

From: [Maria Rea - NOAA Federal](#)
To: [Zippin, David](#); [Pierre, Jennifer](#)
Cc: [Jim Waldo](#); CLantry@gth-law.com; [Rod McInnis](#); [William Stelle](#); [Mike Chotkowski](#); [Mark Cowin](#); [Dale Hoffman-Floerke](#); [King Moon Laura](#); [Carl Wilcox](#); [Mike Tucker](#); [Nawi, David](#); [Chad Dibble](#); [Federico Barajas](#)
Subject: Fwd: red-flag issue progress summary
Date: Wednesday, December 19, 2012 10:20:48 AM
Attachments: [NMFS List of Red-Flag Issues with updates 12-10-12.docx](#)

David and Jennifer -

Thank you very much for a set of technical meetings over the last 8 weeks. They have been very productive. I especially appreciate the openness of your biologists to consider new analyses that respond to some of our concerns. I am forwarding a status report on our earlier red flags, with their expected resolution, and/or continuing action items. I asked Mike to prepare this for our records. If you have something similar, or wish to discuss any of these items, please feel free to follow up with me or Mike. That said, I know you are working hard towards your deadlines, so I don't expect to hear back from you at this point.

Best wishes for the holidays -
- Maria

Maria Rea
Supervisor, Central Valley Office
NOAA's National Marine Fisheries Service
650 Capitol Mall, Suite 5-100
Sacramento, CA 95814
(916) 930-3600

Michael Tucker
BDCP Branch Supervisor
NOAA Fisheries Central Valley Office
[\(916\)-930-3604](tel:9169303604)

NMFS List of Issues Unresolved in BDCP Administrative Draft

(4/2/2012)

With updates on progress as of 12/10/12 in bold.

This is NMFS' official list of "red flag" issues related to the administrative draft effects analysis for the BDCP. This document replaces in total our preliminary draft document distributed previously. We consider the following to be serious issues that may have the potential to trigger a finding of insufficiency if not resolved prior to final submittal, and/or resolution of the issue may have a significant effect on conclusions, and therefore the overall design of the project. We have also included recommendations for addressing these issues, where appropriate, and we are available and would like to work towards solutions to these issues. We understand that ICF may be already working to resolve a number of these issues, and/or that resolution may be contained in a portion of the documents that have not yet been provided for review.

A more thorough set of "line-by-line" review comments on Chapters 3 & 5 are also being provided to ICF and the IMT.

- **Hood Diversion Bypass Flows**

The Effects Analysis of the Preliminary Proposal (PP) raises concerns over reduced flows downstream of the North Delta diversions, especially in winter and spring months. These flows relate to:

A. Increased frequency of reversed Sacramento River flows at the Georgiana Slough junction. The January 2010 PP rules included a provision that north Delta pumping would not increase these reverse flows. Calsim II results provided by CH2M-Hill indicate that the PP will increase the percent of time Sacramento River flows are reversed, causing increased entrainment of juvenile salmonids into the Central Delta. If the frequency of reverse flows increases due to the PP, then the diversion amounts allotted under the PP could not be implemented. The DSM2 analysis of reverse flows in the DPM suggests that tidal marsh restoration in the Delta will nearly offset both the effects of sea-level rise and large water diversions from the Sacramento River, a conclusion which needs much more explanation in the EA (see comment on tidal marsh effects).

B. Long-term viability of sturgeon populations. There are concerns that Sacramento River flow reductions will impact the reproductive success of white and green sturgeon, which have been documented to produce strong year classes mostly in years with high flows in April and May (AFRP study). We do not know if this has been addressed in revised Appendix C.

1. *Further explanation and analysis of the reverse flow issue.*

2. *Work with the Services to find a diversion scheme that is still likely to be permissible after adequate modeling and analysis has been conducted.*

Update: ICF has said that they are looking at new ways to analyze the reverse flows issue and will provide us with that analysis when it is ready (no timeline specified). We have also agreed that the text of CM 1 needs to clearly and decisively state that the operations will be managed in real time to avoid causing an increase in the frequency, duration or magnitude of reverse flows at Georgiana Slough.

