From: Mike Chotkowski
Reply To: Chotkowski, Michael
To: Barajas, Federico

Cc: dalehf@water.ca.gov; Maria Rae \(Maria.Rea@noaa.gov\); Chotkowski, Michael; CWilcox@dfg.ca.gov;

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cdibble@dfg.ca.gov; Harrell, Bill; Chotkowski, Michael Re: FW: end-of-month red flags document from FWS

Date: 04/02/2012 11:16 AM

Subject:

Attachments: FWS March 2012 BDCP Effects Red Flags 2012 03 31 updated.pdf

Thanks, Federico. And thanks to the kind person who pointed out the typos in the document. I've attached a fixed version as a replacement for the file sent yesterday. Mike

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On 4/1/2012 10:50 PM, Barajas, Federico wrote:

> Hi All,

> Per Mike's request below, attached for your information are FWS' end-of-month red flags document. Thanks, FB

> 

> From: Mike Chotkowski [chotski@pacbell.net]

> Sent: Sunday, April 01, 2012 2:50 PM

> To: Barajas, Federico

> Subject: end-of-month red flags document

> 
> FB - our email system is still down, so I've been hobbled in sending our

> red flags document out. I am surprised our email isn't back up by now,

> and not sure when it will be. Would you mind sending this where it

> needs to go so everyone has it? Thanks in advance. Mike
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FWS BDCP Effects Analysis red flags for March, 2012

Elements marked by an asterisk are provisional, and may change after review of the outstanding Chapter 5 appendices.

Issue Area 1: Incomplete conceptual foundation for the Effects Analysis

*The effects analysis deals with the critical concept of uncertainty inconsistently and does not effectively integrate, use, and report uncertainty in the Net Effects. The BDCP Independent Science Advisors, the National Research Council review panel, the Delta Science Program panel, and we have all commented on the inherent uncertainty in the scientific understanding of certain aspects of the Bay-Delta ecosystem. This extends to difficulty predicting how the ecosystem might respond to BDCP implementation. Uncertainty needs to be used objectively and consistently, and the appendices and Net Effects need to develop and propagate uncertainty through the threads of the effects analysis. Highly important variation in the value and uncertainty of individual conservation measure features will occur over space and time as a function of implementation strategy and other factors. Many of the current conservation measures and issues are, or appear to be, overly simplified or otherwise superficially analyzed. The list includes OMR management, fish-habitat relationships, the habitat-for-flow trade-off, predator suppression, nuisance vegetation suppression, and others. Each of the foregoing issues raises uncertainties that propagate through the threads of analysis and must be reckoned with in the "net" conclusions. To the extent we can form our own conclusions about the Net Effects without having access to all the revised documents, it appears that inconsistency in dealing with uncertainty has resulted in conclusions that overly optimistically predict Preliminary Project benefits for almost all of the target fish species almost everywhere. As such, we are reluctant to rely on the conclusions of the present effects analysis. We await receipt of the outstanding appendices, and look forward to working closely with our partners to provide technical assistance as these matters are resolved.

*A key missing piece from the Analytical Framework document is how the Effects Analysis will be framed in the context of fish population dynamics. We expected this to occur in the draft Technical Appendix on the subject of fish populations, but that document did not fully analyze long-term and recent population trends in the target fishes. There is clear evidence that most of the covered fish species have been trending downward. The document should clearly and accurately lay out what is known of the foundations of each species' population dynamics (e.g., density-dependent under some circumstances?, trends in carryingcapacity?, etc.) as mechanistically as possible and discuss how BDCP actions will

influence these processes. Because the conceptual foundations presented to date do not frame the effects in the context of historical and present-day fish population dynamics and the most parsimonious explanations of their causes, it is unclear how the net effects should be interpreted. We await receipt of the life cycle modeling appendix to complete our review of this issue, and look forward to continuing to work with our partners to help ensure that the best available science is used in the effects analysis.

