elwha River salmon and steelhead populations are expected to rebound to harvestable numbers after the Elwha River dams are removed and the Elwha River has recovered, there is long-term potential for the various tribal fisheries in the Strait of Juan de Fuca to benefit from the increased adult fish returning to the Elwha River. However, because the proportion of the harvestable salmonids in the Strait of Juan de Fuca that would be represented by Elwha River fish is small, it is unlikely that the benefit would be discernible outside of near-shore marine areas.

4.10.2. Alternative 2 (Proposed Action) – Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the analysis area, one county (Clallam County) and one Native American Tribe (Lower Elwha Klallam Tribe) have been identified as environmental justice communities of concern (Subsection 3.8, Environmental Justice). There are no other communities in the analysis area, so
all effects under Alternative 2 as described in Subsections 4.2 (Water Quantity) through
Subsection 4.9 (Cultural Resources) would disproportionately impact environmental justice
communities.

Under Alternative 2, the operation of the Elwha River hatchery programs would be the same as
under Alternative 1. Under Alternative 2, early-returning, non-native steelhead (i.e., Chambers
Creek stock) would continue to be harvested in Tribal fisheries through 2014. After the 2013-
2014 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha
River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-
origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin
steelhead abundance is projected to exceed 300 fish. Beginning January of 2020 or later, if the
natural-origin component of the steelhead population exceeds 500 fish, the Lower Elwha
Klallam Tribe would scale up their fishery to target 200 to 300 hatchery-origin steelhead.

The following ecological, cultural, human health, economic, or social impacts on environmental
justice communities would be expected in both the short and long term:

- Additional fishing and cultural benefits to the Lower Elwha Klallam Tribe from
  implementation of steelhead fisheries relative to Alternative 1 (Subsection 4.8, Cultural
  Resources)

There would be no change in water quantity or quality, employment opportunities, or the local
procurement of goods and services in environmental justice communities (Subsection 4.2, Water
Quantity; Subsection 4.3, Water Quality; Subsection 4.7, Socioeconomics). There would be no
change in long-term potential for fisheries to contribute substantially to personal income within
environmental justice communities under Alternative 2 relative to Alternative 1, because salmon
and steelhead stocks would be expected to rebound to harvestable numbers at similar rates under
both alternatives. For the same reason, there would be no discernible change in benefits to tribal
fisheries in usual and accustomed areas in the Strait of Juan de Fuca outside of near-shore marine
areas. Under Alternative 2, there would be no change in the potential nutritional benefits of the
hatchery programs to human health within environmental justice communities and no change in
the risk of consumer exposure to toxic contaminants relative to Alternative 1 (Subsection 4.9,
Human Health and Safety).

4.10.3. Alternative 3 (Proposed Hatchery Programs with a Sunset Term) – Make a
Determination that Revised HGMPs that Include a Sunset Term and a Revised
Tribal Harvest Plan Meet the Requirements of the 4(d) Rule

In the analysis area, one county (Clallam County) and one Native American Tribe (Lower Elwha
Klallam Tribe) have been identified as environmental justice communities of concern
(Subsection 3.8, Environmental Justice). There are no other communities in the analysis area, so all effects under Alternative 3 described in Subsections 4.2 (Water Quantity) through Subsection 4.9 (Cultural Resources) would disproportionately impact environmental justice communities.

Under Alternative 3, hatchery programs would be operated at levels similar to those under Alternative 1 until the dams have been removed, sediment levels have returned to pre-dam removal levels, and salmon and steelhead have exhibited some natural productivity. The hatchery programs would be terminated near the end of the preservation phase, and it would be expected that the last hatchery-origin fish would be released in approximately 2019. The Tribal harvest directed at non-native, hatchery-origin steelhead (i.e., Chambers Creek fish) would continue in the lower 5 miles of the Elwha River through the 2013-2014 fishing season. After the 2013-2014 steelhead fishing season, the Lower Elwha Klallam Tribe would stop fishing in the Elwha River Basin until 2018. At that point, the Tribe would initiate a small (less than 50 hatchery-origin steelhead) ceremonial and subsistence fishery on hatchery-origin fish if the natural-origin steelhead abundance is projected to exceed 300 fish. Because hatchery-origin steelhead would stop returning to the Elwha River in approximately 2021, the steelhead fishery would only be ramped up to target 200 to 300 hatchery-origin steelhead for one year, and only if natural-origin steelhead abundance that year is projected to exceed 500 fish.

Therefore, in the short term, there would be no expected impacts on environmental justice communities relative to Alternative 1. However, in the long term (i.e., after the hatchery programs are terminated), the following ecological, cultural, human health, economic, or social impacts on environmental justice communities would be expected:

- A small increase in the amount of surface and ground water that would be available to environmental justice communities relative to Alternative 1 (Subsection 4.2, Water Quantity)
- A loss of $1.65 million through the local procurement of goods and services and the loss of 14 full-time jobs in environmental justice communities relative to Alternative 1 (Subsection 4.7, Socioeconomics)
- Additional fishing and cultural benefits to the Lower Elwha Klallam Tribe from implementation of steelhead fisheries relative to Alternative 1 (Subsection 4.8, Cultural Resources)
- A reduction in the potential nutritional benefits of the hatchery programs to human health within environmental justice communities relative to Alternative 1 (Subsection 4.9, Human Health and Safety)
- A reduction in the risk of consumer exposure to toxic contaminants relative to Alternative 1 (Subsection 4.9, Human Health and Safety)
There would be no change in long-term potential for fisheries to contribute substantially to personal income within environmental justice communities under Alternative 3 relative to Alternative 1. This is because salmon and steelhead stocks would be expected to rebound to harvestable numbers under both alternatives, but it would be expected to take salmon and steelhead a much longer time, possibly decades, to reach harvestable numbers under Alternative 3 relative to Alternative 1. For tribal fisheries in usual and accustomed areas in the Strait of Juan de Fuca, the slower increase in abundance of Elwha River salmon and steelhead under Alternative 3 relative to Alternative 1 would not be discernible outside of near-shore marine areas, because the hatcheries would not be expected to contribute substantially to the total number of harvestable fish in those areas. This delay would also delay attainment of $3.5 million annually in potential net economic benefits to environmental justice communities relative to Alternative 1 (Subsection 4.7, Socioeconomics).

4.10.4. Alternative 4 (No Hatchery Programs in the Elwha River) --- Make a Determination that the Submitted HGMPs and Tribal Harvest Plan do Not Meet the Requirements of the 4(d) Rule

In the analysis area, one county (Clallam County) and one Native American Tribe (Lower Elwha Klallam Tribe) have been identified as environmental justice communities of concern (Subsection 3.8, Environmental Justice). There are no other communities in the analysis area, so all effects under Alternative 4 described in Subsections 4.2 (Water Quantity) through Subsection 4.9 (Cultural Resources) would disproportionately impact environmental justice communities.

Under Alternative 4, the Elwha River hatchery programs would be terminated. The following ecological, cultural, human health, economic, or social impacts on environmental justice communities would be expected in both the short and long term:

- A small increase in the amount of surface and ground water that would be available to environmental justice communities relative to Alternative 1 (Subsection 4.2, Water Quantity)
- A loss of $1.65 million through the local procurement of goods and services and the loss of 14 full-time jobs in environmental justice communities relative to Alternative 1, including the loss of four full-time jobs for Lower Elwha Klallam Tribal members from the Lower Elwha Hatchery (Subsection 4.7, Socioeconomics)
- A loss of $3.5 million annually in potential net economic benefits to environmental justice communities relative to Alternative 1 (Subsection 4.7, Socioeconomics)
- A reduction in the Tribe’s access to salmon and steelhead for ceremonial and other cultural practices relative to Alternative 1 (Subsection 4.8, Cultural Resources)
- A reduction in the potential nutritional benefits of the hatchery programs to human health within environmental justice communities relative to Alternative 1 (Subsection 4.9,
Human Health and Safety)

- A reduction in the risk of consumer exposure to toxic contaminants relative to Alternative 1 (Subsection 4.9, Human Health and Safety)

- A small reduction in the number of harvestable salmon and steelhead in the tribal fisheries in usual and accustomed areas in the Strait of Juan de Fuca relative to Alternative 1 (Subsection 4.10, Environmental Justice)
5. CUMULATIVE IMPACTS

5.1. Introduction

This section discusses the impact on the environment that results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time (40 CFR 1508.7). The purpose of this assessment is to describe the additional impact of the hatchery programs in light of all the other impacts on ESA-listed fish and their habitats.

Chapter 3, Affected Environment describes baseline conditions, which reflect the effects of past and existing actions (including hydropower, habitat loss, harvest, and hatchery production). Chapter 4, Environmental Consequences, evaluates the direct and indirect effects of the Proposed Action on baseline conditions. Chapter 4 evaluates the effects of the Proposed Action in the context of changes that are expected in the Elwha River Basin as a result of the removal of the Elwha and Glines Canyon Dams. Chapter 5, Cumulative Effects, now considers any additional, incremental, cumulative impacts that may result from past, present, and reasonably foreseeable future actions and conditions within the vicinity of the action area.

5.2. OTHER PROGRAMS, PLANS, AND POLICIES

Other actions are expected to occur within the action area, the Puget Sound, or in the Pacific Ocean that would affect the fish populations considered under the Proposed Action. These include fishing activities that may incidentally intercept Elwha River salmon and steelhead in the Pacific Ocean and habitat restoration actions identified under the Monitoring and Adaptive Management Plan for the Elwha Restoration Project (Subsection 1.5, Relationship to Other Plans, Regulations, Agreements, Laws, Secretarial Orders, and Executive Orders).
All future actions would be managed based on the impacts on ESA-listed salmon and steelhead. If the cumulative effects of other hatchery programs, fisheries, ocean conditions, or conservation efforts do not allow sufficient escapement of returning adult salmon and steelhead to the action area to meet recovery goals while providing for the operation of the proposed hatchery programs, adjustments to fisheries and to the hatchery production levels and management actions would likely be proposed.

If the cumulative effects of salmon management efforts fail to provide for recovery of listed species, then any adverse impacts due to the hatchery programs and any fishing in the action area may be substantially diminished. Management of the hatchery programs and of fishing opportunity is only one element of a large suite of regulations and environmental factors that may influence the overall health of listed salmon and steelhead populations and their habitat. The proposed hatchery programs are coordinated with monitoring so that hatchery managers can respond to changes in the status of affected listed species. Monitoring and adaptive management would help ensure that the affected ESA-listed species are adequately protected and would help mitigate potential for adverse cumulative impacts. Finally, the presence of hatchery-origin fish, like natural-origin fish, within the Olympic Wilderness Area is compatible with Wilderness Act policy.

5.3. Climate Change

The climate is changing in the Pacific Northwest due to human activities that increase greenhouse gasses in the atmosphere, and this is affecting hydrologic patterns and water temperatures. Regionally averaged air temperature rose about 1.5°F over the past century (with some areas experiencing increases up to 4°F) and is projected to increase another 3°F to 10°F during this century. Increases in winter precipitation and decreases in summer precipitation are projected by many climate models, although these projections are less certain than those for temperature (USGCRP 2009).

Higher temperatures in the cool season (October through March) are likely to increase the percentage of precipitation falling as rain rather than snow, and to contribute to earlier snowmelt. The amount of snowpack measured on April 1, a key indicator of natural water storage available for the warm season, has already declined substantially throughout the region. The average decline in the Cascade Mountains, for example, was about 25 percent over the past 40 to 70 years, with most of this due to the 2.5°F increase in cool season temperatures over that period. Further declines in Northwest snowpack are likely due to additional warming this century, varying with latitude, elevation, and proximity to the coast. April 1 snowpack is likely to decline as much as 40 percent in the Cascades by the 2040s (USGCRP 2009).
High and base stream flows are likely to change with warming. Increasing winter rainfall is likely to increase winter flooding in some areas. Earlier snowmelt, and increased evaporation and water loss from vegetation, will increase stream flows during the warm season (April through September). In some sensitive watersheds, both increased flood risk in winter and increased drought risk in summer are likely due to warming of the climate (USGCRP 2009).

In areas where it snows, a warmer climate means major changes in the timing of runoff: increased stream flows during winter and early spring, and decreases in late spring, summer, and fall. Flow timing has shifted over the past 50 years, with the peak of spring runoff shifting from a few days earlier in some places to as much as 25 to 30 days earlier in others. This trend is likely to continue, with runoff shifting 20 to 40 days earlier within this century. Major shifts in the timing of runoff are not likely in areas dominated by rain rather than snow (ISAB 2007; USGCRP 2009).

Fish habitat changes due to climate change are likely to create a variety of challenges for ESA-listed species of fish. Higher winter stream flows can scour streambeds, damaging spawning redds and washing away incubating eggs (USGCRP 2009). Earlier peak stream flows could flush young salmon and steelhead from rivers to estuaries before they are physically mature enough for the transition, increasing a variety of stresses and the risk of predation (USGCRP 2009). Lower summer stream flows and warmer water temperatures will degrade summer rearing conditions in many parts of the Pacific Northwest for a variety of salmon and steelhead species (USGCRP 2009), and are likely to reduce the survival of steelhead fry in streams with incubation in early summer. Other likely effects include alterations to migration patterns, accelerated embryo development, premature emergence of fry, and increased competition and predation risk from warm-water, non-native species (ISAB 2007). The increased prevalence and virulence of diseases and parasites that tend to flourish in warmer water will further stress salmon and steelhead (USGCRP 2009). Overall, about one-third of the current habitat for the Pacific Northwest’s coldwater fish may well no longer be suitable for them by the end of this century as key temperature thresholds are exceeded (USGCRP 2009).

Climate change is also likely to affect conditions in the Pacific Ocean. Historically, warm periods in the coastal Pacific Ocean have coincided with relatively low abundances of salmon and steelhead, while cooler ocean periods have coincided with relatively high abundances (USGCRP 2009). It is likely that, as ocean conditions change, abundances of salmon and
steelhead will continue to change accordingly, resulting in changes in abundance of adults returning to freshwater to spawn.

In the Elwha River Basin, impacts from climate change may be similar to those described above. The Elwha River is fed largely by glaciers and snow melt; if climate change reduces the average snow pack, then reductions in summer-time flows would result, which may reduce the suitable habitat for salmon and steelhead yearling rearing, decreasing their abundance. Climate change may also increase the frequency of major flood events that can scour redds. Lower summer flows due to a reduced winter snow pack may increase water temperatures, which may lead to an increase in the abundance of non-native warm water species that can compete with and prey on listed salmon and steelhead. Warmer water temperatures may also increase the incidence of disease outbreaks and virulence in both the natural-origin and hatchery-origin juveniles.

If climate change contributes to a substantial decline in the abundance of listed salmon and steelhead populations in the Elwha River Basin through impacts on habitat and from changes in ocean conditions, the proposed hatchery programs may continue to be used as a “safety net” program to maintain genetic resources. The adult and earliest life stages of fish held in the proposed hatchery programs are somewhat protected from the possible increase in disease prevalence from warmer water temperatures because well water water is used during these periods and the fish are tested at spawning, during rearing, and prior to release to limit disease transmission to the natural-origin populations.

While climate change may well have impacts on the abundance and/or distribution of ESA-listed salmonids that are considered under the Proposed Action, the proposed hatchery management described in the HGMPs and the associated monitoring provide the ability to evaluate hatchery program risks and benefits as abundances change, making adjustments possible.

6. **AGENCIES CONSULTED**

- Lower Elwha Klallam Tribe
- Washington Department of Fish and Wildlife
- Northwest Indian Fisheries Commission
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8. FINDING OF NO SIGNIFICANT IMPACT

Finding of No Significant Impact for NMFS’ Determination that Five Hatchery Programs for Elwha River Salmon and Steelhead as Described in Joint State-Tribal Hatchery and Genetic Management Plans satisfy the Endangered Species Act Section 4(d) Rule

National Oceanic and Atmospheric Administration Administrative Order 216-6 (NAO 216-6) (May 20, 1999) contains criteria for determining the significance of the impacts of a Proposed Action. In addition, the Council on Environmental Quality regulations at 40 C.F.R. 1508.27 state that the significance of an action should be analyzed both in terms of “context” and “intensity.” Each criterion listed below is relevant in making a finding of no significant impact and has been considered individually, as well as in combination with the others.

Five Hatchery and Genetic Management Plans (HGMPs) and one Tribal Harvest Plan were submitted by the Washington Department of Fish and Wildlife (WDFW) and the Lower Elwha Klallam Tribe (applicants) pursuant to the Endangered Species Act (ESA) 4(d) Rule. Implementation of the proposed hatchery plans and Tribal Harvest Plan may potentially affect the ESA-listed Puget Sound Chinook Salmon Evolutionarily Significant Unit (ESU) and the Puget Sound Steelhead and Southern Pacific Eulachon Distinct Population Segments (DPS).

As described in the draft Environmental Assessment, NMFS evaluated the five HGMPs and the Tribal Harvest Plan collectively in one Environmental Assessment because they overlap in geography, were submitted to NMFS at approximately the same time, and rely on a common approach based upon the Elwha River Fish Restoration Plan (Ward et al. 2008). The final decisions on the HGMPs and Tribal Harvest Plan are pursuant to separate authorities and will be made in separate ESA documents (Subsection 1.1, Background). In the case of the harvest plan, ESA determinations are likely to occur in early 2013. At this time, NMFS has completed an ESA section 7 biological opinion on the five HGMPs and can analyze the significance of NMFS’ ESA determination on the submitted HGMPs based on the NAO 216-6 criteria and CEQ’s context and intensity criteria. These include:

Can the Proposed Action reasonably be expected to jeopardize the sustainability of any target species?

The proposed hatchery programs intend to produce hatchery-origin spring Chinook salmon, coho salmon, pink salmon, fall chum salmon, and steelhead. These are the target species. Impacts on these species are expected to be negligible to low, as described below:

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6 The Proposed Action for this Finding of No Significant Impact (FONSI) is NMFS’s determination that the proposed HGMPs meet ESA 4(d) criteria. The Tribal Harvest Plan is not ripe for a decision at this time and, therefore, is not included in the definition of NMFS’ Proposed Action for this FONSI analysis.
There would be minimal risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer.

- The hatchery programs would continue to preserve genetic diversity during Elwha River dam removal activities.
- The hatchery programs would add marine-derived nutrients to the aquatic and terrestrial systems above Glines Canyon Dam.
- The hatchery program would increase total and natural-origin abundance and spatial structure of the salmon and steelhead population as additional habitat becomes available and as first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally.
- In the short-term, the hatchery programs would preserve the Elwha River salmon and steelhead populations when turbidity levels are high and detrimental to natural-origin fish survival due to dam removal activities.
- In the long-term, spatial structure and abundance of the Elwha River steelhead population would be expected to continue to improve relative to current conditions because salmon and steelhead would continue to re-seed habitat that has been inaccessible since dam construction.

The effect of the proposed hatchery programs on ESA-listed ESUs and DPSs on overall range-wide abundance, distribution, and productivity would be small because the proposed plans are specifically designed to minimize known impacts on ESA-listed fish and to evaluate uncertainties. The proposed hatchery programs include explicit steps to monitor and evaluate these uncertainties and include adaptive management actions that allow for the timely adjustment to risks that might arise.

In addition, an ESA section 7 consultation was completed on the impacts of the proposed hatchery programs on ESA-listed fish, and it concluded that the effects of the hatchery programs would not jeopardize the continued existence of the Puget Sound Chinook Salmon ESU or the Puget Sound Steelhead and Southern Pacific Eulachon DPSs (NMFS 2012a).

**Can the Proposed Action reasonably be expected to jeopardize the sustainability of any non-target species?**

There would be some effects on non-target species from the proposed hatchery programs. The proposed hatchery programs may affect non-target species in the Elwha River Basin in three ways: through obstruction or other behavioral effects of the structures required by the proposed programs, through incidental impacts in fisheries targeting fish returning to the proposed programs, and through ecological interactions.
Fish: The proposed hatchery programs are not expected to jeopardize the sustainability of any of these non-target species because (1) few non-target species would be intercepted by the Elwha River weir, and (2) few non-target species would be intercepted in fisheries targeting salmon and steelhead. Although some non-target fish species may compete or be preyed upon by hatchery-origin salmon and steelhead, others may benefit by preying upon salmon and steelhead produced by the proposed hatchery programs.

Non-target, ESA-listed fish that may be affected include bull trout and eulachon. An ESA section 7 consultation on the proposed HGMPs was completed by NMFS on species under NMFS’s jurisdiction, and it concluded that the effects of the programs would not jeopardize the continued existence of eulachon (NMFS 2012a). An ESA section 7 consultation has been initiated between NMFS and the U.S. Fish & Wildlife Service concerning incidental impacts on bull trout. NMFS has determined that the effects of the proposed hatchery programs are not likely to adversely affect the continued existence of the Bull Trout DPS (NMFS 2012b).

Avian and Terrestrial Wildlife: Impacts on avian and terrestrial wildlife may occur from operation of weirs, predator control programs, habitat disruption from angler access, or contribution of hatchery-origin fish to the diet of avian and wildlife species. Avian and terrestrial wildlife are not expected to be harmed at the Elwha River weir since no wildlife or terrestrial wildlife have been intercepted at the weir to date. No avian or terrestrial wildlife are expected to be impacted by predator control programs at the hatchery facilities because the hatchery facilities would use nets to exclude predators instead of hazing potential predators. No habitat disruption is expected from angler access since no new access points would be created. The proposed hatchery programs would be expected to increase the number of salmon and steelhead in the Elwha River Basin, which would increase the food availability for salmon and steelhead predators and scavengers (e.g., bald eagles) and may have a low beneficial impact on these wildlife populations.

Can the Proposed Action reasonably be expected to cause substantial damage to ocean and coastal habitats and/or essential fish habitat as defined under the Magnuson-Stevens Act and identified in Fisheries Management Plans?

The proposed hatchery programs would have little or no effect on ocean and coastal habitats and/or essential fish habitat for any fish species, including Chinook salmon, coho salmon, pink salmon. The proposed hatchery programs do not include any construction or habitat modification. Although essential fish habitat associated with the migration of salmon would be impacted by the operation of the Elwha River weir, the impacts would be expected to be small because few live fish are intercepted at the weir except those being collected as hatchery broodstock. The proposed hatchery programs would provide small benefits to essential fish
habitat by providing marine-derived nutrients through the decomposition of hatchery-origin salmon and steelhead carcasses.

**Can the Proposed Action be reasonably expected to have a substantial adverse impact on public health or safety?**

The proposed hatchery programs would not be expected to have a substantial adverse impact on public health or safety because there would be no change in the risk of exposure of hatchery workers to chemicals or pathogens. Likewise, there would be no change in the potential nutritional benefits of the hatchery programs to human health and no change in the risk of consumer exposure to toxic contaminants relative to current conditions.

**Can the Proposed Action reasonably be expected to adversely affect endangered or threatened species, marine mammals, or critical habitat of the species?**

The proposed hatchery programs would result in minimal risks to ESA-listed Chinook salmon and steelhead as a result of genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer. The hatchery programs would continue to benefit population viability and nutrient cycling. ESA-listed eulachon may be eaten by or compete with hatchery-origin fish produced under the proposed hatchery programs, but the proposed hatchery programs would only affect a small portion of the total eulachon in the ESA-listed DPS. An ESA section 7 consultation on the proposed HGMPs was completed by NMFS on species under our jurisdiction, and it concluded that the effects of the programs would not jeopardize the continued existence of Puget Sound steelhead, Puget Sound Chinook salmon, or Pacific eulachon (NMFS 2012a).

ESA-listed bull trout may be intercepted in steelhead fisheries or at the Elwha River weir. All bull trout captured in steelhead fisheries would be released, and all bull trout intercepted at the weir would be passed over the weir in the direction of their travel when intercepted. NMFS has determined that the effects of the proposed hatchery programs are not likely to adversely affect the continued existence of the Bull Trout DPS (NMFS 2012b). Consultation with the U.S. Fish & Wildlife Service has been initiated.

The southern resident killer whale diet consists of a high percentage of Chinook salmon, with an overall average of 82 percent Chinook salmon (Hanson et al. 2010). However, because Elwha River salmon and steelhead co-occur with many other hatchery-origin and natural-origin salmon and steelhead populations from the Puget Sound, Fraser River, Columbia River, and Washington Coast while in marine waters, Elwha River salmon and steelhead are not expected to be a substantial component of their diet. The proposed hatchery programs are intended to result in increased numbers of salmon and steelhead over the duration of the proposed hatchery programs,
though the proportion of the total prey base represented by Elwha River salmonids would still be small.

There are no expected impacts on critical habitat for endangered or threatened species because activities associated with the HGMPs (e.g., broodstock collection, and rearing and release of fish) would not be expected to remove or destroy critical habitat elements. The effects of the programs on critical habitat were considered in the ESA section 7 consultation (NMFS 2012a).

Can the Proposed Action be expected to have a substantial impact on biodiversity and/or ecosystem function within the affected area (e.g., benthic productivity, predator-prey relationships)?

The proposed hatchery programs are not expected to have a substantial impact on biodiversity within the affected area. Although salmon and steelhead produced in the proposed hatchery programs would interact with other species through predator/prey interactions, they would not be expected to affect biodiversity because the number of hatchery-origin salmon and steelhead produced in the proposed hatchery programs would only represent a small portion of the total number of predator or prey species within the affected area.

However, because the proposed hatchery programs would increase the spatial structure of salmon and steelhead in the Elwha River Basin and contribute marine-derived nutrients to areas that were previously inaccessible to salmon and steelhead, the proposed hatchery programs would be expected to improve ecosystem function within the affected area.

Are significant social or economic impacts interrelated with natural or physical environmental effects?

There are no significant social or economic impacts interrelated with the natural or physical environmental effects of the Proposed Action. The proposed hatchery programs would provide jobs at hatchery facilities and to local communities through the procurement of goods. The proposed hatchery programs would also provide fishing and cultural benefits to the Lower Elwha Klallam Tribe by providing opportunity for steelhead fisheries.

Over the long-term, the proposed hatchery programs would increase total and natural-origin abundance and spatial structure of salmon and steelhead populations as additional habitat becomes available and first-generation hatchery-origin fish, and the offspring of naturally spawning hatchery-origin fish, return to spawn naturally. Consequently, the proposed hatchery programs would be expected to increase the survival and well-being of the Lower Elwha Klallam Tribe, because salmon and the Tribe are inextricably linked (NMFS 2012c).
Are the effects on the quality of the human environment likely to be highly controversial?

The use of hatcheries can be controversial, and NMFS must carefully consider potential adverse effects of hatchery programs on listed fish. However, the controversy surrounding the Elwha hatchery programs is related to whether or not hatchery fish should be used as part of the Elwha River Ecosystem Restoration. This issue was fully analyzed in two National Park Service EISs and one supplemental EIS on Elwha River Ecosystem Restoration and Elwha River Ecosystem Restoration Implementation (Subsection 1.5.2, Elwha River Ecosystem Restoration EIS; Subsection 1.5.3, Elwha River Ecosystem Restoration Implementation EIS; NPS 1995; NPS 1996; NPS 2005). The effects of the proposed hatchery programs as described in the submitted HGMPs are not highly controversial because their effects are consistent with implementation of the hatchery programs over prior years and are beneficial to the affected human communities.

Three comment letters were received in response to the Proposed Action analyzed in the draft EA, one criticism by the party currently in litigation over the matter and two comment letters in support of the Proposed Action. Since NMFS received only one comment letter criticizing the Proposed Action, NMFS takes this as an indication that the methodology and best available information used to analyzed effects are not “highly controversial” to the public.

Can the Proposed Action reasonably be expected to result in substantial impacts on unique areas, such as historic or cultural resources, park land, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical areas?

The proposed hatchery programs not expected to result in substantial impacts on unique areas, such as historical or cultural resources, park land, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical areas, because they do not involve the construction of any new infrastructure, and because none of the proposed activities occur in such areas. Designated critical habitat for the ESA-listed Puget Sound Chinook salmon, Puget Sound steelhead, and Pacific eulachon is within the affected area; however, all habitat impacts would be small under the proposed hatchery programs as described in Subsection 4.0, Environmental Consequences, and are not considered significant.

Are the effects on the human environment likely to be highly uncertain or involve unique or unknown risks?

The effects on the human environment are not highly uncertain and do not involve unique or unknown risks. Although there are some uncertainties involved in the on-going operation of hatchery programs, the risks are understood, and the proposed hatchery programs include explicit steps to monitor and evaluate these uncertainties in a manner that allows timely adjustments to minimize or avoid adverse impacts. The proposed operation of the programs is similar to other
recent hatchery operations in many areas of the Pacific Northwest, and the procedures and
effects are well known.

Is the Proposed Action related to other actions with individually insignificant, but
cumulatively significant, impacts?

The cumulative impacts of the proposed hatchery programs have been considered in the
environmental assessment and in an associated biological opinion (NMFS 2012a). The take of
ESA-listed species will be limited to a maximum level considered to result in a no-jeopardy ESA
determination when considering all existing conditions, all other permits, and other actions in the
area affecting these conditions and permits. The proposed hatchery programs are coordinated
with monitoring so that fish managers can respond to changes in the status of affected listed
species. If the cumulative effects of salmon management efforts fail to provide for recovery of
listed species, adjustments to fisheries and to the hatchery production levels would likely be
proposed.

The Bureau of Indian Affairs and U.S. Fish & Wildlife Service provide periodic funding to the
LEKT for operation and maintenance of the tribal hatchery. The National Park Service plays a
role in funding the WDFW Elwha Channel Hatchery by recommending disbursement of funds to
WDFW by the National Park Foundation, and provides treated water in support of operation of
both the WDFW Hatchery and the LEKT Hatchery, assists in broodstock collection and transport
from both hatcheries, and may provide future funding for operation of the LEKT Hatchery
consistent with applicable biological opinions. The effects of these funding actions are entirely
encompassed within the effects of the hatchery programs themselves and, therefore, the funding
actions do not cumulatively increase or otherwise alter the effects of the action.

The action is related to other hatchery production programs, many of which are guided by the
same legal agreements, mitigation responsibilities, and managed by the same agencies. Though
the action is related to those other activities, the affected environment considers many of the
ongoing impacts associated with other programs such as water withdrawals and release numbers
throughout the basin. Any cumulative impacts are not expected to rise to the level of
significance.

Is the Proposed Action likely to adversely affect districts, sites, highways, structures, or
objects listed or eligible for listing in the National Register of Historic Places or to cause
loss or destruction of significant scientific, cultural, or historical resources?

The proposed hatchery programs do not include any new construction, and is therefore unlikely
to adversely affect districts, sites, highways, structures, or objects listed in or eligible for listing
in the National Register of Historic Places. Accordingly, it is equally unlikely that the action
may cause loss or destruction of significant scientific, cultural, or historical resources because of
the limited scope of the action area, which includes none of the aforementioned structures or resources.

Can the Proposed Action reasonably be expected to result in the introduction or spread of non-indigenous species?

The proposed hatchery programs would not result in the introduction or spread of a non-indigenous species because the action considered in this environmental assessment is limited to production of salmon and steelhead, which are indigenous to the Elwha River. Though some non-indigenous fish species may benefit from the additional prey available from the hatchery-production, the programs would not introduce new species or expand their current range.

Is the Proposed Action likely to establish a precedent for future actions with significant effects or represent a decision in principle about a future consideration?

The proposed hatchery programs are not likely to establish a precedent for future actions with significant effects or to represent a decision in principle about a future consideration because the proposed hatchery programs are similar in nature and scope to similar hatchery actions over the past several years. Other HGMPs involving captive breeding or supplementation in the Pacific Northwest (e.g., Snake River fall Chinook salmon and Hood Canal Summer Chum salmon hatchery programs) have been analyzed through similar ESA determinations and NEPA reviews. Like other similar hatchery programs already reviewed, implementation monitoring is a key element of the proposed hatchery programs, which would inform co-managers of the effects of the program. The proposed hatchery programs would support precedence already set for monitoring and adaptive management, which reduce any risk of significant effects occurring now or in the future.

Can the Proposed Action reasonably be expected to threaten a violation of Federal, state, or local law or requirements imposed for the protection of the environment?

The proposed hatchery programs are not expected to threaten a violation of Federal, state, or local law or requirements imposed for the protection of the environment because the proposed hatchery programs were developed in the broader context of consultations involving Federal and state agencies charged with recovery planning and implementation of the ESA. The review of the proposed hatchery programs pursuant to the 4(d) rule, 50 CFR 223.203, is designed to ensure compliance with the ESA, which is part of the purpose and need for action. The proposed hatchery programs comply with other applicable local, state, and Federal laws. National Pollution Discharge Elimination System permits related to this action would be issued under Federal laws implemented by the states that are consistent with Federal and local laws related to environmental protection.
Can the Proposed Action reasonably be expected to result in cumulative adverse effects that could have a substantial effect on the target species or non-target species?

The proposed hatchery programs would not result in substantial cumulative adverse effects on target or non-target species because the take of ESA-listed species would be limited to a maximum level considered to result in a no-jeopardy ESA determination when considering all existing fishery conditions, all other permits, and other actions in the area affecting these conditions and permits. The cumulative impacts of the proposed hatchery programs have been considered in the environmental assessment and in the associated biological opinion (NMFS 2012a; NMFS 2012c).

8.1 List of Reviewers

- Kate Hawe, NWR NEPA Coordinator
- Robert Bayley, Salmon Management Division QA/QC Coordinator
- Christopher Fontecchio, General Counsel

8.2 References


National Marine Fisheries Service (NMFS). 2012a. Endangered Species Act (ESA) Section 7 Biological Opinion and Magnuson-Stevens Fishery Conservation and Management Act Essential Fish Habitat (EFH) Consultation. Elwha River Summer/Fall Chinook Fingerling and Yearling Program (Elwha Channel Hatchery Program), Lower Elwha Fish Hatchery Native Steelhead, Lower Elwha Fish Hatchery Coho Salmon, Lower Elwha Fish Hatchery Fall Chum Salmon, and Elwha River Odd and Even Year Pink Salmon Programs. NMFS Tracking Numbers: NWR-2012-9426 NMFS Northwest Regional Office, Salmon Management Division. Portland, Oregon. 233p.

NMFS. 2012b. Biological Assessment for a Determination that Operation, Maintenance, and Monitoring and Evaluation of Five Elwha River Salmon and Steelhead Hatchery Programs Qualify for Limitation of ESA take prohibitions pursuant to Limit 6 of the ESA Section 4(d) Rule for Listed Puget Sound Chinook Salmon and Puget Sound Steelhead. Portland, Oregon. 51p.

NMFS. 2012c. Draft Environmental Assessment to Analyze Impacts of NOAA’s National Marine Fisheries Service Determination that Five Hatchery Programs for Elwha River Salmon and Steelhead as Described in Joint State-Tribal Hatchery and Genetic


8.3 Determination

In view of the information presented in the environmental assessment and analysis prepared for the proposed hatchery programs, it is hereby determined that the approval by NMFS of the proposed hatchery programs will not significantly impact the quality of the human environment. In addition, all beneficial and adverse impacts of the proposed hatchery programs have been considered in reaching a finding of no significant impact. Accordingly, preparation of an Environmental Impact Statement is not necessary to further analyze the potential for significant impacts resulting from approval by NMFS of the proposed hatchery programs.

Barry Thorn, Deputy Regional Administrator
Northwest Region, NMFS

Date 12/10/12
Appendix A. Draft Environmental Assessment Comments and Responses
November 15, 2012

Will Stelle, Administrator
National Marine Fisheries Service Northwest Region
Salmon Management Division
1201 NE Lloyd Boulevard, Suite 1100
Portland, OR 97232

Re: Lower Elwha Klallam Tribe’s Comments on NMFS’s Draft
Environmental Assessment (EA) and Proposed Evaluation and
Proposed Determination (PEPD) for Elwha River Hatchery and
Genetic Management Plans (HGMPs)

Dear Mr. Stelle:

As Chairperson of the Lower Elwha Klallam Tribe (“the Tribe”), I submit these comments on behalf of the Tribe regarding NMFS’s Draft EA and PEPD for Elwha River HGMPs in accordance with the notice at 77 Fed.Reg. 63294 (Oct. 16, 2012). As you know, the Tribe is the proponent of four of the five HGMPs addressed in the notice (for ESA-listed steelhead and for non-listed fall chum, pink, and coho salmon); the State of Washington is the proponent of a fifth HGMP (for ESA-listed Puget Sound Chinook).

From a technical standpoint, our HGMPs speak for themselves, and accordingly these comments will not be technical in nature. We believe the HGMPs demonstrate that our four hatchery programs (and WDFW’s single Chinook program) can and will be operated in a manner that will not appreciably reduce the likelihood of survival and recovery of any ESA-listed species. In fact, the Tribe’s
hatchery is intended to prevent what would otherwise be the very real possibility of loss of species that could result from the sedimentation impacts of the ongoing removal of the Elwha River dams, as well as to aid in recovery and restoration of listed species. The Tribe has always operated each of its hatchery programs in accordance with an HGMP and is currently operating each program in accordance with the plans as submitted. We have the ability to continue to do so.

The main point of these comments is to emphasize the importance of restoration and recovery of anadromous fisheries in the Elwha River as a critical element of the Tribe’s treaty fishing rights, and in turn as a critical element in the preservation of the Tribe’s cultural identity and way of life. The Elwha River hatchery programs have a vital role to play in preservation, restoration, and recovery. Congress recognized that hatcheries would serve this vital role when it enacted the Elwha River Ecosystem and Fisheries Restoration Act of 1992 (“EREFRA”), and considered restoration of the fisheries as part of a broader settlement of tribal claims. It was a unique settlement at that because it was the product of consensus among a diverse—and frequently adversarial—array of stakeholders and interests.

The 1855 Treaty of Point No Point, 12 Stat. 933, is the foundation for the Tribe’s rights in the Elwha River fishery. The Tribe is the modern-day successor to several traditional Klallam villages on the Elwha River that signed the Treaty. In that treaty the Tribe reserved its right to harvest fish at all of its usual and accustomed grounds and stations, including the Elwha River and Strait of Juan de Fuca. *U.S. v Washington*, 626 F. Supp. 1405, 1443 (W.D. Wash. 1985), and 459 F. Supp. 1020, 1049, 1066 (W.D. Wash. 1978).

The two Elwha River dams largely frustrated the fulfillment of that treaty promise for most of the twentieth century. In fact, construction of the Elwha Dam in 1912 contributed significantly to driving Lower Elwha Indians from the traditional village site at the mouth of the river, when the dam burst before it was completed and flooded out tribal homesteads. Removal of the dams in 2011-13 and restoration of native salmonid fisheries, as provided in the Elwha River Ecosystem and Fisheries Restoration Act of 1992 (“EREFRA”), will further the goal of restored and harvestable salmonid populations. The Tribe’s HGMPs are designed to protect extant populations from extirpation during dam removal and to aid in restoration. The Tribe’s HGMPs are consistent with the role of hatcheries acknowledged by Congress in EREFRA and in the Fish Restoration Plan of 2008.
Finally, while Elwha River dam removal and fisheries restoration is indeed the product of a unique consensus, it is also correct, as recently noted by Sen. Bill Bradley, that it would not have happened at all but for the persistence of the Tribe:

Each of us owes the Lower Elwha Klallam Tribe the greatest possible gratitude for their unceasing efforts over decades to bring back the River’s life. To tell us all what the River needed. And we owe the Tribe the greatest deference and respect for the burdens its people and society have borne because of what was done to the River 100 years ago...

Sen. Bill Bradley, Keynote Address, at 5 (Sept. 16, 2011) (copy attached). It is in the spirit of that observation, by the chief Senate architect of the Elwha Act, that the Tribe submits its HGMPs to preserve and restore the fisheries and to provide at last for the fulfillment of the treaty promise.

Sincerely,

Frances G. Charles, Chairperson
Lower Elwha Klallam Tribal Council
Lower Elwha Klallam Tribe

cc: Robert Turner, NMFS
Allyson Purcell, NMFS
Tim Tynan, NMFS
Doug Morrill, Lower Elwha Natural Resources Director
Larry Ward, Lower Elwha Hatchery Manager
Steve Suagee, Lower Elwha General Counsel
NMFS Response to Lower Elwha Klallam Tribe Comment

1. Comment noted.
Will Stelle, Administrator
National Marine Fisheries Service Northwest Region
Salmon Management Division
1201 NE. Lloyd Boulevard, Suite 1100
Portland, OR 97232

Re: Comments on the NMFS’s Draft Environmental Assessment and Proposed Evaluation and Proposed Determination for Elwha River Hatchery and Genetic Management Plans

Dear Mr. Stelle:

On behalf of its member tribes the Northwest Indian Fisheries Commission provides the following comments on the NMFS’s draft Environmental Assessment (EA) and Proposed Evaluation and Proposed Determination (PEPD) regarding Elwha River salmon and steelhead hatchery management plans.

The EA appropriately describes one of the purposes of the proposed action as to “fulfill treaty-reserved fishing rights as the populations recover” (EA at 5), but the EA and PEPD should more clearly acknowledge settled federal law that the treaty fishing rights of the Lower Elwha Klallam Tribe (Lower Elwha), and other tribes, include access to state and tribal hatchery production. United States v. Washington, 506 F. Supp. 187, 198 (W.D. Wash. 1980); United States v. Washington, 759 F.2d 1353, 1360 (9th Cir. 1985). The EA recognizes that “hatcheries in Puget Sound provide salmon and steelhead for [the treaty] fisheries. Without many of these hatcheries, there would be few, if any, fish for the tribes to harvest.” (EA at 11). In the case of Lower Elwha, the exercise of treaty rights in the future is inextricably linked to hatchery programs that will both protect against the very real risk of extinction of salmon and steelhead populations following dam removal and expedite their recovery to harvestable levels. Therefore, we concur with the NMFS conclusion in the EA that Alternatives 3 and 4 do not meet the purpose and need.

The NMFS should recognize the likelihood that the recovery trajectories of Elwha River salmon and steelhead stocks will vary. So it is likely that hatchery programs will operate longer for some species to achieve recovery.

We appreciate and support the NMFS’s explicit consideration of effects on tribal cultural resources in the EA, distinct from its consideration of socioeconomic and environmental justice effects. However, the draft EA does not consider the Lower Elwha Tribe’s participation in, and
the importance of, marine salmon and shellfish fisheries. Recovery of production in the Elwha River could substantially benefit salmon fisheries, which might occur outside of the Elwha River.

The Environmental Justice analysis (Alts 3 & 4) in the EA considers the effects on employment of closing hatcheries, but this understates its proportionately more significant effect on the Lower Elwha tribal community should those hatchery jobs be terminated.

In describing and evaluating genetic risks associated with hatchery programs, the PEPD accurately represents the uncertainty about fitness effects (domestication), and rightly focuses on how hatcheries must operate during the preservation phase to reduce the very real risk of extinction of native populations/stocks. However, the NMFS should embrace its responsibility as cognizant agency for determining the best science to inform this assessment, rather than citing the advice offered in the HSRG review of Elwha programs. For instance, realistic parameters of strength of selection on fitness traits and heritability of adaptive traits have been estimated in the past (see e.g. Mousseau & Roff 1987 and references therein) but the literature of quantitative genetics containing estimates of parameters has been essentially ignored in recent attempts to model genetic risk in hatchery-natural interactions, using selection and fitness parameters selected purely for heuristic purposes.

The science informing management of the genetic risks associated with hatchery production continues to improve. The PEPD should summarize and cite recent research that has demonstrated successful hatchery supplementation of natural Chinook and steelhead production, where native stocks have been extirpated or reduced to critically low abundance (Hess et al 2012).

Studies have cited the contributions that hatchery programs make to recovery and conservation hatchery programs. For instance, in Washington’s Cedar River hatchery Chinook salmon have been estimated to increase abundance of Chinook salmon in newly available habitat without producing significant changes in reproductive success of fish in the habitat (Anderson et al. 2012). Berejikian et al. (2008) demonstrated an increase in abundance of steelhead reds in the Hamma Hamma River on Washington’s Olympic peninsula, relative to control populations that did not receive hatchery supplementation. These studies demonstrated increased abundance but did not follow fitness effects through generations. Columbia River basin studies have followed the genetic effects of hatchery-origin Chinook salmon through generation and found a demographic boost from hatchery contribution and no heritable genetic effect on subsequent fish naturally-produced by hatchery-origin spawners (Hess et al. 2012, Ford et al. 2012). On the east coast, decades of Atlantic salmon hatchery supplementation, while insufficient to restore salmon abundance after centuries of habitat degradation, has also been insufficient to displace Maine Atlantic salmon with the out-of-basin populations they were supplemented with (NRC 2002).

Several studies indicate the performance of hatchery-origin Chinook is not substantially different from that of natural-origin Chinook, particularly where native broodstock are utilized (Anderson et al 2012; Schroder et al 2010). We believe these studies further support the use of hatchery programs in the Elwha River to both reduce extinction risk in the short term and expedite recovery.
Recent studies are also shedding new light on the extent to which phenotypic variation between hatchery- and naturally-produced Chinook may result from plastic expression of identical genetic backgrounds in different environments rather than changes in the underlying genetic backgrounds of hatchery and naturally-produced fish (Ford et al 2012, Williamson et al 2010; Chittenden et al 2010).

A list of the cited and other relevant studies is attached, with copies of the papers.

We support the conclusions of the draft EA in its comparison of Alternatives and discussion of implementation of the proposed hatchery management plans as the preferred alternative. In general the PEPD provides a sound technical basis for its conclusion that implementation of the hatchery programs as proposed, through the recolonization phase of recovery, will achieve the conservation criteria of the 4(d) Rule.

Sincerely,

Billy Frank, Jr.
Chairman

cc: Robert Turner, Allyson Purcell, NMFS
Frances Charles, Chair, Lower Elwha Klallam Tribe
NMFS Response to Northwest Indian Fisheries Commission Comment

1. Comment noted.

2. The environmental assessment has been modified to recognize that the recovery trajectories of Elwha River salmon and steelhead will vary by species reflect this comment (Subsection 2.2, Alternative 2 (Proposed Action) and Subsection 2.3, Alternative 3 (Proposed Hatchery Programs with a Sunset Term)).

3. The environmental assessment has been modified to recognize the importance of marine salmon and shellfish fisheries to the Lower Elwha Klallam Tribe (Subsection 3.10, Environmental Justice).

4. The environmental assessment has been modified to recognize the effects that job loss would have on the Lower Elwha tribal community (Subsection 3.10, Environmental Justice).

5. Comment noted.
November 19, 2012

Will Stelle, Administrator
National Marine Fisheries Service Northwest Region
Salmon Management Division
1201 NE. Lloyd Boulevard, Suite 1100
Portland, OR 97232

Re: Comments on the NMFS’s Draft Environmental Assessment and Proposed Evaluation and Pending Determination for Elwha River Joint Hatchery and Genetic Management Plans

Dear Mr. Stelle:

The Point No Point Treaty Council (PNPTC) is a tribal organization that provides natural resources support services to the Port Gamble S’Klallam Tribe and Jamestown S’Klallam Tribe. We appreciate receiving notice that the NMFS was planning to release for tribal government/program review NMFS’s Draft Environmental Assessment (EA) and Proposed Evaluation and Pending Determination (PEPD) for Elwha River Joint Hatchery and Genetic Management Plans (HGMPs).

The four alternatives evaluated in the draft EA address the full range of potential options and meet the purpose and need for the EA. We support selection of Alternative 2 (Make a Determination that the Submitted HGMPs and Tribal Harvest Plan Meet the Requirements of the 4(d) Rule) as the Proposed Action. We concur with the assessment in the EA that, compared to the No Action Alternative, there would be no change in risks to the Chinook or steelhead populations associated with genetic effects, competition, facility effects, and other factors evaluated in the HGMPs and that there would be no additional risk to Chinook and steelhead population viability.

The EA appropriately describes one of the purposes of the proposed action as to “fulfill treaty-reserved fishing rights as the populations recover”, but the EA and PEPD should more clearly acknowledge settled federal law that the treaty fishing rights of the Lower Elwha Klallam Tribe, and other tribes, include access to state and tribal hatchery production. United States v. Washington, 506 F. Supp. 187, 198 (W.D. Wash. 1980), United States v. Washington, 759 F.2d 1353, 1360 (9th Cir. 1985). The EA recognizes that “hatcheries in Puget Sound provide salmon and steelhead for [the treaty] fisheries. Without many of these hatcheries, there would be few, if any, fish for the tribes to harvest.” In the case of Lower Elwha Klallam Tribe, and other tribes, the exercise of treaty rights in the future is inextricably linked to hatchery programs that will both protect against the very real risk of extinction of salmon and steelhead populations following dam removal and expedite their recovery to harvestable levels.

7999 N.E. Salish Lane    Kingston, Washington 98346 USA    Phone (360) 297-3422    Fax (360) 297-3413
We appreciate and support the NMFS's explicit consideration of effects on tribal cultural resources in the EA, distinct from its consideration of socioeconomic and environmental justice effects. However, the draft EA does not consider the Lower Elwha Klallam Tribe's, and other tribes with U&A in the Strait of Juan de Fuca, participation in, and the importance of, marine salmon and shellfish fisheries. Recovery of production in the Elwha River could substantially benefit salmon fisheries which occur outside of the Elwha River. Similarly, it should be made clear in the environmental justice section that all tribes with U&A in the Strait of Juan de Fuca are disproportionately impacted and would benefit from improved salmon fisheries.

The PEPD does a good job of identifying the current status of the ESA-listed Chinook salmon and steelhead populations relative to population viability triggers for the preservation and restoration phases and how the proposed hatchery programs would be implemented and enforced to benefit population viability.

In describing and evaluating genetic risks associated with hatchery programs, the PEPD accurately represents the uncertainty about potential risks and correctly focuses on how hatcheries must operate during the preservation phase to reduce the very real risk of extinction of native populations/stocks. However, the NMFS should embrace its responsibility as the federal agency responsible for determining the best science to inform this assessment, rather than citing the advice offered in the HSRG review of Elwha hatchery programs. In addition, the science informing management of the genetic risks associated with hatchery production continues to improve and the PEPD should summarize and utilize the available literature. Specifically, the PEPD should cite recent research that has demonstrated successful hatchery supplementation of natural Chinook and steelhead production where native stocks have been extirpated or reduced to critically low abundance levels.

We appreciate the opportunity to comment on the EA and PEPD. We urge the NMFS to make a determination that implementing and enforcing the joint HGMPs will not appreciably reduce the likelihood of survival and recovery of the ESA-listed Chinook or steelhead populations, and that the plans address the criteria specified in Limit 5 of the 4(d) Rule.

Sincerely,

Randy Harder
Executive Director

cc: Robert Turner, Allyson Purcell, NMFS
    Frances Charles, Doug Morrill, Lower Elwha Klallam Tribe
    W. Ron Allen, Scott Chitwood, Jamestown S'Klallam Tribe
    Jeremy Sullivan, Paul McCollum, Port Gamble S'Klallam Tribe
NMFS Response to Point No Point Treaty Council Comments

1. Comment noted.

2. Subsection 1.5.12, U.S. v. Washington, addresses this Federal law.

3. The environmental assessment has been modified to recognize the importance of marine salmon and shellfish fisheries to tribes with usual and accustomed fishing areas in the Strait of Juan de Fuca (Subsection 3.10, Environmental Justice)
Via Email
NMFS Salmon Management Division
1201 N.E. Lloyd Blvd., Suite 1100
Portland, OR 97232
Email: ElwhaHatcheries.nwr@noaa.gov

Re: Proposed Decision to Approve Joint State/Tribal Resource Management Plan for Elwha River Hatchery Programs

Dear Honorable Civil Servants:

Please accept these comments submitted on behalf of the Wild Fish Conservancy, the Wild Steelhead Coalition, the Federation of Fly Fishers Steelhead Committee, and Wild Salmon Rivers d/b/a the Conservation Angler (collectively, “Commenters”) on the Draft Environmental Assessment to Analyze NOAA’s National Marine Fisheries Service (“NMFS”) Determination that Five Hatchery Programs for Elwha River Salmon and Steelhead as Described in the Joint State-Tribal Hatchery and Genetic Management Plans and one Tribal Harvest Plan Satisfy the Endangered Species Act Section 4(d) Rule (“Draft EA”), and the associated Proposed Evaluation and Pending Determination (“Pending Determination”).
I. Introduction.

The removal of the Elwha River dams constitutes the largest dam removal and salmonid restoration project in United States history, opening up over seventy miles of river habitat to salmonids. These efforts have been mandated by an act of Congress directing the full restoration of the Elwha River ecosystem and native anadromous fisheries, and are expected to cost taxpayers approximately $325 million. This project, as envisioned by Congress, affords a unique opportunity for wild salmonids to quickly re-colonize large expanses of pristine habitat.

The Elwha River Restoration Project offers unprecedented opportunities to study how a major river system, its ecosystem, and fish populations heal after a century of degradation caused by dams. The Pending Determination to approve large-scale hatchery programs destroys these opportunities and ignores the lessons learned during the last half-century about the harm hatcheries cause to wild salmonid populations and their ability to recover from a depressed state. As stated by Jim Lichatowich, special-consultant to the congressionally-chartered Hatchery Scientific Review Group in its evaluation of the Elwha River hatchery programs:

The evidence has been accumulating and today the weight of that evidence is clear: hatcheries are part of the salmon’s problem. The myth that hatcheries are the solution to the problem of the salmon’s declining abundance is still strong and it is a formidable impediment to the incorporation of our current scientific understandings of the effects of hatcheries into salmon management and recovery programs. A situation clearly exemplified by the Elwha recovery program.

First Declaration of Jams Lichatowich, ¶ 18 (a copy of which is attached hereto).

There is no indication that Elwha River salmonids would be extirpated by the dam removal process in the absence of the hatchery programs, and overwhelming evidence demonstrating that such fish would naturally recolonize the watershed. Even if concerns

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regarding possible extirpation from increased suspended sediments were justified, such concerns do not support the magnitude of hatchery programs proposed. These massive releases of hatchery fish will overwhelm the depressed wild salmonid populations and severely impede their ability to recover following dam removal. Accordingly, any hatchery programs approved should be appropriately sized to achieve the objective of preserving the stocks during dam removal while minimizing risks to the wild populations.

II. Failure to Provide Sufficient Information During Comment Period.

NMFS delayed and refused to provide information requested that is necessary to fully comment on the Pending Determination and Draft EA. Accordingly, such information should be made available to the public and an additional comment period should be provided.


A request was made on behalf of Commenters on October 17, 2012, for copies of all documents submitted as part of the joint plan. NMFS’ counsel responded by refusing to provide any information on the basis of ongoing litigation and instead referred vaguely to NMFS’ website for publically available documents. After being unable to locate any relevant information on NMFS’ website, an additional request was made as to the location of relevant documents on NMFS’ website. On October 22, 2012, NMFS’ counsel finally provided the website address where some documents were located. Id.
The documents finally made available on October 22, 2012, included only the Pending Determination and the Draft EA. Commenters’ request for all documents submitted as part of the joint plan was thereafter reiterated, to which NMFS explained that it would not make such documents publically available. Counsel for the Lower Elwha Klallam Tribe eventually confirmed that certain HGMPs that had been provided were those under consideration by NMFS. A copy of the Chinook salmon HGMP under consideration was not provided until November 9, 2012. It remains unclear whether the monitoring and adaptive management plan (“MAMP”) referenced and relied upon throughout the Draft EA and Pending Determination has been provided, as Commenters have only been given incomplete redlined drafts. This document is a critical part of the joint plan under consideration and essential to evaluating whether the HGMPs meet the criteria of Limit 5 and whether the joint plan meets the standard of Limit 6.

This obstructionist conduct of delaying and refusing to provide information has defeated the spirit of the public comment process and NMFS’ regulations. These efforts to avoid meaningful public input continue the pattern followed in the development of the 2008 Elwha River Fish Restoration Plan, in which the public was excluded altogether (other than being provided a very early draft as an appendix to a 1996 environmental impact statement).

The restoration of the Elwha River is an enormous federal project projected to cost tax payers nearly $325 million. Federal tax dollars are paying not only for dam removal, but for the construction and operations of the Elwha River hatchery. The public should be allowed and encouraged to participate in the processes that will decide how salmonids will be restored to the Elwha River watershed. This has not occurred.

Commenters requests that NMFS make publically available all the documents being consideration as part of the plan and provide a new public comment period of at least sixty
The HGMPs and any incorporated documents should be made available—especially the MAMP—so that the public can comment on whether these documents meet the Limit 5 criteria. Further, to the extent the MAMP, NMFS should defer any public comment process and evaluation until this document is finalized.

III. The HGMPs do not Meet the Criteria of Limit 5.

NMFS’ regulations require that public comment be taken as to whether HGMPs submitted as part of a joint plan under Limit 6 of the 4(d) Rule meet the criteria of Limit 5. NMFS’ 4(d) Implementation Guidance indicates that NMFS will evaluate HGMPs submitted under Limit 6 in the same manner as it evaluates HGMPs submitted under Limit 5. NMFS should decline to approve the joint plan because the HGMPs do meet the criteria of Limit 5 of the 4(d) Rule. In addition to the brief comments provided below, the deficiencies with the joint plan and associated HGMPs are identified in the declarations, reports, and comments attached hereto.

A. The HGMPs do not have Clearly Stated Objectives.

The first criterion of Limit 5 of the 4(d) Rule requires that:

The HGMP has clearly stated goals, performance objectives, and performance indicators that indicate the purpose of the program, its intended results, and measurements of its performance in meeting those results. Goals shall address whether the program is intended to meet conservation objectives, contribute to the ultimate sustainability of the natural population, and/or intended to augment tribal, recreational, or commercial fisheries. Objectives should enumerate the results desired from the program that will be used to measure the program’s success or failure.

50 C.F.R. § 223.203(b)(5)(i)(A). The HGMPs submitted as part of the joint plan do not meet these requirements.

The statements of program goals, performance objectives, and performance indicators in each of the HGMPs is inappropriately general and vague at best. The HGMPs state a primary goal of conservation motivated by the belief that high levels of suspended sediments
in the Elwha River downstream of Elwha Dam resulting from the removal of the two dams will threaten the continued existence of the remaining populations of native salmon and steelhead. Yet, no detailed argument and evidence are provided to support this fundamental claim. This claim is highly controversial and uncertain, yet none of the HGMPs nor the Pending Determination acknowledge this controversy and attempt to provide reasoned support for the claim.

All HGMPs state objectives in vague, general terms and phrases that ignore relevant and substantive biological issues that arise in conservation contexts. For example, Table 1.1 of the steelhead HGMP states “Conserve abundance” as a goal of the “Preservation” phase. In light of the considerable concerns regarding the effectiveness of hatchery supplementation of steelhead due to negative effects on the fitness and adaptive potential of the target wild population, vaguely stated “conservation of abundance” is an inappropriately vague goal statement. The HGMP should instead state unambiguous target levels of numbers of returning adult by origin (captive brood, hatchery-origin adult, natural-origin (wild) adults), target adult age composition and sex ratio.

The statement of “objectives” associated with the general goal statement (“conserve abundance”) is also inappropriately vague: “prevent extinction”, “retain genetic identity and diversity”, “hatchery returns increase adult abundance”, “successful natural production in mid- and upper basin MS & tribs”, “supplement spawning (maintain upstream migration passage as well as move returning adults into areas of watershed unaffected by dam removal). Of these five objectives, only the last is stated in language specific enough to clearly understand what is required to verify whether or not the objective is being achieved. No text in the HGMP related to table 1.1 remedies this lack of specificity. Regarding the preservation of genetic diversity, which is a fundamental and critical performance and monitoring variable,
none of the HGMPs provide specifics regarding the kind(s) of genetic markers to be measured, how many loci for each marker are to be measured, what genetic parameters are to be monitored using the markers (expected and observed levels of heterozygosity, allelic richness, etc.), and what target levels of genetic parameters are to be achieved. As a result, none of the HGMPs can state what corrective actions will be taken when target levels of genetic diversity are not attained.

Moreover, none of the HGMPs provide any substantive text that explains the relationship of listed performance indicators to associated performance standards and goals. No proper justification is provided for the indicators and standards. Rather, goals, standards, and indicators are largely simply asserted.

B. The HGMPs do not Utilize the Concepts of Viable Salmonid Populations.

The second criterion of Limit 5 of the 4(d) Rule requires that:

The HGMP utilizes the concepts of viable and critical salmonid population threshold, consistent with the concepts contained in the technical document entitled “Viable Salmonid Populations” (NMFS, 2000b). Listed salmonids may be purposefully taken for broodstock purposes only if the donor population is currently at or above the viable threshold and the collection will not impair its function; if the donor population is not currently viable but the sole objective of the current collection program is to enhance the propagation or survival of the listed EUS; or if the donor population is shown with a high degree of confidence to be above critical threshold although not yet functioning at viable levels, and the collection will not appreciably slow the attainment of viable status for that population.

50 C.F.R. § 223.203(b)(5)(i)(B). The HGMPs submitted as part of the joint plan do not adequately utilize the Viable Salmonid Population (“VSP”) concepts and do not meet these requirements.

The Chinook salmon HGMP (section 2.2.2) does not state either the critical or the viable population size identified by NMFS for the Elwha Chinook population, nor does the HGMP relate the proposed size of the program and the program goals for adult abundance to
these or related target levels of abundance. The winter-run steelhead HGMP (section 2.3.2) does state the preliminary critical and viable abundance thresholds identified by the Puget Sound Steelhead Technical Recovery Team for the Elwha population. However, the HGMP fails to note that these thresholds apply to a recovered population with unobstructed access to the entire Elwha River basin, and does not discuss how these abundance levels should be related to the current condition of the population. The HGMP also states that the “co-managers’ harvest plan for Puget sound steelhead sets the critical threshold for Elwha steelhead at 100” (HGMP page 10) but neither explains the significance or justification for this number, nor how this threshold level is to be related to the current condition of the population or to the proposed hatchery program.

C. The HGMPs’ Broodstock Programs do not Reflect Appropriate Priorities.

The third criterion of Limit 5 of the 4(d) Rule requires that:

Taking into account health, abundances, and trends in the donor population, broodstock collection programs reflect appropriate priorities. The primary purpose of broodstock collection programs of listed species is to reestablish indigenous salmonid populations for conservation purposes. Such programs include restoration of similar, at-risk populations within the same ESU, and reintroduction of at-risk populations to underseeded habitat. After the species’ conservation needs are met and when consistent with survival and recovery of the ESU, broodstock collection programs may be authorized by NMFS such for secondary purposes, as to sustain tribal, recreational, and commercial fisheries.

50 C.F.R. § 223.203(b)(5)(i)(C). The broodstock programs described in the HGMPs submitted as part of the joint plan do not reflect appropriate priorities.

The primary motivation for and justification of the proposed programs is the alleged threat posed by suspended sediment levels in the Elwha River mainstem below Elwha Dam that are expected to occur intermittently for a period of one or more years following the initiation of the removal of the two dams. This corresponds to the vaguely characterized “Preservation Phase” of the Elwha native fish restoration process. As noted above, there is no
small scientific controversy regarding this alleged threat, which NMFS and the authors of the HGMP seem intent not to acknowledge. A truly adaptive approach to the uncertainty attending this risk factor would be to treat the threat as a hypothesis to be evaluated and consequently to shape the conservation hatchery actions in light of the hypothetical nature of the threat. This would require an explicit research and monitoring program to evaluate suspended sediment levels at time throughout the year and using metrics that are biologically relevant to the fish species of concern that are potentially affected by the suspended sediment.

Consistent with such an adaptive approach, but independent of it, even if the alleged short-term (one to two steelhead generations) threat from the dam removal process were accepted at face value, an appropriate conservation hatchery program for each species should be much smaller than proposed by the HGMPs. This is especially true for the programs for the two listed species. In view of the considerable genetic risks imposed on wild populations by captive brood and supplementation hatchery programs (cite to the Declarations) the duration of the programs should be strictly limited to the Preservation Phase itself, and to the level of risk from suspended sediment levels that is actually revealed by monitoring the sediment threat hypothesis. For this reason, NMFS should only consider granting any approval of any of the HGMPs for a period of no more than five years.

In this regard, it is also relevant that the June 1, 2012 draft of the MAMP has not secured funding for regular monitoring of the concentration of suspended sediment in the Elwha River mainstem and side-channels below Elwha Dam (Draft MAMP Table 20). The USGS is currently monitoring turbidity remotely using infrared reflectance (FNUs) and plans to continue this monitoring, pending funding. However, the draft MAMP admits that measurement of turbidity does not translate readily to suspended sediment concentration (mg-per-liter), which is the metric that can be directly related to impacts on fish health.
Consequently, direct field-based measurements of suspended sediment concentration need to be made regularly in addition to the remote turbidity measures. But the MAMP does not indicate the frequency that such measurements should be made, and Table 20 shows that those measurements that are planned are not fully funded. Yet, this is the single environmental parameter on which the entire motivation for the conservation hatchery programs rests.

1. **The Winter-Run Steelhead HGMP Broodstock Program.**

The broodstock program described in the winter-run steelhead HGMP does not reflect appropriate priorities. The Elwha River winter-run steelhead population is part of the Puget Sound steelhead DPS listed as threatened under the Endangered Species Act (“ESA”). Accordingly, the primary purpose of any broodstock collection program should be conservation. The broodstock program proposed is far in excess of what is appropriate for a conservation program, and is instead designed to expedite harvests. Such a program is not appropriate until the species’ conservation needs are met.

2. **The Chinook Salmon HGMP Broodstock Program.**

The broodstock program described in the Chinook salmon HGMP does not reflect appropriate priorities. The Elwha River Chinook salmon population is part of the Puget Sound Chinook salmon ESU listed as threatened under the Endangered Species Act (“ESA”). Accordingly, the primary purpose of any broodstock collection program should be conservation. The broodstock program proposed is far in excess of what is appropriate for a conservation program, and is instead designed to expedite harvests. Such a program is not appropriate until the species’ conservation needs are met. Moreover, the proposed program is an extension of the program that has existed for several decades and for which data exists regarding the performance of the program since 1999. The smolts-to-adult return data for both sub-yearlings and yearlings is extremely low, and is among the poorest performing
Chinook salmon hatchery programs in all of Puget Sound. This data indicates that the fitness of the hatchery Chinook population has been driven very low by hatchery domestication selection. Continuation of the hatchery program on the large scale on which the program has operated in the past will most likely only further erode natural spawning fitness and compromise the ability of the native Elwha Chinook salmon population to rebuild and recolonize the newly accessible upper watershed. A much smaller program is required and would be more appropriate to serve a short-term, risk-averse conservation purpose.

**D. The HGMPs do not Minimize Harm to Wild Populations.**

The fifth criterion of Limit 5 of the 4(d) Rule requires that:

The HGMP evaluates, minimizes, and accounts for the propagation program’s genetic and ecological effects on natural populations, including disease transfer, competition, predation, and genetic introgression caused by the straying of hatchery fish.

50 C.F.R. § 223.203(b)(5)(i)(E). The HGMPs submitted as part of the joint plan do not meet these requirements.

The hatchery programs proposed in the Chinook, Coho, and Steelhead HGMPs impose significant threats of harm to Elwha Chinook salmon and winter-run steelhead populations. Genetic and ecological effects are not appropriately evaluated and accounted for, or minimized. Specifically, the steelhead and Chinook programs pose significant genetic risks of reduced fitness to the wild populations that will impair the survival and recovery of these populations. The steelhead program does not adequately acknowledge the risk of fitness loss that is likely to be caused by the steelhead program and, therefore, does not consider appropriate monitoring and measures to detect and avoid such impacts. For example, there is no explicit monitoring or research to evaluate the relative reproductive success of hatchery-origin steelhead and of crosses between hatchery-origin and natural origin adults. Explicit geneotyping of all hatchery parents, with full details regarding what kind of genetic markers
will be used, how many markers will be used, what genetic parameters will be monitored and
what the threshold levels of those parameters will be should be provided in the HGMP. The
Chinook HGMP fails to consider the evidence from the past hatchery program indicating that
the fitness of the remaining Elwha Chinook has been driven extremely low by hatchery
domestication selection. This is clearly evidenced by the extremely low levels of smolt-to-
adult survival of yearling and sub-yearling smolts over the past 20 years.

The coho salmon HGMP does not minimize risks to wild salmonid populations. The
HGMP proposed to release 425,000 smolts that will be approximately 140 millimeters (5.5
inches) of more in length. This is generally larger than the size of the average wild coho
salmon smolt. The number and size of the smolts released impose a non-negligible risk of
competition for food and rearing space of wild Elwha coho smolts, wild steelhead smolts,
rearing steelhead parr, and rearing and outmigrating Chinook smolts in the lower Elwha River
and estuary. A short-term, risk-averse conservation hatchery program for coho that would
support the recolonization of the upper Elwha by native Elwha coho salmon does not require
the large scale proposed in the HGMP. An appropriate program one-quarter or smaller than
the size proposed in the HGMP would both meet any legitimate conservation concern while
greatly reducing the risks posed to the listed species.

E. The Adequacies of the Hatchery Facilities.

The seventh criterion of Limit 5 of the 4(d) Rule requires that:

Adequate artificial propagation facilities exist to properly rear progeny of
naturally spawned broodstock, to maintain population health and diversity, and
to avoid hatchery-influenced selection or domestication.

50 C.F.R. § 223.203(b)(5)(i)(G). The HGMPs do not meet this requirement.

The Chinook salmon and winter-steelhead HGMPs propose to incorporate large
numbers and high percentages of hatchery-origin adults into the annual hatchery broodstocks.
Such practice will significantly increase the probability of domestication selection that will reduce the fitness of hatchery progeny in the wild. *See First Declaration of Gordon Luikart* (a copy of which is provided herewith). To the extent that such practice may be unavoidable in the near-term given the depressed state of wild population that the conservation hatchery programs are intended to aid, the high risk of domestication further argues for as small a program as possible to meet the conservation risk and sustained for as short a term as possible. This is further reason to limit any approval of any of the HGMPs to a period of no longer than five years, and to require specific monitoring with secure funding to evaluate domestication risks to the wild populations.

**F. The HGMPs Lack Adequate Monitoring and Evaluation.**

The eighth criterion of Limit 5 of the 4(d) Rule requires that:

> Adequate monitoring and evaluation exist to detect and evaluate the success of the hatchery program and any risks potentially impairing the recovery of the listed ESU.

50 C.F.R. § 223.203(b)(5)(i)(H). There is not adequate monitoring and evaluation of the hatchery programs’ success and risks to listed species. As noted herein, there is no detailed, approved, and publically available MAMP. This fact alone violates this criterion. Further, as evidenced in the draft MAMP dated June 1, 2012 (Table 20, section 7), adequate funding does not exist to conduct even the minimally necessary monitoring and evaluation ($725,000 to $1,000,000 per year for 10 years). It is worth noting, by contrast, that according to the Chinook salmon and winter-run steelhead HGMPs, the minimum total annual operating cost of the proposed hatchery programs exceeds $1,200,000. The scarce funds required for monitoring the recolonization of the Elwha River basin by native salmonids have been re-directed to hatchery programs of questionable scale and need. Without adequate monitoring, there are likely to be severe adverse impacts to listed Chinook salmon and steelhead.
G. The HGMPs do not Include Adequate Adaptive Measures.

The ninth criterion of Limit 5 of the 4(d) Rule requires that:

The HGMP provides for evaluating monitoring data and making any revisions of assumptions, management strategies, or objectives that data show are needed. The failure of the HGMPs to identify relevant measureable genetic and life history parameters and to specify corresponding quantitative threshold or target levels to avoid risks to listed populations means that no adaptive measures exist for altering program practices in the light of data. Even were some adaptive measures provided, the absence of adequate and/or assured funding of the essential monitoring activities means that the data necessary to implement adaptive measures will not be obtained in an appropriately timely manner, which is tantamount to having no adaptive management at all. However, in general the HGMPs provide no explicit set of decision procedures or protocols by which monitoring data will be acquired, analyzed, and by which program practices are to be changed based on the results of those analyses.

50 C.F.R. § 223.203(b)(5)(ii)(I). The HGMPs submitted as part of the joint plan do not meet these requirements.

IV. Lack of Adequate Monitoring and Adaptive Management.

In addition to the MAMP not being finalized and available for public review, the latest draft of the MAMP, titled “Guidelines for Monitoring and Adaptively Managing Chinook (Oncorhynchus tshawytscha) and steelhead (O. mykiss) Restoration in the Elwha River, Final Draft” dated June 1, 2012 admits that funding to undertake even the minimally necessary annual monitoring is inadequate and adequate funding necessary to determine whether or not restoration is succeeding and why it is or is not succeeding has not been secured. Absent an ability to undertake the minimally necessary monitoring of the likely adverse impacts of the conservation hatchery programs on the Elwha Chinook salmon and winter-run steelhead populations, NMFS cannot approve the HGMPs because it cannot be assured (and cannot assure the public) that likely adverse impacts that are likely to result in take of the listed species will not occur nor will be detected in a timely enough manner to identify and undertake corrective actions.
V. The Joint Plan Does not Meet the “No Jeopardy” Standard.

Joint Resource Management Plans submitted under Limit 6 of the 4(d) Rule may be approved only if the implementation and enforcement of the plan will not appreciably reduce the likelihood of survival and recovery of affected threatened ESUs. 50 C.F.R. § 223.203(b)(6)(i). The submitted plan and the Pending Determination do not meet this requirement. In addition to the brief comments provided below, the threats to ESA-listed species and their ability to recover are described in the declarations, reports and comments attached hereto.

Recovery of the native Elwha River winter-run steelhead population and the native Elwha River Chinook salmon population is essential to the recovery of the Puget Sound steelhead distinct population segment and the Puget Sound Chinook salmon ESU. The size and pristine condition of the Elwha River watershed provide an enormous potential population sizes for these species. This watershed constitutes a unique component of the geographic and evolutionary diversity of the Puget Sound steelhead DPS and the Chinook salmon ESU. Threats to the recovery of native Elwha River winter steelhead and native Elwha River Chinook salmon therefore pose a significant threat to the recovery and de-listing of the Puget Sound steelhead DPS and the Puget Sound Chinook salmon ESU.

As discussed herein and in the attached documents, the proposed plan and Pending Determination pose severe risks and will impede the recovery of threatened salmonids.

VI. The Draft EA is Insufficient.

The purpose of the National Environmental Policy Act (“NEPA”) is, inter alia, to declare a national policy that will encourage productive and enjoyable harmony between man and his environment, to promote efforts which will prevent or eliminate damage to the environment and biosphere and stimulate the health and welfare of man, and to enrich the
understanding of the ecological systems and natural resources important to the Nation. 42 U.S.C. § 4321. NEPA requires federal agencies undertake processes to “insure that environmental information is available to public officials and citizens before decisions are made and before actions are taken” and that are “intended to help public officials make decisions that are based on understanding of environmental consequences.” 40 C.F.R. §§ 1500.1(b) and (c).

To accomplish these purposes, NEPA requires federal agencies to prepare a “detailed statement” regarding all “major Federal actions significantly affecting the quality of the human environment.” 42 U.S.C. § 4332(2)(C). The “detailed statement,” commonly known as an environmental impact statement (“EIS”), is to describe the environmental impact of the proposed action, any adverse environmental effects which cannot be avoided should the proposal be implemented, alternatives to the proposed action, the relationship between local short-term uses of man’s environment and the maintenance and enhancement of long-term productivity, and any irreversible and irretrievable commitments of resources which would be involved in the proposed action should it be implemented. The requirement to prepare an EIS serves two important purposes: 1) it ensures the agency, in reaching its decision, will have available, and will carefully consider, detailed information concerning significant environmental impacts, and 2) it guarantees that the relevant information will be made available to the larger audience that may also play a role in both the decision making process and the implementation of that decision. Robertson v. Methow Valley Citizens Council, 490 U.S. 332, 349 (1989).

Before preparing an EIS, an agency may prepare an Environmental Assessment (“EA”) if it is uncertain whether a proposed action may have a significant effect on the environment. 40 C.F.R. § 1508.9. The purpose of an EA is to provide the agency with
sufficient evidence and analysis for determining whether to prepare an EIS or to issue a FONSI. *Metcalf v. Daley*, 214 F.3d 1135, 1143 (9th Cir. 2000) (citing 40 C.F.R. § 1508.9).

NMFS’ Draft EA does not satisfy the intent or requirements of NEPA because it fails to take a hard look at the effects of the proposed hatchery programs, which present an abundance of known and potentially significant adverse effects on the environment, and in particular, on threatened fish species. The fundamental flaw of the Draft EA is that it is based upon the false assumption that the preservation and restoration of the native fish populations is dependent upon the continuation and expansion of existing hatchery programs—thereby preventing NMFS from choosing a proposed action that avoids the adverse effects of hatchery programs altogether.

Furthermore, the Draft EA erroneously assumes that large-scale hatchery programs will continue in the Elwha River regardless of what action NMFS takes. By assuming that the environmental baseline includes a continuation of illegal programs, NMFS avoids any serious consideration of the significant detrimental effects of the proposed hatchery programs. Without a meaningful evaluation of the effects of the proposed hatchery programs, NMFS’ Draft EA fails to meet the requirements of NEPA. As these comments explain, and the Draft EA recognizes, scientific literature has documented and raised substantial questions about the significant adverse effects that the proposed hatchery programs will have on the environment, thereby warranting a full evaluation in an EIS.

**A. The Pending Determination Will Have Significant Effects on the Environment.**

NMFS’ Pending Determination to approve the joint plan and thereby authorize the release of 7.5 million hatchery fish each year into the Elwha River will have a significant effect on the environment. Accordingly, NMSF must prepare an EIS as required by NEPA.
In addition to the brief comments provided below, the need to prepare an EIS is supported by the declarations, reports, and comments attached hereto.