With regard to the Sacramento River flows needed for sturgeon reproductive success, the spring outflows provided under the 'High Outflow Scenario' would likely meet the 25,000cfs outflow in 50% of years as recommended in CS5 criteria, but it is difficult to tell for sure because the HOS spring flows are averaged over 3 months (March – May) whereas the sturgeon flows are needed in April and May, so under the HOS, an extra wet March could allow April and May flows to be less than 25,000 cfs but still meet the 3-month average target. ICF has agreed that they will provide an analysis showing how well the HOS meets sturgeon and other non-smelt species needs.

Meeting on 12/6: ICF proposed a method to parse the amount of flow going into the GS reach (in DSM2) into flow originating in the upstream reach and flow originating in the downstream reach. Brett Harvey (DWR) has done some analysis of flow into GS using DSM2 data, and volunteered to share that with ICF.

- **Salmonid Net Effects**

All salmonid species are grouped together, with no separate evaluations for the separate ESUs of Chinook salmon or for steelhead. It is important for the net effects analysis to describe individual ESUs/species, and provide full consideration of the life-history diversity and timing exhibited by each ESU/species. We also need the Sacramento River populations and San Joaquin populations for Spring-run Chinook, Fall-run Chinook, and Central Valley steelhead summarized by river basin, prior to the roll-up by ESU/DPS. Steelhead life-history and ecology especially warrant a separate evaluation. "Net effects" is useful for comparing alternative operations, but will not provide the robust effects analysis needed for ESA purposes (see comment on ESA baseline).

Separate all Chinook by ESU, by San Joaquin and Sacramento populations, and separate steelhead in all analyses and discussion.

Update: This issue seems to have been addressed, though we have not seen the actual roll-up. The lack of an appropriate section 7 analysis is still an issue.

- **ESA Baseline, Future Conditions, and Climate Change**

In order to conduct the ESA jeopardy analysis on the PP, the baseline condition and projections of future baseline conditions, including effects of climate change, need to be re-written to be consistent with the 2009 Biological Opinion and current case law. ESA regulations define the environmental baseline as "the past and present impacts of all Federal, State, or private actions and other human activities in the action area, the anticipated impacts of all proposed Federal projects in the action area that have already undergone formal or early section 7 consultation, and the impact of State or private actions which are contemporaneous with the consultation in process." Implicit in this definition is a need to anticipate the future baseline, which includes future changes due to natural processes and climate change. For the ESA jeopardy analysis we add the effects of the proposed action to the environmental baseline to determine if there will be an appreciable reduction in the likelihood of survival and recovery of the species (by reducing its reproduction, numbers or distribution).

Upstream effects associated with climate change need to be in the baseline and future conditions, with any effects of the project (in the Delta or associated with upstream operations) added to that future condition to determine jeopardy. A project proposed in this type of baseline conditions needs to more than offset its effects in order to alleviate a jeopardy finding.

Update: This has been a topic of on-going discussion and it was discussed on 12/5. A sub-group of agency and ICF folks met at the Principals workshop on 12/11 and continued to work on this issue.

- **Analysis of Water Temperature Impacts**

Lethal and sub-lethal water temperature thresholds need to be examined at a finer scale. Currently the effects analysis relies heavily on a Reclamation water temperature model which can only estimate monthly values, which have limited value for predicting project effects on fish. In addition, the effects analysis has only presented frequencies of temperature threshold exceedances, while the magnitude and duration of exceedance is also very important. We do not know if this has been addressed in revised Appendix C.

1. *Provide tables and probability plots of magnitude and duration of temperature exceedances at certain upstream locations, by water year type and month.*
2. *Technical discussion with Reclamation and CH2MHill about how to post-process data.*
3. *Investigate the use of SWFSC's Sacramento River temperature model to predict project effects and make hindcasts of empirical temperatures.*
4. *Investigate the use of the new American River temperature (and storage and flow?) model*

Discussed on 12/5. ICF agreed to include an expanded analysis of temperature impacts to include these concepts. NMFS agreed to provide examples of appropriate ways to present this data to ICF.

- **Assumption of Habitat Restoration CM Success**

In several places, the EA assumes that adverse impacts of the PP will be offset by unsubstantiated benefits of habitat restoration. The EA assumes that all restoration will be successful and work as predicted, with little or no evidence to support this prediction and no attempt to analyze the potential outcomes of less than perfect success.