Issue Area 2: Inadequate conceptual models and analysis of estuarine fish habitat, and project issues resulting from same

*The objectives for restoring habitat addressed in the Chapter 5's Restoration Appendix are simply described, but it is not clear whether the plan will or can achieve them. The draft Appendix E states that BDCP's habitat restoration has two objectives¹. The first is to "increase the amount of available habitat for covered fish species." This first objective is reasonable, but does not clearly articulate that new habitat needs to be *good* habitat. We know quite a bit about what determines habitat value to covered fish species. This knowledge is partly reflected in the habitat suitability indices that are currently under development, but is often discounted elsewhere in the Chapter 5 documents. The habitat for BDCP target fishes, and all estuarine fishes for that matter, is fundamentally created by the interaction of tidal and river channel flows with the broader estuary landscape. The Preliminary Project proposes to extract larger volumes of fresh water from the Delta than are currently exported against a backdrop of rising sea level and a re-design of the estuary landscape that will change tidal flows. Whether this can be accomplished while other parts of the plan simultaneously contribute to recovery of covered species is an unanswered question of central importance. Fully incorporating existing science on the interplay of freshwater flow and the Plan Area landscape and its constituent species would provide more accurate and defensible conceptual models for the Effects Analysis. We also suggest consulting the Department of Interior Adaptive Management Technical Guide and other adaptive management resources on the role of (potentially conflicting or alternative) conceptual models in the adaptive management process. We look forward to working with our partners and providing technical assistance toward the resolution of this issue.

The second objective is "to enhance the ecological function of the Delta." This formulation is not clear. The Delta provides multiple ecological services, and alterations to different parts of the Delta may potentially contribute to them in different ways. There have been several large-scale, unintentional or quasiintentional "wetland restoration projects" in the Bay-Delta since 1920. These

¹ We note that these objectives are more akin to goals. They are not at present specific enough to function as objectives in the context of performance evaluation or adaptive management.

include Franks Tract in the 1930s, Mildred Island in the early 1980s, Liberty Island in the latter 1990s, and Napa River marsh in the past decade to name a few. There is also the seasonal fish habitat generated by large-scale floodplain restoration along the lower Cosumnes River that started in the mid-1990s. The draft appendix never mentions these events or synthesizes what is known about them. This is a critical aspect of the analysis, and needs to be done credibly. We believe these "unintended experiments" provide useful lessons in what we may expect from actions on similar spatial scales in similar circumstances in various restoration scenarios.

A close look at the estimated elevations of restored habitats shows that much of the acreage is not at intertidal elevation and thus will not readily produce the dendritic channel mosaics on a tidal marsh plain that are frequently espoused in the appendix for their fish production benefits. Particularly by the late long-term, there is a lot of the subtidal habitat types in the model outputs². We do not know if unintentional habitat restorations that have occurred have increased the productivity of the Delta beyond what it would have been without them. In a pure carbon-productivity sense they might have - because productivity is just creation of biological carbon per unit of time. However, these and other "wetland restorations" have not noticeably increased the capacity of the Delta to produce BDCP-covered native fishes. As achieving this is a key premise of the BDCP, understanding these examples and learning from what has happened in each case is a matter of great importance. We look forward to providing assistance to our partners as these comments are addressed.

*The modeling shows a gain of shallow, intertidal habitats in the Plan Area by the early long-term, which is a goal of the BDCP. However, it also shows that there is a net loss of intertidal habitat and a large increase in deep water habitat by the late long-term. The Bay-Delta is not currently limited in terms of deep water habitats, and some relevant historical experience suggests deeper offchannel habitats are likely to be more favorable habitat to exotic species than to natives, so an increase in the depth of restored habitats does not appear to be a desirable outcome. Thus the benefits attributed to creating the proposed habitat acreages may be quite optimistic. We look forward to providing technical assistance on this issue; a good start would be a more in-depth investigation of the expected depth distribution in potentially restored areas in the early and late long-term time periods.