If an agency decides not to prepare an EIS, it must supply a “convincing statement of reasons” to explain why a project’s impacts are insignificant. *Blue Mts. Biodiversity Project v. Blackwood*, 161 F.3d 1208, 1212 (9th Cir. 1998) “The statement of reasons is crucial to determining whether the agency took a ‘hard look’ at the potential environmental impact of a project.” *Id.* NMFS has failed to provide a sufficient explanation of why the proposed hatchery programs are insignificant and therefore do not warrant preparation of an EIS. Indeed, NMFS does not even attempt to state that the proposed actions will be insignificant in the Draft EA.

An EIS is required where substantial questions are raised as to whether the proposed agency action *may* have a significant effect on the environment. *Klamath Siskiyou Wildlands Ctr. v. Boody*, 468 F.3d 549, 562 (9th Cir. 2006); *Nat’l Parks & Conservation Ass’n v. Babbitt*, 241 F.3d 722, 730 (9th Cir. 2001). This is a low standard. *Klamath Siskiyou Wildlands Ctr.*, 468 F.3d at 562.

The hatchery programs proposed in the draft EA meet the threshold for preparation of an EIS because of the programs’ significant adverse effects. Various scientific studies, technical memoranda, and agency documents highlight the serious ecological risks that hatchery fish pose to native salmonids. See, e.g., *First Declaration of Gordon Luikart*, ¶ 7 (discussing Araki et al., 2007a,b, Araki et al. 2009, Christie et al. 2011, Christie et al. 2012, Normandeau et al. 2009; Theriault et al. 2011; Grant 2011; Lorenz et al. 2012). The artificial propagation programs will harm ESA-listed species and impede their ability to recover through genetic interactions (lowering reproductive fitness), ecological interactions (competition for resources), predation, and facility effects (migration impediments).
hatchery programs also pose significant risks associated with diseases and pathogens. Native salmonids will be even more vulnerable to the risks posed by hatchery practices due to the degraded environmental conditions caused by the dam removal process in the Elwha River, such as large sediment loads.

These are not just general problems with hatcheries—specific aspects of the hatchery programs proposed in the Draft EA are likely to have significant adverse effects on wild fish species. The attached expert declarations highlight some of the specific problems that the activities and programs in NMFS’ Pending Determination pose for threatened fish species. NMFS’ failure to acknowledge these significant effects and analyze them in an EIS would violate NEPA requirements.

NMFS recognized in the Draft EA that “hatchery programs can adversely affect natural-origin salmon and steelhead and their habitat through genetic risks, competition and predation, facility effects, natural population status masking, incidental fishing effects, and disease transfer.” Despite acknowledging these adverse effects, the Draft EA failed to provide a detailed discussion of the effects of hatchery programs on salmon, steelhead, and their habitat, deferring instead to the outdated and unrelated draft EIS for the Columbia River Basin. The failure to provide a more robust discussion in the Draft EA about the effects of hatchery operations on wild fish results in a NEPA document that fails to provide the analysis required.

Regulations promulgated by the Council on Environmental Quality (“CEQ”) direct agencies to consider both the context and intensity of a proposed action when considering whether an EIS is required. 50 C.F.R. § 1508.27. Context refers to the setting in which the proposed action takes place. Id. at § 1508.27(a). Intensity means “the severity of the impact.” Id. at 1508.27(b). CEQ regulations provide several factors to consider in determining whether
a significant effect may result. These factors are non-exclusive, and the potential presence of even one significant factor is sufficient to require the preparation of an EIS. *Ocean Advocates v. U.S. Army Corps of Eng’rs*, 402 F.3d 846, 865-66 (9th Cir. 2005).

NMFS is proposing to authorize under the ESA hatchery programs in the Elwha River on the Olympia Peninsula in Washington. The Elwha and Glines Canyon dams have blocked approximately ninety percent of the salmonid spawning habitat in the Elwha River basin and resulted in a massive drop in the size of the populations. Despite the critically small population sizes that exist from the blockage of the river by the dams, several species of salmonids remain in the Elwha River. These include three species that are listed as threatened under the ESA—Puget Sound Chinook salmon, Puget Sound steelhead, and bull trout. After the removal of these dams, wild fish species will again be able to reach the upstream passage in the Elwha River Basin, providing an invaluable opportunity to restore legendary fish runs in the river. This is the largest dam removal project in U.S. history, which provides an unparalleled opportunity to restore wild fish populations in a pristine wilderness environment.

NMFS’ proposed actions have and will continue to frustrate this historic restoration opportunity through the harm that the hatchery programs cause to wild fish species. NMFS must prepare an EIS to take a hard look at the effects of the proposed action in this historic context.

The restoration of these fish populations is a not just a matter of local or regional concern: in the Elwha Act of 1992, Congress mandated the full restoration of the Elwha River ecosystem and native anadromous fisheries. At an expected cost to taxpayers of approximately $324.7 million, this fish restoration project is a project of national importance. The proposed action threatens to prevent the full recovery of these wild fish stocks throughout the Elwha River through the infusion of 7.4 million hatchery fish each year. To protect these
national interests and ensure that the purpose of the Elwha Act is upheld, NMFS must analyze the effects of the proposed action in an EIS.

The intensity of NMFS’ proposed action implicates several of the CEQ significance factors, thereby warranting the preparation of an EIS. One of the most important of these factors in determining whether a federal action may have a significant impact on the environment is whether the proposed action may adversely affect species listed as endangered or threatened under the ESA or their critical habitat. 40 C.F.R. § 1508.27(b)(9); see also Klamath-Siskiyou Wildlands Ctr. v. United States Forest Serv., 373 F.Supp.2d 1069, 1080-81 (E.D.Cal. 2004). As these comments have already explained, the proposed hatchery programs will seriously frustrate the preservation and restoration of native fish species that are protected under the ESA: Puget-Sound steelhead, Puget-Sound Chinook salmon, and bull trout. Studies on both spring Chinook and winter and summer-run steelhead show that there is a non-negligible risk of reduced fitness for returning adults. Indeed, recent studies involving winter-run and summer-run steelhead have shown that the reproductive success of naturally spawning progeny of supplementation hatchery fish whose parents were wild is significantly lower than wild fish. Additionally, the hatchery programs include proposals to transplant adult and/or juvenile hatchery offspring to the upper Elwha basin for release while also releasing hatchery juveniles into the lower river. Releasing hatchery juveniles into the lower river will create severe competition for food and rearing space for the migrants from the upper basin, resulting in take of ESA protected fish. Because the hatchery fish are and will continue to increase competition, reduce fitness, and disrupt the feeding and breeding of the native salmonids, the hatchery operations will cause take of Puget Sound Chinook salmon, Puget Sound steelhead, and bull trout. These are the types of adverse effects that must be analyzed in an EIS.
Some of the risks that the HGMPs pose to threatened and endangered fish species were raised in the Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs prepared by the Hatchery Scientific Review Group in January 2012, a copy of which is attached hereto. Additionally, the attached declarations explain many of the specific threats that the hatchery programs pose to threatened and endangered fish species. These examples provide substantial information that the proposed actions will have significant effects on ESA-listed species, warranting the preparation of an EIS.

NMFS’ Draft EA completely failed to provide a meaningful evaluation of the effects of the proposed action on other ESA-protected species: bull trout, eulachon, and the Southern Resident Killer Whale. The draft EA lumps bull trout and eulachon into the “other fish” category and does not consider the negative effects that hatchery fish could have on these species through ecological interactions and predation. Without considering all of the potential and known significant effects on these ESA-protected species, the Draft EA provides an unsupported conclusion that the proposed action “would not be expected to change the Federal or State listing status” of these species. Similarly, the only consideration that the Draft EA provides to the effects on the Southern Resident Killer Whale is an unsupported conclusion that the proposed action “would not be expected to change the Federal listing status of” the Southern Resident Killer Whale. A true evaluation of the effects on the Southern Resident Killer Whale should have included an analysis of the potential for reduced fish populations over time due to negative influence of hatchery fish. NEPA requires a more detailed analysis of the significant effects of the proposed action on the size, health, and survival of these ESA-listed species, not just on whether there will be a change to their listing status.
Most egregiously, the Draft EA fails to mention or consider the effects of the proposed action on the critical habitat designated for Puget Sound Chinook salmon and bull trout. These proposed actions are likely to adversely modify these areas of designated critical habitat by flooding them with hatchery fish. The Draft EA’s silence on these issues should be evaluated in an EIS.

As the largest dam project in U.S. history, the success of the corresponding Elwha River fish restoration will set important precedent for future dam removal and fish restoration projects. Without taking a closer look at the resulting environmental effects of the hatchery projects now, NMFS risks not only impeding the success of this restoration project, but also future projects that may rely on this NEPA analysis as an example of the effects of hatchery programs as a tool to restore fish populations after dam removal. Further, the lack of similarly sized fish restoration projects following a dam removal project presents a novel factual situation about which NMFS has no data or experience. Therefore, NMFS must complete a robust evaluation of the novel questions presented by the proposed actions due to the lack of similar NEPA evaluations or information regarding the significant effects of hatchery programs in a similar context.

NMFS has approved few HGMPs for hatchery programs since promulgating the ESA 4(d) regulations. Without sufficient prior NEPA evaluations for approved HGMPs, NMFS is heading into unchartered waters, which warrants a "hard look" at the effects of hatchery programs on the environment. This NEPA process and these hatchery programs will set important precedent about the level of analysis that NMFS provides to hatchery programs and the types of hatchery programs that meet the ESA’s requirements. Accordingly, heightened scrutiny of the proposed action is necessary to ensure that NMFS recognizes all of the potential effects and does not make irreversible commitments of resources before
weighing the serious risks posed by these programs. The presence of these precedent-setting factors warrants the preparation of an EIS.

NMFS also must prepare an EIS if a proposed action is highly controversial. A proposal is highly controversial when there is “a substantial dispute [about] the size, nature, or effect of the major Federal action rather than the existence of opposition to a use.” Blue Mountains, 161 F.3d at 1212. Here, NMFS’ hatchery proposals have generated significant local and national controversy due to the serious potential that the programs will frustrate the restoration of wild fish populations as they are able finally able to reach the free-flowing waters of the Elwha River basin. Indeed, the hatchery programs are currently the subject of ongoing litigation. Moreover, the proposed hatchery programs are based upon a highly controversial assumption: that the resulting sediment levels from the removal of the dams on the Elwha threaten the continued existence of the remaining populations of native salmon and steelhead, thereby warranting supplementation and assistance from hatchery programs. The controversy surrounding this assumption and the resulting hatchery programs is based not only on the use of hatcheries in this process, but also on the massive scope and particular details of the hatchery programs, thereby warranting additional analysis through an EIS.

Another factor that warrants an EIS is the unique characteristics of the geographic area of the proposed action, which includes its proximity to park lands and other ecologically critical areas. See 50 C.F.R. § 1508(b)(3). The hatchery programs proposed to be approved will flood the newly-opened Elwha River with hatchery fish. The vast majority of the Elwha River watershed is within the Olympic National Park and the Olympic Wilderness Area. Indeed, the river’s watershed encompasses approximately 321 square miles, of which approximately 267 square miles are within the boundaries of the Olympic National Park. These park lands provide extensive pristine habitat for threatened fish species to reach once
the dams on the Elwha River no longer provide an impediment to fish passage. The characteristics of this area are unmatched and this habitat provides an unparalleled opportunity to restore fish runs that were decimated by the Elwha Dams and to study the effects of dam removal on fish populations in optimal conditions.

Along the same lines, the proposed hatchery programs threaten to contaminate wilderness areas unspoiled by the footprint of industry and commerce. The Proposed Determination would authorize massive releases of hatchery fish, many of which will migrate into the Olympic Wilderness Area, for the purpose of enabling commercial harvests. Such commercial uses of a wilderness area violate the Wilderness Act.

NMFS cannot avoid the preparation of an EIS by relying on purported beneficial effects of the proposed hatchery programs because actions that an agency believes will be beneficial on balance still require an EIS if there will be a significant effect on the environment. 50 C.F.R. § 1508.27(b)(1). Therefore, NMFS cannot fast track the proposed hatchery programs without preparing an EIS by claiming that the actions will preserve fish populations during dam removal process or strengthen habitat conditions after the dam removal. The actual benefits of these actions are questionable and are outweighed by the serious adverse effects of the proposed actions.

B. The Draft EA Inappropriately Includes Illegal Hatchery Programs in the Baseline.

The Draft EA states that the environmental baseline includes a continuation of hatchery programs. These programs have been conducted illegally without approval under the ESA 4(d) Rule and are the subject of litigation challenging their continuation. That the proposed hatchery programs have been and are currently being operated in violation of the ESA triggers yet another factor warranting the preparation of an EIS. 40 C.F.R. § 1508.27(b)(10). Further, these programs are funded by the United States government.
Accordingly, the environmental baseline cannot assume that illegal conduct and federal funding will continue.

To fully assess the effects of the hatchery programs, NMFS should have compared the proposed action to a baseline without any continued hatchery influence. In the absence of any differences between the proposed action and the baseline conditions, NMFS cannot meaningfully understand or evaluate the effects these hatchery programs have on the environment. For example, NMFS acknowledges that “the operation of the Elwha River hatchery programs would be the same as under Alternative 1 [], so the hatchery programs would have identical impacts on natural-origin Chinook salmon and their habitat as under Alternative 1. There would not be any change in risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, or disease transfer relative to Alternative 1.” Draft EA at 59. This statement demonstrates that NMFS’ inclusion of the proposed hatchery programs in the baseline has foreclosed an actual evaluation of the effects of the proposed action.

C. The “No Action” Alternative Inappropriately Assumes a Continuation of Illegal Hatchery Programs.

Agencies must include a no action alternative in their NEPA analyses and give the no action alternative “meaningful consideration” in order to avoid violating NEPA’s mandates. See Bob Marshall Alliance v. Hodel, 852 F.2d 1223, 1230 (9th Cir. 1988). "The no action alternative is meant to provide a baseline against which the action alternative . . . is evaluated." Ctr. for Biological Diversity v. U.S. Dept' of Interior, 623 F.3d 633, 642 (9th Cir. 2010). A no action alternative is supposed to “facilitate comparison of the environmental impacts of the proposal and the alternatives.” Valley County v. United States Dep't of Agric., 2012 U.S. Dist. LEXIS 106667 (D. Idaho July 27, 2012) (citing 40 CFR § 1502.14) (internal quotation omitted). NEPA’s required no action alternative “is meaningless if it assumes the
The Draft EA defines the “no action” alternative as NMFS taking no action on the submitted joint plan. The Draft EA assumes that, under such circumstances, the illegal hatchery operations would continue under baseline conditions, including the Chambers Creek steelhead program (the Draft BA contradicts this assertion elsewhere by falsely stating that the Chambers Creek program was discontinued in 2011). These programs have been conducted illegally without approval under the ESA 4(d) Rule and are the subject of litigation challenging their continuation. Further, these programs are funded by the United States government. Accordingly, the “no action” alternative cannot assume that the illegal conduct will continue and be funded with federal tax dollars. The “no action” alternative should assume the programs and funding therefor will be discontinued. By failing to include a true “no action alternative,” NMFS did not compare the effects of the proposed action against the effects of taking no action, thereby rendering NMFS’ analysis virtually meaningless. As a result, the Draft EA fails to meet the NEPA’s purpose and mandate regarding the no action alternative.

In the Final EA approving HGMPs for hatchery programs on the Sandy River in Oregon, NMFS took a very different stance on the no-action alternative—that the failure to approve the HGMPs would result in “termination of all hatchery programs as described in the HGMPs.” Final Environmental Assessment: Determination that the Hatchery and Genetic Management Plans for Sandy River Programs Submitted by the Oregon Department of Fish and Wildlife Satisfy the Endangered Species Act Section 4 (d) Rule under Limit 5 (September 2012) at 17. Yet NMFS has taken the opposite position in the Draft EA—that the no action
alternative would result in the continuation of these hatchery programs. NMFS’ differing approaches for similar situations is arbitrary.

NMFS’ assumption that the hatchery programs will continue regardless of the agency’s NEPA decision ignores the fact that the federal government has the ability to affect the size and scope of these hatchery programs through its funding and/or Rule 4(d) approval. Indeed, the federal government has been and plans to continue providing significant funding for these hatchery programs. NMFS should have incorporated into the no-action alternative an evaluation of the hatchery programs in the absence of federal funding or support, which could have resulted in an analysis of a no-action alternative that included substantially smaller hatchery activities.

D. NMFS Has Prepared an Unreasonable Range of Alternatives

NEPA requires that an agency “[r]igorously explore and objectively evaluate all reasonable alternatives.” 40 C.F.R. § 1502.14(a). The requirement that alternatives be given full and meaningful consideration applies to EAs as well as to EISs. Native Ecosystems Council v. U.S. Forest Serv., 428 F.3d 1233, 1245-46 (9th Cir. 2005). NMFS has failed to consider a reasonable range of alternatives in the EA that would substantially reduce or eliminate the adverse effects to threatened and endangered species.

The purpose and need statement is a crucial part of crafting a reasonable range of alternatives because only a sufficiently broad statement will allow full development of an adequate range of alternatives. See, e.g., Simmons v. U.S. Army Corps, 120 F.3d 664 (7th Cir. 1997); Davis v. Mineta, 302 F.3d 1104, 1118 (10th Cir. 2002). Agencies cannot unnecessarily limit or interpret their purpose and thereby place unnecessary limits on the range of alternatives. Id.; see also Van Abbema v. Fornell, 807 F.2d 633, 638 (7th Cir. 1986), see also ‘Ilio’ulaokalani Coalition v. Rumsfeld, 464 F.3d 1083 (9th Cir. 2006).
NMFS’ range of alternatives is insufficient because the purpose and need of the proposed actions are drawn too narrowly. Draft EA at 5. In the explanation of NMFS’ rejection of alternative four, NMFS clarifies that the purpose and need are based upon the assumption that hatchery programs are necessary for fish restoration in the Elwha River in a 20 to 30 year time frame. Draft EA at 17. This assumption is flawed because it ignores the evidence that the hatchery programs will frustrate and impede the fish restoration in the Elwha River, both during the stated time frame and the long-term. A full restoration of native fish stocks is not only possible, but more probable, without the influence of hatchery programs.

NMFS failed to include an alternative that approved a significantly smaller program sized only in a manner that would ensure stocks were not extirpated during the dam removal process while minimizing risks posed to wild populations from these hatchery programs. A smaller alternative such as this would likely reduce the adverse effects on the environment, in particular the fish species listed under the ESA.

NMFS’ proposed action area is drawn too narrowly because it ignores the effects that hatchery fish will have outside of the area where “Elwha River fish would be spawned, incubated, reared, acclimated, released, or harvested.” EA at 6; EA at 20. The hatchery fish will travel beyond these areas and harm wild fish far outside of the action area. Such areas include the entire Elwha River watershed and other rivers where hatchery fish may stray. NMFS should have drawn the action area to include the full range of the hatchery fish to ensure that all of the true effects of the proposed action were considered.

E. NMFS Has Relied Upon Faulty Assumptions

NEPA requires that agencies provide high quality information before making decisions and taking actions. *W. Watersheds Project v. Kraayenbrink*, 632 F.3d 472, 492 (9th
Cir. 2011). Yet the Draft EA relies upon a series of false assumptions and questionable scientific conclusions to analyze and eliminate alternatives from consideration. Notably, the Draft EA relies on monitoring, evaluation, and adaptive management that are not funded and not reasonably likely to occur.

Further, Alternative 3’s critique was based upon a highly controversial and baseless assumption—that the lack of hatchery programs after 2019 may increase the risk of extirpation and delay attainment of a viable abundance level for fish species. Draft EA at 60. To the extent that there is a question about how long it will take for conditions in the Elwha River to support abundant populations, NMFS should not rely upon the more risky answer to provide carte blanche for the hatcheries to continue past 2019. Additionally, the Draft EA also relies upon the false assumption that under Alternative 3, after hatchery programs are terminated, the total number of salmon and steelhead would decrease. Draft EA at 78. NMFS’ assumption is highly questionable and does not acknowledge that wild fish could thrive after discontinuation of the hatchery programs.

Similarly, Alternative 4 was criticized because of the controversial assumption that the hatchery operations will provide beneficial effects and will preserve the species, and that dam removal activities may potentially be lethal to all fish migrating and rearing in the lower Elwha River. EA at 61 and 65. This statement is questionable, as fish have already been observed surviving the dam removal thus far and migrating upstream. The Draft EA also falsely assumes that genetic diversity will be improved through the introduction of hatchery fish—indeed, the risks that hatchery fish will produce genetically inferior populations is must greater than any purported gains in genetic diversity that will result from the hatchery operations. Draft EA at 65.
F. NMFS Cumulative Impacts Analysis is Insufficient.

In addition to the proposed action, agencies must consider other actions, “which when viewed with other proposed actions have cumulatively significant impacts.” 40 C.F.R. § 1508.25(a)(2). A cumulative impact is defined as “the impact on the environment which results from the incremental impact of the actions when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or person undertakes such actions.” 40 C.F.R. § 1508.7. Cumulative impacts include direct as well as indirect effects, “which are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable.” 40 C.F.R. § 1508.8(a).

The Draft EA ignores the long-term foreseeable cumulative impacts of the proposed actions on fish species. In particular, the Draft EA ignores the compounding adverse genetic effects and the reduced fitness levels that will become more pronounced overtime as the hatchery programs continue. Rather than acknowledging that these genetic problems could get worse over time when combined with the negative potential effects from climate change, the Draft EA suggests that the proposed hatchery programs will actually have positive genetic effects through a genetic “safety net.”

The cumulative impacts discussion admits some of the significant adverse effects that climate change will pose to the environment and ESA-listed fish species. Draft EA at 97-98. Some of these effects, such as increased incidence of disease breakouts and virulence in juveniles, will be exacerbated by the increased effects of disease and pathogens introduced by the hatchery programs. The Draft EA’s cumulative impacts conclusion is based upon the false assumption that the monitoring and adaptive management program would protect ESA-listed species and mitigate potential adverse cumulative impacts. EA at 96. As these comments have explained, the adaptive management and monitoring programs are insufficient
and unfunded. Therefore, the Draft EA has wrongly relied on these programs to ignore the
significant impact of cumulative impacts. As a result, the EA fails to propose any limitations
on the proposed actions or less harmful alternatives.

Finally, the Draft EA fails to account for the cumulative impacts resulting from other
hatchery programs in the Puget Sound region. Many of these programs have been operating
without 4(d) approval and are currently under review by NMFS.

VII. Incorporation of Documents.

In addition to the comments provided herein, Commenters hereby incorporate with
this reference the reports, comments and declarations attached hereto. These documents
provide further details regarding the issues addressed by Commenters.

Smith & Lowney, P.L.L.C.

By: s/ Brian A. Knutsen

Brian A. Knutsen
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- Appendix A: Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs, Hatchery Scientific Review Group (Jan. 2012);

- Appendix B: Review of the Draft Elwha Summer/Fall Chinook Hatchery and Genetic Management Plan (HGMP), Hatchery Scientific Review Group (July 27, 2012);

- Appendix C: First Declaration of James A. Lichatowich

- Appendix D: First Declaration of Jack A. Stanford;

- Appendix E: First Declaration of Gordon Luikart;

- Appendix F: Comments on WDFW Elwha Summer/Fall Chinook Hatchery Program, Nick Gayeski, Wild Fish Conservancy (July 20, 2012).
Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs

January 2012

Prepared by Hatchery Scientific Review Group
Review of the Elwha River Fish Restoration Plan and Accompanying Hatchery and Genetic Management Plans

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## Acronyms and Abbreviations

<table>
<thead>
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<th>Description</th>
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<tbody>
<tr>
<td>ad-clip</td>
<td>adipose clip</td>
</tr>
<tr>
<td>cfs</td>
<td>cubic feet per second</td>
</tr>
<tr>
<td>DPS</td>
<td>Distinct Population Segment</td>
</tr>
<tr>
<td>Elwha Plan</td>
<td>Elwha River Fish Restoration Plan</td>
</tr>
<tr>
<td>ESA</td>
<td>Endangered Species Act</td>
</tr>
<tr>
<td>ESU</td>
<td>Evolutionarily Significant Unit</td>
</tr>
<tr>
<td>FERC</td>
<td>Federal Energy Regulatory Commission</td>
</tr>
<tr>
<td>HGMP</td>
<td>Hatchery and Genetic Management Plan</td>
</tr>
<tr>
<td>HOR</td>
<td>hatchery-origin recruit (the number of HORs equals the sum of HOS + hatchery-origin broodstock + hatchery-origin fish intercepted in fisheries)</td>
</tr>
<tr>
<td>HOS</td>
<td>hatchery-origin spawners</td>
</tr>
<tr>
<td>HSRG</td>
<td>Hatchery Scientific Review Group</td>
</tr>
<tr>
<td>LCFRB</td>
<td>Lower Columbia Fish Recovery Board</td>
</tr>
<tr>
<td>LEKT</td>
<td>Lower Elwha Klallam Tribe</td>
</tr>
<tr>
<td>M&amp;E</td>
<td>monitoring and evaluation</td>
</tr>
<tr>
<td>mSAT</td>
<td>microsatellite</td>
</tr>
<tr>
<td>MSY</td>
<td>maximum sustainable yield</td>
</tr>
<tr>
<td>NMFS</td>
<td>National Marine Fisheries Service</td>
</tr>
<tr>
<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
</tr>
<tr>
<td>NOR</td>
<td>natural-origin recruit (the number of NORs equals the sum of natural-origin broodstock + NOS + natural-origin fish intercepted in fisheries)</td>
</tr>
<tr>
<td>NOS</td>
<td>natural-origin spawner</td>
</tr>
<tr>
<td>NPDES</td>
<td>National Pollutant Discharge Elimination System</td>
</tr>
<tr>
<td>NWIFC</td>
<td>Northwest Indian Fisheries Commission</td>
</tr>
<tr>
<td>pHOS</td>
<td>proportion of effective hatchery-origin spawner</td>
</tr>
<tr>
<td>Plan</td>
<td>Elwha River Fish Restoration Plan</td>
</tr>
<tr>
<td>PNI</td>
<td>proportionate natural influence</td>
</tr>
<tr>
<td>pNOB</td>
<td>proportion of hatchery broodstock comprised of natural-origin fish</td>
</tr>
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</table>
### Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>PNPTC</td>
<td>Point No Point Treaty Council</td>
</tr>
<tr>
<td>PSIT</td>
<td>Puget Sound Indian Tribes</td>
</tr>
<tr>
<td>PSSMP</td>
<td>Puget Sound Salmon Management Plan</td>
</tr>
<tr>
<td>PSTT</td>
<td>Puget Sound Treat Tribes</td>
</tr>
<tr>
<td>RM</td>
<td>river mile</td>
</tr>
<tr>
<td>SAR</td>
<td>smolt to adult survival rate</td>
</tr>
<tr>
<td>SASSI</td>
<td>Salmon and Steelhead Stock Inventory</td>
</tr>
<tr>
<td>Tribe</td>
<td>Lower Elwha Klallam Tribe</td>
</tr>
<tr>
<td>USGS</td>
<td>United States Geological Survey</td>
</tr>
<tr>
<td>VSP</td>
<td>viable salmonid populations</td>
</tr>
<tr>
<td>WDFW</td>
<td>Washington Department of Fish and Wildlife</td>
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</tbody>
</table>
Review of the Elwha River Fish Restoration Plan and Accompanying Hatchery and Genetic Management Plans

Key Findings and Recommendations
In response to a request from the Lower Elwha Klallam Tribe (Tribe or LEKT) and Washington Department of Fish and Wildlife (WDFW), the Hatchery Scientific Review Group (HSRG) has reviewed the Elwha River Fish Restoration Plan (Elwha Plan, Restoration Plan, or Plan) (Ward et al. 2008) and associated Hatchery and Genetic Management Plans (HGMPs) to assess the benefits and risks of the proposed programs for re-establishing self-sustaining populations of five species of anadromous fish (Chinook, coho, chum, and pink salmon and steelhead) in the Elwha River Basin. Detailed discussion of the approach to analysis is provided in Chapter 1 of this report. The conclusions the HSRG reached for each of the five fish species are presented in Chapters 2 through 6, with Chapter 7 focusing on the importance of monitoring, evaluation, and adaptive management. The following discussion summarizes the HSRG’s key findings and highlights program modifications the HSRG believes are critical to program success.

Key Findings
The restoration of salmon and steelhead populations to their historic distribution in the Elwha River is cause for celebration. Salmon populations are likely to effectively recolonize the watershed as access to quality habitat above the Elwha and Glines Canyon dams is reestablished and habitat at the dam sites and below is improved. The HSRG believes there is every reason to be optimistic about the future of salmon and steelhead populations and the value they provide to the community. The main concern the HSRG has with the Elwha Plan is the potential for unintended negative consequences of excessive and prolonged hatchery influence. This issue should be addressed through a strengthened adaptive management component, including detailed monitoring procedures and protocols, to ensure that the benefits of hatchery intervention outweigh the risks. Revised adaptive management and monitoring plans should be developed as soon as possible and subjected to peer review before implementation.

Benefits of the Proposed Plan
In general, hatcheries can play a significant role in the conservation, recovery, and rebuilding of natural populations of salmon and steelhead and have the potential to provide opportunities for sustainable harvest. The HSRG identified the following specific benefits that may result from implementation of the Restoration Plan:

• Adding viable natural populations that provide support for the broader Evolutionarily Significant Units (ESUs) as a whole.
• The strategy is likely to be successful at preserving the existing genetic resources of salmon and steelhead throughout the period of adverse habitat conditions during and immediately following dam removal in the Elwha Basin.
• Nutrification resulting from increased natural spawning will benefit ecological processes in the Elwha Basin (Appendix A).
• Larger spawner abundance may help improve spawning habitat through bioturbation.
• The project as currently planned could provide harvest opportunities through selective harvest of hatchery fish.
Risks/Unintended Negative Consequences of the Plan

The risks associated with hatchery programs are well-documented; they include adverse genetic, ecological, and behavioral changes; increased potential for overharvest; and transmission of disease from hatchery fish to native species. The HSRG identified the following as specific risks associated with implementation of the Elwha Plan, as proposed:

- Prolonged hatchery influence may lead to loss of fitness of natural populations, potentially resulting in reduced or delayed restoration and loss of long-term sustainable harvest opportunities.
- Ecological interactions of hatchery fish may reduce or delay recovery of native species, especially at the juvenile life stages during the recolonization phase, before ecological functions within the Elwha Basin have been restored.
- Inadequate program monitoring may lead to management decisions that reduce or delay recovery, rather than promoting it, and prevent managers from identifying and testing alternatives that could be more effective.
- Inadequate monitoring may lead to poorly-informed management responses to external events and conditions (e.g., changing climate conditions) that affect program outcomes.
- Inadequate monitoring and evaluation represents a lost opportunity to gain knowledge that could lead to more effective restoration and long-term fisheries management in the Elwha Basin and elsewhere.
- Prolonged influence of hatchery fish may lead to loss of fitness of natural populations, potentially resulting in reduced or delayed restoration and loss of long-term sustainable harvest opportunities.

Likelihood of Success of the Plan

The greatest concern the HSRG has about the likelihood of success of the restoration program is the use of an extensive hatchery program combined with the lack of a structured adaptive management process driven by an effective monitoring and evaluation program. The monitoring program should be designed to focus on those key assumptions that: a) directly affect decisions that move the project toward success, b) involve uncertainty about the “true” value, and c) can be measured with sufficient accuracy and precision to be useful.

Based on extensive analysis of hatchery programs and salmon and steelhead populations throughout the Pacific Northwest, the HSRG has identified three fundamental principles that must be followed for hatchery programs to be effective tools in management. These are:

1) Clear and explicit goals
2) Scientific defensibility
3) Monitoring and evaluation that drives adaptive decision-making

When hatchery programs do not adhere to these principles, the likelihood of success is reduced and the risk of unintended negative consequences increases. The Elwha Plan must be improved in all three of these areas.

Issues related to goal setting are addressed in the species-specific chapters that follow (Chapters 2 through 6), as is the scientific defensibility principle. Clear and explicit goals are needed to define a program’s path, while the scientific defensibility principle simply means that the scientific method
should be applied (Platt 1964), where a working hypothesis is developed under which the proposed strategy will contribute to achieving the program goals, while avoiding negative consequences.

The third principle requires two things that are missing in the Elwha Plan: 1) a structured annual decision-making process with explicit, predefined decision rules, and 2) a decision-focused monitoring and evaluation plan. Without a structured adaptive management process supported by an effective monitoring and evaluation plan, the restoration program may fail in several ways:

1) Wrong decisions may be made, leading to delay or failure to meet the full restoration goal. For example, the longer the termination of hatchery intervention is delayed, the slower the recovery of fitness. For example, it is possible that if the abundance trigger for ending hatchery outplants is too high or poorly measured, recovery may be delayed for decades. Hence, monitoring performance indicators that drive decisions are critical to project success.

2) If uncertainties affecting the decision rules are not effectively addressed, not only may achievement of goals be delayed, but explanations for failure will be lacking. In other words, we failed because we were not looking. If we don’t know why specific strategies fail, there is little hope that effective remedial action will be undertaken.

3) Removal of the Elwha and Glines Canyon dams offers a unique opportunity to learn about watershed restoration processes. Suppose, for example, that spontaneous colonization is very rapid and efficient (which some scientists argue to be the case). If we fail to recognize and understand this, not only will we delay success by employing ineffective strategies, we also will have wasted valuable financial resources in the process. In other words, when we fail and learn nothing from it, there is a double loss to society.

**Recommendations**

The following discussion illustrates the approach we recommend to strengthen the adaptive management component of the Elwha Plan and to fill the monitoring and evaluation gaps.

Rather than being tied to specific actions and dates (pre-, during, and post-dam removal), we recommend that Elwha River fish restoration proceed through four biologically defined phases. These are: preservation, recolonization, local adaptation, and full restoration, as defined in Table 1.

**Table 1**

<table>
<thead>
<tr>
<th>Biological Phases</th>
<th>Objective</th>
</tr>
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<tbody>
<tr>
<td>PRESERVATION</td>
<td>Secure the genetic identity and diversity of the native population until fish passage is restored and habitat can support survival at all life stages</td>
</tr>
<tr>
<td>RECOLONIZATION</td>
<td>Re-populate suitable habitat from pre-spawning to smolt outmigration (all life stages)</td>
</tr>
<tr>
<td>LOCAL ADAPTATION</td>
<td>Meet and exceed minimum viable spawner abundance for natural origin spawners. Increase fitness, reproductive success and life history diversity through local adaptation.</td>
</tr>
<tr>
<td>FULL RESTORATION</td>
<td>Long-term adaptive management to maintain viable population, in terms of all VSP parameters</td>
</tr>
</tbody>
</table>

The hatchery programs may have a purpose in any of these phases. The phases are generally sequential, but there may be some overlap between several of the phases (e.g., between the preservation and recolonization phases and/or between the recolonization and local adaptation...
phases). A set of objectives should be defined for each phase, and each phase should be terminated and the next one initiated when a set of predefined indicators reach specified trigger values. The indicators should reflect progress toward the objectives for each phase. These terms are defined as follows:

- **Objectives** refer to parameters that are estimated from observations over time—for some parameters it may take a decade or more to obtain estimates that meet NOAA guidelines for precision.
- **Indicators** are annual outcomes that are indicative of population parameters.
- **Triggers** are critical values for indicators that signal a change in management according to predefined decision rules. Indicators are measured annually, and when trigger values are met, management changes immediately.

We use Elwha Chinook salmon as an example to illustrate these concepts (Table 2). While the specific numbers in the example are hypothetical, they are perhaps not unrealistic.

**Table 2** Example of objectives, indicators, and triggers associated with each phase of restoration (Elwha Chinook salmon).

<table>
<thead>
<tr>
<th>Phase</th>
<th>Objectives</th>
<th>Indicators</th>
<th>Triggers (annual)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preservation</td>
<td>Develop and maintain a hatchery population at Morse Creek</td>
<td>Adult abundance</td>
<td>Initiate Recolonization Phase when natural spawning produces outmigrant smolts.</td>
</tr>
<tr>
<td></td>
<td>Prevent extinction</td>
<td>Life history diversity</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Retain genetic diversity and identity of existing population.</td>
<td>Genetic profile (e.g., allelic diversity, Ne, metrics of genetic distance from other populations)</td>
<td></td>
</tr>
<tr>
<td>Recolonization</td>
<td>Allow 2,000 adults to spawn naturally (HOR+NOR) annually for 5 years</td>
<td>NOR spawner abundance consistent above minimum viable population level (500),</td>
<td>Initiate the Local Adaptation Phase the first year when 600 NORs return</td>
</tr>
<tr>
<td></td>
<td></td>
<td>with productivity greater than 2 and spawning distributed over 50% of suitable spawning habitat.</td>
<td>and redds have been observed in 20 mile segments of Chinook spawning habitat.</td>
</tr>
<tr>
<td>Local Adaptation</td>
<td>Withdraw hatchery influence. Achieve HSRG broodstock standards (PNI&gt;0.67), i.e., remove HORs from escapement. Reduce hatchery program to an on-station safety net (200 brood, including 100 NORs).</td>
<td>Increasing abundance, diversity and distribution.</td>
<td>Local Adaptation Phase continues until all HORs returning are from the safety net program. If the NOR run falls below the 600 level, Recolonization Phase is reinitiated until the next time the 600 NOR level is again observed.</td>
</tr>
<tr>
<td>Full Restoration</td>
<td>Hatchery program eliminated.</td>
<td>NOR abundance, pHOS, and # of reaches with redds</td>
<td>Eliminate the hatchery safety net the first year the NOR abundance returning to the Elwha exceeds 4,000 adults.</td>
</tr>
</tbody>
</table>
As generally defined, colonization is considered to occur when adults reproduce successfully in the wild. During recolonization of the Elwha, the hatchery adults allowed to spawn during the Recolonization Phase may come from either juveniles released on-station or juveniles outplanted in the habitat at various life stages. Returning adults produced from on-station juvenile releases may either be allowed to distribute themselves volitionally (Strategy 1) or be transported to selected spawning areas (Strategy 2). Hatchery adults may also originate from outplanted hatchery-origin juveniles (Strategy 3).

There are significantly different benefits and risks associated with the three hatchery-aided colonization strategies and a fourth spontaneous colonization strategy (Strategy 4). These strategies, risks and benefits are outlined in Table 3. Strategy 4, spontaneous colonization, should be the first priority and Strategy 3, outplanted juveniles, the last. In other words, strategies 1, 2, and/or 3 should be used only to the extent that the benefit-risk picture for Strategy 4 alone is less favorable. The HSRG favors minimal use of hatchery intervention during colonization, with a small-scale, safety net hatchery program maintained through the Local Adaptation Phase, in case population abundance falls below a predefined, minimum viable abundance level.

Table 3  Benefits and risks associated with various colonization strategies.

<table>
<thead>
<tr>
<th>Colonization Strategy</th>
<th>Benefits</th>
<th>Risks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Volitionally distributed HOR adults from on-station releases</td>
<td>Available immediately—resulting NORs return within a generation</td>
<td>Potentially less optimal spatial distribution of natural spawning</td>
</tr>
<tr>
<td></td>
<td>Less opportunity for negative ecological interactions³</td>
<td></td>
</tr>
<tr>
<td>2 Outplanted HOR adults from on-station releases</td>
<td>Available immediately—resulting NORs return within a generation</td>
<td>Transported/volitionally distributed adults may “fall back” or fail to distribute themselves as effectively as those from outplanted juveniles</td>
</tr>
<tr>
<td></td>
<td>Less opportunity for negative ecological interactions</td>
<td></td>
</tr>
<tr>
<td>3 HOR adults from outplanted juveniles</td>
<td>Better spatial distribution of HOR spawners</td>
<td>NORs will return at least one generation later (i.e., the colonization will occur about 5 years later)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ecological interactions during rearing and outmigration</td>
</tr>
<tr>
<td>4 No further hatchery releases. (Spontaneous colonization)</td>
<td>Reduced fitness loss due to domestication effects resulting in potentially rapid gain in abundance and productivity</td>
<td>If initial population abundance is very low or repeatedly impacted by adverse habitat conditions, colonization may be delayed or hatchery outplants (from the safety net program) may need to be initiated.</td>
</tr>
<tr>
<td></td>
<td>No adverse ecological interactions</td>
<td></td>
</tr>
</tbody>
</table>

³ Intra-species competition may be particularly significant due to lack of nutrients until ecological functions have been restored.

The decision rules and triggers outlined in Table 2 are illustrated in a hypothetic example, again using Elwha Chinook salmon, in Figure 1. The example is based on a Beverton-Holt production function with productivity of 10 recruits/spawners and capacity of 20,000 adults (these numbers are half of the corresponding values inferred by the Federal Energy Regulatory Commission (FERC) in its 1993 analysis of alternatives for hydropower project operation, including a decommissioning and dam removal option (FERC 1993). It is further assumed that productivity initially is half again that of the eventual habitat potential (i.e., approximately 5) and a capacity of 10,000. The example also assumes that the fitness of the natural population is half that of a fully locally adapted one (i.e., initial productivity and capacity are 2.5 and 5,000, respectively). The increase in NOR spawners (NOS) is due to habitat improving over time.
and fitness increasing due to reduced hatchery influence (Ford 2002). A pre-terminal harvest rate of 24% is applied. Log normal survival creates the annual variability in abundance. This example suggests that a short period (5 years) of hatchery contribution to natural spawning is sufficient to assure that the population remains above the minimum viable population level (e.g., 500 spawners) and continues to increase.

In the Preservation Phase and Recolonization Phase, the population relies on hatchery-origin spawners (HOS). In the Local Adaptation Phase, hatchery influences are withdrawn with the hatchery serving as a safety net. As the NOS establish themselves, the hatchery program is eliminated in the Full Restoration Phase.

**Figure 1** Hypothetical Elwha Chinook restoration pattern.

**Summary of Recommendations**

In summary, the HSRG recommends the following key modifications to the proposed Plan. These modifications might be best achieved by updating the HGMPs, and including an adaptive management addendum.

1) Develop a detailed description of a structured adaptive management process (see Chapter 7) with predefined decision rules and the recommended biologically phased approach. This expanded adaptive management plan should be species-specific and based on a set of **objectives** defined for each phase. Measurable **indicators** should be identified that reflect progress toward the objectives. The end of one phase and the beginning of the next should be based on predetermined **trigger** points. As mentioned earlier, the HSRG defines these terms as follows:

- **Objectives** refer to parameters that are estimated from observations over time—for some parameters it may take a decade or more to obtain estimates that meet NOAA guidelines for precision.
Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs

- **Indicators** are measurable annual outcomes (variables) that are sensitive to the population parameters used to define objectives.

- **Triggers** are critical values for indicators that signal a change in management according to predefined decision rules. Indicators are measured annually, and when trigger values are met, management changes immediately.

Within each phase, the decision rules should also specify how natural escapement and hatchery broodstock should be managed to achieve appropriate standards for hatchery influence (pHOS and PNI), as well as the overall size of the hatchery program. Change should be the norm, not the exception.

The adaptive management plan should also define roles and responsibilities and a scheduled set of steps leading to an annual action plan. These steps should include an annual workshop, where new information is brought forward and opportunity for peer review is provided. Decisions for the coming season should be captured in an annual action plan. The adaptive management framework and the decision rules would be incorporated in the HGMPs. The action plan would formalize the Co-managers’ annual agreement on how to implement the Plan.

2) Develop a detailed description of a focused, effective and peer-reviewed monitoring and evaluation plan tailored to address the decision rules and key uncertainties (see Chapter 7).

3) Finally, the HSRG recommends that the recolonization efforts focus more on adults (volunteers or outplanted) and less on juvenile outplants, especially for Chinook, coho, and steelhead.
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1 Introduction

1.1 Purpose of the Review
The Lower Elwha Klallam Tribe (Tribe or LEKT) and Washington Department of Fish and Wildlife (WDFW) collaborated with their federal partners to develop the Elwha River Fish Restoration Plan (Elwha Plan, Restoration Plan, or Plan)(Ward et al. 2008). The Plan identifies strategies required to preserve and restore Elwha River fish populations before, during, and after removal of the Elwha and Glines Canyon dams. In addition to habitat restoration methods, it includes descriptions of fish stock restoration, artificial propagation, population recovery objectives, and monitoring and adaptive management needs. The Tribe and WDFW are Co-managers for the restoration of fish stocks (several of which are federally listed or candidates for listing under the Endangered Species Act [ESA]) and management of hatcheries in the Elwha Basin (respectively), and have prepared Hatchery and Genetic Management Plans (HGMPs) that provide additional details regarding implementation of the Plan for each of the five anadromous fish species addressed in the Plan.

In a letter dated December 6, 2011, the Co-managers requested the Hatchery Scientific Review Group (HSRG) to review “Chinook, steelhead, coho, chum, and pink salmon hatchery programs in the Elwha River.” The letter further states “we are asking the HSRG to assess the risks and benefits of the programs, evaluate the likelihood that the programs will achieve the stated goals, and identify any potential program modifications that would improve the likelihood of achieving our goals.” In a response letter dated December 8, 2011, the HSRG agreed to the Co-managers’ request and outlined a schedule and approach for the review.

1.2 Premise and Framework for Review
Our approach to the review of the Elwha Plan is guided by a basic premise that has two parts: first, that hatcheries are a compromise – a balance between benefits (desired increase in abundance and/or harvest) and risks (unintended genetic and ecological interactions); and second, that when fisheries managers have selected hatchery production as a tool to meet conservation and/or harvest goals, certain principles must be incorporated into hatchery programs to minimize the risks and maximize the benefits. This premise and both its underlying concepts are described in detail in previously published HSRG documents (HSRG 2009, Paquet et al. 2011).

Hatcheries are tools used to achieve goals; but should not be confused with the goals themselves. For example, hatchery production numbers may be an effective means of contributing to harvest and conservation goals, but hatchery production numbers do not represent the end-point. The hatchery tool can provide benefits, but may also entail risks; the use of the hatchery tool requires explicit recognition and management of the trade-offs between those risks and benefits.

As a result of its comprehensive review of salmon and steelhead hatchery programs in the Pacific Northwest (HSRG 2004, HSRG 2009), the HSRG concluded that three fundamental principles must be followed in order for hatchery programs to serve as effective tools in fisheries management. The principles are:

1) Conservation and harvest goals for natural and hatchery populations must be clear, specific and quantifiable.
2) When hatcheries are used as a tool to meet conservation and harvest goals, they must be designed and operated in a scientifically defensible manner.

3) Hatchery programs must be part of an adaptive management strategy that is based on effective monitoring and evaluation and responsive decision-making.

The HSRG developed 17 recommendations (Paquet et al. 2011) to guide the implementation of the three principles outlined above. These are:

1) Express conservation goals in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity).

2) Express harvest goals in terms of a population’s contribution to specific fisheries.

3) Ensure goals for individual populations are coordinated and compatible with those for other populations in Elwha Basin.

4) Identify the purpose of the hatchery program (i.e., conservation, harvest or both).

5) Explicitly state the scientific assumptions under which a program contributes to meeting the stated goals.

6) Select an integrated or segregated broodstock management strategy based on population goals and hatchery program purpose.

7) Size hatchery programs based on population goals and as part of an “all H” strategy.

8) Manage harvest, hatchery broodstock, and natural spawning escapement to meet HSRG standards appropriate to the affected natural population’s designation. Standards used by the HSRG for broodstock management are as follows:

**HSRG criteria for hatchery influence on Primary populations**

- The proportion of effective hatchery-origin spawners (pHOS) should be less than 5% of the naturally-spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS by at least a factor of two, corresponding to a PNI (proportionate natural influence) value of 0.67 or greater (with pNOB >10%), and pHOS should be less than 0.30.

**HSRG criteria for hatchery influence on Contributing populations**

- The pHOS should be less than 10% of the naturally spawning population, unless the hatchery population is integrated with the natural population. For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS, corresponding to a PNI value of 0.50 or greater (with pNOB >10%), and pHOS should be less than 0.30.
**HSRG criteria for hatchery influence on Stabilizing populations**

- The current operating conditions were considered adequate to meet conservation goals. No criteria were developed for pHOS or PNI.

In order to meet these standards, the number of hatchery fish on the spawning grounds must be monitored and controlled. It is possible to accomplish this by either reducing or totally eliminating hatchery fish. These options, however, would severely reduce most fisheries and the associated economic and cultural benefits, as well as reduce the demographic benefits provided by hatchery programs.

The HSRG’s analysis showed that both conservation goals and harvest goals could be met with an appropriate combination of reduced hatchery production, selective harvest of hatchery fish, and/or selective removal of hatchery adults with tributary traps or weirs.

Marking or tagging all hatchery fish so they are easily distinguished (in real time) from natural-origin fish is a basic requirement for selective harvest, as well as for monitoring and achieving desired levels of pHOS, proportion of hatchery broodstock comprised of natural-origin fish (pNOB) and PNI.

9) Manage the harvest to achieve full use of hatchery-origin fish.

10) Ensure all hatchery programs have self-sustaining broodstocks.

11) Coordinate hatchery programs within the Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations.

12) Assure that facilities are constructed and operated in compliance with environmental laws and regulations.

13) Maximize survival of hatchery fish consistent with conservation goals.

14) Regularly review goals and performance of hatchery programs in a transparent, regional, “all-H” context.

15) Place a priority on research that develops solutions to potential problems and quantifies factors affecting relative reproductive success and long-term fitness of populations influenced by hatcheries.

16) Design and operate hatcheries and hatchery programs with the flexibility to respond to changing conditions.

17) Discontinue or modify programs if risks outweigh the benefits.

Consistency with the principles and recommendations is a critical part of our review of the Restoration Plan, because the HSRG believes that implementing these principles and recommendations will give the Restoration Plan the best chance for success.
1.3 Analytical Approach

The Elwha was part of the very first hatchery review conducted by the HSRG 10 years ago. Since then, the HSRG has reviewed all salmon and steelhead hatchery programs in the state of Washington and the Columbia Basin (including Oregon and Idaho). The present review incorporates the experience gained in those subsequent reviews, as well as more recent research findings regarding the risks and benefits of hatchery programs.

To begin the present review process, the HSRG considered information included in the Elwha Plan, the HGMPs, and summary information provided by the Co-managers and invited speakers during an HSRG meeting in Port Angeles on December 19-22, 2011. The HSRG then compared the restoration approach proposed for each species to the three principles and 17 recommendations described above, identifying – for each species – areas where the approach is consistent, partially consistent, or not consistent. Finally, the HSRG developed specific recommendations for hatchery program modifications that it believes will assist the Co-managers in reaching their restoration goals.

In conducting this evaluation, the HSRG recognized that the role of hatchery programs in the restoration of the Elwha River ecosystem will change as the river and its salmon and steelhead populations respond to the removal of the Elwha and Glines Canyon dams. Although the Elwha River Fish Restoration Plan structures those changes around three discrete physical/temporal stages of the dam removal process (Table 1-1), the HSRG concluded that the river and its fish populations will move through four more or less distinct biological phases (Table 1-2). We believe the hatchery component of the restoration plan should be driven by the biological responses associated with the physical changes to the environment. For this reason, we recommend that the decision rules for adapting the hatchery strategy to each phase should be based on specified, measurable biological triggers.

Table 1-1 Existing phase structure.

<table>
<thead>
<tr>
<th>BEFORE DAM REMOVAL</th>
<th>DAM REMOVAL PERIOD</th>
<th>POST DAM REMOVAL PERIOD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Duration</strong></td>
<td>All years prior to beginning of the dam removal.</td>
<td>Initiated and completed during the approximately 3-year removal period.</td>
</tr>
<tr>
<td><strong>Activity</strong></td>
<td>Hatchery-based fish production will maintain ongoing enhancement or will be increased to boost total adult returns.</td>
<td>Elwha sport and commercial fisheries will be curtailed for all stocks. Because of expected turbidity levels, hatchery production limited to capacity of water treatment facility. Upstream and downstream passage is re-established.</td>
</tr>
<tr>
<td><strong>Transition Trigger</strong></td>
<td>Initiation of dam removal.</td>
<td>Dam removal is completed.</td>
</tr>
</tbody>
</table>
### Table 1-2  Recommended biologically-based phase structure.

<table>
<thead>
<tr>
<th><strong>Objective</strong></th>
<th>PRESERVATION PHASE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Secure the genetic identity and diversity of the native population until fish passage is restored and habitat can support survival at all life stages.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Requirements for success</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Key assumptions that must be assessed:</td>
<td></td>
</tr>
<tr>
<td>1. Natural production potential and SAR</td>
<td></td>
</tr>
<tr>
<td>2. Low harvest rates (if any)</td>
<td></td>
</tr>
<tr>
<td>3. Hatchery facilities and operations that ensure abundance and genetic diversity of the sequestered population.</td>
<td></td>
</tr>
<tr>
<td>4. Adult weir efficiency</td>
<td></td>
</tr>
<tr>
<td>5. Fish health</td>
<td></td>
</tr>
<tr>
<td>6. Evidence that habitat can support life stage-specific survival</td>
<td></td>
</tr>
<tr>
<td>7. Upstream and downstream passage</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Transition Triggers/Decision Rules</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>This phase is currently in progress. Decision rules with measurable triggers for each species must be identified to determine when the colonization phase will begin. There will be overlap between the preservation and the colonization phases. Decision rules and triggers should be chosen that provide evidence that up and downstream passage is restored at each dam site and that habitat supports survival at all freshwater life stages. Test releases into the habitat may provide some of the information needed to apply decision rules for transition to the next phase. Decision rules must be predetermined and specific to assure that the appropriate variables (that define the triggers) are monitored with sufficient accuracy and precision.</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Objective</strong></th>
<th>RECOLONIZATION PHASE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Recolonize suitable habitat from pre-spawning to smolt outmigration (all life stages)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Requirements for success</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Key assumptions that must be assessed include those listed above and the following:</td>
<td></td>
</tr>
<tr>
<td>1. Ecological interactions between artificially- and naturally-produced juveniles</td>
<td></td>
</tr>
<tr>
<td>2. Genetic interactions</td>
<td></td>
</tr>
<tr>
<td>3. Natural production potential</td>
<td></td>
</tr>
<tr>
<td>4. Habitat suitability and life stage survivals</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Transition Triggers/Decision Rules</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>This phase will begin when predefined decision rules indicate that habitat can sustain natural production. It will transition to the next phase when another set of decision rules and triggers provide evidence that (for example) distribution is increasing and abundance of naturally-produced fish is above a minimum population threshold level. In years of lower than minimum numbers of NORs returning, additional hatchery-origin recruits (HORs) would be placed in the watershed to spawn.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Objective</strong></th>
<th>LOCAL ADAPTATION PHASE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Achieve local adaptation and life history diversity</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Requirements for success</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Key assumptions that must be assessed include those listed above and the following:</td>
<td></td>
</tr>
<tr>
<td>1. Decision rules for hatcheries, i.e., which programs continue and which ones are terminated?</td>
<td></td>
</tr>
<tr>
<td>2. Emergence of alternative life histories</td>
<td></td>
</tr>
<tr>
<td>3. Decision rules for the harvest of naturally-produced fish.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Transition Triggers/Decision Rules</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>This phase will begin when threshold abundance has been reached on a consistent basis. This phase is characterized by removing the hatchery influence from the population (i.e., manage for pHOS and any continuing hatchery programs for PNI). It will transition to the next phase when another set of decision rules and triggers provide evidence that, for example, a hatchery program is no longer needed as a demographic safety net to prevent extinction.</td>
<td></td>
</tr>
</tbody>
</table>
FULL RESTORATION PHASE

Objective
Long-term adaptive management to maintain viable population, in terms of all VSP parameters.

Requirements for success
Conditions at this point will dictate which of the above key assumptions still need to be assessed. New uncertainties include:
1. Establishing triggers that would, for a given species, revert to an earlier phase (including reinitiating a hatchery program)
2. Establish long-term monitoring

Transition Triggers/Decision Rules
This phase begins when decision rules end the Local Adaptation Phase and continues in perpetuity as productivity increases over time due to local adaptation of the naturally-spawning population to the dynamic conditions (including climate change) of the watershed.

1.4 Organization of the Document
As mentioned above, the HSRG evaluated the proposed restoration approach for each of the five species for consistency with the three principles and 17 recommendations, and summarized our findings for each species for each of the four restorations phases. The results for each species are presented in chapters 2-6, according to the outline below:

Species (Chinook, coho, chum, pink salmon, and steelhead)
- Description of current status and recovery goals
- Assessment of consistency with Principle 1
  - Summary of observations and findings regarding Principle 1, by recovery phase
- Assessment of consistency with Principle 2
  - Summary of observations and findings regarding Principle 2, by recovery phase
- Overall observations, conclusions, and recommendations for the species, by recovery phase

Chapter 7 provides a discussion of Principle 3 and its recommendations. It addresses the need for monitoring, evaluation, and adaptive management of hatchery programs, within the context of conservation and harvest goals. This discussion pertains to hatchery programs for all five fish species.

In addition to Chapter 8 (Citations), the document also includes three appendices. Two of the appendices address topics related to potential uses of surplus hatchery production: nutrification (Appendix A), and selective harvest fishing gear (Appendix B). Examples of an approach to adaptive management (Appendix C) could serve as a template for similar plans needed to support Elwha River fisheries restoration efforts.
2 Chinook Salmon Population Report

Chinook salmon populations in the Elwha River historically displayed a wide range of life history strategies that took advantage of diverse natural habitat conditions present in the river in its pristine state. Remaining components of the historic populations have been retained through natural spawning and hatchery enhancement activities in what is now believed to be a single population. The current population exists in a reduced form: principal entry and spawning dates have been altered over time (shifted to later summer/fall dates) and reduced in duration.

Elwha Chinook salmon are genetically distinct from other Chinook salmon in the Strait of Juan de Fuca and Puget Sound (Ruckelshaus et al. 2006). Spring Chinook salmon, as expressed by early river entry and large adult body size, have been largely extirpated from the Elwha River (Brannon and Hershberger 1984, Wunderlich et al. 1993). Loss of access to upriver habitat coupled with possible co-temporal spawning with other populations of Chinook salmon in the lower river are thought to be the primary factors responsible for their demise (Ward et al. 2008).

Maintenance of a Chinook salmon hatchery program using broodstock collected from natural- and hatchery-origin adult returns is expected to provide a composite population on which to base stock restoration (WDFW 2002). Intentional capture and segregation of a discrete spring Chinook salmon component from the greater population was rejected as a restoration strategy, due to reduced population size and the potential for selection biases (Ward et al. 2008).

**Population Definition:** Elwha Summer/Fall Chinook were identified as a distinct population based on their distinct spawning distribution. Allozyme analysis has shown that Elwha Chinook are genetically distinct from all other Washington Chinook stocks examined (Marshall et al. 1995). Spawning is currently limited to the lower 4.8 miles of the river below the Elwha Dam site.

**Population Designation:** Assumed to be Primary, though this is not explicitly stated in the Plan (on page 15, the Plan refers to all Elwha populations as primary, as opposed to secondary; it is not clear that this refers to the Primary, Contributing or Stabilizing categories defined by the HSRG and others).

**Population Origin:** Population components in the wild and in the hatchery originate from native Elwha stock. The WDFW Elwha Hatchery collects broodstock from the Elwha River annually. The wild and hatchery components are intermingled.

**ESA Status:** The Elwha River Chinook salmon population is included as part of the ESA-listed threatened Puget Sound Chinook salmon Evolutionarily Significant Unit (ESU) (NMFS 2005a). As one of only two Chinook salmon populations delineated for the entire Strait of Juan de Fuca biographical region, recovery of the Elwha River Chinook salmon stock to a viable status is considered a requirement for the recovery and delisting of the Puget Sound Chinook salmon ESU (NMFS 2005b).

**Recent Status and Trends:** Population status is now rated Depressed due to a long-term negative trend and chronically low escapements since 1992. Spawner abundance has fallen to levels below the current natural escapement goal of 2,900 adults, and the hatchery program is essential for maintenance of the stock at its current abundance level (Table 2-1) (WDFW 2012a).
Table 2-1  Recent natural spawning escapement.

<table>
<thead>
<tr>
<th>Return Year</th>
<th>Total return to the river (does not include pre-spawning mortality) (1)</th>
<th>Natural Spawning Escapement (NOR + HOR) (2)</th>
<th>pHOS</th>
<th>Hatchery Broodstock (3)</th>
<th>pNOB</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Actual</td>
<td>Actual</td>
<td></td>
<td>Actual</td>
<td></td>
</tr>
<tr>
<td>2005</td>
<td>2,245</td>
<td>835</td>
<td>unk</td>
<td>1,396</td>
<td>unk</td>
</tr>
<tr>
<td>2006</td>
<td>1,924</td>
<td>693</td>
<td>unk</td>
<td>1,227</td>
<td>unk</td>
</tr>
<tr>
<td>2007</td>
<td>1,137</td>
<td>380</td>
<td>unk</td>
<td>757</td>
<td>unk</td>
</tr>
<tr>
<td>2008</td>
<td>1,155</td>
<td>470</td>
<td>unk</td>
<td>667</td>
<td>unk</td>
</tr>
<tr>
<td>2009</td>
<td>2,197</td>
<td>651</td>
<td>96%</td>
<td>1,514</td>
<td>unk</td>
</tr>
<tr>
<td>2010</td>
<td>1,283</td>
<td>564</td>
<td>96%</td>
<td>709</td>
<td>unk</td>
</tr>
</tbody>
</table>

1) Recent Total Return to the River target has been 2,900
2) Recent Natural Spawning Escapement target (NOR + HOR) has been a minimum of 500
3) Recent hatchery broodstock target has been 1,700 adults

Recent Hatchery Production: The past proportion of natural-origin fish incorporated as broodstock is unknown. Recent data from mass-marked hatchery-origin adult returns indicate that hatchery-origin fish comprise the majority of the current returning Elwha Chinook salmon population. Considering the long-standing blockage of the mainstem river limiting natural production, and operation of the hatchery program consistent with proposed production levels since 1976 broodstock collection, operations in the mainstem river and at the hatchery facility for the past 20-30 years have likely incorporated a mix of predominantly first generation hatchery fish, with natural-origin fish accounting for a low proportion of totals. The plan is to continue to collect the required number of adult fish from the run-at-large, representative of the current annual total return (WDFW 2011). A coded wire tag (CWT) analysis of the 2002-2005 brood years indicate an average smolt to adult survival rate (SAR) of 0.03% for zero-age smolts and a SAR of 0.02% for yearling smolts (Regional Mark Processing Center 2012).

Table 2-2  Recent hatchery release numbers.

<table>
<thead>
<tr>
<th>Release Year</th>
<th>Number Released</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(zero-age smolts) (1)</td>
</tr>
<tr>
<td>2005</td>
<td>2,750,000</td>
</tr>
<tr>
<td>2006</td>
<td>2,957,000</td>
</tr>
<tr>
<td>2007</td>
<td>2,609,000</td>
</tr>
<tr>
<td>2008</td>
<td>1,868,400</td>
</tr>
<tr>
<td>2009</td>
<td>926,000</td>
</tr>
<tr>
<td>2010</td>
<td>3,266,130</td>
</tr>
</tbody>
</table>

1) Recent hatchery production targets have been 2,500,000 zero-age smolts
2) Recent hatchery production targets have been 400,000 yearling smolts (includes Morse Ck releases)

Recent Harvest: For years, the naturally spawning stocks of salmon in the Elwha River were managed as secondary populations, with the hatchery stocks on the river accorded primary status. However, to be consistent with risk-averse harvest management approaches applied to other natural-origin populations in the Strait of Juan de Fuca region, the Tribe and WDFW agreed, beginning in the 1990s, to manage all
naturally spawning salmon populations in the Elwha River as primary populations (again, it is not clear that this implies the Primary classification as defined more recently by HSRG and others).

This change helped ensure that all fisheries in U.S. waters south of the Canadian border would be managed to meet natural spawner escapement goals and objectives established for Elwha River salmon populations. In addition, the Tribe and WDFW have agreed to curtail all in-river fisheries for a period of 5 years, beginning in 2012. Following this time, the opportunity to recommence limited fisheries in-river will be evaluated, based on stock status. However, all agencies recognize the objective is recovery of healthy, self-sustaining natural spawning populations to the watershed, and in-river harvest activities will be scheduled to avoid interfering with recovery (Ward et al. 2008).

During the early 1990s, exploitation rates on zero-age smolts from the Elwha were documented to be 35%, with 70% of that occurring outside U.S. waters (1993 brood year CWT analysis presented in FERC 1993). During the 2005 harvest season, the anticipated incidental total exploitation rate was 24%, of which 4.3% was attributable to southern U.S. fisheries directed at other salmon species and populations (Ward et al. 2008).

Further, in the restoration strategy for Puget Sound Chinook salmon, it has been agreed that no directed harvest shall be permitted for Elwha Chinook salmon, and that the total incidental exploitation rate shall not exceed 10% (PSIT and WDFW 2004). It is anticipated that this harvest management strategy shall remain in effect until either the Elwha Chinook salmon population recovers or the harvest rate proves to be in excess of the level that will lead to restoration.

Presently, no harvest is directed on this stock. Terminal Chinook fisheries (and terminal fisheries for other species, as well) have been curtailed in the Elwha River and marine areas in the proximity of the Elwha River to minimize impacts to listed Chinook. Adult fish are harvested in mixed stock marine waters, particularly the ocean and the Strait of Juan de Fuca, as well as Canadian waters (Ward et al. 2008).

Specific exploitation rates are unknown, due to the lack of an adipose clip (ad-clip) on fish receiving a CWT. While the presence of an adipose fin allows fish to escape the mark-selective fisheries for Chinook in U.S. waters, it also prevents detection in other fisheries (non-U.S.) that use the missing adipose fin as an indicator of a CWT.

### Table 2-3 Recent catch estimates.

<table>
<thead>
<tr>
<th>Year</th>
<th>Total Catch (US only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004</td>
<td>0</td>
</tr>
<tr>
<td>2005</td>
<td>4</td>
</tr>
<tr>
<td>2006</td>
<td>4</td>
</tr>
<tr>
<td>2007</td>
<td>4</td>
</tr>
<tr>
<td>2008</td>
<td>4</td>
</tr>
</tbody>
</table>

(1) Catches represent non-directed catch in the Chinook fishery (Data from Randy Cooper, WDFW).
Table 2-4 presents a summary of status, trends and restoration goals for Chinook.

Table 2-4  Summer/fall Chinook summary.

<table>
<thead>
<tr>
<th>Population Designation</th>
<th>Program Type</th>
<th>Historical Abundance</th>
<th>Current Escapement</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Primary</td>
<td>Integrated Recovery</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Restoration Goals</th>
<th>Plan</th>
<th>HGMP</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>After 10 years: Returns = 2,000; After 25 years: Escapement = 6,900, Recruitment = 17,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Adult Escapement: Low Productivity = 17,000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>High Productivity = 6,900</td>
<td></td>
</tr>
</tbody>
</table>

1) HSRG assumed designation  
2) Source HGMP  
3) Range of several estimates  
4) Source Ward et al. (2008)

2.1 Principle 1: Develop Clear, Specific, Quantifiable Harvest and Conservation Goals for Natural and Hatchery Populations within an “All H” Context

Goals for fish populations must be explicitly communicated and fully understood by the managers and operators of hatchery programs. These goals should be quantified, where possible, and expressed in terms of values to the community (e.g., harvest, conservation, education, research). Hatchery production numbers may be the means of contributing to harvest and/or conservation values, but they are not end-points. When population goals are clearly defined in terms of conservation and harvest, hatcheries can be managed as tools to help meet those goals.

To be successful, hatcheries should be used as part of a comprehensive strategy where habitat, hatchery management and harvest are coordinated to best meet resource management goals that are defined for each population in the watershed. Hatcheries are by their very nature a compromise—a balancing of benefits and risks to the target population, other populations, and the natural and human environment affected by the hatchery program. Use of a hatchery program is appropriate when benefits significantly outweigh the risks, and when the benefit/risk mix resulting from the program is more favorable than the benefit/risk mix associated with non-hatchery strategies for meeting the same goals.

The HSRG has developed three general recommendations as guidelines for defining goals for natural and hatchery populations. The HSRG review of the Elwha Plan in terms of its consistency with Principle 1 is presented with reference to these recommendations.

General Comments on Principle 1

The Elwha Plan does not state the restoration goal for Chinook salmon in terms that conform to the HSRG’s recommendations. However, pieces of information are scattered throughout the text of the Plan which, taken in total, can be used to construct a goal. For example, Table 25 (page 97) gives interim restoration targets for abundance after 10 and 25 years, productivity after 10 years and at maximum sustainable yield (MSY), and spatial distribution and harvest goals for Puget Sound and the coasts Washington, Oregon and California. These targets could be part of the restoration goal.
The interim targets are quantitative, but they do not separate natural and hatchery populations, nor are they placed in an “all H” context. Four goals on page 95 are described as central to the implementation of the Elwha Act. They are:

1) Reestablish self-sustaining anadromous salmonid populations and habitats throughout the Elwha River watershed and its near shore as quickly as possible, using the most appropriate methods.

2) Maintain the integrity of the existing salmonid genetic and life history diversity before, during, and after dam removal and the subsequent periods of elevated sediment levels.

3) Maintain the health of fish populations before, during, and after dam removal.

4) Restore the physical and biological processes of the overall ecosystem through dam removal, including the return of viable salmonid populations (VSPs).

Additionally, a parallel goal is found in the NOAA Fisheries guidance documents (NMFS 2010) for recovering ESA-listed salmon species: restoration efforts shall be targeted at achieving VSPs. These goals are not species-specific, nor are they quantitative. They are broad descriptions of things that will be done (tasks), not things that will be achieved (goals). The Plan needs to present a comprehensive, species-specific goal statement near the beginning of the Plan’s narrative. The goal statement should comply with HSRG’s Principle 1.

**2.1.1 Recommendation 1: Express conservation goals in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity).**

The Primary, Contributing and Stabilizing population designations refer to the biological significance of the population in the context of its ESU. The following general viability criteria apply (see Recommendation 7):

- **Primary:** populations must achieve at least high viability
- **Contributing:** populations must achieve at least medium viability
- **Stabilizing:** populations must maintain at least current viability
- **Viability goals should be expressed in terms of population productivity and abundance**
- **Viability goals should also take into account spatial structure and diversity** (Paquet et al. 2011)

Different definitions of biological significance are used by managers throughout the Northwest. In order to provide a consistent analysis, the HSRG used the classification system adopted by the Lower Columbia Fish Recovery Board in 2004, under which all distinct salmon and steelhead populations are classified as either *Primary*, which are targeted for restoration to high productivity and abundance; *Contributing*, where small to medium improvements are needed; or *Stabilizing*, populations that may be maintained at current levels. Viability goals are expressed in terms of population productivity and abundance and also take into account spatial structure and diversity.

**The following applies to all restoration phases:**

Decision rules with measurable triggers for the Chinook population must be identified to determine when to transition to the next restoration phase. For the fourth phase (full recovery), the decision rules and triggers should determine if/when it is necessary to revert to an earlier phase. Decision rules must be predetermined and specific to assure that the appropriate variables (that define the triggers) are monitored with sufficient accuracy and precision. All key assumptions (see Chapter 1.2, Table 1-2) must
be monitored until they are either resolved or it is determined that they are not relevant to the recovery of the Elwha ecosystem. See Chapter 7 for specifics.

- **Preservation Phase**

  **Plan Description.** All naturally spawning salmon in the Elwha River are managed as primary populations (Ward et al. 2008, page 15). This should apply to Chinook salmon in the Elwha.

  Presumably, the current Chinook escapement goal (of 2,900 fish and a natural spawning level of at least 500 fish, page 32 of the Plan) would remain the same through at least part of the Preservation Phase. Natural production may be impaired by high sediment levels during dam removal (page 8 of the Plan). The role of the hatchery program, throughout the restoration effort, is to preserve extant populations during dam removal and to help initiate recolonization of the watershed through selective outplanting of Chinook salmon (adults and/or juveniles) in the Basin (WDFW 2002, page 2).

  **Observations.** The productivity of the naturally spawning element of the Chinook population is not given. Hatcheries will be used as a refuge during dam removal so the Chinook population will be in a position to take advantage of passage to and from the upper river after dam removal.

- **Recolonization Phase**

  **Plan Description.** All naturally spawning salmon in the Elwha River are managed as primary populations (page 15 of the Plan). Predicted rebuilding curves for Chinook salmon given on pages 88 and 89 of the Plan could be used to develop specific abundance goals during this phase. Tables 7 and 8 of the Plan (page 36) give the restoration strategies (hatchery releases). Those tables would cover the duration of the Recolonization Phase.

  **Observations.** As indicated in the general comments on Principle 1, there is no goal statement for the Chinook population that is consistent with Principle 1 and Recommendation 1.

- **Local Adaptation Phase**

  **Plan Description.** All naturally spawning salmon in the Elwha River are managed as primary populations (page 15 of the Plan). The naturally produced Chinook population should be rapidly rebuilding during this phase. Page 97, Table 25, of the Plan states that after 10 years of recovery, the expected abundance of adult Chinook salmon spawning naturally regardless of origin should be 2,000 per year; the productivity of natural-origin recruits per spawner should be >1; the expected distribution is up to river mile (RM) 42.9; and the population is expressing the spring and summer/fall life histories.

  **Observations.** The information given generally satisfies Recommendation 1. However, it should be included in a single goal statement for Chinook salmon close to the beginning of the Plan’s narrative.

- **Full Restoration Phase**

  **Plan Description.** All naturally spawning salmon in the Elwha River are managed as primary populations (page 15 of the Plan). The Chinook populations in this phase should have reached the full recovery as described on page 97, Table 25. The expected annual abundance of adult
Chinook salmon of natural origin spawning naturally at MSY is 6,900; the productivity of natural-origin recruits per spawner at MSY is 4.6; the expected distribution is up to river mile 42.9; and the population is expressing the spring and summer/fall life histories. It is expected that these targets will be achieved 25 years after dam removal.

**Observations.** The information given generally satisfies Recommendation 1. However, it should be included in a single goal statement for Chinook salmon close to the beginning of the Plan’s narrative.

### 2.1.2 Recommendation 2: Express harvest goals in terms of a population’s contribution to specific fisheries

Harvest goals should be expressed quantitatively, where possible, either in terms of catch (number of fish) in specific fisheries (e.g., tributary sport or other terminal fisheries), or as mixed-stock, pre-terminal, sustainable harvest rates.

- **Preservation Phase**

  **Plan Description.** Page 34 of the Plan states that no directed commercial or recreational fisheries on Elwha Chinook salmon will occur during this phase. This same statement is repeated for the original three temporal phases, which would probably cover the first three of the four biological phases used in this review.

  Page 32 of the Plan explains that “During the 2005 harvest season, the anticipated incidental total exploitation rate was 24%, of which 4.3% was attributable to southern U.S. fisheries directed at other salmon species and populations. Further, in the restoration strategy for Puget Sound Chinook salmon, it has been agreed that no directed harvest shall be permitted for Elwha Chinook salmon, and that the total incidental exploitation rate shall not exceed 10% (PSIT and WDFW 2004). It is anticipated this harvest management strategy shall remain in effect until either the Elwha Chinook salmon population recovers or the harvest rate proves to be in excess of the level that will lead to restoration.” Page 89 of the Plan states “Chinook harvest restrictions in the Elwha River would probably be in place for at least the first two complete cycles (8–10 years). Additional harvest restrictions in localized marine fisheries (e.g., area closures in the Freshwater Bay vicinity) might be necessary during the same period.”

  **Observations.** Since Elwha Chinook are not ad-clipped, current reliable estimates of exploitation rates are not available.

- **Recolonization Phase**

  **Plan Description.** See Preservation Phase above.

  **Observations.** Since Elwha Chinook are not ad-clipped, current reliable estimates of exploitation rates are not available.

- **Local Adaptation Phase**

  **Plan Description.** See Preservation Phase above.

  **Observations.** Since Elwha Chinook are not ad-clipped, current reliable estimates of exploitation rates are not available.
• **Full Restoration Phase**

**Plan Description.** Page 86 of the Plan states: “True productivity, escapement, and harvest goals will be developed at a later date, when specific information is available for the Elwha Basin. More importantly, initial goals for total production and rates of recovery will be updated as the recolonization process proceeds and information is gathered regarding the inherent productivity of the Elwha watershed.”

**Observations.** When the recovery of Chinook salmon reaches the Full Restoration Phase, we expect the long-term sustainable harvest goals will be established and the moratorium directed harvest will be lifted. At that time, the harvest goals must be consistent with Recommendation 2. It is unclear how long the moratorium will be extended relative to the conservation objectives.

2.1.3 **Recommendation 3: Ensure goals for individual populations are coordinated and compatible with those for other populations in Elwha Basin**

Efforts to harvest abundant hatchery fish from one population can impact natural fish in another population; hatchery strays can and do interact with natural populations from different locations within the region. The contribution of each hatchery program to the cumulative impact of all hatchery programs in the Basin also needs to be considered.

• **Preservation Phase**

**Plan Description.** Page 34 of the Plan states that no directed commercial or recreational fisheries on Chinook salmon will occur during this phase. All the HGMPs state that the timing of releases of propagated salmon and steelhead are selected to reduce the possibility of ecological interactions with other species or naturally produced juveniles of the same species. To view the hatchery release numbers and times by species, please see Table 2-7 under Recommendation 11, below.