1. *It is imperative to avoid language such as “This conservation measure will...”, because the anticipated CM outcomes are based on conceptual thinking, not execution. To be able to comprehensively think through the adaptive management and monitoring plan, implementers need to try to anticipate a range of responses that must be managed in order to be prepared for the uncertainty of the response.*
2. *Alternative outcome scenarios should be evaluated to bracket the range of possible outcomes from proposed habitat restoration.*

Discussed on 12/5. ICF noted our concerns and agreed that language such as “has the potential to” is better than absolute statements.

- **Overreliance on Real-time Operations and Adaptive Management**

In several places, the EA assumes that adverse impacts of the PP will be fully resolved through the implementation of real-time operations and adaptive management. This may not always be possible. For example, long-term trends towards reduced carryover storage may not be able to be mitigated using real-time operations. How adaptive management might work in this situation has not been fully assessed. There are going to be limitations on what adaptive management and real time operations can accomplish.

Examine recent (five to ten years) real-time management of the cold water pool in Shasta Reservoir to determine both the effectiveness of real-time operations and a range of adaptive management options.

Discussed on 12/5. ICF noted our concerns. Discussed the idea of comparing predicted (modeled) water temps on Sac River to empirical temps with real-time actions overlaid. Would provide info on ability of real-time ops to maintain suitable water temps.

- **North Delta Diversion Effects**

Mortality rates from predation and other screening effects are difficult to predict, as there is a high level of uncertainty associated with predation and other effects on juvenile salmonids. The estimate of <1% loss at all 5 screens is not sufficient without giving additional consideration to higher estimates of mortality (GCID empirical studies showed a 5% per screen loss rate, much higher than the <1% used in the DPM).

1. *Bracket the analysis of screen related mortality around a 5% per screen loss assumption.*
2. *Investigate the use of DWR’s hydrodynamic model to assess local flow alterations at the proposed diversion structures, including the creation of predator holding areas. Specific questions are whether the model can simulate on-bank structures and the additional hydrodynamic effects of active pumping.*

ICF has agreed to broaden their analysis of north Delta diversion effects to include several potential scenarios such as a 5% loss across the entire diversion reach (current biological objective) and 5% loss at each individual pumping station (similar to mortality at GCID).

- **Predator Control Conservation Measure**

We agree that predation is a significant risk factor to the listed species, but the assumed positive results of this CM are questionable and unsupported (see F.5.4.1.4 in Appendix F). As an example, localized control of striped bass may not be feasible as this species exists throughout the Plan area and are highly mobile. Few specific details have been presented on how the CM will be implemented, and an aggressive predator removal program could result in significant incidental take of listed species. Due to the high level of uncertainty, we find it very unlikely that we could rely on this measure for any benefits during the permit process.

Remove this CM measure from the plan, and move it to an experimental research program and link to adaptive management. Reflect this appropriately in the EA.

Discussed on 12/5. ICF says it will remain a CM, but that it has been refocused on predation reduction (as opposed to just removing predators), which could include habitat changes, and that they will not assume large benefits from it.

- **Delta Passage Model**

DPM is used as the sole predictor of smolt survival in baseline and PP scenarios. However, the assumptions, inputs, and results are still being validated and reviewed. The datasets used in this model are very limited and largely based on results from hatchery late-fall run Chinook, which are then being applied to other runs of Chinook.

Continue refinement and development of DPM. Weigh validity of results against those of other models and relationships. The use of Newman, 2003 may be another tool to use for assessing the survival of fall and spring run smolts through the Delta.

We are continuing to work with Cramer Fish Science on the refinement of the DPM. ICF has written an analysis using Newman 2003. Agencies are still evaluating this method, as it's fairly complicated and the first time we've seen it.

- **Deficient Analysis of Fry Passage/Survival**

Because the DPM model is only for smolt sized fish, the salmonid analysis is insufficient as it provides no information on fry-sized salmonid passage/survival.

Add qualitative analysis of fry survival based on best available data. Perhaps add time/added mortality to a modified version of an updated DPM model.

ICF did PTM runs with the intent to use them to examine fry migration, but after discussion with agencies realized that this may not be very useful. Still working on a method to analyze fry survival and contribution to escapement.

Discussed more on 12/5. ICF will add fall-run focused PTM results, but with caveats (particles may not simulate fry behavior very well). ICF would like to work with us on the "smart PTM" that Steve Lindley is developing for the winter-run CHS model.