*The effects analysis underemphasizes Bay-Delta water flows as a systemwide driver of ecosystem services to the San Francisco Estuary. While climate and associated hydrology affect the magnitude of watershed runoff, system hydrodynamics downstream of the big dams (e.g., exports, OMR flows, X2, gate operations, etc.) are largely driven by coordinated water operations. All of these

² It may be possible to manage subsided lands to raise them back to sea-level so that they can support selfsustaining intertidal marshes. However, that process can be very slow and the full realization of potential physical morphology could take many decades.

influence the habitats and population dynamics of listed species. It is critical that the BDCP effects analysis identify changes in operations that will importantly alter hydrodynamics, and address in depth the dependency of the ecosystem and its constituent species on flows. Reduction of flows (in full consideration of timing, magnitude, variability) is the most fundamental cause of stress and driver of change to the fishes and food web that have adapted to the tidal and freshwater mixing environment that is the Bay-Delta ecosystem. In addition, some of the other stressors listed and assumed to be addressed through the conservation measures are either directly or indirectly influenced by Delta inflows, exports, and outflows. Until the roles of flows and flow alteration, for which there is substantial literature. are adequately represented in conceptual models and developed in the effects analysis, we are reluctant to rely on its conclusions. We look forward to providing technical assistance on this issue as it is resolved.

*The Low Salinity Zone (LSZ) is a dynamic habitat defined by the tides and freshwater flow that requires a globally tailored conservation strategy. It is widely recognized that estuarine habitat suitability is driven by the interaction of a flow regime with a brackish, tidally influenced landscape. Changing this interaction by reducing outflow can set a series of ecosystem changes in motion that degrade expected ecological services. In the Bay-Delta, both the flow regime and the landscape are highly altered, and the Preliminary Project proposes new changes. It is well established that variation in Delta outflow or X2 is correlated with many important ecosystem processes and the abundance or survival of estuarine biota. It is also well established that the most important mechanisms and seasons for species that use the LSZ vary. Chapter 5 does not directly grapple with the conservation implications of these and other relevant facts, arguing that the *mechanisms* causing flow effects on certain fish species are not "well-understood". But the phenomena of species-flow responses are well-developed in the scientific literature. Unless there are concerns about the adequacy of the underlying data, which there may be, flow relationships developed in the scientific literature should be used as the initial basis to predict the effects of changes in flow regime. The effects of flow regime on species and ecosystem processes in the LSZ have been an important subject of study for a long while, and, in addition to their role in the water operations consultations form part of the basis for regulatory processes underway or contemplated by the State Board and EPA. We look forward to working with our partners on resolving the framing of the LSZ habitat analysis.

*The Low Salinity Zone (LSZ) is the primary habitat for delta smelt and the primary rearing habitat for larval longfin smelt and juvenile to adult splittail. The Preliminary Proposal modeling indicates that Delta outflows during February-Iune will more frequently be near the minima required by the SWRCB under D-1641. This will represent a substantial negative project effect on longfin smelt. The effects analysis and Net Effects only partly address this issue, reporting that Preliminary Project is expected to provide a large, positive impact to food resources that will offset the negative impact to "transport flows". But there are multiple mechanisms by which

Delta outflow can affect longfin smelt recruitment; transport flow is only one of them. Transport flows might be managed via gates or other engineering solutions. The other mechanisms for which there is stronger scientific support are kinetic energy mechanisms (low-salinity zone habitat area and retention from gravitational circulation in the estuary). The problems that reduced outflow creates by changing these processes do not have reasonable engineering solutions, and at present appear to be manageable only via outflow. Thus, although some of the potential impact of outflow reductions is reported, the analysis is too narrowly focused.

Both projected sea level rise and the Preliminary Proposal are also anticipated to cause the average location of X2 to move upstream during the summer and fall. The modeling indicates that intra-annual variability would be lost for several months in the late summer and fall in all water year types; even wet years would functionally become dry years for a third of delta smelt's life cycle. The effects analysis acknowledges this result, but the Net Effects concludes that habitat restoration and food web enhancement will greatly offset this loss of habitat value. The conclusion is in part speculation and in part does not reflect current scientific understanding.

This has several implications for delta smelt. First, under the preliminary project delta smelt habitat would less frequently lie in Suisun Bay and Marsh during summer and fall. The habitat suitability modeling shows that this would limit the capacity of tidal marsh restoration in the Suisun region to contribute to delta smelt production. Second, lower summer outflows would increase the length of time that seasonal delta smelt habitat constriction occurs and overlaps with physiologically stressful water temperatures. This means that more food production would be required to maintain current delta smelt growth and survival rates, even in areas where temperatures remain suitable. In areas where temperatures exceed physiologically suitable levels during the summer ($\sim 24^{\circ}$ C), no amount of food production will increase growth or survival rates. Third, the restricted distribution of delta smelt during most summers and essentially all falls would increase the chance that a localized catastrophic event could pose a serious threat to the survival of the delta smelt population.