**Observations.** Since there is no directed fishery on Chinook salmon during this phase, there will be no incidental catch of other species. The habitat below the dam sites, which is already degraded, will become more impaired with the expected release of large amounts of sediment following dam removal. Natural production will be very small. We do not expect that the proposed Chinook salmon releases during the Preservation Phase to cause negative ecological interactions with other species or with naturally produced Chinook salmon.

• **Recolonization Phase**

**Plan Description.** We understand that the moratorium on directed commercial and recreational fisheries continues through this phase. All the HGMPs state that release times are selected to reduce the possibility of ecological interactions with other species or naturally produced juveniles of the same species. To view the hatchery release numbers and times by species, please see Table 2-7 under Recommendation 11.

**Observations.** Since there is no directed fishery on Chinook salmon during this phase, there will be no incidental catch of other species. During this phase, sediment is expected to return to natural background levels. Passage in the middle river and above the dam sites will be restored and natural production will be occurring. With the onset of natural production above the dam sites, the numbers and timing of hatchery releases must take into consideration the effects of
ecological interactions. As a result, the possibility of ecological interactions between artificially and naturally produced juveniles is a key assumption that must be addressed (Table 1.2). For a detailed explanation, please see comments under Recommendation 11.

- **Local Adaptation Phase**

  **Plan Description.** The moratorium on directed commercial and recreational fisheries continues through this phase. All the HGMPs state that the timing of releases of propagated salmon and steelhead are selected to reduce the possibility of ecological interactions with other species or naturally produced juveniles of the same species. To view the hatchery release numbers and times by species, please see Table 2-7 under Recommendation 11.

  **Observations.** It is reasonable to expect that a rapid recovery of naturally produced Chinook salmon will create interest to lift the moratorium on directed harvest on Elwha Chinook. This is precisely why it is important to have predetermined decision rules (e.g., escapement goals for natural origin adults) for harvest of naturally produced fish (Table 1.2). During this phase, passage in the middle river and above the dam sites will have been restored and the numbers of naturally produced fish will be building. As the natural production of Chinook salmon builds through this phase, decision rules and triggers for Chinook hatchery programs should be modified (Table 1.2). Page 30 of the Plan discusses the phase-out of hatchery programs as natural production increases. To avoid confusion, this needs to be reconciled with the Chinook hatchery production numbers given in Table A-7 on page 135 of the Plan. The table does not show that hatchery production is phased out as adult returns increase; it shows just the opposite, i.e., an increase in total hatchery production up to a total of 3.35 million when adult returns reach more than 4,000 adults.

  To the extent that hatchery releases continue, monitoring to detect ecological interactions among naturally and artificially produced fish must continue. This is particularly important if the large increases in hatchery production are realized. For a detailed explanation of this concern, please see comments under Recommendation 11.

- **Full Restoration Phase**

  **Plan Description.** The Plan is structured around three phases, the last of which is the post dam removal period. There is no equivalent full restoration phase.

  **Observations.** If a fully functioning monitoring and adaptive management plan is in place (See Chapter 7) by the time the Elwha restoration reaches full recovery, negative interactions between species and between hatchery produced and naturally produced Chinook salmon should have been identified and resolved.

2.1.4 **Summary of Observations and Conclusions for Principle 1—Chinook Salmon**

Table 2-5 summarizes our findings regarding the consistency of the Chinook component of the Plan with HSRG Principle 1 and specifically, with the three recommendations that address harvest and conservation goals. Table 2-6 summarizes our observations and conclusions, by restoration phase.
### Table 2-5  Principle 1: Are harvest and conservation goals for natural and hatchery populations clear, specific, quantifiable and developed within an “All H” context?

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Outcome</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommendation 1: Are conservation goals expressed in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity)?</td>
<td>Partially</td>
</tr>
<tr>
<td>Recommendation 2: Are harvest goals expressed in terms of a population’s contribution to specific fisheries?</td>
<td>No directed harvest</td>
</tr>
<tr>
<td>Recommendation 3: Are goals for individual populations coordinated and compatible with those for other populations in the Elwha Basin?</td>
<td>No</td>
</tr>
</tbody>
</table>

### Table 2-6  Observations and conclusions regarding Principle 1—population goals.

<table>
<thead>
<tr>
<th>Phase</th>
<th>Observations and Conclusions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>All Phases</strong></td>
<td>The Plan lacks a clear statement of goals. Goal statements that comply with Principle 1 and Recommendations 1 – 3 should be developed.</td>
</tr>
<tr>
<td><strong>Preservation Phase</strong></td>
<td>Biologically-based, measurable criteria for preservation of the genetic resource are needed.</td>
</tr>
<tr>
<td><strong>Recolonization Phase</strong></td>
<td>Biologically-based, measurable objectives for natural production during the Recolonization Phase are needed. These objectives should address abundance and spatial distribution of naturally spawning fish. Observable indicators for these objectives should be identified (e.g., the number of natural origin adult returns for abundance and the number of stream miles with one or more reds for distribution). Trigger values for the indicators should be defined to signal the end of this phase and the beginning of the next one (e.g., the return of 500 NORs and 20 stream mile segments with at least one Chinook redd).</td>
</tr>
<tr>
<td><strong>Local Adaptation Phase</strong></td>
<td>Biologically-based, measurable objectives for natural production during the Local Adaptation Phase are needed. These objectives should address abundance, productivity, diversity and spatial distribution of naturally spawning fish. Observable indicators for these objectives should be identified. Trigger values for the indicators should be defined that signal the end of this phase and the beginning of the next one.</td>
</tr>
<tr>
<td><strong>Full Restoration Phase</strong></td>
<td>Long-term goals for harvest and natural production appear to be based on a premise that is questionable. The goals appear to be based on an earlier analysis (FERC 1993) that is no longer supported by the best available science. More clarity is needed regarding the long-term goals for Chinook in the Elwha Basin.</td>
</tr>
</tbody>
</table>
2.2 Principle 2: Design and Operate Hatchery Programs in a Scientifically Defensible Manner

Once a set of well-defined population goals has been identified, the scientific rationale for a hatchery program in terms of benefits and risks must be formulated, explaining how the program expects to achieve its goals. The purpose, operation, and management of each hatchery program must be scientifically defensible. The strategy chosen must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be articulated. In general, scientific defensibility will occur at three stages:

1) During the deliberation stage, to determine whether a hatchery should be built and/or a specific hatchery program initiated;
2) During the planning and design stage for a hatchery or hatchery program; and
3) During the operations stage.

This approach ensures a scientific foundation for hatchery programs, a means for addressing uncertainty, and a method for demonstrating accountability. Documentation for each program should include a description of analytical methods and should be accompanied by citations from the scientific literature.

HSRG recommendations 4 through 13 are aimed at ensuring scientifically defensible hatchery programs. The HSRG review of the Elwha Plan is presented with reference to these recommendations.

2.2.1 Recommendation 4: Identify the purpose of the hatchery program (i.e., conservation, harvest or both)

Once the goals for a population have been established, it is necessary to identify the purpose of hatchery programs affecting that population. A conservation program is one that is compatible with goals for biological significance (Primary or Contributing) and viability (productivity, abundance, diversity and spatial structure) of a population. A harvest program is one that contributes to specific fisheries at specified rates or harvest numbers, and is compatible with identified conservation objectives for all populations. Unless the purpose of a hatchery program is clear, it is not possible to effectively design, operate or evaluate the program. It is important to note that the purpose of the hatchery program will vary by phase of the restoration project.

The Plan and the HGMP identify the purpose of the proposed hatchery programs as conservation. With reference to the biological phases we suggested above (Chapter 1.2), the purpose of the Chinook hatchery program, by phase, would be as follows:

<table>
<thead>
<tr>
<th>Phase</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preservation Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Recolonization Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Local Adaptation Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Full Restoration Phase</td>
<td>No hatchery program</td>
</tr>
</tbody>
</table>
2.2.2 Recommendation 5: Explicitly state the scientific assumptions under which a program contributes to meeting the stated goals

Once population goals have been defined and the purpose(s) of a hatchery program (harvest, conservation, or both) have been established, the scientific rationale for the program must be documented. The scientific rationale explains, in terms of benefits and risks, how the hatchery program is expected to achieve its purpose. The purpose, operation and management of the program must be scientifically defensible and the chosen strategy must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions must be documented, so those assumptions can be evaluated and modified as new information becomes available. This approach ensures a scientific foundation for hatchery programs, a means to address uncertainty, and demonstrates accountability. Documentation should include citations from the scientific literature and analytical tools that take into account the various factors that will affect the success of the program (predation assumptions, cumulative effects, etc.).

The following applies to all phases:

The Plan states (page xiv): “Using a spawner-recruit model, production estimates for Chinook salmon start at 200 natural spawners in the first year following dam removal, with growth to nearly 6,000 within 25 years. The model utilized assumes a very high fisheries harvest rate for Chinook, which does not represent the current understanding of Chinook productivity. However, the current fishing regime does not attempt to sustain such high harvest rates, so it is believed that the estimates of recovery time and spawner abundances provided by the model are still reasonable.”

Observations

- All Phases

  The Ricker model cited (FERC 1993) is based on an MSY rate of 78%. If this “does not represent the current understanding of the Chinook productivity” (page xiv of the Plan), then there is no basis for the projected rate of population growth (from 200 to 6000 in 25 years). If, indeed, the 78% MSY rate cited in FERC (1993) reflects the assumed productivity, and if the harvest rate during the recovery period remains at 24%, then the population would recover within a generation (10,000 spawners within 10 years). At this rate of productivity, the hatchery program would be needed only for a very short colonization period. If, on the other hand, the habitat productivity for Chinook is considerably less, then the colonization period would be longer. Natural production potential is clearly a critical assumption affecting the Chinook recovery strategy and the decision rules for broodstock management of the hatchery program.

  The estimated MSY harvest rate was based on a comparative analysis of Puget Sound and Washington coastal fall Chinook populations (FERC 1993). If this analysis is no longer valid, some rationale should be provided and an alternative set of assumptions (perhaps a range) stated in the Plan.

  The number 17,493 appears in several places in the documents, variously referred to as spawner capacity and expected natural spawning escapement. This number is also not consistent with or even related to the spawner-recruit model. This number also dates back to FERC (1993). It is not clear how this number is to be viewed relative to goal-setting and restoration strategies.

  Assumptions about survival by life stage should also be explicitly stated, especially in light of the poor survival observed for Chinook in recent years.
We note that assumptions about natural production potential are critical both to define success and to the choice of hatchery strategies to meet those goals. These key assumptions are not explicitly stated.

The key assumptions vary by project phase and while many of the assumptions are contained in either the Plan or the HGMP, the information about critical assumptions, under which the chosen strategy will succeed, should be explicitly stated and summarized by project phase (e.g., preservation, recolonization, local adaptation and full restoration). They should be clearly linked to decision rules and monitoring and evaluation priorities for each phase.

Predefined triggers for modifying hatchery programs, including shifting between project phases, should be based on a set of initial assumptions. They should also be explicitly stated.

In summary, the Elwha Plan falls short of meeting this recommendation. The Plan lacks a set of clearly articulated assumptions under which the proposed hatchery strategy will meet Chinook goals over time.

- **Preservation Phase**
  The key assumptions during this phase relate to the conditions of the habitat during and immediately following the dam removal. They also relate to the “safety” of the alternative strategies to preserve the remaining genetic resources during this phase. This part of the Plan is well thought out and clearly explained.

- **Recolonization Phase**
  A key assumption for this phase is the number of natural origin spawners required to assure that the population will persist and grow. This number might be defined also as the minimum viable population size. It has been suggested, for example, that for Chinook generically, this number might be around 500 (HSRG 2005). Assumptions leading to the identification of the natural-origin recruit spawner (NOS) abundance at which the population no longer benefits from hatchery contributions to natural spawning have not been stated. Missing assumptions include estimates of the productivity potential of the habitat.

- **Local Adaptation Phase**
  During this phase and perhaps during part of the Full Restoration Phase, a safety net hatchery program may be advisable as insurance that the genetic resources will not be lost in case unforeseen failure of the habitat to sustain the natural population until habitat is fully functional. Such a program would presumably be as small as possible and managed to meet HSRG standards for hatchery influence. A rationale in terms of assumptions and purpose for such a program is not explicitly stated in the Elwha Plan. In fact, the maximum contribution of pHOS is not mentioned anywhere in the Plan. The assumptions and rationale for terminating such a program are also not stated in the Plan.

- **Full Restoration Phase**
  To establish realistic goals, an evaluation of current habitat conditions and future habitat potential is needed. A working hypothesis must be based on current science and best data available. Uncertainty is not a justification for being vague about expectations. Without an explicitly stated working hypothesis, it is not possible to identify critical uncertainties or design a monitoring and evaluation (M&E) plan to resolve those uncertainties over time (Platt 1964).
2.2.3 Recommendation 6: Select an integrated or segregated broodstock management strategy based on population goals and hatchery program purpose

One of the most critical needs in hatchery reform is to improve hatchery broodstock management. Hatchery programs should be managed as either genetically integrated with, or segregated from, the natural populations they most directly influence (HSRG 2009, Appendix A, Implementing and Transitioning Hatchery Programs).

A fundamental purpose of most integrated hatchery programs is to increase abundance for harvest, while minimizing the genetic divergence and reproductive fitness differences between the hatchery broodstock and the naturally spawning population. In some cases, integrated programs also serve as a demographic safety net to vulnerable natural populations. An integrated program is intended to maintain the genetic characteristics of a locally adapted natural population and minimize the potential genetic effect of domestication. To achieve this, at a minimum, the pNOB has to be greater than the proportion of the natural spawning population that is made up of pHOS.

For segregated hatchery programs, the intent is to maintain a genetically distinct hatchery population that is isolated from natural populations. Ideally, fish from this type of hatchery program would be propagated solely from hatchery returns and not allowed to spawn with the natural population. The primary intent of a segregated program is to create a hatchery-adapted population to meet goals for harvest.

The biological principle behind the broodstock standards for both integrated and segregated populations is local adaptation, i.e., allowing a population to adapt to the environment it inhabits. Proper integration and segregation of hatchery programs is the HSRG’s recommended means for minimizing adverse effects of hatcheries on local adaptation. The typical benefit of reforming broodstock management is that abundance goals for conservation and harvest can be met while at the same time improving the productivity of natural populations. Hatchery fish on the spawning grounds always represent a compromise between the demographic benefits and the genetic risk, even when they come from a well-integrated program. The HSRG concluded that when its broodstock management standards for an integrated or segregated program are met and managers’ abundance goals are achieved, the benefits of the hatchery program outweigh the risks.

The following applies to all phases:

Plan Description. The HGMP and information provided at the HSRG’s December 19, 2011 meeting indicate that the Chinook hatchery program is intended to be integrated; however the Plan makes no mention of the term “integrated”. Since the purpose of the program is strictly conservation, this would be the appropriate broodstock strategy.

The Plan makes only vague references to broodstock composition, e.g., on page 31: “Maintenance of a Chinook salmon hatchery program using broodstock collected from natural- and hatchery-origin adult returns provides a composite population on which to base stock restoration (WDFW 2002).”

And on page 32: “Elwha River–origin adult fish produced at and returning to the Morse Creek facility will be fully incorporated with Elwha River adult returns as broodstock used to implement Elwha River hatchery-based restoration efforts.”
And on page 34: “Broodstock collection strategies for adult Chinook salmon during this period will include trapping of adult returns to the Elwha Channel and Morse Creek facilities, in-river net capture of adults, and gaffing of adults on the spawning grounds.”

While the HGMP states that the hatchery program is an “integrated recovery” one, its definition of integrated is apparently the SASSI composite. For example, Section 6.3 of the HGMP states that: “Broodstock selection is totally random from returns to the trap and from fish collected in the river. The hatchery program is totally integrated with the population spawning in the wild.”

Observations. The plan’s definition of “integrated” was not provided, but does not appear to be consistent with the HSRG concept with the same name, and therefore, there does not appear to be an explicit commitment to adopt an integrated broodstock strategy as defined by the HSRG and by the Washington Hatchery and Fishery Reform Policy POL-C3619 (WDFW 2009).

According to the HSRG definition of an integrated program, broodstock for the hatchery program should be managed to assure that the natural environment drives the adaptation of the population. This in turn requires that natural origin adults contribute more to the genetic makeup of the hatchery population than hatchery fish contribute to natural production. For a Primary population, this means that the pNOB is twice as large as the pHOS in the wild. In addition, pNOB must be at least 10% (See Recommendation 8 below).

2.2.4 Recommendation 7: Size hatchery programs based on population goals and as part of an “all H” strategy

A hatchery program should be sized to achieve abundance goals for harvest and conservation, while reducing the effects on natural populations from straying, ecological interactions, and from collecting more natural broodstock than the population can support. The appropriate size of an integrated or segregated program is directly related to the productivity and abundance of the natural population, taking into account the effects of harvest, hydropower operations and habitat conditions. The abundance and productivity of the natural population, as well as the ability to fully harvest hatchery-origin fish, determine the effect of hatchery straying on the natural population. This, in turn, determines the proper size of a hatchery program.

Concerns about ecological interactions can be addressed in part by making the hatchery program as small as possible, while assuring that benefits from the program still outweigh the risks. Time, size, age and location of released hatchery fish also affect straying, survival and ecological interactions. When a hatchery program is sized appropriately, the demographic benefits to harvest and/or conservation outweigh the genetic and ecological risks.

The HSRG recommends that managers size their hatchery and harvest programs to reduce these surpluses and use some of the surplus fish to provide ecological benefit through nutrient enhancement of streams and rivers (see Appendix A).

The following applies to all phases:

Plan Description. The Plan links changes in the habitat to hatchery activities. The moratorium on fisheries targeting Elwha Chinook also brings the hatchery component of the restoration strategy into an “all H” context.

Observations. As indicated in Chapter 1.2 above, the HSRG recommends a stronger biological perspective to the phased restoration process.
The Plan should avoid using the poorly-defined term “supplementation”. Describing the hatchery strategies in terms of their purpose is more informative and helps bring focus on the end-points instead of the process. The purposes of hatchery strategies as described in the Plan are 1) gene conservation, the preservation of the genetic identity and diversity of the extant Elwha Chinook population during the dam removal period, when habitat limits or precludes in-river natural production; 2) acceleration of colonization of restored and un-populated habitat, once it can again sustain natural production; and 3) demographic safety net against unforeseen events.

- **Preservation Phase**
  
The Plan addresses the need to maintain genetic identity and diversity of the population as well as is possible under the circumstances, though the rationale for the size of the program from a biological preservation point of view is not clear. The text of the Plan discusses the factors that affect transition from preservation to recolonization, but specific criteria and triggers that drive this transition are not explicitly stated. This is not to suggest that the preservation purpose ends when colonization begins; there will be a need for some hatchery production as part of a demographic safety net through the recolonization and local adaptation phases.

- **Recolonization Phase**

  On page 26, the Plan summarizes the hatchery colonization phase as follows: “Outplanting strategies will include multiple life history patterns including adults, juveniles, and eyed eggs. Selection of life history patterns outplanted is based on stock availability and appropriateness of specific life history patterns to meet outplanting goals. The selection of outplanting strategies employed is dynamic, subject to review by managers, and may shift throughout the duration of the restoration project according to fish response.”

  The HSRG recommends a more structured, predefined process based on the scientific method, rather than the ad hoc consensus approach suggested in the quote above.

  The text in the Plan discusses the outplanting of multiple life history stages, including adults (see quote above). Yet, Tables 6, 7, and 8 show only minimal numbers of adults allowed to spawn naturally until total returns exceed 2,000 fish. Tables 6-8 also do not take into account the composition of adult escapement and do not explain why hatchery production increases with adult escapement levels. See also discussion about adaptive management, triggers and decision rules in Key Findings and Recommendations and Chapter 1.3, and under Principle 3 (Chapter 7).

- **Local Adaptation Phase**

  During this phase, the influence of the hatchery program on the natural population should be reduced and eventually eliminated. The Plan calls for the hatchery program to be integrated, yet makes no mention of pNGB and the PNI index. During this phase, the hatchery broodstock and natural spawning escapement should be managed to meet HSRG standards for a Primary population—PNI greater than 0.67. In this phase, the hatchery should be downsized to a safety net for demographic and genetic preservation, in case re-initiating recolonization becomes necessary. Again, a structured and pre-planned approach is called for, rather than the more ad hoc process described in the statement on page 30 of the Plan: “Annual review of the status of each population relative to the interim goals will guide decisions regarding continuation of the supplementation program. For example, if at the end of 10 years it is found that the abundance of naturally spawning Chinook salmon is 4,000 fish, productivity is two recruits per spawner, and
Chinook salmon are spawning throughout their historic range, then the hatchery program would be phased down to a low maintenance level or eliminated entirely. Conversely, if abundance and productivity were to remain as above, but Chinook salmon were only spawning in the lower 10 miles of the river, then it would be necessary to carefully evaluate the program and decide on a course of action most likely to ensure recolonization of the historic range is achieved.”

- **Full Restoration Phase**

Triggers for the start of this phase should be explicitly stated along with the decision prompted by those triggers.

The planting of hatchery origin Chinook will now have been terminated; however, the fate of the Chinook rearing channel and associated hatchery facilities is not mentioned. Since this phase will begin before natural productivity has been fully restored, hatchery production should not be reinitiated until other impediments to natural production have been identified, such as overharvest, poor habitat conditions, or lack of nutrification (see Appendix A).

2.2.5 Recommendation 8: Manage harvest, hatchery broodstock, and natural spawning escapement to meet HSRG standards appropriate to the affected natural population’s designation

Effectively managing harvest, hatchery broodstock and natural spawning escapement is essential to controlling genetic risks due to straying of hatchery adults. Unless the explicit purpose of the hatchery program is either preservation (gene banking) or recolonization, straying can result in fitness loss in natural populations. To limit these risks and meet conservation goals, the HSRG developed quantitative standards for the pHOS, the pNOB, and the PNI on an integrated population that results from the combination of pHOS and pNOB.

The designation of a population as Primary, Contributing or Stabilizing is, in part, a policy decision. However, for this analysis, the HSRG made assumptions based on the status of each population and the Co-managers’ objectives. Standards recommended by the HSRG for broodstock management are as follows:

**HSRG criteria for hatchery influence on Primary populations**

- The pHOS should be less than 5% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS by at least a factor of two, corresponding to a PNI value of 0.67 or greater (with pNOB ≥10%), and pHOS should be less than 0.30.

**HSRG criteria for hatchery influence on Contributing populations**

- The pHOS should be less than 10% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS, corresponding to a PNI value of 0.50 or greater (with pNOB ≥10%), and pHOS should be less than 0.30.
HSRG criteria for hatchery influence on Stabilizing populations

- The current operating conditions were considered adequate to meet conservation goals. No criteria were developed for pHOS or PNI.

In order to meet these standards, the number of hatchery fish on the spawning grounds must be monitored and controlled. Marking or tagging all hatchery fish so they are easily distinguished (in real time) from natural-origin fish is a basic requirement for selective harvest, as well as for monitoring and achieving desired levels of pHOS, pNOB and PNI.

The following applies to all phases:

Observations. As noted in 2.2.3 above, the implied definition of an integrated hatchery program is not consistent with the HSRG definition.

There is no reference to standards or guidelines for broodstock composition of an integrated Primary population in either the Plan or the HGMP. Instead, section 6.2.3 states that: “It will not be possible to determine the exact number of wild origin adults being incorporated into the broodstock as the Elwha Chinook are not scheduled for mass-marking. Until the trapping facility can be made more effective in trapping the required number of adults, it is highly probable that wild origin adults will be collected and incorporated into the broodstock due to the seining, netting and gaffing operations utilized to collect broodstock.” This statement does not suggest any intent to actively manage broodstock, even if effective trapping and mass-marking were available.

To be clear, the purpose of the HSRG standards is to assure that the Chinook population adapts to local environmental conditions over time. For this reason, the standards are particularly important during the Local Adaptation Phase.

2.2.6 Recommendation 9: Manage the harvest to achieve full use of hatchery-origin fish

Because salmon survival in any given year can vary by an order of magnitude, fisheries must be flexible enough to harvest highly variable numbers of hatchery salmon. In many cases, if fisheries are not managed to remove more hatchery salmon, hatchery programs need to be reduced or terminated to avoid adverse effects on natural populations.

To both increase harvest and minimize adverse biological effects on natural populations, the HSRG recommends that most fisheries be managed as selective fisheries, where marked hatchery fish are retained and unmarked fish are released with minimal mortality.

Plan Description. The Plan and the HGMP indicate that hatchery fish are not externally marked. Since the hatchery program will be terminated, this is not an issue in the long-term (i.e., the Full Restoration Phase), but it would be of concern during the Local Adaptation Phase.

Observations. Part of the purpose of this recommendation is to assure that hatchery fish that return in excess of broodstock and natural spawning escapement needs are fully harvested in a fishery or a weir without over-harvesting natural origin adults. Mass marking of hatchery fish and/or some form of selective harvest is essential both for broodstock management (see above) and to make optimal use of all hatchery fish. It is also important to assure that sufficient numbers of fish are CWT marked to allow estimation of contribution to all fisheries and total survival.
The Plan and the HGMP are unclear about how to assure full harvest (removal) of surplus hatchery fish. See also comments about nutrification in Appendix A.

2.2.7 Recommendation 10: Ensure all hatchery programs have self-sustaining broodstocks

Use of local broodstock and in-Basin rearing promotes selection for traits favorable to survival in the local environment and improves homing fidelity, thereby reducing straying risks to other populations. In this context, the same biological principles used to manage wild populations should be used to manage hatchery populations.

**Plan Description.** The Plan is very clear that there is no intent to import brood from non-native populations, meaning that the program is expected to be self-sustaining.

Implementation of this recommendation would require that survival of hatchery fish is sufficient to return the broodstock needed to maintain the program over time. It also requires a high rate of broodstock capture at the hatchery rack and weir. Low survival has been a problem in the past and it is a major uncertainty in the future.

**Observations.** We note that the weir must remain in operation as long as hatchery fish return to the river; its purpose is not just for broodstock collection, but also for pHOS control. Means for controlling pHOS include externally marking all hatchery fish and releasing fish from the safety net program from sites that reduce straying, e.g., Morse Creek.

A related issue that was also addressed in the earlier HSRG review (HSRG 2004) is the need for out-of-Basin incubation and rearing. It would be advisable to consider adding incubation space within the Elwha Basin, perhaps at the new Tribal Hatchery.

2.2.8 Recommendation 11: Coordinate hatchery programs within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations

• **Preservation Phase**

**Plan Description.** Pages 10 and 11 of the Plan state that three out-of-Basin hatchery facilities operated by WDFW will be used to support the two in-Basin hatcheries as satellite incubation, rearing, and broodstock production locations: Sol Duc Hatchery, Hurd Creek Hatchery, and the Morse Creek rearing and brood stock collection facility. The Hurd Creek Hatchery in the Dungeness watershed will serve as the initial incubation site for fertilized eggs procured from Chinook salmon collected from the Elwha River. Following eyeing, the eggs will be transferred to the WDFW Sol Duc Hatchery. The Sol Duc Hatchery will conduct final incubation and initial early rearing of Elwha River Chinook salmon. From the Sol Duc Hatchery, fry will be transferred to the Elwha rearing channel for additional rearing, acclimation, and release as sub-yearlings and yearlings. Fingerlings will also be transferred to the Morse Creek rearing and brood stock collection facility for volitional release as yearlings into the creek.
Table 2-7  Elwha River hatchery release numbers and times by species.

<table>
<thead>
<tr>
<th>Species</th>
<th>PROPOSED RELEASES 1</th>
<th>RELEASE TIME</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Fingerling</td>
<td>Fry</td>
</tr>
<tr>
<td>Chinook</td>
<td>2,500,000</td>
<td>200,000</td>
</tr>
<tr>
<td>Coho</td>
<td>300,000 4</td>
<td>75,000 4</td>
</tr>
<tr>
<td>Chum</td>
<td>650,000 5</td>
<td>275,000 4</td>
</tr>
<tr>
<td>Early Steelhead</td>
<td>275,000 4</td>
<td>20,000 4</td>
</tr>
<tr>
<td>Late Steelhead</td>
<td>65,000</td>
<td>65,000</td>
</tr>
<tr>
<td>Pink</td>
<td>3,000,000</td>
<td>3,000,000</td>
</tr>
</tbody>
</table>

1. Source: All information from HGMPs, does not include eyed egg plants
2. Source: HGMP, Section 10, but Section 1.9 gives a release of 650,000 smolts
3. 30,000 smolts out planted
4. Release times not found
5. Drops to 300,000 after dam removal
6. Source: HGMP, Section 11.2 Released March-April, but later in same section release date of mid-May given.

Observations. The use of out-of-Basin facilities for incubation and early rearing raises the possibility that Chinook salmon subjected to this treatment will stray as adults into other nearby watersheds. To reduce this possibility, the Co-managers should try to accommodate the Chinook hatchery program wholly within the Elwha Basin. For example, one option would be upgrading the Tribal Hatchery to accommodate incubation and early rearing of Elwha Chinook prior to transfer to the Elwha rearing channel. This recommendation does not apply to the Morse Creek operation, because it is intended as a short-term refuge protecting the Elwha Chinook stock from total loss in the event of a catastrophic release of sediment during dam removal.

- Recolonization Phase

Plan Description. Page 31 of the Plan states that Chinook salmon populations in the Elwha River historically displayed a wide range of life history strategies that took advantage of diverse natural habitat conditions present in the river in its pristine state. The Plan states that a Chinook salmon restoration strategy that treats the population as a single unit, collecting eggs from across the range of the current spawning spectrum followed by outplanting juveniles throughout the Basin, will best permit diverse life history types to develop and express themselves in the population.

Observations. The Plan correctly concludes that the recolonization of the upper Elwha River is likely to result in the emergence of diverse life history types in the Chinook population. The HSRG recognized this possibility when it concluded that ecological interaction between artificially and naturally produced juveniles is an uncertainty that must be addressed in the Recolonization Phase (Table 1.2). One particular Chinook juvenile life history is of special concern, because it is likely to be impacted by artificially propagated Chinook juveniles as well as propagated juveniles of other species. This life history can be characterized as a slow, downstream rearing migration with the possibility of extended rearing in the lower river and
migration to sea as 0-age smolts (Reimers 1973, Schluchter and Lichatowich 1977, Carl and Healey 1984, Johnson et al. 1992). This life history may be the most productive in terms of returning adults (Reimers 1973, Schluchter and Lichatowich 1977). The reason the emergence of this life history has the potential for negative ecological interactions with artificially produced juveniles is complex. The lower river habitat has been degraded by the two dams that blocked the movement of fluvial gravel and large woody debris and by human-caused channel modifications. It may be several years after dam removal before the degraded habitat in the lower river is fully restored. The hatchery programs for all species will release several million juvenile salmon and steelhead into this degraded habitat (Table 2-7). Which Chinook life histories will emerge from natural spawning in the upper river and the timing of their downstream migration is not known, but Chinook juveniles migrating downstream in the spring and summer of their first year will likely encounter large numbers of propagated fish. If the survival of the naturally produced juveniles is impaired, it could have a major negative effect on the rate of recolonization and recovery. It is essential that the Elwha Plan initiate monitoring capable of detecting negative ecological interactions among natural and artificially produced juvenile salmon and steelhead in the lower river. The best strategy to avoid negative ecological interactions among juveniles is to outplant adults and release all juveniles from the hatchery.

- **Local Adaptation Phase**

**Plan Description.** Page 33 of the Plan states that specific options, including the release of fish into Morse Creek, will be discontinued as soon as the risk of catastrophic loss of the Elwha River production has passed. Hatchery production proposed for this period will be phased out over time as the natural-origin Chinook salmon population increases to a healthy, self-sustaining level and as seasonal components of the natural-origin population (spring, summer, and fall) reestablish.

Page 30 of the Plan states that the objective of using artificial supplementation as a tool in restoring fisheries resources in the Elwha Basin is to maintain existing native fish populations during the period of dam removal, to ensure adequate numbers of fish are available to seed the Basin once conditions allow, and to begin to recolonize the Basin once the dams are removed. It is envisioned these programs will phase out as natural production recovers.

**Observations.** The risk of the problem described in the Recolonization Phase will be reduced or eliminated as the hatchery programs are phased out. To implement the planned reduction and termination of hatchery programs, the HSRG identified decision rules for hatcheries, i.e., which programs are continued and which ones are terminated, as a key assumption in this phase (Table 1-2). Currently, the risks are unclear, because the Plan does not contain explicit decision rules that govern the termination of hatchery programs.

As the Chinook population increases during this phase, it is likely that pressure to resume directed harvest will mount. The HSRG recognizes this and identified decision rules for the harvest of naturally produced fish as a key assumption, as well (Table 1-2). The decision rules should include provisions to avoid negative impacts of a fishery on mixed stocks of hatchery and wild Chinook salmon or incidental harvest of other species.
• **Full Restoration Phase**

**Plan Description.** The 25 year targets described in Table 25, page 97 of the Plan will have been attained or possibly exceeded.

**Observations.** As the Elwha fish restoration efforts reach full recovery, the focus of attention will shift to a long-term fish and fishery management program.

2.2.9 Recommendation 12: Assure that facilities are constructed and operated in compliance with environmental laws and regulations

Hatchery facilities include adult collection, spawning, incubation and rearing and release facilities as well as structures to remove and discharge water. These structures are usually located in riparian areas or within streams and can affect habitat quality and quantity, as well as the use of habitat by juvenile and adult fish. Hatchery structures can create obstacles to migration for juvenile and adult fish, change in-stream flow, alter riparian habitat and diminish water quality through hatchery discharges. Water for hatchery use is often drawn from an adjacent stream via pumps or gravity. Improperly designed and maintained water intakes can impinge migrant or resident juveniles on hatchery screens or cause fish to be trapped in hatchery facilities. Structures such as adult weirs and water intake dams can also block natural passage of salmonids to spawning or rearing areas. Water diverted from adjacent streams for fish culture purposes is often returned downstream and can reduce the amount of water for juvenile rearing and upstream adult migration between the area of intake and discharge. Hatchery discharge can also diminish water quality below the point of discharge through changes in temperature, settle-able and suspended solids, chemical composition, and presence of therapeutic drugs. The HSRG has noted that, for the most part, existing laws and regulations related to facilities and operations are adequate to protect the environment. If hatchery facilities and operations are not in compliance with environmental laws and regulations, the consequence could be loss of natural production. In addition, failure to comply with these requirements could lead to closure of facilities and the loss of any harvest or conservation benefit derived from the programs.

The HSRG is not aware of any issues related to environmental compliance of the Chinook spawning channel or the Hurd Creek facility. We assume that all NPDES permits are in place and that the water treatment plant intake is safely screened.

2.2.10 Recommendation 13: Maximize survival of hatchery fish consistent with conservation goals

Maximizing the survival of hatchery fish enables conservation programs to accelerate their rebuilding efforts. It allows production hatcheries to reduce their ecological impacts on natural populations. Conservation hatcheries producing juveniles with high survival generate more spawners on the spawning grounds. This, in turn, accelerates the rate at which recovery programs move toward meeting their goals. Production programs may have to reduce release numbers to decrease negative ecological impacts on natural populations. Increasing post-release survival can offset this reduction and enable managers to meet their harvest goals.

There are many approaches to increasing fish survival. The release of fish at the appropriate time, size, age and location can significantly increase their recruitment to fisheries and natural escapement. Releasing rapidly migrating smolts, rather than fry, increases survival and reduces negative ecological interactions in the freshwater environment. Similarly, the release of healthy fish produces more fish for harvest and less opportunity to spread disease to natural populations. Improving water quality and reducing loading and density during rearing are also proven tools used by fish culturists to enhance fish
survival. Adoption of volitional release (allowing smolts to outmigrate when they are ready, rather than “forcing” them out at a preset date) with removal of residuals (fish that do not outmigrate) may increase the long-term survival of released fish, while decreasing negative ecological interactions with natural populations. Proper acclimation and imprinting of hatchery juveniles can reduce straying and enhance survival to the desired location for their harvest or artificial spawning.

Developing and adopting these and other culture and release practices that maximize fish survival and minimize negative ecological interactions by reducing production release numbers, can aid conservation programs in rebuilding runs and reducing the conflict between harvest programs and conservation goals for natural populations.

To reduce potential harm to natural population through genetic and ecological interactions, hatchery program should be no larger than necessary to meet the recolonization objectives. The higher the survival of hatchery fish, the smaller the program can be to produce the required number of adult offspring. See also Recommendation 11 above.

2.2.11 Summary of Observations and Conclusions for Principle 2—Chinook Salmon

Table 2-8 summarizes our findings regarding the consistency of the Chinook component of the Plan with HSRG Principle 2 and specifically, with the seven recommendations that address scientific defensibility. Table 2-9 summarizes our observations and conclusions, by restoration phase.

Table 2-8  Principle 2: Are hatchery programs designed and operated in a scientifically defensible manner?

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Description</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommendation 4:</td>
<td>Is the purpose of the hatchery program defined (i.e., conservation, harvest or both)?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 5:</td>
<td>Are the scientific assumptions, under which a program contributes to meeting the stated goals, explicitly stated?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 6:</td>
<td>Has an integrated or segregated broodstock management strategy been selected, that is based on population goals and hatchery program purpose?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 7:</td>
<td>Is the size of hatchery programs based on population goals and as part of an “all H” strategy?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 8:</td>
<td>Are harvest, hatchery broodstock, and natural spawning escapement managed to meet HSRG standards appropriate to the affected natural population’s designation?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 9:</td>
<td>Is the harvest managed to achieve full use of hatchery-origin fish?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 10:</td>
<td>Do all hatchery programs have self-sustaining broodstocks?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 11:</td>
<td>Are hatchery programs coordinated within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 12:</td>
<td>Are facilities constructed and operated in compliance with environmental laws and regulations?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 13:</td>
<td>Is survival of hatchery fish maximized consistent with conservation goals?</td>
<td>Unknown</td>
</tr>
</tbody>
</table>

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Table 2-9 Observations and conclusions regarding Principle 2—scientific defensibility.

<table>
<thead>
<tr>
<th>Phase</th>
<th>Observations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preservation Phase</td>
<td>This phase of the project is generally consistent with Principle 2.</td>
</tr>
<tr>
<td>Recolonization Phase</td>
<td>While the Plan lays out a schedule for sizing the program based on combined returns of natural and hatchery origin adults, the rationale for this schedule is not clearly explained. The Plan incorporates a mixed strategy in terms of life stages to be planted in the habitat, but omits the option of outplanting adult hatchery fish without explanation. Most importantly, the end-points of the Recolonization Phase are not defined in terms of predetermined triggers and responses.</td>
</tr>
<tr>
<td>Local Adaptation Phase</td>
<td>For Chinook, this would be a relatively short, but very critical phase, where the hatchery program is managed to meet HSRG standards and sized and operated only as a safety net to promote local adaptation. Progress toward local adaptation and increased fitness are balanced against demographic risks due to uncertainty about habitat conditions. During this phase, specific trigger points in terms of numbers of returning natural origin spawners should be identified to signal transition to the next phase. The trigger points, along with clearly identified uncertainties (see also Recommendation 5) and the accuracy and precision requirements of their estimates, should be major drivers for the monitoring and evaluation plan.</td>
</tr>
<tr>
<td>Full Restoration Phase</td>
<td>Since the hatchery program will be terminated as this phase begins, the main concern here is the determination of when this stage begins. The population may not yet have reached its potential as measured in VSP parameters, but it is now sustainable and increasing over time without the aid of a hatchery program. The conditions that define the onset of this phase, based on biological triggers, need to be made more explicit.</td>
</tr>
</tbody>
</table>

2.3 Summary of Observations, Conclusions and Recommendations for Chinook Salmon

The table below summarizes our assessment of the consistency of the Chinook component of the Elwha Plan with HSRG Principles 1 and 2. It also provides recommendations for improving consistency with these principles.

Table 2-10 Summary of observations, conclusions and recommendations for Chinook salmon.

<table>
<thead>
<tr>
<th>Benefits</th>
<th>The off-site hatchery program will reduce the risk of losing remaining genetic resources during the preservation and recolonization phases, when habitat is unstable.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Given the management history of the Chinook population, the hatchery intervention is not likely to lead to significant further domestication risk during the preservation and recolonization phase.</td>
</tr>
<tr>
<td>Risks</td>
<td>The heavy reliance on outplanting of hatchery juveniles rather than releasing juveniles from the hatchery to produce adult spawners for recolonization poses both genetic and ecological risks to the rebuilding of a diverse and productive natural population of Chinook.</td>
</tr>
<tr>
<td></td>
<td>Lack of a clearly defined end-point to the outplanting phase in terms of predefined indicators (triggers) may cause this phase to be prolonged and local adaptation of the natural population to be impeded.</td>
</tr>
<tr>
<td></td>
<td>The absence of any specific reference to broodstock and natural escapement composition (e.g., pHOS, PNI) implies unknown domestication risk.</td>
</tr>
<tr>
<td></td>
<td>Lack of a plan for future use of hatchery facilities in the Basin appears to leave the long term existence of the hatchery program in question.</td>
</tr>
<tr>
<td>Likelihood of meeting goals</td>
<td>Without explicit quantifiable goals, success is not well defined.</td>
</tr>
<tr>
<td></td>
<td>Without predefined, measurable performance indicators, we do not know what success “looks like” even with well-defined goals.</td>
</tr>
<tr>
<td></td>
<td>Without a structured information-driven decision-making process, it is not possible to determine whether the project is effectively navigating around risks toward goals.</td>
</tr>
</tbody>
</table>
**Recommended modifications**

- Update the assessment of Chinook production potential.
- Define Chinook production goals in terms of VSP parameters.
- Identify measurable performance indicators of project success that reflect viability (VSP).
- Develop a set of decision rules that incorporate predefined triggers for change for each phase of the project.
- Develop and implement an adaptive management process that describes an annual decision making process and includes, schedule, roles and responsibilities, and decision rules.
- Include an adipose clip on the 200,000 smolts released with full CWT to allow for current harvest analysis.
- Develop a monitoring and evaluation plan to resolve uncertainties (to update decision rules) and estimate performance indicators (to measure progress toward goals), and triggers (to implement decision rules).
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3 Coho Salmon Population Report

Population Definition: Elwha coho were identified as a distinct population based on their spawning distribution. Elwha coho grouped with the Dungeness collection, even though the two collections have statistically different allele frequencies (overall chi-square \( P=0.000; FST=0.173 \)). As a group, these collections clustered with coho salmon from the northern Washington coast (as opposed to exhibiting a Puget Sound affinity) (Winans et. al 2008). Spawning is currently limited to the lower 4.8 miles of the river below the Elwha Dam site.

Population Designation: Assumed to be Primary, though this is not explicitly stated in the Plan.

Population Origin: This is a mixed stock with composite production. Streams in this area (eastern Strait) have been heavily planted with non-native coho, including Elwha, Dungeness and Soos Creek (Green River) hatchery stocks. Homing of returning adults back to the Elwha Hatchery rack was limited at the old hatchery, and many hatchery-origin fish spawn in the river (WDFW 2012a).

ESA Status: Puget Sound / Georgia Basin Coho ESU (including Elwha coho) are designated as a candidate species for listing under the ESA.

Recent Status and Trends: Table 3-1 presents data regarding recent natural spawning escapement.

Table 3-1  Recent natural spawning escapement.

<table>
<thead>
<tr>
<th>Return Year</th>
<th>Natural Spawning Escapement (NOR + HOR)</th>
<th>pHOS</th>
<th>Hatchery Broodstock</th>
<th>pNOB</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Actual</td>
<td></td>
<td>Actual</td>
<td></td>
</tr>
<tr>
<td>2005</td>
<td>unk</td>
<td>unk</td>
<td>2,347</td>
<td>unk</td>
</tr>
<tr>
<td>2006</td>
<td>unk</td>
<td>unk</td>
<td>219</td>
<td>unk</td>
</tr>
<tr>
<td>2007</td>
<td>unk</td>
<td>unk</td>
<td>401</td>
<td>unk</td>
</tr>
<tr>
<td>2008</td>
<td>unk</td>
<td>unk</td>
<td>307</td>
<td>unk</td>
</tr>
<tr>
<td>2009</td>
<td>unk</td>
<td>unk</td>
<td>361</td>
<td>unk</td>
</tr>
<tr>
<td>2010</td>
<td>unk</td>
<td>unk</td>
<td>3,070</td>
<td>unk</td>
</tr>
</tbody>
</table>

1) Recent Natural Spawning Escapement target (NOR + HOR) has been 250;
2) pHOS is assumed to be 90.5%
3) Recent hatchery broodstock target has been 1,250 adults

Recent Hatchery Production: The current hatchery program for Elwha coho salmon is operated for commercial and recreational fisheries augmentation purposes. The egg-take goal for the program is currently 1.2 million, with an annual release goal of 750,000 yearling smolts (Ward et al. 2008).

The coho program at the Lower Elwha Fish Hatchery began in 1978, utilizing Elwha River broodstock. Since commencing operation, the hatchery has received one importation of eggs from the WDFW Dungeness Hatchery (645,000 eyed eggs, brood year 1988). Selection of the stock was based upon its localized adaptation, unique genetic composition, run timing characteristics, tribal cultural priorities, and stock availability. The number of natural fish incorporated into the hatchery program annually is unknown although scale analyses show no natural-origin fish represented in the hatchery population (L. Ward, LEKT, pers. comm., December 19, 2011).

The goals of this program are to preserve and rebuild natural coho salmon production in the Elwha River by supplementing the abundance of juvenile and returning adult fish. Hatchery production will maintain
the genetic characteristics of the native stock. Over the longer term, contingent on coho achieving target abundance levels and distribution in the watershed, hatchery-origin adults will provide enhanced in-river harvest opportunities. The coho program is intended to promote recolonization of suitable coho spawning and rearing habitat (LEKT 2011b).

Coded wire tag analysis of the 2002, 2004, and 2005 brood years indicate an average SAR of 0.20% (Regional Mark Processing Center 2012).

### Table 3-2 Recent hatchery release numbers.

<table>
<thead>
<tr>
<th>Release Year</th>
<th>Number Released (Yearling smolts) (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2005</td>
<td>411,745</td>
</tr>
<tr>
<td>2006</td>
<td>323,745</td>
</tr>
<tr>
<td>2007</td>
<td>365,387</td>
</tr>
<tr>
<td>2008</td>
<td>218,468</td>
</tr>
<tr>
<td>2009</td>
<td>426,316</td>
</tr>
<tr>
<td>2010</td>
<td>pending</td>
</tr>
</tbody>
</table>

(4) Recent hatchery production targets have been 750,000 yearling smolts. (Data taken from Lower Elwha Klallam Tribe Coho Salmon Hatchery and Genetics Management Plan December 2011)

**Recent Harvest:** Pre-terminal fisheries targeting Elwha River coho salmon are managed primarily to meet the objectives for wild coho salmon production in other Strait of Juan de Fuca streams. Exploitation was limited to a target rate of 40% and a forecasted exploitation rate of 11.6% for natural stocks in 2005 (PNPTC et al. 2005). The objective of the Lower Elwha Hatchery coho salmon program is to augment harvests of returning adult fish in in-river commercial and recreational fisheries, which are managed to meet hatchery broodstock escapement needs. The 2005 total forecasted exploitation rate for Elwha coho salmon was about 50%, with a forecasted in-river exploitation rate of about 30%.

Elwha coho are caught in pre-terminal marine commercial and recreational fisheries in British Columbia, in Washington coastal waters, and in Puget Sound, and in tribal commercial, subsistence, and ceremonial fisheries, and recreational fisheries in the Elwha River (LEKT 2011b).

A recent analysis of CWT data from brood years 2002, 2004, 2005 indicates an approximately 50% exploitation rate on clipped hatchery coho released from the Elwha Hatchery and a 33% exploitation rate on unclipped hatchery coho (simulating natural origin fish) (Regional Mark Processing Center 2012).

Catch in non-U.S. fisheries accounts for 19% of total harvest on clipped coho. However, a lack of electronic sampling of catch in those fisheries, which would not detect CWT unclipped fish, could also be occurring.

Approximately 50% and 90% of the reported harvest on clipped and unclipped fish occurred in the Puget Sound net fishery, respectively.
Table 3-3 presents a summary of status, trends and restoration goals for coho.

Table 3-3  Coho salmon summary.

<table>
<thead>
<tr>
<th>Population Designation¹</th>
<th>Primary -warrants more discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program Type ²</td>
<td>Integrated recovery evolving toward integrated harvest</td>
</tr>
<tr>
<td>Historical Abundance ³</td>
<td>3,510 - 19,143</td>
</tr>
<tr>
<td>Current Escapement ⁴</td>
<td>Terminal Run Size = 2,000 - 10,000</td>
</tr>
<tr>
<td></td>
<td>In 2005: Escapement = 4,768</td>
</tr>
<tr>
<td></td>
<td>Harvest = 5,097</td>
</tr>
<tr>
<td></td>
<td>Total Recruit = 9,865</td>
</tr>
<tr>
<td>Restoration Goals</td>
<td>Plan</td>
</tr>
<tr>
<td></td>
<td>After 10 years: Returns = 3,000</td>
</tr>
<tr>
<td></td>
<td>After 25 years: Escapement = 12,100; Recruitment = 4,521</td>
</tr>
<tr>
<td>HGMP</td>
<td>Adult Escapement:</td>
</tr>
<tr>
<td></td>
<td>After 10 years – 10,000</td>
</tr>
<tr>
<td></td>
<td>After 25 years – 96,000</td>
</tr>
</tbody>
</table>

1) HSRG assumed designation  
2) Source HGMP  
3) Range of several estimates  

3.1 Principle 1: Develop Clear, Specific, Quantifiable Harvest and Conservation Goals for Natural and Hatchery Populations within an “All H” Context

Goals for fish populations must be explicitly communicated and fully understood by the managers and operators of hatchery programs. These goals should be quantified, where possible, and expressed in terms of values to the community (harvest, conservation, education, research, etc.). Hatchery production numbers may be the means of contributing to harvest and/or conservation values, but they are not end-points. When population goals are clearly defined in terms of conservation and harvest, hatcheries can be managed as tools to help meet those goals.

To be successful, hatcheries should be used as part of a comprehensive strategy where habitat, hatchery management and harvest are coordinated to best meet resource management goals that are defined for each population in the watershed. Hatcheries are by their very nature a compromise—a balancing of benefits and risks to the target population, other populations, and the natural and human environment affected by the hatchery program. Use of a hatchery program is appropriate when benefits significantly outweigh the risks and when the benefit/risk mix from the program is more favorable than the benefits and risks associated with non-hatchery strategies for meeting the same goals.

The HSRG has developed three general recommendations as guidelines for defining goals for natural and hatchery populations. The HSRG review of the Elwha Plan in terms of its consistency with Principle 1 is presented with reference to these recommendations.

General Comment on Principle 1

The Elwha Plan does not state the restoration goal for coho salmon in terms that conform to the HSRG’s recommendations. However, scattered throughout the text of the plan are pieces of information that, taken in total, would provide some of the information needed to construct a goal. For example, Table 25 (page 97) gives interim restoration targets for abundance after 10 and 25 years, productivity after 10 years and at MSY, spatial distribution and harvest goals for Puget Sound and the coasts Washington,
Oregon and California. These targets could be part of the goal. The interim targets are quantitative, but they do not separate natural and hatchery populations, nor are they placed in an H” context. Four goals on page 95 are called central to the implementation of the Elwha Act. They are:

1) Reestablish self-sustaining anadromous salmonid populations and habitats throughout the Elwha River watershed and its near shore as quickly as possible, using the most appropriate methods.

2) Maintain the integrity of the existing salmonid genetic and life history diversity before, during, and after dam removal and the subsequent periods of elevated sediment levels.

3) Maintain the health of fish populations before, during, and after dam removal.

4) Restore the physical and biological processes of the overall ecosystem through dam removal, including the return of VSPs.

Additionally, a parallel goal is found in the NOAA Fisheries guidance documents (NMFS 2010) for recovering ESA-listed salmon species: restoration efforts shall be targeted at achieving viable salmonid populations. These goals are not species specific, nor are they quantitative. They are broad descriptions of things that will be done (tasks), not things that will be achieved (goals). The Elwha Plan needs a comprehensive, species-specific goal statement near the beginning of the Plan’s narrative. The goal statement should conform to HSRG’s Principle 1.

3.1.1 Recommendation 1: Express conservation goals in terms of a population's biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity).

The Primary, Contributing and Stabilizing population designations refer to the biological significance of the population in the context of its ESU. The following general viability criteria apply:

- Primary: populations must achieve at least high viability
- Contributing: populations must achieve at least medium viability
- Stabilizing: populations must maintain at least current viability
- Viability goals should be expressed in terms of population productivity and abundance
- Viability goals should also take into account spatial structure and diversity (Paquet et.al. 2011)

Different definitions of biological significance are used by managers throughout the Northwest. In order to provide a consistent analysis, the HSRG used the classification system adopted by the Lower Columbia Fish Recovery Board in 2004, under which all distinct salmon and steelhead populations are classified as either Primary, which are targeted for restoration to high productivity and abundance; Contributing, where small to medium improvements are needed; or Stabilizing, populations that may be maintained at current levels. Viability goals are expressed in terms of population productivity and abundance and also take into account spatial structure and diversity.

The following applies to all phases:

Decision rules with measurable triggers for the coho population must be identified to determine when to transition to the next management phase. For the third and fourth phases (Local Adaptation Phase and Full Restoration), decision rules and triggers should also be developed to determine when it may be necessary to revert back to an earlier phase, should the trend toward recovery be significantly reversed.
Decision rules and triggers must be predetermined and specific to assure that the appropriate variables (that define the triggers) are monitored with sufficient accuracy and precision. All key assumptions and uncertainties (See Chapter 1.2, Table 1-2) must be monitored until they are either resolved or it is determined that they are not relevant to the recovery of the Elwha ecosystem. See Chapter 7 for specifics.

- **Preservation Phase**
  
  **Plan Description:** All naturally spawning salmon in the Elwha are managed as primary populations (Ward et al. 2008). This should apply to coho salmon in the Elwha, since there is a small naturally spawning component in the population. The segregated hatchery population will be used as a refuge population during dam removal, and to help initiate recolonization of the watershed.

  **Observations.** Natural spawners are in low abundance due to limited spawning habitat below the Elwha Dam site. Most natural spawners are likely hatchery strays from the segregated hatchery broodstock.

- **Recolonization Phase**
  
  **Plan Description.** All naturally spawning salmon in the Elwha are managed as primary populations (Ward et al. 2008). A segregated hatchery program will be used for recolonization. A predicted rebuilding curve for coho salmon is given on page 92 of the Plan. Tables 13 and 14 of the Plan (page 49), provide the restoration strategies (hatchery releases). The information in these tables would cover the duration of the Recolonization Phase.

  **Observations.** As indicated in the general comment on Principle 1, there is no goal statement for the coho population that is consistent with Principle 1 and Recommendation 1. Also, no decision rules or measurable triggers are provided for moving to the next phase (Local Adaptation Phase) or reversion to the earlier Preservation Phase.

- **Local Adaptation Phase**
  
  **Plan Description.** All naturally spawning salmon in the Elwha are managed as primary populations (Ward et al. 2008). Segregated hatchery program will be used for recolonization. A predicted rebuilding curve for coho salmon is given in the Plan (page 92). Tables 13 and 14 of the Plan (page 49) provide the restoration strategies (hatchery releases). The HGMP and Plan provide two benchmarks for coho recovery: terminal abundance of 3,000 in 10 years and 12,100 in 25 years, with productivity exceeding 1.0.

  **Observations.** As indicated in the general comment on Principle 1, there is no goal statement for the coho population that is consistent with Principle 1 and Recommendation 1. Also, no decision rules or measurable triggers are provided for transition to the next phase (Full Restoration Phase) or reversion to the earlier Recolonization Phase.

- **Full Restoration Phase**
  
  **Plan Description.** All naturally spawning salmon in the Elwha are managed as primary populations (Ward et al. 2008). A segregated hatchery program will be used for recolonization. A predicted rebuilding curve for coho salmon is given in the Plan (page 92). Tables 13 and 14 of the Plan (page 49), provide the restoration strategies (hatchery releases). The HGMP and Plan
provide two benchmarks for coho recovery: terminal abundance of 3,000 in 10 years and 12,100 in 25 years, with productivity exceeding 1.0.

**Observations.** As indicated in the general comment on Principle 1, there is goal statement for the coho population that is consistent with Principle 1 and Recommendation 1. Also, no decision rules or measurable triggers are provided for reversion to the earlier phase (Local Adaptation Phase), should monitoring indicate that the population is not sustaining itself.

### 3.1.2 Recommendation 2: Express harvest goals in terms of a population’s contribution to specific fisheries

Harvest goals should be expressed quantitatively where possible, either in terms of catch (number of fish) in specific fisheries (e.g., tributary sport or other terminal fisheries), or as mixed-stock, pre-terminal, sustainable harvest rates.

- **Preservation Phase**

  **Plan Description.** Fishery impacts on the Elwha coho population will be managed under the Co-managers Comprehensive Coho Management Plan (PSIT and WDFW 1998), which imposes stepped harvest rate ceilings keyed to the forecasted abundance of natural-origin coho comprising the Strait of Juan de Fuca management unit. This translates to a pre-terminal harvest rate of approximately 40-50% for hatchery coho and 10% for natural coho (Ward et al. 2008). There will be no in-river fisheries in the Elwha for 5 years, starting in 2012.

  **Observations.** Harvest management appears appropriate for this phase of recovery. Actual exploitation should be monitored and reviewed annually to ensure consistency with assumptions.

- **Recolonization Phase**

  **Plan Description.** Fishery impacts on the Elwha coho population will be managed under the Co-managers Comprehensive Coho Management Plan (PSIT and WDFW 1998), which imposes stepped harvest rate ceilings keyed to the forecasted abundance of natural-origin coho comprising the Strait of Juan de Fuca management unit. This translates to a pre-terminal harvest rate of approximately 40-50% for hatchery coho and 10% for natural coho (Ward et al. 2008). There will be no in-river fisheries in the Elwha for 5 years, starting in 2012. Terminal-area coho fishing regimes will be developed when fishing resumes, to provide opportunity that is consistent with achieving coho recovery objectives.

  **Observations.** The in-river fishery moratorium may need to continue longer than 5 years to assure recolonization. It is unclear how long the moratorium will be extended relative to conservation objectives. The moratorium could be shortened with development and use of selective fishing gears in the in-river fishery (see Appendix B). Actual exploitation should be monitored and reviewed annually to ensure consistency with assumptions.

- **Local Adaptation Phase**

  **Plan Description.** Fishery impacts on the Elwha coho population will be managed under the Co-managers Comprehensive Coho Management Plan (PSIT and WDFW 1998), which imposes stepped harvest rate ceilings keyed to the forecasted natural abundance of coho comprising the Strait of Juan de Fuca management unit. This translates to a pre-terminal harvest rate of approximately 40-50% for hatchery coho and 10% for natural coho. There will be no in-river
fisheries in the Elwha for 5 years, starting in 2012. Terminal-area coho fishing regimes will be developed when fishing resumes, to provide opportunity that is consistent with achieving coho recovery objectives.

**Observations.** It is unclear how long the fishing moratorium will be extended beyond 5 years relative to the conservation goals. The moratorium could be shortened with development and use of selective fishing gears in the in-river fishery. Actual exploitation should be monitored and reviewed annually to ensure consistency with assumptions.

- **Full Restoration Phase**

  **Plan Description.** Fishery impacts on the Elwha coho population will be managed under the Co-managers Comprehensive Coho Management Plan (PSIT and WDFW 1998), which imposes stepped harvest rate ceilings keyed to the forecasted natural abundance of coho comprising the Strait of Juan de Fuca management unit. This translates to a pre-terminal harvest rate of approximately 40-50% for hatchery coho and 10% for natural coho (Ward et al. 2008). There will be no in-river fisheries in the Elwha for 5 years, starting in 2012. Terminal-area coho fishing regimes will be developed when fishing resumes, to provide opportunity that is consistent with achieving coho recovery objectives. In-river harvest is assumed to be 30% once the coho population is restored and self-sustaining.

  **Observations.** In-river harvest rate will need to be subject to achieving the escapement objective for natural-origin coho.

3.1.3 **Recommendation 3: Ensure goals for individual populations are coordinated and compatible with those for other populations in Elwha Basin**

Efforts to harvest abundant hatchery fish from one population can impact natural fish in another population; hatchery strays can and do interact with natural populations from different locations within the region. The contribution of each hatchery program to the cumulative impact of all hatchery programs in the Basin also needs to be considered.

- **Preservation Phase**

  **Plan Description.** The Plan implements fish disease monitoring and control procedures consistent with the Salmon Disease Control Policy of the Fisheries Co-Managers of Washington State (NWIFC 2006). NPDES permit standards are being met. Adults will be collected at hatchery facilities and by using gill nets. There will be no in-river fisheries for 5 years, starting in 2012. Smolt releases from the hatchery are timed to reduce interactions with juvenile chum and pink salmon.

  **Observations.** Use of selective fishing gear to collect broodstock could reduce mortality to adult coho and other species caught unintentionally (see Appendix B). Since there is no directed fishery on coho salmon during this phase, there will be no incidental catch of other species. The habitat below the dam sites, which is already degraded, will become more impaired with the expected release of large amounts of sediment following dam removal. Natural production will be very small. We do not expect the proposed coho salmon releases during the Preservation Phase to cause negative ecological interactions with other species.
• **Recolonization Phase**

**Plan Description.** The Plan implements fish disease monitoring and control procedures consistent with the Co-managers’ Fish Heath Policy (NWIFC 2006). NPDES permit standards are being met. Adults will be collected at hatchery facilities and by using gill nets. There will be no in-river fisheries for 5 years starting 2012. Smolt releases from the hatchery are timed to reduce interactions with juvenile chum and pink salmon.

**Observations.** It is unclear whether the in-river fishing moratorium will be extended beyond 5 years relative to conservation goals. During this phase, sediment is expected to return to natural background levels. Passage in the middle river and above the dam sites will be restored and natural production will be occurring. With the onset of natural production above the dam sites, the numbers and timing of hatchery releases must be viewed with a concern for ecological interactions. As a result, the possibility of ecological interactions between artificially and naturally produced juveniles is a critical uncertainty that must be addressed (Table 1.2). For a detailed explanation, see comments under Recommendation 11.

• **Local Adaptation Phase**

**Plan Description.** The Plan implements fish disease monitoring and control procedures consistent with the Co-managers Fish Heath Policy (NWIFC 2006). NPDES permit standards are being met. Adults will be collected at hatchery facilities and by using gill nets. Smolt releases from hatchery are timed to reduce interactions with juvenile chum and pink salmon. Sport and commercial in-river harvest of coho will be implemented as hatchery and natural goals for the Basin are met.

**Observations.** It is reasonable to expect that a rapid recovery of naturally produced coho salmon will create interest to lift the moratorium on directed harvest on Elwha coho. The HSRG recognized this when it stated that there is a need for decision rules for harvest of naturally produced fish (Table 1.2). During this phase, passage in the middle river and above the dam sites will have been restored and the numbers of naturally produced fish will be building. As the natural production of coho salmon builds through this phase, decision rules and triggers for how the coho hatchery programs should be modified (Table 1.2). The Plan discusses the phase out of hatchery programs as natural production increases (page 30). To avoid confusion, this needs to be reconciled with the coho hatchery production numbers given in Table A-21 of the Plan (page 149). The table does not show that hatchery production is phased out as adult returns increase. It shows just the opposite, i.e., an increase in total hatchery production up to a total of 18 million when adult returns reach more than 15,000 adults.

To the extent that hatchery releases continue, monitoring to detect ecological interactions among naturally and artificially produced fish must continue. This is particularly important if the large increases in hatchery production are realized. For a detailed explanation of this concern see comments under Recommendation 11.

Selective harvest gear could also be used to harvest hatchery adults in-river without undue mortality to natural-origin coho needed for recovery and other returning adult species after the 5-year fishing moratorium has ended.


- **Full Restoration Phase**

  **Plan Description.** The Elwha Plan is structured around three phases, the last of which is the post dam removal period. There is no equivalent Full Restoration Phase. The Plan calls for implementing fish disease monitoring and control procedures consistent with the Co-manager’s Fish Heath Policy (Fisheries Co-Managers of Washington State 1998). NPDES permit standards are being met. Adults will be collected at hatchery facilities and by using gill nets. Smolt releases from the hatchery are timed to reduce interaction with juvenile chum and pink salmon. Sport and commercial in-river harvest of coho will be implemented.

  **Observations.** If a fully-functioning monitoring and adaptive management plan is in place (see Chapter 7) by the time the Elwha restoration effort reaches the Full Restoration Phase, negative interactions between species and between hatchery produced and naturally produced coho salmon should have been identified and resolved. The expectation is that the coho hatchery program will cease as a tool for restoration.

### 3.1.4 Summary of Observations and Conclusions for Principle 1—Coho Salmon

Table 3-4 summarizes our findings regarding the consistency of the coho component of the Plan with HSRG Principle 1 and specifically, with the three recommendations that address harvest and conservation goals. Table 3-5 summarizes our observations and conclusions, by restoration phase.

#### Table 3-4 Principle 1: Are harvest and conservation goals for natural and hatchery populations clear, specific, quantifiable and developed within an “All H” context?

| Recommendation 1: Are conservation goals expressed in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity)? | Partially |
| Recommendation 2: Are harvest goals expressed in terms of a population’s contribution to specific fisheries? | Yes |
| Recommendation 3: Are goals for individual populations coordinated and compatible with those for other populations in Elwha Basin? | No |

#### Table 3-5 Observations and conclusions regarding Principle 1—population goals.

<table>
<thead>
<tr>
<th>Preservation Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biologically-based, measurable criteria for preservation of the genetic resource are needed. The Plan lacks a clear statement of goals. A goal statement that complies with Principle 1 and Recommendations 1 – 3 should be developed for each of the four phases.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Recolonization Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>See above. Biologically-based, measurable objectives for natural production during the Recolonization Phase are needed. These objectives should address abundance, productivity and spatial distribution of naturally spawning fish. Selective fishing gears may assist during this phase to harvest surplus hatchery coho and protect natural-origin coho for recovery purposes.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Local Adaptation Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>See above. Biologically-based, measurable objectives for natural production during the Local Adaptation Phase are needed. Selective fishing gears may assist during this phase to collect natural-origin broodstock, harvest surplus hatchery coho and protect natural-origin coho for recovery purposes.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Full Restoration Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>See above. More clarity is needed for the long term goals for coho in the Elwha Basin.</td>
</tr>
</tbody>
</table>
3.2 Principle 2: Design and Operate Hatchery Programs in a Scientifically Defensible Manner

Once a set of well-defined population goals has been identified, the scientific rationale for a hatchery program in terms of benefits and risks must be formulated, explaining how the program expects to achieve its goals. The purpose, operation, and management of each hatchery program must be scientifically defensible. The strategy chosen must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be articulated. In general, scientific defensibility will occur at three stages:

1) During the deliberation stage, to determine whether a hatchery should be built and/or a specific hatchery program initiated;

2) During the planning and design stage for a hatchery or hatchery program; and

3) During the operations stage.

This approach ensures a scientific foundation for hatchery programs, a means for addressing uncertainty, and a method for demonstrating accountability. Documentation for each program should include a description of analytical methods and should be accompanied with citations from the scientific literature. HSRG recommendations 4 through 13 are aimed at ensuring scientifically defensible hatchery programs. The HSRG review of the Elwha plan is presented with reference to these recommendations. The purpose of the hatchery program will vary by phase of the restoration project.

3.2.1 Recommendation 4: Identify the purpose of the hatchery program (i.e., conservation, harvest or both)

Once the goals for a population have been established, it is necessary to identify the purpose of hatchery programs affecting that population. A conservation program is one that is compatible with goals for biological significance (Primary or Contributing) and viability (productivity, abundance, diversity and spatial structure) of a population. A harvest program is one that contributes to specific fisheries at specified rates or harvest numbers, and is compatible with identified conservation objectives for all populations. Unless the purpose of a hatchery program is clear, it is not possible to effectively design, operate or evaluate the program.

General Comment on Recommendation 4

The Plan and the HGMP identify the purpose of the proposed hatchery programs as conservation. With reference to the biological phases we suggested above (Chapter 1.2), the purpose of the coho hatchery program would be:

<table>
<thead>
<tr>
<th>Phase</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preservation Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Recolonization Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Local Adaptation Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Full Restoration Phase</td>
<td>No hatchery program</td>
</tr>
</tbody>
</table>
3.2.2 Recommendation 5: Explicitly state the scientific assumptions under which a program contributes to meeting the stated goals

Once population goals have been defined and the purpose(s) of a hatchery program (harvest, conservation, or both) have been established, the scientific rationale for the program must be documented. The scientific rationale explains, in terms of benefits and risks, how the hatchery program is expected to achieve its purpose. The purpose, operation and management of the program must be scientifically defensible and the chosen strategy must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be documented, so those assumptions can be evaluated and modified as new information becomes available. Documentation should include citations from the scientific literature and analytical tools that take into account the various factors that will affect the success of the program (predation assumptions, cumulative effects, etc.). This approach ensures a scientific foundation for hatchery programs, a means to address uncertainty, and a method to demonstrate accountability.

The following applies to all phases:

Plan Description. The recovery expectation in terms of coho adults calls for 12,100 adults. The Elwha Plan states two benchmarks for coho recovery: terminal abundance will reach 3,000 in 10 years and 12,100 in 25 years. Release strategies for numbers and locations for planting hatchery yearling smolts, natural spawners, eyed eggs, fry and pre-smolts are outlined in Tables 12-14 of the Plan (page 49).

Observations. The Plan lacks a set of clearly articulated assumptions under which the proposed hatchery strategy will meet this recommendation. Survival expectations and reasons for using different release strategies by life stage are not provided. Predefined triggers in terms of numbers of naturally spawning adults (hatchery or natural-origin) for switching between project phases is not provided.

The key assumptions vary by project phase, and while many of the assumptions are contained in either the Plan or the HGMP, the information about critical assumptions, under which the chosen strategy will succeed, should be explicitly stated and summarized by project phase (e.g., preservation, recolonization, local adaptation and full restoration). They should be clearly linked to decision rules and monitoring and evaluation priorities for each phase.

Predefined, quantitative triggers for modifying hatchery programs, including shifting between project phases, should be based on a set of initial assumptions. They should also be explicitly stated.

In summary, the plan requires more information and better organization of existing information to meet this recommendation.

3.2.3 Recommendation 6: Select an integrated or segregated broodstock management strategy based on population goals and hatchery program purpose

One of the most critical needs in hatchery reform is to improve hatchery broodstock management. Hatchery programs should be managed as either genetically integrated with, or segregated from, the natural populations they most directly influence (HSRG 2009, Appendix A, Implementing and Transitioning Hatchery Programs).
A fundamental purpose of most integrated hatchery programs is to increase abundance for harvest, while minimizing the genetic divergence and reproductive fitness differences between the hatchery broodstock and the naturally spawning population. In some cases, integrated programs also serve as a demographic safety net to vulnerable natural populations. An integrated program is intended to maintain the genetic characteristics of a locally adapted natural population and minimize the potential genetic effect of domestication. To achieve this, at a minimum, the pNOB has to be greater than the pHOS.

For segregated hatchery programs, the intent is to maintain a genetically distinct hatchery population that is isolated from natural populations. Ideally, fish from this type of hatchery program would be propagated solely from hatchery returns and not allowed to spawn with the natural population. The primary intent of a segregated program is to create a hatchery-adapted population to meet goals for harvest.

The biological principle behind the broodstock standards for both integrated and segregated populations is local adaptation, i.e., allowing a population to adapt to the environment it inhabits. Proper integration or segregation of hatchery programs is the HSRG’s recommended means for minimizing adverse effects of hatcheries on local adaptation. The typical benefit of reforming broodstock management is that abundance goals for conservation and harvest can be met while at the same time improving the productivity of natural populations. Hatchery fish on the spawning grounds always represent a compromise between the demographic benefits and the genetic risk, even when they come from a well-integrated program. The HSRG concluded that when its broodstock management standards for an integrated or segregated program are met and managers’ abundance goals are achieved, the benefits of the hatchery program outweigh the risks.

*The following applies to all phases:*

**Plan Description.** The coho HGMP refers to the program as “integrated recovery evolving towards integrated harvest”. The HGMP calls for incorporating natural-origin fish into the hatchery broodstock to protect the genetic legacy of the native stock. Current broodstock management is segregated.

**Observations.** How “integrated recovery” and “integrated harvest” relate to integrated or segregated broodstock management is unclear. References to collecting broodstock in-river with gill nets are made, but the purpose is unclear as to whether it is for integrated broodstock management or to meet desired numbers of broodstock. The current program is operated as a segregated broodstock, but there is no mention of a broodstock strategy in terms of whether it is integrated or segregated. No strategy for developing an integrated hatchery broodstock is discussed. An explicit strategy or goal to adopt either an integrated or segregated broodstock is lacking. Converting the segregated hatchery broodstock to an integrated hatchery broodstock at the onset of the Local Adaptation Phase to serve as a safety net would be appropriate for a conservation goal.

**3.2.4 Recommendation 7: Size hatchery programs based on population goals and as part of an “all H” strategy**

A hatchery program should be sized to achieve abundance goals for harvest and conservation, while reducing the effects on natural populations from straying, ecological interactions and from collecting more natural broodstock than the population can support. The appropriate size of an integrated or segregated program is directly related to the productivity and abundance of the natural population, taking into account the effects of harvest, hydropower operations and habitat conditions. The
abundance and productivity of the natural population, as well as the ability to fully harvest hatchery-origin fish, determine the effect of hatchery straying on the natural population. This, in turn, determines the proper size of a hatchery program.

Concerns about ecological interactions can be addressed in part by making the hatchery program as small as possible, while assuring that benefits from the program still outweigh the risks. Time, size, age and location of released hatchery fish also affect straying, survival and ecological interactions. When a hatchery program is sized appropriately, the demographic benefits to harvest and/or conservation outweigh the genetic and ecological risks.

The HSRG recommends that managers size their hatchery and harvest programs to reduce these surpluses and use some of the surplus fish to provide ecological benefit through nutrient enhancement of streams and rivers (see Appendix A).

**The following applies to all phases:**

**Plan Description.** The number of hatchery smolt releases and releases by life stage are provided in the HGMP (Section 1.10.1) and are listed in the table below. Hatchery broodstock is assumed to be operated as segregated for all phases. Conflicting information is provided in tables 12-14 of the Plan (page 49) which shows age-1+smolt releases up to 750,000.

**Table 3-6 Proposed juvenile coho releases (LEKT 2011b).**

<table>
<thead>
<tr>
<th>Release Stage</th>
<th>Release Location</th>
<th>Adult return levels</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>100</td>
</tr>
<tr>
<td>Age 1+ smolt</td>
<td>Hatchery</td>
<td>225,000</td>
</tr>
<tr>
<td>Eyed eggs</td>
<td></td>
<td>0</td>
</tr>
<tr>
<td>Fry</td>
<td>Mid - &amp; Low-Basin</td>
<td>0</td>
</tr>
<tr>
<td>Pre-smolts</td>
<td></td>
<td>0</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td></td>
<td>0</td>
</tr>
<tr>
<td>Adult outplants</td>
<td>Mid - &amp; Low-Basin</td>
<td>300-10,000</td>
</tr>
</tbody>
</table>

The Plan links changes in the habitat to hatchery activities. Pre-terminal, ocean fisheries are maintained while a 5-year in-river fishing moratorium provides an “all H” restoration strategy.

Page 26 of the Elwha Plan states “Outplanting strategies include multiple life history patterns including adults, juveniles, and eyed eggs. Selection of life history patterns outplanted is based on stock availability and appropriateness of specific life history patterns to meet outplanting goals. The selection of outplanting strategies employed is dynamic, subject to review by managers, and may shift throughout the duration of the restoration project according to fish responses.”

**Observations.** As indicated in Chapter 1.2, the HSRG recommends a stronger biological perspective to the phased restoration process. Also, Appendix A provides recommendations regarding nutrification.

The Plan should avoid using the poorly-defined term “supplementation”. Describing the hatchery strategies in terms of their purpose is more informative and helps bring focus on the end-points, instead of the process. The purpose of hatchery strategies as described in the Plan are 1) gene
conservation and the preservation of the genetic identity and diversity of the extant Elwha coho population during the dam removal period, when habitat limits or precludes in-river natural production; 2) accelerating recolonization of restored and un-populated habitat, once it can again sustain natural production; and 3) a demographic safety net against unforeseen events.

- **Preservation Phase**
  The Plan addresses the need to maintain genetic identity and diversity of the population as well as possible under the circumstances, though the rationale for the size of the program, from a biological preservation point of view, is not clear.

  The text of the Plan discusses the factors that affect transition from preservation to recolonization, but specific criteria and triggers that drive this transition are not explicitly stated. This is not to suggest that the preservation purpose ends when colonization begins. There will be a need for some hatchery production to create a demographic safety net through the recolonization and local adaptation phases.

- **Recolonization Phase**
  On page 26, the Plan summarizes the hatchery colonization phase as follows:

  “Outplanting strategies will include multiple life history patterns including adults, juveniles, and eyed eggs. Selection of life history patterns outplanted is based on stock availability and appropriateness of specific life history patterns to meet outplanting goals. The selection of outplanting strategies employed is dynamic, subject to review by managers, and may shift throughout the duration of the restoration project according to fish response.”

  The HSRG recommends a more structured, predefined process, based on the scientific method, rather than the ad hoc consensus approach suggested in the quote above.