- **PTM Runs Inadequately Capture Altered North Delta Hydrodynamics ()**

PTM model runs did not include conditions in which ND diversions would be at the upper limits of allowable pumping (high proportion of total river flow). The technical memo from NMFS and USFWS highlighted the issue and the resolution to the problem. We will need additional modeling runs to adequately assess ND diversion impacts on salmonid travel time and route entrainment.

Do additional PTM analysis following guidelines outlined in NMFS/USFWS memo.

ICF claims that they have refined this analysis to include those water years that were requested in our tech memo, but we have not yet seen it.

- **D1641 Export/Inflow Ratio**

Combined north and south Delta exports under the PP exceed the current D-1641 Delta Export/Inflow standard. (The PP calculation method measures Sac River inflow below the North Delta diversions and does not include ND diversions as part of total exports).

- 1) *Provide summary analysis of differences between PP and EBC by month and water year type using alternate E/I calculations.*
- 2) *Show resulting flow data for both calculation methods.*

It is still unclear whether or not DWR intends to address this comment and provide an analysis that includes our proposed method of calculating Delta E/I. Several of the model runs provided by CH2 during the CS5 process included operational criteria per our recommendation, but the runs that were provided recently for the proposed project (alt 4) use the old method and do not address our comment.

- **Yolo Bypass**

Yolo Bypass has great potential for fisheries benefits, but the current EA may be overstating the benefits without adequate studies or data to support these conclusions. Without project specific plans to help quantify the effects, concerns remain about issues such as sturgeon passage, juvenile salmonid survival under lower flow regimes, ability to get juveniles into the floodplain through notch and reduction of flows in the mainstem Sacramento River to accommodate additional flooding in Yolo Bypass. Also, some races/runs of salmon may not have access to Yolo Bypass.

Provide project specific plans and consider the risks of managing the floodplain under lower flows related to issues above.

Discussed on 12/5. ICF said detailed plans for Yolo (CM2) don't yet exist, so they can't provide them.

- **Channel Margin Habitat**

Altered flows resulting from the North Delta diversions may result in reduced water levels affecting the percentage of time that current wetland and riparian benches are inundated.

Compare anticipated water levels under future scenarios with those in the design documents of restored wetlands and riparian benches to analyze potential dewatering of those features.

Discussed on 12/5. ICF has completed a portion of this analysis (on wetland benched but not riparian benches). NMFS will provide additional guidance and data to help them improve the analysis.

- **Construction and Maintenance Impacts**

The EA does not adequately address the potential for adverse impacts on sturgeon, fall-run Chinook adults, and steelhead adults, which are generally present in the project area during the proposed in-river work windows described for construction and maintenance of North Delta facilities.

Discuss ways of minimizing impacts and implementing mitigation for species not protected by work windows.

Briefly discussed on 12/5. ICF noted our concerns. Will need to see revised EA.

- **Tidal Marsh Impacts on Riverine Flow**

The effect analysis assumes that restored tidal marsh will act to decrease flow reversals, which has not been well explained. It seems that tidal marsh restoration was modeled as a single configuration; there has been no description of that configuration to indicate how they were implemented in the hydrodynamic models. Therefore, there is a lot of uncertainty regarding model results.

Document changes to hydrodynamic models that were implemented to characterize tidal marsh restoration.

Discussed with ICF on 11/14. We requested a better description of assumptions behind the DSM2 modeling of tidal marsh habitat restoration and how that influences tidal dampening and therefore the frequency of reverse flows.

- **Cumulative Effects Show Long-Term Viability Concerns for Salmon**

The analysis indicates that the cumulative effects of climate change along with the impacts of the PP may result in the extirpation of mainstem Sacramento River populations of winter-run and spring-run Chinook salmon over the term of the permit.

- 1) Incorporate operational criteria into the PP that will protect and conserve suitable habitat conditions in the upper river for the species under the 50 year HCP (these operational criteria should be designed to meet the performance criteria in the NMFS BiOp RPA).
- 2) Convene a 5-agency team of experts specialized in Shasta operations and temperature management to develop the above described operational criteria.

ICF claims that this has been fully addressed by adopting the smaller intake capacity and including operational rules that do not affect Shasta storage or water temps when compared to the no action alternative.