Turbidity is another important component of delta smelt habitat suitability. Section C.4.1.4 ("Turbidity") states: "[f]irm conclusions regarding changes in turbidity in the BDCP Plan Area are difficult to make." But some large-scale changes in sediment fluxes might affect turbidity on scales important to smelt, and should be straightforward to analyze. The Sacramento River is the most important contributor of sediment to the Bay-Delta. According to the Effects Analysis it contributes an estimated 80% of its load during high flow events. The North Delta diversions in the Preliminary Project have the ability to take up to 15,000 cfs during high flow events. For a 70,000 cfs event, this could be 20% of the Sacramento River water including its suspended sediment load. The effects analysis makes no attempt to analyze how much sediment loss per year that would represent and whether it

would change the ratio of supply to loss of sediment from the estuary. The same calculations should be done for the south Delta to give the results full context.

In summary, the current Effects Analysis does not appropriately deal with critical issues involving the role of the Low Salinity Zone as habitat for longfin smelt, delta smelt, and splittail. Until it addresses the right questions regarding flow, LSZ location, and turbidity, we are reluctant to rely on its conclusions. We look forward to working with our partners as these issues are resolved.

*There is no reason to expect that invasive vegetation will not proliferate in the East and South Delta ROAs, and no reason to expect a meaningful increase in south Delta turbidity if vegetation could be successfully controlled. There should not be an a priori assumption that SAV can be controlled via ecologically sound methods in the east, central and south Delta. These are comparatively low turbidity, high vegetation areas already, under the existing hydrodynamic regime. There is nothing in the Preliminary Proposal that would dramatically change channel geometry, increase SIR flows, or increase sediment inputs that could be expected to change the turbidity of the entire southern half of the Delta.

*Chapter 5 is deficient in its descriptions of channel margin, riparian, and floodplain habitat restoration outside of Yolo Bypass. The Yolo Bypass tends to benefit native fishes because (1) it floods frequently with major inundation events; (2) it floods during times of year that BDCP target fishes can, and have evolved to, use it; and (3) upon drying it leaves very little permanent habitat for non-native fishes to colonize and reproduce in, because most non-native fishes are late spring/summer spawners. The original habitat analysis attributed seasonal floodplain benefits along the San Joaquin River that we do not believe are plausible; however, we understand there is now general agreement on this point and we will not comment on it further. However, the Sacramento River from Sacramento to about Rio Vista is also highly constrained, in this case by levees rather than regulated hydrology, and there are strict flood control capacity requirements that are enforced by USACOE. The effects analysis does not describe how this constrained reach of the river can support the proposed changes, where they will be, or assess their feasibility.

*Increased residence times and reduced flushing of the Delta by Sacramento River water appear likely to result in interior-Delta channels that are further dominated by agricultural runoff, invasive aquatic vegetation, warmer temperatures, and increased algal productivity with its associated dissolved **oxygen swings.** These environmental conditions favor non-native/invasive species (e.g. Egeria densa, largemouth bass, water hyacinth, Microcystis) and disfavor native fishes. The Delta is already more biologically similar to a lake than it once was, due to the historical accumulation of human modifications. We expect that by reducing Delta flows, the Preliminary Project would likely facilitate the spread of habitat

conditions that are unfavorable to delta smelt, and and less favorable to other target fish species survival and recovery.

Issue Area 3: The Effects Analysis relies on selective use and interpretation of statistical and mathematical models

*The effects analysis did not use the available splittail life cycle model at all to **support its Net Effects conclusion.** There is a published stage-based life cycle model for splittail where the effects of various environmental variables were examined for their effects on long-term trajectory of population abundance. This model helped frame the preferred time-interval for floodplain activation necessary to ensure splittail persistence in the Central Valley. This available approach to an Effects Analysis for a listed species of native fish was not discussed in the present Effects Analysis.