  The text in the Plan discusses the outplanting of multiple life history stages, including adults (see quote above). Yet, Tables 12, 13, and 14 show only minimal numbers of adults allowed to spawn naturally until total returns exceed 2,000 fish. The HSRG encourages outplanting adults, when available, to assist in recolonization. As the Co-managers have done, this outplanting should be initiated in the earlier, preservation phase. The HSRG also recommends limiting the coho hatchery program to the release of 1+ smolts to maximize survival, keeping the program as small as possible, while still meeting objectives.

  Tables 12-14 in the Plan also do not take into account composition of adult escapement (hatchery and natural-origin) and do not explain why hatchery production increases with adult escapement levels. The HSRG would expect the hatchery program to be reduced as adult escapement increases.

  See also discussion about adaptive management, triggers and decision rules in Chapter 1.2 and under Principle 3.

- **Local Adaptation Phase**
  During this phase, the influence of the hatchery program on the natural population should be reduced and eventually eliminated. The Plan calls the hatchery program “integrated”, yet makes no mention of pNOB and the PNI index. During this phase, the hatchery broodstock and natural spawning escapement should be managed to meet HSRG standards for a Primary
population with a PNI greater than 0.67. In this phase, the hatchery should be downsized to a safety net for demographic and genetic preservation in case re-initiating recolonization becomes necessary. Again, a structured and pre-planned approach should be developed. The statement on page 30, suggests a more ad hoc process:

“Annual review of the status of each population relative to the interim goals will guide decisions regarding continuation of the supplementation program. For example, if at the end of 10 years it is found that the abundance of naturally spawning Chinook salmon is 4,000 fish, productivity is two recruits per spawner, and Chinook salmon are spawning throughout their historic range, then the hatchery program would be phased down to a low maintenance level or eliminated entirely. Conversely, if abundance and productivity were to remain as above, but Chinook salmon were only spawning in the lower 10 miles of the river, then it would be necessary to carefully evaluate the program and decide on a course of action most likely to ensure recolonization of the historic range is achieved.”

Selective fishing gears (as discussed in Appendix B) may assist during this phase to collect natural-origin broodstock, harvest surplus hatchery coho and protect natural-origin coho for recovery purposes.

- **Full Restoration Phase**

Triggers for the start of this phase should be explicitly stated, along with the decisions on hatchery program size prompted by those triggers.

The need for hatchery-origin coho will now have been terminated; however, the fate of the associated hatchery facilities is not mentioned.

Since this phase will begin before natural productivity has been fully restored throughout the watershed, hatchery production should not be reinitiated unless other impediments to natural production occur and have been identified, such as pre-terminal overharvest, poor habitat condition or lack of nutrification.

3.2.5  **Recommendation 8: Manage harvest, hatchery broodstock, and natural spawning escapement to meet HSRG standards appropriate to the affected natural population’s designation**

Effectively managing harvest, hatchery broodstock and natural spawning escapement is essential to controlling genetic risks due to straying of hatchery adults. Unless the explicit purpose of the hatchery program is either preservation (gene banking) or recolonization, straying can result in fitness loss in natural populations. To limit these risks and meet conservation goals, the HSRG developed quantitative standards for the pHOS), the pNOB, and the PNI on an integrated population that results from the combination of pHOS and pNOB.

The designation of a population as Primary, Contributing or Stabilizing is, in part, a policy decision; however, for this analysis, the HSRG made assumptions based on the status of each population and manager’s objectives. Standards recommended by the HSRG for broodstock management are as follows:
HSRG criteria for hatchery influence on Primary populations

- The pHOS should be less than 5% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS by at least a factor of two, corresponding to a PNI value of 0.67 or greater (with pNOB >10%), and pHOS should be less than 0.30.

HSRG criteria for hatchery influence on Contributing populations

- The pHOS should be less than 10% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS, corresponding to a PNI value of 0.50 or greater (with pNOB >10%), and pHOS should be less than 0.30.

HSRG criteria for hatchery influence on Stabilizing populations

- The current operating conditions were considered adequate to meet conservation goals. No criteria were developed for pHOS or PNI.

In order to meet these standards, the number of hatchery fish on the spawning grounds must be monitored and controlled. Marking or tagging all hatchery fish so they are easily distinguished (in real time) from natural-origin fish is a basic requirement for selective harvest, as well as for monitoring and achieving desired levels of pHOS, pNOB and PNI.

**The following applies to all phases:**

**Plan Description.** The Plan and HGMP prescribe an integrated hatchery recovery program that transitions to an integrated hatchery harvest program.

**Observations.** As noted in 3.2.3 above, the implied definition of “integrated hatchery program” is not consistent with the HSRG definition. The program is operated as a segregated hatchery broodstock program and there is no reference to standards or guidelines for broodstock composition in either the Plan or the HGMP.

The coho production is externally marked with an adipose clip, but there is no mention of any intent to actively manage hatchery broodstock or monitor and manage hatchery/wild composition on the spawning grounds. The purpose of the HSRG standards is to assure that the coho population adapts to the local environmental conditions over time. For this reason, the HSRG standards are particularly important during the Local Adaptation Phase. Adopting and achieving the HSRG standards would be the most important change as management switches from the Recolonization Phase to the Local Adaptation Phase. These standards apply to the natural spawning population as well as the hatchery population.

The Tribe, with co-manager support, should consider developing and evaluating selective fishing gears to assist in meeting HSRG standards, in collecting broodstock, and in meeting harvest objectives.
3.2.6 Recommendation 9: Manage the harvest to achieve full use of hatchery-origin fish

Because salmon survival in any given year can vary by an order of magnitude, fisheries must be flexible enough to harvest highly variable numbers of hatchery salmon. In many cases, if fisheries are not managed to remove more hatchery salmon, hatchery programs need to be reduced or terminated to avoid adverse effects on natural populations.

To both increase harvest and minimize adverse biological effects on natural populations, the HSRG recommends that most fisheries be managed as selective fisheries, where marked hatchery fish are retained and unmarked fish are released with minimal mortality.

- **Preservation Phase**

  **Plan Description.** The HGMP indicates an integrated hatchery recovery program without terminal harvest during dam removal and for 5 years after dam removal (moratorium). The Plan (page 47), indicates natural-origin coho are exploited at a rate of about 11.6% in pre-terminal fisheries; hatchery coho have an expected 40% to 50% exploitation. Hatchery production is adipose marked and there are CWT index groups to allow estimation of contribution to all fisheries and total survival.

  **Observations.** The Plan is consistent with HSRG recommendations for managing harvest of hatchery fish.

  The Tribe, with co-manager support, should consider developing and evaluating selective fishing gears during this phase for selective harvest and broodstock collection. Please see Appendix B regarding selective fishing gears.

- **Recolonization Phase**

  **Plan Description.** The HGMP indicates an integrated hatchery recovery program with terminal harvest targeting hatchery production, but not to impede recovery. The Plan (page 47) indicates natural origin coho are exploited at a rate of about 11.6% in pre-terminal fisheries; hatchery coho have an expected 40% to 50% exploitation. Terminal harvest rate is limited to 30%, with harvest increasing incrementally to 4,000 fish.

  **Observations.** It is not clear if the HGMP’s described harvest program during this phase is consistent with the priority for population recovery; greater detail is needed. Terminal harvest should be very limited until the escapement trigger to the Local Adaptation Phase is achieved.

  The Tribe, with co-manager support, should consider developing and evaluating selective fishing gears during this phase for later use in selective harvest and broodstock collection. Adult outplants above the dams during the Preservation Phase and Recolonization Phase are likely to be producing natural-origin recruits (NOR). Any terminal harvest should be very minimal or selective to allow NORs to escape. Without selective fishing capability, full and necessary harvest of hatchery-origin recruits (HOR) in excess of escapement needs may be limited to protect NORs.

- **Local Adaptation Phase**

  **Plan Description.** The HGMP indicates an integrated hatchery harvest program with terminal harvest targeting hatchery production, but not to impede recovery. If HOR broodstock is limited, the program produces only 1+ smolts to maximize egg to adult survival.
The Plan (page 47) indicates natural origin coho are exploited at a rate of about 11.6% in pre-terminal fisheries; hatchery coho have an expected 40% to 50% exploitation. Terminal harvest rate is limited to 30%, with harvest increasing to 4,000 fish. Hatchery-origin fish will all be adipose fin clipped to allow for their potential full use.

**Observations.** The HSRG assumes the long-term goal for management of the Elwha coho salmon population is as a Primary population.

Terminal harvest will need to be managed to actively assist in transitioning to HSRG escapement standards for a Primary population (pHOS < 30% and PNI > 0.67). The Plan and HGMP are unclear about how to assure full harvest of surplus hatchery fish from an integrated, safety net hatchery program.

During this phase, coho management needs to emphasize protection and escapement of NORs with HOR escapement limited to meet a minimal escapement objective. Full use of HORs, in excess of hatchery broodstock and a minimal escapement objective, will likely not be possible without developing and deploying live-capture, selective fishing gears in the Elwha watershed.

- **Full Restoration Phase**

  **Plan Description.** The HGMP indicates the integrated hatchery harvest program has been phased out. Terminal harvest will be on natural-origin coho with an expectation of 4,000 fish harvested with a harvest rate not to exceed 30%.

  **Observations:** The Plan would meet this HSRG recommendation.

**3.2.7 Recommendation 10: Ensure all hatchery programs have self-sustaining broodstocks**

Use of local broodstock and in-Basin rearing promotes selection for traits favorable to survival in the local environment and improves homing fidelity, thereby reducing straying risks to other populations. In this context, the same biological principles used to manage wild populations should be used to manage hatchery populations.

- **Preservation Phase**

  **Plan Description.** The HGMP indicates an integrated hatchery recovery program without terminal harvest for 5 years after dam removal (moratorium). Broodstock will be taken from HOR volunteers entering the hatchery. Volunteers could be supplemented, if needed, with broodstock collection from the Elwha River. The broodstock collection goal appears to be based on the terminal run size with adult collection up to 5,000 coho. The HGMP assumes a 1% smolt to adult survival rate. Page 47 of the Plan indicates a yearling smolt program of 750,000, while the HGMP indicates a program of up to 425,000 smolts.

  **Observations:** Adult broodstock collection since 1999 has been highly variable, from 219 to 5,868. Given this variability, it will be important to maximize egg to adult survival; this is best done by limiting the program to production of up to 425,000 1+ smolts, released from the hatchery.
• **Recolonization phase**

**Plan Description.** The HGMP indicates an integrated hatchery recovery program without terminal harvest for 5 years after dam removal (moratorium). Broodstock will be taken from HOR volunteers entering the hatchery. Volunteers could be supplemented, if needed, with broodstock collection from the Elwha River. The broodstock collection goal appears to be based on the terminal run size with adult collection up to 5,000 coho. The HGMP assumes a 1% smolt to adult survival rate. The Plan (page 47), indicates a yearling smolt program of 750,000 while the HGMP indicates a program of up to 425,000 smolts.

**Observations.** As in the Preservation Phase, it will be important to maximize egg to adult survival; this is best done by limiting the program to production of up to 425,000 1+ smolts, released from the hatchery. Collected adults surplus to the smolt program should be outplanted into habitats not affected by dam removal.

Terminal harvest will need to be consistent with ensuring broodstock needs are met.

Development and testing of live-capture, selective fishing gears during this phase could assist in supplementing broodstock collection, should volunteers to the hatchery be insufficient (as has occurred in several recent years).

• **Local Adaptation Phase**

**Plan Description.** The HGMP indicates an integrated hatchery recovery program without terminal harvest for 5 years after dam removal (moratorium). Broodstock will be taken from HOR volunteers entering the hatchery. Volunteers could be supplemented, if needed, with broodstock collection from the Elwha River. The broodstock collection goal appears to be based on the terminal run size with adult collection up to 5,000 coho. The HGMP assumes a 1% smolt to adult survival rate. The Plan (page 47), indicates a yearling smolt program of 750,000 while the HGMP indicates a program of up to 425,000 smolts. There is no intent to import brood from non-native populations and the program is expected to be self-sustaining.

**Observations.** Terminal harvest may be needed to be consistent with ensuring broodstock needs and controlling pHOS on the spawning grounds.

Use of live-capture, selective fishing gears during this phase could assist in supplementing broodstock collection, should volunteers to the hatchery be insufficient, as has occurred in several recent years.

• **Full Restoration Phase**

**Plan Description.** The HGMP indicates the hatchery program has been phased out.

**Observations.** The Plan would meet HSRG recommendations.
3.2.8  Recommendation 11: Coordinate hatchery programs within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations

- **Preservation Phase**
  
  **Plan Description:** The HGMP does not address biological interactions of the Elwha coho hatchery program with other populations in the Puget Sound/northern Washington ecosystem.

  **Observations.** As coho salmon are not an ESA-listed species, there does not appear to be any attention to effects of the Elwha program on other populations and the overall ecosystem. With all Elwha hatchery-origin coho being adipose fin clipped and most coded wire tagged, any straying to other watersheds can be monitored for adverse effects through local spawner surveys. The Elwha hatchery program should not boost mixed-stock harvest rates in local, pre-terminal fisheries, as the Comprehensive Coho Management Plan (PSIT and WDFW 1998) bases such harvest rates on the status of natural-origin populations.

- **Recolonization Phase**
  
  **Plan Description.** The HGMP does not address biological interactions of the Elwha coho hatchery program with other populations in the Puget Sound/northern Washington ecosystem.

  **Observations.** As coho salmon are not an ESA-listed species, there does not appear to be any attention to effects of the Elwha program on other populations and the overall ecosystem. With all Elwha hatchery-origin coho being adipose fin clipped and most coded wire tagged, any straying to other watersheds can be monitored for adverse effects through local spawner surveys. The Elwha hatchery program should not boost mixed-stock harvest rates in local, pre-terminal fisheries as the Comprehensive Coho Management Plan bases such harvest rates on the status of natural-origin populations.

- **Local Adaptation Phase**
  
  **Plan Description.** The HGMP does not address biological interactions of the Elwha coho hatchery program with other populations in the Puget Sound/northern Washington ecosystem.

  **Observations.** As coho salmon are not an ESA-listed species, there does not appear to be any attention to effects of the Elwha program on other populations and the overall ecosystem. With all Elwha hatchery-origin coho being adipose fin clipped and most coded wire tagged, any straying to other watersheds can be monitored for adverse effects through local spawner surveys. The Elwha hatchery program should not boost mixed-stock harvest rates in local, pre-terminal fisheries as the Comprehensive Coho Management Plan bases such harvest rates on the status of natural-origin populations.

- **Full Restoration Phase**
  
  **Plan Description.** N/A

  **Observations.** The HGMP indicates the integrated hatchery harvest program has been phased out.
3.2.9  Recommendation 12: Assure that facilities are constructed and operated in compliance with environmental laws and regulations

Hatchery facilities include adult collection, spawning, incubation and rearing and release facilities, as well as structures to remove and discharge water. These structures are usually located in riparian areas or within streams and can affect habitat quality and quantity, as well as the use of habitat by juvenile and adult fish. Hatchery structures can create obstacles to migration for juvenile and adult fish, change in-stream flow, alter riparian habitat and diminish water quality through hatchery discharges. Water for hatchery use is often drawn from an adjacent stream via pumps or gravity. Improperly designed and maintained water intakes can impinge migrant or resident juveniles on hatchery screens or cause fish to be trapped in hatchery facilities. Structures such as adult weirs and water intake dams can also block natural passage of salmonids to spawning or rearing areas. Water diverted from adjacent streams for fish culture purposes is often returned downstream and can reduce the amount of water for juvenile rearing and upstream adult migration between the area of intake and discharge. Hatchery discharge can also diminish water quality below the point of discharge through changes in temperature, settleable and suspended solids, chemical composition, and presence of therapeutic drugs.

The HSRG has noted that, for the most part, existing laws and regulations related to facilities and operations are adequate to protect the environment. If hatchery facilities and operations are not in compliance with environmental laws and regulations, the consequence could be loss of natural production. In addition, failure to comply with these requirements could lead to closure of facilities and the loss of any harvest or conservation benefit derived from the programs.

- **Preservation, Recolonization and Local Adaptation Phases**
  
  **Plan Description.** Per the HGMP, the Elwha Hatchery operates under NPDES Permit # WA-G13-1023. Screens on the intake supplying surface water to the hatchery are in compliance with all state and federal environmental regulations and requirements.

  **Observations.** The HSRG is not aware of any issues related to environmental compliance of the Elwha Hatchery or the Elwha weir at this time. As bedload transport in the river increases and salmon and steelhead runs rebuild, the weir should be closely monitored for any effects on fish passage delays, injuries and mortalities. The weir’s trap box, fish sorting and handling, and fish release processes will likely need to be upgraded or modified to accommodate increased fish encounters as runs increase.

- **Full Restoration Phase**
  
  **Plan Description.** N/A

  **Observations.** The HGMP indicates the integrated hatchery harvest program has been phased out. As bedload transport in the river increases and salmon and steelhead runs rebuild, the weir should be closely monitored for any effects on fish passage delays, injuries and mortalities. The weir’s trap box, fish sorting and handling, and fish release processes will likely need to be upgraded or modified to accommodate increased fish encounters as runs increase.
3.2.10 Recommendation 13: Maximize survival of hatchery fish consistent with conservation goals

Maximizing the survival of hatchery fish enables conservation programs to accelerate their rebuilding efforts. It allows production hatcheries to reduce their ecological impacts on natural populations. Conservation hatcheries producing juveniles with high survival generate more spawners on the spawning grounds. This, in turn, accelerates the rate at which recovery programs move toward meeting their goals. Production programs may have to reduce release numbers to decrease negative ecological impacts on natural populations. Increasing post-release survival can offset this reduction and enable managers to meet their harvest goals.

There are many approaches to increasing fish survival. The release of fish at the appropriate time, size, age and location can significantly increase their recruitment to fisheries and natural escapement. Releasing rapidly migrating smolts rather than fry increases survival and reduces negative ecological interactions in the freshwater environment. Similarly, the release of healthy fish produces more fish for harvest and less opportunity to spread disease to natural populations. Improving water quality and reducing loading and density during rearing are also proven tools used by fish culturists to enhance fish survival. Adoption of volitional release (allowing smolts to out-migrate when they are ready, rather than “forcing” them out at a preset date) with removal of residuals (fish that do not out-migrate) may increase the long-term survival of released fish, while decreasing negative ecological interactions with natural populations. Proper acclimation and imprinting of hatchery juveniles can reduce straying and enhance survival to the desired location for their harvest or artificial spawning.

Developing and adopting these and other culture and release practices that maximize fish survival and minimize negative ecological interactions by reducing production release numbers, can aid conservation programs in rebuilding runs and reducing the conflict between harvest programs and conservation goals for natural populations.

- **Preservation Phase**
  
  **Plan Description.** The HGMP describes life stage survivals for coho production for the past 12 years. The HGMP further describes production and release of 1+ smolts, pre-smolts, fry and eyed-eggs, with numbers of each depending on the extent of broodstock collection.

  The HGMP indicates that coho smolts are released from the hatchery to reduce interaction with and potential predation of juvenile chum and pink salmon.

  **Observations.** The fish cultural practices and survival rates for each life stage in the Lower Elwha River Hatchery appear consistent with good hatchery practices. These same metrics will need to be quantified and closely monitored for the new Elwha Hatchery.

  As stated previously, the HSRG recommends the hatchery program be limited to the production of 1+ smolts, with any surplus adults being out-planted to the watershed. This limitation in the program would increase survival of the hatchery product and reduce adverse effects of the hatchery program with naturally produced coho.

- **Recolonization Phase**
  
  **Plan Description.** The HGMP describes life stage survivals for coho production for the past 12 years. The HGMP further describes production and release of 1+ smolts, pre-smolts, fry and eyed-eggs, with numbers of each depending on the extent of broodstock collection.
The HGMP indicates that coho smolts are released from the hatchery to reduce interaction with and potential predation of juvenile chum and pink salmon.

**Observations.** The fish cultural practices and survival rates for each life stage in the hatchery appear consistent with good hatchery practices. These same metrics will need to be quantified and closely monitored for the new Elwha Hatchery.

As stated previously, the HSRG recommends the hatchery program be limited to the production of 1+ smolts, with any surplus adults being out-planted to the watershed. This limitation in the program would increase survival of the hatchery product and reduce adverse effects of the hatchery program with naturally produced coho.

- **Local Adaptation Phase**
  
  **Plan Description.** The HGMP describes life stage survivals for coho production for the past 12 years. The HGMP further describes production and release of 1+ smolts, pre-smolts, fry and eyed-eggs, with numbers of each depending on the extent of broodstock collection.

  The HGMP indicates that coho smolts are released from the hatchery to reduce interaction with and potential predation of juvenile chum and pink salmon.

  **Observations.** The fish cultural practices and survival rates for each life stage in the Lower Elwha River Hatchery appear consistent with good hatchery practices. These same metrics will need to be quantified and closely monitored for the new Elwha Hatchery. To reduce potential harm to natural coho production and other species through genetic and ecological interactions, hatchery production should be no larger than necessary to meet recolonization objectives. The hatchery program should be resized to function as a safety-net program.

- **Full Restoration Phase**
  
  **Plan Description.** N/A

  **Observations.** The HGMP indicates the integrated hatchery harvest program has been phased out.

**3.2.11 Summary of Observations and Conclusions for Principle 2—Coho Salmon**

Table 3-7 summarizes our findings regarding the consistency of the coho component of the Plan with HSRG Principle 2 and specifically, with the seven recommendations that address scientific defensibility. Table 3-8 summarizes our recommendations for improving consistency, by restoration phase.
Table 3-7  Principle 2: Are harvest and conservation goals for natural and hatchery populations clear, specific, quantifiable and developed within an “All H” context?

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommendation 4: Is the purpose of the hatchery program defined (i.e., conservation, harvest or both)?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 5: Are the scientific assumptions, under which a program contributes to meeting the stated goals, explicitly stated?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 6: Has an integrated or segregated broodstock management strategy been selected, that is based on population goals and hatchery program purpose?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 7: Is the size of hatchery programs based on population goals and as part of an “all H” strategy?</td>
<td>Unclear</td>
</tr>
<tr>
<td>Recommendation 8: Are harvest, hatchery broodstock, and natural spawning escapement managed to meet HSRG standards appropriate to the affected natural population’s designation?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 9: Is the harvest managed to achieve full use of hatchery-origin fish?</td>
<td>Unclear</td>
</tr>
<tr>
<td>Recommendation 10: Do all hatchery programs have self-sustaining broodstocks?</td>
<td>Unclear</td>
</tr>
<tr>
<td>Recommendation 11: Are hatchery programs coordinated within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations?</td>
<td>Unclear</td>
</tr>
<tr>
<td>Recommendation 12: Are facilities constructed and operated in compliance with environmental laws and regulations?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 13: Is survival of hatchery fish maximized consistent with conservation goals?</td>
<td>No</td>
</tr>
</tbody>
</table>

Table 3-8  Observations and conclusions regarding Principle 2—scientific defensibility.

**Preservation phase**
This phase of the project is generally consistent with Principle 2.

**Recolonization Phase**
The Plan incorporates a mixed strategy in terms of life stages to be planted in the habitat, but limits the option of outplanting adult hatchery fish without explanation.

Most importantly, the end-points of the colonization phase are not defined in terms of predetermined triggers and responses.

**Local Adaptation Phase**
For coho, this could be a relatively short, but very critical, phase, where the hatchery program is managed to meet HSRG standards and sized and operated only as a safety net to promote local adaptation. Progress toward local adaptation and increased fitness are balanced against demographic risks, due to uncertainty about habitat conditions.

During this phase, specific trigger points in terms of numbers of returning natural origin spawners should be identified to signal transition to the next phase. The trigger points, along with clearly identified uncertainties (see also Recommendation 5) and the accuracy and precision requirements of their estimates, should be major drivers for the monitoring and evaluation plan.

Segregated hatchery broodstock should be converted to integrated broodstock. Production should be down-sized to a serve as a “safety-net” in case of a need to revert to Recolonization phase.

**Full Restoration Phase**
Since the hatchery program will be terminated as this phase begins, the main concern here is the determination of when this stage begins. The population may not yet have reached its potential as measured in VSP parameters, but it is now sustainable and increasing over time, without the aid of a hatchery program. The conditions that define the onset of this phase, based on biological triggers, need to be made more explicit.
3.3 Summary of Observations, Conclusions and Recommendations for Coho Salmon

The table below summarizes our assessment of the consistency of the coho salmon component of the Elwha Plan with HSRG Principles 1 and 2. It also provides recommendations for improving consistency with these principles.

Table 3-9 Summary of observations, conclusions and recommendations for coho salmon.

<table>
<thead>
<tr>
<th>Benefits</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The hatchery broodstock originated from native Elwha coho, so the hatchery population represents the best source for hatchery recolonization.</td>
</tr>
<tr>
<td></td>
<td>Hatchery intervention is the best solution for recolonization, due to a very limited or non-existent naturally spawning population.</td>
</tr>
<tr>
<td></td>
<td>The hatchery population provides significant ocean and terminal-area harvest.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Risks</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The heavy reliance on outplanting of hatchery juveniles, rather than releasing juveniles directly from the hatchery to produce adult spawners for recolonization, poses both genetic and ecological risks to the rebuilding of a diverse and productive natural population of coho.</td>
</tr>
<tr>
<td></td>
<td>Lack of a clearly-defined end-point to the Recolonization Phase in terms of predefined indicators (triggers) may cause this phase to be prolonged and local adaptation of the natural population to be impeded—the absence of any specific reference to broodstock and natural escapement composition (e.g., pHOS, PNI) implies unknown domestication risk.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Likelihood of meeting goals</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Without explicit quantifiable goals, success is not well-defined.</td>
</tr>
<tr>
<td></td>
<td>Without predefined, measurable performance indicators, we do not know what success “looks like” even with well-defined goals.</td>
</tr>
<tr>
<td></td>
<td>Without a set, structured, information-driven decision-making process, it is not possible to determine whether the project will effectively navigate around risks toward goals.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Recommended modifications</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Define coho production goals in terms of VSP parameters.</td>
</tr>
<tr>
<td></td>
<td>Adopt HSRG standards for a Primary population to be actively achieved in the Local Adaptation Phase.</td>
</tr>
<tr>
<td></td>
<td>Identify measurable performance indicators of project success that reflect viability (VSP).</td>
</tr>
<tr>
<td></td>
<td>Develop a set of decision rules that incorporate predefined triggers for change.</td>
</tr>
<tr>
<td></td>
<td>Develop and implement a structured adaptive management process that describes annual decision making including schedule, roles and responsibilities, and decision rules.</td>
</tr>
<tr>
<td></td>
<td>Develop a monitoring and evaluation plan to resolve uncertainties (to update decision rules) and estimate performance indicators (to measure progress toward goals), and biological triggers (to implement decision rules).</td>
</tr>
</tbody>
</table>
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4 Steelhead Population Report

Winter Steelhead

Population Definition: Native Elwha winter steelhead are considered a distinct, independent population, based on their distinct spawning distribution and the intrinsic capacity of the watershed to support steelhead (WDFW 2005, PSSTRT 2011). An introduced, early-returning run of winter steelhead also occurs in the Elwha River. Genetic analyses show that this was largely derived from releases of the South Puget Sound Chambers Creek Hatchery stock and that the native winter steelhead population and early-returning hatchery run have remained genetically distinct (Winans et al. 2008). This supports similar conclusions from review of the history of introductions and management of this stock in the Basin.

Resident rainbow trout populations also occur above the dam sites on the Elwha River. The relationships of these populations to extant or historical populations of steelhead are unresolved. Genetic evidence shows that that resident rainbow trout are currently genetically different from both of the native and introduced steelhead runs in the Elwha River (Winans et al. 2008). Several resident rainbow trout populations show evidence of introgression with introduced, domesticated McCloud River (California) strains that were released in the basin (Phelps et al. 2001). However, Phelps et al. (2001) also suggested that the genetic characteristics of other resident populations such as those in the Little River may reflect residualization of native steelhead after they were trapped by the dams. Genetic diversity in resident rainbow trout populations is generally less than extant steelhead populations (Winans et al. 2008), suggesting that the genetic characteristics that found in resident rainbow trout now may likely have been influenced by isolation and small population sizes.

ESA Status: The native Elwha steelhead population is part of the Puget Sound steelhead Distinct Population Segment (DPS), listed as threatened under the ESA on July 11, 2007 (72 FR 26722). Hatchery-origin steelhead derived from the native population and propagated through the Lower Elwha Hatchery program will be included as part of the listed DPS and protected under ESA provisions (73 FR 55451 September 25, 2008).

Population Designation: For the purposes of this review the HSRG assumed native winter steelhead to be Primary, although this is not stated in the Plan or HGMPs.

Summer Steelhead

Population Definition: A native population of summer steelhead may have existed in the Elwha River prior to the construction of the dams. Little evidence of this population exists now (WDFW 2005) and the NOAA Puget Sound Steelhead Technical Recovery Team considers it to either be extinct or unlikely to have existed historically (PSSTRT 2011). WDFW officially lists the status as “Unknown” because of the lack of information. No efforts have been made to formally document the escapement of summer steelhead within the Elwha River and no escapement goal exists (Ward et al. 2008).

A few steelhead occasionally enter the Elwha River in late spring and summer, which is consistent with a summer steelhead life history. The origin of these fish is unknown. It is possible they represent introductions of non-native summer steelhead to the region. WDFW planted non-native Skamania (Columbia River) hatchery-origin summer steelhead for many years. This practice was discontinued in 2001.

Summer steelhead restoration will rely completely on natural recolonization. The existing lower river native winter population is the primary restoration stock, while native rainbow trout populations isolated above the dams may represent a genetic reserve (LEKT 2011e).
Recent Status and Trends:

Table 4-1  Recent Natural Spawning Escapement

<table>
<thead>
<tr>
<th>Return Year</th>
<th>Natural Spawning Escapement (NOR + HOR) Winter (1)</th>
<th>Natural Spawning Escapement (NOR + HOR) summer (2)</th>
<th>Hatchery Broodstock (early winter) (3)</th>
<th>pN0B</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
<td></td>
</tr>
<tr>
<td>2005</td>
<td>100</td>
<td></td>
<td>139</td>
<td>0</td>
</tr>
<tr>
<td>2006</td>
<td>123</td>
<td>unk</td>
<td>138</td>
<td>0</td>
</tr>
<tr>
<td>2007</td>
<td>-</td>
<td>unk</td>
<td>140</td>
<td>0</td>
</tr>
<tr>
<td>2008</td>
<td>-</td>
<td>unk</td>
<td>147</td>
<td>0</td>
</tr>
<tr>
<td>2009</td>
<td>45</td>
<td>unk</td>
<td>153</td>
<td>0</td>
</tr>
<tr>
<td>2010</td>
<td>193</td>
<td>unk</td>
<td>139</td>
<td>0</td>
</tr>
<tr>
<td>2011</td>
<td>246</td>
<td>unk</td>
<td>175</td>
<td>0</td>
</tr>
</tbody>
</table>

1) These estimates are based on redd counts which are expanded by 2.62 adults/redd. Data from M. McHenry LEKT, October 2011;
2) Assumed to be less than 100 adults annually (Ward et al. 2008)
3) Includes only those fish spawned (LEKT 2011d)

Recent Hatchery Production:

**Native winter steelhead:** The Tribe initiated an artificial propagation program using the native late-returning winter steelhead population as broodstock beginning in 2005. The program is directed at the preservation and restoration of the native stock and will operate parallel to the existing Chambers Creek lineage steelhead program that the Tribe operates for harvest augmentation purposes (Ward et al. 2008).

The strategy of this program is to begin with a captive brood program and transition to an integrated recovery program. The objectives of this program are to preserve the abundance and genetic lineage of the native population of winter steelhead in captivity while its habitat is disrupted by dam removal, then to continue to supplement juvenile abundance and adult returns to promote recolonization of the restored watershed. The ultimate objective is to recover a self-sustaining, natural-origin population of steelhead that maintains the genetic characteristics of the native population, at an abundance approaching historical levels.

**Chambers Creek early winter steelhead:** The Lower Elwha Chambers Creek early-winter steelhead program was initiated to provide steelhead fishing opportunity in the Elwha River, to enable exercise of tribal treaty rights and also to serve the interests of recreational fishing. The Co-managers assumed that native steelhead natural production was constrained by lack of good habitat below the dams and that the population could not support the desired levels of harvest. The program is similar to many other hatchery programs operated by tribes and WDFW in Puget Sound and on the Washington coast that produce steelhead with earlier run-timing than the local, native winter steelhead populations. These programs are intended to separate the early-winter hatchery stock from the native winter populations to enhance harvest opportunity, while conserving depressed wild populations. The SAR of early-winter steelhead is presumed to be1.0% (LEKT 2011d).

In addition to providing harvest opportunity, the current objectives for the Lower Elwha Chambers Creek early winter steelhead program include minimizing the potential for returning adults to spawn naturally.
or interbreed with Elwha native steelhead. Targeted fisheries; improved homing to the new tribal hatchery, both from increased flow from the hatchery and release of early-run steelhead exclusively from the hatchery; and removing marked steelhead at the weir are expected to accomplish these objectives. Genetic analysis of returning adults and outmigrant smolts will monitor the extent to which early steelhead are reproducing naturally, or interbreeding with native steelhead.

Table 4-2  Recent hatchery release numbers.

<table>
<thead>
<tr>
<th>Release Year</th>
<th>Captive brood eggs/fry captured (3)</th>
<th>Fry inventoried (PIT tagging) (3)</th>
<th>Juveniles released</th>
<th>Early winter Chambers ck Steelhead (age-1 smolts) (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
</tr>
<tr>
<td>2005</td>
<td>1,130</td>
<td>821</td>
<td>78,565</td>
<td></td>
</tr>
<tr>
<td>2006</td>
<td>2,731</td>
<td>1,274</td>
<td>105,723</td>
<td></td>
</tr>
<tr>
<td>2007</td>
<td>1,085</td>
<td>193</td>
<td>56,485</td>
<td></td>
</tr>
<tr>
<td>2008</td>
<td>850</td>
<td>497</td>
<td>98,889</td>
<td></td>
</tr>
<tr>
<td>2009</td>
<td>969</td>
<td>177</td>
<td>124,682</td>
<td></td>
</tr>
<tr>
<td>2010</td>
<td>431</td>
<td>244</td>
<td>51,571</td>
<td></td>
</tr>
<tr>
<td>2011</td>
<td>879</td>
<td>pending</td>
<td>178,116</td>
<td>61,025</td>
</tr>
</tbody>
</table>

(3) No hatchery program prior to 2005, a post-dam removal target of 175,000 age-2 smolts, outplanting of up to 100,000 eyed eggs, 274,000 pre-smolts and 25,000 age-1 smolts to appropriate habitats has been established.

(4) Includes releases from WDFW rearing channel

Recent Harvest:

Native winter steelhead: No directed harvest currently occurs on the native steelhead stock. A small portion of the run is taken each year during fisheries that target early-winter hatchery steelhead. Fisheries for hatchery steelhead end no later than 28 February each year (Ward et al. 2008) to minimize this take.

The Co-managers’ harvest plan for Puget Sound steelhead sets the critical threshold for Elwha steelhead at 100 (PSIT and WDFW 2010). This threshold was developed to inform harvest management in the short term, but it lacks technical basis in current or future potential productivity in the Elwha. Natural-origin winter steelhead production has been confined since 1911 to the 5 miles below the Elwha Dam site, where poor habitat conditions constrain spawning success and rearing survival. Recovery of the population to a viable level is contingent on restoration of access to the upper river, and implementation of other aspects of the Elwha River Fish Restoration Plan (Ward et al. 2008). As abundance and productivity increase following dam removal, critical and viable population thresholds will change (LEKT 2011e).

In addition, a temporary moratorium on in-river fishing is proposed for the Elwha River during dam removal to protect returning adults during this period when survival and spawning success is expected to be low due to elevated suspended sediment concentrations (LEKT 2011e).

Summer steelhead: For catch accounting purposes, a steelhead returning to the Elwha River from 1 May to 31 October is assumed to be summer life history. With the elimination of the summer steelhead hatchery program, no fisheries remain targeting summer steelhead. Incidental mortality may occur during recreational and commercial coho fisheries in late September and October.
Chambers Creek early winter steelhead: The objective for tribal and recreational fisheries is to harvest all early steelhead returning to the river in excess of the number of adults required to perpetuate the hatchery program. Incidental harvest impact on native, winter steelhead is minimized by operating tribal and recreational fisheries in December and January. Dam removal activities were initiated in 2011. For a minimum period of 5 years, beginning in 2012, there will be no salmon or steelhead fisheries in the Elwha River. In subsequent years, steelhead returns to the Elwha River will be managed consistent with the Co-managers’ steelhead harvest management plan, and with NMFS ESA authorizations for those plans. The post-moratorium harvest objective is 300-500 early-timed steelhead.

The longer-term goal is to recover the native steelhead population to an abundance that will support harvest. Production of early-timed steelhead will be phased out when recovery objectives are achieved (LEKT 2011d).

Table 4-3 Recent catch estimates.

<table>
<thead>
<tr>
<th>Year</th>
<th>Tribal</th>
<th>Sport</th>
<th>Hatchery rack</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004-05</td>
<td>196</td>
<td>428</td>
<td>290</td>
</tr>
<tr>
<td>2005-06</td>
<td>214</td>
<td>403</td>
<td>184</td>
</tr>
<tr>
<td>2006-07</td>
<td>308</td>
<td>127</td>
<td>243</td>
</tr>
<tr>
<td>2007-08</td>
<td>173</td>
<td>53</td>
<td>137</td>
</tr>
<tr>
<td>2008-09</td>
<td>78</td>
<td>37</td>
<td></td>
</tr>
<tr>
<td>2009-10</td>
<td>114</td>
<td>271</td>
<td></td>
</tr>
<tr>
<td>2010-11</td>
<td>103</td>
<td>150</td>
<td></td>
</tr>
</tbody>
</table>

Table 4-4 presents a summary of status, trends and restoration goals for steelhead.

Table 4-4 Steelhead summary.

<table>
<thead>
<tr>
<th>Population Designation¹</th>
<th>Primary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program Type ²</td>
<td>Isolated conservation evolving to integrated recovery</td>
</tr>
<tr>
<td>Historical Abundance ³</td>
<td>483 - 5,575</td>
</tr>
<tr>
<td>Current Escapement ⁴</td>
<td>Redds = 50 - 100</td>
</tr>
<tr>
<td></td>
<td>Since 2002: Fish in escapement based on forecast = 100-200</td>
</tr>
<tr>
<td>Restoration Goals</td>
<td>EFRP After 10 years: Returns = 1,500 After 25 years: Escapement = 5,757; Total Recruit = 5,757</td>
</tr>
<tr>
<td></td>
<td>HGMP Adult Escapement: After 10 years – 1,500 After 25 years - 5,757</td>
</tr>
</tbody>
</table>

¹) HSRG assumed designation ²) Source LEKT 2011e ³) Range of several estimates ⁴) Source Ward et al. 2008
4.1 Principle 1: Develop Clear, Specific, Quantifiable Harvest and Conservation Goals for Natural and Hatchery Populations within an “All H” Context

Goals for fish populations must be explicitly communicated and fully understood by the managers and operators of hatchery programs. These goals should be quantified, where possible, and expressed in terms of values to the community (harvest, conservation, education, research, etc.). Hatchery production numbers may be the means of contributing to harvest and/or conservation values, but they are not end-points. When population goals are clearly defined in terms of conservation and harvest, hatcheries can be managed as tools to help meet those goals.

To be successful, hatcheries should be used as part of a comprehensive strategy where habitat, hatchery management and harvest are coordinated to best meet resource management goals that are defined for each population in the watershed. Hatcheries are by their very nature a compromise—a balancing of benefits and risks to the target population, other populations, and the natural and human environment affected by the hatchery program. Use of a hatchery program is appropriate when benefits significantly outweigh the risks and when the benefit/risk mix from the program is more favorable than the benefits and risks associated with non-hatchery strategies for meeting the same goals.

The HSRG has developed three general recommendations as guidelines for defining goals for natural and hatchery populations. The HSRG review of the Elwha Plan in terms of its consistency with Principle 1 is presented with reference to these recommendations.

General Comment on Principle 1

The Elwha Plan does not state the restoration goal for steelhead in terms that conform to the HSRG’s recommendations. However, scattered throughout the text of the Plan are pieces of information that taken in total would provide some of the information needed to construct a goal. For example, on page 97, Table 25 gives interim restoration targets for abundance after 10 and 25 years; productivity after 10 years and at MSY; and spatial distribution and harvest goals for freshwater. These targets could be part of the goal. The interim targets are quantitative, but they do not separate natural and hatchery populations, nor are they placed in an “all H” context. Four goals on page 95 are called central to the implementation of the Elwha Act. They are:

1) Reestablish self-sustaining anadromous salmonid populations and habitats throughout the Elwha River watershed and its near shore as quickly as possible, using the most appropriate methods.

2) Maintain the integrity of the existing salmonid genetic and life history diversity before, during, and after dam removal and the subsequent periods of elevated sediment levels.

3) Maintain the health of fish populations before, during, and after dam removal.

4) Restore the physical and biological processes of the overall ecosystem through dam removal, including the return of VSPs.

Additionally, a parallel goal is found in the NOAA Fisheries guidance documents for recovering ESA-listed salmon species (NMFS 2010): restoration efforts shall be targeted at achieving viable salmonid populations. These goals are not species specific, nor are they quantitative. They are broad descriptions of things that will be done (tasks), not things that will be achieved (goals). The Elwha Plan needs a
comprehensive, species-specific goal statement near the beginning of the Plan’s narrative. The goal statement should conform to HSRG’s Principle 1.

4.1.1 Recommendation 1: Express conservation goals in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity)

The Primary, Contributing and Stabilizing population designations refer to the biological significance of the population in the context of its ESU. The following general viability criteria apply:

- Primary: populations must achieve at least high viability
- Contributing: populations must achieve at least medium viability
- Stabilizing: populations must maintain at least current viability
- Viability goals should be expressed in terms of population productivity and abundance
- Viability goals should also take into account spatial structure and diversity

Different definitions of biological significance are used by managers throughout the Northwest. In order to provide a consistent analysis, the HSRG used the classification system adopted by the Lower Columbia Fish Recovery Board 2004 (LCRFB 2004), under which all distinct salmon and steelhead populations are classified as either Primary, which are targeted for restoration to high productivity and abundance; Contributing, where small to medium improvements are needed; or Stabilizing, populations that may be maintained at current levels. Viability goals are expressed in terms of population productivity and abundance and also take into account spatial structure and diversity.

The following applies to all phases:

Decision rules with measurable triggers for the steelhead population must be identified to determine when to transition to the next phase. For the fourth phase (Full Restoration Phase) the decision rules and triggers should determine when it is necessary to revert to an earlier phase. Decision rules must be predetermined and specific to assure that the appropriate variables (that define the triggers) are monitored with sufficient accuracy and precision. All key assumptions (See Chapter 1.2, Table 1.2) must be monitored until they are either resolved or it is determined that they are not relevant to the recovery of the Elwha ecosystem.

Plan Description. Not clearly stated in the Plan.

Observations. We have assumed a designation of Primary for the native winter steelhead population.

4.1.2 Recommendation 2: Express harvest goals in terms of a population’s contribution to specific fisheries

Harvest goals should be expressed quantitatively where possible, either in terms of catch (number of fish) in specific fisheries (e.g., tributary sport or other terminal fisheries), or as mixed-stock, pre-terminal, sustainable harvest rates.

- Preservation Phase

Native Winter Steelhead

Plan Description. A temporary moratorium on in-river fishing beginning in 2012 is proposed for the Elwha River during dam removal to protect returning adults during this period when survival
and spawning success is expected to be low due to elevated suspended sediment concentrations (LEKT 2011e).

**Chambers Creek Early Winter Steelhead**

**Plan Description.** See Native Winter Steelhead Preservation Phase above.

**Observations.** Production of Chambers Creek stock steelhead will continue during this phase. The lack of harvest and poor weir efficiency during the early winter return timing may pose a risk to the restoration effort through ecological and genetic impacts to native steelhead. Managers should allow harvest on this stock throughout the restoration of Elwha populations. There is a risk that unharvested adults from this program may participate in recolonization.

- **Recolonization Phase**
  
  **Native Winter Steelhead**

  **Plan Description.** In subsequent years, steelhead returns to the Elwha River will be managed consistent with the Co-managers’ steelhead harvest management plans, and with NMFS ESA authorizations for those plans. Implementation of harvest directed at early-timed steelhead following the fishing moratorium will be contingent on constraining incidental impacts on native steelhead to levels that achieve ESA conservation criteria (i.e., not impeding survival and recovery) (LEKT 2011e).

  **Observations.** The Plan does not identify a minimum number of returning steelhead (NOR + HOR) deemed necessary to achieve this phase.

**Chamber Creek Early Winter Steelhead**

**Plan Description.** The post-moratorium harvest objective is 300-500 early-timed steelhead. The objective for tribal and recreational fisheries is to harvest all early steelhead returning to the river in excess of the number of adults required to perpetuate the hatchery program. Annual harvest since 2003-2004 has averaged 376. Incidental harvest impact on native, late-timed steelhead is minimized by operating tribal and recreational fisheries in December and January. Implementation of harvest directed at early-timed steelhead following the fishing moratorium will be contingent on constraining incidental impacts on native steelhead to levels that achieve ESA conservation criteria (i.e., not impeding survival and recovery [LEKT 2011d]).

**Observations.** Production of Chambers Creek stock steelhead will continue during this phase. The lack of complete harvest and poor weir efficiency during the early winter return timing may pose a risk to the restoration effort through ecological and genetic impacts to native steelhead. The HSRG recommends that managers allow harvest on this stock throughout the restoration of Elwha populations. This will help to minimize the genetic and ecological impacts from unharvested adults from this program that may interact with native winter steelhead intended for recolonization.

- **Local Adaptation Phase**
  
  **Native Winter Steelhead**

  **Plan Description.** Initial adult returns from program releases are expected occur in 2013. Hatchery-origin native steelhead produced by this program are initially intended for
conservation and recovery purposes only. As stock recovery and natural colonization throughout the Elwha River watershed occurs, commercial, recreational and ceremonial/subsistence fisheries targeting steelhead will be developed and will benefit from this program (LEKT 2011e).

**Observations.** The Plan does not identify a minimum number of returning steelhead (NOR + HOR) deemed necessary to achieve this phase.

**Chambers Creek Early Winter Steelhead**

**Plan Description.** The Plan calls for producing steelhead to enhance in-river harvest opportunities, while minimizing adverse ecological and genetic effects on listed salmonid populations. The post-moratorium harvest objective is 300-500 early-timed steelhead. The objective for tribal and recreational fisheries is to harvest all early steelhead returning to the river in excess of the number of adults required to perpetuate the hatchery program. Annual harvest since 2003-2004 has averaged 376. Incidental harvest impact on native, late-timed steelhead is minimized by operating tribal and recreational fisheries in December and January. For a minimum period of 5 years (2012-2016) following the start of dam removal in 2011, there will be no salmon or steelhead fisheries in the Elwha River. In subsequent years, steelhead returns to the Elwha River will be managed consistent with the Co-managers’ steelhead harvest management plans, and with NMFS ESA authorizations for those plans. Implementation of harvest directed at early-timed steelhead following the fishing moratorium will be contingent on constraining incidental impacts on native steelhead to levels that achieve ESA conservation criteria (i.e., not impeding survival and recovery) (LEKT 2011d).

**Observations.** Production of Chambers Creek steelhead will continue during this phase. The lack of complete harvest and poor weir efficiency during the early winter return timing will allow some of these fish to interact with native winter steelhead and spawn naturally. This may pose risks to the restoration of native steelhead.

- **Full Restoration Phase**

  **Native Winter Steelhead**

  **Plan Description.** Initial adult returns from program releases are expected occur in 2013. Hatchery-origin native steelhead produced by this program are initially intended for conservation and recovery purposes only. As stock recovery and natural colonization throughout the Elwha River watershed occurs, commercial, recreational and ceremonial/subsistence fisheries targeting steelhead will be developed and will benefit from this program.

  **Observations.** Future harvest goals must be consistent with Recommendation 2.

  **Chambers Creek Early Winter Steelhead**

  **Plan Description.** The longer-term goal is to recover the native steelhead population to abundance that will support harvest. Production of early-timed steelhead will be phased out when recovery objectives are achieved (LEKT 2011d).

  **Observations.** This review assumes no Chambers Creek early winter steelhead stock program during this phase.
4.1.3 **Recommendation 3: Ensure goals for individual populations are coordinated and compatible with those for other populations in Elwha Basin**

Efforts to harvest abundant hatchery fish from one population can impact natural fish in another population; hatchery strays can and do interact with natural populations from different locations within the region. The contribution of each hatchery program to the cumulative impact of all hatchery programs in the Basin also needs to be considered.

*The following applies to all phases:*

**Plan Description.** Hatchery production for steelhead and for all species increases as total adult returns increase (Table 9-11 of the Plan).

**Observations.** The Plan provides minimal assessment of the interaction between species throughout the phases. The hatchery programs described appear to be based on capacity of the facilities rather than biological assessments of individual species. Hatchery production appears to be maximized even when over 4,000 steelhead are spawning naturally (Table 11 of the Plan).

4.1.4 **Summary of Observations and Conclusions for Principle 1—Steelhead**

Table 4-5 summarizes our findings regarding the consistency of the steelhead component of the Plan with HSRG Principle 1 and specifically, with the three recommendations that address harvest and conservation goals. Table 4-6 summarizes our observations and conclusions, by restoration phase.

<table>
<thead>
<tr>
<th>Table 4-5 Principle 1: Are harvest and conservation goals for natural and hatchery populations clear, specific, quantifiable and developed within an “All H” context?</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Recommendation 1:</strong> Are conservation goals expressed in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity)?</td>
</tr>
<tr>
<td><strong>Recommendation 2:</strong> Are harvest goals expressed in terms of a population’s contribution to specific fisheries?</td>
</tr>
<tr>
<td><strong>Recommendation 3:</strong> Are goals for individual populations coordinated and compatible with those for other populations in Elwha Basin?</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Table 4-6 Observations and conclusions regarding Principle 1—population goals.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>All Phases</strong></td>
</tr>
<tr>
<td>The Elwha Plan lacks a clear statement of goals. Goal statements that comply with Principle 1 and Recommendations 1 – 3 should be developed.</td>
</tr>
<tr>
<td><strong>Preservation Phase</strong></td>
</tr>
<tr>
<td>Biologically-based, measurable criteria for preservation of the genetic resource are needed.</td>
</tr>
<tr>
<td><strong>Recolonization Phase</strong></td>
</tr>
<tr>
<td>Biologically-based, measurable objectives for natural production during the Recolonization Phase are needed. These objectives should address abundance and spatial distribution of naturally spawning fish during this phase. Observable indicators for these objectives should be identified (e.g., the number of natural-origin adult returns for abundance and the number of stream miles with one or more redds for distribution). Trigger values for the indicators should be defined that signal the end of this phase and the beginning of the next one (e.g., the return of 500 NORs and 20 stream mile segments with at least one steelhead redd).</td>
</tr>
<tr>
<td><strong>Local Adaptation Phase</strong></td>
</tr>
<tr>
<td>Biologically-based, measurable objectives for natural production during the Local Adaptation Phase are needed. These objectives should address abundance, productivity, diversity and spatial distribution of naturally spawning fish during this phase. Observable indicators for these objectives should be identified. Trigger values for the indicators should be defined that signal the end of this phase and the beginning of the next one.</td>
</tr>
<tr>
<td><strong>Full Restoration Phase</strong></td>
</tr>
<tr>
<td>Long term goals for harvest are unclear.</td>
</tr>
</tbody>
</table>
4.2 Principle 2: Design and Operate Hatchery Programs in a Scientifically Defensible Manner

Once a set of well-defined population goals has been identified, the scientific rationale for a hatchery program in terms of benefits and risks must be formulated, explaining how the program expects to achieve its goals. The purpose, operation, and management of each hatchery program must be scientifically defensible. The strategy chosen must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be articulated.

In general, scientific defensibility will occur at three stages:

1) During the deliberation stage, to determine whether a hatchery should be built and/or a specific hatchery program initiated;

2) During the planning and design stage for a hatchery or hatchery program; and

3) During the operations stage.

This approach ensures a scientific foundation for hatchery programs, a means for addressing uncertainty, and a method for demonstrating accountability. Documentation for each program should include a description of analytical methods and should be accompanied with citations from the scientific literature. HSRG recommendations 4 through 13 are aimed at ensuring scientifically defensible hatchery programs. The HSRG review of the Elwha Plan is presented with reference to these recommendations.

The purpose of the hatchery program will vary by phase of the restoration project.

4.2.1 Recommendation 4: Identify the purpose of the hatchery program (i.e., conservation, harvest or both)

Once the goals for a population have been established, it is necessary to identify the purpose of hatchery programs affecting that population. A conservation program is one that is compatible with goals for biological significance (Primary or Contributing) and viability (productivity, abundance, diversity and spatial structure) of a population. A harvest program is one that contributes to specific fisheries at specified rates or harvest numbers, and is compatible with identified conservation objectives for all populations. Unless the purpose of a hatchery program is clear, it is not possible to effectively design, operate or evaluate the program.

Native Winter Steelhead

Plan Description. The Plan and the HGMP identify the purpose of the proposed native winter steelhead hatchery program as conservation.

Observations. With reference to the biological phases we suggested above (Chapter 1.2), the purpose of the native steelhead hatchery program would be as followings:

<table>
<thead>
<tr>
<th>Phase</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preservation Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Recolonization Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Local Adaptation Phase</td>
<td>Conservation</td>
</tr>
<tr>
<td>Full Restoration Phase</td>
<td>No hatchery program</td>
</tr>
</tbody>
</table>
Chambers Creek Early Winter Steelhead

**Plan Description.** The Plan and the HGMP identify the purpose of the proposed hatchery program for the Chambers Creek early winter steelhead program as harvest. It is also clear that Chambers Creek early winter steelhead stock is not intended to be used for recolonization.

**Observations.** With reference to the biological phases we suggested above (Chapter 1.2), the purpose of the Chambers Creek early winter steelhead hatchery program would be as follows:

<table>
<thead>
<tr>
<th>Phase</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preservation Phase</td>
<td>Harvest</td>
</tr>
<tr>
<td>Recolonization Phase</td>
<td>Harvest</td>
</tr>
<tr>
<td>Local Adaptation Phase</td>
<td>Harvest</td>
</tr>
<tr>
<td>Full Restoration Phase</td>
<td>No hatchery program</td>
</tr>
</tbody>
</table>

### 4.2.2 Recommendation 5: Explicitly state the scientific assumptions under which a program contributes to meeting the stated goals

Once population goals have been defined and the purpose(s) of a hatchery program (harvest, conservation, or both) have been established, the scientific rationale for the program must be documented. The scientific rationale explains, in terms of benefits and risks, how the hatchery program is expected to achieve its purpose. The purpose, operation and management of the program must be scientifically defensible and the chosen strategy must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be documented, so those assumptions can be evaluated and modified as new information becomes available. Documentation should include citations from the scientific literature and analytical tools that take into account the various factors that will affect the success of the program (predation assumptions, cumulative effects, etc.). This approach ensures a scientific foundation for hatchery programs, a means to address uncertainty, and a method to demonstrate accountability.

**The following applies to all phases:**

The Plan describes the activities that will take place (how broodstock is collected, at what stage fish will be released), but not the expected outcomes of those actions. We note that assumptions about natural production potential are critical both to define success and to the choice of hatchery strategies to meet those goals. These key assumptions are not explicitly stated.

The key assumptions vary by project phase, and while many of the assumptions are contained in either the Plan or the HGMP, the information about critical assumptions under which the chosen strategy will succeed (e.g., expected contribution of eyed eggs, fry and presmolt plants) should be explicitly stated and summarized by project phase (e.g., preservation, recolonization, local adaptation and full restoration). They should be clearly linked to decision rules and monitoring and evaluation priorities for each phase.

Predefined triggers for modifying hatchery programs including shifting between project phases should be based on a set of initial assumptions. They should also be explicitly stated.

In summary, the plan falls short of meeting this recommendation.
• **Preservation Phase**

Native Winter Steelhead

**Plan Description.** Restoration activities during this period emphasize capturing and developing a population of late-timed, natural-origin steelhead capable of returning to the hatchery facility. Enhancement efforts will include both the production of yearlings (1- and 2-year-old fish) and development of a captive brood program to accelerate egg and smolt availability. Hatchery facilities during this time will be limited by both space (incubation and rearing) and water quantity. Broodstock required to sustain this program will be acquired either through mainstem river capture and transport of adult fish to hatchery facilities for maturation and spawning, or through hydraulic mining of reds for fry or eggs (Ward et al. 2008, and LEKT 2011e).

**Observations.** The strategies describe for using hatchery production to preserve the genetic lineage of the native population are generally accepted as being appropriate for this purpose.

Chambers Creek Early Winter Steelhead

**Plan Description.** The hatchery production of Chambers Creek stock will be maintained at maintenance levels during the entire dam-removal period, as no fisheries are expected (LEKT 2011d).

**Observations.** Assumptions about ecological and genetic impacts of this program on native steelhead have been taken from general reviews on the topics. The HSRG concluded that the unique nature of this restoration project (dam removal, a rapidly changing environment, and access to new habitat) and the large number of Chambers Creek steelhead and adults relative to the abundance of natural-origin native steelhead increases the uncertainty surrounding these assumptions. This in turn raises the risk that many of the expected outcomes in the Plan might not occur. Recent papers by Araki et al. (2007) and Kostow (2008) suggest that concerns over the genetic and ecological impacts of hatchery origin fish on native populations may be greater than once thought.

• **Recolonization Phase**

Native Winter Steelhead

**Plan Description.** During this phase, dam removal will have been completed, the period of greatest turbidity will have passed, the shared water treatment facility will have been taken offline, hatchery facilities will be receiving raw surface water, and hatchery production levels will no longer be limited by water availability. Table 11 of the Plan summarizes the restoration strategies for the post-dam removal period. Enhancement strategies at low adult return numbers will emphasize the release of smolts and presmolts from the hatchery. As adult return numbers increase, restoration strategies employed will be expanded to include providing upstream passage of adults, outplanting of eyed eggs, and the upstream release of fry, presmolts, and smolts. Hatchery production proposed for this period will be phased out over time as the natural-origin population becomes distributed across the available habitat and increases to a healthy, self-sustaining level. During this time, sport and commercial harvests will target the early timed component of the run. Harvest of the late-timed component will begin, based on stock status assessments that demonstrate achievement by the stock of a population size capable of supporting a directed harvest effort.
Redd pumping may still be used to collect eggs and alevins from the naturally spawning population, but the need to collect eggs and alevins from redds to sustain the hatchery program may be reduced over time, as it is expected that late-run fish needed as broodstock will begin to return directly to the hatchery in addition to spawning naturally in the restored river channel. Other collection strategies for adult winter steelhead during this period will include a capture weir, hook and line capture of adults at selected locations throughout the Elwha River Basin, and gillnet collection (stationary and driftnet) (Ward et al. 2008, LEKT 2011e).

**Observations.** The HSRG has concluded from its previous reviews of hatcheries that releases at life histories other than smolts produce poor returns. In this case (restoration), the HSRG believes that the adults required to generate these progeny in the hatchery (for outplanting) are better used directly for adult outplanting. Adult plants have been used in other streams with success and would allow for rapid determination of the ability of the watershed to support all life stages. In addition, the Plan lacks triggers expressed in terms of NOR returning adults to scale hatchery production. Triggers (number of returning adults) used to increase hatchery production (but not decrease) are based on aggregate (HOR, NOR) numbers of returning fish.

**Chambers Creek Early Winter Steelhead**

**Plan Description.** The production of Chambers Creek stock will be maintained to support fishing opportunities in the Elwha River such that it does not interfere with recovery efforts for the native steelhead stock. Production goals and fisheries will be carefully evaluated and monitored according to the Monitoring and Adaptive Management section of the Plan. Changes shall be made to the program if it appears that natural recolonization is being hindered (LEKT, 2011d).

**Observations.** Assumptions about ecological and genetic impacts of this program on native steelhead have been taken from general reviews on the topics. The HSRG concluded that the unique nature of this restoration project (dam removal, a rapidly changing environment, and access to new habitat) and the large number of Chambers Creek steelhead and adults relative to the abundance of natural-origin native steelhead increases the uncertainty surrounding these assumptions. This in turn raises the risk that many of the expected outcomes in the Plan might not occur. Recent papers by Araki et al. (2007) and Kostow (2008) suggest that concerns over the genetic and ecological impacts of hatchery origin fish on native populations may be greater than once thought.

- **Local Adaptation Phase**

**Native Winter Steelhead**

**Plan Description.** During this phase, dam removal will have been completed, the period of greatest turbidity will have passed, the shared water treatment facility will have been taken offline, hatchery facilities will be receiving raw surface water, and hatchery production levels will no longer be limited by water availability.

Enhancement strategies at low adult return numbers will emphasize the release of smolts and presmolts from the hatchery. As adult return numbers increase, restoration strategies employed will be expanded to include providing upstream passage of adults, outplanting of eyed eggs, and the upstream release of fry, presmolts, and smolts. Hatchery production proposed for this period will be phased out over time as the natural-origin population increases to a healthy, self-sustaining level. During this time, sport and commercial harvests will target
the early timed component of the run. Harvest of the late-timed component will begin, based on stock status assessments that demonstrate achievement by the stock of a population size capable of supporting a directed harvest effort.

Redd pumping may still be used to collect eggs and alevins from the naturally spawning population, but the need to collect eggs and alevins from redds to sustain the hatchery program may be reduced over time, as it is expected that late-run fish needed as broodstock will begin to return directly to the hatchery in addition to spawning naturally in the restored river channel. Other collection strategies for adult winter steelhead during this period will include a capture weir, hook and line capture of adults at selected locations throughout the Elwha River Basin, and gillnet collection (stationary and driftnet) (Ward et al. 2008, LEKT 2011e).

**Observations.** Success of eyed eggs, fry and presmolts releases are not presented. The HSRG has concluded from its previous reviews of hatcheries that releases at life histories other than smolts produce poor returns. In this case (restoration), the HSRG believes that the adults required to generate these progeny in the hatchery (for outplanting) are better used directly for adult outplanting. Adult plants have been used in other streams with success and would allow for rapid determination of the ability of watershed to support all life stages. In addition, the Plan lacks triggers expressed in terms of NOR returning adults to scale hatchery production. Triggers (number of returning adults) used to increase hatchery production (but not decrease) are based on aggregate (HOR, NOR) numbers of returning fish. During this phase, the emphasis should be on reducing the hatchery influence on the populations (see Chapter 1).

**Chambers Creek Early Winter Steelhead**

**Plan Description.** The production of Chambers Creek stock will be maintained to support fishing opportunities in the Elwha River such that it does not interfere with recovery efforts for the native steelhead stock. Production goals and fisheries will be carefully evaluated and monitored according to the Monitoring and Adaptive Management section of the Plan. Changes shall be made to the program if it appears that natural recolonization is being hindered (LEKT 2011d).

**Observations.** Assumptions about ecological and genetic impacts of this program on native steelhead have been taken from general reviews on the topics. The HSRG concluded that the unique nature of this restoration project (dam removal, a rapidly changing environment, and access to new habitat) and the large number of Chambers Creek steelhead and adults relative to the abundance of natural-origin native steelhead increases the uncertainty surrounding these assumptions. This in turn raises the risk that many of the expected outcomes in the Plan might not occur. Recent papers by Araki et al. (2007) and Kostow (2008) suggest that concerns over the genetic and ecological impacts of hatchery origin fish on native populations may be greater than once thought.

- **Full Restoration Phase**

**Native Winter Steelhead**

**Plan Description.** The hatchery program phases out.

**Observations.** The Plan assumes full hatchery production until the Full Restoration Phase is reached. This is likely to delay local adaptation of naturally produced fish and may prevent full restoration from being achieved.
Chambers Creek Early Winter Steelhead

**Plan Description.** The hatchery program phases out.

**Observations.** The Plan assumes full hatchery production until full restoration phase is reached. The mechanisms for controlling pHOS from this program are not well defined.

### 4.2.3 Recommendation 6: Select an integrated or segregated broodstock management strategy based on population goals and hatchery program purpose

One of the most critical needs in hatchery reform is to improve hatchery broodstock management. Hatchery programs should be managed as either genetically integrated with, or segregated from, the natural populations they most directly influence (HSRG 2009, Appendix A, Implementing and Transitioning Hatchery Programs).

A fundamental purpose of most integrated hatchery programs is to increase abundance for harvest, while minimizing the genetic divergence and reproductive fitness differences between the hatchery broodstock and the naturally spawning population. In some cases, integrated programs also serve as a demographic safety net to vulnerable natural populations. An integrated program is intended to maintain the genetic characteristics of a locally adapted natural population and minimize the potential genetic effect of domestication. To achieve this, at a minimum, the pNOB has to be greater than the pHOS.

For segregated hatchery programs, the intent is to maintain a genetically distinct hatchery population that is isolated from natural populations. Ideally, fish from this type of hatchery program would be propagated solely from hatchery returns and not allowed to spawn with the natural population. The primary intent of a segregated program is to create a hatchery-adapted population to meet goals for harvest.

The biological principle behind the broodstock standards for both integrated and segregated populations is local adaptation, i.e., allowing a population to adapt to the environment it inhabits. Proper integration and segregation of hatchery programs is the HSRG’s recommended means for minimizing adverse effects of hatcheries on local adaptation. The typical benefit of reforming broodstock management is that abundance goals for conservation and harvest can be met while at the same time improving the productivity of natural populations. Hatchery fish on the spawning grounds always represent a compromise between the demographic benefits and the genetic risks, even when they come from a well-integrated program. The HSRG concluded that when its broodstock management standards for an integrated or segregated program are met and managers’ abundance goals are achieved, the benefits of the hatchery program outweigh the risks.

**The following applies to all phases:**

The Plan’s definition of “integrated” was not provided, but it does not appear to be consistent with the HSRG concept with the same name and therefore, there does not appear to be an explicit commitment to adopt an integrated broodstock strategy as defined by the HSRG (and by the Washington Hatchery and Fishery Reform Policy POL-C3619 (WDFW 2009).

According to the HSRG definition of an integrated program, broodstock for the hatchery program should be managed to assure that the natural environment drives the adaptation of the population. This in turn requires that natural-origin adults contribute more to the genetic make-up of the hatchery population than hatchery fish contribute to natural production. For a Primary population,
this means that the pNOB is twice as large as the pHOS in the wild. In addition, pNOB must be at least 10% (see recommendation 8 below).

- **Preservation Phase**

  Native Winter Steelhead-

  **Plan Description.** Isolated conservation (captive brood) transitioning to integrated recovery.

  **Chambers Creek Early Winter Steelhead**

  **Plan Description:** Segregated.

- **Recolonization Phase**

  Native Winter Steelhead

  **Plan Description.** Isolated conservation (captive brood) transitioning to integrated recovery.

  **Chambers Creek Early Winter Steelhead**

  **Plan Description.** Segregated

- **Local Adaptation Phase**

  Native Winter Steelhead

  **Plan Description.** Integrated recovery

  **Observations.** pNOB is estimated to be less than 10% during this phase. This is not consistent with the HSRG definition and therefore, there does not appear to be an explicit commitment to adopt an integrated broodstock strategy as defined by the HSRG (and by the Washington Hatchery and Fishery Reform Policy POL-C3619).

According to the HSRG definition of an integrated program, broodstock for the hatchery program should be managed to assure that the natural environment drives the adaptation of the population. This in turn requires that natural-origin adults contribute more to the genetic make-up of the hatchery population than hatchery fish contribute to natural production. For a Primary population, this means that the pNOB is twice as large as the pHOS in the wild.

**Chambers Creek Early Winter Steelhead**

**Plan Description.** Segregated

- **Full Restoration Phase**

  Native Winter Steelhead

  **Plan Description.** The hatchery program phases out

  **Chambers Creek Early Winter Steelhead**

  **Plan Description.** The hatchery program phases out
4.2.4 Recommendation 7: Size hatchery programs based on population goals and as part of an “all H” strategy

A hatchery program should be sized to achieve abundance goals for harvest and conservation, while reducing the effects on natural populations from straying, ecological interactions and from collecting more natural broodstock than the population can support. The appropriate size of an integrated or segregated program is directly related to the productivity and abundance of the natural population, taking into account the effects of harvest, hydropower operations and habitat conditions. The abundance and productivity of the natural population, as well as the ability to fully harvest hatchery-origin fish, determine the effect of hatchery straying on the natural population. This, in turn, determines the proper size of a hatchery program.

Concerns about ecological interactions can be addressed in part by making the hatchery program as small as possible, while assuring that benefits from the program still outweigh the risks. Time, size, age and location of released hatchery fish also affect straying, survival and ecological interactions. When a hatchery program is sized appropriately, the demographic benefits to harvest and/or conservation outweigh the genetic and ecological risks.

The HSRG recommends that managers size their hatchery and harvest programs to reduce these surpluses and use some of the surplus fish to provide ecological benefit through nutrient enhancement of streams and rivers.

The following applies to all phases:

Plan Description. The Plan links changes to the habitat to hatchery activities. However, it appears that as habitat improves, so does hatchery production, rather than decreasing (as might be expected). The moratorium on fisheries targeting Elwha steelhead also links the hatchery component of the restoration strategy into an “all H” context.

Observations. As indicated in Chapter 1.2 above, the HSRG recommends a stronger biological perspective to the phased restoration process.

The HSRG recommends that the Plan avoid using the poorly defined term “supplementation”. Describing the hatchery strategies in terms of their purpose is more informative and helps bring focus on the end-points instead of the process. The purpose of hatchery strategies as described in Plan are 1) gene conservation, the preservation of the genetic identity and diversity of the extant Elwha Chinook population during the dam removal period, when habitat limits or precludes in-river natural production; 2) acceleration of colonization of restored and un-populated habitat, once it can again sustain natural production; and 3) demographic safety net against unforeseen events.

The Plan addresses the need to maintain genetic identity and diversity of the population as well as is possible under the circumstances, though the rationale for the size of the program from a biological preservation point of view is not clear.

The text of the Plan discusses the factors that affect transition from preservation to recolonization, but specific criteria and triggers that drive this transition are not explicitly stated. This is not to suggest that the preservation purpose ends when colonization begins. There will be a need for some hatchery production as part of a demographic safety net through the recolonization and local adaptation phases.

It is clear from the Plan that the use of Chambers Creek steelhead is not intended for recolonization.
Data for the tables below is taken from the Native Winter Steelhead and Early Steelhead HGMPs (LEKT 2011d, LEKT 2011e).

- **Preservation Phase**

  **Native Winter Steelhead**

  **Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>Dam Removal 2012-2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Captive reared broodstock</td>
<td>300</td>
</tr>
<tr>
<td>Hatchery-origin broodstock</td>
<td>200-500</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>200</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-200</td>
</tr>
<tr>
<td>Age 2+ smolts</td>
<td>175,000</td>
</tr>
<tr>
<td>Eyed eggs</td>
<td></td>
</tr>
<tr>
<td>Fry</td>
<td></td>
</tr>
<tr>
<td>Pre-smolts</td>
<td></td>
</tr>
</tbody>
</table>

  **Observations.** The Preservation Phase allows for removal of up to 100% of NOR returns. The Plan addresses the need to maintain genetic identity and diversity of the population as well as is possible under the circumstances, though the rationale for the size of the program from a biological preservation point of view is not clear.

- **Chambers Creek Early Winter Steelhead**

  **Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>Dam Removal 2012-2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hatchery-origin broodstock</td>
<td>60</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>0</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-200</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td>65,000</td>
</tr>
</tbody>
</table>

  **Observations.** Continued production of early winter steelhead without any attempts to harvest may result in high pHOS (>5%). Reproductive success of naturally spawning HORs during dam removal is assumed to be very low due to high siltation. The size of this program during the Preservation Phase (with no harvest) appears to be in excess of the goal of preservation of this stock during this phase (although inconsistent production numbers are provided in the Plan and HGMP).
• **Recolonization Phase**

**Native Winter Steelhead**

**Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Captive reared broodstock</td>
<td></td>
</tr>
<tr>
<td>Hatchery-origin broodstock</td>
<td>500+</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>&lt;50</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-1000+</td>
</tr>
<tr>
<td>Age 2+ smolts</td>
<td>175,000</td>
</tr>
<tr>
<td>Eyed eggs</td>
<td>100,000</td>
</tr>
<tr>
<td>Fry</td>
<td>275,000</td>
</tr>
<tr>
<td>Pre-smolts</td>
<td>20,000</td>
</tr>
</tbody>
</table>

**Observations.** An integrated program with less than 10% pNOB may not preserve genetic continuity with the native population. It is unclear why the same level of hatchery production is planned for escapements ranging between 100-1,000+ natural spawning adults. Triggers for reverting to earlier phases and decision rules for hatchery intervention should be developed.

On page 26, the Plan summarizes the hatchery colonization phase as follows:

“Outplanting strategies will include multiple life history patterns including adults, juveniles, and eyed eggs. Selection of life history patterns outplanted is based on stock availability and appropriateness of specific life history patterns to meet outplanting goals. The selection of outplanting strategies employed is dynamic, subject to review by managers, and may shift throughout the duration of the restoration project according to fish response.”

The HSRG recommends a more structured, predefined process based on the scientific method (i.e., using testable working hypotheses), rather than the ad hoc consensus approach suggested in the quote above.

**Chambers Creek Early Winter Steelhead**

**Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hatchery-origin broodstock</td>
<td>60</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>0</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-1000+</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td>65,000</td>
</tr>
</tbody>
</table>
**Observations.** Continued production of Chambers Creek early winter steelhead and the resulting pHOS may allow these fish to interact with native winter steelhead and interfere with recolonization of watershed. Potential genetic and ecological impacts of this program on native steelhead population are not discussed.

- **Local Adaptation Phase**
  
  **Native Winter Steelhead**

  **Plan Description.**

<table>
<thead>
<tr>
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<th>After Dam Removal 2017&gt;</th>
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</thead>
<tbody>
<tr>
<td>Captive reared broodstock</td>
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<tr>
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<td>500+</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>&lt;50</td>
</tr>
<tr>
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</tr>
<tr>
<td>Fry</td>
<td>275,000</td>
</tr>
<tr>
<td>Pre-smolts</td>
<td>20,000</td>
</tr>
</tbody>
</table>

  **Observations.** An integrated program with less than 10% pNOB may not preserve genetic continuity with the native population. A high proportion of HORs on the spawning grounds will limit the population’s ability to become locally adapted. During this phase, the influence of the hatchery program on the natural population should be reduced and eventually eliminated. Thus, during this phase, the hatchery should be managed to meet HSRG standards for a Primary population—PNI greater than 0.67. Again, a structured and pre-planned approach is called for.

  Triggers for reverting to earlier phases and decision rules for hatchery intervention should be developed. Program size at this phase should be for preservation only, allowing the existing population to become locally adapted. A decrease in the abundance of naturally produced fish should be expected as this phase begins.

**Chambers Creek Early Winter Steelhead**

**Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hatchery-origin broodstock</td>
<td>60</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>0</td>
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<td>100-1000+</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td>65,000</td>
</tr>
</tbody>
</table>
**Observations:** Continued production of Chambers Creek early winter steelhead may increase pHOS levels above HSRG standards for primary population at some NOR escapement levels, preventing local adaptation of native population and reducing fitness.

- **Full Restoration Phase**
  
  **Native Winter Steelhead**

  **Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Captive reared broodstock</td>
<td></td>
</tr>
<tr>
<td>Hatchery-origin broodstock</td>
<td>Hatchery program phases out</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td></td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-1000+</td>
</tr>
<tr>
<td>Age 2+ smolts</td>
<td></td>
</tr>
<tr>
<td>Eyed eggs</td>
<td></td>
</tr>
<tr>
<td>Fry</td>
<td></td>
</tr>
<tr>
<td>Pre-smolts</td>
<td></td>
</tr>
</tbody>
</table>

**Observations.** The trigger for phase-out of the hatchery program appears to be “full restoration”; full production is maintained until that point, preventing local adaptation. Triggers for reverting to earlier phases and decision rules for hatchery intervention should be developed.

Triggers for the start of this phase should be explicitly stated, along with the decisions prompted by those triggers.

Since this phase will likely begin before natural productivity has been fully restored, there remains a need to identify and address impediments to natural production, including harvest and nitrification, for example.

**Chambers Creek Early Winter Steelhead**

**Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hatchery-origin broodstock</td>
<td>Hatchery program phases out</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td></td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-1000+</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td></td>
</tr>
</tbody>
</table>
Observations. The trigger for phase-out of the hatchery program appears to be “full restoration”; full production is maintained until that point, delaying local adaptation.

Conclusion: The Plan is not consistent with Recommendation 7.

4.2.5 Recommendation 8: Manage harvest, hatchery broodstock, and natural spawning escapement to meet HSRG standards appropriate to the affected natural population’s designation

Effectively managing harvest, hatchery broodstock and natural spawning escapement is essential to controlling genetic risks due to straying of hatchery adults. Unless the explicit purpose of the hatchery program is either preservation (gene banking) or recolonization, straying can result in fitness loss in natural populations. To limit these risks and meet conservation goals, the HSRG developed quantitative standards for the pHOS, the pNOB, and the PNI on an integrated population that results from the combination of pHOS and pNOB.

The designation of a population as Primary, Contributing or Stabilizing is, in part, a policy decision. However, for this analysis, the HSRG made assumptions based on the status of each population and Co-managers’ objectives. Standards recommended by the HSRG for broodstock management are as follows:

HSRG criteria for hatchery influence on Primary populations

- The pHOS should be less than 5% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS by at least a factor of two, corresponding to a PNI value of 0.67 or greater (with pNOB \( \geq 10\% \)) and pHOS should be less than 0.30.