- **Holistic Estuarine Evaluation**

The effect analysis should examine synergistic and cumulative ecological impacts associated with reducing inflows to an estuary that is already severely degraded, and discuss the importance that water quantity, quality, and the natural hydrograph have to the ecosystem, as well as the direct impacts on native fish species. So far, the impacts to fish have mostly been examined in a piecemeal fashion (e.g., examining impacts of flow reduction on adult homing).

Incorporate a holistic evaluation of impacts on the estuarine ecosystem. Include discussion of the importance of water quantity, quality, and the natural hydrograph to the ecosystem, and the direct impact that changes to these conditions have on native fish species.

Briefly discussed on 12/5. ICF agreed to add a high-level discussion of project effects, probably to the end of the roll-up section. There was also significant discussion of how to treat flow and its interaction/interrelation with other stressors in the roll-up section.

- **Burden of Proof**

Deference should be given to known population drivers and documented relationships (e.g., sturgeon recruitment relationship with flows is well documented, though the exact mechanism is not completely understood). Since flow is a key component of habitat for aquatic species, do not assume that it can be substituted for by other actions.

Do not assume that incremental benefits in a conservation measure will compensate for known population drivers related to flow.

Briefly discussed on 12/5. ICF agreed to be conservative in assuming benefits from habitat restoration.

- **Incomplete Analyses and Documentation**

The full appendices were not released concurrently with Chapter 5 which makes review of the results problematic.

Provide all appendices/analysis simultaneously so Services can have all pertinent information used in Effects Analysis summaries without having to backtrack weeks later.

This has been an on-going issue with every draft document we have received to date. It is unknown if next release will be complete, but doubtful.

- **Insufficient Biological Goals and Objectives**

The conservation measures are sometimes defining the BDCP species objectives, which is insufficient. 30% juvenile through-Delta survival is not a suitable goal for a 50 year conservation plan.

The BDCP objectives should be biological, species-level outcomes.

This issue has been addressed with NMFS (and other agencies') input to the BGO section of the document and with the inclusion of the Salmonid Survival Objectives Technical Memo produced by NMFS.

- **OMR Flows Unimproved in Drier Water Years**

Improved OMR flows under the PP occur during wetter years when OMR is less of an issue for covered fish. PP OMR flows are often worse than, or similar to, EBC in drier years. Sacramento Basin fish are most vulnerable to entrainment into the central Delta in drier years when Sacramento River flows have the potential to reverse and OMR levels are below -2,500 cfs. San Joaquin basin fish are best protected by increased Vernalis flows and/or a HORB which the PP does not address.

1. *Analyze the risk in different water year types and with different flow levels in the Sacramento River.*
2. *Implement Scenario-6 to help address the adverse impacts seen under the PP.*

This issue has generally been addressed by adopting Scenario 6 into the proposed project and including the High Outflow Scenario into the decision tree. We have yet to see the modeling and analytical output to see if these operational changes will address the biological issues seen in the original analysis.

- **Non-Physical Barriers**

Assessment of non-physical barriers is inadequate, and the potential negative effects of predation associated with non-physical barriers haven't been assessed.

Include analysis of potential adverse effects of non-physical barriers.

ICF will write up a description of the latest results from the non-physical barrier study at Georgiana Slough (2011 and 2012) for us to review.

- **Carry-over of OCAP RPA's on technological improvements to the South Delta Facilities**

By not carrying forward technological fixes in the South Delta called for in the OCAP RPAs into the Conservation Measures, we would expect the effects analysis to specifically flag this and analyze it as a degradation to future conditions (as compared to the baseline which should include the RPA improvements).

Add south Delta technological improvement RPA's to Conservation Measures

ICF claims that they have addressed this issue but we have not seen the document yet. Other RPA elements (Yolo Bypass improvements) have still not been included in the baseline, so these discussions are continuing.

- **Feasibility of 65K acres of Habitat Restoration**

Recent evaluation of land available for habitat restoration indicates potential roadblocks to acquiring all the land proposed in the PP. DWR's own analysis suggests that 65K acres is very unlikely.

Analyze the potential effects of partial implementation of habitat restoration and incorporate alternative actions or measures to compensate for this possibility.

ICF gave us a document that referred to a couple of old (2000, 2008?) analyses done on habitat restoration, but the focus of these was on how much habitat acreage was needed, not on feasibility of restoration. They stated that there was another, more recent analysis by DWR on feasibility that they could not get full access to. They would check and see how much of it they could share with us.