*The effects analysis did not use the best available longfin smelt statistical models to support its net effects conclusion. The newest published statistical analyses of longfin smelt are quasi-life cycle models that account for prior abundance and spring flow influences (among other factors) on this species. These models were discussed and discounted as not being 'life cycle models'. Dismissing them because they are not 'life cycle models' is unhelpful: they are the best available scientific tools to evaluate project effects on longfin smelt. The older regression models that were used in the effects analysis are published, but can easily be shown not to perform as well as the newer models. The older models also average the flow influence on longfin smelt across half a calendar year, which likely affects conclusions about the reduction in springtime outflow seen in modeling outputs for the Preliminary Proposal. We look forward to working with our partners and providing technical assistance as this issue is resolved.

*The effects analysis continues to insist on an analytical approach to entrainment that does not reflect the best available science. The current Draft Effects Analysis (as of September 13, 2011) downplays the potential effects of entrainment to the delta smelt population: (e.g., Section B.1.1.1), "[H]owever, analyses to date have not found correlation between entrainment and population level responses of delta smelt ..." The delta smelt population is now at historicallylow abundance and population losses due to entrainment may have significant population effects depending on their magnitude and frequency. While it is true that some regression-based analyses have failed to reveal an export affect to the delta smelt population, other approaches that more effectively investigate the role of fish distribution to entrainment have revealed an important relationship between water operations and the risk of population-level entrainment effects to delta smelt. Kimmerer (2011) demonstrated that entrainment losses averaging 10% per year can be "...simultaneously nearly undetectable in regression analysis, and

devastating to the population." We look forward to working with our partners to ensure that the best model-based analyses of proportional entrainment for both South- and North-Delta diversion facilities are brought to bear to resolve this issue.

*We think that the delta smelt state-space model is a useful framework to explore hypotheses about what drives delta smelt abundance. However, the Maunder-Deriso model is a new application that needs additional collaborative work before it reaches maturity. We are concerned that the present model may have identifiability problems, as we discussed in our technical comments last fall. Until that concern is resolved, we are unsure whether the parameter estimates developed in that model represent what they are described to represent. We are also unsure why the model uses the official DFG Fall Midwater Trawl Abundance indices for delta smelt, but does not use the official DFG Summer Townet Survey or 20 mm Survey abundance indices. The rationale for this (which may be simple) is not explained. The model also assumes a specific form of density dependence between generations. We have questioned the appropriateness of this choice. because on very thin ground it limits the universe of plausible explanations for delta smelt reproductive success that can be derived from the model.

The intent of this new model was to explain a specific historical dataset, and other than some broad assumptions it does not contain much of the mechanism presented in current delta smelt conceptual models (like DRERIP, or POD conceptual model, or the Fall Outflow Adaptive Management Plan conceptual model). The published version of the model used data through 2006. The model was updated for the Effects Analysis to include data through 2010. When this was done, the model fit deteriorated dramatically relative to what was reported in the paper. While this does not (at all) cause us to think it should be discarded, it does underscore questions about the maturity of the tool. The current model's success in fitting a specific set of historical data may not translate to good predictions of the the effects of flow and habitat change. The current model may perform still more poorly when CALSIM II water operations outside the envelope of historical experience are used as input.

It is important for the Effects Analysis to acknowledge that some data that may prove to be essential to modeling delta smelt or longfin smelt dynamics have been collected only recently. There are a number of studies now underway that address questions about fall outflow processes and delta smelt ecology as a whole. The novelty of the Maunder-Deriso model, and existence of other tools and analyses taking a process-oriented approach to to predicting the effects of flow and habitat changes, make the framing of the effects analysis very important. It is equally possibly more – important that uncertainty at all levels be properly developed and acknowledged. Achieving these things, which are important to having an effects analysis we can rely on, will require work and a willingness to adapt on the part of ICF. We look forward to continuing to work with ICF and our other partners to ensure that the best science is identified and used defensibly in the effects analysis.