HSRG criteria for hatchery influence on Contributing populations

- The pHOS should be less than 10% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS, corresponding to a PNI value of 0.50 or greater (with pNOB \( \geq 10\% \)) and pHOS should be less than 0.30.

HSRG criteria for hatchery influence on Stabilizing populations

- The current operating conditions were considered adequate to meet conservation goals. No criteria were developed for pHOS or PNI.

In order to meet these standards, the number of hatchery fish on the spawning grounds must be monitored and controlled. Marking or tagging all hatchery fish so they are easily distinguished (in real time) from natural-origin fish is a basic requirement for selective harvest, as well as for monitoring and achieving desired levels of pHOS, pNOB and PNI.

- Preservation Phase

  Native Winter Steelhead

  Plan Description. 100% NORs for broodstock and to start captive brood program.
Observations. These standards apply to the Local Adaptation and Full Restoration phases. Excess adults planted during this phase (to spawn naturally), rather than increase production, would allow for the most rapid determination of the capacity of the watershed to sustain all life stages.

Chambers Creek Early Winter Steelhead

Plan Description: The Plan calls for continued full smolt production, a moratorium on harvest, and an attempt to remove all returning hatchery origin fish via an adult trap at the hatchery.

Observations. By HSRG standards, the pHOS for a segregated harvest program should be less than 5% of the naturally spawning population. The HSRG concluded that the proposed program is unlikely to meet this standard and that the Plan and HGMPs therefore underestimate the risks of this program. Assuming that NOR escapement of the native winter steelhead in the early phases of recovery will be 140 fish or less (i.e., approximate average escapement of the population now, as presented in the Native Winter Steelhead HGMP), pHOS from this program would need to be 7 Chambers Creek steelhead or less. The Plan relies on improved attraction of Chambers Creek steelhead to the hatchery and removal at the weir as means to achieve this standard. Harvest, which is another means of controlling pHOS, is suspended during this phase. Although these may be good ideas, they are unsupported by any data on efficiency and reliability. For example, based on a presentation to the HSRG in Port Angeles (J. Duda, U.S.G.S., pers. comm. December 19, 2011), a multi-agency collaboration to evaluate performance of the Elwha River Weir found that the weir could not be safely or effectively operated at flows over 2,500 cubic feet per second (cfs). Consequently, the HSRG concluded that it is highly uncertain that these mechanisms will achieve this standard during the early stages of recovery.

Interbreeding between native and non-native populations is likely to significantly hamper adaptation and slow restoration. The Plans correctly notes, however, that the genetically effective pHOS for Chambers Creek steelhead currently may be very low. Chambers Creek steelhead have apparently had little or no genetic impact on native winter steelhead in the degraded 5 miles of habitat below the Elwha Dam site (Winans et al. 2008). Although it is possible that this might continue after the dams are removed, the assumption that the same isolating mechanisms will continue to exist between the two life history forms after the dams are removed and both forms have new opportunities to expand and adapt is untested and highly uncertain. Likewise, for better or worse, ecological interactions are likely to change in ways that have not been anticipated. Evolutionary theory and case studies in many species show that when populations are faced with environmental change or disturbance, they can undergo rapid and unexpected phenotypic changes (e.g., Carroll et al. 2007, Hendy et al. 2008, Lande 2009 and citations therein). Failure to address this possibility that steelhead may react much differently than the Plan predicts significantly increases the risk of this program. Given the uncertainty, the HSRG concludes that continuing a segregated hatchery program with an out-of-basin stock during this phase, as proposed, is significantly less defensible than when the natural population is viable and stable.

The HSRG noted that the managers have agreed to a moratorium on fishing in the near term to protect recovery. The continued production of Chambers Creek steelhead stock during the early phases of recovery therefore appears inconsistent with the priorities and goals the managers have presented.
Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs

- **Recolonization Phase**

  **Native Winter Steelhead**

  **Plan Description.** The Plan describes 100% NORs for broodstock and to start captive brood program.

  **Observations.** These standards apply to the Local Adaptation Phase and Full Restoration Phase. The lack of adult plants during this phase (to naturally recolonize watershed) may slow the speed of restoration. Adult outplants during this phase would allow ecosystem function to be restored by deposition of marine derived nutrients and gravel manipulation during spawning activities. The addition of smolt traps higher in the watershed would allow detection of naturally produced smolts from adult plants. Triggers for reverting to earlier phases and decision rules for hatchery intervention should be developed.

  **Chambers Creek Early Winter Steelhead**

  **Plan Description.** The Plan describes continued full smolt production, and harvest resumes. The Plan calls for an attempt to remove all returning unharvested hatchery origin fish via an adult trap at the hatchery and weir.

  **Observations.** By HSRG standards, the pHOS for a segregated harvest program should be less than 5% of the naturally spawning population. The HSRG concluded that the proposed program is unlikely to meet this standard and that the Plan and HGMPs therefore underestimate the risks of this program. Assuming that NOR escapement of the native winter steelhead in the early phases of recovery will be 140 fish or less (i.e., approximate average escapement of the population now, as presented in the LEKT 2011e), pHOS from this program would need to be 7 Chambers Creek steelhead or less. The Plan relies on improved attraction of Chambers Creek steelhead to the hatchery and removal at the weir as means to achieve this standard. Harvest, which is another means of controlling pHOS, is suspended during this phase. Although these may be good ideas, they are unsupported by any data on efficiency and reliability. For example, based on a presentation to the HSRG in Port Angeles (J. Duda, USGS, personal communication December 19, 2011), a multi-agency collaboration to evaluate performance of the Elwha River Weir found that the weir could not be safely or effectively operated at flows over 2,500 cfs. Consequently, the HSRG concludes that it is highly uncertain that these mechanisms will achieve this standard during the early stages of recovery.

  Interbreeding between native and non-native populations is likely to significantly hamper adaptation and slow restoration. The Plan correctly notes, however, that the genetically effective pHOS for Chambers Creek steelhead currently may be very low. Chambers Creek steelhead have apparently had little or no genetic impact on native winter steelhead in the degraded 5 miles of habitat below the Elwha Dam site (Winans et al. 2008). Although it is possible that this might continue after the dams are removed, the assumption that the same isolating mechanisms will continue to exist between the two life history forms after the dams are removed and both forms have new opportunities to expand and adapt is untested and highly uncertain. Likewise, for better or worse, ecological interactions are likely to change in ways that have not been anticipated. Evolutionary theory and cases studies in many species show that when populations are faced with environmental change or disturbance, they can undergo to rapid and unexpected phenotypic changes (e.g., Carroll et al. 2007, Hendy et al. 2008, Lande 2009 and citations therein). Failure to address this possibility that steelhead may...
react much differently than the plans predict, significantly increases the risk of this program. Given the uncertainty, the HSRG concluded that continuing a segregated hatchery program with an out-of-basin stock during this phase, as proposed, is significantly less defensible than when the natural population is viable and stable.

The HSRG noted that the managers have agreed to a moratorium on fishing in the near term to protect recovery. The continued production of Chambers Creek early winter steelhead stock during the early phases of recovery therefore appears inconsistent with the priorities and goals the managers have presented.

- **Local Adaptation Phase**

  **Native Winter Steelhead**

  **Plan Description.** The Plan proposes 500+ HOR broodstock and less than 50 NOR brood (<10% pNOB). No mention of managing for PNI is found in the Plan.

  **Observations.** For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS by at least a factor of two, corresponding to a PNI value of 0.67 or greater, and pHOS should be less than 0.30. Managing for PNI during local adaptation is critical to achieving this goal.

  An integrated program with less than 10% pNOB may not preserve genetic continuity with the native population. A high proportion of HORs on spawning grounds (pHOS>30) will limit the population’s ability to become locally adapted, due to genetic and ecological interactions. Existence of the Chambers Creek steelhead program reduces the allowable pHOS from the native winter steelhead program accordingly. Triggers for reverting to earlier phases and decision rules for hatchery intervention should be developed.

  The purpose of the HSRG standards is to assure that populations adapt to the local environmental conditions over time. For this reason, the standards will be particularly important during the Local Adaptation Phase in the Elwha. Adopting the HSRG broodstock standards would be the most important change as management switches from the Recolonization Phase to the Local Adaptation Phase.

  **Chambers Creek Early Winter Steelhead**

  **Plan Description.** No mention of managing pHOS is found in the Plan.

  **Observations.** By HSRG standards, the pHOS for a segregated harvest program should be less than 5% of the naturally spawning population.

  During this phase, the natural population reaches a level of demographic resilience that allows the native winter steelhead program to transition to supporting local adaptation. That same level of resilience means that the risks of operating a segregated harvest program for Chambers Creek steelhead are less than in the early stages of the restoration when the native population was much more vulnerable. During this phase, a segregated harvest program for Chambers Creek steelhead may be able to achieve HSRG guidelines for pHOS for a segregated harvest program, and minimize negative ecological interactions. Appropriate decision rules and triggers would be needed for this.
• **Full Restoration Phase**
  
  **Native Winter Steelhead**
  
  **Plan Description.** No hatchery program in the Full Restoration Phase.
  
  **Observations.** The pHOS should be less than 5% of the naturally spawning population. Monitoring for hatchery “strays” from outside the basin will need to be conducted. Triggers for reverting to earlier phases and decision rules for hatchery intervention should be developed.
  
  **Chambers Creek Early Winter Steelhead**
  
  **Plan Description.** No hatchery program in the Full Restoration Phase.
  
  **Observations.** The pHOS should be less than 5% of the naturally spawning population. Monitoring for hatchery “strays” from outside the basin will need to be conducted.

4.2.6 **Recommendation 9: Manage the harvest to achieve full use of hatchery-origin fish**

Because salmon survival in any given year can vary by an order of magnitude, fisheries must be flexible enough to harvest highly variable numbers of hatchery salmon. In many cases, if fisheries are not managed to remove more hatchery salmon, hatchery programs need to be reduced or terminated to avoid adverse effects on natural populations.

To both increase harvest and minimize adverse biological effects on natural populations, the HSRG recommends that most fisheries be managed as selective fisheries, where marked hatchery fish are retained and unmarked fish are released with minimal mortality.

• **Preservation Phase**
  
  **Native Winter Steelhead**
  
  **Plan Description.** A temporary moratorium on in-river fishing is proposed for the Elwha River for a 5-year period following initiation of dam removal to protect returning adults during this period when survival and spawning success is expected to be low due to elevated suspended sediment concentrations. (LEKT 2011e)
  
  **Observations.** None.
  
  **Chambers Creek Early Winter Steelhead**
  
  **Plan Description:** A temporary moratorium on in-river fishing is proposed for the Elwha River during dam removal to protect returning adults during this period when survival and spawning success is expected to be low due to elevated suspended sediment concentrations (LEKT 2011e).
  
  **Observations.** Continued production of early winter steelhead without any attempts to harvest may result in high pHOS (>5%). A combination of selective harvest and adult recapture at the hatchery facility would reduce the resulting pHOS compared to recapture at the hatchery facility alone. Managers should allow selective harvest of Chamber Creek steelhead during the phase.
• **Recolonization Phase**

**Native Winter Steelhead**

_Plan Description._ For a minimum period of 5 years, beginning in 2012, there will be no salmon or steelhead fisheries in the Elwha River. In subsequent years, steelhead returns to the Elwha River will be managed consistent with the Co-managers’ steelhead harvest management plans, and with the NMFS’ ESA authorizations for those plans.

**Observations.** None.

**Chambers Creek Early Winter Steelhead**

_Plan Description:_ The Lower Elwha Chambers Creek early winter steelhead program was initiated to provide steelhead fishing opportunity in the Elwha River, to enable exercise of tribal treaty rights and also serve the interests of recreational fishing. The Co-managers assumed that native steelhead production was so constrained by the presence of the dams that their populations would not support harvest. The program is similar to many other hatchery programs operated by tribes and WDFW in Puget Sound and on the Washington coast that produce steelhead with earlier run-timing than local, native winter steelhead populations, to enhance harvest opportunity while conserving depressed wild stocks.

The advanced return timing of this stock and the adipose clip enable selective harvest prior to freshwater entry of native winter steelhead. Tribal catch in the Elwha River, taken during fisheries conducted in December and January, has involved very low to zero incidental harvest of unmarked (i.e., native) steelhead. Providing harvest opportunity on early-timed steelhead will meet treaty obligations by enabling continued harvest, while allowing listed, native steelhead to recover without harvest pressure.

In addition to providing harvest opportunity, the current objectives for the Lower Elwha Chambers Creek early winter steelhead program include minimizing the potential for returning adults to spawn naturally or interbreed with Elwha native steelhead. Targeted fisheries, improved homing to the new tribal hatchery both from increased flow from the hatchery and release of early-run steelhead exclusively from the hatchery, and removing marked steelhead at the weir are expected to accomplish these objectives. Genetic monitoring of returning adults and outmigrant smolts will track the extent to which early steelhead are reproducing naturally, or interbreeding with native steelhead (LEKT 2011e).

**Observations.** The combination of non-selective tribal harvest, selective sport harvest, adult recapture at hatchery facilities and poor weir efficiencies is likely to allow a significant number (>5%pHOS) of early winter steelhead to remain on the spawning grounds. This may significantly hinder recovery. Managers should allow selective harvest of early chambers steelhead during the phase.

• **Local Adaptation Phase**

**Native Winter Steelhead**

_Plan Description._ For a minimum period of 5 years beginning in 2012, there will be no salmon or steelhead fisheries in the Elwha River. In subsequent years, steelhead returns to the Elwha
River will be managed consistent with the Co-managers’ steelhead harvest management plans, and with the NMFS’ ESA authorizations for those plans.

Observations. None.

Chambers Creek Early Winter Steelhead

Plan Description. The Lower Elwha Chambers Creek early winter steelhead program was initiated to provide steelhead fishing opportunity in the Elwha River, to enable exercise of tribal treaty rights and also serve the interests of recreational fishing. The Co-managers assumed that native steelhead production was so constrained by the presence of the dams that their populations would not support harvest. The program is similar to many other hatchery programs operated by tribes and WDFW in Puget Sound and on the Washington coast that produce steelhead with earlier run-timing than local, native winter steelhead populations, to enhance harvest opportunity while conserving depressed wild stocks. The advanced return timing of this stock and the adipose clip enable selective harvest prior to freshwater entry of native winter steelhead. Tribal catch in the Elwha River, taken during fisheries conducted in December and January, has involved very low (to zero) incidental harvest of unmarked (i.e., native) steelhead. Providing harvest opportunity on early-timed steelhead will meet treaty obligations by enabling continued harvest, while allowing listed, native steelhead to recover without harvest pressure.

In addition to providing harvest opportunity, the current objectives for the Lower Elwha Chambers Creek early winter steelhead program include minimizing the potential for returning adults to spawn naturally or interbreed with Elwha native steelhead. Targeted fisheries, improved homing to the new tribal hatchery both from increased flow from the hatchery and release of early-run steelhead exclusively from the hatchery, and removing marked steelhead at the weir are expected to accomplish these objectives. Genetic analysis of returning adults and outmigrant smolts will monitor the extent to which early steelhead are reproducing naturally, or interbreeding with native steelhead (LEKT 2011d).

Observations. The combination of non-selective tribal harvest, selective sport harvest, adult recapture at hatchery facilities and poor weir efficiencies would allow for a significant number of early winter steelhead to remain on the spawning grounds (>5%pHOS). This could significantly hinder recovery and recolonization.

- Full Restoration Phase

  Native Winter Steelhead

  Plan Description. For a minimum period of 5 years, beginning in 2012, there will be no salmon or steelhead fisheries in the Elwha River. In subsequent years, steelhead returns to the Elwha River will be managed consistent with the Co-managers’ steelhead harvest management plans, and with the NMFS’ ESA authorizations for those plans (LEKT 2011e).

  Chambers Creek Early Winter Steelhead

  Plan Description. Hatchery program phases out.

  Conclusion. The Plan is not explicitly consistent with Recommendation 9.
4.2.7 Recommendation 10: Ensure all hatchery programs have self-sustaining broodstocks

Use of local broodstock and in-Basin rearing promotes selection for traits favorable to survival in the local environment and improves homing fidelity, thereby reducing straying risks to other populations. In this context, the same biological principles used to manage wild populations should be used to manage hatchery populations.

The following applies to all phases:

The Plan is very clear that there is no intent to import brood from non-native populations, meaning that the program is expected to be self-sustaining. It is also clear that the use of Chamber Creek steelhead is not intended for recolonization.

- **Preservation Phase**

  **Native Winter Steelhead**

  **Plan Description.** The native steelhead program began in 2005 with collection of eyed eggs and/or emergent fry from natural redds in the Elwha River. Egg/fry collection has continued annually to the present. Initiated at the Tribal facility adjacent to the Tribal center, this program and others now operate at the new facility completed in 2011. Annual natural-spawner abundance is uncertain, but for the period 2005-2011, it was estimated to range between 60 and 200 per year.

Since inception of the program to the present, broodstock have been reared from eggs collected from natural redds. During the dam removal period, the program will utilize all the natural-origin adults than can be collected, from the weir and by other means, supplemented by initial adult returns from brood year 2005-2007 smolt releases. In subsequent years, after the river has stabilized, the benefits of incorporating natural-origin broodstock will be evaluated in light of their role in recolonization.

The annual number of native steelhead eggs, fry, and adults collected for use as broodstock will vary, as determined by the phase of the program (pre-dam removal, dam removal, post-removal), broodstock survival and egg production levels, and the abundance status of adult fish returns to the river. Prior to dam removal (brood years 2010-2012), the annual broodstock collection goal will reflect the intent to collect eggs, or utilize captive reared-adults sufficient to (maintain stocks prior to that period of time in which upstream adult access past the dam sites is possible). During the dam removal period (2012-2015), the goal of adult collection is to capture as many returning natural-origin adults as feasible, under the assumption that their potential to otherwise spawn successfully in the river will be substantially reduced due to high sediment transport and unstable channel structure. Following dam removal, adult collections will increase to 2,000 pairs of fish. During and after dam removal, collection of natural-origin broodstock will be supplemented with captive-reared adults. Adult returns from hatchery smolt releases, which are expected in 2013 and subsequent years, will also be utilized as broodstock.

All eggs and fish incorporated into the hatchery program are of native steelhead origin, as indicated in genetic parental lineage analyses.

**Observations.** Transitioning away from captive brood as soon as possible is appropriate.
Chambers Creek Early Winter Steelhead

Plan Description. The early-timed stock was chosen to enable selective terminal harvest, with minimal incidental harvest of the late-timed native population (LEKT 2011d).

Adult steelhead return volitionally to the hatchery. The hatchery collects and spawns fish from throughout the run period to ensure representation of all portions of the run timing spectrum. Eggs taken in excess of production goals are culled proportionally through all egg take lots.

All fish returning to the hatchery facility are included in egg-take operations. Early-timed, hatchery-origin adults are identified by absence of the adipose fin (LEKT 2011d).

Observations. The hatchery program appears to be self-sustaining. Hatchery production using a “locally adapted” segregated stock is expected to increase performance, but may increase competition and the likelihood of genetic interactions with the natural population.

- Recolonization Phase

Native Winter Steelhead

Plan Description. The annual number of native steelhead eggs, fry, and adults collected for use as broodstock will vary, as determined by the phase of the program (pre-dam removal, dam removal, post-removal), broodstock survival and egg production levels, and the abundance status of adult fish returns to the river. Prior to dam removal (brood years 2010-2012), the annual broodstock collection goal will reflect the intent to collect eggs or utilize captive reared-adults sufficient to maintain stocks prior to that period of time in which upstream adult access past the dam sites is possible. Between 2012 and 2015, the goal of adult collection is to capture as many returning natural-origin adults as feasible, under the assumption that their potential to otherwise spawn successfully in the river will be substantially reduced due to high sediment transport and unstable channel structure. Following dam removal, adult collections will increase to 2,000 pairs of fish. During and after dam removal, collection of natural-origin broodstock will be supplemented with captive-reared adults. Adult returns from hatchery smolt releases, which are expected in 2013 and subsequent years, will also be utilized as broodstock.

All eggs and fish incorporated into the hatchery program are of native steelhead origin as indicated in genetic parental lineage analyses.

Observations. It is assumed the hatchery program will be self-sustaining. However, the ability of habitat to support all life stage-specific survival is uncertain. Adults planted in the watershed would provide this information much faster than juveniles outplants.

Chambers Creek Early Winter Steelhead

Plan Description. Adult steelhead return volitionally to the hatchery. The hatchery collects and spawns fish from throughout the run period to ensure representation of all portions of the run timing spectrum. Eggs taken in excess of production goals are culled proportionally through all egg take lots. All fish returning to the hatchery facility are included in egg-take operations. Early-timed, hatchery-origin adults are identified by absence of the adipose fin (LEKT 2011d).
Observations. The hatchery program appears to be self-sustaining. Hatchery production using a “locally adapted” segregated stock is expected to increase performance, but may increase competition and the likelihood of genetic interactions with the natural population.

- Local Adaptation Phase

Native Winter Steelhead

Plan Description. The annual number of native steelhead eggs, fry, and adults collected for use as broodstock will vary, as determined by the phase of the program (pre-dam removal, dam removal, post-removal), broodstock survival and egg production levels, and the abundance status of adult fish returns to the river. Prior to dam removal (brood years 2010-2012) the annual broodstock collection goal will reflect the intent to collect eggs, or utilize captive reared-adults sufficient to maintain stocks prior to that period of time in which upstream adult access past the dam sites is possible. During the dam removal period (2012-2015), the goal of adult collection is to capture as many returning natural-origin adults as feasible, under the assumption that their potential to otherwise spawn successfully in the river will be substantially reduced due to high sediment transport and unstable channel structure. Following dam removal, adult collections will increase to 2,000 pairs of fish. During and after dam removal, collection of natural-origin broodstock will be supplemented with captive-reared adults. Adult returns from hatchery smolt releases, which are expected in 2013 and subsequent years, will also be utilized as broodstock.

All eggs and fish incorporated into the hatchery program are of native steelhead origin as indicated in genetic parental lineage analyses.

Observations. It is assumed the hatchery program will be self-sustaining. The hatchery program should include a higher number of NOR broodstock (even if it means reducing the program) to achieve HSRG standards for a primary population during this phase to increase fitness of hatchery origin fish spawning naturally.

Chambers Creek Early Winter Steelhead

Plan Description. Adult steelhead return volitionally to the hatchery. The hatchery collects and spawns fish from throughout the run period to ensure representation of all portions of the run timing spectrum. Eggs taken in excess of production goals are culled proportionally through all egg take lots. All fish returning to the hatchery facility are included in egg-take operations. Early-timed, hatchery-origin adults are identified by absence of the adipose fin (LEKT 2011d).

Observations. The hatchery program appears to be self-sustaining. Hatchery production using a “locally adapted” segregated stock is expected to increase performance, but may increase competition and the likelihood of genetic interaction with the natural population.

• Full Restoration Phase

Native Winter Steelhead

Plan Description. Hatchery program phases out.

Observations. None.
Chambers Creek Early Winter Steelhead

Plan Description. Hatchery program phases out.

Observations. None.

4.2.8 Recommendation 11: Coordinate hatchery programs within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations

Fish production needs to be regionally coordinated if system-wide conservation and harvest goals are to be met. The focus should be on limiting negative ecological and genetic impacts of harvest programs on naturally rearing populations, and ensuring that system-wide hatchery propagation does not overwhelm individual, biologically significant, native populations.

Hatchery fish released in each subbasin will interact with wild and hatchery fish from other subbasins as they migrate through the downstream corridor, estuary and ocean. The effects of these interactions are heightened as the cumulative number of hatchery fish released into the Puget Sound for harvest increases. Therefore, overall hatchery fish production should be limited to the minimum number needed to meet system-wide harvest and conservation goals of the various managers. In addition, the cumulative natural and hatchery production should take into account the carrying capacity of the migratory corridor, estuary and ocean.

Region-wide coordination would require that regional decision-makers have convenient access to reports showing population goals, current status of populations and fisheries, and expected and realized contributions from hatchery programs. This information should be up to date and easily accessible via the Internet. It should be possible to view the information at several levels—by population, ESU and species—for the entire Puget Sound Region.

The following applies to all phases:

Native Winter Steelhead Program

Plan Description. The Puget Sound Salmon Management Plan (PSSMP), developed pursuant to U.S. v. Washington, provides the legal framework for co-management of salmon fisheries resources, with procedures specific to management of all salmon hatchery programs. This co-management process requires the State of Washington and the relevant Puget Sound Tribe(s) to develop program goals and objectives and agree on the function, purpose and release strategies of all hatchery programs. The Future Brood Document (PSTT and WDFW 1985) is a detailed listing of annual production goals. This is reviewed and updated each spring and finalized in July. The Current Brood Document (PSIT and WDFW 2010) reflects actual production relative to the annual production goals. It is developed in the spring after eggs are collected.

The Puget Sound Steelhead Harvest Management Plan establishes specific objectives for direct or incidental harvest of listed steelhead in each Management Unit. Annual harvest management plans are developed for each Management Unit prior to the start of the steelhead fisheries.
Observations. The PSSMP (PSTT and WDFW 1985) governing hatchery production lacks coordination between hatchery programs in different subbasins that would allow for evaluation of impacts between programs.

Chambers Creek Early Winter Steelhead

Plan Description. This program operates under the PSSMP (1985), developed pursuant to U.S. v. Washington, which provides the legal framework for co-management of fisheries resources. The PSSMP requires the WDFW and the relevant Puget Sound Tribe(s) to develop and agree upon hatchery program goals and objectives. The Equilibrium Brood Document (PSTT and WDFW 1985) is reviewed and updated as objectives change. The Current Brood Document reflects actual annual production.

Harvest management objectives for Elwha steelhead are stated in the Co-managers Puget Sound Steelhead Harvest Management Plan (PSIT and WDFW 2010), which is implemented through annual harvest management plans.

Observations. The current PSSMP governing hatchery production lacks coordination between hatchery programs in different subbasins that would allow for evaluation of impacts between programs.

4.2.9 Recommendation 12: Assure that facilities are constructed and operated in compliance with environmental laws and regulations

Hatchery facilities include adult collection, spawning, incubation and rearing and release facilities, as well as structures to remove and discharge water. These structures are usually located in riparian areas or within streams and can affect habitat quality and quantity, as well as the use of habitat by juvenile and adult fish. Hatchery structures can create obstacles to migration for juvenile and adult fish, change in-stream flow, alter riparian habitat and diminish water quality through hatchery discharges. Water for hatchery use is often drawn from an adjacent stream via pumps or gravity. Improperly designed and maintained water intakes can impinge migrant or resident juveniles on hatchery screens or cause fish to be trapped in hatchery facilities. Structures such as adult weirs and water intake dams can also block natural passage of salmonids to spawning or rearing areas. Water diverted from adjacent streams for fish culture purposes is often returned downstream and can reduce the amount of water for juvenile rearing and upstream adult migration between the area of intake and discharge. Hatchery discharge can also diminish water quality below the point of discharge through changes in temperature, settle-able and suspended solids, chemical composition, and presence of therapeutic drugs. The HSRG has noted that, for the most part, existing laws and regulations related to facilities and operations are adequate to protect the environment. If hatchery facilities and operations are not in compliance with environmental laws and regulations, the consequence could be loss of natural production. In addition, failure to comply with these requirements could lead to closure of facilities and the loss of any harvest or conservation benefit derived from the programs.

The following applies to all phases:

Native Winter Steelhead

Plan Description. Existing facilities are believed to comply with local, state and federal requirements.
Chambers Creek Early Winter Steelhead

Plan Description. Existing facilities are believed to comply with local, state and federal requirements.

4.2.10 Recommendation 13: Maximize survival of hatchery fish consistent with conservation goals

Maximizing the survival of hatchery fish enables conservation programs to accelerate their rebuilding efforts. It allows production hatcheries to reduce their ecological impacts on natural populations. Conservation hatcheries producing juveniles with high survival generate more spawners on the spawning grounds. This, in turn, accelerates the rate at which recovery programs move toward meeting their goals. Production programs may have to reduce release numbers to decrease negative ecological impacts on natural populations. Increasing post-release survival can offset this reduction and enable managers to meet their harvest goals.

There are many approaches to increasing fish survival. The release of fish at the appropriate time, size, age and location can significantly increase their recruitment to fisheries and natural escapement. Releasing rapidly migrating smolts rather than fry increases survival and reduces negative ecological interactions in the freshwater environment. Similarly, the release of healthy fish produces more fish for harvest and less opportunity to spread disease to natural populations. Improving water quality and reducing loading and density during rearing are also proven tools used by fish culturists to enhance fish survival. Adoption of volitional release (allowing smolts to outmigrate when they are ready, rather than “forcing” them out at a preset date) with removal of residuals (fish that do not outmigrate) may increase the long-term survival of released fish, while decreasing negative ecological interactions with natural populations. Proper acclimation and imprinting of hatchery juveniles can reduce straying and enhance survival to the desired location for their harvest or artificial spawning.

Developing and adopting these and other culture and release practices that maximize fish survival and minimize negative ecological interactions by reducing production release numbers can aid conservation programs in rebuilding runs and reducing the conflict between harvest programs and conservation goals for natural populations.

The following applies to all phases:

To reduce potential harm to natural population through genetic and ecological interactions, hatchery programs should be no larger than necessary to meet the recolonization objectives. The higher the survival of hatchery fish, the smaller the program can be to produce the required number of adult offspring.

- Preservation Phase

Native Winter Steelhead

Plan Description.

<table>
<thead>
<tr>
<th></th>
<th>Dam Removal 2012-2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Captive reared broodstock</td>
<td>300</td>
</tr>
<tr>
<td>Hatchery-origin broodstock</td>
<td>200-500</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>200</td>
</tr>
</tbody>
</table>
### Chambers Creek Early Winter Steelhead

**Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>Dam Removal 2012-2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Natural escapement</td>
<td>100-200</td>
</tr>
<tr>
<td>Age 2+ smolts</td>
<td>175,000</td>
</tr>
<tr>
<td>Eyed eggs</td>
<td></td>
</tr>
<tr>
<td>Fry</td>
<td></td>
</tr>
<tr>
<td>Pre-smolts</td>
<td></td>
</tr>
</tbody>
</table>

**Observations.** Survival to adult rates for age 2+ smolts are unknown.

### Chambers Creek Early Winter Steelhead

**Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>Dam Removal 2012-2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hatchery-origin broodstock</td>
<td>60</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>0</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-200</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td>65,000</td>
</tr>
</tbody>
</table>

**Observations.** Release of age 1+ smolts is assumed to offer high survival for Chambers Creek steelhead.

- **Recolonization Phase**

**Native Winter Steelhead

**Plan Description.**

<table>
<thead>
<tr>
<th></th>
<th>After Dam Removal 2017+</th>
</tr>
</thead>
<tbody>
<tr>
<td>Captive reared broodstock</td>
<td></td>
</tr>
<tr>
<td>Hatchery-origin broodstock</td>
<td>500+</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>&lt;50</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-1000+</td>
</tr>
<tr>
<td>Age 2+ smolts</td>
<td>175,000</td>
</tr>
<tr>
<td>Eyed eggs</td>
<td>100,000</td>
</tr>
<tr>
<td>Fry</td>
<td>275,000</td>
</tr>
<tr>
<td>Pre-smolts</td>
<td>20,000</td>
</tr>
</tbody>
</table>

**Observations.** Planting of eyed-eggs, fry and presmolts will reduce survival to adult rate and increase competition with naturally produced juvenile steelhead.
Chambers Creek Early Winter Steelhead

Plan Description.

<table>
<thead>
<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hatchery-origin broodstock</td>
<td>60</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>0</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-1000+</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td>65,000</td>
</tr>
</tbody>
</table>

Observations. Release of age 1+ smolts is assumed to offer high survival for Chambers Creek steelhead.

- Local Adaptation Phase

Native Winter Steelhead

Plan Description.

<table>
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<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
</tr>
<tr>
<td>Hatchery-origin broodstock</td>
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</tr>
<tr>
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</tr>
<tr>
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</tr>
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<tr>
<td>Fry</td>
<td>275,000</td>
</tr>
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<td>Pre-smolts</td>
<td>20,000</td>
</tr>
</tbody>
</table>

Observations. Planting of eyed-eggs, fry and presmolts will reduce survival to adult rate and increase competition with naturally produced juvenile steelhead.

Chambers Creek Early Winter Steelhead

Plan Description.

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<thead>
<tr>
<th></th>
<th>After Dam Removal 2017&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hatchery-origin broodstock</td>
<td>60</td>
</tr>
<tr>
<td>Natural origin broodstock</td>
<td>0</td>
</tr>
<tr>
<td>Natural escapement</td>
<td>100-1000+</td>
</tr>
<tr>
<td>Age 1+ smolts</td>
<td>65,000</td>
</tr>
</tbody>
</table>
Observations. Release of age 1+ smolts is assumed to offer high survival for Chambers Creek steelhead.

- Full Restoration Phase
  Native Winter Steelhead

Plan Description. Hatchery program phases out.

Chambers Creek Early Winter Steelhead

Plan Description. Hatchery program phases out.

4.2.11 Summary of Observations and Conclusions for Principle 2—Steelhead

Table 4-7 summarizes our findings regarding the consistency of the steelhead component of the Plan with HSRG Principle 2 and specifically, with the seven recommendations that address scientific defensibility. Table 4-8 summarizes our recommendations for improving consistency, by restoration phase.

| Recommendation 4: Is the purpose of the hatchery program defined (i.e., conservation, harvest or both)? | Yes |
| Recommendation 5: Are the scientific assumptions, under which a program contributes to meeting the stated goals, explicitly stated? | No |
| Recommendation 6: Has an integrated or segregated broodstock management strategy been selected, that is based on population goals and hatchery program purpose? | No |
| Recommendation 7: Is the size of hatchery programs based on population goals and as part of an “all H” strategy? | No |
| Recommendation 8: Are harvest, hatchery broodstock, and natural spawning escapement managed to meet HSRG standards appropriate to the affected natural population’s designation? | No |
| Recommendation 9: Is the harvest managed to achieve full use of hatchery-origin fish? | Not explicitly |
| Recommendation 10: Do all hatchery programs have self-sustaining broodstocks? | Yes |
| Recommendation 11: Are hatchery programs coordinated within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations? | No |
| Recommendation 12: Are facilities constructed and operated in compliance with environmental laws and regulations? | Yes |
| Recommendation 13: Is survival of hatchery fish maximized consistent with conservation goals? | No |
Table 4-8 Observations and conclusions regarding Principle 2—scientific defensibility.

<table>
<thead>
<tr>
<th>Phase</th>
<th>Observations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Preservation Phase:</strong></td>
<td>This phase of the project is generally consistent with Principle 2.</td>
</tr>
<tr>
<td></td>
<td>Continued production of Chambers Creek early winter steelhead during this phase increases the risk of genetic and ecological impacts to the native population and may allow these fish to participate in recolonization.</td>
</tr>
<tr>
<td><strong>Recolonization Phase:</strong></td>
<td>While the Plan lays out a schedule for sizing the program based on combined return of natural- and hatchery-origin adults, the rationale for this schedule is not clearly explained. The Plan incorporates a mixed strategy in terms of life stages to be planted in the habitat, but omits the option of outplanting adult hatchery fish without explanation.</td>
</tr>
<tr>
<td></td>
<td>Most importantly, the end-points of the Recolonization Phase are not defined in terms of predetermined triggers and responses.</td>
</tr>
<tr>
<td></td>
<td>Continued production of Chambers Creek early winter steelhead during this phase increases the risk of genetic and ecological impacts to the native population and may allow these fish to participate in recolonization.</td>
</tr>
<tr>
<td><strong>Local Adaptation Phase:</strong></td>
<td>Progress toward local adaptation and increased fitness are balanced against demographic risks due to uncertainty about habitat conditions.</td>
</tr>
<tr>
<td></td>
<td>During this phase, the population should be managed to meet PNI levels greater than 0.67 as the native steelhead hatchery program is phased out, and a pHOS of &lt;5% for the early winter steelhead program. Specific trigger points in terms of numbers of returning natural-origin spawners should be identified. The trigger points, along with clearly identified key assumptions (see also Recommendation 5) and the accuracy and precision requirements of the estimates for those assumptions, should be major drivers for the monitoring and evaluation plan.</td>
</tr>
<tr>
<td></td>
<td>Production of Chambers Creek early winter steelhead during this phase consistent with HSRG pHOS standards may be possible. Appropriate monitoring with established triggers would need to be implemented.</td>
</tr>
<tr>
<td><strong>Full Restoration Phase:</strong></td>
<td>Since the hatchery program will be terminated as this phase begins, the main concern here is the determination of when this stage begins. The population may not yet have reached its potential as measured in VSP parameters, but it is now sustainable and increasing over time without the aid of a hatchery program. The conditions that define the onset of this phase, based on biological triggers, need to be made more explicit.</td>
</tr>
</tbody>
</table>

4.3 Summary of Observations, Conclusions and Recommendations for Steelhead

The table below summarizes our assessment of the consistency of the steelhead component of the Elwha Plan with HSRG Principles 1 and 2. It also provides recommendations for improving consistency with these principles.

Table 4-9 Summary of observations, conclusions and recommendations for steelhead.

<table>
<thead>
<tr>
<th>Observations and Conclusions</th>
<th>Observations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The Elwha Plan lacks a clear statement of goals. Goal statements that comply with Principle 1 and Recommendations 1 – 3 should be developed.</td>
</tr>
<tr>
<td></td>
<td>While the Plan lays out a schedule for sizing the program based on combined return of natural and hatchery origin adults, the rationale for this schedule is not clearly explained. The Plan incorporates a mixed strategy in terms of life stages to be planted in the habitat, but omits the option of outplanting adult hatchery fish without explanation.</td>
</tr>
<tr>
<td></td>
<td>Most importantly, the end-points of the phases are not defined in terms of predetermined, biologically-based triggers and responses.</td>
</tr>
<tr>
<td></td>
<td>Production of Chambers Creek early winter steelhead increases the risk of negative genetic and ecological impacts to the native population during the early phases of the program. Mechanisms to control pHOS and minimize the genetic and ecological impacts are untested and of uncertain reliability and effectiveness. In addition, the vulnerability of the natural population is high.</td>
</tr>
</tbody>
</table>
### Benefits
- The hatchery intervention for native steelhead is assumed necessary to preserve the genetic legacy and provide adults for the Recolonization Phase.

### Risks
- Continued production of Chambers Creek early winter steelhead increase the risk of genetic and ecological impacts to the native population and could hinder recovery.
- The heavy reliance on outplanting of hatchery juveniles rather than releasing juveniles from the hatchery to produce adult spawners for recolonization poses both genetic and ecological risks to the rebuilding of a diverse and productive natural population of steelhead and may be demographically inefficient.
- Lack of a clearly defined end-point to the outplanting phase in terms of predefined indicators (triggers) may cause this phase to be prolonged and local adaptation of the natural population to be impeded—the absence of any specific reference to broodstock and natural escapement composition (e.g., pHOS, PNI) implies unknown domestication risk.
- Lack of a plan for future use of hatchery facilities in the Basin appears to leave the long-term existence of the hatchery program in question.

### Likelihood of meeting goals
- Without explicit, quantifiable goals, success is not well defined.
- Without predefined, measurable performance indicators, we do not know what success "looks like", even with well-defined goals.
- Without a structured, hypothesis-driven decision-making process that is supported by adequate monitoring and research, it is not possible to determine whether the project is effectively navigating around risks and toward goals.

### Recommended modifications
- Eliminate the Chambers Creek early winter steelhead program, at least until the native population has been restored to a sustainable level (Local Adaptation Phase).
- Continue harvest of Chambers Creek early winter steelhead during the harvest moratorium to remove returning adults from previous releases.
- Define steelhead production goals in terms of VSP parameters.
- Identify measurable performance indicators of project success that reflect VSP.
- Develop a set of decision rules that incorporate predefined triggers for change for each phase of the project.
- Develop and implement an adaptive management process that describes an annual decision-making process that includes schedule, roles and responsibilities, and decision rules.
- Develop a monitoring and evaluation plan to resolve uncertainties (to update decision rules) and estimate performance indicators (to measure progress toward goals), and triggers (to implement decision rules).
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5 Chum Salmon Population Report

Population Definition: Elwha chum salmon were identified as a distinct population based on their distinct spawning distribution. They belong to the Strait of Juan de Fuca fall-run GDU (Busack and Shaklee 1994) and are part of the Major Ancestral Lineage that includes the Strait of Juan De Fuca and Washington Coast Fall-run populations. These chum salmon are more closely related to the west coast of Vancouver Island, British Columbia, populations than to Puget Sound populations (Phelps et al. 1994, Busack and Shaklee 1995). The Elwha River received hatchery transfers from the Quilcene National Fish Hatchery in the 1970s and 1980s (Winans et al. 2008).

Population Designation: Assumed to be Primary, though this is not explicitly stated in the Plan.

Population Origin: The existing in-Basin native stock has been identified as the preferred stock for enhancement activities. Elwha fall chum salmon have two distinct run-timing components—an early population (October-November) thought to be the native stock and a later-entering population (December) that is genetically similar to Hood Canal populations (Wunderlich et al. 1994). Adults collected from the river exhibit the run timing of the native fall chum stock, in contrast to later-timed chum that may still return as remnants of the previous introduction of the Walcott Slough stock. The Walcott-stock hatchery program was terminated in 1985. Starting in 2015, gametes will be taken from all adult chum returning to the hatchery facility (LEKT 2011c).

ESA Status: Puget Sound fall chum (including Elwha River chum) are not listed under ESA.

Recent Status and Trends:

Table 5-1 Recent natural spawning escapement.

<table>
<thead>
<tr>
<th>Return Year</th>
<th>Natural Spawning Escapement (NOR + HOR) (1)</th>
<th>pHOS</th>
<th>Hatchery Broodstock (2)</th>
<th>pNOB</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
</tr>
<tr>
<td>2005</td>
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<tr>
<td>2010</td>
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<td>unk</td>
</tr>
</tbody>
</table>

1) No Recent Natural Spawning Escapement target (NOR + HOR) has been provided;
2) Recent hatchery broodstock target has been 40 adults

Recent Hatchery Production: The goals of this program are to preserve and rebuild natural chum salmon production in the Elwha River, by supplementing the abundance of juvenile and returning adult fish. Hatchery production will maintain the genetic characteristics of the native stock. Following removal of the dams, the chum program is intended to promote recolonization of suitable chum spawning and rearing habitat (Chum Salmon HGMP, LEKT 2011).

The current hatchery program for Elwha chum salmon is designed for stock maintenance and restoration. Ripe adults captured in the river are spawned and their eggs are brought into the hatchery.
and incubated to the eyed stage. Eyed eggs are transported for incubation in streamside incubator boxes and located in side-channel habitats to imprint the chum salmon to river areas suitable for natural chum salmon production. After hatching, incubator-produced fry emigrate seaward into lower river, estuarine, and nearshore marine areas in the Strait of Juan de Fuca to rear (Ward et al. 2008).

Recent Harvest: No harvest is currently directed at Elwha chum salmon, though some incidental harvest occurs in terminal commercial and sport coho fisheries. During the 2003 coho salmon harvest season, the anticipated incidental in-river exploitation rate for chum was 2.4% (Ward et al. 2008). For a period of 5 years beginning in 2012, there will be no salmon or steelhead fisheries in the Elwha River. Terminal-area chum fishing regimes will be developed as chum abundance recovers to a level that provides harvestable surplus. Prior to attaining long-term recovery goals, fisheries may target surplus hatchery production, yet constrained to not impede recovery. Program fish will, in the interim, contribute to pre-terminal marine fisheries in the U.S. and British Columbia (LEKT 2011c).

Table 5-3 presents a summary of status, trends and restoration goals for chum salmon.

Table 5-3  Chum salmon summary.

<table>
<thead>
<tr>
<th>Population Designation</th>
<th>Primary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program Type 2</td>
<td>Integrated recovery evolving toward integrated harvest</td>
</tr>
<tr>
<td>Historical Abundance 3</td>
<td>9,042 - 25,600</td>
</tr>
<tr>
<td>Current Escapment 4</td>
<td>Spawners = 150 – 300 1993-1995 Stock status critical</td>
</tr>
<tr>
<td>Restoration Goals</td>
<td>Plan After 10 years: Returns = 3,000 After 25 years: Escapement = 18,000; Recruitment = 36,000</td>
</tr>
<tr>
<td>HGMP</td>
<td>Adult Escapement: After 10 years – 3,000 After 25 years – 18,000</td>
</tr>
</tbody>
</table>

1) HSRG assumed designation  2) Source HGMP  3) Range of several estimates  4) Source Ward et al. 2008

5.1 Principle 1: Develop Clear, Specific, Quantifiable Harvest and Conservation Goals for Natural and Hatchery Populations within an “All H” Context

Goals for fish populations must be explicitly communicated and fully understood by the managers and operators of hatchery programs. These goals should be quantified, where possible, and expressed in terms of values to the community (harvest, conservation, education, research, etc.). Hatchery production numbers may be the means of contributing to harvest and/or conservation values, but they
are not end-points. When population goals are clearly defined in terms of conservation and harvest, hatcheries can be managed as tools to help meet those goals.

To be successful, hatcheries should be used as part of a comprehensive strategy where habitat, hatchery management and harvest are coordinated to best meet resource management goals that are defined for each population in the watershed. Hatcheries are by their very nature a compromise—a balancing of benefits and risks to the target population, other populations, and the natural and human environment affected by the hatchery program. Use of a hatchery program is appropriate when benefits significantly outweigh the risks and when the benefit/risk mix from the program is more favorable than the benefits and risks associated with non-hatchery strategies for meeting the same goals.

The HSRG has developed three general recommendations as guidelines for defining goals for natural and hatchery populations. The HSRG review of the Elwha plan in terms of its consistency with Principle 1 is presented with reference to these recommendations.

**General Comment on Principle 1**

The Elwha Plan does not state the restoration goal for steelhead in terms that conform to the HSRG’s recommendations. However, scattered throughout the text of the plan are pieces of information that taken in total would provide some of the information needed to construct a goal. For example, on page 97, Table 25 gives interim restoration targets for abundance after 10 and 25 years, productivity after 10 years and at MSY, spatial distribution and harvest goals for freshwater. These targets could be part of the goal. The interim targets are quantitative, but they do not separate natural and hatchery populations or are they placed in an “all H” context. Four goals on page 95 are called central to the implementation of the Elwha Act. They are:

1) Reestablish self-sustaining anadromous salmonid populations and habitats throughout the Elwha River watershed and its near shore as quickly as possible, using the most appropriate methods.

2) Maintain the integrity of the existing salmonid genetic and life history diversity before, during, and after dam removal and the subsequent periods of elevated sediment levels.

3) Maintain the health of fish populations before, during, and after dam removal.

4) Restore the physical and biological processes of the overall ecosystem through dam removal, including the return of VSPs.

Additionally, a parallel goal is found in the NOAA Fisheries guidance documents for recovering ESA-listed salmon species (NMFS 2010): restoration efforts shall be targeted at achieving viable salmonid populations. These goals are not species specific, nor are they quantitative. They are broad descriptions of things that will be done (tasks), not things that will be achieved (goals). The Elwha Plan needs a comprehensive, species-specific goal statement near the beginning of the plan’s narrative. The goal statement should conform to HSRG’s Principle 1.
5.1.1  Recommendation 1: Express conservation goals in terms of a population's biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity).

The Primary, Contributing and Stabilizing population designations refer to the biological significance of the population in the context of its ESU. The following general viability criteria apply:

- Primary: populations must achieve at least high viability
- Contributing: populations must achieve at least medium viability
- Stabilizing: populations must maintain at least current viability
- Viability goals should be expressed in terms of population productivity and abundance
- Viability goals should also take into account spatial structure and diversity

Different definitions of biological significance are used by managers throughout the Northwest. In order to provide a consistent analysis, the HSRG used the classification system adopted by the Lower Columbia Fish Recovery Board in 2004, under which all distinct salmon and steelhead populations are classified as either Primary, which are targeted for restoration to high productivity and abundance; Contributing, where small to medium improvements are needed; or Stabilizing, populations that may be maintained at current levels. Viability goals are expressed in terms of population productivity and abundance and also take into account spatial structure and diversity.

The following applies to all phases:

Decision rules with measurable triggers for the coho population must be identified to determine when to transition to the next management phase. For the third and fourth phases (local adaptation and full restoration), decision rules and triggers should also be developed to determine when it may be necessary to revert back to an earlier phase, should the trend toward recovery be significantly reversed. Decision rules and triggers must be predetermined and specific to assure that the appropriate variables (that define the triggers) are monitored with sufficient accuracy and precision. All key assumptions and uncertainties (See Chapter 1.2, Table 1-2) must be monitored until they are either resolved or it is determined that they are not relevant to the recovery of the Elwha ecosystem. See Chapter 7 for specifics.

The following applies to all phases:

Plan Description. The goal is to operate a conservation program to preserve and rebuild the natural chum population, which is assumed to be a Primary population, but which is now at a critically low level (100-300 spawners per year). During these periods, activities will focus on collecting chum adults by netting them in the river, incubating the eggs in the hatchery, and outplanting eyed eggs as well as juveniles (unfed fry, and age-0 smolts). The long-term goal of the program is to have adult returns to the river of 3,000 fish per year in 10 years and 18,000 fish per year in 25 years. Spawner recruits per spawner are expected to be >1.0. During this period, there will be no harvest of chum in the river until returns reach 10,000 adults per year.

Observations. The strategies described for preserving and increasing the chum population are generally accepted as appropriate for this purpose. However, the HSRG considers that recovery of the population may be expedited by discontinuing eyed egg, unfed fry, and “age-0 smolt outplants.” Instead, seeding of the river and its tributaries (including locations in the upper Basin) should be done with returning spawners only. Releases of fry from the hatchery, intended for producing adults to maintain the hatchery program and for seeding the river with
adults, should be limited to fed fry that are close to out-migrating. In salmonids, outplants of adults have been used with success; they allow for the rapid determination of the ability of a watershed to support all life stages, and in the Elwha situation, should expedite the production of first generation NORs. Also, the releases of fed fry should allow for their imprinting while reducing ecological interactions with other salmonid juveniles; their rapid out-migration can also be expected to reduce their losses due, for example, to in-river predation by juvenile coho and steelhead.

5.1.2 Recommendation 2: Express harvest goals in terms of a population’s contribution to specific fisheries

Harvest goals should be expressed quantitatively where possible, either in terms of catch (number of fish) in specific fisheries (e.g., tributary sport or other terminal fisheries), or as mixed-stock, pre-terminal, sustainable harvest rates.

The following applies to all phases:

Plan Description. No chum harvest will be allowed during dam removal (i.e., the Preservation Phase). However, post-dam removal, some sport and commercial harvest will be permitted if hatchery and natural escapement goals are met (i.e., in the Local Adaptation Phase and Full Restoration Phase, but not in the Recolonization Phase). The trigger for initiating harvest is a run size of 10,000 fish. The intended level of the harvest has not been specified, but the harvest would be terminal (for 1 month in the river).

Observations. Due to the uncertainties involved with dam removal, the HSRG understands that realistic statements about the level of intended harvest may not be possible at this stage. It would stress, however, that every effort should be made to use selective harvest methods so as to reduce the by-catch of other salmonids in the Elwha River Basin (e.g., listed steelhead).

5.1.3 Recommendation 3: Ensure goals for individual populations are coordinated and compatible with those for other populations in Elwha Basin

Efforts to harvest abundant hatchery fish from one population can impact natural fish in another population; hatchery strays can and do interact with natural populations from different locations within the region. The contribution of each hatchery program to the cumulative impact of all hatchery programs in the Basin also needs to be considered.

The following applies to all phases:

Plan Description. The chum hatchery program is being undertaken with other Elwha River salmonid populations in mind. It is judged unlikely that the operation of the chum program will have any significant adverse effects on populations of other salmonid species in the Elwha River. Some in-river ecological competition between chum and Chinook juveniles may occur, but because the former exit the river quite rapidly, this competition is likely to be minimal. Collection of chum broodstock by netting (particularly gill netting) in the river may have some small impact on listed adult steelhead, which may also be inadvertently netted during the chum broodstock collection. However, this impact is likely to be reduced by 2015, when some chum broodstock collection is expected to occur at the hatchery. Also, when harvest on returning chum adults is eventually permitted, some losses of other salmonids (e.g., listed steelhead) can be anticipated. Finally, it is expected that once the chum population has been restored,
nutrification of the river with adult chum carcasses will be of benefit to all salmonid populations in the river.

Observations. The HSRG considers that the chum program, as described, should have little negative impact on the other salmonid populations in the Elwha. It stresses the importance, however, of using selective fishing gear during harvest whenever possible.

5.1.4 Summary of Observations and Conclusions for Principle 1—Chum Salmon

Table 5-4 summarizes our findings regarding the consistency of the chum salmon component of the Plan with HSRG Principle 1 and specifically, with the three recommendations that address harvest and conservation goals. Table 5-5 summarizes our observations and conclusions, by restoration phase.

Table 5-4 Principle 1: Are harvest and conservation goals for natural and hatchery populations clear, specific, quantifiable and developed within an “All H” context?

| Recommendation 1: Are conservation goals expressed in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity)? | Yes |
| Recommendation 2: Are harvest goals expressed in terms of a population’s contribution to specific fisheries? | No |
| Recommendation 3: Are goals for individual populations coordinated and compatible with those for other populations in Elwha Basin? | Yes |

Table 5-5 Observations and conclusions regarding Principle 1—population goals.

<table>
<thead>
<tr>
<th>Preservation Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>The stated goal for this phase of the hatchery program is the conservation of the native chum population during a period when its survival in the Elwha River would be highly unlikely. Biological triggers for moving from phase to phase are needed. The goal statement complies with Principle 1.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Recolonization Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>See above. Biologically-based, measurable objectives for natural production during the Recolonization Phase are needed. These objectives should address abundance, productivity and spatial distribution of naturally-spawning fish.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Local Adaptation Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>See above. Biologically-based, measurable objectives for natural production during the Local Adaptation Phase are needed.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Full Restoration Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>See above. The long-term goal for the restored population is conservation and harvest and the biological trigger for initiating harvest is clearly stated.</td>
</tr>
</tbody>
</table>

5.2 Principle 2: Design and Operate Hatchery Programs in a Scientifically Defensible Manner

Once a set of well-defined population goals has been identified, the scientific rationale for a hatchery program in terms of benefits and risks must be formulated, explaining how the program expects to achieve its goals. The purpose, operation, and management of each hatchery program must be scientifically defensible. The strategy chosen must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be articulated.

In general, scientific defensibility will occur at three stages:
1) During the deliberation stage, to determine whether a hatchery should be built and/or a specific hatchery program initiated;

2) During the planning and design stage for a hatchery or hatchery program; and

3) During the operations stage.

This approach ensures a scientific foundation for hatchery programs, a means for addressing uncertainty, and a method for demonstrating accountability. Documentation for each program should include a description of analytical methods and should be accompanied with citations from the scientific literature. HSRG recommendations 4 through 13 are aimed at ensuring scientifically defensible hatchery programs. The HSRG review of the Elwha plan is presented with reference to these recommendations. The purpose of the hatchery program will vary by phase of the restoration project.

The following applies to all phases:

**Plan Description.** The Elwha chum hatchery program (an Integrated Recovery program, later an Integrated Harvest program) was undertaken with the goal to preserve and rebuild a native population that is in decline and threatened by sediment loads anticipated to result from dam removal in the Elwha River. A second goal was to restore the chum population so that it could once again support harvest. To this end, conservation protocols that have been successful in restoring other salmonid populations, including chum salmon, were selected for the recovery effort. To ensure that the recovered population represents as closely as possible the original population, broodstock representing the entire run timing are being used. The program is also designed to have little negative impact on other salmonid populations in the Elwha River, and releases of chum from the hatchery are timed so as to minimize chum losses due to predation by other salmonids. The program will be phased out once it is no longer needed.

**Observations.** The hatchery program seems likely to be successful once the chum salmon have access to portions of the river that were blocked by the dams. The protocols for rearing the chum are generally accepted as appropriate for chum salmon, as are the protocols being considered for recolonization purposes. The main question to be raised about the program is the statement that starting in 2015 all chum adults returning to the hatchery will be represented in the broodstock (see LEKT 2011c). If the late-timed chum representing the remnants of non-native Walcott chum return to the hatchery, and if they are included in the broodstock, this would appear to be inconsistent with the stated goals of the program (see observations in Chapter 5.2.7, below).

5.2.1 Recommendation 4: Identify the purpose of the hatchery program (i.e., conservation, harvest or both)

Once the goals for a population have been established, it is necessary to identify the purpose of hatchery programs affecting that population. A conservation program is one that is compatible with goals for biological significance (Primary or Contributing) and viability (productivity, abundance, diversity and spatial structure) of a population. A harvest program is one that contributes to specific fisheries at specified rates or harvest numbers, and is compatible with identified conservation objectives for all populations. Unless the purpose of a hatchery program is clear, it is not possible to effectively design, operate or evaluate the program.
• **Preservation and Recolonization Phases**

**Plan Description.** The immediate purpose of the chum program during these phases is conservation of the population. To this end, activities will focus on collecting chum adults by netting them in the river, incubating the eggs in the hatchery, and outplanting eyed eggs as well as juveniles (unfed fry, and age-0 smolts) (see the Plan and HGMP).

**Observations.** The strategies described for preserving and increasing the chum population are generally accepted as appropriate for this purpose. However, the HSRG considers that during the Preservation Phase, releases of fry from the hatchery, intended for producing adults to maintain the hatchery program and for seeding the river, should be limited to fed fry. Releases of fed fry should allow for their imprinting while reducing ecological interactions with other salmonid juveniles; their rapid outmigration can also be expected to reduce their losses due, for example, to in-river predation by juvenile coho and steelhead. During the Recolonization Phase, seeding of the river and its tributaries (including locations in the upper Basin) should be done with returning spawners only. In salmonids, outplants of adults have been used with success; they allow for the rapid determination of the ability of a watershed to support all life stages, and in the Elwha situation, should expedite the production of first generation NORs.

• **Local Adaptation and Full Restoration Phases**

**Plan Description.** The longer-term purpose of the chum program is to have a self-sustaining chum population capable of providing for harvest, starting perhaps during the Local Adaptation Phase and certainly during the Full Restoration Phase. The trigger for initiating terminal harvest is when the run size reaches 10,000 adults per year.

**Observations.** Attaining the Full Restoration Phase will be expedited by reducing hatchery influence. Thus, consideration should be given to reducing the size of the hatchery program as early as possible (during the Local Adaptation Phase), by which stage there should be strong signs that the population is recovering.

5.2.2 Recommendation 5: Explicitly state the scientific assumptions under which a program contributes to meeting the stated goals

Once population goals have been defined and the purpose(s) of a hatchery program (harvest, conservation, or both) have been established, the scientific rationale for the program must be documented. The scientific rationale explains, in terms of benefits and risks, how the hatchery program is expected to achieve its purpose. The purpose, operation and management of the program must be scientifically defensible and the chosen strategy must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be documented, so those assumptions can be evaluated and modified as new information becomes available. Documentation should include citations from the scientific literature and analytical tools that take into account the various factors that will affect the success of the program (predation assumptions, cumulative effects, etc.). This approach ensures a scientific foundation for hatchery programs, a means to address uncertainty, and a method to demonstrate accountability.

• **Preservation Phase**

**Plan Description.** During this phase, environmental conditions in the river will be severely degraded and will be unsuitable for spawning. Chum salmon production will be constrained in response to the limited availability of rearing space and water (due to the treatment capacity of
the shared water treatment facility). At low return levels, enhancement will emphasize hatchery releases of age-0 smolts. With increased adult returns, the enhancement program will expand to include outplants of eyed eggs and fry into the lower Elwha, and passage of adults upstream of the hatchery into the lower Elwha. Collection of chum adults will be largely by netting them in the river. During this period, there will be no harvest of chum in the river. The objective will be to maintain, and if possible, increase the chum population.

**Observations.** Considering the unsuitable conditions in the river during this phase, hatchery releases of fed fry that are close to migrating may well be more successful at ensuring the survival of chum population than the three other methods using outplants of eyed eggs, fry, and adults. Fed fry that are close to migrating should exit the river rapidly, reducing the likelihood of exposure to unfavorable and possibly lethal conditions in the river during this phase. However, if hatchery space and water supplies do indeed prove limiting, all of the proposed strategies could be used, although it seems unlikely that significant numbers of adults surplus to broodstock needs would be available for this purpose at this stage.

- **Recolonization, Local Adaptation, and Full Restoration Phases**

  **Plan Description.** During these phases, dam removal will have been completed, the period of greatest turbidity will have passed, the water treatment facility will have been taken off line, hatchery facilities will be receiving raw surface water, and hatchery production will no longer be constrained by water availability. During these phases, restoration activities will emphasize the continuing hatchery production of 0-age smolts and the outplanting of eyed eggs throughout the Basin. Also, returning adults will be encouraged to spawn naturally throughout the Basin. Hatchery enhancement will be phased out in response to increases of natural-origin spawning as the population begins to achieve self-sustainability by the Full Restoration Phase. Phasing out of the program will occur in 20 years or when the 5-year running average of the aggregate terminal run exceeds 10,000 adults per year.

  **Observations.** The strategies described for rebuilding the chum population are generally accepted as appropriate for this purpose. However, the HSRG considers that recovery of the population will be expedited by focusing on seeding the river with adults only and by reducing the effects of hatchery influence as early as the Local Adaptation Phase, by which stage there should be strong signs that the population is on the road to recovery.

5.2.3 **Recommendation 6: Select an integrated or segregated broodstock management strategy based on population goals and hatchery program purpose**

One of the most critical needs in hatchery reform is to improve hatchery broodstock management. Hatchery programs should be managed as either genetically *integrated* with, or *segregated* from, the natural populations they most directly influence (HSRG 2009, Appendix A, Implementing and Transitioning Hatchery Programs).

A fundamental purpose of most integrated hatchery programs is to increase abundance for harvest, while minimizing the genetic divergence and reproductive fitness differences between the hatchery broodstock and the naturally spawning population. In some cases, integrated programs also serve as a demographic safety net to vulnerable natural populations. An integrated program is intended to maintain the genetic characteristics of a locally adapted natural population and minimize the potential genetic effect of domestication. To achieve this, at a minimum, the pNOB has to be greater than the pHOS.
For segregated hatchery programs, the intent is to maintain a genetically distinct hatchery population that is isolated from natural populations. Ideally, fish from this type of hatchery program would be propagated solely from hatchery returns and not allowed to spawn with the natural population. The primary intent of a segregated program is to create a hatchery-adapted population to meet goals for harvest.

The biological principle behind the broodstock standards for both integrated and segregated populations is local adaptation, i.e., allowing a population to adapt to the environment it inhabits. Proper integration and segregation of hatchery programs is the HSRG’s recommended means for minimizing adverse effects of hatcheries on local adaptation. The typical benefit of reforming broodstock management is that abundance goals for conservation and harvest can be met while at the same time improving the productivity of natural populations. Hatchery fish on the spawning grounds always represent a compromise between the demographic benefits and the genetic risk, even when they come from a well-integrated program. The HSRG concluded that when its broodstock management standards for an integrated or segregated program are met and managers’ abundance goals are achieved, the benefits of the hatchery program outweigh the risks.

- **Preservation and Recolonization Phases**
  
  **Plan description.** Integrated Recovery. During these phases, the emphasis will be on maintaining the population (Preservation Phase) and allowing it to colonize available habitat within the entire Elwha Basin (Recolonization Phase). Assuming that the population is to be regarded as Primary, it will be necessary to manage the pHOS and the pNOB to conform with that appropriate for a Primary population. To protect the genetic legacy of the population, broodstock will be selected to represent the native population run timing, and all hatchery releases will be otolith-marked to differentiate between hatchery-origin and natural-origin recruits.

  **Observations.** While otolith marking will distinguish between HORs and NORs, it will not be adequate to ensure proper integration of the hatchery and natural-origin components of the chum population on a real-time basis. Thus, yearly monitoring of the otoliths from spawned-out hatchery broodstock will have to be carried out, as will monitoring of spawned-out carcasses of fish on the spawning grounds. Only with such monitoring will it be possible to determine if progress toward the degree of integration appropriate for a Primary population is occurring. Also see Chapter 5.2.7 concerning selection of broodstock based on run timing.

- **Local Adaptation and Full Restoration Phases**
  
  **Plan Description.** Integrated Harvest. During these phases, the emphasis will be in getting the population size to the stage where it appears to be self-sustaining, at which stage harvest will be possible when the run size exceeds 10,000 fish per year. As long as the hatchery continues to operate, monitoring efforts will be continued to track whether progress toward the appropriate pHOS and pNOB values for a Primary population is being made. However, once hatchery influence has been eliminated, monitoring for this purpose will no longer be necessary.

  **Observations.** See above comments under the Preservation and Recolonization phases.
5.2.4 Recommendation 7: Size hatchery programs based on population goals and as part of an “all H” strategy

A hatchery program should be sized to achieve abundance goals for harvest and conservation, while reducing the effects on natural populations from straying, ecological interactions and from collecting more natural broodstock than the population can support. The appropriate size of an integrated or segregated program is directly related to the productivity and abundance of the natural population, taking into account the effects of harvest, hydropower operations and habitat conditions. The abundance and productivity of the natural population, as well as the ability to fully harvest hatchery-origin fish, determine the effect of hatchery straying on the natural population. This, in turn, determines the proper size of a hatchery program.

Concerns about ecological interactions can be addressed in part by making the hatchery program as small as possible, while assuring that benefits from the program still outweigh the risks. Time, size, age and location of released hatchery fish also affect straying, survival and ecological interactions. When a hatchery program is sized appropriately, the demographic benefits to harvest and/or conservation outweigh the genetic and ecological risks.

The HSRG recommends that managers size their hatchery and harvest programs to reduce these surpluses and use some of the surplus fish to provide ecological benefit through nutrient enhancement of streams and rivers (see Appendix A).

The following applies to all phases:

**Plan Description.** The Plan links changes in the habitat to hatchery activities. The moratorium on fisheries targeting Elwha chum salmon also brings the hatchery component of the restoration strategy into an “all H” context.

The HGMP presents historical information on collection and production from 2001-2010.

<table>
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<th>Males</th>
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<th>Fecundity</th>
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<td>2008</td>
<td>11</td>
<td>10</td>
<td>31,583</td>
<td>2,871</td>
<td>0</td>
<td>24,763</td>
</tr>
<tr>
<td>2009</td>
<td>22</td>
<td>18</td>
<td>67,623</td>
<td>3,074</td>
<td>22,283</td>
<td>31,290</td>
</tr>
<tr>
<td>2010</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

(HGMP Section 7.4.2)

The size of the hatchery releases by life stage is provided in the HGMP for three periods.
Table 5-7  Proposed annual release information by life history stage (HGMP Section 1.10.2).

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Natural escapement</td>
<td>250</td>
<td>20-1600</td>
<td>83-1000+</td>
</tr>
<tr>
<td>Age 0 smolts</td>
<td>75,000</td>
<td>650,000</td>
<td>300,000</td>
</tr>
<tr>
<td>Eyed eggs</td>
<td>100,000</td>
<td>100,000</td>
<td>250,000</td>
</tr>
<tr>
<td>Fry</td>
<td>275,000</td>
<td>275,000</td>
<td>275,000</td>
</tr>
</tbody>
</table>

Fish production goals will vary in response to the availability of adults returning to the Elwha River. More detailed information on hatchery production at varying adult escapement levels is presented in Tables 15-17 in the Plan (p. 53).

During the dam removal period (2011-2014), the goal is to capture 100-200 adults (Chum Salmon HGMP, LEKT 2011). As numbers of adults increase, production strategies will expand to include a greater variety of production and release options (HGMP Section 1.10.2).

**Observations.** Describing the hatchery strategies in terms of their purpose is more informative and helps bring focus on the end-points instead of the process. The purposes of the hatchery as described in the HGMP are 1) stock preservation during the dam removal period, when habitat limits or precludes in-river natural production, and 2) to quickly rebuild chum salmon abundance to the level that can sustain terminal-area fisheries.

The rationale for the size of the program from a biological preservation point of view is not clearly identified in the HGMP or the Plan. The HGMP sets the performance indicator of 3,000 natural spawners after 10 years. This number is consistent with the predicted recovery from the Plan (p. 93, Figure 17), although there appear to be inconsistencies with the target of 3,000 and the numbers presented above (83-1,000+ in 2017) from the HGMP (Section 1.10.2). Also, the use of fry and eyed eggs is not recommended (see discussion under Recommendation 4) and should be taken into account when sizing the program.

The current very low numbers of spawning adults available for restoration amplify potential risks of artificial propagation, including loss of genetic diversity, decreased effective population size, and over-representation of family groups. These risks should be assessed and considered in the selection of broodstock (see Recommendation 10 below).

5.2.5  Recommendation 8: Manage harvest, hatchery broodstock, and natural spawning escapement to meet HSRG standards appropriate to the affected natural population’s designation

Effectively managing harvest, hatchery broodstock and natural spawning escapement is essential to controlling genetic risks due to straying of hatchery adults. Unless the explicit purpose of the hatchery program is either preservation (gene banking) or recolonization, straying can result in fitness loss in natural populations. To limit these risks and meet conservation goals, the HSRG developed quantitative standards for the pHOS, the pNOB, and the PNI on an integrated population that results from the combination of pHOS and pNOB.
The designation of a population as Primary, Contributing or Stabilizing is, in part, a policy decision; however, for this analysis, the HSRG made assumptions based on the status of each population and manager’s objectives. Standards recommended by the HSRG for broodstock management are as follows:

**HSRG criteria for hatchery influence on Primary populations**

- The pHOS should be less than 5% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS by at least a factor of two, corresponding to a PNI value of 0.67 or greater (with pNOB >10%), and pHOS should be less than 0.30.

**HSRG criteria for hatchery influence on Contributing populations**

- The pHOS should be less than 10% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS, corresponding to a PNI value of 0.50 or greater (with pNOB >10%), and pHOS should be less than 0.30.

**HSRG criteria for hatchery influence on Stabilizing populations**

- The current operating conditions were considered adequate to meet conservation goals. No criteria were developed for pHOS or PNI.

In order to meet these standards, the number of hatchery fish on the spawning grounds must be monitored and controlled. Marking or tagging all hatchery fish so they are easily distinguished (in real time) from natural-origin fish is a basic requirement for selective harvest, as well as for monitoring and achieving desired levels of pHOS, pNOB and PNI.

- **Preservation and Recolonization Phases**

  **Plan Description.** Enhancement activities will focus on increasing the population size and preservation.

  **Observations.** As noted above, the implied definition of an integrated hatchery program is not consistent with the HSRG definition. There is no reference to standards or guidelines for broodstock composition of an integrated Primary population in either the Plan or the HGMP. Rather the HGMP Section 11.1 states that “The weir will provide data necessary to estimate natural escapement. Methods will be developed and implemented to assess the survival of hatchery releases, and their contribution to escapement.” The HSRG recommends that further consideration be given to methodological development and use of otolith marks to accomplish this goal. The purpose of the HSRG standards is to assure that the chum salmon population adapts to the local environmental conditions over time. For this reason, they are particularly important during the Local Adaptation Phase. Adopting the HSRG broodstock standards would be the most important change as management switches from the Recolonization Phase to the Local Adaptation Phase. No specific information has been presented to address pHOS, pNOB, and PNI.

  Escapements since 2005 are unknown, but presumed to be very low (see Table 5.1). Consequently, hatchery broodstock goals have not been met. Hatchery volunteers in excess of
broodstock needs could be outplanted in suitable habitats. Currently, hatchery-origin fish in excess of broodstock needs are surplus to Tribal cultural programs, donated to food banks, or used in carcass nutrient enrichment programs in the Elwha Basin (HGMP Section 7.5).

- **Local Adaptation and Full Restoration Phases**

  **Plan Description.** The Plan (page 52) indicates that post-dam removal, returning adults will be encouraged to spawn naturally throughout the system, and hatchery enhancement will be phased out in response to increases in natural-origin spawning. Information on varying production levels after dam removal is presented in Table 17 in the Plan (page 53).

  **Observations.** Although the Plan states that hatchery enhancement will be phased out in response to increases in natural-origin spawning (as summarized in Table 17), production goals remain the same. Increases are allocated to natural spawners. The HSRG notes that no direct information is presented to address items such as pHOS, pNOB and PNI.

  Pre-terminal and particularly terminal harvest should be managed to actively assist in transitioning to HSRG escapement standards for a Primary population (pHOS < 30% and PNI > 0.67). Broodstock collection should include sufficient NORs to transition to a natural population PNI of > 0.67.

**5.2.6 Recommendation 9: Manage the harvest to achieve full use of hatchery-origin fish**

Because salmon survival in any given year can vary by an order of magnitude, fisheries must be flexible enough to harvest highly variable numbers of hatchery salmon. In many cases, if fisheries are not managed to remove more hatchery salmon, hatchery programs need to be reduced or terminated to avoid adverse effects on natural populations.

To both increase harvest and minimize adverse biological effects on natural populations, the HSRG recommends that most fisheries be managed as selective fisheries, where marked hatchery fish are retained and unmarked fish are released with minimal mortality.

- **Preservation and Recolonization Phases**

  **Plan Description.** The Plan and HGMP indicate an integrated recovery program without terminal harvest during dam removal and for 5 years following dam removal. The Plan states that some incidental harvest occurs in terminal commercial and sport fisheries for coho salmon.

  **Observations.** The HSRG assumes the long-term goal for management of the Elwha chum salmon population is as a Primary population and for the use of HORs at the lower run sizes. Hatchery marks appear to be limited to an otolith mark.

  The HGMP’s described program during these 5 phases is consistent with HSRG standards for escapement management. The Tribe, with co-manager support, should consider developing and evaluating selective fishing gears during these phases for later use in selective harvest and broodstock collection.

  The Plan and the HGMP are unclear as to how full harvest (removal) of surplus hatchery fish will be accomplished.
• **Local Adaptation and Full Restoration Phases**

**Plan Description.** The HGMP states that the long-term objective is to quickly rebuild chum abundance to a level that can sustain terminal-area fisheries. Further, the HGMP states that harvests targeting hatchery production will be assessed as natural production increases (HGMP Section 1.8). The HGMP performance indicators specify that the program will phase out in 20 years or when the 5 year running average of the aggregate terminal run exceeds 10,000 (HGMP Section 1.9). Terminal harvest will be initiated when run size reaches 10,000, and exercise of treaty rights will be prioritized.

**Observations.** The HSRG assumes the long-term goal for management of the Elwha chum salmon population is as a Primary population based on natural production. The Plan and HGMP assume the Tribe’s treaty fishing rights will be achievable through natural production only. The Plan and the HGMP indicate that hatchery fish are not externally marked. Since the hatchery program will be terminated, this is not an issue in the long-term (i.e., Full Restoration Phase), but it would be an issue during the Local Adaptation Phase.

5.2.7 **Recommendation 10: Ensure all hatchery programs have self-sustaining broodstocks**

Use of local broodstock and in-Basin rearing promotes selection for traits favorable to survival in the local environment and improves homing fidelity, thereby reducing straying risks to other populations. In this context, the same biological principles used to manage wild populations should be used to manage hatchery populations.

**The following applies to all phases:**

**Plan Description.** The Plan and HGMP refer to the two distinct run-timing components in several sections. The Plan states that Elwha fall chum salmon have two distinct run-timing components—an early population (October-November) thought to be the native stock and a later-entering population (December) that is genetically similar to Hood Canal populations (Wunderlich et al. 1994).

Similar statements are made in the HGMP (Section 7.3), which states that adults collected from the river exhibit the run timing of the native fall chum stock, in contrast to later-timed chum that may still return as remnants of the previous introduction of the Walcott Slough stock. The Walcott-stock hatchery program was terminated in 1985.

However, the HGMP also states that the hatchery collects and spawns fish from throughout the run period to insure representation of all portions of the run timing spectrum (HGMP Section 7.2). Starting in 2015, gametes will be taken from all adult chum returning to the hatchery facility (HGMP Section 7.3).

The HGMP outlines M&E performance indicators for protecting the genetic legacy of the native stock as follows (HGMP Section 11.2): *Selection of adult chum exhibiting native run timing will assure use of appropriate broodstock.*

**Observations.** The origin and strategy for maintaining the broodstock and protecting the genetic legacy should be more thoroughly evaluated. Both the Plan and HGMP highlight the differences in run-timing between the native fall Elwha chum (October-November) and what is presumed to be the later-timing remnants of the Walcott Slough introduction (December).
Genetic analyses comparing the early and late-timing runs were conducted in the mid-1990s (WDFW 1996). There was some variability across years, but in most instances the early run collections grouped more closely with other Strait of Juan de Fuca wild stocks, while the late runs showed an elevated evidence of Hood Canal genes. More recent analyses (Winans et al. 2008) did not include samples to evaluate temporal stratification in the Elwha or comparisons to other chum salmon from the Strait of Juan de Fuca. Winans et al. (2008) did observe the highest level of diversity from the Elwha collection and hypothesized that this could be due in part to the hatchery transfers from Hood Canal. Apparently, no additional data have been collected to address this question (M. Small, WDFW, personal communication).

Inconsistencies are apparent in the Plan and the HGMP concerning the temporal collection of the broodstock. Some sections suggest that only the early part of the run will be collected; while other sections indicate collection will be made across the run. Further, the HGMP states that all adults returning to the hatchery will be incorporated into the broodstock beginning in 2015.

The risks and uncertainties associated with each approach should be explicitly stated, and a consistent strategy developed. For example, if broodstock are collected from only the early timing of the run, chum salmon allowed to spawn in the wild may include an increased level of out-of-Basin genes originating from the Hood Canal hatchery stock. Alternatively, collecting across the run will maximize the demographic benefit to the population, but may continue to propagate the remnants of the Hood Canal introduction.

5.2.8 Recommendation 11: Coordinate hatchery programs within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations

The following applies to all phases:

Plan Description. The Plan recognizes that collection of chum salmon broodstock from the river may involve handling of listed adult steelhead and states that in the short term any steelhead caught will be used for broodstock in the steelhead program.

Age-0 chum smolts may compete with juvenile Chinook during the period they co-occur in the lower river and nearshore marine waters, but the period is expected to be very short. Smolts released higher in the Basin and juveniles from the egg box program may interact with juvenile Chinook for a longer period.

Observations. Straying of hatchery chum salmon from the Elwha program to adjacent chum salmon populations can be monitored through analysis of otolith marks. Because of the program’s size and genetic affinities, straying to other Strait of Juan de Fuca populations is unlikely to pose significant risks.

5.2.9 Recommendation 12: Assure that facilities are constructed and operated in compliance with environmental laws and regulations

Hatchery facilities include adult collection, spawning, incubation and rearing and release facilities as well as structures to remove and discharge water. These structures are usually located in riparian areas or within streams and can affect habitat quality and quantity, as well as the use of habitat by juvenile and
Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs

adult fish. Hatchery structures can create obstacles to migration for juvenile and adult fish, change instream flow, alter riparian habitat and diminish water quality through hatchery discharges. Water for hatchery use is often drawn from an adjacent stream via pumps or gravity. Improperly designed and maintained water intakes can impinge migrant or resident juveniles on hatchery screens or cause fish to be trapped in hatchery facilities. Structures such as adult weirs and water intake dams can also block natural passage of salmonids to spawning or rearing areas. Water diverted from adjacent streams for fish culture purposes is often returned downstream and can reduce the amount of water for juvenile rearing and upstream adult migration between the area of intake and discharge. Hatchery discharge can also diminish water quality below the point of discharge through changes in temperature, settleable and suspended solids, chemical composition, and presence of therapeutc drugs.

The HSRG has noted that, for the most part, existing laws and regulations related to facilities and operations are adequate to protect the environment. If hatchery facilities and operations are not in compliance with environmental laws and regulations, the consequence could be loss of natural production. In addition, failure to comply with these requirements could lead to closure of facilities and the loss of any harvest or conservation benefit derived from the programs.

The Lower Elwha Fish Hatchery in which the chum are being reared is screened to avoid entrainment of juvenile salmonids, and effluent water will be maintained to meet NPDES guidelines (Chum Salmon HGMP, page 249). The HSRG assumes that all NPDES permits are in place.

5.2.10 Recommendation 13: Maximize survival of hatchery fish consistent with conservation goals

Maximizing the survival of hatchery fish enables conservation programs to accelerate their rebuilding efforts. It allows production hatcheries to reduce their ecological impacts on natural populations. Conservation hatcheries producing juveniles with high survival generate more spawners on the spawning grounds. This, in turn, accelerates the rate at which recovery programs move toward meeting their goals. Production programs may have to reduce release numbers to decrease negative ecological impacts on natural populations. Increasing post-release survival can offset this reduction and enable managers to meet their harvest goals.

There are many approaches to increasing fish survival. The release of fish at the appropriate time, size, age and location can significantly increase their recruitment to fisheries and natural escapement. Releasing rapidly migrating smolts rather than fry increases survival and reduces negative ecological interactions in the freshwater environment. Similarly, the release of healthy fish produces more fish for harvest and less opportunity to spread disease to natural populations. Improving water quality and reducing loading and density during rearing are also proven tools used by fish culturists to enhance fish survival. Adoption of volitional release (allowing smolts to outmigrate when they are ready, rather than “forcing” them out at a preset date) with removal of residuals (fish that do not outmigrate) may increase the long-term survival of released fish, while decreasing negative ecological interactions with natural populations. Proper acclimation and imprinting of hatchery juveniles can reduce straying and enhance survival to the desired location for their harvest or artificial spawning. Developing and adopting these and other culture and release practices that maximize fish survival and minimize negative ecological interactions by reducing production release numbers, can aid conservation programs in rebuilding runs and reducing the conflict between harvest programs and conservation goals for natural populations.
The following applies to all phases:

**Plan Description.** The Chum Salmon HGMP presents survival data by hatchery life stage for chum salmon production for the period 2001-2012 (HGMP, Table 9.2.1). No emigrated fry are documented for 2006 (HGMP, Table 10.3), although 23,886 eggs were planted (HGMP, Section 7.4.2). This is likely a simple omission, since survival rates for that year are given in Table 9.2.1. Age-0 smolts are being released volitionally from the hatchery beginning in March or April and timed to reduce smolt contact with outmigrant coho (late March to mid-May) and with Chinook smolts (Mid June to late June).

**Observations.** No data on survival to adult are presented. To reduce potential harm to natural populations through genetic and ecological interactions, the hatchery program should be no larger than necessary to meet the recolonization objectives. The higher the survival of hatchery fish the smaller the program can be to produce the required number of adult offspring.

5.2.11 Summary of Observations and Conclusions for Principle 2—Chum Salmon

Table 5-8 summarizes our findings regarding the consistency of the chum salmon component of the Elwha Plan with HSRG Principle 2 and specifically, with the seven recommendations that address scientific defensibility. Table 5-9 summarizes our observations and conclusions, by restoration phase.

**Table 5-8**

<table>
<thead>
<tr>
<th><strong>Recommendation</strong></th>
<th><strong>Answer</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommendation 4: Is the purpose of the hatchery program defined (i.e., conservation, harvest or both)?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 5: Are the scientific assumptions, under which a program contributes to meeting the stated goals, explicitly stated?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 6: Has an integrated or segregated broodstock management strategy been selected, that is based on population goals and hatchery program purpose?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 7: Is the size of hatchery programs based on population goals and as part of an “all H” strategy?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 8: Are harvest, hatchery broodstock, and natural spawning escapement managed to meet HSRG standards appropriate to the affected natural population's designation?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 9: Is the harvest managed to achieve full use of hatchery-origin fish?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 10: Do all hatchery programs have self-sustaining broodstocks?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 11: Are hatchery programs coordinated within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 12: Are facilities constructed and operated in compliance with environmental laws and regulations?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 13: Is survival of hatchery fish maximized consistent with conservation goals?</td>
<td>Unknown</td>
</tr>
</tbody>
</table>
Table 5-9  Observations and conclusions regarding Principle 2—scientific defensibility.

<table>
<thead>
<tr>
<th>Preservation Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>This phase of the project is generally consistent with Principle 2. However, the risks and uncertainties associated with broodstock selection strategies should be explicitly stated, and a consistent approach developed.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Recolonization Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>While the Plan lays out a schedule for sizing the program based on combined return of natural and hatchery origin adults, the rationale for this schedule is not clearly explained. The Plan incorporates a mixed strategy in terms of life stages to be planted in the habitat, but omits the option of outplanting adult hatchery fish without explanation. Most importantly, the end-points of the colonization phase are not defined in terms of predetermined triggers and responses.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Local Adaptation Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>For chum salmon, this would be a very critical phase, where the hatchery program is managed to meet HSRG standards and sized and operated only as a safety net to promote local adaptation. Progress toward local adaptation and increased fitness are balanced against demographic risks due to uncertainty about habitat conditions. During this phase, specific trigger points in terms of numbers of returning natural-origin spawners should be identified to signal transition to the next phase. The trigger points along with clearly identified uncertainties (see also Recommendation 5) and the accuracy and precision requirements of their estimates should be major drivers for the monitoring and evaluation plan.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Full Restoration Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Since the hatchery program will be terminated as this phase begins, the main concern here is the determination of when this stage begins. Population may not yet have reached its potential as measured in VSP parameters, but it is now sustainable and increasing over time without the aid of a hatchery program. The conditions that define the onset of this phase, based on biological triggers, need to be made more explicit.</td>
</tr>
</tbody>
</table>

5.3 Summary of Observations, Conclusions and Recommendations for Chum Salmon

The table below summarizes our assessment of the consistency of the chum component of the Elwha Plan with HSRG Principles 1 and 2. It also provides recommendations for improving consistency with these principles.

Table 5-10  Summary of observations, conclusions, and recommendations for chum salmon.

<table>
<thead>
<tr>
<th>Observations and Conclusions</th>
</tr>
</thead>
<tbody>
<tr>
<td>The overall goals for the program are clearly stated, but the biological triggers for moving between the various phases need to be stated/developed. A clear strategy for selecting broodstock should be developed and stated explicitly. The risks and benefits associated with selecting for an early-timing broodstock that is thought to be the native stock should be compared to a strategy of collecting across the entire run to achieve demographic advantages and increased diversity. It is essential when managing an integrated hatchery program for a Primary population that the values for pHOS and PNI are managed to comply with those appropriate for a Primary population. It was not apparent that this fact was appreciated, based on review of the Plan and HGMP documents. Managing a population to this end with only otolith marks will be problematic, but monitoring of otoliths from spent carcasses on the spawning grounds and from the spent broodstock should be done to assess progress toward achieving the desired pHOS and PNI values. The advantage of using adults for seeding the Elwha River Basin is emphasized, as this approach should expedite recovery of the native chum population. The speed of restoration will also be expedited by turning off all hatchery influence as soon as the population is showing clear signs of recovery (a biological trigger should be developed for this). Fed fry should be used solely for maintaining the hatchery program while it is needed.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Benefits</th>
</tr>
</thead>
<tbody>
<tr>
<td>• The benefit of the hatchery program is that the population is likely to be restored.</td>
</tr>
<tr>
<td><strong>Risks</strong></td>
</tr>
<tr>
<td>----------------------------</td>
</tr>
<tr>
<td>• The risks associated with the program can be minimized if care is taken to adopt the suggestions detailed in the commentary provided above.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Likelihood of meeting goals</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>• Good, if the suggestions provided in the foregoing commentary are followed.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Recommended modifications</strong></th>
<th></th>
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</thead>
<tbody>
<tr>
<td>• See above.</td>
<td></td>
</tr>
</tbody>
</table>
6 Pink Salmon Population Report

Population Definition: Elwha odd year pink salmon were identified as a distinct population based on their distinct spawning distribution. Fall- and summer-run collections of odd year pink salmon from the Elwha were compared to neighboring populations in the Dungeness River (fall and summer run) and Morse Creek (summer run). Moderate levels of variability were observed in 13 microsatellite (mSAT) loci with 3 loci exhibiting > 20 alleles per locus. There was little variability among samples in the estimates of genetic diversity. Eight of the 13 loci were out of Hardy Weinberg equilibrium. Fall-run fish from the Dungeness and Elwha clustered together in the dendrogram; the FST value between the collections was statistically significant (Winans et al. 2008).

Population Designation: Assumed to be Primary for odd-year and Contributing for even-year run components.

Population Origin: This is a native population with natural production:

Odd Year Population: Two odd year-returning pink salmon aggregations - an early (summer) component and a late (fall) component - persist in the Elwha River. Elwha odd year pink salmon are a genetically unique, discrete population, as identified through genetic analyses (Small et al. 2005). Both odd year aggregations will be targeted for inclusion in the preservation and enhancement effort, using artificial propagation.

Even Year Population: Even year pink salmon are observed in the Elwha River at low abundance levels. No genetic analysis of the population has been completed, and it is unknown whether it is a genetically unique, discrete population, or if even year returns reflect on-going colonization of the river by pink salmon from another watershed (LEKT 2011a).

Native even year pink salmon populations have not been observed historically in Washington State; self-sustaining returns of the race are confined to regions north of Vancouver Island. Even year pink salmon have become more common throughout Puget Sound in recent years in an apparent range expansion through natural colonization. It is unclear if a self-sustaining even year pink salmon population was ever present in the Elwha River.

ESA Status: The odd and even year pink salmon aggregations in the Elwha River are included as part of the Washington Odd and Puget Sound Even Year Pink Salmon ESUs, respectively (Hard et al. 1996). NMFS reviewed the status of Elwha River and other Washington-origin pink salmon in response to a March, 1994 petition to list the species as protected under the ESA. After reviewing the status of pink salmon in Washington, NMFS determined that ESA listing for the two ESUs and their component populations, including Elwha, was not warranted (60 FR 192, October 4, 1995). Pink salmon were thought to once be the most abundant salmonid species in the watershed, and likely of great importance to the Elwha River ecosystem. Currently, however, both Elwha River populations are at a critically low abundance status, and are in danger of extirpation.
Recent Status and Trends: Recent natural spawning escapement is shown in Table 6-1.

### Table 6-1 Recent natural spawning escapement.

<table>
<thead>
<tr>
<th>Return Year</th>
<th>Natural Spawning Escapement (NOR + HOR) Odd Year (1)</th>
<th>Natural Spawning Escapement (NOR + HOR) Even Year (1)</th>
<th>Hatchery Broodstock (Odd Year)(2)</th>
<th>pNOB</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
<td></td>
</tr>
<tr>
<td>2001</td>
<td>106</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2002</td>
<td></td>
<td>Unk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2003</td>
<td>55</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>2004</td>
<td></td>
<td>Unk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2005</td>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2005</td>
<td></td>
<td>unk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2007</td>
<td>26</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2008</td>
<td></td>
<td>14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2009</td>
<td>35</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2010</td>
<td></td>
<td>13</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2011</td>
<td></td>
<td>112</td>
<td>100%</td>
<td></td>
</tr>
</tbody>
</table>

1) Annual magnitude of Elwha River adult pink salmon escapement based on peak live counts in side channel and mainstem river index areas (Data from M. McHenry LEKT October 2010).

2) No hatchery program prior to 2011.

Historic Hatchery Production: There has never been a historic hatchery program for Elwha River pink salmon and introductions of nonnative pink salmon have not occurred (Ward et al. 2008, page 56).

Recent Hatchery Production: Recent hatchery release numbers are shown in Table 6-2.

### Table 6-2 Recent hatchery release numbers.

<table>
<thead>
<tr>
<th>Release Year</th>
<th>Number Released (Eggs Planted) (1)</th>
<th>Number Released (Unfed Fry Planted) (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Actual</td>
<td>Actual</td>
</tr>
<tr>
<td>2005</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2006</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2007</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2008</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2009</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2010</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

1) No hatchery program prior to 2011; a target of 50,000 odd year pink fed fry for release in 2012 has been established.

Recent Harvest: No terminal harvest is currently directed at Elwha River pink salmon. The Elwha River is closed to all fishing during the period of river entry and through spawning. Mixed stock sport and
commercial fisheries in the Strait of Juan de Fuca and off Vancouver Island likely intercept Elwha pink salmon, but the impacts are not currently known (Ward et al. 2008)

Over the term of this project, pink salmon adults produced through the program will not be the target of any fisheries, nor will returning adult fish lead to elevated harvest levels for other salmonid species, including listed salmon and steelhead. Pink salmon returns to the Elwha River will be managed consistent with Co-manager Chinook, coho, and steelhead harvest resource management plans, and with NMFS ESA authorizations for those plans. In addition, a temporary moratorium on in-river fishing is proposed for the Elwha River during dam removal to protect returning adults during this period when survival and spawning success is expected to be low due to elevated suspended sediment concentrations (LEKT 2011a).

Table 6-3 presents a summary of status, trends and restoration goals for pink salmon.

<table>
<thead>
<tr>
<th>Population Designation ¹</th>
<th>Odd years - Primary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program Type ²</td>
<td>Integrated Recovery</td>
</tr>
<tr>
<td>Historical Abundance ³</td>
<td>3,147 - 137,600</td>
</tr>
<tr>
<td>Current Escapement ⁴</td>
<td>In 2001: 200 fish</td>
</tr>
<tr>
<td></td>
<td>In 2005: &lt;50 (this is a place holder estimate)</td>
</tr>
<tr>
<td>Restoration Goals</td>
<td>Escapement = 96,000, Recruitment = 251,968</td>
</tr>
<tr>
<td>HGMP</td>
<td>10-15 years</td>
</tr>
<tr>
<td></td>
<td>Adult Escapement:</td>
</tr>
<tr>
<td></td>
<td>After 25 years – 96,000</td>
</tr>
<tr>
<td></td>
<td>After 10 years – 10,000</td>
</tr>
</tbody>
</table>

1) HSRG assumed designation
2) Source: HGMP
3) Range of several estimates
4) Source Ward et al. 2008

6.1 Principle 1: Develop Clear, Specific, Quantifiable Harvest and Conservation Goals for Natural and Hatchery Populations within an “All H” Context

Goals for fish populations must be explicitly communicated and fully understood by the managers and operators of hatchery programs. These goals should be quantified, where possible, and expressed in terms of values to the community (harvest, conservation, education, research, etc.). Hatchery production numbers may be the means of contributing to harvest and/or conservation values, but they are not end-points. When population goals are clearly defined in terms of conservation and harvest, hatcheries can be managed as tools to help meet those goals.

To be successful, hatcheries should be used as part of a comprehensive strategy where habitat, hatchery management and harvest are coordinated to best meet resource management goals that are defined for each population in the watershed. Hatcheries are by their very nature a compromise—a balancing of benefits and risks to the target population, other populations, and the natural and human environment affected by the hatchery program. Use of a hatchery program is appropriate when benefits significantly outweigh the risks and when the benefit/risk mix from the program is more favorable than the benefits and risks associated with non-hatchery strategies for meeting the same goals.
The HSRG has developed three general recommendations as guidelines for defining goals for natural and hatchery populations. The HSRG review of the Elwha Plan in terms of its consistency with Principle 1 is presented with reference to these recommendations.

**General Comment on Principle 1**

The Elwha Plan does not state the restoration goal for pink salmon in terms that conform to the HSRG’s recommendations. However, scattered throughout the text of the plan are pieces of information that taken in total would provide some of the information needed to construct a goal. For example, on page 97, Table 25 gives interim restoration targets for abundance after 10 and 25 years, productivity after 10 years and at MSY, spatial distribution and harvest goals for freshwater. These targets could be part of the goal. The interim targets are quantitative but they do not separate natural and hatchery populations nor are they placed an “all H” context. There are four goals on page 95 that are called central to the implementation of the Elwha Act. They are:

1) Reestablish self-sustaining anadromous salmonid populations and habitats throughout the Elwha River watershed and its near shore as quickly as possible, using the most appropriate methods.

2) Maintain the integrity of the existing salmonid genetic and life history diversity before, during, and after dam removal and the subsequent periods of elevated sediment levels.

3) Maintain the health of fish populations before, during, and after dam removal.

4) Restore the physical and biological processes of the overall ecosystem through dam removal, including the return of VSPs.

Additionally, a parallel goal is found in the NOAA Fisheries guidance documents for recovering ESA-listed salmon species (NMFS 2010): restoration efforts shall be targeted at achieving viable salmonid populations. These goals are not species specific, nor are they quantitative. They are broad descriptions of things that will be done (tasks), not things that will be achieved (goals). The Elwha Plan needs a comprehensive, species-specific goal statement near the beginning of the Plan’s narrative. The goal statement should conform to HSRG’s Principle 1.

**6.1.1 Recommendation 1: Express conservation goals in terms of a population's biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity).**

The Primary, Contributing and Stabilizing population designations refer to the biological significance of the population in the context of its ESU. The following general viability criteria apply:

- **Primary:** populations must achieve at least high viability
- **Contributing:** populations must achieve at least medium viability
- **Stabilizing:** populations must maintain at least current viability
- **Viability goals should be expressed in terms of population productivity and abundance**
- **Viability goals should also take into account spatial structure and diversity**

Different definitions of biological significance are used by managers throughout the Northwest. In order to provide a consistent analysis, the HSRG used the classification system adopted by the Lower Columbia Fish Recovery Board in 2004 (LCFRB 2004), under which all distinct salmon and steelhead populations are classified as either **Primary**, which are targeted for restoration to high productivity and abundance;
Contributing, where small to medium improvements are needed; or Stabilizing, populations that may be maintained at current levels. Viability goals are expressed in terms of population productivity and abundance and also take into account spatial structure and diversity.

The following applies to all phases:

Decision rules with measurable triggers for the coho population must be identified to determine when to transition to the next management phase. For the third and fourth phases (local adaptation and full restoration), decision rules and triggers should also be developed to determine when it may be necessary to revert back to an earlier phase, should the trend toward recovery be significantly reversed. Decision rules and triggers must be predetermined and specific to assure that the appropriate variables (that define the triggers) are monitored with sufficient accuracy and precision. All key assumptions and uncertainties (See Chapter 1.2, Table 1-2) must be monitored until they are either resolved or it is determined that they are not relevant to the recovery of the Elwha ecosystem. See Chapter 7 for specifics.

Plan Description. Elwha odd year pink salmon are a genetically unique, discrete population, as identified through genetic analyses. It is unclear if a self-sustaining even year pink salmon population was present historically in the Elwha River (LEKT 2011a chapters 1.2 and 1.8).

- Preservation Phase

The initial goal of this program is to use supportive breeding to preserve the native populations of odd and even year pink salmon in the Elwha River during the Elwha dam removal period, when river turbidity and sediment conditions will cause the lower river to be inhospitable for natural production (HGMP, page 6). These efforts are considered necessary to increase egg to out-migrant, and out-migrant to adult survival rates above minimal to nil levels expected for naturally spawning fish during the dam removal and early river recovery phases (HGMP, p. 9). No harvest will occur. Preservation activities include:

Even-year run component: The goal for even-year pink salmon is to preserve the population through the dam removal period only (HGMP, page 7). Attempts will be made to use supplementation hatchery releases to simply preserve even year pink salmon, albeit at their current, low abundance level. No captive broodstock program is planned for the even year stock. Supportive breeding for Elwha even year pink salmon will be confined to a short-term supplementation program only (HGMP, page 5).

Odd-year run component: Creation of a captive broodstock using the native odd-year stock, and implementation of a supplementation program are needed in the short term to preserve the stock during the dam removal phase. Odd year pink salmon, which include both summer (early) and fall (late) adult return components (considered together in this document) are known to have been present in the Elwha River prior to dam construction (HGMP, page 7). The odd year pink captive broodstock program is planned to phase out after 6 years of operation (three odd year [2011, 2013, 2015] pink salmon generations) and transition the program to supplementation only, with the goal of restoring abundant, naturally-producing, self-sustaining pink salmon populations that maintain the genetic characteristics of the native stocks (LEKT 2011a, page 9).
• **Recolonization Phase**

  *Even-year run component:* After dam removal and when the river above RM 5.0 will be accessible to migrating anadromous salmonids (i.e., post-2014), the goal for the even year pink salmon will be to allow the population to naturally colonize the Elwha River without supportive breeding.

  *Odd-year run component:* Post-dam removal, the goal for odd year pink salmon is to bolster the abundances of emigrating juvenile and returning adult fish to restore self-sustaining natural-origin populations that maintain the genetic characteristics of the native stock, and return to annual adult abundances approaching estimated historic levels. The captive brood program will be terminated after three generations unless adult return rates exceed 10,000 fish per year in any given year and Puget Sound pink salmon populations are stable or increasing over the past three brood cycles. If return rates to the Elwha River fall below 5,000 fish per year at the end of three generations, the Co-managers and cooperators will meet to discuss alternatives for future supplementation (HGMP, page 6).

• **Local Adaptation Phase**

  After dam removal and as natural habitat recovers, supplementation of the odd-year aggregation will cease. Natural returns of both even- and odd-year run components should foster restoration of viable naturally-spawning pink salmon returns to the Elwha River that approach estimated historic levels.

• **Full Restoration Phase**

  The estimated escapement of pink salmon to the Elwha River at MSY levels is a pristine potential production of 251,968 (no harvest). Substantial recovery of this stock is estimated to occur 10 to 15 years following the start of dam removal. Adverse habitat conditions in the lower river following dam removal may prolong recovery timing. Additionally, as with most pink salmon populations of Puget Sound, it is assumed that odd-year runs will be the predominant population (Ward et al. 2008, page 93).

**Observations.** The HSRG has made the following observations about how the Plan and HGMP address biological significance and viability for pink salmon.

• **Preservation Phase**

  Odd year = Primary
  Even year = Contributing

• **Recolonization Phase**

  Odd year = Primary
  Even year = Contributing

• **Local Adaptation Phase**

  Odd year = Primary
  Even year = Contributing
6.1.2 Recommendation 2: Express harvest goals in terms of a population's contribution to specific fisheries

Harvest goals should be expressed quantitatively where possible, either in terms of catch (number of fish) in specific fisheries (e.g., tributary sport or other terminal fisheries), or as mixed-stock, pre-terminal, sustainable harvest rates.

**Plan Description.** Over the term of this project, pink salmon adults produced through the program will not be the target of any fisheries, nor will returning adult fish lead to elevated harvest levels for other salmonid species, including listed salmon and steelhead. Elwha River pink salmon are proposed for artificial propagation for conservation purposes only, and no fisheries are intended to benefit from pink salmon adults produced through this program (LEKT 2011a, chapter 3.3).

- **Preservation Phase**
  A temporary moratorium on in-river fishing is proposed for the Elwha River during dam removal to protect returning adults during this period when survival and spawning success is expected to be low due to elevated suspended sediment concentrations.

- **Recolonization Phase**
  See Plan Description, above.

- **Local Adaptation Phase**
  See Plan Description, above.

- **Full Restoration Phase**
  In a best case scenario, where rebuilding occurs rapidly, limited fisheries designed to harvest Elwha River pink salmon may be implemented if escapement goals are met. However, the benefit of escaping an abundance of pink salmon into upstream spawning areas as a mechanism for enhancing marine-derived nutrients in the Elwha River ecosystem will be factored into any consideration of pink salmon-directed harvests in fisheries (Ward et al. 2008, page.. 59).

**Observations.** None.

6.1.3 Recommendation 3: Ensure goals for individual populations are coordinated and compatible with those for other populations in Elwha Basin

Efforts to harvest abundant hatchery fish from one population can impact natural fish in another population; hatchery strays can and do interact with natural populations from different locations within the region. The contribution of each hatchery program to the cumulative impact of all hatchery programs in the Basin also needs to be considered.

**The following applies to all phases:**

**Plan Description.** Over the term of this project, pink salmon adults produced through the program will not be the target of any fisheries, nor will returning adult fish lead to elevated harvest levels for
other salmonid species, including listed salmon and steelhead. Pink salmon returns to the Elwha River will be managed consistent with Co-managers’ Chinook salmon, coho, and steelhead harvest resource management plans, and with NMFS ESA authorizations for those plans (LEKT 2011a, chapter 3.3).

**Observations.** The HSRG notes that the mechanisms for this coordination among management plans are not well described in the HGMP or the Plan.

### 6.1.4 Summary of Observations and Conclusions for Principle 1—Pink Salmon

Table 6-4 summarizes our findings regarding the consistency of the pink salmon component of the Plan with HSRG Principle 1 and specifically, with the three recommendations that address harvest and conservation goals. Table 6-5 summarizes our observations and conclusions, by restoration phase.

**Table 6-4  Principle 1: Are harvest and conservation goals for natural and hatchery populations clear, specific, quantifiable and developed within an “All H” context?**

| Recommendation 1: Are conservation goals expressed in terms of a population’s biological significance (Primary, Contributing, Stabilizing) and viability (natural-origin spawning abundance and productivity)? | Partially |
| Recommendation 2: Are harvest goals expressed in terms of a population’s contribution to specific fisheries? | No directed harvest |
| Recommendation 3: Are goals for individual populations coordinated and compatible with those for other populations in Elwha Basin? | Unknown |

**Table 6-5  Observations and conclusions regarding Principle 1—population goals.**

| All Phases |
| The HGMP lacks a clear statement of population status in terms of Primary, Contributing, and Stabilizing. Additionally, the HGMP lacks a clear statement of how goals are coordinated and compatible with those for other populations. These should be clarified. |

### 6.2 Principle 2: Design and Operate Hatchery Programs in a Scientifically Defensible Manner

Once a set of well-defined population goals has been identified, the scientific rationale for a hatchery program in terms of benefits and risks must be formulated, explaining how the program expects to achieve its goals. The purpose, operation, and management of each hatchery program must be scientifically defensible. The strategy chosen must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be articulated.

In general, scientific defensibility will occur at three stages:

1) During the deliberation stage, to determine whether a hatchery should be built and/or a specific hatchery program initiated;

2) During the planning and design stage for a hatchery or hatchery program; and

3) During the operations stage.
This approach ensures a scientific foundation for hatchery programs, a means for addressing uncertainty, and a method for demonstrating accountability. Documentation for each program should include a description of analytical methods and should be accompanied with citations from the scientific literature. HSRG recommendations 4 through 13 are aimed at ensuring scientifically defensible hatchery programs. The HSRG review of the Elwha Plan is presented with reference to these recommendations.

The purpose of the hatchery program will vary by phase of the restoration project.

6.2.1 Recommendation 4: Identify the purpose of the hatchery program (i.e., conservation, harvest or both)

Once the goals for a population have been established, it is necessary to identify the purpose of hatchery programs affecting that population. A conservation program is one that is compatible with goals for biological significance (Primary or Contributing) and viability (productivity, abundance, diversity and spatial structure) of a population. A harvest program is one that contributes to specific fisheries at specified rates or harvest numbers, and is compatible with identified conservation objectives for all populations. Unless the purpose of a hatchery program is clear, it is not possible to effectively design, operate or evaluate the program.

**Plan Description.** The HGMP identifies the purpose of the proposed hatchery programs as Integrated Recovery (LEKT 2011a, chapter 1.6). The initial goal of this program is to use supportive breeding to preserve the native populations of odd and even year pink salmon in the Elwha River during the dam removal period, when river turbidity and sediment conditions will cause the lower river to be inhospitable for natural production. Post-dam removal, the goal for odd year pink salmon is to bolster the abundances of emigrating juvenile and returning adult fish to restore self-sustaining natural-origin populations that maintain the genetic characteristics of the native stock, and return to annual adult abundances approaching estimated historic levels. The goal for even year pink salmon is to preserve the population through the dam removal period only, and then allow the population to naturally colonize the Elwha River after dam removal, when the river above RM 5.0 will be accessible to migrating anadromous salmonids (i.e., post-2014) without supportive breeding (LEKT 2011a, chapter 1.7).

**Observations.** The HSRG suggests, with reference to the biological phases above (Chapter 1.2), that the purpose of the hatchery program, by phase, should be:

- **Preservation Phase**
  Conservation

- **Recolonization Phase**
  Conservation

- **Local Adaptation Phase**
  Conservation

- **Full Restoration Phase**
  No hatchery program
6.2.2 Recommendation 5: Explicitly state the scientific assumptions under which a program contributes to meeting the stated goals

Once population goals have been defined and the purpose(s) of a hatchery program (harvest, conservation, or both) have been established, the scientific rationale for the program must be documented. The scientific rationale explains, in terms of benefits and risks, how the hatchery program is expected to achieve its purpose. The purpose, operation and management of the program must be scientifically defensible and the chosen strategy must be consistent with current scientific knowledge. Where there is uncertainty, hypotheses and assumptions should be documented, so those assumptions can be evaluated and modified as new information becomes available. Documentation should include citations from the scientific literature and analytical tools that take into account the various factors that will affect the success of the program (predation assumptions, cumulative effects, etc.). This approach ensures a scientific foundation for hatchery programs, a means to address uncertainty, and a method to demonstrate accountability.

The following applies to all phases:

Plan Description. The HGMP (Section 1.8) provides rationale that the proposed pink salmon hatchery program should reduce the risk that the species will become extirpated during the dam removal period due to the likelihood for lethal turbidity and sediment levels in the lower river that will result from dam removal and downstream transport of accumulated materials behind the dams.

Observations. The HSRG notes that neither the HGMP nor the Plan present the scientific basis or citations for assumptions. Scientific assumptions and rationale for captive broodstock and supplementation efforts are not provided. In fact, the Plan (page 55) states “attempts to establish pink salmon populations within their native range have mostly failed. Hard et al. (1996) cite the failure despite repeated attempts to establish even year Pink salmon runs in Puget Sound.” Northwest Science (Vol. 82, Special Issue, 2008) includes a number of articles on the Elwha that provide information that could be used to strengthen the scientific defensibility of the Plan and HGMP.

6.2.3 Recommendation 6: Select an integrated or segregated broodstock management strategy based on population goals and hatchery program purpose

One of the most critical needs in hatchery reform is to improve hatchery broodstock management. Hatchery programs should be managed as either genetically integrated with, or segregated from, the natural populations they most directly influence (HSRG 2009, Appendix A, Implementing and Transitioning Hatchery Programs).

A fundamental purpose of most integrated hatchery programs is to increase abundance for harvest, while minimizing the genetic divergence and reproductive fitness differences between the hatchery broodstock and the naturally spawning population. In some cases, integrated programs also serve as a demographic safety net to vulnerable natural populations. An integrated program is intended to maintain the genetic characteristics of a locally adapted natural population and minimize the potential genetic effect of domestication. To achieve this, at a minimum, the pNOB has to be greater than the pHOS.

For segregated hatchery programs, the intent is to maintain a genetically distinct hatchery population that is isolated from natural populations. Ideally, fish from this type of hatchery program would be propagated solely from hatchery returns and not allowed to spawn with the natural population. The
primary intent of a segregated program is to create a hatchery-adapted population to meet goals for harvest.

The biological principle behind the broodstock standards for both integrated and segregated populations is local adaptation, i.e., allowing a population to adapt to the environment it inhabits. Proper integration and segregation of hatchery programs is the HSRG’s recommended means for minimizing adverse effects of hatcheries on local adaptation. The typical benefit of reforming broodstock management is that abundance goals for conservation and harvest can be met while at the same time improving the productivity of natural populations. Hatchery fish on the spawning grounds always represent a compromise between the demographic benefits and the genetic risk, even when they come from a well-integrated program. The HSRG concluded that when its broodstock management standards for an integrated or segregated program are met and managers’ abundance goals are achieved, the benefits of the hatchery program outweigh the risks.

**Plan Description.** The HGMP (Section 1.11.1) indicates “adults collected for use as broodstock will vary, as determined by: the phase of the program (preservation v. restoration).” The HGMP (Section 1.6, p. 6) indicates the type of program is “Integrated Recovery”.

**Observations.** The HSRG notes that no information is provided to determine how guidelines for a properly integrated population would be met (e.g., for pHOS, pNOB, PNI).

- **Preservation Phase**
  Integrated—methods to meet standards need to be defined.

- **Recolonization Phase**
  Integrated—methods to meet standards need to be defined.

- **Local Adaptation Phase**
  Integrated—methods to meet standards need to be defined.

- **Full Restoration Phase**
  No hatchery program

**6.2.4  Recommendation 7: Size hatchery programs based on population goals and as part of an “all H” strategy**

A hatchery program should be sized to achieve abundance goals for harvest and conservation, while reducing the effects on natural populations from straying, ecological interactions and from collecting more natural broodstock than the population can support. The appropriate size of an integrated or segregated program is directly related to the productivity and abundance of the natural population, taking into account the effects of harvest, hydropower operations and habitat conditions. The abundance and productivity of the natural population, as well as the ability to fully harvest hatchery-origin fish, determine the effect of hatchery straying on the natural population. This, in turn, determines the proper size of a hatchery program.

Concerns about ecological interactions can be addressed in part by making the hatchery program as small as possible, while assuring that benefits from the program still outweigh the risks. Time, size, age and location of released hatchery fish also affect straying, survival and ecological interactions. When a hatchery program is sized appropriately, the demographic benefits to harvest and/or conservation outweigh the genetic and ecological risks.
The HSRG recommends that managers size their hatchery and harvest programs to reduce these surpluses and use some of the surplus fish to provide ecological benefit through nutrient enhancement of streams and rivers (see Appendix A).

**Plan Description.** Information presented at the Port Angeles meeting described the hatchery size and operation levels described below. Information on hatchery production at varying adult escapement levels is presented in Tables 18-20 in Ward et al. (2008, page 60).

### Table 6-6 Production goals.

<table>
<thead>
<tr>
<th>Average facility escapement</th>
<th>50 to 2,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average adult escapement</td>
<td>100 to 250,000</td>
</tr>
</tbody>
</table>

Potential production strategies:

<table>
<thead>
<tr>
<th>Yearling smolts</th>
<th>225,000 to 425,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eyed eggs</td>
<td>100,000</td>
</tr>
<tr>
<td>Fry</td>
<td>125,000</td>
</tr>
<tr>
<td>Pre-smolts</td>
<td>75,000</td>
</tr>
<tr>
<td>Natural spawners</td>
<td>100 to 200,000</td>
</tr>
</tbody>
</table>

### Table 6-7 Release strategies.

<table>
<thead>
<tr>
<th>Natural spawners</th>
<th>Mid &amp; lower basin</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age-0 smolts</td>
<td>On-station &amp; lower-basin</td>
</tr>
<tr>
<td>Eyed eggs</td>
<td>Lower basin</td>
</tr>
</tbody>
</table>

### Table 6-8 Adult broodstock use.

<table>
<thead>
<tr>
<th>Return year</th>
<th>Number of fish</th>
<th>Broodstock use</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011 &amp; 2012</td>
<td>200</td>
<td>Seed odd year captive broodstock and odd/even supplementation programs</td>
</tr>
<tr>
<td>2013 &amp; 2014</td>
<td>Up to 200</td>
<td>Seed odd year captive broodstock and odd/even supplementation programs</td>
</tr>
<tr>
<td>2015 &amp; 2017</td>
<td>500</td>
<td>Seed last brood year of odd year captive broodstock program, and support odd year supplementation program</td>
</tr>
<tr>
<td>2019 &amp; 2021</td>
<td>3,000</td>
<td>Support odd year supplementation program</td>
</tr>
</tbody>
</table>
Table 6-9  Juvenile fish production locations and use.

<table>
<thead>
<tr>
<th>Brood year</th>
<th>Production location</th>
<th>Broodstock use</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>Manchester Field Station</td>
<td>1,000 to 2,000 (captive brood)</td>
</tr>
<tr>
<td></td>
<td>Lower Elwha Hatchery</td>
<td>158,000 (supplementation)</td>
</tr>
<tr>
<td>2013</td>
<td>Manchester Field Station</td>
<td>1,000 to 2,000 (captive brood)</td>
</tr>
<tr>
<td></td>
<td>Lower Elwha Hatchery</td>
<td>958,000 (supplementation)</td>
</tr>
<tr>
<td>2015 &amp; 2017</td>
<td>Manchester Field Station</td>
<td>1,000 to 2,000 (captive brood)</td>
</tr>
<tr>
<td></td>
<td>Lower Elwha Hatchery</td>
<td>1,200,000 (supplementation)</td>
</tr>
<tr>
<td>2017, 2019 &amp; 2021</td>
<td>Manchester Field Station</td>
<td>0 (captive brood)</td>
</tr>
<tr>
<td></td>
<td>Lower Elwha Hatchery</td>
<td>3,000,000 (supplementation)</td>
</tr>
</tbody>
</table>

**Observations.** The HSRG notes that the rationale for the size of the program from a biological preservation point of view is not clearly identified in either the HGMP or Plan.

- **Preservation phase**
  Identify rationale for the size of the program from a biological preservation point of view
- **Recolonization Phase**
  Identify rationale for the size of the program from a biological preservation point of view
- **Local Adaptation Phase**
  Identify rationale for the size of the program from a biological preservation point of view
- **Full Restoration Phase**
  No hatchery program

6.2.5  **Recommendation 8: Manage harvest, hatchery broodstock, and natural spawning escapement to meet HSRG standards appropriate to the affected natural population’s designation**

Effectively managing harvest, hatchery broodstock and natural spawning escapement is essential to controlling genetic risks due to straying of hatchery adults. Unless the explicit purpose of the hatchery program is either preservation (gene banking) or recolonization, straying can result in fitness loss in natural populations. To limit these risks and meet conservation goals, the HSRG developed quantitative standards for the pHOS, the pNOB, and the PNI on an integrated population that results from the combination of pHOS and pNOB.

The designation of a population as Primary, Contributing or Stabilizing is, in part, a policy decision; however, for this analysis, the HSRG made assumptions based on the status of each population and manager’s objectives. Standards recommended by the HSRG for broodstock management are as follows:

**HSRG criteria for hatchery influence on Primary populations**

- The pHOS should be less than 5% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS by at least a factor of two, corresponding to a PNI value of 0.67 or greater (with pNOB >10%), and pHOS should be less than 0.30.


HSRG criteria for hatchery influence on Contributing populations

- The pHOS should be less than 10% of the naturally spawning population, unless the hatchery population is integrated with the natural population.
- For integrated populations, the proportion of natural-origin adults in the broodstock should exceed pHOS, corresponding to a PNI value of 0.50 or greater (with pNOB >10%), and pHOS should be less than 0.30.

HSRG criteria for hatchery influence on Stabilizing populations

- The current operating conditions were considered adequate to meet conservation goals. No criteria were developed for pHOS or PNI.

In order to meet these standards, the number of hatchery fish on the spawning grounds must be monitored and controlled. Marking or tagging all hatchery fish so they are easily distinguished (in real time) from natural-origin fish is a basic requirement for selective harvest, as well as for monitoring and achieving desired levels of pHOS, pNOB and PNI.

The following applies to all phases:

Plan Description. No directed harvest is planned for pink salmon (LEKT 2011a, chapter 3.3). Hatchery production will be utilized during the dam removal period. The Plan (page 59) indicates that post dam removal, “monitoring programs will provide critical information regarding recolonization rates and genetic makeup of Elwha pink salmon populations. Returning adults will be encouraged to spawn naturally throughout the Basin and captive brood fish will be used to supplement the population. Hatchery enhancement of pink salmon may be considered if populations are not responding”. Information on hatchery production at varying adult escapement levels is presented in Tables 18-20 in the Plan (page 60). Most hatchery fish will apparently only be thermally treated to create an otolith mark (LEKT 2011a page 50).

Observations. The HSRG notes that no direct information is presented to address items such as pHOS, pNOB and PNI. Mass marking of hatchery fish and some form of selective harvest is essential for broodstock and natural population management and to make optimal use of all hatchery fish.

6.2.6 Recommendation 9: Manage the harvest to achieve full use of hatchery-origin fish

Because salmon survival in any given year can vary by an order of magnitude, fisheries must be flexible enough to harvest highly variable numbers of hatchery salmon. In many cases, if fisheries are not managed to remove more hatchery salmon, hatchery programs need to be reduced or terminated to avoid adverse effects on natural populations.

To both increase harvest and minimize adverse biological effects on natural populations, the HSRG recommends that most fisheries be managed as selective fisheries, where marked hatchery fish are retained and unmarked fish are released with minimal mortality.

Plan Description. Elwha River pink salmon are proposed for artificial propagation for conservation purposes only, and no fisheries are intended to benefit from pink salmon adults produced through this program (LEKT 2011a, page 28). No directed harvest is planned for pink salmon for pre- and post- dam removal periods. The Plan (page 59) states that in a best-case scenario, where rebuilding
occurs rapidly, limited fisheries designed to harvest Elwha River pink salmon may be implemented if escapement goals are met.

Observations. The HSRG notes that mass marking of hatchery fish and some form of selective harvest is essential for broodstock and natural population management and to make optimal use of all hatchery fish. Also, see Recommendation 8, above.

6.2.7 Recommendation 10: Ensure all hatchery programs have self-sustaining broodstocks

Use of local broodstock and in-Basin rearing promotes selection for traits favorable to survival in the local environment and improves homing fidelity, thereby reducing straying risks to other populations. In this context, the same biological principles used to manage wild populations should be used to manage hatchery populations.

Plan Description. The HGMP (Section 1.11.1) indicates that the annual number of pink salmon adults collected for use as broodstock will vary, as determined by: the phase of the program (preservation vs. restoration); captive broodstock survival and egg production levels; and, the abundance status of adult fish returns to the river (Table 1). Information presented at the Port Angeles meeting (L. Ward, LEKT, pers. comm. December 20, 2011) indicated that broodstock collection would occur at the Elwha River Weir located at RM 4.0 on the Elwha River; and through opportunistic seining, gillnetting, and hook and line capture in the Elwha River mainstem downstream of the weir location (RM 4.0) to the river mouth (RM 0). For at least the first two phases, adult fish used as broodstock will also be supplied through a captive broodstock program. Adult returns to the Lower Elwha Hatchery established through on-station releases of fed fry that are progeny of supplementation program-origin releases will be collected and spawned at the site. Collections and egg takes will be augmented by capture and transport of pink salmon from the Elwha River mainstem weir to meet annual production goals, if needed, after taking into account captive broodstock contributions.

Broodstock would also be developed for the odd-year run component through the captive broodstock rearing effort (LEKT 2011a, page 5). The HGMP (Section 7.5, page 41) indicates the captive broodstock component will be initiated with more juvenile fish than can be reared to adulthood (because of space constraints), to allow for expected mortality during rearing. An off-ramp schedule is provided where fish from the captive broodstock would be removed at different size thresholds (LEKT 2011a, pages 40-41). The HGMP states that “All Pink salmon surviving to age-1 at the facility will be DNA-sampled to identify familial origin. If necessary DNA results will be used as the basis for the selection of fish that will be culled/removed from the captive brood population”.

Observations. The HSRG notes that implementation of these strategies would require that survival of hatchery fish is sufficient to return the broodstock needed to maintain the program over time. It also would require a high rate of broodstock capture at the hatchery rack and weir.

The HSRG also cautions that DNA sampling or similar measures should be used to identify fish to be removed from the captive broodstock at all life stages, including subyearlings. Risks include random culling, resulting in broodstock that are no longer representative of the parent population (as discussed by authors such as N. Ryman, L. Laikre, and R.S. Waples).
The following applies to Preservation, Recolonization, and Local Adaptation Phases:

- **Preservation Phase**
  See Observations.

- **Recolonization Phase**
  See Observations.

- **Local Adaptation Phase**
  See Observations.

- **Full Restoration Phase**
  No hatchery program.

6.2.8 *Recommendation 11*: Coordinate hatchery programs within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations

The following applies to Preservation, Recolonization, and Local Adaptation Phases:

**Plan Description.** The Plan indicates that five criteria are to be used for selecting fish stocks for artificial propagation: “1) current population size, 2) genetic stock identification results, 3) phenotypic and life history traits, 4) run timing, and 5) accessibility of broodstock. Substantial uncertainty exists regarding the appropriate juvenile life history at release stage needed to meet fish restoration objectives. A fish release approach that includes a broad cross section of life history alternatives is proposed to address this uncertainty. This approach will be implemented in conjunction with careful monitoring to assess the relative contribution and survival of each alternative release type.” This explanation suggests that the hatchery programs are to be coordinated. The HGMP (Section 3.1) presents information describing hatchery program relationships to management objectives. The HGMP (Section 3.5) suggests that all anadromous salmonid species could benefit from increased pink salmon productivity in the watershed as a result of increasing amounts of marine-derived nutrients dispersed by salmon carcasses after the fish spawn.

**Observations.** The HSRG notes that no information is presented in the Plan or the HGMP regarding coordination of pink salmon captive broodstock and supplementation programs with biological objectives for other programs. In particular, information would be useful on overall habitat carrying capacities and demographic effects.

- **Full Restoration Phase**
  No hatchery program.

6.2.9 *Recommendation 12*: Assure that facilities are constructed and operated in compliance with environmental laws and regulations

Hatchery facilities include adult collection, spawning, incubation and rearing and release facilities as well as structures to remove and discharge water. These structures are usually located in riparian areas or within streams and can affect habitat quality and quantity, as well as the use of habitat by juvenile and adult fish. Hatchery structures can create obstacles to migration for juvenile and adult fish, change in
stream flow, alter riparian habitat and diminish water quality through hatchery discharges. Water for hatchery use is often drawn from an adjacent stream via pumps or gravity. Improperly designed and maintained water intakes can impinge migrant or resident juveniles on hatchery screens or cause fish to be trapped in hatchery facilities. Structures such as adult weirs and water intake dams can also block natural passage of salmonids to spawning or rearing areas. Water diverted from adjacent streams for fish culture purposes is often returned downstream and can reduce the amount of water for juvenile rearing and upstream adult migration between the area of intake and discharge. Hatchery discharge can also diminish water quality below the point of discharge through changes in temperature, settle-able and suspended solids, chemical composition, and presence of therapeutic drugs.

The HSRG has noted that, for the most part, existing laws and regulations related to facilities and operations are adequate to protect the environment. If hatchery facilities and operations are not in compliance with environmental laws and regulations, the consequence could be loss of natural production. In addition, failure to comply with these requirements could lead to closure of facilities and the loss of any harvest or conservation benefit derived from the programs.

**The following applies to Preservation, Recolonization and Local Adaptation Phases:**

The HSRG is not aware of any issues related to environmental compliance of the LEKT Hatchery. We assume that all NPDES permits are in place and that the water treatment plant intake is safely screened. The HSRG notes a particular concern regarding implementation of the captive broodstock effort for pink salmon. This species is highly susceptible to disease during fingerling to adult culture phases, and a high level of biosecurity will be required for the captive broodstock program.

- **Full Restoration Phase**
  No hatchery program.

6.2.10 Recommendation 13: Maximize survival of hatchery fish consistent with conservation goals

Maximizing the survival of hatchery fish enables conservation programs to accelerate their rebuilding efforts. It allows production hatcheries to reduce their ecological impacts on natural populations. Conservation hatcheries producing juveniles with high survival generate more spawners on the spawning grounds. This, in turn, accelerates the rate at which recovery programs move toward meeting their goals. Production programs may have to reduce release numbers to decrease negative ecological impacts on natural populations. Increasing post-release survival can offset this reduction and enable managers to meet their harvest goals.

There are many approaches to increasing fish survival. The release of fish at the appropriate time, size, age and location can significantly increase their recruitment to fisheries and natural escapement. Releasing rapidly migrating smolts rather than fry increases survival and reduces negative ecological interactions in the freshwater environment. Similarly, the release of healthy fish produces more fish for harvest and less opportunity to spread disease to natural populations. Improving water quality and reducing loading and density during rearing are also proven tools used by fish culturists to enhance fish survival. Adoption of volitional release (allowing smolts to outmigrate when they are ready, rather than “forcing” them out at a preset date) with removal of residuals (fish that do not outmigrate) may increase the long-term survival of released fish, while decreasing negative ecological interactions with natural populations. Proper acclimation and imprinting of hatchery juveniles can reduce straying and enhance survival to the desired location for their harvest or artificial spawning.
Developing and adopting these and other culture and release practices that maximize fish survival and minimize negative ecological interactions by reducing production release numbers, can aid conservation programs in rebuilding runs and reducing the conflict between harvest programs and conservation goals for natural populations.

**The following applies to Preservation, Recolonization and Local Adaptation Phases:**

To reduce potential harm to natural population through genetic and ecological interactions, the hatchery program should be no larger than necessary to meet the recolonization objectives. The HSRG notes that the higher the survival of hatchery fish, the smaller the program can be to produce the required number of adult offspring (see also Recommendation 11 above).

- **Full Restoration Phase**

  **Plan Description.** No Hatchery Program.

  **Observations.** None.

**6.2.11 Summary of Observations and Conclusions for Principle 2—Pink Salmon**

Table 6-10 summarizes our findings regarding the consistency of the pink salmon component of the Plan with HSRG Principle 2 and specifically, with the seven recommendations that address scientific defensibility. Table 6-11 summarizes our observations and conclusions, by restoration phase.

**Table 6-10**  **Principle 2: Are harvest and conservation goals for natural and hatchery populations clear, specific, quantifiable and developed within an “All H” context?**

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Description</th>
<th>Yes/No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommendation 4:</td>
<td>Is the purpose of the hatchery program defined (i.e., conservation, harvest or both)?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 5:</td>
<td>Are the scientific assumptions, under which a program contributes to meeting the stated goals, explicitly stated?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 6:</td>
<td>Has an integrated or segregated broodstock management strategy been selected, that is based on population goals and hatchery program purpose?</td>
<td>Apparently; but not identified as such</td>
</tr>
<tr>
<td>Recommendation 7:</td>
<td>Is the size of hatchery programs based on population goals and as part of an “all H” strategy?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 8:</td>
<td>Are harvest, hatchery broodstock, and natural spawning escapement managed to meet HSRG standards appropriate to the affected natural population’s designation?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 9:</td>
<td>As the harvest managed to achieve full use of hatchery-origin fish?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 10:</td>
<td>Do all hatchery programs have self-sustaining broodstocks?</td>
<td>Not currently</td>
</tr>
<tr>
<td>Recommendation 11:</td>
<td>Are hatchery programs coordinated within the Elwha Basin and surrounding independent drainages to account for the effects of all hatchery programs on each natural population and each hatchery program on all natural populations?</td>
<td>Unclear</td>
</tr>
<tr>
<td>Recommendation 12:</td>
<td>Are facilities constructed and operated in compliance with environmental laws and regulations?</td>
<td>Yes</td>
</tr>
<tr>
<td>Recommendation 13:</td>
<td>Is survival of hatchery fish maximized consistent with conservation goals?</td>
<td>Unknown</td>
</tr>
</tbody>
</table>
Table 6-11 Observations and conclusions regarding Principle 2—scientific defensibility.

<table>
<thead>
<tr>
<th>All Phases</th>
</tr>
</thead>
<tbody>
<tr>
<td>All phases of the project appear generally consistent with Principle 2. Nonetheless, neither the Plan nor the HGMP clearly lay out the scientific rationale for the proposed actions. Northwest Science (Vol. 82, Special Issue, 2008) has a number of good articles on the Elwha that could be cited regarding aspects of scientific defensibility.</td>
</tr>
</tbody>
</table>

6.3 Summary of Observations, Conclusions and Recommendations for Pink Salmon

The table below summarizes our assessment of the consistency of the pink salmon component of the Elwha Plan with HSRG Principles 1 and 2. It also provides recommendations for improving consistency with these principles.

Table 6-12 Summary of observations, conclusions and recommendation for pink salmon.

<table>
<thead>
<tr>
<th>Observations and Conclusions</th>
</tr>
</thead>
<tbody>
<tr>
<td>The HSRG has made the following assumptions regarding the biological significance for the populations: odd year = Primary; even year = Contributing. The purpose of the pink salmon program is Integrated Recovery, with a conservation focus that transitions to a no-hatchery alternative in the Full Restoration Phase. The initial goal of this program is to use supportive breeding to preserve the odd- and even-year pink salmon run components in the Elwha River. This includes a supplementation program for both odd- and even-year fish, and additionally a captive broodstock for the native odd-year stock. Over the term of this project, pink salmon adults produced through the program will not be the target of any fisheries, nor will returning adult fish lead to elevated harvest levels for other salmonid species, including listed salmon and steelhead.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Benefits</th>
</tr>
</thead>
<tbody>
<tr>
<td>• The use of the captive broodstock program will reduce the risk of losing the genetic resources during the Preservation Phase and Recolonization Phase when habitat conditions are unstable.</td>
</tr>
<tr>
<td>• A major benefit of increasing pink salmon abundance will be enhanced marine-derived nutrients in the Elwha River ecosystem.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Risks</th>
</tr>
</thead>
<tbody>
<tr>
<td>• The primary risk of the program is that pink salmon can be highly susceptible to disease during fingerling to adult culture phases and, therefore, a plan to provide a high level of biosecurity should be described for the captive broodstock phase.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Likelihood of meeting goals</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Without explicit, quantifiable goals based on the best available science, success cannot be well defined.</td>
</tr>
<tr>
<td>• Without predefined, measurable performance indicators, we do not know what success “looks like” even with well-defined goals and it is unlikely that the managers will be able to meet the objectives of the stated adaptive management strategy.</td>
</tr>
<tr>
<td>• Without a structured, information-driven decision-making process, it is not possible to determine whether the project is effectively navigating around risks toward goals.</td>
</tr>
</tbody>
</table>
Recommended modifications

- The scientific assumptions and rationale for captive broodstock and supplementation approaches should be provided, including those associated with program size. Information should be presented in the Plan or the HGMP regarding coordination of pink salmon captive broodstock and supplementation programs with biological objectives for other programs.
- Key assumptions for all aspects of the pink salmon program need to be stated and citations provided, including specifics for all hatchery and natural population actions. Northwest Science (Vol. 82, Special Issue, 2008) has a number of good articles on the Elwha that could be cited regarding aspects of scientific defensibility.
- Information should be provided to determine how standards and guidelines for a properly integrated population would be met (e.g., for pHOS, pNOB, PNI). Proper understanding and evaluation of population dynamics and a strong monitoring and evaluation component is critical for success of the program. The HSRG notes that mass marking of hatchery fish and some form of selective harvest is essential for broodstock and natural population management and to make optimal use of all hatchery fish.
- Key monitoring and evaluation methods to meet standards need to be described. Details and mechanisms should be provided for performance reviews to adaptively manage direction and operations of both hatchery programs and natural run components.
7 Principle 3: Monitoring, Evaluation and Adaptive Management

HSRG Principle 3 is to monitor, evaluate and adaptively manage hatchery programs in the context of conservation and harvest goals. The HSRG reviewed the Elwha Plan and accompanying HGMPs to evaluate their consistency with Principle 3 and with the four recommendations (Recommendations 14, 15, 16, and 17) that specifically support Principle 3. In this chapter, we discuss the basis for Principle 3 and the four recommendations as they apply to any hatchery programs, followed by specific findings and recommendations for strengthening the monitoring, evaluation, and adaptive management components of the Elwha Plan and HGMPs.

7.1 Basis for Principle 3

In addition to establishing resource goals (Principle 1) and a defensible scientific rationale for a hatchery program (Principle 2), the HSRG recommends that for any hatchery, the managers’ decisions be informed and modified by continual evaluation of existing programs, changing circumstances and new scientific information. Systems affected by hatchery programs are dynamic and complex; therefore, uncertainty is unavoidable. The only thing certain is that the unexpected will occur. Therefore, managing hatchery programs is an ongoing and dynamic process.

To address uncertainties within a changing management environment, decision-making processes must include provisions and commitments to monitor the results of hatchery programs to determine when environmental conditions or scientific knowledge have changed. Climate change, ocean acidification, and the effects of human population growth on salmon and steelhead habitat are examples of the factors that must be taken into consideration in the future. Likewise, new findings from research and modeling will improve our understanding of the ecological and genetic impacts of hatchery programs and help to refine fish culture practices. Finally, variations in the performance of individual hatchery programs can alert managers to otherwise undetected problems. Recognizing these changes should lead directly to changes in hatchery operations.

Implementation of effective monitoring and evaluating plans requires substantial scientific oversight of hatchery operations, particularly in the areas of assessing genetic and ecological risks, in addition to monitoring fish health, growth, and growing conditions. The associated decision-making process must be explicitly structured to incorporate the results of key monitoring elements, directed research, innovation, and experimentation, and to document the logic of subsequent management decisions. With such a structure in place, hatchery programs can be modified, as needed, to ensure they make the greatest possible contribution to stated goals.

7.2 Principle 3 Assessment of the Elwha Plan and HGMPs

The Elwha Plan and HGMPs include commitments to monitoring, evaluation, and adaptive management, but lack a structured process for implementation. Although the monitoring and evaluation component of the Plan provides a high-level overview of recovery hypotheses, the HSRG concludes that the Plan lacks the necessary structure and detail to effectively support the adaptive decision-making process. The Plan currently lacks a description of a rigorous monitoring and evaluation program that is needed to implement decision rules that are informed by science (Principle 2) and to trigger necessary project adjustments. The monitoring roles of the different partners in recovery of the Elwha are not well defined. Finally, the Plan provides no evidence of funding to support a rigorous adaptive management program.
The HSRG recommends the Plan (and each HGMP) be expanded to include:

- a clear statement of explicit working hypotheses (Principle 2),
- predetermined decision rules or triggers for making key changes to the program,
- implementation of a focused and rigorous monitoring and evaluation program, and
- scheduled reviews (annual and rigorous) of the results of the monitoring and evaluation program, as part of an adaptive management process.

### 7.2.1 Working Hypothesis

A working hypothesis, as used here, is a suite of assumptions used for the purpose of explaining the conditions under which a set of proposed actions will achieve their intended purpose. The assumptions must be consistent with current science and available data. A working hypothesis is temporary, in the sense that it will change as assumptions are modified based on research and/or monitoring. Assumptions are often expressed as null hypotheses for the purpose of study design and analysis.

### 7.2.2 Decision Rules and Triggers

Absent a set of predetermined decision rules and a structured monitoring and evaluation plan, the rate of recovery of natural populations may be slowed or jeopardized by undetected intrinsic and extrinsic factors including, for example, failure to minimize genetic and ecological impacts of the hatchery at different stages during recovery. Decision rules are also needed to identify priorities that the monitoring program must address to inform key decisions.

### 7.2.3 Monitoring and Evaluation Plan

The HSRG recommends that as an immediate first step, the partners in recovery develop a rigorous monitoring and evaluation plan. Such a plan should focus on 1) identifying ecological and population indicators that drive decisions and define management thresholds, 2) testing uncertainties about key assumptions that can be resolved and that affect decisions, and 3) collecting information on external factors that have a significant effect on desired outcomes (e.g., changes in critical habitat stressors, climate change predictions, etc.). Indicators should be chosen that are measureable, precise, specific, sensitive, technically feasible, and cost effective. The monitoring plan should meet NOAA guidelines for precision and accuracy (Crawford and Rumsey 2011). The plan should describe monitoring roles and responsibilities and the audiences for the monitoring data. Finally, adequate, sustainable funding for monitoring and evaluation must be secured at least through the first three phases of the project (preservation, recolonization, local adaptation).

### 7.2.4 Annual Review/Adaptive Management

The HSRG recommends that the monitoring plan be implemented as part of a structured annual adaptive management decision process. This process should specify roles and responsibilities, schedules, and data and information sharing and coordination. Appendix C presents examples of two approaches to incorporating annual review activities into overall adaptive management plans.

### 7.3 Recommendation 14: Regularly review goals and performance of hatchery programs in a transparent, regional, “all-H” context

#### 7.3.1 Basis for Recommendation 14

For any hatchery, the HSRG recommends that managers’ decisions be informed and modified by regularly scheduled, annual, and periodic evaluations to incorporate new scientific information and
comprehensively assess existing programs. The HSRG believes that hatcheries can be managed in a flexible and dynamic manner in response to changing environmental conditions, new data, and the changing economic value of the resource. Decisions about hatcheries must also be made in a broader, integrated context and hatchery solutions must meet the test of being better, in a benefit-risk sense, than alternative available means to meet similar goals. Results of monitoring and evaluation must be brought into the decision-making process in a clear and concise way, so needed changes can be implemented. This responsive process should be structured to allow for innovation and experimentation, so hatchery programs may incorporate new goals and concepts in fish culture practice.

As described above, for many programs, this approach will require a substantial increase in scientific oversight of hatchery operations, particularly in the areas of monitoring to assess genetic and ecological risks and benefits. Well-defined, responsive decision-making processes will need to be in place to accommodate new information and recommendations resulting from these hatchery reviews. These periodic reviews will help monitor and communicate benefits and risks over time, keep the region focused on hatchery reform implementation, and integrate hatchery reform with what is occurring in other management areas, such as harvest or habitat restoration and protection.

In general, the HSRG has concluded that certain information is critical to operating hatchery programs if they are to be integrated in an “all-H” context. This information includes accurate estimates of:

- annual contributions of hatchery fish to natural spawning escapement, which is essential before hatchery fish are released;
- annual or potentially in-season contributions from each hatchery program to fisheries; and
- annual natural-spawner abundance of populations, with the Primary populations having the highest priority for accurate, precise monitoring.

Increased tagging rates and improved sampling of fisheries and spawning escapement will be needed to assure sufficient accuracy in estimating contributions of specific hatchery programs to harvest and natural spawning.

### 7.3.2 Recommendation 14 Assessment of the Elwha Plan and HGMPs

This recommendation, together with Principle 2, implies that hatchery programs should be sized and operated consistent with best available science and according to the scientific method. Scientifically, this means the review process is based on a clearly stated, testable working hypothesis. The working hypothesis should explicitly state the assumptions under which the chosen hatchery strategy contributes to goals in a manner where benefits outweigh unintended harm.

The HSRG concludes the current plan lacks an explicit working hypothesis and notes that the authors cite scientific uncertainty as a reason for a less structured approach. For example, the Plan (page 86) states

"...it is important to provide an estimate or “recovery goal” for expectations of recovery rates and long-term abundance in order to evaluate the success of efforts used to facilitate recolonization following dam removal"

but then later explains that:

"True productivity, escapement, and harvest goals will be developed at a later date, when specific information is available for the Elwha Basin. More importantly, initial goals for total
production and rates of recovery will be updated as the recolonization process proceeds and information is gathered regarding the inherent productivity of the Elwha watershed.”

The HSRG appreciates the Plan’s acknowledgment of the scientific uncertainty in restoration and the desire to refine objectives and strategies using better information. However, the scientific process reduces uncertainty best by testing explicit hypotheses. For the Plan to have scientifically defensible adaptive management strategies, it needs to be based on testable, working hypotheses that are consistent with available knowledge and information and explicitly stated assumptions. These then lead to a monitoring plan and a set of decision rules that form the adaptive management framework.

The decision rules based on the working hypotheses can also help reduce uncertainty. Decision rules for strategies during each restoration phase and decision rules that trigger transition to a different phase or strategies are needed for each phase of the restoration project. These should be based on predetermined abundance thresholds for natural- and hatchery-origin returns to the Elwha River (e.g., per Table 1-2). Hatchery programs during each phase should be sized to return specified numbers of HORs that maximize the demographic, genetic, and ecological benefits and minimize the risks. These HOR targets should, in turn, be based on the best available estimates of productivity and capacity of the natural habitat.

In other words, for each phase of the restoration process, the distribution of returning NORs and HORs between natural spawning, hatchery brood, and surplus (harvest) should be determined by a set of decision rules. The monitoring program should be tailored to the decision rules to assure a high probability of making the right decision.

For each phase of the restoration project, the decision rules should specify a target program size and target pHOS and pNOB, as a function of the number of returning NORs and HORs each year. The basis for the rules should be a set of key assumptions about natural production and hatchery production. The uncertainty, sensitivity, and measurability of these key assumptions, in turn, inform the design of the monitoring plan along with population status monitoring (e.g., NOR and HOR abundance and distribution).

Uncertainty is also reduced and transparency is increased through regularly scheduled, annual, and periodic evaluations that can incorporate new scientific information and comprehensively evaluate existing programs. The annual adaptive management review process should be formalized, with a schedule, agenda, and objectives. The ultimate objective is an updated annual “all H” work plan, including the monitoring and evaluation component. Two different models for this review – one from the Cowlitz River and one from the Yakima River - are described in Appendix C. Although different in the details, they have four key common elements:

- They are regularly scheduled, annual parts of an overall adaptive management process.
- They review key monitoring results and new scientific information against hypotheses and decision rules.
- They are public, transparent processes.
- The results contribute to changes in the work plan.
7.4 **Recommendation 15: Place a priority on research that develops solutions to potential problems and quantifies factors affecting relative reproductive success and long-term fitness of populations influenced by hatcheries**

7.4.1 **Basis for Recommendation 15**

Hatcheries have demonstrated that they can successfully provide fish for harvest. Scientific uncertainty remains about the reproductive success of hatchery-origin fish in the wild. A growing body of research has shown that traditional hatchery practices produce adults that may exhibit lower reproductive success in nature than locally adapted natural fish. In addition, it appears that a number of natural populations continue to have low productivity and are at risk of going extinct.

Hatcheries have played a role in preserving some at-risk populations in the short term, but the longer-term effects are unknown. Hatcheries will continue to be used to preserve natural populations in the foreseeable future. Current research is focused on quantifying the relative reproductive success between hatchery- and natural-origin fish using traditional practices, but has not attempted to identify factors or test solutions to improve upon this performance.

The environmental phenotypic component (i.e., the reproductive success of first generation hatchery-origin fish) needs further investigation for different species and culture conditions. Also, long-term fitness loss as a function of the proportion of hatchery fish in natural spawning populations and the proportion of natural fish in the hatchery broodstock must be addressed, among other factors. Future research should be prioritized to identify factors that may be reducing fitness and reproductive success of hatchery fish and investigate whether changes to fish culture practices can overcome these problems.

7.4.2 **Recommendation 15 Assessment of the Elwha Plan and HGMPs**

The HSRG concludes that the Elwha Basin offers a unique opportunity to address fundamental questions about ecosystem restoration and the capacity of hatchery and wild fish to recolonize a watershed. The legacy of the populations that will have access to these areas is mixed, ranging from species that may have had many generations of fish culture to species that have only been cultured in more recent years. In addition, nearly all the populations of these species have been reduced to abundance levels that could have compromised genetic diversity. The removal of the dams in the Elwha Basin, however, opens up high-quality habitat for recolonization that does not exist in most other salmon reintroduction efforts.

- For the Elwha Basin, place a priority on research that addresses the unique opportunity to study the role of hatcheries in establishing natural populations that could inform other reintroduction efforts elsewhere. Although both research and monitoring rely on testable hypotheses, in this regard, research is different from monitoring, because research results have value and scope on a broader scale.
- To the extent that resources are limited and to assure local success, the Elwha project should place priority on monitoring over research.
- Monitoring programs, though different in scope from research, must be no less rigorous and must be designed to meet standards for precision and accuracy.

Some research questions could be addressed as part of the required monitoring and evaluation program. Managers should look for opportunities to integrate research questions with monitoring.
7.5 Recommendation 16: Design and operate hatcheries and hatchery programs with the flexibility to respond to changing conditions

7.5.1 Basis for Recommendation 16

Adaptive management is a structured, iterative process of optimal decision-making in the face of uncertainty, aimed at reducing uncertainty over time through systematic monitoring and evaluation. It will be important for hatchery managers to design and operate hatchery programs with the flexibility to respond to both new knowledge and changing conditions. This is likely to be increasingly important in light of changing climate conditions.

7.5.2 Recommendation 16 Assessment of the Elwha Plan and HGMPs

- See Recommendation 14
- Annual performance reviews will affect decisions and operations of hatchery programs; the expectation should be that there will be changes – maybe even annually.
  - Annual reviews should be species-specific and coordinated with all activities (all “Hs”) related to restoration of the Elwha native fish species and ecosystem. Hatchery programs must be able to make adjustments on an annual time scale in response to new information.
  - Triggers based on annual returns of natural and hatchery adults will require immediate adjustments to hatchery programs. Change should be the rule, not the exception.

7.6 Recommendation 17: Discontinue or modify programs if risks outweigh the benefits

7.6.1 Basis for Recommendation 17

Scientific information in recent decades has shown that hatchery fish can pose significant risks to natural populations if managed improperly. In addition, recent ESA listings of salmon and steelhead have elevated conservation of viable natural populations to a management priority. Many of the hatchery programs designed to support a single harvest objective must be modified to also achieve conservation goals for natural populations. Both conservation and harvest goals can be achieved if resources are provided to modify these hatchery programs. Without these investments, programs will have to be reduced or discontinued, in order to achieve the conservation goals.

7.6.1 Recommendation 17 Assessment of the Elwha Plan and HGMPs

As passage to high-quality habitat becomes available and degraded habitat recovers, the negative genetic and ecological effects of hatchery fish become perhaps the greatest concerns for the successful restoration of sustainable, locally-adapted natural populations of salmon and steelhead. As fish become distributed throughout these areas and become self-sustaining, these negative effects will begin to outweigh any of the demographic benefits of hatchery releases that existed early in the recolonization phase. When this “tipping point” occurs, hatchery influence should be withdrawn and hatchery conservation programs terminated. Predetermined decision rules based on working hypotheses of how demographic and genetic risks and benefits occur should identify triggers for discontinuing hatchery programs for each species. Managers should review these triggers annually in light of the monitoring data gathered for them, and apply decision rules accordingly.

The transition between restoration phases could be dynamic. In particular, the status of the populations early in a phase could revert to the previous stage. For this reason, the HSRG recommends, in general,
that any hatchery program involved in the Recolonization Phase be converted to a small safety net at the onset of the Local Adaptation Phase, and that those hatchery programs be terminated permanently when predetermined NOR abundance triggers for recovery are met.

Hatchery programs initiated after restoration objectives are met should adhere to HSRG standards for hatchery influence (i.e. pHOS and PNI constraints).

### 7.7 Consistency with Principle 3 – All Species

Table 7-1 summarizes our findings regarding the consistency of the monitoring, evaluation, and adaptive management aspects of the Elwha Plan and HGMPs with HSRG Principle 3, and specifically, with the four recommendations that address these issues.

**Table 7-1**  
**Principle 3: Will hatchery programs be monitored, evaluated and adaptively managed in the context of conservation and harvest goals?**

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommendation 14: Does the plan assure that goals and performance of hatchery programs will be reviewed regularly, in a transparent, regional, “all-H” context?</td>
<td>No</td>
</tr>
<tr>
<td>Recommendation 15: Is priority placed on research that develops solutions to potential problems and quantifies factors affecting relative reproductive success and long-term fitness of populations influenced by hatcheries?</td>
<td>Not clearly</td>
</tr>
<tr>
<td>Recommendation 16: Are hatcheries and hatchery programs designed and operated with the flexibility to respond to changing conditions?</td>
<td>Not clearly</td>
</tr>
<tr>
<td>Recommendation 17: Does the plan assure that programs will be discontinued or modified if risks outweigh the benefits?</td>
<td>Not clearly</td>
</tr>
</tbody>
</table>

### 7.8 Summary of Observations and Recommendations for Monitoring, Evaluation, and Adaptive Management

Table 7-2 provides a summary of the HSRG’s observations regarding Principle 3. It also provides recommendations for modifications that would improve consistency of the Elwha Plan and HGMPs with Principle 3.

**Table 7-2**  
**Summary of observations and recommendations for Principle 3.**

**Observations:**
The plan lacks a structured adaptive management process
The plan lacks a complete, decision-focused monitoring and evaluation plan

**Recommended modifications:**
- Incorporate a description of an adaptive management structure in the plan and/or the HGMP for each species.
- Design and describe a detailed monitoring and evaluation program in the plan and/or the HGMP for each species.
8 Citations


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Appendix A

Nutrification
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Appendix A. Nutrification

Prior to construction of the Elwha and Glines Canyon dams, Pacific salmon and steelhead contributed significant amounts of marine-derived carbon, nitrogen and phosphorous to the Elwha River Basin ecosystem and served as the primary method of nutrient transport. The watershed has now been without naturally spawning salmonids since the early 1900s, and the freshwater environment should be considered nutrient-poor. To compensate for this nutrient deficit and resulting lowered stream productivity, the HSRG recommends the Co-managers design and conduct an artificial nutrient enhancement program. Due to the limited number of hatchery carcasses that will be available and limited vehicle access into the upper watershed, carcass analogs should be used, in addition to hatchery carcasses.

The most appropriate locations for nutrient enhancement and the specific amounts of artificial nutrient enhancement needed during each restoration phase will vary, depending on juvenile rearing locations and numbers of naturally spawned carcasses. The HSRG recommends the Co-managers refer to comprehensive protocols, guidelines and minimum application rates for artificial nutrient enhancement that are available through Ashley and Stockner (2003), Michael (2004) and Wipfli et al. (2003).

The literature implies that artificial nutrient enhancement can be of great benefit in raising the level of nutrients in freshwater systems and improving survival of salmonids. However, like other hypotheses underlying the Elwha restoration program, a well-designed monitoring and evaluation plan is needed to determine whether the intended goals are being met. References and greater detail regarding monitoring and evaluation plans can be found in the Columbia River Hatchery Reform System-Wide Report, Appendix A, White Paper No. 6 (HSRG 2009).


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Appendix B

Live-Capture Selective Fishing Gears
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Appendix B. Live-Capture Selective Fishing Gears

INTRODUCTION

Selective fishing gears allow the live capture of salmon and steelhead. Live-capture gears allow fishermen to keep the targeted fish for harvest while releasing non-target fish largely unharmed. The non-targeted fish can be species not intended for harvest or natural-origin (NOR) fish of the target species (unmarked). Selective salmon fisheries can increase harvest of available hatchery-origin (HOR) salmon (marked) while protecting the NOR salmon for priority use as hatchery broodstock or natural escapement. Selective fisheries can allow greater harvest of targeted fish when they are inter-mixed with non-target species. This allows fisheries to occur when they otherwise might not due to constraints on the take of the non-targeted fish. Fishing seasons can be expanded and catch increased by deploying selective rather than non-selective gears.

Critical metrics for selective fisheries are the catch efficiency of the gear for the targeted fish and the release mortality of non-targeted fish. Other important considerations include the costs of the gears (capital and operating costs), fisherman safety while using the gear, and consistency with cultural practices. The best selective gears are ones that passively trap or capture the fish. Such passive capture reduces stress and injury, thereby promoting release survival of the non-targeted fish. Selective salmon and steelhead fishing can be limited to only marked HOR fish or include harvest of unmarked, NOR fish, to the extent the productivity and abundance of the wild population support harvest.

Successful selective fisheries can accelerate recovery and sustainability of natural populations while allowing priority harvest, such as tribal treaty fisheries. Selective fishing gears can be fished by individual fishermen, a team of fishermen, or communally, depending on fishing objectives and gear type.

ELWHA RIVER

During restoration of the Elwha River ecosystem and recovery of its salmon and steelhead populations, selective fishing could provide a vital role in achieving the Co-managers’ dual goals of anadromous fish conservation and harvest.