Issue Area 4: The BDCP's net effects conclusions rest on an equivocal food web conceptual model

*The FWS agrees that the pelagic food web that historically supported greater abundance of estuarine fishes including longfin smelt and delta smelt has been impaired and that contributing to its restoration is a key component of a **conservation strategy for the Bay-Delta.** However, food limitation is a ubiquitous feature of ecology in the Bay-Delta. It affects non-native species as well as the BDCP target species. Thus, the issue is not really "food limitation" per se. Rather, the issue is food web pathways and the number of steps in a food chain between primary producers (phytoplankton and plants) and the BDCP covered fishes. For the smelts, the desired food pathway would be dominated by this short food chain: diatoms \rightarrow calanoid copepods and mysids \rightarrow low-salinity zone fishes. The short food chain outlined above dominated the historical low-salinity zone food web. Longfin and delta smelt are highly dependent on it (and minor variations of it). The other BDCP target fishes also use it, but have more generalized diets that often include benthic organisms and riparian and floodplain insects. The draft appendix has a very long section on food web changes when a simpler summary of the major points would be more effective.

The focus of food web restoration in the effects analysis is on floodplain and tidal marsh restoration. The production of diatoms may have been limited by disconnecting floodplains from their rivers and by reclaiming tidal marshes. These are the primary hypotheses behind the BDCP habitat restoration conservation measures. However, the two best-substantiated drivers of diatom suppression are overbite clam grazing and ammonium concentrations in the estuary. The suppression of diatoms is hypothesized to have provided a competitive advantage to lower quality primary producers and primary producers like *Egeria densa* and *Microcystis* that have virtually no food web value to the BDCP target fishes. This change in the base of the food web has reduced the amount of fish production that can be supported by the historical diatom-based food chain, and forced the fish to rely on other longer and more energy-limited food pathways. Longer food chains are less productive, and do not support as many fish. Because splittail and young Chinook salmon are the covered species that most extensively utilize floodplains and tidal marsh networks, they should be expected to gain the greatest food web benefits that restoration of these habitats can provide. However, this is not what the Net Effects concluded. Rather, it concluded that habitat restoration would provide greater benefit for the smelts despite their limited overlap and more restricted diets.

Shortcomings in the Net Effects resulting from mischaracterization of processes limiting transfer of production in new habitat areas to native fish biomass renders the present analysis inconsistent with best available science, and we are reluctant to

rely on it to judge the design of the preliminary project. As with other modeling issues, we look forward to working collaboratively with our partners as these issues are resolved.

Issue Area 5: The analysis and interpretation of BDCP are hindered by indeterminate model baselines and related issues

*A key point of continuing analytical confusion is the use of multiple baselines. The current set-up for the BDCP employs two 'base case' model runs (EBC1 and EBC2). The EBC1 does not include the full suite of elements in the current FWS and NMFS OCAP RPAs. The EBC2 attempts to include the RPAs in their present-day form, but it does not accurately capture them all. There are numerous cases in Chapter 5 where it is not clear what Project model result is being compared to which baseline condition. This generates confusion. We look forward to continuing to work with our partners to be sure that baselines used in the effects analysis are appropriately constructed and are used clearly and correctly.

*CALSIM II demand representation in 2060 studies should have some **justification.** Some explanation for, or error estimate of, assuming a 2020 level water demand for a 2060 climate change simulation should be made. Presumably portions of the State (Southern California, the American River Basin, etc.) are going to continue to grow through 2060. Some estimate in the change of cropping patterns over the 40 years (2020 – 2060) should also be made (or at least a write-up of why it cannot be made) should be included. Without clear resolution of this issue, it appears to us that the modeling may underestimate water demand in the late long-term. We are unable to provide technical assistance on this issue, but look forward to its resolution.

*The proposed restoration in each "Restoration Opportunity Area" (ROA) is only compared against the lands bounded within the ROAs, which themselves **lie in larger regions**. These comparisons of present-day ROA habitat to future ROA habitat are inappropriate – especially in cases like the east and south Delta ROAs. which are currently dry land. Mathematically, if a terrestrial habitat is subsequently flooded, the improvement for target fishes increases by an infinite percentage even if the habitat performs poorly because a habitat suitability index that is even a tiny fraction of 1 is still infinitely higher than zero, which is the suitability of dry land to fishes. Habitat analyses need to be based on comparisons against currently available aquatic habitat acreages in the entire regions containing the ROAs. They also need to be synthesized and integrated into Plan Area-wide totals, with river flow and climate changes incorporated, in order for the analyses to be meaningful.