Broodstock Collection

Live-capture, selective fishing gears can be used to collect broodstock for the various hatchery programs during the earlier management phases: Preservation, Recolonization, and Local Adaptation. HOR fish can be collected to the extent sufficient broodstock cannot be obtained from volunteers into the hatchery facilities or from the Elwha weir. During the Local Adaptation Phase, the selective fishing gears can be used to collect NOR fish for broodstocks to help meet any pNOB and PNI objectives for that species’ safety net hatchery program and natural population. Use of such gears can provide added certainty that sufficient broodstock will be collected. Also, broodstock collection in the course of tribal fishing can be an added income for the fishermen, if such collection is more cost-effective than other means.

Protecting Natural-Origin Fish

During the recolonization and local adaptation phases, recovery of the salmon and steelhead populations will depend on the production and subsequent protection of the NOR adults. Production of NORs will be the primary driver of the pace and ultimate success of the Elwha River recovery. As fishing
moratoriums expire, use of selective fishing gears can provide for priority harvest on HORs while not impeding the success towards conservation goals. Experience in selective fishing gained during these earlier recovery phases may allow continuation of some hatchery programs, if needed, into the Full Restoration Phase to provide more certain (stable) treaty fisheries compatibly with self-sustaining, wild populations.

**Fully Utilizing Hatchery Origin Fish**

During the Local Adaptation Phase, needs to protect NORs will limit any non-selective fisheries. In most years, such fishery limitations may result in underutilization of the available HORs. Selective fisheries can be implemented at greater intensities than non-selective fisheries, thereby allowing greater harvest of the HORs. Figure B-1 displays the increased harvest possible using selective fishing compared to non-selective fishing.

**Selective Fishery Benefits**

![Graph showing selective fishery benefits](image)

**Figure B-1** Effects of 1) catch and release mortality and 2) proportion of marked hatchery fish in a salmon run to 3) hatchery fish harvest per wild fish mortality.

**Managing for pHOS:**

During the Local Adaptation Phase, limiting the proportion of HORs in the naturally spawning population will be critical to the ability of the various salmon and steelhead populations to readapt to their restored habitats, restore full life history diversity, and achieve intrinsic productivity levels. Use of selective fisheries is one important tool, along with properly sizing the hatchery programs, and use of the Elwha weir, to increase the likelihood and certainty that pHOS and PNI objectives can be met or exceeded.
Selective fisheries, where fishermen are reducing the escapement of HORs while exercising treaty rights, could be a cost-effective means to manage pHOS with fewer requirements on state and federal agency or tribal budgets to operate the weir or collect excess HORs from the spawning grounds.

Full Restoration Phase (Contingency)
Presently, hatchery programs are not planned during this phase; all terminal fisheries will be targeting natural-origin salmon and steelhead. In this case, use of selective gears in the fisheries will not be necessary. However, should the productivity of the self-sustaining natural populations later be determined to be insufficient to also meet tribal fishing needs, effective selective fisheries on a properly sized hatchery program could be an option that is consistent with maintaining self-sustaining and viable natural populations.

Elwha Weir
The weir can be used as an effective selective fishing gear with benefits as stated above. As a fishing device, a weir can provide an effective communal fishery, but, the need and benefits (as described above) cannot be achieved for all species with the current weir. To provide selective harvest, broodstock collection and pHOS management for all species, the current weir would require significant upgrades or total reconstruction to operate effectively over a greater range of flows and with increased runs of salmon and steelhead. Such modification or reconstruction would be expensive, very risky until bedload transport stabilizes, and could create problems during species migration.

Monitoring and Evaluation (M&E)
Effective selective fishing gears deployed, particularly in the lower river, offer an important M&E tool. Gears can be used to:

1) Provide an early estimate of run strength,
2) Provide information on run composition (species and hatchery vs. wild fish),
3) Collect biological data on returning adults, including tag interrogation,
4) Allow marking of adult fish for M&E purposes.

Design, Evaluation and Deployment:
Design and testing of one to three gear types could begin during the Preservation and Recolonization phases. Use of selective fishing gears would be most important in the Local Adaptation Phase or once the harvest moratorium expires to facilitate the conservation and harvest goals.

GEAR TYPES
Selective fishing gear evaluations are occurring at several locations in the Pacific Northwest and Canada. Based on the experience of Canadian First Nations, states, and the Colville Tribes, Co-managers on the Elwha River might consider:

1) Beach seines (lower river)
2) Pound nets (lower river)
3) Colville Floating Fish Trap (modified Alaskan trap) (lower river)
4) Fish Wheels (mid river)
5) Elwha Weir
6) Platforms with hoop and dip nets (mid river and tributaries)
7) “Miniature” Purse Seine (lower river)

The Colville Tribes have been demonstrating success with the use of a small purse seiner and beach seines both in catch efficiency and particularly low direct release mortalities (near 0%) on non-target fish. The Tribes are currently designing and preparing to test a floating fish trap design for passive capture of Chinook and sockeye salmon and steelhead in the Okanogan and Columbia rivers. In 2012, the Colville Tribes will also start testing selective net gears fished from platforms by individual fishermen. Oregon and Washington are showing similar successes with beach seines and small purse seines in the lower Columbia River.

Several of the gear types listed above are shown in figures B-2 through B-5. References on these gear types and other fishing trials can be provided upon request.

Figure B-2 Model of a Columbia River pound net trap.
Figure B-3  Beach seine testing on the Okanogan River – Colville Tribes.
Figure B-4  Alaskan floating fish trap design.
Figure B-5. Model of proposed Colville floating fish trap (modified Alaskan trap).
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Appendix C

Examples of Annual Project Reviews
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Appendix C. Examples of Annual Project Reviews

Regular program review is a key element of any adaptive management process. Reviews must be regularly scheduled, and may include both annual and periodic evaluations to allow for incorporation of new scientific information and comprehensive evaluation of existing programs. The ultimate objective is an updated annual “all H” work plan, including the monitoring and evaluation component. Below are two different models – one from the Cowlitz River and one from the Yakima River – that provide examples of this process. Although different in their details, they have four common elements:

- The reviews are regularly scheduled, annual parts of an overall adaptive management process
- The reviews address key monitoring results and new scientific information against hypotheses and decision rules
- They are public, transparent processes
- The results contribute to changes in the work plan.

Excerpt from Cowlitz River Fisheries and Hatchery Management Plan (FHMP 2011)

2 Adaptive Management and Science Framework

Section 2.1 describes the process whereby an annual, scientifically defensible work plan is established that is consistent with the SA and that meets resource goals (Section 2.2). The science framework consists of a set of key assumptions that defines the working hypothesis (Section 2.3), status and trend information that shows progress toward goals (Section 2.4), and a set of decision rules that prescribes the appropriate action, given the goals, the key assumptions, and the forecast for the coming season (Section 2.5).

2.1 Annual Decision Making Process (Adaptive Management)

The purpose of the annual decision process described in this document is to produce an annual action plan that assures progress toward the long-term goals for harvest and recovery of indigenous populations (Section 2.1). The action plan incorporates monitoring and evaluation (M&E) components, which are then fed back into the decision process to complete the adaptive management loop, assuring that the most recent information is used to guide decisions. The annual decision process also provides an important opportunity to inform and engage the public.

The process has four steps: 1) establish and document a scientifically defensible working hypothesis (key assumptions); 2) report and review most recent empirical data on key population metrics (status and trends); 3) establish biological targets and management triggers to assure appropriate response to annual variation in population abundance (Decision Rules); and 4) update the natural escapement, hatchery broodstock, and terminal harvest targets and M&E priorities for the coming season (Action Plan). This process is illustrated in Figure 2-1.

The opportunities to make progress will vary from year to year depending on status and trends in population abundance and productivity and forecasts for the coming season. Other unforeseen events and circumstances may also warrant in-season management responses.
Figure 2-1. Components of the annual decision/adaptive management process.

2.1.1 Process

The annual decision making process centers around a pre-season workshop, held under the FTC auspices, where status and trends, key assumptions, and previously agreed upon decision rules are reviewed and translated into an Annual Action Plan (Section 3). Prior to this workshop, Washington Department of Fish and Wildlife (WDFW) and Tacoma Power will update key assumptions and status and trends based on monitoring results from the most recent season. That information is captured in the In-Season Implementation Tool (ISIT), a database and calculator described in Appendix I. Decision rules will be reviewed each year, but are expected to change less frequently. Barring extraordinary circumstances, the decision rules should only be updated every 6 years, as the FHMP is updated. In other words, decisions will change each year due to new information, but the rules for making those decisions should remain the same. The decision rules are described below for each Cowlitz population in Section 3.

The agenda for the pre-season workshop is driven by the outline of the Status and Trends and Key Assumptions sections, where the new information brought in through the M&E program will be highlighted. The Status and Trends portion of the agenda will cover natural production (e.g., most recent spawning escapement abundance and composition), harvest, and hatchery production by species and hatchery program. The Key Assumptions part of the agenda will include, for each population: habitat and natural production parameters, smolt to adult survival parameters (e.g., most recent estimates of average fish passage survival at Cowlitz Falls, harvest parameters (e.g., pre-terminal exploitation rates), and hatchery production parameters (e.g., updated in-hatchery survival projections).

2.1.2 Roles and Responsibilities

The process described here is not intended to in any way alter the legal and policy mandates and responsibilities of the management entities involved in the fishery management process in the Cowlitz
The Yakima/Klickitat Fisheries Project (YKFP) annual review process has two annual review components:

**Internal Project Annual Review**

The internal project annual review occurs in December. At this time, project scientists meet for two days to review all projects. Principal investigators present updates of results for the previous year, problems encountered in past year, potential solutions or new venues to reduce risk from problems, and monitoring concerns. The annual review provides an opportunity for discussion with the entire YKFP scientific community. The YKFP has Monitoring Implementation Planning Teams (MIPTs) set up for each species, with a designated team leader. Teams are not limited to staff directly involved in YKFP, but also include biologists from around the region who have some level of expertise on a particular species. These teams report to the Scientific Technical Advisory Committee, which is comprised of one member from the Washington Department of Fish and Wildlife and one member from the Yakama Nation. They make recommendations to the Policy Committee, which makes the final decision as to what to do with developing situations or changes in programs. A decision document is written up, listing the issue, proposed solutions and supporting documentation, so that there is a record of how changes to initial program were made.

**The Yakima Basin Science and Management Conference**

The Yakima Basin Science and Management Conference is held at Central Washington University in June of each year to present the status of progress for all species under the YKFP. Reports on the status of habitat programs are also presented at the conference. This is the “public” arm of the YKFP, and all members of the public and user groups are invited to attend. The progress of other Yakima Basin programs not under the YKFP is also presented at this two-day conference to capture the breadth of
ongoing programs in the Basin, including those being implemented by the Bureau of Reclamation, conservation groups, the irrigation community, and others.

All YKFP research is also posted on the YKFP website (www.YKFP.org) to allow for open access and transparent communication with the public. Publications (peer reviewed) and reports to BPA are available from this web site.
Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs

Prepared for:

Lower Elwha Klallam Tribe

Washington Department of Fish and Wildlife

Prepared by:

Hatchery Scientific Review Group

Pacific Salmon Hatchery Reform

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With Support from:

Washington Department of Fish and Wildlife

Washington State Recreation and Conservation Office

U.S. Congress

Cover photo of fish by Mary Edwards Photography, Joseph, Oregon

APPENDIX B
July 27, 2012

Mr. Jon Anderson  
Washington Department of Fish and Wildlife  
600 Capitol Way North  
Olympia, WA, 98501  

Subject: Review of the Draft Elwha Summer/Fall Chinook Hatchery and Genetic Management Plan (HGMP)

Dear Mr. Anderson,

The HSRG has reviewed the updated draft Elwha Summer/Fall Chinook HGMP dated June 4, 2012 and is providing the following general and specific comments.

General Comments:

The restoration of the Elwha River has to date consumed many millions of dollars and many years of work by hundreds of people, but much is left to do. Hatchery and Genetic Management Plans are designed to provide critical direction to hatchery operations and overall fisheries management and should be an aid in the successful restoration of the Elwha River. The success of the investments in Elwha River restoration will depend not only on dam removals and habitat restoration but also on complementary fisheries management.

The HSRG is pleased to see the adoption of four biologically based phases of restoration compared to the three temporally based phases described in the original HGMP. The HSRG is also pleased to see adoption of HSRG standards for operating the hatchery program for a “Primary” population during the “local adaption” phase and beyond. In addition, the development, at least conceptually, of biological triggers based on Viable Salmonid Population criteria for determining when to transition between the four biological phases also improves the HGMP.

The HSRG did find the current draft lacking in two important areas noted below. In general, the lack of specificity prevented a more detailed review. The HSRG would have preferred to see a more detailed and aggressive experimental approach towards re-colonization and conservation. For example, while the HSRG was pleased to see that all juvenile releases were to occur at the hatchery to minimize negative ecological interactions, it was disappointed to see that the transporting of adults into the upper watershed was not being prioritized.
Specific Comments:


The key biological triggers must be worded clearly within a decision tree structure and adopted as management standards that can be adjusted via adaptive management based on results from a sound biological monitoring and evaluation program. These critical decision rules and triggers should be firm and not presented as “examples”. The HGMP would be improved if the biological rationale were also provided that describes how the triggers were developed. The HSRG cannot provide comments on the triggers themselves without knowing the biological rationale behind them.

   a. Triggers should be included within carefully worded decision rules as to when the management moves from one biological phase to another.

   b. The decision to move from the Preservation to Recolonization Phase should be based on removal of barriers and most of the sediment load, and evidence of natural production. Triggers should not include productivity measures that indicate population sustainability that would not be expected during this Phase.

   c. The abundance and productivity triggers are too high to direct transition from the Recolonization to Local Adaptation Phase, (i.e., >5,000 adults spawning naturally (HOR+NOR) for four years before transition to the Local Adaptation Phase). Escapement to the river has not exceeded 5,000 adults from all sources (hatchery and wild) since 1990 when the hatchery program was much larger. One would not expect such levels of abundance and sustaining productivity until the Local Adaptation Phase or even the final Self-Sustaining Population Phase.

   d. Management actions in the Recolonization Phase will likely require more than just producing and releasing programmed numbers of juveniles from the hatchery. To improve distribution, abundance, and productivity sufficient to move the population into the Local Adaptation Phase will require flexibility in hatchery and fish management to allow improved pNOB and pHOS when possible. Otherwise, the population may remain in the Recolonization Phase.

   e. While the HGMP commits to a pHOS standard, it is not identified in the Performance and Trigger table and no pHOS objective is provided. In addition, there are no actions provided in the HGMP to actively manage for this standard (e.g., more terminal selective harvest, removal of hatchery fish at the weir, reduced hatchery production, etc.).

2. Marking plan for hatchery fish:

The two keys to successful local adaptation are 1) accurately identifying and 2) actively managing for hatchery-origin and natural-origin recruits in the hatchery broodstock and escapement to habitat. This requires first, a clear plan on marking. Section 10.7 details a history of the previous marks applied and the planned marking for the 2011 brood. This planned marking will not allow for non-lethal identification of returning adults by origin in the future, or the level of catch in northern fisheries. Both of these keys to successful adaptation were recommended by the HSRG during our recent review. Estimates of hatchery returns by non-lethal marking have not ever been possible and evidence of catch in northern fisheries not possible since the 1994 brood (Section 10.7). In addition, the proposed marking plan will not meet the standards described in the APR Performance Standards table (3.2.2) found in Section 1.10.2 of the draft HGMP. Application of marks/tags in the future to achieve these objectives is described in Section 1.16.2 as “will be considered as the EMAMP becomes finalized and implemented.” (p. 11).
Finally, the HGMP does not make it clear exactly what marks will be applied to hatchery releases in the near future. Section 7.3 indicates both an otolith mark and a blank CWT will be applied to all sub-yearling and yearling smolts, while Section 10.7 indicates that sub-yearling smolts will receive only an otolith mark. The HSRG recommends a non-lethal identification method for all hatchery releases to commence with ensuing brood years.

3. The fourth phase of restoration is called two different things: "Self-sustaining exploitable populations" (p. 4) and "Full restoration" (p. 5, 6). We infer that the two names mean the same thing, but there should consistency for clarity.

4. Why are yearling fish going to be released, as opposed to releasing sub-yearlings only (p. 8)? Based on data presented (p. 9), there does not appear to be any survival/return advantage for yearlings versus sub-yearlings, but we assume releasing fish as yearlings increases disease risks and feed and maintenance costs.

We hope you find this information helpful.

Sincerely,

Peter Paquet Ph.D.  
HSRG Co-Chair

Andy Appleby  
HSRG Co-Chair

CC:  
Ron Warren, Region 6 Fish Program Manager, WDFW  
Heather Bartlett, Hatchery Division Manager, WDFW  
Mike Grossmann, Senior Counsel, Washington State Office of Attorney General  
Doug Morrill, Natural Resource Director, Lower Elwha Klallam Tribe  
Steve Suagee, General Counsel, Lower Elwha Klallam Tribe  
Brian Winter, National Park Service  
Ken Berg, USFWS  
Will Stelle, NMFS  
Congressman Norm Dicks
APPENDIX C
I, James A. Lichatowich, declare the following to which I am competent to testify under penalty of perjury of the laws of the United States:

1. My current address is 36343 Miloris Way, Columbia City, Oregon 97018. I have been retained by Plaintiffs to provide expert opinion testimony on salmon management and recovery in this matter. This declaration supports the Plaintiffs’ First Motion for Partial Summary Judgment and Plaintiffs’ First Motion for Preliminary Injunction;
PROFESSIONAL QUALIFICATIONS

2. I have 42 years of professional experience with salmon and steelhead research and management. I held positions with the Oregon Department of Fish and Wildlife during the first half of my career, and I have worked as a fishery consultant during the second half;

3. I received Bachelor of Science (B.S.) and Master of Science (M.S.) degrees in Fishery Science from Oregon State University in 1969 and 1970, respectively;

4. I worked for the Oregon Department of Fish and Wildlife from 1973 to 1988. I held the position of Supervisor of the Fisheries Research Section from 1979 to 1983. I was the Assistant Chief of Fisheries from 1983 to 1988, where I was responsible for all fisheries management programs in the State’s fresh water areas and for the development of statewide species management plans and river basin management plans;

5. Since leaving the Oregon Department of Fish and Wildlife, I served on ten independent science panels investigating several aspects of salmon management and recovery programs. The geographical area covered by these panels ranged from the Skeena River in British Columbia to the Sacramento River in California. Three of the panels were standing bodies;

6. I served for ten years, from 1991 to 2001, on the Independent Science Advisory Board (“ISAB”) of the Northwest Power Planning Council, during which I was the Chairman from 1999 to 2001. The ISAB was established by NOAA Fisheries Service (“NMFS”) and the Northwest Power and Conservation Counsel to provide independent scientific advice and recommendations on various aspects of the restoration of Columbia River salmonids;

7. I served from 1997 to 1999 on the Independent Scientific Review Group (“ISRP”). The ISRP is a panel of eleven scientists mandated by Congress and established by the
Northwest Planning Council to provide scientific peer review for projects proposed to be funded
through the Bonneville Power Administration’s annual fish and wildlife budget;

8. From 1997 to 2002 I served on Oregon’s Independent Multidisciplinary Scientific
Team, which was established by the Oregon Legislature to provide independent scientific
evaluation of the Oregon Plan for Salmon and Watersheds and its implementation;

9. I served as a special consultant to the Hatchery Scientific Review Group
(“HSRG”) for its evaluation of the Elwha River Fish Restoration Plan and associated Hatchery
Genetic Management Plans (“HGMPs”), which was conducted in late-2011 and early 2012. The
HSRG is a congressionally chartered independent scientific panel charged with evaluating
hatchery programs and their impacts on wild salmonids;

10. I have received numerous awards and recognitions for my work in fishery
science, including the 2002 Distinguished Graduate Award from Oregon State University’s
Department of Fisheries and Wildlife. I received Awards of Merit from the American Fisheries
Society in 1977, 1992 and 2000, and have been named the Fishery Worker of the Year from the
Oregon Chapter of the American Fisheries Society;

11. I have authored or co-authored numerous book chapters, papers and reports on the
management and recovery of salmonids. I am the author of the book *Salmon without Rivers: A
History of the Pacific Salmon Crisis*, which won the Washington Governor’s Writers Award, has
been translated into Russian, and is marketed as a university level text book. In writing this and
other documents, I have studied extensively the history of the decline of Pacific salmonid
populations, including the causes thereof;

12. Attached hereto as Exhibit 1 are my curriculum vitae, which include a list of all
my peer reviewed publications;

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13. I have not provided expert testimony at trial or deposition during the last four years;

14. I am receiving no compensation for my work in preparing this declaration. My reasonable hourly rate is $150, and spent approximately 20 hours reviewing materials and preparing this declaration;

15. In addition to drawing upon my personal experience, I reviewed the following documents in developing my opinions expressed herein: the Elwha River Fish Restoration Plan (April 2008) (“Restoration Plan”), the HSRG’s Review of the Elwha River Restoration Plan and Associated HGMPs (January 2012) (“HSGR Report”), the steelhead HGMP signed by Larry Ward and dated July 31, 2012 (“Steelhead HGMP”), NMFS’ Biological Opinion on the initiation of consultation for the Elwha River and Fisheries Restoration Project dated July 2, 2012 (“2012 BiOp”), and the declarations of Jack Stanford and Gordon Luikart. From 1988 to 2000 I lived in Sequim, Washington and during that time I visited the Elwha River on several occasions. From 1988 to 1991 I worked for the Jamestown S’klallam Tribe in Sequim, Washington as a salmon biologist in the Timber Fish and Wildlife program. During that time I visited the Elwha River on a professional basis. Since 1988, I have spoken with individuals familiar with the Elwha River watershed and its salmonids, including Wild Fish Conservancy’s Aquatic Ecologist Nick Gayeski. In addition, I am familiar with the weight of evidence on the consequences of hatchery operations to native salmon and steelhead populations that has been published in scientific papers;

SUMMARY OF OPINIONS

16. In summary, it is my professional opinion that the releases of native Elwha River winter-run steelhead as described in the Steelhead HGMP: (a) will harm and kill threatened
Puget Sound Chinook, and threatened Puget Sound steelhead; and (b) will cause severe and long-
term harm to the wild Elwha River winter-run steelhead population and its ability to fully
recover. It is further my opinion that the scale of the program is not necessary to prevent the
extirpation of the stock during the dam removal process;

HISTORICAL BACKGROUND ON THE ELWHA RIVER

17. To fully appreciate the current problems associated with the hatchery programs in
the Elwha River, it is important to understand their historical context. When Thomas Aldwell
constructed his dam across the Elwha River it was a violation of Washington State statutes that
prohibited the building of barriers to salmon migration in rivers. However, there was one
exception to the statute. A river’s salmon could be blocked for the purpose of collecting fish for
a hatchery. The Washington State Fish Commissioner, Leslie Darwin, found a way to make the
dam legal. He said the dam could be considered a tool for collecting salmon for a hatchery that
would be built below the dam. This twisted logic was the birth of a tragedy. It opened the door
for the massive trade of salmon habitat destroyed by dams for hatcheries, a trade that was
repeated over and over for the next 80 years. And it was all done before there was clear evidence
that hatcheries could replace salmon-sustaining ecosystems. Today the dams on the Elwha River
are being removed. The hatchery is not only remaining, but a new one has been constructed.
This time the hatchery is being justified by the farcical notion that salmonids need the help of a
hatchery to do what they have been doing for millions of years – recolonizing newly opened
habitat. The hatchery program on the Elwha River is an example of the adage that history
repeats itself first as tragedy then as farce;

18. When Leslie Darwin decided to trade a salmon-sustaining ecosystem for a
hatchery he was following the advice of the first U. S. Fish Commissioner Spencer Baird, who
introduced hatcheries to the Pacific Northwest. Baird said that the use of hatcheries would make
salmon so abundant that there would be no need to regulate harvest or protect habitat. He drew
that conclusion before there was even the most basic understanding of the salmon’s biology and
ecology or any evidence that hatcheries were successful in replacing natural production systems.
It was a myth so imbued with faith that salmon managers avoided any critical evaluation of it.

Today, with salmon extinct in forty percent of their natural range and many of the remaining
populations protected by the federal Endangered Species Act (including the Chinook and winter
steelhead in the Elwha River), it is clear that hatcheries failed to meet the expectations that
justified their initial acceptance. In the late 1960s, fishery scientists began looking into the
possibility that hatcheries not only failed to achieve their goals, but that they were contributing to
the decline in the productivity of natural, salmon-sustaining ecosystems. The evidence has been
accumulating and today the weight of that evidence is clear: hatcheries are part of the salmon’s
problem. The myth that hatcheries are the solution to the problem of the salmon’s declining
abundance is still strong and it is a formidable impediment to the incorporation of our current
scientific understandings of the effects of hatcheries into salmon management and recovery
programs. A situation clearly exemplified by the Elwha recovery program. (for a discussion of
the failures to incorporate science see J. Lichatowich, and R. Williams. 2009. Failures to
incorporate science into fishery management and recovery programs: Lessons from the
Columbia River. Pages 1005 – 1019, in Krueger, C. and C. Zimmerman eds. Pacific salmon:
Ecology and management of western Alaska’s populations. American Fisheries Society
Symposium 70. Bethesda, MD.);
RISKS TO WILD FISH FROM HATCHERY OPERATIONS

19. I agree with the statements contained in the declarations of Jack Stanford and Gordon Luikart regarding the genetic, ecological, and pathogen risks and harms hatchery programs pose to wild salmonids;

COMMENTS ABOUT THE PROPOSED HATCHERY PROGRAMS IN GENERAL

20. The plan to use a hatchery to restore native winter steelhead in the Elwha River will impede the recovery of native Elwha River winter–run steelhead. The plan poses significant risks to the survival and fitness of wild Elwha River steelhead and Chinook salmon. These risks are magnified by a monitoring and evaluation plan that is not complete, peer reviewed or fully funded, which means that the problems described in the Stanford and Luikart declarations will not be detected in a timely manner and the appropriate corrective actions will not be taken;

21. In its review of the Restoration Plan, the HSRG recognized that the lack of an effective monitoring and evaluation program will jeopardize the successful recovery of native steelhead. The HSRG Report summarizes this concern as follows:

- Inadequate program monitoring may lead to management decisions that reduce or delay recovery, rather than promoting it, and prevent managers from identifying and testing alternatives that could be more effective.

- Inadequate monitoring may lead to poorly-informed management responses to external events and conditions (e.g., changing climate conditions) that affect program outcomes.

- Inadequate monitoring and evaluation represents a lost opportunity to gain knowledge that could lead to more effective restoration and long-term fisheries management in the Elwha Basin and elsewhere.
The Steelhead HGMP mentions an Elwha River monitoring and adaptive management plan ("MAMP") that is being developed. Once the plan is developed, it needs to undergo peer review and then acquire the funding to implement it. With regard to the last step, the Restoration Plan admits that there is not enough funding to fully implement the necessary monitoring. Fully implementing the hatchery program for the native winter-run steelhead in the Elwha River before the monitoring and evaluation program is complete, peer reviewed and funded will most likely result in excessive take of winter-run steelhead that will cause irreparable harm to the wild steelhead population and will impede the recovery of this listed population of the Puget Sound Steelhead Distinct Population Segment, but just as troubling, the responsible officials will be ignorant of the cause of the lack of recovery and they will not be able to take the proper remedial steps;

22. NMFS has reinforced the importance of adequate monitoring and evaluation of hatchery programs by making an adequate and existing monitoring and evaluation program one of the criteria for approval of a HGMP. By putting off the development and implementation of a monitoring and evaluation program to some unspecified future date, the hatchery program for native winter-run steelhead in the Elwha River is proceeding under a proposed HGMP that does not meet the criteria for approval;

**OPINIONS ON THE STEELHEAD HATCHERY PROGRAMS**

23. The native Elwha River winter-run steelhead hatchery program began with a captive rearing program in 2005. Under this program, native Elwha River steelhead eggs and fry were collected and captured from the wild each year from 2005 through 2011. These fish are then reared to age 4 adults at the hatchery before being spawned. The resultant offspring are
reared to age 2 smolts prior to release into the Elwha River. Releases under this program began in the spring of 2011 and are expected to last through 2017;

24. Starting this winter adult winter-run steelhead returning to the Elwha River will be captured for broodstock to support a supplementation program. A maximum of 500 adult steelhead are proposed to be captured each year for this purpose, including both hatchery-origin and wild (“natural-origin”) adult steelhead;

25. An annual release of approximately 175,000 native Elwha River winter-run steelhead is targeted to occur between April and June. Such releases began in 2011 with a release of approximately 178,000 smolts;

26. I agree with the opinions expressed in the First Declaration of Gordon Luikart that the hatchery reared steelhead will most likely have reduced fitness and lower survival in the wild, and that the maladaptive genes will be spread to the wild steelhead population via interbreeding. Wild native Elwha River winter-run steelhead with such maladaptive genes will die without successfully spawning at greater rates than would otherwise occur. Therefore it is my opinion that each of these releases will harm wild native Elwha River winter-run steelhead through genetic interactions with released hatchery fish;

27. It is also my opinion that the large releases of hatchery steelhead smolts will harm and kill some juvenile wild native Elwha River winter-run steelhead and Chinook salmon through competition for food and space and predation in the lower Elwha River. The current wild Elwha River Chinook salmon population follows an “ocean-type” life history. Juveniles rear briefly in the river for a period of weeks or months and then migrate to the estuary as “fingerlings” about 3 inches long. As a result, juvenile wild Chinook salmon are particularly susceptible to displacement and mortality due to competition from large releases of hatchery fish,
both of their own species and species like coho salmon and steelhead that are larger than Chinook salmon when they are released as smolts;

28. The first sentence in section 1.8 of the Steelhead HGMP states: “The program will be implemented pursuant to the Elwha River Fish Restoration Plan (ERFRP) (Ward et al. 2008) in order to restore steelhead to the Elwha River watershed following the removal of hydroelectric dams on the Elwha River.” The Restoration Plan describes a large, prolonged hatchery program for steelhead that the HSRG analysis determined posed a risk to the recovery efforts. For example, data in Table 11, page 41 of the Restoration Plan suggest that the hatchery program will continue at a high level of production even when the number of natural spawning adult steelhead reaches 4,537 fish. This would impede the actual recovery for the genetic and ecological reasons explained in the declarations of Drs. Gordon Luikart and Jack Stanford. As those declarations explain in further detail, any legitimate short-term conservation concern for the Elwha winter steelhead can be achieved by a much smaller hatchery program of limited duration;

29. I agree with the opinion of Jack Stanford described in his declaration that the native steelhead artificial propagation program is not necessary to prevent the extirpation of the native Elwha River winter-run steelhead population from the dam removal process;

30. As explained above and in the First Declaration of Gordon Luikart, the hatchery program has a high probability of delaying and otherwise impairing the recolonization of the Elwha River by native steelhead. As soon as passage above Elwha Dam is provided, steelhead will begin to recolonize highly suitable tributary spawning and rearing habitat. This has already started to occur during the winter and spring of 2012. As explained in the Declaration of Dr. Jack Stanford, the levels of suspended sediment observed in 2012 and that are likely to occur are

DECLARATION OF JAMES LICHATOWICH -
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unlikely to be of a magnitude and duration as to threaten the existence of Elwha winter-run
steelhead and Chinook salmon and other salmon. Tributaries between the two dams will be
entirely unaffected by suspended sediments resulting from the removal of Glines Canyon Dam.
Many of these tributaries contain high quality spawning and rearing habitat, and have already (in
2012) experienced spawning by wild steelhead. Wild steelhead are already showing that they
can colonize habitats made accessible by the start of the removal of Elwha Dam. I therefore
concur with the opinion expressed in the declaration by Dr. Stanford that the hatchery program
described in the Steelhead HGMP is not necessary to prevent the extirpation of this stock from
the effects of dam removal;

31. It is my opinion that the hatchery program described in the Steelhead HGMP
should be immediately eliminated to prevent likely long term severe harm to the wild native
Elwha River winter-run steelhead population and its ability to fully recovery. To the extent this
hatchery program is not entirely eliminated, it is my opinion that it should be reduced in the
manner suggested in the First Declaration of Gordon Luikart to minimize adverse impacts to the
wild steelhead population. Such a program would continue to provide insurance against the loss
of the wild population during dam removal;

I declare under penalty of perjury under the laws of the United States of America that the
foregoing is true and correct.

Executed this 13 day of November, 2012.

James Lichatowich

James Lichatowich

DECLARATION OF JAMES LICHATOWICH -
No. 3:12-CV-05109-BHS
EXHIBIT 1
Resume of

JAMES A. LICHATOWICH

PERSONAL DATA

Address: P O Box 439, 36343 Miloris Way, Columbia City, OR  97018
Phone:   503/366-6959
Email:   jalich@comcast.net
Date of Birth:  May 10, 1941
Military Service: U.S. Marine Corps, 1959-63

EDUCATION

M.S.  Oregon State University, Corvallis, Oregon    1970
     - Fisheries Science
B.S.  Oregon State University, Corvallis, Oregon  1969
     - Fisheries Science

PROFESSIONAL EXPERIENCE (partial)

Alder Fork Consulting, Private Consultant, Columbia City, OR, 1990 to present.

I have provided consulting services to: Oregon Business Council, State of Oregon, National
Marine Fisheries Service, EcoTrust, Intarrain Pacific, The Wilderness Society, Gordon and
Betty Moore Foundation, Pacific Rivers Council, Native American Rights Fund, Jamestown
S'Klallam Tribe, U. S. Forest Service-Quilcene Ranger District, Portland General Electric,
PacifiCorp, Trout Unlimited, Tetra Tech/KCM, Inc., and California Bay-Delta Authority.

Five Independent Science Science Panels on various topics for the CalFed Bay-Delta program.
Various times from 2004 to present.

Special Consultant for the Elwha River Fish Restoration Plan Review. December, 2011 to
January 2012.

Co-Editor (with Dr. James Anderson) for species models prepared for the Delta Regional
Ecosystem Restoration Implementation Plan. August 2007 to March 2010

The panel reviewed the management of salmon and steelhead in the Skeena River, British
Columbia.

Independent Scientific Advisory Board (ISAB), Board Member (formerly Independent
ISAB is a panel of senior research scientists representing a broad range of disciplines. The
ISAB provides an oversight function for the implementation of the Columbia River Fish and


The ISRP is a panel of eleven scientists mandated by Congress and implemented by the Northwest Power Planning Council. The panel’s purpose is to provide scientific peer review for project proposals submitted to the Northwest Power Planning Council.

**Independent Multidisciplinary Scientific Team (IMST), Team Member**, Salem, OR. November 1997 to 2002.

The IMST was established by the 1997 Oregon Legislature to provide an independent evaluation of the science that underlies the Oregon Plan for Salmon and Watersheds and to provide scientific peer review of the plan’s implementation.


My duties included review of timber harvest on federal, state, and private lands to ensure fishery habitat received adequate protection. I worked with Timber, Fish and Wildlife Committees at the technical and policy levels.

**Assistant Chief of Fisheries, Oregon Department of Fish and Wildlife**, Portland, OR, 1983 to 1988

Duties included the following:

(i) **Budget Development and Control** – I was responsible for the preparation of the division's biennial budget, presentation to the State of Oregon Executive Department, and testimony before the Legislative Ways and Means Committee. Total budget was $30,000,000 annually with 575 FTE.

(ii) **Planning** – I was responsible for the development of statewide species management plans. In addition, I was responsible for the preparation of management plans for Oregon's river basins. To accomplish the latter, public advisory groups were set up to encourage public involvement in the management of the state's fishery resource.

(iii) **Fresh Water Fishery Management** – I was responsible for all fisheries management programs in the state's fresh water areas.

**Chief, Fisheries Research Section, Oregon Department of Fish and Wildlife**, Corvallis, OR, 1979 to 1983

I supervised fisheries research programs within all the major river basins in the state. The projects ranged from genetics of salmonids, life history, management, environmental impact of dams, hatchery evaluation, and population dynamics. I reviewed all project proposals and reports for technical quality, assigned new project responsibilities, and served as chairman of the Research Advisory Committee. This committee approved all new fish research projects. Administered a staff of 55 permanent and 50 seasonal employees.
PEER REVIEWED PUBLICATIONS

Books and Book Chapters


Lichatowich, J. A. 1989. Habitat alteration and changes in abundance of coho (Oncorhynchus kisutch) and chinook (O. tshawytscha) salmon in Oregon's coastal streams. Pages 92-99 in C.D. Levings, L.B. Holtby, and M.A. Henederson, (Eds.), Proceedings of the National Workshop on Effects of Habitat Alteration on Salmonid Stocks. Canadian Special Publication of Fisheries and Aquatic Sciences 105, Ottawa, CAN.
Papers


**AWARDS**

- Inducted into the Wild Salmon Hall of Fame, Pacific Northwest Salmon Center, 2007
- Fishery Worker of the Year, Oregon Chapter American Fisheries Society, 2005
- Aldo Leopold Conservation Award, Federation of Fly Fishers, 2003
- River Stewardship Award, Metro, Oregon Trout, Mt. Hood National Forest and Portland Water Bureau, 2002
- Scientific Contribution of the Year, Native Fish Society, 2002
- Distinguished Graduate Award, Oregon State University Department of Fisheries and Wildlife, May 8, 2000
- American Fisheries Society Award of Merit, Western Division, 2000
- Washington Trout Conservationist of the Year, 2000
- Trout Unlimited, Conservation Award, 1992
- American Fisheries Society Award of Merit, Western Division, 1992
- Clallam County, Washington Conservation Education Award, 1991
- Oregon Trout, Wild Trout Award, 1987
- American Fisheries Society Award of Merit, 1977
- Graduated with Honors, Oregon State University, 1969
- Crown Zellerbach Scholarship in Fisheries, 1967
APPENDIX D
I, Jack A. Stanford, declare the following on the basis of personal knowledge to which I am competent to testify:

1. My current address is 32111 BioStation Lane, Polson, Montana 59860. I have been retained as an expert on salmonid ecology and river ecology by the Plaintiffs in this matter. This declaration supports Plaintiffs’ First Motion for Partial Summary Judgment and Plaintiffs’ First Motion for Preliminary Injunction;

2. I have 47 years of professional experience with the ecology of salmonid fishes and river ecology, including 38 years teaching at the university level. For most of my career I
have specialized in research and teaching in the area of large river ecosystems, and since 1990 my work has focused on large salmon-bearing rivers of the North Pacific Rim, Argentina and Norway;

3. I received a Ph.D. in Limnology (freshwater science) from the University of Utah in 1975, following a M.S. in Limnology and a B.S. in Fisheries Science, both from Colorado State University;

4. I have served in my current positions as director of the University of Montana’s Flathead Lake Biological Station since 1980 and as the Jessie M. Bierman Professor of Ecology at the University of Montana since 1986;

5. I have worked at the Flathead Lake Biological Station since 1971. The Biological Station is a multidisciplinary research and education center with 8 resident faculty and some 50 staff members, including graduate students and postdoctoral scholars, with an annual budget currently exceeding $3 million from competitive grants;

6. My research and teaching encompass many aspects of fresh water ecology, including the natural and cultural interactions of large river ecosystems, food webs, nonnative species, salmon and steelhead life histories, aquatic species population dynamics, and river and salmonid conservation;

7. I have conducted numerous research investigations on these subjects, including long term studies of the Flathead River-Lake Ecosystem in Montana and British Columbia that demonstrated the pervasive food web changes caused by introduction of nonnative species, and extensive work comparing salmon and steelhead life histories and floodplain ecology across rivers in Kamchatka, Argentina, Alaska, and British Columbia;
8. I have authored or co-authored approximately 184 peer-reviewed research papers. The topics of these publications include salmon population collapse from shrimp stocking, Pacific salmon conservation, salmonid spawning, genetic diversity, and population structure. I also co-authored an article setting forth a general protocol for restoration of rivers regulated by dams in River Research and Applications that is the most-cited paper the journal has published to date;

9. In 2004, I received the Award of Excellence of the Society for Freshwater Science, and in 2011 I received the Lifetime Achievement Award from the International Society for River Science;

10. I have served on many national and international science review panels and editorial boards concerning the ecology and conservation of rivers and salmonid fishes. These duties include tenure on National Research Council panels on aspects of river ecology and 10 years on the Independent Science Advisory Board of the Northwest Power Planning Council evaluating proposals and plans for restoration of salmonid fishes in the Columbia River Basin. For over 20 years I have served on the editorial board of the journal River Research and Applications and I served one term on the editorial board of Ecological Applications;

11. I have substantial familiarity with interactions between wild and hatchery salmonids, ecological impacts from the introduction of nonnative salmonids, and the efficacy of salmonid population management and recovery efforts including restoration of flows in regulated rivers to create salmon habitat and restoration of riparian and shallow water habitat as rearing areas for juveniles;

12. Attached hereto as Exhibit 1 are my curriculum vitae, which include a list of all peer reviewed publications I have authored since 2007. My career publications list of over 180
papers can be viewed on the following Flathead Lake Biological Station website:

http://www2.umt.edu/flbs/Research/Publications.aspx;

13. I have not provided expert testimony at trial or by deposition during the last four years;

14. I am receiving no compensation for my work in preparing this declaration. My reasonable hourly rate is $207, and I have spent approximately 50 hours reviewing information and preparing this document;

15. In addition to drawing upon my knowledge and experience, I have reviewed the following documents in developing my opinions expressed herein: the Elwha River Fish Restoration Plan (April 2008) (“Restoration Plan”), the Hatchery Scientific Review Group’s (“HSRG”) Review of the Elwha River Restoration Plan and Associated HGMPs (January 2012) (“HSGR Report”), the steelhead Hatchery Genetic Management Plan (“HGMP”) signed by Larry Ward and dated July 31, 2012 (“Steelhead HGMP”), the coho salmon HGMP signed by Larry Ward and dated July 31, 2012 (“Coho Salmon HGMP”), National Marine Fisheries Service’s (“NMFS”) Biological Opinion on the reinitiation of consultation for the Elwha River and Fisheries Restoration Project dated July 2, 2012 (“2012 BiOp”), United States Geological Survey (“USGS”) sediment data from gages on the Elwha River. I have also had conversations with individuals familiar with the Elwha River watershed and its salmonids, including Nick Gayeski, John McMillan, Tim Beechie, Guido Rahr, Pete Soverel and George Pess. I have been to the Elwha River several times, including the lower river below Elwha Dam and the Elwha Dam site, before and during dam removal. Further, I am familiar with extensive professional papers published in scientific journals that deal with the interactions between hatchery and wild salmonids;
SUMMARY OF OPINIONS

16. In summary, it is my professional opinion that the releases of native Elwha River winter-run steelhead as described in the Steelhead HGMP: (a) will harm and kill threatened Puget Sound Chinook, threatened Puget Sound steelhead, and threatened bull trout; (b) are not necessary to prevent the extirpation of native Elwha River winter-run steelhead; and (c) will cause severe and long-term harm to the wild Elwha River winter-run steelhead population and its ability to fully recovery;

17. It is also my professional opinion that the releases of Chambers Creek steelhead into the Elwha River in 2010 and 2011 will harm wild native Elwha River winter-run steelhead;

18. It is further my professional opinion that the releases of coho salmon as described in the Coho Salmon HGMP: (a) will harm and kill threatened Puget Sound Chinook, threatened Puget Sound steelhead, and threatened bull trout; (b) are not necessary to prevent the extirpation of the Elwha River coho salmon population; and (c) will cause severe and long-term harm to the wild Elwha River winter-run steelhead population and its ability to fully recovery;

RISKS TO WILD FISH FROM HATCHERY OPERATIONS

19. Hatchery operations harm wild fish and inhibit the ability of depressed wild fish populations to recover through a variety of mechanisms;

20. Hatchery operations pose genetic threats to wild salmonids. Hatchery fish adapt through evolutionary processes to hatchery environments, making them less fit to survive and reproduce in the wild. When these fish are allowed to interbreed with wild fish, the resulting offspring are less fit to survive and reproduce in the wild than the wild parent. Genetic threats include those caused by introgression of genetic material from hatchery fish into the native population through interbreeding. Genetic threats from introgression include: (a) loss of fitness...
and locally adaptive characteristics of the native population; (b) loss of genetic diversity within
the native population; and (c) loss of diversity among populations;

21. Hatchery operations also pose ecological threats to wild fish, which include: (a)
competition with wild juvenile fish for local food resources and rearing space (territory); (b)
competition with wild adults for spawning territory, which can include displacement of wild
adults from preferred spawning locations; (c) preying on wild fish by hatchery fish; and (d)
disruption of normal migratory behavior of returning wild adult salmonids from passage barriers
or false attractions to hatchery outfalls;

22. Hatchery salmonids are, in general, significantly more tolerant of high densities of
conspecifics than native, wild, salmonids. Consequently, when local abundances of hatchery fish
are sufficiently high, the competition with hatchery fish can result in displacement of native wild
juveniles and adults to less optimal rearing, feeding, sheltering, and spawning locations. These
significant disruptions to behavioral patterns can create the likelihood of injury, and can kill the
native fish;

23. Steelhead and salmon home to water in their natal rivers that contain strong odors
of other salmon and steelhead. This is an evolutionary mechanism to increase the odds of
finding mates. This is especially important to small populations recolonizing newly accessible
habitats. The effluent water discharged from fish hatcheries contains highly concentrated odors
of salmon and/or steelhead, compared to concentrations in a natural river. It is common for
upstream migrating wild salmonids to be diverted to hatchery outfall waters and to enter hatchery
holding ponds or to spend significant amounts of time and energy attempting to do so if the gates
to the outfall are closed to prevent more adult fish than the hatchery needs from entering
hatchery holding ponds. The delay in their upstream migration to natural spawning grounds
caused by this “false attraction” to hatchery outfalls can result in wild individuals either not
making it to the spawning grounds at all or not arriving in times to secure the best locations for
spawning and thus having to compete more strenuously for mates and spawning sites than if they
were not delayed. In addition to delay, steelhead and salmon commonly injure themselves on the
structures that block the hatchery outfalls as they repeatedly attempt to swim or jump past these
barriers;

24. Release of hatchery fish into the wild also poses a risk of introducing pathogens
and parasites to wild populations that can result in temporary epidemics or permanent reductions
in wild populations. While this risk is more difficult to quantify than genetic and competitive
effects, they are unlikely to be negligible. Even a single hatchery individual carrying a pathogen
to which local, native wild fish are susceptible can have devastating consequences. This is
especially of concern with regard to local wild populations, such as Elwha River winter-run
steelhead, that are already at depressed levels of abundance;

BACKGROUND ON ELWHA RIVER SALMONIDS

25. The Puget Sound steelhead Distinct Population Segment (“DPS”) is listed as a
“threatened” species under the Endangered Species Act (“ESA”). Recovery of the native Elwha
River winter steelhead population is essential to the recovery of the Puget Sound steelhead DPS.
The size and pristine condition of the Elwha River watershed provide the largest potential
population size for winter steelhead of all the rivers entering the Strait of Juan de Fuca. This
watershed constitutes a unique component of the geographic and evolutionary diversity of the
Puget Sound steelhead DPS. Threats to the recovery of native Elwha River winter steelhead
therefore pose a significant threat to the recovery and de-listing of the Puget Sound steelhead
DPS. This has been noted by other experts, including NMFS’ staff biologists in a letter dated April 14, 2010 to the Lower Elwha Klallam Tribe;

26. The upper Elwha River contains a native rainbow trout population that produces steelhead included within the Puget Sound DPS. There are also native Elwha River winter-run steelhead, which are also members of the Puget Sound steelhead DPS, that have been confined to the lower Elwha River downstream of Elwha Dam. Wild recovery from these two sources provides the greatest potential to a fully recovered Elwha River basin;

27. The Elwha River and its estuary also contain wild bull trout, which are listed as a threatened species under the ESA;

28. The Elwha River further contains Chinook salmon that are included within the Puget Sound Chinook salmon Evolutionary Significant Unit that is listed as a threatened species under the ESA. This ESA-listed species includes wild and hatchery produced Chinook salmon in the Elwha River;

OPINIONS REGARDING THE NATIVE WINTER-RUN STEELHEAD PROGRAM

29. The native Elwha River winter-run steelhead hatchery program began in 2005. The Steelhead HGMP states that the purposes of this plan are to preserve the stock during dam removal and to support fishing opportunities after dam removal;

30. Broodstock for this program was developed by collecting and capturing native Elwha River steelhead eggs and fry from the wild. Each year from 2005 through 2011 between 431 and 2,731 wild steelhead eggs and fry were collected and captured from the Elwha River. These fish have been taken to the hatchery, reared for four years to adults, and then spawned to provide hatchery broodstock. The last year that wild steelhead eggs and fry were collected was in 2011, and those fish will remain at the hatchery until they are spawned in 2015;
31. Starting this winter, eggs and fry from wild steelhead will no longer be collected in the Elwha River, and returning adults will instead be captured to supply broodstock. It is proposed that a maximum of 500 adult steelhead will be captured each year for this purpose. Both hatchery-origin and wild (“natural-origin”) adult steelhead returning to the Elwha River will be captured and killed for broodstock;

32. The native Elwha River steelhead broodstock are reared to age 2 smolts prior to their release. Approximately 175,000 steelhead are released under this program each year beginning in March or April and lasting through June. The first such release (of approximately 178,000 smolts) occurred in 2011;

33. It is my opinion that each of these releases will harm wild native Elwha River winter-run steelhead through genetic interactions with released hatchery fish. I agree with the opinions expressed in the First Declaration of Gordon Luikart that the hatchery released steelhead will most likely have reduced fitness for survival and spawning in the wild, that the maladaptive genes will be spread to the wild steelhead population via interbreeding, and that this will result in reduced fitness of the wild native Elwha River winter-run steelhead. Wild native Elwha River winter-run steelhead with such maladaptive genes will die without successfully spawning at greater rates than would otherwise occur;

34. It is further my opinion that each of these large releases of hatchery steelhead smolts will harm wild native Elwha River winter-run steelhead smolts, juvenile bull trout, and Chinook salmon smolts through competition for food, rearing and sheltering space in the lower Elwha River and the estuary and nearshore environments. Releases of approximately 175,000 age-2 hatchery smolts constitute significant modifications to the habitat of these wild salmonids. Most or all of the hatchery smolts will be approximately 200 millimeters, or nearly 8 inches, long
when they are released. Wild steelhead smolts are often as small as 150 mm and commonly 170 to 180 mm, 1 to 2 inches smaller than the hatchery smolts. Most competitive interactions among juveniles of the same species are determined simply on the basis of size. Thus there will be a high probability that numerous wild smolts will be outcompeted in the lower Elwha River, the estuary, and the nearshore environment by hatchery smolts. Some wild native Elwha River winter-run steelhead smolts, juvenile bull trout, and Chinook salmon will most likely be killed and injured by these releases due to competition for food, rearing, and sheltering space;

35. It is my opinion that some of the approximately 175,000 age-2 smolts released each year will residualize, meaning that they will not migrate to salt water, but will instead remain in the river as resident “trout.” The addition of these residualized hatchery fish constitutes a significant modification to the habitat of wild salmonids. These residualized hatchery fish will harm and most likely kill some rearing wild native Elwha River winter-run steelhead and rainbow trout, rearing juvenile Chinook salmon, and bull trout throughout the accessible reaches of the Elwha River through predation and competition for food and rearing and sheltering space;

36. It is my opinion that the Elwha River steelhead hatchery operations will harm adult wild steelhead returning to the river to spawn by creating a false attractant. Some wild native Elwha River winter-run steelhead will be attracted to the discharges from the hatchery operations, and will attempt enter the outfall. If the outfall gates are closed, these fish will be injured by repeatedly attempting to swim or jump past those barriers. If the gates are open, the wild steelhead will enter the hatchery and become trapped in holding ponds. Either way, spawning migration will be disrupted, which will likely result in less successful spawning. This
would harm the wild native Elwha River winter-run steelhead population by delaying and
impairing its ability to recover and recolonize the newly accessible habitat above the dam sites;

37. It is my opinion that the steelhead hatchery operations described in the Steelhead
HGMP will most likely cause severe and long lasting harm to the wild native Elwha River winter
run steelhead population and to its ability to fully recover, and to the Puget Sound steelhead DPS
to which that population belongs. Such harm will result, separately and in combination, from the
fitness/genetic effects, the competition effects, the predation effects, and the false attractant
effects. These hatchery programs will most likely hinder, and may even prevent, the full
recovery of the wild native steelhead population;

38. It is further my opinion that the native steelhead artificial propagation program is
not necessary to prevent the extirpation of the native Elwha River winter-run steelhead
population from the dam removal process;

39. The Steelhead HGMP states two very different justifications for the hatchery
program. First, it states that the program will be operated pursuant to the Elwha River Fish
Restoration Plan to restore steelhead to the Elwha River following removal of the two dams.
Second, it states that steelhead spawning and rearing habitats will be adversely affected by high
sediment transport associated with the period of dam removal and channel stabilization and that
the hatchery program will ensure persistence of the stock by providing refugia for adult spawners
during this high impact period. The hatchery program is not needed for either of these purposes;

40. The first justification is not well supported by science and poses considerable
genetic risks to the wild steelhead population. As explained above and in the First Declaration of
Gordon Luikart, the hatchery program has a high probability of delaying and otherwise impairing
the recolonization of the Elwha River by native steelhead. As soon as passage above Elwha
Dam is provided, steelhead will begin to recolonize highly suitable tributary spawning and rearing habitat. This has already started to occur during the winter and spring of 2012. No hatchery program is needed to accomplish recovery;

41. The second justification considerably exaggerates the evidence of the risk posed by the likely sediment levels. I have reviewed sediment data from gages on the Elwha River below the Elwha Dam since dam removal began. The sediment levels that have occurred in the mainstem of the Elwha River downstream of Elwha Dam in the winter and spring of 2012 are comparable to those that occur for longer period of time in large glacier-fed rivers, such as the Copper and Susitna Rivers in Alaska, that have healthy populations of wild salmon and steelhead. Furthermore, both the Elwha River below Elwha Dam and between the two dams contain numerous side-channel in which steelhead and salmon can spawn and in which juveniles can rear. These side channels will have much lower levels of suspended sediments than the mainstem during the brief periods when sediment levels in the mainstem are greatest. Tributaries between the two dams will be entirely unaffected by suspended sediments resulting from the removal of Glines Canyon Dam. Many of these tributaries contain high quality spawning and rearing habitat, and have already (in 2012) experienced spawning by wild steelhead and Chinook salmon. Wild steelhead are already showing that they can colonize habitats made accessible by the start of the removal of Elwha Dam. The removal of Glines Canyon Dam is also already well underway and is or will be passable by adult steelhead this winter (2012-2013). These fish will thus have access to the entire upper Elwha River where no suspended sediment due to dam removal will be present. It is therefore my opinion that the hatchery program described in the Steelhead HGMP is not necessary to prevent the extirpation of this stock from the effects of dam removal;
42. It is my opinion that the hatchery program described in the Steelhead HGMP should be immediately eliminated to prevent likely long term severe harm to the wild native Elwha River winter-run steelhead population and its ability to fully recovery. Further, as indicated, recovery of this population is critical to recovery of the Puget Sound steelhead DPS. Thus, any such harm to the Elwha River population constitutes significant harm to the Puget Sound steelhead DPS. To the extent this hatchery program is not entirely eliminated, it is my opinion that it should be reduced in the manner suggested in the First Declaration of Gordon Luikart to minimize adverse impacts to the wild steelhead population. Such a program would continue to provide insurance against the loss of the wild population during dam removal;

OPINIONS REGARDING CHAMBERS CREEK STEELHEAD PROGRAM

43. The non-native Chambers Creek steelhead program in the Elwha River began over thirty years ago. This program has targeted a release of approximately 65,000 to 150,000 yearling smolts each year. I understand that Chambers Creek steelhead are not currently being reared at the Elwha River hatchery, but that approximately 51,500 smolts were releases in the spring of 2010 and approximately 61,000 in the spring of 2011. Chambers Creek hatchery steelhead released under this program will continue to return to the Elwha River for the next two to three years from pervious smolt releases;

44. The Chambers Creek hatchery steelhead are visibly marked by a missing adipose fin and so are easy to identify as non-native. Managers correctly do not want these fish spawning in the wild and are planning fisheries actions (i.e., harvests in the Elwha River downstream of Elwha dam during management seasons 2012-13 and 2013-14). However, the Steelhead HGMP provides no details concerning such harvests and does not acknowledge or discuss the risk these fisheries pose to native steelhead due to use of non-selective fishing gears.
(such as gill nets) and from capture-and-release using selective gear (such as beach seines). It is therefore my opinion that these harvest activities will likely result in the capture, injury, and killing of some wild native Elwha River winter-run steelhead;

45. Chambers Creek and wild native winter-run steelhead generally return to spawn in the Elwha River from December through April. In general, the natural conditions that exist in the river during this period make it nearly impossible to contain the threats posed by Chambers Creek hatchery steelhead to native Elwha River steelhead within pre-determined limits. For example, it is not possible to limit the number of Chambers Creek adult steelhead on the spawning grounds to a maximum number or percentage of total spawners or to limit the number of Chambers Creek hatchery steelhead on the spawning grounds to a maximum absolute number. This could only be achieved with a reasonable degree of certainty if there were a structure in the river located downstream of the spawning grounds that was capable of non-lethally blocking all passage and trapping all upstream-bound fish until their status as wild or hatchery could be determined, and allowing only wild fish to continue moving upstream. There is a removable weir that can be set up in the lower Elwha River to trap salmon in the summer and fall. The weir cannot be maintained throughout the period when Chambers Creek and wild native winter-run steelhead return to the Elwha River because of the higher flows of winter and early spring—it cannot be operated at flows above about 2000 cubic feet per second. In fact, it cannot be maintained during the majority of the time during which winter-run steelhead return. Consequently, it is inevitable that some of the adult Chambers Creek steelhead returning in the next two winters will be able to migrate to newly-opened spawning grounds upstream of Elwha Dam. It is further inevitable that these hatchery fish will interact reproductively on the spawning grounds with wild native steelhead;

DECLARATION OF JACK STANFORD - 14
No. 3:12-CV-05109-BHS
46. It is my opinion that the previous releases of Chambers Creek steelhead into the Elwha River constitute significant modifications to the habitat of wild native Elwha River winter-run steelhead. It is likely that some Chambers Creek steelhead previously released into the Elwha River in 2010 and 2011 will interact genetically (crossbreed) with wild native steelhead when they return to the Elwha River as adults. The resultant offspring will very likely be less fit to survive and reproduce in the wild, and will therefore die without spawning at a higher rate that would otherwise occur. Further, the returning Chambers Creek steelhead will compete with wild native steelhead for mates and for preferred spawning locations and will most likely prevent some wild adult steelhead from spawning and cause others to spawn in suboptimal locations. This will reduce the spawning success of wild steelhead;

47. Deleterious impacts on wild native Elwha River steelhead resulting from the release of Chambers Creek juvenile steelhead (smolts) can be difficult to detect in a timely manner due to the relatively high level of natural variability in natural populations. This is true even when well-designed monitoring programs are in place, which does not appear to be the case with the Chambers Creek program. Consequently, it is highly likely that the adverse effects of the return of Chamber Creek adult steelhead during 2012-2013 and 2013-2014 described above will occur and will impose long-lasting harmful impacts on the native steelhead and rainbow trout populations by the time such impacts can be detected. Further, in the case of the Elwha River, where the monitoring program is in general significantly under-funded and many details of the necessary kinds of monitoring remain to be determined, harmful genetic and/or ecological impacts are likely to go undetected;
OPINIONS REGARDING THE COHO SALMON PROGRAM

48. It is my understanding that the Elwha River coho salmon program began around 1978. The program previously targeted an annual release of 750,000 fish, but that number has been reduced to 425,000 fish;

49. The artificial hatchery program described in the Coho Salmon HGMP currently targets an annual collection of 400 to 600 adult coho salmon for broodstock purposes. These returning adults voluntarily enter the hatchery between October and December each year. The coho salmon are reared at the hatchery for one year before the target release of 425,000 smolts occurs beginning in March or April and lasting through May. Available information indicates that the actual number of smolts released has varied—the lowest number of smolts released between 2005 and 2009 was approximately 218,400 in 2008, and the greatest number was approximately 426,300 in 2009;

50. It is my opinion that each of these large releases of hatchery coho smolts harms and kills some wild native Elwha River winter-run steelhead smolts, juvenile bull trout, and Chinook salmon smolts through competition for food, rearing and sheltering space, and through predation, in the lower Elwha River and the estuary and nearshore environments. Releases of 218,400 to 425,000 hatchery coho smolts constitute significant modifications to the habitat of these wild salmonids. The Coho Salmon HGMP states that the hatchery smolts will be released at a size of 16 smolts per pound. This is equivalent to a length of approximately 140 millimeters or 5.5 inches. This is one-half to one inch larger than most wild coho smolts, and considerably larger than typical Chinook salmon smolts (one and a half to twice the size). Consequently, hatchery coho smolts will be able to outcompete and prey upon smaller juvenile Chinook salmon and steelhead. Some wild native Elwha River winter-run steelhead smolts, juvenile bull trout,
and Chinook salmon will most likely be killed and injured by these releases due to competition for food, rearing, and sheltering space, and due to predation by hatchery coho;

51. It is my opinion that the hatchery operations described in the Coho Salmon HGMP will most likely cause severe and long lasting harm to the wild native Elwha River winter-run steelhead and Chinook salmon populations and to their abilities to fully recover, and to the Puget Sound steelhead DPS and Puget Sound Chinook salmon ESU to which these populations belong. Such harm will result, separately and in combination, from the competition and predation effects. The wild native steelhead and Chinook salmon populations are currently at severely depressed states, and harm caused by the coho salmon program to individuals can therefore be significant to the populations. The coho salmon hatchery program will most likely hinder, and may even prevent, the full recovery of the wild native steelhead and Chinook salmon populations;

52. It is further my opinion that the coho salmon artificial propagation program is not necessary to prevent the extirpation of the Elwha River coho salmon from the dam removal process. This opinion is based upon the same information and analysis as described above in relation to the justification for the steelhead program;

53. It is my opinion that the hatchery program described in the Coho Salmon HGMP should be immediately eliminated to prevent likely harm to the wild native Elwha River winter-run steelhead and Chinook salmon populations and their ability to fully recover;

54. To the extent this hatchery program is not entirely eliminated, it is my opinion that it should be reduced to the minimum amount necessary to ensure the annual broodstock collection goal of 400 to 600 adults. This would ensure that the stock is not extirpated during the dam removal process, while greatly reducing the likely harm caused to wild native steelhead and Chinook salmon populations.
Chinook salmon. Based upon the information provided in the Coho Salmon HGMP, an annual release of no more than 50,000 smolts would be sufficient to meet the broodstock collection objectives. At the anticipated minimum smolt-to-adult survival rate of 1.0%, 50,000 smolts would return 500 adults annually. This is more than enough to provide the egg take required to sustain the annual smolt releases and support a conservation program;

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 13th day of November 2012.

Jack A. Stanford, Bierman Professor and Director Flathead Lake Biological Station, The University of Montana
EXHIBIT 1
PERSONAL INFORMATION

U.S. citizen; born, February 18, 1947 (Delta, Colorado); married to Bonnie K. Ellis; 2 children (Jack A., Jr., Christian F.); avid skier, fly fisherman, conservationist.

EDUCATION

<table>
<thead>
<tr>
<th>Degree</th>
<th>Field</th>
<th>Institution</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>B.S.</td>
<td>Fisheries Science</td>
<td>Colorado State University, Ft. Collins</td>
<td>1969</td>
</tr>
<tr>
<td>M.S.</td>
<td>Limnology</td>
<td>Colorado State University</td>
<td>1971</td>
</tr>
<tr>
<td>Ph.D.</td>
<td>Limnology</td>
<td>University of Utah, Salt Lake City</td>
<td>1975</td>
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PROFESSIONAL POSITIONS

**Director, Flathead Lake Biological Station** The University of Montana (1980–now). Administrative responsibility for all Biological Station activities including academic, research and community service programs. The Station is a center of excellence for hypothesis-oriented ecological, limnological and fisheries research conducted worldwide but focused on the Crown of the Continent region of Montana and British Columbia. FLBS has 8 faculty and 30 staff with a $3–6M annual budget. Associate Director for operations is Sue Gillespie. Assistant Director for facilities and properties is Mark Potter.

**Jessie M. Bierman Professor of Ecology, The University of Montana** (1986–now). Distinguished chair with permanent endowment, includes Directorship of the Flathead Lake Biological Station.

Associate Professor (1979–1980) and Assistant Professor (1974–1978), Department of Biological Sciences, North Texas State University (NTSU–now University of North Texas), Denton. Taught graduate and undergraduate ecology, biometrics and limnology. Studied primary and secondary production in southwestern reservoirs (H. H. Moss Reservoir, North Lake and Lake Texoma) and life history strategies of aquatic insects in the Brazos River, Texas. Also developed the Analytical Water Quality Laboratory in the Institute of Applied Sciences, NTSU, and continued limnological research on the Flathead River - Lake ecosystem in Montana.

Chairman, Ecology Division, Department of Biological Sciences, NTSU (1975–1977). Coordinator for development of academic programs and joint research projects within the Ecology Division (8 faculty).

Research Biologist and Instructor in Limnology, University of Montana Biological Station (1973–1974). Directed a limnological investigation of phytoplankton dynamics in response to nutrient input in Flathead Lake, while also completing doctoral research on ecology of stoneflies (Insecta: Plecoptera) in the Flathead River. Professor Arden R. Gaufin – dissertation advisor, University of Utah, Department of Biology.


Curator of Ichthyology Collection, Department of Fisheries and Wildlife, Colorado State University (1966–1969). Collected fishes throughout Colorado; conducted taxonomic study and cataloging for Professors Robert Behnke and Harold Hagen; prepared Ichthyology teaching materials for graduate TAs.

RESEARCH GOAL

To achieve a holistic understanding of natural (biophysical) and cultural (social) controls on biodiversity and bioproduction in a landscape ecosystem context.

CURRENT RESEARCH

- Development of a decision support system that will assist salmon conservation across the North Pacific Rim, based upon a robust classification (typology) of rivers and river habitats using remote sensing.
- Biodiversity and bioproductivity, as controlled by natural and cultural processes, of a suite of pristine Pacific salmon river ecosystems in the Russian Far East (Kamchatka), Alaska and British Columbia.
- Linkages between river ecology and the distribution and abundance of wild steelhead and trout and their relationships to and interactions with other biota.
- Floodplain ecology of gravel-bed rivers: groundwater controls on aquatic and riparian biodiversity and bioproduction in a landscape ecology context.
- Spatial and temporal linkages between terrestrial and aquatic components of large watersheds.
- Restoration ecology of large river systems, especially salmon rivers.
- Interactions between hydro-manipulation, nutrient loading and food webs in oligotrophic river-lake ecosystems.

TEACHING (See FLBS web site www.flbs/umont.edu for FLBS academic programs.)

Graduate – Various seminars and thesis/dissertation topics
Undergraduate – Field Ecology

HONORS

Fellowship, Nordic Council for Ecology, Universities of Oslo, Bergen and Trondheim, Norway (1980); Awarded distinguished and endowed Jessie M. Bierman professorship, University of Montana (1986); Fellowship, Foundation for Research Development, Republic of South Africa (1989); Golden Trout Award for Professional Service, West Slope Chapter, Trout Unlimited (1991); Nominated for PEW Scholarship in Conservation and the Environment (1995); Recipient of the Mershon Award of the Montana Academy of Science for Outstanding Scholarship (1996); Elected President of the North American Benthological Society (1996–1997); Elected President of the Organization of Biological Field Stations (1996–1998); Distinguished Scholar Award, The University of Montana (1997); Candidate for
President of the American Society of Limnology and Oceanography (1998); Nominated for the Earle A Chiles Award for Conservation Activities (1999); Named a Fellow of the American Association for Advancement of Science (2000); Award of Merit issued by the Society for Technical Communication for a paper in Fisheries titled “Return to the River: Scientific issues in the restoration of salmonid fishes in the Columbia River,” (2001); Received the Award of Excellence, North American Benthological Society (2004); Named an all time “Grizzly Great” by The University of Montana (2005); Presented with Lifetime Achievement Award by the International Society of River Science (2011); Received Federation of Fly Fishers’ Leopold Conservation Award (2011); Drs. Jack Stanford and Bonnie Ellis honored with Montana Environmental Information Center Conservationist of the Year award (2012).

PROFESSIONAL MEMBERSHIPS

Ecological Society of America (Public Affairs Comm. 1993–1996)
Council of Aquatic Sciences (Chair 1998–2001)
American Society of Limnology and Oceanography
American Association for the Advancement of Science
American Institute of Biological Sciences
Society for Conservation Biology
Northwest Scientific Association
American Fisheries Society
Montana Academy of Science
Sigma Xi
North American Lake Management Society
Association of Ecosystem Research Centers

EDITORIAL AND PEER REVIEW DUTIES

SYMPOSIA ORGANIZED

First International Symposium on Regulated Streams (NSF), 1979 (with J. V. Ward); Community Structure and Function in Temperate and Tropical Streams (NSF), 1987 (with A. P. Covich); Workshop on Groundwater Limnology, 24th Congress of the International Association of Theoretical and Applied Limnology, Munich, West Germany, 1989 (with J. Gibert, G. Bretschko); Fifth International Symposium on Regulated Streams, Flathead Lake Biological Station, 1991 (with F. R. Hauer); National Workshops on Groundwater Ecology, Flathead Lake Biological Station (1995–2000); 1996 Annual Meeting of the North American Benthological Society (Program Chair), International Workshop on Riparian and Groundwater Ecology, Kastanienbaum, Switzerland, 1996 (with T. Gonser); Workshop on Data Bases and Networking, Organization of Biological Field Stations, National Center for Ecological Synthesis, Santa Barbara, CA., 1998 (with A. McKee), XI International Conference on Ephemeroptera XV International Symposium on Plecoptera 2004 Joint Meeting (with F. R. Hauer); 2006 Annual Meeting of the Organization of Biological Field Stations, Flathead Lake Biological Station, Polson, MT (with A. McKee).

BOOKS AND MONOGRAPHS (14)


REFEREEED PUBLICATIONS (171)


**TECHNICAL REPORTS AND PUBLISHED ABSTRACTS (115)**


Stanford, J. A., D. S. Pavlov, X. Augerot, K. V. Kuzishchin and others. 2005. SaRON Field Protocols for Cross-Site Comparison. Flathead Lake Biological Station, The University of Montana, Polson, Montana; Department of Ichthyology, Moscow State University, Moscow, Russia; The Wild Salmon Center, Portland, Oregon. 80 pp.


PAPERS PRESENTED BY INVITATION (72)


Stanford, J. A. 2009. Invited Speaker. “Climate change effects on Skeena River, British Columbia.” Skeena Salmon Habitat Conference, Bulkley Valley Centre for Natural Resources Research and Management, 15 September 2009, Smithers, BC, Canada.


—one or two contributed papers have been presented or coauthored at annual meetings of professional societies each year since 1973.

RESEARCH GRANTS AND CONTRACTS ($33.6M)


Stanford, J. A. Plankton-Nutrient Dynamics in a North Texas Reservoir. NTSU Faculty Research Grant. $23,471. (1974, 1975)


Stanford, J. A. The Formation and Influence of Clay-Detritus Complexes in Relation to Temporal Carbon Dynamics in Three River-Lake Systems. NTSU Faculty Research Grant. $2,500. (1979)


Stanford, J. A. Flathead Lake TMDL. Montana Department of Environmental Quality. $10,000. (2001)


Stanford, J. A. and F. R. Hauer. REU Supplement to FSML: Site improvement and equipment enhancement to secure long-term research capabilities at Flathead Lake Biological Station. National Science Foundation. $12,000. (2003–2005)


Stanford, J. A.  The Salmonid Rivers Observatory Network (SaRON): Relating habitat and quality to salmon productivity for Pacific Rim rivers. Gordon and Betty Moore Foundation. $4,620,000. 2007–2010


Stanford, J. A. Expert report in relation to potential impacts on fish and water of the Enbridge Northern Gateway Pipelines project. West Coast Environmental Law. $16,000. (2011)

Stanford, J. A. Columbia River Estuary Science Panel Work Session. PC Trask & Assoc., Inc. $6,685. (2011)

Stanford, J. A. Enbridge impact mapping project., NW Institute for Bioregional Research. $25,000. (2011–2012)

Stanford, J. A.  Systems Ecology Science and Technology Center, Walton Family Foundation.  
$370,239.  (2012)

Stanford, J. A.  RiverNet expertise for the Taylor Wilderness Research Station, University of Idaho.  
$2,472.  (2012)

Stanford, J. A.  Chinook salmon expert panel process, Bering Sea Fishermen’s Association.  $6,500.  
(2012)

ENDOWMENTS AS OF 10/14/11  ($3.7M)

Jessie M. Bierman Professorship in Ecology at FLBS – $1.3M (1986, 1995)
McKnight Foundation Professorship in Limnology at FLBS – $1M (2001)
Scholarships at FLBS – $1.1M
Research Endowments – $325K

GRADUATE STUDENTS MENTORED (14 PH.D., 27 M.S., 4 M.A.; TOTAL 45)


2. Limitation of primary productivity in a southwestern reservoir due to thermal pollution.  M.S. Thesis by Tom J. Stuart, 1977.  (NTSU)


11. The effects of freshet turbidity on selected aspects of biogeochemistry and trophic status of 

12. Consequences of fluctuating discharges from Hungry Horse Reservoir on benthic and larval fish 

Montana - OBE)

14. Trophic ecology of net-spinning caddisflies (Hydropsychidae) in the Flathead Rivers, Montana. 
M.A. Thesis by Maurice Valett, 1986. (University of Montana - OBE)

15. The use of riffle community metabolism as a measure of water quality in the Clark Fork River, 

16. Effects of nutrient enrichment and lake level fluctuation on the shoreline periphyton of Flathead 

17. An ecological study of a regulated palouse prairie stream. M.S. Thesis by Juan Bosco Imbert, 
1990. (University of Montana - OBE)

(The University of Montana - EVST)

Pol, 1993. (The University of Montana - OBE)

20. Distribution and abundance of zoobenthos in channel, springbrook and hyporheic habitats of an 
alluvial flood plain. M.A. Thesis by Georgia Case, 1995. (The University of Montana - OBE)

Shakarjian, 1997. (The University of Montana - EVST)

22. Phenology of Mysis relicta and influences on zooplankton of Flathead Lake. Ph.D. Dissertation 
by Dale Chess, 1998. (The University of Montana - OBE)

Dissertation by Sandra Tardiff, 1998. (The University of Montana - OBE)

(The University of Montana - OBE)

University of Montana - OBE)

27. Experimental fertilization of disturbance plots associated with grizzly bear digging in subalpine meadows. M.S. Thesis by Allison Young, 1998. (The University of Montana - OBE)


32. Long-term osprey (Pandion haliaetus) population dynamics in relation to food web change at Flathead Lake, Montana. M.S. Thesis by Brandon Jackson, 2003. (The University of Montana - OBE)


34. The importance and seasonal variation of terrestrial invertebrates as prey for juvenile salmonids on the Kol River Floodplain, Kamchatka, Russian Federation. M.S. Thesis by Lorri Eberle, 2007. (The University of Montana - OBE)

35. Sedimentary legacy of sockeye salmon (Oncorhynchus nerka) and climate change in an ultra-oligotrophic, glacially-turbid British columbia nursery lake. M.S. Thesis by Aaron Hill, 2007. (The University of Montana - OBE)

36. Amphipods are strong interactors in the food web of a brown water salmon river. M.S. Thesis by Audrey Thompson, 2007. (The University of Montana - OBE)

37. Lessons to learn from all out invasion: life history of brown trout (Salmo trutta) in a Patagonian river. M.S. Thesis Sarah O’Neal, 2008. (The University of Montana – OBE)


42. The ecology of parafluvial ponds on a salmon river. M.S. Thesis by Zachary J. Crete, 2012. (The University of Montana – Environmental Studies)

43. Ecology of Beaver and Salmon in a large Floodplain River. Ph.D. Candidate to finish 2012, Rachel Malison. (The University of Montana – Systems Ecology)

44. Salmon Dynamics and Brown Bear Behavior, Kodiak Island Alaska, Ph.D. research ongoing. William Deacy. (The University of Montana – Systems Ecology)


POST DOCTORAL SCHOLARS SPONSORED (CURRENT AFFILIATION)

Charles A. S. Hall – Department of Biology, State University of New York, Syracuse
Thomas M. Gonser – Swiss Institute of Science and Technology, Zurich
Martin Pusch – Department of Biology, University of Berlin, Germany
Eric M. Snyder – Grand Valley State University, Michigan
Maria Laura Miserendino – Centro Nacional Patagónico University, Esquel, Argentina
Hugo M. Fernandez – Nacional University, Tucaman, Argentina
Samantha D. Chilcote – US Forest Service, Shasta-Trinity National Forest Headquarters
Megan V. McPhee – University of Alaska, Juneau
Matt Luck – Rubenstein School of Natural Resources and Environment, University of Vermont
Huan Wu – University of Maryland Goddard Earth Sciences and Technology Center
Meredith Wright – USDA, Albany, California
Youngwook Kim – Flathead Lake Biological Station, The University of Montana
Ashley Helton – Duke University

EXTRAMURAL COLLEAGUES OF LONG ASSOCIATION

James V. Ward – Swiss Institute of Technology (ETH), Zurich. (retired)
Svein J. Saltveit – University of Oslo, Norway
Klement Tockner – Leibniz-Institute of Freshwater Ecology and Inland Fisheries, Berlin, Germany
Charles A. S. Hall – State University of New York, Syracuse
Dmitry S. Pavlov – Russian Academy of Science, Moscow
Kirill V. Kuzishchin – Department of Ichthyology, Moscow State University, Russian Federation
Ksenia A. Savvaïtova – Department of Ichthyology, Moscow State University, Russian Federation
Geoff Poole – Montana State University, Bozeman
Dan Goodman – Montana State University, Bozeman
SYNERGISTIC ACTIVITIES

- Frequent participant in national and international colloquia on strategic research agendas to sustain ecosystem goods and services (e.g., The Freshwater Imperative; National Environmental Observatory Network; Long-Term Ecological Research network).
- Gratis Consultant to The Nature Conservancy, Trout Unlimited, Gunnison River (Colorado) Coalition.
- Board Member of the Flathead Lakers, a conservation organization dedicated to the protection of Flathead Lake (1986–1990).
- Member of Finley Point (Montana) Volunteer Fire Department (1985–1994).
- Co-operator of Yellow Bay Advanced Wastewater Treatment Plant (1980–now).
- Public Speaker on environmental issues (several invited presentations per year, some international).
- Expert Witness, U.S. Congress on environmental issues: Senate Committee on Environment and Public Works (hearings on clean water and endangered species); Senate Subcommittee on Science and Technology (hearings on salmon restoration).
- Co-operator (with B. K. Ellis) of Duckhaven Ranch, an intermountain prairie wetlands restoration and education site located adjacent to the Ninepipes National Waterfowl Production Area, Ronan, Montana (1990–present).
- Expert Witness in successful adjudication of virgin river flows as permanent Federal reserve water rights for Glacier, Yellowstone and Zion National Parks.
- Founder of Nyack Flood Plain Research Natural Area, Middle Flathead River, Montana.
- Board Member of the Wild Salmon Center, Portland, Oregon (2003–2011). Conservation NGO dedicated to preservation of wild salmon and wild salmon rivers.
APPENDIX E
I, Gordon Luikart, declare the following to which I am competent to testify under penalty of perjury of the laws of the United States:

1. My address is 41229 Haystack Mountain Lane, Polson, Montana 59860. I have been retained as an expert on salmonid genetics by the Plaintiffs in this matter. This declaration supports Plaintiffs’ First Motion for Partial Summary Judgment and Plaintiffs’ First Motion for Preliminary Injunction;
PROFESSIONAL QUALIFICATIONS

2. I have 20 years of professional experience researching and teaching at the college and university level. Since 2000, I have specialized in research and teaching in the area of animal conservation and population genetics;

3. From 1997-2000, I was a postdoctoral researcher in Europe working on large (five country) animal genetics projects funded by the European Union and also NSF-NATO. I received a Ph.D. in Organismal Biology and Ecology in 1997 and a M.S. in Zoology in 1992, both from the University of Montana (but including a year in Australia on a Fulbright fellowship). I received a Bachelor of Science degree in Biology from Iowa State University in 1988, with a minor in Animal Ecology;

4. Since 2005 I have spent part of each year researching and teaching as a visiting professor and senior research scientist at the Center for Investigation of Biodiversity and Genetic Resources at the University of Porto, in Portugal. For the last three years, I have spent the majority of each year researching and teaching as an associate professor at the University of Montana’s Flathead Lake Biological Station. Courses I teach include graduate level wildlife genetics classes;

5. I have conducted genetic research on fish and wildlife populations in several different countries in addition to the United States and Portugal, including in Australia as a Fulbright Fellow, and in France as a government scientist where I won the bronze medal as a top researcher with the Centre National de la Recherche Scientifique. I have researched a wide range of species, including goats and other ungulates, carnivores, fish, and other aquatic species;

6. My research and teaching embraces various topics related to animal genetics/genomics, including disease-diagnostics (via pathogen DNA testing), modeling, captive
and domesticated populations, endangered and threatened species recovery, gene flow affects on
individual fitness and adaptation, and population size and structure, and monitoring of the
genetically-effective population size and the effective number of breeders using genetic markers
in natural populations;

7. I have conducted numerous research investigations on these subjects. Serving as
a principal or co-principal investigator on more than 40 scientific research projects, my work has
produced chapters in four books, all relating to wildlife population genetics (one on animal
domestication), and nearly 100 scientific papers in peer-reviewed international journals; and I
recently (2007) co-authored a major textbook on conservation genetics (the second edition of this
book is now in press);

8. My recent research projects involved developing a computer program simulator to
model landscape level gene flow for aquatic species in complex river systems and papers on
genetic sequencing in trout and in wild and domestic populations (including development of
novel estimators of the number of breeders (spawners per generation) from genetic marker data);

9. My scholarship includes service on the editorial board of the journal Conservation
Biology and as an associate editor for both Molecular Ecology Resources and the Journal of
Heredity;

10. In the last five years I was recruited as an advisor for the Swan Ecosystem Center
Native Fish Committee, and I am a member of the American Fisheries Society, the Ecological
Society of America, the Society for Conservation Biology, the Society for the Study of
Evolution, the Wildlife Disease Association, and the Wildlife Society;

11. Attached hereto as Exhibit 1 are my curriculum vitae, which include a list of all
peer-reviewed publications I have authored since 1996;
12. I have substantial familiarity with the genetics of animal domestication, adaptation to captivity, the effects of gene flow on fitness and population persistence in fish and wildlife, local adaptation in salmonids, and statistical and molecular empirical genomics;

13. I have not testified as an expert at trial or by deposition during the last four years;

14. I am being compensated for my work on this matter. My cost per hour is approximately $122, and I have worked for approximately 32 hours at this point;

15. In addition to drawing upon my knowledge and experience, I have reviewed and considered the following documents in developing my opinions expressed herein: The Hatchery Genetic Management Plan dated July 31, 2012, signed by Larry Ward for the propagation of native Elwha River winter-run steelhead ("Steelhead HGMP"), the Endangered Species Act section 7(a)(2) Biological Opinion on Reinitiation of Elwha River Ecosystem and Fisheries Restoration, issued to the National Park Service by NOAA Fisheries Service ("NMFS") dated July 2, 2012 ("2012 BiOp"), the Elwha River Fish Restoration Plan, dated April 2008 ("Fish Restoration Plan"), the Hatchery Scientific Review Group’s ("HSRG") Review of the Elwha River Fish Restoration Plan and Accompanying HGMPs, dated January 2012 ("HSRG Report"), and the Letter of April 14, 2010 from George Pess, Jim Myers, and Jeff Hard of NMFS’ Northwest Fisheries Science Center to the Lower Elwha Klallam Tribe. I have also spoken with individuals familiar with the Elwha River watershed, including Wild Fish Conservancy’s Aquatic Ecologist Nick Gayeski and Dr. Jack Stanford;

SUMMARY OF OPINIONS

16. In summary, it is my professional opinion that implementation of the winter steelhead artificial production programs described in the Steelhead HGMP: (a) will most likely produce returning adult offspring that will have lower fitness (survival and reproduction) in the
wild than native Elwha steelhead; (b) will result in the spreading of maladaptive genes from the
hatchery fish to the wild population via interbreeding in the wild that will result in lower fitness
and reduced local adaptation to the newly accessible riverine environments upstream of Elwha
and Glines Canyon Dams of native winter-run steelhead; (c) will cause, through these adverse
genetic effects, significant and likely long lasting harm to the native Elwha winter-run steelhead
population and to the Puget Sound steelhead Distinct Population Segment ("DPS") to which the
population belongs that will hinder and may prevent the full recovery of native Elwha River
winter-run steelhead. The effects will also likely lower adaptive potential (i.e., the ability to
adapt to environmental change such as climate change). It is my opinion that these programs
should be discontinued, or at least significantly reduced (and then closely monitored), to prevent
such damage to wild steelhead. Finally, the hatcheries and the release of hatchery fish introduces
substantial risks of spread of infectious disease pathogens to wild fish, which is of enormous and
increasing concern given spread of both native (endemic) and recently introduced European
salmonid pathogens (e.g. viruses);

17. It is further my professional opinion that the previous releases of Chambers Creek
steelhead into the Elwha River will likely result in the production of offspring from interbreeding
between returning adult Chambers Creek steelhead and wild native steelhead that will have
lower fitness (survival and reproduction), and thus result in fewer returning adults, than if those
wild steelhead bred with only wild native steelhead;

THREATENED PUGET SOUND STEELHEAD

18. The Puget Sound steelhead DPS is listed as a "threatened" species under the
Endangered Species Act ("ESA");
19. The upper Elwha River contains a native rainbow trout population that produces steelhead included within the Puget Sound DPS, and the river downstream of Elwha Dam contains native Elwha River winter-run steelhead that have been confined to the lower Elwha River and are also ESA-protected. Adult fish from these two sources that return to the Elwha River in the coming years will now be able to recolonize the Elwha River basin upstream of Elwha and Glines Canyon dams;

20. Recovery of the Elwha River winter steelhead is essential to the recovery of the Puget Sound steelhead DPS. The Elwha River provides habitat capable of supporting the largest winter-run steelhead population of all the rivers entering the Strait of Juca de Fuca. The Elwha River steelhead constitutes a unique component of the geographic and evolutionary diversity of the Puget Sound steelhead DPS;

ADVERSE EFFECTS FROM HATCHERY DOMESTICATION

21. Hatchery domestication results from a process analogous to natural selection, but occurring under unnatural conditions—the individual fish “selected” are those better adapted to live in unnatural conditions (high density, no predators, no disease or different disease, unnatural food, artificial spawning). The process results in loss of the ability to avoid predation, loss of disease resistance, loss of ability to forage and spawn efficiently, etc. This artificial selection pressure is strong; it results in rapid adaptation to captivity with loss of the ability to survive and reproduce effectively in the wild. The genes underlying these maladaptive traits will be fixed (or at high frequency) in hatcheries (even after only a few months of differential survival of embryos to smolts). These domestication effects occur even when the hatchery fish are derived from the local wild population and the hatchery operations regularly incorporate local wild fish into the
hatchery broodstock, as will be the case with the program at issue here as described in the Steelhead HGMP;

22. Bad genes from hatchery fish will likely be transmitted to wild fish and thereby reduce the fitness of wild fish if the hatchery fish are allowed to spawn in the wild, as is the express intention of the Elwha River program described in the Steelhead HGMP. The negative fitness effects of hatchery fish on natural populations are widely documented in the scientific literature (e.g., Araki et al., 2007a,b, Araki et al. 2009, Christie et al. 2011, Christie et al. 2012, Normandeau et al. 2009; Theriault et al. 2011; Grant 2011; Lorenz et al. 2012). The negative effects from hatchery gene introgression would likely persist for many years (generations), however few empirical data exist on duration of effects;

23. A wild winter-run steelhead supplementation program in the Hood River, Oregon was started in 1991 and has continued to the present. Conditions there allow the program to control the collection of adults for broodstock and the numbers of hatchery-produced steelhead that spawn naturally. It is important to note that such ideal conditions are not present for the Elwha River programs. The success of the Hood River program has been studied intensively by Dr. Michael Blouin and colleagues at Oregon State University, with key results reported in numerous peer-reviewed scientific publications (including Araki et al. 2007a,b, Araki et al. 2009, Christie et al. PNAS 2011, and Christie et al. Heredity 2012). Araki et al. have shown that on average first-generation hatchery fish produced from native wild broodstock have only 60% to 80% of the reproductive success in the wild compared to the native wild fish themselves. Araki et al. have also shown that when second-generation supplementation hatchery fish (i.e., the offspring of wild-spawning first-generation hatchery fish) spawn in the wild, they also produce fewer surviving adult offspring than pure wild fish (W x W). If two second generation hatchery
fish spawn together, they have less than 40% of the reproductive success of two wild fish spawning together; spawning between a pure wild and a second generation hatchery fish (H x W) have less than 90% the success of two wild fish;

24. In a follow-up analysis of this same long-term data, Christie et al. (2011) have shown that the majority of offspring from matings in the hatchery between two wild parents (W x W) that survive to return and spawn in the wild will be produced by a few large families. Progeny from these few families are those that adapt best to the hatchery rearing environment and thus produce the majority of the migrating (released) smolts. It will be these hatchery progeny with lower relative fitness in the wild that will constitute the majority of hatchery-origin spawners each year. In other words, the majority of returning adults from a hatchery supplementation program will be made up of individuals with the lowest fitness in the wild of all returning hatchery adults. This was demonstrated as was the fact that the loss of fitness is a genetic effect (i.e., has a genetic basis), and was not an effect of the hatchery rearing environment;

25. In a recent publication, Christie et al. (2012) further showed that these phenomena result in the genetically effective population size of wild steelhead populations subjected to such supplementation programs is significantly reduced compared to a similar size wild population that is not subject to supplementation. This effect significantly increases the rate at which adaptive genetic material will be lost from the wild population under supplementation;

OPINIONS REGARDING THE NATIVE WINTER-RUN STEELHEAD PROGRAM

26. The hatchery programs described in the Steelhead HGMP are intended to apply to the initial “phases” of the Elwha River native fish restoration process, referred to in the Steelhead HGMP as the “preservation” and the “recolonization” phases. The principal motivation for the
use of artificial production (hatchery) techniques during these phases is a concern that the process of removing the dams will result in high levels of suspended sediments in the mainstem of the river downstream of each dam that will produce extremely low survivals of salmon and steelhead eggs and juveniles, thus threatening the continued existence of the remaining native salmon and steelhead populations. The Steelhead HGMP is not clear regarding the definition of these two phases and the distinction between them. To the best of my understanding, the preservation phase is the phase from the start of dam removal in September 2011 to the period one or more years after the completion of the removal of Glines Canyon Dam when suspended sediment levels (during some relevant period of time) drop below some threshold levels of concern. Such levels have not, to my knowledge, been clearly defined. In any event, this phase is expected to last anywhere from three to five years;

27. The stated purpose of hatchery programs during the preservation phase is to “ensure persistence of the stock through the period of dam removal and channel stabilization by providing refugia for adult spawners during this high impact period.” Subsequently, (presumably during the ‘recolonization’ phase) “the hatchery programs will increase adult returns to promote recolonization of suitable spawning habitat, by natural migration (once passage is restored) and by transport of some hatchery-origin adults into suitable habitat in side-channels and tributary areas unaffected by the dam removal process…. Recovery will be the primary objective of the hatchery program during the preservation and recolonization phases.” Thus, the proposed steelhead hatchery program is intended to be entirely a conservation program. I address several concerns that arise in connection with the hatchery programs and practices in the context of these recovery objectives;
28. I refer to hatchery programs in the plural because the Steelhead HGMP actually proposes two distinct kinds of hatchery activities that are to apply to the preservation and recolonization phases: a native winter-run steelhead captive broodstock program followed by a supplementation hatchery program;

29. The captive broodstock program involves (a) collecting fertilized eggs or newly-hatched “fry” from spawning nests of wild Elwha River steelhead in the river below Elwha dam, (b) taking them into the hatchery and rearing them in captivity at the hatchery until they are adults, (c) spawning them among one another when they are mature (typically at age 3 according to the Steelhead HGMP, although the sampling design section indicates an intention to rear them to adulthood at age 4), and (d) then rearing the offspring to smolt size at age 2. The egg/fry collection phase of this program began in 2005 and ran through 2011. The first groups of age-2 smolts (from the 2005 and 2006 collections) were released in the spring of 2011 and 2012. Future releases from succeeding broods are planned to be released annually through 2017 (from the 2011 collections). The Steelhead HGMP states that it is the objective of the program to release 175,000 smolts annually between April and June. Available information indicates that approximately 178,000 smolts were released in 2011 under this program;

30. What I will refer to as the supplementation phase involves bringing returning adults into the hatchery, mating and spawning them in the hatchery, rearing their progeny to age-2 smolts and releasing them from the hatchery. The Steelhead HGMP is unclear regarding when this program will formally begin, but it has either started in the spring of 2012 or is planned to begin in 2013 when adults from the 2011 smolt release from the captive broodstock program are first expected to return to the Elwha River;
31. The primary purpose of both programs is to produce returning adults that will spawn in the newly-accessible habitat above Elwha and Glines dams. These returning hatchery adults will either mate on the spawning grounds with themselves (H x H) or with wild, naturally-produced native Elwha River steelhead (H x W). It is hypothesized by proponents of these kinds of programs that because all adults used as hatchery broodstock are either wild native fish or are founded therefrom, that all or a majority of the native gene pool will be preserved, along with the fitness of the wild population and its local adaptations. There are several concerns and risks with these assumptions;

32. The captive rearing of juveniles to adulthood and the subsequent rearing of their offspring to age-2 smolts poses significant risks of domestication selection (adaptation to captivity). The hatchery smolts released under this program will most likely have reduced fitness for survival and reproduction in the wild. Hatchery fish released under this program will interact genetically with native wild steelhead and resident rainbow trout that retain the genetic legacy of native Elwha River steelhead, and the resultant offspring will die at higher rates prior to spawning than would occur with two wild parents. Such reduced reproductive success is a direct harm to the Elwha River winter-run steelhead population and its ability to fully recover;

33. Typical steelhead hatchery programs, including most supplementation programs, reared smolts to age 1 to reduce program costs. Age 2 is a more normal age for wild winter-run steelhead in Puget Sound, and presumably Elwha River program managers are hoping that rearing hatchery juveniles more slowly to smolt size at age 2 will produce smolts that are more fit and will survive to adulthood at a higher rate than one-year smolts. Rearing in captivity for an additional year will provide even more opportunity for domestication to occur. If the additional rearing time in the hatchery increases the domestication effect, the program will produce both
greater numbers of returning adults and less fit returning adults than a one year program. Even if there is no measurable difference in fitness reduction between returning adults from one-year and two-year smolt supplementation programs, if rearing to age two increases survival rates, the program will produce greater numbers of returning adults (which will have some level of lowered fitness) to spawn with native steelhead in the upper Elwha River than would a one-year-smolt program;

34. Approximately 175,000 winter-run steelhead were released from the hatchery in each of 2011 and 2012 during the months of April through June. It is my opinion that both of those releases constitute significant modifications to habitat that will kill and injure wild native Elwha River winter-run steelhead by significantly impairing essential behavioral patterns. These releases will result in some amount of cross breeding of hatchery and wild winter run steelhead, the progeny of which will have reduced fitness and therefore die prior to spawning at a higher rate than would otherwise occur. The proposed next release of approximately 175,000 native winter-run steelhead smolts to begin in April or May of 2013 will have the same result. It is not possible to quantify the precise number of steelhead that will die prior to successful spawning as a result of each release given the lack of available data. However, published studies, including those cited in paragraphs 22 through 25 above and 35 below, indicate that such reductions are significant;

35. The reduction in reproductive success that is expected from the hatchery programs described in the Steelhead HGMP is likely to have serious and long-lasting harmful effects on the rate that the native steelhead population can rebuild and recolonize the newly accessible habitat made available by the removal of the two dams. Araki and colleagues (Araki et al. 2009) estimated that the net effect on the whole naturally spawning winter-run steelhead
population in Hood River resulting from the reduced reproductive success of fish from the supplementation program was 8% relative to a purely wild population of the same size. This is a significant amount. For example, if the size of the population that included the supplementation hatchery fish was 100 and this population had an annual growth rate of 1.0 (meaning that it just replaced itself every year), a purely wild population of 100 would have an annual growth rate of 1.087 \((1/0.92)\). At this growth rate the purely wild population would double in approximately 8.5 years. Conversely, if the purely wild population was 8% less productive (annual growth rate of 0.92), it would decline to one-half of its initial size (50) in about 8.5 years;

36. The harmful effects on the fitness of wild spawning steelhead caused by the hatchery programs described in the Steelhead HGMP are highly likely to cause significant impairment to the fitness of the Elwha River wild winter-run steelhead population and thereby to the Puget Sound steelhead DPS. The Steelhead HGMP discounts the scientific literature demonstrating these adverse effects, stating:

However, very few steelhead studies have utilized an experimental design that distinguishes the genetic basis for this difference from the effects of different rearing environments. Thus it is unclear how much this reduced fitness is from phenotypic plasticity and would therefore potentially be reversible relatively rapidly. The actual risk to the genetic integrity of a wild population is, to some extent, offset by post-release selective forces and by reduced spawning success of hatchery origin adults due to spawning site and mate selection.

The Hood River studies described herein in fact show that the domestication effect causing loss of fitness unequivocally contains a genetic component. Consequently, the lower reproductive success of hatchery spawners in the wild, which will include spawning between hatchery and wild steelhead and native rainbow trout, will result in the spread of maladaptive genes to the already depressed wild population. This risk to the genetic integrity of the wild population will therefore assuredly not be offset by the reduced spawning success of hatchery origin adults.
Further, as noted herein, the circumstances on the Hood River provided precisely the (rare) conditions needed for creating an experimental design capable of distinguishing the effects of genetics from those of the rearing environment and this is precisely what Dr. Blouin and his colleagues achieved. The serious risks that are thus known to attend hatchery supplementation of winter-run steelhead appear to be largely dismissed or ignored by those moving forward with the hatchery programs on the Elwha River;

37. The domestication effects and resulting loss of fitness in the wild due to hatchery supplementation shown by Michael Blouin and colleagues in Hood River occur under nearly ideal conditions that permit only wild, non-first-generation hatchery progeny, to be used for hatchery broodstock. These effects will be worse, fitness in the wild even lower, when returning adults produced by either the captive brood or the supplementation program (first-generation hatchery adults) are taken back into the hatchery for broodstock as proposed in the Steelhead HGMP. The Steelhead HGMP does not call for achieving a specific proportion of its broodstock from wild (natural origin) fish until the “local adaptation” phase. That is planned to occur after the “recolonization” phase—at least ten years, or two steelhead generations—after the release of hatchery smolts in 2011. This violates the reasonable guidelines for the composition of broodstock for conservation hatchery programs recommended by the HSRG. The HSRG recommends that at least 50% of the broodstock should be obtained from natural origin adults. By ignoring even these modest guidelines, the program described in the Steelhead HGMP will incur a high risk of producing two or more generations of hatchery fish to spawn in the wild that will have increasingly reduced fitness relative to the current wild population;

38. Compounding this, the expected returns in the near-term from the release of 175,000 hatchery smolts in 2011, 2012, and planned for 2013, will be approximately 1300 per
generation. Most of these fish will return after one or two years in the ocean, and are expected to result in 500 to 700 returning in 2013 and twice that many in succeeding years. The wild population returns in the near-term will be smaller than 200. As a result, during the next five or more years the hatchery-origin fish will outnumber wild (natural-origin) fish on the spawning grounds by anywhere from 3-to-1 to 8-to-1. This ratio is far in excess of that deemed acceptable by the HSRG. At most, hatchery-origin adults from such programs should constitute no more than one-half of all adults on the spawning ground, and the percentage should only be that high when the hatchery broodstock is composed entirely of wild, natural-origin, fish. When wild fish are a small percentage of the hatchery broodstock, as is proposed in the Steelhead HGMP, the percentage of hatchery fish allowed on the spawning grounds must be much lower than 50%.

The hatchery programs described in the Steelhead HGMP ignore these guidelines and plan for returning hatchery-origin adults to compose at least two-thirds of the steelhead spawning in the Elwha River during the first two generations of the hatchery program. This will result in significantly lowered fitness of the wild population through repeated cross-breeding between the remaining wild adults and the domesticated and increasingly inbred hatchery fish;

39. The risks posed by the steelhead hatchery programs are exacerbated by the Steelhead HGMP’s reliance on a plan for monitoring, evaluation, and modification—the Elwha Monitoring and Adaptive Management Plan (“MAMP”)—that either does not exist or has not been finalized. Thus, it is essentially unknown whether or not the hatchery programs will be properly monitored, nor whether sufficient funding even exists for timely monitoring and evaluation of likely harmful effects of the proposed hatchery actions. This is not a minor deficiency. Rigorous monitoring and evaluation of the success of hatchery programs and of their impact on wild salmonids, along with clearly defined adaptive management protocols, are
essential to preventing unwarranted and severe harm to wild fish populations. It is not possible to adequately evaluate the risks the hatchery programs pose to wild salmonids and their recovery without knowing how those programs will be monitored, evaluated, and modified in response to changing conditions. In other words, the MAMP is a central and critical part of the hatchery programs, not a tangential document that should be developed seven or eight years after the program was first initiated. This is especially important given the rapidly improving ability of biologists to use molecular and computational tools to monitor gene flow and the effects of hatchery introgression on individual fitness and population performance (i.e., growth rate and probability of persistence);

40. The hatchery programs pose additional risks to the native steelhead population due to the Steelhead HGMP’s vague and qualitative characterizations of goals, performance standards, and performance indicators that render it nearly impossible to know whether the goals of the program are or can be attained, or whether adverse effects will be detected in a timely fashion so as to permit appropriate management actions to be taken to prevent adverse effects from continuing;

41. The lack of plans for measuring the rates at which returning hatchery-origin adults are able to reproduce in the wild and comparing them to the rates of wild, non-hatchery-origin fish poses additional concerns. The Steelhead HGMP includes a “performance indicator” for this, but it does not describe how the program will be measured or monitored to determine whether the indicator is being achieved. Further, there is no description of what, if any, changes will be made if and when monitoring shows that this indicator is not being attained. Unless the relative reproductive success of the hatchery fish can be monitored in an accurate and timely manner, the annual growth rate of the wild population could be declining while the numerical
increase in the total population spawning in the wild annually is increasing due to the returns of hatchery fish. It is critical for the program to have standards in place to limit these harmful effects and monitoring in place to detect them in a timely fashion;

42. The failure of the hatchery programs to appropriately monitor and limit the total numbers of hatchery-origin adults on the spawning grounds and the proportion of those fish to the natural-origin fish is of further concern. The Steelhead HGMP includes a “performance indicator” for the number of naturally spawning adults (“Adult return numbers of >= 200) but it does not restrict this number to natural-origin recruits (returning adults whose parents spawned in the wild) as it should, nor is this number explained or justified. The hatchery programs alone are likely to insure that an annual return of 200 or more winter-run steelhead reach spawning grounds even if no natural-origin adults do. The expected or intended target levels of hatchery-origin adult returns must be balanced proportionately to expected levels of wild adult returns and tied clearly to monitoring of these proportions and to the fundamental objective of steadily increasing the total number of wild (non-hatchery-origin) adults. In order to contain and minimize significant genetic risks, both the total numbers of hatchery adults on the spawning grounds in the wild annually and the proportion of these fish to the total naturally-spawning population must be limited;

43. The Steelehad HGMP states that the objective of the program is to release 175,000 age-2 smolts from the hatchery program annually. This is far in excess of what can be justified on the conservation ground of providing a “refuge” for the native winter-run steelhead population from high suspended levels. The Steelhead HGMP indicates that a smolt-to-adult survival of 0.75% (0.0075) is expected. At this rate, 175,000 smolts would result in the return of over 1,300 adult hatchery fish to the Elwha River annually. The hatchery programs propose an
annual broodstock collection goal of 200-500 hatchery-origin adults. Given the information on
egg-to-smolt survival for the captive broodstock phase provided in the Steelhead HGMP, no
more than 100 females would be needed to produce the annual target number of 175,000 age-2
smolts. The data provided in the Steelhead HGMP indicates that annual releases of 175,000
smolts will result in anywhere from 800 to 1,100 hatchery-origin adults returning to spawn in the
wild (accounting for adults collected for broodstock). This is far in excess of what is appropriate
for a short-term safety-net hatchery program, especially in light of the significant risk that the
hatchery-origin fish pose to the fitness and long-term viability of the native winter-run steelhead
population;

44. The Steelehad HGMP implies that there may be three distinct types of parents
used to produce hatchery smolts: captive broodstock adults, returning hatchery-origin adults, and
returning wild-origin adults. It makes a very big difference genetically how many of each of
these three potential parent types are used to produce any particular brood year of smolts, and
there should be a clear quantitative protocol governing the numbers and proportions of each.
The hatchery programs’ failure to include such protocols greatly increases the genetic risks
posed to the wild steelhead population;

45. The hatchery programs propose not to visibly mark hatchery steelhead until 2015.
Consequently, it will not be possible to readily identify hatchery-origin adults at trapping
facilities such as the weir downstream of Elwha Dam or in hatchery holding ponds, or by visual
inspection on the spawning grounds or in tribal net catches planned for removing the returning
Chambers Creek hatchery adults in 2012-13 and 2013-14. Wild steelhead are exposed to greater
risks if the number of hatchery fish allowed to spawn in the Elwha River cannot be accurately
monitored and controlled;
46. Another problem caused by hatcheries and the release of hatchery fish is that they greatly increase risks of disease transmission to wild fish. This occurs because of the unnaturally high densities of fish maintained in captivity leads to increased risk of infection and thus subsequent transmission through water or directly from fish released by hatcheries into wild native populations;

47. It is my professional opinion that, to the extent that there is no legitimate concern regarding the extirpation of the wild Elwha River winter-run steelhead population from dam removal, the hatchery programs described in the Steelhead HGMP should be immediately discontinued. This includes hatchery releases and broodstock collection activities. Any introgression of maladapted genes from hatchery fish into the wild fish population will likely have long-lasting adverse effects on that population and its ability to fully recover. The 175,000 hatchery steelhead proposed to be released between April and June, 2013, will return in years two and three after their release. Some of these fish will most likely cross-breed with wild steelhead, and it is highly likely that the resultant offspring will have reduce fitness for survival and reproduction in the wild. Maladapted genes introduced into the wild steelhead population will likely persist for many generations even after the returns of hatchery fish have ceased, thereby causing long-lasting harm to the population. Similarly, the broodstock collection activities proposed this winter of 2012-2013 are likely to interfere with wild steelhead spawning migration and success. Any reduction in the spawning success will harm this depressed wild steelhead population and its ability to recover. Given that wild steelhead have already been observed to have migrated and spawned in safe habitats upstream of Elwha dam, it appears that there is little risk that the wild population would be extirpated from the dam removal process in the absence of the hatchery programs;
48. To the extent that there are legitimate concerns about the potential for extirpation, then it is my professional opinion that the hatchery programs should be minimized to that level necessary to achieve the Steelhead HGMP’s stated objective of conserving the stock during dam removal. Such a program would greatly reduce the genetic risks posed to wild steelhead. No more than 50,000 steelhead smolts should be released annually. At the anticipated smolt-to-adult survival rate of 0.75%, 50,000 smolts would return 375 adults annually. This is more than enough to provide the egg take required to sustain the annual smolt releases and support a conservation program. There is no need for broodstock collection activities to occur during the winters of 2012-2013 or 2013-2014, as the captive broodstock program will continue to provide broodstock for releases through 2017. Accordingly, any potential harm to the spawning success of wild steelhead from these activities should be greatly limited or entirely prevented;

49. As previously noted, recovery of the Elwha River winter steelhead is essential to the recovery of the Puget Sound steelhead DPS. The steelhead hatchery programs proposed in the Steelhead HGMP pose a threat to the recovery and de-listing of the Puget Sound DPS of steelhead. These programs should be terminated or, at a minimum, reduced to prevent severe and lasting harm to this species;

**OPINIONS REGARDING THE CHAMBERS CREEK STEELHEAD PROGRAM**

50. It is my understanding that the non-native Chambers Creek steelhead program began over thirty years ago. This program has targeted a release of approximately 65,000 to 150,000 yearling smolts each year. The two most recent releases of smolts under this program occurred in spring 2010 and spring 2011, with releases of approximately 51,500 smolts and approximately 61,000 smolts, respectively;
51. The Chambers Creek steelhead stock is a highly domesticated, non-native stock. The origin and history of this stock is well described by NMFS staff biologists in the Letter of April 14, 2010 to Lower Elwha Klallam Tribe;

52. Chambers Creek hatchery steelhead will continue to return to the Elwha River for the next two to three years from previous smolt releases. These fish are visibly marked by a missing adipose fin and so are easy to identify as non-native. Managers correctly do not want these fish spawning in the wild and are planning fisheries actions (i.e., harvests in the Elwha River downstream of Elwha dam during management seasons 2012-13 and 2013-14). However, the Steelhead HGMP provides no details concerning such harvests and does not acknowledge or discuss the risk these fisheries pose to native steelhead due to use of non-selective fishing gears (such as gill nets) and from capture-and-release using selective gear (such as beach seines). Many of these returning Chambers Creek-origin adults will likely return to the hatchery where they could easily be removed. Keeping the gates to the hatchery outfall open and the adult holding ponds regularly staffed over the entire duration of the winter-run steelhead return would help greatly to reduce the risk of Chambers Creek fish spawning in the wild;

53. It is likely that some Chambers Creek steelhead previously released into the Elwha River in 2010 and 2011 will interact genetically (crossbreed) with wild native steelhead when they return to the Elwha River as adults. The resultant offspring will very likely be less fit to survive and reproduce in the wild, and will therefore die without spawning at a higher rate that would otherwise occur;

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.
Executed this 13 day of November, 2012.

Gordon Luikart, Associate Professor
Flathead Lake Biological Station, University of Montana
EXHIBIT 1
GORDON LUIKART

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Visiting Senior Scientist, Center for Investigation of Biodiversity and Genetic Resources (CIBIO),

BIRTH/FAMILY: Born 30 October, 1964; Sioux City, Iowa, USA; American citizen; France residency card;
marrried, two children

EDUCATION: Ph.D., University of Montana, 1997, Organismal Biology and Ecology
Supervisor: Dr. Fred Allendorf; Field supervisor: Dr. J. T. Hogg
M.S., University of Montana, 1992, Zoology
B.S., Iowa State University, 1988, General Biology, minor in Animal Ecology

POSTDOCTORAL:
Research Fellow, Population Genetics and Demographic History, CNRS, France, 1999-2000.
NSF-NATO Postdoc Fellowship, Conservation Biology and Population Genetics, 1998-1999
Advisors: P. Taberlet (Université Joseph Fourier, France), J.-M. Cornuet (Institue Nationale Recherche Agriculture, France).

European Postdoc Fellow, Conservation & Evolutionary Genetics, Université Joseph Fourier, 1997-1998.

RESEARCH INTERESTS: Conservation Biology, Ecology, Evolution, Population/Landscape Genomics

EMPLOYMENT:
2010-current, Associate Professor, Flathead Lake Biological Station, University of Montana, USA
2005-2010, Research Associate Professor, Organismal Biology and Ecology, University of Montana, USA
2005-current, Visiting Professor, University of Porto, Porto, Portugal
2005-current, Visiting Senior Research Scientist, CIBIO, Vairão, Portugal
2003-2005, Faculty Affiliate, University of Montana, USA
2004-2005, Research Scientist, Montana Conservation Science Institute (MOCSI), USA
2001-2005, Research Scientist (CR1), CNRS (Centre National Recherche Scientifique), France
(Officially on leave without pay since 2005)
2000-2001, CNRS, Research Fellow, Statistical and Population Genetics, France
1991-1992, Teaching Assistantships, Biological Station, U. of Montana (Aquatic Botany, Mammal Ecology)
1987, Research and Teaching Assistant, Sumilon University, Philippines (SCUBA diving & Marine Biology)
1986, Field Research Assistant, Virginia Polytech Institute (trapping & banding passerine birds)
1985-1986, Iowa Department of Natural Resources (gill-netting, radio-telemetry of fish, grouse, & otters)

ACADEMIC HONORS:
Adjunct Professor (can supervise grad students), Wildlife Program, University of Montana, 2010-current
Bronze medal, a top scientist in France CNRS (Centre Nationale de la Recherche Scientifique), 2004-2005
Doctoral Research Fellowship, University of Montana, 1996
Fulbright Fellow, La Trobe Univ., Melbourne, Australia, 1994-95 (Genetics of Endangered Marsupials)
Scholarship: top 5% of graduate students in research at The University of Montana, 1991, 1994
Phi Beta Kappa National Honors Society Award (top 5% of liberal arts students in USA), 1988

PROFESSIONAL ACTIVITIES: 2001-2004, Journal editorial board member for Conservation Biology
2003-2006, Journal associate editor for Molecular Ecology Resources
2009-2011, Associate editor for Journal of Heredity
2001-current, Member IUNC Caprinae Specialist Group
2006-2011, ConGen International Course on Population Genetic Data Analysis (http://popgen.eu/congen2011/)
2010-current, Member Swan Ecosystem Center Native Fish Committee
SOCIETIES (Last five years):
American Fisheries Society
Ecological Society of America
Society for Conservation Biology
Society for the Study of Evolution
Wildlife Disease Association
Wildlife Society

BOOKS:

BOOK CHAPTERS:

PUBLICATIONS (in peer reviewed journals):


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Bruford, MW, D. Bradley, and G. Luikart.  2003. DNA markers reveal the complexity of livestock


**PUBLICATIONS (in review/prep):**

Waples, R.A., D.A. Tallmon, G. Luikart. The relationship between $N_e$ (effective size per generation) and $N_b$ (effective number of breeders per year) in species with overlapping generations. In Review.


**SELECTED GRANTS AND CONTRACTS AWARDED OR CONTINUED** (Selected recent grants & contracts):

*a. Grants Awarded or Continued as Principal Investigator/Project Director*

NSF–EID (Ecology of infectious diseases): Effects of land-use and predation risk on wildlife contact networks and *Brucella* transmission in the Yellowstone Ecosystem. 2010-2014.


ARC (Australian Research Council) Linkage grant funding for a research project entitled “Genomics for persistence of Australia freshwater fish”. P. Sunnucks et al. 2010-2015.

USFWS: Development and application of SNPs for estimating the number of breeders in lake trout following suppression. 2012-2013.


APPENDIX F
Comments on WDFW Elwha Summer/Fall Chinook Hatchery Program

Nick Gayeski
Wild Fish Conservancy
July 20, 2012

Introduction.

The draft HGMP (Draft) is, as the Department acknowledges, incomplete. Among the missing elements necessary for a substantive technical review is a copy of the Elwha Monitoring and Adaptive Management Plan (EMAMP) that is referenced numerous times throughout the HGMP. Most of these references regard substantive monitoring objectives and quantitative indicators of program objectives. Absent the details that are presumably contained in the EMAMP, we cannot evaluate the merits of the sections of the Draft that rely on these references. It is equally clear that NOAA cannot evaluate whether the Draft merits the 4(d) take exemption for which the HGMP is an application without these and related kinds of details.

We, therefore, interpret the request for public comments on the Draft to be a request for constructive criticism and suggestions to improve the Draft. It is in this collegial spirit that we submit the following comments. We provide our comments primarily as general comments addressing issues or topics of general concern that we think are of the most importance to revising the Draft and making the program a genuine integrated conservation program. Specific comments are provided on a few specific points in sections 1 and 6 of the Draft to help illustrate some of the deficiencies described in the general comments as they occur in the HGMP template. These are by no means meant to be exhaustive but rather we hope that the general comments will sufficiently indicate the primary kinds of changes and added detail we believe should be added, and we trust that these comments are taken in the constructive spirit intended.
General Comments.

The decision to pattern the purpose, goals, and objectives of the Elwha Chinook program after the temporal division recommended by the Hatchery Science Review Group (HSRG) in its review of the EFRP (Hatchery Science Review Group, Review of the Elwha Fish Restoration Plan and Accompanying HGMPs, January 2012) viz., Preservation, Recolonization, Local Adaptation, Full Restoration phases, is overall a sound one. However, it is important to take into account the fact that there is not a sharp division between the first three phases, and that consequently objectives relevant to a later phase such as Recolonization or Local Adaptation may need to be accommodated during the preceding phases(s). Evidence of upstream migration of Chinook and winter steelhead since the start of the removal of Elwha Dam in the fall and winter of 2011/2012 suggest that recolonization will occur during the Preservation stage, and since natural reproduction is expected to occur as a result of natural spawning upstream of Elwha Dam, it should also be expected that local adaptation will begin to occur, and this must be considered in the shaping and conduct of the program during the Preservation phase.

In view of the degree of uncertainty regarding the speed with which each of these first three stages may occur, it does not seem likely that NOAA Fisheries will grant a 4(d) take permit for the entirety of the expected duration of the Chinook program. We therefore are supportive in principal of the Department’s request for coverage “only through the Preservation and Recolonization Phases…” (Draft, page 4). Rather, given the uncertainties regarding the duration of each of these initial phases, it seems wisest to request coverage for a short term of no more than five (5) years, and to plan from the outset to revise the HGMP in light of the monitoring data that should be collected during this time period. Then, an appropriately revised HGMP should be submitted and the duration of this second HGMP should be based on the status of the Chinook population at that time and the performance of the hatchery program over the initial five-year period.

The fundamental purpose of the Preservation phase is “to ensure an adequate number of fish survive the dam removal process to effectively preserve and restore currently extant fish populations in the watershed”, including to “[m]aintain the integrity of the existing salmonid
genetic and life history diversity before during and after dam removal…” (HGMP, Section 1.16, page 10). Much is made in the Draft specifically with regard to the Chinook population of the need for the program in order to preserve the genetic diversity of the remnant Elwha Chinook summer/fall population. Yet, the HGMP provides no specifics whatsoever regarding extant levels of genetic diversity that are important to preserve, nor the kinds of genetic data that should be monitored. If the primary purpose of the program is to preserve extant genetic variation, that variation should be described and the appropriate parameters and their threshold levels identified: e.g., marker types and names of loci, heterozygosity/gene diversity, number of alleles. Without identifying these genetic parameters and their current levels in the population, it will not be possible to determine whether the program is succeeding in preserving these, nor is it really possible to determine how the program should best be conducted to insure that the requisite diversity is maintained. We note that the HSRG has made the same point in its review of the EFRP (e.g., HSRG Review, Table 2-6, page 16).

Since some degree of recolonization appears to already be occurring, local adaptation is likely to be occurring as well and the program needs to insure that this process is not being interfered with by program activities, such as broodstock collection. This requires some dedicated research and associated monitoring of the population (both hatchery and wild), that should include the identification and use of genetic markers that may reflect selection and local adaptation, such as SNP’s and MHC genes. It also requires careful consideration of the scale of the hatchery’s brood program itself, which on the face of it appears to be entirely too large.

The survival data from the program raise a serious concern whether the program, as it has been conducted to date, has been successful in preserving the genetic diversity of the extant Chinook population and its fitness for life in the wild. The poor survival of both hatchery yearling and subyearling releases is suggestive of a severe loss of fitness. This overall loss of fitness is likely further exacerbated by the high level of releases (in excess of 2.5 million subyearlings annually) that are required to obtain the number of adult returns to the hatchery needed to sustain the program at its current size (1700 adult broodstock). The fact that the current Elwha population has retained its genetic distinctness from other population within the Puget Sound ESU is entirely consistent with its having become highly domesticated.
The recent documentation by Beamish and colleagues of a wide disparity in the survivals of hatchery and wild fall Chinook in southern Georgia Strait (Beamish et al. 2012) is further cause for concern regarding the past performance of the Elwha Chinook program, and indicates a need for directed research on the survival of juvenile Chinook in the Elwha nearshore. Yet, Section 12 of the Draft identifies no research, and merely indicates that research needs will be identified in the EMAMP.

It seems imperative that the program be altered so as to significantly reduce the level of domestication. This likely requires at least two actions: a reduction in the size of the program and the planned incorporation of natural-origin (non-F1) returning adults into the hatchery broodstock sufficient to attain a minimum target level of pNOB. The minimum levels of pNOB and the time and methods required to achieve this should be given the highest priority in the revision of the HGMP in conjunction with the timely involvement of members of the HSRG and/or NOAA Fisheries Conservation Biology Division genetics staff (e.g., Jeff Hard or Mike Ford). Consideration should also be given to genotyping all hatchery broodstock and conducting parentage analyses of as many returning adults as possible to evaluate relative reproductive success of hatchery adults spawning in the wild (within pHOS limits that also need to be identified and monitored).

In regard to the number of broodstock, in addition to the above concerns and issues, it would appear to be more consistent with the Preservation strategy that the program be sized so as to achieve a minimum viable annual population size (Nb) in the hatchery on the order of no more than 500 including a minimum number of NOR’s to attain or exceed a minimum level of pNOB. This will require consideration of how best to mark hatchery-origin progeny so that they can be identified at least before they are spawned, and preferably sooner. A similar minimum viable population size for the wild-spawning population, with maximum permissible levels of pHOS (also on the order of at least Nb = 500), that the hatchery program is primarily intended to support needs to be identified. These two population sizes – a maximum hatchery broodstock population meeting minimum pNOB standards, and a minimum viable naturally-spawning population meeting maximum allowable pHOS standards (or the two combined meeting PNI
standards) – together determine the overall size of the conservation hatchery program during the first two phases while at the same time facilitating local adaptation.

The conservation purpose of the Chinook program – to preserve specified, quantitative levels of genetic diversity, constrain the risks of domestication selection, and facilitate the local adaptation of naturally spawning Chinook recolonizing the Elwha basin upstream of Elwha Dam – should be the sole focus of the HGMP during at least the initial ten years. Accordingly, the HGMP should not endorse conjectures about the expected size of the rebuilt population and potential levels of MSY escapement. These have no direct bearing on how best to carry out and achieve the delimited, short-term conservation objectives. Supporting to the minimal extent possible the achievement and maintenance of a minimum viable Nb in the naturally-spawning population should be the sole purpose of the program.

It is also imperative to consider how to mark all or at least a significant subset of coded-wire-tagged hatchery releases in order to allow for the analysis of current harvest impacts, as recommended by the HSRG (Review, page 31). At the same time WDFW and the tribal co-managers should encourage US representatives to the Pacific Salmon Treaty to work to require all commercial fisheries to monitor their catches for CWTs so that adipose clips will not be required. In addition (or as a possible alternative), an effort should be made to include Elwha Chinook in the regional Genetic Stock Identification database, so that harvest impacts can be evaluated on the basis of GSI. These need to be included explicitly in Section 12 (Research) of the final HGMP.

The identification of the Preservation and Recolonization phases is driven largely by the concern that during and immediately following dam removals suspended sediment levels will frequently reach levels lethal to rearing juveniles and pre-spawning adults and that no refuges from high sediment levels exist in the Elwha basin downstream of Glines Dam. This is a hypothesis and there is some controversy among knowledgeable biologists surrounding it. This hypothesis needs to be explicitly articulated and monitoring designed, funded, and conducted to evaluate it. In the event that some levels of successful natural spawning and juvenile rearing occur during the dam removal period, these data must be linked back to the scale of the hatchery program so that the
program can be appropriately modified if it appears that significant successful natural spawning is occurring sooner than expected during this initial period.

The HGMP should also make clear whether or not it endorses the recommendation of the HSRG (HSRG Review, page 27) that all hatchery juvenile Chinook should be released from the hatchery and that the various plans for releasing juvenile Chinook upstream of Elwha Dam described in the EFRP have been abandoned. This seems to be implied in the Draft but not explicitly stated and it would be helpful for the HGMP to make this clear. We strongly support the HSRG recommendation.
Specific Comments.

Section 1.

1.6. Type of Program. “Integrated recovery”. The HGMP here needs to be clear about whether it means by integrated recovery what the HSRG meant by this term, and if so, what specific levels of pHOS and pNOB the program will achieve, why, and how.

The parenthetical citing to section 2.2.3 for estimated levels of pHOS and 6.2.3 for pNOB is insufficient and inappropriate here. Section 2.2.3 does not discuss pHOS levels much less report any quantitative estimates of past or current levels of pHOS. Section 6.2.3 commits to no minimum levels of pNOB during the Preservation and Recovery phases.

The issue of the levels of pHOS and pNOB that are required in order that the program operates during the Preservation and Recovery phases as a valid integrated recovery program (as defined by the HSRG) is critical and needs to be addressed clearly here at the beginning of the HGMP.

1.7. The goals for each phase should first be informed by a determination of the minimum number of spawners in the wild that is required to maintain fitness of the remaining wild Chinook population. The hatchery program should be clearly subordinated to assisting in the attainment of this objective, within the constraints required by pHOS standards. Minimum viable annual spawner numbers (effective breeders, Nb) should be the guiding target. This should be noted and the requisite Nb number identified here at the outset. As noted in the General Comments above, a broodstock of 1700 spawners annually appears to be unjustifiably large. Further, the composition of the broodstock (with respect to F1 hatchery-origin and natural-origin) needs to be identified. In any case whatever number is decided upon a clear justification in terms of the conservation purposes needs to be provided.

1.7. Goal, Phase 1, Preservation. This needs an Adaptive Management provision to evaluate the hypothesis that sediment levels during dam removal may result “in a high probability of complete loss of native fish populations…” As noted in General Comments, several highly
qualified scientists dispute this claim. This concern needs to be explicitly acknowledged to be a hypothesis and appropriate monitoring to evaluate it identified.

“Hatchery program role”: The text is far too general and vague.

What is required, quantitatively, to “[m]aintain the genetic characteristics of the extant population” needs to be clearly stated, and if it is not known (as appears to be the case), specific plans for acquiring the information necessary to describe these characteristics need to be provided.

The “desired adult return levels” need to be stated explicitly and justified with respect to the conservation purposes of the program. The relationship of the specific desired levels of adult returns, to the preservation of the genetic characteristics of the population in particular need to described and justified. Why, for example, are 1700 adults required when far fewer hatchery spawners will suffice? The current escapement goal of 2900 needs to be reconsidered and revised in terms of NOR’s and in view of the conservation objectives of the program during the Preservation and Recolonization phases. An escapement of 2900 predominately F1 domesticated hatchery-origin adults is in direct conflict with the conservation objectives.

Phase 2, Re-colonization:

“hatchery program role”: “continue operation of the hatchery program, allowing returning hatchery fish to escape to spawning grounds to supplement natural spawning abundance”. This is too vague.

Reference should be made to specific threshold levels of pHOS (proportion of F1 spawners) and to the absolute number of Chinook spawners (Nb) in the wild. We have suggested how the program should be scaled in this regard in the General Comments above. We also recommend that the advice of the HSRG be sought to help determine these targets.

Phase 3, Local adaptation.
As noted above, the minimum “number of spawning adults” and associated pHOS standard required to initiate this phase should be identified at the outset of this subsection.

“The goal of the Local Adaptation Phase is to maintain or increase life history diversity of wild populations through local adaptation …until minimal levels of spawner abundance, productivity, and distribution are met.” Again, the target “minimal levels of spawner abundance, productivity, and distribution” should be identified in advance, as annual spawners Nb, returning NOR adults per NOR spawner, and outmigrating smolts per NOR spawner. The vague language of “minimal levels” needs to be replaced by specific numeric target levels.

Further, the quoted statement seems to erroneously imply that it can be known in advance what levels of “life history diversity” the Chinook population is capable of attaining. This appears to put the cart before the horse: what the hatchery program can legitimately claim to be able to assist with is to achieve minimum desirable, quantified levels of Nb in the wild, if necessary, and appropriately constrain pHOS to permit the recovering wild-spawning population to begin to adapt to local conditions. The diversity is likely to develop after the minimum level of Nb is attained for one generation. The goal of the hatchery program for this phase should therefore be stated simply as to help to secure annual levels of Nb that do not exceed specific levels and to have the hatchery meeting the requisite minimum levels of PNI.

“Hatchery program role”: The numerical target level of Nb and the number of years or generations that this level is to be attained (with hatchery support, if necessary) should be simply stated. The numbers of NOB and HOB associated with the target Nb and the target PNI and pHOS levels follow simply from these, and should then be stated.

Phase 4, “self-sustaining exploitable population”. The associated text implies that hatchery intervention will not cease until a recovered wild Chinook population, capable of sustaining harvest exploitation has been attained. This contradicts the concept of an “integrated recovery” hatchery program. There is likely to be a considerable lapse of time between the onset of the Local Adaptation Phase, when the requisite target level of Nb has been attained and the
development of a wild population of sufficient size and productivity to sustain some annual level of directed harvest mortality.

The text also implies that prior to the attainment of this phase (phase 4) the hatchery will serve a harvest augmentation purpose in addition to a recovery purpose. But this is not a stated goal of the program, nor should it be. “The goal of the Self-sustaining Exploitable Population is to ensure that viable, self-sustaining and exploitable population levels continue once desired values for all VSP and habitat parameters have been met and hatchery program are no longer needed to provide for recovery or exploitation” (emphasis added). The words “or exploitation” should be deleted.

Moreover, given the habitat conditions in the majority of the Elwha basin it is very probable that the Elwha population will recover to this robust condition well before the rest of the Puget Sound ESU does. It will require a special decision by NOAA to permit directed harvest of a component of the listed ESU. This should not affect the description of the hatchery program as a recovery program.

We agree that ESA coverage can only be sought for the program for the first two phases. However, as discussed in General Comments, we think it better to request coverage for no more than 5 years with the intention to renew after the performance of the program in the first five years has been evaluated, keeping with a true “adaptive management” approach.

1.8. Justification for the program.

“This program enhances the survival of Elwha Chinook, whose existence has been limited…to the lower 5 miles of its historic range.” As noted in General Comments, the performance of the program as measured by the smolt-to-adult survival of the yearling and subyearling releases from the program cast serious doubt on this claim and should occasion a serious re-thinking about the nature and the scale of the program. The survival of individual hatchery yearlings and subyearlings has evidently not been enhanced. There is some reason to think that the scale and
past conduct of the program has driven survival down. The continuation of the level of performance of the program during the recent past is undesirable and unjustifiable.

1.10. “Performance Indicators” addressing benefits: Here we simply note, again, the vagueness and lack of specific, quantitative targets and thresholds to the listed “hatchery program objectives” and “program indicators”.

1.11. Expected size of program. We have already noted concerns regarding the proposed size of the hatchery program. “…up to 2,900,000 juveniles” appears unjustifiably large. In any event, assertions like “[t]he program is currently contributing to the Genetic Conservation phase …” are insufficient. Such assertions should be supported by quantitative data and relevant genetics argumentation.

Section 6 and in general. The HGMP fails to recognize and address the serious issue that fitness of the current hatchery-dominated stock has been driven extremely low. This makes continued release of large numbers of hatchery brood during phases 1 and 2 questionable as wild stock preservation.

Literature Cited.

NMFS Response to Comments Submitted on Behalf of the Wild Fish Conservancy, the Wild Steelhead Coalition, the Federation of Fly Fishers Steelhead Committee, and Wild Salmon Rivers d/b/a the Conservation Angler

1. Comment noted.

2. NMFS believes that 30 days was ample time to review the documents. For a NEPA review, neither the Council of Environmental Quality’s NEPA regulations nor NMFS implementing regulations require a comment period on a draft Environmental Assessment; however NMFS often releases draft Environmental Assessments for public comment, such as this Environmental Assessment. Since the request was made within a comment document, NMFS assumes the commenter was able to fully assess the Environmental Assessment to prepare the comments.

As to the “refusal to provide information,” the commenter misrepresents the situation. This request for “all documents submitted as part of the joint plan” came from the litigation counsel to the Wild Fish Conservancy, plaintiffs in a lawsuit concerning the use of hatcheries in the Elwha River restoration. A discussion ensued between this attorney and the attorneys representing the United States, where it was determined that the counsel to the Wild Fish Conservancy already had the specific documents requested. Consequently, it is not clear why a delay in answering the request of the Wild Fish Conservancy’s litigation counsel for documents already in his possession constitutes the “defeat of the spirit of the public comment process.”

It should be added that NMFS does not typically provide tribal plans for review, in accordance with its regulations, owing to the potential concerns that disclosing tribal plans would disclose the tribe’s confidential information contained in its plan. In instances where a tribe agrees that its plan may be released, NMFS will honor the tribe’s decision. This was communicated to the Wild Fish Conservancy’s litigation counsel in a timely manner. At no point during the comment period was the commenter deprived of any documents to which it was entitled as part of the public notice and comment procedures under 50 CFR 223.203(b)(6).

3. Comment noted.

4. NMFS conducted a hard look assessment of potential effects by assessing impacts to all potentially affected environmental and human resources from four alternatives, including a No-action Alternative that represents the status quo condition. Further, NMFS assessed other
potential alternatives weighing their utility against the appropriate purpose and need for the Proposed Action and against other action alternatives, and provided meaningful rationale for eliminating these as a full alternative for review.

NMFS provided a meaningful and hard look evaluation of the expected effects (both beneficial and adverse) of a full range of alternatives on the human environment in its Environmental Assessment (Subsection 4.0, Environmental Consequences). Alternative 4 (no hatchery programs in the Elwha) examined the expected effects of terminating all Elwha River hatchery programs immediately. Best available science suggests that Alternative 4 would eliminate short- and long-term risks associated with genetic effects, competition and predation, facility effects, natural population status masking, incidental fishing effects, and disease transfer from hatchery programs. However, benefits from the hatchery programs on population viability and nutrient cycling would be eliminated after hatchery-origin fish stop returning to the Basin to spawn (Subsection 4.4, Salmon, Steelhead, and Their Habitat). Because dam removal activities are already resulting in water quality conditions that are detrimental, and likely lethal, to all fish migrating and rearing in the lower Elwha River (Ward et al. 2008), Alternative 4 would reduce short-term abundance relative to Alternative 1, placing native salmon and steelhead population at a high risk of extirpation. It is unclear whether the Elwha River steelhead population would endure without supportive breeding provided by the hatchery program; if extirpated, it is unclear how long it would take the species to recolonize the Elwha River Basin from other watersheds and achieve a viable abundance level, or what the relative fitness of the recolonizing population would be compared to the extirpated native populations which have evolved in the Elwha River over thousands of years. Any salmon and steelhead that survive dam removal activities would have access to high-quality habitat throughout the Elwha River Basin but, because abundance levels would be expected to be critically low (with possible extirpation of the population), the spatial structure, productivity, and genetic diversity status of the species would be markedly reduced.

In addition, NMFS incorporates by reference the National Park Service EISs on Elwha River Ecosystem Restoration and Elwha River Ecosystem Restoration Implementation for a robust analysis of direct, indirect, and cumulative effects (Section 5, Cumulative Impacts). The Environmental Assessment analyses are consistent with the analyses in these EISs.

5. NMFS does not assume that the Elwha River hatchery programs would continue regardless of what action NMFS takes. NMFS provided a meaningful evaluation of the effects of the proposed hatchery programs by assessing potential impacts on the human environment from a No-action Alternative and three action alternatives. Alternative 4 specifically addressed impacts if the hatchery programs were terminated. It should be clarified that the
environmental baseline in Chapter 3 reflects current conditions, which appropriately includes ongoing hatchery program effects on the current environment. Alternatives analyzed included:

a. Under Alternative 1 (No Action), NMFS would take no action on the submitted HGMPs, and for this Environmental Assessment, we assumed no changes would be made to the existing hatchery programs.

b. Under Alternative 2, NMFS would approve the proposed HGMPs and they would be implemented as proposed.

c. Under Alternative 3, NMFS would approve HGMPs that have been revised to include a sunset term, and the Elwha River hatchery programs would be terminated in approximately 2019.

d. Under Alternative 4, NMFS would find that the proposed plans do not meet the criteria of the 4(d) Rule, and, for this Environmental Assessment, we assumed the existing hatchery programs would be terminated.

The effects of each one of these alternatives is considered in Subsection 4.0, Environmental Consequences. Please see the analysis of effects of Alternative 4 (no hatchery programs in the Elwha) for a comparison of effects of the Elwha River hatchery programs as compared a scenario without hatchery production in the Elwha River Basin.

6. Because this is an overview statement, NMFS will not respond here, but instead respond below to specific issues raised by the commenters.

7. NMFS does not make a determination on the significance of a Proposed Action in an Environmental Assessment. A determination of significance is made in the NEPA decision document. National Oceanic and Atmospheric Administration Administrative Order 216-6 (NAO 216-6) (May 20, 1999) contains criteria for determining the significance of the impacts of a Proposed Action. In addition, the Council on Environmental Quality regulations at 40 C.F.R. 1508.27 state that the significance of an action should be analyzed both in terms of “context” and “intensity.”

After meaningful evaluation of the effects of the Proposed Action (both beneficial and adverse) on the human environment, NMFS has determined that the Proposed Action will not have a significant effect on the environment (see attached Finding of No Significant Impact). Further, all pertinent and best available information was fully analyzed in the Environmental Assessment or incorporated by reference from the NPS EISs. NMFS properly concluded in its FONSI that the potential effects of the Proposed Action would not be a significant impact.
to resources analyzed in the Environmental Assessment based on CEQ criteria for context and intensity.

8. NMFS used the best available science in assessing effects on the human environment from the Proposed Action. Each of the impacts listed by the commenter (e.g., genetic interactions, ecological interactions, predation, etc.) were fully analyzed in the Environmental Assessment. Additional clarification of potential impacts has been added to Subsection 3.4, Salmon and Steelhead and Subsection 4.4, Salmon and Steelhead. NMFS hereby notes the comment, including the citation to the Declaration of Gordon Luikart. NMFS’s rationale for disagreeing with the commenter’s conclusions are addressed in detail in the Environmental Assessment and in the Biological Opinion, which represents the best available science and which contradicts the opinions offered by the commenter.

9. Consistent with Council of Environmental Quality NEPA regulations, NMFS incorporates material by reference “when the effect will be to cut down on bulk without impeding agency and public review of an action” (1502.21). Consequently, NMFS briefly described the general mechanisms through which a hatchery program can affect salmon, steelhead, and their habitat to provide baseline information for the impact assessment (Subsection 3.4, Salmon and Steelhead). The Environmental Assessment then refers the reader to the draft EIS to Inform Columbia River Basin Hatchery Operations and the Funding of the Mitchell Act Hatchery Programs (NMFS 2010) strictly to provide a more detailed discussion on these general mechanisms (Subsection 3.4, Salmon and Steelhead). The analysis of the effects of the Proposed Action and its alternatives is found in Subsection 4.0, Environmental Consequences, of the Environmental Assessment, and no part of the analysis of effects relies on NMFS’s draft EIS to Inform Columbia River Basin Hatchery Operations and the Funding of the Mitchell Act Hatchery Programs (NMFS 2010).

10. Comment noted.

11. The historic issue of dam removal and Elwha River restoration was evaluated in three EISs whereby the NPS took a hard look at impacts of dam removal and restoration of the Elwha Basin. See the Elwha River Ecosystem Restoration EIS (NPS 1995), the Elwha River Ecosystem Restoration Implementation EIS (NPS 1996), and the Elwha River Ecosystem Restoration Supplemental EIS (NPS 2005). Furthermore, implementation of the Elwha Restoration Plan is ongoing separately from the Proposed Action under review, which is limited to determining whether the proposed hatchery programs satisfy the ESA and associated regulations. To suggest that the current Proposed Action requires an EIS to examine the effects of dam removal dismisses the hard look analyses of this issue presented in the NPS EISs. Further, NMFS does not have the authority to review the NPS’s Elwha
Restoration Plan through the request to approve HGMPs submitted by WDFW and the Lower Elwha Klallam Tribe.

12. NMFS provided a meaningful evaluation of the expected effects (both beneficial and adverse) of a full range of alternatives on the human environment in its Environmental Assessment (Subsection 4.0, Environmental Consequences). Although the Proposed Action would be expected to have some adverse effects on species listed as endangered or threatened under the ESA, NMFS found that the degree to which adverse effects may occur would not be significant (1508.27(9)) (see attached Finding of No Significant Impact). CEQ significance factors are not limited to whether an action may have an effect on listed species, but the degree to which this impact may occur. All pertinent and best available information was fully analyzed in the Environmental Assessment or incorporated by reference from the NPS EISs (40 CFR 1502.22). After applying best available science to the analyses, NMFS concluded that the degree of effect from the Proposed Action on listed species was not significant.

13. NMFS provided a meaningful evaluation of the expected effects (both beneficial and adverse) of a full range of alternatives on bull trout, eulachon, and Southern Resident Killer Whales in its Environmental Assessment (Subsection 4.5, Other Fish Species; Subsection 4.6, Wildlife). In summary:

   a. Bull trout may be affected by predation, competition, marine-derived nutrients, fishing, and interception at the Elwha weir, but these effects are not expected to be substantial for the following reasons: (1) bull trout would largely benefit from having hatchery-origin salmon and steelhead released into the Elwha River Basin because they eat juvenile salmon and steelhead, (2) based on 2011 and 2012 data, few bull trout would be expected to be intercepted at the Elwha weir and no mortalities would be expected, (2) although bull trout would be expected to be periodically encountered in the Tribal subsistence fishery, incidental mortalities would be expected to be low, and (3) bull trout are not found exclusively in the Elwha River Basin or nearby marine waters, and in fact, the Elwha River Basin is a very small percentage of their total range, so any mortalities as a result of the Proposed Action would not be expected to impact the overall size, health, or status of the species.

   b. Despite the occasional presence of eulachon in the Elwha River, the relatively small numbers of straying fish are not likely to be successfully contributing to the annual recruitment of juveniles that would substantially support recovery of the DPS (Gustafson et al. 2010). Therefore, any adverse or beneficial effects on Eulachon as a result of competition, predation, or marine derived-nutrients associated with the Proposed Action are not expected to impact the overall size, health, or status of the species.
c. Southern Resident Killer Whales may intercept Elwha River salmon and steelhead when feeding in marine waters, but because Elwha River salmon and steelhead co-occur with many other hatchery-origin and natural-origin salmon and steelhead populations from the Puget Sound, Fraser River, Columbia River, and Washington Coast while in marine waters, Elwha River salmon and steelhead are not expected to be a substantial component of their diet, and the Proposed Action is not expected to change the size, health, survival, or listing status of the species.

The Environmental Assessment has been modified to specifically describe expected impacts on the size, health, and survival of these ESA-listed species.

14. The Environmental Assessment has been modified to include information on critical habitat within the Analysis Area (Subsection 3.4, Salmon and Steelhead; Subsection 3.5, Other Fish Species; and Subsection 4.0, Environmental Consequences).

15. The proposed hatchery programs are not likely to establish a precedent for future actions with significant effects or to represent a decision in principle about a future consideration because the proposed hatchery programs are similar in nature and scope to similar hatchery actions over the past several years. Other HGMPs involving captive breeding or supplementation (e.g., Snake River fall Chinook salmon and Hood Canal Summer Chum) in the Pacific Northwest have been analyzed through similar ESA determinations and NEPA reviews.

Like other similar hatchery programs already reviewed, implementation monitoring is a key element of the proposed hatchery programs, which would inform co-managers of the effects of the program. The proposed hatchery programs would support precedents already set for monitoring and adaptive management, which reduce any risk of significant effects occurring now or in the future.

Further, this NEPA process and these hatchery programs will not set important precedent about the level of analysis that NMFS provides to hatchery programs and the types of hatchery programs that meet the ESA requirements. NMFS reviews each HGMP ESA approval request independently and is preparing two programmatic NEPA assessments of hatchery effects in the Columbia River Basin and Puget Sound action areas, independent and unrelated to the Proposed Action reviewed in this Environmental Assessment.

See response to Comment Number 3 and response to Comment Number 8 regarding the hard look review.
16. This comment begins with an incorrect premise: that any action that is “highly controversial” must be accompanied by an EIS. The Council on Environmental Quality regulations contain no such requirement. An EIS is required for major Federal actions significantly affecting the human environment. In determining significance, agencies analyze the context and intensity of an action and its effects. Among other factors, the “degree to which the effects on the quality of the human environment are likely to be highly controversial” is one of 10 factors that “should be considered in evaluating intensity” (40 CFR 1508.27). Thus, whether an action is likely to be highly controversial is one factor to consider in the determination of whether an EIS is warranted.

In making its significance determination NMFS has considered the likelihood that the Proposed Action could be highly controversial (Section 8.0, Finding of No Significant Impact). The use of hatcheries can be controversial, and NMFS must carefully consider potential adverse effects of hatchery programs on listed fish. However, the controversy surrounding the Elwha hatchery programs is related to whether or not hatchery fish should be used as part of the Elwha River Ecosystem Restoration. This issue was fully analyzed in one NPS EIS and one supplemental EIS on Elwha River Ecosystem Restoration and Elwha River Ecosystem Restoration Implementation (NPS 1996; NPS 2005). The effects of the proposed hatchery programs as described in the Environmental Assessment are not highly controversial because their effects are minimized and adequately mitigated to the point that the benefits of hatchery programs outweigh associated risks.

Four comment letters were received in response to the Proposed Action and draft Environmental Assessment, one criticism by the party currently in litigation over the matter and three comment letters in support of the Proposed Action. In considering whether the Proposed Action is likely to be highly controversial, NMFS acknowledges the disagreement contained in this comment letter and recognizes the unsettled science and potential risks applicable to hatcheries generally. However, NMFS applied best available science and information to the analyses of impacts resulting from each alternative, including the Proposed Action.

17. The historic issue of dam removal and Elwha River restoration was evaluated in the Elwha River Ecosystem Restoration EIS (NPS 1995) and the Elwha River Ecosystem Restoration Implementation EIS (NPS 1996; NPS 2005). Furthermore, implementation of the Elwha Restoration Plan is not the Proposed Action under review, and NMFS does not have the authority to review the NPS’s Elwha Restoration Plan through the request to approve HGMPs submitted by WDFW and the Lower Elwha Klallam Tribe.
Regarding impacts to the Olympic Wilderness Area, releasing fish into a wilderness area is not incompatible with the goals, objectives, and policies of the Wilderness Act. There is no information to suggest that commercial harvest would occur in the Wilderness Area as a result of the release of hatchery fish; such activity is likely illegal under the Wilderness Act and would be under the regulatory purview of the NPS. The Environmental Assessment has been modified to address the Wilderness Act.

18. See response to Comment Number 4, Comment Number 7, and Comment Number 12.

19. The characterization of the environmental baseline is incorrect. See response to Comment Number 4 for clarification and for information on the analysis of effects between program closure (Alternative 4) and continued hatchery operations.

The Environmental Assessment provides a factual analysis of expected conditions under the No-action Alternative compared to the factual baseline condition that includes past operation of hatchery programs. The No-action Alternative analysis did not preclude the analysis of the Proposed Action, and did not foreclose any analysis outcome under the Proposed Action. Further, CEQ regulations and the 40 Most Asked Questions do not preclude the analysis of an illegal alternative (CEQ 40 Most Asked Questions, 2b), and CEQ regulations support the description of the affected environment to illustrate existing conditions for the best impact assessment of alternatives against these conditions (40 CFR 1502.15, 40 CFR 1502.14, 40 CFR 1502.16). As stated in the 40 Most Asked Questions at 2b, “An alternative that is outside the legal jurisdiction of the lead agency must still be analyzed in the EIS if it is reasonable. A potential conflict with local or Federal law does not necessarily render an alternative unreasonable, although such conflicts must be considered. Section 1506.2(d). Alternatives that are outside the scope of what Congress has approved or funded must still be evaluated in the EIS if they are reasonable, because the EIS may serve as the basis for modifying the Congressional approval or funding in light of NEPA’s goals and policies. Section 1500.1(a).” NMFS was thorough in its decision to include the possibility of continued hatchery operations as one alternative and closure as another alternative with a comparison between the two potential outcomes.

20. See responses to Comment Number 5 and Comment Number 19.

A true no action alternative was analyzed in the EA. The No-action Alternative was not meaningless because it represents NMFS’ best estimate of what would happen in the absence of the proposed Federal action – NMFS approval of the HGMPs. The scope of the No-action Alternative is consistent with CEQ’s 40 Most Asked Questions. Specifically, “There are two distinct interpretations of "no action" that must be considered, depending on the nature of the
proposal being evaluated. The first situation might involve an action such as updating a land management plan where ongoing programs initiated under existing legislation and regulations will continue, even as new plans are developed. In these cases "no action" is "no change" from current management direction or level of management intensity. To construct an alternative that is based on no management at all would be a useless academic exercise. Therefore, the "no action" alternative may be thought of in terms of continuing with the present course of action until that action is changed.”

NMFS has defined the No-action Alternative in other NEPA reviews as resulting in hatchery closures or termination of fisheries (e.g., NMFS 2012a and NMFS 2012b), which differs from the No-action Alternative description in this Environmental Assessment. However, this does not represent arbitrary or inconsistent decision making by NMFS. The scope of the No-action Alternative is a matter confined to the specific actions being reviewed. Hatchery and fisheries programs differ greatly in their management and surrounding circumstances, which can require varying approaches under NEPA to provide a meaningful analysis of the Proposed Action. Each analysis requires NMFS to apply the applicable NEPA standards to the specific major Federal action.

In the case of the Elwha Environmental Assessment, the Proposed Action is to make a determination that both the submitted HGMPs and the submitted Tribal Harvest Plan meet the requirements of the 4(d) Rule. Although Elwha River hatchery programs currently operate, the submitted Tribal Harvest Plan would change current harvest management. Therefore, if the No-action Alternative did not include the operation of existing hatchery programs, existing fisheries would also need to be excluded from the No-action Alternative (i.e., there would be no fish to harvest). Consequently, NMFS would not be able to compare the proposed harvest plan with the existing harvest plan, and the Environmental Assessment would omit meaningful information needed to make a decision on the submitted plans. Therefore, the scope of the No-action Alternative provided NMFS with the most reasonable and understandable condition to make robust and meaningful analyses comparisons with action alternatives.

Including a continued hatchery operations alternative as the No-action scope does not fail to meet the purpose and mandate of NEPA and does not harm the analysis because (1) it is a reasonable alternative that is both “practical” and “feasible” regardless of potential ESA legality since the activities have been ongoing and are interrelated (CEQ 40 Most Asked Questions, 2a, 2b; See also 40 CFR 1508.25 regarding connected actions), and (2) a hatchery program closure alternative was analyzed against these ongoing programs to assess differences in environmental effects. While NMFS does not believe that program closure meets the purpose and need for action (Subsection 2.4, Alternative 4), NMFS recognized that
two possible outcomes – continued operations and closure - would be beneficial to analyze and would be of interest to the public.

Finally, the Chambers Creek steelhead program was terminated in 2011. The No-action Alternative does not include the operation of this hatchery program, but it does recognize that fish released from the Chambers Creek hatchery program would continue to return to the Elwha River Basin as adults for several years. It is unclear why the commenter states that this is a “false” assumption.

21. The purpose and need for this action was not drawn too narrowly. The purpose and need statement properly captures NMFS’s purpose and need for action, in addition to noting the applicants’ need, which includes treaty reserved fishing rights and achieving substantial progress towards fish restoration in a 20- to 30-year period. This purpose and need enabled detailed consideration of a range of alternatives. Of the 10 total alternatives considered in the Environmental Assessment, only two alternatives were eliminated from detailed consideration in part because they did meet the purpose and need to action. Although Alternative 3 (Proposed Hatchery Programs with a Sunset Term) and Alternative 4 (No Hatchery Programs in the Elwha River) would not meet every aspect of the applicants’ need, they were nonetheless evaluated in detail and fully considered by NMFS’s decisionmaker. NMFS analyzed these alternatives in detail to assist with a full understanding of management options and their potential effects on the human environment.

22. The Environmental Assessment has been modified to discuss the option for implementation of a smaller hatchery program. However, the environmental effects of a substantially smaller hatchery program would not be meaningfully different than the effects of Alternative 4 (No Hatchery Programs in the Elwha River). In addition, this alternative would not be expected to meet the applicants’ purpose and need because substantial progress toward fish restoration in the Elwha River would not be expected to occur in a 20- to 30-year time frame under this alternative. Additionally, this alternative would not fulfill treaty-reserved fishing rights or provide fishing opportunities for citizens of Washington State. See Environmental Assessment Subsection 2.5.5, Hatchery Programs with Decreased Production Levels.

23. The action area (or project area) for this Environmental Assessment is the geographic area where the Proposed Action would take place (Subsection 1.4, Action Area). However, because the effects of a Proposed Action can occur outside of the action area, an analysis area is determined for each potentially affected resource (Subsection 1.4, Action Area). For some resources, the analysis area may be larger than the action area, since some of the effects of the alternatives may occur outside the action area. For example, Alaska is not in the
action area, but because fish produced in the Elwha River hatchery programs may be intercepted in Alaskan fisheries, Alaska is included in the analysis area for socioeconomics.

24. NMFS applies best available science and information in its NEPA analyses, and employed this practice in making all assessments (e.g., Alternative 3 and Alternative 4 conclusions) (40 CFR 1502.22). The commenter’s disagreement with NMFS’s conclusions is noted. The Environmental Assessment contains the rationale for all conclusions with supporting science.

It should be noted that NEPA does not require the action agency to dismiss from its analysis any mitigation measures (or monitoring and adaptive management components) included in the Proposed Action simply because such implementation relies on future funding. NMFS considers mitigation measures, future funding notwithstanding, in its analyses as long as they are part of the Proposed Action and there is a reasonable expectation that funding will occur.

Finally, the commenters claim that NMFS will be using the analysis of Alternative 3 to provide “carte blanche” for hatcheries to continue past 2019. NMFS does not understand this interpretation. As described in Subsection 1.2, Description of the Proposed Action, NMFS’s determination would apply only for the duration of the preservation and recolonization phases of fish restoration in the Elwha River Basin, as defined in the HGMPs. These phases would encompass the periods during removal of the two Elwha River dams, and for a period following that removal as river habitat, and the productivity of salmon and steelhead populations, recover from dam removal effects.

25. Comment noted.

26. Genetic risks are a direct effect and are appropriately discussed in Subsection 4.0, Environmental Consequences.

27. NEPA does not require the action agency to dismiss from its analysis any mitigation measures (or monitoring and adaptive management components) included in the Proposed Action simply because they rely on future funding. NMFS considers mitigation measures, future funding notwithstanding, in its analyses as long as they are part of the Proposed Action and there is a reasonable expectation that funding will occur.

The inclusion of adaptive management and monitoring programs as a means to track and mitigate long-term effects from climate change is a reasonable approach given the unknown outcomes of future conditions on the landscape.
28. The effects of other Puget Sound hatchery programs is appropriately captured in the baseline conditions in Chapter 3, Affected Environment, since they are ongoing programs and have resulted in current conditions in the action area. There are no ESA applicant proposals at this time that would increase straying into the Elwha River Basin. If such proposals are presented to NFMS for future ESA approval, NMFS will consider the ongoing effects from this Proposed Action and its adaptive management success in conjunction with other proposals within the same action area or vicinity.

29. Documents noted.